

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted

Including Proposed Constitutional Amendments

and

1969–1971 Statutory Record



CALIFORNIA LEGISLATURE

1971 Regular Session

and

1971 First Extraordinary 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 in the 1971 Regular Session and the 1971 First Extraordinary Session. Except for necessary technical corrections indicated by “*” (words stricken out or added) or “***” (an entire new digest supplied), the summary of each measure is identical to 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.

Indexes

Subject matter indexes to all measures, including constitutional amendments and resolutions, are included for the 1971 Regular Session and the 1971 First Extraordinary Session.

Statutory Record

This edition of the Summary Digest includes a cumulative statutory record for the 1969, 1970, and 1971 Regular Sessions and the 1971 First Extraordinary Session, followed by a list of concurrent resolutions adopted in the 1969, 1970, and 1971 Regular Sessions which affect concurrent resolutions adopted in prior years, and lists of new general laws passed in the 1969, 1970, and 1971 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

EFFECTIVE DATES

The 1971 Regular Session convened on January 4, 1971, and adjourned sine die January 3, 1972. Statutes, other than those taking immediate effect, become effective on March 4, 1972. In the absence of other considerations, the provisions of a statute become operative on the date it takes effect.

The 1971 First Extraordinary Session convened on December 6, 1971, and adjourned sine die on March 1, 1972.

Digests indicate statutes taking immediate effect.

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. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency or until a specified time. Also, a later statute or a general provision in a particular code (e.g., the Vehicle Code) may delay the operation of a statute to a time after its effective date.

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

A constitutional amendment proposed by the Legislature and adopted by the people takes effect the day after the election unless the measure provides otherwise.

**SUMMARY DIGEST OF
STATUTES ENACTED**

1971 REGULAR SESSION

BILL CHAPTERS

1971 REGULAR SESSION

Ch. 1 (SB 2) COLOGNE Amends Sec. 46867, adds and repeals Sec. 46867.5, Ag.C., re grapefruit.

Decreases the requirement for maturity of desert-produced grapefruit from 6½ parts to 6 parts soluble solids to every part of acid in the juice. Permits Director of Agriculture to establish higher maturity standard when he finds that it would provide more acceptable grapefruit to consumer. Prescribes that such provisions shall only be in effect until 61st day after final adjournment of 1971 Regular Session of the Legislature.

To take effect immediately, urgency statute.

Ch. 2 (SB 15) TEALE Repeals and adds Sec. 95.5, S. & H.C., re snow removal.

Continues in effect the provision requiring the Department of Public Works to remove snow from a specified portion of former U.S. Route 40 in the vicinity of Donner Lake.

Specifies that all expenditures for such snow removal, including, but not limited to, the period from July 1, 1970, to the effective date of act, shall be paid from the State Highway Fund and that no claim shall be made against any county for any portion thereof.

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

To take effect immediately, urgency statute.

Ch. 3 (SB 133) NEJEDLY Adds Div. 14.8 (commencing with Sec. 32000), Ag.C., re animals.

Requires that selling or giving away of any animal to any facility subject to designated federal law be conditioned upon compliance by such facility with the provisions of such law, and provides that such selling or giving away shall be exempt from specified provisions relating to spaying and neutering of cats.

To take effect immediately, urgency statute.

Ch. 4 (AB 1) BADHAM Adds Secs. 25410.1, 25410.2, Ed.C.; adds Sec. 54931.13, Gov.C., re school district annexations.

Provides, under certain conditions, for establishment of trustee areas and election of seven-member governing board following annexation of a unified school district to a community college district. Provides that, following annexation, voter disapproval of establishment of trustee areas shall void the annexation. Specifies the effective dates of annexation for various purposes.

Act to be effective only for school district elections held during 1970-1971 school year and to have no force or effect after July 1, 1971.

Urgency measure, to take effect immediately.

Ch. 5 (SB 77) MARLER Adds Sec. 35417, Veh.C., re combination of vehicles.

Specifically permits 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.

To take effect immediately, urgency statute.

Ch. 6 (SB 199) MARKS Adds Sec. 454.5, Ed.C., re surplus food: emergency distribution.

Authorizes California State Education Agency for Surplus Property to waive, under specified conditions, any and all charges otherwise required by law for delivery of certain surplus federal food in its possession, authorization for such waiver to be effective until June 30, 1971. Specifies that charges for surplus food delivered directly by federal government to party for distribution shall be only for the actual cost of the agency of related document processing.

To take effect immediately, urgency statute.

Ch. 7 (SB 96) MOSCONE Amends Sec. 581a, C.C.P., re dismissal of actions.

Specifies that in cases where court has jurisdiction of the defendant by his general appearance, action cannot be dismissed for failure to obtain judgment in three years, unless no answer has been filed.

Specifies change is declaratory of existing law.

To take effect immediately, urgency statute.

Ch. 8 (AB 25) DAVIS Amends Sec. 54152, Gov.C., re flood damage assistance.

Revises definition of "project" for purposes of Emergency Flood Relief Law to apply to public works damaged or destroyed by a natural disaster, rather than damaged or destroyed by storm and flood or flood conditions.

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 a natural disaster, between July 1, 1970, and June 30, 1971, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period.

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 a natural disaster occurring between July 1, 1970, and June 30, 1971, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period. 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 a natural disaster occurring between July 1, 1970, and June 30, 1971, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services; 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 natural disaster.

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.

Provides that no financial aid shall be provided under act, until state agency has investigated and reported upon proposed work, has estimated cost of work, and has filed report with Director of Department of Finance within specified period.

To take effect immediately, urgency statute.

Ch. 9 (SB 178) RODDA New act, re school buildings.

Permits the State Allocation Board to amend, approve and make apportionments for applications of a kindergarten-grades 1 to 12 grade level based on a grade 9-12 grade level if school district. (1) became unified on July 1, 1964, (2) has enrollment of more than 30,000, and (3) filed application before February 1, 1969.

To have no force or effect after January 1, 1972

To take effect immediately, urgency statute.

Ch. 10 (AB 565) FONG Amends Sec. 1006, Ed C, re educational programs

Allows governing board of school district, or county superintendent of schools, to participate in programs authorized by the "Demonstration Cities and Metropolitan Development Act of 1966" (P.L. 89-754) by, among other things, entering into agreements with any public or private nonprofit agency, or combination thereof, pursuant to P.L. 89-754.

To take effect immediately, urgency statute.

Ch. 11 (AB 9) DENT New act, re school district elections: leasing.

Authorizes school district election for approval of certain leases and agreements to be held in conjunction with a regularly held election for governing board members of Ballico-Cressey Elementary School District in 1971.

Makes legislative findings with respect thereto.

To take effect immediately, urgency statute.

Ch. 12 (AB 93) LANTERMAN New act, re validations.

First Validating Act of 1971, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities.

To take effect immediately, urgency statute.

Ch. 13 (AB 181) BELOTTI New act, re open-space assessment procedures.

Specifies that property otherwise eligible for assessment as open-space lands shall be so assessed for the 1971-1972 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, 1971; provided, that prior to March 1, 1971, either the land was included in a submitted proposal to establish ~~and~~ [an] * agricultural preserve or the matter of accepting an open-space easement or scenic restriction had been referred to the planning commission or planning department.

To take effect immediately, urgency statute.

Ch. 14 (AB 308) SIEROTY Amends Secs. 18405 and 18617.1, Fin.C., re industrial loan companies.

Provides industrial loan companies may make any loan or purchase or discount any other obligation of less than \$2,500 with maximum term up to 36 months and 15 days rather than require any loan or other obligation [to be] * for such term only if amount is \$1,500 or more but less than \$2,500.

Provides that the maximum maturity for loans of industrial loan companies in excess of \$10,000 is 84 months and 15 days.

Urgency statute, to take effect immediately.

Ch. 15 (AB 307) McALISTER Amends Sec. 11501, adds Sec. 11501.1, Ed.C., re schools: adult attendance.

Provides that when, pursuant to an interdistrict attendance agreement, one school district is to provide adult education classes for all districts included in the agreement, average daily attendance of such adults shall, for apportionment purposes, be credited to district in which the adult resides. To apply only to described school districts.

Operative for 1970-1971 fiscal year.

To take effect immediately, urgency statute.

Ch. 16 (AB 413) BELOTTI New act, re field trips.

Authorizes the governing board of any school district to provide for a field trip during the school year to Canada, for pupils enrolled in any of grades 6 to 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 coordinate efforts of community service groups to supply funds for trip for pupils in need of them.

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 district and 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, 1971.

To take effect immediately, urgency statute.

Ch. 17 (AB 79) DUFFY Amends Secs. 4140 and 4141, adds Sec. 4147, B. & P.C., re pharmacy.

Revises provisions of law relating to sale of hypodermic needles and syringes. Urgency statute, to take effect immediately.

Ch. 18 (SB 430) BURGNER Adds Sec. 54933.4, Gov.C., re filing tax zone plats.

Extends from January 1, 1971, to January 31, 1971, the time for filing a map or plat of a newly created tax zone in a county service area, in order for local jurisdictions to impose taxes in accordance with such change for the 1971-1972 fiscal year.

To take effect immediately, urgency statute.

Ch. 19 (AB 82) DUNLAP Amends Sec. 14672.1, Gov.C., re leasing of land.

Allows assignment or subletting by the lessee nonprofit corporation of its lease of certain state lands within Medical Facility at Vacaville to any public agency upon approval by both the Director of General Services and the Department of Corrections.

To take effect immediately, urgency statute.

Ch. 20 (AB 477) LACOSTE Amends Sec. 76019, Gov.C., re jury fees.

Makes mileage of municipal and justice court juries same as superior court juries in Stanislaus County.

To take effect immediately, urgency statute.

Ch. 21 (AB 107) MACDONALD Amends Sec. 1171, H. & S.C., re drug abuse control plan.

Requires the board of supervisors of each county to designate a county officer or employee, rather than only requiring the county board of supervisors of certain 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.

Ch. 22 (AB 19) CHAPPIE Adds Sec. 31703.8, Wat.C., re county water districts.

Requires Board of Supervisors of El Dorado County, upon annual request of the El Dorado Hills County Water District, to levy a bond tax with respect to land only in the district or improvement district benefited by the purposes of the bonded debt and specifies necessity for levying tax on land only in this district.

To take effect immediately, urgency statute.

Ch. 23 (AB 803) WAXMAN New act, re school attendance.

Permits alternative method of computing minimum schoolday for high school when student bodies of more than one high school are required to attend physical plant of one high school.

To be deemed operative for entire 1970-1971 fiscal year. Ceases to be operative on June 30, 1972.

To take effect immediately, urgency statute.

Ch. 24 (SB 8) COLLIER Amends Sec. 1356, Ed.C., re school district election officers.

Permits any election officer, rather than only the inspector and judge of election, to be paid, as specified, for his services as such in a school district election.

To take effect immediately, urgency statute.

Ch. 25 (AB 242) GONSALVES Amends Sec. 15, Ch. 481, Stats. 1970, and Sec. 14105.5, W. & I.C., re health facilities.

Authorizes health planning agency, if it declares that good cause has been shown, to extend until July 1, 1972, the date upon which applicants, who filed applications relating to voluntary area planning programs involving health facilities prior to January 1, 1970, and who received approval of such application prior to such date from the health planning association of the county wherein the applicant is located, are required to commence construction of their facilities.

To take effect immediately, urgency statute.

Ch. 26 (AB 683) BEE Adds Sec. 54932, Gov.C., re district taxation.

Extends from January 1, 1971, to April 15, 1971, deadline for filing required abatement, map or plat regarding detachment of area in community service district

where proceedings are completed by April 9, 1971, for such detachment to be effective for taxation and assessment in 1971-1972 fiscal year.

To take effect immediately, urgency statute.

Ch. 27 (SB 82) NEJEDLY Amends Sec. 1181, Civ.C., re acknowledgment of public documents.

Includes a county counsel and city attorney within group of officials before whom proof or acknowledgment of an instrument may be made.

Ch. 28 (SB 237) TEALE Adds Sec. 54931.14, Gov.C., re school district taxes.

Authorizes, during 1971-1972 fiscal year, assessment, and levy and collection of school district taxes for a reorganized school district for which documents pertaining to boundaries of the district have been filed by February 10, 1971, notwithstanding other provisions requiring filing of such documents by January 1, 1971, as a condition to assessment, and levy and collection of such taxes.

To take effect immediately, urgency statute.

Ch. 29 (SB 186) BURGNER New act, re public assistance.

Provides for the transfer of \$7,623,400 from sums appropriated in the Budget Act of 1970 for categorical aid programs, \$6,936,400 of which is to augment home-maker or attendant services and \$687,000 of which is to augment board and care rate allowances.

To take effect immediately, urgency statute.

Ch. 30 (SB 250) RODDA Adds Sec. 16401.5, Ed.C., re school district property.

Authorizes community college, with consent of county purchasing agent, to utilize his services for sale of personal property in accordance with general authorization afforded him in connection with special districts.

To take effect immediately, urgency statute.

Ch. 31 (AB 33) LEROY F. GREENE Amends Sec. 19681, Ed.C., re exceptional children: housing aid.

Increases the sum available for school housing aid for exceptional children from an amount not to exceed $3\frac{1}{2}$ percent of the proceeds from the sale of state bonds for school building aid to $3\frac{1}{2}$ percent of the total amount of these bonds which have been or will be authorized for sale.

To take effect immediately, urgency statute.

Ch. 32 (AB 43) CHAPPIE New act, re snowmobiles.

Suspends until July 1, 1971, enforcement, by Department of Motor Vehicles, of Chapter 1290 of the Statutes of 1970, which 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.

To take effect immediately, urgency statute.

Ch. 33 (AB 44) CHAPPIE New act, re Vallecito Union Elementary School District.

Expresses legislative intent re Vallecito Union Elementary School District.

Requires Superintendent of Public Instruction to make a loan of \$25,000, or so much thereof as may be necessary, from the School District Organization Revolving Fund to Vallecito Union Elementary School District to enable district to adequately plan and provide for the change in the district due to a recent transfer of property to the district and an anticipated increased enrollment commencing in the 1971-1972 fiscal year.

Requires State Controller to deduct, during 1971-1972 and 1972-1973 fiscal years, from apportionments to the district, an amount equal to amount actually loaned, plus interest, to the district. Requires State Controller to pay same amount of deduction into School District Organization Revolving Fund

To take effect immediately, urgency statute.

Ch. 34 (AB 137) KNOX Repeals Ch. 3 (commencing with Sec. 28101), Pt. 5, Div. 2, Title 3, Gov.C., re county officers.

Repeals provisions setting compensation of various county officers.

Ch. 35 (AB 219) MACGILLIVRAY New act, re state lands.

Transfers jurisdiction and control over certain described parcels of real property situated in City of Santa Barbara from Department of General Services to Department of Parks and Recreation.

Ch. 36 (SB 136) STIERN Repeals various secs., R. & T.C., Gov.C., gen. laws, re taxation.

Repeals obsolete provisions of law.

Ch. 37 (SB 48) GRUNSKY Amends Sec. 771, Ins.C., re insurance: sales and loans.

Specifies, with reference to insurance required in connection with sales of real property or loans upon the security of such property, that where lender recommends to a borrower or prospective borrower a certain insurer, agent or broker, recommendation must clearly give the name and mailing address of the insurer, agent or broker. Requires this recommendation to be in writing on and after July 1, 1972.

Incorporates changes to Sec. 771, Ins.C., made by AB 691, to be operative only upon enactment of AB 691.

Ch. 38 (AB 323) BIDDLE Amends various secs., Civ.C., Ed.C., Gov.C., Lab.C., and M. & V.C., re California Emergency Services Act.

Makes nonsubstantive and other changes in various code sections necessitated by enactment of "California Emergency Services Act."

Ch. 39 (AB 1384) RUSSELL New act, re homeowners' property tax exemption.

Appropriates \$4,700,000 for homeowners' property tax exemption in augmentation of Item 292, Budget Act of 1970.

Ch. 40 (SB 115) BURGNER Adds Sec. 15352.1, Ed.C., re school buildings: contract bids.

Provides that a bid for the lease or rental of portable buildings or temporary quarters to a school district may include an abstraction of that portion of the bid which may represent tax exempt reimbursement to the vendor, lessor, or his assignee.

Ch. 41 (AB 182) McALISTER Amends Secs. 13470 and 13651.4, Ed.C., re school employees: leaves.

Adds grandchild of employee or spouse of employee to designated relatives, the death of whom entitles a school certificated or classified employee to a bereavement leave of absence.

Ch. 42 (AB 283) WOOD Repeals Secs. 705, 8380, F. & G.C., re fish and game.

Eliminates the provisions requiring Department of Fish and Game to report biennially to Governor and the provisions specifying size and bag limit for salt water eels in District 3.

Ch. 43 (SB 84) GRUNSKY Amends Sec. 18358, Ed.C., re special classes: handicapped adults.

Changes method by which State Superintendent of Public Instruction is required to limit total allowances for handicapped adults instructed by county superintendents to a specified amount from proportional reductions to a system of priorities.

To take effect immediately, urgency statute.

Ch. 44 (SB 142) TEALE Adds Sec. 1774.7, Gov.C., re Governor's appointments.

Provides that when Senate fails, rather than refuses, to confirm Governor's appointee by specified session's end, such appointee does not remain in office, and office becomes vacant. However, person may be granted interim appointment to same office.

Ch. 45 (AB 120) MURPHY Adds Secs. 9172 and 9327.5, Elec.C, re Republican Central Committee.

Allows a person between the ages of 18 and 21 years who is registered to vote at federal elections to be appointed to the Republican state central committee or elected or appointed to county central committee.

Ch. 46 (AB 141) KNOX New act, re state school building aid.

Defers the repayment of state school building loan amounts for the fiscal year 1970-1971 for school district with respect to which the board of supervisors failed in the fiscal year 1970-1971 to levy a tax upon the property in the district sufficient to raise for the district the amount of money to be withheld by the State Controller during the fiscal year 1970-1971, and provides for repayment of such loans deferred in the fiscal year 1971-1972, plus 6 percent of such amount.

To take effect immediately, urgency statute.

Ch. 47 (AB 354) BRIGGS Amends Sec. 67401, Gov.C., and amends Sec. 2, Ch. 913, Stats. 1968, re Western Interstate Nuclear Compact

Provides that the Western Interstate Nuclear Board be composed of one, rather than two, members from each party state and eliminates the Speaker's power to appoint such member to represent this state.

Authorizes the appointed member to designate an alternate.

Ch. 48 (AB 391) PIERSON Amends Sec. 29851, Gov.C., re county warrants.

Provides that where a warrant is lost and only a portion of the original amount is still due, the county auditor shall, upon the filing of an affidavit, issue and deliver to the legal owner or custodian a substitute warrant for the amount still due.

Ch. 49 (AB 408) KETCHUM Repeals Sec. 27367, Gov.C., re county recorder's fees

Repeals section which sets fee of 25 cents for each page for examining the copy of any instrument or document presented for certification purposes concurrently with the document or instrument to be recorded.

Ch. 50 (AB 939) LEWIS Adds Sec. 10142, Ins.C. re discriminatory practices.

Exempts from prohibitions against discriminatory life or disability insurance practices any questions in applications for such insurance asking for birthplace of applicant, if such question is used only to identify applicant and not to discriminate against him.

Urgency statute, to take effect immediately.

Ch. 51 (SB 135) STIERN Amends Sec. 29100.5, adds Secs. 29100.6, 29100.7 and Ch. 2 (commencing with Sec. 16120), Pt. 1, Div. 4, Title 2, Gov.C., repeals Sec. 33, Ch. 1, Stats. 1968 (1st Ex. Sess.), re property tax.

Provides that auditor shall allocate funds to reimburse revenue districts for loss due to business inventory exemption when he receives funds rather than on or before April 30th.

Codifies provision presently in general law, but provides that the Controller make payments for subventions for homeowners' exemption from the General Fund when appropriated.

Urgency statute, to take effect immediately.

Ch. 52 (SB 320) ZENOVICH Amends Sec. 12640.02, Ins.C., re mortgage guaranty insurance.

Increases loan limit from 90 to 95 percent of fair market value for purpose of defining "authorized real estate security" as used in section.

To take effect immediately, urgency statute.

Ch. 53 (AB 106) HAYES Amends Secs. 974 and 1024, Prob.C., adds Sec. 14143.5, R & T.C., re distribution of estates.

Requires, before final distribution of estate, that federal estate tax and state inheritance taxes be paid or that evidence of agreement for payment of such taxes between taxing authority and executor, administrator, or other described persons liable for payment of such taxes be filed, rather than only that such taxes be paid. Authorizes Controller to make such agreement respecting inheritance taxes in cases of hardship.

Ch. 54 (AB 288) DENT Amends and renumbers Sec. 34303.5, Gov.C., re city incorporation.

Makes no substantive change.

Ch. 55 (AB 330) Z'BERG Amends Sec. 53945, Gov.C., re taxation.

Specifies that cost of collection of a local tax levied under the Pleasure Riding Tax Law shall be paid from revenues collected by such levy and allows use of funds for maintenance, as well as acquisition and construction, of riding trails.

To take effect immediately, urgency statute.

Ch. 56 (AB 335) BIDDLE Amends Sec. 34090.5, Gov.C., re city records.

Deletes and adds certain conditions from law relating to destruction of city records.

Ch. 57 (AB 379) STULL Amends Sec. 13336, adds Sec. 13337.3, Ed.C., re school certificated employees.

Authorizes a school district to hire [as] * a teacher as a temporary employee, for a complete school year but not less than one semester, any person holding appropri-

ate certification documents, if there is a need for additional ~~certified~~ [certificated] * employees during a particular year or semester because a ~~certified~~ [certificated] * employee has been granted leave for a semester or year, or is experiencing long-term illness.

~~Makes related technical changes.~~

[Requires that any person employed for a complete school year as a temporary employee and reemployed for the following school year, be classified as a probationary employee, and provides that the year's employment as a temporary employee shall be deemed one year's employment as a probationary employee for purposes of acquiring permanent status.] *

Ch. 58 (AB 392) SCHABARUM New act, re peace officers: federal aid.

Authorizes governing board of Pomona Unified School District to participate in programs through which local peace officers are provided on school campuses, for grades 10, 11, and 12, on regular basis as resource personnel and to maintain order and promote better understanding of law, and may apply for federal grants and expend school funds as required therefor by federal law.

Makes legislative findings with respect thereto.

To take effect immediately, urgency statute.

Ch. 59 (SB 46) STIERN Amends Secs. 27361, 27380, Gov.C., re recording and filing fees.

Increases fee for recording first page of documents from \$1 to \$2 and fee for each additional page recorded from 80 cents to \$1. Increases fee for filing papers from \$2 to \$3.

Ch. 60 (SB 110) TEALE Amends Sec. 29130, Gov.C., re county budgets.

Provides that board of supervisors of a county, by a four-fifths vote of its members, may provide that amounts received from judgments, fines, forfeitures, penalties, and charges for current services which are either in excess of amount anticipated or not set forth in the county budget may be made available for specific appropriation.

To take effect immediately, urgency statute.

Ch. 61 (AB 173) HAYES Amends Sec. 316, B. & P.C., re consumer affairs.

Provides that Member of Assembly who is member of Consumer Advisory Council shall be appointed by Speaker of Assembly rather than Assembly Rules Committee.

Ch. 62 (AB 299) RAY E. JOHNSON Amends, adds, and repeals various secs., Wat.C., re levee district taxes.

Requires district board of directors to avail itself of the equalized assessment roll of the county in which the district is situated, and take such assessments as the basis for district taxation. Repeals provisions providing for separate assessment roll for district. Makes related changes.

Requires district taxes to be collected at same time as county taxes, rather than in one installment at the same time as the first installment of county taxes.

Ch. 63 (AB 311) DENT Amends various secs., Ed.C., re school building aid law.

Corrects cross-references and makes various technical changes in provisions of State School Building Aid Law of 1952 and State School Building Aid Bond Law of 1952.

Ch. 64 (AB 312) DENT Amends Sec. 19594, Ed.C., re 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 1971 Regular Session, rather than the 61st day after final adjournment of the 1970 Regular Session.

Ch. 65 (AB 629) WAXMAN Repeals Secs. 1365 and 1366, Ed.C., re school district elections.

Repeals provisions in Education Code relating to challenges to voters at school district elections and prohibiting electioneering within 100 feet of polls.

Declares legislative intent that Elections Code provisions govern such subjects with respect to school district elections.

Ch. 66 (SB 268) GREGORIO Amends Sec. 253.5, S. & H.C., re state highways.

Deletes from the California freeway and expressway system that portion of Route 84 from Route 1 to Route 280.

Ch. 67 (AB 246) TOWNSEND Amends Secs. 28802, 28821.5, adds Sec. 28802.5, H. & S.C., re food production : marketing establishments.

Exempts from definition of retail food production and marketing establishments roadside stands whose retail sales solely consist of produce, or shell eggs, or both produce and shell eggs. Requires State Department of Public Health to adopt specified rules and regulations relating to such stands.

Eliminates provision prohibiting the use of sawdust on floors in food production and marketing establishments.

Authorizes use of specified sawdust, or any other antislip agent authorized by the department, in certain areas, but prohibits use of such sawdust or any other authorized antislip agent on floors in work areas constructed after effective date of the act.

Expressly permits use of carpets on floors in sales area or areas generally used by the public.

To take effect immediately, urgency statute.

Ch. 68 (SB 78) NEJEDLY Amends Sec. 1241.7, C.C.P., amends Sec. 1001, adds Sec. 762.5, P.U.C., re public utilities : location.

Makes provisions of law authorizing declaratory relief action by public agencies in case of attempted acquisition of agency-owned land for highway purposes also applicable to attempted acquisition for public utility route or structure purposes

Requires Public Utilities Commission to consider and make findings upon the factors of community values, recreational and park areas, historical and aesthetic values and influence on environment when making any order pursuant to Section 762 of the Public Utilities Code, relating to location of public utility structures. Requires commission to consider such factors when issuing certificate of public convenience or necessity for construction or extension of public utility facilities.

Ch. 69 (AB 104) DEDDEH Amends Sec. 13916.5, H. & S.C., re fire protection districts.

Authorizes the board of directors of a fire protection district to provide, by resolution, for the establishment of a petty cash fund, in an amount not to exceed \$500 rather than in an amount not to exceed \$50, to be used to pay small bills directly.

Ch. 70 (AB 138) KNOX Amends Secs. 1203.04 and 1203(b), Pen.C., re probation : under probation officer.

Provides, with respect to the requirement that the clerk of court submit a copy of probation order and any subsequent changes in probationary status to the arresting or investigating law enforcement agency, that such requirement applies to a probationer who is under the care and supervision of a probation officer.

Provides for summary probation in infraction cases as well as misdemeanor cases.

Ch. 71 (AB 434) CORY Amends Sec. 25100.5, Gov.C., re county officers.

Allows county with population over 503,000 and under 1,000,000 according to 1960 federal census, rather than population over 503,000 and under 600,000 or over 850,000 and under 1,000,000, to appoint clerk of board of supervisors as any other county officer is appointed.

Ch. 72 (SB 451) STIERN Amends Sec. 23701i, repeals Sec. 23701l, adds Sec. 23701l, R. & T.C., re exempt organizations.

Includes certain fraternal societies, orders or associations operating under a lodge system as exempt organizations under the Bank and Corporation Tax Law.

To take effect immediately, tax levy.

Ch. 73 (SB 85) GRUNSKY Adds Sec. 830.10, 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. Prohibits such coroners and deputy coroners from carrying concealable weapons, unless authorized to do so by ordinance or resolution of county board of supervisors.

To take effect immediately, urgency statute.

Ch. 74 (SB 111) GRUNSKY Amends Secs. 6054, 6054.1, H. & N.C., re harbor district commissioners.

Provides that at an election of harbor district commissioners, held subsequent to the first election of commissioners, all candidates shall file nomination papers with the board of commissioners of the district not more than 99 nor less than 74 days, rather than not more than 85 nor less than 60 days, before the day of election.

Provides that if on the 60th, rather than on the 40th, day prior to a general harbor district election only one person has been nominated for each office to be filled or no person has been nominated for any such office or offices, and a petition signed by 5 percent of the voters requesting the election to be held has not been presented, an election shall not be held.

Ch. 75 (SB 145) COLLIER Amends Sec. 10012.5, Elec.C., re statements of qualifications.

Permits candidate for elective office in any local agency, city, county, city and county or district to file a statement of qualifications with the clerk when his nomination papers are returned for filing if the office for which he is a candidate has no nominating election.

Provides that if a statement of qualifications is filed for an election for which nomination papers are not required, the statement shall be filed no later than the 59th day before such an election.

Increases word limitation in the statement of qualifications from 150 to 200 words.

Ch. 76 (AB 420) BARNES Amends Sec. 20024.01, Gov.C., re Public Employees' Retirement System.

Redefines "final compensation" for purposes of determining retirement allowances of state or local members as the three consecutive years of employment immediately preceding effective date of retirement or last separation from service or any other period of three consecutive years designated in retirement application.

To be operative on the first of month following the month in which statutes enacted at 1971 Regular Session become effective.

Ch. 77 (AB 553) LACOSTE Amends Secs. 73822, 73823, 73824, Gov.C., re court attachés.

Changes salary ranges of various court attachés of municipal court in City of Modesto municipal court district.

Ch. 78 (SB 33) BURGNER Amends, amends and renumbers, adds, and repeals various secs., Ed.C., and amends Sec. 4, Ch. 1569, Stats. 1970, re mentally retarded minors.

Prohibits placement of minor in special education class for the mentally retarded unless the results of a complete psychological examination substantiate the retarded intellectual development indicated by the individual test scores. Generally prohibits such placement if minor scores higher than two standard deviations below specified norm but permits such placement in exceptional circumstances.

Prescribes procedures relating to obtaining the written consent of the parent or guardian for the admittance of a minor into a special education program for mentally retarded minors.

Deletes termination date re specified provisions relating to mentally retarded minors and repeals redundant provision.

Makes various findings and declarations.

Requires certain reports re pupils in special education classes for mentally retarded minors.

Operative October 1, 1971.

To take effect immediately, urgency statute.

Ch. 79 (SB 276) DEUKMEJIAN Amends Secs. 12822, 12827, Ed.C., re pupils: physical performance tests.

Requires that physical performance tests, which school districts are required to administer to pupils, be given in any three grades designated by the Board of Education, rather than in grades 6 and 12.

Ch. 80 (SB 282) TEALE New act, re school district bonds.

Authorizes school district bonds of the Modoc-Tulelake Joint Unified School District to be issued on the basis of the attendance area of one or the other of the two high schools maintained by the district, separate and distinct from, and without affecting attendance area served by, the other high school.

Ch. 81 (SB 167) MARLER Amends Sec. 5300, B. & P.C., re outdoor advertising: exemptions.

Exempts from definition of outdoor advertising a manufacturer or distributor of product available to the general public who furnishes to retailer of that product for installation on his place of business or installs on retailer's place of business signs advertising that product or name or business of retailer.

Ch. 82 (AB 277) KETCHUM Amends Secs. 284, 306, Ag.C., re agricultural fees.

Increases amount limit from \$3 to \$5 which is due pursuant to the Agricultural Code that Director of Agriculture is authorized to remove, under specified conditions, from the records of the department and thus not be accountable for its collection, and permits director, if he finds that amount of any refund is less than \$5, instead of less than \$3, to retain, under specified conditions, such amount for the same purpose for which the original payment was made.

Ch. 83 (SB 874) COLLIER New act, re appropriation for Emergency Fund.

Appropriates \$4,375,000 in augmentation of Item 250, Budget Act of 1970.

To take effect immediately, usual current expenses.

Ch. 84 (SB 93) NEJEDLY Repeals and adds Sec. 25305, Veh.C., re use of flares.

Prohibits the placing, depositing, or the display of any lighted fusee upon or adjacent to any highway except as a warning to approaching vehicular traffic or railroad trains, or both of an existing hazard and makes it unlawful, with specified exceptions, to use any fusee which produces other than a red light, rather than prohibiting the placing of a fusee, which produces other than a red light, on a highway to warn of any stalled vehicle or other hazard to traffic.

Ch. 85 (SB 189) DYMALLY Amends Sec. 8103, Elec.C., re state central committees

Requires alphabetical list of state central committee members to be arranged by senatorial districts for the Democratic as well as the Republican Party.

Ch. 86 (SB 241) MARLER Amends Sec. 24007, Veh.C., re vehicle equipment.

Prohibits dealer or person holding a retail seller's permit from selling any new or used vehicle, rather than motor vehicle, which is not in compliance with provisions of Vehicle Code.

Ch. 87 (SB 296) ALQUIST Amends Sec. 13001.5, Ed.C., re personnel files: school employees.

Provides that notice and an opportunity to review and comment must be given to an employee when material of a derogatory nature, with specified exceptions, is to be placed in his personnel file.

Provides that an employee shall have the right to review and make written comments upon any such derogatory statements to be placed in his personnel file.

Ch. 88 (SB 302) MARLER Amends Secs. 5565, 5568, 5582, R. & T.C., re taxation.

Transfers certain functions relating to tax determinations for taxation of livestock from county assessors to county tax collectors.

To take effect immediately, urgency statute.

Ch. 89 (SB 313) BURGNER Adds Secs. 26205.1, 71007, repeals Sec. 72052.5, Gov.C., re destruction of records.

Provides that the county officer having custody of specified public records, documents, instruments, books, and papers may destroy such records, documents, instruments, books, and papers if the board of supervisors has by resolution authorized such destruction, subject to such conditions as the board may establish and that the officer maintain for public use photographic, microphotographic, electronic recorded video production or other copies of such documents. Provides every reproduction shall be deemed to be an original record.

Authorizes the judge of a justice court or municipal court to photograph, microphotograph, microfilm, or photocopy certain judicial records and reduces the time after which such records may be copied and the original destroyed.

Ch. 90 (SB 321) TEALE Repeals Sec. 4, Ch. 1615, Stats. 1965, re grave markers.

Repeals expiration date of provisions authorizing cemetery districts to establish standards of permanency for grave markers, to have purchased and erected permanent grave markers for decedents whose estates or survivors cannot so provide, and to accept monetary gifts and use limited tax moneys to pay for such markers.

To take effect immediately, urgency statute.

Ch. 91 (AB 6) CULLEN Amends Sec. 347, Pen.C., re harmful substances in food.

Makes it punishable by imprisonment in state prison for 1 to 10 years for any person to willfully mingle any harmful substance, rather than any poison, with any food, drink, or medicine with intent that such substance shall be taken by any human being to his injury.

Ch. 92 (AB 31) LEROY F. GREENE Amends Secs. 6752 and 8741, B. & P.C., re business and professions.

Eliminates minimum age requirements for applicants for registration as a civil engineer or licensure as land surveyor.

Ch. 93 (AB 1175) CHACON New act, re exchange of property.

Authorizes the Department of General Services, with the approval of the Department of the California Highway Patrol and the State Public Works Board, and the City of San Diego to exchange specified parcels of property and authorizes lease-purchase of buildings on the acquired property on specified terms and conditions.

To take effect immediately, urgency statute.

Ch. 94 (AB 112) KETCHUM Adds Sec. 663.5, Ins.C., re automobile insurance.

Prohibits insurer from failing to renew policy of automobile insurance, as defined, solely on basis of insured's age.

Ch. 95 (AB 324) SCHABARUM Amends and adds various secs., B. & P.C., re real estate licensees.

Revises various provisions of law relating to licenses and fees of real estate licensees. Provides for reduction in such fees.

Ch. 96 (AB 421) BARNES Amends, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Authorizes contracting agencies to elect increased retirement benefits for local safety members and reduces number of alternative retirement formulas available to contracting agencies with respect to such members. Makes related changes in other provisions.

Ch. 97 (AB 465) RALPH Amends Sec. 1, Ch. 208, Stats 1970, re salaries of teachers.

Authorizes extension of time for 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 1970-71 fiscal year, with applications to be filed before June 30, 1971.

To take effect immediately, urgency statute.

Ch. 98 (AB 525) MACGILLIVRAY Amends Sec. 34272, H & S.C., re housing authority.

Specifically provides that a commissioner of a city housing authority may be a member, commissioner, or employee of any other agency or authority of, or created for, the community.

Ch. 99 (AB 534) BRATHWAITE Amends Sec. 7113, H. & S.C., re authorization for autopsy.

Specifically provides that the performance of an autopsy may be authorized by telegram.

Ch. 100 (AB 548) MCALISTER Amends Sec. 6301, B. & P.C., re law libraries.

Revises method of selection of law library trustee in specified instances.

Ch. 101 (SB 139) COLLIER New act, re open-space assessments.

Specifies for purposes of assessing property under the procedures designated for open-space lands for the 1971-1972 fiscal year that land restricted to open-space uses by an agreement executed under the California Land Conservation Act of 1965 shall be deemed to satisfy the statutory requirements for contracts, if specified standards are met

To take effect immediately, urgency statute.

Ch. 102 (SB 314) BURGNER Amends and adds various secs., various codes, re county auditors' procedures.

Provides that county auditor, as well as board of supervisors, may establish necessary county funds. Permits county auditor and board of supervisors to abolish such county funds.

Provides that where a warrant is lost and only a portion of the original amount is still due, the county auditor shall, upon the filing of an affidavit, issue and deliver to the legal owner a substitute warrant for the amount still due. Provides that any losses incurred by the county by issuance of substitute or duplicate warrant shall be a charge against the county general fund.

Provides that board of supervisors may, by resolution, authorize and designate county auditors to exercise certain powers relating to the discharge of specified county officers and employees from accountability.

Permits board of supervisors, by a four-fifths vote, to direct that money in county treasury be counted at least once each quarter or more frequently, at the discretion of the officer making the count.

Provides that certain reports required to be filed by county auditor with State Controller may be filed between first and fifteenth of month in which due, rather than between first and tenth of such month.

Provides that \$3 charge for publishing delinquent taxes applies to personal property as well as real property and possessory interests.

Provides that ordinance which imposes a documentary transfer tax may require that each deed, instrument or writing which conveys real property shall have upon it the tax roll parcel number. Specifies that such number will not be proof of title.

Clarifies law relating to establishing the tax rate for soil conservation districts.

Provides that, with respect to annual final budget report submitted by board of the Lake Cuyamaca Recreation and Park District, such budget shall be reported to the supervising authority not later than the first day of August rather than the first day of July.

To take immediate effect, urgency statute.

Ch. 103 (SB 336) CARRELL Amends Secs. 8124, 8125, and 8126, Ed.C., and Secs. 11200 and 11202, Veh.C., re driver training.

Extends from June 30, 1971, to August 31, 1971, the terminal date for training students to drive in experimental driver training districts pursuant to Chapter 1454 of the 1969 Statutes.

Provides for reimbursement for students selected for training by experimental districts in programs to August 31, 1971.

Requires Department of Education to provide specified audit reports to the Department of Motor Vehicles re cost of program in each district.

To have no force or effect after July 1, 1974.

To take effect immediately, urgency statute.

Ch. 104 (AB 46) MACDONALD Repeals and adds Sec. 1073, Ed.C., re school district governing boards.

Authorizes school district governing board or member of school district governing board to prepare or disseminate information or make public or private appearances or statements for purpose of urging the passage or defeat of any school measure, as defined, of the district.

Prohibits use of district funds, services, supplies, or equipment for purpose of urging passage or defeat of any school measure of the district.

Ch. 105 (AB 75) DENT Adds Ch. 15.8 (commencing with Sec. 19946), Div. 14, Ed.C., re school bonds.

Provides, upon approval of state electors, authorization for the issuance of \$350,000,000 in state bonds, the proceeds of which are to be used, pursuant to law, to aid school districts in acquiring land and in constructing and acquiring buildings, facilities, and equipment for school programs and in repairing specified earthquake damage.

Calls special election to be consolidated with 1972 direct primary election.

Ch 106 (AB 211) GONSALVES Amends Secs. 37644, 37673, 37723, 38001, Ag.C., re cottage cheese.

Permits uncreamed cottage cheese, partially creamed cottage cheese, creamed cottage cheese, or cottage cheese to be made from certified raw milk. Requires un-

creamed cottage cheese, partially creamed cottage cheese, creamed cottage cheese, or cottage cheese made wholly or partially from certified raw milk to be so labeled.

Ch. 107 (AB 442) BARNES Adds Sec. 20021.8, amends Sec. 31469.4, Gov.C., re county employees' retirement.

Defines "county peace officer" for purposes of the Public Employees' Retirement System as including probation officers, deputy and assistant probation officers and certain persons employed in a juvenile hall or home. Adds probation officers and juvenile home group counselors having custody and control of delinquent youths to definition of "safety members" for purposes of the County Employees Retirement Law.

Ch. 108 (AB 462) LEROY F. GREENE Amends, repeals, various secs., B. & P.C., re business and professions.

Revises various provisions of law relating to professional engineers and land surveyors, including elimination of provisions allowing elimination of time restriction on engineer-in-training certificates, elimination of obsolete language, and changes in provisions requiring civil engineers to sign plans.

Ch. 109 (SB 89) RODDA Amends Sec. 11823, Ed.C., re pupil testing.

Specifies that the "duly authorized agency" with which the governing board of a school district may contract to test the sight and hearing of pupils in the school district, shall be one authorized to perform such services by the county superintendent of schools under guidelines established by the State Board of Education.

Makes related technical changes.

Ch. 110 (AB 63) BROWN Adds Sec. 5083.5, B. & P.C., re accountants.

Revises experience qualifications for issuance of certificate as certified public accountant in designated instances.

Specifies that such provision not operative after December 31, 1971.

Ch. 111 (AB 146) Z'BERG Amends Sec. 18021.5, Gov.C., re state employees' overtime.

Increases the maximum rate of overtime pay which may be granted to state employees from their regular rate of pay to $1\frac{1}{2}$ times their regular rate of pay.

Provides that compensating time off granted for overtime work shall be at a rate not to exceed $1\frac{1}{2}$ hours of time off for each hour of overtime worked.

Operative July 1, 1971.

To take effect immediately, urgency statute.

Ch. 112 (SB 128) WALSH Adds Sec. 92.6, S. & H.C., re freeway overpasses.

Requires Department of Public Works to screen all state freeway overpasses at appropriate locations, as determined by the department, on which pedestrians are allowed, in order to prevent objects from being dropped or thrown upon vehicles passing underneath.

Directs department to submit to the Legislature by the fifth day of each general session an annual report on its program of screening such overpasses.

Ch. 113 (AB 37) LANTERMAN Adds Sec. 2193.7, B. & P.C., re healing arts.

Requires a graduate of a medical school located in Mexico, who at the time of his enrollment therein is a citizen of the United States, to take the same physicians' and surgeons' written examination given to graduates of California medical schools, to serve 1-year of postgraduate training in the field of family practice in an approved hospital, and to take the clinical and oral examinations given by the Board of Medical Examiners.

Provides that upon successful completion thereof the individual shall receive a certificate as a physician and surgeon.

Prohibits hospitals from requiring person so qualified for postgraduate training to take examination other than written examination administered by board as condition of obtaining postgraduate training in such hospital.

Ch. 114 (AB 441) HAYES. Amends Sec. 305, B. & P.C., re consumer affairs.

Specifies that Chief of Division of Consumer Services, in name of Director of Consumer Affairs, may exercise or perform specified powers or duties imposed upon director.

In effect immediately, urgency statute operative July 1, 1971.

Ch. 115 (AB 558) Z'BERG Adds Sec. 1202.5, Prob.C., re notice of probate proceedings.

Provides for giving special notice of filing of inventory and appraisal in a probate proceeding.

Ch. 116 (AB 805) SEELEY Amends Sec. 5901, Veh.C., re vehicle dealers.

Requires vehicle dealers, when giving required notification of transfer by sale, lease, or otherwise of any vehicle to Department of Motor Vehicles, to give such notice to the department at its headquarters.

Ch. 117 (AB 470) VASCONCELLOS Amends Sec. 1954, Civ.C., re impound accounts.

Requires lender furnish borrower with specified accounting before any increase in monthly rate of payments into impound accounts becomes effective.

Ch. 118 (AB 109) COMMITTEE ON EDUCATION Adds Art. 9 (commencing with Sec. 19700.51), Ch. 10, Div. 14, Ed.C., re school facilities assistance act.

Authorizes expenditure of specified sums derived from proceeds of State School Building Aid Bond Law of 1966 and School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1972 for specified school facilities.

Requires State Allocation Board to administer provisions of act. Specifies various conditions under which school districts are eligible for apportionment of funds under the act.

Prescribes comprehensive procedures re administration of the act.

To take effect immediately, urgency statute.

Ch. 119 (AB 234) MACDONALD Amends Secs 13938.1, 14371 and 14372, adds Art. 3.5 (commencing with Sec. 14560) to Ch. 11, Pt. 8, Div. 2, R. & T.C., re inheritance taxation.

Allows refund of inheritance tax where there is no court order fixing tax if application is made within two years of decedent's death or within one year of Controller's determination whichever is later.

Makes provisions for determination of tax by Controller where there is no court determination.

Ch. 120 (AB 251) CHAPPIE Amends Sec. 13, and adds Secs. 53, 15.5, and 15.6, Placer County Water Agency Act (Ch. 1234, Stats 1957), re Placer County Water Agency.

Authorizes agency to fix a water service standby or immediate availability charge to be applied as specified to areas within the agency to which water service is made available whether the water service is actually used or not, but prohibits levy of such charge against unimproved property permanently dedicated to public transportation. Authorizes agency to establish schedules varying such charge as specified. Prescribes maximum charges. Specifies permissible methods of collection. Permits collection as part of the annual general county tax bill.

Authorizes improvement districts to be formed in the agency for any authorized purpose of the agency in same manner as improvement districts are formed in irrigation districts. Specifies that such improvement districts are to be governed and that assessments to be levied in such improvement districts in the same manner as provided with respect to improvement districts in irrigation districts.

Authorizes board of directors of agency to order any work or improvement which it is authorized to undertake to be done in accordance with the procedure and in pursuance of the provisions of either the Improvement Act of 1911 or the Municipal Improvement Act of 1913.

Exempts debts or liabilities incurred pursuant to provisions authorizing the levying of special assessments and exempt indebtedness authorized by vote of the electors of any improvement district from provisions prohibiting incurring in any year of indebtedness in excess of income for the year.

Makes related provisions

To take effect immediately, urgency statute.

Ch 121 (AB 394) BEVERLY Repeals Sec. 6, Ch. 520, Stats. 1969, re juries in criminal cases.

Extends indefinitely instead of until December 31, 1971, operative effect of amendments to Secs. 1121, 1122, 1128, 1135 and 1137, Pen.C., which authorize court, both before and after submission of cause to jury, rather than only before such sub-

mission, to permit sworn jurors in criminal cases either to separate or be kept in charge of proper officer, require court to properly admonish jurors where jurors are permitted to separate, provide that, after hearing charge, the court shall fix time and place for deliberation and jurors shall not deliberate on case except in specified circumstances together and under charge of sworn officer, and require court to provide for custody and safekeeping of items which jurors are allowed to take with them upon retiring for deliberation.

Ch. 122 (AB 848) BURTON Adds Sec. 11008.2, W. & I.C., re public assistance.

Excludes consideration of lump sum retroactive social security payments received under the provisions of Public Law 92-5 in determining the amount payable to a welfare recipient.

To take effect immediately, urgency statute.

Ch. 123 (SB 1) DYMALLY Amends and repeals various secs., W. & I.C. and general laws, re aid for adoption of children.

Revises Aid for Adoption of Children Act by making the 2-year pilot program established thereunder into a permanent program to assist families in the adoption of hard-to-place children of the age of 3 years or more, extends period within which authorized in-lieu foster care payments may be made to adoptive parents and establishes county responsibility for the payment provided under the program to the adoptive parents of child in a foster home for which the county is responsible or [who] * is receiving aid to families with dependent children.

Ch. 124 (SB 86) COLOGNE Adds Sec. 25426, Ed.C., re student discipline: parking violations.

Specifically excludes the violation of any vehicle parking regulation as a cause for the suspension or expulsion of a student from any community college.

Ch. 125 (SB 206) MILLS Adds Sec. 561, P.U.C., re smoking.

Provides that certain carriers of passengers providing departures originating in this state must provide designated space for their nonsmoking passengers.

Ch. 126 (SB 236) GRUNSKY Amends Secs. 4179.3, 4181, adds Sec. 4180.5, H. & S.C., repeals Sec. 2, Ch. 69, Stats. 1969, re garbage and refuse disposal.

Permits members of the board of garbage and refuse disposal district to be reimbursed for actual and necessary expenses incurred in performance of official business of the district, rather than permitting members of board to be reimbursed for meal and actual necessary travel expenses incurred in performance of such business.

Eliminates provisions terminating effectiveness, on 91st day after final adjournment of 1971 Regular Session of Legislature, of the provisions which permit compensation for members of board, who are not full-time public employees, up to \$25 per meeting, but not more than \$75 per month, and which provide that the chairman and secretary of such board, who are not such employees, shall receive \$50 compensation per month in lieu of any other compensation to which they might be entitled by reason of attendance of board meetings.

Permits, in addition to any other compensation received pursuant to designated provisions, the chairman of the district board and the secretary of the district board, if the secretary is a member of such board, to receive monthly compensation as established by board, rather than permitting a specified fixed amount of compensation for the chairman and the secretary of such board, and eliminates provisions exempting public employees who are members of board from provisions permitting compensation to members of the board.

Permits board to designate depositories for custody of money collected or received for district purposes pursuant to designated provisions. Requires depository to give security, as prescribed, and to pay warrants of district.

Ch. 127 (AB 14) THOMAS Amends Sec. 14410, Elec.C., re voting booths.

Modifies 10-minute limit on occupation of a voting booth to permit longer occupation where inconvenience to other voters will not result.

Ch. 128 (AB 366) QUIMBY Adds Sec. 8825, Elec.C., re Democratic county central committees.

Provides for ex officio membership on Democratic county central committees of enumerated state and federal officers.

Ch. 129 (AB 646) PRIOLO Adds Sec. 2605, Elec.C., re elections: notice requirement.

Provides, notwithstanding other provisions of law, that notice of elections be first published or posted not later than 14 days before the close of registration for an election. Specifies act shall not shorten any election notice requirement.

Ch. 130 (SB 148) SCHRADER Amends various secs., Veh.C., re vehicle removal.

Authorizes California state college police officers, on or about a campus or in or about other grounds or properties owned, operated, controlled, or administered by the Trustees of the California State Colleges, to remove vehicles from specified areas under specified circumstances.

Authorizes University of California police officers, on or about a campus, rather than only on a campus, to remove vehicles from specified areas under specified circumstances.

Permits mailing of required notice of intention by local agency to abate and remove vehicle as a public nuisance by either registered or certified mail, rather than by only registered mail.

Includes regularly employed and salaried police officer or other employee of a California State College Police Department designated by the chief thereof in list of persons authorized to make appraisals of vehicles for purposes of disposition of such vehicles. Requires certification of names of such persons to the Department of Motor Vehicles in Sacramento.

Ch. 131 (SB 442) COLLIER Amends Sec. 21057, Veh.C., re peace officers: sirens: speed.

Broadens exceptions from prohibition against police or traffic officer using a siren or driving at an illegal speed to permit such an officer to do so while serving as an escort when expediting movements of supplies and personnel for any federal, state, or local governmental agency during prescribed emergencies.

Ch. 132 (SB 571) GRUNSKY Amends, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Decreases contribution rate of public employers with respect to various categories of membership to specified amounts.

Operative July 1, 1971.

To take effect immediately, urgency statute.

Ch. 133 (AB 114) BELOTTI Amends Sec. 18021.7, Gov.C., re fire suppression employees.

Changes normal workweek of permanent employees in the fire suppression classes of the Division of Forestry from 96 hours to 84 hours.

Operative July 1, 1971.

To take effect immediately, urgency statute.

Ch. 134 (AB 530) QUIMBY Amends Sec. 21682, P.U.C., re aeronautics fund.

Provides that where Department of Aeronautics makes a specified grant from Aeronautics Fund of \$25,000 or more to public entity operating a specific airport or to University of California for specific airport operated by it, no annual grant of \$5,000 from such fund shall be payable to entity or university only for same airport.

To take effect immediately, urgency statute.

Ch 135 (AB 535) CLINE Amends Secs. 8922 and 9422, Elec.C., re Department of General Services.

Requires Department of General Services rather than Department of Finance to allow county central committees to meet in state buildings.

Ch. 136 (SB 212) MARLER Amends Sec. 42795, adds Sec. 48003, repeals Art. 6 (commencing with Sec. 49091), Ch. 27, Div. 17, and Sec 50010.1, Ag C., re lettuce, pears, and potatoes.

Authorizes the Director of Agriculture to establish by regulation quality standards for head lettuce to be used for chopping or shredding in conjunction with standards for lettuce which has been chopped or shredded and packaged and regulations governing the issuing of permits to insure compliance with prescribed provisions regulating lettuce and regulations adopted thereunder.

Eliminates provisions relating to exemptions to marking and packing requirements for pears and provisions regulating marking of containers holding a prescribed weight of potatoes. Specifies that these provisions shall become operative the 31st day after effective date of act. Declares that it is the intention of the Legislature that if the director, after hearing, determines such marking and packing requirements for pears and marking requirements for potatoes are satisfactory, that they shall be adopted as regulations governing these subjects to become operative on the 31st day after the effective date of this act.

To take effect immediately, urgency statute.

Ch. 137 (SB 238) ZENOVICH Amends Sec. 10433, H & S.C., re adopted children: birth certificates.

Deletes requirement that amendment date of birth record appear on new birth certificate issued after adoption.

Ch. 138 (SB 605) STIERN Repeals Sec. 2, Ch. 507, Stats. 1970, re Lakeside Elementary School District.

Deletes requirement that Superintendent of Public Instruction withhold from 1970-1971 fiscal year apportionments, amount of allocation to Lakeside Elementary School District pursuant to specified provisions. Requires Superintendent of Public Instruction to withhold from such apportionments an amount representing interest on amount so allocated. Requires Superintendent of Public Instruction to recompute and adjust apportionments to district for 1970-1971 fiscal year to end that no such withholding, except interest, will have occurred during 1970-1971 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1971-1972, 1972-1973, and 1973-1974 fiscal years, from apportionments to district, an amount equal to amount actually disbursed to district, plus interest.

To take effect immediately, urgency statute.

Ch. 139 (SB 673) BURGNER Adds Ch. 7 (commencing with Sec 32100), Div. 22, Ed.C., re continuous school programs.

Authorizes public school districts of any type or class to establish, with approval of Superintendent of Public Instruction, a continuous school program, whereby pupils attend school all year around in rotating shifts of four approximately 45-class-day sessions, with interspaced approximately 15-class-day vacations.

Prescribes elements of such program and requires Superintendent of Public Instruction to prescribe appropriate procedure for computation of allowances, apportionments, and disbursements from State School Fund

To take effect immediately, urgency statute.

Ch. 140 (AB 333) MOORHEAD Amends Secs. 990, 11007.4, Gov.C., re insurance for public agencies.

Specifies that various state and local public agencies may insure against tort or inverse condemnation liability, rather than against liability for any injury.

Ch. 141 (AB 591) CAMPBELL Adds Sec. 24306, Gov.C., re consolidation of county offices.

Provides that, in counties over 4,000,000 population, if board of supervisors consolidates two or more offices pursuant to statute or charter, the occupant of the consolidated office need not possess any of the qualifications required of the occupants of the separate offices which are consolidated provided specified conditions are met.

Provides that this provision relating to consolidation does not permit the occupant of the consolidated office to practice a trade or profession which requires a license, permit, or registration without possessing such license, permit, or registration.

Ch. 142 (AB 933) GONSALVES Amends, adds, repeals various secs., R. & T.C., re taxation.

Makes various clarifying and technical changes in local property tax administration.

Ch. 143 (SB 297) MARKS Adds Sec. 10843, F. & G.C., re Farallon Islands Game Refuge.

Establishes the Farallon Islands Game Refuge. Prohibits any person from taking birds or mammals from or on navigable water in this game refuge. Permits persons on commercial vessels to possess unloaded firearms while traveling through the navigable waters of the refuge and prohibits fishermen from taking any seal or sea lion while in the refuge.

- Ch. 144 (SB 304) GREGORIO Adds Sec. 631.1, C.C.P., re jury fees.
Specifies that county may pay jury fees in civil cases from county's general funds available therefor.
- Ch. 145 (AB 206) BADHAM Amends, adds, repeals various secs., P.U.C., re city transportation taxes.
Revises provisions of Highway Carriers' Uniform Business License Tax Act relating to prohibition against city and county taxes on intercity highway transportation of property for hire and credits against fee imposed by that act.
Provides for collection of delinquent fees, refund of erroneous fees, inspection of licensees' books and records, and adoption of rules and regulations in administration of that act.
Eliminates general three-year limitation on effectiveness of that act.
Operative July 16, 1971.
To take effect immediately, urgency statute.
- Ch. 146 (SB 244) CUSANOVICH Amends Secs. 253.1, 253.7, S. & H.C., re freeway and expressway systems.
Deletes from the California freeway and expressway system that portion of Route 170 between Route 2 and Route 101.
Makes additional changes in Sec. 253.1, S. & H.C., proposed by SB 158, to be operative only if SB 158 and this bill are both chaptered, and this bill is chaptered after SB 158.
- Ch. 147 (SB 260) STIERN Amends Sec. 255.1, R. & T.C., re homeowners' property tax exemption.
Provides that assessor may grant extension of time for filing for homeowners' property tax exemption if a claim lacks any of the required information, rather than when claim lacks all required information.
Operative for 1971-1972 fiscal year and thereafter.
Effective immediately, urgency statute.
- Ch. 148 (SB 315) BURGNER Amends Sec. 4321, S. & H.C., re notice of assessments.
Requires notice of recording of assessment under the Street Opening Act of 1903 to be published in a newspaper of general circulation once a week for two successive weeks, rather than for 10 days in a daily newspaper, or by three successive insertions in a weekly newspaper, published or circulated in the city.
- Ch. 149 (AB 768) KNOX Amends Sec. 65302, Gov. C., re planning.
Corrects statutory reference to provisions of law relative to open-space lands in open-space element of general plans.
- Ch. 150 (SB 351) ALQUIST Amends Sec. 65302, Gov. C., re local planning.
Requires general plans to contain a seismic safety element.
- Ch. 151 (SB 438) BEILENSEN Amends Sec. 25657, B. & P.C., re alcoholic beverages.
Provides it is unlawful for any person to employ upon a licensed on-sale premises, a person, rather than a hostess or entertainer, for the purpose of procuring or encouraging the purchase or sale of alcoholic beverages, or to pay a person, rather than a hostess or entertainer, a percentage or commission on sale of alcoholic beverages for procuring or encouraging the purchase or sale of alcoholic beverages.
- Ch. 152 (SB 439) BEILENSEN Repeals Sec. 25656, B. & P.C., re alcoholic beverages.
Deletes provision which prohibits services of female in dispensing wine or distilled spirits from behind any permanently affixed fixture used for preparation or concoction of alcoholic beverages, or in mixing alcoholic beverages containing distilled spirits, on any premises used for the sale of alcoholic beverages for consumption on the premises.
- Ch. 153 (SB 441) CUSANOVICH Amends Secs. 5870 and 5871, S. & H.C., re street lighting improvements.
Defines "block" for purposes of street lighting improvements as used in specified chapter in Improvement Act of 1911.

Provides that for purposes of street lighting under such act, front footage of property benefiting from existing installations may be included regardless of the side of the street on which the installation has been constructed in determining how much of the front footage of a block has been improved.

Ch. 154 (AB 152) CROWN Adds Sec. 30661, S. & H.C., re Southern Crossing Bridge.

Prohibits the California Toll Bridge Authority from commencing construction of the Southern Crossing Bridge prior to the availability of the results of a special election to be held in the City and County of San Francisco and the Counties of Alameda, Contra Costa, Marin, San Mateo and Santa Clara to determine whether the Southern Crossing Bridge should be constructed.

Requires the special election to be conducted by the counties and to be consolidated with the direct primary election to be held in June 1972. Requires the county clerks to report the results of the special election to the authority.

States that the question to be submitted on the ballot is, shall the California Toll Bridge Authority be permitted to construct the Southern Crossing Bridge without further specific approval by the California Legislature.

Specifies that, if the majority of the voters voting on the question vote in the negative, the authority shall not construct the Southern Crossing Bridge without further specific approval by the California Legislature.

Ch. 155 (AB 406) CHAPPIE Adds Sec. 46, El Dorado County Water Agency Act (Ch. 2139, Stats. 1959), re El Dorado Water Agency.

Authorizes agency board of directors to establish zones within agency to equitably apportion the benefits of the agency to the lands within the respective zones. Requires zones to be established only with respect to projects for the benefit of such zones.

Authorizes board to institute projects for the financing, acquisition, constructing, maintaining, operating, extending, repairing or otherwise improving any work of benefit to single zones or two or more zones. Specifies procedure for institution of projects. Authorizes board to levy taxes in any year upon taxable property in such zones according to benefits, subject to specified limitations.

Authorizes incurrence of bonded indebtedness to pay the cost of any work in any zone or participating zone. Specifies procedure for incurring such bonded indebtedness and requires board to call a special bond election in such zone or participating zone. Prescribes authority of board with respect to issuance of such bonds. Specifies that such bonds and the interest thereon shall be paid by revenue derived from an annual tax upon all taxable property in the zone or participating zone, as specified, sufficient to pay the interest and such portion of the principal as is due or to become due before next general tax levy.

Ch. 156 (AB 492) TOWNSEND Amends Secs. 1480, 1484, adds Sec. 1481.1, H. & S.C., re paramedics.

Authorizes any hospital operated by, or contracting with, any county, rather than just a county with a population of over 6,000,000, to conduct specified pilot program utilizing mobile intensive care paramedics.

Provides that training programs for paramedics shall consist of 240 hours of training to include didactic and clinical experience in a cardiac care unit and an emergency vehicle unit.

Extends termination date of act from 91st day after final adjournment of 1972 Regular Session of Legislature until such date of 1974 Regular Session of Legislature.

Ch. 157 (AB 512) KEYSOR Adds Secs. 19313 and 19314, S. & H.C., re highway lighting district zones.

Permits board of supervisors or legislative body to divide a highway lighting district or territory annexed thereto into tax assessment zones under prescribed conditions and allows the board or legislative body to determine what portion of the amount of money to be secured from the levy of taxes shall be secured from such zones.

Ch. 158 (AB 663) DUFFY Amends Secs. 4005 and 4008.3, B. & P.C., re pharmacy.

Designates principal office of the State Board of Pharmacy rather than San Francisco as location where executive secretary of board is required to keep book of registration.

Deletes applications for renewals of certificates, licenses, permits, registration or exemptions issued by board from list of applications that are required to contain rules of professional conduct.

Ch. 159 (AB 769) DENT Amends Sec. 31000, Gov.C., re counties.

Provides specifically that the board of supervisors of a county may contract with and employ any person to furnish education and training, as well as special services and advice, in therapeutic matters, as well as financial, economic, accounting, engineering, legal, medical, and administrative matters.

Ch. 160 (AB 829) ARNETT Repeals Sec. 13722, Ed.C., re classified school employees.

Eliminates provision providing for employees of territories annexed to school district having a personnel commission to become members of the classified service without examination and with full seniority rights retained.

Ch. 161 (AB 851) BADHAM Amends Sec. 23, Orange County Water District Act (Ch. 924, Stats. 1933), re Orange County Water District.

Enlarges prescribed purposes for which the proceeds of a replenishment assessment may be used.

Ch. 162 (AB 853) MOBLEY Adds Sec. 54905, Gov.C., re sanitation districts.

Makes county sanitation district created before effective date of this act effective for assessment and taxation purposes for the 1971-1972 fiscal year if the required map was filed prior to February 28, 1971

To take effect immediately, urgency statute.

Ch. 163 (AB 995) BEVERLY Amends, repeals various secs., Ins.C., re insurance.

Makes various technical, nonsubstantive changes.

Ch. 164 (AB 996) BEVERLY Amends Sec. 10203.5, Ins.C., re insurance: group life insurance.

Provides that maximum insurable limit of group life insurance obtained by borrower or purchaser on agricultural or horticultural loan commitment is lesser of amount of such loan commitment or \$40,000, rather than lesser of amount of loan commitment or \$10,000.

Ch. 165 (AB 1115) CHAPPIE Adds Secs. 54931.15, 54931.16, and 54931.17, Gov.C., re special districts.

Extends the time for filing statements and maps or plats from January 1, 1971, to July 1, 1971, for certain hospital districts and reorganized water districts, in order to permit them to levy property taxes for the 1971-1972 fiscal year. Extends also the time for filing various documents by county water districts which have detached land from such districts.

To take effect immediately, urgency statute.

Ch. 166 (AB 1402) KARABIAN Adds Secs 8672 and 8827.5, Elec.C., re Democratic central committees.

Allows a person between the ages of 18 and 21 years who is registered to vote at federal elections to be appointed to the Democratic State Central Committee or elected or appointed to a Democratic county central committee.

Ch. 167 (AB 1944) TOWNSEND Amends Sec. 35002.5, Gov.C., re annexation

Changes from June 16, 1917 to January 1, 1925 date prior to which certain separating property must have become part of other city in order to come within definition of contiguous territory for city annexation purposes.

To take effect immediately, urgency statute.

Ch. 168 (AB 2603) CAMPBELL Amends Sec. 23, Ch. 1596, Stats. 1970, re restricted dangerous drugs.

Changes operative date of provisions regulating and controlling of restricted dangerous drugs from July 1, 1971, to January 1, 1972.

To take effect immediately, urgency statute.

Ch. 169 (SB 113) CARRELL Amends Sec. 35550, adds Sec. 35722, Veh.C., re vehicle weight limits.

Allows, under specified conditions, specified vehicles used regularly for the collection and transportation of garbage, rubbish, or refuse by any person or govern-

mental entity engaged in the collecting, transporting, and disposing of garbage, rubbish, or refuse to exceed state, county, and city weight limitations when the excess weight is not more than 2,000 pounds and is on the rear axle only.

Provides that if excess weight exceeds that allowed by act, the allowed load on rear axle shall be 18,000 pounds maximum for purpose of determining amount of fine pursuant to Section 42030, Vehicle Code.

Ch. 170 (SB 249) GRUNSKY Amends and rennumbers, adds, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Increases combined current and prior service pension for state miscellaneous members, school members, and local miscellaneous members by changing benefit formula from one-sixtieth to one-fiftieth. Provides that improvement in allowance after age 60 to continue only to age 63. Prescribes normal rate of contribution of 7 percent for members subject to provision. Provides that local miscellaneous members shall receive same benefits as state miscellaneous with certain specified exceptions.

Requires minimum of 5 years of service in order to have retirement rights vest. Establishes uniform rate of employer contributions with respect to current service of miscellaneous members. Reduces employer rate of contribution with respect to various specified categories of membership.

Reduces compulsory retirement age from 70 to 67 with certain exceptions for present members. Eliminates industrial disability retirement for local miscellaneous members. Combines assets and liabilities of all employers with respect to miscellaneous members.

Operative on July 1, 1971, or if later, the first of the month following that in which the actuarial interest rate under the system is set at 5½ percent.

To take effect immediately, urgency statute.

Ch. 171 (SB 1079) BURGNER New act, re county aid: 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 1969-1970 fiscal year under Public Law 874 of 81st Congress, to specified school districts as assistance in meeting their financial obligations for remaining portion of 1970-1971 fiscal year.

Authorizes charge to pay costs of such transfer.

Provides for repayment of such transfers.

To be effective until June 30, 1972.

To take effect immediately, urgency statute.

Ch. 172 (AB 504) LEROY F. GREENE Amends Sec. 10203.4, Ins.C., re insurance.

Increases from \$1,000 to \$1,500 the maximum amount which life of dependent of certain employees covered by specified group life insurance policy may be insured for under policy.

Ch. 173 (AB 516) KNOX Amends Sec. 30730, repeals and adds Secs. 30733 and 30734, Wat.C., re county water district directors.

Changes from acreage and size to population the basis for dividing county water districts into divisions for election of directors by divisions.

Permits district board to submit to voters of district the question of election of directors from divisions by the voters of the entire district, as alternative to election by voters of the division alone or to continue to elect directors at large. Requires district to be divided into divisions for the purpose of election from divisions on the basis of area and requires directors elected from each division to be resident of that division.

Directs board of district electing directors by divisions on effective date of act to determine by ordinance whether directors shall be elected by divisions or from divisions.

Ch. 174 (AB 606) KETCHUM Adds Art. 12 (commencing with Sec. 13021), Ch. 6, Div. 6, P.U.C., re water standby charges.

Permits municipal utility districts to impose standby or immediate availability charges for irrigation water within designated limits and pursuant to specified procedure.

Ch. 175 (AB 706) CORY Amends Sec. 13746, Ed.C., re schools: classified employees.

Defines "length of service," for service commencing or continuing after July 1, 1971, for purposes of provision prescribing order of layoff and reemployment of school district classified employees.

Ch. 176 (AB 815) KNOX Amends Secs. 56003.1, 56028, 56039, 56153, Gov.C., re district reorganization.

Provides that a detachment from a city or an incorporation of a new city which is proposed as part of a plan of reorganization may be conducted in accordance with the procedures of the District Reorganization Act of 1965 unless the affected city objects.

Revises definition of terms "change of organization" and "district."

Deletes requirement that executive officer issuing a certificate that a petition has not been signed by requisite number of signers certify in which particular the petition is insufficient.

Ch. 177 (AB 880) MEADE Amends Sec. 15517, Ed.C., re school district taxes.

Extends from July 1, 1971, to July 1, 1973, effect of provisions authorizing an increase of not to exceed 10 cents in the maximum rate of school district taxes to permit districts to undertake corrective measures relating to fire and panic safety and the installation of protective and warning devices and intrusion alarms in school buildings.

To take effect immediately, urgency statute.

Ch. 178 (SB 346) MARLER Amends Sec. 11101, adds Sec. 11804.5, S. & H.C., re pedestrian malls.

Specifies that the power of the legislative body of a city, with respect to construction of pedestrian malls, shall include power to construct any improvements necessary or convenient for a covered air-conditioned mall. Increases the maximum rate of assessment permissible for the Redding Midtown Project No. 1, R-120, from 50 cents on each \$100 of assessed valuation to \$2 per \$100, and provides that assessments for such project shall only be levied on property located within project.

Declares that such project is facing unique problems and that a special law is necessary.

To take effect immediately, urgency statute.

Ch. 179 (AB 496) PRIOLO Amends Sec. 253.2, S. & H.C., re state highways.

Deletes from the California freeway and expressway system that portion of Route 1 from Dewey Street in Santa Monica to the Los Angeles-Ventura county line.

Ch. 180 (AB 1082) GONSALVES Amends Sec. 1858, Civ.C., re deposits.

Excludes motor vehicles from certain provisions relating to deposits of personal property for repair, alteration or sale.

To take effect immediately, urgency statute.

Ch. 181 (AB 1385) LANTERMAN Amends Secs. 9950 and 9951, Veh.C., re vehicle sales: horsepower ratings.

Revises requirements re advertisements, brochures, and manuals for specified model year gasoline-powered motor vehicles of a type subject to registration which contain any reference to the vehicle's horsepower.

To take effect immediately, urgency statute.

Ch. 182 (SB 68) COLLIER Adds Sec. 38794, amends Sec. 61600, Gov.C., re cities.

Authorizes legislative bodies of cities to contract for ambulance services and authorizes community services districts to contract for such service if the voters in the district approve.

To take effect immediately, urgency statute.

Ch. 183 (SB 300) SCHRADE Amends Sec. 25150, Gov.C., re boards of supervisors.

Deletes penalty for violation of provision of law relating to publication of proceedings of supervisory meetings

Ch 184 (SB 450) BRADLEY Amends various secs., Gov.C., re municipal court personnel.

Changes numbers and salaries of various municipal court personnel in Santa Clara County.

Ch. 185 (SB 467) BRADLEY Amends, adds, repeals, various secs., Gov.C., re county boundaries.

Revises procedure relating to the alteration of county boundaries. Defines terms. Specifies certain duties of county assessor concerning transfer of land from one county to another and revises provision for circulation of petitions.

Changes date for filing boundary change documents and provides exception to provision respecting taxability of withdrawn land.

To take effect immediately, urgency statute.

Ch. 186 (SB 505) DEUKMEJIAN Amends Sec. 53069.5, Gov.C., re rewards.

Authorizes local agencies to offer and pay rewards for information on persons damaging or destroying property of other local, state, or federal agencies located within boundaries of the local agency as well as for damage to its own property.

Ch. 187 (SB 521) DEUKMEJIAN Amends Sec. 65858, Gov.C., re zoning.

Extends from 90 days to four months period for which urgency interim ordinance prohibiting uses in conflict with contemplated zoning proposal is effective.

Provides for two extensions of urgency ordinance, one for eight months and one for a year, instead of for two one-year extensions.

Ch. 188 (AB 7) DAVIS Amends Sec. 10500, Wat.C., re appropriation of water.

Extends until 61st day after adjournment of the 1975 Regular Session the provision exempting applications for the appropriation of water made by the Department of Water Resources from the diligence provision generally applicable to appropriations of water.

Ch. 189 (AB 96) CHAPPIE Repeals Sec. 7.1, Yuba County Water Agency Act (Ch 788, Stats. 1959), re Yuba County Water Agency.

Deletes conflict of interest provision from agency act.

Ch. 190 (AB 176) MACDONALD New act, re open-space assessment procedures.

Specifies that property otherwise eligible for assessment as open-space land shall be so assessed for the 1971-1972 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, 1971; provided, that prior to March 10, 1971, either the land was included in a submitted proposal to establish an agricultural preserve or the matter of accepting an open-space easement or scenic restriction had been referred to the planning commission or planning department.

To take effect immediately, urgency statute.

Ch. 191 (AB 245) MEADE Amends and repeals various secs., Gov.C., re recorder's indices.

Provides alternate method of indexing documents presented to the county recorder for recording where the recorder may combine the general index of grantors and the general index of grantees into a single index.

Ch. 192 (AB 252) MACDONALD Adds Sec. 5720, W. & I.C., re mental health services.

Provides that for three years following discharge of a person from a state mental hospital, county of residence at time of admission shall pay all nonstate costs for treatment and services under Lanterman-Petris-Short Act in the county where the hospital is located provided specified procedures are followed.

Ch. 193 (AB 305) BRATHWAITE Adds Sec. 580 2, W. & I.C., re sale of probationers' handiwork.

Permits probation officer to authorize sale of articles of handiwork by wards to the public at specified places and to deposit proceeds less cost of county materials or other property consumed into ward's trust account.

Ch. 194 (AB 347) CAMPBELL Amends Sec. 850, Pen.C., re warrants: abstracts.

Permits warrants to be sent by telegraph, teletype, or other electronic device. Specifies information to be included. Deletes requirement that warrant be authorized by specified agency, or specify whether offense is a felony or misdemeanor.

Ch. 195 (AB 348) CAMPBELL Amends Sec. 1269b, Pen.C., re bail.

Requires that officer of a sheriff's department or city police department acting under an agreement with another agency which keeps the jail wherein the defendant is confined, be in charge of a jail, or be employed at a fixed police or sheriff's facility with respect to his authorization to approve and accept bail.

Ch. 196 (AB 380) DUNLAP Adds Sec. 35201.6, Gov.C., re city annexations.

Authorizes cities to annex up to 400 acres of noncontiguous territory for park purposes under specified conditions.

Ch. 197 (AB 404) CHAPPIE Amends Sec. 12459, Ed.C., re compulsory education: courts—jurisdiction.

Revises references in provisions defining jurisdiction of municipal and justice courts re compulsory full-time education.

Ch. 198 (AB 407) CHAPPIE Amends Sec. 537, Pen.C., re public, private campgrounds: fraud.

Extends criminal sanctions with respect to persons failing to pay for lodging or food with intent to defraud, to such intentional omissions at public and private campgrounds.

Ch. 199 (AB 427) DUNLAP Amends Sec. 14670.1, Gov.C., re letting of state property.

Extends authority of Department of General Services, with consent of Department of Mental Hygiene, to let 10 acres instead of 5 acres of specified property for 50 years instead of 20 to a nonprofit corporation for the purpose of conducting an educational and work program for mentally retarded persons. Provides for lease to be nonassignable, periodically reviewed, and requires specified capital outlay by lessee.

Ch. 200 (AB 441) BELOTTI Adds Sec. 8276.5, F. & G.C., re taking of crabs.

Permits taking of crabs in Districts 6, 7, 8, and 9 between December 1st and August 31st, instead of permitting such taking between December 1st and July 15th.

To be operative only until the 61st day after the final adjournment of the 1972 Regular Session of the Legislature and as of that date is repealed.

To take effect immediately, urgency statute.

Ch. 201 (AB 463) RYAN Adds Ch. 7 (commencing with Sec. 2350), Div. 3, S. & H.C., re highways: urban systems

Adds Ch. 7 (commencing with Sec. 2350) of Div. 3, S. & H.C., to be known and cited as the Federal Aid for Urban Systems Act, to authorize the California Highway Commission, to the maximum extent permitted by federal laws, rules, and regulations, to allocate not less than 5 percent of the funds allocated to the state for the federal-aid urban system to local agencies for fringe parking projects meeting specified federal criteria.

To take effect immediately, urgency statute.

Ch. 202 (AB 494) McALISTER Adds Secs. 1460.5, 1464, repeals Sec. 1464, Ed.C., re school district elections.

Requires county counsel or district attorney to prepare impartial analysis of all school measures which are qualified to appear on the ballot

Deletes provision respecting the correction of erroneous statistical facts in ballot arguments for school measures and provides for rebuttal arguments to be placed on the ballot.

Ch. 203 (AB 526) MacGILLIVRAY Amends Sec. 7230, F. & G.C., re canned fish.

Makes provisions relating to canning of fish taken under a sport fishing license applicable to all fish rather than only salmon and requires any cannery or packing plant to emboss or imprint the words "not to be sold" on cans of fish rather than only requiring such words to be stamped upon cans of salmon.

Ch. 204 (AB 536) SCHABARUM Amends Sec. 15b, Los Angeles County Flood Control Act (Ch 755, Stats. 1915), re Los Angeles flood control.

Deletes requirement that flood control channel or storm drain have been planned for construction as an open channel prior to the effective date of the 1961 Statutes before provision for the construction of facilities for the covering or crossing over of any portion of the open channel may, at the expense of a requesting party, be

designed and inserted by the district governing board in the specifications and contract for the channel or drain. Permits district to expend district funds or funds provided by a local agency within the district for the construction of facilities for the covering or crossing over of any portion of existing flood control channels or storm drains of the district.

Ch. 205 (AB 555) LANTERMAN Amends Sec. 35400, Veh.C., re vehicle lengths.

Excludes the projection of a front safety bumper or a rear safety bumper, or both, in determining whether a bus is within the vehicle length limitation of 40 feet, provided such bumper does not cause length of bus to exceed legal limit by more than one foot in front and one foot in rear. Defines "safety bumper" for purposes of act.

Ch. 206 (AB 577) RYAN Amends Sec. 35541, adds Sec. 35541.7, H. & S.C., re counties: housing.

Provides that County of San Mateo need not demolish the temporary housing project known as "Midway Village" until 91st day after final adjournment of the 1974 Regular Session of the Legislature, rather than within one year after the 61st day after final adjournment of the 1971 Regular Session of the Legislature.

Expresses legislative intent.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 207 (AB 583) Z'BERG Amends Sec. 27801, Veh.C., re motorcycle handlebars.

Prohibits any person from driving a two-wheeled motorcycle equipped with handlebars so positioned that the hands of the seated driver are at or above his shoulder height, rather than with handlebars that are more than 15 inches in height above seat occupied and depressed by weight of the driver.

Ch. 208 (AB 668) HARVEY JOHNSON Adds Sec. 55371.5, Wat.C., re county waterworks district property.

Authorizes the governing body of a county waterworks district to sell or lease property needed for the uses of another waterworks district governed by the same governing body at the reasonable market value without notice

Ch. 209 (AB 669) HARVEY JOHNSON Amends Secs. 6 and 7, Los Angeles County Flood Control Act (Ch. 755, Stats. 1915), re Los Angeles County flood control.

Raises the ceiling for interest on bonded indebtedness of the Los Angeles County Flood Control District from 6 to 7 per centum per annum.

Ch. 210 (AB 770) DENT Adds Art. 3.2 (commencing with Sec. 25210.39), Ch. 2.2, Pt. 2, Div. 2, Title 3, Gov.C., re county service areas.

Provides for procedure whereby extended services provided by county service areas can be eliminated.

Ch. 211 (AB 771) DENT Amends Secs. 24000, 24300, and 24304, Gov.C., re county officers.

Provides that road commissioner is a county officer

Permits board of supervisors to create office entitled Public Works Director, combining duties of road commissioner and surveyor and other duties not legally required to be performed by other county officers.

Ch. 212 (AB 812) BIDDLE Amends Secs. 11514, 11709, and 11804, Veh.C., re vehicle dismantlers, dealers, salesmen.

Requires certificates and licenses of automobile dismantlers, and licenses of dealers and salesmen, to be posted in a place conspicuous to the public, rather than in a conspicuous place, in prescribed locations.

Makes additional changes in Sec 11514, Veh.C., proposed by SB 625, to be operative only if SB 625 and this bill are both chaptered, and this bill is chaptered after SB 625.

Ch. 213 (AB 852) **MOBLEY** Amends Secs. 305, 310, Veh C., re drivers' licenses.

Excludes from the definition of a "driver" the tillerman or other person who in an auxiliary capacity assists the driver in the steering or operation of any articulated firefighting apparatus.

Revises the definition of a "driver's license" to include a valid license of a person licensed by a foreign jurisdiction.

Ch. 214 (AB 947) **RUSSELL** Amends, amends and renumbers, adds, and repeals various secs., Gov.C., P.R.C., P.U.C., Wat.C., and amends and repeals various secs., various acts, re securities.

Codifies provisions of Chapter 1396 of the Statutes of 1969 re abolishment of the California Districts Securities Commission and assumption of its powers, duties, and responsibilities by the State Treasurer. Makes various related, conforming changes.

Ch. 215 (AB 948) **RUSSELL** Amends Sec. 1673, Ins.C., re insurance.

Provides that person licensed as insurance agent, life and disability agent, or disability only agent, rather than as insurance agent, may be authorized to transact disability insurance on behalf of any insurer authorized to transact disability insurance, rather than on behalf of life insurers, by filing notice of appointment, rather than appointment, for that purpose.

Ch. 216 (AB 994) **BEVERLY** Amends Secs. 1689, 1690, 1704, and 1713, Ins.C., re insurance: production agencies.

Provides that in case where holder of certificate of convenience, pending examination as insurance agent or solicitor or life licensee, has been appointed by more than one insurer or other employer, initial appointing entity shall be responsible for making certain holder is enrolled in and pursues specified training course. Holds each entity subsequently appointing holder responsible for such study and instruction if initial appointing entity terminates holder's appointment.

Specifies that certificate of convenience held by applicant for specified licenses pending examination shall be canceled upon termination of all appointments held by such person, and requires him to return canceled certificate to Insurance Commissioner.

Ch. 217 (AB 1099) **MACDONALD** Amends Sec. 12, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), re Ventura County flood control.

Extends from July 1, 1971, to July 1, 1973, date when maximum ad valorem tax rate for zone 1 of the Ventura County Flood Control District will revert from \$0.43 per \$100 of assessed value of property within the zone to \$0.20 per \$100.

To take effect immediately, urgency statute.

Ch. 218 (AB 1129) **MACGILLIVRAY** Amends Sec. 10291.5, Ins.C., re insurance: disability insurance.

Provides that Insurance Commissioner shall not approve any policy of disability insurance for issuance or delivery in state unless it provides for grace period of at least 31 days, rather than at least 10 days, for policies providing for quarterly payment of premium.

Ch. 219 (AB 1287) **BELOTTI** Adds Sec. 8183, F. & G.C., re anchovies.

Prohibits the taking of anchovies in Humboldt Bay for any commercial purposes.

To take effect immediately, urgency statute.

Ch. 220 (SB 39) **HARMER** Amends Sec. 14790, Gov.C., re state colleges: purchases.

Increases from \$500 to \$1,000 the maximum amount of purchase by Trustees of California State Colleges which is exempt from purchasing supervision of Department of General Services.

Ch. 221 (SB 287) **LAGOMARSINO** Amends Sec. 6871.2 P.R.C., re state lands.

Includes all state-owned tide and submerged lands in three-mile area surrounding Islands of Anacapa, Santa Cruz, Santa Rosa, and San Miguel among various specified areas that may not be leased by the State Lands Commission for oil and gas purposes except under certain conditions.

Ch. 222 (SB 446) ALQUIST Amends Sec. 14214, adds Sec. 14214.1, Ed.C., re State Teachers' Retirement System.

Provides for disability retirement upon the application of employer as well as upon the application of a member or his guardian or conservator. Requires reinstatement of persons found not to be disabled after application for disability retirement for such persons by employer.

Ch. 223 (SB 734) GRUNSKY Amends Secs. 16522, 53651, adds Pt. 5 (commencing with Sec. 17300), Div. 4, Title 2, Gov.C., re State of California notes

Authorizes issuance of State of California notes, in amounts equivalent to demands issued but not negotiated payable from the General Fund in the same fiscal year. Limits amount of notes issuable to 15 percent of General Fund revenues set forth by Controller in his annual report to the Governor in the same fiscal year. Makes such notes legal investments.

Makes related changes.

Appropriates moneys necessary to repay any State of California notes issued, as well as interest and \$30,000 to pay cost of issuing the notes

Operative until July 1, 1972.

Provides that notes cannot be issued after December 31, 1971, and must be redeemed by March 31, 1972

States legislative intention to satisfy the constitutional requirements for the issuance of such notes as were set forth in California Supreme Court cases on registered warrants.

To take effect immediately, urgency statute.

Ch. 224 (AB 777) ARNETT Adds Sec. 31453.5, amends Secs. 31581, 31582, Gov.C., re county retirement systems.

Permits retirement boards in systems established pursuant to the County Employees Retirement Law of 1937 to compute member rate of contributions in prescribed manner and makes related change in other provisions.

To take effect immediately, urgency statute.

Ch. 225 (AB 953) BELOTTI Amends Sec. 36303, Ag.C., re pasteurized manufacturing cream.

Prohibits sale of pasteurized manufacturing cream in quantities of less than one-half gallon or in containers of less than one-half-gallon capacity.

Ch. 226 (SB 286) MILLS Amends Sec. 18104.2, Ed. C., and Secs. 13990.2 and 34200, Gov.C., re legislative appointees.

Provides that members of Joint Legislative Committee on Transportation shall be one Senator appointed by Senate Rules Committee and one Assemblyman appointed by Speaker instead of the chairmen of the Senate and Assembly Transportation Committees.

Provides that legislative membership of Council on Intergovernmental Relations and Committee on Special Education shall be appointed by Senate Rules Committee and Speaker of Assembly, rather than chairman of specified standing committees.

To take effect immediately, urgency statute.

Ch. 227 (AB 588) KNOX Amends Secs. 34200, 53060.5, Gov.C., re local agencies.

Provides that the Council on Intergovernmental Relations shall include one member representing a regional organization, three members representing special districts and that the three members shall be appointed from a list submitted by the California Special District Association.

Specifies that a district may attend any legislative body, including Congress, to present information or to aid or prevent passage of legislation and may participate in associations for such purpose.

Ch. 228 (SB 1598) MARKS New act, re property tax revenues.

Requires boards of supervisors of counties in which assessment ratios are changed by reason of the law specifying that property shall be assessed at 25 percent of its full cash value for the 1971-1972 fiscal year and fiscal years thereafter to make specified public announcements concerning property tax revenues.

To take effect immediately as an urgency statute and to become inoperative on January 1, 1972.

Ch. 229 (SB 359) GREGORIO Amends Sec. 20111, H. & S.C., re taxation police protection districts.

Temporarily increases, during 1971-72 fiscal year, limit on annual tax rate imposed to support police protection district from .75 percent, to 1 percent, of assessed value of real property in district.

To take effect immediately, urgency statute.

Ch. 230 (SB 803) MILLS Adds Sec. 5140, R. & T.C., re Meadows Union School District.

Expresses legislative findings re Meadows Union School District.

Requires Superintendent of Public Instruction to apportion a specified sum sufficient to meet specified costs to Meadows Union School District to enable district to pay contracted indebtedness, due and owing, in the 1970-1971 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1971-1972, from apportionments from the State School Fund to the district, an amount equal to apportionment made, plus specified interest.

Provides that the portion of property taxes paid under protest computed on amount of assessment not in dispute shall not be impounded.

To take effect immediately, urgency statute.

Ch. 231 (AB 108) LEROY F. GREENE Amends Secs. 6871 and 6873, Ed.C., re education of exceptional children.

Includes State School Fund apportionments made to school districts for transportation of special students, within amount paid by school districts to parents or guardians of exceptional students for whom public special education facilities or services are not available or cannot reasonably be provided because of the cost or distance involved, toward tuition of such minor who is enrolled in a public or private nonsectarian school, institution, or agency offering the special education facilities needed by such minor.

Specifies sources of funds for such apportionments.

Makes related technical changes.

Ch. 232 (AB 377) KETCHUM Adds Sec. 6054, Pen.C., Sec. 4009.5, W. & I.C., re tax-sheltered annuities.

Authorizes the Director of Corrections and the Department of Mental Hygiene to purchase tax-sheltered annuities for permanent employees of the respective departments, if specified conditions are satisfied

Ch. 233 (AB 461) KNOX Amends Secs. 1, 4, Ch. 1336, Stats. 1959, re tide-lands: City of Richmond.

Specifies that certain tide and submerged lands granted in trust to City of Richmond may be used for various conservation and recreation purposes, and makes related changes. Finds that certain of such lands granted to the city possess unique environmental values of statewide interest and declares intent of Legislature to authorize the city to protect and enhance such values.

Provides that the lands are required to be substantially improved, restored, preserved, or maintained on or before January 1, 1973, rather than that the lands are required to be substantially improved on or before September 18, 1969.

Requires the city to submit specified plans to the State Lands Commission for approval. Provides that lands are granted upon express condition that specified general plan is approved by the commission, with the lands to revert to the state if such general plan is disapproved by the commission at a public hearing.

Specifies that provisions authorizing the city to grant franchises for limited period shall not be deemed to affect the validity or term of any franchise granted by the city pursuant to the Franchise Act of 1937.

Ch. 234 (AB 601) BARNES Amends Sec. 53240, Gov.C., re employees of local governments.

Permits local governments to pay for replacement or repair of employees' property which is lost as well as damaged in the line of duty without fault of employee.

Ch. 235 (AB 708) CHAPPIE Amends Sec. 5017, Veh.C., re identification plates: snowmobiles.

Deletes requirement that identification plates or devices issued for snowmobiles be attached to front of handlebars on upper part of machine and instead specifies that such plates or devices shall be attached on front of vehicle by any bracket, method, or device securing the plate to cowl or body member.

Ch. 236 (AB 766) KNOX Adds Secs. 74755 and 74756, Wat.C., re water conservation district funds.

Authorizes the board of directors of a water conservation district to elect to disburse district funds in a prescribed manner by a district treasurer as an alternative to the currently prescribed method of disbursal performed by the county treasurer and county auditor of the principal county of the district. Requires filing of annual audit of such disbursements which meets the approval of the board of supervisors. Specifies manner in which board may rescind any such election.

Ch. 237 (AB 778) FORAN Amends Secs. 41102, 41103, Veh.C., re unattended vehicles: responsibility for.

Extends provisions regarding the procedure for giving notice and issuing warrants or citations in connection with specified violations involving unattended vehicles to include lessees and renters of such vehicles.

Provides that in any prosecution against the registered owner of a motor vehicle, proof of motor vehicle being leased or rented on date and during time when parking violation occurred rebuts prima facie evidence that registered owner was person who parked or placed such vehicle at point where violation occurred, if the lease or rental agreement includes name and address of person to whom such vehicle was leased or rented and if such proof is delivered to court within specified time.

Provides that in any prosecution against the lessee or renter of a motor vehicle, proof of a written lease or rental agreement shall constitute prima facie evidence that lessee or renter was person who parked or placed vehicle at time and place where violation occurred.

Makes additional changes in Sec. 41103, Veh.C., proposed by AB 1415, to be operative only if AB 1415 and this bill are both chaptered, and this bill is chaptered after AB 1415.

Ch. 238 (AB 1080) MACGILLIVRAY Amends Sec. 8304, F. & G.C., re abalones

Establishes a commercial size limit of 4 inches on the pinto abalone, threaded abalone, and flat abalone.

Ch. 239 (AB 1187) MACGILLIVRAY Amends Sec. 660, H. & N.C., re regulation of navigation.

Specifically includes state agencies among governmental entities not precluded by specified provisions from adopting ordinances, laws, regulations or rules of specified application to vessels.

Ch. 240 (AB 1270) DENT Amends Sec. 11891.5, P.U.C., re payment of demands.

Allows board of directors of any municipal utility district operating water distribution system for 10 years or more and maintaining prescribed uniform accounting system to provide by resolution for payment of certain categories of demands against district approved by general manager without prior specific approval of board.

Ch. 241 (AB 595) WILSON Amends Sec. 8352, R. & T.C., re gas 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 or decreases in the amounts of such appropriation on the basis of a formula and future gas tax rates.

To take effect immediately, usual current expenses of the state.

Ch. 242 (AB 2658) LANTERMAN Amends Sec. 5366, W. & I.C., re Lanterman-Petris-Short Act.

Extends deadline for filing of conservatorship petitions for persons committed to state hospitals [...] * from July 1, 1971, to July 1, 1972.

To take effect immediately, urgency statute.

Ch. 243 (SB 81) NEJEDLY Amends Sec. 597t, Pen.C., re animals.

Makes technical nonsubstantive changes to clarify language of section.

Ch. 244 (SB 201) SONG Amends, adds, repeals various secs., Civ.C., C.C.P., R. & T.C., and Wat.C., re civil actions and proceedings.

Revises law relating to counterclaims and cross-complaints, joinder of causes of action, and related provisions.

Ch. 245 (SB 251) RODDA Adds Sec. 7153.5, Ed.C., re community colleges: libraries.

Permits governing board of school district maintaining a community college to adopt rules and regulations re withholding of grades, transcripts, diplomas, or registration privileges of students or former students until specified obligations owed to the school library are met.

Ch. 246 (SB 777) MARLER Amends Sec. 118, S. & H.C., re sale of state property.

Reduces amount of downpayment required in the event of a sale of surplus high-way property to private parties from 50% of purchase price to 30% of such price.

Ch. 247 (AB 322) BADHAM Repeals Sec. 2, Ch. 108, Stats. 1969, re clinical laboratory technology.

Deletes December 31, 1971, expiration date of provision authorizing performance of blood gas analysis under designated circumstances.

Ch. 248 (AB 371) MOORHEAD Amends Secs. 1506 and 1507, Prob.C., re partition of guardianship estates.

Provides that the guardian of an estate may commence action for partition of ward's undivided interest in real or personal property after first obtaining authority from the court having jurisdiction of the estate on ex parte application. Makes related changes.

Ch. 249 (AB 419) BARNES Amends Secs. 21263, 21263.1, 21264, Gov.C., re Public Employees' Retirement System.

Provides for the continuation of part of retirement allowance of a patrol, law enforcement, or local safety member to his spouse, child, or parents after his death after retirement for disability rather than industrial disability.

To be operative on the first of the month following the month in which statutes enacted at the 1971 Regular Session becomes effective.

Ch. 250 (AB 596) WILSON Amends Sec. 3, Ch. 1534, 1970 Stats., re State Environmental Goals Report.

Corrects erroneous cross-reference.

Ch. 251 (AB 599) STULL Amends Secs. 23014 and 25210.9c, Gov.C., re revolving funds

Increases from \$350,000 to \$500,000 the amount a county can appropriate to a revolving fund to be used by specified entities for specified purposes and includes county flood control districts among those entities to which such revolving fund money may be appropriated.

Expands purposes for which money in a county service area revolving fund may be used for to include salaries, wages, services, and supplies.

Ch. 252 (AB 965) RAY E. JOHNSON Amends Sec. 36637, Ag.C., re new milk products' regulation.

Provides that Sections 407 to 407.6, inclusive, 407.9 and 407.10, and 407.12 to 407.14, inclusive, of Title 3 of the California Administrative Code, relating to new milk products, which are established by the Director of Agriculture, shall not expire on date presently established by law, but remain in effect until 61st day after final adjournment of 1972 Regular Legislative Session.

Allows director to amend such sections.

Ch. 253 (AB 1061) BURKE Amends Sec. 21372 and repeals Sec. 21367, Veh.C., re traffic control devices: schools.

Deletes provisions imposing on school districts a portion of cost of providing flashing traffic signals designed to protect students. Specifically provides that such signals are included within general provisions relating to traffic control devices provided to protect school children, which general provisions specify that funding for such devices is to be charged against a local government's share of the Highway Users Tax Fund as delineated. Makes related changes.

Ch. 254 (AB 1123) DENT Amends, amends and renumbers, adds, repeals, various secs., Gov.C., re public employees.

Recodifies law providing for employer-employee relations of certain public employees to make separate provision for state and local public employees. States that act is declaratory of existing law.

Ch. 255 (AB 1308) BROWN Amends Sec. 1724, B. & P.C., re dentists.

Provides that the fee for examination and reexamination of applicants for a dental license is to be fixed by the Board of Dental Examiners, rather than providing that the fee for the examination of applicants for such a license is to be fixed by the board.

Ch. 256 (AB 1650) STACEY Repeals Secs. 61302, 61303, Gov.C., re conflicts of interest.

Repeals conflict of interest provisions in Community Services District Law.

Ch. 257 (AB 1895) DAVIS Adds Sec. 54906, Gov.C., re community services districts.

Provides that community services districts formed as part of a reorganization plan pursuant to the District Reorganization Act of 1965 shall be deemed formed for assessment and taxation purposes for the 1971-1972 fiscal year and thereafter, if such formation is completed prior to the effective date of this act and if required documents are filed on or before April 15, 1971.

To take effect immediately, urgency statute.

Ch. 258 (AB 806) PRIOLO Amends, adds, repeals various secs., Fin.C., re savings and loan associations.

Makes various changes in law relating to savings and loan associations.

Repeals provisions regulating borrowers' mutual savings and loan associations.

Ch. 259 (AB 101) MOBLEY Amends Secs. 40000, 42030, Veh.C., re vehicle weight limitations

Makes violation of provisions relating to weight limitations by vehicles upon highways, except in cases of weight violations where amount of excess weight is less than 4,501 pounds, a misdemeanor, rather than an infraction. Reduces from \$55 to \$50, fine for violation of weight limitations when the amount of excess weight is in the range of 4,251-4,500 pounds.

Ch. 260 (AB 236) MACDONALD Amends and adds various secs., Veh.C., re motor vehicles: mileage.

Requires notification of Department of Motor Vehicles of actual mileage, as indicated by vehicle's odometer, of every motor vehicle under 6,001 pounds subject to registration under Vehicle Code which is transferred or sold by its owner, transferred by sale, lease, or otherwise, by a dealer, excluding sale or transfer by such a dealer to another dealer of new unregistered vehicle. Specifies that records of department concerning mileage of motor vehicles shall be open to inspection by public.

Requires any person, in transferring a vehicle under 6,001 pounds, where he is not required to make an application for transfer, or his authorized representative, to sign and record on the document evidencing the transfer of the vehicle the actual mileage of the vehicle as indicated by the vehicle's odometer at the time of the transfer.

Provides that when registered owner, or dealer, is not in possession of vehicle under 6,001 pounds that is sold or transferred, the person in physical possession of such vehicle shall provide the required information.

Requires person who repairs or replaces odometer of vehicles under 6,001 pounds to provide specified information to Department of Motor Vehicles.

Makes additional changes in Sec. 5901, Veh.C., proposed by AB 805, to be operative only if AB 805 and this bill are both chaptered, and this bill is chaptered after AB 805.

Ch. 261 (AB 369) GONSALVES Amends Sec. 30108, repeals Sec. 30105, R. & T.C., re cigarette tax.

Deletes exemption from Cigarette Tax Law for donations of five or less cigarettes. Requires donors of cigarettes to collect applicable cigarette taxes from donees. Makes cigarette taxes that must be collected by distributors and donors of cigarettes a debt owed by them to the state.

Provides that no funds shall be appropriated from the revenue generated by this act.

Ch. 262 (AB 715) FENTON New act, re physicians and surgeons.

Requires issuance of reciprocity certificate authorizing practice as physician and surgeon to individuals possessing specified qualifications, applying within designated period of time, who successfully complete designated examination.

To have no force and effect on and after 90 days after its effective date.

Ch. 263 (AB 784) FONG Adds Secs. 54779.5 and 56012.5, Gov.C., re local agencies.

Provides procedure whereby a local agency formation commission in county other than principal county in which a special district is located may exercise exclusive jurisdiction for any particular proposal over such district with respect to matters authorized and required by provisions relating to the organization of local agency formation commission in each county.

Provides procedure whereby exclusive jurisdiction over local agency organization or reorganization may be vested in the officers of an affected county other than the principal county.

Ch. 264 (AB 1570) HARVEY JOHNSON Amends Sec. 37943, Ag.C., re food: cheese packaging.

Requires that coldpack cheese food be sold in prepackaged form labeled in accordance with specified provisions of Agricultural Code, rather than requiring such food be sold in original unopened package.

Specifies that such food may be cut, wrapped, and packaged on premises of sale or any room meeting requirements of specified provisions.

Ch. 265 (AB 2872) KNOX Amends Secs. 56293 and 56294, Gov.C., re local agency formation commissions.

Provides that, with respect to a local agency formation commission's certification resolution to the board of supervisors of a principal county, relating to a district organization, that the commission may certify to the board that the board of directors of a conducting district has failed or refused to conduct or complete proceedings for a change of organization in compliance with the commission's resolution, rather than that district has failed or refused to initiate such proceedings. Further authorizes commission to certify that district has failed to comply with any terms or conditions of the commission's determinations.

Provides that board of supervisors of principal county may enforce compliance with any terms or conditions of LAFCO determinations referred to in its resolution to board, and upon board's assumption of jurisdiction to initiate, conduct and complete any proceedings for a change of organization, the board, clerk, and other officers of the county shall have exclusive jurisdiction with respect to such proceedings and may exercise all the powers and duties vested in the board of directors of a conducting district and in the clerk or other officers of such district, rather than powers and duties vested by specified provisions in the District Reorganization Act of 1965. To take immediate effect, urgency statute.

Ch. 266 (SB 207) COLLIER Budget Act of 1971.

Makes appropriation for support of state government for 1971-1972 fiscal year.

To take effect immediately, urgency statute.

Ch. 267 (AB 1035) DUNLAP Adds Sec. 13607, Ed.C., re classified school employees.

Requires that upon initial employment and upon each change in classification each classified employee be furnished with copies of a specified directive relating to specified employment matters. Specifies contents and processing of such directives.

Ch. 268 (AB 1464) KNOX Amends Sec. 58855, adds Sec. 58855.5, Gov.C., re county surveyor.

Revises provisions regarding mailing of notice by county surveyor of filing of proposal for change of district boundaries and requires notice to be given to a city, county, or district the boundaries of which contain any portion of the lands described in the proposal and to each person who has filed a written request for special notice.

Ch. 269 (SB 316) CARPENTER Amends Sec. 23986, B. & P.C., re alcoholic beverages.

Requires Department of Alcoholic Beverage Control to adopt rules and regulations to ~~entrance~~ [enforce] * provisions relating to notice required to be published by applicant for on-sale license. Deletes specific time period within which such notice must be published.

Ch. 270 (SB 340) SCHRADER Amends and repeals various secs., Gov.C., re municipal courts.

Makes various changes in number, salaries, and job titles of, and salary schedules applicable to, various officers, attachés, and employees of municipal courts in San Diego County. Makes related changes.

Ch. 271 (SB 466) BRADLEY Amends Secs. 33349 and 33452, adds Sec. 33446, H. & S.C., re redevelopment.

Requires copies of notices regarding redevelopment plans and amendments to such plans to be mailed to the governing body of each of the taxing agencies which levies taxes upon any property in the project area designated in the proposed plan.

Authorizes school district governing boards to agree with a redevelopment agency for the construction of buildings to be used by such district in the project site as prescribed. Enacts related provisions.

Ch. 272 (SB 491) MOSCONE Amends Sec. 9791, Gov.C., re legislative publications.

Requires Department of General Services to distribute to the California Supreme Court 11 copies and as many additional copies as requested, not to exceed four copies, of the laws, resolutions and journals of the Legislature.

Ch. 273 (SB 632) COLOGNE Amends and adds various secs., Riverside County Flood Control and Water Conservation District Act (Ch 1122, Stats, 1945), re Riverside County flood control

Revises terms of office and powers of zone commissioners in Riverside County Flood Control and Water Conservation District.

Makes related changes.

Authorizes supervising personnel, employees, and equipment of either Riverside County or the district to be jointly used by county and district whenever such use is determined to be necessary by their respective boards of supervisors.

Authorizes district to issue negotiable promissory notes for specified purposes and subject to specified terms and conditions, and authorizes district to levy tax not subject to any rate limitations to pay the principal and interest on such notes.

Ch. 274 (SB 682) COOMBS New act, re state highway construction contracts.

States legislative findings re damage to state highway construction in the vicinity of the City of San Fernando caused by the earthquake of February 9, 1971

Requires the Department of Public Works to conduct thorough investigation of the geologic characteristics of construction zone, and prohibits permanent reconstruction until investigation is completed.

Authorizes the department to terminate any construction contracts upon mutual consent of the contracting parties, if work under such contracts were substantially damaged or destroyed by the earthquake. Specifies principles to be followed by the department in seeking agreement to terminate such contracts.

Directs the Auditor General to audit all financial aspects in the termination of construction contracts under this act and to report thereon to the Legislature not later than January 5, 1972.

Directs the department to submit to the Legislature by January 5, 1972, a report on any action it has taken to eliminate the need for any future legislation to authorize it to terminate construction contracts on highway projects damaged or destroyed by a natural disaster.

To take effect immediately, urgency statute.

Ch. 275 (SB 700) NEJEDLY Amends Sec. 36517, Gov.C., re city officers.

Deletes provision prohibiting increase or diminution of salary of elected city clerk and treasurer during term of office. Authorizes compensation for such offices to be fixed by resolution.

Ch. 276 (SB 723) LAGOMARSINO Adds Secs. 2833, 2834, H. & S.C., re pest abatement districts.

Authorizes pest abatement districts to change their name and prescribes procedure to effect such name change.

Ch. 277 (SB 947) MARKS Amends Secs 69895, 69900, Gov.C., re court attachés: San Francisco.

Makes changes in personnel positions of, and salaries for, attachés of Superior Court of City and County of San Francisco.

Ch. 278 (AB 218) MOBLEY Amends Secs. 1684, 1688, and 1691, 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 a time certificate for handling claims, other than wage claims, filed against such time certificate. Permits contractor to file bond or time certificate, rather than bond only, within 30 days after notice of cancellation of surety bond by the surety to prevent license from being suspended.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 279 (AB 767) KNOX Amends Sec. 2123.9, repeals Secs. 2124, 2124.1, B. & P.C., re disciplinary hearings.

Provides that proposed decisions by a committee of the Board of Medical Examiners conducting a disciplinary hearing are subject to certain laws relating to adoption of proposed decisions under administrative adjudication. Eliminates specific provision therefor.

Ch. 280 (AB 909) HAYES Amends Secs. 1777.6, 3095, 3096, Lab.C., re employment practices: discrimination.

Includes specifically "sex" within provisions of law relating to discrimination in any recruitment and apprenticeship program and specifies discrimination on basis of "ancestry" is within prohibitions. Includes specifically "sex" in provisions prohibiting discrimination in the employment of indentured apprentices on public works.

Ch. 281 (AB 1007) TOWNSEND Amends Sec. 31452.5, Gov.C., re county employees' retirement.

Provides the beneficiary of a retired member under the County Employees Retirement Law of 1937 may authorize certain deductions from the retirement allowance or benefits, and provides that deduction may be authorized for the payment of state and federal personal income tax.

Ch. 282 (AB 1031) BEE Amends Secs. 31789, 31790, Gov.C., re county employee retirement.

Provides that lump sum death benefit after retirement, and the lump sum death benefit before retirement of persons with 10 years of service, shall be \$750, rather than \$400.

Ch. 283 (AB 1507) BURKE New act, re physicians and surgeons.

Authorizes designated persons to take examination for licensure as physician and surgeon.

Ch. 284 (SB 389) STIERN Amends Sec. 6006, adds Sec. 6010.2, R. & T.C., re sales and use taxes.

Excludes from the definitions of "sale" and "purchase" for purposes of the Sales and Use Tax Law the serving of food, meals, or drinks, which are a part of the board and care of certain mentally retarded recipients of public assistance.

To take effect immediately as a tax levy, but to become operative on the first day of the calendar quarter following the calendar quarter in which the enactment becomes effective.

Ch. 285 (SB 625) CARRELL Amends Sec. 11514, Veh.C., re automobile dismantlers: signs.

Requires certificates and licenses of automobile dismantlers to be posted in a place conspicuous to the public, rather than in a conspicuous place

Requires inclusion of term "Automobile Dismantler" or "Automobile Wrecker" on sign required to be displayed by licensed automobile dismantler and requires that such signs have an area of not less than 32 square feet per side displayed, rather than 4 square feet, and contain lettering not less than 6 inches in height, rather than lettering of sufficient size to enable sign to be seen from distance of 50 feet.

Permits local authorities to provide for a sign smaller than 32 square feet per side displayed or for lettering smaller than 6 inches in height, but specifies that no local authority shall require a sign to have an area of less than 4 square feet per side displayed.

Ch. 286 (SB 708) CARRELL Repeals and adds Sec. 22100, Veh.C., re vehicles: turns at intersections.

Deletes and reenacts, with various revisions, provision prescribing permissible turns at intersections.

Ch. 287 (SB 843) CARRELL Amends Sec. 24615, Veh.C., re slow-moving vehicle emblems.

Revises the exemption from the "slow-moving vehicle emblem" requirement provided for vehicles used by highway authorities or bridge or highway districts in highway maintenance, inspection, survey, or construction work so that such vehicles must be engaged in work at the jobsite upon a highway to be exempt from such requirement.

Ch. 288 (SB 946) MARKS Amends Secs. 74502, 74503, 74504, Gov.C., re municipal courts.

Revises salaries of certain attachés of the San Francisco Municipal Court.

Ch. 289 (AB 353) CROWN Amends Sec. 32100.01, adds Secs. 32100.02, 32100.03, 32100.04, H. & S.C., re hospital districts: elections.

Deletes provision allowing board of directors of hospital district to appoint two additional directors where voters approve increase of directors, from five to seven, in qualifying district.

Provides for submission of names of candidates for additional directorships at time measure proposing increase in number of directors [is] * submitted to voters. Specifies that additional directors be elected at large for staggered terms, except that zoned district must create, by resolution, new zones for additional directors on expiration of the terms of original additional directors. Provides procedure for unzoned district having seven directors to divide district into zones.

Ch. 290 (AB 1186) BADHAM Amends Sec. 71.8, H. & N.C., re small craft harbors: loans.

Deletes requirement that Department of Finance approve the legality, form, and completeness of contracts for loans from the Department of Navigation and Ocean Development to cities, counties, and districts for acquiring, constructing, improving, or maintaining small craft harbor facilities.

Ch. 291 (AB 1374) RAY E. JOHNSON Amends various secs., Gov.C., re personnel of municipal courts.

Changes salaries and number of positions of various personnel of municipal courts in Santa Cruz County and Chico Judicial District in Butte County.

Ch. 292 (AB 1497) LACOSTE Repeals Ch 3 (commencing with Sec. 27951), Pt. 4, Div. 12, Ag.C., re egg products.

Repeals provisions relating to sales, production, importation and labeling of egg products intended for human consumption.

To take effect immediately, urgency statute.

Ch. 293 (AB 1508) BURKE New act, re Talbert Drainage District dissolution.

Dissolves Talbert Drainage District in Orange County, subject to approval of local agency formation commission of Orange County, upon adoption of declaration of intention to dissolve by board of directors of district and filing with Secretary of State of agreement by the City of Huntington Beach to assume all powers, duties,

and functions of the district for the purpose of winding up the affairs of the district. Transfers, upon such dissolution, all real property of district to City of Fountain Valley and all other property and assets to City of Huntington Beach, and vests all powers, duties, and functions of district in City of Huntington Beach for the purpose of winding up the affairs of the district.

Ch. 204 (AB 1532) HAYDEN Amends Sec. 14204, Elec.C., re polling procedures.

Makes it a misdemeanor for anyone to remove, tear, mark or otherwise deface the index to the book of affidavits of registration posted at or near polling places with the intent to falsify or prevent others from readily ascertaining the name, address, or political affiliation of any voter, or the fact that a voter has or has not voted, and requires a notice of such fact to be posted on such index.

Ch. 295 (AB 1671) BADHAM Adds Ch. 155 (commencing with Sec. 19280), Pt 4, Div. 14, S. & H.C., re highway lighting district dissolution.

Provides for the dissolution of a highway lighting district upon annexation of the district to a specified maintenance district if the board of supervisors finds that other prescribed facts exist.

Ch. 296 (AB 1673) BADHAM Adds Secs. 25503.10, 25503.11, 25503.12, B. & P.C., re alcoholic beverages: business restrictions.

Permits manufacturer, manufacturer's agent, winegrower, rectifier, importer, or wholesaler, licensed by Department of Alcoholic Beverage Control, to lease real property to licensed retailer, if lease or amendments thereto, containing specified conditions, are approved by department.

Permits specified licensees to hold stock in corporate retail licensees under specified conditions. Permits retail licensee to hold stock in other specified corporate licensees, under specified conditions.

Ch 297 (AB 1685) DENT Amends Sec. 29122, Gov.C, re county service areas

Permits payment of expenses of a newly created county service area prior to the formal adoption of a budget under certain circumstances.

Ch. 298 (SB 27) GRUNSKY Amends Sec. 12403, Pen C, re tear gas weapons.

Stipulates that investigator regularly employed and paid as such in the office of a district attorney and designated by district attorney, as well as presently specified persons, are not prohibited by provisions relating to tear gas weapons from purchasing, possessing, or transporting any tear gas weapon for official use in the discharge of their duties, under designated circumstances. Provides that investigator presently so authorized designated by Attorney General shall be regularly employed and paid as such in the office of the Attorney General.

Ch. 299 (SB 65) CARRELL Amends Sec. 16603, Ed.C., re children's centers.

Adds service as a licensed vocational nurse to the designated services which, when performed by the parent, may form the basis for determination that a child is in need of children's center services.

Ch. 300 (SB 76) CARPENTER Adds Sec. 69899.5, Gov.C., re superior court personnel.

Provides for appointment, compensation, employment benefits, and administration of personnel of Orange County Superior Court.

Ch. 301 (SB 88) COLOGNE Adds Sec. 13075, P.R.C., re resort improvement districts

Prohibits resort improvement districts from engaging in any activity or providing any service not already engaged in or provided, or budgeted for, as of July 1, 1970. Provides that whenever any activity or service of a district is terminated, it shall not be reactivated. Authorizes district to perform contractual obligations outstanding as of effective date of section and specifies that provisions shall not be construed so as to impair contractual rights

Requires district board to certify all activities and services being engaged in or provided, or budgeted for, as of July 1, 1970, and all obligations outstanding on effective date of section, to Secretary of State and to transmit copy of certification to State Controller, such certification being presumptive evidence of activities authorized by district.

Ch. 302 (SB 246) BRADLEY Amends Secs. 69955 and 72197, Gov.C., re court reporters.

Requires the reporting notes of official court reporters to be delivered to the county clerk when the reporter dies, retires, resigns, is dismissed, or upon any other absence for more than 30 days, and requires the reporting notes of pro tempore court reporters to be delivered to the county clerk upon termination of the reporter's appointment.

States that if reporting notes of either official or pro tempore reporters are to be transcribed, the reporter who took them shall be given the first opportunity to make the transcription, unless he is unavailable for any reason or has been dismissed.

Permits destruction of court notes after five years instead of 10 years.

Makes provisions applicable to official court reporters in municipal courts.

Ch. 303 (SB 335) SHORT Amends and renumbers, adds, repeals, various secs., R. & T.C., re property tax exemption.

Deletes existing provisions for refund and cancellation of tax on late filed ~~exemptions~~ [applications] * for college, cemetery, church, exhibition, orphanage and welfare exemptions and also deletes relief for qualifying organizations not existing on the lien date or acquiring property after the lien date. Reenacts such provisions as a comprehensive system and limits to \$250 the amount any qualifying organization must pay.

To take effect immediately as an urgency statute, but operative for 1970-1971 fiscal years and fiscal years thereafter.

Ch. 304 (SB 440) COLOGNE Amends and adds various secs., Desert Water Agency Law (Ch. 1069, Stats. 1961), re Desert Water Agency.

Increases payment to directors from \$30 to \$50 for each board meeting attended. Authorizes board to enact any ordinance which adopts any code by reference following procedures of specified Government Code provisions.

Specifies that rights to any water made available by the agency are owned and controlled exclusively by the agency and shall be acquired only as provided by contract with the agency or pursuant to rules and regulations of the agency.

Requires any person, including local governmental agencies, intending to dig a water well or cause to have dug a water well within the agency to file a notice, as specified, with the agency at least 15 days prior to construction.

Directs board, so far as practicable, to fix water rates in agency and each improvement district therein as will result in revenues which will repay advances, together with interest at a rate not to exceed the interest value of money to the agency, made from the agency to an improvement district.

Provides that annexed territory to an improvement district shall be subject to taxation as if the annexed property had always been a part of the improvement district only if the terms and conditions established by the board specifically so provide.

Authorizes an improvement district formed under specified provisions to repay general funds of the agency advanced to the improvement district by specified means other than from the proceeds of the sale of bonds authorized for the purposes of such improvement district, and in such event terminates authority of board to issue bonds of the district in a like amount. Makes other changes respecting repayment by improvement district of funds advanced from the agency to the improvement district.

Authorizes agency to issue bond anticipation notes, as specified, on behalf of an improvement district or on behalf of the agency for the same purposes for which the bonds were authorized. Specifies limit on such authority, and specifies manner of repayment, including authority, under specified circumstances, to levy a tax for payment.

Specifies authority of board to issue bonds of an improvement district where territory is excluded from the improvement district as a result of being detached from the agency after bonds have been authorized at an election held in such improvement district, but before any of such bonds have been issued or sold.

Makes related changes.

Ch. 305 (SB 486) BRADLEY Amends Sec. 5602, Fin.C., re savings and loan associations.

Provides that prohibition against Savings and Loan Commissioner, his employees, and specified parties who participated in reorganization, merger, or rehabilitation of a savings loan association from serving as officer or employee with the recon-

stituted association for two years after the reorganization, merger, or rehabilitation applies only to a reorganization, merger or rehabilitation under Chapter 17 (commencing with Section 9000) or Chapter 19 (commencing with Section 9500), Part 1, Division 2 of the Financial Code.

Ch. 306 (SB 489) COOMBS Adds Sec. 65909, Gov.C., re use permits, zone variances.

Prohibits any local governmental body, or any agency thereof, from conditioning the issuance of any building or use permit or zone variance in a specified manner.

Ch. 307 (SB 558) LAGOMARSINO Amends Sec. 70059.7, Gov.C., re superior court reporters.

Increases daily rate for court reporters pro tempore when they are on duty, from \$45 to \$55, with respect to the Santa Barbara County Superior Court.

Requires that parties in civil cases lasting more than five judicial days in such county's superior court be charged fee per day equal to per diem rate for official reporters pro tempore, for services of official reporter for sixth and each succeeding day a reporter is required.

Ch. 308 (SB 641) COOMBS Adds Sec. 39, Mojave Water Agency Law (Ch 2146, Stats. 1959), re Mojave Water Agency

Requires any person digging, boring, or drilling, or causing to have dug, bored, or drilled, a water well, and any person diverting or causing to be diverted any surface water, within the agency or such portion thereof as the agency may delineate, to file with the agency a Notice of Intent to Extract or Divert Water containing specified information. Requires notice to be signed and verified by both owner of land and the person who will construct the well or diversion facility, and provides for assessment of civil fine not exceeding \$500 for failure to file such notice.

Ch. 309 (SB 772) COOMBS Amends Sec. 11, Crestline-Lake Arrowhead Water Agency Act (Ch. 40, Stats 1962, 1st Ex. Sess.), re Crestline-Lake Arrowhead agency.

Authorizes agency to supply and deliver water to any property not subject to agency taxes, rather than to specified public agencies and property, at such special rates, terms, and conditions as the board may determine.

Ch. 310 (SB 840) COLOGNE Amends, adds, and repeals various secs., Wat.C., re water districts.

Revises conditions and procedures for issuance of callable bonds by reclamation districts, and provides for additional or supplemental assessment, as specified, to pay premium on bonds called for redemption which by their terms are subject to call and redemption at the option of the reclamation district at a premium.

Authorizes municipal water districts to disseminate information concerning the rights, properties and activities of the district, but specifies such power shall not be construed as an exception to the California Public Records Act.

Increases permissible annual standby charge on a parcel less than an acre from \$5 to \$10.

Authorizes municipal water districts to collect and dispose of garbage, waste and trash of the district and its inhabitants, and specifies powers of district for such purpose. Authorizes district to prescribe, revise and collect rates or other charges for such services. Authorizes district to adopt ordinances relating to the provision of sanitation services and the regulation of such services, and makes violation of such ordinances a misdemeanor, punishable as prescribed.

Authorizes municipal water districts to issue bond anticipation notes of the district, as well as on behalf of an improvement district, for the same purposes for which the bonds were authorized.

Clarifies procedures for initiation of formation of a municipal water district.

Ch 311 (SB 1134) MOSCONE New act, re state property.

Provides for the transfer of the San Francisco Palace of Fine Arts from the state to the City and County of San Francisco.

Ch. 312 (SB 1263) GREGORIO Amends Secs. 2, 3, Ch. 378, Stats. 1969, re previously state-owned land.

Authorizes the City of Millbrae to use land conveyed to it under Chapter 378, Stats. 1969, and the proceeds derived from the sale of such land, or any portion thereof, for park and open-space purposes, as well as for street and highway purposes.

Ch. 313 (SB 1636) KENNICK New act, re city property taxes.

Authorizes general law cities which did not impose a property tax for the 1970-1971 fiscal year to pass an ordinance prior to July 15, 1971, rather than on or before March 1, 1971, which would provide for the levy and collection of the city's property tax by the county for the 1971-1972 fiscal year.

To take effect immediately, urgency statute.

Ch. 314 (AB 301) LACOSTE Amends Sec 21151, Ed.C., re school warrants.

Permits school district governing board to order drawing of new warrant to replace a school warrant which has become void.

Ch. 315 (AB 460) KNOX Amends Sec. 770.3, Ins.C., re insurance: annuities.

Includes school districts within term "state department or agency" for purposes of provision relating to placing of life or disability insurance with particular agent, broker, or company.

Ch. 316 (AB 531) BARNES Amends Sec. 21365.5, Gov.C., re public employees' benefits

Makes provision under the Public Employees' Retirement System providing for certain benefits to the surviving spouse and minor children upon the death of an employee with five or more years of service who had reached the minimum retirement age shall apply to all contracting agencies, rather than allowing contracting agencies to elect to have such provision apply.

Operative on the first day of the month following the 61st day after final adjournment of the 1971 Regular Session of the Legislature.

Ch. 317 (AB 568) KEYSOR Adds Sec 13583.1, amends Sec. 13737, Ed.C., re classified employees

Provides that classified employees laid off because of lack of work or lack of funds have the right to participate in promotional examinations within a school district during the 39-month period after layoff.

Extends to classified employees of a school district not under merit system, certain provisions relating to lay off and reemployment of classified employees of a school district which is under merit system.

To take effect immediately, urgency statute.

Ch. 318 (AB 582) DENT Amends Sec 855, Ed.C., re certificated school employees.

Excepts from provision granting rights to leave of absence, sick leave and bereavement leave to certificated employees employed by a county superintendent of schools and whose salary is paid from the county school service fund those persons who are civil service employees, merit system employees or were elected to office.

Makes applicable to such employees provisions concerning certain rights accorded probationary employees of school districts regarding termination of employment.

Ch. 319 (AB 830) BARNES Amends, repeals, various secs., Gov.C., re Public Employees' Retirement System

Corrects reference to name of system in definition provision. Deletes provision excepting law enforcement members from definition of term "industrial" in reference to death or disability. Changes references in various provisions to reflect prior changes in law with respect to receipt of credit for public service by payment of contributions

Ch. 320 (AB 1317) POWERS Adds Secs. 6735.1 and 6735.2, B. & P.C., re engineering plans and documents.

Requires registered electrical and mechanical engineers sign and seal plans, specifications, reports, and documents prepared by them or under their direction.

Ch. 321 (AB 1320) POWERS Amends Sec. 6703, B. & P.C., re responsible charge of work.

Specifies, in definition of phrase "responsible charge of work" as used in Civil and Professional Engineers Act, that phrase means, in addition to independent control and direction of investigation or design of engineering work by the use of initiative, skill, and independent judgment, the direct engineering control, rather than the supervision, of such projects.

Ch. 322 (AB 1321) POWERS Adds Sec. 6703.1, B. & P.C., re construction engineering structures: supervision.

Defines phrase "supervision of the construction of engineering structures" as used in Civil and Professional Engineers Act.

Ch. 323 (AB 1322) POWERS Amends Sec. 6700, B. & P.C., re engineering disciplines.

Deletes provisions which limit engineering disciplines that may be approved by the State Board for Registration of Professional Engineers to those disciplines recognized by Engineers' Council for Professional Development on November 13, 1968.

Ch. 324 (AB 1323) POWERS Amends Sec. 6753, B. & P.C., re professional engineers: applicants.

Allows Board for Registration for Professional Engineers to give credit not in excess of one year for certain postgraduate work and teaching experience in the case of applicants for registration as civil engineers as is presently allowed with respect to all other applicants for registration as professional engineers, and permits rather than requires, such credit for teaching experience.

Ch. 325 (AB 1511) CONRAD Amends Sec. 9165, Elec.C., re Republican State Central Committee.

Changes date on which appointments to the Republican State Central Committee must be delivered to Secretary of State from the Tuesday immediately preceding the Sunday in which the first meeting is held to the tenth day preceding such Sunday.

Ch. 326 (AB 1690) BELOTTI Adds Sec. 54938.5, Gov.C., re fire protection districts.

Provides that annexation to a fire protection district with respect to which specified documents were filed with the county assessor and State Board of Equalization on or before January 1, 1971, and with the Secretary of State prior to February 2, 1971, shall be effective for assessment and taxation purposes for the 1971-1972 fiscal year and thereafter, and shall be deemed completed for all purposes upon filing such document with the State Board of Equalization and the county assessor.

To take effect immediately, urgency statute.

Ch. 327 (AB 1692) BELOTTI Adds Sec. 54938, Gov.C., re annexation.

Extends to June 1, 1971, the time in which the certificate of completion of proceedings for detachment of territory from a community service district and from a fire protection district in an annexation by a city may be filed with the Secretary of State, and the time in which statements, maps and plats may be filed with the tax or assessment levying authority, for assessment and tax purposes for the 1971-72 fiscal year.

To take immediate effect, urgency statute.

Ch. 328 (AB 1920) STACEY Adds Sec. 2553.7, B. & P.C., re dispensing opticians' operations.

Prohibits qualified persons from managing dispensing optician operations at more than one address. Makes related changes.

Ch. 329 (SB 663) BRADLEY Amends Sec. 922.4, Ins.C., re insurance: insurer's financial statements.

Requires reserve deposits or funds, as defined, on credit life insurance and credit disability insurance ceded to a nonadmitted reinsurer to be deposited in bank located in California in order to receive credit in accounting and financial statements on account of such ceded reinsurance. Defines terms "deposits" and "funds."

Ch. 330 (AB 684) BEE Amends Sec. 17507.3, Ed.C., re school instructional programs.

Revises provisions re authority of Superintendent of Public Instruction to grant yearly exemption from class size penalty provisions to a unified school district, to

cover a pilot program of team instruction in mathematics, as well as reading, or both, to be conducted in elementary schools approved by the Superintendent of Public Instruction, rather than in one elementary school, within the district. Requires that the required annual district evaluations of such programs be based upon a specified comparison.

To take effect immediately, urgency statute.

Ch. 331 (SB 116) DEUKMEJIAN Adds Sec. 20017.9, amends Sec. 21252.6, Gov.C., re Public Employees' Retirement System.

Includes firemen employed by state agencies other than the Division of Forestry, Department of Conservation, as law enforcement members of P.E.R.S. and provides increased retirement allowances. Authorizes inclusion of local safety members within provisions upon election of contracting agency.

To be operative on the first day of the month following the month in which statutes enacted at the 1971 Regular Session are effective.

Ch. 332 (SB 90) MILLS Adds Sec. 30112, S. & H.C., re toll bridges.

Declares legislative findings and intent with regard to the use of toll bridges by both pedestrians and bicycles.

Provides that the Department of Public Works and the California Toll Bridge Authority shall consider the inclusion of bicycle and pedestrian facilities on each new toll bridge, other than the southern crossing, designed and constructed pursuant to the California Toll Bridge Authority Act, and shall include such facilities if the authority finds that they are economically and physically feasible. Provides also that if the authority finds that such facilities are not feasible, then the authority shall report such findings and the facts upon which they are based to the Legislature at least one year prior to the commencement of construction.

Requires the cost of such facilities on the approaches to the toll bridge to be paid by the authority as a part of the construction cost of the toll bridge, unless a governmental agency other than a state agency is to pay such cost. Specifies that the feasibility study shall reflect whether the authority or a governmental agency other than a state agency shall pay such cost.

Ch. 333 (SB 248) COOMBS Amends Sec. 1203.4, Pen.C., re setting aside convictions.

~~Sets forth as additional basis for setting aside conviction that defendant has been discharged prior to termination of probation or court has determined, as specified, that such relief should be granted.~~

[Authorizes setting aside of conviction of defendant in any case, other than one presently provided for in section, in which court in its discretion and interests of justice determines that defendant should be granted such relief rather than only authorizing setting aside conviction in cases in which defendant has fulfilled conditions of probation for entire period thereof or in which defendant has been discharged prior to termination of period of probation.] *

Ch. 334 (SB 454) KENNICK Amends Sec. 34500, Veh.C., re combination of vehicles.

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. 335 (SB 511) CARRELL Adds Sec. 11110.5, Veh.C., re driving schools and instructors.

Authorizes Department of Motor Vehicles to cancel occupational licenses issued to driving school operators and driving instructors when such licenses have been issued in error or voluntarily surrendered. Specifies that such cancellations are without prejudice and that licensees may immediately reapply for new licenses. Authorizes department to accept such application without additional fee or examination under rules and regulations adopted by the department.

Ch. 336 (SB 664) BRADLEY Amends, adds, repeals various secs., Ins.C., re insurance: variable annuity agents.

Consolidates, without change in amount, fees for variable annuity agents' applications and licenses into general fee provisions for production agencies.

Provides that specified provisions relative to inactivation and reactivation of underlying life agent's license shall apply to variable annuity agent's license.

Prohibits Insurance Commissioner from issuing variable annuity agent's license unless, with certain exceptions, applicant therefor produces proof of specified registration and passage of specified examination.

Deletes inconsistent provisions; makes related changes.

Ch. 337 (SB 665) BRADLEY Amends Sec. 1101, Ins.C., re insurance: loans and investments.

Exempts all insurers, rather than only life insurers, from prohibition against admitted insurer's officers, directors, trustees, and any person having authority in management of insurer's funds, from certain insider financial dealings with insurer if such officers, directors, or trustees do not own more than 5 percent of stock of any corporation with which insurer is entering into transaction.

Ch. 338 (SB 667) BRADLEY Amends Secs. 1774 and 1775.5, Ins.C., re insurance: surplus line brokers.

Requires surplus line brokers to file on or before May 1, rather than March 1, each year, sworn statement of all business transacted during last preceding calendar year. Revises required contents of such sworn statement.

Requires surplus line broker, on or before May 1, rather than July 1, of each year, to pay gross premiums tax on business done by him in preceding calendar year.

Ch. 339 (SB 721) CARPENTER Amends Sec. 1718, Ins.C., re insurance: license terms.

Requires Insurance Commissioner to mail, on or before March 15th of year of expiration of permanent license of insurance production agency, a renewal application for such license to the licensee or to the employer in case of a solicitor. Specifies failure of commissioner to mail such renewal application because of clerical error or inadvertence shall not continue right to license.

Deletes requirement that commissioner notify insurance production agency of impending license expiration, and maintain list of such agencies so notified.

Ch. 340 (SB 1183) BURGNER Amends Sec. 22170, Wat.C., re irrigation district sewage disposal.

Repeals provisions limiting authority of irrigation districts to provide for sewage disposal to districts meeting specified qualification as to size of district and purpose for which water is supplied by district.

Ch. 341 (SB 1233) BRADLEY Amends, adds, repeals, various secs., Ins.C., re insurance.

Makes reciprocal and interinsurance exchanges, and contracts, subscribers, attorneys in fact, agents, and representatives thereof, subject to all provisions of Insurance Code, except as specifically exempted therefrom, rather than exempting such entities from Insurance Code unless specifically made subject thereto.

Ch. 342 (AB 1310) FORAN Amends Sec. 28105, Corp.C., amends Secs. 5003 and 5501.5, Fin C., re savings and loan associations.

Exempts from certain reporting requirements of Retirement Systems Disclosure Law (Div. 3 (commencing with Sec. 28000), Title 4, Corp.C.), a retirement system in which all contributions are paid to state or federal savings and loan associations doing business in this state.

Grants authority under specified conditions to domestic savings and loan association to (1) act as trustee of specified stock bonus, pension, or profit-sharing plan, and (2) provide for the sale of checks, including travelers checks and money orders.

Ch. 343 (AB 1704) MACGILLIVRAY Adds Sec. 204c, Lab.C., re payment of wages.

Declares provisions of law requiring that wages earned be paid within certain times inapplicable in case of executive, administrative, or professional employees meeting designated conditions.

Ch. 344 (AB 1746) CHAPPIE Amends Sec. 10218, B. & P.C., re real estate licenses: fees.

Provides that no fee for the change of address of a real estate licensee shall be charged where there is no physical change in location of his office.

Ch. 345 (AB 2242) RUSSELL Amends Sec. 26078, Wat.C., re irrigation district assessments.

Requires district collector upon assessment becoming delinquent to collect, in addition to the assessments due and specified penalties and costs, the costs of publication of the list of delinquencies and notice.

Ch. 346 (AB 3095) MONAGAN Adds Sec. 1232.1, Gov.C., re state officers and agencies.

Provides that on or after June 30, 1971, 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 1971-1972 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, 1971, and the effective date of the Budget Bill for the 1971-1972 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 1971-1972 fiscal year prior to his entry into service.

To take effect immediately, urgency statute.

Ch. 347 (SB 64) LAGOMARSINO Amends Sec. 6452, amends and renumbers heading of Art. 5 (commencing with Sec. 6550), Ch. 5, Pt. 1, Div. 6, adds Art. 4 (commencing with Sec. 6480), Art. 5 (commencing with Sec. 6510), Ch. 5, Pt. 1, Div. 6, and repeals Art. 4 (commencing with Sec. 6480), Ch. 5, Pt. 1, Div. 6, F. & G.C., re mariculture.

Revises provisions governing cultivation of shellfish, including oysters, and establishes provisions governing the cultivation of marine life.

Extends until July 1, 1976, the provisions, which would be in effect only until July 1, 1972, raising tax on shucked oysters.

Provides procedure for leasing of state water bottom for cultivation of marine life.

Makes related changes.

Ch. 348 (SB 620) GREGORIO Adds Sec. 31010, Gov.C., re local government.

Provides that board of supervisors of a county may establish by resolution and fund a municipal advisory council for any unincorporated area in county, the council to advise the board on specified matters relating to that area. Specifies contents of such resolution

Ch. 349 (SB 883) DILLS Amends Sec. 25531.8, adds Sec. 13584.4, Ed.C., adds Sec. 20810.5, Gov.C., re community college employees.

Provides that employees of bookstores maintained by a community college are classified employees of the school district and eligible for membership in the district retirement system. Provides for entry without examination into classified service of a school district of persons who were employed in a community college bookstore maintained by a student body organization immediately preceding becoming an employee of a community college bookstore maintained by a school district. Authorizes county superintendent of schools or superintendent of an independently contracting district to draw requisition against the school district funds for total employer and employee retirement fund contributions of those present community college bookstore employees who would have past retirement service credit.

To take effect immediately, urgency statute.

Ch. 350 (SB 1036) WHETMORE Adds Art. 3 (commencing with Sec. 40470), Ch. 18, Pt. 2, Div. 3, Title 4, Gov.C., re installation of city sidewalks.

Authorizes general law cities, upon approval of a majority of a city's voters, to impose a special charge on businesses and residences in an amount not to exceed \$3 annually for a period not to exceed 5 years. Requires that revenues derived from any such charge be used for sidewalk installation on a city's select system of city streets.

Ch. 351 (SB 1552) SHORT Amends Secs. 74191, 74192, 74193, 74196, Gov.C., re Sacramento Municipal Court District.

Revises compensation schedule of Sacramento Municipal Court attachés.

Ch. 352 (SB 751) BRADLEY Adds Sec. 211.5, S. & H.C., re state freeway locations.

Specifies procedure by which the California Highway Commission may make minor modifications to the adopted location of a freeway within the boundaries of a local agency upon the request of the local agency.

To take effect immediately, urgency statute.

Ch. 353 (AB 271) Z'BERG Adds Sec. 135.5 and Ch. 5.5 (commencing with Sec. 1451) to Pt. 1, Div. 1, and amends Sec. 633, U.I.C., re unemployment benefits: state employees.

Provides unemployment insurance coverage for state employees with permanent or probationary civil service status who are otherwise qualified and who receive specified notice of layoff with effective date on or after March 1, 1971, or have themselves terminated employment on or after March 1, 1971, after receiving written notice they are subject to layoff or mandatory transfer due to reduction in staff because of any budget act or due to reasons of economy or due to a reduction in staff resulting from organizational changes or reduced workload. Limits to 26 weeks the length of time unemployment insurance benefits are to be paid; prohibits drawing disability benefits based on state wages.

Provides that if the inclusion of state wages and wages in employment paid during the base period of a state employee do not result in a claim for a maximum benefit amount and a maximum weekly benefit amount under the Unemployment Insurance Law, the claim shall be recomputed on the basis of state wages paid to or owing but unpaid to the state employee during his state base period and wages in employment paid to him during that portion of his base period that is included in his state base period; provides that such employee shall be entitled to an award for his claim for the higher of the benefit amounts so computed.

Requires state to pay into Unemployment Fund an amount equal to the additional cost to such fund of the benefits paid to state employees; provides method for computing such "additional cost."

To take effect immediately, urgency statute.

Ch. 354 (AB 924) KNOX Amends Sec. 51233, Gov.C., re California Land Conservation Act

Provides that when a county proposes to establish an agricultural preserve under the California Land Conservation Act of 1965, notice need only be given to those cities within the county within one mile of the preserve, rather than to any city within one mile of the preserve.

Ch. 355 (AB 1444) KETCHUM Amends Sec. 70045.6, Gov.C., re court reporters.

Increases salaries of regular and pro tempore reporters and additional filing fees in Kern County.

Ch. 356 (AB 1589) SCHABARUM Amends Sec. 8655, R. & T.C., re taxation.

Specifies that transportation services rendered as contract carriage and not as common carriage of passengers is not exempt from fuel taxes, rather than present reference to charter-party carriers of passengers.

Ch. 357 (AB 1592) BIDDLE Amends Sec. 12650, Veh.C., re student driver licenses.

Provides that where the person who would consent to issuance of a student license to certain students and accept liability for civil damages arising from a student driving upon a highway is a nonresident, or the student is a foster child, then prescribed school officials may certify that the school has filed a specified certificate that an insurance policy or surety bond is in effect to cover such liability so that a student license may be issued.

Ch. 358 (AB 2125) HAYDEN Amends Sec. 11535, B. & P.C., re subdivision maps.

Provides that when requested by local ordinance, a tentative map shall be submitted for approval as to flood and water drainage control, as well as area and lot design.

Ch. 359 (AB 2281) MONAGAN Amends Secs. 74853, 74855, and 74870, and adds Sec. 74804 and Ch. 6 (commencing with Sec. 74975), Pt. 6, Div. 21, Wat.C., re water conservation district bonds.

Permits inclusion of specified costs and expenses in determining the amount of bonded indebtedness to be incurred. Increases maximum interest rate on district bonds from 6 percent to 7 percent, and makes such interest payable annually or semiannually, as prescribed by district board, rather than only semiannually. Deletes restriction on denomination of bonds which may be prescribed by board.

Requires certified check payable to the district for at least 2 percent, rather than 5 percent, of the amount of the bonds offered to accompany each bid for such bonds.

Authorizes districts to issue revenue bonds under the Revenue Bond Law of 1941, subject to specified limitations.

Ch. 360 (AB 2297) WARREN Amends Sec. 13162, Ed.C., as amended by Ch. 389, Stats. 1969, re temporary certificates and permits.

Makes temporary certificates and permits issued by county boards of education valid for not more than one school year, rather than for not more than 120 days, and only until the credential or permit originally requested is either issued or denied by the State Board of Education; to become inoperative January 1, 1973, or such earlier date as Commission for Teacher Preparation and Licensing may determine.

To take effect immediately, urgency statute.

Ch. 361 (AB 293) STULL Amends, adds, and repeals various secs., Ed.C., re certificated employees.

Revises procedure regarding dismissal of permanent certificated employees. Deletes provisions relating to superior court jurisdiction and procedures, and requires that dismissal procedure be conducted by a hearing officer or a Commission on Professional Competence. Provides for payment of costs of hearing.

Requires appointment of three member commission to recommend to governing board action re specified charges against employee. Makes such recommendation binding on governing board. Permits governing board or employee to petition a court for review of decision of competency panel.

Requires school districts to develop and adopt prescribed objective evaluation and assessment guidelines and procedures regarding certificated employees. Requires evaluation of performance of each certificated employee, both prior to and after granting of permanent status to the employee. Provides for written notice and counseling when employee is performing duties in unsatisfactory manner.

Makes numerous related changes.

Operative one year after effective date of act, except for provisions re evaluation.

Ch. 362 (AB 579) CLINE Adds Secs. 989.2, 989.3 and Art. 3.8 (commencing with Sec. 989.4), Ch. 6, Div. 4, M & V.C., re veterans' loans.

Appropriates, from any surplus money in the Farm and Home Building Fund of 1943, not required to meet any immediate demand which has accrued against the fund, without regard to fiscal year, the sum of \$1,000,000 for disaster indemnity for damage to property being purchased by veterans from Department of Veterans Affairs.

Requires veteran for damage indemnification caused by earthquake, flood or other perils occurring prior to the effective date of law, not otherwise covered by insurance required of Cal-Vet purchasers to make application for indemnification within 90 days from date of damage. Provides for remainder of funds to revert to Veterans Farm and Home Building Fund of 1943 and for termination of existing disaster indemnity provisions.

Makes provision for disaster indemnity for the cost of repairing damage in excess of \$250 caused by flood, earthquake or other perils not required to be covered by insurance. Makes participation voluntary, and provides for reasonable monthly charge for participation. Creates indemnity fund for purposes of disaster indemnity. Appropriates money accruing to the indemnity fund for purpose of act. Imposes duties upon department and specifies procedures in connection therewith.

To take effect immediately, urgency statute.

Ch. 363 (AB 497) VASCONCELLOS Amends Secs. 12806, 13355, 13355.5, and 23105, Veh C. re methadone treatment - drivers' licenses.

Provides that under specified conditions, an applicant for a driver's license participating in an approved methadone maintenance treatment program may be issued a driver's license and that such participation shall not be grounds for revoking or suspending such license. Specifies that it is not unlawful for person to drive a vehicle upon the highway if person is participating in such program.

To take effect immediately, urgency statute.

Ch. 364 (AB 1723) CULLEN Adds Sec. 1604.1, Elec.C., re precinct boards.

Allows local election board to provide that at local elections, in precincts of fewer than 500 registered voters where ballots are to be counted by means of an electronic or electromechanical device or punch card voting system, the precinct board may consist of one inspector and two judges, the judges to act as clerks.

Ch. 365 (AB 1874) HAYDEN Amends Sec. 27501, Elec C, re recall.

Provides that recall petition for city councilman elected by district need be signed by 25 percent of the voters of his district rather than 25 percent of the voters of the city.

Ch. 366 (AB 1877) HAYDEN Adds Sec. 36812.1, Gov.C, re contests of elections.

Suspends right of city council to determine contested elections of city officers during the period of time in which an elector who previously filed a written statement to contest the election was entitled to file that statement. Permits city council to determine contest upon the expiration of the suspension period if either no proceedings have been instituted as a result of an elector's filing of a statement of consent or such proceedings are terminated without a judgment being rendered by the court.

Ch. 367 (AB 2246) RUSSELL Amends Sec. 15712, repeals Sec. 15712.5, Elec C., re sample ballots.

Revises format requirements for sample ballot.

Ch. 368 (AB 1195) THOMAS Adds Secs. 31568 and 31569, Gov C., re county employees' retirement.

Authorizes members of county planning commission or civil service commission in counties with population of more than 6 million to become members of retirement system by written election filed not less than one year prior to retirement. Contains provision specifying calculation of such members' contributions for such service credit.

Ch. 369 (SB 267) NEJEDLY Adds Sec. 11250.5, W. & I.C., re public social services.

Provides that the salary of a full-time certificated employee of a school district shall be ~~provided~~ [prorated] * over a 12-month period for the purposes of determining eligibility for aid to families with dependent children.

Ch. 370 (SB 551) COLOGNE Amends Secs. 12510, 12759, and 12930, adds Sec. 12024 2, B. & P.C., re weights and measures.

Makes it unlawful (1) for any person to compute at the time of sale of a commodity a value which is not a true extension of a price per unit which at that time is advertised, posted or quoted; (2) to fail to deliver for test devices ordinarily tested at central locations under designated circumstances, or (3) to alter by adding to tare weight of a vehicle under designated circumstances.

Authorizes use of tare weight for baled cotton in designated circumstances.

Ch. 371 (SB 552) COLOGNE 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 Oroville Division.

Ch. 372 (SB 652) WAY Adds Sec. 32920, Ag.C., re milk and milk products.

Exempts milk and milk products processed or manufactured and packaged for sale and delivery outside the state from labeling requirements of the Milk and Milk Products Act of 1947.

Ch. 373 (SB 750) BURGNER Adds Sec. 20085, Ed.C., re community college construction.

Authorizes a community college district to enter into an option to purchase, or lease with an option to purchase a proposed site and to pay an annual consideration therefor. Provides that existence of such an agreement shall not affect the determination of state's share of cost of project under Community College Construction Act of 1967. Provides that the consideration paid by district for such an option or lease shall not be considered part of the cost of the project in determining state's share of funding thereof.

Ch. 374 (SB 1547) SHORT Amends Secs. 6535 and 6545, B. & P.C., re barbers.

Increases from 1,248 to 1,500 the number of hours of instruction required by barber colleges as a prerequisite to graduation in order for the college to be approved by the State Board of Barber Examiners.

Revises required curriculum for barber colleges.

Reduces period of apprenticeship required prior to receiving a certificate of registration to practice barbering under specified conditions.

Ch. 375 (AB 289) FENTON Adds various secs., Civ.C., re sales.

Permits buyer to cancel home solicitation sales contract or offer subject to approval for goods or services as defined, until seller complies with requirement that the contract advise of buyer's right to cancel and that the buyer be furnished with form for canceling; or, if such requirements have been complied with, until midnight of third calendar day, excluding Sunday, after the day on which buyer signed the agreement or offer to purchase. Defines "home solicitation contract or offer" as contract or offer made at other than appropriate trade premises, i.e., premises at which owner or seller normally carries on a business or where goods are normally offered or exposed for sale in the course of a business carried on at those premises, and which is for more than \$50. Excludes contracts for emergency repairs or services which are necessary for the immediate protection of person [s] or real or personal property.

Prescribes form for notice to buyer of his right of cancellation in prescribed form and form for notice of cancellation.

Provides procedure for cancellation and prescribes seller's and buyer's duties after cancellation. Prohibits cancellation, as specified, in described situation involving goods affixed to real property subsequently sold or encumbered in specified manner.

Specifies that any waiver of the provisions of these sections is void and unenforceable.

Ch. 376 (AB 291) RALPH Amends Sec. 4104, Gov.C., re subcontractors.

Requires a prime contractor on public work or improvement contracts to list persons who will specially fabricate a portion of the work or improvement, in an amount in excess of one-half of ~~the~~ one percent of the prime contractor's total bid, off the jobsite, [according] to plans and specifications, in addition to subcontractors currently required to be listed.

Ch. 377 (AB 315) TOWNSEND Adds Secs. 7054.3 and 7054.4, H. & S.C., and Sec. 643, Pen.C., re fetal remains.

Provides that a recognizable dead human fetus of less than 20 weeks uterogestation, not disposed of by interment, shall be disposed of by incineration. Also provides that recognizable anatomical parts, human tissues or anatomical human remains, following conclusion of scientific use, shall be disposed of by interment or incineration.

Makes it a misdemeanor for any person to knowingly dispose of fetal remains in a public or private dump, refuse, or disposal site or place open to public view.

Ch. 378 (SB 653) WAY Amends Sec. 11102, W. & I.C., re public assistance.

Defines county responsibility for making aid payments for a patient in voluntary, nonprofit, or proprietary facility or other public or private institution, as the county from which such patient was admitted.

Ch. 379 (AB 1332) BARNES Adds Sec. 20451.5, Gov.C., re Public Employees' Retirement System.

Provides that a local public agency must request quotation of contribution required for change in retirement benefits from the Public Employees' Retirement System if requested to do so by recognized employee organization of its employees and the employee organization pays agency cost for this quotation. Requires board to submit estimates to both employer and employee organization.

Ch. 380 (AB 1647) STACEY Adds Sec. 35796, Veh.C, re motor vehicles: local authorities.

Expressly authorizes local authorities to delegate to road commissioner or comparable officer in county or municipality any or all powers granted local authorities in prescribed provisions relating to permits and agreements.

Ch. 381 (AB 1697) MACGILLIVRAY Amends Secs. 8302 and 8305.5 and repeals Sec 2366, F. & G.C., re abalones.

Repeals provisions re transportation of abalone meat out of the state which otherwise would become effective on the 61st day after the final adjournment of the 1971 Regular Session.

Eliminates provision prohibiting the taking of black abalone for canning or drying purposes.

Includes San Clemente Island within other specified islands in District 19 where abalones may be taken for commercial purposes in less than 20 feet of water.

Ch. 382 (AB 314) TOWNSEND Adds Ch. 17 (commencing with Sec 25999), Div. 20, H. & S.C., re air duct systems.

Requires that asbestos-containing materials used in air duct systems in buildings after the effective date of this act be overcoated with a sealant adequate to preclude erosion of asbestos fibers.

Ch. 383 (AB 611) LANTERMAN Amends Secs. 17707 and 18424, repeals Sec. 18425, adds Sec. 18422.1, Ed.C., re school districts: severance aid.

Appropriates from the Motor Vehicle Transportation Tax Fund for transfer to the State School Fund the amount determined and certified by the Superintendent of Public Instruction for severance aid allowances to school districts during the 1970-1971 fiscal year.

Extends the dates in each fiscal year upon which Superintendent of Public Instruction must determine and certify to State Controller amount of severance aid to be allowed to school district and upon which State Controller must order the transfer of such aid from the Motor Vehicle Transportation Tax Fund to State School Fund; further extends date for fiscal year 1970-1971, by which the transfer of \$29,708 is required, from June 15, 1971, to July 30, 1971.

Deletes provision requiring Legislature to approve transfer of funds regarding severance aid by appropriating such money from Motor Vehicle Transportation Tax Fund to State School Fund before money may be computed or allowed each fiscal year.

Authorizes Superintendent of Public Instruction to adopt regulations re application for severance aid.

Provides that only in districts in which land acquisition for state highway purposes was completed after November 23, 1970, will the assessed valuation of property for which severance allowance is being provided be included in the assessed valuation of district for purposes of computing district share of foundation program.

To take effect immediately, urgency statute.

Ch. 384 (AB 707) CORY Amends Secs. 171, 175, Ed.C., re Curriculum Commission: membership.

Allows the Superintendent of Public Instruction to designate a representative from the Department of Education to be on the Curriculum Commission and serve as its chairman.

Ch. 385 (AB 816) KNOX Adds Sec. 6480.5, H. & S.C., re sanitary district board: size.

Authorizes specified sanitary district boards to increase membership from five to seven within two years after consolidation with, or annexation of territory of, another district having powers and functions substantially identical to sanitary districts formed pursuant to specified provisions. Authorizes board to appoint first additional members for maximum term of four years. Provides, if increase in size of board is after annexation or consolidation, first two additional board members shall be resident voters of consolidated or annexed territory. Makes related changes.

Ch. 386 (AB 1100) MACDONALD Amends Sec. 23, adds Sec. 7.9, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), re Ventura County flood control.

Provides that Ventura County Flood Control District may enact ordinances relating to specified flood control; ~~proposes~~ [purposes] ² and makes violation of such ordinances a misdemeanor. Provides violation may be abated by district at violator's cost. Specifies cost of abatement is charge on violator's land and may be collected in same manner as district taxes.

Increases from \$2,500 to \$5,000 limit above which bid contract must be let for materials and supplies, and provides that district may purchase equipment and other personal property, as well as materials and supplies, without bids subject to such limit.

Authorizes Ventura County purchasing agent to purchase materials, supplies, equipment and other personal property for district and to let contracts under \$5,000. Provides all such contracts and purchases must be made under requisition endorsed by engineer-manager of district, or his authorized representative

Ch. 387 (AB 1840) CORY Adds Sec. 26226, Gov.C., re transit system.

Provides that the board of supervisors of one or more counties may loan up to \$50,000 to a transit district located wholly or partially within such county or counties for transit planning and development during the year following voter approval of the district's organization.

To take immediate effect, urgency statute.

Ch. 388 (AB 1883) WOOD Amends Sec. 5, Monterey County Flood Control and Water Conservation District Act (Ch. 699, Stats. 1947), re Monterey County flood control

Authorizes district to construct, maintain, improve, and operate public recreational facilities appurtenant to any water reservoir operated or contracted to be operated by the district, subject to specified limitations, and to adopt ordinances governing the use of such facilities

Authorizes district to regulate, inspect, and license all structures that float on or are designed to float on such reservoirs or that are located within area subject to its flowage easement, or on the real property of the district, and to charge a reasonable fee for licensing such structures. Declares specified maintenance of structures a nuisance and authorizes district to apply for injunctive relief or to summarily abate certain structures. Makes maintenance of certain structures a misdemeanor.

Ch. 389 (AB 2115) CORY Amends, adds, repeals various secs., Gov.C., P.U.C., re Orange County Transit District

Provides for terms of the board of directors of the Orange County Transit District and permits the appointing authority to remove any director, except the one appointed by the four members of the board itself. Empowers the board to appoint its own clerk and grants specified per diem compensation to board members. Provides that taxes levied to meet bonded indebtedness and interest of the district shall not be included in 5-cent maximum levy per \$100 assessed valuation

Authorizes interest payment at the end of the first year after bonds are issued.

Deletes provisions relating to the citizens' advisory committee of the district, formation of the district, and the annexation of territory within Orange County.

Makes related changes. Provides that formation of Orange County Transit District shall be effective for assessment and taxation purposes for the 1971-1972 fiscal year if the required statement and map or plat are filed on or before June 30, 1971.

To take effect immediately, urgency statute.

Ch. 390 (AB 2290) BURTON Amends Secs. 11032, 11033, Gov.C., re state employees: travel.

Exempts Legislative Counsel and employees from provision requiring approval of certain officers in executive branch of government for travel outside the state.

Ch. 391 (SB 348) NEJEDLY Amends Secs. 14684.1, 14684.2, Ag.C., re fertilizer.

Provides that the last registrant, rather than person, who distributes to a non-registrant is responsible for reporting tonnage of commercial fertilizer or agricultural minerals, or both, when more than one registrant, rather than person, is involved in its distribution.

Deletes provisions requiring such registrant who distributes such fertilizer or mineral to nonregistrant to pay tonnage license tax, and deletes provisions exempting the last registrant who distributes such fertilizer or mineral to nonregistrant from reporting tonnage when report of tonnage and payment of tonnage license tax have previously been made by prior distributor of the commercial fertilizer or agricultural mineral.

Provides that a report which is required to be made by last registrant transacting, distributing, or selling commercial fertilizer or agricultural mineral, or both, shall be mailed to the Director of Agriculture within a prescribed period or at such other times as determined by regulation issued pursuant to designated provisions, rather than within a prescribed period, and requires that such report show, among other information, the county of consignment, instead of county of consignee, and such information determined necessary by the director pursuant to regulations adopted in accordance with designated provisions.

Ch. 392 (SB 431) PETRIS Amends Secs. 1605.5, 1607, adds Sec. 1605.6, R. & T.C., re property taxation.

Provides that application form for assessment change at local equalization hearings must provide notice that applicant must request written finding of fact or waive the right to such request. Deletes requirement that record of all proceedings be made. Allows 60 days for request of transcript of such hearing and provides for notice as to such limit.

Ch. 393 (SB 476) GRUNSKY Amends Secs. 5501, 5502, 5504, Lab.C., re workmen's compensation.

Requires an applicant for adjudication of a claim arising under the workmen's compensation laws to file a declaration that he is ready to proceed in order to obtain a hearing within 10 to 30 days after such filing. Eliminates time of filing application as reference date for setting hearing, and eliminates specific authorization for parties to agree to different time for hearing.

Makes related changes.

Ch. 394 (SB 575) STIERN Adds Sec. 35757, Ag.C., re milk regulations.

Authorizes the Director of Agriculture to adopt, as prescribed, regulations pertaining to temperature requirements for market milk delivered to consumers. Requires director to initiate public hearings in connection with such regulations not later than July 1, 1972. Provides that such regulations shall not become effective prior to a time one year following the effective date of such regulations.

Ch. 395 (SB 814) COOMBS Repeals Secs. 6545.5, 6560.1, 6560.2 and 6560.3, B. & P.C., re barbers.

Deletes obsolete provisions of law relating to granting of certificate of registration to practice barbering under designated circumstances.

Deletes obsolete provision authorizing licensed cosmetological establishments which made specified representations relating to haircutting on males and females to apply for a license as a barbershop.

Ch. 396 (SB 884) DILLS Amends Secs. 1070, 3774, P.U.C., re carriers: fines.

Permits Public Utilities Commission to assess interest on fines they impose on highway carriers, highway common carriers, cement carriers, and petroleum irregular route carriers in lieu of suspension, revocation, alteration, or amendment of any such carrier's operating right or certificate, when such fines become delinquent.

Ch. 397 (SB 941) CUSANOVICH Amends Sec. 6813, Ed.C., re physically handicapped minors: classes.

Provides that minimum schoolday for special class for pretuberculosis, tuberculosis, convalescent, or other physically handicapped minors held in specified institutions shall be 180 minutes.

To take effect immediately, urgency statute.

Ch. 398 (SB 964) COOMBS Amends Secs. 7074 and 7074.5, B. & P.C., re contractors.

Provides for additional circumstances upon which application for original license as contractor or application for additional classification as contractor or to replace a responsible managing officer or employee shall become void.

Ch. 399 (SB 987) DEUKMEJIAN Amends Secs. 72608, 72646, 72647, 72649, Gov.C., re municipal courts: Los Angeles.

Revises salaries and positions of attachés of the Los Angeles Municipal Court.

Ch. 400 (SB 1027) CARPENTER Adds Sec. 14805.6, Fin.C., re credit unions.

Authorizes state-chartered credit unions to obtain insurance of members' share accounts pursuant to Federal Credit Union Act.

Ch. 401 (SB 1067) NEJEDLY Amends Sec. 25358, Gov.C., re county property.

Provides that county board of supervisors shall provide for and may contract for services for proper care and upkeep of county buildings and grounds.

Ch. 402 (SB 1231) BRADLEY Adds Art. 5.5 (commencing with Section 10508), Ch. 5, Pt. 2, Div. 2, Ins.C., re insurance: records.

Requires every insurer admitted in this state to transact life or disability insurance, or both, to maintain specified records of all life or disability insurance transacted. Requires such records to be kept by insurer, its representatives, or licensed life agents for specified period, requires records of life agents to be open to inspection or examination by Insurance Commissioner at all times, and requires records of insurers to be delivered to commissioner on demand.

Adds related provisions.

Ch. 403 (SB 1232) BRADLEY Adds Sec. 704.7, Ins.C., re insurers: penalties.

Authorizes Insurance Commissioner, in specified proceeding under Insurance Code, to permit holder of a certificate of authority to elect in writing to pay an alternative specified monetary penalty within a specified time in lieu of suspension of its certificate of authority. Limits such penalty to \$10,000.

Ch. 404 (SB 1234) BRADLEY Amends Sec. 9547, B. & P.C., re cleaning, dyeing, and pressing.

~~Provides that State Board of Dry Cleaners shall require designated licensees to file such security in the amount of \$1,000 as the board may require rather than a surety bond in the amount of \$1,000.~~

[Permits other specified security, as well as a surety bond, in the sum of \$1,000, to be filed by designated licensee with the State Board of Dry Cleaners] *

Ch. 405 (SB 1476) RODDA Adds Sec. 12723, P.U.C., re municipal utility districts: insurance.

Permits municipal utility district, by resolution of board of directors, to purchase or acquire insurance against loss or damage, including loss of electrical power generating capacity, in connection with construction or operation of plants and facilities for generation of electrical power by nuclear energy. Specifies powers of district in connection with acquisition of such insurance from an assessment mutual company.

Ch. 406 (SB 1556) ALQUIST Adds Secs. 6491.3 and 6523.3, H. & S.C., re sanitary districts.

Provides that ordinances of the district may be enacted in the same manner as general regulations of the board, and specifies such provision is declarative of existing law.

Authorizes district to correct any violation of district ordinances and to add costs of such corrections to sewer service charges, as specified. Authorizes district to petition superior court for issuance of injunction restraining any person from continued violation of any ordinance.

Ch. 407 (AB 168) BARNES Amends, adds, repeals, various secs., Ed.C., re State Teachers' Retirement System.

Redefines "regular interest" as that interest which is charged on payments made into the State Teachers' Retirement System and defines "credited interest" as that interest which is credited to members' accounts. Designates whether interest is regular or credited in various related provisions.

Defines "return on investments" as those moneys received from investments and makes change in related provisions.

Redesignates "sheltered annuity" and "sheltered contributions" as "tax sheltered annuity" and "tax sheltered contributions" and makes same change in various related provisions.

Ch. 408 (AB 820) PORTER Amends Sec. 8552, Wat.C., re Reclamation Board per diem.

Increases per diem of members of the Reclamation Board from \$20 to \$25 for each day attending meetings of the board, not to exceed \$2,000, rather than \$1,000, in any one year.

Ch. 409 (AB 691) BRIGGS Amends Sec. 771, Ins.C., re insurance: sales and loans.

Provides that, with reference to insurance required in connection with sales of real or personal property or loans upon security of such property, lender shall have right to approve or disapprove, for reasonable cause, as determined by appropriate regulatory authority, rather than to approve or disapprove absolutely, the insurer selected to underwrite insurance.

Requires that Savings and Loan Commissioner, Superintendent of Banks, and Corporations Commissioner, in conjunction with Insurance Commissioner, issue regulations defining "reasonable cause" for such purposes.

Specifies, with reference to insurance required in connection with sales of real property or loans upon the security of such property, that where lender recommends to a borrower or prospective borrower a certain insurer, agent or broker, recommendation must clearly give the name and mailing address of the insurer, agent or broker. Requires this recommendation to be in writing on and after July 1, 1972.

Ch. 410 (AB 821) PORTER Adds Sec. 8410.5, Wat.C., re Cobey-Alquist flood management.

Specifies that all public agencies, including the state or any department or agency thereof, shall comply with flood plain regulations established to meet requirements re a federal flood control project, pursuant to the Cobey-Alquist Flood Plain Management Act.

Ch. 411 (AB 983) ARNETT Amends Sec. 1748, Ins.C., re insurance.

Eliminates first-time limitation violation on authority of Insurance Commissioner to elect to impose alternative monetary penalty assessable against insurance licensees for violations of the Insurance Code. Increases maximum penalty assessable under such penalty procedure.

Ch. 412 (AB 1334) MEADE Amends Sec. 13209, P.U.C., and Sec. 8, Ch. 1038, Stats. 1970, re bond elections.

Directs that special bond elections under Municipal Utility District Act held in even-numbered years shall be consolidated with direct primary or general election, and that such elections held in odd-numbered years shall be held on first Tuesday after first Monday in November either separate from or consolidated with any other election.

Ch. 413 (AB 1929) POWERS Amends and adds various secs., American River Flood Control District Act (Ch. 808, Stats. 1927), re American River flood control

Revises description of district boundaries.

Revises procedures for nomination and election of trustees. Makes related changes.

Ch. 414 (AB 2317) BARNES Amends Sec. 20654, Gov.C., re Public Employees' Retirement System.

Deletes requirement that redeposits be made in not to exceed 60 monthly or 120 semimonthly payments and revises computation on interest to require interest at a rate assuming that annual interest rate in effect on date of election had been and continues in effect during period of withdrawal and repayment, rather than at rate currently being used from time to time under system.

Ch. 415 (AB 2323) FENTON Amends Secs. 10091 and 10094, and adds Ch. 10 (commencing with Sec. 10101), Pt. 1, Div. 2, Ins.C., re crime insurance.

Enacts California Crime Insurance Act of 1971.

Requires all insurance carriers writing crime insurance, as defined, or any component thereof, in multiperil insurance policies to participate in Crime Insurance Pool established by California FAIR Plan Association, subject to approval of Insurance Commissioner, for equitable apportionment among such insurers of crime insurance for persons who, after diligent effort, are unable to procure such insurance, at specified rates, from admitted insurer or licensed surplus line broker. Requires commissioner to promulgate a plan of operation if that submitted by association is unacceptable. Specifies other powers and duties of commissioner.

Requires all such insurers to belong to pool as condition to right to continue to transact business in state.

Appropriates \$500,000 for purposes of act.

To take effect immediately, urgency statute.

Ch. 416 (SB 363) COLOGNE Amends Sec. 1, Ch. 1031, Stats. 1969, re new car dealers board.

Removes termination date on existence of New Car Dealers Policy and Appeals Board to conform to Chapter 1300 of the Statutes of 1970, providing for a continuing existence for the board.

Ch. 417 (SB 366) COLOGNE Adds Sec. 11926, R. & T.C., re local documentary transfer taxes.

Exempts from documentary transfer taxes imposed by counties and cities those conveyances of real property to a beneficiary or mortgagee which are in lieu of a foreclosure.

Ch. 418 (SB 666) BRADLEY Amends, adds, repeals various secs., Ins.C., re insurance: examining costs.

Provides that costs and expenses of examinations of admitted insurers and other investigations conducted by Insurance Commissioner shall be paid from current support appropriation for Department of Insurance, rather than from Insurance Fund.

Specifies that all moneys for such expenses which are required to be collected by department from insurers, and are collected, shall be appropriated to department and deposited in General Fund to credit of then current support appropriation to department.

Makes related changes; deletes inconsistent provisions.

To be operative July 1, 1971.

To take effect immediately, urgency statute.

Ch. 419 (SB 935) BURGNER Adds various secs., Ins.C., Gov.C., re health.

Provides that specified health policies and plans delivered or issued for delivery more than 120 days after this bill becomes effective which contain provisions for termination of coverage of dependent child at a certain age shall not operate to terminate such coverage in such manner where child is incapable of self-sustaining employment because of mental retardation or physical handicap and remains dependent on insured for support.

Ch. 420 (SB 1152) DYMALLY Amends Sec. 2, Ch. 1938, Stats. 1963, re California Heritage Preservation Commission.

Requires at least one public member of the California Heritage Preservation Commission appointed by the Governor to be an American Indian.

Ch. 421 (AB 665) MOBLEY Amends Sec. 986.1, M. & V.C., re veterans' benefits.

Provides that wife of man who entered active military duty while in state, had lived in state for six months immediately preceding such entry, and is being held as prisoner of war or been designated as missing in action, is entitled to benefits under Veterans' Farm and Home Purchase Act of 1943.

Ch. 422 (AB 772) DENT Adds Sec. 6201.5, P.U.C., re utility franchises: counties.

Extends provisions of Franchise Act of 1937 relating to gas, oil, electric and water franchises by municipalities to counties. Specifies that counties shall not grant franchises under act in any incorporated area.

Ch. 423 (AB 1104) CHAPPIE New act, re Marysville Joint Unified School District.

Requires Superintendent of Public Instruction to withhold, during 1971-1972, 1972-1973, 1973-1974, 1974-1975, and 1975-1976 fiscal years, from apportionments from State School Fund to Marysville Joint Unified School District, an amount equal to amount of specified apportionment overpayment, plus interest.

To take effect immediately, urgency statute.

Ch. 424 (AB 2862) MACDONALD Repeals Sec. 9606.2, R. & T.C., and Sec. 2 Ch. 1267, Stats. 1970, re truck tax.

Repeals temporary provision apportioning a single truck tax among certain carriers performing transportation operations on certain single shipments, and repeals requirement that the State Board of Equalization report to the Legislature on the effect of such apportionment.

To take effect immediately, urgency statute.

Ch. 425 (AB 3088) KEYSOR Amends Sec 155.1, R. & T.C., re taxation.

Allows refund of tax on disaster-damaged property to be paid on order of the board of supervisors without requiring taxpayer to file.

To take effect immediately, urgency statute.

Ch. 426 (SB 132) TEALE Adds Sec. 11153.7, repeals Sec. 11153, W. & I.C., re public social services.

Defines real property to include any mortgage or note secured by a deed of trust not exceeding a market value of \$20,000, that is obtained by a recipient on sale of real property which was producing income when the income from the same is used to meet the needs of the recipient.

[Appropriates \$10,896,024 for public social services under conditions stated. Deletes limitation on General Fund expenditures for fiscal intermediaries.]

[In effect immediately.]

[Appropriation reduced by Governor from \$10,896,024 to \$9,791,274.] *

Ch. 427 (SB 473) RODDA Adds Ch. 7 (commencing with Sec. 23581), Div. 17, Ed C ; repeals Ch. 1027, Stats. 1947, re University of California.

Codification to maintain the codes ; makes no substantive change.

Ch. 428 (SB 524) STIERN Adds Ch. 6 (commencing with Sec. 2575), Div. 3, F. & G C., re wild rodents: protection.

Prohibits capture for sale, transport for sale, or sale of wild rodents, as defined, with designated exceptions.

Ch. 429 (SB 577) GREGORIO Adds Sec. 2924.5, Civ.C, re secured obligations: acceleration clauses

Provides that acceleration clauses relating to obligations secured by trust deeds or mortgages on specified residential property are invalid if not contained in both trust deed or mortgage and instrument evidencing secured obligation. Applies to transactions entered into on or after July 1, 1972.

Ch. 430 (SB 589) CARRELL Amends various secs. and headings, P.R.C, re soil conservation districts

Changes name of soil conservation districts to resource conservation districts.

Makes conforming changes.

Ch. 431 (SB 716) LAGOMARSINO Amends Sec. 6908, P.R.C., re geothermal resources.

Prohibits person, association, or corporation to take, hold, own, or control at one time, whether acquired directly from the State Lands Commission pursuant to specified provisions or otherwise, any direct or indirect interests in state geothermal permits exceeding 25,600 acres.

Specifies accountable acreage for purposes of computing acreage holdings or control with respect to leases or permits

Requires unitizing of acreage of two or more lessees pursuant to a cooperative or unit plan of development approved by the State Lands Commission to be accepted in determining acreage holdings, and any lease or portion so committed is to be continued in force so long as committed to plan beyond the expiration date of its primary term Provides that lease eliminated from such plan shall continue

in effect, as specified. Provides that purchaser of geothermal resources pursuant to a sales contract approved by the commission is not to be deemed to have a direct or indirect interest in geothermal leases or permits.

Ch. 432 (SB 732) CARRELL Amends various secs., R. & T.C., Veh C, re registration of vehicles.

Changes deadline for application for registration, license plates, identification plates and cards for specified vehicles and for payment of fees therefor, from February 4 to the first Friday of February Provides that penalties for delinquent fees with respect to such registration, plates, or cards, shall be added to any payment made on or after the first Saturday following the first Friday of February, rather than on or after February 5

Authorizes Department of Motor Vehicles, in the event the department determines that apportionment of specified taxes on a particular fleet of interstate vehicles is impractical, to require such taxes to be apportioned on an equivalent basis other than miles, as determined by the department for the purposes of the provisions relating to proportionate registration and licensing.

Makes related changes.

Ch. 433 (SB 733) SCHRADER Amends Sec 9561, Veh.C., re vehicles: waiver of penalties.

Provides that when legal owner repossesses vehicle on which renewal fees are due, Department of Motor Vehicles shall waive any penalties due for late payment if all other fees are paid within 30 days of taking possession, rather than requiring such waiver only with respect to delinquent fees and penalties.

Ch. 434 (SB 816) BRADLEY Amends Secs. 53651, 53654, 53661 and 53663, Gov.C., re deposits of public moneys.

Adds as securities which are eligible to secure deposits of moneys of local agencies those securities for which faith and credit of the United States are pledged for payment of principal and interest. Requires agent of depository, rather than depository, to forward certain reports to Administrator of Local Agency Security. Provides specific sanctions for noncompliance with law relating to deposits of moneys of local agencies rather than authorizing administrator to impose appropriate sanctions. Authorizes administrator to take legal action to prevent or stop violation of law relating to deposit of money of local agency Establishes time for filing of specified reports with administrator.

Incorporates changes in Section 53651, Gov.C., made by SB 734 (Stats. 1971, Ch. 223).

Ch. 435 (SB 925) SCHRADER Adds Sec 31558.8, Gov.C., re retirement.

Authorizes specified safety members of systems established in specified counties pursuant to the County Employees Retirement Law of 1937 who failed to elect to pay contributions in order to receive safety membership credit for time prior to achieving such category of membership to now elect to pay such contributions

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

Ch. 436 (SB 1109) BRADLEY Amends Secs. 1063.1, 1063.2, and 1063.5, Ins.C, re insolvent insurers

Specifies for purposes of law relating to California Insurance Guarantee Association, that phrase "admitted to transact insurance in this state" refers to insurer possessing certificate of authority issued by California Department of Insurance.

Provides that no default judgment against insolvent insurer, or insured of insolvent insurer, shall be binding against such association.

Provides that premium charged a member of such association in one calendar year shall not exceed 2 percent of net direct premium written.

Ch 437 (SB 1124) LAGOMARSINO Adds Sec 31663.3, Gov C, re County Employees Retirement Law.

Permits continued employment of undersheriffs in specified counties after age 70.

Ch. 438 (SB 1159) DYMALLY Adds, amends, amends and renumbers, and repeals various secs., art. headings, and ch. headings, various codes, re maintenance of codes.

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

Ch. 439 (SB 1309) CARRELL Amends Secs. 1460, 1481, and 1482, adds Sec. 1480 5, S & H.C., re highways.

Specifies that any person who does certain specified acts with respect to highways without a permit from road commissioner is liable to the public agency for all expenses and damages caused thereby.

Authorizes road commissioner to immediately remove or by notice to require removal of specified encroachments. Provides that commissioner may recover court costs and expenses of such removal, and other damages.

Makes related changes.

Ch. 440 (SB 1336) WEDWORTH Adds Sec. 1481.2. H. & S.C., re paramedics

Requires each county conducting a pilot program pursuant to the Wedworth-Townsend Paramedic Act to submit a report to the Legislature and to the State Department of Public Health not later than 30 days from the first calendar day of the 1974 Regular Session evaluating paramedic programs conducted at county hospitals or hospitals under contract with the county. Provides that the report shall evaluate competency and effectiveness of performance of paramedics in their duties and may include recommendations relating to extensions of or modifications in the paramedic program.

Ch. 441 (SB 1417) WALSH Amends Sec. 2873 5, B. & P.C., re licensed vocational nurses.

Reduces from 24 months to 23 months period of service in medical corps of armed forces that qualifies designated persons to take examination for licensure as vocational nurse.

Ch. 442 (AB 678) TOWNSEND Amends Sec. 7028.4, B. & P.C., re contractors

Includes association by contractors within classes of persons upon a showing by whom of a specified continuing violation of the Contractors' State License Law an injunction shall issue.

Ch. 443 (AB 685) HAYES Amends, adds, repeals, various secs., Gov.C. re state civil service.

Specifies that State Personnel Board may adopt rules and regulations providing for methods of separating intermittent employees from service.

Revises provisions on reinstatement, to reflect repeal and addition of Article XXIV of the California Constitution at the November 1970 election, and to provide reinstatement rights to specified classes of persons.

Requires appointing power to evaluate the work and efficiency of a probationary employee subject to board rule rather than report thereon to the board.

Urgency statute, to take effect immediately.

Ch. 444 (AB 710) DEDDEH Adds Ch. 8 (commencing with Sec. 4500), Div. 5, Title 1, Gov.C., re handicapped public facilities.

Requires equipment and structures for rapid transit of local public entities to be accessible to the handicapped. Excepts equipment and structures incidental to the operation of an urban transit system until such equipment is available from two manufacturers.

Ch. 445 (AB 811) CHAPPIE Amends Secs. 13003 and 13005, H. & S.C.; adds Sec. 4428 and repeals Secs. 4428 and 4443, P.R.C., re fire safety.

Limits to steam-powered devices, steam engines, or steam boilers provisions which make it a misdemeanor to use specified devices, engines or boilers in or near forest, brush, grass, grain, or stubble land unless boiler or engine is equipped with device to prevent escape of sparks and unless user thereof uses every reasonable precaution to prevent causing of fire thereby

Revises provisions making misdemeanor of operating gas tractors, oil-burning engines, gas-propelled harvesting machines, or autotruck on land covered by grain or grass to prohibit operating without spark arrester, any tractor, engine, machine or truck having hydrocarbon-burning internal combustion engine while harvesting or moving grain or hay, or while operating around any other flammable agricultural crop. Requires maintenance of specified firefighting equipment during specified industrial activities conducted on or near forests, brush, or grass-covered land between April 1 and December 1, or when litter and vegetation will sustain combustion, but

exempts members of emergency crews and drivers and owners of service vehicles owned or operated by or for, or operated under contract with, a publicly or privately owned utility, which is used in connection with specified activities of such utility

Ch. 446 (AB 875) HAYES Amends, amends and renumbers, adds, repeals, various secs., Gov.C. and M. & V.C., re state employees: military leave.

Revises, consolidates, and restates the provisions for military leave for state civil service employees, and, among other things, reduces the types of leave granted from four to three, grants leaves for Reserve Forces Act duty to probationary employees with less than six months' service makes standard the conditions for granting leaves, and establishes time limits for reinstatement after military leave. Makes related changes.

Ch. 447 (AB 1168) SEELEY New act, re state lands.

Recognizes, for purpose of establishing any right, title, or interest of the State of California in or to lands in the Palo Verde Irrigation District in Riverside County within three miles of any portion of a specified stretch of the Colorado River, the location of the river, as of the effective date of the "Interstate Compact Defining the Boundary between the States of Arizona and California," as depicted in Exhibit A thereto, and specifies that for such purpose all changes in the course of the river prior to the effective date of such compact shall be conclusively presumed to be natural and accretive changes.

Makes such provisions operative only upon completion, as specified, of a metes and bounds survey and, except under specified circumstance, the filing with Riverside County Recorder of a map of the west bank line of the river between such points, and an agreement or agreements, negotiated in a prescribed manner, between the state and owners of adjoining uplands, representing 85% by lineal feet of waterfront, that such surveyed line constitutes the landward boundary of lands owned by the state by virtue of its sovereignty and waterward boundary of owners of the adjoining land. Makes related provisions.

Makes various findings and declarations.

Ch. 448 (AB 1533) HAYDEN Amends Secs. 22502, 22503, Veh.C., re motor vehicles: parking

Permits vehicles on one-way roadway, except roadway of divided highway, to stop or park on left-hand side of road under specified conditions, as well as on right-hand side. Deletes provisions authorizing local authorities to permit parking of vehicles adjacent to and within 18 inches of the left-hand curb of a one-way roadway and authorizes local authorities under specified conditions to permit left-hand parking upon one-way roadways of divided highways

Makes other changes for consistency.

Ch. 449 (AB 1534) HAYDEN Amends Sec. 186.3, S. & H.C., re highway funds.

Authorizes cities and counties to use specified funds allocated to them from the Highway Users Tax Fund for highway-oriented transportation studies requested by a state or federal agency, as well as for acquisition of rights-of-way for and construction of routes on their select systems of county roads and city streets and for maintenance purposes thereon.

Ch. 450 (AB 1876) HAYDEN Adds Sec. 1.5, Veh.C., re Vehicle Code: operative dates.

Provides that any act adopted at a regular or special session of the Legislature, including the 1971 Regular Session, adding, amending, or repealing any portion of Vehicle Code shall become operative on the 121st day after adjournment of the regular or special session at which bill was enacted, unless different date is specified in act.

To take effect immediately, urgency statute.

Ch. 451 (AB 2395) HAYDEN Adds Sec. 25374.5, Gov.C., re county leases.

Authorizes board of supervisors of county having population between 600,000 and 700,000, as determined by 1960 federal census, to lease without competitive bidding county property to nonprofit entities for term not to exceed 55 years to construct structures and facilities for medical research and education and allied health care. Specifies terms and conditions of lease instrument.

Urgency statute, to take immediate effect.

Ch. 452 (AB 2373) McCARTHY Adds Sec. 34461.5, Gov.C., re charter recodification.

Provides for recodification of city or city and county charters. Makes provision for publication of charter and election on proposed recodified charter.

To take immediate effect, urgency statute.

Ch. 453 (AB 119) BELOTTI Amends Sec. 4506, B. & P.C., re psychiatric technicians.

Requires that specified evidence, which under existing law would, when submitted to the Board of Vocational Nurse and Psychiatric Technician Examiners, permit a person to be licensed as a psychiatric technician without examination, be submitted to the board prior to January 1, 1972.

Revises provision permitting certain described persons employed by the State of California as psychiatric technicians to be licensed as psychiatric technicians without examination by permitting persons employed by the state as psychiatric technicians in the five years prior to January 1, 1970, who entered the armed services of the United States on military leave during such period, to be granted a psychiatric technician's license without an examination under specified terms and conditions.

Ch. 454 (AB 892) STACEY Amends Secs 42225, 42279, Wat.C., re water storage districts.

Permits the board of directors of a water storage district at any time and from time to time to segregate and divide the plans, specifications, and estimates of cost into one or more units of construction for a district project and to provide at such time, rather than in the plan, that one or more individual units of construction shall be authorized and undertaken in the order and at the time the board may thereafter determine, but specifies that any such segregation and division after the project election shall be effective only upon its submission to and approval by the State Treasurer.

Specifies that if the board determines before preparing and filing its report to segregate and divide the plans, specifications, and estimates into more than one unit of construction, such documents shall be complete as to each unit, instead of specifying that if the board determines to segregate such documents into more than one unit of construction, they shall be complete as to each unit.

To take effect immediately, urgency statute.

Ch. 455 (AB 903) KARABIAN New act, re physicians and surgeons.

Authorizes issuance by the Board of Medical Examiners of the State of California of physician and surgeon reciprocity certificate under designated circumstances.

Ch. 456 (AB 906) BRATHWAITE Amends Secs. 6520 and 6548, B. & P.C., re barbers

Provides that examination for certificate of registration as registered barber shall include standard methods for dressing all textures of hair, including hair relaxing.

Expands definition of practice of barbering.

Ch. 457 (AB 1064) TOWNSEND Amends Sec. 1350.5, Lab.C., re female employees: work schedules.

Allows women employees, except commissary employees, of airlines certificated by the federal or state government to make certain temporary changes in their regular work schedules for the convenience of such employees resulting in more than 40 hours, but not more than 60 hours, of work in any one week without the requirement of overtime pay for such time worked over 40 hours. Specifies that such employees may work a 4-day week of not more than 40 hours.

Ch. 458 (AB 1751) CLINE Adds Sec. 26208, Gov.C., re public rewards.

Provides that a board of supervisors may establish a uniform procedure for the payment of rewards, payable from county funds, for ideas or suggestions made by members of the public which the board determines would reasonably result in financial savings to the county.

Ch. 459 (AB 2420) STULL Adds Secs. 54933.5, 54941, Gov.C., re districts.

Provides that proceedings for detachment of an area of a city from a municipal water district which were completed not later than February 8, 1971, shall be effective for assessment and taxation purposes for the 1971-72 fiscal year if the state-

ment and plat required under law were filed with the State Board of Equalization and the county assessor on or before February 28, 1971

Provides that reorganization of recreation and park districts shall be effective for assessment and taxation purposes, in 1971 provided specified requirements are satisfied.

To take effect immediately, urgency statute.

Ch. 460 (SB 628) COLOGNE Amends Secs. 12705, 12706, 12744 and 12776, B. & P.C., re weighmasters.

Increases from \$5 to \$10 additional fee for public weighmaster for each additional location where services are rendered.

Increases from \$2 to \$5 fee paid by public weighmaster, private weighmaster and public weighmaster at large for each deputy.

Ch. 461 (SB 720) CARPENTIER Amends Sec. 11201, Ed.C., re physically handicapped pupils.

Revises the attendance required of physically handicapped minors in work experience program so that one day of attendance may consist of two or three hours of attendance in special or regular day classes and two or one clock hour, respectively, of attendance in the program.

Includes work study programs within the coverage of this provision.

Ch. 462 (SB 767) COLOGNE Amends Secs. 65100, 65902, Gov.C., re area planning commissions.

Provides that the legislative body of a county may provide that an area planning commission perform planning and zoning functions within a prescribed area of the county.

Ch. 463 (SB 1000) PETRIS Adds Sec. 6103.7, Gov.C., re fees.

Authorizes reasonable and nondiscriminatory inspection fee established by city or county ordinance to defray cost of inspecting building construction work in such city or county. Also, authorizes such fee for cost of plan-checking services. Provides that act does not authorize fee for permit to do such work or assessment of fee against state or its agencies under specified circumstances.

Ch. 464 (SB 1056) MARKS Adds Sec. 54307.1, Gov.C., re Revenue Bond Law of 1941.

Defines "local agency" for purpose of Revenue Bond Law of 1941 to include joint exercise of powers agency created to acquire, construct, or operate an enterprise for collection, treatment, or disposal of sewage, waste, or stormwater.

Provides that any proposition submitted to an election held within such local agency for the purpose of authorizing bonds shall be deemed adopted if it receives the affirmative vote of a majority of all the voters voting on the proposition within the administering agency.

Provides that, upon certain findings by an appropriate regional water quality control board that certain improvements must be undertaken for conformity with specified plan, and that certain election procedures shall not be applicable, but undertaking the improvement shall be subject to referendum on the issuance of bonds by ordinance of the agency governing board.

Ch. 465 (SB 1091) HOLMDAHL Amends Sec. 11828, P.U.C., re municipal utility district elections.

Increases by specified amounts number of days prior to election of members of boards of directors of municipal utility districts for obtaining signatures to nomination papers, filing such papers with secretary of district, filing candidate's affidavit, and certification of names to be placed on ballot.

Ch. 466 (AB 651) ARNETT Amends Sec. 14681, repeals Secs. 14679 and 14682, Gov.C., re state property.

Deletes provisions authorizing state agency loans for construction of California Highway Patrol and Department of Motor Vehicles office buildings in Sacramento.

Reduces amount authorized for construction of buildings and other facilities for Office of Civil Defense from \$925,000 to \$300,000 and deletes State Department of the California Highway Patrol from such provisions.

Ch. 467 (AB 855) KEYSOR Amends Sec. 22520, Veh.C., re buses stopping on freeways.

Prohibits buses from stopping on freeways unless there are sidewalks of sufficient width to permit such stopping without interfering with normal movement of traffic and without possibility of crossing over fast lanes to reach the bus stop.

Ch. 468 (AB 951) BELOTTI Amends Secs. 20707, 20880, 20884 and 20955, repeals Sec. 20705, B. & P.C., re business and professions.

Revises provisions of law relating to gasoline fuel advertising and petroleum product containers.

Makes technical changes.

Incorporates additional changes to Section 20880, B. & P.C., made by AB 49, contingent upon enactment of AB 49.

Ch. 469 (AB 1289) RUSSELL Amends Sec. 576, adds Sec. 32016, Ed.C.; repeals Sec. 2, Ch. 1493, Stats. 1969, re federal educational programs.

Increases number of State Board of Education appointees on the Educational Innovation Advisory Commission from 11 to 13, the additional two to represent counseling and guidance fields.

Validates, ratifies, confirms, and declares legally effective for all purposes, all actions taken by State Board of Education in 1970 in appointment of two additional public members to commission, in order to resolve conflict between state law and federal law.

Deletes provision re reservation and allocation of certain federal funds to Educational Research Commission and substitutes similar provision re such funds for three fiscal years commencing with 1971-1972 fiscal year.

To take effect immediately, urgency statute.

Ch. 470 (AB 1612) CHACON Amends Sec. 964, Ed.C., re school districts: organizational meetings.

Authorizes a city board of education whose members are elected in accordance with a city charter for terms of office commencing in December, to hold its annual organizational meeting between December 15 and January 14, inclusive. Requires election of president and vice president at such annual meeting and specifies terms of office therefor.

To take effect immediately, urgency statute.

Ch. 471 (AB 1674) BADHAM Amends Sec. 25643, Gov.C., re fire protection.

Excepts costs of forest, range, and watershed fire protection within specified state responsibility areas for which the county is not reimbursed by the state from law providing that city or district providing its own fire protection service shall not be assessed for any portion of the costs of county fire protection services. States that this act is declaratory of existing law.

To take immediate effect, urgency statute.

Ch. 472 (AB 1871) DEDDEH Amends Sec. 25451.9, Ed.C., re school district governing boards.

Specifies procedures to be followed for election of members of a separate community college governing board, rather than a common unified community college governing board, when elections are held in December pursuant to a city charter provision.

To take effect immediately, urgency statute.

Ch. 473 (AB 411) MURPHY Amends Sec. 3800, F. & G.C., re nonprotected birds.

Prohibits any city, county, governmental agency, or person from offering any bounty for the taking of yellow-billed magpies.

Extends from the 61st day after adjournment of the 1971 Regular Session of the Legislature to 61st day after adjournment of the 1973 Regular Session the provisions declaring yellow-billed magpies to be nonprotected birds under designated circumstances.

Ch. 474 (SB 20) DYMALLY Amends Sec. 3857, Ag.C., re Sixth Agricultural District.

Includes 29th Senatorial District within boundaries of 6th District Agricultural Association.

Ch. 475 (SB 756) HARMER Amends Sec. 13712. adds Secs. 13712.2 and 13712.3, Ed.C., re school classified employees.

Excludes from classified service of a school district which has adopted merit system, under specified conditions, persons employed in positions established for employment of community representatives in advisory or consulting capacities. Limits effective period of provisions making such exclusions to 91st day following adjournment of 1974 Regular Session.

Includes in classified service, under specified conditions, employees with mental handicaps.

Makes various related technical changes.

Ch. 476 (SB 924) GREGORIO Amends, repeals, various secs., Ed.C., re school district organization.

Makes technical changes

Ch. 477 (SB 1018) STIERN Amends Sec. 1834.5, Civ C., re abandoned animals.

Reduces from 21 to 14 the number of days in which an animal is to be picked up by owner from veterinarian, dog kennel, cat kennel, pet grooming parlor, animal hospital or any other animal care facility after the day the animal was due to be picked up before the animal is deemed to be abandoned for specified purposes.

Ch. 478 (SB 1514) MOSCONE Amends Sec. 5009, W. & I.C., re public guardian. Specifies Government Code provisions for issuing county warrants.

Ch. 479 (AB 699) BEVERLY Adds Sec. 25536.5, Gov.C., re county property.

Permits board of supervisors to enter into agreement with lessee or concessionaire to amend leases and contracts relating to [certain] improved [county] property ~~for the use of certain county property~~ to permit the improvement or alteration of the property under specified circumstances.*

Ch. 480 (AB 1290) BRIGGS Amends Sec. 62212, Ag.C., re fluid milk.

Makes technical nonsubstantive change in provisions re marketing of milk

Provides that in considering current and prospective supply and demand of fluid milk for all purposes in setting minimum prices for fluid milk paid by distributors to producers, Director of Agriculture shall specifically consider such supply and demand for manufacturing purposes.

Ch. 481 (AB 1463) KNOX Amends, adds various secs., Gov.C., S. & H.C., re assessment and bond refund.

Provides that a portion of the assessments and bonds of an improvement district may be readjusted and refunded pursuant to Special Assessment and Bond Refunding Law of 1939.

Provides that less than all of the bonds of district or more than one overlapping district may be acquired and canceled when they are issued pursuant to specified provisions.

Provides procedure by which the proceeds of sale of surplus property on which certain improvements or repairs have been made pursuant to the Improvement Act of 1911 may be applied to aid the project.

Ch. 482 (AB 1781) KNOX Amends Sec. 1563, Fin.C., re trust companies.

Authorizes trust company to hold stock or other securities of more than one estate, trust or other fiduciary account in bulk or without certification of ownership attached, subject to rules and regulations of, in the case of state banks, the superintendent of banks, and in the case of national banks, the Comptroller of the Currency.

Ch. 483 (AB 2072) PORTER Adds, amends and renumbers, various secs., Gov.C., re alteration of boundaries.

Provides that a resolution of transfer of territory from one city to a contiguous city shall not be required in specified circumstances, authorizes approval of such transfers without notice, hearing or election and provides that the provisions shall become inoperative on January 1, 1974.

Ch. 484 (AB 2245) RUSSELL Adds Sec. 5890.5, S. & H.C., re construction costs: assessments.

Provides that in assessing the cost of construction under Improvement Act of 1911, an adjustment may be made for certain prescribed contributions made to the improvement by a past or present owner.

Ch. 485 (SB 253) GRUNSKY Amends Secs. 3859 and 3860, Lab.C., re workmen's compensation.

Permits injured employee to settle and release claim against third party tortfeasor without consent of employer, subject to employer's right to bring action against such third party for compensation paid such employee, rather than requiring employer's consent to such settlement and release.

Ch. 486 (AB 98) ROBERTI Adds Sec. 18009.5, Elec.C., re election returns.

Provides that whenever partial results of an election are made public after 10 p.m. of the day of election, the election official shall issue bulletin setting forth precincts not yet reported when approximately 50% of precincts have reported and again when 75% of precincts have reported.

Requires a third such listing by official if count not completed by 6 a.m. of morning following election.

Ch 487 (AB 922) KNOX Adds Sec. 35002.1, Gov.C., re annexation.

Provides that territory in an annexation proposal approved by a local agency formation commission shall be deemed a single area for purposes of determining method of annexation proceedings under chapter dealing with annexation of territory to a city.

Ch. 488 (AB 1005) WILSON Amends various secs., H. & S.C., re motor vehicles: air pollution.

Imposes specified requirements with respect to exhaust emissions of specified motor vehicles subject to registration and sold and registered in this state, rather than motor vehicles subject to registration and first sold and registered in this state.

Ch 489 (AB 1156) LANTERMAN Adds Art. 45 (commencing with Sec. 1690), Ch 4, Div. 2, B. & P.C., re practice of dentistry: insanity.

Revises provisions on suspension of license in case of licensee suffering mental illness.

Ch. 490 (AB 1601) TOWNSEND Amends Sec. 7332 5, B. & P.C., re cosmetology.

Revises qualifications for admission to examination for licensure as cosmetology instructor, specifying that such person must have one year of practical experience within past three years in all branches of cosmetology, and must submit an affidavit of such experience.

Deletes requirement that such applicant be not less than 21 years of age.

Ch. 491 (AB 1740) CHAPPIE New act, re DeWitt State Hospital

Authorizes and directs Department of General Services to transfer real property and appurtenances of the DeWitt State Hospital facility to Placer County on specified terms and conditions.

Provides that if the county ceases to use the property for a public purpose, the property shall revert to the state.

To take effect immediately, urgency statute.

Ch. 492 (AB 3091) BADHAM Amends Sec. 10664 and adds Secs. 10911, 10912, F. & G.C., re marine life refuge.

Establishes the Niguel and Irvine Coast Marine Life Refuges.

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

To take effect immediately, urgency statute.

Ch. 493 (SB 477) ZENOVICH Adds Secs 14220.5, 14227, Ed.C., re State Teachers' Retirement Law.

Provides for reduction of disability allowance by specified amount if person retired for disability is employed. Permits such persons to be employed in positions requiring certification qualifications.

Ch. 494 (SB 603) GREGORIO Adds Secs 27 and 131, Estero Municipal Improvement District Act (Ch. S2, Stats. 1960, 1st Ex. Sess.), re Estero Municipal Improvement District

Provides that there is no incompatibility of office between being member of city council and board of directors of Estero Municipal Improvement District
~~where.~~ *

Authorizes Estero Municipal Improvement District Board of Directors to make determination of specified facts by ordinance adopted by $\frac{2}{3}$ vote, after hearing, and thereafter issue bonds without election, where only portion of district will be benefited and is uninhabited. Places limit on principal amount of such bonds. Requires cancellation of equal amount of previously approved but unissued bonds.

To take effect immediately, urgency statute.

Ch. 495 (SB 672) CARRELL Amends Sec. 28640, H. & S.C., re food or beverages: vehicles.

Requires that the name, street address, and city of the person locally licensed to operate vehicle, upon which food or beverage is displayed, sold, or offered for sale at retail or given away to the public, with specified vehicles exempted, or the name or business name and city of the owner or operator of such vehicle, if such name appears in the telephone directory of such city, or the name or business name, of such owner or operator and the street address and city of commissary servicing such vehicle be plainly indicated on each side of vehicle in prescribed manner, rather than requiring the name and address of the owner or operator of such vehicle be so displayed.

Ch. 496 (SB 1144) MOSCONE Amends various secs., Gov.C., re court reporters.

Changes compensation of various reporters in specified courts in various counties.

Changes additional filing fees in Kern County.

Permits majority of judges of municipal and superior courts in Sacramento County to appoint a supervising phonographic reporter.

Ch. 497 (SB 1160) RODDA Adds Sec. 6908.5, H. & N.C., re river port districts.

Authorizes river port districts to issue negotiable promissory notes, as specified.

Ch. 498 (SB 1182) BURGNER Amends, adds, repeals various secs., Ed.C., re county educational units

Authorizes payment of actual and necessary travel expenses of county superintendent of schools or designated staff members in specified circumstances.

Authorizes county superintendent of schools or county board of education to declare holidays, whenever good reasons exist, for schools or offices under their jurisdiction.

Revises table of provisions indicating which expenditures of county educational units are payable from the county general fund.

Revises provisions relating to single county school service budget.

Ch. 499 (SB 1616) BEILENSEN Amends Sec. 21665, P.U.C., re airport permits: notice.

Requires Department of Aeronautics to give notice of public hearing in connection with issuance of airport permit or approval of airport site to any affected or interested person making written request for such notice.

Ch. 500 (AB 290) KEYSOR Amends Sec. 5104, adds Sec. 10100.1, S. & H.C., re private property: grade adjustment.

Authorizes local agencies proceeding under Improvement Act of 1911, with owner's consent, to do work on private property to eliminate disparities in level or size between the public improvement and the private property, rather than between the public improvement and driveways, housewalks and sewers. Provides that cost of such work may, rather than shall, be added to assessment of the lot on which such work is done.

Provides similar authority with respect to proceedings under Municipal Improvement Act of 1913.

Ch 501 (AB 443) BELOTTI New act, re centers for mentally retarded.

Provides, to the extent additional federal funds become available, for the establishment and maintenance by the State Department of Public Health of four regional centers for mentally retarded persons and lists the first to serve Del Norte, Humboldt, Lake, and Mendocino Counties, the second to serve Napa, Sonoma and Solano Counties, the third to serve Kern County and portions of counties contiguous to Kern County, and the fourth to serve Riverside, Inyo, Mono and San Bernardino Counties. Provides for transfer of certain funds not required by the

Department of Mental Hygiene to the Department of Public Health for services to the mentally retarded.

To take effect immediately, urgency statute.

Ch. 502 (AB 736) MEADE Amends Sec. 21320, Ed.C., re school district revolving funds

Permits governing boards of school districts with average daily attendance of 20,000 or more, rather than 75,000 or more, to establish specified revolving cash funds for use by school principals and other administrative officers

Ch. 503 (AB 1003) RUSSELL Amends Sec. 27151, Veh.C., re motor vehicles: exhaust systems

Prohibits operation of a motor vehicle with an exhaust system modified in a manner which will amplify or increase the noise emitted by the motor above prescribed limit.

Ch. 504 (AB 1276) BEE Amends Secs. 31641.45, 31652, and 31831.1, repeals Sec. 31831.2, Gov.C., re county employee retirement.

Provides that provisions authorizing members who are entitled to receive a pension or allowance for service to receive refund of deposits if they were granted public service credit for such service, shall be limited to those members who would receive certain deferred retirement benefits. Permits members under specified circumstances to receive all benefits granted member entering reciprocal retirement system. Permits members who left county or district service on or before December 31, 1971, and became members of certain retirement systems to redeposit previously withdrawn contributions and prescribes method of determining rate of contribution. Deletes existing provisions for computing age of entry and contributions to second retirement system when contributions are left on deposit in first system in order to receive deferred retirement.

Provides that act shall not affect rights provided under the Public Employees' Retirement System.

Ch. 505 (AB 1669) BADHAM Amends Secs. 6904 and 6904.3, adds Sec. 6914.5, B. & P.C., re collection agencies.

Provides for alternatives to dissolution in case of collection agency in hands of conservator. Prescribes manner of licensee's ceasing to be engaged actively in collection agency business. Specifies when a licensee shall be deemed to have ceased to be actively engaged in the collection agency business.

Ch. 506 (AB 1689) MOBLEY Amends Sec. 36620, Veh.C., re vehicles: cotton trailer combinations.

Makes termination date re provisions on length of combination of vehicles consisting of a power unit and two cotton trailers which satisfy prescribed requirements 91st day after final adjournment of 1973, rather than 1971, Regular Session.

Ch. 507 (AB 1789) KNOX Adds Sec. 13802.5, P.U.C., re municipal utility districts: annexations.

Allows, in annexations of public agencies to municipal utility districts, special taxes and rates and other charges within annexed territory different from other taxes, rates, and charges of district. Provides for transfer of property of public agency to district, and specified payments to district.

To take effect immediately, urgency statute.

Ch. 508 (AB 1907) FORAN Amends Sec. 21113, Veh.C., re traffic regulations.

Provides that when governing board or officer of specified public agency permits public traffic upon driveways, paths, or grounds under their control then all provisions of Vehicle Code re traffic on highways shall apply to such traffic except for those conditions or regulations imposed or enacted by such board or officer, rather than providing an exception as to any special condition or regulation applicable to such traffic.

To take effect immediately, urgency statute.

Ch. 509 (AB 1926) THOMAS Amends Sec. 1505, Veh.C., re Department of Motor Vehicles.

Deletes provisions specifying that Department of Motor Vehicles is divided into at least four divisions.

Ch. 510 (AB 1977) GONSALVES Amends Secs. 22704, 22705, 22851, 27465 and 27501, Veh.C., re motor vehicles

Exempts persons who install on a vehicle, as part of an emergency service rendered to a disabled vehicle upon a highway, a spare tire with which such disabled vehicle was equipped from provisions prohibiting installation of pneumatic tires on a vehicle for use on a highway which are so worn that less than 1/32 of an inch tread depth remains in any 2 adjacent grooves at any location on tire, and from regulations adopted by the Department of the California Highway Patrol re pneumatic tires.

Provides that low-valued vehicles are vehicles appraised at a value not exceeding \$200, rather than \$100, for purposes of provisions re removal and disposition of abandoned vehicles.

Ch. 511 (AB 2081) CHAPPIE Adds Sec 54940, Gov.C., re county service areas.

Provides that, notwithstanding specified provisions of law, the annexation of territory to County Service Area No. 3, County of El Dorado shall be effective for assessment and taxation purposes if specified filings are completed by March 1, 1971.

To take immediate effect, urgency statute.

Ch. 512 (AB 2679) CROWN Adds Ch 7.1 (commencing with Sec 13345), Div. 6, and Sec. 13626, P.U.C., re municipal utility districts.

Permits municipal utility districts, upon $\frac{4}{5}$ vote of total vote of board, to authorize emergency financing in prescribed fashion upon board's finding of an emergency situation, as defined, by issuance of bonds, notes, or other evidences of indebtedness without requirement of approval of voters in district Provides for maximum amounts, interest rates, duration, and other conditions of such evidences of indebtedness. Permits board to issue refunding notes having a maturity date of 5 years or less under like terms and conditions.

Specifies such evidences of indebtedness are payable out of any available funds, including revenues, taxes, and state or federal grants and authorizes board to levy and collect taxes for their payment Directs board to apply for any state or federal funds available for meeting any such emergency situation

Allows special districts created for sewage disposal purposes to utilize these provisions.

Ch. 513 (AB 2815) KARABIAN Amends Sec 4756, F. & G.C., re bears: use of dogs.

Deletes provision allowing the use of dogs to pursue bears during the course of breaking, training or practicing dogs, except during open season on bears.

Ch. 514 (AB 2840) COMMITTEE ON COMMERCE AND PUBLIC UTILITIES Amends Sec. 1708, P.U.C., re Public Utilities Commission: orders

Revises provision permitting Public Utilities Commission to rescind, alter, or amend order or decision to require notice to be given to parties, with opportunity to be heard, rather than specifically to public utility affected after opportunity to be heard. Makes corresponding change.

Ch. 515 (AB 2888) LANTERMAN Adds Sec. 814.5, Evid.C.; adds Art. 45 (commencing with Sec 170) and repeals Art 35 (commencing with Sec. 156), Ch. 1, Div. 1, S. & H C., re highway relocation assistance.

Specifies that any change in the value of property prior to the date of valuation caused by the public improvement for which the property is acquired, or is likely to be acquired, other than that due to physical deterioration within reasonable control of the owner or occupant, shall be inadmissible in determining the value of the property.

Increases allowable moving expense allowance from \$200 to \$300 and dislocation allowance from \$100 to \$200 that may be paid by the Department of Public Works to compensate a displaced person for his actual and reasonable expense in moving himself, family, business, or farm operation, including moving personal property.

Specifies that the owner of a displaced business or farm operation, in lieu of receiving the above moving expense allowance and dislocation allowance, may receive a relocation payment equal to the average net earnings of the business or farm operation, but not be less than \$2,500 nor more than \$10,000.

Authorizes a person conducting a business or farm operation that is displaced to be compensated also for his moving and related expenses in moving from other real

property, when such a move is caused by the displacement of his business or farm operation.

Increases from \$5,000 to \$15,000 the additional payment that may be made to an owner of an acquired dwelling to enable him to acquire a comparable replacement dwelling. Specifies additional factors to be considered in determining such a payment. Decreases from one year to 180 days the period during which the owner must have actually owned and occupied the dwelling to be eligible for such payment.

Increases from \$1,500 to \$4,000 the additional payment that may be made to a displaced person to aid him to lease for four years, rather than two years, decent, safe, and sanitary dwelling, or to acquire such a dwelling.

Authorizes the department to use funds authorized for a state highway project for which the real property is being acquired for replacement housing, if the project cannot proceed because no such housing is otherwise available.

Directs court rendering judgment, or attorney effecting settlement, in any inverse condemnation proceeding brought for the taking of actual possession of real property to award plaintiff reasonable expense incurred because of such proceeding.

Authorizes the department to make payments for the actual decline in the fair market value of property immediately contiguous to property acquired by the department caused by such acquisition, if federal funds are available to make such payments

Declares that Art. 45 (commencing with Sec. 170), Ch. 1, Div. 1, S. & H.C., shall be known as the California Legislature Highway Relocation Act of 1971.

Authorizes the department to adopt rules and regulations to establish benefits and eligibility of displaced persons who are eligible to receive benefits under the law prior to enactment of this act.

To take effect immediately, urgency statute.

Ch. 516 (AB 2940) BEVERLY Amends Secs. 12728 and 12762, adds Secs. 12702.1, 12745.1, 12772.1, B. & P.C., re weighmasters.

Includes deputy weighmaster within the term weighmaster when such term is used without qualification in the law relating to public weighmasters, private weighmasters, and public weighmasters at large.

Permits rather than requires public and private weighmasters, for purposes of weight certification of vehicles moving earth, stone, sand or gravel, to determine the tare and gross weights (1) with the driver in the vehicle, and (2) to include his weight, providing both gross and tare weights are determined in the same manner. Requires weighmaster to enter on the certificate whether the driver is on or off the vehicle. Prohibits any other person from being on the vehicle or scale at the time of weighing.

Includes vehicles moving asphalt paving material within such provisions.

Ch. 517 (AB 3077) WILSON Amends Secs. 28011 and 28012, Fin.C., re small business assistance.

Provides that "low-income area" for purposes of Small Business Assistance Program Law includes areas in which job development corporation may be established.

Provides that "small business" for purposes of such law includes any business dealing in alcoholic beverages rather than excluding from such term any business whose prime function is the sale of alcoholic beverage.

Ch. 518 (AB 3090) RAY E. JOHNSON Adds Secs. 3390, 3391, Ed.C., re unified school districts: dissolution.

Requires State Board of Education to notify county superintendent of schools and county committee on school district organization of disapproval of plans and recommendations for dissolution of a unified school district, with written statement of reasons therefor.

Authorizes county committee on school district organization to continue to have jurisdiction for 18 months to revise such disapproved plans and recommendations for resubmission to the State Board of Education.

To take effect immediately, urgency statute.

Ch. 519 (SB 1507) MOSCONE Amends, amends and renumbers, repeals, various secs., Ed.C., re public schools.

Amends various provisions to correct section references and to delete references to repealed sections.

Revises number of educationally handicapped pupils instructed at the same time by the same teacher in a learning disability group whose attendance credit equals one unit of attendance for each 60 minutes of instruction, from 2 to 4 to 1 to 4.

Revises provision providing for apportionments for exceptional children for whom no appropriate special education facilities and services are available or can reasonably be provided, by adding additional section references re categories of exceptional children and related funding.

Renumbers various provisions.

Changes from October 31 to the last day of the second school month, the date for determining the individual class sessions and the number of pupils in attendance for a district for purposes being exempted from certain provisions re apportionments for the payment of salaries of classroom teachers.

Deletes from definitions re areawide tax support program for elementary schools and high schools, all references to high school districts and unified school districts maintaining grades 13 and 14.

Repeals: provision abolishing various bodies and offices and related deputies, officers, and employees; provision making decreasing annual increases over period of 5 fiscal years in the foundation program and supplemental support program for certain unified school districts which on or before July 1, 1964, met specified standards relating to unification and specified minimum a.d.a.; various provisions of limited operation which no longer have any force or effect; and provision authorizing any high school district maintaining a community college to issue bonds under specified conditions.

Makes related changes.

Ch. 520 (AB 559) GONSALVES New act, re subventions.

Allocates funds from Property Tax Relief Fund to counties which were underpaid in reimbursement of loss due to business inventory exemption.

Requires State Board of Equalization to determine actual losses to local government caused by partial exemption of business inventories for 1970-1971 fiscal year and report any difference between actual loss and state reimbursement to Controller for adjustment in 1971-1972 or 1972-1973 fiscal year reimbursement.

Provides that upon order of the Director of Finance, Controller shall transfer such funds from Property Tax Relief Fund, for such purpose, but not later than October 31, 1971.

To take effect immediately, urgency statute.

Ch. 521 (AB 2827) MADDY New act, re community colleges: nonresident tuition.

Permits governing board of community college district to charge those nonresidents enrolled in a public California community college during 1971-1972 fiscal year the same tuition fee set for nonresident students for the 1970-1971 fiscal year.

To take effect immediately, urgency statute.

Ch. 522 (SB 58) LAGOMARSINO New act, re protection of ocean resources.

Requires Resources Agency to contract for study of oil leaks in Santa Barbara Channel, as specified.

Appropriates \$50,000 from California Environmental Protection Program Fund for purposes of the act, but provides that prior appropriations from fund have priority with respect to payment, as specified.

Ch. 523 (SB 188) DYMALLY Amends various secs., Ed.C., and Sec. 2, Ch. 1424, Stats. 1968, re teacher preparation and licensing.

Changes specified references to State Board of Education and Department of Education in Licensing of Certificated Personnel Law of 1968 to Commission for Teacher Preparation and Licensing

States that Teacher Preparation and Licensing Law of 1970 shall also be known and may also be cited as the "Ryan Act."

To be operative January 1, 1973, or sooner upon adequate public notice by commission.

Ch. 524 (SB 498) SHORT Adds Sec. 25519.5, Ed.C., re community colleges: degrees.

Authorizes governing board of each community college district to offer course of study leading to an associate in arts degree in bilingual, bicultural teacher assisting. Provides curriculum therefor.

Ch. 525 (SB 560) LAGOMARSINO Amends Sec. 3150, P.R.C., re oil and gas districts.

Deletes oil and gas district boundary descriptions and authorizes the Director of Conservation to fix such boundaries.

Ch. 526 (SB 590) COLLIER Repeals various secs. F. & G.C., re salmon.

Eliminates provisions designating commercial fishing seasons for king and silver salmon which are dependent on Oregon and Washington States laws or regulations prohibiting commercial taking of silver salmon during prescribed period

Eliminates provisions making it unlawful, with prescribed exceptions, to take salmon with any type of net or long line or to transport or possess any salmon taken by any type of net or long line in designated waters. Makes other related deletions.

Ch. 527 (SB 618) COLOGNE Amends Secs. 541, 543, 550, and 554, Prob.C., re bonds in probate.

Authorizes court to dispense with, or reduce amount of, bond of personal representative, where will does not provide for requirement of bond and where verified petition for letters testamentary or of administration alleges that personal representative is sole heir or sole beneficiary of the estate. Authorizes court, on own motion or on petition of person interested in estate, for good cause, subsequently to require bond, or increase the amount thereof, in such cases as well as in cases where will did not require bond, rather than granting such authority only in latter case and without specifying that order may be on court's own motion or on motion of such interested person. Makes provisions authorizing suspension of powers of personal representative pending determination of petition requesting that he give personal security and [alleging that he] ^a is wasting property of estate applicable to any case where no bond was originally filed, rather than only to cases where will does not provide for bond

Includes conservators within provisions setting forth liabilities of probate fiduciaries and their sureties. Provides that liability of executor, administrator, guardian, or conservator is not limited to penal amount of bond.

Provides that liability of surety upon such bond is limited to its penal amount, unless surety fails to satisfy such liability upon demand made after liability of principal has become established, in which case surety is also liable for interest from date of demand on any judgment obtained against him in an action to recover upon bond and costs incurred in obtaining such judgment.

Ch. 528 (SB 621) CARRELL Amends Sec. 4, Ch. 1293, Stats. 1970, re airports: environmental protection.

Provides that \$40,000 appropriated from California Environmental Protection Program Fund shall be for expenditure during 1970-71 and 1971-72 fiscal years, rather than without regard to fiscal years. States that amounts for subsequent years shall be as determined in Budget Act

Makes other technical changes.

Ch. 529 (SB 627) GRUNSKY Amends Sec. 540, C.C.P., re attachment bonds.

Provides for attachment bond or deposit to include, in addition to the amount of plaintiff's demand, an amount for those costs actually incurred to the time of the giving of the undertaking or the deposit of money with the sheriff, constable, or marshal, a sum not to exceed 25 percent of the amount of plaintiff's demand, and in no event to be more than \$1,000.

Ch. 530 (SB 719) BRADLEY Amends Secs. 26.1, 26.5, and 26.6, Santa Clara County Flood Control and Water District Act (Ch. 1405, Stats. 1951), re Santa Clara flood control.

Requires district to annually prepare a written report, containing specified information, upon the district's activities in the protection and augmentation of the water supplies of the district, rather than requiring district engineer to annually prepare an investigation and report as specified, upon ground water conditions of the ground water basins or the zones of the district.

Provides for public hearing on subject of such report, rather than requiring public hearing by district board at which specified findings and determinations must be made by the board regarding ground water conditions in district.

Makes related changes.

Ch. 531 (SB 793) LAGOMARSINO Amends, repeals, and adds Sec. 15, and amends Sec. 16, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), re Ventura County flood control.

Increases maximum permissible interest rate on bonds of Ventura County Flood Control District from 6% to 7%.

Requires only $\frac{2}{3}$, rather than unanimous, vote of the board of supervisors, effective for two-year period only, to adopt resolution to determine amount of bonds and the maximum rate of interest of such bonds to be issued for a work of improvement in a zone and vesting board with authority to proceed with bond election.

Ch. 532 (SB 1192) DEUKMEJIAN Amends Secs. 562 and 563, W. & I.C., re traffic hearing officers.

Authorizes, subject to the orders of the juvenile court, a traffic hearing officer to hear and dispose of cases in which a minor under age 18 is charged with the misdemeanor of driving a vehicle upon another's land without permission, and authorizes, with consent of minor, the conduct of the hearing upon copy of notice to appear in lieu of petition.

Ch. 533 (SB 1297) RODDA Amends Sec. 12753, P.U.C., re municipal utility districts: emergencies.

Restates circumstances under which board of directors of municipal utility district may expend sums without observance of provisions requiring contracts, bids, or notice in emergencies.

Ch. 534 (AB 761) DEDDEH Adds Sec. 146.5, repeals Sec. 820.7, S. & H.C., re fringe parking facilities.

Broadens authority of Department of Public Works, in conformance with federal law, with respect to construction of fringe and transportation corridor parking facilities along the state highway system. Requires rights and obligations of the department and local agencies or transit districts as to such parking facilities to be determined by agreements between them.

To take effect immediately, urgency statute.

Ch. 535 (AB 1470) CHACON Adds Sec. 13581.5, Ed.C., re school districts: classified employees.

Provides that positions established by school districts in specified categories and restricted to persons in low-income groups or residency in specifically designated areas of the community, are to be classified as restricted. Provides that persons holding such position shall be classified employees but shall not acquire permanent status ~~as~~ [or] * seniority credit and shall not be eligible for promotion into regular classified service until they have complied with specified provisions.

Operative until 91st day after final adjournment of 1974 Regular Session of the Legislature.

To take effect immediately, urgency statute.

Ch. 536 (AB 1561) DAVIS Adds, repeals Ch. 32 (commencing with Sec. 50001), Div. 17, Ag.C., re potatoes.

States specific statutory standards and requirements regarding the preparation for marketing and marketing of potatoes.

Ch. 537 (AB 1922) KEYSOR Adds Sec. 6820.1, Ed.C., re handicapped minors: teachers.

Prohibits, on and after September 1, 1975, employment of noncredentialed person to teach specified handicapped minors in a home, hospital, or licensed children's institution. Authorizes employment of substitute teacher under certain circumstances.

Ch. 538 (AB 2139) CAMPBELL New act, re freeway busway: railroad crossings.

Authorizes Department of Public Works to modify railroad alignment in vicinity of City of El Monte in order to eliminate railroad grade crossings and to facilitate construction and operation of the San Bernadino Freeway Busway Project.

Makes such construction project eligible for allocation of specified state funds for grade separations, under specified conditions.

To take effect immediately, urgency statute.

Ch. 539 (AB 2157) KNOX Amends Sec. 11592, B & P.C., re subdivision maps.

Requires governing body to pay the amount of charges of the engineer or surveyor who sets the final monuments of a subdivision up to and including the amount of bond or cash deposit if the subdivider has not paid the amount. Authorizes the governing body to direct the county surveyor or city engineer to set such monuments in the event that the civil engineer or land surveyor charged with the responsibility for setting monuments refuses to set such monuments.

Ch. 540 (AB 178) MACDONALD Adds Sec. 15955.7, Ed.C., re school districts: data processing.

Declares that nothing in specified provisions be construed to limit authority of school districts to contract for electromechanical or electronic data-processing work to be done or related services to be performed with any other public agency pursuant to specified provisions.

Requires office of the Chancellor of California Community Colleges to authorize governing board of a community college district to contract for data processing and related management services as part of a pilot program. Limits such contract to a term of five years.

Requires Legislative Analyst to study cost of services provided under such contract and submit report thereon to Legislature.

To take effect immediately, urgency statute.

Ch. 541 (AB 1006) DEDDEH Amends, repeals, various secs. gen. laws, re Status of Women Commission.

Changes name of Advisory Commission on the Status of Women to Commission on the Status of Women. Deletes provision terminating commission's existence on June 30, 1971. Deletes provisions making appropriations to the commission for 1969-1970 and prior fiscal years.

Authorizes commission to accept grants and to appoint advisers and advisory commissions. Requires commission to report to Legislature in designated manner at least every odd-numbered year.

Directs commission to study women's educational and employment problems, needs, and opportunities, to act as an information center with respect to educational, employment, and other related needs of women, and to develop and prepare materials with respect to, and to give technical and consultative advice on, women's changing roles and responsibilities and their contributions to society.

Provides for payment of salaries and expenses of commission during period between June 30, 1971, and effective date of act, and appropriates \$45,500 from General Fund for support of commission.

To take effect immediately, urgency statute.

Ch. 542 (AB 1133) FONG Amends Sec. 12002, Ed.C., re community college fire alarms.

Excepts community colleges from provision requiring a fire alarm signal to be sounded each calendar month in public, private, or parochial school buildings.

Ch. 543 (AB 1202) SCHABARUM Amends Secs. 39130, 39184, H. & S.C., re air pollution.

Makes it a misdemeanor to violate specified provisions of the Pure Air Act of 1968, relating to motor vehicle pollution control devices.

Ch. 544 (AB 1352) FENTON Amends various secs., Fin.C., re savings and loan associations.

Provides, for purposes of Savings and Loan Association Law, that loan for construction of real property is amortized loan if full payment required on or before 24 rather than 18 months. Makes related change.

Authorizes investment by savings and loan associations in stocks, bonds, debentures, participations, and other obligations of the Small Business Administration.

Authorizes term of not more than 30, rather than 25, years on loan made by savings and loan association where real property security for such loan is a condominium or residential unit of a specified type. Removes restriction that loans may be made by association on security of such living units only when binding contracts have been entered into for sale of the majority of the units in the project.

Authorizes associations to make specified types of loans on security of improved real property on which is affixed one or more structures designed for residential use by 5 or more, rather than 16 or more, families.

Authorizes making of such loans in amount in excess of 80 percent of value of such property if specified conditions are met, and raises maximum percentage of assets which can be devoted to such loans, under specified circumstances, as well as other specified types of loans from 20 to 30 percent.

Revises restrictions on loans made by associations on security of unimproved real property.

Provides that associations may make loans, advance credit, and purchase obligations entered into for purpose of financing repairs, alterations, improvements, or equipment on real property where loan or advance is for a period not in excess of 10 rather than 8 years.

Incorporates changes in Section 6702 made by AB 806 enacted as Ch. 258.

Ch. 545 (AB 1449) KEYSOR Amends Sec. 15955.2, Ed.C., re schools: data-processing systems.

Specifies that a school district's continuing contract for the lease of electronic data-processing system may be made with an acceptable lessor who is one of the three lowest responsible bidders.

Ch. 546 (AB 1451) CHACON Amends Secs. 24306, 24308, 24309, 24311, and 24311.1, Ed.C., re state college employees

Makes applicable to any permanent or probationary employee of the California State Colleges, rather than to academic and nonacademic employees, provisions relating to grounds and procedures for dismissal, demotion, or suspension.

Ch. 547 (AB 1454) BELOTTI Amends Sec. 35103, Veh.C., re motor vehicle loads.

Prescribes maximum width limit of 100 inches for a load composed solely of particle board, hardboard, gypsum board, similar types of wallboard, or any combination thereof, stacked side by side.

Ch. 548 (AB 1466) BURKE Adds Sec. 10702.5, Ed.C. re student organizations: authorized activities.

Authorizes governing boards to authorize specified types of student organizations to maintain approved activities, including fund raising activities, and to conduct fund-raising activities on school property during school hours, under specified conditions.

Ch. 549 (AB 1500) DENT Amends Sec. 605, Ed.C. re county boards of education.

Provides that once the election date for members of county board of education is established, no subsequent change in circumstances shall require a change in the election date.

Ch. 550 (AB 1569) HARVEY JOHNSON Adds Ch. 3 (commencing with Sec. 72125), Pt. 9, Div. 20, Wat.C., re municipal water districts.

Authorizes and prescribes procedure for a public agency, as defined, upon authorization by a municipal water district within whose boundaries such public agency is wholly or partially situated, to utilize funds derived from the sale of water or other funds not appropriated to some other use to pay such district during such fiscal year such amounts in avoidance of taxes as may be determined annually by the governing body of such public agency.

Ch. 551 (AB 1858) SEELEY Amends Secs. 13050 and 13056, Ins.C., re insurance.

Includes appointed, as well as elected, members of governing committee of California FAIR Plan as members of governing committee of California Riot and Civil Disorders Insurance Association.

Specifies that allocation of state-paid premium to association shall be allocated to member insurers thereof on basis of premiums on, rather than gross direct premium writings of, reinsured lines in state during preceding year.

Ch. 552 (AB 2022) MONAGAN Adds Sec. 15802.6, Ed.C., re community college districts: insurance

Authorizes deductible amount on fire insurance of community college districts to exceed \$1,000.

Ch. 553 (AB 2247) RUSSELL New act, re school district reorganization.

Requires State Board of Education to approve reorganization of specified territory into two or more unified school districts if prescribed conditions are met.

Makes provisions re areawide tax applicable to such territory.

Ch. 554 (AB 2338) RUSSELL Adds Sec. 23607, Wat.C., re irrigation districts.

Permits formation of improvement district in Palmdale Irrigation District by action of district board and approval of majority of voters of the proposed improvement district, rather than requiring petition signed by at least two-thirds of the landholders of the proposed improvement district

Permits sale of bonds to finance acquisition of existing improvements within improvement district and construction of other improvements therein by action of district board and approval of voters.

Provides that if there is bond election it shall be consolidated with election for formation of improvement district and that improvement district shall not be formed unless there is a two-thirds favorable vote cast for both formation and for issuance of bonds.

Ch. 555 (AB 2586) VASCONCELLOS Adds Sec. 5774.7, Ed.C., re educational programs.

Requires Superintendent of Public Instruction to reduce amount of funds allowable for Miller-Unruh reading programs according to specified priorities if insufficient funds are allocated for the SHARE project and Miller-Unruh reading programs

Appropriates \$475,000 from the funds appropriated by Budget Act of 1971 for special elementary school reading instruction programs to Superintendent of Public Instruction for establishment of three pilot SHARE projects for the tutoring of elementary and secondary students by college volunteers pursuant to Chapter 1190 of the 1970 Statutes.

To take effect immediately, urgency statute.

Ch. 556 (SB 512) MARKS Adds Sec. 25123 5, Gov.C., and adds Sec. 3751.5, Elec.C., re county government.

Provides that, notwithstanding general provisions of law relating to the effective date of ordinances, that portion of ordinance which changes supervisory salaries becomes effective 60 days after its adoption. Makes related changes.

To take immediate effect, urgency statute.

Ch. 557 (SB 915) GRUNSKY Amends Sec. 6423.1, Ed.C., re mentally gifted minors.

Deletes limitation upon distance which pupils may be transported in connection with a program for mentally gifted minors.

Ch. 558 (SB 970) COOMBS Adds Sec. 50054, Gov.C., re public works.

Provides that whenever any city, county or city and county renders construction services or constructs public works for any governmental agency below the level of the state government, the price charged shall constitute the full cost, as specified.

Ch. 559 (SB 982) MARLER Amends Sec. 1252.2, C.C.P., re eminent domain: property valuation.

Revises procedures for application for separate valuation by tax collector of property sought to be taken in eminent domain to permit application to be made at any time after property taxes are subject to cancellation pursuant to specified provisions of Revenue and Taxation Code, rather than after lis pendens is filed. Repeals obsolete references.

Ch. 560 (SB 1033) BEHR Amends Sec. 895, Ed.C., re schools: mentally retarded minors.

Deletes requirement that certain small school districts pay the county school service fund a prescribed portion of the cost of educating mentally retarded minors who reside in the district and who are educated in special schools maintained by county superintendent of schools.

Ch. 561 (SB 1242) HARMER Amends Secs. 3, 5, and 6, Castaic Lake Water Agency Law (Ch. 28, Stats 1962, 1st Ev. Sess.), re Castaic Lake Water Agency.

Revises procedures for election of, and qualifications for, board of directors.

Ch. 562 (SB 1411) NEJEDLY Amends Secs. 3212, 3212.5, and 3212.6, Lab.C., re workmen's compensation.

Includes inspectors and investigators of district attorney within specified disputable presumptions under workmen's compensation law with regard to hernia, heart trouble, pneumonia, and tuberculosis "injuries" arising out of and in course of employment.

Ch. 563 (SB 1519) GRUNSKY Amends Sec. 15802, repeals Sec. 15802.5, Ed.C., re school fire insurance.

Removes the limitation of \$1,000 per occurrence on the deductible coverage which may be included in a school fire insurance policy obtained by school districts with less than 50,000 average daily attendance.

Repeals provision permitting Superintendent of Public Instruction to waive the limitation on deductible coverage contained in school fire insurance.

To take effect immediately, urgency statute.

Ch. 564 (AB 94) LANTERMAN New act, re validations.

Second Validating Act of 1971, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

To take effect immediately, urgency statute.

Ch. 565 (AB 341) RUSSELL Amends Sec. 11850.1, H. & S.C., re narcotics offenses of teachers.

Requires law enforcement agencies to notify school authorities of private school when teacher of such school is arrested for certain narcotics offenses.

Ch. 566 (AB 342) QUIMBY Amends Sec. 9906, Gov.C., re legislative advocates.

Requires person registering as legislative advocate to submit, in addition to existing requirements, a recent black-and-white photograph of himself.

Ch. 567 (AB 633) FORAN Amends Sec. 13990.2, adds Sec. 13990.7, Gov.C., re State Transportation Board.

Establishes 4-year staggered terms for the seven members of the California State Transportation Board, and requires the Governor to seek the advice and consent rather than consent of the State Senate on appointment of members.

Establishes procedure for appointment and confirmation to fill vacancy occurring when Legislature is not in session.

Makes additional changes in Sec. 13990.2, Gov.C., proposed by SB 286 to be operative only if SB 286 and this bill are both chaptered, and this bill is chaptered after SB 286.

Ch. 568 (AB 692) BRIGGS Amends Sec. 673, Ins C., re insurance.

Provides, with specified exceptions, that when financed insurance policy is cancelled or insured stops payments to lender, insurer shall calculate return premium on pro rata basis.

Ch. 569 (AB 978) BROWN Amends Sec. 4651, Lab.C., re disability payments: negotiable instruments.

Specifies that where disability payments under workmen's compensation are made by negotiable instrument, instrument must be negotiable immediately

Ch. 570 (AB 1120) BRIGGS Amends Sec. 11512.1, adds Secs 10122 and 10123, Ins C., adds Sec. 12532.9, Gov.C., re group disability insurance for dependents.

Prohibits any policy of group disability insurance, family hospital service contract, health care service plan, or self-insured employees' welfare benefit plan, as defined, which contains coverage for both an employee and dependents of the employee and provides for an extension of coverage following termination of employment of the employee and which is entered into on or after effective date of act, from failing to provide for extension of coverage to dependents upon same terms and conditions precedent as applied to covered employee for same period of time, subject to payment of premiums, if any, as required by terms of policy, and subject to any applicable collective bargaining agreement. Specifies that all such policies, contracts, and plans issued, 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.

Ch. 571 (AB 1125) DENT Adds Sec. 15802.1, Ed.C., re school district property : losses.

Authorizes governing board of any school district to establish a fund for losses to school district property to cover, with respect to school district property, the deductible amount under insurance policies or losses due to noninsured perils. Prescribes amount of annual contributions to fund.

Ch. 572 (AB 1142) BRATHWAITE Amends Sec. 117, C.C.P., re small claims courts.

Increases jurisdiction of small claims court from \$300 to \$500.

Provides that if SB 871 is enacted, this act shall remain operative only until operative date of SB 871.

Ch. 573 (AB 1155) LANTERMAN Adds Sec. 20954, Ed.C., re temporary transfers of funds.

Authorizes governing boards of school districts to temporarily transfer funds in special or restricted funds or accounts to the district general fund, under specified conditions, for payment of district general fund obligations.

Ch. 574 (AB 1271) DENT Amends Sec. 13002, Ed.C., re district employees : travel expenses.

Authorizes governing board of any school district with an a.d.a. in excess of 50,000 to delegate to the district superintendent authority to exercise certain powers of the board relating to payment of travel expenses of district employees when performing services for the district.

Incorporates additional changes to Sec. 13002, Ed.C., proposed by SB 784, to be operative only upon enactment of SB 784 and this bill.

Ch. 575 (AB 1305) KARABIAN Amends Sec. 1357, Fin.C., re banks.

Specifically authorizes investment by banks in bonds and other evidences of indebtedness of the State of Israel or certain public corporations thereof under specified conditions.

Ch. 576 (AB 2527) PORTER Amends and adds various secs., Gov.C., re municipal courts: Los Angeles.

Revises salaries and adds to and makes changes in positions of employees of Los Angeles County municipal courts. Increases reporters' salary fund from \$116,000 to \$125,000.

Ch. 577 (AB 949) CAMPBELL Adds, amends, and repeals various secs., W. & I.C., re Medi-Cal.

Requires provision of Medi-Cal benefits to certain minors and adults who do not meet the eligibility requirements for categorical aid but who are financially unable to pay for their medical care. Prohibits assistance to any such minor living apart from his parents unless absence is temporary and he is attending school up to and including the twelfth grade. Requires such adults to cooperate with county in the development of opportunities for employment.

Requires specified responsible relatives of such minors and adults to file statements of ability [to support] *, and makes violation a misdemeanor. Fixes extent of liability, and requires enforcement by counties.

Limits retroactive payment for emergency services to month prior to application for assistance, instead of three months prior to such application.

Makes it a misdemeanor for recipient to resort to Medi-Cal before using his other legal or contractual entitlements, or to fail to disclose such entitlements.

Provides that the Director of Health Care Services shall have subrogation rights against those liable to pay for medical services to an individual who has received such services through Medi-Cal.

Eliminates requirement that recipients be afforded at least one arrangement under which they will have a free choice of physicians and pharmacists but requires the department to develop prepaid plans which will enable recipients to have a wide choice of plans. Authorizes the department to purchase, but not dispense or distribute, prescribed drugs directly from the manufacturer.

Redefines prepaid health plans to include any form of organization or arrangement by a carrier in supplying basic and supplemental benefits, exempts such plans to which the state or county is a party from laws requiring approval or prescribing the forms of health care contracts by any state agency other than the department,

and includes within definition of carrier a county health system or a person or organization registered under the Knox-Mills Health Plan Act.

Makes other changes in the procedure for awarding prepayment contracts and the terms of such contracts.

Makes carriers and providers subject to uniform accounting and cost information requirements, and requires the department to conduct payment studies for Medi-Cal services. Makes appropriation for investigations of alleged violations of accepted medical practice and professional conduct of physicians.

Establishes schedule of basic and supplemental benefits, with specified utilization controls and prior authorization, and requires copayment in named amounts of those able to pay.

Modifies state-county financial sharing ratio of program. Provides that health care services rendered pursuant to the Short-Doyle Act and through state hospitals for the mentally retarded shall be paid under Medi-Cal.

Establishes in the Department of Health Care Services a Health Care Commission, with specified membership and duties.

Permits additional expenditures under Medi-Cal Act upon authorization by Director of Finance.

To take effect immediately, urgency statute.

Ch. 578 (SB 796) BEILENSEN Amends, adds, and repeals various secs. and chs., Civ.C., C.C.P., Gov.C., E. & S.C., R. & T.C., U.I.C., and W. & I.C., re public social services.

Requires family planning services to be offered former, current or potential public assistance recipients of childbearing age and provided to such recipients wishing the services, requires a quarterly county report on recipients served, and requires such services to be provided by contract with the Department of Public Health, with the approval of the Department of Social Welfare.

Changes from one year to 60 days the period of continued absence from the state by a recipient of public assistance that is prima facie evidence of the intent of the recipient to have changed his residence to a place outside the state.

Provides that where a warrant is lost or destroyed, and only a portion of the original amount is still due, the county auditor shall, upon the filing of an affidavit, issue and deliver to the legal owner or custodian a duplicate warrant for the amount still due. Permits the department to contract with a county for the department or another county to take over a county's eligibility and grant determination functions and the department to take over such functions in the absence of such a contract.

Permits counties to provide any service for which federal participation is available in addition to required services.

Provides for flat grant method of determining aid, grants, with cost-of-living increases under certain conditions, and specified increases in aid grants if the federal government eliminates the food stamp program. Revises responsible relative scale for the Old Age Security Program, and gives the director discretion regarding its operation.

Provides for special need allowances at county expense. Eliminates exclusion of casual income and inconsequential resources in computing a recipient's income, and provides for an exclusion of the first \$60 of infrequent or irregular income per quarter. Requires income of a minor set aside for educational purposes to be excluded only when placed in an irrevocable educational trust.

Amends or adds Civil Code, Code of Civil Procedure, and Welfare and Institutions Code responsible relative provisions relating to the duty to support persons in need, including persons receiving aid to the aged and children.

Makes confidential records under the Unemployment Insurance Code and Revenue and Taxation Code available for welfare purposes to the Director of Social Welfare or his representatives.

Makes confidential welfare records available for specified purposes.

Provides that certain state scholarship and loans shall not be considered in determining eligibility or the amount of a grant.

Requires rather than permits, payment of aid in kind or by vendor payments where there has been a mismanagement of payments, revises personal property exclusions for eligibility purposes, and requires a passing average of college students for eligibility purposes. Provides a special method of overpayment computation where a recipient owning excess property received aid in good faith. Requires consideration of all lump-sum income with ~~exemption~~ [exception] * of social insurance. Imposes a maximum income limitation for eligibility purpose of 150 percent of gross income.

Adds provision concerning eligibility of aliens in the country legally.

Provides for emergency aid of not to exceed \$100 to needy families with children prior to determination of eligibility.

Permits court to require obligor to pay court costs and county's attorney's fees in action brought by county to enforce support liability to aid recipient.

Makes the wife's interest in community property subject to liability for support of her children after exclusion of husband's support liability plus \$300 per month.

Establishes job development program and career opportunities development program for welfare recipients and other disadvantaged persons, to be administered by the State Personnel Board.

Requires provision of child care services for welfare recipients who are in employment or training.

Revises provision regarding recoupment for overpayments of aid.

Eliminates provision exempting interest on savings accounts from consideration in computing welfare grants.

Provides that commencing July 1, 1972, state shall pay 50 percent of county costs of administering categorical aid programs.

Eliminates provisions fixing durational residence requirements for welfare recipients, and provides instead that recipients must be residents of state. Permits imposition of one-year residence requirement for needy relatives in AFDC program, where county unemployment rate exceeds 6 percent.

Requires proration of income of welfare applicant or recipient where such income is on an annual contract basis but periods of receipt of income are less than 12 months.

Provides that certain misstatements made by an AFDC recipient on annual reaffirmation of eligibility statement is subject to penalty for perjury.

Establishes community work experience programs for AFDC recipients.

Imposes liability on absent parent not under court order to repay aid granted to the family, and permits imposition of liens and issuance of writs of execution on earnings to enforce liability.

Exempts parents of unwed pregnant minor from liability for health care or related services which minor may obtain without parental consent.

Makes appropriation for the above purposes.

Requires state to bear full nonfederal costs of aid grants to aged and blind, commencing July 1, 1972, and reduces state share of nonfederal costs for disabled aid from six-sevenths to one-half on such date. Provides that such changes shall not occur if federal government assumes a greater share of administrative costs than is presently the case.

To take effect immediately, urgency statute.

Ch. 579 (SB 360) COLOGNE Adds Sec. 3363.5, Lab.C., re workmen's compensation.

Includes within definition of "employee" for purposes of coverage under workmen's compensation law, persons who perform voluntary service without pay for a county, as designated and authorized by county board of supervisors, while performing such service. Limits operation of act in any county until board of supervisors adopts provisions of act.

Ch. 580 (SB 588) RODDA Adds Sec. 1902.1, amends Secs. 1902 and 1905, Ed.C., re school districts: bonded indebtedness.

Provides, re bond liability of school districts upon reorganization, that when a high school district or a unified school district, or a portion of either, which is not in any community college district, is made a part of a community college district, the combined outstanding bonded indebtedness of the community college district and the bonded indebtedness of the included territory will be an obligation of the reorganized community college district.

Makes various technical changes and revisions.

To take effect immediately, urgency statute.

Ch. 581 (SB 601) BRADLEY Amends, adds, repeals various secs., H. & S.C., Lab.C., re safety glazing materials.

Revises definitions of terms "safety glazing material" and "hazardous locations," and defines terms "immediately adjacent to."

Revises provisions requiring the labeling, manner of labeling, and type of label of such materials.

Makes unlawful to knowingly install, consent, or cause to be installed glazing materials other than safety glazing materials in hazardous locations, rather than to knowingly sell, fabricate, assemble, glaze, install, consent, or cause to be installed

glazing materials other than safety glazing materials in, or for use in, any hazardous location unless the glazing material satisfies specified stricter standards.

Provides that any person who knowingly violates, rather than who violates, any of such provisions is guilty of misdemeanor punishable as prescribed

Deletes provisions authorizing Commission of Housing and Community Development and Division of Industrial Safety of the Department of Industrial Relations to prescribe standards relating to safety glazing material which are stricter than such provisions, and deletes the provisions which require that the standards adopted by the division be as strict as those provided under the provisions in the Health and Safety Code.

Ch. 582 (SB 607) DEUKMEJIAN Amends and renumbers Sec. 23.8, B. & P.C., re prisons, training acquired in.

Provides that a person who learns a skill, occupation, or profession requiring a state license, certificate, or other evidence of proficiency in a state prison program approved by the licensing agency shall not be denied, when released, the right to take the next regularly scheduled state examination or any examination thereafter.

Ch. 583 (SB 717) HOLMDAHL Amends Sec. 1251, Ed.C., re schools: liability insurance.

Permits school districts with 50,000 or more a.d.a, rather than those situated wholly or partly within cities having more than 500,000 people, to provide, from district's own funds, protection against liability of the district, its officers, agents, and employees, in lieu of insurance coverage generally required to be carried by school districts.

Ch. 584 (SB 775) COOMBS Amends Sec. 73101, Gov.C., re San Bernardino County Municipal Courts.

Changes name of Desert Division of San Bernardino County Municipal Court District to Victorville Division of such district. Makes technical change.

Ch. 585 (SB 805) GRUNSKY Amends Sec. 1032b, C.C.P., re service of subpoena.

Provides that a person other than a public officer or employee who serves a subpoena shall receive such sum as court deems proper for such service but not to exceed the amount allowed to a public officer or employee in this state for such service.

Ch. 586 (SB 828) MARLER Adds Sec. 20527.9, Wat.C., re irrigation districts.

Requires voters in Provident Irrigation District to be owners of real property in district and specifies voters need not be district residents. Specifies voting rights of multiple owners. Authorizes voters or specified legal residents to vote at district elections either in person or by proxy appointed as specified. Provides any voter eligible to be a member of district board of directors.

Ch. 587 (SB 833) HOLMDAHL Amends Sec. 54957, Gov.C., re meetings of local agencies.

Provides that provisions of the Ralph M. Brown Act shall not be construed to prevent legislative bodies of local agencies from holding executive sessions with the Attorney General, district attorney, sheriff, or chief of police, or their respective deputies on matters posing a threat to the security of public buildings or a threat to the public's right of access to public services or public facilities.

Ch. 588 (SB 850) COOMBS Amends and repeals various secs., Gov.C., re San Bernardino County municipal courts.

Revises procedures for appointing and adjusting salary of various personnel in San Bernardino County Municipal Court District. Changes salaries and number of positions of various personnel of such court.

Ch. 589 (SB 876) KENNICK Amends Sec. 39068.2, H. & S.C., re air pollution.

Prohibits, with prescribed exceptions, any person from installing or maintaining any stationary gasoline tanks with a capacity of 250 gallons or more unless certain prescribed conditions are met, rather than prohibiting any person from loading or permitting the loading of any such tank, or installing any such tank, unless such prescribed conditions are met.

Ch. 500 (SB 893) CARRELL Amends Sec. 1018.5, Ed.C., re driving training insurance.

Revises provisions concerning notification which school district must give to a parent, guardian, or custodian of a pupil engaged in automobile driver training courses to require such notification to advise a parent, guardian, or custodian of the civil liability imposed on the minor and such person by reason of the minor's operating a motor vehicle, and the extent of the insurance coverage carried by the school district, including limitations of such coverage.

Ch. 591 (SB 900) GRUNSKY Amends Sec. 320, Santa Cruz County Flood Control and Water Conservation District Act (Ch. 1489, Stats. 1955), re Santa Cruz flood control.

Provides that no city or district exercising the power to produce, store, or distribute water shall be included within a district zone established to perform a similar purpose without the consent of the district, unless its electors consent at a special election, rather than providing that no city or district empowered to produce, store or distribute water shall be included within any district zone without such consent.

Ch. 592 (SB 923) GREGORIO Amends Secs. 24369.3, 24370.1, H. & S.C., re air pollution.

Specifies that Bay Area Air Pollution Control District shall have a lien on vessel used or operated in violation of specified provisions, to secure a civil penalty as well as to secure a forfeiture.

Makes technical corrections

Changes from September 1 prior to the fiscal year to September 1, 1971, for the 1971-1972 fiscal year and to July 1 for any fiscal year thereafter, the date by which the Bay Area Air Pollution Control District is required to estimate and determine the amount it will require for the fiscal year and to apportion such amount to the counties included within the district.

Deems the Northeast Air Pollution Control District effective for assessment and taxation purposes for the 1971-1972 fiscal year if its statement and map or plat are filed with the assessor and the State Board of Equalization on or before August 16, 1971.

To take effect immediately, urgency statute.

Ch. 593 (SB 1392) HARMER Amends Secs. 51 and 52, Antelope Valley-East Kern Water Agency Law (Ch. 2146, Stats. 1959), re Antelope Valley Water Agency.

Revises procedures for election of board of directors.

Ch. 594 (SB 1634) WAY Amends Sec. 32203, H. & S.C., re hospital districts: tax limit.

Authorizes the board of directors of a local hospital district, if it determines that the \$0.20 tax limit is insufficient to raise enough revenue to maintain the district, to call an election to determine whether a higher maximum tax rate shall be established for a period not to exceed five years. Specifies that, if a higher tax limit is approved by a majority of the voters voting at the election, the board of supervisors shall levy on property in the district a tax sufficient to maintain district up to the limit established by such election for the period approved by the voters.

To take effect immediately, urgency statute.

Ch. 595 (AB 882) CHACON Amends Sec. 2982, Civ.C., re vehicle contract prepayment fee.

Deletes provision for deduction of \$25 fee in calculation of refund of unearned finance charge, and provides that where the finance charge amounts to less than \$25 seller or assignees may after computing the refund retain an amount equal to \$25, when buyer pays full indebtedness under motor vehicle conditional sale contract prior to maturity.

Ch. 596 (AB 1701) SIEROTY Amends Sec 13273.5, Ed.C., re bilingual teachers.

Permits school districts, under specified conditions, to extend from year to year to a total maximum period of five years, rather than the present maximum period of two years, the employment of certain bilingual teachers employed for purposes of providing bilingual instruction and foreign language instruction.

To take effect immediately, urgency measure.

Ch. 597 (AB 1930) POWERS Amends Sec. 5558, B. & P.C., re building designers.

Deletes December 31, 1971, expiration date of subdivision relating to waiver of portions of the architects' examination for building designer applicants in designated instances.

Declares that termination of existence and authority of Designers' Qualifications Advisory Committee shall not prevent Board of Architectural Examiners from thereafter considering and determining recommendations of such committee, and acting on appeals for review of decisions of such committee, submitted to board prior to such termination.

Makes related changes.

Ch. 598 (SB 42) HARMER Adds Div. 14.9 (commencing with Sec. 34700), Veh.C., re motor vehicle damage.

Prohibits, on and after September 1, 1973, sale or registration of new passenger vehicle except passenger vehicle certified by its manufacturer as having been manufactured prior to September 1, 1973, unless such vehicle has manufacturer's warranty that it is equipped with appropriate energy-absorption system so that it can be driven directly into a specified test barrier at five miles per hour without sustaining any property damage to the front of such vehicle, and can be driven at five miles per hour into such barrier without sustaining any property damage to rear of vehicle.

Defines "passenger vehicle."

Authorizes Attorney General, upon request by Department of Motor Vehicles, to bring an action to enjoin and restrain any violation of such provisions.

Specifies that "property damage" does not include abrasions to surfaces at the point or points of contact of vehicle with test barrier.

Specifies that it is the intent of the Legislature that the standards specified in act apply to capability of vehicle to withstand property damage when subjected to specified test procedures and not to vehicle parts or surfaces affecting safe operation of vehicle regulated by any federal standard.

Specifies that provisions added to Vehicle Code by act may be cited as the Greene-Harmer Motor Vehicle Damage Control Act

Ch. 599 (SB 14) SONG New act, re school district reorganization.

Prescribes, with respect to a county of 4,000,000 or more population according to 1960 census, in which it is proposed to form a unified school district from territory of two or more elementary school districts and one or more high school and unified school districts, particular condition relating to adequacy of financial ability of proposed new districts, under which State Board of Education is permitted to approve proposals for formation of new districts from territory of an existing high school district.

Ch. 600 (SB 170) GRUNSKY Adds Sec. 987.30, M. & V.C., re Cal-Vet contracts: subrogation.

Provides that Department of Veterans Affairs be given subrogation rights in any suit by a veteran against a third party for damage to property held under Cal-Vet contract under specified terms and conditions.

Ch. 601 (SB 203) HARMER Amends Secs. 23620, 23805, 24054, Ed.C., re state college organizations: funds.

Requires management audits of each state college auxiliary organization.

Provides that chief fiscal officer may expend student building and operating funds only upon submission of an appropriate claim schedule by elected representative of the student body, or his appointee, rather than by officers of the student body organization.

Provides that state college will be reimbursed for the cost of custodial and accounting services provided from the funds involved, instead of by the student body organization.

Requires office of the Chancellor to forward applicable auditing and reporting procedures to each certified public accountant selected by each state college auxiliary organization.

Deletes exclusion of alumni associations from provisions requiring regulation of operations of state college auxiliary organizations.

Makes technical changes.

Ch. 602 (SB 243) LAGOMARSINO Amends Secs. 567.2, 9305.5, adds Secs. 8551.1, 8571.1, Ed.C., re conservation education.

Empowers Conservation Education Service in Department of Education to review and evaluate, applications for grants under federal Environmental Education Act. Includes teaching of wise use of natural resources within prescribed content of social sciences study area in course of study grades 1 through 6 and in grades 7 through 12.

Requires that state-adopted elementary school textbooks and teachers' manuals emphasize, when appropriate, prescribed ecological concepts, eliminating direction that such be done only in science course textbooks and manuals.

Ch. 603 (SB 261) COLOGNE Amends Sec. 13557, Ed.C., re pupil conduct: certificated employees.

Extends to any other certificated employee of a school district the scope of the immunity afforded to a teacher, vice principal or principal from criminal prosecution or penalties for the exercise of physical control over a pupil reasonably necessary to the maintenance of order.

Ch. 604 (SB 380) PETRIS Amends Secs. 68090, 68091, Gov.C., and Sec. 937, Pen.C., re court interpreters and translators.

Raises maximum fees which may be received by interpreters and translators at coroner's inquest, grand jury and court proceedings, and provides that such interpreters and translators shall not receive an aggregate amount greater than \$50 a day or \$35 for one-half day, rather than \$35 a day.

Ch. 605 (SB 435) NEJEDLY Amends Sec. 4463, Veh.C., re vehicle ownership and registration.

Makes it a felony for any person with fraudulent intent to display or cause or permit to be displayed or to have in his possession any blank or incomplete ownership or registration certificate.

Ch. 606 (SB 459) KENNICK Amends Secs. 750, 751, and 752, W. & I.C., re juvenile court case transfers.

Provides that juvenile court to which case transferred shall take jurisdiction of case upon receipt and filing, rather than only upon filing, of specified finding and order.

Requires county treasury of court ordering transfer to pay designated expenses until receipt and filing of the finding and order of transfer, rather than until acceptance of the transfer, in juvenile court of transferee county.

Requires order of transfer to include, in addition to items already specified, the name and address of legal residence of parent or guardian of minor.

Ch. 607 (SB 461) KENNICK Adds Sec. 782, W. & I.C., re juvenile court case dismissals.

Authorizes judge of juvenile court in which petition was filed, at any time before minor reaches age of 21 years, to dismiss petition or to set aside findings and dismiss petition if court finds that interests of justice and welfare of minor require such dismissal, or if it finds that minor is not in need of treatment ~~of~~ [or] * rehabilitation. Provides that court shall have jurisdiction to order such dismissal or setting aside findings and dismissal regardless of whether minor is, at time of such order, a ward or dependent child of court.

Ch. 608 (SB 626) GRUNSKY. Adds Sec. 25500.3, Ed.C., re community college name.

Declares the name "California Community Colleges" to be the property of the state, and its use restricted. Provides that a person using name without authority is guilty of a misdemeanor. Removes those persons using name prior to effective date of section from provision of section.

Ch. 609 (SB 651) DYMALLY Amends Sec. 13336.5, Ed.C., re substitute certificated employees

Deletes from provisions deeming, under specified conditions, substitute certificated employees to be probationary employees, provision prohibiting application thereof to any school districts with a.d.a. in excess of 400,000 and governed by the same governing board.

Ch. 610 (SB 675) MARLER Amends Sec. 312, F. & G.C., re fish and game permits.

Provides for the Fish and Game Commission to issue a permit, as specified, authorizing any student or faculty member of an elementary or secondary school in the public school system actually assigned to, and participating in, an organized survival training course to take, as prescribed, fish, amphibia, birds, or mammals, in addition to permitting the commission to issue such a permit to any member of the armed forces of the United States who is assigned to, and participating in, such course. Excludes from such provisions the taking of rare or endangered species.

Ch. 611 (SB 684) CARRELL Amends Sec. 13443.6, Ed.C., re certificated employees: release notices.

Excludes principals from provision providing that, unless notice of release is sent (as described) by March 15, certain certificated employees holding administrative or supervisory positions shall continue in their positions. Also provides that certain other certificated employees have to be notified by March 1 if it is determined on an individual basis that they may be released for the following school year.

Ch. 612 (SB 712) RODDA Amends Secs. 13125, 13168.1, Ed.C., re teaching credentials.

Provides that no qualified person can be denied a teaching credential, teacher training, student teaching experience, or a teaching position because he is physically handicapped, rather than totally or partially blind. Defines "physically handicapped."

Prescribes operative dates for purposes of Teacher Preparation and Licensing Law of 1970.

Ch. 613 (SB 731) CARRELL Amends Sec. 188.8, S. & H.C., re streets and highways.

Requires, on and after July 1, 1975, percentages of allocations of State Highway Fund money to highway districts for state highway construction to be based on an estimate of existing state highway needs, rather than on an estimate of state highway needs for a specified future 8-year period.

Delays from the 1973 to the 1974 Regular Session the date by which the estimate of such percentages for the 4-year period commencing on July 1, 1975, is to be submitted to the Legislature.

Makes technical nonsubstantive changes.

Ch. 614 (SB 765) ALQUIST New act, re continuing education for adults.

States legislative intent re continuing educational opportunities for adults and equality of educational programs and services.

Requires Superintendent of Public Instruction and office of Chancellor of the California Community Colleges to jointly review adult classes and programs offered, to mutually agree upon the delineation of their respective functions, to adopt, respectively, related rules and regulations, and to submit a joint report thereon to the Legislature on or before April 1, 1972.

Ch. 615 (SB 766) ALQUIST Adds Sec. 231, Lab.C., re employment examination costs.

Directs any employer who requires, as a condition of employment, that an employee have a driver's license to pay the cost of any physical examination of the employee required for issuance of license.

Ch. 616 (SB 778) WALSH Adds Ch. 10 (commencing with Section 19850), Pt. 3, Div. 13, H. & S.C., re local building department records.

Requires building department of city or county to maintain official copy, which may be on microfilm or other photographic copy, of plans of buildings for which such department has issued building permit. Exempts certain specified buildings from such requirement.

Specifies that such copy [be] "open to inspection only on premises of building department as a public record. Prohibits duplication in whole or in part of such copy except with written permission of certified, licensed or registered professional or successor, if any, who signed original documents and written permission of owner of building or on order of proper court.

Authorizes governing body of such city or county to prescribe fees to cover expenses its building department incurs for maintaining such copy.

Makes provisions of chapter inapplicable to any building containing a bank, other financial institutions, or public utility.

Ch. 617 (SB 804) GRUNSKY Adds Sec. 69898, Gov.C., re superior courts.

Authorizes superior courts of seven or more judges to appoint executive officer, exempt from civil service, to serve at pleasure of court. Such officer is required to act as court secretary and to act as, or to supervise, the jury commissioner. Provides that salary shall be fixed by court and be paid by county. If this authorization is utilized, prohibits use also of other provisions authorizing executive or administrative officers.

Ch. 618 (SB 841) COLOGNE Amends Sec. 71694, Wat.C., re municipal water district condemnation.

Permits district to condemn, under specified section, property outside the boundaries of the district for rights-of-way in any county in which territory of the district is located or in any county adjacent to such county without the consent of the board of supervisors of the county in which the property is located. Requires notice, as specified, to board of supervisors of any such county before exercising right of eminent domain for such purpose.

Ch. 619 (SB 875) NEJEDLY Amends Sec. 1428b, Pen.C., re court records.

Changes authority of municipal and justice courts to destroy dockets and minutes with respect to particular traffic cases.

Ch. 620 (SB 882) GRUNSKY Amends Sec. 11007, Gov.C., re state property: fire insurance.

Provides that the Director of General Services may authorize the insuring of state property against the risk of damage or destruction by fire.

Such insurance to be procured by procedures established by the department. Also requires department to report the total amount of insurance and premiums so purchased to the Legislature, annually.

Ch. 621 (SB 910) GRUNSKY Amends Sec. 5605, Ed.C., re school finance.

Revises formula for computation of tuition payments paid by elementary school districts to high school districts for attendance of 7th and 8th grades.

Ch. 622 (SB 912) GRUNSKY Amends Secs. 17459, 17460, 17461, Veh.C., re service of process.

Revises provisions re service of summons on residents of state in connection with causes of action arising in state out of ownership or operation of vehicle.

Ch. 623 (SB 916) GRUNSKY Amends Sec. 17913, B. & P.C. and Sec. 8, Ch. 618, Stats. 1970, re fictitious name registration.

Specifies that only those businesses operated at the same address may be listed on one fictitious business name statement.

Specifies that fictitious name certificates filed under previously existing law which was repealed expire on July 1, 1971.

States that amendments are declaratory of existing law.

Ch. 624 (SB 1075) BURGNER Amends Sec. 5954, Ed.C., re continuation of high schools.

Requires continuation education classes to be held from 8 a.m. to 5 p.m., but permits classes to be held, upon determination by school district governing board that special needs require it, until 6:30 p.m.

Ch. 625 (SB 1090) HOLMDAHL Amends Sec. 15406, Fin.C., re exemptions.

Specifies procedure to be followed in claiming credit union share or certificate exemption from execution.

Ch. 626 (SB 1142) MOSCONE Amends Sec. 13745, Ed.C., re school classified employees: discipline.

Revises authority of school district personnel commission and district governing board, respectively, re disciplinary actions against classified employees of a school district which has merit system, affording commission various additional causes of action in final settlement of appeals.

Ch. 527 (SB 1361) MARKS Amends Sec. 25231, Gov.C., re counties.

Makes it mandatory, rather than permissive, for board of supervisors to create by resolution enterprise funds designated as mandatory under provisions of law relating to county accounting procedures as specified by the State Controller. Allows creation of other enterprise funds.

Ch. 628 (SB 1433) ZENOVICH Amends Sec. 38054.2, H. & S.C., re mental retardation: area boards.

Requires those persons eligible for appointment to areawide mental retardation program boards to have a demonstrated and direct interest in developmental disabilities.

Ch. 629 (SB 1607) BRADLEY Amends Sec. 25505.8, Ed.C., re community colleges: nonresident tuition.

Provides that tuition fees for nonresident students in public community colleges shall represent current cost of educating all students enrolled in grades 13 and 14 in state rather than average current cost of educating such student.

Revises computation method for determining fees by eliminating division factor of 1.2.

Ch. 630 (AB 3014) DUNLAP Amends Secs. 7200 and 7205, B. & P.C., adds Sec. 16867, Ed.C., re guide dogs for blind.

Permits guide dogs on schoolbuses when trained in schools licensed or approved by State Board of Guide Dogs for the Blind accompanied by a blind student or teacher of a public high school or community college or by a trainer from a licensed or approved school to train such dogs.

Permits driver of schoolbus to determine whether dog should be muzzled.

Makes technical, nonsubstantive changes.

Ch. 631 (AB 243) KNOX Amends Sec. 23501, Ed.C., and Secs. 830.2 and 830.3, Pen.C., re University of California police.

Redefines authority of member of University of California Police Department as a peace officer by extending his authority to any place in the state, provided he not otherwise act as a peace officer in enforcing the law, except under specified circumstances, while maintaining his primary duty as the enforcement of the law on and around the campuses of the University of California.

Makes additional changes in Sec. 830.2, Pen.C., proposed by SB 123 and AB 1932 to be operative only if SB 243 [123] or AB 1932 or both and this bill are chaptered, and this bill is chaptered after SB 123 or AB 1932.

Ch. 632 (SB 123) COLOGNE Amends Sec. 24651, Ed.C., Secs. 830.2 and 830.3, Pen.C., re college police.

Revises provisions relating to members of state college police departments. Provides that such officers shall not otherwise act as peace officers in enforcing the law, except when in pursuit of any offender or suspected offender, or to make otherwise lawful arrests within one mile of the exterior boundaries of a state college campus or in or about other grounds or properties owned, operated, controlled, or administered by the state colleges or trustees of the state colleges, or when such officer is in uniform and is requested to render assistance as a peace officer under appropriate circumstances. Provides that such officers are within category of peace officers with respect to increased criminal penalties imposed on persons who commit assaults, batteries, or aggravated assaults on peace officers.

Makes additional changes in Sec. 830.2, Pen.C. proposed by AB 243 and AB 1932 to be operative only if AB 243 or AB 1932 or both and this bill are chaptered, and this bill is chaptered after AB 243 or AB 1932.

Ch. 633 (SB 220) COLOGNE Adds Art. 4.7 (commencing with Section 1125) to Ch. 1, Div. 4, Title 1, Gov.C., re public officers and employees.

Prohibits incompatible employment for compensation by officers and employees of local agencies and prohibits work, service or counsel for compensation outside of local agency employment where it will be subject to approval by any other officer, employee, board or commission of the employing body unless otherwise approved as specified. Authorizes local agency to determine outside activities of officers and employees that are inconsistent with and incompatible to their duties as officers and

employees and provides that local agency shall adopt rules governing application of provision. Specifies activities which may be prohibited.

States that act is not intended to prevent private employment where public employee is off duty, work is related to public employment, supervisor approves, and appropriate agency certifies person as qualified.

Ch. 634 (SB 347) DEUKMEJIAN Amends Sec. 148.1, Pen.C., re false bomb reports.

Makes it a crime maliciously and falsely to inform any other person that a bomb is in a public or private place.

Ch. 635 (SB 361) COLOGNE Amends Sec. 11161.5, Pen.C., re reporting mistreatment of children.

Adds any supervisor of child welfare and attendance and any certificated pupil personnel employee of school to list of persons required to report intentional injuries to children. Requires report to county welfare department in specified situations.

Ch. 636 (SB 369) COLLIER Amends Secs. 806, 869, adds Sec. 1328.5, repeals Sec. 869, Pen.C., re witnesses in criminal actions.

Requires deposition of testimony of a peace officer witness to be authenticated, among other things, by his business address in lieu of place of his residence.

Provides that where peace officer is a witness in any criminal action or proceeding in connection with an event or transaction which he has perceived or investigated in the course of his duties, where his testimony would become a matter of public record, and where he is required to state the place of his residence, witness may state only his business address.

Incorporates additional changes in Sec. 806, Pen.C., and repeals Sec. 869, Pen.C., to be operative only if SB 1131 and this bill are both chaptered, and this bill is chaptered after SB 1131.

Ch. 637 (SB 415) RICHARDSON Amends Sec. 830.4, Pen.C., re peace officers.

Makes security guards of Los Angeles County, when actually engaged in their regular duties as such, peace officers.

Declares that it is the intent of the Legislature that this bill does not affect matters relating to retirement, workmen's compensation, or similar injury or death benefits, or other employee benefits.

Ch. 638 (SB 434) GREGORIO Adds Sec. 30100.5, S. & H.C., re toll bridges.

Prohibits the California Toll Bridge Authority, the Department of Public Works, or the Golden Gate Bridge, Highway and Transportation District from constructing any bridge or highway crossing, except for the Southern Crossing, across San Francisco Bay after the effective date of the act, except to replace on a one-for-one basis such bridges or highway crossings existing therein on such date.

Declares that the act shall not be construed as authorizing construction of the Southern Crossing if further specific approval of the Legislature is required pursuant to Sec. 30661, S. & H.C.

Ch. 639 (SB 471) MOSCONE Amends Sec. 681, W. & I.C., as added by Ch. 1355, Stats. 1967; repeals Sec. 681, W. & I.C., as added by Ch. 507, Stats. 1967, re juvenile court hearings.

Requires, rather than permits, district attorney, in juvenile court hearings, to appear and participate in the hearings to assist in ascertaining and presenting evidence. Requires such appearance at the request of the judge.

Repeals earlier enacted section with same section number but more limited in scope.

Incorporates additional changes to Sec. 681, W. & I.C., as added by Ch. 1355, Stats. 1967, proposed by SB 456, to be operative only upon enactment of SB 456.

Ch. 640 (SB 456) KENNICK Amends, repeals, various secs., W. & I.C., re minors.

Requires that every juvenile court referee first appointed on or after effective date of act be admitted to practice law in this state and, in addition, have been admitted to practice law in this state for period of 5 years or in any other state and this state for combined period of 10 years, rather than have been admitted to practice law in this state for 5 years, in possession of 5 years' experience in proba-

tion work at supervising level, in possession of combination of experience in law and probation work aggregating 5 years, or probation officer possessing specified qualifications.

Requires, rather than authorizes, district attorney, with consent of juvenile court judge, to appear and participate in juvenile court hearing where minor who is subject of hearing is represented by counsel. Requires, rather than authorizes, district attorney, with consent or at request of juvenile court judge, to represent minor in proceeding to adjudge minor dependent child under specified grounds where parent, guardian, or other specified person is charged in pending criminal prosecution based upon unlawful acts committed against minor. Repeals earlier enacted provision, relating to such appearance and participation by district attorney, with same section number but more limited in scope.

Permits unmarried minor mother of minor to authorize medical, surgical, dental, or other remedial care for minor if he is in need of such care and is person described in Arnold-Kennick Juvenile Court Law.

Ch. 641 (SB 463) KENNICK Amends, adds various secs., W. & I.C., re juvenile court law.

Authorizes any judge of juvenile court in counties having more than one juvenile court judge, rather than only the presiding judge of juvenile court in such counties, to make specified annual inspection of designated facilities.

Includes, as probation officer, social workers in county welfare departments when supervising dependent children of juvenile court pursuant to specified provisions. Provides for authority of social workers with respect to temporary custody of such dependent children.

Authorizes service of notice by personal service, rather than only by certified mail, of continued hearings relating to cases of dependent children of juvenile court.

Includes, as additional basis for supplemental petition, facts showing that previous disposition has not been effective in protection of minor. Authorizes juvenile court, after conducting detention hearing, to detain minor pending adjudication of supplemental petition when such petition filed.

Ch. 642 (SB 475) GRUNSKY Amends Sec. 4205, Civ.C., Sec. 94.5, Pen.C., re retired judges: marriages.

Provides that retired judge may solemnize marriages.

Makes retired judge guilty of misdemeanor if he accepts money or other thing of value for performing marriage ceremony.

Incorporates additional changes to Section 4205, Civ.C., proposed by SB 470 and AB 2887, to be operative only upon enactment of SB 470 or AB 2887, or both, as case may be.

Incorporates additional changes to Sec. 94.5, Pen.C., proposed by SB 470, to be operative only upon enactment of SB 470.

Ch. 643 (SB 494) CARPENTER Amends Sec. 1114, Ed.C., re school board elections.

Changes deadline for filing nomination papers for school board election from 54 to 59 days before the election and requires such filing be with county clerk rather than county superintendent of schools.

Ch. 644 (SB 509) MOSCONE Amends Secs. 11903 and 11910, Ed.C., re pupil nutrition program.

Revises basis for allocation of funds under the Duffy-Moscone Family Nutrition ~~Education~~ [Education and] * Services Act of 1970 to conform to current federal law respecting prescribed allocation for certain federal funds.

Requires that specified report be made to Legislature by 30th day after Legislature convenes.

To take effect immediately, urgency statute.

Ch. 645 (SB 562) LAGOMARSINO Amends Secs. 4601, 4602, 4603, and adds Sec. 4601.5, P.R.C., re timber operations: fees, permits.

Increases prescribed timber operations fees and authorizes 3-month nonrenewable temporary timber operator's permit to harvest only minor forest products.

Ch. 646 (SB 703) CUSANOVICH Amends, adds, repeals various secs., Ag.C., H. & S.C., re food, drug and cosmetics.

Makes clarifying and corrective changes with respect to the Sherman Food, Drug and Cosmetic Law.

Revises definition of term "person" as used in such law. Provides that in any prescribed proceeding for a violation of the Sherman Food, Drug, and Cosmetic Law the state need not negative any exemption or exception from the requirements of such law and that the burden of proof with respect to any exemption or exception rests upon the person claiming its benefit.

Authorizes, rather than requires, notice and an opportunity to show cause why a person should not be prosecuted and to present facts in mitigation to be given before an alleged violation of such law is reported to prescribed prosecuting authorities.

Requires that one-half of all fines collected by any court for violations of the provisions of such law are to be paid into the State Treasury to the credit of the General Fund.

Provides that various provisions enacted by this act shall not become operative if AB 1497 or AB 2832 is chaptered, whether prior or subsequent to this act.

Ch. 647 (SB 773) COOMBS Amends and repeals various secs., Corp.C., re entities.

Limits exemption from Corporate Securities Law of 1968 provisions relative to retirement system securities to beneficial interest therein, and incorporates definition of retirement system by cross-reference to the Retirement Systems Disclosure Law.

Provides that a specified determination letter from the Internal Revenue Service is conclusive evidence that an employees' benefit plan is subject to such retirement systems law. Modifies definition of "fiduciary" for purposes of such law, and excludes a person with power to appoint or remove fiduciaries who cannot control such fiduciaries.

Provides, with respect to retirement systems created after December 31, 1970, that specific duties may be allocated between fiduciaries by specified agreement and that such fiduciaries may be protected by an agreement of insurance coverage or indemnification.

Deletes annual description of benefit requirement imposed on administrator of retirement system providing insurance benefits. Requires systems who file federal reports be required to file such reports before being exempt from filing state annual reports, and exempts such systems from other specified filing requirements.

Ch. 648 (SB 788) CARPENTER Amends Secs. 74002, 74003, 74004, 74005; repeals Sec. 74007, Gov.C., re Orange County municipal courts.

Deletes provision providing a deputy marshal meeting specified conditions is eligible for safety membership in the county retirement system.

Makes revisions in assignment and number of court attachés and employees in Orange County municipal courts and substitutes a pay schedule adopted by ordinance by the Orange County Board of Supervisors for a statutory schedule.

Provides that in the event that the Orange County Board of Supervisors adopts a revised salary schedule the board shall confer with the personnel committee of municipal court judges, and if both are agreed that revised salary schedule should apply to the personnel of the municipal courts and marshal's office, such revised schedule shall apply equally to officers, attachés, and employees of municipal courts and marshal's office in the same manner and date as for county employees.

Ch. 649 (SB 807) MOSCONE Amends Sec. 789.5, Civ.C., re mobilehome parks.

Sets forth exclusive reasons for termination of tenancy in mobilehome park pursuant to existing provisions. Requires management of mobilehome park to specify reason for termination of tenancy. Declares that tenant meetings, in specified areas, relating to mobilehome living and affairs may not be prohibited by management, except in specified cases.

Ch. 650 (SB 809) SCHRADE Amends Secs. 23509 and 23557, Elec.C., and Secs. 5781.13 and 5783.6, P.R.C., re district elections.

Allows board of directors of a district the principal act of which so provides to hold elections under the Uniform District Election Law on other than the first Tuesday after the first Monday in November of each odd-numbered year, and authorizes consolidation of such election with any other election held the same day under the general provisions for consolidated elections.

Provides that vacancies on a board of a park and recreation district shall be filled by the remaining members rather than the supervising authority. Allows park and recreation districts to hold elections on the first Tuesday after the first Monday in November of each even-numbered year, rather than each odd-numbered year. Provides, in that event, that the terms of persons holding office in such districts shall terminate one year earlier in the even-numbered year preceding the odd-numbered year in which their terms would otherwise terminate.

To become operative January 1, 1972.

Ch. 651 (SB 881) GRUNSKY Amends various secs., Gov.C., P.U.C., re judicial officers.

Eliminates Secretary of the Judicial Council as person who, when there is a dispute, selects the neutral member of an arbitration board in a labor dispute involving certain transit districts and instead requires selection by agreement of other members of the board. Makes provision for selection of arbitrator in case of disagreement.

Deletes requirement that assistants of reporters of the Supreme Court and court of appeals shall be full-time employees and that their salaries be approved by the Department of Finance.

Makes technical changes.

Ch. 652 (SB 1030) BEHR Amends Sec. 601. B. & P.C., re illegal advertising.

Deletes prohibition against advertisements for the prevention of conception. Makes related changes.

Ch. 653 (SB 1111) BRADLEY Amends Sec. 11517, Gov.C., re administrative hearings.

Removes authority of state agency acting under the Administrative Procedure Act to refuse to adopt hearing officer's decision and assign question to another hearing officer but retains provision allowing agency to assign question back to the same hearing officer to take further evidence.

Ch. 654 (SB 1126) LAGOMARSINO Amends Sec. 5784.26, P.R.C., re recreation and park districts.

Authorizes district board of recreation and park district to provide for call and redemption of bonds prior to maturity but provides that a bond shall not be subject to call or redemption prior to maturity unless it contains a recital to that effect or unless a statement to that effect is printed thereon.

Ch. 655 (SB 1169) RODDA Amends Sec. 13443, Ed.C., re schools: probationary certificated employees.

Extends until the 45th day of employment, the prescribed date for giving a probationary certificated employee notice of termination of services in those cases where, on March 15, such employee had been employed by the employing school district for less than 45 days. Extends, under same circumstances and for an equal period of time, other dates and deadlines prescribed by law re termination of a probationary certificated employee.

Incorporates additional changes to Sec. 13443, Ed.C., proposed by SB 1316, to be operative only if SB 1316 and this bill are both chaptered, and this bill is chaptered after SB 1316.

Ch. 656 (SB 1191) RODDA Amends Sec 1327, Ed.C., re school board elections.

With respect to provision authorizing a school district governing board election not to be held in cases where there is only one nominee or no nominee for a position: (a) provides that election will be held when a petition signed by 25 voters of district is filed with county superintendent of schools indicating that a write-in campaign will be conducted, rather than when a petition ~~signed~~ [signed] * by 5 percent of voters is filed with county superintendent of schools requesting that the election be held; (b) makes provision applicable to elections for county board of education; and (c) deletes language which makes provision inapplicable where election has been consolidated with another school district governing board election for which more than one candidate has been nominated for a position.

Ch. 657 (SB 1198) ZENOVICH Adds Sec. 6755.2, Ed.C., re educationally handicapped minors.

Authorizes parent or guardian of a minor being evaluated for placement in, or for continuance in, a program for the educationally handicapped to select a physician, optometrist, psychologist, social worker, or teacher, whether certificated or not, to represent the minor and to present additional material, if any, to assist the admission committee in its determination re the minor. Provides that representative so selected will have no decisionmaking power re determination by admission committee.

Ch. 658 (SB 1276) PETRIS Amends Sec. 11708, Ed.C., re health services: tuberculosis.

Requires persons initially employed by school district to have had an examination for tuberculosis within the past 60 days rather than within the past two years.

Requires employees of a school district to undergo an examination for tuberculosis at least once in four years, rather than at least once in every two years, or oftener if the governing board so decides.

Ch. 659 (SB 1316) GRUNSKY Amends Sec. 13443, Ed.C. re probationary certificated employees. termination.

Provides that when a probationary certificated employee is given notice that his services will be terminated, such notice and the reasons therefor shall be confidential and not divulged by any person until such time as the employee has requested a hearing on the matter or has waived his right to such hearing and that violation of requirement of confidentiality will not be construed as affecting the validity of the hearing.

Incorporates additional changes to Sec. 13443, Ed.C., proposed by SB 1169, to be operative only if SB 1169 and this bill are both chaptered, and this bill is chaptered after SB 1169.

Ch. 660 (SB 1577) RODDA Adds Ch. 7.5 (commencing with Sec. 13371), Div. 6, P.U.C., re municipal utility district borrowing.

Specifies that certain municipal utility districts owning and operating electric distribution system for at least eight years and containing population of 250,000 or more may, by 4/5 vote of board of directors, incur indebtedness up to \$50,000,000 for up to five years' duration and fix interest rates thereon without calling election therefor and that such districts may levy and collect tax, and keep such taxes in special fund for the payment of such indebtedness.

Authorizes issuance of refunding securities subject to same conditions and limitations applicable to original indebtedness.

Specifies that such evidences of indebtedness must be sold at public sale, and that proceeds therefrom may be used only for specified purposes in connection with purchase, processing, and reprocessing of fuel for nuclear electric generating facility.

Ch. 661 (AB 410) DENT Amends Sec. 11258, Ed.C., re summer school attendance.

Requires crediting of average daily attendance in summer schools during June 1971 to both the 1970-1971 and 1971-1972 fiscal years.

To take effect immediately, urgency statute.

Ch. 662 (AB 1058) DEDDEH Adds Sec. 874.5, Ed.C., re county boards of education.

Authorizes county boards of education to grant to employees whose salaries are paid from county school service fund any employee benefit which county boards of supervisors provide for county employees.

To take effect immediately, urgency statute.

Ch. 663 (AB 1555) McALISTER Repeals Sec. 261, Ed.C., re Superintendent of Public Instruction.

Eliminates requirement that Superintendent of Public Instruction report to the Governor on or before the 15th day of September prior to regular sessions a statement of the condition of the public and secondary schools containing specified tabular statements.

Ch. 664 (AB 2600) CHAPPIE Amends Sec. 31130, Wat.C., re county water district recreation.

Authorizes county water districts to use any land, as well as any water, under its control for recreational purposes.

Ch. 665 (SB 281) TEALE New act, re bonds. health science facilities.

Provides, conditioned upon approval of state electorate, for issuance of state bonds in total amounts not exceeding \$294,000,000, and expenditure of proceeds for health science facilities at the University of California, as may be provided for by the Legislature.

Calls special election to be consolidated with 1972 general election for submission of bond proposal to electors.

Ch. 666 (SB 799) PETRIS Amends Sec. 27706, Gov.C., re public defender.

In proceedings against person under the Lanterman-Petris-Short Act requires public defender to represent person on request as well as on order of court, where person is financially unable to employ counsel.

Ch. 667 (SB 462) KENNICK Amends Sec. 27706, Gov.C., and Sec. 634, W. & I.C., re counsel in juvenile court.

Deletes, for purpose of section imposing duties on public defender, in proceedings under Arnold-Kennick Juvenile Court Law, requirement that the proceedings involve a person under 21 who persistently or habitually refuses to obey parents, guardian, or school authorities, or is beyond their control, or is in danger of leading idle, dissolute, lewd, or immoral life, or such person who violates any federal, state, city or county law or ordinance or order of juvenile court.

Provides that in specified cases under Arnold-Kennick Juvenile Court Law, court shall, rather than may, appoint separate counsel for minor where there is a conflict of interest between the minor and his parents or guardians.

Ch. 668 (SB 225) BEHR Amends Sec. 13350, Wat.C., re water quality control penalties

Provides that any person who in violation of any waste discharge requirement or other order issued, reissued, or amended by a California regional water quality control board or the State Water Resources Control Board, intentionally or negligently discharges waste or causes or permits waste to be deposited where it is discharged into the waters of the state and creates a condition of pollution or nuisance, or causes or permits any oil or any residuary product of petroleum to be deposited in or on any of the waters of the state, except in accordance with waste discharge requirements or other provisions of the Porter-Cologne Water Quality Control Act may be liable civilly in a sum not to exceed \$6,000 for each day in which such violation or deposit occurs. Permits regional board or the state board to request Attorney General to petition court for recovery of such sums only after hearing, with due notice of the hearing given to all affected persons. Specifies such remedies are in addition to, and do not supersede or limit, any and all other remedies.

Ch. 669 (SB 285) SONG Amends Secs. 7071.6 and 7071.9, adds Sec. 7071.14, B. & P.C., re Contractors' License Law.

On and after January 1, 1972, increases from \$1,000 to \$2,500 contractor's bonds or qualifying individual's bond or cash deposits in lieu thereof as condition precedent to issuance, reinstatement, reactivation, or renewal of a contractor's license or individual's license. Provides that on or after January 1, 1972, holders of contractor's or qualifying individual's licenses file or have on file with the Contractor's State License Board a bond or cash deposit of \$2,500.

Prohibits denial of contractor's license bond to licensee or applicant for a license solely on grounds of race, religion, creed, national origin, ancestry, or sex. Provides for liability of \$250, in addition to actual damages, where denial of bond is solely on grounds specified.

Ch. 670 (SB 420) COOMBS Amends Secs. 21626, 21628, B. & P.C., re second-hand dealers: reporting sales.

Includes within definition of "secondhand dealer" for purposes of certain provisions requiring specified reports concerning identifiable property, as defined, person who owns or operates auction or other organized event consisting of two or more sellers and where fee is charged either to sellers or prospective buyers, except for persons acting as such dealers exclusively for charitable purposes, as defined, and persons who own the land on which the auction or event occurs if they have neither

control over such activities nor personal knowledge of facts arising from such auction or event which constitute a violation of any provision of the article regulating identifiable secondhand tangible personal property.

Specifies that such secondhand dealer shall notify all proposed sellers of identifiable property that a list of all such property containing designated information is required to be filed with the secondhand dealer prior to sale of any property. Directs secondhand dealer to produce such list upon demand of peace officer, and to submit all such lists to chief of police or sheriff, as provided, within 24 hours.

Ch. 671 (SB 470) MOSCONE Amends Sec. 4205, Civ.C., Sec. 94.5, Pen.C., re court commissioners' solemnizing marriages.

Authorizes court commissioners and assistant commissioners to solemnize marriages. Makes it a misdemeanor to accept gratuity for solemnizing marriage.

Incorporates additional changes to Sec. 4205, Civ.C., proposed by SB 475 and AB 2887, to be operative only upon enactment of SB 475 or AB 2887, or both, as case may be.

Incorporates additional changes to Sec. 94.5, Pen.C., proposed by SB 475, to be operative only upon enactment of SB 475.

Ch. 672 (SB 657) MARLER Amends Secs. 76030, 76031, Gov.C., re grand jurors' fees.

Requires that grand jurors in Shasta County receive, in addition to \$6 fee for regularly called meetings prescribed by existing provision, \$6 for each day's active and necessary service as a member of any committee appointed by foreman of grand jury.

Incorporates additional changes proposed by Assembly Bill No. 1267 in reclassify counties to reflect population on the basis of 1970 federal census.

Ch. 673 (SB 715) LAGOMARSINO Amends Sec. 7.6, repeals Sec. 18592, Gov.C., re Attorney General.

Under existing law the Attorney General is authorized to designate a deputy of his office exempted from civil service, under the general exemption of a deputy of each constitutional officer, to represent him at meetings of state bodies of which the Attorney General is a member.

This bill would authorize the Attorney General to, in the alternative, designate one of the additional six exempt positions allocated to the Attorney General by the Constitution for such purposes and would prohibit any person appointed by him to represent him on a body of which he is presiding officer from acting as presiding officer in the Attorney General's place.

Makes certain changes necessitated by the adoption of the revision of Article XXIV of the Constitution at the November, 1970, election.

Ch. 674 (SB 736) CARPENTER Amends and adds various secs., Wat.C., re county waterworks districts.

Specifies that where district becomes a subsidiary district of a city pursuant to the District Reorganization Act of 1965 the governing body of the district shall be the city council of such city.

Increases compensation of board of directors from not to exceed \$10 per month to \$10 for each meeting attended, not exceeding 2 meetings per month, and provides for additional compensation, as specified, if allowed by board, for performance by directors of duties for district other than attending board meetings. Specifies that where district is a subsidiary district of a city, such compensation shall not be received by members of city council also receiving compensation as city councilmen.

Authorizes district to employ specified district officers and prescribes their authority and duties.

Increases from \$2,000 to \$3,500 the value of contracts required to be let to lowest responsible bidder, but authorizes district to let contracts under \$7,500 pursuant to informal bidding procedures established by the board, and authorizes district to contract with county or city, as specified, for furnishing labor, materials, or supplies.

Authorizes district board to borrow from other county waterworks districts and from city (when district is a subsidiary district), as well as from the county. Specifies that district board is not prohibited from borrowing funds from banks or other financial institutions. Permits money belonging to district to be deposited by district officer in accordance with general laws governing deposit of public money.

Makes related changes.

Ch. 675 (SB 741) MOSCONE Amends Sec. 15150, Fin.C., re credit unions.

Requires transfer at specified times, rather than the close of fiscal year, of 10 percent of gross earnings of credit union into guaranty fund, rather than 20 percent of net earnings for the year, until fund equals or exceeds 20 percent of credit union's gross assets. Makes related changes.

Ch. 676 (SB 878) MARLER Amends Secs. 3100.2, 3100.7, Ed.C., re school district elections.

Permits rather than requires an election relating to district unification to be held on date of each presidential primary election in nonunified school district territory

Permits, rather than requires, a county committee on school district organization to propose the division of a high school district into two or more unified districts when the electors have three or more times rejected a proposal to unify the high school district.

To be operative July 1, 1972.

Prescribes operative dates of amendments to Sec. 3100.7, Ed.C., proposed by this bill and AB 358 in event both bills are enacted.

Ch. 677 (SB 1544) SHORT Amends various secs., Ed.C., re development centers: handicapped minors.

Permits governing board of school districts maintaining development centers for handicapped minors to enter into agreements with nonprofit private entities for the providing of specified services to the centers.

Permits specified public agencies to levy and collect additional tax for support of development centers for handicapped minors.

Makes technical changes.

Ch. 678 (AB 675) CHAPPIE Amends Sec. 1128, Ed.C., re school districts: trustee areas.

Permits county committee on school district organization or county board of education in counties with a population of less than 25,000, except with respect to a community college district, to amend provision relating to whether or not trustees are to be elected by the voters of the entire district or only by the voters of the trustee area in which they reside. Permits amendment to be made by resolution, without the approval of the electors.

Ch. 679 (AB 872) SIEROTY Amends Sec. 31203, Ed.C., re competitive scholarships.

Makes eligible for a state competitive scholarship a person who has not yet attained his 30th, rather than 24th, birthday.

Ch. 680 (AB 998) POWERS Amends Sec. 23754, adds Sec. 23754.4, Ed.C., re state colleges: nonresident students.

Modifies applicability of provisions prescribing tuition fees for nonresident students who are citizens and residents of a foreign country, to extend only to those who are not citizens of the United States.

Eliminates provisions specifying that student exchange agreements under which foreign students may be exempted from tuition fees by the trustees must be entered into by a governmental agency or nonprofit corporation or organization formed under laws or Constitution of this state, to permit such agreement by any governmental agency; and eliminates provisions prohibiting imposition of fees upon such students where specified conditions are met, leaving the matter to discretion of trustees exercisable by waiver of fees.

Specifies that fee exemption for child or spouse of state college employee shall apply only to full-time employee.

Authorizes Trustees of California State Colleges to defer, under specified conditions, collection of tuition charged to nonresident students who are citizens and residents of a foreign country, to remain in effect only until June 30, 1974.

To take effect immediately, urgency statute.

Ch. 681 (AB 1071) Z'BERG Amends Secs. 956, 1182, and 12485, Ins.C., re insurers: investments.

Makes changes relating to investments of insurance company funds.

Ch. 682 (AB 1150) McALISTER Adds Sec. 17507, B. & P.C., re false advertising.

Delineates conditions under which advertising claim or representation pertaining to more than one article of merchandise or type of service, within same class of merchandise or service, is deceptive.

Ch. 683 (AB 1351) FENTON Amends Sec. 779.9, adds Sec. 779.26, Ins.C., re insurance.

Eliminates specific tests to be used by Commissioner of Insurance in determining whether benefits under proposed credit life or credit disability insurance policy are reasonable in relation to the premium.

Exempts credit life and credit disability insurance not disapproved by commissioner from specified provisions relating to group life and group disability insurance

Ch. 684 (AB 1468) BURKE Amends Secs. 13510 and 13520 2, Ed.C., re certificated employees: salaries.

Revises provisions relating to effective date of salary increases of certificated employees of school districts, and specifies that governing board may fix the effective date thereof.

Ch. 685 (AB 1545) BARNES Amends Sec 31680.2, Gov.C., re county employees' retirement.

Provides that in counties having less than a specified population, a person who retired for service who may be employed for a specified time in a position requiring special skills or knowledge must not have attained the age of compulsory retirement for the position from which he retired.

Ch. 686 (AB 1614) PIERSON Amends Sec. 1246, B. & P.C., re clinical laboratory technology.

Provides that unlicensed person employed by, rather than in, a licensed clinical laboratory may perform venipuncture or skin puncture under designated circumstances.

Ch. 687 (AB 1676) BADHAM Amends Sec. 21670, P.U.C., re airport land use commissions.

Permits elected or appointed public officers to be appointed and serve as members of airport land use commissions during their terms of public office. Requires such members to appoint proxies.

To take effect immediately, urgency statute.

Ch. 688 (AB 2008) BARNES Amends Sec. 31789.1, Gov.C., re county employees' retirement.

Increases from \$500 to \$750 the lump sum death benefit for a retired member of the county employees' retirement system which is financed from surplus earnings.

Ch. 689 (AB 2156) KNOX Amends Sec. 2984.2, Civ.C., re automobile sales financing.

Specifies that provision of Rees-Levering Act voiding agreement in connection with conditional sale of a motor vehicle for inclusion of security interest in property other than the vehicle or accessories or special equipment therefor, does not apply to agreement relating to insurance policy on vehicle required by seller or to proceeds of policy, or to return of insurance premiums on such policy when financed by seller.

Ch. 690 (AB 2322) BEVERLY Adds Sec. 18660.5, Fin.C., re loans.

Provides that reasonable escrow fee incurred with respect to real property secured loans made by an industrial loan company shall not be included in determining maximum charges which such company may make.

Ch. 691 (AB 2369) LACOSTE Amends and renumbers Sec. 31900, Ed.C., and amends Sec. 10020, Elec.C., re absent voter information.

Revises notice on sample ballot envelope of right to vote by absent voter's ballot.

Ch. 692 (AB 2828) MADDY Amends Secs. 13518 and 13520, Ed.C., re deceased teacher: salary owed.

Revises method by which salary owed to estate of deceased teacher is computed based on actual days worked, institutes, or days teacher was required to be present,

rather than on contract salary paid and still owing for number of schooldays worked as it relates to number of schooldays in school calendar.

Operative July 1, 1972.

Ch. 693 (AB 2938) BADHAM Adds Sec. 65906.5, Gov.C., re zoning.

Provides that, notwithstanding certain provisions of law relating to the granting of variances, certain variances may be extended under certain circumstances for up to five years during the time this section is in effect. Provides that this section shall remain in effect until January 1, 1972. To take effect immediately, urgency statute.

Ch. 694 (SB 63) HARMER Amends Sec. 7538, B. & P.C., adds Secs. 646.5, 646.6, Pen.C., re private investigators.

Makes it a misdemeanor for any person to knowingly and directly solicit employment from any injured person or from any other person to obtain authorization on behalf of the injured person, as an investigator of the accident or act which resulted in injury or death to such person or damage to the property of such person, and makes such activity on the part of a licensed private investigator or specified agents of such licensee grounds for suspension or revocation of such license.

Exempts any business agent or attorney employed by a labor organization from such provisions.

Makes it misdemeanor to knowingly and directly solicit any injured person or person acting on his behalf for sale or use of photograph relating to accident causing his personal injury or death.

Ch. 695 (SB 269) STEVENS Amends Sec. 3271, U.I.C., re unemployment compensation disability insurance.

Makes January 1, 1974, rather than January 1, 1972, termination date for application of provision relating to approval by Director of Human Resources Development of amendments to voluntary plans for payment of unemployment compensation disability benefits to employees electing to be so covered.

Ch. 696 (SB 327) WEDWORTH Amends Sec. 25232, Ed.C., re public works.

Provides that in the case of state college construction, specified work, including work on state-owned buildings and property necessitated by specified emergencies, may be awarded by contract upon informal bids in addition to the use of day's labor. Eliminates limitation that total cost for work so undertaken (in emergencies) not exceed \$3,500.

Ch. 697 (SB 349) LAGOMARSINO Amends Secs. 1529, 1534, Pen.C., re search warrants.

Declares that search warrant may be made returnable before the issuing magistrate or his court.

Makes conforming change.

Ch. 698 (SB 457) KENNICK Amends Secs 558 and 559, adds Secs. 682 and 700.5, W. & I.C., re juvenile court proceedings.

Requires application for rehearing by juvenile court of hearing conducted by referee to contain statement of reasons such rehearing is requested. Authorizes juvenile court, for good cause, to extend specified 20-day period, which, when expired, causes petition for rehearing to be deemed denied, to not beyond 45 days, at which time application for rehearing is deemed denied unless granted within such period. Requires order of juvenile court judge for rehearing of matter heard by referee, made on court's own motion, to be made within 20 days of hearing before referee.

Provides that upon request of counsel for minor, juvenile court may continue any hearing under Arnold-Kennick Juvenile Court Law beyond time limit within which the hearing is otherwise required to be held. Provides that in any case in which minor is represented by counsel and no objection is made to order continuing any such hearing beyond such time limit, absence of such objection shall be deemed a consent to the continuance.

Authorizes court, except where minor is in custody, to continue any hearing on petition under Arnold-Kennick Juvenile Court Law for not more than 10 days in addition to any other continuance authorized by such law, whenever court [is] * satisfied that an unavailable and necessary witness will be available within such time.

Ch 699 (SB 484) LAGOMARSINO Adds Sec. 24.5, Veh.C., re service of process.

Requires that service of civil process in actions brought against the director and the Department of Motor Vehicles and subpoenas for departmental records be made upon the director or his appointed representatives at the department's headquarters.

Ch. 700 (SB 576) GREGORIO Amends Secs. 1020 and 24001, adds Sec. 275.2, Gov.C., re public office.

Provides that person is incapable of holding civil office if at time of election or appointment he is not 18, rather than 21, and a citizen.

Provides that a public officer who is a minor shall have the rights and liabilities of an adult, both civil and criminal, with regard to his official duties, and a candidate for public office who is a minor shall have the rights and liabilities of an adult, both civil and criminal, with regard to his activities as a candidate.

Provides that except under specified circumstances person is ineligible to hold a county or district office unless at time of election or appointment he is 18 years of age rather than 21 years of age or older.

Ch. 701 (SB 680) SHORT Amends Sec. 95, Lab.C., and Sec. 830.3, Pen.C., re peace officers: labor laws.

Makes designated investigators of Division of Labor Law Enforcement peace officers, if primary duty is enforcement of labor laws as provided in applicable provisions of Labor Code.

Ch 702 (SB 745) LAGOMARSINO Amends Sec. 1770, adds Sec. 3074, Gov.C., re public officers.

Provides that the conviction, as such term is used in law relating to vacancy of a public office due to officer's felony conviction, shall be deemed to have occurred at the time trial court judgment is entered.

Provides that certain public officers may be removed for willful or corrupt misconduct in office occurring within 6 years immediately preceding the presentation of an accusation by the grand jury.

Ch. 703 (SB 768) COLOGNE Amends Sec. 701419, Gov.C., re court commissioners.

Provides that Riverside County superior court commissioner shall receive salary equal to 75 percent of salary of superior court judge, rather than specified monthly amounts. Provides that such commissioner's salary shall be automatically increased periodically in accordance with designated provisions relating to increases in California consumer price index.

Ch. 704 (SB 1078) BURGNER Amends Sec. 211145, Ed.C., re compensation of school employees.

Provides, with respect to alternate methods of payment of salaries for full-time noncredentialed employees, that such payment may be made twice a month, as well as once every two weeks or once every four weeks, and that such provisions shall apply to unified school districts with 100,000 or more, a.d.a., rather than to school districts in cities of over 1,900,000 population.

Ch 705 (SB 1080) BURGNER Amends various secs, H. & S.C., re immunizations: admission to school.

Revises provisions on immunization against poliomyelitis and measles (rubeola) to require only persons of age 16 and under to be immunized against poliomyelitis and only persons of age 16 and under to be immunized against measles (rubeola) before such person may be unconditionally admitted to a public or private school for the first time in the state.

Makes conforming changes.

Ch. 706 (SB 1087) SONG Amends Sec. 1203, Pen.C., re administration of justice.

Revises law governing granting of probation, to include various technical, non-substantive changes.

Incorporates additional changes to Sec. 1203, Pen.C., proposed by SB 1516, to be operative only upon enactment of SB 1516.

Ch. 707 (SB 1156) DYMALLY Adds Art. 4 (commencing with Sec. 34898), Ch. 7, Pt. 1, Div. 2, Title 4, Gov.C., re cities.

Provides that if the members of the governing body of a chartered city are elected by district, such districts shall be of equal population according to the latest federal decennial census

Ch. 708 (SB 1466) STEVENS Amends Sec. 11705, Veh.C., re licenses: dealers, manufacturers, transporters.

Revises provisions re grounds for suspension or revocation of license issued to dealer, transporter, or manufacturer of motor vehicles, and specifically makes fraud or deceit, as defined, grounds for such suspension or revocation.

Ch. 709 (SB 1583) GREGORIO Amends Sec. 17537, B. & P.C., re advertising.

Provides that it is unlawful to notify any person by any means, as part of advertising plan or scheme, that he has won prize and that as condition of receiving such prize he must purchase or rent any goods or services, rather than any other item.

Ch. 710 (SB 1622) MARKS Adds Sec. 6157, Gov.C., re payments to public agencies.

Authorizes the use of personal checks to pay obligations owed to public agencies on specified terms and conditions.

Authorizes public agencies, if a personal check offered in payment is not paid on demand, to prescribe a reasonable charge for such check and alternative methods of payment for such payment and for future payments.

Ch. 711 (AB 49) WARREN Amends Secs. 20820, 20880, B. & P.C.; adds Sec. 24013, Veh.C., re motor vehicle fuel.

Requires display upon any gasoline advertising medium and any gasoline-dispensing apparatus, along with the actual total price therefor, the minimum octane number thereof.

Prohibits sale of any new motor vehicle unless seller provides buyer with statement of the minimum octane number of the fuel for such vehicle.

Defines "octane number."

Operative January 1, 1972, except that provisions relating to posting of octane numbers are to be operative only if Federal Trade Commission adopts regulations relating to the posting of such numbers, in which case the provisions relating to the posting of octane numbers shall become operative at the time designated in such regulations.

Makes additional changes in Sec. 20880, B. & P.C., proposed by AB 951, to be operative only if AB 951 and this bill are both chaptered, and this bill is chaptered after AB 951.

Ch. 712 (AB 95) LANTERMAN New act, re validations.

Third Validating Act of 1971, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities.

Ch. 713 (AB 102) MOBLEY Adds Sec. 7504, Ed.C., re policy re educational opportunity.

Recognizes that it is the policy of the people of the State of California to provide educational opportunity for all persons in order to prepare them for employment.

Ch. 714 (AB 519) CHAPPIE Amends Secs. 27150, 27160, Veh.C., re noise limits: motor vehicles.

Prohibits sale or offering for sale of snowmobile manufactured on or after January 1, 1973, which produces a maximum noise exceeding a noise limit of 82 db on an A-weighted network at 50 feet. Requires California Highway Patrol to adopt regulations establishing test procedures and instrumentation to be utilized with respect to snowmobiles, taking into consideration test procedures and instrumentation of Society of Automotive Engineers.

Requires passenger vehicles operated off the highways, with prescribed exceptions, to be equipped with adequate muffler to prevent excessive or unusual noise, and prohibits muffler or exhaust system from being equipped with cutout, bypass, or similar device.

Ch. 715 (AB 680) BELOTTI Amends and repeals various secs., Ag.C., re licenses and fees.

Requires owners of Babcock test bottles to pay \$4 a dozen and owners of Babcock pipettes to pay \$2.50 a dozen to the Department of Agriculture for examining such bottles or pipettes, instead of requiring owners of Babcock glassware to pay a fee of \$2 a dozen to the department for examining such glassware. Requires owners of lactometers to pay a fee of \$6 each to the department for their examination, rather than requiring such owners to pay a fee sufficient to cover the actual cost of such examination.

Deletes provisions prohibiting any person, unless he is licensed to do so, from selling, dealing in, or furnishing as a keeper of any hotel, restaurant, boardinghouse, or other place where meals are served for compensation, designated oleomargarine, imitation cheese or substitute cheese, or imitation ice cream or imitation ice milk.

Requires that tester's, sampler's and weigher's, technician's, pasteurizer's, and butter grader's license of prescribed milk products and nonfat milk solids tester's license be renewed for 2 years rather than for 1 year.

Increases initial fee for tester's license, including a nonfat milk solid tester from \$5 to \$10, for sampler's and weigher's license from \$1 to \$3, for technician's license from \$5 to \$10, for pasteurizer's license from \$1 to \$3, and for butter grader's license from \$1 to \$10. Provides that renewal of any such license be for 2-year period for a fee of \$2, rather than requiring that renewal of any such license be for \$1.

Ch. 716 (AB 786) SCHABARUM Amends, adds, repeals, various provisions, various codes, re executive reorganization: plan 2.

Makes statutory changes necessary to conform statutes to Reorganization Plan 2 of 1970 without substantive change.

Ch. 717 (AB 862) BAGLEY Adds Secs. 2271, 2271.1, and 2271.2, Civ.C., re trusts.

Requires and authorizes conformance by specified private foundations and split-interest trusts to specified provisions of federal tax law.

To take effect immediately, urgency statute.

Ch. 718 (AB 990) FONG Amends Sec. 554, repeals Sec. 1006, Ed.C., re educational programs.

Revises provisions re acceptance of and participation in federal programs.

Allows governing board of school district; ~~or county superintendent of schools,*~~ and board of governors of State Nautical School to participate in programs, receive the benefits and expend funds authorized by the "Demonstration Cities and Metropolitan [Development] * Act of 1966" (P.L. 89-754) and the "Omnibus Crime Control and Safe Streets Act of 1968" (P.L. 90-351) by, among other things, entering into agreements with any public or private nonprofit agency, or combination thereof, pursuant to P.L. 89-754 and P.L. 90-351.

[Authorizes board of governors of State Nautical School to perform all acts necessary to receive benefits and to expend funds provided by "Economic Opportunity Act of 1964."]*

To take effect immediately, urgency statute.

Ch. 719 (AB 1221) MOBLEY New act, re open space land assessments.

Establishes additional criteria for determining whether contracts entered into under the California Land Conservation Act of 1965 shall constitute "enforceable restrictions" for purposes of qualifying property covered by such contracts for assessment as open space land.

To take effect immediately, urgency statute.

Ch. 720 (AB 1244) BADHAM New act, re healing arts.

Provides that certificate to practice as physician and surgeon shall be issued to designated persons under specified circumstances.

Ch. 721 (AB 1261) KNOX Amends, adds various secs., Gov.C., re joint powers agencies.

Requires local agencies which are parties to a joint exercise of powers agreement to authorize the issuance of revenue bonds by an entity created by the agreement by ordinance describing the project and the maximum amount of bonds proposed to be issued, subject to referendum.

Provides procedure for referendum. Excludes entities created by agreement, one or more of the parties to which have taken action to implement project prior to the effective date of bill.

Provides successful referendum, repeal or rescission of ordinance shall preclude new ordinances authorizing revenue bonds for same purpose for one year

States that, except for the requirement of an ordinance and the right to referendum, the act shall not affect the right of a local agency to be a party to a joint powers agreement creating an entity authorized to issue revenue bonds

Ch. 722 (AB 1273) DENT Amends Sec. 14221, Ed.C., re retired school employees.

Permits reemployment of retired members after one year rather than two years.

To take effect immediately, urgency statute

Ch. 723 (AB 1372) DUNLAP Amends Sec. 770.3, Ins.C. re insurance and annuities.

Specifies that provision relating to placing of life or disability insurance with particular agent, broker, or company, by state department or agency shall also apply to all local governmental agencies.

Makes additional changes in Sec. 770.3, Ins.C., proposed by AB 460, to be operative only if both AB 460 and this bill are chaptered, and this bill is chaptered after AB 460.

Ch. 724 (AB 1422) LACOSTE Amends Sec. 20, adds Secs. 45.1 and 205.5, Elec.C., re elections.

Defines "elector" as any person qualified to vote at either a state election or at a federal election held in the state. Specifies that any elector may circulate initiative, referendum and recall petitions and qualifies for appointment as a deputy registrar of voters.

Ch. 725 (AB 1657) BRATHWAITE Amends Sec. 14601, Ed.C., re district retirement salary plan.

Includes persons employed pursuant to specified federal and state programs in plan.

Ch. 726 (AB 1658) BRATHWAITE Amends Sec. 14656, Ed.C., re State Teachers' Retirement System.

Increases lump sum death benefit under district retirement salary plan from \$400 to \$500.

Ch. 727 (AB 1659) BRATHWAITE Adds Sec. 14684.6, Ed.C., re district retirement salary plan.

Provides that when benefit of not to exceed \$2,000 is payable to minor who has no guardian, benefit may be paid to person having custody of minor

Ch. 728 (AB 1660) BRATHWAITE Amends Secs. 14663, 14664, Ed.C., re district retirement salary plan.

Permits redeposit of returned contributions after one, rather than two, years' service after reentry into system

Provides that payment of redeposits of contribution upon reentry shall be by lump sum payment or monthly payments and provides that upon reentry the member's rate of contribution shall be the rate applicable to his age on the date of his reentry until the entire amount of contributions previously withdrawn, with interest, is completed.

Ch. 729 (AB 1959) Z'BERG New act, re state lands transfer.

Authorizes the transfer of certain state lands to the Department of Parks and Recreation after purchase at fair market value.

Provides that Director of Parks and Recreation may include such lands in the state park system.

Ch. 730 (AB 2000) PRIOLO Adds Sec. 20331.5, Gov.C., re Public Employees' Retirement System.

Provides that any member of the Public Employees' Retirement System, employed in the Department of Mental Hygiene at the Langley Porter Neuropsychiatric Institute, San Francisco, or at the Neuropsychiatric Institute, Los Angeles, who is transferred to University of California employment pursuant to an agreement be-

tween the department and the university respecting operation of such institutes shall have the right to elect to continue his membership in the system, if an election is made in writing and filed with the board prior to the date of his transfer of employment.

Ch. 731 (AB 2229) BELOTTI Amends Sec. 31108, Gov.C., re county employees.

Provides that orders and appeals in disciplinary proceedings under a county civil service system shall be filed with the clerk of the board of supervisors or, if there is a county personnel officer, with the county personnel officer.

Ch. 732 (AB 2325) McALISTER Amends Sec. 1952.6, Civ.C., re leases.

Makes Secs. 1951 to 1952.2, Civ.C., relating to leases, inapplicable to specified leases involving public entities or nonprofit corporations, unless lease provides otherwise, instead of making them inapplicable only if they would invalidate lease.

To take effect immediately, urgency statute.

Ch. 733 (AB 2350) FONG Adds Art. 5.5 (commencing with Sec. 13570), Ch. 8, Div. 6, P.U.C., re municipal utility districts.

Provides for wastewater and sewage control in special districts.

Ch. 734 (AB 2364) FORAN Amends Sec. 24005, Veh.C., re vehicle equipment.

Makes it unlawful for any person to sell, offer for sale, lease, install, or replace specified vehicle equipment with knowledge that it is intended for eventual use in any vehicle, if such equipment is not in conformity with the Vehicle Code or regulations made thereunder.

Ch. 735 (AB 2365) FORAN Amends Sec. 27150, Veh.C., re motor vehicles: noise requirements.

Requires passenger vehicles operated off the highways, with prescribed exceptions, to be equipped with adequate muffler to prevent excessive or unusual noise, and prohibits muffler or exhaust system from being equipped with cutout, bypass, or similar device.

Ch. 736 (AB 2498) BRIGGS Amends Sec. 12640.09, Ins.C., re insurance.

Requires mortgage guaranty insurer writing certain classes of insurance which elects not to pay entire indebtedness to insured and acquire title to real estate security to limit coverage for such classes of insurance to maximum of a net of 20 percent at risk of entire indebtedness of insured, rather than 20 percent of such indebtedness.

Permits such insurers to exceed such limit on coverage if excess insured by contract of reinsurance.

Ch. 737 (AB 2609) DUNLAP New act, re city charter amendment validation.

Validates procedure whereby city charter amendments are proposed, adopted, and ratified.

Provides that noncompliance with Elections Code provisions relating to submission of charter amendments to Legislature shall not invalidate or cause refusal of acceptance for ratification of such charter amendments. Makes act applicable only to charter amendments submitted at 1971 Regular Session of the Legislature.

[In effect immediately.] *

Ch. 738 (AB 2616) MOBLEY Amends Secs. 5101.5 and 10100.5, S. & H.C., re public transportation facilities.

Deletes the requirement that public transportation works be designed to operate on fixed tracks, rails, belts, or cables where constructed by a local governing body to provide transportation to serve an area not to exceed 3 miles pursuant to the Improvement Act of 1911 or the Municipal Improvement Act of 1913.

Authorizes operation, as well as construction, of such public transportation works, and specifically authorizes terminal and intermediate stations, structures, or platforms, and other necessary auxiliary facilities to be installed or operated.

Ch. 739 (AB 3021) WOOD Amends, adds, various secs., H. & S.C., Veh.C., re air pollution: federal government.

Includes in definition of "person," for purposes of county air pollution control district laws and Bay Area Air Pollution Control District laws, and the Mulford-

Carrell Air Resources Act, the United States or its agencies to the extent authorized by federal law.

Makes provisions re vehicular exhaust, exhaust standards, and vehicular pollution control devices applicable to vehicles of the United States or its agencies to the extent authorized by federal law.

Ch. 740 (SB 990) DEUKMEJIAN Amends Sec. 69894.1, Gov.C., re courts.

Eliminates "chief, administrative services," "supervising probate attorney" and "senior data systems analyst," and provides for one "civil courts coordinator," one "criminal [calendar] * assignment clerk," one "director, research and development," one "graphic arts aid," one "head [...] * recognizance services," one "probate commissioner," two "senior referee," and one "special assistant," and provides for 55 instead of 40 "counselor," two instead of three "principal counselor," and 18 instead of 16 "senior family counselor" for superior courts in counties with a population over 6,000,000 and revises salary schedules to be used for officers and employees of such courts.

Ch. 741 (SB 1470) DYMALLY Adds Sec. 10505, Gov.C., re retirement investments.

Requires retirement systems of local public agencies to transmit a report of investments on or before six months following the close of the fiscal year to the Joint Legislative Audit Committee. Requires report to contain specified information and requires report on mortgage transactions

Ch. 742 (AB 1333) BARNES Amends various secs., Gov.C., re Public Employees' Retirement System.

Provides that the amount of reduction upon retirement prior to normal retirement age and upon election of an optional retirement allowance shall be based upon mortality tables and the actuarial interest rate in effect under the Public Employees' Retirement System on December 1, 1970.

Provides that all computation, payments and other acts made or done on and after July 1, 1971, which would be valid if act had taken effect prior to July 1, 1971, are ratified, confirmed, and validated.

Makes additional changes in Sec. 20952.5, Gov.C., proposed by SB 249, to be operative only if SB 249 and this bill are both chaptered, and this bill is chaptered after SB 249.

To take effect immediately, urgency statute.

Ch. 743 (AB 1891) MACGILLIVRAY Amends various secs., Gov.C., re Santa Barbara court attachés.

Changes salary of, and revises fees for services of, superior court reporters and certain municipal court attachés in Santa Barbara County, and revises pay period of municipal court attachés from monthly to biweekly.

Makes corresponding changes.

Ch. 744 (SB 10) COLLIER Adds Sec. 987.8, Pen.C., re assigned counsel.

Requires court, in any case in which defendant is furnished counsel, upon conclusion of criminal proceedings in trial court, to make determination of his present ability to pay all or portion of cost. Requires court, if it determines that defendant has present ability to pay all or part of cost, to order him to pay sum to county in any installments and manner which it believes reasonable and compatible with his financial ability. Authorizes execution to be issued on such order in same manner as on judgment in civil action. Provides that order shall not be enforced by contempt.

Ch. 745 (SB 154) COOMBS Amends Sec 987.16, M. & V.C., re veterans' farm, home purchases.

Authorizes, subject to prescribed limitations, subsequent Cal-Vet acquisitions when veteran's or veteran's spouse obligation to provide housing for veteran's dependents has increased from the time of the original purchase.

Ch. 746 (SB 181) SHORT Amends Sec. 525, W. & I.C., re juvenile justice commissions.

Authorizes maximum membership of 15 on juvenile justice commission.

Ch. 747 (SB 455) KENNICK Amends Sec. 1752.5, W. & I.C., re delinquency prevention projects.

Eliminates need for approval by Governor's Advisory Committee on Children and Youth of delinquency prevention projects or programs before they become qualified for monetary allocations provided for in section.

Ch. 748 (SB 561) LAGOMARSINO Amends Secs. 4615, 4616, 4617, 4618, P.R.C., re forest practices.

Permits the State Forester to incur expenses in connection with prescribed corrective action under the Forest Practice Act not to exceed an average of \$100 for each acre in the logging area, instead of permitting him to incur expenses not to exceed an average of \$40 on each acre in violation of such act.

Authorizes the State Forester to record a notice to correct the violations of the Forest Practice Act in each county wherein the land in violation is situated, together with a statement that any and all expenses incurred by State Forester in taking corrective action pursuant to designated provisions of such act shall be a lien against the land. Authorizes the State Forester to record a notice that such corrective action has been completed if there is satisfactory proof that corrective action has been completed. Authorizes the State Forester to record the notice of such lien in the county in which the property in violation is situated within a designated period. Provides that such lien shall have the same force, effect, and priority as a judgment lien, except that it shall attach only to the property on which corrective action has been taken. Provides for releasing of all or any portion of property subject to such lien or subordinating it to other liens by the State Forester, under prescribed conditions.

Specifies that no action shall lie to recover expenses of correction on any violation pursuant to the Forest Practice Act occurring more than 3 years prior to commencement of proceedings under designated provisions, rather than specifying that no action shall lie to recover expenses of correcting any such violation occurring more than 3 years prior to commencement of the corrective action.

Includes in the amount recoverable by the State Forester for the expenses he incurred in taking corrective action in forest practice violations, \$250 or 10 percent of such expenses, whichever sum is highest, as administrative costs.

Ch. 749 (SB 568) PETRIS New act, re claim against the state.

Appropriates \$1,300 from the General Fund to the Board of Control to pay the claim of John H. Denton against the State of California.

Ch. 750 (SB 617) COLOGNE Amends Secs. 11731 and 11751, Wat.C., re Central Valley Project Bonds.

Raises permissible interest rate on Central Valley Project revenue bonds from 6½ to 7½ percent.

Ch. 751 (SB 650) BEHR Amends Sec. 4322, B. & P.C., re prophylactics.

Permits advertisement or display of prophylactic products if accompanied by educational information on venereal disease prevention.

Ch. 752 (SB 714) LAGOMARSINO Amends and repeals various secs., P.R.C., re forest practices.

Eliminates provisions of the Forest Practice Act requiring forest practice committee to submit its formulated forest practice rules to private timber owners within the district for their approval, as prescribed, before it may submit such rules to the State Board of Forestry for its consideration.

Authorizes the adoption of new forest practice rules, upon petition of landowners or determination of the State Forester, under same procedures as for amendment of such rules. Authorizes the State Board of Forestry to propose and order review of adoption of new rules for, or the amendments to existing rules of, a district.

Requires one publication, as prescribed, in a newspaper of general circulation in a forest district before any forest practice rule is adopted or amended for such district, rather than requiring various specified publications before any such rule may be adopted or amended.

Ch. 753 (SB 770) COLOGNE Amends, adds, repeals, various secs., B. & P.C., re practice of podiatry.

Revises law relating to the practice of podiatry to, among other things, provide for regular meetings of the Podiatry Examining Committee; require public notice of such meetings; permit the examining committee to appoint commissioners on examination; require the examining committee to hear all matters assigned to it by the Board of

Medical Examiners; vest in the examining committee, rather than the board, specified duties with respect to applications and examinations for a podiatry certificate; permit under specified conditions, rather than prohibiting, the issuance of reciprocity certificates in podiatry; make certain grounds for which a physician can be subject to disciplinary actions also applicable to podiatrists.

Ch. 754 (SB 895) CARRELL Amends Secs. 31600, 31601, 31610, 31611, 31614, Veh.C., re transportation of explosives.

Revises definition of "explosives" to include nitrocarbonitrates when transported in a combined load with any explosive, as defined, rather than all nitrocarbonitrates (blasting agents), and applies provisions re transporting of explosives to the transporting of a combined load of explosives and nitrocarbonitrates.

Deletes requirement that vehicles used in transporting of explosives be equipped with spare electric bulbs and fuses. Requires that fire extinguishers and other safety equipment prescribed by regulations of the Department of California Highway Patrol be carried in such vehicles, rather than requiring the carrying of safety equipment specified in Vehicle Code.

Deletes requirement that such vehicles carry a summary of laws contained in Vehicle Code re transportation of explosives.

Expressly prohibits persons from transporting any explosives in passenger vehicle, or bus, subject to Division 14 of the Vehicle Code.

Ch. 755 (SB 906) COLOGNE Amends Sec. 373, C.C.P., re appointment of guardian ad litem.

Changes reference from "infant" to "minor" in provision prescribing procedures to be followed for appointment of guardian ad litem.

Ch. 756 (SB 981) MARLER Amends Sec. 3287, F. & G.C., re licensed pheasant clubs.

Requires Department of Fish and Game to inspect the premises of each licensed pheasant club area prior to or within 16 days after taking of pheasants commences to determine compliance with applicable laws and regulations rather than certifying such compliance prior to shooting in such area.

Ch. 757 (SB 1093) GREGORIO New act, re state-owned property.

Directs the California Highway Commission, upon the effective date of the act, to quitclaim to the City of San Bruno and to the County of San Mateo, in such portions as the commission determines, the right-of-way within the city between the southerly city limits line and the center line of Crystal Springs Road that was acquired by the state upon the dissolution of Joint Highway District No. 10.

States that such property is surplus to the state, but would be of value to the city and county for incorporation into existing parks.

Requires that any proceeds derived from the sale of such property to be used for street and highway purposes.

Ch. 758 (SB 1163) COLOGNE Adds Sec. 11061 1, Wat.C., re state water project contracts.

Authorizes Department of Water Resources to agree in a contract with a state agency that payments to be made under a contract for joint development of water conveyance and hydroelectric facilities on the west branch of the California Aqueduct shall be made only from funds under the management and control of the state agency derived from revenues from the sale of electric energy and not from funds derived from the levy of taxes upon taxable property within the agency. Specifies that certain provisions requiring levy of taxes shall not be applicable to contracts containing such a provision.

Ch. 759 (SB 1189) RODDA Adds Sec. 13314 7, Ed.C., re certificated employees: transfer.

Requires governing board of school district to provide written reasons for transfer, if requested by employee, when it transfers supervisory or administrative employee to a teaching position.

Ch. 760 (SB 1227) BEHR Amends Sec. 5 and adds Sec. 11.2, Marin County Flood Control and Water Conservation District Act (Ch. 666, Stats. 1953), re Marin County flood control.

Permits construction or improvement of existing facilities to involve landscaping and other aesthetic treatment.

Authorizes district to provide for the recreational use of the lands, facilities, and works of the district, as specified. Authorizes district to acquire, preserve, and enhance lands or interests in lands within Marin County contiguous to its properties for the protection and preservation of the scenic beauty and natural environment for such properties.

Authorizes board to establish a zone for the sole purpose of maintaining flood control facilities and to specify a maximum tax rate to be levied in the zone. Requires election upon filing of written protest by 10 percent of electors in zone if such tax rate is thereafter increased.

Ch. 761 (SB 1285) COLLIER New act. re waterway management plans.

Directs Resources Agency and affected local agencies to prepare detailed waterway management plans which shall include provisions for necessary and desirable flood control, water conservation, recreation, fish and wildlife preservation and enhancement, water quality protection and enhancement, streamflow augmentation, and free-flowing rivers, segments or tributaries, for certain designated waters. Makes certain legislative findings in regard to the California Protected Waterways Plan and related matters.

Requires Resources Agency to apply for federal grant funds to defray the costs of preparing such plans.

Appropriates \$50,000 from Environmental Protection Program Fund to Resources Agency, commencing July 1, 1972, for expenditure for purposes of act

Ch. 762 (SB 1536) COLOGNE Amends Sec. 226m, Civ.C., and Sec. 124, C.C.P., re public sitting of courts.

Revises provisions relating to public sittings of courts to, among other things, incorporate specific exceptions therefrom.

Ch. 763 (AB 1010) CULLEN Adds Sec. 18020.1, Gov.C., re state employees: workweek.

Authorizes the Governor to make the normal workweek of state employees 4 days.

Ch. 764 (AB 1485) BILL GREENE Amends Sec. 8571, Ed.C., re courses of study.

Adds vocational-technical courses which would fill manpower needs in state and community to prescribed courses which shall be offered for grades 7-12.

Makes technical changes in provisions pertaining to applied arts.

Ch 765 (AB 1552) BADHAM Amends Sec. 11587, B & P.C., re subdivisions.

Provides that the signatures of public entities or public utilities may be omitted from final subdivision maps if the entity or utility does not notify the subdivider and the governing body of its objection within 30 days after receipt of notice from the subdivider. Requires subdivider to send sketch of proposed final map to public entity or utility which has previously acquired an easement. Specifies that failure to object shall in no way affect rights under an easement.

Ch. 766 (AB 1979) GONSALVES Amends Sec. 12094, Ed.C., re eye protective devices.

Authorizes use of specified prescription lenses by persons doing classroom work with specified liquids, solids, or chemicals.

Ch. 767 (AB 2023) MONAGAN Amends Sec. 29741, Gov.C., re county officers.

Provides that county auditor shall audit and allow or reject claims for refunds of unearned business license fees, permit fees and similar fees authorized by resolution of the board of supervisors.

Ch. 768 (AB 2078) GONSALVES Amends Sec. 22522, Ed.C., re admission of veterans.

Provides, with respect to legislative intent re priority of admissions of veterans to University of California and California State Colleges, that veterans who were enrolled in good standing in such institutions prior to military service have priority over other veterans recently released from military service.

Makes additional changes in Sec. 22522, Ed.C., proposed by SB 1441, to be operative only if SB 1441 and this bill are both chaptered, and this bill is chaptered after SB 1441.

Ch. 769 (AB 2254) McCARTHY Amends Sec. 13756, Ed.C., re school employees.

Makes provision regarding school classified employees applicable to every school district with boundaries coterminous with boundaries of a city and county, rather than to every unified school district with such boundaries.

Ch. 770 (AB 2280) MONAGAN Amends, repeals, various secs., Gov.C., re Lodi Municipal Court.

Revises salaries and positions for attachés of the Lodi Municipal Court.

Ch. 771 (AB 2423) BELOTTI Adds Pt. 11 5 (commencing with Sec. 72750), Div. 20, Wat.C., re municipal water district.

Empowers Marin Municipal Water District to perform specified acts in addition to those otherwise authorized to implement the acquisition, storage, transportation, and distribution of water for the district

Provides for levy of taxes by Marin Municipal Water District of amounts payable by district pursuant to specified indebtedness, contracts or leases if district revenues are inadequate for such purpose or if board determines that revenues will probably be inadequate for such purpose.

Prohibits exercise of powers under act by Marin Municipal Water District by which the district incurs an indebtedness or liability exceeding in any year the income or revenue for such year, without the approval of the voters of the district at an election held for that purpose.

To take effect immediately, urgency statute.

Ch. 772 (AB 2605) CAMPBELL Amends Sec. 13468.5, Ed.C., re certificated employees—leaves.

Deletes enumeration of specific instances in which accumulated sick leave may be utilized for leaves of personal necessity.

Provides that certificated employees of school districts and county superintendents of schools need not secure advance permission to take leave of absence for personal necessity in specified cases.

Ch. 773 (AB 2799) LACOSTE Amends, adds, repeals, various secs., Gov.C., re courts: San Joaquin County.

Revises salaries of attachés of the Manteca-Ripon-Escalon Municipal Court. Makes compensation of certain persons ~~comparable~~ [comparable to] * classified persons in the service of San Joaquin County.

Ch. 774 (AB 2490) BRIGGS Amends Secs. 34315 and 34317, Gov.C., re city boundaries.

Provides that final decision regarding boundaries of a new city shall be made by the local agency formation commission. To take immediate effect, urgency statute.

Ch. 775 (SB 691) BEILENSEN Amends Sec. 65302, Gov.C., re planning.

Corrects statutory reference to provisions of law relative to open-space lands in open-space element of general plans.

Requires general plans to contain a seismic safety element.

Requires city and county general plans to contain noise element associated with transportation element and provides for contents thereof and duties of state, local, and private agencies in connection therewith.

Ch. 776 (SB 999) PETRIS Amends various secs., W & I.C., re mental health. Revises Lanterman-Petris-Short Act.

Allows judicial review in county in which 72-hour evaluation is conducted. Authorizes release of confidential information regarding a patient to his attorney. Imposes time limitation for demand for, and commencement of, court or jury trial in conservatorship proceedings. Limits period of operation for temporary conservatorship.

Makes related changes.

Ch. 777 (SB 1097) GREGORIO Adds Sec. 13308, Ed.C., re school certificated employees: tenure.

Authorizes school district which employs in a certificated position any person who has become a permanent certificated employee in any school district to employ such person as a permanent certificated employee.

Ch. 778 (SB 1146) MOSCONE Repeals Art. 2 (commencing with Sec. 2670), Ch. 4, Title 1, Pt. 3, Pen.C., re asexualization of prisoners.

Eliminates provision authorizing, under certain conditions, asexualization of prisoners who are recidivists.

Ch. 779 (SB 1264) GREGORIO Amends Sec. 13800, Pen.C., re California Council on Criminal Justice.

Increases from 16 to 17 number of members appointed by Governor to California Council on Criminal Justice. Requires one of them to be a county probation officer.

Ch. 780 (SB 1404) LAGOMARSINO Amends various secs., Gov C, re Ventura County courts.

Changes salaries, numbers of positions, and job titles of various personnel of Ventura County Municipal Court.

Changes salary of Court Commissioner of Ventura County Superior Court from specified monthly ranges in annual steps to designated percentages of annual salary of superior court judges. Authorizes court to determine and adjust salaries of such commissioner on the three levels in accordance with qualifications, performance, and other factors deemed relevant by court.

Ch. 781 (AB 652) WOOD Adds Sec. 40605, Gov.C., re mayors.

Provides that in general law cities where the office of mayor is an elective office pursuant to specified provisions, the mayor, with the approval of the city council, shall make all appointments to boards, commissions, and committees unless otherwise specifically provided by statute.

Ch. 782 (AB 693) ARNETT Repeals Sec. 1756.5, W. & I.C., re Youth Authority.

Repeals provision authorizing the Youth Authority whenever it finds that any person committed to the authority is feebleminded, insane, mentally ill, a sexual psychopath, or a defective or psychopathic delinquent, to return the person to the committing court for discharge from the control of the authority and recommitment in accordance with law to the Department of Mental Hygiene for placement in the appropriate state institution.

Ch. 783 (AB 774) THOMAS Amends Sec. 18734, B. & P.C., re boxing and wrestling.

Provides that person of age of 16 or over, rather than 17 or over, who is registered amateur boxer in this state or any state or territory where a person who has attained the age of 16, rather than 17, years may box legally, may participate in an amateur boxing contest in this state.

Ch. 784 (AB 809) CHAPPIE Amends Sec. 6704, B. & P.C., re professional engineers.

Provides that a person licensed as a photogrammetric surveyor may use the title "consulting engineer."

Ch. 785 (AB 857) POWERS Amends Sec. 1773, adds Sec. 1773 2, Lab.C., re public works contracts.

Permits awarding body to adopt by reference rate established by a collective bargaining agreement if such body determines such rate is the prevailing wage for any craft, classification or type of workman. States such determination shall be effective for life of such agreement or until such body determines otherwise. Revises various other provisions relating to prevailing wage rates.

Ch. 786 (AB 966) RAY E. JOHNSON Amends Secs. 3258, 3260, U.I.C., re unemployment compensation disability insurance

Provides that security of employer self-insuring voluntary plan for disability benefits shall be not less than 0.5% of taxable wages prescribed by Section 985 paid during preceding year, or 0.5% of such estimated wages.

Provides that employer with voluntary plan for disability benefits may deduct from employee's wages not in excess of amount of worker contributions tax which would be required from employee if not covered by the voluntary plan.

Ch. 787 (AB 1017) RAY E. JOHNSON Amends Sec. 532, R. & T.C., re property taxation.

Provides for enrollment of certain assessments which do not create, constitute or impose a lien on property on unsecured roll and for collection in the same manner as other delinquent taxes on unsecured roll.

Ch. 788 (AB 1093) MACDONALD Amends Sec. 14311, Gov.C., re state contracts.

Authorizes department as defined in State Contract Act, when bids for more than one project are to be received, to permit bidder to submit bids for each project within prequalification rating even though total is in excess of rating. Prohibits contract awards which would cause bidder to have, under contract, work in excess of that authorized by prequalification rating.

Establishes procedure for contract award where contractor cannot be awarded certain contracts because of prequalification rating.

Ch. 789 (AB 1094) BELOTTI Amends Sec. 36003, Ag.C., re market cream.

Provides that, in labeling, advertising, and sale of market cream, the designation light whipping cream may be used for market cream which has a milk fat content of not less than 30 percent.

To take effect immediately, urgency statute.

Ch. 790 (AB 2505) STULL Adds Sec. 71947, Wat.C., re municipal water district bonds.

Authorizes district board to modify the improvement for which bonds have been authorized at an election held prior to January 1, 1960, and to issue bonds in an amount not exceeding the amount of the unused portion of the bonds for the purpose of paying the cost of the improvement as modified, without further election, if the board determines that the sale of the unused portion of the bonds would be insufficient to finance the completion of the improvement for which the bonds were authorized. Specifies procedures to be followed and conditions under which such authority may be exercised.

Ch. 791 (AB 2525) PORTER Repeals Secs. 8573 and 8574, Wat.C., re Reclamation Board.

Deletes special conflict-of-interest provisions from law governing Reclamation Board.

Ch. 792 (AB 2558) BEVERLY Adds Sec. 21661.6, P.U.C., re airports.

Provides for review and approval by city or county legislative body, as case may be, of plan for enlargement or expansion of publicly owned airport prior to acquisition of land in city or county for such use. Prohibits development of property so acquired for purposes other than those specified in plan.

Ch. 793 (SB 56) NEJEDLY Adds Sec. 175.5, Wat.C., re water quality regulation.

Specifies that no member of the State Water Resources Control Board shall participate in any board action regarding waste discharge requirements which involves himself or any waste discharger with which he is connected as a director, officer or employee, or in which he has a direct personal financial interest, as specified. Prohibits specified participation by such member in any regional board proceedings. Provides procedure for removal from office by Attorney General for violations.

Ch. 794 (SB 262) COLOGNE Amends and adds various secs., Wat.C., re water management.

Provides that the State Water Resources Control Board shall have such powers, and may employ such legal counsel and other personnel, as may be necessary or convenient for the exercise of its duties, rather than limiting such powers and authority to the exercise of its duties under certain specific statutory provisions.

Includes the board within provision which directs the Department of Water Resources to take all appropriate proceedings or actions before executive, legislative, or judicial agencies to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of water.

Requires hearing to be held by the board before revocation of permit or license to appropriate water only when requested by the permittee or licensee, rather than

making such hearing mandatory before any such revocation. Requires notice to permittee or licensee of proposed revocation of the permit or license to contain a statement of facts and information upon which the proposed revocation is based, and to include a specified statement informing the permittee or licensee of his right to request a hearing, and that the board may act upon the proposed revocation without a hearing unless one is requested in a specified manner. Allows where permit or license is revoked without a hearing, the permittee or licensee to file, within 90 days of date of order of revocation, a request to set aside the revocation, and authorizes board, for good cause shown, to reinstate the permit or license.

Specifies that for purposes of provisions authorizing statutory adjudication of water rights in a stream system, the term "stream system" with respect to the Scott River in Siskiyou County includes ground water supplies which are interconnected with the Scott River, while under the general definition, such term includes, with respect to underground waters, only subterranean streams flowing through known and definite channels.

Authorizes board, upon finding that the use by any persons under claim of right of only minor quantities of water, as defined, would have no material effect on the rights of other claimants, to exempt such persons from being subject to such proceedings as claimants or parties, subject to the right of any such person to continue to be subject to such proceedings by giving prompt notice to the board.

Ch. 795 (SB 528) RODDA Amends Secs. 9301.5 and 9312, Ed.C., re elementary textbooks.

Defines "reusable educational material," "teacher's edition" and "teacher's manual."

Revises adoption methods for elementary basic and supplementary textbooks, reusable educational materials and teacher's manuals.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 796 (SB 630) COLOGNE Amends Secs. 10451.5, 10471 and 10473.1, B. & P.C., re real estate licensees: funds.

Makes the Real Estate Education, Research and Recovery Fund a continuously appropriated fund for specified purposes.

Requires copy of verified application for relief under the Real Estate Education, Research and Recovery Fund be served upon judgment debtor. Provides that judgment debtor may defend any such action on his own behalf, and shall have recourse to all appropriate means of defense and review including examination of witness.

Makes technical conforming changes in existing provisions.

Ch. 797 (AB 164) BEVERLY Amends Secs. 6500, 6504, 6508 and 6554, S. & H.C., re defaulted improvement bond: deposit.

Authorizes city or county treasurer to require bondholder of bonds authorized by Improvement Act of 1911 prior to sale of lot or parcel of land to pay such bond to make deposit in amount estimated by treasurer for costs incurred by city or county in obtaining title search or abstract of title if treasurer deems it necessary to determine ownership.

Requires redemption of land to be sold pursuant to such act to pay cost of title search or abstract, if incurred.

Provides that purchaser of property sold pursuant to such act shall pay \$7 fee to treasurer for making deed to such property, rather than requiring \$2 fee.

Makes related changes.

Ch. 798 (AB 337) RALPH Adds Art. 4 (commencing with Sec. 560), Ch. 6, Pt.1, Div. 1, Ins.C., re insurance.

Requires every insurer issuing automobile collision policy, as defined, to pay for repair of covered vehicle by check or draft, payable to repairer or to named insured and repairer, jointly, not later than 10 days after receipt of itemized bill covering repairs authorized by insurer which have been satisfactorily completed.

Ch. 799 (AB 574) WOOD Amends Secs. 1408, 1409, and 1410, Pen.C., re stolen or embezzled property.

Requires that reasonable notice and opportunity to be heard be given to person from whom custody of property was taken and to any other person as required by magistrate or court, as case may be, before magistrate is required or court is authorized, as case may be, on application and satisfactory proof of ownership, to order

delivery to owner of property allegedly or actually stolen or embezzled, as case may be. Specifies that order of magistrate or court for delivery of such property to owner of the property is without prejudice to state.

Ch. 800 (AB 593) CAMPBELL Adds Secs. 1241, 1241.1, repeals Sec. 1241, B. & P.C., re clinical laboratory technology.

Revises scope of applicability to physicians and surgeons of provisions of law relating to clinical laboratory technology.

Exempts clinical laboratories of the Department of Corrections until January 1, 1973, and the California Youth Authority from the law relating to clinical laboratory technology.

Ch. 801 (AB 603) RUSSELL Adds Sec. 25427.5, Ed.C., re community colleges.

Authorizes community college governing boards to impose fee, not to exceed \$1, for services relative to adding or dropping one or more courses any time after 2 weeks from commencement of instruction in any term, and provides that such fee shall not be charged for changes initiated or required by the community college.

Ch. 802 (AB 888) MOORHEAD Amends Sec. 26827.1, Gov.C., re county clerk's fees.

Changes fee from \$5 to \$10 for preparing an order or decree in a probate proceeding when ordered by the court in a county with a population in excess of 4,000,000.

Ch. 803 (AB 893) TOWNSEND Amends Sec. 2, Los Angeles County Flood Control Act (Ch. 755, Stats. 1915), re Los Angeles flood control.

Permits construction or improvements of existing facilities to involve landscaping and other aesthetic treatment. Authorizes district to provide for recreational use of the lands, facilities, and works of the district, as specified, by other public agencies or private persons or entities. Authorizes district, for specified purposes 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 for such properties or such lands.

Ch. 804 (AB 901) GONSALVES Amends Sec. 1352, Lab.C., re labor: women.

Exempts from hours of work restrictions of Labor Code regarding women, any female employee of licensed hospital during an emergency, rather than specified limited job classifications in hospital during emergency.

Ch. 805 (AB 923) KNOX Adds Sec. 53216.6, Gov.C., re pension trusts.

Authorizes funds received by local agencies for pension trusts to be invested in various types of securities, real property, bonds, and liens.

Ch. 806 (AB 928) HARVEY JOHNSON Amends Sec. 26838, Gov.C., re court fees.

Changes fee for certificate on filing notice of motion prior to filing record on appeal in reviewing court from \$2 to \$10.

Ch. 807 (AB 941) HAYES Amends Sec. 170, C.C.P. re disqualifying judges.

Makes technical correction of reference to period of time within which judge may answer specified written statement of objection to and disqualification of judge from five days to 10 days.

Ch. 808 (AB 1070) MONAGAN Amends Sec. 24207, Ed.C., re California State Colleges: employees.

Substitutes "mandatory retirement age" (as defined) for age of 70 years, with respect to provision providing for termination of employment of state college employees.

To take effect immediately, urgency statute.

Ch. 809 (AB 1110) QUIMBY Amends Sec. 70046, Gov.C., re courts: court reporters.

Requires that official reporters in San Bernardino County devote full time to the performance of their duties, during times when courts are open for transaction of judicial business. Prohibits official reporters from engaging in or soliciting to engage in any other employment ~~required to engage in their official duties~~ [in their professional capacity].*

Ch. 810 (AB 1127) HAYES Adds Sec. 6268.15, Ed.C., re vocational education opportunities.

Requires area vocational committees to arrange for specified meetings re the coordination of vocational education predicated upon employment projections within such area.

Directs minutes of such meetings to be sent to the Superintendent of Public Instruction and the Chancellor of the California Community Colleges.

Ch. 811 (AB 1184) BEVERLY Amends Sec. 22053, Fin.C., re personal property brokers.

Exempts from various provisions of Personal Property Brokers Law any commercial loan made to a person engaged in the business of selling goods for the sole purpose of financing the purchase of goods for resale.

Ch. 812 (AB 1492) HAYES Adds Ch. 1.5 (commencing with Sec. 10020), Pt. 1, Div. 9, W. & I.C., re public health care.

Prohibits person having private health care coverage from receiving the same health care furnished or paid by a publicly funded health care program.

Defines "private health care coverage" and "publicly funded health care program."

If a person with private health coverage receives publicly funded health care, the agency providing the health care is entitled to be subrogated to the rights such person has under his health coverage plan to the extent of the services rendered.

Deems all health insurance contracts entered into or renewed after January 1, 1972, to provide for payment to a publicly funded provider health care program when the insured or beneficiary of such contract receives publicly funded health care.

Ch. 813 (AB 1502) BEVERLY Amends Sec. 2954.5, Civ.C., re mortgages: late payment charges.

Specifies that failure of lender to comply with certain requirements of law in connection with certain real-property-secured loan transactions, does not excuse or defer borrower's performance of his obligations other than an obligation to pay a late payment charge, nor does such failure impair or defer right to lender to enforce any other obligations, including costs and expenses incurred in any lawfully authorized enforcement.

States that bill is declaratory of existing law.

To take effect immediately, urgency statute.

Ch. 814 (AB 1586) SCHABARUM Amends Sec. 1803, Veh.C., re violations of Vehicle Code.

Deletes from requirement that specified Vehicle Code violations be reported by court clerk or judge within 10 days after conviction violations of Vehicle Code provisions re registration and transfer of vessels.

Ch. 815 (AB 1599) DUFFY Adds Sec. 5120, W. & I.C., re mental health.

Permits in-patient and out-patient care and treatment in any area zoned for hospitals.

Ch. 816 (AB 1734) MOORHEAD Adds Sec. 5237, S. & H.C., re Improvement Act of 1911.

Allows contract under Improvement Act of 1911 to contain provisions to determine a fair and equitable price for changes in work thereunder subject to limitations in specified section. Includes arbitration and cost plus fixed fee as methods of price determination.

Ch. 817 (AB 1988) MOBLEY Amends Sec. 26875, Wat.C., re irrigation districts.

Permits district board to exempt annexed parcel of land which is not capable of being served water at the time of inclusion from the imposition of district assessments, in whole or in part, until such time as a water supply is available for service to such land.

Ch. 818 (AB 2001) PRIOLO Amends Sec. 2362, adds Secs. 2364.1, 2364.2, 2364.3, Ed.C., re school district organization.

Establishes separate procedure re transfer of territory from one community college district situated in county of the first class to another such community college district.

Ch. 819 (AB 2030) MONAGAN New act, and repeals Ch. 1775, Stats. 1963, re Stockton water conservation.

Changes name of Stockton and East San Joaquin Water Conservation District to the Stockton-East Water District, and prescribes special powers for the district. Provides for partial tax areas, special procedure for inclusion and exclusion of specified areas from district, and specifies division boundaries for election of directors.

To take effect immediately, urgency statute.

Ch. 820 (AB 2042) WILSON Amends Secs. 6 and 19, and adds Sec. 16.5, San Diego County Flood Control District Act (Ch. 55, Stats. 1966, 1st Ex. Sess.), re San Diego flood control.

Authorizes district to establish by ordinance and maintain building setback lines along the banks of any river, creek, stream, or other waterway for specified reasons. Permits landowner to submit an engineered alternative to the setback for approval by the district board.

Authorizes district to do all acts necessary to participate in all programs authorized by the federal government whereby federal funds are granted to the district or its residents for purposes of health, education, welfare, public works, or community improvement, and to make any expenditure of district funds required for such participation.

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

Authorizes district or any zone, subzone or special drainage area to borrow funds, as specified, from the County of San Diego or from any other governmental agency authorized to loan the same or from any private source for any district purpose.

Ch. 821 (AB 2238) SIEROTY Amends Sec. 19955, adds Sec. 19955.5, H. & S.C., re public accommodations: handicapped persons.

Substitutes term "public accommodation or facility" in provisions relating to access to public accommodations by physically handicapped persons, and adds auditoriums, motels, and convention centers to structures covered by such provisions.

Provides that passenger vehicle service stations, shopping centers and office buildings constructed in state with private funds shall adhere to specified provisions of Government Code relating to access to buildings by physically handicapped persons. Defines "office building." Exempts specified section of buildings from requirements if access to such sections is not provided to general public by ramp or elevator.

Ch. 822 (AB 2261) KETCHUM Amends Sec 5408, Lab.C, re workmen's compensation.

Eliminates requirement for appointment of guardian ad litem for person who has reached the age of majority, as defined.

Ch. 823 (AB 2411) CHACON Adds Sec. 23004.4, Gov.C, re counties.

Authorizes counties to provide specified insurance coverage for foster parents.

Ch. 824 (AB 2613) MOBLEY Amends Sec. 7451, Ed.C., re regional occupational centers.

Authorizes establishment of a regional occupational center or regional occupational program by 2 or more school districts maintaining high schools through the use of staff and facilities of community colleges serving the same area as the school districts maintaining the high schools, with the consent of the State Board of Education and the county superintendent of schools.

Makes additional changes in Sec. 7451, Ed.C., proposed by SB 274, to be operative only if SB 274 and this bill are both chaptered, and this bill is chaptered after SB 274.

Ch. 825 (AB 2655) LANTERMAN Adds, amends, repeals various secs., P.U.C., R. & T.C., re transactions and use tax.

Standardizes transactions and use tax provisions for such taxes that are to be administered by the State Board of Equalization by bringing all transit district taxation within present generally applicable provisions.

Limits tax rate to be imposed pursuant to a transactions and use tax ordinance adopted by the voters of a transit district to either $\frac{1}{4}$ or $\frac{1}{2}$ of 1 percent, whichever is authorized by the voters.

Ch. 826 (SB 900) COLOGNE Adds Secs. 20023.2, 31835.1, Gov.C., re Public Employees' Retirement System.

Provides concurrent retirement benefits under County Employees' Retirement Law of 1937 and PERS in cases where eligibility of member on deferred retirement to retire at age 50 are not available in both systems.

Ch. 827 (SB 215) HARMER Adds Ch. 1.75 (commencing with Sec. 5097.9), Div. 5, P.R.C., re archaeological, paleontological, and historical resources.

Requires Secretary of Resources Agency to establish a task force to conduct study of state's effort to preserve and salvage the archaeological, paleontological, and historical resources of the state. Requires secretary to determine the number of members and composition of the task force. Declares intent of the Legislature that there shall be a moratorium on the disturbance of native California Indian burial sites abandoned less than 200 years, as defined, until the Legislature acts upon the report required to be transmitted to the Legislature by the secretary, and prohibits any state agency from permitting archaeological digging in any such site during the period of such moratorium. Permits state agencies to authorize disturbance of such sites during period of moratorium with the permission of the governing council of the Indian people concerned.

Requires plan or proposed legislation to be submitted by task force to the secretary by December 31, 1972, and dissolves task force on that date.

Ch. 828 (SB 273) RODDA Adds Sec. 19553.3, Ed C., re school building: portable facilities.

Requires State Allocation Board to review all applications for school building aid to insure that no apportionments will be made for construction of permanent facilities to meet temporary peak enrollments at any site or at any grade level.

Allows board to provide for construction of portable facilities in excess of basic limitation formulas at any site in a high school or unified district where the board has determined that such district will not be able to house high school students under the prescribed basic area limitation formulas.

Declares that board shall have no authority to make an apportionment for construction area at high school attendance centers which, when added to area of adequate school construction of that center, exceeds specified maximum area.

Ch. 829 (SB 353) KENNICK Amends Sec. 1825, W. & I.C., re Department of the Youth Authority.

Provides that county base commitment rate for purposes of state reimbursement shall be limited to a range not less than 40 commitments nor more than 100 commitments per 100,000 population.

To become operative July 1, 1972.

Incorporates additional changes to Sec. 1825, W. & I.C., proposed by SB 354 and AB 92, to be operative only upon enactment of SB 354 and AB 92.

Ch. 830 (SB 354) KENNICK Amends Sec 1825, W. & I.C., re Department of the Youth Authority.

Provides that if amount received by a county from the state in reimbursement of its expenditures for special supervision programs in a fiscal year is less than maximum statutory amount allowable, the difference may be used by the state in the next two succeeding fiscal years rather than merely the next succeeding fiscal year in reimbursing the county.

Incorporates additional changes to Sec. 1825, W. & I.C., proposed by SB 353 and AB 92, to be operative only upon enactment of SB 353 and AB 92.

Ch. 831 (SB 493) CARPENTER Amends Secs. 23320, 23328, 23329, repeals Secs. 23324, 23326, B. & P.C., re alcoholic beverages.

Specifies annual license fee of \$360 for on-sale bona fide public eating place intermittent dockside vessel of more than 15,000 tons displacement.

Eliminates provision for a proportionate reduction in amount of alcoholic beverages authorized to be sold under a license if such license has a fee which is graduated according to the amount of alcoholic beverages sold under such license and license is applied for after the beginning of the license year.

Deletes requirement that off-sale general licensees shall at specified times file a report containing information as to whether gross retail sales of distilled spirits for the fiscal year were less or more than \$20,000, and further deletes the requirement, if such report shows the total amount of distilled spirits sold during the year

exceeds the amount permitted by the license fee already paid the department, that the licensee accompany the report with such additional license fee as may be unpaid in accordance with the provisions of the license issued.

Makes related changes.

Ch. 832 (SB 520) DEUKMEJIAN Adds Secs. 1628.5 and 1740.5, B. & P.C., re healing arts.

Authorizes denial of application to take examination for licensure as dentist, registration as dental corporation, or licensure as dental hygienist under designated circumstances.

Ch. 833 (SB 535) PETRIS Adds Ch. 10 (commencing with Sec. 3480), Div. 4, H. & S.C., re immunization against communicable diseases.

Prohibits any person 18 years of age or under, or in the case of pertussis (whooping cough), 6 years of age or under, with prescribed exceptions, from being unconditionally admitted as pupil of public child care center, day nursery, nursery school, elementary school or secondary school, unless he has been immunized against diphtheria, pertussis (whooping cough), and tetanus. Authorizes conditional admittance to such facilities and schools for persons not immunized, but requires proof of immunization within two weeks of admittance. Provides that person suspected of having diphtheria, pertussis or tetanus may be excluded from such facilities and schools until governing board thereof is satisfied that the person does not have the disease.

Specifies that each county's health officer shall provide immunization program. Provides that governing boards of facilities and schools specified in act may use their funds to provide the immunizations, and may employ physician to render such immunizations.

Makes related changes.

Ch. 834 (SB 549) SHORT Amends Sec. 16645.2, Ed.C., re handicapped minors: development centers.

Authorizes, subject to specified conditions, enrollment of otherwise eligible minors between 18 months and 3 years of age in experimental programs in a development center for physically handicapped and mentally retarded minors maintained by a school district or a county superintendent of schools.

Ch. 835 (SB 557) MARLER Amends Sec. 62474, Ag.C., re fluid milk or cream.

Eliminates the provisions requiring distributor purchasing fluid milk or fluid cream, or both, other than in bulk, from another distributor for sale in a marketing area other than the marketing area where purchased to pay a price which is not less than the minimum subdistributor price for the marketing area in which such milk or cream, or both, is ultimately sold.

Requires that the price paid for fluid milk or fluid cream, or both, purchased other than in bulk, by one distributor from another distributor, in a marketing area included within any pooling plan under the Gonsalves Milk Pooling Act, for sale in a marketing area not included within such pooling plan be not less than the minimum subdistributor price for the marketing area in which the fluid milk or fluid cream, or both, is ultimately sold. Authorizes the Director of Agriculture to permit an allowance against the subdistributor price for the cost of transportation, if the purchasing distributor accepts delivery of such fluid milk or fluid cream at the processing plant or depot of the selling distributor, and thereafter, at the expense of the purchasing distributor, transfers such fluid milk or fluid cream to the area of sale.

Requires that the price for fluid milk or fluid cream, or both, purchased other than in bulk, by one distributor from another distributor in a market area not included within any pooling plan under the Gonsalves Milk Pooling Act and ~~is~~ ultimately sold by the purchasing distributor in a marketing area included within such pooling plan be not less than the minimum subdistributor price for the marketing area in which the fluid milk or fluid cream, or both, is ultimately sold.

Ch. 836 (SB 581) WAY Adds Sec. 2281, Ag.C., re county agricultural commissioners.

Specifies that the county agricultural commissioner shall be responsible for all local administration of the enforcement program, as prescribed, in all cases where the provisions of the Agricultural Code place joint responsibility for the enforcement of laws and regulations on him and on the Director of Agriculture, except as otherwise specifically provided. Designates various duties and responsibilities of the director.

Ch. 837 (SB 608) ZENOVICH Amends Secs. 2462, 2651, adds Sec. 2635.1, B. & P.C., re physical therapists.

Makes special provision for licensing of graduates of foreign physical therapy schools.

Ch. 838 (SB 609) ZENOVICH Amends, adds, repeals, various secs., B. & P.C., re physical therapists.

Revises Physical Therapy Practice Act.

Changes various fees for physical therapists. Modifies terms and qualifications of persons to be appointed to the examining committee. Permits committee, rather than the Board of Medical Examiners of the state, to determine where and when it shall examine applicants for licenses. Permits member of examining committee or licensed persons authorized by committee to inspect facilities and their staff and records providing physical therapy care treatment or services. Specifies times and places of committee meetings. Describes committee's duties with respect to hearings re contested cases or petitions for reinstatement, restoration, or modification of probation. States application for licenses are to be filed with the committee rather than the board. Permits committee to conduct examinations under a uniform examination system. Deletes requirement an applicant be a resident of this state. Modifies passing scores for examination and procedure for reexamination. Adds additional ground for disciplinary action relative to violations of State Medical Practice Act, and includes aiding, abetting, and conspiring to violate that act and laws relative to physical therapists. Deletes specified provisions relative to licensing without examination.

Permits superior court on application of the board or 10 or more licensees to issue injunction restraining violations and potential violations of Physical Therapy Practice Act.

Makes related changes.

Makes changes in Sec. 2642 [2462] *, B. & P.C. contingent upon enactment of SB 608 and changes in Sec. 2635, B. & P.C. contingent upon enactment of AB 2887.

Ch. 839 (SB 648) LAGOMARSINO Amends Secs. 11554, 15003, Gov.C., re Department of Justice.

Deletes provisions specifying the salary of the Deputy Director of the Department of Justice.

Ch. 840 (SB 655) RODDA Amends Sec. 31215, Ed.C., re state scholarships.

Requires eligibility for state scholarships to be determined on the basis of results of a national or statewide test (or tests) which is to be determined by a panel of five psychologists or psychometrists appointed by the State Scholarship and Loan Commission, to meet certain standards, rather than generally on the basis of competitive examination or the results of the College Entrance Examination Board scholastic aptitude test.

Ch. 841 (SB 670) SONG Adds Secs. 27647 and 68111, Gov.C., re judges represented by counsel.

Specifies, subject to conditions, that superior, municipal, and justice court judges can be represented in proceedings involving their judicial duties by the county's county counsel. Excepts criminal proceedings against judges, grand jury investigations of judges, proceedings before the Commission on Judicial Qualifications, and civil action or proceedings arising out of facts under which judge was convicted of criminal offense in a criminal proceeding.

Also specifies that a judge when appearing as a witness in his official capacity in any action or proceeding, is entitled to be represented by counsel of his choice.

Ch. 842 (SB 786) GRUNSKY Amends Sec. 19681, adds Sec. 19683.6, Ed.C., re school building aid.

Authorizes State Allocation Board to make apportionments from any of specified appropriated funds and proceeds from any state bonds heretofore or hereafter authorized by the electorate for state school building aid, rather than limiting apportionments to not more than 3½ percent of such funds and not more than 3½ percent of specified bond sale proceeds, to assist school districts in providing necessary housing and equipment for education of exceptional children.

Requires the board to control such apportionments in accordance with specified standards.

To take effect immediately, urgency statute.

Ch. 843 (SB 918) GRUNSKY Amends Sec. 13336, Ed.C., re school employees.

Permits governing boards of school districts to employ otherwise qualified persons in substitute status after September 1 for remainder of school year if such persons consent to such employment, and no regular employee is available to fill the position, and such unavailability is demonstrated to the satisfaction of the Commission for Teacher Preparation and Licensing.

Provides that any person employed for one complete school year as a temporary employee shall, if reemployed for the following school year in a position requiring certification qualifications, be classified by the governing board as a probationary employee and that the previous year's employment as a temporary employee shall be deemed one year's employment as a probationary employee for purposes of acquiring permanent status.

Makes related technical change.

Ch. 844 (SB 921) WAY Adds Ch. 4.5 (commencing with Sec. 19051), Pt. 3, Div. 9, Ag.C., re animals' holding and disposal.

Authorizes Director of Agriculture to order any animal carrying residues of pesticides, poisons, or other deleterious substances to be held on premises where it is found or elsewhere until a determination that the animal may be safely released for human food purposes.

Provides that the director may require that an animal found not fit for human food purposes or containing in its body any deleterious substance in excess of a tolerance established by the director be disposed of.

Authorizes director to bring court action to enforce hold orders. Provides for administrative review of hold or disposal order under designated provisions.

Ch. 845 (SB 937) BURGNER New act, re state college property.

Authorizes trustees, with approval of Department of General Services, to exchange parcel of land near San Diego State College for another nearby parcel and expresses legislative intent that they lease newly acquired parcel to City of San Diego for use as a city park.

To take effect immediately, urgency statute.

Ch. 846 (SB 940) CUSANOVICH Adds Sec. 11710.2, Veh.C., re vehicle dealers.

Authorizes Director of Motor Vehicles to refund cash deposits or to return assignments of deposits posted in lieu of automobile dealer's surety bond after three years from date licensed dealer, or applicant for dealer's license who operated business under temporary permit, ceases to do business, if no unsatisfied claims are outstanding against such deposit or assignment. Provides for earlier return upon court order and allows department its costs in processing claims against security posted in lieu of dealer's surety bond.

Ch. 847 (SB 1002) PETRIS Adds Sec. 9751.1, Ed.C., re obsolete textbooks.

Authorizes Superintendent of Public Instruction to use funds from free textbook budget to ship obsolete textbooks to specific persons and groups, where the cost thereof will be lower than cost of storing or otherwise disposing of the books.

Ch. 848 (SB 1063) ALQUIST Amends Secs. 23772, 23774, adds Sec. 25402.5, repeals Secs. 23772.5, 23773, R. & T.C., re exempt organizations

Revises filing requirements for certain exempt organizations with respect to an informational return under Bank and Corporation Tax Law.

Ch. 849 (SB 1073) DEUKMEJIAN Amends Sec. 1167, adds Secs. 1167.3, 1167.5, C.C.P., re real property proceedings.

Increases time limits for defendant to answer in forcible entry or forcible or unlawful detainer actions for possession of real property from three days to five days. Provides for five-day time limit for answer of complaint or amendment of answer under specified circumstances. Prohibits, except for good cause shown, extension of time in excess of 10 days without consent of adverse party, where such extension of time relates to specified matters.

[Adds Sec. 11673.5, C.C.P., contingent upon enactment of A B 2461.] *

Ch. 850 (SB 1076) BURGNER Amends Sec. 6820, Ed.C., re substitute teachers, handicapped minors.

Authorizes, upon application of school district or county superintendent of schools, the Superintendent of Public Instruction to approve an extension of 20 days for a

substitute teacher to teach physically handicapped minors (over the initial 20-day maximum period for annual employment of such teachers).

Ch. 851 (SB 1278) COOMBS Amends Secs. 11102, 11104, 11105, 11110, and 11111, Veh.C., re driving schools.

Provides for an application fee of \$100, rather than an examination fee, for a driving school, and deletes license fee of \$25.

Makes driving school licenses renewable annually, rather than every 4 years.

Specifies that department may cancel, suspend, revoke, or refuse to renew such license whenever licensee conducts driver training in unsafe manner.

Revises provisions re requirements to operate a driving school, and to qualify as an instructor for a driving school or as an independent instructor. Imposes \$5 fee for reinstatement of license suspended for failure of licensee to meet specified requirements.

Makes related changes.

Ch. 852 (SB 1317) GRUNSKY Amends Sec. 17551, Ed.C., re minimum annual school term.

Requires Board of Governors of California Community Colleges to establish, for purpose of provisions disqualifying school districts from State School Fund apportionments, standards to determine whether community colleges have maintained the regular day schools of the district for at least 175 days during the next preceding fiscal year.

Ch. 853 (SB 1406) LAGOMARSINO Adds Sec. 5005.6, P.R.C., re state parks.

Vests in Department of Parks and Recreation exclusive jurisdiction with respect to property salvage and recovery operations in and upon the lands of the state park system. Authorizes department to issue permits granting the privilege of conducting such operation, and authorizes Director of Parks and Recreation to make rules and regulations regarding applications for permit and the conduct of such operations.

Requires the terms and conditions of any such permit to be subject to the approval of the Director of Finance.

Requires the department to file an annual report with the Legislature, as prescribed, on any operations which have been undertaken during the previous year, the results of such operations, the permits which are pending and under consideration, and the extent of the public interest in such operations.

Ch. 854 (SB 1474) KENNICK New act, re tidelands and submerged lands.

Authorizes lease of granted tidelands or submerged lands to Regents of the University of California and to the Trustees of the California State Colleges for educational purposes. Authorizes conveyance of lands determined to be free of public trust for navigation, commerce, and fisheries to regents or trustees for educational purposes, and authorizes lease of such lands to agency or entity created pursuant to joint exercise of powers agreement.

Ch. 855 (AB 167) BARNES Amends Sec. 14070.5, Ed.C., re State Teachers' Retirement System.

Provides that the amount deducted from the refundable balance after termination of service under the State Teachers' Retirement System shall be appropriated to the State Teachers' Retirement System and credited to the system's General Fund support appropriation as a reimbursement for the fiscal year during which such amounts are deducted.

To take effect immediately, urgency statute.

Ch. 856 (AB 260) PRIOLO Amends, adds, repeals various secs., Pen.C., re jurors.

Requires court to interview all persons listed as suitable to serve as grand jurors to ascertain whether they possess statutory qualifications for grand jurors.

Provides that in order for name of eligible person to be listed he must sign a statement declaring availability for service for number of hours usually required of member of grand jury in county.

Makes related and technical changes.

Makes changes in bill applicable only to investigation grand jurors, to be operative only upon enactment of AB 447. Makes conforming changes.

Ch. 857 (AB 358) BAGLEY Amends Sec. 3100.7, adds Sec. 3132, Ed.C., re mandatory school district elections.

Exempts from requirement that a school district unification election be held on date of each presidential primary election, any school district territory in which (a) after June 1, 1964, and prior to July 1, 1971, two unification elections were conducted within a 12-month period, both of which elections were defeated, or (b) a unification election was held during the preceding calendar year.

Requires Department of Education to study progress and status of prescribed school district reorganization and to report thereon to Legislature in 1973.

Prescribes operative dates of amendments to Sec. 3100.7, Ed.C. proposed by this bill and SB 878 in event both bills are enacted.

Ch. 858 (AB 450) WARREN Amends Sec. 22635, Ed.C., re student rules and regulations.

Requires specified institutions of higher education to adopt procedures by which students will be informed re rules and regulations governing student behavior.

Deletes requirement that student be provided with a copy of such rules and regulations at time of registration and that revisions be distributed.

Ch. 859 (AB 837) RYAN Amends various secs., Ed.C., re Certified Master Teacher Law.

Revises description of those school districts, two of which, may be designated by the State Superintendent of Public Instruction for a three-year master teacher selection pilot program.

Revises schedule of implementation of specified components of pilot programs.

Prohibits participation in program unless 60% of certificated employees of a district voting thereon approve.

Revises dates for elections of elementary and secondary certificated members of master teacher selection panels.

Authorizes designee of county superintendent of schools from his office, as well as the county superintendent of schools, to serve as chairman of such a panel.

Adds as an alternative to master's degree educational criterion for selection of master teachers, a bachelor's degree plus 45 semester units taken after bachelor's degree.

Revises final dates for applications for master teacher certificates and for their appointments.

Requires establishment of separate fund for application fees, provides for their use, and provides for funding in case of deficits.

Specifies that reimbursements by Superintendent of Public Instruction to districts for additional master teacher stipends paid, be made from state school apportionment funds; appropriates \$150,000 from State School Fund for 1971-1972 fiscal year for such stipends.

Provides for payment of entire \$4,000 additional stipend to any teacher who qualifies at any time during the school year as a master teacher.

To take effect immediately, urgency statute.

Ch. 860 (AB 898) BRATHWAITE Amends Secs. 900, 902, and 904, Pen.C., re grand jury selection procedure.

Revises procedure required to be followed by county clerk in making up grand jury box and selecting persons therefrom to serve on grand jury. Makes clarifying change.

Changes authorized maximum number of members of grand jury in Los Angeles County from 34 to 40.

Ch. 861 (AB 917) DUFFY Adds Ch. 8 (commencing with Sec. 24000), Div. 11, Ag.C., re horses.

Prohibits, with prescribed exceptions, any person from administering any drug or medication, either before or during a public horse show, horse competition, or horse sale, to any horse which could affect the performance or disposition of the horse.

Requires an exhibitor, as defined, upon request of the public horse show, horse competition, or horse sale management or the Department of Agriculture or agent thereof, to permit a specimen from his horse to be taken, as prescribed. Creates presumption that a drug or medication has been administered to the horse, if testing indicates presence of such drug or medication.

Prohibits any exhibitor from knowingly exhibiting or entering in any public horse show, horse competition, or horse sale, any horse which has been medicated or drugged as prescribed, and specifies that any exhibitor who violates such provisions shall, in addition to any other penalties, forfeit all the winnings and prize moneys that he has received from such public horse show or horse competition and be subject to a prescribed fine. Permits the Director of Agriculture to suspend an exhibitor who violates such provisions from all competition of any public horse show or horse competition for prescribed period of time

Requires the management of a public horse show, horse competition, or horse sale, to charge and collect a prescribed fee for each horse entered or exhibited in such show, competition, or sale and provides that such moneys, which may be used by the Department of Agriculture to carry out the provisions of this act, are to be deposited in the Department of Agriculture Fund.

Provides that the Director of Agriculture shall have jurisdiction of all horse shows and shall adopt designated rules and regulations, as prescribed.

Requires the Director of Agriculture to appoint advisory committee composed of members from designated organizations, and prescribes its powers and duties.

Requires the director to adopt designated regulations for random testing, and testing under specified conditions, of horses which are exhibited or entered in any public horse show, horse competition, or horse sale. Specifies that these provisions shall become operative on January 1, 1972.

Declares that no provision of this act shall in any way affect the existing law governing horseracing.

To take effect immediately, urgency statute.

Ch. 862 (AB 937) BIDDLE Adds Secs. 39156, 39157, H. & S.C., re motor vehicles: air pollution.

Requires manufacturer of each motor vehicle and motor vehicle engine of a model year beginning more than 60 days after the effective date of the act to make prescribed warranties as to such motor vehicle and motor vehicle engine to ultimate purchaser and each subsequent purchaser.

Defines "useful life" of a motor vehicle or motor vehicle engine, for such purpose.

Ch. 863 (AB 940) HAYES Amends Sec. 540, Prob C., re executors and guardians.

Provides that oath required to be taken by administrators or executors of estates may be taken and dated on or after the time when the petition for letters testamentary or letters of administration is filed and may be filed with the county clerk after the petition is granted.

Ch. 864 (AB 1013) RAY E. JOHNSON Amends Sec. 30302, Gov.C., re tax-collecting procedure.

Changes composition and procedure of appointment for the Committee on County Tax Collecting Procedures.

Ch. 865 (AB 1015) RAY E. JOHNSON Amends Sec. 5096.3, R. & T.C., re taxation.

Specifies that where a public agency acquires property after the lien date by condemnation and seeks refund of property tax on such property, it would be required as a prerequisite to such refund that the public agency reimburse the condemnee in the eminent domain action and submit proof of the reimbursement.

Applies to property acquired after 1972 lien date.

Ch. 866 (AB 1509) KEYSOR Amends Sec. 15503.5, Ed.C., re school buildings.

Excludes buildings utilized by adult schools or community colleges for off-campus, voluntary adult education courses for credit or noncredit, rather than only for non-credit, from definition of a "school building" for purposes of specified structural standards provisions. Requires, in case of excluded building not conforming to such structural standards, that a notice to that effect be posted in a conspicuous place on such building.

Ch. 867 (AB 2462) HAYES Adds Sec. 4381, Civ.C., re family law.

Provides that reconciliation of parties, whether conditional or unconditional, shall be ameliorating factor to be considered by court in considering any contempt of existing court order under Family Law Act.

Ch. 868 (SB 914) GRUNSKY Amends Secs. 6423 and 6426, Ed.C., re mentally gifted minors.

Authorizes county superintendents of schools, with approval of county boards of education and the governing board of the school district, to provide programs for mentally gifted minors who reside in any school district, rather than who reside in any school district which has an a.d.a. of less than 901 in the schools of the district.

Provides for allowances for county superintendents of schools who maintain programs for mentally gifted minors, such allowances to be the same as for school districts which maintain such programs.

Ch. 869 (SB 1180) RODDA Adds Sec. 1203 05, Pen C., re probation reports.

Provides that, after 30 days from date judgment pronounced or probation granted, report of probation officer that is filed with the court may be inspected by court personnel and shall be made available only to persons authorized or required by law to inspect or receive copies of report and shall not be open to public inspection.

Authorizes inspection or copying of report at any time by any person by order of court upon filing petition therefor. Authorizes court, on own motion, to at any time make report public or disclose contents.

Provides, however, that any person is entitled to inspect or receive copies of report not otherwise open to inspection or copying under above provisions if another accusatory pleading, arising out of subsequent arrest, is filed with respect to person who is subject of such report. Authorizes such inspection or copying until such time as there is final disposition of case.

Ch. 870 (AB 166) BARNES Amends, adds various secs., Ed.C., Fin.C., re State Teachers' Retirement System.

Authorizes investment of Teachers' Retirement Fund money in specified amounts and types of stock and shares. Requires Teachers' Retirement Board to retain investment advisors and to include such transactions in specified annual report. Provides that the investments of the Teachers' Retirement Fund are subject to limitations imposed upon investments by savings bank rather than confined to securities approved for investments by such banks.

Makes declaration of legislative intent regarding such investments.

Ch. 871 (AB 773) THOMAS Amends Sec. 18632 5, B. & P.C., re boxing and wrestling.

Authorizes State Athletic Commission to assess maximum fine of \$2,500 rather than \$500 for violation of provisions of law relating to boxing and wrestling or any of rules or regulations of commission.

Ch. 872 (AB 823) PORTER Amends Sec. 190, Wat.C., re Western States Water Council.

Provides that each member of the Western States Water Council shall receive the actual and necessary expenses incurred by him in the performance of his duties as a member, including travel expenses, and that each such member, except persons who are officers or employees of the state, shall receive a compensation of \$25, to be paid from the budget of the California Advisory Committee, for each day such member is engaged in the performance of his duties as a member.

Ch. 873 (AB 1033) MOORHEAD Amends, adds, and repeals various secs., C.C.P. and U.I.C., re unemployment insurance.

Authorizes Director of Human Resources Development to serve, personally or by certified, rather than registered, mail, notices of levy, rather than notices to withhold, on persons who have in their possession or control credits or, with regard to banks and savings and loan associations, rather than banks, personal property of, or owing debts to, person or employing unit who is delinquent, at time of levy, in payments of contributions, penalties, or interest provided for in unemployment compensation law or unemployment compensation disability law.

Authorizes director to assess person or employing unit for amount of deficiency, based on estimate made by director of amount to be paid, if he is not satisfied with tax return by such person or unit.

Imposes personal liability upon person and estate of any person who has received notice of levy who fails or refuses to surrender credits or personal property of, or pay debts owed to, delinquent taxpayer to amount equal to value of such property or credits, not to exceed amount specified in notice of levy, rather than imposing

personal liability on such person who transfers or disposes of such credits or personal property.

Revises provisions on adoption of regulations by director.

Requires the director to make refunds to employers of employer tax overpayments for unemployment insurance where the refund does not include any refundable worker contributions without first notifying the employer of such tax overpayment. Makes change effective only as to overpayments determined by the director on or after the effective date of act.

Includes within definition of "employer," for purposes of unemployment compensation and unemployment compensation disability laws, employing unit which pays specified wages pursuant to collective bargaining agreement with labor organization in motion picture, radio, or television industry. Includes within definition of "wages," for purposes of such laws, remuneration paid by subsequent employer when prior employer is relieved of legal obligation for payment.

Makes related changes; deletes inconsistent provisions

Ch. 874 (AB 1084) GONSALVES Amends Sec. 22654, Veh.C., re removal of vehicles.

Specifically authorizes employees of the Department of Public Works to remove any disabled vehicle which constitutes an obstruction to state freeway traffic to nearest available location where parking is permitted and requires department to follow specified notice requirements if vehicle is unoccupied.

Ch. 875 (AB 1544) TOWNSEND Amends Sec. 4054, Ag.C., re state contracts: agricultural associations.

Permits the board of directors of a district agricultural association, by two-thirds vote of all its members, to purchase materials or lease equipment for not in excess of \$20,000 when such purchase or lease is made in conjunction with donated labor construction improvements on the grounds of the association.

To take effect immediately. urgency statute.

Ch. 876 (AB 61) BILL GREENE Amends Sec. 6268.12, Ed.C., re vocational programs.

Extends from one year to two years the time after its initial meeting, within which each area vocational committee must develop and submit an area master plan to provide coordination between vocational, technical, adult, and continuation education agencies within the area.

Ch. 877 (AB 279) MACDONALD Amends Sec. 16851, Ed.C.; amends Sec. 22454, Veh.C., re schoolbuses

Conforms definition of schoolbus in Education Code to definition of schoolbus in Vehicle Code, by extending former definition and exceptions thereto, to private schools, as well as public schools and by extending exception thereto of specified station wagons, to 10-passenger station wagons.

Revises provision prescribing duty of driver of vehicle to stop upon meeting or passing a schoolbus when the bus is stopped.

Ch. 878 (AB 327) WOOD Amends Sec 12991, Ag.C., re agricultural chemicals.

Makes it unlawful for any person, in connection with any prescribed substance or mixture, instead of in connection with the sale of any such substance or mixture, to perform various enumerated acts Includes transporting or handling of economic poison, or any container which holds or has held economic poison, among such various unlawful enumerated acts.

Ch. 879 (AB 529) FORAN Adds Sec. 27707 1, Gov.C., re public defenders.

Authorizes counties to permit their public defenders to enter into mutual assistance agreements with public defenders of other counties permitting temporary assignment of deputies from one county to another in actions or proceedings in which public defender of county to which deputy has been assigned has properly refused to represent a party because of conflict of interest.

Ch 880 (AB 556) QUIMBY Amends Sec. 564, W. & I.C., re juveniles: traffic violations.

Provides that, in addition to other punishments specified, minor guilty of traffic violation may be ordered to work, upon approval by a juvenile court judge, in certain parks or recreational facilities for not to exceed 25 hours over a period not to exceed 30 days at times other than his hours of school attendance or employment.

Incorporates additional changes to Sec. 564, W. & I.C. proposed by SB 762, to be operative only if SB 762 and this bill are both chaptered, and this bill is chaptered after SB 762.

Ch. 881 (AB 585) BADHAM Amends Secs. 19006, 19007, 19007.5, and adds Secs. 19089.3, 19155, B. & P.C., re furniture and bedding.

Revises scope of applicability of provisions relating to furniture and bedding to include furniture and bedding which is or can be stuffed or filled with any substance or material, including a liquid.

Requires all bedding with liquid filling material and each component part to have specified label, and establishes that Bureau of Furniture and Bedding shall adopt defined rules and regulations relative to such bedding and components.

Provides for disposition of fees attributable to such revision received by bureau.

Ch. 882 (AB 664) CROWN Amends, adds various secs., Gov.C., re court personnel.

Changes job titles, number of positions, and compensation of various officers, attachés, or employees of Alameda County Superior Court.

Deletes provision limiting effective period of provisions authorizing certain personnel of such court to receive correspondingly higher compensation whenever higher compensation is provided for superior court clerk II in Alameda County classified service. Makes certain employee benefits dependent on Alameda County Administrative Code, rather than on annual salary ordinance of such county.

Changes and provides for salaries and number of positions of various personnel of municipal courts in Alameda County.

Permits the appointment of five instead of four senior deputy clerks for the municipal court, Vallejo Judicial District.

Ch. 883 (AB 763) KNOX Amends Sec 712, U.I.C., re nonprofit organizations.

Permits nonprofit organizations which have elected reimbursement financing of unemployment benefits prior to January 1, 1971, to use prior employer contributions accumulated during entire period of prior elective coverage agreement rather than only such contributions accumulated during the preceding five years.

Ch. 884 (AB 889) MOORHEAD Amends Secs. 1418 and 1418.5, Pen.C., re destruction of exhibits.

Eliminates provisions requiring notice to a party followed by a 60-day period before exhibit (criminal cases) can be destroyed.

Provides that no documentary exhibit shall be destroyed or otherwise disposed of until 60 days after clerk of court has posted notice in three public places in county concerning prospective disposition of exhibit if not claimed.

Changes from one year after conviction becomes final to two years after conviction becomes final period in which the court shall make order requiring transfer or destruction of documentary exhibits as specified.

Ch. 885 (AB 897) BRATHWAITE Amends Sec. 938.1, Pen.C., re grand jury transcripts.

Requires county clerk to file original and deliver copy of grand jury transcript of proceedings leading to indictment to district attorney, rather than requiring him to deliver original of such transcript to district attorney.

Ch. 886 (AB 1002) VASCONCELLOS Adds Ch. 7 (commencing with Sec. 32100), Div. 22, Ed.C., re continuous school programs.

Authorizes public school districts of any type or class to establish a continuous school program, whereby pupils attend school all year around in rotating shifts of four approximately 45 class-day sessions, with interspaced approximately 15 class-day vacations.

Prescribes elements of such program and requires Superintendent of Public Instruction to prescribe appropriate procedure for computation of allowances, apportionments, and disbursements from State School Fund.

Operative July 1, 1973.

Ch. 887 (AB 1124) DENT Amends Secs. 6902.05, 6902.3 and 6903.2, Ed.C., re mentally retarded minors

Revises membership of local admission committee for programs for mentally retarded minors. Permits members of such committee to serve also on admission committee for educationally handicapped minors. Permits interim placement of minor

into programs for the mentally retarded if he comes into the district and his last enrollment was in such a program.

Permits Superintendent of Public Instruction, rather than the State Board of Education to waive maximum class size standards for programs for mentally retarded minors and severely mentally retarded minors and specifically permits such waiver under specified circumstances.

Ch. 888 (AB 1148) KEYSOR Amends Secs. 13125, 13168.1, Ed C., re teaching credentials.

Provides that no qualified person can be denied a teaching credential, teacher training, student teaching experience, or a teaching position because he is physically handicapped, rather than totally or partially blind. Defines "physically handicapped."

Prescribes operative dates for purposes of Teacher Preparation and Licensing Law of 1970.

Ch. 889 (AB 1169) SEELEY Amends Sec. 27361.2, Gov.C., re recording fees

Provides with respect to provisions of law imposing additional recording fee for each reference in an instrument, paper or notice to previously recorded document, other than first reference, which requires additional indexing that references to group mining claims listed on a proof of labor shall be considered as only one reference when they are consecutively numbered or lettered alphabetically, and that each break in consecutive numbers or letters shall be considered as an additional mine for fee purposes and so indexed.

Ch. 890 (AB 1178) MURPHY Amends Sec. 49, Drainage District Act of 1903 (Ch. 238, Stats, 1903), re drainage districts.

Requires board of directors of drainage district to publish notice for not less than 10 days, as prescribed, rather than for not less than 20 days, in newspaper, as described, when it adopts a plan for district works

Permits contract for such works to be let without bid if it calls for an expenditure of less than \$3,500 rather than requiring that such expenditure be less than \$2,000 in order that such contract may be let without bid.

Ch. 891 (AB 1183) BEE Adds Sec. 30101.5, S. & H.C., re California Toll Bridge Authority.

Authorizes California Toll Bridge Authority to permit emergency vehicles and other vehicles owned by any public agency under specified circumstances, to cross toll bridge, tubes, or other toll highway crossing without paying a toll.

Ch. 892 (AB 1210) MOORHEAD Amends various secs., Gov.C. and W. & I C., re public guardian.

Permits county board of supervisors to establish a revolving fund for a salaried public guardian.

Ch 893 (AB 1326) POWERS Amends Sec. 6754, B & P C., re examinations.

Eliminates requirements that examinations for registration under Civil and Professional Engineers Act shall be held at regular or special meetings of the State Board of Registration for Professional Engineers and that such examinations be given within the state.

Ch. 894 (AB 1329) BARNES Amends Sec. 77.7, H. & N.C., re yacht and ship brokers.

Requires vessel sale authorizations to contain a description of the vessel, as specified.

Ch. 895 (AB 1331) BARNES Amends Sec 20202.5, Gov.C., re Public Employees' Retirement System

Increases the limit on the amount of interest earnings which may be applied to costs of administration of Public Employees' Retirement System from 10 hundredths of 1 percent to 13 hundredths of 1 percent after July 1, 1972.

Provides that such costs shall be paid from funds appropriated by the Legislature.

Ch. 896 (AB 1369) BIDDLE Amends Sec. 367d, Pen.C., re motor vehicle offenses.

Makes it misdemeanor for person who is under influence of any drug to drive motor vehicle.

Ch. 897 (AB 1415) WARREN Amends Sec 41103, Veh.C., re notice of parking violations.

Requires that notice of parking violation to registered owner of vehicle inform such owner that unless he appears in designated court within 10, rather than 5, days after service of such notice, a warrant or citation to appear will be issued.

Makes additional changes in Sec 41103, Veh.C., proposed by AB 778, to be operative only if AB 778 and this bill are both chaptered, and this bill is chaptered after AB 778.

Ch 898 (AB 1445) KETCHUM Amends Sec. 78475, B & P.C., re geologists. Designates circumstances under which person not meeting specified requirements shall be issued certificate of registration as geologist.

Ch. 899 (AB 1481) STULL Adds Sec. 5001.5, Veh.C., re special motor vehicle plates.

Authorizes Director of Motor Vehicles to enter into agreements with motor vehicle departments of other states, subject to approval of California Attorney General and subject to specified conditions, for reciprocal exchange of regular series license plates for use on vehicles not subject to registration, for specified purposes relating to law enforcement.

Ch. 900 (AB 1550) BADHAM Amends Sec 21664, P.U.C., re airport site approval.

Requires permit from Department of Aeronautics for person or political subdivision to construct, establish, or expand an airport rather than providing that person or political subdivision desiring or planning to construct or establish airport may apply to Department of Aeronautics for approval of site prior to acquisition or construction.

Ch 901 (AB 1779) MILLER Amends Sec. 25411.5, Ed.C., re community college governing boards.

Permits governing board of Peralta Joint Junior College District to consist of not to exceed 15 members.

Ch. 902 (AB 1846) MILLER Adds Art. 3 (commencing with Sec. 25428), Ch. 1, Div. 18.5, Ed C., re community participation

Authorizes specified community college districts to implement any one or more of 4 prescribed procedures to achieve greater community participation in the operation of the community college district.

Ch. 903 (AB 1856) FENTON Amends Sec 1812.66, 1812.67, Civ.C., re dance studios.

Provides that cash deposit, which dance studio may deposit in lieu of furnishing specified bond, shall be deposited with Secretary of State, rather than with Attorney General.

Provides that bonding and cash deposit requirements relating to such studios do not apply if by January 15th of each even-numbered year the studio files specified declaration that studio does not require, or in ordinary course of business receive, prepayment for lessons or other services, rather than if the studio does not require prepayment for lessons or other services.

Ch. 904 (AB 2097) MONAGAN Adds Sec. 31117, Gov.C., re county civil service systems.

Provides that any person who previously had permanent status in a civil service system of any county and who vacated his position to accept appointment by any court of record in the same county to an elected position shall be reinstated to his former position if he so desires at the termination of such appointment, or term of office, if his acceptance of such appointment was without a break in continuity of service.

Ch. 905 (AB 2298) KETCHUM Amends, repeals various secs., Pen C., re explosives.

Consolidates provisions containing penalties for unlawful use of explosives. Reduces penalty for sale, offer to sell[,] or transport. [of] * destructive device other than fixed ammunition of 60 caliber or greater to not more than 15 years, rather than not less than 15 years. Deletes provision prohibiting release or parole until person convicted has served not less than one year in state prison.

Ch. 906 (AB 2508) BARNES Adds, repeals various secs., Ed.C., re teacher's retirement

Requires county superintendents and other employing agencies to forward member contributions monthly and authorizes late charges by board. Provides for assessments against county superintendents and school districts because of delinquent annual and monthly reports of member contributions.

To take effect immediately, urgency statute.

Ch. 907 (AB 2624) CULLEN Amends Sec. 41605, Gov.C., and Sec. 4017, Pen.C., re chain gangs.

Deletes provision specifying that city chief of police has charge of chain gangs established by the legislative body of the city.

Authorizes requirement of labor on public works as condition of probation of person confined in a city jail, by order of the city council, in same manner as labor on public works may be required of persons in county jail on order of board of supervisors.

Makes related changes.

Ch 908 (AB 2775) LANTERMAN Amends heading of Ch 5 (commencing with Sec. 38200), and various secs., Div 25, and adds Sec. 38064, H. & S.C., re Developmental Disabilities Council.

Defines the term "developmental disability."

Authorizes the Secretary of the Human Relations Agency to request areawide mental retardation program boards to submit plans for services for persons with developmental disabilities.

Changes name of State Mental Retardation Programs Advisory Board to "State Developmental Disabilities Planning and Advisory Council"

Makes prescribed changes in the composition of such organization's membership. Provides that the Director of Public Health, Social Welfare, Mental Hygiene, Rehabilitation, the Superintendent of Public Instruction, and the Director of Health Care Services are members of the council.

Requires the Secretary of the Human Relations Agency to coordinate all services and related programs for mentally retarded and other developmentally disabled persons conducted by state agencies, with the federal government and ensure that there is no duplication of such programs, as prescribed, rather than requiring him to coordinate mental retardation services and related programs.

Ch. 909 (AB 2867) KNOX Adds Div. 9 (commencing with Sec. 16000), Wat.C., re bay area sewage services.

Establishes Bay Area Sewage Services Agency comprising the territory of San Francisco, San Mateo, Santa Clara, Alameda, Contra Costa, Solano, Napa, Sonoma, and Marin Counties. Prescribes organization, operation, management, financing, and other powers and duties of the agency

Requires agency to develop and adopt a regional water quality management plan, as specified, for San Francisco Bay region, as defined. Authorizes agency under specified circumstances to assume responsibility for construction and operation of water quality control facilities with same authority as provided in the County Sanitation District Act. Requires any application by a local agency for financial assistance relating any matter within scope of the regional water quality management plan to be initially submitted to the agency for review and comment.

Requires all plans for water quality control facilities proposed by local agencies within scope of the regional water quality management plan to be submitted to the agency board for approval before final adoption by the local agency.

Ch 910 (SB 62) MARKS Adds Sec. 19502.5, R. & T.C., re Property Tax Assistance Law.

Provides, for purposes of Senior Citizens Property Tax Assistance Law, that requirement of residence is fulfilled if claimant is temporarily confined to hospital or medical institution for medical reasons. Defines "medical institution"

Operative for property tax assistance for the 1971-1972 fiscal year and thereafter.

Ch 911 (SB 386) STIERN New act, re taxation.

Allows refund under Alcoholic Beverage Tax Law for taxes paid on stocks of alcoholic beverages damaged by the southern California earthquakes. Requires State Board of Equalization to report to Legislature on refunds by 5th day of 1973 Regular Session of Legislature.

To take effect immediately, urgency statute.

Ch. 912 (SB 388) STIERN New act, re taxation.

Allows refund of taxes paid under Cigarette Tax Law on cigarettes damaged in the southern California earthquakes. Requires State Board of Equalization to report to Legislature on refunds by fifth day of 1973 Regular Session of Legislature.

To take effect immediately, urgency statute.

Ch. 913 (SB 479) ALQUIST Amends Sec. 15002 1, Ed.C., re school sites: investigations.

Requires investigation, study, and evaluation of prospective sites for additions to present school buildings, as well as of prospective sites for the construction of school buildings. Expects sites for which geological and engineering studies have been performed within last five years. Specifies factors to be considered in such studies. Requires a copy of the report of each such investigation to be submitted to the Department of General Services

Prohibits construction of school building on a geological fault.

Ch. 914 (SB 1108) BRADLEY Amends Sec. 525S, and adds Pt. 5 (commencing with Sec. 11700), Div. 2, Fin.C., re savings and loan associations.

Prohibits acquisition of control of savings and loan association or savings and loan holding company without filing specified application with and obtaining prior written approval of Savings and Loan Commissioner

Makes violation of such provisions a misdemeanor with specified punishment.

Ch. 915 (SB 1425) ZENOVICH Amends, adds, repeals various secs., arts., and headings, Ag C, re agricultural marketing.

Increases application fees for processors from \$90 to \$165 for each year, and increases license application fees for processor's agents from \$10 to \$15 for each year, which may be reduced by the Director of Agriculture under specified conditions.

Revises provisions governing persons licensed under chapter on produce dealers, to provide for a single license for produce dealers, brokers, cash buyers, and commission merchants and to require a fee of \$150 except for agents whose fee is \$15, which may be reduced by the Director of Agriculture under specified conditions

Deletes conjunctive license for dealers, commission merchants, brokers or cash buyers.

Requires persons licensed under chapter on produce dealers, except cash buyers, to be bonded in amount of \$4,000.

Ch. 916 (SB 1441) HOLMDAHL Amends Sec. 22522, Ed.C., re college and university admissions.

Revises enrollment categories and priority considerations in admission practices with respect to state colleges and the University of California.

Makes additional changes in Sec. 22522, Ed.C., proposed by AB 2078, to be operative only if AB 2078 and this bill are both chaptered, and this bill is chaptered after AB 2078.

Ch. 917 (SB 1575) RODDA Adds Sec. 25413 7, Ed.C., re community college governing boards.

Requires members of governing board of community college district to call election to determine whether such members shall also continue to serve on governing board of a coterminous unified school district. Permits service on both boards until successor is elected or appointed, following December 31, 1972, and takes office.

Makes related changes.

Ch. 918 (AB 244) KNOX Amends and adds various secs., Lab.C, re workmen's compensation.

Includes specified University of California Police Department members within (1) specified disputable presumptions under workmen's compensation law with regard to heart trouble and pneumonia "injuries" arising out of and in course of employment, and (2) specified disability benefits for persons falling within "law enforcement" class, and makes related changes in regard to payment of such compensation and disability payments

Ch. 919 (AB 499) QUMBY Amends Sec. 4709, Lab.C, re workmen's compensation

Includes within class of peace officers whose dependents are eligible for specified scholarships to state college or university in state, those peace officers who are

totally disabled as result of accident or injury caused by external violence or physical force incurred in performance of duty

Makes additional changes in Sec. 4709, Lab.C, proposed by AB 1038, to be operative only if AB 1038 and this bill are both chaptered, and this bill is chaptered after AB 1038.

Ch. 920 (AB 1038) QUMBY Amends Sec. 4709, Lab C., re scholarships: peace officers' survivors.

Includes within class of peace officers whose dependents are eligible for specified scholarships to state college or university in state, those peace officers who are totally disabled as result of accident or injury caused by external violence or physical force incurred in performance of duty

Specifies that such scholarships apply to any one of the institutions of collegiate grade located in state if such an institution offers a 2-year or 4-year course and is accredited by the Western Association of Schools and Colleges.

Specifies that such a scholarship includes payment for fees, as well as tuition and other expenses.

To take effect immediately, urgency statute.

Ch 921 (AB 1641) STACEY Adds Sec 2559, B & P.C., re opticians.

Specifies that when any person engages or is about to engage in acts which constitute or will constitute violations of the law governing registered dispensing opticians and prescription lenses the superior court in the county in which the acts take place or are about to take place may issue an injunction or other appropriate order restraining such conduct upon application of the Board of Medical Examiners, the Attorney General or the district attorney of the county.

Ch 922 (AB 1719) ARNETT Amends various secs., Gov.C, re court attachés

Increases compensation of municipal court clerks and their deputies for municipal courts of San Mateo County.

Ch. 923 (AB 1771) MILLER Amends Sec. 11872; adds Sec. 20818, Ed.C, re school meals.

Permits not more than 6 percent of special school district tax funds collected to finance program of school meals for needy pupils to be used for administrative and clerical costs.

Makes provisions re operative effect of bill.

Ch. 924 (AB 1790) KNOX Adds Sec. 54739, Gov.C., Secs. 4766.5, 6523 01, H. & S.C., re industrial waste.

Provides that specified public entities may require (a) the pretreatment of industrial waste otherwise detrimental to the treatment works, or (b) prevention of the entry of such waste into the collection system and treatment works, or (c) may require payment of excess costs to the system for supplementary treatment plants, facilities, or operations needed as a result of allowing such waste into the collection system and treatment works.

Provides for civil liabilities for intentional or negligent violation of requirements adopted or ordered pursuant to (a) or (b) above within county sanitation district or sanitary district

Ch. 925 (AB 1900) RAY E. JOHNSON Amends Secs 51237, 51249, adds Sec. 51237.5, Gov.C, re California Land Conservation Act.

Makes procedural changes with respect to the reporting of information to the Director of Agriculture concerning agricultural preserves established under the California Land Conservation Act of 1965.

Ch. 926 (AB 1965) LEROY F. GREENE Amends Sec. 5302, Ed.C., re elementary school admissions.

Permits admission to first grade, regardless of pupil's age, of a pupil who has completed one year in the kindergarten of a private or public school, rather than only a public school.

Authorizes admission to first grade, regardless of pupil's age, of a pupil who has been lawfully admitted to a public or private school kindergarten, rather than only a public school kindergarten, in California and who is determined to be ready for first-grade work.

Ch. 927 (AB 2248) RUSSELL, Amends various secs., Castaic Lake Water Agency Law (Ch. 28, Stats. 1962, 1st Ex. Sess.), re Castaic Lake Water Agency.

Increases maximum permissible interest rates on bonds and negotiable promissory notes of agency from 6 percent to 7 percent. Increases maximum interest rates at which specified improvement districts may be required to repay funds advanced from the agency to the improvement district from 6 percent to 7 percent. Increases the amount of the proceeds of any sale of bonds which may be used to pay interest on any bonds issued by the agency coming due before the proceeds of a tax levied at the next general tax levy after the sale of the bonds, from 6 percent to 7 percent of the proceeds of the sale

Ch. 928 (AB 2279) MONAGAN Adds Art. 11 (commencing with Sec. 73701), Ch. 10, Title 8, Gov.C., re courts: San Joaquin County.

Establishes the Manteca-Ripon-Escalon-Tracy Municipal Court District. Provides for eastern division to include territory of present Manteca-Ripon-Escalon Judicial District and western division to include territory of present Tracy Judicial District. Provides for presiding judge in each division. Provides for clerk in each division to act as administrative officer and secretary to the judge. Provides for titles and compensation of court employees and attachés, including provision for compensation related to certain classes of service of San Joaquin County and adjustments therefor, to be effective until the 61st day following the final adjournment of the 1973 Regular Session of the Legislature. Provides that act to be operative upon the consolidation of the Manteca-Ripon-Escalon Judicial District and the Tracy Judicial District by the Board of Supervisors of San Joaquin County.

Ch. 929 (AB 2313) BURKE Amends Secs. 11516, 11714, and 11715, Veh.C., re occupational licensees: special plates.

Requires owner of vehicle owned or controlled by automobile dismantler, manufacturer, or dealer, upon receipt of a registration card issued for special plates, to maintain the registration card or a facsimile copy of it with the vehicle bearing the special plates.

Requires that identifying symbol on special plates also distinguish the type of license (automobile, trailer, or motorcycle) issued to manufacturer, transporter, or dealer.

Deletes provisions re issuance of a certificate by the Department of Motor Vehicles along with a license granted to a manufacturer, transporter, or dealer

Ch. 930 (AB 2483) BRIGGS Amends Sec. 20662, and adds Sec. 20672, Ag.C., re brands: animals.

Requires brands to meet specified requirements before acceptance of application for recordation. Provides procedure for appeal to Livestock Identification Advisory Board by person aggrieved at any determination made with regard to such requirements and authorizes board to recommend to the Director of Agriculture to affirm, reverse, or modify the determination. Provides that director's decision is final.

Ch. 931 (AB 2509) BARNES Adds Sec. 14005, amends Sec. 13832, Ed.C., re State Teachers' Retirement System.

Revises definition of "compensation" and "salary." Provides that no credit shall be granted for any accumulated sick leave.

Ch. 932 (AB 2571) KARABIAN Amends Sec. 3123, Com.C., adds Ch. 20 (commencing with Sec. 3600), Div. 1, Fin.C., re banks: extraordinary situation closing.

Empowers Superintendent of Banks and officers of a bank to close bank because of extraordinary situation under specified conditions. Makes related changes.

Ch. 933 (AB 2637) BELOTTI Adds Sec. 1015, F. & G.C., re salmon and steelhead.

Requires Department of Fish and Game, in conjunction with certain reports re environmental impact of proposed projects, to determine extent to which salmon and steelhead resources will be protected from damage by the project and to report thereon to the Fish and Game Commission, as prescribed.

Ch. 934 (AB 2927) FONG Amends Sec. 701, W. & I.C., re proof for wardship.

Requires that evidence, legally admissible in trial of criminal cases, proving commission of offense beyond reasonable doubt, rather than only preponderance of such legally admissible evidence, must be adduced to support finding that minor is person described in specified provisions relating to minors who commit acts which, if they were adults, would be crimes.

Incorporates additional changes to Sec. 701, W. & I.C., proposed by SB 458, to be operative only upon enactment of SB 458.

Ch. 935 (AB 2958) LEWIS Amends Sec. 5463, H. & S.C., re sewerage systems: enforcement.

Adds districts having the power to operate and maintain a sewerage system to those persons, districts, or bodies which may, after notice and failure of the property owner to do so, construct a connection between a dwelling house and an adjoining street sewer.

Ch. 936 (AB 2983) DENT Amends Sec. 2363.5, Ed.C., re territory: inter-district territory transfers.

Requires county superintendent of schools to notify the chief petitioner or petitioners, rather than the petitioners, of the time and place of a hearing, on a petition for a transfer, by a governing board of a school district to which territory is proposed to be transferred.

Ch. 937 (SB 168) RODDA New act, re bonds: public community colleges

Provides, conditional upon approval of state electorate, for issuance of state bonds, in total amounts not to exceed \$160,000,000, and expenditure for public community college capital outlay purposes.

Calls special election to be consolidated with general election of November 1972 for submission of bond proposal to electors. In effect immediately.

Amends and supplements the Budget Act of 1971 to appropriate specified amounts from State Construction Program Fund for specified community college capital outlay projects.

Ch. 938 (SB 242) LAGOMARSINO Amends Sec. 2409, Veh.C., re highway patrol.

Deletes Veh.C. provisions prescribing primary duty of the Department of the California Highway Patrol and specifying peace officer powers of patrol members and provides that all members of the California Highway Patrol have the powers of a peace officer as provided in prescribed provisions of the Pen.C.

Ch. 939 (SB 390) COLOGNE Amends Sec. 3300, W. & I.C., re California Rehabilitation Center.

Allows branches of the California Rehabilitation Center to be established in city and county correctional facilities where treatment facilities are available, with the prior approval of the city or county, providing such branches would not result in inferior facilities being established. Requires persons confined in such facilities to receive treatment substantially equal to that which they would receive in the main institution of the California Treatment Center, and requires them to be housed separately from the other prisoners.

Incorporates additional changes to Sec. 3300, W. & I.C., proposed by AB 698, to be operative only upon enactment of AB 698.

Ch. 940 (SB 448) ALQUIST Amends Secs 9300 and 9400, adds Ch. 5 (commencing with Sec. 9700), Pt. 1, Div. 2, Title 1, Corp.C., re corporations.

Revises requirements relating to merger or consolidation of stock and nonstock corporations.

Permits nonprofit corporation to provide for an indefinite number of directors in its articles of incorporation or bylaws, if the articles so permit, and authorizes board of directors of such corporation to fix exact number of directors within the limits established in the articles or bylaws.

Provides that articles or bylaws may require vote or written consent of members entitled to exercise a greater fraction or percentage of voting power for adoption, amendment, or repeal of bylaws than would otherwise be required by law, and that articles or bylaws adopted by members may limit powers of directors to adopt, amend, or repeal bylaws.

Establishes specific rules for merger or consolidation of nonprofit corporations.

Ch. 941 (SB 504) LAGOMARSINO Amends Sec. 813, adds Sec. 1009, Civ.C., re dedication of lands.

Makes specified notice of consent to public use of private lands conclusive evidence that subsequent use for any purpose, except as specified, is permissive and with consent in any judicial proceeding; as specified. Authorizes notice to be conditioned on specified restrictions and provides that violation of such restrictions will not give rise to implied dedication.

Declares public policy favoring public use of private lands for recreational purposes without impairing rights of landowners.

Prohibits any use of private land, except specified ocean frontage land, after effective date of act from conferring a vested right in public with specified exception for a public entity that makes visible improvement on such property to continue such use permanently in absence of express written irrevocable offer by owner of property accepted by specified public agency. With regard to specified ocean frontage property, makes use by public inadmissible to prove implied dedication if specified actions are taken by owner.

Provides that if any provision of act is held invalid by final judgment or decree of an appellate court, entire act, except specified provision, is invalid and that in such event any public use of private land that would otherwise be affected by act between effective date and determination of invalidity is conclusively presumed to be with consent of owner. Makes exception for specified ocean frontage property unless specified actions are taken by owner.

Ch. 942 (SB 622) COLOGNE Amends Sec. 39180, adds Secs. 39107.5, 39175.5, H. & S.C., re devices: air pollution.

Authorizes State Air Resources Board, upon it finding that a device, which does not meet specified standards, is or can be made available for control of hydrocarbons, carbon monoxide, or oxides of nitrogen and that such device will cause substantial reduction in emission of any one of such pollutants without significantly increasing emission of remaining two, to establish appropriate standards regarding such substantial reduction of emission and to certify such device. Requires board, before so certifying, to consider specified factors.

Limits the total cost, including installation, of all devices certified and required for a single type of vehicle to \$65, if the board certifies and requires more than one device for such vehicle pursuant to the above provision.

Present law requires board, in establishing tests and procedures, to adopt standards which include a requirement that an accredited exhaust control device equal or exceed the performance criteria established by the board for devices for new motor vehicles or in the alternative have an expected useful life of at least 50,000 miles of operation. The bill would lower such required expected useful life to at least 30,000 miles of operation.

Makes additional changes in Sec. 39180, H. & S.C., proposed by AB 1189, to be operative only if AB 1189 and this bill are both chaptered and this bill is chaptered after AB 1189.

Ch. 943 (SB 669) SONG Amends Sec. 3343, Civ.C., re damages: fraudulent sales.

In case of person defrauded in purchase, sale or exchange of property, specifies damages recoverable in addition to difference between actual value parted with and actual value received.

Ch. 944 (SB 677) LAGOMARSINO Adds Ch. 2 (commencing with Sec. 1510), Title 12, Pt. 2, Pen.C., re pretrial appellate review.

Limits certain pretrial appellate review in criminal cases by requiring defendant to raise issue within specified time after his arraignment unless he is not aware of issue or has no opportunity to raise it within specified time limit.

Ch. 945 (SB 774) COOMBS Amends Sec. 73101.5, adds Sec. 73121, Gov.C., re San Bernardino County Municipal Courts.

Changes reference to Desert Division of San Bernardino County Municipal Court District to Victorville Division of such district if amendments to Section 73101, Gov.C., proposed by SB 775, are enacted.

Provides for appointment, duties, and salary of municipal court commissioner in San Bernardino County Municipal Court District.

Ch. 946 (SB 879) BRADLEY Amends Sec. 103, Ins.C., re marine insurance.

Provides inland marine insurance shall be deemed to include hull insurance on water pleasure craft not used for commercial purposes of a size and type to be determined by Insurance Commissioner.

Ch. 947 (SB 890) RODDA Adds Secs. 10611, 25425.5, repeals Secs. 9012, 9013, Ed.C., re schools: prohibited activities.

Deletes provision prohibiting distribution, display, or use of publications of a sectarian, partisan, or denominational character for sectarian, partisan, or denominational purposes on school premises and provision prohibiting the distribution or display of specified bulletins, circulars, publications, or articles for specified propaganda or membership solicitation purposes on school premises.

Provides that public school students have the right to exercise free expression, with specified exceptions. Requires each governing board and county superintendent of schools to adopt rules and regulations relating to the exercise of free expression by students upon the school and community college premises within their respective jurisdictions.

Ch. 948 (SB 907) COLOGNE Amends Sec. 785, adds Sec. 785.1, Prob.C., re sale of real property under probate estate.

Permits certain higher bids for the purchase of real property in a probate estate, to be confirmed by the court only if the personal representative informs the court prior to confirmation that such bid is acceptable.

Ch. 949 (SB 913) GRUNSKY Amends Sec. 72400, Gov.C., re municipal courts.

Requires a traffic referee to serve his court full time or, if appointed to serve two or more courts, sufficient time with each to total full time.

Ch. 950 (SB 953) SONG Amends Sec. 379, C.C.P., re pleadings.

Modifies provisions relating to joinder of defendants.
Operative July 1, 1972.

Ch. 951 (SB 959) COOMBS Amends Sec. 14402, Gov.C., re state contracts.

Provides that under the state contract act, the state may reduce the funds withheld after 95 percent of the work on a project under the act to an amount not less than 125 percent of the value of the uncompleted work rather than equal to 125 percent of that value. Removes requirement that state find satisfactory progress to completion is being made as a condition to reduction of such funds.

Ch. 952 (SB 1012) DILLS Amends Sec. 27150, Veh.C., re motor vehicles: mufflers.

Requires motorcycles operated off the highways, with specified exceptions, to be equipped with an adequate muffler in constant operation and properly maintained to prevent any excessive or unusual noise.

Makes additional changes in Sec. 27150, Veh.C., proposed by AB 2365, to be operative only if AB 2365 and this bill are both chaptered and this bill is chaptered after AB 2365.

Ch. 953 (SB 1017) STIERN Repeals and adds Sec. 1070, Ed.C., re school districts: counseling.

Allows any school district to provide organized and functioning counseling programs, in any school in the district, or, by contract with the governing boards, in other school districts, private schools, and public and private agencies or organizations, for various needs of pupils.

Permits persons participating in approved advisory program to advise pupils.

Requires, with exception of specified persons, person counseling pupils to possess a valid credential with a specialization in pupil personnel services and to be assigned specific times in which to counsel pupils.

Ch. 954 (SB 1028) CARPENTER Amends Sec. 800, Pen.C., re crimes: manslaughter.

Requires that indictment for voluntary manslaughter or involuntary manslaughter shall be found, information filed, or case certified to superior court within three years of discovery of such crime.

Ch. 955 (SB 1052) BEHR Amends Sec. 5355, W. & I.C., re conservatorship of disabled.

Allows a public officer or employee to be both the conservatorship investigator and conservator.

Ch. 956 (SB 1252) HARMER Amends and adds various secs., Ed.C., re school district finances.

Establishes system for granting emergency apportionments, from funds appropriated therefor by the Legislature, to school districts whose revenue is less than their current obligations.

Provides for repayment of such apportionments plus interest.

Provides procedures for review of administrative practices of school districts requesting such apportionments

Requires county superintendent of schools to make any necessary recommendations re tentative budget of school districts to insure that proposed expenditures do not exceed the realistically anticipated revenues.

Requires county superintendent to notify school district if its expenditures are likely to exceed its income in any school year.

Ch. 957 (SB 1277) COOMBS Amends Sec. 394, C.C.P., re venue.

Includes a city specifically among entities specified as parties to proceedings with respect to venue of actions brought by or against a city.

Ch. 958 (SB 1295) COLOGNE Amends, adds and repeals various secs., Prob.C., re transfer of trusts.

Establishes general procedure for transfer of trusts or trust assets to jurisdictions outside California.

Ch. 959 (SB 1485) SCHRADE New act, re new state parking facilities.

Authorizes the construction of a parking lot on specified land in San Diego pursuant to existing provisions authorizing a lease-purchase of parking structures on state land with legislative approval.

Ch. 960 (SB 1584) GREGORIO Adds Sec. 17533.8, B. & P.C., re sales.

Prohibits offering prize or gift with intent to offer potential customer a sales presentation at customer's home at time prize or gift delivered without disclosure at time of prize or gift offer of intent to offer sales presentation.

Ch. 961 (SB 1605) BRADLEY Amends Sec. 17676, Ed.C., re increased foundation program: reorganizations.

Limits application of provision providing for increased foundation program for school districts included within territory proposed for reorganization, which meets specified conditions to districts in which specified election was held prior to July 1, 1972.

Ch. 962 (AB 302) BRATHWAITE Amends Sec. 5135, adds Sec. 5135.5, S. & H.C., re Improvement Act of 1911.

Authorizes local legislative body to purchase any assignment of warrant, assessment, and diagram under Improvement Act of 1911 out of any eligible funds, rather than only out of general funds. Permits installment payments on such assigned warrant, assessment, and diagram where the contract does not exceed \$50,000.

Requires an election to purchase an assignment of the warrant, assessment and diagram to be stated in the resolution of intention and the invitation for bids, rather than only in the resolution of intention.

Ch. 963 (AB 329) BEVERLY Amends Sec. 253.2, S. & H.C., re state highways.

Deletes from the California freeway and expressway system that portion of Route 1 from the south boundary of the Los Angeles International Airport to Route 90.

Makes additional changes in Sec. 253.2, S. & H.C., proposed by AB 496, to be operative only if AB 496 and this bill are both chaptered, and this bill is chaptered after AB 496.

Ch. 964 (AB 542) FONG Amends Secs. 13271, as amended by Stats. 1965, Ch. 1042, and 13271, as amended by Stats. 1970, Ch. 557, Ed.C., re exchange certificated employees.

Provides that no exchange certificated employee shall be required to pay any fee or other charge for issuance to him of any valid credential necessary to the holding of a position requiring certification qualification in any school district in the state.

Prescribes operative and termination dates for specified sections.

Ch. 965 (AB 655) KETCHUM Adds Sec. 6546.6, B. & P.C., re barbering.

Permits persons who have satisfactorily completed a course of training in barbering established by the Department of Corrections to substitute such training for graduation from barber college approved by State Board of Barber Examiners.

Requires board to submit report thereon to the Senate within two years of effective date of act.

Ch. 966 (AB 662) DENT Adds Sec. 13192.3, Ed.C., re schools: certificated employees.

Authorizes holder of secondary teaching credential to teach any course, except special education, in his subject area in sixth grade in a school composed solely of sixth, seventh, and eighth grades maintained by unified school district.

Requires Superintendent of Public Instruction to select three school districts to which the provisions of this act shall apply, to study and evaluate the effect of this act on these districts, and to report to the Legislature on findings, evaluation, and recommendation.

Operative only until June 30, 1973.

Ch. 967 (AB 757) STACEY Amends Sec. 11101, Veh.C., re driving schools: driving instructors.

Exempts from coverage of provisions relating to driving schools and driving instructors vehicle dealers and salesmen, rather than only automobile dealers and their ~~salesman~~ [salesmen].* Also exempts from coverage of such provisions commercial schools giving off-highway instruction in the operation of racing vehicles, as defined.

Ch. 968 (AB 780) MADDY Amends Sec. 14883, Gov.C., re publications and documents.

Requires receipts from sale of state agency documents or publications, less pro rata share of administrative cost, to be paid into Treasury twice each fiscal year instead of monthly.

Ch. 969 (AB 807) SCHABARUM Repeals Sec. 94.5, adds Sec. 94.5, S. & H.C., repeals Sec. 2, Ch. 926, Stats. 1969, re highway construction contracts.

Authorizes the Department of Public Works to provide in any of its construction contracts awarded to the lowest bidder, rather than only in such contracts awarded prior to January 1, 1972, that 50 percent of the net savings in construction cost, as determined by the department, shall be paid to the contractor for a proposal resulting in cost reduction changes in plans and specifications of the construction project.

Requires the department to submit an annual report describing its experience under such provisions during the previous year to the Legislature by March 15, rather than by January 30.

Ch. 970 (AB 817) KNOX Amends Sec. 6505.5, repeals Sec. 6546.5, Gov.C., re joint powers agreements.

Deletes provision, applicable when county auditor or controller is auditor or controller of joint powers agency, requiring establishment of funds and accounts in accordance with specified uniform accounting procedures.

Deletes provision no longer operative which permitted certain agencies provided for by a joint powers agreement between San Bernardino County and any city thereof to issue revenue bonds under specified conditions and for specified purposes.

Ch. 971 (AB 1022) ARNETT Amends Sec. 4577, adds Secs. 4577.1, 4577.2, P.R.C., re forest practice plans.

Authorizes State Board of Forestry to revoke a forest management plan or alternate plan if the plan, as approved, is not being complied with.

Permits timberlands to be cut to a use which conforms to local zoning and is not a timber growing use if written approval from State Forester is received and recorded and forest practice rules, other than those regarding future forest productivity, are complied with.

Authorizes revocation of timberland conversion permit and penalty fine for infraction of rules concerning timberland conversion.

Ch. 972 (AB 1151) TOWNSEND Amends Sec. 56470, Gov.C., re district organizations or reorganizations.

Provides that when the incurring of new indebtedness or liability by or on behalf of any district or of existing or proposed new improvement district therein is made term or condition of a change of organization or reorganization under District Reorganization Act (Div. 1 (commencing with Sec. 56000), Title 6, Gov.C.) the new indebtedness may be the obligation solely of territory to be annexed provided district has authority to establish zones for incurring indebtedness. Provides that such indebtedness or liability shall be incurred in accordance with laws otherwise applicable. Includes territory being annexed to any district within such provisions.

Ch. 973 (AB 1206) TOWNSEND Amends Secs. 3910, 3911, 3912, P.U.C., re interstate highway carriers.

Deletes requirement of annual renewal of registration with Public Utilities Commission by interstate highway carriers. Requires, in lieu thereof, filing with commission of any additions or amendments to any required authority for operation from Interstate Commerce Commission.

Makes corresponding changes.

Ch. 974 (AB 1272) DENT Amends Secs. 655, 656, H. & N.C., re navigation. Makes technical, nonsubstantive changes.

Ch. 975 (AB 1353) FENTON Adds Sec. 790.10, Ins.C., re insurance: unfair practices.

Authorizes Insurance Commissioner to promulgate rules and regulations to administer provisions relating to unfair practices of insurers.

Ch. 976 (AB 1393) FONG Amends Sec. 11480, Ed.C., re community college attendance.

Redefines "class hour" for purposes of computing community college attendance to include, in addition to regular 50-minute class unit, each 50 minutes of attendance in block scheduling of two class periods or more.

Deletes provision prescribing basis of crediting attendance for a class period scheduled for more than one clock hour.

Limits class hours for block schedule course to amount no greater than class hours of similar course offered on a single-period basis.

Ch. 977 (AB 1496) LACOSTE Amends Sec. 58844, Ag.C., re 1937 California Marketing Act.

Authorizes payment of compensation of not to exceed \$25 per day for advisory board members under California Marketing Act of 1937 with the approval of such advisory board.

Ch. 978 (AB 1530) HAYDEN Amends and adds various provisions, Elec.C., re ballot arguments.

Requires that the ballot pamphlets containing arguments for or against statewide, county, district, and city measures accompanying sample ballots, including those proposed by the voters or referred to the voters, also include a statement that arguments in support or opposition of the proposed laws are the opinions of the authors.

Requires every ballot argument to be accompanied by statement, signed by each author, that argument is true and correct to the best of his knowledge and belief.

Ch. 979 (AB 1562) DAVIS New act, re Burney sewage facilities loan.

Appropriates \$75,000 from State Water Quality Control Fund to State Water Resources Control Board for a loan by the board to Burney County Water District of so much of such amount as board determines is necessary to permit necessary planning and development of adequate sewage treatment facilities, and subject to such conditions as the board determines are usual and necessary. Requires district to repay amount of loan with interest at such time as actual construction of facilities is commenced, but in no event later than 5 years from the effective date of the act, and to pay interest at specified rate during each year loan remains outstanding.

To take effect immediately, urgency statute.

Ch. 980 (AB 1635) WAXMAN Adds Sec. 35, C.C.P., re courts of justice.

Provides that proceedings in cases involving registration or denial of registration of voters, certification or denial of certification of candidates or ballot measures, and election contests shall be placed on court calendar in order of date of filing and given precedence.

Ch. 981 (AB 1733) MOORHEAD Repeals Sec. 13128, as amended by Stats. 1970, Ch. 1391, and amends Sec. 13169.2, Ed.C., re teaching credentials.

Specifically requires the Department of Mental Hygiene to furnish all information and records on both holders and applicants for credential documents to Commission for Teacher Preparation and Licensing and Board of Governors of the California Community Colleges, but requires consent of such persons.

Operative January 1, 1973, or at such earlier date as Commission for Teacher Preparation and Licensing determines.

Ch. 982 (AB 1777) RUSSELL Amends Sec. 11715, Ins.C., re workmen's compensation insurer's bond.

Permits workmen's compensation insurer who makes, in lieu of a bond, a cash or approved interest-bearing securities deposit from time to time as demanded by the commissioner to make such deposit, under certain circumstances, with the commissioner, State Treasurer, or bank or trust company instead of requiring deposit with commissioner and redeposit with State Treasurer or bank or trust company.

Ch. 983 (AB 1917) BELOTTI Amends Sec. 1451, H. & S.C., re county hospital: outside services.

Allows a county to contract for health care services when the board of supervisors determines that the hospital services or any portion thereof rendered by the county hospital should be coordinated with those provided by any other source.

Ch. 984 (AB 2067) MILLER Amends Sec. 11523, Gov.C., re judicial review.

Changes extended time within which petition for review of administrative adjudication may be filed from 5 to 30 days after delivery of requested record to petitioner by agency.

Ch. 985 (AB 2119) FONG Amends Secs. 5756 and 17601.1, Ed.C., re average daily attendance: computations.

Revises dates for ascertaining attainment of 21st birthday by students enrolled in schools using quarter system, for purposes of crediting attendance of adults for State School Fund apportionments.

Revises method of computing average daily attendance when there is variance between average daily attendance for period of time between July 1 and June 30 and the second period report and adjustments in apportionments are made by carrying over to the succeeding fiscal year.

Ch. 986 (AB 2161) SEELEY Amends Sec. 18300, H. & S.C., re mobilehome parks.

Revises procedure to be followed by the Department of Housing and Community Development in the event of the nonenforcement of the so-called "Mobilehome Parks Act" by a city, county, or city and county which has assumed responsibility for the enforcement of the act.

Specifies that assumption of responsibility for enforcement of act by a city, county, or city and county does not authorize such public entity to impose more restrictive requirements than those imposed by the act and the regulations adopted thereunder or to prescribe fees for permits except as provided in the act.

Ch. 987 (AB 2202) BARNES Amends and adds various secs., Ed.C and Gov.C., re retirement systems.

Authorizes ~~State Teachers~~ [District] * Retirement System and County Retirement Systems established pursuant to County Employees Retirement Law of 1937 to invest in real estate and leases thereof for business or residential purposes.

Ch. 988 (AB 2257) FORAN Amends Secs. 21400, 21460, Veh.C., re traffic control devices.

Requires the Department of Public Works to prescribe uniform standards and specifications for roadway lines and markings and to determine and publicize specifications for uniform types of signs, lights, and devices to be placed upon a highway by persons performing work which interferes with or endangers highway traffic. Provides that only these signs, lights, and devices may be used to warn traffic of work performed on such highway.

Deletes provision specifying that double parallel traffic lines be either white or yellow; and deletes the detailed description of double parallel lines, one of which is a broken line.

Ch. 989 (AB 2321) BEVERLY Amends Sec. 675, and adds Sec. 679.6, Ins.C., re insurance.

Authorizes Insurance Commissioner to exempt from provisions relating to cancellation of, or failure to renew, certain policies of insurance covering loss or damage to real or personal property or legal liability arising from damage or injury to persons or property, insurance in respect to any risk or class of risk eligible for placement with nonadmitted insurer by and through surplus line brokers when commissioner ~~finds~~ [finds] *, after hearing, that application of such provisions would diminish or tend to diminish availability, or substantially increase cost, of such insurance.

Ch. 990 (AB 2403) MONAGAN Amends, adds, repeals various secs., Gov.C., re Stockton Municipal Court.

Revises compensation of attachés of Stockton Municipal Court. Provides for compensation of certain employees to be comparable to those in classified civil service of San Joaquin County.

Makes related changes.

Ch. 991 (AB 2422) BELOTTI Amends Sec. 12, Mendocino County Flood Control and Water Conservation District Act (Ch. 995, Stats. 1949), re Mendocino County flood control.

Increases maximum permissible general district tax rate from 2 cents to 6 cents per \$100 of assessed valuation.

Ch. 992 (AB 2614) MOBLEY Amends Secs. 11293, 16421, and 16422, Gov.C., re Service Revolving Fund.

Authorizes the use of the Service Revolving Fund for the collection and payment of rent for the use or occupancy of space in any building owned, managed, or controlled by the state.

To be operative July 1, 1972.

Ch. 993 (AB 2869) KNOX Amends Sec. 25505.1, Ed.C., re community colleges: tuition.

Specifies that provision which deems a minor who has lived in state for 10 years a resident of California, regardless of place of abode of parent or guardian, applies with respect to determining whether or not nonresident tuition is to be paid.

Ch. 994 (AB 2926) RUSSELL Amends Secs. 3567 and 3573, Elec.C., re ballot pamphlets.

Requires copy for preparation of ballot pamphlets to be furnished to the Office of the State Printer at least 40 days prior to date for delivery of ballot pamphlets to county clerks. Revises duties of Secretary of State regarding number of copies of ballot pamphlet to have printed and furnished to county clerks.

Ch. 995 (AB 156) DAVIS Adds Sec. 5099.12, P.R.C., re recreation.

Provides that, of annual apportionment of federal funds for outdoor recreational purposes received by Director of Parks and Recreation pursuant to federal Land and Water Conservation Fund Act of 1965, 50 percent shall be allocated for local governmental agency projects and 50 percent for state agency projects after deductions of amounts as specified. Requires state agency share of such funds to be disbursed to certain state agencies, as specified. Provides for reallocation of funds in event allocated funds cannot be utilized.

Ch. 996 (SB 28) SONG Amends, adds various secs., B. & P.C., re employment agencies.

Revises provisions of law relating to employment agency fees.

Ch. 997 (SB 35) NEJEDLY Adds Sec. 100.51, S. & H.C., re ferries.

Authorizes Department of Public Works to operate a vehicular or passenger ferry whenever any bridge or highway crossing over a navigable waterway in the state is closed to traffic because of an accident thereto or repair thereof.

Authorizes department to classify vehicles for purposes of imposing tolls in operating such a ferry.

To take effect immediately, urgency statute.

Ch. 998 (SB 158) BEHR Amends Secs. 253.1, 253.3, S. & H.C., re state highways.

Deletes from the California freeway and expressway system that portion of Route 29 from Oak Knoll Avenue north of the City of Napa to the Napa-Lake county line.

Makes additional changes in Sec. 253.1, S. & H.C., proposed by SB 244, to be operative only if SB 244 and this bill are both chaptered, and this bill is chaptered after SB 244.

Ch. 999 (SB 532) MOSCONE Amends Secs. 1804.2 and 2983.5, Civ.C., re contracts: assignments.

Specifies that, with regard to retail installment contracts subject to Unruh Act (Sec. 1801, et seq., Civ.C.), assignee of seller's rights takes subject to all equities and defenses of buyer against seller existing in favor of the buyer at the time of the assignment, in addition to specification that they arise out of sale, notwithstanding agreement to contrary, provided that assignee's liability is not to exceed the amount of debt owing to the assignee at the time notice of equities and defenses is given to the assignee.

Deletes provision that the buyer can only assert such rights as a defense to a claim by the assignee.

Specifies that, with regard to motor vehicle conditional sales contracts subject to Rees-Levering Motor Vehicle Sales and Finance Act, assignee of seller's rights takes subject to all equities and defenses of the buyer against the seller existing in favor of the buyer at the time of the assignment, rather than allowing seller's assignee to take free of such right of action or defense if specified notice is given buyer by assignee.

Deletes inconsistent provisions. Makes related changes.

Ch. 1000 (SB 606) DEUKMEJIAN Amends Sec. 9995, B. & P.C., re business and professions.

Appropriates moneys in Bureau of Employment Agencies Fund to Bureau of Employment Agencies.

To take effect immediately, urgency measure.

Ch. 1001 (SB 1007) COLLIER Amends Sec. 16, Ch. 1086, Stats. 1970, re tidelands and submerged lands.

Provides that grant and conveyance of certain tidelands and submerged lands located in Humboldt Bay to the City of Eureka shall become effective only upon the written acceptance of the grant and conveyance by the city prior to September 1, 1973, rather than prior to September 1, 1971. Confirms grant and conveyance as so amended.

Ch. 1002 (SB 1016) STIERN Amends Secs. 4848 and 4905, B. & P.C., re veterinary medicine.

Deletes provision stating that if written examination for licensure as veterinarian is waived, the portion of the application fee which represents cost of administering the written examination shall be refunded to applicant.

Provides that fee for filing application for such examination shall be fixed at not more than \$50 for the practical examination and at not more than \$30 for the written examination rather than at not more than \$50.

Ch. 1003 (SB 1068) NEJEDLY Amends Sec. 987.2, Pen.C., re assigned counsel.

Permits court to contract for services of assigned counsel for indigents in criminal cases with one or more responsible counsel, after consultation with county board of supervisors as to total amount of compensation and expenses to be paid, as specified.

Ch. 1004 (AB 169) BARNES Amends, adds, repeals, various secs., Ed.C., re State Teachers' Retirement System.

Changes period of limitation for actions based on erroneous payments by retirants and beneficiaries. Revises definition of beneficiary.

Requires Teachers' Retirement Board to annually issue individual account statements.

Authorizes reinstatement in system upon return of refund warrant within specified period. Prescribes amount of payment necessary to receive full-time service credit for sabbatical leaves.

Authorizes deduction of overpayments from death benefits and makes provision for afterborn survivors of retirants as well as members. Deletes provision for inclusion after reentry to system of specified prior service within death benefit determination. Provides that specified payments upon death before retirement shall not be paid if surviving spouse or children elect monthly payments in lieu of death benefit from a local retirement system.

Deletes eligibility for disability retirement based upon attainment of specified age. Changes date of eligibility for disability retirement. Provides that refusal to submit to medical examination cancels application for disability retirement and revokes disability retirement allowance. Deletes provision reducing disability retirement allowance, upon engaging in occupation not in a status requisite for membership in system.

Permits all retirants retired for service to be employed in positions requiring certification and earn \$4,000 in any one fiscal year. Requires spouse's written consent to option election before election is valid.

Makes other changes.

Ch. 1005 (AB 372) McALISTER Adds Sec. 306b, Pen.C., re unsolicited delivery of tobacco.

Makes it a misdemeanor knowingly to deliver or cause to be delivered, to any residence, any tobacco products unsolicited by any person residing therein. Declares that it is defense to violation of act that recipient of such products is personally known to defendant at time of delivery.

Declares that distribution of unsolicited tobacco products to residences is a nuisance.

States that act shall not be construed to impose any liability on any employee of the United States Postal Service for actions performed in scope of his employment.

Declares that purpose of act is to prevent furnishing of tobacco products to persons under the age of 18 years, to prevent unsolicited distribution of such products to persons who object to such distribution, to prevent interference with comfortable enjoyment of life and property, and to protect against the invasion of the privacy of persons in their homes.

Ch. 1006 (AB 594) TOWNSEND Amends various secs., H. & S.C., re mobile-homes.

Makes clarifying nonsubstantive changes.

Ch. 1007 (AB 1076) DUFFY Amends Sec. 2728, adds Sec. 2728.5, B. & P.C., re nursing.

Revises section authorizing nursing services by attendants in institutions under jurisdiction of or subject to visitation by State Department of Public Health, State Department of Mental Hygiene, or Department of Corrections if adequate medical and nursing supervision given, to specify that nursing service may also be given by psychiatric technicians. Specifies that such nursing services limited to acts authorized to be performed by psychiatric technician license.

Makes related changes.

Ch. 1008 (AB 1122) KNOX Amends, adds, various secs., Corp.C., re corporate securities.

Provides that "agent" for purposes of Corporate Securities Law of 1968 means an individual rather than a person.

Exempts from specified provisions of law relating to qualification of securities for sale any beneficial interest in a retirement system, as defined, rather than in specified benefit plans meeting the requirements for qualification under specified provisions of Federal Internal Revenue Code.

Exempts from specified provisions of such law relating to qualification of securities for sale, any security on national securities exchanges meeting certain requirements which are certified by Commissioner of Corporations on request, rather than any security on the New York Stock Exchange, and provides procedure for decertification of such securities exchanges. Provides that rule or order of certification shall conclusively establish that any security listed or approved for listing upon notice of issuance on any exchange named in a rule or order of certification and any warrant or right to purchase or subscribe to any such security is exempt from specified provisions relating to qualification of securities for sale until the adoption of any rule or order decertifying such exchange.

Requires written consent of Commissioner of Corporations for transfer of securities subject to specified stamped or printed legend condition.

Deletes certain violations of such law from provisions relating to violator's civil liability and revises the damage computation provisions relating to such liability.

Provides commissioner may require that holders of securities issued in violation of such law order specified legend placed on certificates evidencing such securities.

Provides person or persons to whom such order addressed may request administrative hearing on such matter.

Ch. 1009 (AB 1165) BRIGGS Adds Ch. 1 (commencing with Sec. 27501), Pt. 4, Div. 12, and repeals Ch. 1 (commencing with Sec. 27501) and Ch. 2 (commencing with Sec. 27851), Pt. 4, Div. 12, Ag.C., re marketing of eggs.

Revises and restates, with various substantive changes, the provisions relating to marketing of eggs.

Provides for various assessment fees to be paid to the Director of Agriculture. Specifies that such provisions shall become operative July 1, 1972.

Creates the Shell Egg Advisory Committee and prescribes its membership, powers, and duties.

Prescribes penalties for violation of the act.

Ch. 1010 (AB 1260) KNOX Amends Sec. 12463.1, Gov.C., re nonprofit corporations.

Includes specified nonprofit corporations under provisions requiring districts to inform controller of its financial transactions.

Ch 1011 (AB 1442) DUFFY Adds Art. 15 (commencing with Sec. 1621), Ch. 4, Div. 2, adds Secs. 1647 and 1749, B. & P.C., re dentistry.

Effective with the 1974 license renewal period, authorizes Board of Dental Examiners of California to require continuing education as condition of renewal of license of dentists and dental hygienists. Directs board to establish regulations providing for suspension of licenses at the end of specified period until compliance with continuing education requirement is accomplished.

Creates a dentist examining committee and prescribes duties and powers thereof.

Ch. 1012 (AB 1622) BEE Adds Sec. 190.4, S. & H.C., re grade separation projects.

Declares that portion of Route 84 in the City of Fremont, which is Peralta Boulevard, to be a city street for purpose of being eligible for grade separation funds.

Ch. 1013 (AB 1694) BELOTTI Adds Sec. 21107.8, Veh.C., re traffic enforcement: parking lots.

Authorized city or county with a population of 1,000,000 or less to enact ordinance or resolution, under specified conditions, which will have the effect of making specified sections of Vehicle Code applicable upon privately owned and maintained off-street parking facilities, if owners or operators of such facilities erect signs meeting specified requirements.

Provides that act shall not have effect of requiring Department of California Highway Patrol to patrol or enforce Vehicle Code with respect to such facilities

Ch. 1014 (AB 1899) RAY E. JOHNSON Adds Secs. 25210.77e, 25210.77f, 25830, and 25831, Gov.C., re county standby charges.

Authorizes counties to fix a waste disposal and collection charge, as specified, on all land within a county service area or within the county to which such service is made available. Provides for penalties for unpaid charges and for addition of unpaid charges to annual tax levied by county upon the land.

Ch. 1015 (AB 2017) McALISTER Amends Sec. 21954, Veh.C., re pedestrians.

Revises provisions relating to the duty of a pedestrian upon a roadway at any point other than within a marked crosswalk or within an unmarked crosswalk at an intersection to yield the right-of-way to vehicles upon roadway to require pedestrians to yield to vehicles which are so near as to constitute an immediate hazard.

Ch. 1016 (AB 2147) DAVIS Adds Art. 5 (commencing with Sec. 6100), Ch 3, Pt. 1, Div. 6, F. & G.C., re diversion of water

Requires that any new diversion of water from any stream having populations of salmon and steelhead which diversion is determined by the Department of Fish

and Game as being deleterious to salmon and steelhead, to be screened by the owner.

Requires the construction, operation, or maintenance costs of any such screen to be borne by the owner of the diversion. Requires the Department of Fish and Game, or any other agency of the state, to supply to such owner any available information which is required by the owner in order to comply with such provisions. Provides that such diversion shall not commence until the department has determined that measures necessary to protect fishlife have been incorporated into the plans and construction of the diversion.

Ch. 1017 (AB 2195) ROBERTI Amends Sec. 21953, Veh.C., re pedestrian overcrossings and undercrossings.

Specifies that Vehicle Code provisions re pedestrians crossing a roadway where pedestrian tunnel or overhead crossing exists shall not be construed so as to preclude installation of marked crosswalk, with or without signal device, at such places.

Ch. 1018 (AB 2444) RAY E. JOHNSON New act, re recreation: state water projects.

Amends and supplements Budget Act of 1971 to appropriate \$92,000 from Recreation and Fish and Wildlife Enhancement Fund to the Department of Parks and Recreation for development of recreational facilities at Lake Oroville State Recreation Area.

[In effect immediately.] *

Ch. 1019 (SB 97) SONG Amends, adds, repeals various secs., Civ.C., Pen.C., re credit cards.

Requires card issuers or retailer, as the case may be, to correct billing error within 60 days of being informed of it by cardholder. Provides issuer shall ~~forfeit~~ [not be entitled to the erroneous] * amount ~~in question to cardholder~~ * if error it makes is not corrected within such 60-day period and that retailer shall be liable to cardholder in amount by which the outstanding balance of the cardholder's account is greater than the correct balance plus any interest, finance charges, or other charges on the obligation giving ~~rise~~ [rise] * to the billing error. Provides treble damages and costs of suit may be awarded for injuries arising from failure to correct error within 60 days.

Prohibits knowing dissemination by credit card issuer of false credit information about cardholder, as well as information that cardholder relieved of obligation because of failure to correct billing error within 60 days of inquiry. Prohibits communication by card issuer for specified reason of unfavorable credit information about cardholder to any other person after card issuer receives inquiry from cardholder regarding billing error while issuer is investigating a billing dispute with the cardholder. Provides treble damages may be, and attorney's fees and costs of suit for injuries from such dissemination or threat shall be awarded.

Prohibits refusal to issue credit card solely because of race, religion, color, national origin, ancestry, or sex. Makes card issuer who willfully violates such prohibition liable to person so denied a credit card for actual damages and \$250 and permits such person to petition court to order card issuer to issue a card to him upon such terms, conditions, and standards as the card issuer normally utilizes in issuing credit cards.

Conditions right of card issuer to recover credit extended in purchase from retailer on defenses which cardholder has as buyer against retailer under specified circumstances.

Prohibits retailer, rather than merchant, from fraudulently furnishing money, goods, services or anything else of value upon presentation of credit card, and prohibits failure by retailer, rather than merchant, to furnish such matters he represents to issuer, rather than issuer or participating party, he has furnished.

Makes a misdemeanor specified publication of number or code of credit cards.

Ch. 1020 (SB 127) DEUKMEJIAN New act, re physicians and surgeons.

Requires issuance by the Board of Medical Examiners of reciprocity certificate to practice as physician and surgeon under designated circumstances to specified persons.

Operative only for period of two years after operative date.

Ch. 1021 (SB 472) COLLIER Adds Sec. 24007.5, Veh.C., re motor vehicles: sales.

Prohibits, with certain exceptions, an auctioneer or public agency from selling by public auction specified vehicles which are not in compliance with Vehicle Code and Department of the California Highway Patrol regulations. Requires auctioneers and public agencies which sell specified vehicles at public auction, to provide each bidder with a written notice that a certificate of compliance must be obtained, certifying that such vehicles comply with provisions of the Pure Air Act of 1968.

Requires auctioneers and public agencies that sell vehicles at public auction reported as dismantled to the Department of Motor Vehicles to notify the purchaser of such report and to give the purchaser the last issued license plate number of the vehicle.

Exempts judicial sales, conducted pursuant to writ of execution or order of court from such provisions.

Ch. 1022 (SB 599) BEILENSON Amends Sec. 89, C.C.P., re jurisdiction of municipal courts.

Declares that, in any action otherwise within the jurisdiction of the municipal court, the court may impose liability whether theory of liability involves legal or equitable principles.

Ch. 1023 (SB 1095) GREGORIO Amends Sec. 16480, Veh.C., re drivers: financial responsibility.

Removes prescribed conditions upon the authority of the Department of Motor Vehicles at any time after three years from the date proof was required, to waive the requirement of filing proof of ability to respond in damages.

Ch. 1024 (SB 1153) ZENOVICH Amends Sec. 172, Pen.C., re alcoholic beverage sales.

Provides, with respect to prohibition against sale or exposing for sale of intoxicating liquors within mile of grounds of Fresno State College, that such distance be determined on basis of such grounds as they existed as of January 1, 1959.

Ch. 1025 (SB 1208) ALQUIST New act, re state property: Santa Clara.

Requires the Director of General Services, with the approval of the State Public Works Board and the consent of the Department of Mental Hygiene, and the Department of Veterans Affairs, as required, to convey specified land to the City of Santa Clara for the purpose of widening Lafayette Street and North Winchester Boulevard. Requires director, with approval of Public Works Board, at no cost to city or University of California, to consent to grant if university agrees to grant specified easement to the City of Santa Clara.

Ch. 1026 (SB 1257) ZENOVICH Amends Sec. 65303, adds Sec. 65302.1, Gov.C., re local planning.

Makes it mandatory rather than permissive for general plan to contain a safety element containing specified features.

Ch. 1027 (SB 1268) BEILENSON Adds Art. 55 (commencing with Sec. 7685), Ch. 12, Div. 3, B. & P.C., and Sec. 8342, H. & S.C., re funerals.

Requires funeral directors to provide persons with a written or printed list of specified prices and fees before entering into an agreement or contract for funeral services.

Requires a funeral director to conspicuously mark the price on each casket, and makes provision for certain display of casket.

Prohibits a crematory from requiring human remains be cremated in a casket.

Ch. 1028 (SB 1323) COOMBS Amends Sec. 846, Civ.C., re landowners' liability.

Specifically includes rock collecting among recreational activities in provisions relating to liability of owner of real property to persons entering or using property for various recreational purposes.

Ch. 1029 (SB 1511) MOSCONE Adds Art. 3.3 (commencing with Section 310), Ch. 2, Pt. 1, Div. 1, H. & S.C., re child nutrition.

Authorizes Department of Public Health to establish a 5-year pilot project in not more than 6 counties in areas of high nutrition need, for women during pregnancy and infants under one year of age. Requires the department, if it establishes

such a pilot program, to establish nutritional requirements, designate specific supplemental foods to meet those requirements, develop system for delivery of food items and nutrition coupons, and seek federal and other funding re such project.

Ch. 1030 (AB 723) SIEROTY Amends Sec. 627, W. & I.C., re minors taken into custody.

Grants to minors, when taken into custody, right to make at least two telephone calls within specified time, at own expense and in presence of public officer or employee, one to attorney and another to parent or guardian, responsible relative, or employer.

Makes it misdemeanor for any public officer or employee to willfully deprive minor of his right.

Ch. 1031 (AB 1784) KNOX Amends Sec. 73351, Gov.C., re municipal courts: Contra Costa.

Revises salary schedule for persons employed by municipal courts in Contra Costa County.

Ch. 1032 (AB 2011) BARNES Amends Sec. 13970, Ed.C., re Public Employees' Retirement System.

Excludes specified teacher assistants from Public Employees' Retirement System with respect to such service as well as the State Teachers' Retirement System.

Ch. 1033 (AB 2196) ROBERTI Amends Sec. 7353, Lab.C., re aerial passenger tramways.

States that no aerial passenger tramway shall be constructed or altered, rather than constructed, until the plans and design information have been properly certified to the Division of Industrial Safety by an engineer qualified under the Civil and Professional Engineers Act.

Requires any person who owns, has custody of, manages, or operates an aerial passenger tramway to notify the division prior to any major repair of such tramway.

Ch. 1034 (AB 2201) BARNES Adds Sec. 21156, Gov.C., re Public Employees' Retirement System.

Permits state agencies to employ specified retired members to render essential medical services for 60 days in any year without reinstatement or reduction of retirement allowance and thereafter with reduction of pension in specified fashion.

Ch. 1035 (AB 2124) LACOSTE Amends Secs 7 and 17, and adds Secs. 7.5, 14.5, and 14.6, Drainage District Act of 1903 (Ch. 238, Stats. 1903), re drainage district elections.

Permits qualifications and basis for voting in districts formed under Drainage District Act of 1903 to be changed from landowner voting based on assessed value of land to resident registered voters by either an election within the district or a 4/5's vote of the board of directors. Permits change back to landowner voting based on assessed value of land by an election within the district.

Ch. 1036 (AB 2760) BARNES Amends Sec. 14675.5, Ed.C., re District Retirement Salary Plan.

Permits district retirement boards to invest up to 25 percent, rather than 20 percent, of assets in common stock, and up to 5 percent in preferred stock.

Ch. 1037 (SB 830) COLLIER New act, re marina development.

Appropriates \$200,000 from Harbors and Watercraft Revolving Fund to Department of Navigation and Ocean Development for loan to Crescent City Harbor District for marina development purposes.

Ch. 1038 (SB 1050) BEHR Adds Sec. 26615, Gov.C., re duties of sheriffs.

Requires sheriff to maintain a directory of dogs specially trained in search and rescue.

Ch 1039 (SB 1504) MOSCONE Amends Secs. 17120, 17512, R. & T.C., re personal income tax

Revises provisions relating to tax-sheltered annuities and group-term life insurance to incorporate changes made in federal law on the same subject in the Tax Reform Act of 1969.

Ch. 1040 (AB 196) MACDONALD Amends, adds and repeals various secs., W. & I.C., re mental health.

Revises administration of state hospitals.

Ch. 1041 (AB 284) MOBLEY Adds Div. 12 (commencing with Sec. 14000), P.R.C., re Youth Conservation Corps.

Requires Resources Agency to establish two-year pilot program, designated as California Youth Conservation Corps, to be financed by federal, state, and local government.

Provides that Resources Agency shall employ applicants having parental consent from counties in which the Resources Agency has established a California Youth Conservation Corps camp, who have attained the age of 15 years but have not attained the age of 19 years during summer months for developing, preserving, and maintaining environmentally important public lands and waters.

Requires the State Personnel Board to determine the rate of pay, hours of employment, and other conditions of employment for the staff of the corps camps as provided under designated provisions.

Requires Resources Agency to conduct followup study of members of corps and file report on such study with Governor and Legislature not later than 5th calendar day of regular session of Legislature of each year.

Appropriates \$125,000 to the Resources Agency for expenditure during the 1971-1972, 1972-1973, and 1973-1974 fiscal years for purposes of act, provided that the only moneys which may be expended for such purposes are those that, in combination with the moneys contributed by any county, have at least been equally matched by funds from the federal government for such purposes. Provides that such appropriation shall be reduced by the value of any services, materials, or property contributed by the state for such purposes, and that any moneys not expended shall revert to the General Fund on 5th calendar day of 1974 Regular Session.

To be operative only until the 5th calendar day of the 1974 Regular Session of the Legislature.

Ch. 1042 (AB 567) CULLEN Amends Sec. 40515, Veh.C., re vehicle registration.

Authorizes court, rather than requires court, to issue warrant when person violates promise to appear.

Ch. 1043 (AB 831) WOOD Amends Secs. 220, 11500, Veh.C., re automobile dismantlers.

Prohibits any person from acting as an automobile dismantler without first having an established place of business meeting specified requirements in addition to prohibiting such action without having a valid license or permit

Redefines automobile dismantler.

Makes additional changes in Sec. 220, Veh C., proposed by SB 1308, to be operative only if SB 1308 and this bill are both chaptered, and this bill is chaptered after SB 1308.

Ch. 1044 (AB 1275) MADDY Adds Sec. 5748, Ed.C., re school districts: special classes.

Specifies that special classes for handicapped adults of a school district or county superintendent of schools may be provided through annual contracts with adjacent high school districts or unified school districts, subject to the approval of the Superintendent of Public Instruction.

Provides for crediting of a.d.a. of such classes to the district in which student resides.

To take effect immediately, urgency statute.

Ch. 1045 (AB 1710) MOBLEY Amends Secs. 11602, 11603, B. & P.C, re subdivisions.

Requires that the tax bond on land being subdivided which is part of a larger parcel include funds to cover past delinquent taxes. Requires creation of new assessor's parcel numbers for the subdivided parcel or parcels and for such portion which is not subdivided.

Provides that requirement of payment of old bond or filing new bond where land subject to special assessment shall not apply to bonds issued under Improvement Bond Act of 1915.

Ch. 1046 (AB 1890) MACGILLIVRAY Amends Sec. 3074, Lab.C., re apprentices.

Specifies that establishment, under certain conditions, of off-campus related and supplemental instruction for apprenticeships is not precluded by designated provisions.

Ch. 1047 (AB 1964) CAMPBELL Amends Sec. 11251, Ed.C., re work experience education.

Deletes provision requiring State Department of Education to conduct study to devise new method of computing a d.a. for a fiscal year using specified guidelines.

Defines "immediate supervision" for purposes of computing a.d.a. for work experience education programs in the secondary schools.

Provides that pupil-teacher ratio in any such work experience program shall not exceed 125 students per full-time equivalent certificated coordinator.

Provides that pupil enrolled in work experience program shall not be credited with more than one day of attendance in any calendar day and requires him to be enrolled in classes meeting specified minimum schoolday requirements.

To take effect immediately, urgency statute.

Ch. 1048 (AB 1991) MOBLEY Adds Sec. 532.1, R. & T.C., re escape and penal assessments.

Provides that no escape assessment nor penal assessment shall be imposed for any assessment year prior to the 1971-1972 assessment year on possessory interests which consist of a right to remove timber from certain exempt property.

To take effect immediately, urgency statute.

Ch. 1049 (AB 2850) PIERSON Amends Secs. 68543.5, 75090.2, Gov.C., re Judges' Retirement Law.

Provides that a judge retired pursuant to the Judges' Retirement Law who is serving under assignment as a judge shall be compensated at a rate equal to 92 percent of the full compensation of a judge of the court to which he is assigned. Deletes provision requiring contributions from such judges to Judges' Retirement Fund and provides that 8 percent be paid to the Judges' Retirement Fund.

Authorizes judges to elect during specified period to come under specified survivor benefits under Judges' Retirement Law if certain payments are made to Judges' Retirement Fund.

Ch. 1050 (AB 2588) VASCONCELLOS Adds Art. 11 (commencing with Sec. 1090), Ch. 3, Div. 4, Ed.C., re public school instruction: drugs.

Permits governing boards of school districts to contract with private entities to provide drug education in the public schools, with each school to remain under complete control of public school officers. Requires Superintendent of Public Instruction to develop guidelines for use by governing board in determining qualified entities. Provides that persons so employed need not have teaching credentials or other certification documents.

Prohibits participation of pupils in instructional program without consent of parents or guardian and prohibits requiring a pupil to so participate.

Requests Superintendent of Public Instruction to report on effect of act to 1974 Regular Session.

Operative until 91st day after final adjournment of 1974 Regular Session.

Ch. 1051 (SB 1405) LAGOMARSINO Adds Sec. 5003.7, P.R.C., re utility liens.

Provides that Department of Parks and Recreation or Department of General Services shall have a lien, as specified, on real property for due, owing, and unpaid charges or fees for utility services furnished by the department. Prescribes procedure for foreclosing lien.

Ch. 1052 (SB 1088) SONG Adds Sec. 128, B. & P.C., re business and professions.

Makes it unlawful for person to sell equipment, supplies, or services to any person with knowledge that such equipment, supplies, or services are to be used in performance of a service or contract in violation of licensing requirement of Business and Professions Code. Excludes cash sales of less than \$100 from scope of provision.

Ch. 1053 (AB 35) CULLEN Amends Sec. 104.12, S. & H.C., re state highway property.

Limits to 99 years maximum term of lease by Department of Public Works to public agencies or private entities of the use of areas above or below state highways.

Ch. 1054 (AB 121) BILL GREENE Amends Sec. 1091.5, Gov.C., Secs. 33110, 34276, 34281, H. & S.C., re housing and development.

Specifies that tenant in public housing authority created under Housing Authorities Law who is on board of commissioners, is not deemed to be financially interested in contract with such authority. Permits tenant of housing authority to serve as commissioner of that authority if specified disclosures are made, and permits such a tenant to serve as a member of a community redevelopment agency.

Ch. 1055 (AB 414) HARVEY JOHNSON Adds Ch. 7 (commencing with Sec. 18300), Pt. 1, Div. 5, Title 2, Gov.C., re firemen: workmen's compensation.

Provides that firemen employed by the state including University of California, but not including the Division of Forestry, shall be accorded workmen's compensation benefits for death or disability of fireman occurring while firefighting, rescuing or preserving or protecting life or property anywhere in state when not acting under immediate direction of employer.

Ch. 1056 (AB 523) McALISTER Amends Secs. 68082 and 68083, Gov.C., re courts' partners.

Prohibits a court commissioner, as well as a judge of a court of record and a county clerk, from practicing law in any court of this state or acting in a specified capacity during his continuance in office. Defines practice of law for purposes of provision as including being in partnership or sharing fees, commissions or expenses in the practice of law with any person acting as an attorney in this state. Eliminates present language which prohibits a justice, judge, other elective judicial officer, or court commissioner from having a partner acting as an attorney in a court of this state.

Permits a judge of a justice court to share fees, commissions or expenses with any person acting as an attorney, as well as having such person as a partner.

Makes technical changes.

Ch. 1057 (AB 546) DENT Amends, adds, and repeals various secs., Ed.C., re school building aid.

Requires Department of Education to provide school districts making application for apportionment from the State School Building Aid Fund with specified services, including assistance in comprehensive organizing and planning of educational programs.

Requires each school district desiring an apportionment of funds, unless exempted by the State Allocation Board, to prepare a comprehensive master plan containing specified information. Authorizes Director of Education to report his recommendations to the State Allocation Board regarding long-range master plan and project development plan.

Removes authority of Department of Education to approve a school district's estimated average daily attendance and grants such authority to the State Allocation Board.

Deletes provision permitting districts to apply for separate apportionment for a comprehensive master plan.

Deletes provision divesting Department of Education, in certain cases, of the power and responsibility of approving school sites and buildings in connection with the rehabilitation and replacement of structurally inadequate school facilities.

Makes corresponding changes.

Ch 1058 (AB 632) FORAN Adds Sec. 9655, R. & T.C., re taxation.

Exempts from Motor Vehicle Transportation License Tax Law amounts spent for transportation of children to and from public or nonprofit private schools, including leasing vehicles to such schools.

Ch. 1059 (AB 702) MOBLEY Amends various secs., Ag.C., re agricultural marketing orders.

Specifies that assessments made pursuant to the California Marketing Act of 1937 may include nonbearing acreage in addition to bearing acreage of commodity, as defined, affected by predators, insects, disease, or parasite, and permits the Director

of Agriculture to use such acreage of such commodity as a measure of production for assent or referendum purposes in relation to such assessments.

Defines nonbearing acreage.

Eliminates provisions requiring that unrefundable marketing order and marketing program money to be deposited in State Treasury as unclaimed trust money. Authorizes director to use such money for the benefit of any designated marketing order and marketing program.

Permits the Department of Agriculture, upon approval of the program committee, to receive in excess of the maximum 15 percent which it is permitted to receive of the certificate fees that are collected by the proration zone agent pursuant to the Agricultural Producers Marketing Law for administrative purposes.

Requires that all money received by department as civil penalties for any violation of marketing program to be expended for the necessary expenses which are incurred by the director for the administration of the Agricultural Producers Marketing Law, instead of requiring that such money be deposited in State Treasury to the credit of the department.

Ch. 1060 (AB 877) HAYES Adds Art. 4.5 (commencing with Sec. 4098), Ch. 9, Div. 2, B. & P.C., re pharmacy.

Provides that on and after January 1, 1973, State Board of Pharmacy shall not issue renewal certificate to practice pharmacy unless applicant who has completed education more than two years previously has completed number of clock hours specified by board, not to exceed 30 clock hours, of approved courses of continuing pharmaceutical education during two years preceding application. Establishes committee to adopt rules and regulations outlining and specifying form, subject matter and content of courses. Specifies that board shall adopt rules and regulations for administration of provisions relating to continuing education.

Ch. 1061 (AB 881) CHACON Amends Sec. 1803.2, Civ.C., re retail installment contracts: refunds.

Provides that retail installment contract subject to Unruh Act shall contain a statement that if the buyer wishes to pay off in advance the full amount due, the amount of the refund of unearned finance charge to which he is entitled, if any, will be furnished upon request.

Provides that act to be operative on July 1, 1972.

Ch. 1062 (AB 887) MOORHEAD Amends Sec. 826, W. & I.C., re juvenile court records: destruction.

Provides that the juvenile court record, any minute book entries, dockets and judgment dockets in juvenile traffic matters may be destroyed after five years from the date on which the jurisdiction of the juvenile court over a minor is terminated and that prior to destruction, the original record may be microfilmed or photocopied, rather than providing that such records may be microfilmed or photocopied in lieu of the original record and the original record then destroyed.

Ch. 1063 (AB 925) KNOX Adds Sec. 5545.5, P.R.C., re regional park district.

Authorizes East Bay Regional Park District, beginning with fiscal year 1972-1973, to levy and collect an additional tax of five cents on each \$100 of assessed value of all real and personal property within the district, but requires specified amounts of such tax to be spent exclusively for specified purposes. Authorizes such district, beginning with fiscal year 1974-1975 to levy and collect a further additional tax of five cents on each \$100 of assessed value, to be expended for same purposes, if the district has adopted a master plan relating to the acquisition of new park lands as specified. Authorizes such district, beginning with the fiscal year 1982-1983, to use such additional tax revenues to carry out any of the objects or purposes of the district or to pay district obligations, or, if not needed for such purposes, to not levy such additional taxes in whole or part.

Requires that such taxes be imposed by ordinance of the district board, such ordinance being subject to referendum. Makes related changes.

Ch. 1064 (AB 975) BROWN Amends Sec. 3208, Lab.C., re workmen's compensation.

Includes hearing aids within those medical appliances the injury to which is compensable under the workmen's compensation law.

Ch. 1065 (AB 1051) MOBLEY Adds Sec. 3692, R. & T.C., re property taxation.

Requires tax collector to attempt to sell tax-deeded property within two years of becoming tax-deeded and at four-year intervals until sold.

Operative July 1, 1972. Provides procedures for disposition of mineral rights and unusable miscellaneous parcels.

Ch. 1066 (AB 1188) BIDDLE Adds Sec. 1352.3, Lab.C., re labor: women's hours.

Authorizes employer operating licensed hospital or providing personnel for operation of licensed hospital to enter voluntary agreement or understanding with female employee, before performance of work adopting workweek which includes four 10-hour workdays, if employee is compensated at one and one-half times her regular rate of pay for any overtime or excess days worked. Makes related changes. Prohibits employer from disciplining, penalizing, or discriminating against an employee who refuses to work such a workweek.

Ch. 1067 (AB 1211) STACEY Amends Secs. 6511 and 6512, adds Secs. 6511.6, 6511.7, B. & P.C., re barbers.

Authorizes State Board of Barber Examiners to appoint examiners-field representatives, and provides that all persons employed by it be under its immediate control and supervision.

Requires that barber and barber college examinations be prepared, given and graded by examiners-field representatives appointed by Director of Consumer Affairs after consultation with and advice from the board. Specifies qualifications for such examiners-field representatives.

Provides that board may assign additional duties to examiners-field representatives.

Changes provision on compensation payable to board members.

Ch. 1068 (AB 1312) PORTER Adds Sec. 11807, Wat.C., re water project notes.

Authorizes, when Department of Water Resources with the concurrence of the Director of Finance deems it in the best interests of the state, the State Treasurer to issue notes, upon such terms and conditions as may be fixed by the department and in a prescribed manner, payable from revenues from the State Water Resources Development System or from federal reimbursements under the National Disaster Act, for emergency repairs necessitated by natural disasters. Authorizes renewal notes, as specified, and limits term and total amount of notes, as specified.

Ch. 1069 (AB 1428) MACGILLIVRAY Amends and renumbers and adds various secs., Ch. 1044, Stats. 1968, re tidelands and submerged lands.

Transfers from the County of Santa Barbara to the City of Carpinteria title to certain tidelands and submerged lands located within the boundaries of the city by annexation. Provides for transfer of title to the city of certain tidelands and submerged lands which are at any time in future annexed to the city.

Provides that the city is the successor in interest to all leases made by the county of certain tidelands and submerged lands and requires the transfer of specified prorated funds to the city.

Provides that specified survey by State Lands Commission of granted lands shall not be construed as a condition precedent to the confirmation of title to certain tidelands and submerged lands in the city.

Authorizes the city to use revenues accruing from the use of granted tidelands for the furtherance of specified purposes.

Provides for the government, management, and control of such lands.

Makes technical, nonsubstantive change.

Ch. 1070 (AB 1434) TOWNSEND Adds Sec. 1291, B. & P.C., re medical laboratory employees.

Permits the instruction or training of any person employed by a licensed physician and surgeon to work in a laboratory maintained by such physician and surgeon as an incident of his own medical practice.

Ch. 1071 (AB 1536) HAYDEN Amends Sec. 7443, adds Sec. 7332.6, B. & P.C., re cosmetology.

Provides for issuance of provisional license as a cosmetology instructor.

Ch. 1072 (AB 1571) HARVEY JOHNSON Amends Secs. 24070 and 24079, B. & P.C., re alcoholic beverage license transfers.

Eliminates restrictions on amount of purchase price or consideration for subsequent transfer of off-sale or on-sale general license previously transferred from

one county to another, after period of at least 5 years has elapsed from date of inter-county transfer. Eliminates similar restriction on purchase price or consideration in transfer generally, where on-sale or off-sale general license was originally issued after specified date, if at least 5 years have elapsed since original issuance

Ch. 1073 (AB 1591) BIDDLE Amends Secs. 39176 and 39177, adds Sec. 39176.1, H. & S.C.; amends Sec. 4000.1, Veh.C., re motor vehicles - air pollution

Revises provisions re vehicle pollution control devices by specifying that when a motor vehicle pollution control device is accredited by the State Air Resources Board, every motor vehicle in a class not exempted by the board pursuant to specified section of Health and Safety Code, shall be equipped with an accredited device, in accordance with schedule of installation established by the board.

Requires State Air Resources Board, after consultation with the Department of the California Highway Patrol and the Department of Motor Vehicles, to establish schedule for installation of motor vehicle pollution control devices to be not less than one year, whenever the installation of such devices is required by the board.

Specifies that the Department of Motor Vehicles shall require pursuant to law or regulation adopted by the State Air Resources Board, upon initial registration and upon transfer of ownership and registration, of specified motor vehicles, a valid certificate of compliance from a licensed motor vehicle pollution control device installation and inspection station.

Makes related changes.

Ch. 1074 (AB 1596) WOOD Amends Secs. 8692, 8693, F. & G.C., re gill nets.

Prohibits, with prescribed exceptions, the taking of rockfish or lingcod with drift gill nets and set gill nets at designated locations of Districts 16, 17, 18, 19, and 20A.

Ch. 1075 (AB 1606) TOWNSEND Amends Sec. 23661.5, B & P.C., re alcoholic beverages - transportation.

Specifies that person who manufactures or produces wine or beer outside of state, but within United States, who transports such wine or beer into state in conformance with enumerated requirements, may transport such beverages by contract carrier.

Ch. 1076 (AB 1884) WOOD Amends various secs., Gov.C., re court attachés.

Increases salaries and revises salary schedules of municipal court clerk and attachés in Carmel and Monterey Municipal Court District and City of Salinas Municipal Court District. Provides for additional attachés of specified categories

Ch. 1077 (AB 1904) WARREN Amends Sec. 232.9, Civ.C., re parent and child

Provides that if at time of filing a verified petition to declare a child free from custody and control of parent by designated governmental agencies, the child is in the custody of such a petitioner, the petitioner may continue to have custody of the child pending the hearing on petition unless court, in its discretion, makes such other orders regarding custody pending the hearing which it finds will best serve and protect the interests and welfare of the child.

Ch. 1078 (AB 1919) STACEY Adds various secs., Wat.C., re local agency construction loans.

Authorizes Department of Water Resources to make loans for construction of projects utilizing water obtained from the State Water Resources Development System or water obtained through an exchange of water from the system from funds previously appropriated to the department for the purpose of making loan commitments to specified districts in connection with general obligation bonds of such agencies for construction of such projects, if the department determines that the loan commitment will not enable the district to obtain the funds necessary to construct the project. Specifies terms and conditions of such loans. Requires payment of interest on such loans at a rate equal to the weighted average of the interest rates paid by the state on bonds issued under the California Water Resources Development Bond Act. Specifies that prior approval by voters of the district of such a project and bonds therefor shall constitute approval of such a loan to the extent that the loan proceeds will be utilized to construct the project in lieu of the approved bonds.

Ch. 1079 (AB 1986) MOBLEY Adds Sec. 993, R. & T.C., re taxation.

Provides that cash value of distilled spirits, for purposes of property taxation, shall not include unpaid federal excise taxes where such distilled spirits are located in controlled stock area.

Ch. 1080 (AB 2091) MEADE Amends Secs. 1204, 1381, and 1381.5, Pen.C., re sentencing.

Provides for defendant or defense counsel to file written sentencing report suggesting rehabilitation program, and permits prosecution to reply to or evaluate the program.

Provides for person who is already incarcerated to be brought before court for sentencing with respect to another criminal matter which is pending against him, within 90 days after he has given notice of situation to district attorney, unless he wants a continuance. Makes related changes.

Ch. 1081 (AB 2203) BARNES Amends Sec. 21200.2, Gov.C., re Public Employees' Retirement System.

Deletes requirement that Board of Administration of Public Employees' Retirement System find that member's retirement allowance would be no greater for purposes of provision authorizing board to fix earlier retirement date than date application received when employer failed or delayed transmission of application. Deletes provision restricting application of section to persons who retired 3 years prior to addition of section and present proof prior to December 31, 1969.

To have no force or effect after July 1, 1972.

Ch. 1082 (AB 2135) CAMPBELL Amends, adds, repeals, various secs., Ed.C., re community colleges.

Makes certain provisions re annexation of school districts to community college districts applicable to annexation of parts of such districts, and provides that such parts be considered component districts for specified purposes

Provides that authorized amount of bond issues of annexed district for purposes of paying share of cost of annexing district's property, shall be reduced by amount raised pursuant to special tax for such purposes.

Prescribes maximum tax rates for territory included in community college reorganization proposal.

Imposes on Board of Governors of Community Colleges, rather than State Board of Education, certain responsibilities re organization and reorganization of community college districts.

Makes certain provisions re school district reorganization specifically applicable to community college districts.

Permits postponement of school district reorganization election under certain conditions.

Makes additional changes in Sec. 3255, Ed.C., proposed by AB 2283, to be operative only if AB 2283 and this bill are both chaptered, and this bill is chaptered after AB 2283.

To take effect immediately, urgency measure.

Ch. 1083 (AB 2300) BILL GREENE Adds Sec. 5901.5, Ed.C., re vocational training.

Authorizes school districts to establish pilot programs, upon approval by the Superintendent of Public Instruction, to provide for vocational training on Saturdays, and provides that such training may be part of, but is not limited to, a national defense program of the federal government or any agency thereof.

Adds related provisions.

Ch. 1084 (AB 2343) CULLEN Adds Sec. 14815, Gov.C., adds Sec. 15954.5, Ed.C., re government purchases.

Requires the Department of General Services to give public entities notice of current contracts for the purchase of consumable materials and supplies, and to update the notice each month.

Provides that school districts may purchase through Department of General Services.

States legislative intent.

Ch. 1085 (AB 2357) FONG Amends Secs. 21002 and 21005, P.U.C., re airports.

Declares purpose of State Aeronautics Act is to assure protection against unreasonable noise levels to persons residing in vicinity of airports.

Declares function of airport land use commissions is to achieve through zoning land use in vicinity of airports compatible with airports to extent such land is not already under an incompatible use, and to require new construction in such areas to conform to standards adopted from time to time by Department of Aeronautics.

Ch. 1086 (AB 2387) WAKEFIELD Amends Secs. 20100 and 20101, Gov.C., re Public Employees' Retirement System.

Changes composition of board of administration of Public Employees' Retirement System, by deleting the comptroller of the University of California on January 15, 1973, or such other official as the University may designate and substituting a member elected by noncertificated school employees. Specifies beginning date and term of office of members elected by local membership.

Ch. 1087 (AB 2468) BURKE Amends Sec. 931.5, Ed.C., re school districts: nonteaching volunteers.

Authorizes school districts to authorize any person to perform pupil supervision services during meal periods.

Ch. 1088 (AB 2802) STACEY Amends Sec. 28003, Gov.C., re pay periods.

Provides that, in any county, the board of supervisors may by ordinance fix a date or schedule of dates for the payment of salaries of judges and other officers and the employees and attachés of the superior courts, municipal courts and justice courts in the county.

Ch 1089 (AB 2818) FORAN Amends, adds various secs., Gov.C., Lab.C., and Pen.C., re San Francisco Harbor policemen.

Makes nonsubstantive changes in substituting name of San Francisco Port Commission for its predecessor San Francisco Port Authority and in describing authority of policemen of the commission.

Ch. 1090 (AB 3087) DUNLAP Amends Sec. 4582, P.R.C., re forest practices.

Empowers County of Napa to adopt rules and regulations with respect to specified forest practices matters which are stricter than those provided under the Forest Practice Act and those promulgated by the forest district forest practice committee.

Ch. 1091 (AB 1598) DUFFY Adds Sec. 10800.1, W. & I.C., re public assistance.

Requires each county board of supervisors to submit by May 15th of each year a report to the Senate Finance Committee, Assembly Ways and Means Committee and the Joint Legislative Budget Committee giving estimates for the present and forthcoming fiscal years of the average monthly caseloads and grants and the total appropriation and expenditure for certain categories of aid and medically needy developed according to basic assumptions issued by the Department of Social Welfare.

Ch 1092 (AB 576) BILL GREENE Amends Secs. 6261 and 6262, adds Sec. 6264.5, Ed.C., re vocational training.

Adds 5 additional members. to be appointed for specified terms by the Governor, to California Advisory Council on Vocational Education and Technical Training: one representative of county offices of education, two representatives of a cross section of specified occupations, and two students currently enrolled in a vocational education program.

Requires State Board of Education and Board of Governors of the California Community Colleges to either accept or reject each council recommendation and to immediately return rejected recommendations to the council, together with the reasons for the rejections.

Makes technical changes.

Ch. 1093 (AB 1469) McALISTER Adds Secs. 14201.5, 14201.6, Elec.C., re procedure at polls.

Provides that the precinct board shall post in not less than one conspicuous place at the polling place a facsimile copy of the ballot in which the ballot measures and the instructions shall be in Spanish and shall post a similar facsimile ballot in other languages if a significant and substantial need is found by the county clerk.

Requires precinct board to provide to any voter upon request copies of the facsimile for use in the voting booth or compartment

Provides for those persons who shall furnish the translations of the required portion of the facsimile ballot.

Ch 1094 (AB 674) CHAPPIE Amends Sec. 607f, Civ C., re humane officers.

Requires corporate societies for the prevention of cruelty to animals to recommend their appointees for humane officer to superior court judge of county in which appointee resides, and makes related changes in regard to confirmation of such appointment by the court.

Provides that humane officers shall only serve in the county in which they are appointed, except as specified. Specifies that humane officers may carry weapons while engaged in duties of humane officers, upon satisfactory completion of training, in use of weapons, approved by Commission on Peace Officer Standards and Training.

Specifies that provisions of act apply only to humane officers appointed or reappointed after effective date of act.

Ch 1095 (AB 936) BIDDLE Amends Sec. 12303, adds Secs. 27157.5, 27158.5, Veh.C, re motor vehicles: air pollution.

Revises provisions re certificates of compliance issued by licensed motor vehicle pollution control device installer by providing that whenever a licensed installer inspects or repairs a motor vehicle, rather than a motor vehicle pollution control device, for pollution control, or installs a motor vehicle pollution control device and determines that the vehicle, rather than the device, conforms with specified requirements, a certificate of compliance shall be issued to the owner or driver of the vehicle. Requires State Air Resources Board, after consultation with, and pursuant to recommendations of, Commissioner of the Highway Patrol, to adopt specified reasonable standards as it determines are necessary for the public health and safety for the emission of air pollutants from exhaust of motor vehicles of 1955 through 1965 model years.

Prohibits, after notice by traffic officer of noncompliance with specified standards, operation, and permission to operate, motor vehicle for more than 30 days after notice unless prescribed certificate of compliance has been issued.

Specifies that such certificate constitutes, for one year from date of issue, proof of compliance with such standards.

Ch. 1096 (AB 1189) BIDDLE Amends Secs. 39180, 39182, H. & S.C., re used vehicles: devices—cost.

Increases from \$65 to \$85, the cost of motor vehicle pollution control devices which may be accredited by the State Air Resources Board for use on specified used vehicles.

Makes additional changes in Sec. ~~31080~~ [39180] *, H. & S.C, proposed by SB 622, to be operative only if SB 622 and this bill are both chaptered, and this bill is chaptered after SB 622.

Ch. 1097 (AB 1380) ARNETT Amends Sec. 13892.2, Gov.C., re tourist maps.

Specifies contents of the tourist map to be prepared by the Division of Tourism and Visitor Services.

Ch. 1098 (AB 2126) FENTON Amends Sec. 1215.4, amends and renumbers Secs. 1215.13 and 1215.14, and adds Sec. 1215.13, Ins.C., re insurance.

Provides that, for purposes of Insurance Holding Company System Regulatory Act, certain foreign insurers licensed to do business in state shall be deemed "commercially domiciled insurer"

Requires that such foreign insurers whose assets or evidences of title physically located in state, including evidences of debt wherever located which are secured by recorded deeds of trust or recorded mortgages in real property located in state, are less than \$5,000,000, or less than its California policyholder liability, whichever is lesser, as determined by Insurance Commissioner, be subject to all provisions of act to same extent as domestic insurers. Authorizes Insurance Commissioner to exempt from act those commercially domiciled insurers whose assets located in California are sufficient to present no danger of loss to California policyholders. Adds related provisions.

Ch. 1099 (AB 2291) CORY Adds Art. 2.5 (commencing with Sec. 53035), Ch. 1, Pt. 1, Div. 2, Title 5, Gov.C., re local agencies' coastal property.

Prohibits sale, lease, or other transfer of real property owned by a local agency and lying between the high water line of the Pacific Ocean and the public street or highway nearest the Pacific Ocean, where the public is not reserved the right of access over such real property unless the local agency or its grantee makes an alternate route available to the public, giving equal or greater access to the Pacific Ocean.

Ch. 1100 (AB 2669) RALPH Amends Sec. 25485.2, Ed.C., re community college districts.

Requires that governing board of community college districts affected approve transfer of one part of one district to another district under specified procedures.

Ch. 1101 (AB 2674) RALPH Amends Sec. 3247, Civ.C., re contractor bonds.

Requires that a contract involve an expenditure exceeding \$10,000, rather than \$2,500, before the original contractor is required to file a payment bond with and approved by the officer or public entity by whom the contract was awarded prior to entering upon performance of the work. Requires statement of necessity of such bond in call for bids.

Ch. 1102 (AB 2829) MADDY Amends Sec. 13467, Ed.C., re certificated employees: absence.

Requires governing boards of school districts to adopt salary schedule for substitutes for all certificated employees of the district.

Authorizes certificated employees who are absent because of illness or accident for 5 months or less to be paid regular salary less amount paid or payable to substitute employee, rather than amount actually paid. Requires district to make every reasonable effort to secure services of substitute.

Ch. 1103 (AB 165) FENTON Adds Div. 13 (commencing with Sec. 29000), Fin.C.; adds Art. 5.8 (commencing with Sec. 778). Ch. 1. Pt. 2, Div. 1, Ins.C., re insurance; premium financing.

Permits person engaged in premium financing to pay compensation to insurance agent or broker for arranging, directing or performing services relating to premium finance agreement, provided specified records, in a manner and form approved by agency regulating financier, are maintained.

Permits insurance agent or broker, or other person engaged in the arrangement of premium financing to accept compensation for arranging, directing, or performing services in connection with such financing, provided disclosure is made to insured, in manner and form to be established by Insurance Commissioner by regulation, of amount of compensation and specified records maintained. Defines terms used.

Ch. 1104 (AB 280) CORY Amends Sec. 31000.6, adds Sec. 31000.7, Gov.C., re property tax administration.

Permits an assessor to employ private legal counsel when the presiding judge of the superior court decides there would be a conflict of interest if he were represented by the district attorney or county counsel. Permits county counsel or district attorney to file an affidavit in any such proceeding.

Prevents same law firm from advising or representing both the assessor and the county board of equalization with respect to hearings of the board but allows county counsel's office to represent both parties

Ch. 1105 (AB 376) KETCHUM Amends, adds, repeals, various secs., Ag C., re table grapes.

Requires, among other specified requirements, that a member of the California Table Grape Commission be producing grapes subject to designated provisions relating to marketing of table grapes at the time of his election to such commission.

Requires that persons to be appointed as commissioners by Director of Agriculture be selected pursuant to nomination and appointment procedures as may be established by the rules and regulations adopted by the commission as prescribed and approved by the director.

Revises procedure for election of a commissioner when an office of commissioner is vacant, and provides for nomination of persons for such office.

Eliminates provisions terminating the effectiveness, after April 30, 1972, of the provisions relating to regulating and marketing of table grapes by the commission which was created pursuant to such provisions, and requires the director, between January 1 and March 31 of each 5th calendar year commencing with the year 1972, to cause a prescribed referendum to be conducted by the commission to determine if the operations of such provisions shall be reapproved and continued effective.

Ch. 1106 (AB 704) WOOD Amends, adds, repeals various secs., Ed.C. and Lab.C., re vocational training and employment.

Makes various provisions of law prohibiting or regulating employment of minors inapplicable to minors in described apprenticeship training programs, and revises and reenacts provisions dealing with the inapplicability of such prohibitions and regulations to minors in vocational training and work experience programs.

Makes provisions of law regulating working hours inapplicable to minors in described work experience programs.

Permits minors 16 years or older and under 18 years to work after 10 p.m. to as late as 12:30 a.m. under specified conditions.

Ch. 1107 (AB 1503) BEVERLY Amends, adds, and repeals various secs., U.I.C., re unemployment insurance.

Defines "American aircraft" and "American vessel" and provides that covered "employment" for unemployment compensation and unemployment disability laws includes service on or in connection with American vessel on navigable waters within or within and without United States or on or in connection with American aircraft operating within or within and without United States, if employer's operating office in this state.

Defines "American employer," and provides covered employment for such compensation and disability laws includes service of United States citizen performed outside United States, except in Canada or Virgin Islands, for American employer, under specified conditions.

Defines "employee" to include certain agent-drivers, commission-drivers, and traveling or city salesmen, and others.

Redefines "agricultural labor" exception from coverage to, among other things, extend coverage to services for profitmaking irrigation concerns.

Redefines "employment" exception from coverage insofar as services in employ of schools, colleges, universities, or private foundations organized and operated exclusively for the benefit of schools, colleges or universities, or hospitals.

Redefines employee exception from coverage as to corporate or association directors.

Increases limitation on taxable wages for employer tax for unemployment insurance to \$4,200 per employee per year.

Specifies that payments made by city or state to elected official thereof as incident to such public office shall not be deemed "wages" for purposes of reduction of weekly benefits for wages in excess of \$12 paid for services rendered during applicable week.

Requires state to participate in specified arrangements to pay unemployment insurance to combine individual's wages and employment in two or more states under single base period and avoid duplicate wages and employment use in such combining.

Prohibits denial or reduction of unemployment benefits solely because person files claim or resides in another state or contiguous country with which U.S. has agreement with respect to unemployment insurance.

Provides covered employment for unemployment compensation and unemployment compensation disability laws includes service wherever performed in United States, if service is directed and controlled from California and not covered for unemployment insurance by another state.

Provides covered employment for unemployment compensation law includes service for State of California or instrumentality of California or of California and other states, for a hospital or institution of higher education located in California, with specified excepted services. Permits state or other public entity to reimburse unemployment benefits paid to former employees, rather than pay tax contributions.

Provides that covered employment for unemployment and disability compensation purposes includes service for nonprofit organizations, with specified excepted services. Permits nonprofit organizations to reimburse unemployment benefits paid to former employees, rather than pay tax contributions.

Permits political subdivisions operating hospitals and institutions of higher education to elect voluntarily unemployment and disability compensation insurance coverage on basis of reimbursing unemployment benefits paid to former employees, rather than pay tax contributions for unemployment insurance, but requires employees pay tax for such disability insurance coverage.

Increases from four-tenths to five-tenths of one percent of all wages paid by employer, the unemployment insurance tax contribution required of employers.

Requires denial of unemployment benefits during period between two years or terms, or of paid sabbatical, to research, instructional, or principal administrative capacity employees of institution of higher education operated by state or specified public entities or nonprofit organizations, if individual has continuing contract.

Requires unemployment insurance claimant to have had "some" work in first benefit year to use wages or certain benefits received after end of base period to qualify a succeeding claim.

Restates training and retraining participation as grounds for work refusal.

Amends Sections 1456 and 1457 of the Unemployment Insurance Code as proposed by AB 271, if enacted, to conform with the provisions of this act.

Provides for appropriation, on specified conditions, for Department of Human Resources Development pursuant to Section 903 of Social Security Act.

Makes other changes, including technical and clarifying changes.

To take effect immediately, urgency statute.

Ch. 1108 (AB 1711) MOBLEY Amends Sec. 8734, S. & H.C., re amended assessments.

Provides that amended assessment under Improvement Bond Act of 1915 shall be accompanied by an amended map or plat prepared pursuant to specified section. Designates such map or plat as "amended assessment diagram." Provides that such diagram shall substantially comply with specified requirements and shall be recorded by the county recorder. Requires recorder to cross-index such map or plat to original assessment diagram which it amends.

Requires label to be placed on amended map or plat and specifies contents thereof.

Authorizes county recorder to charge appropriate fee for recording the amended map or plat.

Ch. 1109 (AB 1712) MOBLEY Amends Sec. 3113, S. & H.C., re special assessment districts

Modifies provisions relating to amended maps of assessment district boundaries.

Provides that county recorder shall modify or amended boundary map of an assessment district with specified endorsements in a book of maps. Requires that such maps be cross-indexed to original map of affected assessment district.

Requires amended boundary map to have label on its face and specifies content thereof.

Makes related changes.

Ch. 1110 (AB 2363) FORAN Adds Sec. 26301.5, Veh.C., re vehicle equipment.

Requires every passenger vehicle manufactured and first registered after January 1, 1973, except motorcycles, to be equipped with an emergency brake system, constructed in a specified manner.

Ch. 1111 (AB 2785) MOBLEY Amends Sec. 51295, Gov.C., re California Land Conservation Act.

Establishes additional procedures in cases of condemnation of land restricted by contract to open space uses under the California Land Conservation Act of 1965 and permits additional provisions in such contracts.

Ch. 1112 (AB 1309) MADDY Amends Sec. 1277.5, U.I.C., re unemployment insurance.

Specifies that, in determining whether wages paid prior to filing valid claim for unemployment compensation benefits may be used as base period wages for determining eligibility, twice amount claimant was entitled to receive under workmen's compensation law, employer's liability law, or disability law of any state or of federal government, rather than twice amount received under workmen's compensation or unemployment compensation disability laws of California, shall be considered as wages paid during claimant's base period.

Makes additional changes to Sec. 1277.5, U.I.C. proposed by AB 1503, to be operative only upon enactment of AB 1503.

Ch. 1113 (SB 274) DEUKMEJIAN Amends Sec. 7451, Ed.C., re regional occupational centers.

Extends authority to establish regional occupational centers to school districts of 50,000 or more a.d.a. located in a county of 750,000 a.d.a. or more.

Requires State Board of Education to prescribe a procedure for establishment of regional occupational centers by such school districts in accordance with the district's application and in compliance with the State Plan for Vocational Education.

Makes additional changes in Sec. 7451, Ed.C., proposed by AB 2613 to be operative only if AB 2613 and this bill are both chaptered, and this bill is chaptered after AB 2613.

Ch. 1114 (SB 701) NEJEDLY Adds Sec. 3012, F. & G.C., re birds and mammals.

Makes it unlawful to use any recorded or electrically amplified bird or mammal calls or sounds, or recorded or electrically amplified imitations of bird or mammal calls or sounds, to assist in taking any bird or mammal, except nongame birds and nongame mammals as permitted by regulations of the Fish and Game Commission.

To become operative July 1, 1972.

Ch. 1115 (SB 725) PETRIS Amends Sec. 5751, W. & I.C., re mental hygiene.

Requires the director of local mental health services to be psychiatrist, psychologist, clinical social worker, or hospital administrator who meets the qualifications set by the State Director of Mental Hygiene, where the director is other than the local health officer or medical administrator of the county hospital.

Requires director to be a psychiatrist if his duties include the direct medical care of patients or if not a psychiatrist to have a psychiatrist in the program whose duties include such care.

Ch. 1116 (SB 758) HARMER Amends Sec. 18252.4, adds Sec. 53, Ed.C.; adds Sec. 223, Veh.C., re driver education.

Designates automobile driver training as the laboratory phase of driver education, and prescribes two additional alternate plans for such instruction.

Provides that practice driving on an off-street multiple-car driving range approved by the Department of Education under the supervision of a qualified instructor, rather than practice driving on an off-street driving range under the supervision of a qualified instructor, may be substituted for all or part of the time required in a dual-control automobile with a qualified instructor for purposes of observation.

Provides for on-street behind-the-wheel, rather than behind-the-wheel, practice driving instruction in a dual-control automobile with a qualified instructor.

Requires that any deviation from the standard use of an off-street multiple-car driving range, as well as a driving simulator, or both, have prior approval by Department of Education before reimbursement for students trained can be provided.

Makes related changes.

Ch. 1117 (SB 800) PETRIS Amends Sec. 4011.6, Pen.C., re mental health.

Permits certain judges to order prisoner in city or county jail to be taken to a facility for 72-hour treatment and evaluation under Lanterman-Petris-Short Act, where such prisoner is suspected of being mentally disordered.

Deletes provision requiring examination of prisoner in city or county jail suspected of mental disorder by physician and physician's opinion that such prisoner is mentally disordered, before such prisoner may be taken to a facility for 72-hour treatment and evaluation under Lanterman-Petris-Short Act.

Ch. 1118 (SB 938) BURGNER New act, re rehabilitation.

Provides that AB 698, relating to a transfer to the Department of Rehabilitation's Alcoholic Rehabilitation Program of service programs within the Department of Social Welfare, shall not become operative if the United States Department of Health, Education and Welfare issues a formal ruling that such transfer does not meet federal requirements.

Makes related changes.

Ch. 1119 (SB 988) DEUKMEJIAN Amends and repeals various secs., Pen.C., re crime prevention.

Makes various changes in law relative to California Crime Technological Research Foundation, and extends life of foundation from 1971 to 1975.

Makes appropriation for purposes of act.

To take effect immediately, urgency statute.

Ch. 1120 (SB 1366) BEILENSON Amends Sec. 1203, H. & S.C., re clinics: licenses.

Revises definitions of clinics which are eligible for licensure by the State Department of Public Health.

Ch. 1121 (AB 281) CORY Amends Secs. 3365, 3701, R. & T.C., re property taxation.

Requires tax collector to make reasonable effort to ascertain the address of assessee of property, including, but not limited to, examining the assessment rolls and various telephone books, rather than only being required to examine assessment rolls, in order to give assessee notice by mail of intention to deed the property to the state, or to sell the property to a private party, for unpaid taxes. Provides that failure to make such effort shall not affect validity of deed or sale.

Ch. 1122 (AB 328) POWERS Adds Sec. 830.11, 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. 1123 (AB 451) CAMPBELL Adds Secs. 10039, 10069, H. & S.C., re vital statistics: record destruction.

Authorizes destruction by State Registrar of Vital Statistics of preliminary reports, and destruction by counties of court clerk's copy of information required to be sent to State Registrar, in actions for marital dissolution, legal separation or annulment, five years after action commenced.

Operative January 1, 1972.

Ch. 1124 (AB 631) MOORHEAD Amends, adds various secs., W. & I.C., re work furlough release.

Permits Director of Corrections to authorize temporary removal of persons confined in the California Rehabilitation Centers and its branches under the jurisdiction of the Department of Corrections and to authorize their assignment to conservation camp programs.

Permits the Director of Corrections to establish and operate community correctional centers to provide housing, supervision, counseling, and other correctional programs for persons committed to the director.

Permits the Director of Corrections to transfer persons confined in the California Rehabilitation Center or its branches to community correctional centers and place persons on outpatient status in such centers and to grant furloughs to residents of those centers for the purpose of employment, education, and vocational training.

Ch. 1125 (AB 863) BAGLEY Adds Sec. 9501.1, Corp.C., re charitable corporations.

Conforms operation of certain charitable corporations to requirements of Federal Tax Reform Act of 1969.

To take effect immediately, urgency statute.

Ch. 1126 (AB 867) WARREN Amends Sec. 68092.5, Gov.C., re expert witness fees.

Requires payment of compensation of expert witness when proceeding at which his attendance is required is continued or canceled in advance and he is not given notice by party requiring his attendance.

Ch. 1127 (AB 991) McALISTER Amends Sec. 1167, C.C.P., re unlawful detainer proceedings.

Extends time within which the defendant may respond to a complaint in unlawful detainer proceedings from three days after service of summons to five days after service of summons.

Ch. 1128 (AB 1026) MOORHEAD Amends Sec. 8009, W. & I.C., re public guardians.

Requires public guardian if he doesn't deposit funds in the county treasury, to deposit such funds in insured bank authorized to do business in the county or invest them in an insured savings and loan association authorized to do business in the county. If there are no such insured banks or savings and loan associations in the county, the public guardian may use any insured bank or insured savings and loan association in the state. Relieves public guardian's legal responsibility over funds while on deposit in an insured bank or savings and loan association. Only the public guardian can order withdrawals from an insured bank, savings and loan association, or the county treasury. Eliminates requirement that judge of superior court countersign orders for withdrawal.

Ch. 1129 (AB 1083) GONSALVES Adds Sec. 2188.5, R. & T.C., re property taxation.

Sets standards for assessment of common areas of planned developments to separately owned lots and limits tax liens to such lots, according to the proportionate share of owner in common areas.

Ch. 1130 (AB 1097) BELOTTI Amends Secs. 74702, 74703, 74705, 74708 and 74709, Gov.C., re Sonoma County courts.

Revises provisions for central and southern Sonoma County municipal court districts relating to number of judges and number, classification and salaries of certain personnel. Modifies provisions requiring automatic salary adjustments for court personnel when salaries for equivalent county positions are adjusted. Provides procedure upon future annexation of southern district to central district.

Ch. 1131 (AB 1235) WAXMAN Amends Sec. 3041, B. & P.C., re optometry.

Includes specifically within practice of optometry the prescribing, or the fitting or adaptation of contact lenses which may be classified as drugs by United States or California law.

Ch. 1132 (AB 1314) PORTER Adds Ch. 9 (commencing with Sec. 4060), Pt. 1, Div. 5, H. & S.C., re water treatment operator certification.

Provides for certification of operators of water treatment plants, as defined, by the Director of Public Health.

Creates advisory committee appointed by the Governor, to serve without compensation of any kind, for four-year staggered terms and designates qualification that must be met by appointees.

Authorizes the director, with the approval of the advisory committee, to adopt rules and regulations and certification standards to be submitted to the State Board of Public Health for its review and approval.

Requires certification to indicate classification of treatment plant person is qualified to operate.

Provides for examination of persons applying for a certificate and requires the department to hold at least one examination per year.

Requires persons responsible for operation of plants possess a certificate of appropriate grade.

Requires the board to establish charges for certificates which shall provide revenues which shall not exceed the amount necessary, but shall be sufficient, to recover all costs of administering the chapter.

Provides that person employed as a water treatment plant operator on effective date of act shall be issued an appropriate certificate provided that he meets specified qualifications.

Requires director, with the approval of the advisory committee, to establish criteria and standards for education and training of existing and prospective water treatment plant operators and to provide such criteria and standards for use in statewide technical education and training programs.

Requires the state department, with the approval of the advisory committee, to establish and publish criteria to classify all water treatment plants with regard to size, character of water and required degree of treatment, and other physical conditions affecting such plants. Requires state department to establish, with the approval of the advisory committee, the level of skill, knowledge, and experience necessary to supervise or operate successfully water treatment facilities to protect the public health.

Ch. 1133 (AB 1319) POWERS Amends Sec. 6796, B. & P.C., re professional engineers: authority certificates.

Broadens provisions relating to renewal of certificates of authority to use title "structural engineer" to apply to all such certificates.

Deletes certain obsolete provisions

Ch. 1134 (AB 1324) POWERS Amends Sec. 6795, B. & P.C., re professional engineers.

Broadens provisions relating to expiration of certificates of authority to use title "structural engineer" to apply to all such certificates of authority.

Ch. 1135 (AB 1579) SEELEY Amends Secs. 36005, 36400, 36605, Veh.C., re implements of husbandry.

Revises definition of implements of husbandry to include specified vehicles used exclusively in the transportation of tools used exclusively for the production or harvesting of agricultural products. Makes provisions re speed limit and width limit of specified implements of husbandry applicable to vehicles used exclusively for the transportation of such tools.

Ch. 1136 (AB 1653) KETCHUM Amends Secs. 3703, 3704, adds Sec. 3704.5, Pen.C., re condemned mentally disordered persons.

Requires that person condemned to death and found insane be taken to medical facility of Department of Corrections, rather than state hospital for the insane.

Requires such a person in a state hospital on effective date of act to be transferred to a medical facility of the Department of Corrections. Makes corresponding changes.

Ch. 1137 (AB 1675) BADHAM Adds Sec. 54902.5, Gov.C., re district boundaries.

Requires State Board of Equalization to establish fee schedule for costs to the board for processing boundary changes of districts.

Ch. 1138 (AB 1688) DENT Amends and repeals various secs., Ed.C. re community colleges.

Eliminates provisions relating to community colleges or grades 13 and 14 maintained by school districts other than community college districts, and provisions relating to territory not included in a community college district

Repeals certain provisions which have become nonoperative.

Makes technical changes.

Ch. 1139 (AB 1713) MOBLEY Amends Sec. 2808, S. & H.C., re special assessment proceedings.

Makes the provisions of the Special Assessment Investigation, Limitation and Majority Protest Act of 1931 inapplicable to the acquisition, or the construction and acquisition, as well as to the construction, of sanitary sewers, sewage disposal works and storm water drains, when recommended in writing as a health necessity by a city or a county health officer and the recommendation is entered into the minutes of, and approved by a $\frac{2}{3}$ vote of, the city or county legislative body, as the case may be.

Ch. 1140 (AB 1715) MOBLEY Amends Secs. 8687, 8756, S. & H.C., re improvement bonds.

Provides that if prepayments of other assessments under Improvement Bond Act of 1915 along with the regular amount of payment, rather than just the regular amount of payment, are sufficient to create surplus funds with which to redeem any outstanding improvement bond before maturity, then bonds may be redeemed as provided, deleting provision for person making the payment to direct treasurer to redeem the bond.

Provides that the treasurer may deduct the costs incurred for administering the retirement of the bonds rather than only costs for giving notice of advanced maturity.

Also provides that in selecting bonds for advance retirement the treasurer shall choose the lowest numbered bond of annual series midway to the end of the bond term and successive bonds, as prescribed, rather than selecting the bond of earliest maturity that is feasible for retirement.

Ch. 1141 (AB 1760) GONSALVES Amends Sec. 408, R. & T.C., re records of county assessors

Makes various modifications and clarifying changes with respect to the type of information in an assessor's records available to other county assessors and to the assesseses of property or their representatives.

Ch. 1142 (AB 1811) HAYES Amends Sec. 18006, Gov.C., re state employees: relocation allowances.

Raises from 8,000 to 11,000, the maximum number of pounds on which the state will pay for transportation of household goods where state employees are relocated.

Ch. 1143 (AB 2122) BEE Adds Secs. 789.6, 789.7, Civ.C., re mobilehome parks.

Prohibits termination of tenancy in mobilehome park for purpose of making tenant's space available for person who purchased mobilehome from owner of the mobilehome park or his agents.

Prohibits charging of fees to tenants other than charges for rent, utilities, or incidental reasonable service charges.

Ch. 1144 (AB 2241) RUSSELL Adds Secs 11011.1, 11011.6, Gov.C., re state property.

Provides that state land declared surplus by the Legislature shall be offered to local governmental entities at fair market value and authorizes the Director of General Services to convey surplus state lands for 50 percent of fair market value upon specified terms to local public agencies for park and recreation purposes, with the approval of the State Public Works Board, if the local agency meets specified conditions. Permits transfer of such land to such entities at sale price of no less than 50 percent of fair market value to be used for other public purposes if certain conditions are met.

Authorizes, with approval of the State Public Works Board and at request of the appropriate agency, Director of General Services to transfer lands to local agencies, at no cost, if other specified conditions are met.

Ch. 1145 (AB 2651) LANTERMAN New act, re absent parent contributions. Appropriates \$15,000 to the Central Registry of the Department of Justice to assist counties in locating absent parents to compel their support of dependent children.

To take effect immediately, urgency statute.

Ch. 1146 (AB 2741) HAYES Amends Sec. 1135, adds Sec. 1132.4, Ed C., amends Sec. 27202, adds Secs. 27001.5 and 27201 5, Elec.C., re recall of public officers.

Requires proponents of a petition to recall a public officer of the state, a county, or school district governing board member to serve, file and publish a notice of intent containing statement of grounds for recall.

Allows each such officer or governing board member to file and serve an answer justifying his course of conduct in office.

Requires answer, if any, to be included in recall petition before it can be circulated.

Ch. 1147 (AB 2832) TOWNSEND Adds Article 25 (commencing with Sec. 26516), Ch. 5, Div. 21, and repeals Art. 8 (commencing with Sec. 26650), as added by Ch. 1574, 1970 Stats., Ch. 3, Div. 22, H. & S.C., re enriched foods.

Repeals existing provisions which prohibit sale at retail of specified foods unless such foods are enriched as specified, and which prohibit delineated acts relating to fortified breakfast cereals not in conformity with standards established by the State Department of Public Health, and which require labeling showing added substances on such enriched and fortified foods.

Prohibits sale of nonenriched form of food after definition and standard established as specified for the enriched form of the food. Permits use of unenriched form of such food as ingredient of another food only under delineated conditions. Provides that enriched food or food prepared from enriched ingredients which features use of enriched food or ingredients, as specified, shall be labeled in accordance with requirements for special dietary foods.

Operative January 1, 1972.

Ch. 1148 (SB 371) COLOGNE Adds Art. 9 (commencing with Sec. 16425), Ch. 2, Pt. 2, Div. 4, Title 2, Gov.C., re Litigation Deposits Fund.

Establishes the Litigation Deposits Fund in the State Treasury for the deposit of money received as litigation deposits where the State of California is a party to the litigation. Appropriates money in fund.

Specifies the duties of the Department of Justice, Department of General Services, the State Treasurer, and the State Controller with respect to such fund.

Provides for the investment or deposit of the fund and for the allocation of income. Provides amounts allocated to deposit shall be paid to person receiving deposit when ordered by the court.

Ch. 1149 (SB 533) MOSCONE Amends Sec. 851.6, Pen.C., re criminal law arrest records.

Requires deletion from arrest records of arresting agency and of Bureau of Criminal Identification and Investigation of arrests made without warrant where person is released under certain conditions.

Incorporates additional changes to Sec. 851.6, Pen C., proposed by SB 331, to be operative only upon enactment of SB 331.

Ch. 1150 (SB 820) DEUKMEJIAN Adds and repeals Secs. 576.5, 999, C.C.P., re settlements.

Requires, in any action for damages for personal injury, death, or property loss arising out of ownership, maintenance, or use of motor vehicle, which is filed in any court in county with population exceeding 6 million, that settlement conference be held within specified period after filing of at issue memorandum, except where court grants extension of time, as specified. Sets forth procedures governing such settlement conferences.

Operative January 1, 1972.

Applicable to actions filed on or after January 1, 1971.

Effective only until December 31, 1973.

Ch. 1151 (SB 838) COLOGNE Amends Secs. 12710, 12748, and 12780, B. & P.C., re weighmasters.

Permits expenditure of license fees of public, private and public at large weighmasters by Department of Agriculture from Department of Agriculture Fund for the administration and enforcement of tare requirements

Ch. 1152 (SB 1374) ALQUIST Adds Ch. 8 (commencing with Sec. 2700), Div. 2, P.R.C., re strong-motion instrumentation program

Establishes a strong-motion instrumentation program. Directs Division of Mines and Geology to organize and monitor the program with the advice of an advisory board appointed as specified. Directs division to purchase and install instruments in representative structures and geologic environments throughout the state as deemed necessary and desirable by the advisory board. Directs division to negotiate with the National Oceanic and Atmospheric Administration or other competent agency for maintenance and service of instruments installed.

Requires all counties and cities to collect a fee from all applicants for construction permits which shall be equal to an .007 percent of the estimated construction cost of the structure. Creates Strong-Motion Instrumentation Special Fund, and continuously appropriates fund to the division for purposes of act. Requires deposit of all fees collected in the fund. Provides for lowering of such fees once program established to level sufficient to maintain the program. Exempts from requirement for collection of such fee any city or county that has adopted an ordinance requiring the installation of accelerographs in structures, if specified events have occurred.

Ch. 1153 (SB 1451) BURGNER Adds Sec. 25509.6, Ed.C., re community colleges: contracts.

Authorizes school districts maintaining community colleges to contract on a full-cost basis with the federal government or any agency of the federal government to provide community college courses and classes to persons in military service of United States at military locations inside or outside the district or state.

Ch. 1154 (AB 200) DENT Adds Sec. 4458.5, Veh.C., re vehicles: license plates.

Requires Department of Motor Vehicles, upon the issuance of new license plates in lieu of stolen, lost, or mutilated license plates, to a person other than the legal owner, to inform legal owner of vehicle of the number on such new license plates. Specifies that department may charge fee for such information to pay its costs. Appropriates \$15,000 from the Motor Vehicle Fund to the department for the 1971-1972 fiscal year for the purposes of carrying out, initially, the provisions of Section 4458.5 of the Vehicle Code. Specifies it is intent of Legislature that cost of carrying out provisions of such section shall be paid from fees charged by department.

Ch. 1155 (AB 1062) TOWNSEND Adds Sec. 1904.2, P.U.C., re public utilities.

Limits amount of fees which may be charged and collected by Public Utilities Commission for issuance of bonds, notes, or other evidences of indebtedness, or the proposed maximum proceeds of stock, by applicant public utility where the utility's security issues are subject to the jurisdictions of the Federal Power Commission.

Ch. 1156 (AB 1136) CHACON Amends Sec. 25365, Gov.C., re county property.

Provides that board of supervisors by a $\frac{4}{5}$ ths vote may transfer to or exchange with county board of education any real or personal property belonging to the county and not required for county use (or in the event of an exchange is required for county use) upon such terms and conditions as are agreed upon and without complying with any other provision of the Government Code.

Ch. 1157 (AB 1318) POWERS Amends Sec. 6796 3, B. & P.C., re consulting engineers' certificates: renewal.

Declares that certificate of authority to use title "consulting engineer" not renewed within 5 years of expiration may not be renewed, restored, reinstated or reissued.

Specifies circumstances under which holder of such certificate may obtain new certificate.

Ch. 1158 (AB 1417) WARREN Amends Sec. 1241, Pen.C., re appointed counsel.

Provides for payment of compensation to court-appointed counsel for representation in any appeal or proceeding, rather than only for representation in any appeal or proceeding in a criminal matter.

Ch. 1159 (AB 2054) HAYES Adds Sec. 25955, H. & S.C., re abortions: refusal to participate.

Prohibits an employer from requiring a registered nurse, a licensed vocational nurse or any other person employed to furnish direct personal health services to a patient to directly participate in the induction or performance of an abortion if such employee has filed a written statement with the employer indicating a moral, ethical or religious basis for refusal to participate in the abortion. Prohibits employer from penalizing or disciplining such employee for declining to participate in the abortion.

Provides that these provisions shall not apply to medical emergency situations.

Makes any violation a misdemeanor.

Ch. 1160 (AB 2185) BEVERLY Adds and repeals Sec. 34311.1, Gov.C., re city incorporation.

Provides that, in counties of over 4,000,000 population, with respect to protests against the incorporation of a new city, incorporation proceedings shall be terminated upon the protest of qualified signers representing 51 percent of the assessed valuation of land and improvements, rather than owners representing 51 percent of land alone, within the area proposed for incorporation. Repeals section on December 31, 1973.

Ch. 1161 (AB 2386) STACEY Adds Pt. 13 (commencing with Section 101000),

Div. 10, P.U.C., re Bakersfield Metropolitan Transit District.

Authorizes the establishment of the Greater Bakersfield Metropolitan Transit District in the City of Bakersfield and the unincorporated area of the County of Kern adjacent thereto.

Prescribes the purposes, organization, powers, and duties of the district.

To take effect immediately, urgency statute.

Ch. 1162 (AB 2648) LANTERMAN Amends and adds various secs., W. & I.C., re mental health services.

Specifies that each county shall utilize private mental health resources or facilities in the county prior to developing new county resources or facilities when such private resources and facilities are of at least equal quality and cost as compared with county-operated resources or facilities. Requires utilization of all such local public or private facilities before state hospitals are used.

Includes reference to services by private agencies and facilities in requirement that services to mentally disordered persons be provided in accordance with the county Short-Doyle plan.

Allows court conducting hearings under the Lanterman-Petris-Short Act to convene at any time or place within or without the county, unless any party to the proceedings objects to a time and place different from that for the trial of civil actions for the court. Allows any party to proceedings to require the hearing to be public. Validates prior hearing held in accordance with new provisions.

Prescribes circumstances under which patient, conservatee, or proposed conservatee may waive presence at hearings held under the Lanterman-Petris-Short Act of physicians and other professional persons.

Requires the department to transmit the county Short-Doyle plan relating to drug abuse and alcoholism to designated state offices and provides that such drug abuse plan constitutes the required coordinated countywide community drug abuse control plan.

Ch. 1163 (AB 2773) LANTERMAN Amends Sec. 5116, W. & I.C., re care homes.

Adds care homes serving dependent and neglected children to care homes deemed residential for zoning purposes and limits this to homes providing 24-hour care only.

Ch 1164 (SB 1239) HARMER Adds Art 3.5 (commencing with Sec 24025),

Ch. 3, Div. 18, Ed C., re state colleges, budgeting.

Expresses legislative intent re budgeting procedures in institutions of higher education.

Requires Trustees of the California State Colleges to initiate a pilot management, planning, and budgeting system at selected state colleges beginning with 1972-1973 fiscal year and prescribes elements of system.

Requires trustees to design and implement system, with full participation and approval of Department of Finance.

Authorizes Department of Finance and trustees to delegate such authority to participating state colleges as is needed to carry out intent of act.

Requires Department of Finance and trustees to conduct fiscal post-audits and management review with respect to pilot system.

Authorizes chancellor, with approval of Director of Finance, to take whatever steps necessary to prepare for implementation thereof prior to 1972-1973 fiscal year.

Empowers Director of Finance to authorize, upon the approval of the Joint Legislative Budget Committee, necessary changes in specified item in Budget Act of 1971 to implement provisions of act.

Ch. 1165 (SB 1303) CUSANOVICH Amends various secs., Gov.C., re state employees: health benefits.

Includes school districts, county boards of education, personnel commissions of a school district, and county superintendents of schools within definition of contracting agency for purposes of contracting for health benefits under the Meyers-Geddes Act.

Provides contracting agency may not maintain a health plan benefits plan other than one under Meyers-Geddes Act. Deletes provision prohibiting employee or annuitant of contracting agency from being in plan under Meyers-Geddes Act and plan maintained by contracting agency.

Appropriates \$30,000 from State Employees' Contingency Reserve Fund for administrative costs.

Operative the first day of the month following the month in which bills enacted at the 1971 Regular Session become effective.

Makes related changes.

Ch. 1166 (SB 1592) LAGOMARSINO Adds various secs., Gov.C., H. & S.C., re vital statistics.

Requires fee of \$5 to be paid to the county clerk at the time of filing a petition in an adoption proceeding, with certain specified exceptions, such fee to be paid to the State Registrar of Vital Statistics.

Provides that another amended birth certificate which omits the name and address of the hospital or other facility where an adopted child was born or which omits the city and county of birth may be issued upon the request of the adopting parents at any time after the issuance of a new birth certificate. Requires a fee of \$5 to be paid to the State Registrar by the applicant for the preparation of an amended record of birth under the provisions of H. & S.C. relating to amendment of birth records after adoption, legitimation, and adjudication or acknowledgement of paternity. Provides that State Registrar shall furnish a certified copy of such newly amended record of birth to the registrant without additional cost.

Operative January 1, 1972.

Ch. 1167 (AB 171) Z'BERG Adds Art. 5k (commencing with Sec. 996.985), Ch. 6, Div. 4, M. & V.C., re state bonds.

Enacts Veterans Bond Act of 1971, authorizing state bonds in the amount of \$250,000,000 for farm and home purchase aid for veterans, and providing for submission of the act to a vote of the people at a special election consolidated with the direct primary election on June 6, 1972. Requires act to appear as Proposition No. 1 on the ballot for special election

Ch 1168 (AB 204) THOMAS New act, re state highways.

Directs the Department of Public Works to conduct a study of all access routes between Route 213 and Route 11 in San Pedro, and to submit its recommendation to the Legislature by the 10th calendar day of the 1972 Regular Session on the specific location of a state highway between Route 213 and Route 11 which would best alleviate the heavy volume of traffic on Route 11 entering into and departing from San Pedro in the general vicinity of the cross-channel bridge.

Ch. 1169 (AB 282) CORY Amends Sec. 1203.9, Pen.C., re probation

Provides that in the case of a transfer of the case of any person on probation to another court of the same rank when such person resides or removes to a county or city and county other than the one in which the case was originally heard, the order of transfer shall contain an order committing the probationer to the care and custody of the probation officer of the transferee county.

Ch. 1170 (AB 527) MacGILLIVRAY Amends Sec. 8015, F. & G.C., re commercial fishing receipts.

Requires fisherman selling fish, mollusks or crustaceans taken from waters of this state or brought into this state in fresh condition, to persons not licensed as fish dealer, canner or processor to fill out commercial fishing receipt pursuant to designated provisions.

Ch. 1171 (AB 608) MACGILLIVRAY Amends various secs., F. & G.C., re fish taxes.

Extends from April 1, 1972, to April 1, 1976, the provisions increasing the commercial fishing license fee from \$15 to \$25, from April 1, 1972, to April 1, 1976, the provisions increasing the certificate of boat registration fee for boats used in commercial fishing from \$10 to \$50, from July 1, 1972, to July 1, 1976, the provisions increasing the fish canners' and processors' license fees from \$75 to \$150 and wholesale fish dealers and preservers' license fee from \$25 to \$50, and from July 1, 1972, to July 1, 1976, the provisions increasing the fish broker and importer's license annual fee from \$25 to \$100.

Excludes from privilege tax of \$0.02 per pound on salmon imported salmon offal.

Provides for privilege tax on squid, irrespective of use, at \$0.001 per pound, and on designated fish when used for bait or human consumption, except canning, at \$0.005 per pound, and all fish, except as specified, irrespective of use, rather than all fish, including squid, which are canned, or reduced, or for other than bait or human consumption, at \$0.0005 per pound.

Eliminates specific provisions imposing privilege tax on rockfish and flatfish except halibut at \$0.0005 per pound and other fish, including halibut and squid, for bait or for human consumption except for canning at \$0.005 per pound.

Provides that no privilege tax is applicable to specified shrimp and crab imported from another state or country, irrespective of use.

Extends the effective date of these privilege tax provisions from July 1, 1972, to July 1, 1976.

Provides that such privilege tax provisions shall be operative on first calendar day of the month following the effective date of the act.

Extends from July 1, 1971, to July 1, 1976, the provisions specifying that the annual lobster permit fee is \$100 and from March 1, 1972, to March 1, 1976, the provisions specifying that an abalone fee is \$100.

Requires the Department of Fish and Game to file, as prescribed, an annual report with the Legislature on the use made of the revenue received after various designated dates, attributable to the provisions of this act.

Ch. 1172 (AB 635) TOWNSEND Adds Secs. 7455.5 and 7459.3, Ed.C., re regional occupational centers.

Allows governing board maintaining and operating regional occupational centers and programs to excuse pupil enrolled in grade 10, 11, or 12 who is also attending regional occupational center or program from attending courses in physical education under specified circumstances.

Requires school districts which receive federal funds because of attendance at a regional occupational center operated pursuant to a joint powers agreement to allocate such funds to the center at which the attendance occurred.

To take effect immediately, urgency statute.

Ch. 1173 (AB 846) BURTON Amends Sec. 10601, Ed.C., re pupils: suspension by teacher.

Deletes authority for teacher to suspend, with good cause, any pupil from the school for not to exceed one and a portion of a second schoolday, and provides instead that teacher may suspend, for good cause, any pupil from his or her class ~~or~~ for the day of the suspension and the day following; requires teacher to ask parent or guardian to attend a conference regarding the suspension and requires attendance at such conference of a school administrator if either the teacher or parent or guardian so requests; prohibits return of such pupil to such class during period of suspension, without concurrence of teacher and principal.

Ch. 1174 (AB 871) BARNES Adds Secs. 470a and 470b, Pen C., amends Secs. 13004 and 14610, Veh.C., re violations.

Prescribes punishment for altering, falsifying, forging, duplicating or reproducing or counterfeiting any driver's license or identification card issued by governmental agency with intent that such license or card be used to facilitate the commission of a forgery. Prescribes punishment for displaying or having in possession any such license or card with intent that such license or card be used to facilitate commission of forgery.

Expressly makes it unlawful for any person to alter any driver's license or identification card issued by the Department of Motor Vehicles in any manner not authorized by the Vehicle Code.

Ch. 1175 (AB 905) BRATHWAITE Amends Sec. 27503, Gov C., re transcript of coroner's inquest.

Provides that transcript of testimony of witnesses examined in coroner's inquest shall be completed and filed within 10 days of inquest with office of coroner or county clerk as determined by board of supervisors.

Ch. 1176 (AB 986) MURPHY Amends Sec 4417, P.R.C., re fire protection rewards.

Authorizes reward to be paid out of any state funds available to State Forester for fire protection purposes, generally, rather than out of funds available only for purpose of paying rewards, to person whose information leads to commitment to a public facility of a person who attempts to willfully and maliciously set fire to any property included within a state responsibility area. Increases reward to be paid for specified information with respect to set fires or attempted set fires leading to arrest and conviction, or commitment, from \$100 to \$500. Excepts regularly paid firemen from those persons who may qualify for such reward and provides that reward may be paid either on initiative of State Forester or upon application of person qualifying for reward. Makes certain related and clarifying changes.

Ch. 1177 (AB 1014) RAY E. JOHNSON Amends various secs., R. & T.C., re tax collectors.

Requires boards of supervisors of all counties to transfer duties of redemption officer to tax collector by January 1, 1974

Makes related conforming changes; operative January 1, 1974.

Ch. 1178 (AB 1490) WOOD Amends, adds, repeals, various secs, Veh.C., re violations: Vehicle Code.

Makes it a misdemeanor, rather than an infraction, to fail to comply with any rule or regulation adopted by the Department of California Highway Patrol pertaining to hours of service of drivers of certain motor vehicles.

Makes violation of provisions relating to weight limitations by vehicles upon highways, except in cases of weight violations where amount of excess weight is less than 4,501 pounds, a misdemeanor, rather than an infraction, operative only if AB 101 is enacted, and chaptered before this bill.

Recasts provisions re classification of violations of Vehicle Code.

Ch. 1179 (AB 1620) BURKE Amends Sec. 13085, Ed.C., re employer-employee relations.

Limits scope of matters which may be proposed in "meet and confer" sessions under Winton Act by any certificated employee, certificated employee organization, or certificated employee council and any classified employee or classified employee organization, respectively, to matters directly related to certificated employees and classified employees, respectively, unless such proposals have first been submitted to the designated employee organization. Provides that public school employer will resolve any disagreement as to whether or not a matter is so directly related.

Ch. 1180 (AB 1637) WAXMAN Amends Sec 10230, adds Sec. 10218.5, Elec.C., re judicial offices.

Changes ballot form regarding judicial offices.

Ch. 1181 (AB 1654) MACDONALD Amends Sec. 13009, Ed.C., re certificated employee compensation.

Permits deductions in salary to be made for participation in deferred compensation plans.

Ch. 1182 (AB 1848) CORY Amends Secs. 8657, 10753, R. & T.C., re taxation.

Provides that provision exempting fuel specified for and used in vehicles equipped with certain low-emission systems from use fuel tax is applicable to vehicles over 6,001 pounds manufacturer's gross weight and certain vehicles 6,001 pounds and less, and provision that excludes cost of installing such system from market value of vehicles for purposes of Vehicle License Fee Law applies to vehicles over 6,001 pounds manufacturer's gross weight and certain vehicles 6,001 pounds and less.

To take effect immediately, urgency statute.

Ch. 1183 (AB 1975) MOBLEY New act, re Westlands Water District

Authorizes the Westlands Water District to enter into a contract with the United States in the manner provided for the authorization of general obligation bonds of the district, including specified alternative procedure for issuance of such bonds

which does not require an election, rather than requiring an election for authorization to enter into a contract with the United States for any purpose other than obtaining a water supply.

To remain in effect until January 1, 1976.

Ch. 1184 (AB 2035) KETCHUM Amends Sec. 23787, B. & P.C., re alcoholic beverages: food service.

Permits licensee of any bona fide public eating place to sublet sale and service of meals on such premises required by provisions of Alcoholic Beverage Control Act upon notification to the Department of Alcoholic Beverage Control. Provides that licensee shall not sublet to a person who does not have the qualifications of a holder of a license.

Ch. 1185 (AB 2044) MOORHEAD Amends Sec. 1389.7, adds Sec. 1389.8, Pen.C., re fixing sentences.

Authorizes Adult Authority and California Women's Board of Terms and Parole to fix term of persons in actual confinement in another jurisdiction who are convicted and sentenced in superior court, then transferred to jurisdiction of another agency, state or federal, following conviction and commitment to prison in the other jurisdiction, for the purpose of serving concurrent terms without delivery to a California prison. Authorizes such fixing of terms when specified persons are in actual confinement pursuant to agreement on detainers or other provisions of law, rather than only pursuant to agreement on detainers.

Declares it to be responsibility of agent of receiving state to return prisoner to sending state upon completion of proceedings under provisions relating to agreement on detainers.

Ch. 1186 (AB 2197) TOWNSEND Amends Secs. 3321, 3325, 3355, and 3431, B. & P.C., re hearing aid dispensers.

Provides that all meetings of Hearing Aid Dispensers Examining Committee shall be held upon 15, rather than 30 days' notice.

Provides for application for temporary license as hearing aid dispenser under certain circumstances on or before July 15, 1972, rather than within six months of effective date of Ch. 7.5 (commencing with Sec. 3300), Div. 2, B. & P.C.

Provides that penal provisions of such chapter shall not become operative until July 15, 1972, rather than until six months after the first meeting of the committee.

To take effect immediately, urgency statute.

Ch. 1187 (AB 2260) KETCHUM Amends, amends and renumbers, adds, and repeals various secs. and div. heading, Ag.C., re pesticide.

Revises and restates, with various substantive changes, the provisions relating to pesticide and pest control operations.

Makes additional changes in Sec. 14006, Ag.C., proposed by SB 1021, to be operative only if SB 1021 and this bill are both chaptered, and this bill is chaptered after SB 1021.

Ch. 1188 (AB 2800) KARABIAN Amends, adds, and repeals various secs., Ed.C.; repeals Sec. 2, Ch. 1493, Stats. 1969, re educational advisory bodies.

Expresses legislative intent re creation of three levels of educational advisory bodies.

Deletes specific provisions re creation, composition, duties, and responsibilities of numerous educational commissions and advisory committees. Creates the Educational Innovation and Planning Commission, Curriculum Development and Supplemental Materials Commission, Educational Management and Evaluation Commission, Equal Educational Opportunities Commission, Advisory Committee on Educational Research in Basic Educational Programs, and Advisory Committee on Special Education and prescribes membership, duties, and responsibilities thereof.

Authorizes Superintendent of Public Instruction to establish educational task forces to render recommendations on specified procedures and standards.

Makes numerous technical changes.

Ch. 1189 (AB 1486) BILL GREENE Amends Sec. 8084, Ed.C.; amends Sec. 3, Ch. 1251, Stats. 1970, re vocational education.

Requires that specified plans re vocational education be submitted before September 15, 1973, rather than September 15, 1972.

Extends period for required allocations of specified federal funds by State Board of Education by one fiscal year.

Ch. 1190 (AB 1621) MILLER Amends Sec. 6553, and adds Ch. 4 (commencing with Sec. 25500), Div. 13, Elec.C., re declarations of intent.

Adds provisions requiring declarations of intent for candidates for legislative office. Requires candidate's filing fee to be paid upon filing of declaration of intent and specifies such filing fee shall be nonrefundable.

Ch 1191 (AB 2104) BADHAN. Adds Art. 4.3 (commencing with Sec. 13385), Ch. 2, Div. 10, Ed C., re in-service training.

Declares legislative intent to encourage institutions of higher education to enter into cooperative agreements with local school districts to provide training programs to improve high school teachers' instructional skills.

Authorizes school districts to establish staff development projects; prescribes components of project. Authorizes school districts to contract with specified entities for purposes of such projects.

Requires school districts to pay, out of school district funds all costs of such projects.

Requires participating institutions of higher education to grant academic credit for courses taken as part of a staff development project.

Ch. 1192 (SB 303) BEHR Adds Sec. 19258.5, Gov.C., re state employees.

Authorizes replacement of personal tools or other equipment required in employees' work when stolen from jobsite.

To be operative only until December 31, 1973.

Requires Legislative Analyst to report on act by March 1, 1974.

Ch. 1193 (SB 337) GRUNSKY New act, re state historical monument.

Appropriates \$300,000 from funds accumulated under provisions of Item 214, Budget Act of 1970, for expenditure by Department of Parks and Recreation for capital outlay at Hearst San Simeon State Historical Monument, as specified

Ch. 1194 (SB 1302) COLOGNE Adds Sec 7321.1, B. & P.C., re cosmetology.

Authorizes State Board of Cosmetology to adopt regulations relating to issuance of special certificate authorizing holder to engage in the practice of wig styling without holding certificate and license as a cosmetologist.

Provides that possession of certificate to practice wig styling shall not be required.

Requires board to fix a fee for the issuance of the special certificate not to exceed the cost to the board for the issuance.

Ch 1195 (AB 381) SCHABAEUM Amends Sec. 39295.6, adds Sec. 39299.4, H. & S.C. re air pollution

Extends definition of "agricultural burning" to include open outdoor fires used in improvements of land for wildlife and game habitat

Prohibits any burning for the improvement of land for wildlife or game habitat unless the person desiring to conduct such burning obtains from the Department of Fish and Game a written statement certifying that the burning is desirable and proper for such improvement and the statement is filed with the regional or county air pollution control officer of the region or county in which the burning is to take place.

Requires the department to issue and file such statements for any burning for such improvements it conducts.

Ch. 1196 (AB 963) MACDONALD Amends Secs. 939.2, 1326, 1327, Pen.C., re subpoenas in criminal cases

Adds district attorney's investigator, public defender, and public defender's investigator to list of persons authorized to issue subpoenas in criminal cases.

Ch. 1197 (AB 1043) SCHABARUM Adds Secs. 27502, 27503, Veh.C., re motor vehicle noise standards.

Directs Commissioner of the California Highway Patrol, after public hearings, to adopt regulations setting noise standards for pneumatic tires. Provides that regulations shall be filed with the Legislature eight months after the federal study on tire noise is available and shall become operative one year after such filing.

Provides that, one year after the filing of regulations with the Legislature, no dealer or person holding a retail seller's permit shall sell, offer for sale, expose for sale or install on a vehicle a tire which fails to comply with specified regulations.

Expresses intent of Legislature that in adopting regulations the commissioner shall consider recommendations of U.S. Department of Transportation.

Ch. 1198 (AB 1101) CHAPPIE Amends Sec. 6723, Ag.C., re nursery stock licenses.

Increases maximum limit of fee from \$30 to \$35 which the Director of Agriculture may fix as minimum fee for a license to sell any nursery stock

Provides for, in addition to prescribed fees, an acreage fee in an amount to be established by the director, but the total acreage fee shall not be less than \$25 nor more than \$140 for each licensee, for land used in the production, storage, or sale of nursery stock in excess of one acre.

Ch. 1199 (AB 1102) BRIGGS Amends Sec. 263 4, S. & H.C., re state highways

Adds that portion of Route 57 from Route 90 to Route 60 near Industry to the state scenic highway system.

Ch. 1200 (AB 1162) RYAN Amends Sec. 4500, amends Sec. 10843, as added by Ch. 143, Stats. 1971, and adds Sec. 4500.5, F. & G.C., and adds Sec. 653q, Pen.C., re seals.

Prohibits, with prescribed exceptions, the taking of any seal. Eliminates provision permitting taking under Fish and Game Commission regulations and permitting the Department of Fish and Game to reduce the seal herds whenever such a course is deemed advisable.

Makes it a misdemeanor, with prescribed penalties, to import into this state for commercial purposes, or to sell within the state, the dead bodies, or any parts or products thereof, of seals.

Specifies exemption from application of act.

Specifies that notwithstanding the provisions of Section 4500 or Section 4500.5 of the Fish and Game Code, rather than only Section 4500, fishermen are prohibited from taking any seal or sea lion while in the Farallon Islands Game Refuge.

Ch. 1201 (AB 1173) LACOSTE Amends Secs. 35784, 38181, Ag.C. re milk.

Increases from 8.5 to 8.7 percent of solids not fat in market milk and from 8.5 to 9 percent of solids not fat in skim milk, except in certified whole milk and certified skim milk produced and marketed pursuant to designated provisions

To be operative January 1, 1972.

Ch. 1202 (AB 1247) BAGLEY Amends Sec. 13009, H. & S.C., re fire suppression costs.

Provides that the expenses of fighting a fire are a debt of the person who negligently, or unlawfully sets the fire, allows it to be set, kindled, or to escape onto any forest, range or nonresidential grass-covered land, rather than providing such liability only where the fire damages the property of another.

Ch. 1203 (AB 1254) CROWN Amends Sec. 13010, Pen.C., re Bureau of Criminal Statistics.

Requires Bureau of Criminal Statistics to periodically review governmental units using criminal statistics, and to make recommendations to the Attorney General for changes it deems necessary in the design of criminal justice statistics systems.

Ch. 1204 (AB 1267) BURKE Amends, adds, repeals, various secs., Gov.C., re counties: population.

Revises population figures for 58 counties to reflect 1970 federal census. Reclassifies counties on basis of population. Revises law relating to jurors' fees to reflect reclassification. Declares legislative intent not to affect compensation of those whose compensation is regulated by the Legislature. Declares legislative intent not to affect special laws based on classification of counties, such laws to remain to be based upon the 1960 federal census.

Ch. 1205 (AB 1268) MURPHY Amends Sec. 13671, R. & T.C., re inheritance tax.

Declares that where husband and wife deposit property in a bank or savings and loan association in their joint names as joint trustees under specified conditions, for purpose of the Inheritance Tax Law such deposit shall be treated in same manner as if it had been held in their joint names as a joint tenancy account.

Ch. 1206 (AB 1358) DEDDEH Adds Secs. 5010.2, 5067, P.R.C., re state park lands.

Prohibits Department of Parks and Recreation from collecting any fee from any group of pupils in kindergarten or grades 1 to 12 or their escorts who are visiting any

unit in the state park system except Hearst San Simeon State Historic Monument pursuant to a school outing or field trip under the direction of school personnel and who have made prior arrangements with the department for such outing or field trip.

Applies to both public and private schools located in the state.

Allows Department of Parks and Recreation, subject to approval of Director of General Services, to extend for a period not to exceed 25 years the existing agreement between specified parties for the use of a portion of Cuyamaca Rancho State Park as a recreational playground and camp upon such terms and conditions determined to be in the best interests of the state.

Ch 1207 (AB 1607) TOWNSEND Amends Sec. 21669.4, P.U.C., re airport noise standards: enforcement.

Specifies that operators of airports subject to county enforcement of noise standards shall reimburse county for costs of enforcement of such standards, as specified. Directs county to credit each such operator for amount of any penalties assessed for violation of noise standards for purposes of provisions specifying disposition of such penalties.

Requires Department of Aeronautics, upon request of airport operator, to review such costs and determine their reasonableness. Permits such costs to be considered in fixing any airport user fees.

Ch. 1208 (AB 1615) PIERSON Adds Sec. 24206, Ed.C., re California State Colleges: insurance.

Authorizes Trustees of California State Colleges to establish a program of motor vehicle liability and automobile insurance with respect to their employees, or any class thereof, provided applicable provisions of Insurance Code are satisfied. Requires that premiums of such program be borne by participating employees.

Ch. 1209 (AB 1668) BADHAM New act, re Orange County beaches: agreement.

Ratifies and approves specified agreement of specified date entered into by the Orange County Harbor District and the Avco Community Developers, Inc. Releases to such corporation any rights of public in certain described real property of corporation in exchange for conveyance by corporation of certain beaches, beach accesses, and parking areas described in the agreement. Requires approval of agreement by State Lands Commission and the Orange County Board of Supervisors, after the Attorney General reports on the agreement as prescribed, before legislative approval shall be effective. Requires separate hearing as specified by commission and board of supervisors before approval of agreement.

To take effect immediately, urgency statute.

Ch. 1210 (AB 1816) HAYES Amends and adds various secs., Civ.C., C.C.P., re family law.

Eliminates adultery in previous divorce actions as one of the grounds for declaring a minor free from parental custody and control.

Permits court, in the interest of justice, to transfer to another county any enforcement or modification proceeding after final judgment in an action under the Family Law Act, when both the petitioner and the respondent have moved from the county wherein the original proceedings were had.

Provides that retroactivity of order of modification or revocation of child support order or spousal support order is discretionary with the court, rather than mandatory.

Makes technical changes.

Incorporates additional changes in Sec. 4801, Civ.C., proposed by AB 389, to be operative only if AB 389 and this bill are both chaptered and this bill is chaptered after AB 389.

Ch. 1211 (AB 1916) MACDONALD Amends and adds various secs., Wat.C., re water district charges.

Provides for delinquent and unpaid county water district and municipal water district charges for water and other services, or either, requested in writing by the owner of the property that remain delinquent and unpaid for 60 days or more on July 1st to be added to and become a part of the annual taxes levied upon the property upon which the water for which the charges are unpaid was used and upon the property subject to the charges for any other district services, and specifies such amount shall constitute a lien on that property as specified. Provides for compensation of county for costs incurred in collecting such charges, and requires notice to landowner whenever such charges remain delinquent and unpaid for 60 days.

Provides for levy by board of supervisors under alternative provisions for levy, collection and enforcement of California water district assessments by the county of an additional assessment against those lands upon which there are unpaid charges for water and other services, or either, requested in writing by the owner of the property which remain delinquent and unpaid for 60 days or more on July 1st. Prescribes procedure for levy of such additional charges. Provides for compensation of county for costs incurred in collecting such charges, and requires notice to landowner whenever such charges remain delinquent and unpaid for 60 days.

Ch. 1212 (AB 2095) BURKE Amends Secs. 600, 2382, adds Secs. 4008.5, 25763, B. & P.C.; adds Art. 3 (commencing with Sec. 3230), Ch. 4, Div. 4, H. & S.C., re venereal disease.

Requires California State Board of Pharmacy and Department of Alcoholic Beverage Control, at time of issuing or renewing an on-sale license, to inform applicant that venereal disease information material is available and to encourage such applicant to distribute such material on request.

Requires board to distribute samples of such material.

Requires State Department of Public Health to develop and prepare posters and leaflets which will inform public of venereal disease, and to make such posters and leaflets available to California State Board of Pharmacy and Department of Alcoholic Beverage Control

Authorizes State Department of Public Health to determine size, shape, and materials of such posters and leaflets.

Operative July 1, 1972.

Ch 1213 (AB 2162) SEELEY Amends and adds various secs., P.R.C., re geothermal resources wells.

Requires that among other specified documents which must be filed with the deputy of an oil and gas district upon the completion, abandonment, or suspension of operations upon a geothermal resources well, true copies of all electrical, physical, or chemical logs, tests, or surveys shall be filed, if made. Requires filing of all such documents within 60 days, rather than 10 days, after such completion or abandonment.

Authorizes state to be divided for geothermal resources development purposes into one or more districts, rather than into six specified districts, and requires the Director of Conservation to fix the district boundaries.

Prohibits drilling of a geothermal resources well without obtaining the approval of the State Oil and Gas Supervisor or of the deputy of the oil and gas district, and revises fee requirements with respect to such drilling

Authorizes conduct of specified program to drill shallow wells for geothermal observation purposes.

Provides that bond required of person engaging in drilling, re-drilling, deepening, or maintaining geothermal resources wells may not be terminated or canceled unless all wells covered by the bond have been properly abandoned, as defined, rather than completed, as defined. Makes various related changes.

Ch. 1214 (AB 2214) BELOTTI Amends various secs., Veh.C., re vehicles: occupational licensees.

Revises provisions re display of certificates and licenses of automobile dismantlers and licenses of dealers and salesmen, and revises provisions re issuance of special plates, licenses and certificates to manufacturers, transporters, dealers, and dismantlers and requirements for applicants for occupational licenses. Revises provisions re submission of information by principal ~~offices~~ [officers] * and directors of corporations to Department of Motor Vehicles.

Deletes provision requiring automatic cancellation of occupational license upon failure to renew by January 1.

Makes additional changes in Sec. 11503, Veh.C., proposed by A.B. 1778, to be operative only if A.B. 1778 and this bill are both chaptered, and this bill is chaptered after A.B. 1778

Makes additional changes in Sec. 11703, Veh.C., proposed by A.B. 1778, to be operative only if A.B. 1778 and this bill are both chaptered, and this bill is chaptered after A.B. 1778.

Ch. 1215 (AB 2328) RUSSELL. New act, re state park system.

Authorizes Department of Parks and Recreation to lease lands in the area of the Castaic Lake Project in Los Angeles County, as specified.

Ch. 1216 (AB 2370) LACOSTE Amends Sec. 1442.3; adds Sec. 1442.4, Ed.C., re school district elections.

Revises provision providing for recounts regarding school district elections, to provide that in school district elections, other than governing board member elections, any voter, by affidavit filed with county clerk or registrar of voters showing specified information, may demand recount of precinct that is claimed to have been incorrectly counted.

Specifies conditions under which recounts are required and authorized in school district governing board member elections.

Makes cost of any recount a cost of the election.

Requires recount provisions re school district elections, other than governing board member elections, to be liberally construed.

Ch. 1217 (AB 2528) SCHABARUM Amends Sec. 437.1, amends, repeals, adds Sec. 437, H. & S.C., re Health Planning Council.

Changes membership of Health Planning Council from 21 to 25. Requires Governor to appoint 14 rather than 12 members. Requires 6 rather than 4 of those members appointed by the Governor to be representatives of the general consumer public.

Provides that Senate Committee on Rules, rather than the chairman of such committee, shall make appointments to the council.

Provides that California Committee on Regional Medical Programs and Administrator of Veterans' Affairs shall appoint one member each.

Specifies that additional members appointed by the Governor shall serve four-year terms, while other two appointees shall serve at pleasure of appointing power.

Makes additional changes re Health Planning Council to conform to, with exceptions, and to go into effect at operative date of, Reorganization Plan No. 1 of 1970

Provides that Reorganization Plan No. 1 of 1970 shall not be operative until July 1, 1973.

Ch. 1218 (AB 2576) WAXMAN Amends and adds various secs., Elec.C., re voting machines.

Revises procedures for filing computer vote programs with the Secretary of State, and requires Secretary of State to hold such programs for at least six months and make such programs available to courts and county clerks in election contests and official recounts. Gives Commission on Voting Machines and Vote Tabulating Devices right to withdraw approval of voting machines without prior reservation of such right.

Makes error in any data processing program which is connected with logic, accuracy, and counting of ballots or summation of ballot counts an additional ground for elector's contest of an election.

Ch. 1219 (AB 2934) CORY Amends Secs 45, 46, and 213.1, adds Sec. 46.5, Elec.C., re registration of voters.

Revises provisions for registration of voters in counties other than the county of residence to allow county clerk of county of residence to use affidavit of registration from other county as his permanent record, and if he copies information from affidavit of registration from other county on the form used by the county of residence, requires him to obtain the voter's signature thereon immediately by mail and to mail copied form accompanied by postage prepaid self-addressed envelope for the return of the affidavit.

Requires clerk to affix to a nomination paper the precinct numbers of signers.

Requires circulator of nomination petition or paper to designate in his affidavit the dates between which all signatures to the petition or paper were obtained.

Deletes provision requiring signer of nomination paper to affix the date of signing.

Ch. 1220 (AB 2990) RUSSELL Adds Sec. 161, Ed.C, re schools: certificated employees.

Requires State Board of Education to develop guidelines which school districts may use in development of specified teacher evaluation procedures and to distribute such guidelines to school districts.

Ch. 1221 (AB 3039) MADDY Amends Secs. 9310, 9310.5, Ed.C., re school textbooks.

Provides, in case of certain small elementary and unified school districts, that county superintendent of schools, rather than district governing board, shall receive and review for selection, basic textbooks and supplementary textbooks.

Makes related changes.

Ch. 1222 (AB 3071) KETCHUM New act, re San Simeon State Beach.

Appropriates \$125,000 from Special Deposit Fund to the Department of Parks and Recreation for the development of San Simeon State Beach.

Ch. 1223 (AB 3073) BADHAM New act, re state park system.

Amends and supplements the Budget Act of 1971 to appropriate \$2,100,000 from State Beach, Park, Recreational and Historical Facilities Fund to the Department of Parks and Recreation for land acquisition at Doheny Beach.

To take effect immediately, urgency statute.

Ch. 1224 (SB 357) CARPENTER Amends Sec. 27643, Gov.C., re county counsels.

Authorizes county supervisors to require county counsel to act as attorney for public administrator where he has priority, including estates under specified provisions relating to sale of property and collection of debts of estates of \$1,000 or less, however authorizes public administrator to employ private counsel in specified types of estates where there is no conflict with county charter.

Ch. 1225 (SB 500) SHORT New act, re San Joaquin Junior College

Expresses legislative findings and declarations re San Joaquin Delta Junior College District.

Requires Superintendent of Public Instruction to apportion \$83,974 from the State School Fund to San Joaquin Delta Junior College District to assist district re described financial situation.

Ch. 1226 (SB 661) MOSCONE Amends Secs. 353 and 385, C.C.P.; Sec. 707, Prob.C., re actions against decedents.

Provides that action for injury or wrongful death may be continued against a defendant who dies after commencement of the action without appointment of representative or successor in interest, in specified cases in which defendant had liability insurance applicable to the cause of action. Declares that presentation of claim against executor or administrator is not prerequisite to commencing an action against a decedent in specified cases. Modifies statute of limitations for action for injury or death against decedent's estate in specified cases.

Ch. 1227 (SB 783) HOLMDAHL Amends Sec. 700, S. & H.C., re toll bridges.

Defines "freeway." for the purposes of the special provisions relating to utilities in freeways. to include any toll bridge, including approaches, under the jurisdiction of the California Toll Bridge Authority.

Ch. 1228 (SB 784) HOLMDAHL Amends Sec. 13002, Ed.C., re school employees' expenses.

Requires school district governing boards to provide for payment of the actual and necessary expenses, including traveling expenses, of any district employee incurred in the course of performing services for the district, whether within or outside of the district, rather than requiring governing board to provide only for traveling expenses of employees.

Makes related changes.

Incorporates additional changes to Sec. 13002, Ed.C., proposed by AB 1271, to be operative only upon enactment of AB 1271 and this bill.

Ch. 1229 (SB 996) DEUKMEJIAN Amends Secs. 17297, 24436, R. & T.C., re taxation.

Provides that a final determination by a court of competent jurisdiction on the legality of activities of a taxpayer in a proceeding in which a state or local entity of government is a party is binding upon Franchise Tax Board and State Board of Equalization for purposes of the Personal Income Tax Law and the Bank and Corporation Tax Law.

Ch. 1230 (SB 1407) LAGOMARSINO Amends Sec. 8320, adds Art. 4 (commencing with Sec. 13500), Ch. 5.5, Pt. 3, Div. 3, Title 2, repeals Art. 4 (commencing with Sec. 8365), Ch. 5.5, Div. 1, Title 2, and Sec. 13391.2, Gov.C., re Commission for Economic Development.

Creates Commission for Economic Development. States that purpose is to provide continuing bipartisan legislative, executive branch and private sector support and guidance for the best possible overall economic development of the state. Provides commission is to succeed the Industry and World Trade Commission and the Tourism and Visitor Services Commission; abolishes those commissions; grants specified powers and duties to new commission and provides for selection of members and terms thereof.

Provides commission shall terminate 61st day after adjournment of 1975 Regular Session.

Appropriates \$57,500 to the commission.

Ch. 1231 (AB 85) THOMAS Amends Sec. 1811, Ins.C., re bail licenses: fees. Increases fee for application or request for bail agent's license from \$28 to \$100, and fee for annual renewal, or renewal application, from \$14 to \$28.

Increases fee for filing an application or request for bail permittee's license from \$140 to \$200 and fee for annual renewal or renewal application from \$70 to \$100.

Increases fee for application or request for bail solicitor's license from \$28 to \$100, and fee for annual renewal, or renewal application, from \$14 to \$28.

Requires Insurance Commissioner to report to Legislature by June 1, 1972, whether increase in such license fees is sufficient to make licensing program for such persons self-supporting.

Ch. 1232 (AB 388) DENT Amends Secs. 189, 190, 190.01, S. & H.C., re grade separations.

Permits funds allocated for grade separation projects to be expended on projects effecting elimination of grade crossing by removal or relocation of streets or railroad tracks.

Limits allocation to such a project to the amount estimated to be necessary for the construction of grade separation facilities on the existing alignment of the street and railroad tracks.

Limits the length of railroad tracks which may be removed or relocated in such a project to 6,000 feet.

Makes additional changes in Sec. 189, S. & H.C., proposed by AB 1587, to be operative only if AB 1587 and this bill are both chaptered, and this bill is chaptered after AB 1587.

Makes additional changes in Secs. 190 and 190.01, S. & H.C., proposed by AB 1587, SB 141, or both, to be operative only if AB 1587, SB 141, or both, and this bill are chaptered, and this bill is chaptered after AB 1587, SB 141, or both.

Ch. 1233 (AB 775) THOMAS Amends, adds various secs., B. & P.C., re boxing and wrestling.

Increases annual fees for license to conduct or give boxing contest, sparring or wrestling match, or wrestling exhibition and for other annual licenses.

Prohibits charging and receiving admission fee for exhibiting simultaneous telecast of live, current, or spontaneous boxing or sparring match, or wrestling exhibition or performance on closed-circuit television without permit therefor from State Athletic Commission. Specifies reasons for which commission may deny such permit. Authorizes fees to be charged in connection with issuance of such permits for championship professional boxing contests.

Requires presence of representative of commission at computation of number of tickets sold and determination of gross receipts of such telecast, and refusal of issuance of permit in case of default in payment of tax due on gross receipts.

Appropriates \$40,000 from General Fund to State Athletic Commission for use in 1971-1972 fiscal year in augmentation of Item 95 of Budget Act of 1971.

Ch. 1234 (AB 890) STACEY Amends, amends and renumbers, and adds various secs., B. & P.C., re behavioral sciences

Requires that records be kept to insure that expenditures of fees derived from different professions in Behavioral Science Examiners Fund bear a reasonable relation to revenue derived from each category. Requires Board of Behavioral Science Examiners to report to the Department of Consumer Affairs no later than May 31, of each year.

Permits expenditures of surpluses in reasonable relation to revenue derived from each licensing or registration category, and permits such surpluses to be used for education and research related to each of the licensing or registration categories. Provides for reexamination for license as educational psychologist. Makes technical and clarifying changes in law relating to educational psychologists.

Provides that Board of Behavioral Science Examiners may establish rules or regulations of professional conduct for licensed educational psychologists and makes related changes.

Ch. 1235 (AB 1382) ARNETT Amends Sec. 155, adds Sec. 155.5, S. & H.C., re special interest stopping places.

Deletes the statutory prohibition against using state highway funds for the maintenance and operation of property acquired by the Department of Public Works for points of special interest.

Authorizes the California Highway Commission, under specified conditions, to allocate funds from the State Highway Fund to match on an equal basis the value of any ~~such~~* gifts [accepted by the department for deposit in the Special Interest Stopping Place Fund],* and to further allocate funds from the State Highway Fund for the maintenance of property acquired pursuant to such gifts.

Requires the amount matched for each gift to be used in conjunction with the gift for the purpose for which the gift was accepted.

Ch. 1236 (AB 1651) STACEY Adds Sec. 19019, 19021, 19022 and 19023, W. & I.C., re State Department of Rehabilitation.

Permits Director of Rehabilitation to determine that any real or personal property presently utilized in the program of the California Industries for the Blind and the Opportunity Work Centers is surplus. Authorizes the Director of Rehabilitation to request the Director of General Services to make such property available in trust to any nonprofit corporation which operates certain facilities for the blind. Consideration for such a transfer to an eligible nonprofit corporation is continued use for the purpose specified in the trust, and personal property becomes the property of such nonprofit corporation after its useful life has terminated. Other terms of the trust agreement are within the discretion of the Director of General Services, and trust agreements are subject to approval of the Director of Rehabilitation.

Specifies conditions under which transfer shall be made, including provisions regarding labor practices, employee representation, blind to sighted work ratio, unemployment and social security benefits, membership of blind employees on the board of directors, and area limits as to the transfer. Requests the Director of Department of Rehabilitation to monitor any transfers to insure that blind employees' rights are protected, and to report annually to the Legislature on the progress of transferred programs.

Permits the Director of General Services upon request from Director of Rehabilitation to lease any building or state property not needed by the state to such corporation.

Terms and conditions of such trusts and leases are determined by the Director of General Services.

To take effect immediately, urgency statute.

Ch. 1237 (AB 1663) MACDONALD Adds Ch. 7.5 (commencing with Sec. 11750), Pt. 1, Div. 3, Title 2, repeals Art. 4 (commencing with Sec. 11730), Ch. 7, Pt. 1, Div. 3, Title 2, Gov.C., re electronic data processing.

Abolishes Office of Management Services and affirms the performance of its duties and powers by the Department of Finance. Gives department general powers over electronic data processing. Creates office of State Data Processing Officer in department.

Creates California Information Systems Implementation Committee to review electronic data processing and report on policies to the Legislature.

Makes related changes.

Ch. 1238 (AB 1756) SIEROTY Amends Sec. 109.5, R. & T.C., re machine-prepared assessment rolls.

Provides that a machine-prepared assessment roll may be displayed in printed form, on microfilm, or by any other means that would make it readily available to the public in legible form.

Ch. 1239 (AB 1969) LEROY F. GREENE Amends Secs. 6755, 6873, adds Secs. 6760, 6802.15, 6947, Ed.C., re special education.

Authorizes school districts and county superintendents of schools: to conduct experimental programs for educationally handicapped minors, under specified conditions; to conduct experimental programs for physically handicapped minors, under specified conditions; and to design, implement, and evaluate innovative exemplary education and training programs for exceptional minors, under specified conditions. Provides that authorization for such experimental programs shall terminate in three years.

Requires Department of Education to evaluate and report to the Legislature each year on such programs. Requires Department of Education to inform school districts re such programs.

Includes State School Fund apportionments made to school districts for transportation of special students, within amount paid by school districts to parents or guardians of exceptional students for whom public special education facilities or services are not available or cannot reasonably be provided because of the cost or distance involved, toward tuition of such minor who is enrolled in a public or private nonsectarian school, institution, or agency offering the special education facilities needed by such minor.

Specifies sources of funds for such apportionments.

Makes related technical changes.

Ch. 1240 (AB 2628) LEROY F. GREENE Adds Sec. 15011, Ed.C., re public school property.

Requires school districts to make payments to local jurisdictions with respect to property of the school district not used for school purposes within a specified period after acquisition (determined by the State Allocation Board). Provides for commencement and termination of such payments and for the computation of such payments based on the last assessed value of the property and current property tax rates.

Ch. 1241 (AB 2870) KNOX Amends and adds various secs., Gov.C., re local agency formation commissions.

Requires, rather than allows, local agency formation commissions to initiate and make studies of existing governmental agencies. Specifies required content of such studies.

Provides that local agency formation commissions shall develop and determine the sphere of influence of each local governmental agency within the county. Defines sphere of influence and specifies considerations used to determine sphere of influence of each local governmental agency.

Provides that local agency formation commission shall use spheres of influence as basis for decisions on proposals over which it has jurisdiction and for the basis of recommended governmental reorganization. Revises provisions relating to representation of special districts upon local agency formation commission.

Ch. 1242 (SB 283) TEALE Adds Part 1.7 (commencing with Sec. 440), Div. 1, H. & S.C., re Hospital Disclosure Act.

Establishes the California Hospital Commission consisting of seven members appointed by the Governor in the prescribed manner.

Sets forth powers, duties, and responsibilities of commission with respect to requiring the reporting of hospital cost experience by specifically defined hospitals.

Creates the Advisory Council to the California Hospital Commission, with specified powers and duties.

Establishes the California Hospital Commission Fund and prescribes fees which are to be deposited in such fund.

Appropriates \$500,000 from such fund to the commission for the administration of such provisions.

Ch. 1243 (AB 522) FORAN Adds, amends, repeals various secs., Ag.C., Gov.C., P.U.C., R. & T.C., S. & H.C., Veh.C., gen. laws, re transportation financing.

Creates a Transportation Tax Fund and a State Transportation Fund and abolishes, as separate funds in the State Treasury, the Aeronautics Fund, the Highway Properties Rental Fund, the Highway Right of Way Acquisition Fund, the Highway Users Tax Fund, the Motor Vehicle Fuel Fund, the Motor Vehicle Fund, the Motor Vehicle License Fee Fund, the Motor Vehicle Transportation Tax Fund, the State Highway Fund, and the Street and Highway Disaster Fund, but

continues these funds, except the Highway Right of Way Acquisition Fund, in existence as special accounts in the Transportation Tax Fund or the State Transportation Fund, or both.

Requires that various transfers and subventions from the Transportation Tax Fund shall be made with respect to at least 90 percent of the revenues in the fund by the tenth day of each month, rather than at times presently prescribed by law. Provides that, with respect to motor vehicle fuel tax revenues in said fund and revenues in the Highway Users Tax Account in said fund, this change is to become applicable only after the state has commenced the withholding of state personal income taxes.

Authorizes State Controller, upon request of Department of Public Works, to transfer from time to time to State Highway Account a maximum of \$10,000,000 in aggregate of "available money" from Department of Motor Vehicles Uncleared Collections Account in Special Deposit Fund to acquire rights-of-way for state highways. Requires retransfer on demand of Controller.

Increases by \$5,000,000 the amount which California Highway Commission must set aside in its budget reports for grade separation projects for first two fiscal years after state has commenced the withholding of personal income taxes. Reduces apportionments to cities, counties, and cities and counties by \$10,000,000 during month of January of first year in which withholding of personal income taxes is effective. Directs State Controller to maintain system of accounts for each fund redesignated in act as account within Transportation Tax Fund or State Transportation Fund.

Makes additional changes in, including repealing of, various provisions of this bill to incorporate changes proposed by AB 24, 703, or 1263 or SB 146, 156, or 1140, or any combination thereof, to be operative only if this bill and such other bill, as the case may be, are chaptered and become operative

Operative January 1, 1972.

Ch. 1244 (AB 931) McALISTER Amends Sec. 4213, Civ.C., adds Sec. 26840.1, Gov.C., re solemnization of marriages.

Specifies that no health certificate is necessary when unmarried persons, not minors, who have been living together as man and wife, are married by a clergyman without a license.

Requires that the marriage certificate in such situation be filled out by the parties to the marriage, authenticated by the clergyman performing the ceremony, and filed by him with the county clerk within a specified time, rather than providing that the certificate be made out by the clergyman, delivered to the parties and recorded in the church records.

Establishes that such certificates be maintained by the county clerk not subject to public inspection except upon specified order of superior court.

Requires form of the certificate of marriage be prescribed by State Department of Public Health and provides that such forms be supplied by county clerk free of charge to any clergyman. Also requires that number of certificates filed be reported to the department.

Makes other pertinent changes

Ch. 1245 (AB 2675) RALPH Adds Sec. 25516.3, Ed.C., re community college courses.

Requires course of instruction in social sciences in community colleges to include role, participation, and contribution of minority and ethnic groups.

Ch. 1246 (SB 345) COOMBS Adds Sec. 46833, Ag.C., re citrus fruit.

Requires the Director of Agriculture to adopt an appeal procedure for any lot of citrus fruit held in noncompliance with designated provisions, and requires such an appeal procedure to provide for reinspection of such fruit, as prescribed.

Ch. 1247 (SB 358) GREGORIO Amends Secs. 253.2, 253.5, S. & H.C., re state highways.

Deletes that portion of Route 1 from the San Mateo-Santa Cruz county line to the Higgins-Purisima Road and that portion of Route 84 from Route 1 to the westerly approach to the Dumbarton Bridge from the California freeway and expressway system.

Makes additional changes in Sec. 253.2, S. & H.C., proposed by AB 329, AB 496, SB 844, or any combination thereof, to be operative only if AB 329, AB 496, SB 844, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1248 (SB 482) LAGOMARSINO Adds Sec. 151, Pen.C., re criminal advocacy.

Punishes the advocacy of willful and unlawful killing or injuring of a peace officer with specified intent, where such advocacy is done at a time, place, and under circumstances in which the advocacy is likely to cause imminent willful and unlawful killing or injuring of a peace officer. Makes such crime misdemeanor if peace officer not killed or injured and felony if peace officer is killed or injured.

Defines "advocacy" for purposes of such provisions.

Ch. 1249 (SB 537) COLLIER New act, re state beaches and parks.

Declares legislative intent.

Supplements Budget Act of 1971, appropriating from State Park Contingent Fund amounts, subject to federal reimbursement, for acquisition of land in the Mendocino Headland and Big River Beach and Flat areas and north beach area and Penny Island for inclusion in state park system.

Specifies that provisions of act shall not be construed to prevent or restrain acquisition of such lands through land exchanges involving state-owned lands having an equal market value but lower public use or preservation value, or to preclude development of a small craft harbor or harbor of refuge at the mouth of the Russian River.

Authorizes department to accept and receive gifts, donations, contributions, bequests, devises, grants, or conveyances for purposes of act.

Ch. 1250 (SB 722) BEHR Amends Sec. 332, adds Sec. 3951, F. & G.C., re elk.

Directs the Department of Fish and Game to attempt to relocate surplus tule elk, as prescribed, and prohibits the Fish and Game Commission from allowing tule elk to be taken until the total statewide population of such mammals exceeds 2,000, or it is determined by the Legislature, pursuant to reports required under designated provisions, that suitable areas cannot be found in this state to accommodate such a population in a healthy condition.

Provides that the department shall cooperate as prescribed in relocating tule elk in suitable areas under federal, local, and private jurisdiction or ownership.

Establishes the number of tule elk for the Owens Valley.

Permits department personnel to cull sick or inferior tule elk under certain conditions.

Requires the Director of Fish and Game to report on the progress made in relocating such elk no later than the 5th legislative day of the 1974 Regular Session of the Legislature and every 2 years thereafter. Requires such report to contain other designated information relating to tule elk.

Ch. 1251 (SB 757) HARMER Amends Secs. 18252.2 and 18252.2, as enacted by Ch. 557, Stats. 1970, Ed.C., re driver education: qualified instructors.

Requires Department of Motor Vehicles to notify State Department of Education upon placing a qualified instructor on probation as a negligent operator of a motor vehicle, in addition to notification upon the suspension or revocation of a qualified instructor's driver's license. Deletes requirement that Department of Motor Vehicles also notify school district, county superintendent of schools, or California Youth Authority, as the case may be, of such action.

Prohibits reimbursements for driver education to a school district, county superintendent of schools, the California Youth Authority, or the State Department of Education for students taught by an instructor while he is on probation to the Department of Motor Vehicles as a negligent operator or while he is presumed to be a negligent operator, in addition to when the instructor's driver's license is suspended or revoked, following notification by State Department of Education of such action.

Makes technical provisions for operative and termination dates of provisions of act.

Ch. 1252 (SB 1008) COLLIER Amends Sec. 3, adds Sec. 3.5, Ch. 1086, Stats. 1970; amends Sec. 12.5, adds Sec. 12.45, Ch. 138, Stats. 1964, 1st Ex Session, re tidelands and submerged lands.

Deletes provisions relating to establishment by the City of Eureka of a separate tidelands trust fund or funds and requires city to establish the Humboldt Bay Fund and prescribes provisions relating to such fund.

Appropriates during 1971-1972 fiscal year \$250,000 of Long Beach tidelands oil and dry gas revenues payable to the state to the Humboldt Bay Fund, and authorizes the City of Eureka to use such moneys for the purposes for which revenues accruing from or out of the use of the granted tidelands may be used pursuant to

the provisions of the grant from the state. Requires city to pay portion of city tidelands trust revenues, and interest in amount determined as specified, to State Controller prior to June 30, 1974, and annually thereafter prior to the end of each fiscal year, but not to exceed aggregate amount of \$250,000 together with interest. Authorizes State Board of Equalization, upon the order of the State Controller, to deduct amounts from sales and use taxes payable to city in event city fails to make required payments from city tidelands trust revenues. Makes various legislative findings and declarations regarding expenditures for the administration and improvement of the granted tidelands.

Authorizes the City of Eureka to issue revenue bonds under the Revenue Bond Law of 1941 for purposes authorized by the tideland grant and to pledge the moneys deposited in the Humboldt Bay Fund or received from the granted tidelands. Authorizes city to provide by ordinance, subject to referendum as specified for issuance of such bonds without an election.

Makes related changes.

Ch. 1253 (AB 426) BURTON Amends Secs. 3, 12, and 22, Ch. 1333, Stats. 1968, re San Francisco lands.

Provides that leases, franchises, permits, licenses, and privileges with respect to San Francisco harbor lands determined to be not required for certain use may be for purposes of such development and use as the Harbor Commission of the City and County of San Francisco finds to be in the public interest, with moneys derived therefrom to be used by the commission in the furtherance of commerce and navigation, rather than for the purposes of such development and use as the commission finds will yield maximum profits, to be used by the commission in the furtherance of commerce and navigation.

Eliminates Director of Finance and Secretary of the Agriculture and Services Agency, or their designated deputies, as ex officio members of the commission.

Requires City and County of San Francisco to issue bonds for harbor purposes with respect to San Francisco harbor lands in the amount of at least \$25,000,000 within 35 years from effective date of Burton Act (Ch. 1333, Stats. 1968), instead of requiring the city and county to issue such bonds in the amount of at least \$50,000,000 within 10 years from effective date of act and to issue additional bonds in the amount of at least \$50,000,000 within 25 years from effective date of the act.

Ch. 1254 (AB 436) MOORHEAD Amends Sec. 2080.3, Civ C., re lost or saved property.

Requires newspaper publication of notice of lost or saved property only where reported value of property is \$25 or more and provides for disposition of such property if it is unclaimed within 90 days and its reported worth is less than \$25.

Ch. 1255 (AB 554) WILSON Amends Sec. 8, Ch. 1222, Stats. 1965, re housing.

Extends from 61st day after final adjournment of 1972 Regular Session to 61st day after final adjournment of 1976 Regular Session period of effective operation of law governing both Commission of Housing and Community Development and the Department of Housing and Community Development. Requires the commission and the department to submit, on or before the fifth calendar day of the 1973 Regular Session, a report containing a detailed review of the department's enforcement of its statutory duties and detailed proposals for legislation.

Ch. 1256 (AB 1045) SCHABARUM Amends Sec. 23130, adds Sec. 23130.5, Veh. C. re vehicular noise standards.

Permits Department of California Highway Patrol to provide for measuring of existing noise limits for motor vehicles and combinations of motor vehicles of a type subject to registration which are based on a distance of 50 feet from the center of the lane of travel, at closer distances if the measuring device is so calibrated as to provide for measurements equivalent to the applicable existing noise limit measured at 50 feet.

Decreases noise limits applicable to the operation of motor vehicles or combinations of vehicles, subject to registration, operated within a speed zone of 35 m.p.h. or less on level streets or streets with grade not exceeding plus or minus 1 percent and designated locations.

Prohibits operation of such motor vehicle or combination of vehicles so as to exceed such noise limits. Makes specified provisions of specified section of Vehicle Code, relating to noise limits, applicable to provisions of act. Authorizes department to make provisions for noise limit measurement, as specified, and to enforce regulations adopted to implement provisions of act.

Makes additional changes in Sec. 23130, Veh.C., proposed by AB 1865, to be operative only if AB 1865 and this bill are both chaptered, and this bill is chaptered after AB 1865.

Ch. 1257 (AB 1121) DEDDEH Amends Sec. 2402.6, Veh.C., re vehicles: compressed gas operation.

Makes infraction for any person to operate motor vehicle in violation of regulation of Highway Patrol Commissioner relating to specified aspects of operation of vehicle on natural or petroleum gas which is compressed or liquefied.

Ch. 1258 (AB 1134) PORTER Amends and adds various secs., Ag.C., re milk.

Revises fees and assessments required to be paid by handlers, producers, and producer-handlers and provides that such assessments and fees shall be per hundred-weight of fluid milk or fluid cream or both, rather than per pound of milk fat contained in the fluid milk, fluid cream, or both. Makes related changes.

Provides for method of payment of such fees or assessments either by direct payment or, at the discretion of the Director of Agriculture, through pool accounting procedures established by the director under the Gonsalves Milk Pooling Act.

To become operative January 1, 1972.

Ch. 1259 (AB 1200) KARABIAN Adds Sec. 19683, Gov.C., re state civil service.

Prohibits actions by persons to prevent a state officer or employee from reporting actual or suspected violations of laws occurring on the job or directly related thereto to the Attorney General or other appropriate authority. Provides such actions create liability for civil damages.

Ch. 1260 (AB 1597) DUFFY Amends Sec. 14118, W. & I.C., re Medi-Cal.

Allows a provider of medical assistance under the California Medical Assistance Program under contract to provide Medi-Cal benefits by underwriting the risk involved or under a pilot project to make benefits known to potential enrollees by relevant methods and material approved by the Department of Health Care Services and health education aides, except as otherwise prohibited by law.

Ch. 1261 (AB 1865) PIERSON Amends Sec. 23130, Veh.C., re motor vehicles: noise limits.

Requires Department of California Highway Patrol to adopt test procedures which allow, to the extent feasible, noise measurement and enforcement action to be accomplished in confined areas such as residential areas of urban cities.

Makes additional changes in Sec. 23130, Veh.C., proposed by AB 1045, to be operative only if AB 1045 and this bill are both chaptered, and this bill is chaptered after AB 1045.

Ch. 1262 (AB 2434) Z'BERG Repeals and adds Secs. 74194 and 74195, Gov.C., re municipal court attachés: increments.

Revises provisions relating to appointment and compensation of assistant marshal and deputy marshals of Sacramento municipal court.

Ch. 1263 (AB 2455) THOMAS Adds and repeals various secs., B. & P.C., re boxing: benefits for boxers.

Requires State Athletic Commission to establish separate trust fund for each professional boxer boxing in state upon application therefor made at any time to commission by boxer. Specifies contribution of boxers to such funds. Requires boxer's contributions to continue until trust fund is terminated pursuant to bill. Requires commission to act as trustee of funds and to invest moneys therein in investments as other state trust funds are invested. Requires all income therefrom to be accumulated and placed in funds until death, retirement for specified time, or revocation of license of boxers.

Requires commission to establish pension plan for professional boxers in state, and specifies method of financing plan.

Requires commission to promulgate rules and regulations requiring disability insurance program for boxers and minimum financial benefits during periods of disability caused in professional boxing contest in state. Specifies cost of such program shall be equitably allocated by commission among boxers, managers, and promoters.

Creates Boxer's Trust Fund Account and Boxer's Pension Account in the General Fund, and provides for deposit of specified funds therein, to be continuously appropriated. Specifies legislative findings and declarations with regard to act.

Requires Athletic Commission to report to Legislature biannually on operation of Boxer's Trust Fund Account commencing with 1973 Regular Session.
Adds related provisions.

Ch. 1264 (AB 3001) VASCONCELLOS Amends Sec. 22700, Ed.C., re Coordinating Council for Higher Education.

Provides, with respect to the members of the Coordinating Council for Higher Education appointed by the Governor, for the staggered expiration of terms of the appointive member representing the private colleges and universities and the eight public members.

Makes technical changes.

To be effective on January 1, 1972.

Ch. 1265 (AB 2859) POWERS Amends Sec. 1916.5, Civ.C., re interest: variable rates.

Provides that variable interest rate provision shall be set forth in both security document and evidence of debt issued in connection therewith, where purpose is to finance purchase or construction of real property on which 4 or fewer residential units are to be constructed or on which there are 4 or fewer residential units.

Prohibits change of interest rate during first 6 months of the loan.

Requires specified statement be attached to the security document and evidence of debt.

Provides that the provisions of law relating to variable interest rates as so amended shall apply only to instruments executed on or after effective date.

Exempts nonprofit public corporations.

Makes related changes.

Ch. 1266 (SB 109) TEALE New act, re Calaveras water project.

Authorizes Department of Water Resources to loan under the Davis-Grunsky Act to the Calaveras Public Utility District an amount not to exceed \$4,500,000 in connection with the construction of the Calaveras Public Utility District 1971 Water Project. Specifies that district shall not be required to hold an election before entering loan contract.

To take effect immediately, urgency statute.

Ch. 1267 (SB 229) HARMER Adds Sec. 3267, Civ.C., re works of improvement.

Provides that nothing in title setting forth remedies and procedures with respect to works of improvement shall be construed to give right of action to any person on any original contractor's private or public work payment bond described in specified provisions, unless work forming basis for claim was performed by such person for principal on such payment bond or one of his subcontractors, pursuant to the contract between the original contractor and the owner.

Declares that nothing in such provisions shall affect stop notice rights of, and relative priorities among, architects, registered engineers or licensed land surveyors and holders of secured interests in the land.

Provides that act to be prospective in application only.

Ch. 1268 (SB 271) BEILENSEN Adds Secs. 5002.1, 5002.2, 5002.3, 5002.4, P.R.C., re state park system.

Requires Department of Parks and Recreation to prepare inventory of scenic, natural, and cultural features of unit of state park system prior to the unit's classification or reclassification into any of specified categories. Requires department to submit inventory to State Park and Recreation Commission for its consideration when classifying or reclassifying a unit.

Requires department to prepare resource management plan and general development plan for classified or reclassified unit and submit such plans to the commission for its approval. Specifies that the general development plan constitutes a report subject to the provisions of the Environmental Quality Act of 1970.

Requires commission to hold public hearing on matter of classification or reclassification, resource management plan, or general development plan for unit in accordance with specified procedure.

Requires department to submit inventory, resource management plan, and general development plan, together with commission's classification or reclassification decision, to Legislature for review without delay following approval by the State Park

and Recreation Commission of the resource management plan and general development plan.

To become operative July 1, 1972.

Ch. 1269 (SB 464) MARKS Amends Secs. 13970, 13972, 13973, 13974, Gov.C., re Good Samaritan compensation

Provides benefits to persons dependent upon a Good Samaritan for their principal support. Prohibits award if the claimant has recovered under the "victims of crimes" law.

Provides for the Board of Control to approve claims without submitting such to the Legislature and to award reasonable attorney's fees up to 10 percent of the amount of the award. Limits attorney's fees in such proceedings to attorney's fees awarded by Board of Control. Provides for a separate appropriation in the Budget Act to pay claims.

Ch. 1270 (SB 671) WEDWORTH New act, re State Board of Education.

Authorizes State Board of Education to negotiate purchase of copyright of any song designated by the Legislature as the official state song and requires report of outcome to 1972 Regular Session of the Legislature

States that, notwithstanding Item 276 of Budget Act of 1971, funds for new textbooks for 1971-1972 fiscal year shall not be limited to textbook priority No. 4, but shall be available for basic and supplementary social science textbooks for grades 5 to 8, inclusive, which meet specified standards.

Ch. 1271 (SB 744) LAGOMARSINO Amends Secs. 12021.5, 12028, and 12032, and repeals Sec. 12033, Pen C., re weapons.

Revises laws relating to possession of concealable firearms by minors, firearms as constituting a nuisance, and the procedure for the surrender, disposition and destruction of firearms under specified circumstances.

Ch. 1272 (SB 746) HOLMDAHL Amends Sec. 1454, and adds Sec. 1265.5, U.I.C., re unemployment insurance

States vacation pay earned but not paid for services performed prior to termination of employment, or commencement of unemployment caused by disability, as case may be, shall not be construed to be wages or compensation for personal services for purposes of unemployment compensation or disability benefits

Ch. 1273 (SB 749) MARKS Amends various secs., Veh.C., re personalized license plates.

Permits lessees and registered owners of passenger vehicles, commercial vehicles, and trailers, rather than only registered owners of passenger motor vehicles, to purchase personalized license plates for such vehicles or trailers. Makes other changes for consistency.

Revises provisions re \$12 transfer fee by specifying that such fee is applicable in event of application for transfer of personalized license plates to another passenger vehicle, commercial vehicle, or trailer, rather than to a subsequently acquired passenger motor vehicle.

Eliminates provision requiring release of priority re letters and numbers on personalized license plate when person no longer owns the vehicle.

To become effective immediately, urgency statute.

Ch. 1274 (SB 754) HARMER Adds Sec. 226, Elec.C., re registration of voters.

Provides that any person who wishes to register to vote may telephone the office of the county clerk and state his name, address, telephone number, and political affiliation, if any. Provides that person calling is not required to divulge political affiliation. The clerk shall maintain a list of such persons according to political affiliation, a separate list for each qualified party ~~and a further list for those who designate an unqualified party~~ and a further list for those who designate an unqualified party or decline to state. The lists shall be made current daily by adding the names of all new callers and the date they called. Copies of a separate list for each qualified party shall be made available upon request to any deputy registrar and to county central committees of the various political parties. Copies of the list of those persons designating an unqualified party or declining to state shall be made available upon request by arrangement with the county clerk.

Ch. 1275 (SB 857) PETRIS Adds Sec. 789.3, Civ.C., re landlord and tenant: eviction.

Prohibits landlord, with intent to evict tenant of residential property, from willfully causing interruption or termination of any utility service, as defined, furnished tenant whether any such utility service is under landlord's control or not.

Provides civil penalties for violation.

Ch. 1276 (SB 1021) NEJEDLY Amends, amends and renumbers, adds, and repeals, various secs., Ag.C., re pesticide.

Eliminates the provisions relating to agricultural pest control agents and provides for the examination, licensing, registration, and certification of agricultural pest control advisers. Gives specified authority to the Director of Agriculture and to county agricultural commissioners with regard to such pest control advisers. Provides that the foregoing provisions become operative on July 1, 1972.

Creates the Agricultural Pest Control Advisory Committee in the Department of Agriculture and prescribes the membership and duties of the committee.

Makes it unlawful to act or offer to act as an agricultural pest control adviser without being licensed or without having registered as prescribed.

Revises provisions relating to injurious materials, to identify such materials as "restricted" rather than "injurious" and authorizes the director to list such materials based upon certain criteria and to regulate their use.

Requires that permit to use any pesticide for agriculture use be obtained from the county agricultural commissioner, with prescribed exemptions.

Makes it unlawful to sell or deliver any "restricted material" without a permit, as prescribed.

Requires specified recordkeeping for "restricted materials."

Makes related changes.

Makes additional changes in Sec. 14006, Ag.C., proposed by AB 2260 to be operative only if AB 2260 and this bill are both chaptered, and this bill is chaptered after AB 2260.

Ch. 1277 (SB 1085) KENNICK Amends Secs. 9359.16, 9359.8, 9359.95, adds Sec. 9359.13, Gov.C., re Legislators' Retirement System.

Increases death and retirement benefits of elective constitutional officers who are members of the Legislators' Retirement System.

Provides that retirement allowance and other benefits of such members shall not be based on compensation in excess of the highest received by the member while in office

Ch. 1278 (SB 1241) HARMER Adds Sec. 24003, Ed.C., re state college funds.

Creates State College Special Projects Fund for deposit of revenues of Trustees of the California State Colleges for research and other specified special projects. Appropriates such fund to trustees for such purposes. Permits investment of such fund in specified securities.

Requires trustees to provide for reimbursement of General Fund for cost of space and services furnished to projects funded by such fund.

Authorizes trustees to establish rules and procedures under which the fund operates.

Ch. 1279 (SB 1301) CARRELL Adds Sec. 231, Lab.C., amends Secs. 12804, 14606, adds Sec. 13557, Veh.C., re drivers' licenses.

Directs any employer who requires, as a condition of employment, that an employee have a driver's license, to pay the cost of any physical examination of the employee required for issuance of the license, except where the physical examination was taken prior to the time the employee applied for such employment with the employer

Authorizes Department of Motor Vehicles, under specified conditions, to end mandatory driver's license suspensions or revocations that could have been ended, except for payment of required reinstatement fee, after a period of 5 years has passed from time such suspension or revocation action could have ended.

Revises requirements re medical examination for applicants for class 1 and class 2 drivers' licenses, to provide that such examination shall include a report of a medical examination of the applicant given not more than two years prior to the date of the application by a physician, on a form approved by the department or by the Federal Highway Administration of the United States Department of Transportation. Provides that class 1 and class 2 drivers' licenses shall be valid for operating

class 1 or class 2 vehicles only when such medical certificate is in the licensee's possession, otherwise such license shall be valid only for operating class 3 vehicles, and class 4 vehicles if so endorsed, but exempts persons holding valid class 1 or class 2 license on effective date of act from provisions until such time as their licenses expire.

Requires any person who hires any other person to drive a class 1 or class 2 vehicle to ascertain that such person possesses medical certificate specified in act.

Ch. 1280 (SB 1426) ZENOVICH Adds Sec. 11016.1, Gov.C., re contracts for state services.

Provides that state agencies may perform work for or on behalf of the federal government in a foreign assistance program between the state and foreign nations financed with federal funds.

Provides any agreement to perform the work must be approved by the Department of Finance.

Ch. 1281 (SB 1549) SHORT Adds Sec. 680, U.I.C., re unemployment compensation: musicians.

Specifies that term "employer," for purposes of unemployment insurance law, means any person contracting with labor organization for the services of musicians if specified conditions are met.

Ch. 1282 (SB 1601) MARKS Amends Sec. 10301, repeals Sec. 10303, Ed.C., re education of handicapped.

Directs Superintendent of Public Instruction to establish a duplication center for specialized textbooks, reference books, recordings, study materials, tangible apparatus, equipment, and similar items. Authorizes the use of such material for other handicapped minors, rather than only the visually handicapped.

Deletes provision specifying that not to exceed \$28,000 of designated special education allowances be allowed to Superintendent of Public Instruction for purposes of visually handicapped clearinghouse operations.

Appropriates \$30,000 to the Superintendent of Public Instruction for such purposes.

To take effect immediately, urgency statute.

Ch. 1283 (SB 1614) BEILENSEN Amends Sec. 653o, adds Sec. 653r, Pen.C., re endangered species.

Prohibits the importation into this state for commercial purposes or to possess with intent to sell, or to sell within this state the dead body, or any part or product thereof, of specified endangered species of animals. Prohibits sale and any possession with intent to sell, after June 1, 1972, dead bodies, or parts or products thereof, of any fish, bird, amphibian, reptile, or mammal as specified, notwithstanding provisions of law exempting certain persons who possess the dead body, or product thereof, of any fish, bird, amphibian, reptile, or mammal, as specified. Makes violation a misdemeanor.

Ch. 1284 (AB 296) Z'BERG Amends, repeals various secs., Civ.C., C.C.P., re works of improvement.

Exempts from preliminary notice requirements to validity of claim of lien and of stop notice any claims of express trust fund established pursuant to collective bargaining agreement to which payments are required to be made on account of fringe benefits supplemental to wage agreement for benefit of claimant on particular real property. Authorizes and specifies procedure for exercise of stop notice rights for such funds with respect to both private and public works of improvement.

Includes such funds as beneficiary of bonds provided for in mechanics' lien laws.

Provides for specified notices and procedures relating to stop notice and lien rights of such funds.

Makes related changes.

Ch. 1285 (AB 760) KNOX Adds Secs. 10249.15, 11000.1, B. & P.C., re subdivision of lands.

Includes within definition of "subdivided lands" and "subdivision," for purposes of regulation under provisions of law relating to subdivided lands, improved or unimproved land or lands, lot or lots, or parcel or parcels, of any size, in which,

for purpose of sale or lease or financing, whether immediate or future, five or more undivided interests are created or proposed to be created

Specifies that such definition shall not apply in specified cases.

To take effect immediately, urgency statute.

Ch. 1286 (AB 834) TOWNSEND Amends Secs. 14304, 14402, adds Sec. 14402.1, Gov.C., re State Contract Act.

Provides that effective July 1, 1972, progress payments on state contracts under the State Contract Act shall ~~made~~ * not exceed 95 percent of the actual work completed or goods delivered, rather than 90 percent and that the state may reduce the funds withheld after 95 percent of the work is completed to an amount not less than 125 percent of the value of the uncompleted work rather than equal to 125 percent of that value and removes requirement that state find satisfactory progress to completion is being made as a condition to reduction of such funds.

Provides that a contractor receiving progress payments shall make payments to subcontractors based on estimates made and approved by the department having jurisdiction of the project. Makes failure to comply grounds for the director of department having jurisdiction of the project to exercise specified remedies and subjects contractor to disciplinary action by the Contractors' State License Board.

Ch. 1287 (AB 1021) SEELEY Amends Secs. 374a and 374b. Pen.C., re crimes re health, safety.

Requires rewards to be paid by court to persons giving information leading to arrest and conviction of person violating designated littering law or the prohibition against shooting firearms on public highways Provides that such reward shall be in the amount of 50 percent of any fine levied against and collected from such violator. Prescribes priority of such payment for purpose of any other section relating to disposition of portion of fine.

Increases fines (with minimum fine of \$50) with respect to certain littering offenses.

Ch. 1288 (AB 1315) PORTER Amends and adds various secs., Wat.C., re water quality.

Permits any hearing or investigation by the State Water Resources Control Board pursuant to the Porter-Cologne Water Quality Control ~~Board~~ [Act] * to be conducted by any member upon authorization of the board

Provides that fees collected by a California regional water quality control board and deposited in the State Treasury shall, after July 1, 1972, be credited to the appropriation for the support of the State Water Resources Control Board which is current at the time of such deposit.

Authorizes state board to adopt water quality control plans in accordance with specified procedures for waters for which water quality standards are required by the Federal Water Pollution Control Act, and specifies that such plans supersede any regional water quality control plans for the same waters to the extent of any conflict. Deletes specified water quality control plans from inclusion in state policy for water quality control.

Authorizes state board to exercise any powers delegated to the state by the Federal Water Pollution Control Act.

Requires notice to affected regional boards prior to adoption by state board of state policy for water quality control at least 60, rather than 90, days in advance of required hearing, but permits required notice to be waived by regional boards.

Authorizes state board to establish reasonable fee schedule to cover the cost of giving any certificate required or authorized by federal law with respect to the effect of any existing or proposed facility, project, or work upon water quality.

Requires any person making specified waste discharge which threatens to create a condition of pollution or nuisance, upon order of the regional board to take necessary remedial action other than cleanup or abatement.

Authorizes regional board to expend available moneys to perform any cleanup, abatement, or remedial work which in its judgment is required by the magnitude of endeavor or urgency of prompt action needed to prevent substantial pollution, nuisance, or injury to any waters of the state. Specifies manner in which such action may be taken.

Authorizes state board, on its own motion at any time to review any failure to act by a regional board regarding the formulation and adoption of regional water quality control plans.

Specifies that the restriction against any order or decree specifying the design, location, type of construction or particular manner in which compliance may be had with a requirement or order of a regional or state board or a court decree, shall not apply to specified waste discharge requirements or orders or decrees with respect to the discharge of solid waste.

Makes related changes.

Ch. 1289 (AB 1421) LACOSTE Amends Sec. 14225, Ed.C., amends Sec. 21155, Gov.C., re retirement.

Provides that retired members of the State Teachers' Retirement System may serve as a member of the teaching staff of a state college and that retired members of the Public Employees' Retirement System may serve on the academic staff of the University of California or a state college, without reinstatement from retirement, for not to exceed 90 teaching days per year, if their compensation does not exceed \$4,000 in that fiscal year, rather than \$3,000.

Ch. 1290 (AB 1506) FENTON Amends Secs. 26822.3, 72056.1, Gov.C., re Judges' Retirement Law.

Increases by \$1 present additional fee of \$2 for filing of first paper of plaintiff and defendant in superior court and additional fee of \$1 for such filings in municipal court with the funds to be transmitted to the State Controller for deposit in the Judges' Retirement Fund.

Ch. 1291 (AB 1623) BEE Amends Sec. 35541, adds Secs. 35490.5, 35541.7, H. & S.C., re temporary housing projects law

Authorizes a housing authority to make expenditures which it determines to be reasonable for planning new public housing projects to replace dwelling units of any temporary housing project to be demolished pursuant to specified provisions.

Authorizes operation of dwelling structures in any such temporary housing project by any city, county, or housing authority where prescribed findings are made by the Department of Housing and Community Development and the city, county, or housing authority operating such housing project, but requires such structures to be demolished not later than one year after the 91st day after final adjournment of the 1973 Regular Session of the Legislature.

Ch. 1292 (AB 1735) MOORHEAD Amends Sec. 5300, S. & H.C., re special assessments.

Specifies that a railroad right-of-way shall be assessed only to the extent it will benefit from the proposed improvement, when included within an assessment district created under the Improvement Act of 1911

Requires, in determining such a benefit, that it be presumed that the use of the right-of-way for a railroad is permanent.

Ch. 1293 (AB 1778) RUSSELL Amends Secs. 11503, 11703, Veh C, re occupational licenses.

Revises provisions relating to the refusal by the Department of Motor Vehicles to issue licenses and certificates to automobile dismantlers, dealers, manufacturers and transporters to specify that if applicant was previously a limited or general partner rather than a partner, or an officer, rather than a controlling or managing officer, of organization that was previously licensed and whose license was revoked or suspended for cause, department may refuse to issue license

Makes additional changes in Sec 11503, Veh C., proposed by AB 2214, to be operative only if AB 2214 and this bill are both chaptered, and this bill is chaptered after AB 2214.

Makes additional changes in Sec. 11703, Veh.C., proposed by AB 2214, to be operative only if AB 2214 and this bill are both chaptered, and this bill is chaptered after AB 2214.

Ch. 1294 (AB 1836) CORY Adds Secs. 1502.5 and 1532.5, Elec.C., re precinct maps.

Requires county clerk to file copies of all precinct maps with Secretary of State following each general election.

Requires Secretary of State to retain such maps on file for 12 years.

Ch. 1295 (AB 1885) WOOD Amends Sec. 42682, adds Ch. 12.5 (commencing with Sec 45541), Div. 17, Ag.C., re cabbage.

Authorizes Director of Agriculture under specified conditions to promulgate standard container, lid, marking, and sizing requirements for commodities and packing requirements for fruits, nuts, or vegetables, where specific quality standards have been established by law or regulation, rather than only by law.

Requires cabbage to conform to the quality standards established by the Director of Agriculture as specified.

Makes it unlawful to perform various enumerated acts re marketing of cabbage, unless such cabbage and their containers conform to the regulations adopted by the director.

Ch. 1296 (AB 1953) Z'BERG Amends Secs. 13352, 13355, Veh.C., re drunk driving: privilege—suspension.

Makes minor found by judge of juvenile court, juvenile traffic hearing officer, or referee of juvenile court, to have committed offense of operating a vehicle while under influence of intoxicating liquor subject to certain provisions to which others are subject, relating to the suspension or revocation of driving privilege by Department of Motor Vehicles. Makes related changes.

Makes additional changes in Sec. 13352, Veh.C., proposed by AB 1069, to be operative only if AB 1069 and this bill are both chaptered and this bill is chaptered after AB 1069.

Makes additional changes in Sec. 13355, Veh.C., proposed by AB 600, AB 861, AB 1069, or any combination thereof, to be operative only if AB 600, AB 861, AB 1069, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1297 (AB 2002) BARNES Adds Sec. 53216.5, Gov.C., re pension trusts.

Authorizes investment of assets of pension trusts as provided in general law concerning trusts for benefit of third persons.

Ch. 1298 (AB 2577) WAXMAN Amends Sec. 10012.5, Elec.C., re statements of qualifications.

Requires clerk to provide Spanish translation of local candidate's statement of qualifications, at candidate's cost, if candidate so requests.

Permits candidate for local office to file a statement of qualifications with the clerk when his nomination papers are returned for filing if the office for which he is a candidate has no nominating election.

Provides that if a statement of qualifications is filed for an election for which nomination papers are not required, the statement shall be filed no later than the 59th day before such an election.

Increases word limitation in the statement of qualifications from 150 to 200 words.

Ch. 1299 (SB 166) SHORT New act, re increased compensation for employees.

Appropriates \$956,000 for augmentation of Item 77 of the Budget Act of 1971 for increase in compensation for officers and employees of the state other than employees of the University of California and the state colleges and allocates it to Department of Finance for differential compensation for services provided by evening or night shift employees.

Urgency statute, to take effect immediately.

Ch. 1300 (AB 418) BARNES Amends, adds, repeals various secs., Gov.C., re Public Employees' Retirement System.

Corrects certain references and deletes executed provisions.

Provides for federal social security coverage for members of the Legislators' Retirement System and appropriates \$160,000 from the General Fund for state contributions for such benefits.

To take effect immediately, urgency statute.

Ch 1301 (AB 2763) CHAPPIE Amends Secs. 4450, 4451, 4452, Gov.C., re public buildings, access to

Removes specified exceptions, particularly for school districts providing special buildings and facilities for handicapped, to the requirement that public buildings and facilities conform to specified standards for access thereto by handicapped persons. Extends requirement that buildings and facilities constructed with public funds conform to specified standards for access by handicapped persons to structures, public transportation, sidewalks, curbs, and related facilities.

Extends requirement of access of public buildings and facilities to those leased, rented, contracted, sublet, or hired for a period in excess of two years by a city, county, district or state if more than 50% occupied by city, county, state, or district. Authorizes exceptions to such requirement if approved by the Department of Rehabilitation.

Makes related technical changes.

Ch. 1302 (AB 999) MONAGAN Adds Sec 20082.5, amends Sec. 25541.7, Ed.C., re community colleges.

Provides that the increase in maximum tax rate of a community college district for any interdistrict attendance agreement and any plant and equipment lease agreement will remain in effect until the end of the seventh consecutive fiscal year following the date of the first election at which a community college bond issue was passed in any community college district in which such seventh consecutive fiscal year ends on June 30, 1976

Prescribes factor for use in computing capacity of proposed facility for which an aviation maintenance technician school certificate has been received from Federal Aviation Administration, for purposes of Community College Construction Act of 1967.

Ch. 1303 (SB 254) CARPENTER Amends various secs., Gov.C., re administrative procedure.

Changes the name of the Office of Administrative Procedure to the Office of Administrative Hearings, and changes the title "presiding officer" to "director."

Transfers all persons, other than temporary employees, serving in the civil service as employees of the Office of Administrative Procedure, and all services, authority, rights and responsibilities of the Office of Administrative Procedure, and all regulations of such office, to the Office of Administrative Hearings.

Ch 1304 (SB 967) COOMBS Amends, adds various secs., R. & T.C., re taxation.

Provides that corporation franchise tax for privilege of doing business in the first year of operations shall be the minimum tax. Provides that income of banks and corporations during final year of operations shall be subject to tax but allows a credit for the tax paid for the privilege of doing business in the first year of operations. Specifies that the commencing corporation provisions shall be operative with respect to taxable years beginning after December 31, 1971, and the final year of operations provisions shall be operative with respect to taxable years beginning after December 31, 1972.

To take effect immediately, tax levy.

Ch. 1305 (AB 543) BARNES Amends, adds, repeals, various secs., Ed.C., re State Teachers' Retirement Law.

Effects comprehensive revision of provisions re funding of, and benefits payable under State Teachers' Retirement System, to become operative beginning July 1, 1972.

Specifies that state shall contribute to retirement fund uniform annual amount of \$135 million for a period of 30 years; requires uniform contribution of 8 percent of salary by members; and prescribes schedule of employing agency contributions of 3.2 to 8 percent of total salaries increasing to 1978 and 8 percent thereafter.

Provides for transfer of funds from General Fund to State School Fund of amount sufficient to allow apportionments for specified increases in foundation program amounts. Authorizes specified increases in maximum rate of school district taxes.

Provides for increased death and survivors' benefits; revises provisions re types of allowances and determination of amounts thereof, and provides for built-in increases in various benefit allowances by application of "benefit improvement factors" and other formula procedures.

Makes comprehensive revision of provisions dealing with all phases of administration of S.T.R.S.

Ch. 1306 (SB 423) ZENOVICH Adds Sec. 1253.15, U.I.C., re unemployment compensation.

Provides that an unemployed individual, discharged from the armed services, who is otherwise eligible for unemployment, shall not be deemed ineligible in any week for which he has unexpired leave time for which he has been compensated.

Ch. 1307 (SB 485) BRADLEY Amends, adds various secs., Com.C., Gov.C., R. & T.C., and U.I.C., re document fees.

Requires state and local governmental bodies to pay fee of \$6 for recording releases of liens and standard fee for filing or recording any document relating to an agreement to reimburse a county for public aid granted by the county. Allows release recording fee to be added to amount of lien and provides for quarterly billing for these fees when recorded by a state agency.

Increases fees \$1 for recording financing statements, statements of release, termination statements, separate statements of assignments, and requires payment of specified percentages of fees for such certified copies to State Registrar.

Operative 1st day of 1st calendar quarter succeeding effective date of this act and for liens filed after that date.

Ch. 1308 (SB 645) MILLS Adds Secs. 17300.5, 17300.7, Ed.C., re school finance.

States legislative intent that Department of Education and office of Chancellor, California Community Colleges, develop policy and procedure to divide State School Fund into two sections, one for support of elementary and secondary schools and one for support of public community colleges, to be administered by the department and by office of Chancellor, respectively. Requires office of Chancellor to administer federal funds allocated to community colleges to the extent permitted by federal law.

Ch. 1309 (SB 917) GRUNSKY Amends various secs., Ed.C., Pen.C., re Department of Justice records.

Deletes specific charge for processing certain records and authorizes Department of Justice to charge a fee sufficient to reimburse all state and local law enforcement agencies for costs incurred in processing applications. Authorizes state agencies that are required to pay fee to Department of Justice for information to charge applicants a fee sufficient to reimburse agency. Provides that in cases of requests for information pertaining to person whose fingerprints are on file and whose record contains no reference to criminal activity, where information sought is to be used for employment, licensing, or certification purposes, fingerprint cards accompanying requests may be stamped "No criminal record" and returned to submitting agency. Provides for fee to reimburse costs of processing applications. Provides for changes in number of duplicate copies of and fees for processing records relating to sales of firearms and fees for licenses to carry concealed weapons.

Makes continuous appropriation of fees received by department for support of department, to be in addition to other appropriated funds.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 1310 (SB 1123) LAGOMARSINO Adds, repeals various secs., Gov.C., re competitive bidding.

Provides for uniform competitive bidding law in Government Code applicable to counties containing a population of less than 500,000 engaging in construction of public projects.

Ch. 1311 (SB 1235) BRADLEY Amends Sec. 10506, Ins.C., re insurance: life insurers.

Permits domestic life insurers specifically to allocate amounts paid to insurer in connection with variable life insurance policy, in addition to other specified permitted allocations, which are to be, or may be, applied in payment or in making provision for payment of specified benefits or proceeds in fixed or variable dollar amounts, or both.

Prohibits expressly, unless approved by Insurance Commissioner, maintenance in separate accounts of reserves for (1) benefits guaranteed as to dollar amount and duration, and (2) funds guaranteed as to principal amount or stated rate of interest.

Specifies basis of evaluation of assets of life insurer allocated to separate accounts.

Prohibits expressly, sale, exchange, or other transfer of assets of life insurer between separate accounts or investment accounts unless done for specified purposes.

Requires contracts providing benefits payable in variable amounts to contain statement of essential features of procedure followed by insurer in determining dollar amount of such benefits, and appropriate nonforfeiture provision.

Sets standard for determining reserve liability for variable contracts.

Ch. 1312 (SB 1267) BEILENSEN Amends Secs. 692 and 700a, C.C.P., re execution of judgment.

Requires both notice of sale under execution issued on judgment and notice of any right of redemption to be delivered, as specified, to judgment debtor.

Ch. 1313 (AB 1027) MOOREHEAD Amends Sec. 1208, Pen.C., re work furloughs.

Permits a prisoner under the Cobey Work Furlough Law to seek employment and education outside the county of confinement.

Allows release of a prisoner in a work furlough program for a period not exceeding 72 hours for medical, dental, or psychiatric care, and for family emergencies or pressing business which would result in severe hardship if the release were not granted.

Changes from mandatory to permissive the collection by the work furlough administrator of the pay of a work furlough prisoner.

Ch. 1314 (AB 1345) BRATHWAITE Amends Sec. 33445, H. & S.C., re redevelopment: publicly owned improvements.

Present law authorizes a redevelopment agency, with the consent of the local legislative body, to pay all or a portion of the cost of a publicly owned improvement either within or without a project area, upon a determination by resolution of the agency and the local legislative body that such publicly owned improvement is of benefit to that project area or any other project area within the jurisdiction of such agency and legislative body.

The bill would require that the publicly owned improvement be a benefit to the project area regardless of whether such improvement is within another project area, or in the case of a project area in which substantially all of the land is publicly owned that such improvement is of benefit to an adjacent project area of the agency.

The bill would also require, with respect to the financing, acquisition, or construction of a transportation collection and distribution system and related peripheral parking facilities, in a county of 4,000,000 persons or more, that the agency, in order to exercise prescribed powers, enter into an agreement with the rapid transit district which includes such county and require, in such agreement, that the transit district be given prescribed responsibilities.

To take effect immediately, urgency statute.

Ch. 1315 (AB 1488) SCHABARUM Amends Sec. 24208, H. & S.C., re air pollution.

Includes acids, rather than noxious acids, in specified matters or combinations thereof which are included within the term "air contaminant" as it is used in provisions relating to county air pollution control districts.

Ch. 1316 (AB 1808) HAYES Adds Sec. 75033.1, Gov.C., re Judges' Retirement Law.

Provides that any judge who is removed from office by the Supreme Court shall not receive any of the benefits provided by provisions authorizing continuation in Judges' Retirement Fund upon service discontinuance and shall be repaid his accumulated contributions. Applicable only to persons becoming judges after effective date of section.

Ch. 1317 (AB 2134) CAMPBELL Amends Sec. 1391, Lab.C., re minors' working hours.

Permits minors under 18 to work during any evening followed by a nonschoolday until 12:30 a.m.

Ch. 1318 (AB 2258) FORAN Amends Sec. 12370, repeals and adds Sec. 12359, Ins.C., re title insurers: reserves.

Increases minimum paid-in capital requirements for title insurers from \$250,000 to \$500,000. Authorizes title insurers operating under certificate of authority in effect on July 1, 1971, to have specified lesser minimum paid-in capital requirements until July 1, 1976. Requires all title insurers to meet and maintain \$500,000 minimum paid-in capital requirement after July 1, 1976.

Provides that title insurance surplus fund required to be maintained by title insurers shall be allowed to accumulate until amount therein equals 25 percent of aggregate of subscribed capital stock of insurer, or \$1,000,000, whichever is lower amount, rather than 25 percent of aggregate of subscribed capital stock of insurer only.

Ch. 1319 (AB 2428) BROWN Amends Sec. 23095, B. & P.C., re alcoholic beverages: licenses, suspension.

Revises provisions permitting Department of Alcoholic Beverage Control to accept offer in compromise from retail licensee in lieu of suspending license to provide that offer may be accepted provided retailer has had no other accusation filed by department during prior three years which has resulted in a final decision to suspend or revoke retail license concerned, rather than one which is either pending a final decision or has resulted in a final decision.

Ch. 1320 (AB 2955) BRATHWAITE Amends Secs. 37057, 37059, adds Sec. 37061, H. & S.C., re housing and community development.

Renames Division of Building and Housing Standards the Division of Codes and Standards. Renames the Division of Housing and Community Development the Division of Research and Assistance. Makes related change.

Authorizes Department of Housing and Community Development to establish four regional offices. Requires Division of Research and Assistance to provide technical assistance and services at such regional offices and requires that such services be made available to regional and local governmental entities in the area of the regional offices.

Ch. 1321 (AB 2959) LEWIS Repeals Sec. 10756, Ed.C., re pupil's name.

Deletes provision requiring school districts, when referring to a pupil's surname, to use the name of the pupil as shown on documents used to establish pupil's age for purposes of admission to school.

To take immediate effect, urgency statute.

Ch. 1322 (AB 3063) LEWIS Amends Sec. 31680, Gov.C., re Public Employees' Retirement System.

Permits members retired for service or disability who are subsequently elected to county office after retirement to be paid therefor.

Ch. 1323 (AB 2392) McCARTHY Amends Sec. 14214, Ed.C., adds Sec. 20803.1, Gov.C., re retirement.

Provides that "county peace officer service" shall also include service rendered in the sheriff's office of a city and county in positions subsequently reclassified as positions within definition of "county peace officer."

Provides, operative 61st day after adjournment, that disability retirement under State Teachers' Retirement System may be upon application of employer as well as the member or his guardian or conservator. Authorizes board to order medical examination upon application for disability retirement and requires application to be canceled if applicant refuses to take examination.

To take effect immediately, urgency statute.

Ch. 1324 (SB 222) COLLIER Amends Secs. 12811, 14900, 14901, 14902, and 14903, Veh.C., re drivers' licenses.

Requires Department of Motor Vehicles to issue drivers' licenses in color.

Increases application fee for an original driver's license, for the renewal of a driver's license, and for identification card issued by the department from \$3 to \$3.25. Increases application fee for a duplicate driver's license from \$1 to \$1.25, and increases application fee for a duplicate identification card issued by the department from \$2 to \$2.25.

To become operative July 1, 1972.

Ch. 1325 (SB 702) CUSANOVICH New act, re preschool education programs.

Appropriates \$1,000,000 to Department of Education for preschool educational programs established as part of the children's centers program.

Ch. 1326 (AB 76) CHAPPIE Amends Secs. 7601, 7602, and 7603, B. & P.C., re funeral directors and embalmers

Increases number of members on State Board of Funeral Directors and Embalmers from six to eight specifying that composition of board shall be five licentiates of the board and three public members.

Reflects change made in composition of board by Governor's Reorganization Plan No. 2 of 1970 as to addition of public member to board.

Makes related technical changes.

Ch. 1327 (AB 1302) McCARTHY Adds Sec. 11550.1, B. & P.C., and Secs. 12037, 12038, Gov.C., re intergovernmental management.

Provides that Office of Intergovernmental Management is clearinghouse for requests from cities and counties that state agencies evaluate environmental impact of proposed subdivisions or land projects. Requires such office, on receipt of such request, to request each state agency it deems appropriate to review and comment upon such projects. Provides for transmission of review and comment to requesting city or county within 30 days.

Requires such office, upon request, to arrange for technical assistance from various state agencies, subject to availability of personnel, to city or county in connection with evaluation of proposed subdivision maps.

Authorizes advisory agency or governing body, upon filing of tentative map to submit it to Office of Intergovernmental Management and request environmental impact evaluation. Requires such submission in case of land project as defined.

Ch. 1328 (AB 2151) POWERS Amends Secs. 6710, 6711, and 6712, B. & P.C., re professional engineers: state board.

Increases membership of State Board of Registration for Professional Engineers from 9 to 11 members by providing for additional licensee member and additional public member. Incorporates revision in board provided for by Governor's Reorganization Plan No. 2 of 1970.

Specifies that of the 7 members of the board to be registered under Civil and Professional Engineers Act each shall be of a designated specialty.

Revises provisions with respect to staggered terms of the members of board.

Makes technical changes.

Ch. 1329 (AB 1282) KNOX Amends Secs. 20612, 21252.10, Gov.C., re Public Employees' Retirement System.

Provides for adjustment in retirement allowance of law enforcement members for periods of service prior to termination of federal system coverage.

To take effect immediately, urgency statute.

Ch. 1330 (AB 1346) LACOSTE Amends Sec. 4453, Lab.C., re workmen's compensation.

Increases from \$38.46 to \$53.84 the minimum average weekly earnings to be considered in compiling average annual earnings for purposes of temporary disability indemnity.

Ch. 1331 (AB 1652) KETCHUM Amends Sec. 20017.77, Gov.C., re Public Employees' Retirement System.

Includes persons in specified positions in the Department of Youth Authority within law enforcement category of membership in the Public Employees' Retirement System.

To take effect immediately, urgency statute.

Ch. 1332 (AB 2461) HAYES Adds Sec. 1167.4, C.C.P., re civil procedure.

Provides that if there is a denial of motion to quash service of summons, or to stay or dismiss action on specified grounds in cases of summary actions for obtaining possession of real property, and written notice of an order denying the motion is served, defendant must plead within five days after such service, except that for good cause shown court may extend time to plead additional 15 days.

Provides that in such actions hearing of such motion must be not less than three nor more than seven days after filing of notice.

Ch. 1333 (SB 492) CARPENTER Adds Secs. 12018, 12019, F. & G.C., re fine assessments.

Imposes a penalty assessment of \$5 for every \$20 or fraction thereof, as prescribed, imposed and collected by the courts as fine or forfeiture of bail for any violation of the provisions of the Fish and Game Code or any rule, regulation, or order made or adopted pursuant thereto.

Requires that all such moneys be deposited in the state's Fish and Game Preservation Fund in a special account to be used for prescribed education or training of employees of the Department of Fish and Game

Ch. 1334 (SB 582) WAY Amends Sec. 46867, Ag.C., re grapefruit.

Extends indefinitely the provisions, added by Ch. 1, Stats. 1971, and in effect only until the 61st day after the final adjournment of the 1971 Regular Session of

the Legislature, decreasing the requirement for maturity of desert-produced grapefruit from 6½ parts to 6 parts soluble solids to every part of acid in the juice. Extends the authority granted by Ch. 1, Stats. 1971, to the Director of Agriculture to establish a higher maturity standard, and authorizes the director to lower such standards, but not below the standards of these provisions, when he finds that it would provide more acceptable grapefruit to the consumer.

To take effect immediately, urgency statute.

Ch. 1335 (SB 864) ZENOVICH Repeals Ch. 4 (commencing with Sec. 4.1), Ch. 5 (commencing with Sec. 5.1), adds Ch. 4 (commencing with Sec. 4.1), Fresno Metropolitan Transit District Act of 1961 (Ch. 1932, Stats. 1961), re transit districts.

Revises provisions re personnel in the Fresno Metropolitan Transit District Act of 1961.

Ch. 1336 (SB 1032) BEHR Amends Sec. 1616, H. & S.C., re biologics production licensing.

Raises application and renewal fees for a biologics production license, requires that the renewal fee be paid annually rather than biennially, and specifies that no application fee shall be required when the applicant is a local governmental body or official thereof.

Provides that Director of Public Health may fix application and renewal fees at a lesser amount or may adjust such fees from time to time whenever he determines that purposes of specified provisions can be defrayed from revenues derived from such lower fees.

Ch. 1337 (SB 1492) MOSCONE Adds Sec. 18015, W. & I.C., re youths.

Allows jury trial in superior court on question of whether a youth ordered returned to the Youth Authority following a court hearing is physically dangerous to the public. Three-fourths vote of the jury is required for a verdict.

Ch. 1338 (SB 1498) MOSCONE Amends Sec. 6141, adds Secs. 6140, 6140.5, repeals Sec. 6140, B. & P.C., re practice of law.

Provides for increases in State Bar membership fees.

Permits Board of Governors of State Bar to establish and administer a Client Security Fund for use in relieving or mitigating pecuniary losses of clients of active members of State Bar caused by dishonest conduct of those members.

Ch. 1339 (SB 1533) BEHR Amends Secs. 66620, 66632, Gov.C., re San Francisco Bay.

Deletes member appointed by United States Secretary of Health, Education and Welfare from membership on the San Francisco Bay Conservation and Development Commission and provides for member appointed by the Administrator of the United States Environmental Protection Agency. Provides that all applicants, including governmental agencies, shall pay filing fees and reimbursement of expenses for processing and investigating applications.

Makes additional changes in Sec. 66632, Gov.C., proposed by AB 1860, to be operative only if AB 1860 and this bill are both chaptered and this bill is chaptered after AB 1860.

Ch. 1340 (AB 122) BILL GREENE Adds Secs. 14044.5, 14082, and 14083, Corp.C., re community development.

Authorizes California Job Development Corporation Law Executive Board to create in State Job Development Loan Guarantee Fund a revolving loan guarantee fund for use for specified interim financing for certain agencies under contract with executive board. Limits to \$10,000 the funds available to each contracting agency.

Authorizes regional California job development corporations to establish, with approval of executive board, profitmaking subsidiaries for specified purposes.

Authorizes such regional corporations to capitalize minority enterprise small business investment corporation from specified funds. Specifies state shall be liable or obligated, in any way, only to specified extent.

Ch. 1341 (AB 253) MACGILLIVRAY Adds and repeals Art. 13 (commencing with Sec. 8495), Ch. 2, Pt. 3, Div. 6 and Sec. 8843, F. & G.C., re halibut trawl grounds.

Designates portion of districts 18, 19, and 118.5, as described, as the California halibut trawl grounds, Enumerates requirements which shall apply in the use of

trawlnets within such grounds. Designates provisions which do not apply to trawlnets when used or possessed on such halibut trawl grounds.

Authorizes the Director of Fish and Game, by emergency regulation, to order the closure of designated halibut trawl grounds, or portion thereof, as prescribed, to trawlnet fishing or further restrict the nets that may be used in such area, or portions thereof, if the California halibut resource, or existing fishing operations, within such designated halibut trawl grounds are imperiled.

Requires the department to bring to the attention of the Legislature, as prescribed, any regulations adopted pursuant to these provisions.

Provides that above provisions will be operative only until 61st day after the final adjournment of the 1975 Regular Session of the Legislature, and as of that date is repealed.

Makes it unlawful to use trawlnets with cod-end mesh less than 7½ inches in length in waters less than 25 fathoms deep in designated area.

Ch. 1342 (AB 433) FONG Amends Sec. 11825, Ed.C., re pupils: vision appraisals.

Revises provision requiring appraisal of vision of pupils attending public schools, to restrict such provision to pupils upon their first enrollment in a California school district at a California elementary school. Requires that color vision be appraised once and only on male children after they reach first grade, and that results thereof be entered on pupil's health record.

Requires that number of children so evaluated and results thereof be reported by the districts to Department of Education at end of each school year, on forms to be provided by department.

Ch. 1343 (AB 455) CHAPPIE Amends Sec. 3003.5, repeals Sec. 3003, F. & G.C., re birds and mammals.

Makes it unlawful, with prescribed exceptions, to pursue, drive, or herd any bird or mammal with any motorized water, land, or air vehicle, including, but not limited to, a motor vehicle, airplane, powerboat, or snowmobile, rather than making it unlawful to drive or herd birds or mammals by airplane except pursuant to a permit from the Department of Fish and Game and except in pursuit of agriculture and to pursue, drive, or herd any game bird, game mammal, or fur-bearing mammal with a snowmobile except on private property by the landowner or tenant thereof to drive or herd game mammals for the purpose of preventing damage by such animals to private property.

Ch. 1344 (AB 510) CULLEN Amends Secs. 24013 and 24300, repeals Secs. 23988 and 24015, B. & P.C., re alcoholic beverages.

Authorizes protestant whose protest regarding denial of alcoholic beverages license has been rejected to file accusation alleging ground of protest.

Revises provisions relating to places for hearing to consider protests.

Ch. 1345 (AB 540) RYAN Amends Secs. 16004 and 16202, W. & I.C., re facilities for children and the aged.

Authorizes the state to pay in excess of \$65 per year for each new or renewal license granted for approved city or county inspection service relating to licensed institutions and other facilities for the care of children and aged persons, if the county demonstrates that the excess costs are unavoidable and the department does not elect to perform the inspection service function.

Ch. 1346 (AB 700) CHAPPIE Amends Sec 19581, Ed.C., re state school building aid.

Requires estimates of average daily attendance contained in applications for apportionments under State School Building Aid Law of 1952 to be based upon, in addition to number of children residing in the applicant district, the number of family dwellings and mobilehome parks under construction or newly constructed and never occupied, rather than the number of family dwellings under construction.

Requires Department of Education to develop criteria and procedures for determination of statewide or areawide average of pupil occupancy for family dwellings and mobilehomes for use by applicant school districts in estimating anticipated a.d.a. of the district.

Incorporates additional changes to Sec. 19581, Ed.C., proposed by AB 546, to be operative only upon enactment of AB 546, and makes related change re development of statewide or areawide average of pupil occupancy.

Ch. 1347 (AB 854) LACOSTE Adds Sec. 50402, Gov.C., re county park areas.

Provides that a city, county, or city and county may impose fee upon persons and vehicles entering county property which is devoted to park, amusement or recreational purposes. Limits amount of fee under specified circumstances. Enables governing body to regulate such road entrances to such areas as are under its jurisdiction in order to facilitate collection of fees.

Ch. 1348 (AB 861) MOORHEAD Amends Secs. 13355, 13355.5, 13356, Veh.C., re drivers' licenses: juveniles.

Requires Department of Motor Vehicles to revoke the privilege of any person who has been found by a juvenile traffic hearing officer, or a referee of juvenile courts, to have committed any of certain prescribed offenses and to revoke or suspend such privilege of any person who has been found to have committed any of certain other prescribed offenses upon recommendation of any such officer.

Requires a juvenile traffic hearing officer and referee of a juvenile court, to report such findings and recommendations to the department.

Makes additional changes in Sec. 13355, Veh.C., proposed by AB 600, AB 1069, AB 1953, or any combination thereof, to be operative only if AB 600, AB 1069, AB 1953, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1349 (AB 1028) MADDY Amends various secs., P.R.C., re forest practices.

Permits service of documents where required under the Forest Practice Act to be made by registered or certified mail, as prescribed.

Redefines timber operator to include person who contracts with others to conduct timber operation on his behalf

Requires that notice of proposed timber operations include among other specified information, the operations' location for the current calendar year. Requires timber owner to notify the State Forester of any change of address, as prescribed.

Exempts timber salvage operation resulting mainly from any necessary utility or public works clearing operation from the provisions requiring designated notice by any timber owner of timber operations.

Provides that every permit to engage in timber operations shall be for the period from January 1 through December 31 of each year of issuance, rather than for the period from February 1 through January 31 of the year following or for the remaining portion thereof.

Provides that any timber operator who fails to notify the State Forester of any timber operations prior to the commencement of any timber operations is guilty of a misdemeanor.

Ch. 1350 (AB 1126) HAYES Amends Secs. 19056, 19451, Gov.C., re state employment.

Authorizes State Personnel Board to prescribe conditions under which state employees may be assigned to take out-service, rather than specialized, training to meet educational development needs rather than specified skills. Provides that such training be relevant to the employee's career development in state service rather than duties.

Removes general reemployment list from requirement that persons at top of specified list shall be certified and appointed before persons not at top of respective lists.

Ch. 1351 (AB 1223) Z'BERG Amends Sec. 65600, Gov.C., re planning area.

Deletes requirement that a planning area shall consist of contiguous territory.

Ch. 1352 (AB 1584) SCHABARUM Amends Sec. 50612, Gov.C., re open-space maintenance districts.

Raises from 25 cents to 50 cents the maximum ad valorem special assessment which a legislative body may levy on taxable land and improvements within an open-space maintenance district to pay costs of maintenance and operation of the open areas or such portion of such costs as the legislative body determines shall be borne by the maintenance district.

Ch. 1353 (AB 1678) McCARTHY Amends, adds various secs., R. & T.C., Veh.C., re motor vehicles

Revises provisions relating to application for original registration of a motorcycle, installation of a motor vehicle engine or motor in a motor vehicle which is identified

in a specified manner and subject to registration under Vehicle Code, and provisions relating to the assignment of vehicle identifying numbers.

Provides that when a passenger motor vehicle is rebuilt and restored to operation after being reported to be dismantled, the application for registration shall be deemed to be an application for original registration.

Revises provisions relating to requirements for licensing of salvage vehicles.

Ch. 1354 (AB 1765) GONSALVES Amends Sec. 7203.5, R. & T.C., re sales and use taxes.

Requires State Board of Equalization to cease to administer and terminate its contract to administer rather than only cease to administer, local sales and use taxes of local government where such tax does not conform to specified provisions and provides procedures for such termination.

Ch. 1355 (AB 1785) KNOX Amends Sec. 73347, adds Sec. 70056.5, Gov.C., re courts.

Increases supplementary fees required to be paid upon filing of specified papers.

Ch. 1356 (AB 1839) CORY Adds Sec. 5893 and Ch. 6 (commencing with Sec. 5950), Pt. 2, Div. 8, amends Sec. 5902, H. & N.C., re harbor improvements

Limits the tax rate in a harbor improvement district to \$0.20 per each \$100 of assessed valuation.

Expands membership of harbor improvement district harbor commissions from 5 to 7.

Authorizes the board of supervisors to authorize a harbor improvement district to acquire, develop, operate, and maintain inland parks and recreation areas, and requires certain expenditures of local tax revenues for such purposes, as specified.

Ch. 1357 (AB 1849) CORY Adds Sec. 1203.1a, Pen.C., re release of persons in custody.

Provides that county probation officer may, under certain conditions, authorize temporary removal under custody or by temporary release without custody of inmate of county jail, honor farm, or other detention facility, who is confined as a condition of probation following suspension of imposition or execution of sentence, within 30 days prior to his release date. Provides that any such removal shall not be for a period of more than three days. Provides that when an inmate is released for purposes preparatory to his return to the community, the probation officer may require the inmate to reimburse the county, in whole or in part, for expenses incurred by the county in connection therewith.

Ch. 1358 (AB 1878) MADDY Amends Secs. 73682, 73683, adds Sec. 73694, repeals Sec. 73694, Gov.C., re municipal courts.

Changes salaries of specific classes of employees of the Municipal Court of the Fresno Judicial District. Extends, until the 60th day after final adjournment of the 1972 Regular Session, provision authorizing equalization of compensations of the employees of the municipal court of the Fresno Judicial District to the compensation of employees of Fresno County.

Ch. 1359 (AB 2058) HAYES Amends Sec. 542b, C.C.P., re garnishment of personal property

Permits court, upon motion of a party to the action, with prescribed notice to extend the time of attachments or garnishments of personal property for a period not exceeding one year per extension with a maximum of two years from date of expiration of original attachment or garnishment. Specifies procedure for such extensions.

Ch. 1360 (AB 2114) CORY Amends Secs. 17261, 17262, Ed.C., re assessed valuation of property

Deletes provisions excluding, under specified conditions, certain taxable property of local governments from the computation of annual factor for modification of total assessed value of all tangible property on the current local roll of each county to conform to statewide assessment level, for purposes of allocation of money to school districts.

Incorporates additional changes to Sec. 17262, Ed.C., proposed by AB 1851, to be operative only upon enactment of AB 1851.

Ch. 1361 (SB 235) BEER Adds Art. 3.5 (commencing with Section 5078), Ch. 1, Div. 5, P.R.C.; amends Sec. 21116, Veh. C., re bicycles: paths and routes.

Enacts Bicycle Recreation and Safety Act of 1971 and expresses legislation findings and intent with respect thereto.

Authorizes the establishment of bicycle paths and routes by local entities

Prohibits abandonment of specified rights-of-way prior to a determination as to whether or not they could be developed as bicycle paths or routes

Requires inclusion of bicycle paths and routes in specified local plans and subdivisions.

Provides for marking and placement of appropriate signs on bicycle paths and routes.

Specifies that provision prohibiting operation of motor vehicles on certain levees, banks, and rights-of-way shall not be construed to prohibit establishment of bicycle paths or routes thereon.

Ch. 1362 (SB 342) HARMER Amends, adds various secs., Ed.C., re student body organizations: money.

Establishes State Colleges Trust Fund; appropriates money therein for specified purposes; requires Trustees of California State Colleges to make semiannual apportionments of prescribed amounts from such fund to each state college having deposits therein; authorizes chief fiscal officer of each state college to allocate further this amount to the extent considered necessary.

Requires that deposit of specified money of state college student body organizations derived from student body organization fees be made with the approval of an appropriate officer of the student body organization and be made in trust, rather than in a local trust account.

Requires that deposit of specified funds derived from student building and operating fees be made in trust, rather than in a local trust account.

Authorizes deposit of such funds and such money in trust accounts of the centralized State Treasury system or in State Colleges Trust Fund; deletes requirement of full insurance coverage of bank accounts in which such funds may be invested; provides that chief fiscal officer may expend such funds only upon submission of an appropriate claim schedule by elected representative of the student body or his appointee, rather than by officers of the student body organization; provides that the state college shall be reimbursed for the cost of custodial and accounting services provided, from the funds involved, instead of by the student body organization; requires full insurance coverage of specified savings and loan association certificates, shares, and accounts, in which such money may be invested or deposited; authorizes State Treasurer to invest such funds and such money in securities authorized by law for investment

Makes related changes.

Ch. 1363 (SB 496) SHORT Amends Sec. 5083 5 as added by Ch. 110, Stats 1971, adds Sec 128, B. & P.C., re business and professions.

Operative July 1, 1972, addition of Sec. 128, B. & P.C., provides that if agency within Department of Consumer Affairs at end of fiscal year has unencumbered funds in amount which equals or is more than its operating budget for the next two fiscal years, such agency shall reduce pro rata license or fees payable by persons regulated by agency, whether such fees are fixed by statute or may be determined by the agency within statutory limits, during following fiscal year in amount which will reduce any surplus funds of agency to amount less than the operating budget for the next two fiscal years

Provides that revision of experience qualifications for issuance of certificate as certified public accountant in designated instances made by Sec. 5083 5, B. & P.C., shall be in effect for only 60 days following the 61st day after final adjournment of the 1971 Regular Session of the Legislature rather than be inoperative after December 31, 1971.

Ch. 1364 (SB 760) HARMER Adds Sec. 1085 1, Ed.C., re driver training.

Requires instruction in automobile driver training to be available by all school districts maintaining a high school or high schools for all eligible students wishing to enroll, including those who attend a nonpublic high school within the school district or who reside within the school district

Provides that this act shall become operative only if Senate Bill No. 763 is also enacted, and at the same time as Senate Bill No. 763.

Ch. 1365 (SB 781) COOMBS Adds Sec. 7026.1, B. & P.C., re contractors.

Provides, with designated exception, that any person not exempt from Contractors' License Law as described employee who maintains or services air-conditioning, heating or refrigeration equipment that is fixed part of structure to which it is attached is a contractor for purposes of Contractors' License Law.

Ch 1366 (SB 785) GRUNSKY Amends Sec. 417.30, C.C.P., re summons.

Specifies that after summons is served, summons must be returned with proof of service, unless the defendant has previously made a general appearance.

Ch. 1367 (SB 825) BEILENSON Amends Secs. 12812 and 12813, adds Art. 45 (commencing with Sec. 12841), Ch. 2, Div. 7, Ag.C., re economic poison license fees.

Provides for a \$40 annual fee for each product submitted for registration, rather than providing for such annual license fee for each product registered. Extends indefinitely such provisions relating to the annual fee for economic poisons, which would otherwise expire on the 91st day after the 1972 Regular Session

Makes related changes.

Provides for assessments on prescribed sales of registered and labeled economic poisons and gives the Director of Agriculture specified authority relating to such assessments including reimbursements to counties for administration and enforcement of such provisions.

Ch. 1368 (SB 939) BURGNER Adds Sec. 4455.5, Gov.C., re public buildings: handicapped persons.

Requires all new elevators in public buildings to have the information contained on elevator buttons embossed in braille and marked arabic numerals to the right of the buttons.

Requires new elevator door casings in public buildings to have floor numbers embossed in braille and marked arabic numerals thereon at a height of approximately 42 inches.

Ch. 1369 (SB 1051) BEHR Amends Secs. 73771, 73772, and 73773, Gov.C., re municipal courts.

Changes salaries and number of positions of various personnel of Central Judicial District of Marin County. Changes number of judges in such district from three to four. Requires a branch court to be maintained at an appropriate location in the former Western Judicial District.

Ch. 1370 (SB 1200) ZENOVICH Amends Secs. 6902, 6902.09, adds Sec. 6903.3, Ed.C., re mentally retarded minors.

Requires school districts and county superintendents of schools to each make annual report to Department of Education re number of minors eligible for which no special education is provided and the reason therefor.

Provides hearing procedure if parent or guardian is not satisfied with decision re withdrawal of pupil from class or program for mentally retarded minors.

Ch. 1371 (SB 1312) GRUNSKY Adds Sec. 23102.2, Veh.C., re judgments.

Specifies procedure for moving to vacate or set aside prior conviction of drunk driving during pending proceeding for another such offense.

Ch. 1372 (SB 1340) WEDWORTH Adds Sec. 39052.7, H. & S.C., re motor vehicles: air pollution.

Requires State Air Resources Board to establish criteria for evaluating the effectiveness of motor vehicle pollution control devices and fuel additives, and requires board, after establishing such criteria, to evaluate motor vehicle pollution control devices and fuel additives submitted to it for testing.

Ch. 1373 (SB 1356) BEHR Adds Sec. 854, P.U.C., re public utilities: acquisition and control.

Prohibits person or corporation, whether or not organized under laws of this state, from hereafter acquiring or owning any such public utility, directly or indirectly without prior authorization of Public Utilities Commission. Declares such attempted acquisition or control without such authorization void. Prohibits public utility from aiding or abetting violation of section

Ch. 1374 (SB 1477) RODDA Adds Pt. 14 (commencing with Sec. 102000), Div. 10, P.U.C., re Sacramento Regional Transit District.

Authorizes the establishment of the Sacramento Regional Transit District.

Defines the area to be included in the district.

Prescribes the purposes, organization, powers, and duties of the district.

Ch. 1375 (AB 199) DENT New act, re schools: deaf and blind.

Appropriates \$43,000, including part or all of a specified \$25,000 item in Budget Act of 1970, for feasibility study re rehabilitation of facilities of California School for the Deaf, Berkeley, and California School for the Blind.

Ch. 1376 (AB 709) CHAPPIE New act, re school districts: formation.

Authorizes State Board of Education to approve, under specified conditions, proposal for the unification of territory of Northside and Georgetown Divide Elementary School Districts if the board finds that the specified statutory criteria for formation of a unified district are substantially met or that it is not practical to apply such criteria literally. Requires criteria re racial and ethnic balance to be met.

Makes legislative findings and declarations.

Ch. 1377 (AB 896) RUSSELL Amends, adds, repeals various secs., Gov.C. and Ch. 1251, Stats. 1967, 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, when the agency having jurisdiction over the property declares it surplus or 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. Requires that any lease of specified parcels with a term in excess of five years shall contain provision for recalculation to the state's satisfaction of the amount of rent payable to the state.

Repeals authorization to Director of Finance to dispose of specified property.

Provides property acquired for park and recreation purposes by state which was formerly a part of Camp Pendleton shall be used solely for parks and recreational purposes and not be declared surplus or disposed of.

Withdraws specified parcels from the Capitol Area Plan, imposes various duties and responsibilities with respect to Squaw Valley State Recreation Area on the Director of General Services rather than the Director of Parks and Recreation and removes authority of the Director of Parks and Recreation to dispose of such property.

Ch. 1378 (AB 1157) WOOD Amends Sec. 24071, B. & P.C., re alcoholic beverages: license transfer.

Provides, with respect to provisions regulating transfer of alcoholic beverage licenses between spouses, partners, fiduciaries, and corporations, that regular transfer fee shall not become due upon subsequent transfer of 25 percent of stock in corporation, whose entire stock is owned by licensee or his spouse and to which license has been transferred by licensee or his spouse, if such subsequent stock transfer is from a parent to his child or grandchild, but that fee in such case shall be one-half the regular transfer fee.

Ch. 1379 (AB 1439) MOORHEAD Amends Sec. 31401, Ag.C.; amends Sec. 1909, H. & S.C.; adds Sec. 853.5, Pen.C., re infractions.

Makes infractions, rather than misdemeanors, violations of various Agricultural Code provisions, relating to rabies control and the regulation and licensing of dogs and Health and Safety Code provisions relating to rabies control.

Specifies that except as otherwise provided by law, whenever person is arrested for offense declared to be infraction, person may be released pursuant to procedure set forth in specified chapter of Penal Code re release of persons arrested for offense declared to be misdemeanor.

Ch 1380 (AB 1767) STACEY New act, re Red Rock Canyon.

Appropriates \$100,000 from the Resources Protection Account in the General Fund to the Department of Parks and Recreation for the development of overnight recreational facilities at Red Rock Canyon State Park.

Ch 1381 (AB 1851) CORY Amends Sec. 17262, Ed.C., re assessed valuation of property.

Deletes option of using current fiscal year factor for modification of assessed value of tangible property in school district to conform to statewide assessment level, for purposes of allocation of funds to, or computation of building fund re-

payments by, school districts, and thereby requires use of the three-year average factor.

To become operative on July 1, 1972.

Incorporates additional changes to Sec. 17262, Ed.C., proposed by AB 2114, to be operative only upon enactment of AB 2114.

Ch. 1382 (AB 1984) **MOBLEY** Amends Sec. 5024, S. & H.C., re sewer assessments.

Defines "incidental expenses" for purposes of Improvement Act of 1911 to include charge established by city as a condition to providing sewer service for the benefit of properties within the assessment district, and required for the completion and utilization of the improvement constructed.

Ch. 1383 (AB 2033) **KETCHUM** Adds Sec. 13009.5, H. & S.C.; amends Sec. 4953, repeals Secs. 4954, 4955, P.R.C., re fire suppression costs.

Requires Director of Conservation to determine charges for use of inmate labor utilized in firefighting, for purposes of computing costs chargeable to persons made statutorily liable for fire-caused damage. Authorizes the director, in determining such charges, to consider, in addition to other firefighting costs incurred by Division of Forestry, the per capita cost to state of maintaining such inmates.

Requires approval by Director of Conservation and Director of General Services of contracts made by State Forester with state and federal agencies for use of inmates and wards of conservation camps in fire prevention and control and other conservation projects to be performed for such agencies. Repeals provisions which prescribe manner of computing amounts to be charged such state and federal agencies for such services. Provides that such charges shall be determined by Director of Conservation.

Ch. 1384 (AB 2244) **RUSSELL** Amends Sec. 626.8, Pen.C., re schools: disruptive presence.

Provides, with respect to unlawful presence at or near school grounds after being asked to leave, that such request to leave can be made by a member of the security patrol of the school district who has written authorization of the school's chief administrative official (in addition to such official himself, or his qualified designated agent, having authorization) to be his agent for such duty.

Ch. 1385 (AB 2424) **BELOTTI** New act, re recreation and parks.

Authorizes Department of Parks and Recreation to exchange certain Humboldt Redwoods State Park lands for private land of equivalent value.

Specifies that no access shall be provided for, nor any signs or billboards erected on, such exchanged park land unless authorized by the Legislature.

Ch. 1386 (AB 2495) **BRIGGS** Adds Sec. 25.5, Veh.C., re unlawful or false representation.

Makes it unlawful for any person to falsely represent himself in any manner as an employee of the Department of Motor Vehicles for the purpose of obtaining records or information to which he is not entitled.

Ch. 1387 (AB 2569) **ROBERTI** Adds Sec. 3057.5, B. & P.C., re optometry.

Authorizes certain recipients of degree of doctor of optometry issued by university located outside the United States to take examination for licensure as such.

Ch. 1388 (AB 2845) **BILL GREENE** Adds Ch. 7.5 (commencing with Section 12765), Div. 9; repeals various arts. and secs., Ed.C., re employment of minors.

Revises provisions relating to employment of minors. Establishes procedures for permits to work part time for minors under 18 years of age, students enrolled in work experience courses, and continuation education classes; and permits to work full time for minors under 16 years of age, but over 14 years of age, under specified conditions, and for minors over 16 years of age, but under 18 years of age. Provides for permits to employ, notification of employment, and certificates of age.

Ch. 1389 (SB 1094) **GREGORIO** Amends and adds various secs., Ed.C. and W. & I.C., re minors.

Makes various changes in procedures relating to minors under juvenile court law as well as minors taken out of school by peace officers.

Incorporates additional changes to Sec. 628, W. & I.C., proposed by SB 6, to be operative only if SB 6 and this bill are both chaptered, and this bill is chaptered after SB 6.

Ch. 1390 (AB 346) McCARTHY Amends Sec. 1547, Pen.C., re rewards.

Permits Governor to offer a reward not exceeding \$10,000, rather than not exceeding \$1,000 payable out of the General Fund, for information leading to the arrest and conviction of any escaped convict, person who has committed, or is charged with the commission of an offense punishable with death, any person or persons killing or assaulting with a deadly weapon or inflicting serious bodily harm upon a police officer who is acting in the line of duty, any person hijacking public conveyance, or any person committing crime involving burning or bombing of public property. Deletes provision offering reward for the arrest of person engaged in the robbery or attempted robbery of private conveyance. Provides that reward be paid to person giving information immediately upon the conviction of the person arrested.

Ch. 1391 (AB 495) WOOD Amends Sec. 6039, Ag.C., re beet leafhopper control.

Revises the name of the Beet Leafhopper Control Board to the Curly Top Virus Control Board.

Ch. 1392 (AB 1220) MOBLEY Amends Sec. 16430, Gov.C., re investment of state funds.

Defines and includes bankers acceptances within list of eligible securities for the investment of surplus moneys.

Ch. 1393 (AB 1433) TOWNSEND Adds Sec. 5139, P.U.C., re household goods carriers.

Authorizes Public Utilities Commission to establish rules for performance of services of character furnished or supplied by household goods carriers.

Ch. 1394 (AB 1447) KEYSOR Amends Sec. 13739, Ed.C., re classified employees: probationary period.

Includes police classes among the classes for which a personnel commission may establish a probationary period not to exceed one year before a person shall be deemed to be in the permanent classified service.

Ch. 1395 (AB 1732) MOORHEAD Repeals Art. 2 (commencing with Sec. 40), Ch. 1, Div. 1, Prob.C., re testamentary gifts to charity.

Repeals statutory limitations on testamentary gifts to charity.

Ch. 1396 (AB 2190) ROBERTI Amends Sec. 5992, Ed.C., adds Sec. 3368, Lab.C., re student work-experience programs.

Revises provisions of student work-experience program with regard to school districts and their liability under the workmen's compensation laws to include occupational classes held in the community.

Ch. 1397 (AB 2898) BROWN Amends Sec. 2736.5, B. & P.C., re nursing.

Requires California Board of Nursing Education and Nurse Registration to attempt to contact designated persons who have served in medical corps of armed services to inform them of specified procedure for application for licensure as nurse.

Empowers board to enter into agreement with federal government to obtain such names and addresses.

Ch. 1398 (SB 1623) BEILENSEN Amends Sec. 470, S. & H.C., re state highways.

Deletes from the state highway system that portion of Route 170 from Route 90 to Route 2.

Ch. 1399 (AB 1300) McCARTHY Adds, repeals, various secs., B. & P.C., re land projects.

Provides that the Real Estate Commissioner shall not issue a public report on any land project unless he makes a specific finding that improvements will be adequate to serve the projected population of the entire land project. Provides 14-day right of rescission of contract to purchase or lease lot or parcel in such land projects and makes other related changes

Ch. 1400 (SB 325) MILLS Adds, amends, various secs., Gov.C., P.U.C., R. & T.C., re taxation.

Decreases the rates of the state's sales and use taxes from 4 to 3½ percent, commencing July 1, 1972, and deletes the sales and use tax exemption for gasoline, other than gasoline used in propelling an aircraft, effective the same date. Author-

izes counties to impose sales and use taxes at the rate of 1½ percent, rather than 1 percent, under the Bradley-Burns Uniform Local Sales and Use Tax Law, commencing July 1, 1972.

Provides for estimates of revenue increases accruing to the state by reason of such changes in the state's sales and use taxes and requires the Controller to transfer such estimated increases to the State Transportation Fund, which the enactment creates, to be available, when appropriated by the Legislature, for various transportation purposes.

Establishes procedures for counties to contract with the State Board of Equalization to provide that a county shall continuously appropriate its sales and use tax revenues derived from the one-quarter of 1 percent increase for various transportation purposes. Establishes procedures also for a county and cities and districts providing public transportation within such county to make claims to transportation planning agencies for an allocation of the county's continuously appropriated funds.

Revises the method of calculating the amount the State Board of Equalization is to charge a local entity for administering the local sales and use tax ordinance. Specifies that the revenues derived from a local sales and use tax imposed by a county in excess of 1 percent shall not be considered in the allocation of revenues in the Cigarette Tax Fund to the cities and counties.

To become operative July 1, 1972.

Ch. 1401 (SB 495) SHORT Amends Secs. 9890.50, 9890.57, and 9890.121, B. & P.C., re nurses' registries.

Specifies that \$150 fee may be charged for initial issuance of a nurses' registry license.

Sets forth additional disciplinary grounds for licensees of provisions relating to nurse's registries.

Expands scope of provisions requiring licensure as nurses' registry.

Provides for automatic suspension of nurses' registry license under specified circumstances.

Urgency statute, to take effect immediately.

Ch. 1402 (SB 615) SONG Adds Sec. 1267, C.C.P., re eminent domain.

Declares that notwithstanding any other provision of law only two expert witnesses shall be permitted to testify for any party as to each parcel of land in eminent domain proceeding. Permits court, for good cause shown, to permit additional experts to testify. Permits, if one or more experts are regularly employed and paid as such by plaintiff, that at least one expert called by plaintiff be such an employee.

Ch. 1403 (SB 658) MOSCONE Amends Secs. 24292, 24365.1, 24365.12, 39471, adds Sec. 39054.2, H. & S.C. re air pollution: variances.

Requires, rather than authorizes, a hearing board of a county or a regional air pollution control district, including the Bay Area Air Pollution Control District, to hold a hearing with respect to granting a variance, and requires the hearing board to allow interested members of the public a reasonable opportunity to testify and to consider such testimony in making its decision.

Allows the State Air Resources Board to revoke any variance granted by a county or a regional district, including the Bay Area Air Pollution Control District.

Makes other conforming changes.

Ch. 1404 (SB 1089) HOLMDAHL Amends Sec. 4600, Lab.C., re workmen's compensation.

Requires reasonable expenses of transportation payment to injured employee, when required to take an examination by a physician, to include specified mileage and bridge tolls, payable at time he is notified of time and place of examination.

Ch. 1405 (SB 1215) MARLER Amends Sec. 1505, F. & G.C., adds Sec. 6378, P.R.C., re salmon: spawning areas.

Requires State Lands Commission to determine ownership of designated salmon and steelhead spawning areas in the state. Provides that no such areas found to be owned by the state shall be leased or disposed of, except as specified.

Allows Director of Fish and Game, until ownership of such lands has been legally determined, to disapprove any alteration of designated prime salmon and steelhead spawning areas if in his opinion such alteration would prove deleterious to fishlife.

Ch. 1406 (SB 1279) RODDA Amends Sec. 31263, Ed.C., re college opportunity grant program.

Creates up to 2,000 grants in each of the fiscal years 1972-73, 1973-74, 1974-75, 1975-76 and 1976-77 for purposes of college opportunity grant program.

Ch. 1407 (SB 1428) ZENOVICH Amends, adds, and repeals various secs., H. & S.C., re buildings: fire safety.

Specifically includes hospital wherein more than six guests or patients are housed or cared for on a 24-hour-per-day basis among those facilities required to install and maintain an approved automatic sprinkler system in specified buildings or portions thereof.

Deletes exemption of specified homes and institutions from required installation of automatic sprinkler system. Allows those facilities in existence and operating on effective date of this act which do not meet requirements relating to installation of automatic sprinkler system to operate or continue to operate until five years from such effective date.

Exempts occupancies of Type I construction, as defined by State Fire Marshal, in existence on the effective date of this act from requirement of installation of automatic sprinkler systems.

Requires every person, firm, or corporation maintaining or operating any facility for the care of the mentally handicapped to file a statement with the fire authority having jurisdiction within five days of admission or readmission of a patient as to the ambulatory or nonambulatory condition of such patient. Requires that a similar statement be filed for each existing patient within 30 days of effective date of act. Provides that any statement shall be certified as to its correctness by the person attending such patient. Makes it unlawful for specified persons to submit a false statement.

Defines "nonambulatory person" and "profoundly or severely mentally retarded persons."

Deletes provisions requiring State Fire Marshal to consult with other state agencies in specified circumstances.

Requires State Fire Marshal, with the advice of the State Fire Advisory Board, to adopt regulations establishing minimum fire safety and prevention standards in specified homes intended for use as housing for any person of any age referred to such homes for protective social care and supervision by any governmental agency including any other facility for the care of the mentally handicapped. Requires such homes housing more than six nonambulatory persons to install and maintain an automatic sprinkler system approved by State Fire Marshal.

Requires automatic fire alarm system, as prescribed, to be installed and maintained in any facility where more than six ambulatory persons are housed.

Provides that the Director of Public Health or his representative shall certify the ambulatory or nonambulatory status of mentally retarded persons residing in such facilities.

Requires the local fire authority to advise the facility owner or operator of the maximum number of ambulatory or nonambulatory persons who may be housed in such facility.

Makes additional changes in Sec. 13143.6, H. & S.C., proposed by AB 2227, to be operative only if AB 2227 and this bill are both chaptered, and this bill is chaptered after AB 2227.

Ch. 1408 (SB 1526) BURGNER Amends, adds and repeals, various secs., Ed.C., as proposed by AB 2800, re education.

Requires Department of Education to use specified available state and federal funds to study and evaluate structure of special education and all categories of its financing and to submit to the Senate Select Committee for the Handicapped a progress report on or before April 1, 1972, and a final report on or before January 1, 1973.

Deletes authorization in 1971 AB 2800 for Superintendent of Public Instruction to establish educational task forces. Places in state government, rather than in the Department of Education, the Educational Innovation and Planning Commission, the Curriculum Development and Supplemental Materials Commission, the Educational Management and Evaluation Commission, and the Equal Educational Opportunities Commission, created by 1971 AB 2800. Repeals and reenacts provisions of 1971 AB 2800 providing for the establishment, membership, duties, and responsibilities of the Advisory Committee on Educational Research in Basic Educational Programs. Repeals provisions of 1971 AB 2800 providing for establishment, member-

ship, duties and responsibilities of the Advisory Committee on Special Education and provides for the establishment in state government of the Advisory Commission on Special Education and provides for its membership, duties, and responsibilities. Repeals provisions of 1971 AB 2800 requiring State Board of Education in approving state plan for Elementary and Secondary Education Act of 1965 Title III funds, to assure that not to exceed \$2,284,000 in fiscal year 1970-71 and not to exceed \$4,459,000 in fiscal year 1971-72, are reserved and allocated for purposes of provisions relating to innovative schools and requires State Board of Education to reserve from Elementary and Secondary Education Act of 1965 Title III funds for purposes of provisions relating to innovative schools, not to exceed \$512,000 for fiscal year 1971-72, not to exceed \$2,284,000 for fiscal year 1972-73, and not to exceed \$4,459,000 for fiscal year ~~1973-74~~ [1973-74] *, and authorizes use of such reserved funds for the planning, administration, and operation of projects. To become operative only if 1971 AB 2800 is enacted into law.

Ch. 1409 (AB 78) CHAPPIE New act, re Tahoe Regional Plan.

Appropriates \$50,000 from General Fund to Resources Agency for completion of Tahoe Regional Plan.

To take effect immediately, urgency statute.

Ch. 1410 (AB 255) MACGILLIVRAY Adds Art. 5 (commencing with Sec. 830), Ch. 4, Div. 1, S. & H.C., re severance aid: water districts.

Requires the Director of Public Works to calculate the amount of severance aid to be allowed a public water district, as defined, whenever real property therein is acquired for state highway purposes.

Specifies formula to be used to calculate amount of such aid, based on tax revenues the district would have received from the property if it had not been so acquired.

Directs State Controller to pay such amounts from the Motor Vehicle Transportation Tax Fund, only if the Legislature appropriates funds therefrom for such a purpose.

Reduces proportionately the amount of aid payable as calculated under the formula, if the Legislature appropriates insufficient funds to pay the full amounts.

Precludes severance aid for acquisitions of taxable real property during a fiscal year unless such acquisitions reduce the value of taxable property within the district by more than 2 percent.

Ch. 1411 (AB 332) CORY Amends Secs. 861, 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, payments for the necessary repair or improvements of property leased from the federal government or other public entity, without cost to the county for a term of not less than 10 years.

Ch. 1412 (AB 355) BRIGGS Amends Sec. 17305.7, Ed.C., re driver instruction: mentally retarded.

Includes educable mentally retarded minors within the exceptional children attending public secondary schools for whom increased allowances for driver training instruction are authorized; reduces maximum for such allowances from \$360 to \$200.

Operative September 1, 1971.

To take effect immediately, urgency statute.

Ch. 1413 (AB 758) PRIOLO Amends Sec. 29331, Gov.C., re Public Employees' Retirement System

Permits members of the University of California police department to transfer from the Public Employees' Retirement System to the University of California Retirement System.

Appropriates \$240,000 from the General Fund to the University of California for increased retirement benefits of university police officers.

Ch. 1414 (AB 799) MEADE New act, re police costs.

Appropriates \$30,500, to Department of Finance to be allocated in specified manner to defray part of excessive police costs caused by disturbances at or near university and college campuses.

Ch. 1415 (AB 910) BROWN Adds Sec. 625.1, W. & I.C., re minors.

Permits a peace officer, without a warrant, to take a minor under 18 into custody as a person who has violated the law whenever: (1) the officer has reasonable cause to believe such minor has committed a public offense in his presence; (2) the minor has committed a felony; (3) the officer has reasonable cause to believe the minor has committed a felony, whether or not the felony has been committed; (4) the minor is in a traffic accident and the officer has reasonable cause to suspect drunk driving or drunk driving combined with drugs.

Ch. 1416 (AB 981) BROWN Amends Sec. 5710, Lab.C., re workmen's compensation hearings; depositions.

Provides that, in hearings before Workmen's Compensation Appeals Board, where employer or insurance carrier requests deposition to be taken of injured employee, employee is entitled to reasonable expenses for transportation, meals and lodging, and reimbursement for any loss of wages

Ch. 1417 (AB 1225) Z'BERG Amends Sec. 24072, B. & P.C., re alcoholic beverages.

Provides fee for transfer of on-sale or off-sale retail license to include designated relatives of licensee when no consideration is given for transfer shall be one-half the regular fee required by law for transfer of license from licensee to another person.

Ch. 1418 (AB 1336) MEADE Amends various secs., Ed.C., re practice teaching.

Authorizes California School for the Deaf, California School for the Blind, and the Diagnostic Schools for Neurologically Handicapped Children to enter into agreements with teacher training institutions to provide the practice teaching necessary for a credential for the teaching of deaf, blind, or neurologically handicapped children.

Makes technical changes.

Ch. 1419 (AB 1682) DUNLAP Amends Sec. 3293.5, Ed.C., re school unification proposals.

Requires county superintendent of schools to prepare, with approval of State Department of Education, rather than requiring department to prepare, statements of information and statistics relative to unification proposals, for distribution to voters. Requires statement to be based on school year last completed before unification election.

Ch. 1420 (AB 1731) MCGORHEAD Amends Sec. 13724, R. & T.C., re inheritance taxation

Includes life insurance proceeds paid into a testamentary trust in certain cases within the \$50,000 exemption from inheritance tax, as well as those paid into existing inter vivos trusts.

Ch. 1421 (AB 1872) HAYDEN Amends Sec. 2106, S. & H.C. re highway fund.

Specifies, in the event an incorporation or annexation is legally completed following the base sum computation for a county, for the purposes of calculating the division between the county and the cities located therein of the revenues allocated to the county that is derived from the net revenues of 104 cents per gallon tax imposed under the Motor Vehicle Fuel License Tax Law, that the new city's assessed valuation shall be deducted from the county's assessed valuation, the estimate of which shall be provided by the State Board of Equalization.

Ch. 1422 (AB 1902) WAKEFIELD Adds Sec. 20205 4, Gov.C., re Public Employees' Retirement System.

Authorizes Board of Administration of the Public Employees' Retirement System to invest not exceeding 10 percent of the assets of the system in real estate and leases thereof and improvements thereon for business or residential purposes.

Ch. 1423 (AB 1924) LEROY F. GREENE Adds Sec. 19571.2, amends Sec. 6873, Ed.C. re school aid.

Authorizes school district eligible for a conditional apportionment under State School Building Aid Law to apply for adjustment of annual repayment obligations instead if the district has sufficient year-around classes, as specified. Specifies method for computing such adjustment

Clarifies school district eligibility for apportionments for cost increases due to inflation provided in Item 270 of the Budget Act of 1971.

Includes State School Fund apportionments made to school districts for transportation of special students, within amount paid by school districts to parents or guard-

ians of exceptional students for whom public special education facilities or services are not available or cannot reasonably be provided because of the cost or distance involved, toward tuition of such minor who is enrolled in a public or private non-sectarian school, institution, or agency offering the special education facilities needed by such minor.

Specifies sources of funds for such apportionments.

Makes related technical changes.

To take effect immediately, urgency statute.

Ch. 1424 (AB 1925) KEYSOR Amends Sec. 19683, Ed.C., re housing and equipment allocations.

Allows allocation for housing and equipment for minors having speech defects or disorders in existing schools constructed between July 1, 1933, and July 1, 1968, rather than only in new schools constructed since July 1, 1968.

With respect to existing schools constructed between 1933 and 1968, provides that allocation may be made for only up to 200 square feet of additional facilities.

Makes related changes.

Ch. 1425 (AB 1968) LEROY F. GREENE Amends Sec. 21809, Ed.C., re school bonds.

Adds to the list of legal charges against the funds of the school district issuing bonds, (1) the obtaining of a rating, and (2) the purchase of insurance insuring the prompt payment of interest and principal.

To take effect immediately, urgency statute.

Ch. 1426 (AB 1989) MOBLEY Amends Sec. 1, Ch. 1358, Stats. 1968, re Madera sewage facilities loan.

Specifies that funds loaned to City of Madera for sewage treatment facilities shall be repaid to the state at such time as actual construction of facilities is completed, rather than at such time as it is commenced. Retains provision requiring such repayment, in any event, to be made no later than 5 years from the effective date of Ch. 1358, Stats. 1968.

Ch. 1427 (AB 2175) BRATHWAITE Adds Art. 4 (commencing with Sec. 12095), Ch. 1, Pt. 4, Div. 2, Ins.C., re insurance: contractors' bonds.

Prohibits insurer admitted in state to issue surety insurance from failing or refusing to accept application for contractor's performance bond or to issue such bond to applicant therefor, or refuse to issue or cancel such a bond, under conditions less favorable to obligor than in other comparable cases, except for reasons applicable alike to persons of every race, color, religion, national origin, ancestry, or geographic area. Prohibits any such conditions from constituting condition or risk for which greater rate, premium, charge, guaranty, or collateral may be required of applicant for such bond.

Specifies procedure whereby applicant for such bond who believes himself to be aggrieved may proceed. Specifies powers and duties of commissioner with regard thereto.

Provides for liability of \$250, in addition to actual damages, where denial of bond is solely on grounds specified.

Ch. 1428 (AB 2227) DUFFY Repeals and adds Sec. 13143.6, H. & S.C., re State Fire Marshal.

Deletes existing provisions relating to the regulation by the state of licensed or certified family care homes for 6 or less.

Requires State Fire Marshal, with advice of State Fire Advisory Board, to establish minimum standards for prevention of fire and protection of life and property against fire in buildings or structures intended for use as a home or institution for the housing of those persons referred to or placed in such homes or institutions for protective social care and supervision by a governmental agency. Provides that in adopting regulations the State Fire Marshal shall give reasonable consideration to continued use of existing buildings' housing occupancies established prior to the effective date of the new section.

Provides that any building or structure subject to provisions of this act housing or to be used for the housing of more than six nonambulatory persons shall have installed and maintained an automatic sprinkler system approved by State Fire Marshal.

Provides that Director of Public Health shall determine ambulatory or non-ambulatory status of any mentally retarded persons within scope of this act. Designates specified persons as nonambulatory.

Provides that any building or structure subject to provisions of this act housing or to be used for the housing of more than six ambulatory persons shall have installed and maintained a specified automatic fire alarm system approved and listed by State Fire Marshal.

Provides that no governmental agency shall refer or place any person in such homes or institutions without first verifying that the home or institution meets the fire safety standards adopted by the State Fire Marshal.

Ch. 1429 (AB 2348) KETCHUM Amends Sec. 13113, H. & S.C., re sprinkler systems: exemptions.

Specifically includes hospital wherein more than six guests or patients are housed or cared for on a 24-hour-per-day basis among those facilities required to install and maintain an approved automatic sprinkler system in specified buildings or portions thereof.

Allows designated hospitals, homes, nurseries, institutions, or sanitariums under construction or in existence and operating on effective date of this act which do not meet requirements relating to installation of automatic sprinkler systems to operate or continue to operate without complying with such requirements until June 30, 1976.

Defines "under construction."

Deletes exemption of specified homes and institutions from required installation of automatic sprinkler system.

Exempts occupancies of Type I construction, as defined by the State Fire Marshal, under construction or in existence on effective date of this act from requirement of installation of automatic sprinkler system.

Ch. 1430 (AB 2520) LEROY F. GREENE Adds Sec. 402d, Pen.C., re razor blades: unsolicited delivery.

Makes it a misdemeanor knowingly to deliver or cause to be delivered to any residence razor blades unsolicited by any person residing therein. Declares that it is defense to violation of act that donee of such articles or products is personally known to donor or that the donee knowingly and willingly accepts the razor blades.

Excludes U.S. postal employees within scope of their employment from application of the act.

Ch. 1431 (AB 2765) CHAPPIE Adds Sec. 6422, Lab.C., re public works contracts.

Prohibits award of public works contract involving estimated expenditure in excess of \$25,000, and involving excavation of trench or trenches five feet or more in depth, unless contract contains clause requiring submission by contractor and acceptance by awarding body or registered civil or structural engineer, as specified, of specified plan showing specified details for worker protection from caving ground. Defines pertinent terms.

Ch. 1432 (AB 2766) CHAPPIE Adds Sec. 21684.6, P.U.C., re airports.

Allows allocation of money from Aeronautics Fund to counties for construction of recreational airports and reliever training airstrips in lieu of specified \$5,000 annual payment from fund until fund is reimbursed in designated fashion.

Ch. 1433 (AB 2808) McALISTER Amends various secs., Corp.C., re foreign corporations.

Deletes requirement that foreign corporation submit to Secretary of State statement and designation of agent for service of process in duplicate.

Provides that the secretary prescribe the form for such statement and designation.

Requires foreign corporation qualified to conduct business in this state prior to September 18, 1959, to set forth specific business to be conducted in this state in amended statement if such information not in amended statement filed after that date

Deletes requirement that certificate of qualification issued by Secretary of State to foreign corporation be surrendered on filing amended statement and designation.

Makes related changes.

Ch. 1434 (AB 2885) WOOD Amends Sec. 33430, adds Sec. 33032.1, H. & S.C., re redevelopment

Provides that a seashore, and uninhabited areas adjacent thereto, within a community, are blighted areas for purposes of redevelopment when characterized by prescribed conditions.

Specifies that any interest acquired by a redevelopment agency in such blighted areas shall be used only for public purposes.

Ch. 1435 (AB 2935) CORY Adds Sec. 603, R. & T.C., re tax assessors.

Provides for preparation by county assessor of annual list of government-owned property for transmittal to State Lands Commission.

Ch. 1436 (AB 3098) FENTON Adds Sec. 53069.7, Gov.C., re rewards.

Authorizes a city or county to offer reward not exceeding \$5,000 for information leading to arrest and conviction of person or persons killing or assaulting with a deadly weapon or inflicting serious bodily harm upon a police officer of the city or county while he is acting in the line of duty, prior to or after effective date of act.

To take effect immediately, urgency statute.

Ch. 1437 (SB 791) STIERN Amends Sec. 10752, adds Sec. 10704, R. & T.C., amends Sec. 5004, adds Sec. 9269, repeals Sec. 4018, Veh.C., re motor vehicles: horseless carriages.

Requires horseless carriages to be registered by the Department of Motor Vehicles; imposes upon horseless carriages not used in a trade, profession, or business a \$5 fee under the Vehicle License Fee Law for the 1972 calendar year and each calendar year thereafter; and exempts horseless carriages for which such fee has been paid from vehicle registration fees.

Ch. 1438 (SB 1446) TEALE Amends Sec. 3301, Corp.C., re corporations.

Requires nonprofit corporations to file with Secretary of State, statement of names and addresses of specified officers and location and address of principal office every five years rather than every year.

Requires such statement to be filed whenever there is any change in a nonprofit corporation's officers.

Exempts nonprofit corporations from paying a filing fee.

Defines nonprofit corporation for: purposes of Section 3301 of the Corporations Code.

Ch. 1439 (SB 1481) WAY Adds Art. 5 (commencing with Sec. 11120), Ch. 1, Title 1, Pt. 4, Pen.C., re criminal records.

Establishes procedure for person to examine record, as defined, of Bureau of Criminal Identification and Investigation pertaining to such person. Specifies method of application and fees. Sets forth procedure for and limitations upon examination of record. Contains provisions applicable when person is imprisoned or confined in county jail. Allows person to request correction of record for errors or incompleteness and specifies procedures for correction of record by voluntary action of agency concerned or by administrative adjudication in disputed cases. Requires such correction where error or incompleteness is found to exist. Provides person is to be notified of decision within specified time.

Declares fees appropriated to Department of Justice without regard to fiscal years.

Ch. 1440 (AB 40) WOOD Amends Sec. 8045.5, F. & G.C., re fish privilege taxes.

Excludes from privilege tax of \$0.02 per pound on salmon imported salmon offal.

Provides for privilege tax on squid, irrespective of use, at \$0.001 per pound, and on designated fish when used for bait or human consumption, except canning, at \$0.005 per pound, and all fish, except as specified, irrespective of use, rather than all fish, including squid, which are canned, or reduced, or for other than bait or human consumption, at \$0.0005 per pound.

Eliminates specific provisions imposing privilege tax on rockfish and flatfish except halibut at \$0.0005 per pound and other fish, including halibut and squid, for bait or for human consumption except for canning at \$0.005 per pound.

Provides that no privilege tax is applicable to specified shrimp and crab imported from another state or country, irrespective of use.

Extends the effective date of these privilege tax provisions from July 1, 1972 to July 1, 1976, and provides that such privilege tax provisions shall be operative on first calendar day of the month following the effective date of this act.

Ch. 1441 (AB 517) KNOX Amends Sec. 24370.1, H. & S.C., re air pollution control.

Increases from \$0.013 to \$0.02 per \$100 of assessed value of property the maximum annual amount which the Bay Area Air Pollution Control District may ap-

portion to the counties within the district for support of the district for ~~the~~ [each] * fiscal year subsequent to the 1972-1973 fiscal year.

Ch. 1442 (AB 528) ARNETT Adds Sec. 2805, Lab.C., re employment of aliens.

Provides that no employer shall knowingly employ an alien who is not entitled to lawful residence in the United States if such employment would have an adverse effect on lawful resident workers.

Specifies penalties for violation of such provisions, and specifies that such provisions shall not be a bar to civil action against the employer based upon violation of such prohibition.

Ch. 1443 (AB 671) ARNETT Amends Secs. 5172, 5174 and 5176, W. & I.C., re Lanterman-Petris-Short Act.

Revises Lanterman-Petris-Short Act to include persons impaired by chronic alcoholism. Provides that such services shall be subject to Short-Doyle financing and shall not be included as priority funding, but may be considered new and expanded services for the purpose of funding. Requires that each county Short-Doyle plan shall designate a specific facility for treatment of alcoholism and inebriates, and specify a maximum number of patients.

Ch. 1444 (AB 1044) SCHABARUM Amends Sec. 27160, Veh.C., re vehicular noise limits.

Revises noise limits applicable to new motor vehicles which are sold or offered for sale.

Makes additional changes in Sec. 27160, Veh.C., proposed by AB 578, to be operative only if AB 578 and this bill are both chaptered, and this bill is chaptered after AB 578.

Ch. 1445 (AB 1172) POWERS Amends Sec. 7540, adds Sec. 7538.3, B. & P.C., re insurance adjusters.

Prohibits a person licensed as an insurance adjuster under the Private Investigator and Adjuster Act from engaging in designated activities.

Prohibits licensees under such act from conducting business under fictitious or other business name, rather than fictitious business name without written authorization.

Ch. 1446 (AB 1301) McCARTHY Amends, adds, repeals, various secs., B. & P. C., Gov.C., re land planning.

Provides that a city or county shall not approve a tentative or final subdivision map inconsistent with general or specific plans and prohibits approval of final subdivision map unless a specific plan covers the area included within the land project. Prescribes additional definitions for terms "design" and "improvement."

Prescribes matters to be included in specific plans, prescribes application of specific plan, requires county and city zoning ordinances to be consistent with general plans by January 1, 1973, and makes other related changes.

Ch. 1447 (AB 1420) LACOSTE Amends Sec. 631, and adds Sec. 702.5, U.I.C., re unemployment and disability compensation.

Permits elective disability compensation coverage for individuals in employ of specified relatives.

Makes related changes.

Ch. 1448 (AB 1461) CHAPPIE Amends, adds, repeals various secs., R. & T.C., Veh.C., re taxation of horseless carriages.

Subjects vehicles of historic value, not used in trade, profession, or business to an \$11 registration fee and imposes a \$2 annual vehicle in-lieu tax, commencing with fees paid for the 1972 calendar year. Specifies that such taxes are in lieu of other ad valorem taxes.

Provides that fees paid for special identification plates for such vehicles shall be deposited in the California Environmental Protection Program Fund.

Ch. 1449 (AB 1482) WARREN Amends Sec. 18102.10, Ed.C., re special education programs: expenditures.

Allows Superintendent of Public Instruction to consider specified portion of cost of items of equipment necessary for the instruction in a special class or program for physically handicapped minors as a current expense of operating such classes or

programs for purposes of comparing current expense with funds actually available for classes and programs. Deletes provision limiting such considerations to the 1968-69 fiscal year.

Ch. 1450 (AB 1528) HAYDEN Amends Sec. 1039, adds Sec. 1039.5, Pen.C., re transfer of criminal cases.

Sets forth costs for which county is chargeable when criminal case is removed to another county before trial.

Requires Judicial Council to adopt rules, consistent with statute, governing such case transfers, to prescribe approved forms for claiming costs, and to adopt rules under which particular counties are not required to make reimbursements where, over given period of time, there is even exchange of cases between counties.

States that neither amendment to Sec. 1039, Pen.C., proposed by Sec. 1 of act, nor addition of Sec. 1039.5 to Pen.C., proposed by Sec. 2 of act, shall become operative if SB 787 is enacted and repeals and adds Ch. 6 (commencing with Sec. 1033) of Title 6 of Part 2 of Pen.C.

Ch. 1451 (AB 1613) CHACON Amends Sec. 906, W. & I.C., re relative's responsibilities.

Requires officer who is designated by board of supervisors of a county to collect specified charges and costs relating to juvenile wards, to promptly notify any person liable for such costs or charges in writing that if such person believes that he is unable to pay the costs or charges the law permits him to claim in writing such inability. Requires the officer to furnish appropriate forms on which to claim such inability.

Ch. 1452 (AB 1949) QUIMBY Amends Sec. 21252.6, Gov.C., re retirement: state police.

Revises application and computation of combined prior and current service pensions for law enforcement members.

Ch. 1453 (AB 2029) MONAGAN Amends, adds, repeals various secs., Elec.C., re new resident voting.

Eliminates period of residency required to receive a new resident's ballot for voting for presidential electors.

Eliminates literacy requirement as a precondition to receiving new resident's ballot.

Changes registration period for new residents from 90th to 54th day prior to the presidential election to the 90th to 7th day prior thereto.

Makes conforming changes in the form of both new resident's ballot application and affidavit.

Permits person removing himself from state 29 days or less prior to presidential election to apply for a new resident ballot.

Ch. 1454 (AB 2166) VASCONCELLOS Amends Sec. 11396, H. & S.C., and Sec. 11222, H. & S.C., as proposed by SB 542 and AB 2814, re methadone treatment during incarceration.

Requires in any case in which a person, who is participating in a methadone maintenance program, is incarcerated in a jail or other place of confinement, that he be entitled, in discretion of director of such program, to continue in such program until conviction.

Makes additional changes in Sec. 11222, H. & S.C. as proposed by SB 542 and AB 2814, to include changes in the law proposed by this bill, if this bill and SB 542 or AB 2814, or both, are chaptered and this bill is chaptered last.

Ch. 1455 (AB 2399) ARNETT Adds Sec. 2951, H. & S.C., re pesticide poisoning.

Requires the Director of Public Health, upon prescribed determination and request of a local health officer, to provide such health officer with the necessary staff and technical assistance to conduct an epidemiologic investigation on outbreak in pesticide poisoning disease or condition caused by pesticide poisoning and make recommendation to control or prevent such poisoning outbreak.

Provides that the local health officer consult with the county agricultural commissioner or the Director of Agriculture before requesting such assistance from the Director of Public Health.

Ch. 1456 (AB 2491) BRIGGS Amends, adds, and repeals various secs., H. & S.C., re atomic energy.

Eliminates requirement that Secretary of the Resources Agency approve contracts of State Department of Public Health with Division of Industrial Safety for conduct of inspection and enforcement relating to specified duties of the department re radioactive waste.

Repeals California Atomic Energy Development and Radiation Protection Law and enacts "California Atomic Energy Development Law", relating to coordination of laws, regulations, and programs concerning atomic energy and dissemination of information relative thereto.

Eliminates requirement that secretary approve contracts made by State Department of Public Health with Division of Industrial Safety or other state or local agencies for technical evaluation of licenses to conduct specified activities with radioactive materials. Requires the department to disseminate information regarding the evaluation of hazards associated with the use of sources of ionizing radiation.

Eliminates requirement that Advisory Council on Atomic Energy Development be consulted by the secretary in making recommendation as to license to receive radioactive materials for disposal on land. Deletes provision specifying that, if Office of Nuclear Energy is not in operation, specified determination relating to such licenses shall be made by State Board of Public Health.

Repeals provision postponing effectiveness of regulations under the California Hazardous Substances Act, except emergency regulations, adopted by State Department of Public Health regarding radioactive substances until 30 days after submission to the secretary.

Ch. 1457 (AB 2522) TOWNSEND Adds Secs. 23357.1 and 23357.2, B. & P.C., re alcoholic beverages: beer manufacturers.

Specifies standards for issuance of, purview of, and restrictions on, out-of-state beer manufacturer's certificate.

Ch. 1458 (AB 2764) CHAPPIE Adds Sec. 4456, Gov.C., Sec. 19959, H. & S.C., re public buildings and accommodations.

Requires specified existing publicly owned buildings or facilities and buildings, structures, or improved areas used by the public, which undergo structural repairs, additions or alterations, to conform to specified building standards for such improvements only, relating to access to such buildings, structures, facilities and improved areas.

Ch. 1459 (AB 2774) LANTERMAN Amends Sec. 5002, adds Sec. 5366.1, W. & I.C., re mental health.

Deletes specified classes of persons from provision for construction of Lanterman-Petris-Short Act as not modifying laws for commitment of classes of persons listed. Provides that persons detained as of June 30, 1969, under court commitment in specified facilities may be detained after January 1, 1972 for a period no longer than 180 days, subject to specified conditions.

Ch. 1460 (AB 2921) CHACON Amends Secs. 8207, 8213, adds Sec. 8213.5, Gov.C., re notaries public.

Removes requirement that seal of notary public contain county of his principal place of business and inserts requirement seal contain the name of the county wherein his bond is filed. Requires, rather than allows, seal press or stamp method of affixing notary's seal. Removes requirement notary file new oath and bond when moving principal place of business to another county and authorizes filing of new bond or duplicate bond. Requires notary moving to another county to alter his seal to reflect the move or get a new seal. Requires notary to notify Secretary of State of change in his location or address of principal place of business.

Ch 1461 (AB 3018) MEADE Amends various secs., H. & S.C., re buildings: guard dogs.

Allows dogs used by uniformed employees of private patrol operators and operators of a private patrol service licensed pursuant to specified chapter while such employees are acting within the course and scope of their employment as private patrolmen, to be kept or allowed in any bakery, restaurant, itinerant restaurant, retail food production and marketing establishment, or any establishment where food is prepared, manufactured, kept, stored, offered for sale or sold.

Authorizes State Department of Public Health to adopt rules and regulations as it determines are reasonably necessary under this act for the protection of the public health and safety.

Ch. 1462 (AB 3055) WILSON Adds Pt. 7.5 (commencing with Sec. 36100), Div. 24, H. & S.C., re Model Cities program.

Creates position of Model Cities Coordinator, to be appointed by the Governor, and prescribes his powers and duties.

Provides for state participation in Model Cities program and for formation of local model cities resources boards to participate in model cities activities as specified.

To be operative until expiration of provisions of specified federal law or until such time as designated by the Governor upon specified finding.

Ch. 1463 (AB 3093) McALESTER Adds Ch. 10.5 (commencing with Sec. 25920), Div. 20, H. & S.C., re charcoal.

Prohibits sale, or offer for sale, by any person, on or after August 1, 1972, of charcoal intended for use in the cooking and preparation of food unless the package containing such charcoal has a warning label affixed thereto.

Specifies content and design of label.

Provides that violation of provisions of chapter shall be a misdemeanor.

Ch. 1464 (AB 3099) MacGILLIVRAY New act, re floods and mudslides.

Appropriates \$60,000 to Department of Finance for allocation, pursuant to Sec. 128, Wat.C., to Department of Water Resources for preparation for floods and mudslides at Carpinteria and surrounding area.

To take effect immediately, urgency statute.

Ch. 1465 (AB 12) RYAN Amends and renumbers, adds, and repeals various secs., Ed.C., amends Sec. 93, Ch. 557, Stats. 1970, re teacher preparation and licensing.

Requires Commission for Teacher Preparation and Licensing, rather than State Board of Education, to prescribe standards for teacher qualification for special education programs for educationally handicapped minors and for experimental programs for specified physically handicapped minors.

Restates authority of commission over services to pupils in grade 12 or below.

Requires commission to have one member with services credential for administrative services and one member with credential for pupil personnel services.

Prohibits emergency credential for pupil personnel services to be used for determining placement in special education classes and programs.

Requires one year's experience in commission approved program of supervised fieldwork for issuance of services credential with specialization in pupil personnel services in certain instances, with specified exceptions.

Revises minimum requirements for services credential with a specialization in health.

Revises minimum requirements for services credential with a specialization in administrative services.

Requires person who administers a pupil personnel program to hold both administrative and pupil personnel services credential.

Deletes general subject matter examination requirement for services credential with specialization in administrative or pupil personnel services and substitutes examination appropriate to subject matter.

Makes other technical changes to supplement the Teacher Preparation and Licensing Law of 1970.

To be operative ~~January~~ [July] * 1, 1973, or sooner upon adequate public notice by commission.

Makes Board of Governors of California Community Colleges solely responsible for credentials issued for grades 13 and 14. Authorizes issuance of community college health services credential. Authorizes collection of fees for various services related to credentials and authorizes expenditure of such fees for related expenses when appropriated by the Legislature.

Revises membership requirements for members of Committee of Credentials.

Specifies that certain provisions of Chapter 557 of the Statutes of 1970, and acts supplemental thereto, shall become operative no later than July 1, 1973, rather than no later than January 1, 1973.

Makes technical revisions.

Ch. 1436 (AB 518) KNOX Amends various secs., Gov.C., re courts: Contra Costa County.

Revises positions of court attachés in Contra Costa County.

Ch. 1437 (AB 697) BAGLEY Amends Sec. 2507, B. & P.C., re healing arts.

Specifies that offering and operation by a medical corporation of designated health care service plan is authorized practice of medicine by such corporation.

Urgency statute, to take effect immediately.

Ch. 1468 (AB 1119) BRIGGS Adds Secs. 21207, 21208, Ag.C., re cattle inspection.

Exempts cattle from designated brand inspection if a release agreement is approved by the Director of Agriculture and prescribed requirements are complied with.

Requires person who slaughters cattle at a slaughter plant without a designated brand inspection and who is not exempt from such requirement to pay a penalty fee of \$25 per each head of cattle so slaughtered.

Requires a California brand inspector to inspect all such cattle which are alive and on the premises at the time he performs his regular daily inspection or any spot check inspections.

To take effect immediately, urgency statute.

Ch. 1469 (AB 1932) POWERS Amends Secs. 8597, 8598, Gov.C., Sec. 830.2, Pen.C., re California State Police.

Provides that California State Police have police powers for all purposes during states of emergency under the California Emergency Services Act or when acting under mutual assistance agreements.

Makes additional changes in Sec. 830.2, Pen.C. proposed by AB 243 and SB 123 to be operative only if AB 243 or SB 123 or both and this bill are chaptered, and this bill is chaptered after AB 243 or SB 123.

Ch. 1470 (AB 2408) KETCHUM Amends, adds, repeals various secs. and art. and ch. headings, F. & G.C., re birds and mammals

Deletes definition of nonprotected birds and nonprotected mammals. Defines nongame birds to mean all birds occurring naturally in this state which are not resident game birds, migratory game birds, or fully protected birds. Defines nongame mammals to mean all mammals occurring naturally in this state which are not game mammals, fully protected mammals, or fur-bearing mammals.

Makes it unlawful to take any bird or mammal, except a nongame mammal, during prescribed period of time at night except as otherwise specified, instead of making it unlawful to take any bird or mammal, other than nonprotected birds and mammals, during such period. Authorizes Fish and Game Commission to adopt regulations prohibiting the taking of any nongame mammal during such period.

Requires, with prescribed exceptions, every person who takes any bird or mammal to procure a license or permit therefor, as prescribed, instead of requiring that every person who takes any bird or mammal, other than a nonprotected bird or mammal, to procure a license or permit therefor and provides a hunting license applies to taking of all birds and mammals rather than only game birds and mammals.

Makes it unlawful to take, possess, or needlessly destroy the nest or eggs of any bird, except as prescribed, rather than making it unlawful to take, possess, or needlessly destroy the nest or eggs of any game bird or nongame bird.

Permits the taking and possessing of prescribed nongame birds at any time under designated conditions.

Permits the taking of nongame birds, instead of protected nongame birds, not covered by the Migratory Bird Treaty Act which are found to be injuring crops or property, as prescribed, and permits the taking of such birds by the employees of the Department of Agriculture or by federal or county officers or employees under designated provisions.

Deletes provision prohibiting, except as prescribed, the transportation out of the state of protected nongame birds.

Makes it unlawful, with prescribed exceptions, to possess the carcass or skin of any nongame bird.

Provides that any house cat found within the limits of any fish and game refuge is a nongame mammal, rather than any cat found within such refuge is a nonprotected mammal.

Revises and restates, with various substantive changes, other provisions relating to the taking of birds and mammals.

Ch. 1471 (AB 2168) VASCONCELLOS Adds Art. 1.5 (commencing with Sec. 1478.), Ch. 6, Pt. 55, Div. 3, Title 1, Gov.C., re recycling paper.

Declares legislative policy regarding paper products and the quality of the environment. Authorizes the Department of General Services to adopt rules and regulations to carry out the provisions of the article. Requires the department to establish procedures and specifications to require that, wherever feasible, all paper and woodpulp product purchases contain a minimum of 10 to 50 percent recycled paper content. Defines recycled paper. Requires contractor selling such products to the state to certify such products meet those percentage requirements. Requires Department of General Services to establish paper recycling plan for state waste-paper, to the extent feasible, as soon as possible, but no later than July 1, 1972, and to report to the Legislature on the development of the plan by the 5th calendar day of the 1972 Regular Session.

Provides that provisions do not apply to contracts in existence on the effective date of this act.

Makes related provisions.

Ch. 1472 (SB 1269) BEILENSEN Adds Art. 11 (commencing with Sec. 14784.1), Ch. 6, Pt. 55, Div. 3, Title 2, Gov.C., re public purchases: recycled paper.

Requires state and local agencies to purchase recycled paper and paper products, as defined, rather than unrecycled paper and paper products, if available at no more than the total cost of unrecycled paper and paper products, and if fitness and quality are equal. Provides that recycled paper or paper products containing higher percentage of recycled material shall be preferred over recycled paper or paper products containing smaller percentage of recycled material. Requires printing contracts of state and local agencies meet the requirements of these provisions.

Ch. 1473 (AB 1457) WOOD Amends Sec. 224, adds Sec. 5545, R. & T.C., re personal property.

Adds pets to personal property exempt from property taxation. Defines "pets"

Exempts up to 3 bovine and 25 ovine animals owned and raised for regular purposes of certain nonprofit youth organizations from livestock taxation.

Operative for 1972-73 fiscal year and thereafter.

Ch. 1474 (AB 3036) MEADE Adds Sec. 17920.7, H. & S.C., re fire safety: existing structures.

Requires Commission of Housing and Community Development to adopt and enforce, except as otherwise provided, rules and regulations relating to structural fire safety and fire exits for existing multiple-story hotels, motels, apartment houses, and dwellings or other structures in which sleeping rooms are let above ground floor. Requires that such rules and regulations conform to prescribed provisions of Uniform Building Code, 1970 edition.

Authorizes city, county, or city and county to adopt standards substantially equivalent in fire safety to such state standards. Specifies that city or county adopting such standards shall submit statement and data on such standards to Director of Housing and Community Development. Requires director to review such local standards to determine equivalency in fire safety to state standards, and specifies that local standards which the Director of Housing and Community Development finds are not substantially equivalent to state standards are void.

Ch. 1475 (SB 649) LAGOMARSINO Amends and adds various secs., C.C.P., re pleadings and procedure.

Requires rather than permits court to allow answer to be filed when demurrer is overruled, except as otherwise provided by rule of Judicial Council.

Makes other changes relating to pleadings in proceedings involving writs of review, mandate and prohibition.

Ch. 1476 (SB 787) GRUNSKY Amends, adds, repeals, various secs., Gov.C., Pen C., re administration of justice

Revises procedures with respect to transferring criminal cases from one court to another on specified grounds. Makes certain grounds for transfer that are applicable to superior court or justice court cases also applicable to municipal court cases. Requires Judicial Council to adopt rules of practice and procedure for change of venue in criminal actions.

Specifies costs for which transferring county is liable and provides for manner of payment of such costs. Authorizes reimbursement by state of designated portion of such costs.

Makes additional changes in Sec. 15202, Gov.C., proposed by SB 1633, to be operative only if SB 1633 is enacted.

Makes additional changes in Sec. 4700, Pen.C., proposed by AB 644 and AB 2904, to be operative only upon enactment of either AB 644 or AB 2904, or both, as the case may be.

Appropriates \$200,000 from General Fund in augmentation of Item 18 of Budget Act of 1971 and subject to any conditions in such item.

Ch. 1477 (SB 927) ALQUIST Adds Sec. 1202.3, P.U.C., re grade crossings.

Permits Public Utilities Commission, in case of publicly used road not part of publicly maintained road system, to apportion grade crossing expenses to political subdivisions, but only if road is formally dedicated to specified public agency or if road is judicially determined to have been dedicated by implication to public use. Requires commission to order closing of crossing if neither condition is met. Prohibits requiring costs for improvements to be borne by railroad in such situation in amount in excess of what would have been required in case of improvement of public street or highway crossing.

Ch. 1478 (SB 933) BURGNER Adds Secs. 11024.1, 11029.1, B. & P.C., re subdivided lands.

Provides for civil penalties not to exceed \$2,500 for willful violation of specified provisions relating to the regulation of subdivided lands transactions; specifies that any such action shall be brought by the Real Estate Commissioner, the Attorney General, or by any district attorney; and specifies how any penalties shall be disbursed. Renumbers added provision and makes applicable to revised provisions relating to land projects contained in AB 1300 if AB 1300 is chaptered.

Ch. 1479 (SB 1119) MARLER Amends Sec. 1142, adds Sec. 1127.1, Ed.C., re school boards; elections.

Provides for conformance of community college trustee election ward boundaries with boundaries of election precinct which has been changed, under specified conditions.

Increases from 60 and 75 days to 74 and 89 days, respectively, the time following the call of a special election for the recall of a school district governing board member, within which such election must be held.

Ch. 1480 (SB 1139) MOSCONE Amends Sec. 710, C.C.P., re executions against creditors of a public agency.

Makes court rendering judgment against ~~employee~~ [a creditor] of [a] public agency [the] ² levying officer for purpose of Sec. 690.50, C.C.P., relating to determination of claim of exemption. Requires notice of execution to be given to creditor of public agency if moneys owing by such agency represent wages or salary.

Corrects improper code reference

Ch. 1481 (SB 1581) GREGORIO Adds Ch 14 (commencing with Section 34500), Div. 22, Ed.C., re higher education personnel

Declares legislative intent that state college personnel engaged in teacher education be permitted to participate in classroom teaching in the public schools without loss of compensation or other benefits and that school district personnel participate in teacher education on the same basis.

Authorizes Trustees of California State Colleges and school district to agree to exchange college employee engaged in teacher training and classroom teacher for specified period of time.

Requires that during such time each employee is to continue to be an employee of the original entity and maintain all employment benefits thereof.

Ch. 1482 (AB 67) GARCIA Adds Sec. 23428.17, 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 department or local forum of the American GI Forum of the U.S. which owns or leases, operates and maintains a clubroom or rooms for its membership and which has been in existence for not less than two years. 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. 1483 (AB 191) POWERS New act, re claim against the state.

Appropriates \$5,000 from the State Construction Program Fund to the Board of Control to pay claim of Refnes Construction Company against the state.

Ch. 1484 (AB 331) FONG Repeals Ch. 15 (commencing with Sec. 7475), Div. 6; adds Ch. 15 (commencing with Sec. 7475), Div. 6, Ed.C., re year-around school operation.

Deletes provisions re year-around high school operation.

Provides for establishment during 1972-73 school year of five-year experimental program in the year-around school operation by two or more school districts, selected by the Superintendent of Public Instruction. Provides that approval for participation in such program be based upon a program proposal and year-around operation budget submitted by governing boards of participating school districts.

Specifies that program involve conduct of school operations for from 175 to 200 days throughout school year. Requires attendance subject to compulsory attendance laws, but empowers governing board to allow attendance in other attendance areas of district. Requires exemption from such program of pupils whose parent or guardian so requests.

Requires course of instruction at schools maintaining such program to meet all applicable requirements of law, including physical education.

Requires governing board to prescribe separate salary schedule for employees employed at school maintaining such program.

Requires Superintendent of Public Instruction to prescribe appropriate procedure for computation of allowances, apportionments, and disbursements from State School Fund.

Requires Superintendent of Public Instruction to adopt rules and regulations re effective administration of program.

Ch. 1485 (AB 368) RYAN New act, re property taxation.

Provides that property meeting specified conditions is exempt from property taxation for the 1970-71 and 1971-72 fiscal years.

Ch. 1486 (AB 563) VASCONCELLOS Amends Sec. 3200, adds Sec. 3154, W. & I.C., re narcotics addicts.

Authorizes a person released from the California Rehabilitation Center in an outpatient status to participate in an approved methadone maintenance project with the approval of the Department of Corrections and the Narcotic Addict Evaluation Authority.

Provides for 3 consecutive years of abstention from use of narcotics by a California Rehabilitation Center outpatient before discharge from the program.

Provides that participation in an approved methadone maintenance project shall constitute abstention from the use of narcotics for certain purposes.

Ch. 1487 (AB 600) SCHABARUM Amends Sec. 13355, Veh.C., re driver's license revocations

Authorizes, rather than requires, the Department of Motor Vehicles to revoke driver's license of juvenile found by juvenile court to have committed manslaughter while driving a vehicle, but without gross negligence.

Makes additional changes in Sec. 13355, Veh.C., proposed by AB 861, AB 1069, AB 1953, or any combination thereof, to be operative only if AB 861, AB 1069, AB 1953, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1488 (AB 607) MACGILLIVRAY Amends Secs. 4000.1, 24007, Veh.C., re motor vehicle pollution control.

Authorizes dealers, effective February 1, 1973, with respect to new vehicles having a gross vehicle weight of 6,001 pounds or less, to transmit to the Department of Motor Vehicles a statement signed by the dealer indicating that he has made no alteration or modification of a vehicle's exhaust emission control device or system, in lieu of the certificates of compliance from licensed motor vehicle pollution control device installation and inspection stations which are presently required to be submitted to the department at time of initial registration and transfer of ownership and registration of motor vehicles subject to specified sections of the Health and Safety Code relating to exhaust emission control devices.

Requires department to accept such a statement in lieu of such certificates. Deletes requirement that dealer transmit certificate of compliance to department without charge to the transferee.

Makes additional changes in Sec. 4000.1, Veh.C., proposed by AB 1591, to be operative only if AB 1591 and this bill are both chaptered, and this bill is chaptered after AB 1591.

Ch. 1489 (AB 679) TOWNSEND Amends Sec. 9102.5, adds Sec. 9266.5, Veh.C., re registration and licenses: schoolbuses.

Provides for issuance by Department of Motor Vehicles of temporary operation permit on a three consecutive calendar month basis, in lieu of registration, for specified privately owned schoolbuses when such vehicles are temporarily used in such a manner as to become subject to registration. Prescribes fees of one-quarter of annual registration and vehicle license fees for each three-month period vehicle is so operated.

Ch. 1490 (AB 756) MACGILLIVRAY Amends Sec. 3209.5, Lab.C., and amends Sec. 10176, and adds Secs. 10176.2 and 10176.3, Ins.C., re physical therapy.

Authorizes provision for or exclusion of physical therapy services in disability insurance policy. Specifies alternative to total exclusion of such services from policy coverage. Forbids any disability insurance policy from prohibiting insured from selecting any person licensed to perform physical therapy services covered under terms of policy.

Includes services and supplies by physical therapist within definition of medical, surgical, and hospital treatment for purposes of Workmen's Compensation Law.

Ch. 1491 (AB 955) Z'BERG Amends Sec. 9554, Veh.C., re Vehicle Code penalties.

Specifically includes weight fees for commercial vehicles among those fees upon which a penalty is added for late payment which may be reduced to 10 percent if paid within 30 days of date penalty becomes due.

Makes technical change.

Ch. 1492 (AB 1158) MURPHY Adds Ch. 3 (commencing with Sec. 1797), Title 1.7, Pt. 4, Div. 3, Civ.C., re mobilehome warranties.

Imposes specified warranty duties on manufacturers of and dealers who sell certain mobilehomes.

Ch. 1493 (AB 1274) QUIMBY Amends Sec. 56080, Gov.C., re notices.

Authorizes general description of real property with accompanying map in notices made pursuant to District Reorganization Act.

Ch. 1494 (AB 1863) PIERSON Adds Art. 4.5 (commencing with Sec. 2655), Ch. 5.7, Div. 2, and Sec. 2660.5, B. & P.C., re physical therapy.

Provides for approval of use of and duties of physical therapist assistants.

Ch. 1495 (AB 1923) KEYSOR Adds Sec. 23609, Ed.C., re state colleges: deaf persons.

Permits trustees to establish facilities for training deaf persons at the state college they designate. Specifies functions of such training center and states legislative intent with respect thereto.

Ch. 1496 (AB 1966) LEROY F. GREENE Amends Sec. 15518, adds Sec. 15516.5, Ed.C., re school buildings.

Requires school districts to apply for, accept, and repay specified state school building aid if they do not have sufficient funds to repair, reconstruct, or replace certain unsafe school buildings.

Changes use to which funds derived from specified tax for earthquake safety corrective measures may be put, from the lease of temporary portable buildings for housing for temporarily displaced pupils to providing for housing for temporarily displaced pupils.

Authorizes additional permissive tax override of up to \$0.10 per \$100 of assessed valuation if needed to match state funds provided pursuant to specified aid program if district has budgeted for expenditure 80 percent of proceeds of presently authorized tax override for earthquake safety.

Provides that school districts may accept, expend, and repay state funds provided pursuant to specified school building aid program without vote of electorate of district if local matching funds required therefor are derived from specified permissive tax override.

Authorizes proceeds of specified tax to be used for lease of relocatable, rather than temporary portable, buildings.

Ch. 1497 (AB 2226) DUFFY Adds Sec. 38257.1, repeals Sec. 38259, H. & S.C., repeals Secs. 7510, 7511, and 7512, W. & I.C., re mental retardation.

Repeals provisions requiring counties to pay up to \$20 per month per patient for mental retardation services provided residents of the county

Provides that on and after effective date of act, parents of children under the age of 18 who were admitted to a state hospital prior to July 1, 1971, may be required to contribute to the cost of such services in specified amounts.

Ch. 1498 (AB 2427) DUFFY Amends and adds various secs., B. & P.C., re State Medical Practice Act.

Revises, among other things, the provision relating to authority of graduates of medical schools, other than those of United States or Canada, to engage in full-time teaching of medicine; the provisions which permit applicants from medical schools, including citizen applicants, to take the physician and surgeon examination; and the provisions specifying the curriculum to be taught in medical schools and the subjects to be given on the physician and surgeon examination.

Permits board to approve applications from graduates of approved medical schools, notwithstanding the requirements of law relating to premedical educational and medical internship, if such graduates meet specified requirements.

Authorizes Board of Medical Examiners to employ investigators to evaluate curricula of medical schools. Appropriates \$125,000 from contingent fund of Board of Medical Examiners for salaries thereof.

Ch. 1499 (AB 2524) PORTER Amends Sec. 336, and adds Sec. 341, Metropolitan Water District Act (Ch. 209, Stats. 1969), and amends Sec. 9, and adds Sec. 9.1, County Water Authority Act (Ch. 545, Stats. 1943), re water agency taxation.

Requires payments in lieu of taxes to metropolitan water districts or county water authority by member public agencies to be paid out of funds other than funds derived from ad valorem property taxes.

Requires reimbursement by state, county, or other public agency to the district or authority in the same manner as provided by law for other taxing authorities and to the same extent as if all of the taxes of the district had been carried on the county assessment roll, for the loss of tax revenue to the district or authority by reason of public agencies within the district or authority paying out of their funds, other than funds derived from ad valorem property taxes, all or a stated percentage of the taxes levied by the district or authority, whenever, under any provision of law, state, county, or other public agency reimbursement is made for lost tax revenue to taxing authorities by reason of any property tax exemption, or treatment or assessment of certain property in a manner different from that regularly done by a county for property generally. Specifies that in the case of reimbursement for lost revenue due to reduction of property taxes on business inventories, the district's or authority's right to reimbursement is effective only insofar as the county receives reimbursement from the state.

Ch. 1500 (AB 2544) DUNLAP Adds Article 5 (commencing with Section 8751) to Ch. 3, Div. 7, Ed C., re Drug Education Act.

Requires Department of Education to develop a comprehensive statewide program on drug education for school pupils, to include training for teachers and administrators.

Authorizes school district governing boards to initiate program of identification, counseling and medical referral of drug dependent and debilitated pupils.

Provides that certain of these provisions shall become inoperative three years from effective date of bill.

Appropriates \$100,000 from General Fund for purposes of this bill.

Ch. 1501 (AB 2646) LANTERMAN Amends Sec. 38150 and adds Art. 3.5 (commencing with Section 38120), E. & S.C., re mentally retarded persons.

Permits adult mentally retarded person admitted to a state hospital as a voluntary patient to be released from the state hospital upon the request of the parent or guardian or conservator.

Requires regional center recommending the admission of an adult to a state hospital as a mentally retarded patient to certify that no objection to such admission has

been made by such person or other person on his behalf and makes a fraudulent statement to such effect a misdemeanor.

Requires judicial review upon request for release by an adult admitted to a state hospital as a mentally retarded patient, establishes the procedure therefor and makes intentional violation of section a misdemeanor.

Requires the appointment of a guardian or conservator for adult found by the court to be mentally retarded and without parent, guardian or conservator.

Ch. 1502 (AB 2659) LANTERMAN Amends various secs., H. & S.C. and W. & I.C., re departmental regulations.

Transfers the rule-making authority of the Secretary of the Human Relations Agency under the Lanterman Mental Retardation Services Act of 1969 to the Director of the Department of Public Health and under the out-of-home care facilities provisions of the public assistance programs to the Director of the Department of Social Welfare.

Deletes provisions relating to July 1, 1971 deadline for the reallocation of state funds to regional centers to contract for out-of-home care placement and for the establishment of rates of state payment for services purchased by regional centers for mentally retarded persons.

Ch. 1503 (AB 2797) LACOSTE Amends Sec. 25601, Ed. C., re California School for the Deaf.

Provides that every deaf minor between 3 and 21 years of age of suitable capacity who is a resident of the state, instead of every deaf resident of the state of suitable age and capacity, is entitled to free education in California School for Deaf.

Prescribes admission priorities.

Ch. 1504 (AB 2886) PRIOLO Amends Sec. 1031, Gov.C.; adds Sec. 832, Pen.C., re peace officers.

Provides that statutory minimum qualifications for peace officers shall apply to all classes of peace officers, rather than only to those classes receiving peace officer status after September 15, 1961.

Requires peace officers to take courses of training in exercising of arrest powers and in use of firearms unless employing agency prohibits use of firearms, meeting minimum standards prescribed by the Commission on Peace Officer Standards and Training. Requires such courses to be satisfactorily completed within specified time or peace officer status is lost until such courses are so completed. Specifies exemptions.

Makes statement of legislative intent.

Ch. 1505 (AB 3094) KNOX Adds Sec. 5.1, Ch. 805, Stats. 1969, re bridge and highway districts.

Prohibits the Golden Gate Bridge, Highway and Transportation District from operating any charter or sightseeing service with respect to its ferryboat operations, but authorizes the district to contract with any common carrier for the provision of such services and for the use of the district's boats, employees, facilities, or equipment for such purposes.

Ch. 1506 (AB 1291) BRIGGS Adds Div. 4.7 (commencing with Sec. 6200), Lab.C., re public workmen: rehabilitation.

Requires every public agency, its insurance carrier, and State Department of Rehabilitation to jointly formulate selection and referral procedure for injured full-time public employee who may be benefited by retraining for other positions in public service.

Requires employer or insurance carrier to notify injured employee of availability of services where there is continuing disability over 28 days. Makes initiation of such plan joint responsibility of employee and employer or insurance carrier. Conditions employee's receipt of benefits upon his cooperation.

Prohibits rehabilitation benefits from being converted into or replaced by workmen's compensation.

Allows for subsistence allowances in cases where workman is required to leave home for rehabilitation. Makes other related changes.

Appropriates from General Fund an amount equal to $\frac{1}{3}$ of any federal funds allocated to State Department of Rehabilitation for purposes of act.

Ch. 1507 (SB 578) COLCONE Amends and adds various secs., H. & S.C., Veh.C., re motor vehicles: air pollution.

Requires the State Air Resources Board to set standards for devices to significantly reduce the emission of oxides of nitrogen from the exhaust of 1966 through 1970 model year motor vehicles.

Requires every 1966 through 1970 model year motor vehicle, with specified exceptions, upon initial registration and upon transfer of ownership and registration, and upon renewal of registration for the year 1973, to be equipped with an accredited exhaust emission control device in accordance with a schedule of installation to be determined by the board, when such device is accredited and available for installation. Provides for enforcement of such requirement.

Specifies that an emission control device must not cost more than \$35, installed, not require maintenance more than once each 12,000 miles, that such maintenance shall not cost more than \$15, and that the manufacturer thereof shall include instructions with the device on how to maintain it in proper working condition. Requires that an accredited device equal or exceed performance criteria established by the board, or have a useful life of 50,000 miles of operation.

Imposes specified requirements on manufacturers of such devices for accreditation, and provides for revocation of accreditation.

Requires board, Department of Motor Vehicles, and Department of California Highway Patrol to advise motoring public of provisions of act.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 1508 (AB 779) FORAN Amends Sec. 1200i, H. & S.C., re explosives.

Provides provisions relating to explosives are specifically inapplicable to special-effects pyrotechnics regulated by State Fire Marshal pursuant to specified provisions.

Ch. 1509 (AB 921) ROBERTI Adds Sec. 25428, Ed.C., re community colleges: cocurricular activities.

Provides that governing board of any district maintaining a community college may authorize faculty members and students to participate in cocurricular activities within or without the state held in conjunction with the educational program of the college.

Allows governing board to pay expenses of participants in such activities.

Defines "cocurricular activities."

Ch. 1510 (AB 1239) KARABIAN Amends Sec. 1357, Fin.C., re banks.

Specifically authorizes investment by banks in bonds and other evidences of indebtedness of the State of Israel or certain public corporations thereof under specified conditions.

Urgency statute, to take effect immediately.

Ch. 1511 (AB 1359) DEDDEE Amend, adds, various secs., Ed.C., re drug education.

Declares intent of Legislature that instructional materials on drug education be adopted.

Provides that basic textbooks, supplementary textbooks, reusable educational materials, and teachers' guides, manuals and source books shall be adopted which contain material on drug education and the effect of the use of tobacco, alcohol, narcotics, restricted dangerous drugs, and other dangerous substances. Requires State Department of Education to establish information center by which current drug education materials, reports, and teachers' aids, among other things, shall be provided to teachers and school districts.

Provides that provisions of this act shall be deemed part of the Drug Education Act of 1971.

Makes additional changes in Sec. 9304, Ed.C. proposed by AB 131, to be operative only if AB 131 and this bill are both chaptered, and this bill is chaptered after AB 131.

Ch. 1512 (AB 2521) TOWNSEND Amends Sec. 23428.13, B. & P.C., re alcoholic beverages: airport club

Makes provision permitting only one club license to be issued to any club eligible for such license under provisions of Alcoholic Beverage Control Act inapplicable to defined club operated by common carrier by air at an airport terminal.

Ch. 1513 (AB 2768) CHAPPIE Amends Sec. 22505, Ed.C., re higher education : disciplinary action.

Deletes conviction of a crime arising out of a campus disturbance as a ground for the taking of appropriate disciplinary action by the chief administrative officer of any community college, state college, or state university against any student, faculty member, support staff member, or administration member.

Deletes requirement of prompt hearing of facts before chief administrative officer must take appropriate disciplinary action and provides ~~instead~~ for prompt hearing [rather than a hearing,] by a campus body re willful disruption of the campus [before chief administrative officer must take appropriate disciplinary action].*

Ch. 1514 (AB 3084) TOWNSEND Adds Sec. 11586, Ins.C., and adds Sec. 30008, P.U.C., re uninsured motorist insurance.

Requires, on and after effective date of act, insurers licensed to issue automobile liability insurance or common carrier liability insurance, and selling or offering for sale either such liability insurance to Southern California Rapid Transit District, to offer, and to issue upon application therefor, to such district, uninsured motorist coverage.

Requires Southern California Rapid Transit District to obtain and carry insurance containing uninsured motorist coverage, in specified limits.

Ch. 1515 (AB 303) BRATHWAITE Amends Sec. 30638, adds Sec. 30638.1, P.U.C., re transportation.

Requires the Southern California Rapid Transit District to budget 3 percent or more of its gross revenue, as defined, to fund demonstrations and research and development programs in the field of public mass transportation.

Ch. 1516 (AB 449) DUFFY Amends Secs. 2811 and 2892.1, and adds Ch. 1.5 (commencing with Sec. 900), Div. 2, and Sec. 2892.5, B. & P.C., re healing arts: continuing education.

Creates Council on Continuing Education for the Health Occupations in Department of Consumer Affairs and specifies membership, powers, and duties thereof with regard to continuing education requirements for covered specified health occupations.

As condition of renewal of licenses as registered nurse and licensed vocational nurse requires agencies issuing such ~~issues~~ [licenses] ^o, to require after January 1, 1975, holder who has been out of school more than two years to submit proof, satisfactory to agency, that he has informed himself during specified period of developments in his field of practice by taking courses of continuing education or other means satisfactory to agency, or, at licensee's option, to take examination given by agency to test knowledge of recent developments in field. Permits agency to provide for temporary exemption from such provisions in specified cases.

Ch. 1517 (AB 2946) BRATHWAITE Adds Sec. 65008, Gov.C., re Planning and Zoning Law.

Provides that any action pursuant to the provisions of the Planning and Zoning Law by any city or county in this state which denies to any individual or groups of individuals the enjoyment of residence, land ownership, tenancy, or any other land use in this state because of religious or ethnic reasons is null and void Provides that no city or county shall prohibit or discriminate against any residential development or project because of the method of financing or the race, sex, color, religion, national origin, ancestry, or age of the intended occupants Provides that provision is applicable to chartered cities.

Ch. 1518 (SB 678) LAGOMARSINO Adds Sec. 389.6 and 641.2, C.C.P., and Art. 8 (commencing with Sec. 12600), Ch. 6, Pt. 2, Div. 3, Title 2, Gov.C., re environmental actions.

Requires party filing pleading alleging possibility of pollution or adverse environmental effects to send copy to Attorney General. Authorizes Attorney General to intervene or bring action for relief from damage or threatened damage to environment or natural resources as defined. Specifies procedures, rights and remedies and defenses.

Ch. 1519 (SB 1284) GRUNSKY Adds Ch. 4.6 (commencing with Sec. 31285.1), Div. 22, Ed.C., re medical contract programs.

Declares intent and purpose of Legislature that a medical contract program is needed in the state.

Authorizes State Scholarship and Loan Commission to enter into contracts with private colleges and universities maintaining medical schools, which have an affirma-

tive action program approved by the State Fair Employment Practice Commission for equitable recruitment of instructors and medical students, for purpose of inducing them to increase enrollment.

Ch. 1520 (SB 1632) MARLER Adds Sec. 69615, Gov.C., re judges: Sutter County.

Increases number of judges of Sutter County Superior Court to two.

Ch. 1521 (AB 116) DEDDEH New act, re bilingual education.

Requires Department of Education to utilize all available state and federal funds 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.

Authorizes study program re education of limited English-speaking pupils, as defined in San Diego City Unified School District and San Francisco Unified School District. States legislative intent re such study programs. Specifies that study programs shall be under the supervision of the Superintendent of Public Instruction. Provides for evaluation of program. These provisions operative July 1, 1972.

Appropriates \$500,000 to Superintendent of Public Instruction: \$75,000 for expenditure on bilingual scholastic aptitude tests during the 1971-1972 fiscal year and \$425,000 for expenditure on the study program during the 1972-1973 to 1974-1975 fiscal years.

Ch. 1522 (SB 120) HARMER Adds Secs. 11017.1, 53069.6, Gov.C., re civil actions: public agencies.

Requires any state or local public agency to take all practical and reasonable steps to recover civil damages for the negligent, willful, or unlawful damaging or taking of property belonging to the local public agency or under the jurisdiction of the state agency, including the institution of appropriate legal action.

Ch. 1523 (SB 742) SONG Amends, adds various secs., Civ.C., re consumer warranties.

Revises various provisions of Song-Beverly Consumer Warranty Act.

Operative on January 1, 1972.

Ch. 1524 (SB 976) MARKS Amends Sec 1241.7, C.C.P., re eminent domain: state highways.

Provides that actions for declaratory relief concerning taking of a park or specified recreation area for highway use must be filed and served within 120 days after publication in a newspaper of general circulation and written notice to the affected public agency by the California Highway Commission, rather than must be filed and served within 120 days after written notice to the affected public agency by the California Highway Commission.

Incorporates additional changes to Sec. 1241.7, C.C.P., made by Ch. 68, Stats. 1971.

Ch. 1525 (SB 1019) STIERN Amends, adds, repeals various secs., Ed.C.; adds Sec. 16352.5, Gov.C., re community colleges.

Permits Chancellor of California Community Colleges to purchase annuity contracts for permanent employees of Board of Governors of the California Community Colleges under specified conditions.

Provides that board of governors shall assume specified duties and functions presently performed by Department of Education and State Board of Education, as they apply to community colleges, re English language centers and apportionments for adult schools.

Revises and makes clarifying changes re respective spheres of responsibility of the chancellor and other state educational agencies in connection with administration of various laws.

Substitutes chancellor and board of governors for Superintendent of Public Instruction, State Board of Education, and Department of Education re administration of Community College Construction Act of 1967.

Revises provisions re tax levy for community college construction projects.

Appropriates, conditional upon enactment by Legislature and approval of electorate of Community College Construction Program Bond Act of 1972, sufficient

amount, under specified conditions, for community college projects for which an appropriation is available where such project cannot be undertaken due to fact that total project cost, based on bids, exceeds funds available.

Ch. 1526 (SB 1053) BEHR Adds Sec. 926.10, Gov.C., re claims against the state.

Provides that a public agency, as defined, which has a liquidated claim against another public agency based upon contract or statute, or a person having such a claim against a public agency, shall receive interest at 6 percent on the claim commencing 61 days after filing claim.

Ch. 1527 (AB 886) McALISTER Adds Sec. 26840.2, Gov.C., re marriage licenses.

Authorizes county boards of supervisors to establish a fee not in excess of \$2 for issuance of marriage license outside of normal business hours.

Ch. 1528 (AB 918) RUSSELL Amends Sec. 40307, Veh.C., re arrests: holding in custody.

Authorizes officer in charge of the most accessible county or city jail or other place of detention within county to detain any person for a reasonable period of time, not to exceed 1 hour, in order to verify the identity of such person if, after having been arrested and taken into custody for a misdemeanor or infraction of the Vehicle Code pertaining to the operation of a motor vehicle, such person fails to present his driver's license or other satisfactory evidence of his identity for examination.

Specifies that when an arresting officer attempts to take a person arrested for a misdemeanor or infraction of the Vehicle Code before a magistrate and the magistrate or person authorized to act for him is not available, the arresting officer shall take the person without unnecessary delay to the clerk of the magistrate or a specified officer.

Ch. 1529 (AB 1059) HARVEY JOHNSON Amends Secs. 1812.10, 2984.4, Civ.C., re actions on sales contracts.

Permits court to allow filing of venue affidavit by plaintiff subsequent to filing of complaint on contract or installment account under Unruh Act and Rees-Levering Motor Vehicle Sales and Finance Act. Requires service of affidavit on defendant. Specifies defendant's time to plead does not commence to run until served. Requires attachment affidavit [in action under Rees-Levering Motor Vehicle Sales and Finance Act] to state facts showing action was commenced in proper court. ~~Provides that upon the failure to file such an affidavit with complaint or state facts in a verified complaint, no further proceedings shall be had, and the court shall upon its own motion or upon the motion of any party dismiss any such action without prejudice. Makes [and makes] plaintiff liable for attorney's fees if attachment affidavit fails [resulting from his failure] to do so *~~

Ch. 1530 (AB 1069) BIDDLE Amends, adds and repeals various secs., Veh.C., re vehicle operation: drugs.

Revises provisions on vehicle operation by person under the influence of or addicted to drugs.

Expands list of prior convictions which are to be considered in determining whether person is guilty of second conviction for purposes of specified section.

Redefines term "drug."

Changes penalty for operation of vehicle by person who is an addict.

Eliminates presumption relating to knowledge of driving under influence of drugs.

Makes related changes in provisions on cancellation, suspension and revocation of specified licenses, the issuance and renewal of drivers' licenses, the suspension and revocation of the privilege to operate a motor vehicle, the determination of violation point count and the obtaining of a record of prior convictions.

Specifies that Department of Motor Vehicles may cancel, suspend, revoke, or refuse to renew driving school license whenever licensee conducts driver training in unsafe manner.

Makes additional changes in Sec. 13352, Veh.C., proposed by AB 1953, to be operative only if AB 1953 and this bill are both chaptered, and this bill is chaptered after AB 1953.

Makes additional changes in Sec. 13355, Veh.C., proposed by AB 600, AB 861, AB 1953, or any combination thereof, to be operative only if AB 600, AB 861, AB 1953, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1531 (AB 1379) ARNETT Adds Sec. 262.1, S. & H.C., re state scenic highways.

Requires a local agency, as defined, to coordinate its planning with, and obtain approval from, the appropriate local planning agency on the location and construction of any new district facility that would be within the scenic corridor of any state scenic highway.

Ch. 1532 (AB 1414) WARREN Amends Secs. 12807, 13365, 40509, 42003, Veh.C., re vehicle violations.

Revises procedure relative to notification of Department of Motor Vehicles when person violates promise to appear in court and revises provisions regarding payment of fines. Revises provisions prohibiting issuance or renewal of driver's license when department has been notified by a court that the licensee has failed to make timely payment of fine. Makes willful violation of order to appear in court upon failure to make timely payment of fine, or installment thereof, punishable as contempt, rather than a misdemeanor.

Makes related changes.

Ch. 1533 (AB 1416) WARREN Amends Sec. 938.1, Pen.C., re grand jury transcripts.

Provides that transcript of grand jury proceedings leading to indictment or accusation shall not be open to public until 10 days after its delivery to defendant or his attorney, and thereafter shall be open to public unless court orders otherwise on motion of a party or on its own motion pending its determination as to whether all or part of the transcript should be sealed. Requires court to seal all or part of transcript until trial completed if court determines that there is reasonable likelihood that release of all or part of transcript would prejudice defendant's right to fair and impartial trial.

Requires clerk to file original grand jury transcript and deliver copy to district attorney, rather than to deliver original transcript to district attorney.

Ch. 1534 (AB 1418) WARREN Amends Sec. 581, C.C.P., re dismissals: non-appearance.

Authorizes court to dismiss action without prejudice when no party appears for the trial following 30 days' notice of time and place of trial.

Incorporates changes made by SB 201, enacted by Stats. 1971, Ch. 244 to be operative on operative date of that chapter

Ch. 1535 (AB 1431) MACGILLIVRAY Amends Sec. 31000, Gov.C., re county employees.

Specifies that authority of counties to contract for special services and advice extends to maintenance, security, or custodial services.

Makes additional changes in Sec. 31000, Gov.C., proposed by AB 769, to be operative only if AB 769 and this bill are both chaptered, and this bill is chaptered after AB 769.

Ch. 1536 (AB 1462) CHAPPIE Amends, adds, various secs., Veh.C., re vehicles.

Defines camp trailers for purposes of Vehicle Code and provides that a camp trailer shall not be deemed to be a trailer coach.

Revises definition of the term "trailer coach."

Includes camp trailers in provisions relating to trailer coaches and unlawful riding, responsibilities of renters and lessors, rear mounted reflectors, turn signal system required in towing operations, combination sidemarkers and clearance lights, brake requirements, and permissible projecting lights and devices.

Provides that statutory restrictions re use of reflectorizing material do not apply to license plate stickers or tabs affixed to license plates as authorized by Department of Motor Vehicles.

Ch. 1537 (AB 1487) WILSON Adds Sec. 29930, Gov.C., re county borrowing.

Provides that board of supervisors may authorize county treasurer to issue bond anticipation notes when they deem it in county's best interests. Limits purposes for

which such notes may be issued and for which proceeds from sale of notes may be used and amounts in which such notes may be issued.

Provides for the terms, payment, and renewal of notes.

Ch. 1538 (AB 1566) HARVEY JOHNSON Amends Secs. 3172, 3210, Civ.C., re stop notices.

Revises provisions relating to enforcement of claim stated in stop notice, permitting suit to enforce payment of such claim to be filed after 10 days from date of service of stop notice and not later than 90 days following expiration of period for recording liens, and prohibiting bringing such suit to trial until expiration of such period.

States that act shall not apply to action to enforce payment of claim stated in stop notice if such stop notice was served or filed prior to effective date of act.

Ch. 1539 (AB 1578) RALPH Amends Secs. 10150.5 and 10153.4, adds Sec. 10209, B. & P.C., re real estate.

Permits issuance of real estate broker's license to legally registered alien in process of applying for citizenship.

Specifies that designated private vocational schools and supervised courses of study are equivalent courses of study for purpose of provisions dealing with educational requirements of real estate licensees. Authorizes Real Estate Commissioner to establish fees for approval of such schools and courses.

Ch. 1540 (AB 1588) SCHABARUM Amends Secs. 890 and 904.5, Pen.C., re grand juries.

Permits presiding judge of superior court in Los Angeles County, either upon application by Attorney General or district attorney and after specified findings, or upon motion of court, to order drawing and impaneling of one additional grand jury which, upon impanelment, shall have exclusive jurisdiction, as specified, to inquire into public offenses.

Changes per diem of all grand jurors from \$5 to \$10 a day for each day's attendance as grand juror.

Ch. 1541 (AB 1952) Z'BERG Amends Sec. 25827, adds Sec. 25828, Gov.C., re garbage collection fees—liens.

Permits county to impose a reasonable charge against real property benefited for garbage services provided by county to property owner at his request when charges remain delinquent for 60 days. County required to prepare a report of delinquent charges once a year, assess charges for delinquent payments, and hear any objections or protest to such charges.

Ch. 1542 (AB 2249) RUSSELL Repeals, adds Sec. 110, R. & T.C., re property tax administration.

Redefines "full cash value" for purposes of laws relating to property taxation, commencing on the lien date in 1972.

Ch. 1543 (AB 2310) MURPHY Amends Secs. 631, 737, W. & I.C., re wards of juvenile courts.

In any case in which a minor is detained for more than 15 days pending execution of an order of commitment or any other disposition, the court is required to review the case at least every 15 days to determine whether the delay is reasonable and what effect the delay has upon the minor.

Provides that when a minor held in custody by a probation officer more than six hours is released with no petition filed against him, the probation officer, within 72 hours after release of the minor, shall prepare a written explanation of the detention for the case record and for the minor's parents, guardian, or the person having care or custody of the minor.

Ch. 1544 (AB 2340) CHAPPIE Amends Sec 8571, Ed.C., re courses of study. Requires the course in automobile driver education given pupils in secondary schools to include education in the safe operation of motorcycles.

Adds vocational-technical courses which would fill manpower needs in state and community to prescribed courses which shall be offered for grades 7-12.

Makes technical changes in provisions pertaining to applied arts.

Ch. 1545 (AB 2396) MURPHY Adds Sec. 4986.7, R. & T.C., re property taxation.

Requires entity of government proposing to acquire property to notify the various local taxing agencies, when such property will become exempt from property taxation by reason of such acquisition, and to provide various other information.

Ch. 1546 (AB 2406) HAYDEN Adds Sec. 3149.5, Ed.C., re county committee: legal counsel

Requires county counsel or district attorney to provide legal services to county committee on school district organization.

Requires board of supervisors to provide committee with private legal services if county counsel or district attorney is unable to provide such services.

Effective until June 30, 1973.

To take effect immediately, urgency statute.

Ch. 1547 (AB 2618) ARNETT Amends Secs. 29007.3 and 29007.6, Ed.C., re private schools.

Increases fees required of private schools granting degrees in connection with approval to grant degrees, approval of courses, and related matters, and provides for certain new fees. Authorizes Department of Education to stagger renewals.

Increases fees for original applications and renewals for permits to solicit and sell correspondence courses.

Makes various related changes.

Not operative if SB 1574 is enacted and amends and renumbers Secs. 29007.3 and 29007.6, Ed.C.

Ch. 1548 (AB 2769) KEYSOR Amends Secs. 15409 and 15051, Ed.C., re school district contracts.

Increases total amount of certain school building contracts from \$5,000 to \$7,500 before building plans must be submitted to Department of Education.

Raises from \$2,500 to \$4,000 the maximum amount of a contract of a school district for work to be done, and from \$5,000 to \$8,000 the maximum amount of a contract of a school district for materials and supplies, exempt from the lowest responsible bidder requirement.

Ch. 1549 (AB 2884) FORAN Adds Sec. 20335, amends Sec. 20361, Gov.C., re Public Employees' Retirement System.

Permits appointed and elected city attorneys to become members of the Public Employees' Retirement System under certain conditions and upon paying specified contributions and interest.

Ch. 1550 (SB 4) COLOGNE Adds Ch. 1.1 (commencing with Sec 68115), Title 8, repeals Secs. 68099, 68150, Gov.C., re courts.

Revises procedures governing administration of justice by courts during specified emergency situations.

Ch. 1551 (SB 503) NEJEDLY Amends various secs., F. & G.C., and Ch. 1582, Stats. 1970, re fishing and hunting licenses.

Restates the purpose of hunting license from granting the privilege to take game birds and mammals to granting the privilege to take birds and mammals, and increases hunting license fees from \$4 to \$6 to any resident of this state over the age of 16 years, from \$1 to \$2 to any resident under the age of 16 years, and from \$25 to \$35 to any nonresident.

Increases deer license tags fees from \$2 to \$3 if such person is a resident of the state, and from \$10 to \$25 if such person is a nonresident of this state.

Increases sport fishing license fees from \$3 to \$4 to any resident of this state over the age of 16 years, from \$10 to \$15 to any nonresident over the age of 16 years, from \$3 to \$5 for 10-day license to any nonresident over the age of 16 years.

Increases 3-day ocean sport fishing license fee from \$1 to \$2 to any person over the age of 16 years.

Provides that sport fishing licensee may, on payment of \$1, obtain an inland water license stamp, rather than a license stamp, authorizing him to take all fish, other than trout, steelhead trout, and salmon, anywhere in the state, instead of authorizing such licensee who has a license stamp to take all fish, other than trout, but including steelhead trout anywhere in the state. Provides that sport fishing licensee may, on payment of \$2, obtain a trout and salmon license stamp which, together with the inland water license stamp, instead of two license stamps, authorizes him to take all fish anywhere in this state.

To be operative January 1, 1972, as to fishing provisions, and July 1, 1972, as to hunting provisions.

Requires the commission to allocate at least 80 percent of the funds derived from the sale of duck stamps for the preservation of waterfowl habitat in prescribed areas in Canada, and permits the balance of the funds to be used to preserve waterfowl habitat in other areas of Pacific Flyway, instead of permitting commission to allocate such funds for the preservation of waterfowl habitat in western Canada and for the development of wetlands for migratory waterfowl on the Pacific Flyway. Extends indefinitely designated provisions, in effect only until the 91st day after the adjournment of the 1975 Regular Session, relating to state duck stamps and the propagation and protection of migratory birds and preservation of wetlands.

To take effect immediately, urgency statute.

Ch. 1552 (SB 686) WEDWORTH Adds Secs. 7455.5 and 7459.3, Ed.C., repeals Secs. 7455.5 and 7459.3 of Ed.C., as added by AB 635, re regional occupational centers.

Allows governing board of school district maintaining grade 10, 11, or 12 to excuse pupil enrolled in grade 10, 11, or 12 in district who is also attending regional occupational center or program from attending courses in physical education under specified circumstances.

Requires State Board of Education to include provision for regional occupational centers and programs in allocation of funds received from the federal government pursuant to P.L. 90-576.

To take effect immediately, urgency statute.

Ch 1553 (SB 1100) GREGORIO Amends Secs. 100.12, 104, 105.5, adds Sec. 105.7, S. & H.C., re state highways.

Requires Department of Public Works to hold public hearings re incorporation of pedestrian and bicycle facilities on freeways which are part of the state highway system.

Deletes requirement that the public agency which requests the department to construct and maintain facilities for nonmotorized traffic along but outside state freeway right-of-way pay the cost therefor.

Authorizes department to expend highway funds on such facilities, under specified circumstances in connection with state highways.

Authorizes department to exercise power of eminent domain for construction and maintenance of bicycle lanes and paths.

Declares legislative intent that the construction and maintenance of bicycle lanes and paths under specified circumstances in connection with state highways constitute a highway purpose.

Ch. 1554 (SB 1294) COLOGNE Adds Sec. 1714.7, Civ.C., re trespass, injuries during.

Provides that person injured in designated acts of trespass upon railroad rolling stock, may not recover damages from owner or operator thereof unless injuries were proximately caused by intentional act of owner or operator with knowledge that injury is probable result or with wanton and reckless disregard of probable result.

Applies prospectively only.

Ch. 1555 (AB 1461) STEVENS Amends and adds various secs., Ch. 57, Stats. 1915, re tidelands and submerged lands

Frees from public trust for navigation, commerce, and fisheries certain described parcels of tide and submerged lands conveyed in trust to the city.

Revises terms of trust governing conveyance of tide and submerged lands to City of Redondo Beach.

Ch. 1556 (SB 1508) MOSCONE Amends Secs. 1381, 1381.5, Pen.C., re sentencing of confined prisoners.

Makes provisions of law requiring speedy trial of persons in confinement because of conviction on other offense applicable to sentencing as well as trial.

Ch. 1557 (AB 505) DEDDEH Adds Ch 4.5 (commencing with Sec. 2160), Div. 3, S. & H.C., re highway funds.

States legislative findings.

Creates State Highway Users Tax Study Commission to study current methods, and modifications thereof, and proposed method contained in AB 505, as introduced,

February 15, 1971, of allocating highway funds, and to report its findings and recommendations to the Legislature by February 1, 1974.

Requires the commission to contract with the Institute of Transportation and Traffic Engineering for technical assistance in making its study. Authorizes the commission to request and receive assistance from other public and private entities, and to appoint an executive director and advisory committees.

Requires the commission to consider highway functional classification studies in making its report.

Appropriates \$75,000 from the Motor Vehicle Fund to the commission to finance its study.

Terminates existence of the commission on February 1, 1974.

Ch. 1558 (AB 885) RALPH Adds Secs. 46513, 5410.1, Lab.C., re workmen's compensation.

Authorizes the Workmen's Compensation Appeals Board to determine the amount of attorney's fee incurred by an applicant in resisting a petition or proceeding to reduce or terminate permanent or temporary disability benefits, which is subsequently denied wholly by the board and to assess that amount as costs against the petitioner or person who instituted proceeding.

Ch. 1559 (AB 1404) CROWN Amends Sec. 26636, H. & S.C., re drugs: misbranding.

Requires that the name and place of business of the manufacturer that produced the finished dosage form of specified drugs as prescribed by regulations issued by the State Department of Public Health be included by manufacturer, packer, or distributor in all advertisements and other descriptive matter issued or caused to be issued by such person if such drugs are not to be deemed misbranded. Provides such requirement is applicable only to products manufactured in finished form on or after July 1, 1972.

Ch. 1560 (AB 1749) CHAPPIE New act and repeals North Lake Tahoe-Truckee River Sanitation Agency Act (Ch. 1503, Stats. 1967), re Lake Tahoe sanitation.

Provides for establishment of the Tahoe-Truckee Sanitation Agency and prescribes its organization, powers and duties.

Repeals existing provisions authorizing the formation of the North Lake Tahoe-Truckee [River] * Sanitation Agency.

To take effect immediately, urgency statute.

Ch. 1561 (AB 1810) HAYES Amends Sec. 13715, Ed.C., re school classified employees.

Makes provision, which authorizes alternative procedure for informing school classified employees of certain rules and laws relating to the classified service, applicable to the personnel commissions of school districts having more than 1,000, rather than 5,000 classified employees

Ch. 1562 (AB 2283) COLLIER Amends Sec. 3255, adds Sec. 3296.6, Ed.C., re reorganization of school districts.

Permits county committee to increase the maximum tax rate established for new district under reorganization proposal, to reflect increases, occurring in the fiscal year in which the election is held, in salaries of certificated and classified employees of any of the component districts.

Requires that statement of official statistics and information required to be distributed by county superintendent of schools to each registered voter regarding school district unification elections contain statement of tax rate which would be required to produce revenue equal to that produced by statutory override taxes in effect in component school districts.

Makes additional changes in Sec. 3255, Ed.C., proposed by AB 2135, to be operative only if AB 2135 and this bill are both chaptered, and this bill is chaptered after AB 2135.

Ch. 1563 (AB 2472) CLINE Amends Sec. 11007, and adds Sec 9115, U.I.C. re unemployment insurance: manpower development.

Requires specified funds received by Department of Human Resources Development from federal government to be used to administer programs designed to find employment for economically displaced personnel

Ch. 1564 (AB 2499) BRIGGS Amends Secs. 2071, 2074.5, 11580.1, and 11580.2, Ins.C., re insurance: uninsured motorist coverage.

Revises provisions of standard form of fire insurance policy, and alternative provisions thereto, to change the time of commencement and ending of term of coverage from noon, standard time, to 12.01 a.m., standard time

Specifies that insurer and named insured under policy of automobile liability insurance may agree that, among other things, coverage thereunder shall not apply nor accrue to any insured, rather than the insured, or any third party claimant while any insured motor vehicle is being operated, by natural persons designated by name. Specifies such agreement shall remain in force as long as policy continues in force, and shall apply to renewal, replacement, or continuation of such policy by named insured, or reinstatement of such policy within 30 days of any lapse thereof.

Authorizes insurer issuing policy of automobile liability insurance and named insured thereunder to delete uninsured motorist's coverage completely, or only with respect to natural person or persons designated by name. Requires either of such deletions to be binding upon every insured to whom such policy or endorsement provisions apply while such policy is in force, and shall continue to be binding with respect to any continuation, renewal, or replacement of such policy by named insured, or reinstatement of such policy within 30 days of any lapse thereof.

Urgency statute, to take effect immediately. Operative January 1, 1972, as to Secs 2071 and 2074.5, Ins.C., however.

Ch. 1565 (AB 2502) BRIGGS Adds Sec. 10203.10, Ins.C., re insurance.

Specifies additional form of group life insurance, meeting specified requirements, written under policy against loss in value of redeemable securities of insured investor issued by certain investment companies.

Specifies certain capital and surplus amounts and special contingency fund required to be maintained, in specified minimum amounts, by insurers issuing such insurance. Requires such insurers to make certain filings with Insurance Commissioner.

Specifies powers and duties of Insurance Commissioner with regard to, and specifically authorizes commissioner to adopt rules and regulations in furtherance of, such provisions and policies.

Ch. 1566 (AB 2503) BRIGGS Adds Art. 6 (commencing with Sec. 10507), Ch. 5, Pt. 2, Div. 2, Ins.C., re insurance: investment return assurance

Authorizes any life insurer to issue policies of investment return assurance, as defined, if such insurer possesses reserve liability fund in specified amount in addition to other paid-in capital and minimum surplus requirements. Specifies additional requirements which such insurers must meet in order to issue such policies.

Sets forth powers and duties of Insurance Commissioner under act.

Adds related provisions.

Ch. 1567 (AB 2610) WAKEFIELD Amends Sec. 11655.6, H. & S.C., repeals Sec. 2.5, Ch 1304, Stats. 1968, re Research Advisory Panel.

Extends termination date of specified section which allows Research Advisory Panel to hold hearings, investigate and study problem of narcotic abuse from November 13, 1971, to 91st day after final adjournment of the 1976 Regular Session and as of that date repeals such provisions.

To take effect immediately, urgency statute.

Ch. 1568 (AB 2666) WILSON Amends Sec. 650, B. & P.C., re rebates, refunds, and discounts.

Provides it is unlawful, with designated exception, for person licensed pursuant to provisions relating to healing arts to offer, deliver, receive, or accept any, rather than any unearned, rebate or other consideration in compensation or inducement for referring patients, clients or customers irrespective of described relationship to person to whom reference is made.

Ch. 1569 (AB 2742) HAYES Adds Sec. 337.15, C.C.P., re limitation of certain actions.

Imposes limitation of 10 years after substantial completion of improvement to real property for bringing of certain actions to recover damages arising out of latent deficiencies from persons developing real property or performing or furnishing design, specifications, surveying, planning, supervision, testing, or observation of construction or construction of improvements to real property. Specifies that limitation

imposed by act may not be asserted as defense by person in actual possession or control of improvement at time latent deficiency constitutes proximate cause for which it is proposed to bring an action. Excludes application of act to actions based on willful misconduct or fraudulent concealment.

Ch. 1570 (AB 2777) CULLEN Adds Sec. 65040.1, Gov.C., re air transportation plan.

Requires Office of Planning and Research to cooperate with the Department of Aeronautics and other federal, state and local agencies in development of an air transportation program for California.

Ch. 1571 (AB 2807) McALISTER Adds Sec. 612.5, C.C.P., re jury instructions. Authorizes juries to take copies of written instructions given into jury room for deliberation.

Effective until December 31, 1974.

Ch. 1572 (SB 730) RICHARDSON Amends Secs. 10219 and 10301, Elec.C., re designation of candidates.

Modifies prohibition against certain candidates using office or occupational ballot designation at the general election.

Ch. 1573 (AB 390) HAYES Amends Sec. 27504, Gov.C., re coroners.

Provides that a coroner's inquest shall determine, among other things, whether a death was at the hands of another person other than by accident, rather than only at the hands of another person. Provides that such findings shall not include nor make any reference to civil or criminal responsibility of any other person as well as that of deceased.

Ch. 1574 (AB 533) BRATHWAITE Amends, amends and renumbers, adds, repeals various secs., C.C.P., Evid.C., Gov.C., H. & S.C., P.U.C., S. & H.C., re property acquisitions: relocation assistance.

Requires public entities, in inverse condemnation proceedings for the taking of any interest in real property in which the owners thereof are awarded compensation, to pay such amounts as determined by the courts, or by the attorneys representing the public entity who effect settlements in such proceedings, to such owners for litigation expenses in such proceedings.

Requires public entities, in condemnation proceedings in which they cannot acquire the real properties, to pay such amount, as determined by the courts, to owners of such properties for litigation expenses.

Includes Department of Public Works within definition of "public entity."

Requires, rather than authorizes, public entities to provide relocation advisory assistance and to make additional specified payments to displaced persons. Specifies what advisory assistance shall include.

Requires compensation for loss of tangible personal property resulting from moving or discontinuing a business or farm operation and for expenses in searching for a replacement business or farm operation.

Authorizes public entities to contract with private entities or other public entities to administer advisory assistance programs.

Increases allowable moving expense allowance from \$200 to \$300 and dislocation allowance from \$100 to \$200

Specifies that the owner of a displaced business or farm operation, in lieu of receiving the above moving expense allowance and dislocation allowance, may receive a relocation payment equal to the average net earnings of the business or farm operation, but not be less than \$2,500 nor more than \$10,000.

Makes persons conducting a displaced business or farm operation eligible to receive payments for moving expenses from other real property, if the move is caused by the acquisition of the business or farm operation.

Increases from \$5,000 to \$15,000 the additional payment that may be made to an owner of an acquired dwelling to enable him to acquire a comparable replacement dwelling. Specifies additional factors to be considered in determining such a payment. Decreases from one year to 180 days the period during which the owner must have actually owned and occupied the dwelling to be eligible for such payment

Increases from \$1,500 to \$4,000 the additional payment that may be made to a displaced person to aid him to lease for four years, rather than two years, decent, safe, and sanitary dwelling, or to acquire such a dwelling.

Requires public entities to use funds authorized for the project for which the real property is being acquired for replacement housing, if no such housing is otherwise available.

Increases from \$5,000 to \$15,000 the payment that may be made for a decline in fair market value of property immediately contiguous to property acquired for airport purposes. Decreases from one year to 180 days the period during which the owner, to be eligible for such payment, must have owned the property prior to initiation of negotiation to acquire, rather than prior to first written offer for, the acquired property.

Authorizes public entities to make payments, and to provide advisory assistance, under this act to persons, including owners of businesses, who are displaced as a result of rehabilitation or demolition programs, or enforcement of building code, by such public entities.

Requires public entities to pay expenses incidental to conveyance of property.

Specifies guidelines to be followed by public entities in the acquisition of real property.

Declares legislative intent to establish minimum requirements for relocation assistance payments by public entities and that such requirements shall not be construed to limit any other authority a public entity may have to make other relocation assistance payments, or to make any relocation assistance payment in an amount which exceeds the maximum amount authorized in the act. Specifically authorizes any entity to make any other payments, or payments in an amount which exceeds the maximum amount authorized by the act, if required under federal law to secure federal payments.

Makes above provisions applicable to all redevelopment agencies, rather than only to those redevelopment agencies acquiring real property in a county with a population of 4,000,000 or more, and to housing authorities.

Requires all public utilities acquiring real property by eminent domain, rather than only authorizing those public utilities so acquiring real property in a county with a population of 4,000,000 or more, to make above payments and to provide relocation advisory assistance.

Deletes provisions re relocation assistance which are limited in application to acquisitions of real property for specific public uses.

Authorizes public entities to render relocation advisory and financial assistance, until July 1, 1972, under law prior to changes made by this act, except for airport relocation and development in a county with a population of more than 4,000,000 persons.

Repeals provisions of AB 2888 on July 1, 1972.

Ch. 1575 (AB 1339) CULLEN Amends Sec. 3507, Gov.C., re public employee organizations.

Authorizes local public agencies to adopt rules and regulations providing for exclusive representation of employees, subject to the employees' right to represent themselves, by employee organization formally recognized pursuant to a vote of the employees of the agency or appropriate unit thereof.

Provides exclusive representation by employee organizations so recognized may be revoked by a majority vote of the employees only after 12 months from formal recognition.

Incorporates changes in Sec. 3507, Gov.C., made by AB 1123 (Statutes 1971, Chapter 254).

Ch. 1576 (AB 1936) QUIMBY Adds Sec. 16002.5, 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 which are directly attributable to the business activities conducted within the city, for the privilege of renting, leasing, or operating coin-operated vending machines dispensing tangible personal property upon any individual or firm whose business is limited exclusively to renting, leasing or operating such machines, which license fee or tax has the effect of taxing any gross receipts, other than gross receipts actually derived from the conduct of business within such city.

Includes license fee specifically in provisions relative to imposition of such taxes.

Makes provision for vending machine license revocation, and audit of licensee.

Provides act does not apply to chartered city or chartered city ~~or~~ [and] * county.

Ch. 1577 (AB 2489) BRIGGS Amends Sec. 2611.5, R. & T.C., re property taxation.

Deletes option presently available to counties that certain information relating to tax rates or the dollar amounts of taxes may be combined on property tax bills.

Applicable with respect to taxes and assessments levied for 1972-1973 fiscal year and years thereafter; but inoperative in the event that AB 1215 is enacted into law and repeals and adds Sec. 2611.5, R. & T.C.

Ch 1578 (SB 51) BEILENSEN Amends, adds, repeals, various secs., B. & P.C. and Veh.C., re automotive repair dealers.

Creates within the Department of Consumer Affairs a Bureau of Automotive Repair and an advisory board within the bureau. Vests in the bureau the duty of registering automotive repair dealers. Defines "automotive repair dealer."

Makes it unlawful after June 30, 1972, to be an automotive repair dealer without being registered.

Exempts from registration an employee of an automotive repair dealer if the employee repairs motor vehicles only as an employee, and any person who only repairs motor vehicles of a single commercial, industrial, or governmental establishment, or two or more establishments related by common ownership or corporate affiliation.

Any business which maintains more than one automobile facility is permitted to file a single application for registration annually.

Creates Automotive Repair Fund for the purpose of carrying out the provisions of the chapter.

Transfers from Department of California Highway Patrol to the Bureau of Automotive Repair the licensing and regulation of lamp and brake adjusting stations, vehicle pollution control device installation and inspection stations. Makes related changes.

Incorporates [in new Sec. 9889.18, B. & P.C.,] * changes to Sec. 12303, Veh.C. made by AB 936 Makes related changes.

Ch. 1579 (SB 1040) COLLIER Adds Ch. 5.6 (commencing with Section 8390), Div. 1, Title 2, Gov.C., re Design and Marketing Council.

Creates California Council of Product Design and Marketing in the Department of Commerce, to encourage and promote California business. Grants council specified powers and duties.

Ch. 1580 (AB 2324) McALISTER Amends Secs. 2922, 2924, Lab.C., re discharge because of garnishment.

Prohibits employer from discharging employee on account of garnishment of wages for any one indebtedness. Includes garnishments after final judgment as well as before.

Makes state law prohibiting such discharge and providing for continuation of wages for maximum of 30 days following such discharge inapplicable where criminal prosecution under federal law has been commenced against employer for reason of such discharge.

Ch. 1581 (SB 819) DEUKMEJIAN Amends, adds, repeals various secs., Pen.C., W. & I.C., re intoxication: disorderly conduct.

Establishes procedures for civil protective custody in evaluation and detoxification facilities designated pursuant to Lanterman-Petris-Short Act, for persons violating provisions making person under influence of intoxicating liquor guilty of disorderly conduct. Exempts persons placed in civil protective custody from any criminal prosecution or juvenile court proceeding based on facts giving ~~rise~~ [rise] * to such placement. Repeals provisions regulating probation of persons convicted of violating provisions relating to such disorderly conduct.

Permits voluntary application for admission to such facilities.

Revises provisions relating to financing of facilities for 72-hour treatment and evaluation of inebriates Provides that Lanterman-Petris-Short Act services for chronic alcoholics shall be subject to Short-Doyle financing and shall not be included as priority funding, but may be considered new and expanded services for the purpose of funding. Requires that each county Short-Doyle plan shall designate a specific facility for treatment of alcoholism and inebriates, and specify a maximum number of patients.

Sets forth procedures governing records of placement in such facilities, to be kept by Bureau of Criminal Identification and Investigation.

Ch. 1582 (SB 889) DYMALLY Amends Sec. 554, Ed.C., re education programs.

Authorizes governing board of the State Nautical School, governing boards of school districts, and county superintendents of schools to perform all acts necessary to receive the benefits and expend the funds provided by the "Emergency Employment Act of 1971" (P.L. 92-54).

Authorizes county superintendents of schools to perform all acts necessary to receive benefits and expend funds provided by specified federal programs.

Makes additional changes contingent upon enactment of AB 705.

To take effect immediately, urgency statute.

Ch. 1583 (SB 1006) HOLMDAHL Adds Secs. 255.3, 273, R. & T.C., re property taxation.

Provides procedure for board of supervisors to grant 80 percent of homeowners' property tax exemption to person otherwise eligible except he failed to timely file required affidavit, if such affidavit is filed on or before June 15th of the appropriate year.

Requires assessors to mail claim forms to persons who have had homeowners' exemption in prior year or who purchase eligible dwelling after prior lien date and before January 1 of succeeding year.

To take effect immediately, urgency statute.

Ch. 1584 (SB 1170) WALSH Adds Secs. 25314 and 25315, Ed C.; amends Sec 4104, and adds Ch. 3 (commencing with Sec. 4200), Div. 5, Title 1, and Secs. 14354, 14355, Gov C., re contractors: bids.

Requires prime contractor on public work or improvement contracts to list subcontractors licensed by state who, under subcontract to prime contractor, specially fabricate and install a portion of the work or improvement, in an amount in excess of one-half of 1 percent of prime contractor's total bid, to plans and specifications, in addition to subcontractors currently required to be listed.

Provides for action by general contractor on public contract to be brought against public entity, in case of mistaken bid, to recover any amount of money forfeited, without interest or costs. Defines "public entity" and "bid."

Provides for security bond to be filed with complaint, to be fixed by the court but not less than \$500, to reimburse public entity for all costs incurred in the suit, including a reasonable attorney's fee to be fixed by the court.

Provides that complaint be filed, and summons served on the director of department, or chief of division or other head of the public entity under which the work is to be performed or an appearance made, within 90 days after opening of the bid.

Specifies, in addition to consent to release granted by awarding authority, alternative conditions under which relief may be granted for mistaken bid.

Excepts contracts let under state contract act or state college contract act from foregoing provisions.

Prohibits mistaken bidder, or bidder who forfeits his bid security from participating in further bids on project on which the mistake was claimed or security was forfeited. Specifies procedure for determining new low bidder in such cases. Makes related changes.

Ch. 1585 (SB 1178) HOLMDAHL Amends Sec. 987.16, M. & V.C., re veterans: property acquisition.

Authorizes, subject to prescribed limitations, subsequent Cal-Vet farm or home acquisition when the veteran is forced to sell because of inability to pay property taxes resulting from increased assessments.

Incorporates additional changes to Sec. 987.16, M. & V.C., proposed by SB 154 to be operative only upon enactment of SB 154.

Ch. 1586 (SB 1327) DEUKMEJIAN Adds Sec. 751.3, C.C.P., re oil and gas leases.

Establishes procedure by which action may be brought to terminate all or part of right of entry or occupation from certain land encumbered by mining rights lease, including community lease, for oil, gas, or other hydrocarbon production, which provides for right of entry or occupation. Specifies conditions to granting of relief, types of relief that may be granted, and exceptions to such provisions.

Ch. 1587 (SB 1397) WAY Amends Secs. 270 and 270h, Pen.C., re family support.

Deletes language creating presumption relative to nonsupporting father being out of state.

Provides if a court of competent jurisdiction has made a final adjudication in either a civil or a criminal action that a person is the father of a minor child and the person has notice of such adjudication and he then willfully omits, without lawful excuse, to furnish necessary clothing, food, shelter, medical attendance or other remedial care for his child, this conduct is punishable by specified penalties.

Authorizes court in order granting probation which includes a support order upon conviction of criminal nonsupport to require the assignment of wages as a condition of probation.

Ch. 1588 (AB 209) ROBERTI Adds Sec. 18685.4, R. & T.C., re personal income tax prepayment.

Provides for amended declaration of estimated tax in cases of unanticipated income increases and removal of interest if increase on amended declaration is paid.

To take effect immediately, urgency statute.

Ch. 1589 (AB 273) RYAN Amends Sec. 13059, Ed.C., re school district business manager.

Deletes provision allowing governing board to designate the position of business manager as one requiring certification requirements when a substantial portion of the duties to be performed are directly related to the instructional and educational program of the district.

Provides that person employed for the position of business manager or a reasonably related position on or after effective date of 1971 amendment to section shall not be required to be credentialed and that no title assignment or other device may be used to require certification qualifications for such position.

Authorizes governing board of any school district with less than 3,000 a.d.a. in prior fiscal year to require person employed in a position of business manager to be credentialed.

Makes related changes.

Ch. 1590 (AB 304) BRATHWAITE Amends Sec. 5234, adds Sec. 5234.1, S & H.C., re Improvement Act of 1911.

Permits change under Improvement Act of 1911 to exceed 20 percent of total estimated cost when ordered by the local legislative body. Also provides that such portion of the added cost which exceeds the 20-percent limitation shall be paid by the public entity.

Ch. 1591 (AB 587) KNOX Amends and repeals various secs., Pen.C., re corporations: crimes

Eliminates special procedures for investigating and charging crimes with respect to corporations.

Makes technical, procedural changes in connection with criminal actions brought against corporations.

Ch. 1592 (AB 660) DUNLAP Amends Sec. 3200, adds and repeals Sec 3005.7 and Ch. 10.5 (commencing with Sec. 4850), Pt. 3, Div. 4, F. & G.C., re mountain lions.

Specifies, with exception, that it is unlawful to capture any mountain lion or to possess or confine any live mountain lion taken from the wild. Authorizes Fish and Game Commission to promulgate regulations permitting temporary confinement of mountain lions for treating injury or disease. Specifies that such provisions are to be in effect only until the 61st day after the final adjournment of the 1975 Regular Session of the Legislature.

Provides, that, for purposes of provisions relating to domesticated game breeding, domesticated mountain lions are included within term "domesticated game mammals."

Specifies that mountain lion may not be taken, injured, possessed, transported, imported, or sold with certain exceptions. Specifies penalties.

Revises provisions relating to depredating mountain lions and authorizes person to report mountain lion damage on or before next day offices of Department of Fish and Game are open and requires department to investigate depredation complaint within 48 hours. Requires department to issue 10-day permit to party reporting depredation to take depredating mountain lion within 10-mile radius of reported damage. Prohibits taking depredating mountain lions except by person eligible for hunting license. Requires person issued such permit to report, as prescribed, the taking of any mountain lion to the department and to deliver the head

and hide of such mountain lion to the representative of the department within prescribed period of time.

Provides provisions in act relating to taking of mountain lions and depredating mountain lions are to be operative only until the 61st day after the final adjournment of the 1975 Regular Session of the Legislature, and as of that date is repealed.

Requires department to conduct continuous study and prepare plan for management of mountain lions, to be concluded on or before 5th calendar day of 1975 Regular Session. Specifies department shall annually report progress and results of study on or before 5th calendar day of regular sessions of the legislature.

Ch. 1593 (AB 698) SCHABARUM Amends, adds, repeals, various secs., various codes, re executive reorganization.

Makes statutory changes necessary to conform statutes to Reorganization Plan No. 1 of 1970, without substantive changes.

Operative July 1, 1972, pursuant to the provisions of Chapter 1434 of the Statutes of 1970, or at such later date as may be provided by statute enacted at the 1971 Regular Session.

Ch. 1594 (AB 804) LEROY F. GREENE Amends Sec. 8550, H. & S.C., Sec. 6202, P.R.C., re maps or plats.

Revises process by which maps or plats of cemeteries are to be drawn, printed, or reproduced.

Requires county recorder to file, rather than record, surveys and subdivisions, made by the State Lands Commission, of lands belonging to the state to be sold, leased, or to have the boundary established.

Directs manner in which such maps of state lands are to be drawn, printed, or reproduced.

Ch. 1595 (AB 826) VASCONCELLOS Adds Sec. 3344, Civ.C., re invasion of privacy.

Provides for action for damages, as specified, for intentional use of another's name, photograph, as defined, or likeness for commercial purposes without prior permission.

Ch. 1596 (AB 1088) FENTON Amends Secs. 976.5, 977, 978, and 982, 1280 and 1281, U.I.C., re unemployment insurance: state employees.

Revises employer contribution rate for purposes of unemployment compensation insurance law.

Specifies that employers shall pay specified increased contribution rate into Unemployment Fund whenever balance in such fund on any December 31st is less than 4.75, rather than 5, percent of wages paid in employment for preceding calendar year. Revises computation schedule of contributions for such purposes.

Specifies no employer shall be eligible for a contribution rate of more or less, rather than less, than 2.7 percent for any rating period unless his reserve account has been subject to benefit charges for specified period.

Specifies changes made by act shall be operative commencing with rating period of 1972 calendar year.

Makes related changes.

Increases from \$65 to \$75 the maximum weekly employment compensation benefits and prescribes high-quarter base period earnings requirements to qualify for such increased benefit amounts. Increases from \$180 to \$187.50 the minimum high-quarter base period earnings for eligibility for such benefits.

Increases from \$720 to \$750 the minimum base period earnings to qualify for such benefits.

Incorporates additional changes to Sec. 976.5, U.I.C., made by AB 1355, to be operative only if this bill and AB 1355 are both chaptered, and this bill is chaptered after AB 1355

Incorporates additional changes to Sec. 976.5, U.I.C., made by AB 1503, to be operative only if this bill and AB 1503 are both chaptered, and this bill is chaptered after AB 1503.

Incorporates additional changes to Sec. 976.5, U.I.C., made by both AB 1355 and AB 1503, to be operative only if this bill, AB 1355, and AB 1503 are all chaptered, and this bill is chaptered last.

Ch. 1597 (AB 1154) LANTERMAN Amends various secs., Ed.C., re fellowships for graduate study.

Deletes from provisions providing for fellowships for graduate study all references to university and college teachers with respect to the purposes of such provisions and to the qualifications for such fellowship awards. Specifies that awards shall be granted to students with academic ability and financial need. Makes related changes.

Appropriates \$20,000 to State Scholarship and Loan Commission for purposes of graduate fellowship program, as herein revised, such appropriation contingent upon there being an appropriation for the graduate fellowship program in the 1972-1973 state budget as proposed to the Legislature.

Ch. 1598 (AB 1191) BRATHWAITE Amends, adds, repeals various secs., Lab.C., re workmen's compensation.

Authorizes, in lieu of civil suit, employee whose employer has failed to secure payment of compensation to file application with Workmen's Compensation Appeals Board for compensation. Provides that hearing procedure for claimant's application shall be the same as for other claims and requires employer to pay award, or file bond in amount of award, made by appeals board.

Creates Uninsured Employers Fund in the State Treasury, from which the claimant's award shall be paid when employer fails to do so. Creates a liquidated claim for damages against employer when award is paid from the fund. Authorizes Director of Industrial Relations to bring a civil action therefor and establishes special procedure for such actions. Permits (1) refunds to be paid from the Uninsured Employers Fund for amounts remitted erroneously to the fund or (2) director to authorize offsetting subsequent remittances to the fund.

Requires Administrative Director of the Division of Industrial Accidents, in cases where the appeals board determines a claim has been filed with it against an uninsured employer, to file a certificate with recorder in each county where employer has property and gives such certificate the effect of a judgment lien. Requires copy of certificate to be served upon the employer by appeals board.

Requires appeals board to notify Director of Industrial Relations and employer when claim is filed if employer has not secured payment of compensation; requires that such employer shall pay to the Uninsured Employers Fund a penalty measured by the premium applicable to his preceding 12-month payroll had such employer been insured. Requires that a portion of such penalty in an amount equal to not more than 6 months' premiums be credited against any award paid by the employer.

Establishes procedure for making assessment of penalty. Authorizes Director of Industrial Relations to file with county clerk of any county in which the employer has property a certified copy of the assessment and requires clerk to enter assessment as a judgment for the state against the employer.

Requires administrative director to file certificate of amount of penalty due with county recorder of any county where the employer has property in any case in which appeals board determines, on motion of administrative director, that employer has failed to secure payment of compensation, and makes such certificate a lien upon such employer's real and personal property located within such county.

Appropriates \$50,000 from the Department of Employment Contingent Fund to Uninsured Employers Fund, which fund is declared to be continuously appropriated for above purposes.

Provides that appropriation from Department of Employment Contingent Fund shall not act to reduce amount of unencumbered balance of such fund that would be transferred to General Fund pursuant to specified provisions of the Budget Act of 1971.

Provides that Department of Employment Contingent Fund shall be reimbursed from revenue paid into Uninsured Employers Fund.

Ch. 1599 (AB 1199) WILSON Amends Secs. 263.1, 263.7, S. & H.C., re state scenic highway system.

Includes in the state scenic highway system Routes 52 and 109 in their entirety, and Route 163 from Ash Street in San Diego to Route 8.

Ch 1600 (AB 1483) CORY Adds Ch. 101 (commencing with Sec. 6961), Div. 6, Ed.C., re special educational services.

Authorizes selected school districts, with approval of Superintendent of Public Instruction, to contract with private contractor to provide experimental special programs in fields of reading and mathematics for primary and elementary level pupils. Specifies terms and conditions of such contracts, including performance standards for pupils enrolled and penalty provisions with respect to attainment of such standards. Provides for report and evaluation of each special program, as prescribed, including an annual comprehensive report to Legislature, Governor, and State Board

of Education by Superintendent of Public Instruction. Authorizes funding for such programs by allocation of funds received or allocable to state under Elementary and Secondary Education Act of 1965, authorizes school districts to include such programs in their budgets, authorizes use of Miller-Unruh Basic Reading Act funds, reappropriates such funds for such purpose, and authorizes partial support for such programs in state budget for fiscal year 1971-1972.

Operative until June 30, 1975.

Ch. 1601 (AB 1556) McALISTER Amends Sec. 6254.7, Gov.C., re public records.

Provides that specified records of air pollution districts or any other state or local agency or district relating to air or other pollution are public records

Ch 1602 (AB 1587) SCHABARUM Amends Secs. 189, 190, 190.01, S. & H.C., re grade separations.

Requires the Public Utilities Commission to provide a list to the Department of Public Works of proposed, as well as existing, crossings at grade and existing grade separations most urgently in need of separation or alteration.

Authorizes allocations to eliminate proposed crossings at grade to be made from the \$5,000,000 allocated annually by the department for grade separation projects.

Permits funds allocated for grade separation projects to be expended on projects effecting elimination of grade crossing by removal or relocation of streets or railroad tracks.

Limits allocation to such a project to the amount estimated to be necessary for the construction of grade separation facilities on the existing alignment of the street and railroad tracks.

Limits the length of railroad tracks which may be removed or relocated in such a project to 6,000 feet.

Makes additional changes in Sec. 190, S. & H.C., proposed by SB 141, to be operative only if SB 141 and this bill are both chaptered, and this bill is chaptered after SB 141.

Ch. 1603 (AB 1686) BRIGGS Adds Sec. 6515, Gov.C., re joint exercise of powers.

Authorizes any agency, commission or board provided for by joint powers agreement between an irrigation district and a city to issue revenue bonds pursuant to specified provisions to pay cost and expenses of acquiring, constructing, improving and financing a project for specified purposes. Provides that such authorization shall be of no further force and effect after December 31, 1973, unless specified litigation prevents accomplishment of purpose of section, in which case such authorization shall continue in effect until final determination of such litigation and for one year thereafter.

Ch. 1604 (AB 1754) SIEROTY Amends Sec. 441, R. & T.C., re property statements

Changes date for filing property statements in certain cases from the last Monday to the last Friday in May of each year, with specified exceptions with respect to 1972-1973 and 1973-1974 assessment years, commencing in 1972.

Ch. 1605 (AB 1802) BURTON Amends Secs. 1170 and 1210, H. & N.C., re bar pilots.

Revises rate of bar pilotage required to be paid by vessels inward or outward bound through the Golden Gate and into or out of the Bays of San Francisco, San Pablo, and Suisun.

Revises factors which the Pilotage Rate Committee for San Francisco, San Pablo, and Suisun Bays is required to consider in preparing its recommendations to the Legislature with respect to pilotage rates.

To take effect immediately, urgency statute.

Ch 1606 (AB 2112) BADHAM Amends Sec. 4506, B. & P.C., re psychiatric technician.

Requires that specified evidence, which under existing law would, when submitted to the Board of Vocational Nurse and Psychiatric Technician Examiners, permit a person to be licensed as a psychiatric technician without examination, be submitted to the board prior to January 1, 1972.

Revises provision permitting certain described persons employed by the State of California as psychiatric technicians to be licensed as psychiatric technicians with-

out examination by permitting persons employed by the state as psychiatric technicians in the five years prior to January 1, 1970, who entered the armed services of the United States on military leave during such period, to be granted a psychiatric technician's license without an examination under specified terms and conditions.

Ch. 1607 (SB 594) SONG Amends Secs. 96, 2922, 2924, adds Sec. 2929, Lab.C., re employment.

Prohibits an employer from discharging any employee because garnishment of his wages have been threatened or because his wages have been subjected to garnishment for one judgment rather than prohibiting such discharge for one garnishment of wages prior to a final order or judgment of a court. States any employment contract which provides an employee with less protection against discharge in this regard is against public policy and void.

Makes related changes.

Ch. 1608 (AB 2579) WAXMAN Amends Secs. 3905, 3922, 3940, adds Sec. 3918, B. & P.C., re nursing home administrators.

Provides that for a provisional license to be issued to any individual applying therefor, he must have served as a nursing home administrator during all of the calendar year immediately preceding the calendar year in which the requirements in Section 1902(a) (29) of Title XIX of the federal Social Security Act are first met by state.

Provides that members of the State Board of Examiners of Nursing Home Administrators shall receive a per diem and expenses, and provides for payment of additional specified per diem to members of board on effective date of statute for first 20 days spent on official duty at any time on and after effective date of statute.

Revises fee schedule for application, initial fee, and renewal fee for nursing home administrator's license or provisional license.

Makes it a misdemeanor on or after July 1, 1972, rather than 90 days after board adopts certain resolution, to act as nursing home administrator without license.

To take effect immediately, urgency statute.

Ch. 1609 (AB 2649) LANTERMAN Adds, repeals, various secs., W. & I.C., re Short-Doyle Act.

Revises county planning requirements and financing provisions under Short-Doyle Act.

Ch. 1610 (AB 2821) MADDY Amends Secs. 641 and 643, Prob.C., re setting apart estates.

Provides that petition to set apart estate under \$5,000 may be presented, without filing petition for probate of will or letters of administration, by person named in will as executor, surviving spouse, or guardian of minor child or children of decedent. Provides that there shall be no notice of any type in such cases other than mailed notice of hearing on such petition to each heir not less than 10 days prior to hearing and notice for period and in manner prescribed by specified provisions.

Ch. 1611 (AB 2922) CHACON Amends Secs. 1182, 1183, Civ.C., adds Sec. 8308, Gov.C., repeals Ch. 4 (commencing with Sec. 8300), Div. 1, Title 2, Gov.C., re commissioners of deeds.

Provides that commissioners of deeds shall not be appointed or reappointed after effective date of act. Provides that commissioners of deeds shall hold office for a term of four years from the date of their commissions.

Repeals provisions relating to commissioners of deeds, operative upon effective date of statutes generally enacted at the 1975 Regular Session of the Legislature.

Ch. 1612 (AB 511) CULLEN Amends Secs. 12016, 12080, 12080.2, 12080.5, Gov.C., re executive reorganization.

Provides reorganization plan of the Governor shall become effective unless a prescribed resolution is passed by either house, instead of finding a plan is in need of further study and assigning such plan to committee for study. Removes provision that both houses must vote on the issue. Provides Governor shall alter budget requests to reflect proposed change in reorganization.

Ch. 1613 (AB 183) THOMAS Amends Sec. 107.4, R. & T.C., re possessory interests.

Defines for purposes of exemptions from property taxation a "nonexclusive right" to use specified harbor facilities owned by various entities of local government.

Ch. 1614 (AB 28) RYAN Adds Art. 11 (commencing with Sec. 6640), Ch. 6, Div. 3, B. & P.C., re barbers.

Authorizes issuance of special certificate in barbering to mentally retarded but educable person under designated circumstances. Delineates scope of authorization to practice barbering pursuant to such certificate.

Ch. 1615 (SB 95) DEUKMEJIAN Amends Sec. 69586, Gov.C., re superior courts.

Changes the number of superior court judges in Los Angeles County from 149 to 161.

Ch. 1616 (SB 973) HARMER Amends Sec. 1029, Gov.C., re parole officers.

Makes exception to existing provisions which exclude persons convicted of felonies from becoming peace officers by providing that a person who has previously been convicted of a felony, other than a felony punishable by death, may be employed as a parole officer by the Department of Corrections or by the Department of the Youth Authority, if he has been granted a full and unconditional pardon.

Provides that Department of Corrections or the Department of the Youth Authority may refuse to employ ex-felon as a parole officer regardless of such person's qualifications.

Ch. 1617 (AB 207) BADHAM Amends, adds various secs., Gov.C., re Public Employees' Retirement System.

Provides various increases in survivor allowances, for survivors of certain members of the Public Employees' Retirement System.

Increases applicable only to survivor allowances payable for time commencing on the operative date of the act.

Increases an employer's contributions to the retirement fund by specified amounts with respect to miscellaneous members, state patrol members, forestry members, warden members, and law enforcement members.

Operative on the first of the month following the month in which statutes enacted at 1971 Regular Session are effective.

Ch. 1618 (AB 474) MILLER Adds Sec. 28959, P.U.C., re Bay Area Transit District.

Requires commercial outdoor advertising signs located on property of the San Francisco Bay Area Rapid Transit District to be in conformance with the zoning regulations and ordinances of the city or county in which the signs are located.

Ch. 1619 (AB 1626) BEE New act, re community colleges: handicapped students.

Provides for allocation by Superintendent of Public Instruction, from money appropriated to the State School Fund for such purpose, to community colleges for excess cost of specified purposes re education of handicapped adult students demonstrating financial need therefor.

Ch. 1620 (AB 123) BARNES Amends, adds, and repeals various secs., Ed.C., re state universities.

Changes name of "state colleges" to "state university and colleges."

Directs Trustees of California State University and Colleges and Coordinating Council for Higher Education to jointly develop criteria for including "state university" in name of any state college. Requires approval of board of trustees, after review of such action by council, to include "state university" in name of state college.

Makes specific provision re name of California Polytechnic State, San Luis Obispo, and California State Polytechnic, at or near the Cities of San Dimas and Pomona.

Ch. 1621 (SB 385) HARMER Adds Sec. 25955.5, H. & S.C., re therapeutic abortion reporting.

Requires State Department of Public Health to keep specific records pertaining to therapeutic abortions and to report findings to Legislature every other year. Provides reporting system shall not require, permit, or include identification of persons undergoing abortion by name or other means. Requires department to seek federal funds for such purposes.

Ch. 1622 (SB 424) ZENOVICH Amends and adds various secs., Ed.C. and U.I.C., re unemployment compensation.

Makes classified employees of school districts eligible for specified unemployment insurance benefits, exclusive of unemployment compensation disability benefits.

Specifies alternative methods of financing such coverage, and authorizes state to make contributions.

Authorizes moneys collected from school district taxes levied for purposes of providing funds for payment of premiums, dues, or other charges to district for health and welfare benefit plans for district officers and employees to be expended to pay district's unemployment compensation tax contributions, or other payments into Unemployment Fund authorized in lieu of contributions

To become operative with respect to service performed after December 31, 1971.

Amends Sections 802 and 803 [U.I.C.,] * as proposed by Assembly Bill No. 1503 of the 1971 Regular Session.

Ch. 1623 (SB 1210) MARKS Amends Sec. 1584.5, Civ.C., as added by Ch. 400, Stats. 1969, and repeals Sec. 1584.5, Civ.C., as added by Ch. 265, Stats. 1969, re transfer of property.

Specifically includes within provisions prohibiting unsolicited offers to sell goods, wares, or merchandise, where offer includes sending such articles not ordered or requested, and providing that any such articles so sent shall for all purposes be deemed a gift, any merchandise selected by company and offered to consumer which will be mailed to consumer for sale or on approval unless consumer exercises option to reject such offer of sale or receipt on approval. Provides, that merchandise selected by seller and offered for sale on periodic basis must be affirmatively ordered by statement or card signed by consumer as to each periodic offer of merchandise. Deletes provision permitting exemplary damages in action brought to enjoin billing by sender of unsolicited merchandise.

Excludes specified contractual plans or arrangements under specified conditions.

To become operative July 1, 1972.

Ch. 1624 (SB 1308) COLLIER Amends Secs. 220, 22702, adds Secs. 1662, 9250.7, 22710, Veh.C., re abandoned vehicles.

Expands "automobile dismantler" to include prescribed additional persons, with specified exceptions, who keep or maintain on their property, or property under their control, 2 or more unregistered vehicles no longer intended for, or in condition for, legal use on the highways.

Provides, with respect to such dismantlers, that Department of Motor Vehicles shall have no duty to investigate alleged violations of provisions of Vehicle Code re automobile dismantlers, except under specified conditions.

Imposes service fee of \$1 upon registration or renewal of registration of every vehicle during the 1973 calendar year which is subject to registration.

Creates Abandoned Vehicle Trust Fund into which fund such service fee is to be deposited to the Department of Motor Vehicles. Appropriates all money in fund for expenditure by the Department of Public Works to carry out specified provisions.

Directs Department of Public Works to conduct a survey on number of abandoned vehicles located on streets and highways, or can be seen therefrom.

Permits employees of Department of Public Works to remove abandoned vehicles from public or private property after vehicles are determined to be abandoned by specified persons.

Authorizes Department of Public Works to perform specified acts.

Specifies procedure in allocating money from the fund.

Declares legislative intent.

Makes additional changes in Sec. 220, Veh.C., proposed by AB 831, to be operative only if AB 831 and this bill are both chaptered, and this bill is chaptered after AB 831.

Makes additional changes in Sec. 22702, Veh.C., proposed by SB 148, to be operative only if SB 148 and this bill are both chaptered, and this bill is chaptered after SB 148.

Ch. 1625 (SB 1520) GRUNSKY Amends Sec. 68541, Gov.C., re judges.

Requires that, when on assignment to a justice court in another county by Chairman of the Judicial Council, a justice court judge shall be paid directly by county to which he is assigned additional compensation as specified. Requires specified reimbursement of county in which such judge was selected as justice court judge.

Ch. 1626 (AB 344) BRATHWAITE Amends chapter heading, amends and adds various secs, W. & I.C., re boarding homes.

Extends licensing provisions on institutions and boarding homes for aged persons to persons aged 16 and above and excludes any school dormitory or similar facility or any house or institution supplying only board or room or both, provided that no resident requires any element of care as determined by the Department of Social Welfare. Also excludes from licensing provisions any institution which the department finds is regulated by other provisions of law which provide adequate standards. Requires the department prior to addition, amendment or repeal of any rules and regulations under the pertinent chapter, to confer with concerned licensees, residents of licensed facilities, representatives of licensees and of residents of licensed facilities, and community service organizations.

Makes Sec. 5115, W. & I.C., relating to residential use for purposes of zoning of homes for care of six or fewer mentally disordered or otherwise handicapped persons, applicable to the above facilities.

Authorizes director to grant a variance from bonding requirements for such licensee under the conditions specified. Requires each applicant for a permit or license, or its renewal, to pay a specified annual fee.

Requires yearly lung X-ray of each person who operates and lives in, or who is employed in, such licensed facility.

Ch. 1627 (AB 581) RUSSELL Adds art. heading preceding Sec. 29600, adds Art. 2 (commencing with Section 29631), Ch. 3, Div. 3, Title 3, Gov.C., re crimes of violence.

Permits indemnification by legislative bodies of counties and cities of innocent needy residents of California whose property is injured or destroyed, or has been injured or destroyed subsequent to a date set by the legislative body, as a result of specified acts. Provides that county or city is subrogated to rights of claimant and may intervene in an action brought by the claimant.

Provides that court, upon conviction of any person of a crime of violence resulting in property damage for which the legislative body of a county or city has established a program for reimbursement under this article, may, in addition to any other penalty, order the defendant to pay a fine sufficient to pay for the replacement or repair of such property, but not more than its fair market value, a portion of such fine to be used by the county or city to pay claims filed under this article.

Provides for procedures necessary to carry out provisions of article.

Ch. 1628 (AB 643) BRATHWAITE Amends Secs 10121 and 11512.1, adds Sec. 10119, Ins.C., and adds Sec. 12532.8, Gov.C. re insurance.

Prohibits, with regard to any policy of family disability insurance issued or amended, or family hospital service contract, health care service plan, or self-insured employees' welfare benefit plan entered into or amended, on or after operative date of act, inclusion in such policy or contract of any disclaimer, waiver, or other limitation denying accident or sickness coverage of newborn infant of insured from and after moment of birth. Requires each such policy or contract to contain provision granting immediate coverage, from and after moment of birth, to each newborn infant of covered.

Prohibits any family hospital service contract which contains coverage for both an employee and dependents of the employee and provides for an extension of coverage following termination of employment of the employee and which is entered into or renewed on or after operative date of act, from failing to provide for extension of coverage to dependents upon same terms and conditions precedent as applied to covered employee for same period of time, subject to payment of premiums, if any, as required by terms of policy, and subject to any applicable collective bargaining agreement. Specifies that all such contracts entered into or renewed after operative date of act shall be construed to be in compliance with such prohibition, and that any conflicting provision shall have no force or effect.

To be operative July 1, 1972

Ch. 1629 (AB 870) BARNES Adds Secs. 16431 and 53609, Gov.C., re deferred compensation: local agencies.

Permits funds held by state and local agencies as deferred compensation to be invested in specified manner.

Ch. 1630 (AB 883) MONAGAN Amends Sec. 19568, W. & I.C., re blind employees' health benefits.

Requires the California Industries for the Blind to contribute the same amount per month for health insurance for non-civil-service employees, as is contributed for civil service employees of such industries, rather than contributing \$10 per month for such insurance.

Ch. 1631 (AB 1316) TOWNSEND Amends Sec. 1001, P.U.C., re public utilities.

Terminates jurisdiction of Public Utilities Commission conferred by Chapter 1109 of the Statutes of 1970 relating to sewer system corporations until July 1, 1972.

Requires sewer system corporations to obtain certificate of public convenience and necessity before commencing construction of a line, plant, system, or any extension thereof, and makes this provision operative July 1, 1972.

Incorporates additional changes to Sec. 1001, P.U.C., made by Ch. 68, Stats. 1971.

Authorizes Public Utilities Commission to expend any money required by Item 65 of Budget Act of 1971 to fund regulation of sewer utilities for any purpose authorized by such item.

To take effect immediately, urgency statute.

Ch. 1632 (AB 1378) ARNETT Amends Sec. 65302, Gov.C., re local planning.

Requires the general plans of counties and cities to include a seismic safety, noise, and scenic highway elements.

Ch. 1633 (AB 1679) MCCARTHY Amends, adds, repeals various secs., Gov.C., R. & T.C., re property taxation.

Defines governmental unit responsible for filing specified information relating to boundary changes required to be filed with the State Board of Equalization and local assessor and revises requirements as to what information must be filed.

Limits extension of time for filing homeowners' property tax exemption claim for persons whose veteran's exemption was denied, to persons who timely filed for veteran's exemption.

Revises formula for computing capitalization rate used in assessment of open-space lands.

Changes various statutes of limitations to four years.

Deletes provision relating to assessment appeals hearings requiring county assessment appeals board to accept assessor's value or maintain value previously set by the board, under specified circumstances.

Revises provisions relating to submitting property statements to assessors and to property tax functions of the State Board of Equalization.

Ch. 1634 (AB 1680) MCCARTHY Amends, adds, various secs. R. & T.C., U.I.C., re state taxes.

Makes various conforming and clarifying changes relating to sales tax permits, sales tax, use fuel tax, cigarette tax and alcoholic beverage tax notices of delinquency to creditors, and insurance tax prepayments.

Provides that various liens and interest may be released on a finding that the liability represented by the lien is legally unenforceable.

Declares intent of Legislature that if both this bill and SB 465 are enacted that certain liens released not be subject to filing fees; and declares intent of Legislature that specified state agencies cooperate with county recorders in adopting release forms which distinguish between those subject to fees and those not.

To become operative on January 1, 1972.

Ch. 1635 (AB 1720) MOORHEAD Adds Secs. 11535.2 and 11540.2, B. & P.C., re subdivision maps.

Excludes certain property devoted to public utility use, from requirement that subdivision map be submitted to governing body or advisory agency for approval as to area, lot design, and requirements under law relating to approval of subdivision maps.

Provides that regulations of municipalities and counties of land which is not a subdivision shall not be applied to certain leases of a portion of the property of specified public utilities.

Ch. 1636 (AB 1755) SIEROTY Amends Sec. 536, R. & T.C., re report to State Controller.

Requires county auditors, rather than county assessors, to report to the Controller on incorrectly allowed property tax exemptions for which the state has reimbursed local taxing agencies, commencing January 1, 1972.

Ch. 1637 (AB 1759) GONSALVES Amends Sec 2611.6, R. & T.C., re taxation.

Provides that, in any year where all assessments on local secured roll are raised or lowered, information on the property tax bill shall include information explanatory of such changes.

Ch. 1638 (AB 1815) HAYES Amends Secs. 353 and 385, C.C.P.; adds Secs. 709.1 and 721, Prob.C., re estate claims.

Authorizes and sets forth procedures for suits against defendants, in name of estate of decedent, to establish, without presentation or filing of claim against estate and to the limits of insurance protection only, liability of decedent for which decedent was protected by insurance. Specifies procedure is cumulative.

Allows suits for personal injury or wrongful death to be continued in name of decedent who dies after commencement of action without appointment of personal representative or successor in interest in specified cases in which defendant had liability insurance applicable to cause of action.

Modifies statute of limitations for actions against decedent's estate in specified cases.

Makes related changes.

Ch. 1639 (AB 1860) KNOX Amends Sec. 66632, Gov.C., re San Francisco Bay Conservation.

Makes it a misdemeanor for any person to place fill, extract materials, or make any substantial change in the use of any water, land, or structure within the area of jurisdiction of the San Francisco Bay Conservation and Development Commission without securing a permit from the commission.

Makes additional changes in Sec 66632, Gov.C, proposed by SB 1533, to be operative only if SB 1533 and this bill are both chaptered, and this bill is chaptered after SB 1533.

Ch. 1640 (AB 1905) WARREN Amends Secs. 395, 585.5, C.C.P., re civil actions venue.

Provides that in specified types of civil actions founded on obligations other than those subject to Unruh Act or Rees-Levering Motor Vehicle Sales and Finance Act, in county in which defendant in fact signed contract, county in which he resided at time contract was signed, or county in which defendant resides at commencement of action is the proper county for trial of such action. Requires application to enter default under specified provisions to include affidavit showing whether action is subject to specified venue provisions. Sets forth procedures for setting aside default or default judgment where full compliance with specified venue provisions has not been made.

Ch. 1641 (AB 1957) Z'BERG Amends Secs. 139175 and 13991, H. & S.C., re fire protection districts

Specifically authorizes specified fire protection districts to purchase necessary equipment on a contract, or to borrow money to make such purchases, under specified conditions

Authorizes fire protection districts to establish special fire protection zones which have been annexed to a city, for purpose of payment by taxpayers of the zone of costs of fire protection services rendered by Division of Forestry, pursuant to contracts with the city, for grass-, brush-, and forest-covered lands in the zone.

Ch. 1642 (AB 1981) SIEROTY Adds Ch. 2.5 (commencing with Sec. 5400), Div. 5, P.R.C.; repeals Sec. 103 7, S. & H.C., re public parks.

Prohibits acquisition by city, county and county, county, state agency, public district, or public utility of real property used as a public park for use for any nonpark purpose unless compensation or land, or both, determined as specified, is paid to operating entity to enable acquisition and development of substitute park land and facilities. Specifies that provisions do not apply to acquisition of real property or interest in real property for construction or maintenance of underground utility services or to public utility acquiring such real property for purpose of providing services to public park if underground services or facilities are not feasible or as a waterway if it is determined that such waterway would preserve or enhance the recreational or aesthetic values of the park. Requires operating entity to acquire

and develop such substitute park land and facilities or, if less than 10 percent, but not more than one acre, of existing park land and facilities are acquired, allows operating entity to improve such unacquired portion and use funds or land and funds received for this purpose.

Authorizes acquiring entity and the operating entity to enter into an agreement as to compliance with prescribed requirements in determining amount of compensation or land, or both. Requires public hearing before such an agreement is entered into, except where less than 10 percent of total area of state park is acquired. Provides for bringing of action for determination by superior court of whether such agreement complies with the specified requirements. Provides for submission of proposals for compensation or land, or both to superior court where the entities are unable to reach an agreement.

Permits operating entity to change location or character of substitute park land, as specified.

Provides that failure of public entity or utility to comply with above provisions does not affect validity of acquisition.

Specifies that nothing in the above provisions shall be construed to authorize the acquisition of public park property by purchase, exchange, condemnation, or otherwise.

Deletes provisions which provide compensation for park property condemned for state highway purposes to be based on fair market value, plus improvements, and which permit agreements where economically feasible for substitute facilities.

Ch. 1643 (AB 2060) HAYES Amends Sec. 2030, C.C.P., re interrogatories.

Authorizes service of interrogatories on any party instead of only on adverse party.

Ch. 1644 (AB 2131) CAMPBELL Amends and repeals various secs., amends heading of Art. 4 (commencing with Sec. 350), Ch. 2, Pt. 1, Div. 1, H. & S.C., re dental health program.

Deletes provisions relating to the Division of Dental Health in the State Department of Public Health. Requires department to maintain a dental program implementing specified plans and goals. Provides that specified provisions do not authorize department to compel dental examinations or services. Requires department to submit a report to the Legislature on the implementation of the dental program by the fifth calendar day of the 1973 Regular Session.

Ch. 1645 (AB 2172) CULLEN Amends Sec. 690.6, C.C.P., re exemptions for earnings.

Makes debtor exemption for earnings from levy of execution applicable to designated earnings "received" rather than to such earnings "due or owing." Makes clarifying changes.

Incorporates additional changes to Sec. 690.6, C.C.P., made by Ch. 578, Stats. 1971.

Incorporates additional changes to Sec. 690.6, C.C.P., proposed by AB 3057, to be operative only if AB 3057 and this bill are both chaptered, and this bill is chaptered after AB 3057.

Ch. 1646 (AB 2326) RUSSELL Amends Sec. 619, R. & T.C., re notice to property taxpayers.

Requires assessors providing notice by mail to property taxpayers of value increases to include an explanation of specified procedures.

Ch. 1647 (AB 2336) PRIOLO New act, re assistance for local parks.

Amends and supplements the Budget Act of 1971 to appropriate \$400,000 from State Beach, Park, Recreational and Historical Facilities Fund for a grant to City of Los Angeles for land acquisition for the Rustic Sullivan Regional Park.

To take effect immediately, urgency statute.

Ch. 1648 (AB 2416) MOORHEAD Amends Secs. 571 and 572, Prob.C., re personal representative's powers.

Establishes procedure under which personal representative of deceased partner, under specified circumstances, may continue the partnership business as a partner.

Ch. 1649 (AB 2453) HAYES Amends Sec. 2036, C.C.P., re discovery.

Directs party required to show "good cause" to obtain discovery under specified sections to show specific facts justifying discovery and that matter is relevant to

subject matter of action or reasonably calculated to lead to discovery of admissible evidence.

Ch. 1650 (AB 2653) LANTERMAN Amends Sec. 5764, W. & I.C., re mental health.

Revises powers and duties of Citizens Advisory Council on Mental Health

Ch. 1651 (AB 2717) QUIMBY Amends Sec. 7551, B. & P.C., adds Sec. 12403.5, Pen.C., re private investigators and adjusters

Authorizes under designated circumstances designated persons licensed pursuant to provisions relating to private investigators and adjusters and designated employees thereof to purchase, possess, or transport any tear gas weapon for defensive purposes. Makes use for other than defensive purposes grounds for suspension or revocation of license.

Ch. 1652 (AB 2871) FORAN Amends Sec 66502, Gov.C., re Metropolitan Transportation Commission.

Specifies that the Metropolitan Transportation Commission is a local area planning agency and not a part of the executive branch of the state government. States that amendments of Sec. 66502, Gov.C., do not constitute a change in, but is merely declaratory of, preexisting law.

Ch. 1653 (AB 2994) MILLER Amends Sec 2205, Civ.C., re luggage.

Increases maximum liability of certain common carriers from \$100 to \$500 for loss or damage of trunk, and from \$50 to \$250 for loss or damage of other luggage, as defined

Requires all baggage checked with carrier to be tagged with name and address of owner.

Ch. 1654 (SB 696) RODDA Amends and adds various secs., Ed.C., re certificated employees.

Makes separate particular provision governing and prescribing procedures for the employment, evaluation, and dismissal of certificated employees of community colleges, making distinctions between temporary, contract, and regular employees. Provides for administrative hearings in connection with discipline of contract and regular employees, and provides for numerous related matters.

Defines "employing authority," for purposes of specified provisions re evaluation and assessment of performance of certificated employees in districts maintaining any of grades kindergarten through 12.

Portions of act re community college certificated employees to become operative September 1, 1972.

Ch. 1655 (AB 1074) STULL Adds Div. 3.5 (commencing with Sec. 800), Title 1, Gov.C., re costs in administrative proceedings.

Prescribes that in civil actions appealing or reviewing the award, finding, or other determination of any administrative hearing, except actions resulting from actions of the State Board of Control, resulting from the arbitrary and capricious acts by a public entity or officer thereof in official capacity, the complainant may, in addition to any relief granted or other costs awarded, recover reasonable attorney fees, but not to exceed \$1,500, where he is obligated to pay such fees, from such public entity if he prevails.

States that provisions are ancillary only, and shall not be construed to create a new cause of action.

Provides refusal by a public entity or officer thereof to admit liability, pursuant to a contract of insurance, shall not be deemed arbitrary and capricious action for the purposes of this bill.

Ch. 1656 (AB 1203) SIEROTY Adds Sec. 21662.5, P.U.C., re heliports and helistops.

Prohibits construction of heliports, helipads, or helistops after effective date of bill within 1,000 feet of boundary of any public or private school maintaining any class of kindergarten through grade 12, without approval of Department of Aeronautics. Requires notice be given affected schools, and provides for public hearing when demanded. Specifies conditions which department must find to exist before granting approval, including effect on operations of school

Permits local governments to enact ordinances imposing equal or greater restrictions.

Ch. 1657 (AB 2004) BARNES Amends, adds various secs., Gov.C., re Public Employees' Retirement System.

Provides that term "policeman" for purposes of provisions relating to the Social Security Act also includes members of the California State Police Division and terminates their membership in the federal system. Increases employer contribution to the retirement fund with respect to such members by unspecified amount.

Not operative until the federal agency authorizes inclusion of warden members within definition of "policeman" for purposes of Social Security Act.

Ch. 1658 (AB 2512) MEADE Amends Sec. 1174, C.C.P., re unlawful detainer.

Permits, in proceeding in unlawful detainer or forcible entry, award of either damages and rent found due or punitive damages up to three times damages and rent found due, if malice is shown. States that trier of fact shall determine whether damages and rent, or punitive damages, shall be awarded.

Ch. 1659 (AB 2712) SIEROTY Amends Sec. 1300, Pen.C., re bail.

Provides, with respect to surrender of a defendant by bondsman or depositor to an officer that such bondsman or depositor make reasonable effort to give notice to defendant's last attorney of record of the surrender.

Requires officer receiving such defendant to bring him before the court within 48 hours. Requires court to advise defendant of his right to move for order permitting withdrawal of previous waiver of time and of specified authority of court to order return of premium or part of it paid by him.

Ch. 1660 (AB 2770) SIEROTY Adds Ch. 12.5 (commencing with Sec. 7361), Div. 6, Ed C., re family life education.

Declares intent of Legislature that teachers of family life education should have professional preparation in this subject area, and that the University of California and state colleges should have family life education programs as part of teacher education.

Directs Department of Education to cooperate with institutions and school districts to develop in-service family life education training programs.

Ch. 1661 (AB 2809) McALISTER Adds Ch. 16 (commencing with Sec. 22350), Div. 8, B. & P.C., and Secs. 413.40, 417.40, C.C.P., re process servers.

Provides for registration of process servers.

Operative July 1, 1972.

Ch. 1662 (AB 3030) MORETTI Adds Title 8 (commencing with Sec. 14050), Pt. 4, Pen C., re building security.

Requires the Department of Justice to develop building security standards for recommendation to the Legislature and to thereafter continually review such standards. Requires progress report by January 5, 1973, and final report by 5th legislative day of 1974 session. Requires department to seek advice of State Fire Marshal relating to fire and life safety standards and to consult with Office of Architecture and Construction regarding state building standards. States legislative purpose is to reduce burglary and unlawful entry of buildings for other purposes, such as placing of explosive devices, by giving greater attention to construction methods.

Requires chief law enforcement and fire official of each city and county to consult with the chief officer of their city or county charged with the enforcement of building codes for purposes of developing local security standards and regulations supplemental to those authorized by Legislature. Provides local standards can be stricter than state standards.

Makes appropriation for purposes of act.

Ch. 1663 (SB 12) COLLIER Amends Secs. 26 and 40, adds Sec. 41, Ch. 1243, Stats. 1971, re state highway funds.

Makes Ch. 1243, Stats. 1971, operative on April 1, 1972, or at a specified earlier time if the commencement of the withholding of state personal income taxes occurs before April 1, 1972.

Makes certain provisions of Ch. 1243, Stats. 1971, operative at specified time following the commencement of the withholding of state personal income taxes.

Ch. 1664 (SB 956) MARKS Adds Sec. 25533, Ed.C., re community colleges: leases.

Authorizes governing board of any school district maintaining a community college in the City and County of San Francisco to lease buildings and other facilities therein which meet requirements of so-called "Field Act." relating to examination of structural condition of such buildings and facilities, for a period of not to exceed 12 years and with an option to renew for a period of not to exceed 12 years.

Makes legislative findings.

Ch. 1665 (SB 1172) WALSH Adds Sec. 994, R. & T.C., re taxation of construction equipment.

Provides for the manner in which special construction equipment and special mobile equipment shall be subject to the property tax or the vehicle in-lieu tax.

Operative on the lien date in 1972.

Ch. 1666 (AB 597) BILL GREENE Adds Sec. 6060.5, B. & P.C., re practice of law.

Prohibits the Board of Governors of the State Bar from requiring that applicants for admission to practice law in California pass different final bar examinations depending upon the manner or school in which they acquire their legal education. Excepts from prohibition the examination given attorney applicants.

Ch. 1667 (AB 1504) Z'BERG Adds Div. 10 (commencing with Sec. 10000), P.R.C., re public resources.

Provides that no city or county or city and county shall approve tentative or final map of subdivision fronting on public waterway river or stream, as defined, unless it provides for a reasonable public access by fee or easement from public highway to a portion of such river, or stream, as prescribed, within the proposed subdivision and a dedication of public easement along a portion of the river or stream, as prescribed, within the proposed subdivision unless it is found that such reasonable public access is otherwise available within a reasonable distance from the subdivision.

Specifies that city or county or city and county in which proposed subdivision is to be located shall determine, with prescribed minimum standards, reasonable public access to, and reasonableness of public easement along, such river or stream.

Ch. 1668 (SB 74) GRUNSKY New act, re severely mentally retarded minors.

Requires Superintendent of Public Instruction to authorize specified pilot program for special education of severely mentally retarded minors between the ages of 3 and 5. Limits expenditures to between \$140,000 and \$160,000 in 1972-1973 fiscal year.

Ceases to be operative on June 30, 1973.

Ch. 1669 (SB 309) NEJEDLY New act, re mercury control.

Directs Secretary of Resources Agency to conduct study in consultation with specified state agencies on delineated aspects of use of mercury and mercury compounds and disposal of mercury-bearing waste. Requires secretary to report thereon to the Legislature on or before June 30, 1973.

Appropriates \$30,000 for such purposes, but specifies that federal funds shall be sought and used to the extent available in lieu of such appropriation.

Ch. 1670 (AB 2007) BARNES Adds Sec. 20393.1, Gov.C., re county employees' retirement.

Permits marshal of a municipal court who is a member of a retirement system established pursuant to the County Employees Retirement Law of 1937 to receive deferred retirement benefits in the Public Employees' Retirement System, at the prescribed mandatory retirement age under the county system.

To take effect immediately, urgency statute.

Ch. 1671 (AB 644) BAGLEY Adds Sec. 4700.2, Pen.C., re trial of state prisoners.

Specifies that whenever trial is had in which crime committed in furtherance of or in connection with violation of provisions prohibiting escape from custody of state prison officials is charged, or trial is had for conspiracy in case where one or more objectives of such conspiracy is an escape from custody of Department of Corrections, county or counties in which pretrial proceedings and trial are held shall prepare statement of specified costs, to be approved by presiding judge of superior court and sent to Director of Finance, who is required to cause amount of

proper costs to be paid to county from appropriate funds. Provides that director shall request any amount necessary to pay such costs for a deficiency appropriation in event available funds are insufficient.

Applicable to any trial based on indictment filed between November 1, 1970, and June 30, 1971.

Ch. 1672 (SB 593) COLLIER Amends Sec. 188.3, S. & H.C., re state highway landscaping.

Increases amount which may be spent annually for maintenance of state highway landscaping and functional planting from \$12,500,000 to \$17,000,000.

Ch. 1673 (SB 1326) DEUKMEJIAN Adds Ch. 3.5 (commencing with Sec. 3630), Div. 3, P.R.C., re oil and gas development.

Requires oil and gas production, in certain circumstances, to be conducted on tracts of land, as defined, under specified unit agreement approved by the State Oil and Gas Supervisor. Provides that the unit operator may fix a lien upon the interest in the unit production one indebted to the unit operator for operating expenses. Requires supervisor to adopt, and authorizes supervisor to amend, with approval of Director of Conservation, regulations governing matters relative to unit agreements and unit operations.

Ch. 1674 (AB 265) SUBCOMMITTEE ON AIR POLLUTION OF 1970

Amends, adds, repeals various secs., H. & S.C., re State Air Resources Board. Revises membership on State Air Resources Board to 5, rather than 14, members consisting of persons with demonstrated interest and ability in field of air pollution control having specified qualifications.

Terminates on July 1, 1972, the term of office of existing members of the board. Provides \$10,080 annual salary for board members, provided 60 hours per month are devoted to board work, with provisions for proportionate reduction if less time is devoted.

Requires board to hold regular meetings at least twice a month.

Gives board powers of a head of a department.

Deletes provisions authorizing board to appoint 12-member technical advisory committee. Specifically authorizes board to contract for technical advisory services and other services, to appoint advisory groups and committees, and to require information from local or regional authorities. Specifically authorizes board to delegate duties to executive officer. Authorizes board, executive office, or their designated representatives to make inspections and seek inspection warrants pursuant to specified title of Code of Civil Procedure.

Makes related changes.

To become operative July 1, 1972.

Ch. 1675 (AB 389) HAYES Amends Secs. 4702 and 4801, Civ.C., re support.

Authorizes modification or revocation of decree or judgment granting allowance to husband or wife upon proof of change in economic circumstances of either party, rather than when wife is living with another man and holding herself out as his wife, or when husband is living with another woman and holding himself out as her husband.

Authorizes court to order payments of child support to be made to designated officers, in instances where court has made order directing payment of child support to parent, rather than former spouse having custody.

Incorporates changes to Section 4801, Civ.C., made by AB 1816, the operation thereof contingent upon enactment of AB 1816.

Ch. 1676 (AB 1107) BILL GREENE Amends Sec. 3505, Gov.C., re public employees.

Revises definition of "meet and confer in good faith" for purposes public employee-employer relations provisions.

Ch. 1677 (AB 1143) BRATHWAITE Amends Sec. 13586, Ed.C., re schools: classified employees.

Permits governing board of school district to employ a person convicted of the use or possession of marijuana as a classified employee if it determines that evidence substantiates that he has been rehabilitated for at least five years.

Ch. 1678 (AB 1238) SIEROTY Adds Sec. 29006, Pen.C., re misdemeanors: sentence credits.

Requires allowance of specified credit against sentence or fine, or both, imposed in case where person convicted of misdemeanor has been in custody.

Ch. 1679 (AB 1814) HAYES Adds Sec. 998, repeals Secs. 997, 998, C.C.P., re offers in compromise.

Revises provisions of law relating to offers in compromise of pending actions.

Ch. 1680 (AB 1845) MILLER Adds Sec 1801.5, W. & I.C., re youths.

Allows jury trial in Superior Court on question of whether a youth ordered return to the Youth Authority following a court hearing is physically dangerous to the public. Three-fourths vote of the jury required for verdict.

Ch. 1681 (AB 2235) SIEROTY Adds Sec. 1243.1, C.C.P., adds Sec. 33398, H. & S.C., re eminent domain: inverse condemnation.

Declares that where public entity, as defined, having power of eminent domain takes specified action relating to acquisition of a particular parcel or parcels of property and does not thereafter, within six months, initiate condemnation action, owner may bring action in inverse condemnation. Additionally or in alternative, permits court to award damages for interference with owner's rights by public entity. Declares that nothing in act shall affect authority of public entity to institute condemnation action or to take immediate possession of parcel of property sought to be condemned or to rescind a resolution or ordinance which established the necessity to acquire a particular parcel of real property and abandon the condemnation action. Declares that act shall not apply to any resolution or ordinance adopting, amending, or approving the amendment of a redevelopment project or plan but that act does apply to a resolution adopted by a redevelopment agency declaring the public necessity for and authorizing the condemnation of, and expressly authorizing the filing of a condemnation action as to a particular parcel or parcels of real property.

Ch. 1682 (AB 2345) CULLEN Amends Sec. 442.10, H. & S.C., as added by Ch. 1242, Stats 1971; amends Sec. 2, Ch. 1242, Stats, 1971, re care facilities.

Provides that fees required to be paid by specified hospitals and to be deposited in the California Hospital Commission Fund shall become due on the first day of the first calendar month which commences after the effective date of this act, instead of January 1, 1972, and shall become delinquent on the last day of the first calendar month which commences after the effective date of this act, instead of January 31, 1972.

Provides that the license of any hospital against which the fee required to be deposited in the California Hospital Commission Fund is charged for the year 1972 shall be revoked, after notice and hearing, if it is determined by the department by which such hospital is licensed that such fee for 1972 was not paid within the prescribed time.

Appropriates \$500,000 from such fund to the California Hospital Commission for the administration of specified provisions as of the last day of the first calendar month which commences after the effective date of this act, rather than as of January 1, 1972.

Ch. 1683 (AB 2497) BRIGGS Amends Sec. 1063.3, Ins.C., re California Insurance Guaratee Association.

Requires Insurance Commissioner, upon request of board of governors of California Insurance Guaratee Association, to order examination of member insurer of association which board believes to be in financial condition hazardous to policyholders or public. Specifies mode of examination. Specifies related duties of commissioner.

Ch. 1684 (AB 3057) CULLEN Amends Secs. 682, 683, 690.6, adds Sec. 682.3, C.C.P., re levies of execution.

Revises provisions respecting levies of execution upon earnings of judgment debtor and provides generally for such withholding of wages by employer during period of 90 days after being served on debtor's employer. Permits single claim of exemption of earnings to extend to any wages so withheld. Provides remedies for failure to comply with terms of writs.

Incorporates additional changes to Sec. 690.6, C.C.P. made by Ch. 578, Stats. 1971.

Incorporates additional changes to Sec. 690.6, C.C.P., proposed by AB 2172, to be operative only if AB 2172 and this bill are both chaptered, and this bill is chaptered after AB 2172.

Makes related changes.

Ch. 1685 (SB 944) BEILENSEN Amends and adds various statutes and various secs., W. & I.C., re health care and services.

Defines cost of health care services to be excluded from income in determining eligibility of a minor living at home and a noncategorically related needy person for Medi-Cal.

Sets the total county share of health care cost [for the 1971-1972 fiscal year] at the amount specified in [Sec. 14150, W. & I.C.] ~~the Welfare Reform Act of 1971~~ *
Revises for Medi-Cal eligibility purposes the maintenance standards for the medically indigent and for persons over 21 who are ineligible under a categorical aid program.

~~Redefines~~ [Revises definition of] "carrier" ~~to include additional specified categories~~ Deletes provision prohibiting the department ~~to obtain~~ [from obtaining] * on a bid basis the most favorable price, discount, rebate or refund on drugs. Eliminates applicability of Insurance Code sections to prepayment contracts relating to Medi-Cal. Adds physical therapy, occupational therapy, speech therapy, and audiology to the basic schedule of benefits. Revises copayment provisions. Creates the Medical Therapeutics and Drug Advisory Committee, with specified membership and duties.

To take effect immediately, urgency statute.

Ch. 1686 (SB 292) WALSH Amends Sec. 11018, B. & P.C., re subdivision of land.

Prescribes additional grounds for real estate commissioner to deny issuance of public report authorizing sale or lease of lots or parcels within subdivision.

Ch 1687 (SB 647) GREGORIO New act, re fire protection.

Provides that a city which either failed to adopt or file a resolution in a timely fashion declaring it is imposing a tax to provide fire protection services within its jurisdiction may make a refund of such taxes for the 1971-1972 fiscal year, in order that city property taxpayers won't pay for such service to the city and to the county.

Requires such city to transmit to county in which it is located certified copy of ordinance authorizing such refund. Requires county receiving copy of such ordinance to correspondingly reduce county tax rate for fire protection for fiscal year 1971-72 levied on tax-delinquent, secured property in city and to cancel interest and penalties on such delinquent taxes. Authorizes county in which such city is located to impose an additional property tax in the 1972-1973 fiscal year, or in 1972-1973 and 1973-1974 fiscal years if it has elected to amortize repayment over 2-year period, to compensate such city in the amount of such refunds. Requires county, pursuant to a contract with the city, to reimburse the city for refunds made, less incidental costs incurred by the county on account of any ordinance or county tax rate adopted pursuant to this act.

Specifies contract for reimbursement may provide for additional county tax sufficient to pay such reimbursement, and may provide for manner of payment. Provides county may elect in such contract to amortize payment of total amount specified in the contract over two years.

Provides county shall furnish city data or information necessary to city in making refund.

To be operative only until 61st day after final adjournment of 1974 Regular Session of Legislature.

To take effect immediately, urgency statute.

Ch. 1688 (SB 1398) WAY Amends Sec. 10900, W. & I.C., re welfare.

Requires in-service training for county employees who engage in determination of eligibility for public social services to include special training in techniques designed to enable such employees to identify applications for public social services which require special investigation pursuant to specified regulations.

Ch. 1689 (SB 1633) MARLER Amends Secs. 15201, 15202, and 15203, Gov.C., re reimbursement of counties.

Requires, rather than authorizes, Director of Finance to reimburse counties for costs incurred by counties in trials. Defines "costs incurred by counties," in part, as all costs except normal salaries and expenses incurred by county in bringing to trial or trials, including trial or trials of, person for offense of homicide, rather than only as costs incurred by county in trial or trials of person for offense of

homicide. Includes within such definition costs incurred by public defender, excluding normal salaries and expenses, or court-appointed attorney or attorneys in investigation or defense, costs incurred by county in connection with bringing person or persons to trial, and extraordinary expenses of such services as court-appointed expert witnesses, and any pretrials, hearings, and postconviction proceedings. Excludes from such costs any normal salaries and expenses incurred by district attorney in investigation and prosecution or by county in connection with bringing the person or persons to trial, including the trial itself.

Changes amount for which county may apply for reimbursement from amount of such costs in excess of amount of money derived by county from tax of ten cents per \$100 assessed valuation to amount of such costs in excess of money derived by county from tax of five cents per \$100 assessed valuation. Provides that if county meets specified conditions and applies to Director of Finance for reimbursement and if Director of Finance determines that reimbursement meets specified provisions, he shall include any amounts necessary for reimbursement annually in a request for a deficiency appropriation in augmentation of the emergency fund.

Provides that such provisions apply to any costs, as defined, incurred by county on or after May 1, 1971.

To take effect immediately, urgency statute.

Ch. 1690 (AB 334) WARREN Amends Sec. 198, C.C.P., re age of jurors.

Reduces age for jurors from 21 to 18.

Ch. 1691 (AB 483) RYAN Repeals Sec. 6, Ch. 520, Stats. 1969, re juries in criminal cases.

Extends indefinitely instead of until December 31, 1971, operative effect of amendments to Secs. 1121, 1122, 1128, 1135 and 1137, Pen C., which authorize court, both before and after submission of cause to jury, rather than only before such submission, to permit sworn jurors in criminal cases either to separate or be kept in charge of proper officer, require court to properly admonish jurors where jurors are permitted to separate, provide that, after hearing charge, court shall fix time and place for deliberation and jurors shall not deliberate on case except in specified circumstances together and under charge of sworn officer, and require court to provide for custody and safekeeping of items which jurors are allowed to take with them upon retiring for deliberation.

To take effect immediately, urgency statute.

Ch. 1692 (AB 590) MURPHY Amends Secs. 1143, 1147, 1147.5, 1148, Prob.C., re public administrator: administration of estates.

Authorizes summary probate proceeding on application of public administrator where it appears total value of estate does not exceed \$2,000 instead of \$1,000.

Includes county treasurer of county in which probate proceedings are pending as one of authorized depositories into one of which public administrator must deposit all moneys of estate. Requires such moneys be required for purposes of administration before they can be withdrawn on order of public administrator. Eliminates provision authorizing investment of such moneys in specified securities.

Allows county treasurer to pay out such funds, on order of public administrator, when required for purpose of administration rather than when order is countersigned by the judge, and deletes provision relating to county treasurer's duty to keep certain accounts and provision for retention of 1 percent fee.

Ch. 1693 (AB 781) MADDY Amends Sec. 53200, Gov.C., re group insurance.

Adds districts to definition of local agencies and legislative bodies subject to law relating to the provision of group life insurance benefits for certain public officers and employees.

Ch. 1694 (AB 919) FORAN Amends, amends and renumbers, adds, and repeals various secs., S. & H.C. and Ch. 805, Stats. 1969, re bridge and highway districts.

Revises definition of "tolls" in the Bridge and Highway District Act.

Authorizes the Golden Gate Bridge, Highway and Transportation District to exercise the right of eminent domain for certain specified purposes, as well as for the construction of bridges and approaches and highways thereto.

Authorizes the district board of the Golden Gate Bridge, Highway and Transportation District to adopt rules and regulations governing the use of all modes of transportation owned, operated, or maintained by the district.

Requires the district board to fix tolls and set aside funds to provide for the acquisition of district equipment, supplies, and other properties, as well as for other specified purposes.

Directs the district to submit its plans for transit services, as defined, other than by its interim system of buses and ferries, between the City and County of San Francisco and the Counties of Marin and Sonoma to the Legislature by June 30, 1973.

Precludes the district, until 120 days after submission of the plan to the Legislature, to expend any of its funds to implement the addition of a second deck to the Golden Gate Bridge or any other proposed plan for transit service, other than for its interim system of buses and ferries. Authorizes the district to expend necessary funds for planning purposes, and for the acquisition of rights-of-way necessary regardless of what type of transit system may be proposed in the transportation facilities plan required to be submitted to the Legislature.

Declares legislative intent re district's interim system of buses and ferries and the securing of federal funds to finance such a system and the encouragement of minority enterprise.

Precludes the district from adopting any long-range plan unless such plan is consistent with the regional transportation plan of the Metropolitan Transportation Commission and approved by the commission.

Requires any rail transit lines constructed by the district, and the rolling stock and other facilities for such lines, to be coordinated with the system of the San Francisco Bay Area Rapid Transit District.

Requires any tunnel and underground stations constructed within the Geary Corridor in the City and County of San Francisco to be constructed so that the conversion of such facilities to physically accommodate the equipment used by the rapid transit district can be accomplished at a minimum cost.

Forbids the district from issuing any form of long-term indebtedness, except to finance its interim system of buses and ferries.

Requires the board, prior to expending any funds for bus transit or water transportation system operated by the district, to determine that the transit districts in the counties, as well as the board of supervisors thereof, served by such a system have committed an amount which the board determines these counties and transit districts should contribute to the operation of the system for intracounty operations.

Deletes obsolete provisions and makes conforming changes.

Ch 1695 (AB 1281) KNOX Amends Sec. 830.3, Pen.C., re peace officers

Incorporates changes to Section 830.3 of the Penal Code made by Chapter 631 (AB 243), Chapter 716 (SB 786), Chapter 632 (SB 123) and Chapter 701 (SB 680) of the 1971 Statutes.

Ch. 1696 (AB 1354) FENTON Adds Ch. 9 (commencing with Sec. 19000), Div. 7, Fin C., re industrial loan companies.

Provides that existing corporation may become restricted industrial loan company for purpose of making certain business loans if it meets all pertinent requirements of Industrial Loan Law and maintains specified minimum paid-in capital.

Ch. 1697 (AB 1383) ARNETT Adds Sec. 320, P.U.C., re undergrounding facilities.

Requires Public Utilities Commission to prepare and adopt plan to achieve, when feasible and consistent with environmental planning, undergrounding of all new public utility distribution facilities proposed to be erected within view of state scenic highways by December 31, 1972.

Directs commission to coordinate its activities regarding plan with local governments and planning commissions concerned. Directs commission to require compliance with plan.

Excepts from provisions facilities necessary to operation of any railroad.

Ch. 1698 (AB 1424) GONSALVES Amends Sec. 22658, Veh.C., re removal of vehicles.

Permits, expressly, owner of vehicle removed from private property pursuant to specified provisions to recover for any damage to the vehicle resulting from any intentional or negligent act of any person causing the removal of, or removing, the vehicle.

Ch. 1690 (AB 1549) HAYES Amends Secs. 5118, 5119, Civ.C., re husband and wife.

Recasts provisions relating to status of earnings and accumulations to provide that earnings and accumulations of a spouse, and of minor children living with, or in custody of, the spouse, while living separate and apart from the other spouse, are the separate property of the spouse.

Deletes provisions relating to community property status of earnings and accumulations after interlocutory judgment of dissolution of marriage.

Ch. 1700 (AB 1736) MOORHEAD Adds Sec. 3049.5, Pen.C., re parole.

Provides that notwithstanding other specified provisions of law, any prisoner selected for a specific research program approved by the Board of Corrections, may be paroled upon completion of diagnostic study of him. Provides that the number of prisoners released in any year shall not exceed 5 percent of the total number of all prisoners released in the preceding year.

Provides that act shall not apply to a prisoner who committed a physical attack on a person while committing the offense for which he was imprisoned.

Provides that the Board of Corrections shall report to the Legislature on the fifth legislative day of the 1974 Regular Session of the Legislature regarding any research program completed or in progress and to make a report annually thereafter.

Ch. 1701 (AB 1786) KNOX Amends various secs., Gov.C, re judges.

Increases number of superior court judges in various counties.

Ch. 1702 (AB 1809) HAYES Adds Secs. 920.3, 1556.3, and 1912, Prob.C., re accounts of fiduciaries.

Requires, upon each accounting, the executor or administrator shall show that during the period covered by the account he has kept all cash in his possession invested in interest-bearing accounts or investments as authorized by law, except such amounts of cash as are reasonably necessary for the orderly administration of the estate being administered unless provided otherwise by will.

Requires, upon each accounting of guardian or conservator, that such person show that, during period covered by account, fiduciary has kept all cash in his possession invested in interest-bearing accounts or investments authorized by law, except such amounts of cash as are reasonably necessary for orderly administration of estate being administered.

Ch. 1703 (AB 1948) QUIMBY Adds Ch. 2.5 (commencing with Sec 4150).

Div. 5, Title 1, Gov.C., re public works: contractor's responsibility.

Provides that a construction contract with a public entity, as defined, shall not hold contractor liable for damage caused by acts of God, as defined, which occur after the effective date of the act. Excepts from such prohibition contracts financed by revenue bonds and states that public entity is not prohibited by section from requiring insurance against such damage if premium is separate bid item.

Ch. 1704 (AB 2014) WAXMAN New act, re school attendance.

Authorizes Superintendent of Public Instruction, with approval of State Board of Education, to authorize one school district to develop a pilot program to determine feasibility of extending greater flexibility to students in a class where outside community experience would be directly related and to authorize the district to receive, under specified conditions, credit for a.d.a. of pupils not under immediate supervision and control of school employee pursuant to such pilot program.

Requires superintendent to report to Legislature re program at 1975 Regular Session. Specifies that program ceases to be operative on June 30, 1974.

Ch. 1705 (AB 2040) WILSON Amends Sec 4160, B. & P.C., re hazardous substances poisons, drugs.

Expands definition of toluene as a poison, to include its presence in any material or substance and to include specified combinations of hydrocarbons, in addition to its presence in glue or cement.

Ch. 1706 (AB 2059) HAYES Amends Sec. 2031, C.C.P., re discovery inspection of documents.

Permits inspection of documents which are relevant to subject matter of action or are reasonably calculated to discover admissible evidence instead of only documents which contain or constitute evidence.

Ch. 1707 (AB 2073) BILL GREENE Adds Sec. 17538.7, B. & P.C., re deceptive practices: consumer debts
Makes designated action with respect to attempted collection of consumer debt unlawful.

Ch. 1708 (AB 2121) CROWN Amends Sec. 35250, Veh.C., re vehicles: loads.
Exempts boom or mast of forklift truck from provisions of Vehicle Code which prohibit vehicles from exceeding a height of 13 feet and 6 inches, and provides that such boom or mast shall not exceed a height of 14 feet.

Ch. 1709 (AB 2123) LaCOSTE Adds Sec. 3507.1, Gov.C., re public employer-employee relations.
Provides that dispute over appropriateness of units of representation between local public employer and employee organization ~~may~~ [shall] *, in the absence of local procedures for resolving such disputes, be submitted to the Division of Conciliation of the Department of Industrial Relations for resolution upon the request of either of the parties.

Ch. 1710 (AB 2158) KNOX Adds Art. 9 (commencing with Sec. 53550) to Ch. 3, Pt 1, Div. 2, Title 5, Gov.C., re refunding bonds.
Makes provision for issuance of refunding bonds by certain local agencies. Defines terms used. Specifies procedure to be followed in providing for issuance of such bonds. To take immediate effect, urgency statute.

Ch. 1711 (AB 2180) CHACON New act, re transfer of district funds.
Provides where any school district whose 1971-1972 budget contained proposed expenditures for children's centers and development centers for handicapped minors to be financed by permissive override taxes, but for which no provision was made by board of supervisors for inclusion of such taxes in fixing and levying the 1971-72 school district tax rate, that county auditor shall make no allocation of property tax collections to such special funds and authorizes any such school district to transfer sufficient funds therefor from its general fund to such special funds and provides for repayment thereof.
To be operative until June 30, 1973.

Ch. 1712 (AB 2316) FONG Adds Secs. 17538 and 17538.3, B. & P.C., re false advertising.
Makes it unlawful in sale or offering for sale of consumer goods for person conducting mail order or catalog business to accept money through the mails from a consumer for consumer goods ordered by mail or telephone under designated circumstances.
Defines "consumer," "goods," and "person."

Ch. 1713 (AB 2561) WARREN Adds Sec. 1710.1, Civ.C., re deceit and deceitful advertising.
Provides that person who, with intent to defraud, sells or disposes of specified items of personal property on which manufacturer's identification mark has been removed, defaced, covered, altered or destroyed is civilly liable to manufacturer for \$500 per transaction and civilly liable to purchaser for treble damages.

Ch. 1714 (AB 2622) BRATHWAITE Adds Sec. 65804, Gov.C., re zoning and planning hearings.
Provides specified procedures to govern city and county zoning and planning hearings, including chartered cities.

Ch. 1715 (AB 2727) WAXMAN Amends Secs 12201, 12202, adds Sec. 12202.5, 12208, Gov.C., re Secretary of State: fees.
Revises schedule of fees to be paid the Secretary of State for filing articles of incorporation or agreements of consolidation and imposes a fee of \$25 for filing certificates or agreements of merger or certificates as to merger or consolidation proceedings which will apply to those agreements of merger where fee currently payable is less. Authorizes the charging of a fee for special handling of document, certificate and other services performed by Secretary of State.

Ch. 1716 (AB 2746) FONG Amends Secs. 73075 and 74001, repeals Secs. 73075.5 and 73075.6, Gov.C., re courts.

Changes number of judges of specified municipal courts in Alameda County and Orange County. Designates dates on which such changes in provisions relating to municipal courts in Alameda County shall be operative.

Ch. 1717 (AB 3022) SIEROTY Amends Sec. 1070, Evid.C., re information disclosure.

Revises provisions relating to freedom from contempt of news media personnel for disclosure of information.

Ch. 1718 (AB 3038) MEADE Adds Sec. 13025.5, H. & S.C., re fire equipment: hydrant outlets.

Provides that any fire department maintained by the City of Oakland or the City and County of San Francisco using fire hydrant outlets with other than 2½-inch threaded fittings shall cause specified vehicles to carry a minimum of eight adapters, consisting of four increasers and four reducers which will enable conversion of fire equipment and apparatus to and from a 2½-inch threaded fitting.

Ch. 1719 (AB 3048) WILSON Amends Sec. 22757, Ed.C., re community development training.

Provides that the office of the Governor instead of the Coordinating Council for Higher Education shall assume the functions relating to community development training pursuant to Section 802 of Title VIII of the Housing Act of 1964.

To become operative on July 1, 1972.

Ch. 1720 (AB 3049) WILSON Amends, adds, and repeals various secs., H. & S.C. and Lab.C., re housing.

Requires Commission of Housing and Community Development to adopt, and Department of Housing and Community Development to enforce, except as specified, regulations relating to specified aspects of housing provided pursuant to Farm Labor Center Law.

Provides buildings, rather than only permanent buildings, in labor camp shall comply with regulations adopted pursuant to Employee Housing Act. Specifies, notwithstanding delineated provisions, if local ordinance applicable to buildings in labor camps, rather than if ordinance applicable to permanent buildings in labor camps, then such buildings shall comply with ordinance.

Revises definitions of "labor camp" and "labor supply camp" for purposes of Employee Housing Act and eliminates definitions of "permanent building," "seasonal labor camp," and "temporary building."

Requires operator of labor camp to register with enforcement agency within 45 days, rather than within 15 days, of annual initial occupancy of labor camp. Provides that delineated information to be provided on forms for such registration is minimum required and includes with such information proposed dates of occupancy and fee. Specifies fee is to be based on number of employees, rather than occupants, housed.

Provides enforcement agency shall order labor camps without valid registration vacated if not registered within five days after posting of notice by enforcement agency. Specifies enforcement agency, rather than Department of Housing and Community Development, shall enforce provisions with regard to specified aspects of labor camps. Requires, with specified exceptions, that rules and regulations, governing delineated labor camps pursuant to Employee Housing Act be consistent with accepted and standard practices with regard to housing facilities, rather than portable or temporary housing facilities.

Provides enforcement agency shall annually inspect registered labor camps, rather than all labor camps, and make effort to do so prior to occupancy of such labor camps.

Requires Department of Housing and Community Development to keep specified files on labor camps, and provides such files are available to delineated law enforcement agencies and officials, and are public records.

Requires Attorney General, upon request of Director of Housing and Community Development to conduct investigations of, and prosecutions for, violations of Employee Housing Act.

Provides enforcement agency, rather than Department of Housing and Community Development, may abate labor camps as nuisances under specified conditions.

Ch. 1721 (AB 3097) MOBLEY Amends Sec. 3251, Civ.C., re payment bonds.

Authorizes payment of claim of original contractor awarded contract by public entity who fails to file payment bond, where such failure is result of inadvertence or excusable neglect. Applies retroactively to any airport contract performed and partially paid for by state funds provided from the Aeronautics Fund entered into by a city of a specified population or a contract entered into by a county of a specified population or an airport district subject to the California Airport District Act on or after August 6, 1968, and performed on or before December 31, 1970.

To be operative until the 62nd day after 1971 Regular Session.

Ch. 1722 (SB 272) BEILENSEN Add and repeals various secs., P.R.C., re state park system.

Revises categories into which units of state park system are to be classified by the State Park and Recreation Commission. Provides that any existing improvement within state park system which fails to comply with the requirements of such prescribed categories shall not be expanded.

Prohibits commercial exploitation and encourages nondestructive scientific investigation within state park system units.

Provides that no state park system unit, other than a state wilderness or a natural preserve, shall be located within the boundaries of another unit.

Requires attendance at state park system units to be held within certain limits.

Restricts landing of aircraft and use of off-road vehicles in state park system units.

Ch. 1723 (SB 792) SONG Add Sec. 27647, Gov.C., repeals Sec. 27647, Gov.C., as proposed by SB 670, re county counsel.

Specifies, subject to conditions, that superior, municipal, and justice court judges can be represented in proceedings involving their judicial duties by the county's county counsel. Excepts criminal proceedings against judges, grand jury investigations of judges, proceedings before the Commission on Judicial Qualifications, and civil action or proceedings arising out of facts under which judge was convicted of criminal offense in a criminal proceeding.

Repeals similar provision added by SB 670.

Ch. 1724 (SB 827) BEILENSEN Amends and repeals various secs., W. & I.C., and amends Ch. 1322, Stats. 1968, re adoptions.

Revises Aid for Adoption of Children Act by making the two-year pilot program established thereunder into a permanent program to assist families in the adoption of hard-to-place children of the age of three years or more, extends period within which authorized in-lieu foster care payments may be made to adoptive parents and establishes county responsibility for the payment provided under the program to the adoptive parents of child in a foster home for which the county is responsible or is receiving aid to families with dependent children.

To take effect immediately, urgency statute.

Ch. 1725 (SB 1218) ZENOVICH Add Sec. 31133, Wat.C., re Malaga County Water District.

Authorizes Malaga County Water District to organize, promote, conduct, and advertise programs of community recreation, to establish systems of recreation and recreation centers, and to acquire, construct, improve, maintain and operate recreation centers. Prohibits district from incurring a bonded indebtedness for such purposes exceeding 1 percent of the assessed value of all the taxable property in the district or for purposes other than capital outlay.

Makes exercise of such powers contingent on approval of voters of district. Makes act inoperative January 1, 1974, if not so approved by such date.

Ch. 1726 (AB 23) MILLER Amends Sec. 10811, W. & I.C., re public social services.

Provides that section requiring the county to provide day care services for former, current, and potential recipients of public assistance who certify that if provided such services they will accept or maintain employment or training and who further certify that without such services they would be unable to accept or maintain employment or training be cited as the Miller Child Care Services Act of 1971.

Ch. 1727 (AB 131) BILL GREENE Amends Secs. 9304 and 10013, Ed.C., re school textbooks.

Provides that textbooks and teachers' manuals adopted by State Board of Education to be used by elementary schools and textbooks adopted by governing board of any school district to be used in high schools shall include accurate portrayals of both men and women in all types of roles.

Operative on July 1, 1975.

Ch. 1728 (AB 133) BILL GREENE Amends Secs. 31226, 31226.1, 31226.4, 31226.5, Ed.C., re educational opportunity: state colleges

Permits grants under State College Educational Opportunity Program to persons selected, as prescribed, for enrollment in program authorized by trustees, rather than requiring that such grants be made to graduates of high schools, veterans of armed forces, and nominees of prescribed state agencies.

Authorizes, rather than requires, each high school in the state to nominate students for State College Educational Opportunity Program grants. Authorizes state agencies and educational agencies, as defined, designated by the trustees, and state college presidents to nominate persons whom they deem eligible for such grants.

Provides that each state college having a program, rather than the Trustees of the California State Colleges, shall keep records of the academic progress of each student attending the college under such grant and requires the college to forward such records to the trustees for program evaluation.

Ch. 1729 (AB 850) RYAN Amends Sec. 11161.5, Pen.C.; amends and adds various secs., W. & I.C., re child abuse.

Modifies juvenile court procedure making a child who has suffered physical abuse a dependent child of the court. Deems under certain circumstances that such a child while under the care of a doctor or in a medical facility is in temporary custody and delivered to the probation officer, and requires a court-appointed counsel for such persons at a detention hearing and all subsequent proceedings.

Requires counseling of parents or guardian as a condition of return of abused minor to their custody.

Provides that if a subsequent instance of physical abuse against same minor is found by court, the court shall cause minor to be removed from custody of parents or guardian.

Requires teachers, licensed day care workers and social workers to report injuries of minor which appear to have been inflicted by other than accidental means to the proper authorities.

Makes additional changes in Sec. 600, W. & I.C. proposed by AB 2887, to be operative only if AB 2887 and this bill are chaptered and this bill is chaptered last.

Makes additional changes in Sec. 628, W. & I.C., proposed by SB 1094, to be operative only if SB 1094 and this bill are chaptered and this bill is chaptered last.

Incorporates changes in Sec. 11161.5, Pen.C., made by SB 361 enacted as Chapter 635 of Statutes of 1971.

Ch. 1730 (AB 911) BROWN Amends Sec. 625, W. & I.C., re juvenile court law.

Deletes provision authorizing peace officer to take minor under 18 years of age into temporary custody when such officer has reasonable cause to believe minor is person who violated law or ordinance defining crime or who, after having been found to be a person within specified provisions of juvenile court law, fails to obey lawful order of juvenile court. ~~To become operative only if AB 910 is enacted.~~

Makes additional changes to Sec. 625, W. & I.C., proposed by AB 2887, to be operative only if AB 2887 is enacted before this bill and AB 910 is enacted.

Ch. 1731 (AB 1108) BURTON Adds Sec. 25897, H. & S.C., re toys.

Makes misdemeanor of manufacture, sale, or offer for sale of any toy designed to depict torture, resemble instrument specifically designed for torture, or which specifically resembles a bomb or grenade. Excludes specified models or parts thereof. Specifies penalty for violation.

Operative July 1, 1972.

Ch. 1732 (AB 1237) SIEROTY Amends Secs. 1213.5, 3041, adds Sec. 2900.5, Pen.C., re felons: sentences.

Requires allowance of specified credit against sentence or fine imposed in case where person convicted of felony has been in custody applicable only to persons delivered into custody of Director of Corrections on or after effective date of act. Makes related change in provisions setting forth contents of abstract of judgment.

Requires parole meeting by Adult Authority to be held at specified time following completion of diagnostic study of prisoner in specified cases.

Ch. 1733 (AB 1344) BRATHWAITE Adds Sec 3344S, H. & S.C., re redevelopment: transportation system.

Permits, in a county with a population of 4,000,000 persons or more, a community redevelopment agency to finance, acquire, and construct a transportation collection and distribution system and peripheral parking facilities to serve the redevelopment project and surrounding areas by issuance of bonds or otherwise.

Requires that the agency, in order to exercise the powers granted by this provision, enter into an agreement with the rapid transit district which includes the county, or a portion thereof. Requires that in such agreement the rapid transit district shall be given prescribed responsibilities.

Ch. 1734 (AB 1608) TOWNSEND Amends Sec. 21669.3, adds Sec. 21669.5, P.U.C., re aircraft noise pollution.

Provides that noise regulations of Department of Aeronautics shall go into effect on December 1, 1972.

Provides that certain regulations respecting noise monitoring programs shall become effective after November 30, 1971, and that county boards of supervisors shall make specified determinations about noise problems at designated airports, and requires such airports to have approved noise monitoring systems in operation on or before December 1, 1971, unless extension is granted by the department. Prohibits, at certain airports handling over 1,000,000 passengers per year, any increase in noise levels above what existed at that airport on ~~December 1, 1971~~, [date airport determined to have noise problem,]* and provides for certain imposition of lower levels under certain circumstances. Makes these provisions and the specified noise limits effective only until December 1, 1972.

Declares that department's regulations shall not be used or admitted for certain purposes in civil actions, and makes this provision effective only until ~~December 1, 1974~~, [61st day after final adjournment of 1974 Regular Session].*

Specifically permits department to amend noise regulations based on findings and conclusions after notice and public hearing.

Ch. 1735 (AB 1783) KNOX Amends, repeals, adds Sec. 27149, S. & H.C., re bridge and highway districts.

Increases from \$2,400 to \$3,600 the maximum amount of compensation each member of the board of directors, except the president, of bridge and highway district may receive in any one year, and provides maximum compensation of president of board shall not exceed \$5,000 in any one year.

Makes such provisions effective only until the 61st day after the final adjournment of the 1974 Regular Session of the Legislature and, as of that date, reenacts Sec. 27149 to restore it to the form in which it read immediately prior to the effective date of this act.

Ch. 1736 (AB 1801) BURTON Amends Sec. 9607, Gov.C., re statutes.

Provides that a previously enacted law that is terminated because of a termination date is revived if a later enacted statute that deletes, repeals, or extends the termination date is chaptered before such date.

To take effect immediately, urgency statute.

Ch. 1737 (AB 1806) MILLER Adds Art 10 (commencing with Sec. 50568), Ch. 2, Pt. 1, Div. 1, Title 5, Gov.C., re excess property: disposal.

Requires local agencies, as defined, to take inventory to determine what property is excess to needs of agency and authorizes, subject to specified provisions, lease, sale, grant, or other transfer of the excess to specified corporations for housing of persons and families of low and moderate income.

Ch. 1738 (AB 1807) HAYES Amends Sec. 18700; adds Sec. 18404, H. & S.C., re mobilehome parks.

Specifically authorizes enforcement agency to institute appropriate actions to prevent, restrain, correct, or abate prescribed violations of laws, rules and regulations, or orders or notices, relating to mobilehome parks.

Imposes civil penalties for willful violation of such laws and rules and regulations pursuant thereto. Provides that enforcement agency shall institute or maintain an action in the appropriate court to collect any civil penalties.

Ch. 1739 (AB 1861) KNOX Adds and repeals various secs., R. & T.C., re small business corporations.

Revises provisions with respect to the taxation of distributions of bank holding corporations.

To take effect immediately, tax levy, but operative upon enactment of corresponding federal legislation on or before June 30, 1972, upon a finding of such enactment by the Franchise Tax Board filed with the Secretary of State.

Ch. 1740 (AB 1870) DEDDEH Amends and rennumbers Sec 2351, adds Secs. 143 5, 143.6, 2351, adds Art. 2 (commencing with Sec. 2355), Ch. 7, Div. 3, S & H.C., re highways.

Authorizes the California Highway Commission, commencing with the budget for the 1972-1973 fiscal year, to annually include an amount equal to amount made available to the state by the federal government for TOPICS projects, but not to exceed \$12,000,000, for allocation by the Department of Public Works to cities and counties in urban areas for construction on their select systems. Specifies procedure for allocating the funds so budgeted.

Requires the commission to include in the budget an equivalent amount of TOPICS funds which may be used as part of the amount set aside for grade separation projects to the extent that such projects in urban area qualify for TOPICS funding, with any additional amounts of such TOPICS funds to be used for TOPICS projects on the state highway system.

Specifies that TOPICS funds allocated as provided in above provisions shall be considered in determining compliance with the north-south split.

Authorizes board of supervisors, city councils, the department, and the commission to take necessary action to secure federal funds for construction on the urban system, pursuant to the Federal Aid for Urban Systems Act.

Directs the department, in cooperation with the TOPICS Advisory Committee, to adopt policy guidelines and operating procedures to implement said act.

Increases, for purposes of said act, the membership of the committee by 3, 1 each recommended by the San Francisco Bay Area Rapid Transit District, the Southern California Rapid Transit District, and the California Association of Publicly Owned Transit Systems.

Specifies fringe parking projects meeting specified federal criteria to be eligible for financing as an urban system project.

Authorizes the department to advance the federal share for a city or county urban highway project.

Specifies that expenditures of federal urban system money are not considered to be expenditures for purposes of compliance with the north-south split, highway district minimum, and county minimum.

Authorizes cities and counties to use any funds allocated to them for matching purposes for urban system projects, if such use is not prohibited by federal law or regulation.

Specifies that any county highway or city street in the urban system shall be considered a part of the select system of the city or county.

Makes other conforming changes

To take effect immediately, urgency statute.

Ch. 1741 (AB 2109) BAGLEY Amends, adds, repeals various secs., R. & T.C., re taxation.

Revises presumption for determining value of vehicles purchased outside the state for purposes of the use tax, commencing January 1, 1972, and exempts non-medicated chewing gum, candy and confectionery from sales and use taxes and revises exemption of prepared foods, commencing January 1, 1972.

Subjects 33 percent of gross receipts derived from the sale of certain food products through vending machines to the sales tax.

Establishes procedures for filing gift tax returns and paying gift taxes on a quarterly, rather than an annual basis, commencing January 1, 1972.

Incorporates additional changes proposed by AB 2083 to Section 6363, R. & T.C., to be operative only on enactment of AB 2083.

To take effect immediately, tax levy.

Ch 1742 (AB 2111) BAGLEY New act, and amends Sec. 6008, P.R.C., re lands.

Authorizes sale, exchange, quitclaim, and conveyance of certain lands in San Rafael Canal area in City of San Rafael, subject to specified reservations. Provides for determination that lands are free of public trust for purposes of navigation, commerce, and fisheries. Provides for settlement of boundary and title disputes.

Provides that provisions prohibiting sale, lease, or rental of certain state-owned lands in Humboldt Bay shall not be applicable to settlements of title or boundary problems by the State Lands Commission or to exchanges or leases or permits in connection therewith.

Ch 1743 (AB 2518) LEWIS Adds Div 24 (commencing with Sec. 36000), Ed C., re Supplementary Education Act.

Enacts Supplementary Education Act of 1971 and expresses legislative findings re existing inequities and problems in special education services.

Authorizes school districts and county superintendents of schools to establish pilot supplementary education programs, to be administered by Department of Education. Limits number of such programs to 25 and limits total a.d.a. to 5 percent of statewide a.d.a. in special education classes. Prescribes evaluation, planning, and consultation services re such programs.

Requires Superintendent of Public Instruction to establish a supervisory and consultant service for such programs.

Operative September 1, 1971, or as soon as possible thereafter, to August 31, 1974. Requires Department of Education to submit annual reports to Legislature re programs.

To take effect immediately, urgency statute.

Ch. 1744 (AB 2598) CAMPBELL Amends Sec. 543, adds Secs. 544, 545, 546, 547, 604, H. & S.C., re health.

Requires applicants for certification as a public health nurse to pay upon application a nonreturnable fee, as determined by the State Department of Public Health, not to exceed \$10, to the department.

Requires applicants for registration as a sanitarian to pay to department a nonreturnable fee of \$5 upon registration. Requires each registered sanitarian to pay to department a biennial renewal fee as determined by the department not to exceed \$10. Specifies penalties for failure to pay fee.

Adds related provisions.

Ch. 1745 (AB 2786) RALPH Adds Art 35 (commencing with Sec 310), Ch. 2, Pt 1, Div 1, H. & S.C., re medical tests.

Declares policy of state that every effort should be made to detect sickle cell anemia.

Requires Department of Public Health to designate tests and regulations to carry out policy. Requires tests to be in accordance with accepted medical practices, and specifies permissible occasions for giving test.

Provides that provisions of this act shall not apply if parent or guardian of child to be tested or any adult to be tested objects to test on religious grounds.

Authorizes department to require that a test be given to any identifiable segment of the population which the department determines is susceptible to sickle cell anemia at a disproportionately higher ratio than is the balance of the population.

Ch. 1746 (AB 3100) CHAPPIE New act, re Placerville Union Elementary School District.

Expresses legislative intent re Placerville Union Elementary School District. Appropriates \$70,000, or so much thereof as may be necessary, to Placerville Union Elementary School District to enable district to satisfy described judgment.

Requires Superintendent of Public Instruction to withhold, during 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.

To take effect immediately, urgency statute.

Ch. 1747 (AB 1423) PIERSON Amends Secs 985, 2655, U.I.C., re disability compensation

Increases maximum amount of remuneration upon which employee is to contribute to the Unemployment Compensation Disability Fund for wages paid on and after April 1, 1972, from \$7,400 per calendar year to \$8,000 for 1972, and \$8,500 for 1973 and each subsequent calendar year.

Increases maximum unemployment compensation disability benefit amount for periods of disability commencing on and after April 1, 1972, from \$87 for persons making \$2,050 and over in high quarter wages in disability base period to \$105 for persons making \$2,500 and over in high quarter wages in disability base period, and provides for \$1 step intervals and prescribes high quarter base period earnings for each step.

Ch 1748 (AB 2887) PRIOLO Amends, repeals, various secs., various codes, re age of majority

Lowers age of majority from 21 years to 18 years except for voting, for sentencing and commitment of persons to the Youth Authority, for veterans benefits, and for alcoholic beverages. Revises provisions relating to age of consent for marriage. Makes provisions of act and lowered age of majority inapplicable to specified instruments and circumstances

Makes additional changes in Sec 1031, Gov.C., proposed by AB 2886, to be operative only if AB 2886 and this bill are both chaptered, and this bill is chaptered after AB 2886

Makes additional changes in Sec. 1172, Lab.C., proposed by AB 30, to be operative only if AB 30 and this bill are both chaptered, and this bill is chaptered after AB 30.

Makes additional changes in Secs 11353, 11354, 11361, 11370 and 11380, H & S.C., as proposed by SB 542, to include changes in the law proposed by this bill, if this bill and SB 542 are both chaptered and this bill is chaptered after SB 542.

Makes additional changes in Sec. 600, W & I.C., proposed by AB 850, to be operative only if AB 850 and this bill are both chaptered, and this bill is chaptered after AB 850.

Incorporates changes in Sec. 2635, B & P.C., made by SB 609, enacted as Chapter 839 of the Statutes of 1971.

Incorporates changes in Sec. 4205, Civ.C., made by SB 470, enacted as Chapter 671 of the Statutes of 1971, and by SB 475 enacted as Chapter 642 of the Statutes of 1971.

Incorporates changes in Secs. 11102, 11104, Veh.C., made by SB 1278, enacted as Chapter 851 of the Statutes of 1971.

Ch. 1749 (AB 278) CAMPBELL Amends Sec. 15, Ch 1451, Stats 1969, Secs. 437.7 and 438.4, H. & S.C., and Sec 14105.5, W. & I.C., re health facilities

Provides that those licensees who are excepted from the present licensing requirements for construction of health care facilities because of filing prior to January 1, 1970, must nevertheless file an affidavit with the State Department of Public Health of construction completion indicating 50 percent completion, as defined, by January 1, 1973, and 100 percent completion by January 1, 1974

Establishes designated areas of the state for area health planning agencies

Authorizes Health Planning Council, if it finds that the voluntary area health planning agency has dissolved, to grant an extension of up to 12 months, if it declares that good cause has been shown, of an approved application for construction of a health facility

Authorizes health planning agency, if it declares that good cause has been shown, to extend until July 1, 1972, the date upon which applicants, who filed applications relating to voluntary area planning programs involving health facilities prior to January 1, 1970, and who received approval of such application prior to such date from the health planning association of the county wherein the applicant is located, are required to commence construction of their facility.

To take effect immediately, urgency statute.

Ch. 1750 (AB 486) FENTON Amends, adds, and repeals various secs., Lab.C., re workmen's compensation.

Increases from \$87.50 to \$105 maximum weekly benefit payable for temporary disability under workmen's compensation law.

Increases from \$52.50 to \$70 maximum weekly benefit payable as permanent disability indemnity under workmen's compensation law.

Lowers from 49 days to 28 days the period which temporary disability must last in order for disability payment to be made, retroactively, from first day injured employee leaves work or is hospitalized as result of injury.

Increases workmen's compensation death benefit, in cases of total dependency, for surviving widow from \$20,000 to \$25,000, and for surviving widow with one or more dependent minor children from \$23,000 to \$28,000. Limits such increased benefits to those deaths resulting from original injury sustained after effective date of act.

Revises number of weeks permanent disability benefits shall be paid for each percentage of such disability, and specifies such weekly increments shall be cumulative with increased disability.

Provides that benefits increased by act may be granted at increased level only if increase in workmen's compensation insurance premium rates necessitated by such increased benefits does not violate any order issued by President of United States pursuant to Economic Stabilization Act of 1970.

Incorporates additional changes to Sec. 4453, Lab.C., to be effective only if both this bill and AB 1346 are chaptered, and AB 1346 is chaptered before this bill.

Makes related changes

To be operative April 1, ~~1971~~ [1972].*

Ch 1751 (AB 676) PRIOLO Amends Secs. 3601 and 6304, and adds Sec. 6304.5, Lab.C., re workmen's compensation.

Eliminates right of injured employee or his dependents, under workmen's compensation law, to bring civil action against fellow employee in case where injury or death is proximately caused by act of other employee evincing reckless disregard for safety of, and calculated and conscious willingness to permit injury or death to, injured employee.

Modifies definition of "employer," for purposes of specified sections re workmen's safety, to conform to that used in workmen's compensation law. States it is intent of Legislature that such specified sections shall be applicable to proceedings against employers brought pursuant to the provisions of the Labor Code for the exclusive purpose of maintaining and enforcing employee safety as prescribed by such sections.

To become operative April 1, 1972.

Ch. 1752 (SB 569) PETRIS Amends Sec. 218, R. & T.C., re homeowners' property tax exemption.

Extends homeowners' property tax exemption to units in cooperative housing corporations occupied on the lien date as a principal place of residence by a person who holds shares or membership in such corporation, which holding is a requisite to the exclusive right of such occupancy.

Operative for property taxes for the 1972-1973 fiscal year and thereafter.

Ch. 1753 (SB 752) PETRIS Amends Sec. 6913.1, Ed C., re mentally retarded minors.

Deletes provision which precludes use of tax override funds by a school district for the purchase or improvement of school sites to be used for the education of mentally retarded minors.

Ch. 1754 (SB 1099) GREGORIO New act, re Montara State Beach.

Amends and supplements Budget Act of 1971 to appropriate \$630,000 from State Park Contingent Fund to Department of Parks and Recreation for land acquisition at Montara State Beach.

Ch. 1755 (SB 1561) DILLS Amends Sec. 4601, Lab.C., and amends, adds, and repeals various secs., Chiropractic Act, re healing arts.

Revises provision in workmen's compensation law which requires that an employer tender an employee a change in physicians when requested by the employee and requires that, when change of physician is requested by employee, one of five

additional persons nominated by the employer be a practitioner of chiropractic, if the employee so requests with other four being additional practicing physicians, rather than requiring employer to nominate five additional practicing physicians. Requires that Medical Director of Division of Industrial Accidents not to discriminate between physicians or chiropractors competent to provide the form of therapy or treatment or healing practice selected by an employee when approving the physicians or chiropractors nominated by the employer or his insurance carrier.

Makes various revisions in Chiropractic Act including, among other things, changing the qualifications for membership on the State Board of Chiropractic Examiners; providing for the appointment by the board of an executive officer; and revising the examination procedure.

Ch. 1756 (SB 1635) SHORT Amends Secs. 19700 and 19700.3, Ed.C., re regional occupational centers.

Requires, rather than permits, certain proceeds of bonds issued under the State School Building Aid Bond Law of 1966 to be used to construct a regional occupational center in San Joaquin County. Requires Stockton Unified School District to repay the amount allocated in specified manner.

Ch. 1757 (AB 128) BILL GREENE Amends and adds various secs., and adds Art. 5 (commencing with Sec. 33070), Ch. 1, Pt. 1, Div. 24, H. & S.C., re community redevelopment; property rehabilitation.

Redefines "community," for purposes of Community Redevelopment Law, to include Indian tribe, band, or group which is incorporated or which otherwise exercises some local governmental powers.

Requires redevelopment agency, when feasible, to give training and employment opportunity arising from redevelopment project planning and execution to lower income residents of project area.

Requires agency of a city, county, or city and county whose population exceeds 75,000 persons to conduct public hearings, biennially, to review redevelopment plans for all redevelopment projects within its jurisdiction, evaluate their progress, and hear testimony of all interested parties.

Revises provisions relating to composition of redevelopment project area committees. Provides that in the event project area committees are formed, they shall be recognized by local legislative body within 60 days after selection of project area, and that area committees for project areas selected prior to effective date of act shall be selected before January 1, 1972. Provides that local legislative body may create more than one committee in a project area.

Creates relocation appeals board in each city, county, and city and county having relocation agency, and prescribes its membership, powers, and duties.

Provides, with specified exceptions, that applications and records made or kept by redevelopment agencies relating to relocation advisory assistance or relocation payments are confidential.

Requires, to greatest extent feasible, contracts for work or redevelopment project to be awarded to business concerns located in, or owned in substantial part by persons residing in, project area.

Authorizes agency to specify in call for bids for contracts over \$100,000 that project area residents, if available, shall be employed for specified percentage of each craft or type of workmen needed in connection with redevelopment project.

Makes additional legislative findings and declarations in connection with Community Redevelopment Law.

Ch. 1758 (AB 197) FENTON Amends Sec. 3701, adds Secs. 3702.5, 3702.6, Lah.C., re workmen's compensation self-insurers.

Requires Director of Industrial Relations to set up broad range of fees based on numbers of employees insured so that total cost of self-insured program shall be borne by such self-insurers.

Requires Director of Industrial Relations to establish an audit program insuring that all self-insurers shall be audited within a three-year cycle.

Limits the amount of surety bond or securities that a self-insurer is required to keep on deposit to 100 percent of the self-insurer's incurred liabilities for the payment of compensation.

Ch. 1759 (AB 205) CULLEN Amends and adds various secs., B. & P.C. and R. & T.C., re horseracing.

Revises the geographical zones for horseracing days from two zones to three zones (northern, central, and southern, as defined). Revises number of racing weeks for certain classes of racing in such zones.

Increases percentages which racing associations must withhold from parimutuel pool handle for license fee, purses, and commissions from 15½ percent to 15¾ percent, with additional ½ percent to be allocated as additional purses and commissions.

Deletes December 31, 1972, expiration date of (1) breakage exemption from specified additional license fee for certain racing associations and (2) license fee exemption for certain entities conducting horseracing meetings during preceding year with less than specified handle.

Imposes an annual fee for certain horses domiciled in California, commencing July 1, 1972, and specifies that this fee shall be in lieu of the property tax. Makes the taxable situs of horse the place where horse is quartered or domiciled when not racing or in training. Provides for the administration of the tax by county officials pursuant to rules and regulations adopted by the State Board of Equalization. Allocates the revenue derived from the tax to counties, cities, and school districts.

To take effect immediately, urgency statute.

Ch. 1760 (AB 210) ROBERTI Amends Secs. 321, 14240, Elec.C., re voter registration.

Substitutes voter affirmation in his affidavit of registration that he is a citizen of the United States for affirmation that he will have been a citizen of the United States for 90 days prior to the next succeeding election.

Substitutes provision permitting oral challenge of any voter on the ground that he is not a citizen of the United States for challenge that he has not been a naturalized citizen of the United States for 90 days prior to the election.

To take effect upon the adoption of ~~an unspecified constitutional amendment~~ [Assembly Constitutional Amendment No. 21].*

Incorporates amendments to Section 321 of the Elections Code proposed by AB 2722, to become operative only if AB 2722 is enacted.

Places Assembly Constitutional Amendment No. 21 on the June 1972 primary ballot.

Urgency statute, to take effect immediately.

Ch. 1761 (AB 310) GARCIA Adds Sec. 25663 5, B. & P.C., re alcoholic beverages: minor musicians.

Permits employment, under designated circumstances, of persons 18 to 21 years of age as musicians in premises selling and serving alcoholic beverages, but restricts area of such employment.

Ch. 1762 (AB 360) BAGLEY New act, re tax exemptions.

Requires Department of Finance to prepare a report on the reduction in tax liability to the state or local government because of the operation of specified exemptions from taxation. Requires supplemental report every two years.

Ch. 1763 (AB 362) MILLER Adds Secs. 293 and 6304.1, H. & N.C., re harbors and navigation.

Imposes liability, where damage is caused directly or proximately without the interposition of any external or independent agency which was not or could not be foreseen, upon owner or operator of vessel engaged in commercial transportation of petroleum or fuel oil for property damages incurred by the state or by any county, city or district, or by any person, within the state, and for damage or injury to natural resources of the state, caused by discharge or leakage of petroleum or fuel oil into or upon navigable waters of the state. Provides that such provisions shall be known as the Miller Anti-Pollution Act of 1971.

Authorizes port district receiving state moneys for construction or improvement of small craft harbor or facilities to lease, subject to specified conditions, a portion of its land and water area for the development of marine-oriented apartments and townhouses and boatslips.

Ch. 1764 (AB 424) BURTON New act, re San Francisco Maritime Park.

Authorizes the Director of Parks and Recreation to sell, lease, or transfer specified properties comprising the San Francisco Maritime State Historic Park.

Makes related provisions.

To take effect immediately, urgency statute.

Ch. 1765 (AB 724) BAGLEY Adds Sec 5002, 5003, Ed.C. re pupil enrollment.

Declares policy of Legislature that persons or agencies responsible for establishment of school attendance centers or assignment of pupils shall prevent and eliminate racial and ethnic imbalance in pupil enrollment. Requires that prevention and elimination of such imbalance be given high priority in all decisions relating to school sites, school attendance areas, and school attendance practices

Requires consideration of specified factors in carrying out such policy.

Requires school district governing boards to submit statistics periodically to Department of Education regarding racial and ethnic makeup of school population in each school.

Provides that racial or ethnic imbalance is indicated in school if percentage of pupils of one or more racial or ethnic groups differs significantly from districtwide percentage. Requires districts to study and consider plans for alternative pupil distributions upon a finding by Department of Education that percentage so differs and authorizes district to consider specified factors among feasibility factors

Requires districts to analyze total educational impact of alternate plans on pupils of district and submit reports of study and alternative plans, with schedules for implementation, to Department of Education for its acceptance or rejection. Requires department to determine adequacy of alternative district plans and implementation schedules and to report its findings to State Board of Education.

Requires submission of summary report of findings of the department to the Legislature annually.

Requires State Board of Education to adopt rules and regulations to carry out intent of act.

Ch. 1766 (AB 725) BAGLEY New act, re pupil enrollment.

Provides that Department of Education shall utilize federal funds, to extent such funds are or become available, for purposes of carrying out specified policies relating to the prevention and elimination of racial and ethnic imbalance in pupil enrollment in the public schools.

Ch. 1767 (AB 734) BRATHWAITE Amends Sec. 16616.1, adds Ch. 5 (commencing with Section 23550), Div. 17, Ch. 12.5 (commencing with Section 24675), Div. 18, and Chapter 8 (commencing with Section 25546 50), Div. 18.5, Ed.C., re children's centers.

Authorizes Trustees of the California State Colleges and governing boards of school districts maintaining community colleges to contract with the Department of Education in cooperation with private groups for the establishment of children's centers on or near campuses of California State Colleges and community colleges. Authorizes regents to establish and maintain a children's center on or near each University of California campus.

Authorizes regents, trustees, and governing boards to accept specified funds for support of children's centers; but precludes use of funds appropriated for support of the institutions themselves for support of centers; provides that children under two years of age whose parents or parents are students may be permitted to attend such centers; and gives first priority for attendance to children of students enrolled at the particular campus for which a children's center has been established pursuant to this act.

Provides for advisory council for each center on or near state college or community college campus.

Authorizes Department of Education to accept specified student fees and funds to use as matching funds to maximize federal reimbursements.

Declares legislative intent respecting act.

To take effect immediately, urgency statute.

Ch. 1768 (AB 843) BURTON Amends, adds various secs., H. & S.C., re hazardous substances.

Revises term "hazardous substance" to include a substance or mixture of substances which are combustible, and any toy or other articles intended for use by

children which the State Department of Public Health determines, in the prescribed manner, presents an electrical, mechanical, or thermal hazard.

Directs that term "combustible" is to apply to any substance which has a prescribed flashpoint.

Specifies what types of articles present an electrical, mechanical, or thermal hazard. Requires department to exempt specified articles, which present such a hazard, from specified provisions.

Requires department to determine, by regulation, whether toys or other articles intended for use by children present such a hazard, and sets forth manner in which department is to regulate.

Requires that, in case of any article or substance sold by specified persons, which is a banned hazardous substance, such article or substance be repurchased, in accordance with regulations by the department, in the manner specified.

Specifies that substances and articles in compliance with federal law do not violate California Hazardous Substances Act

To become operative July 1, 1972.

Ch. 1769 (AB 1046) SCHABARUM Amends, adds, various secs., Veh.C., re motor vehicle exhaust systems

Prohibits, on and after effective date of regulations adopted by Commissioner of California Highway Patrol re vehicular exhaust systems, persons from selling, offering for sale, or installing, motor vehicle exhaust systems, or parts thereof, including mufflers, unless they meet standards contained in such regulations.

Makes regulations effective one year after filing with Legislature, as required by act.

Requires Commissioner of California Highway Patrol to adopt regulations setting standards for the certification of vehicular exhaust systems based solely upon noise standards consistent with total vehicle noise levels set by specified sections of Vehicle Code. Provides that regulations may provide for exemption of vehicular exhaust systems from such regulations under specified circumstances. Requires commissioner to conduct study to determine best means of implementing such regulations and to report results of study to Legislature not later than January 5, 1973. Requires commissioner to file regulations with both houses of Legislature.

Requires any person holding retail seller's permit who sells or installs exhaust system in violation of such regulations to install an exhaust system which complies with the regulations or to reimburse the purchaser or registered owner, at the election of such purchaser or owner.

Provides that a court may, under prescribed conditions, dismiss any action in which a person is prosecuted for operating a vehicle in violation of specified sections of Vehicle Code relating to vehicular noise levels.

Requires Department of the California Highway Patrol to make every effort to obtain federal funds to carry out provisions of act.

Revises noise limits applicable to new motor vehicles which are sold or offered for sale.

Makes additional changes in Sec. 27160, Veh.C., proposed by AB 578, to be operative only if AB 578 and this bill are both chaptered, and this bill is chaptered after AB 578.

Ch. 1770 (AB 1054) BURTON Adds Ch 1.5 (commencing with Sec. 24180), Div. 20, H. & S.C., re noise pollution.

States legislative intent.

Prohibits any private or commercial aircraft entering commercial service after effective date of act which produces noise in excess of designated federal certification limits for subsonic jet transport aircraft from landing or taking off within the state, except in emergency situations.

Exempts aircraft of a type or class manufactured or in production on effective date of act where the manufacture of such aircraft is ordered and aircraft is delivered for commercial service within 3 years of effective date of act

Ch 1771 (AB 1135) BILL GREENE Amends Secs. 19577 and 19578, adds Secs. 19579 and 19580, W. & I.C., re rehabilitation.

Requires commodities manufactured by the nonprofit corporation operating the California Industries for the Blind which are procured by or for the state to be procured under certain circumstances from such corporation without advertising or

calling for bids and authorizes any city or county, political subdivision, or district to purchase commodities from such corporation without advertising or calling for bids.

Authorizes present and former state civil service and non-civil-service employees of the Department of Rehabilitation assigned to California Industries for the Blind and opportunity work centers to participate in the formation and management of such nonprofit corporations if they sever state employment prior to effective date of the contract with the nonprofit corporations.

To become effective immediately and operative only if AB 1651 is enacted

Ch. 1772 (AB 1264) BAGLEY Adds Sec. 214.02, R. & T.C., re property taxation.

Adds property used exclusively for preservation of native life and geology of scientific or educational interest and owned by scientific or charitable body to the welfare exemption from property taxation if open to the general public and otherwise qualified for exemption; operative from the lien date in 1972 to the lien date in 1981, inclusive.

Ch. 1773 (AB 1330) BARNES Amends Sec. 20803.6, Gov.C., re civil service: forestry service.

Includes service of a forestry member of the P.E.R.S. rendered in the Division of Forestry in the positions of forest fire dispatcher or service in a capacity prior to January 1, 1954, which is now defined as a forestry member within the definition of forestry service for purposes of retirement, to such persons retiring after the effective date of the act.

Ch. 1774 (AB 1399) WILSON Adds Art. 7 (commencing with Sec. 30796), Ch. 2, Div. 17, S. & H.C., re San Diego-Coronado Toll Bridge.

Directs Department of Public Works to endeavor to obtain funds from the federal government and from other nonstate sources to conduct a study on the feasibility of operating and maintaining a ferry system for nonvehicular traffic between the Cities of San Diego and Coronado. Requires the department to conduct such a study only if adequate funding is obtained.

Directs the California Toll Bridge Authority, upon a finding by the department that the operation of such a ferry system is feasible, to promptly take the necessary steps to secure the consent of the holders of the outstanding bonds secured by the revenues of the San Diego-Coronado Toll Bridge to the operation of such a ferry system.

Requires the department to grant a franchise for the operation of such a ferry system at the earliest possible date, upon the authority securing the consent of the bondholders.

Requires the net revenues received by the department from the operation of such a ferry system to be deposited into the San Diego-Coronado Toll Bridge Revenue Fund.

Ch. 1775 (AB 1429) WAXMAN Amends Sec. 3527, Elec.C., re ballot measures.

Provides that measures submitted to the people by the Legislature shall appear on the ballot at the first statewide election, rather than at the first general election, held 150 days after passage of the measure.

Ch. 1776 (AB 1761) GONSALVES Adds Sec 753.5, amends Sec. 755, R. & T.C., re state assessed property.

Requires the State Board of Equalization to supply information to the assessees of state assessed property similar to the information county assessors must now provide with respect to locally assessed property and provides additional opportunities for assessees of state assessed property to petition for reassessment.

Ch. 1777 (AB 1763) GONSALVES Amends, adds various secs., R & T.C., re sales and use taxes.

Defines "sale" and "purchase" to exclude leased mobile transportation equipment for use in transportation of persons or property, rather than for-hire transportation of persons or property. Provides for election on payment of tax under Sales and Use Tax Law based on fair rental value if mobile transportation equipment is purchased for purposes of leasing. Defines "tangible personal property" to include leased fixtures instead of property. Defines "mobile transportation equipment" and excludes "one-way rental trucks," also defined.

Declares act, except for definition of "tangible personal property," shall not apply to lease of such equipment entered into prior to January 1, 1972, for any period for which lessor is obligated to lease the equipment. If prior to January 1, 1972, tax was required to be paid measured by rentals from the lease.

To take effect immediately. tax levy, but operative January 1, 1972, except for definition of "tangible personal property".

Ch. 1778 (AB 1992) BRIGGS New act, re state lands.

Authorizes Director of General Services, with approval of the Department of Motor Vehicles and the State Public Works Board, to exchange specified property in the City of Fullerton

To take effect immediately, urgency statute.

Ch. 1779 (AB 2048) WILSON Amends, adds, various secs., U.I.C., W. & I.C., re work incentive programs.

Provides Department of Human Resources Development determinations as to individual's good cause for refusal to participate in work incentive program be made after enrollment in work incentive program, rather than upon referral, and be made within 5 days, rather than 3 days. Deletes requirement of service of such determinations upon Department of Social Welfare.

Provides county welfare department shall determine within 5 days whether person who fails to report for enrollment in or refuses to enroll in work incentive program or refuses employment pending enrollment had good cause for such failure or refusal, and specifies criteria for establishing existence of good cause. Provides for notice of such determination, hearing, and appeal, and a controlled payment plan if such failure or refusal is determined to be without good cause.

Makes related changes.

Ch. 1780 (AB 2118) BRATHWAITE Amends Secs. 5005, 5006, Pen.C., re inmates' funds.

Requires biennial audit to be prepared by the Department of Finance, with statement of operations at end of each intervening fiscal year to be prepared by each prison or institution at each canteen maintained for inmates by the Department of Corrections. Requires audit report or statement of operations to be available to inmates at designated places

Requires Department of Finance to biennially audit the Inmates' Welfare Fund, and to prepare an audit report listing expenditures by major categories. Requires Department of Corrections to prepare statement of operations at end of each intervening fiscal year. Requires statement of operations or audit report to be made available to inmates at designated places.

Ch. 1781 (AB 2138) CAMPBELL Adds Pt 3 (commencing with Sec. 1175), Div. 1, H. & S.C., re health care.

Provides for loans to private, nondenominational health care organizations, which meet specified qualifications, to cover reasonable amount of administrative, operational, and maintenance costs during first three years of organization's operations. Specifies such loans are to be made by Director of Health Care Services. Makes related changes.

Authorizes director to fund through such loans nonprofit, nondenominational corporation, composed of specified persons. Specifies duties of such corporation. Requires such corporation to work with or through citizens' groups representing persons outside of medical care system or not able to take full advantage of medical care facilities.

Appropriates \$500,000 without regard to fiscal years to Department of Health Care Services to carry out act.

Ch 1782 (AB 2439) Z'BERG Amends Sec 5405, repeals Sec 5418, adds Secs. 5418 and 5418.1. B. & P.C., re outdoor advertising highway signs.

Revises provisions of Outdoor Advertising Act to prohibit placement or maintenance of advertising display, not within specified exceptions, beyond 660 feet from edge of right-of-way of interstate or primary highway if display is designed to be viewed primarily by persons traveling on such highway.

Exempts for ten-year period such displays lawfully in existence on effective date of act.

Deletes provision specifying that advertising displays shall not be required to be removed until expenditure for payment of just compensation therefor has been authorized by statute. Authorizes California Highway Commission to allocate sufficient funds from the State Highway Fund to match federal funds made available for the removal of outdoor advertising displays. Specifies order of priorities which commission shall consider in such allocation.

Ch. 1783 (AB 2537) GONSALVES Amends Sec. 20816, Ed.C., Sec. 35, Ch. 1, Stats. 1968, 1st Ex. Sess., adds Sec. 23704.5, R. & T.C., re taxation.

Excludes school districts and other districts which have not, on or before February 1, 1972, availed themselves thereof, from provisions authorizing maximum property tax rates in excess of the 2 percent increase required in order to offset the loss of revenue due to the exemption of household furnishings and personal effects.

Provides that a corporation shall not be deemed to be organized and operated exclusively for educational purposes for purposes of an exemption under the Bank and Corporation Tax Law for income years beginning after December 31, 1971, if such corporation provides laundry service to the public for compensation.

Ch. 1784 (AB 2538) GONSALVES Amends Sec. 51251, adds Sec. 16119, Gov.C., re agricultural law.

Provides that landowner, in addition to county or city, may bring action to enforce contract under Williamson Act.

Creates State Land Conservation Board to assume various duties proposed for the Secretary of the Resources Agency by AB 185, such board only to be created if AB 185 is enacted.

Ch. 1785 (AB 2602) SIEROTY New act, re physicians and surgeons.

Permits designated persons to be issued certificate of physician and surgeon upon successful completion of oral examination therefor and one year of internship. Permits certain foreign medical school graduates to be eligible for licensure after serving one year of internship.

Ch. 1786 (AB 2657) LANTERMAN Amends Sec. 24944, R & T.C., re corporation taxes.

Includes, in cases of nonprofit water utility corporations, "personal property for the transmission or storage of water" among those types of property which will be deemed "replacement property" for involuntarily converted property for purposes of nonrecognition of gain under the Bank and Corporation Tax Law.

To take effect immediately, tax levy, but applicable to replacements occurring after December 31, 1970.

Ch. 1787 (AB 2668) RALPH Adds Sec. 19013.5, W. & I.C., re rehabilitation.

Requires Department of Rehabilitation in performing any rehabilitative services or in contracting with other public or private agencies for such services to take into consideration the needs of non-English-speaking handicapped persons and to provide special language assistance to such persons participating in rehabilitation programs.

Ch. 1788 (AB 2686) CROWN New act, re criminal offender records.

Creates specified interagency committee to recommend minimum standard data elements for all automated information systems containing criminal offender records in state. Provides for specified report by such committee. Designates public agencies whose members shall be represented on such committee.

Ch. 1789 (AB 2698) SIEROTY Amends and adds various secs., Pen.C., re local detention facilities.

Provides for standards and inspection of local detention facilities, as defined.

Provides that Board of Corrections shall file with the Legislature by March 31, 1974, and on March 31, in each even-numbered year thereafter, reports of the inspection of local detention facilities that have not complied with the established minimum standards.

Ch. 1790 (AB 2753) BAGLEY Amends Sec. 1272 and heading of Art. 6 (commencing with Sec. 1300), Ch. 1, Title 10, Pt. 2, adds Sec. 1303, Pen.C., re bail

Provides that, if action or proceeding against a defendant who is admitted to bail is dismissed, bail shall not be exonerated until 15 days thereafter. Requires the bail to be applied if, within such period, defendant is arrested and charged

with a public offense arising out of same act or omission upon which action or proceeding was based. Requires clerk of court to promptly mail notice to surety on bond and bail agent who posted bond, if an undertaking of bail is on file, whenever bail is applied to public offense pursuant to such provision.

Authorizes bail as a matter of right following conviction of a misdemeanor and pending determination of defendant's application for probation.

Ch. 1791 (AB 2790) WAXMAN Amends, adds various secs., B. & P.C., re optometry.

Revises provisions of law relating to optometry including providing that State Board of Optometry may, rather than shall, visit designated educational institutions providing optometric education, and specifying that until January 1972, only educational institutions complying with designated statutory standards may be accredited by the board.

Authorizes board, after January 1, 1972, to adopt rules and regulations establishing educational requirements to be complied with by applicants for licensure as optometrists and relating to accreditation of educational institutions providing optometric education.

Revises provisions relating to examination for licensure as optometrist and adds a continuing education requirement.

Provides for annual licensing of optometrists commencing in 1973. Revises fees relating to such licensure.

Authorizes certain recipients of degree of doctor of optometry issued by university located outside United States to take examination for licensure as such.

Makes related changes.

Ch. 1792 (AB 2873) KNOX Amends Secs. 34213, 34214, 34215, and 34216, Gov.C., re Council on Intergovernmental Relations.

Provides that Council on Intergovernmental Relations shall divide state into regional planning districts to meet certain criteria, rather than in accordance with recommendations of planning advisory committee.

Ch. 1793 (AB 2911) DUNLAP Adds Sec. 135.6 and Ch. 5.6 (commencing with Sec. 1461) to Pt. 1, Div. 1, and amends Sec. 633, U.I.C., re unemployment compensation.

Provides unemployment insurance coverage for any county employee, who (1) receives notice of layoff with effective date on or after March 1, 1971, or (2) terminates his employment on or after March 1, 1971, after being notified in writing by his appointing authority that he is subject to layoff or mandatory transfer in class or location, due to reduction in staff because of any budget act or due to reasons of economy or due to a reduction in staff resulting from organizational changes or reduced workload. Limits to 26 weeks the length of time unemployment compensation benefits are to be paid, with possibility of extended duration benefits; prohibits drawing disability benefits based on county wages.

Provides that if the inclusion of county wages and wages in employment paid during the base period of county employee do not result in a claim for a maximum benefit amount and a maximum weekly benefit amount under the unemployment insurance law, the claim shall be recomputed on the basis of county wages paid to or owing but unpaid to the county employee during his county base period and wages in employment paid to him during that portion of his base period that is included in his county base period. Provides that such employee shall be entitled to an award for his claim for the higher of the benefit amounts so computed.

Requires each county to pay into Unemployment Fund an amount equal to the additional cost to such fund of the benefits paid to county employees; provides method for computing such "additional cost."

Incorporates changes to Sec. 633, U.I.C., proposed by AB 1503.

Makes other technical and related changes.

To take effect immediately, urgency statute

Ch. 1794 (AB 2936) CORY Adds Sec. 19683.7, Ed.C., re exceptional children: housing.

Establishes 3-year pilot project for apportionments for the construction of facilities and the purchase of essential furniture and equipment to maintain regional programs for physically exceptional children. Limits project to not more than 4 school districts which meet standards established by Superintendent of Public In-

struction and are designated by the Department of Education. Specifies repayment requirements for such apportionments.

Requires annual report and final report to the Legislature.

To take effect immediately, urgency statute.

Ch. 1795 (AB 2945) MORETTI Adds various secs. and art. heading, Gov.C., amends Sec. 3, Ch. 1357, Stats. 1969, re crime.

Requires that Department of Justice perform various functions relative to combating organized crime.

Directs Attorney General to study with officials of Nevada, Arizona and Oregon the necessity and desirability of interstate compact on control and suppression of organized crime.

Advances termination date of 1969 amendment of Penal Code Sec. 1324 relating to compelling giving of evidence in grand jury investigation or proceeding respecting felony offense or in investigation of criminal organization or organized crime by Attorney General from 91st day after final adjournment of 1972 Regular Session to 91st day after final adjournment of 1974 Regular Session.

Ch. 1796 (SB 19) DYMALLY Repeals and adds Sec. 15600, Gov.C., re State Board of Equalization.

Reapportions State Board of Equalization.

Ch. 1797 (SB 70) SHORT Amends and repeals Sec. 11391, amends, amends and renumbers, and repeals Sec. 11655.7, as added by Ch. 1422, Stats. 1970, H. & S.C., amends Secs. 11217 and 11482, H. & S.C., as proposed by SB 542 and AB 2814, re methadone treatment.

Authorizes, as a place where an addict may be treated for addiction, a facility designated by a county and approved by the State Department of Mental Hygiene, rather than a county-operated mental health center.

Authorizes Research Advisory Panel to approve methadone maintenance programs in state hospitals.

Makes additional changes in Sec. 11391, H. & S.C., or Sec. 11217, H. & S.C., as proposed by SB 542 and AB 2814, to include changes in the law proposed by AB 628, AB 2814, and SB 542, or any combination thereof, to be operative only if AB 628, AB 2814, and SB 542, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Makes additional changes in Sec. 11655.7, H. & S.C., as added by Ch. 1422, Stats. 1970, or Sec. 11482, H. & S.C., as proposed by SB 542 and AB 2814, to include changes in the law proposed by AB 561, AB 2814, and SB 542, or any combination thereof, to be operative only if AB 561, AB 2814, and SB 542, or any combination thereof, and this bill are chaptered, and this bill is chaptered last.

Ch. 1798 (SB 141) MILLS Amends Sec. 190, S. & H.C., re grade separation project financing.

Increases, commencing with the 1972-1973 fiscal year, from \$5,000,000 to \$10,000,000 the amount the California Highway Commission and the Department of Public Works are required to set aside annually for allocations for grade separation projects

Specifies that, when a local agency uses TOPICS funds to finance its share of such project cost, an allocation for the project shall be computed as though the local agency used nonfederal money and the railroad contribution was made pursuant to state law rather than federal law.

Specifies that the first \$5,000,000 of the fund set aside each fiscal year shall be available for allocation and expenditure without regard to fiscal year.

Requires the department and the California Highway Commission to revert on October 1 of each fiscal year any unallocated amount of the balance of the \$10,000,000 sum set aside annually for grade separation projects.

Requires any funds, other than the \$10,000,000 fund, set aside for such projects to be available for allocation and expenditure without regard to fiscal years and to be allocated prior to any allocation from the \$10,000,000 fund.

Permits funds allocated for grade separation projects to be expended on projects effecting elimination of grade crossings by removal or relocation of streets or railroad tracks.

Limits allocation to such a project to the amount estimated to be necessary for the construction of grade separation facilities on the existing alignment of the street and railroad tracks.

Limits the length of railroad tracks which may be removed or relocated in such a project to 6,000 feet.

Makes additional changes in Sec. 190, S. & H.C., proposed by AB 1587, to be operative only if AB 1587 and this bill are both chaptered, and this bill is chaptered after AB 1587.

To take effect immediately, urgency statute.

Ch. 1799 (SB 539) LAGOMARSINO Amends Sec. 18860, Gov.C., re state personnel.

Authorizes the State Personnel Board to apply existing provisions authorizing the payment of compensation at a rate above the maximum for a class to ~~an employee who either meets standards established by the board and who holds a position allocated to a lower class or the salary range of the class is reduced, or is an employee with a minimum of 10 years' service who meets other eligibility requirements and is moved to a position in a lower class because of reduction in force or other management initiated change, to employees with 30 years state service on effective date of act [who were moved to a position in a lower class because of reductions in force or other management-initiated changes] ~~so moved~~*~~

Ch. 1800 (SB 839) COLOGNE Amends Sec. 27706, Gov.C., amends Secs. 686, 859, and 987, adds Sec. 686 1, Pen.C., re criminal procedure. counsel

Eliminates ~~provision specifying that~~ [right of] defendant in a criminal action ~~is~~ entitled [involving capital case] ^o to appear and defend in person.

Requires, rather than authorizes, defendants to have counsel in capital cases, and makes related changes.

[Some changes] to become operative [and others inoperative] ~~only~~ if SCA 42 of 1971 Regular Session is adopted.

Makes same changes to Sec. 27706, Gov.C., proposed by Chapter 666 of the Statutes of 1971 (SB 799) and by Chapter 667 of the Statutes of 1971 (SB 462), to be operative upon effective date of act.

Ch. 1801 (SB 1003) PETRIS Adds Sec. 5653.1, W. & I.C., re mental health

Specifically authorizes counties to contract with public and private agencies in developing and implementing county Short-Doyle plans.

Ch. 1802 (SB 1396) WAY Adds Ch. 10 (commencing with Sec. 3500), Div. 4, H. & S.C., re pupils: treatment of teeth.

Declares that every pupil of a private or public elementary or secondary school, except pupils of community colleges, shall be provided the opportunity to receive within the school year the topical application of fluoride or other decay-inhibiting agent to the teeth in the manner approved by the State Department of Public Health Provides that program of topical application shall be under general direction of dentist licensed in state and may include self-application.

Requires each county health officer to organize and have in operation by September, 1972, treatment program to make such annual treatment available to all such pupils desiring to receive such treatment, and to determine how cost of such program shall be recovered. Provides that to extent cost of program exceeds sums recovered by persons treated, such excess cost shall be borne by county in the same manner as other county expenses.

States that treatment shall be provided a pupil only if specified persons file with the governing board of the school district or the governing authority of the private school a letter provided by the district or authority stating that such treatment is desired. Provides that such school district or authority shall distribute a letter to specified persons which may be returned to the school district or authority upon which such persons may indicate that the treatment is desired for the pupil or their reason for not having the pupil receive treatment.

Ch. 1803 (SB 1489) MOSCONE Amends Secs 65302 and 65700, Gov.C., re local planning.

Requires housing element of general plans to be developed pursuant to specified regulations and requires such elements to adhere to those standards and requires inclusion of seismic safety and noise element.

Incorporates additional changes to Sec. 65302, Gov. C., proposed by AB 1378, to be operative only upon enactment of AB 1378.

Requires charter cities to adopt general plans containing elements prescribed by state law.

Ch. 1804 (AB 515) KNOX Amends Sec. 22054, P.R.C., re planning.

Changes from the 5th calendar day of the 1972 Regular Session of the Legislature to March 8, 1972, the date by which the Ventura-Los Angeles Mountain and Coastal Study Commission must file a final report on its activities, including its recommendations for legislative and administrative action, with the Governor and the Legislature.

Ch. 1805 (AB 628) SIEROTY Amends Sec. 2391, B. & P.C., adds Secs 11217.5 and 11391.5, H. & S.C., and amends Sec. 11160, Pen.C., re narcotics and dangerous drugs.

Specifically excludes psychological or physical conditions brought about solely through the voluntary administration of a narcotic or restricted dangerous drug from the type of injury that must be reported by a hospital or pharmacy to the police, marshal or sheriff.

Permits treatment of narcotic addict by a licensed physician and surgeon in any office or medical facility which, in the physician and surgeon's professional judgment is medically proper for the rehabilitation and treatment of the addict, and permits such physician and surgeon to administer to an addict under his direct care medications and therapeutic agents except narcotics.

Exempts from definition of unprofessional conduct the provision of medications or therapeutic agents, except narcotics, by a licensed physician and surgeon in connection with the treatment of addicts in such places.

Adds Sec. 11217.5, H. & S.C., and further amends Sec 2391, B. & P.C., to prevent repeal of changes in law made by this bill, to be operative only if SB 542 or AB 2814, or both, are chaptered, and this bill is chaptered after SB 542 or AB 2814.

Ch. 1806 (AB 1366) ROBERTI Adds Sec. 6424, Lab C., re safety: underground trenches and excavations.

Requires state, county, city and county, or city issuing permits for the construction of specified excavations to submit to applicant in writing the Division of Industrial Safety's pertinent safety orders.

Requires every employer who plans to construct a trench or excavation five feet or deeper to obtain a permit from the Division of Industrial Safety prior to construction where a permit for excavation or trenching is required but the entity issuing the permit does not provide for inspection of the construction of trenches or excavations or where the entity does not require a permit for such construction. Provides that where a project involves several trenches or excavations, only one permit shall be required. Authorizes division to set out contents of permit application and to set reasonable fee for such permit. Requires division to attach pertinent safety orders to permits issued by it. Makes provisions inapplicable to the state, a city, city and county, county, district, or public utility subject to jurisdiction of Public Utilities Commission or to any employer who enters a public works contract with and is subject to regulations, other than regulations specified in act, of the state, a city, city and county, county, or district requiring permits and providing for inspections or to the construction of trenches or excavation for the purpose of performing emergency repair to underground facilities, or the construction of graves or to the construction or final use of excavations or trenches where the construction or final use does not require a person to descend into the excavations or trenches.

Ch. 1807 (AB 1764) GONSALVES Amends Sec. 6363.6, R. & T.C., re sales and use taxes.

Exempts from sales and use taxes, meals for human consumption served to and consumed by patients released from state hospitals served by homes certificated pursuant to specified provisions.

Corrects obsolete cross-reference.

To take effect immediately, tax levy, but operative on November 1, 1971.

Ch. 1808 (AB 2849) FONG Adds, repeals various secs., Ed.C, re field trips Eliminates present provisions dealing with excursions and field trips and transportation of pupils therefor.

Authorizes governing board of any school district or county superintendents of schools to provide for field trip or excursion to and from places in the state, other states, or foreign country adjoining the United States for pupils in elementary or

secondary schools for specified purposes. Provides that participation in such field trips shall be considered attendance for purposes of crediting attendance for apportionments from State School Fund, and limits attendance credited thereof to 10 school days. Requires Superintendent of Public Instruction to notify Legislature of attendance credits resulting from such field trips during 1972-1973 and 1973-1974 fiscal years.

Makes provision for supervision, transportation, liability insurance, and related matters in connection with such trips.

Requires waiver of claims by field trip participants against the school district or State of California for injury, accident, illness, or death re field trip.

Ch. 1809 (AB 2918) CHACON Adds Secs. 3261 and 3262, Ed.C., re school district organization.

Authorizes county committee on school district organization, whenever it has adopted plans and recommendations for the formation of two or more unified school districts from specified territory, to provide for a vote thereon as a single proposition.

Authorizes county committee to make areawide tax support program applicable to all territory included in such a proposal, and empowers committee to fix the rate of areawide tax within prescribed minimum and maximum limits.

To take effect immediately, urgency statute.

Ch. 1810 (AB 2015) McALISTER Adds Art. 7.5 (commencing with Section 5749), Ch. 5.5, Div. 6, Ed.C., re prisoners: classes or schools.

Authorizes county superintendent of schools, with the approval of county board of education and the board of supervisors, to establish and maintain classes or schools for prisoners in any county jail, or any county industrial farm or county or joint county road camp for purpose of providing instruction in specified subjects.

Authorizes county board of education to award diplomas or certificates to prisoners enrolled in classes or schools in specified county facilities upon completion of prescribed course of study. Authorizes county board of education to provide for maintenance of Saturday classes for prisoners in specified county facilities.

Defines "adults" as prisoners confined in specified county facilities and enrolled in specified classes or schools.

Provides for allowance to county superintendent of schools for each unit of average daily attendance in specified schools or classes maintained by county superintendent.

Authorizes sheriff or other official in charge of county correctional facilities to provide for the rehabilitation of prisoners confined in specified county facilities. Requires such rehabilitation to emphasize education and vocational training.

Makes provisions re maintenance of school facilities by school district in specified county facilities.

Authorizes county board of supervisors to direct county superintendent of schools to establish and maintain classes for prisoners in specified county facilities.

Limits applicability of act to Santa Clara County.

Requires county superintendent of schools to report to Legislature and Superintendent of Public Instruction by 5th calendar day of 1974 Regular Session.

Effective until December 31, 1974.

Ch. 1811 (AB 3003) VASCONCELLOS Amends Sec. 250.5, H. & S.C., re physically handicapped children: services.

Redefines "handicapped child" to specifically include children afflicted with hyaline membrane disease for the purposes of the article on crippled children services.

Appropriates \$800,000 for the support of services to children afflicted with hyaline membrane disease.

Ch. 1812 (AB 3040) MILLER Adds Ch. 8 (commencing with Sec. 4475), Div. 5, Title 1, Gov.C., re purchases.

Prohibits state agencies from entering into contracts in excess of \$5,000 with parties who are finally determined to be not in compliance with specified air and water pollution laws and regulations.

Requires specified local agencies to notify Water Resources Control Board or Air Resources Board of such violators, and requires such boards to prepare monthly list of such violators and to submit such list to state agencies, as defined.

Ch. 1813 (AB 2590) VASCONCELLOS Adds various secs., Ed C., re nonpublic school students

Requires State Board of Education to make available to nonpublic elementary school pupils free of charge basic textbooks, other textbooks, and supplementary textbooks adopted by board for use in public elementary schools to same extent that textbooks are available for public elementary school pupils.

Requires Superintendent of Public Instruction to make available to nonpublic elementary and high school pupils free of charge specialized materials for visually handicapped minors.

Permits nonpublic school pupils to enroll in specified high school classes if space is available.

Defines "nonpublic schools" as schools satisfying specified requirements of the Education Code and as being exempt from property taxation under the welfare exemption.

Operative 1972-1973 school year.

Ch. 1814 (AB 792) RALPH Amends Secs 1419 and 1431, Lab.C., re Fair Employment Practice Act.

Includes among duties of State Fair Employment Practice Commission the duty to investigate, approve, and certify equal employment opportunity programs submitted to it by contractors on state-awarded public works contracts in excess of \$200,000, and to fix and collect fees necessary for cost thereof.

Requires such contractors to submit such a program to commission for approval and investigation, and, upon approval and certification, to effectuate it immediately.

Ch 1815 (AB 1455) Z'BERG Adds Secs. 135.7, 633.1, Ch. 57 (commencing with Sec 1471), to Pt. 1, Div. 1, U.I.C, re unemployment benefits

Provides unemployment insurance coverage for employee of University of California and state colleges not otherwise ineligible for or disqualified to receive such benefits, who has been employed full-time for specified period, and who receives a notice of layoff of specified minimum duration with an effective date on or after March 1, 1971, or terminates his employment or has terminated his employment on or after March 1, 1971, within 30 days after being notified in writing by his appointing power that he is subject to such layoff, due to reduction in staff because of any budget act or other source of funds, other than by scheduled termination. Limits to 26 weeks the length of time unemployment compensation benefits are to be paid, with possibility of extended duration benefits; prohibits drawing disability benefits based on state wages.

Requires state to pay into Unemployment Fund an amount equal to the additional cost to such fund of the benefits paid to such state employees; provides method for computing such "additional cost."

Appropriates \$350,000 from the General Fund to the Director of the Department of Human Resources Development to pay benefits and other expenses.

Inoperative as to any new claim for benefits filed before effective date of act or after December 31, 1971, or to service performed after December 31, 1971.

To take effect only if General Fund revenues are increased by Statutes of 1971 above amounts necessary to maintain programs in dollar amounts allocated by Budget Act of 1971, as determined by State Controller.

To take effect immediately, urgency statute.

Ch. 1816 (AB 2342) CHAPPIE Amends, adds, various secs, R. & T.C., Veh.C., re off-highway vehicles

Requires passenger vehicles operated off the highways, with prescribed exceptions, to be equipped with adequate muffler so as to meet the requirements of specified section of Vehicle Code, and prohibits muffler or exhaust system from being equipped with cutout, bypass, or similar device.

Provides for the identification of specified motor vehicles, used off the highways, and requires such vehicles to be issued and display an identification plate, with specified exceptions. Provides for issuance of identification plates of a design approved by the Department of Motor Vehicles and certificates of ownership and certificates of identification. Requires display of such certificates and plates as specified. Specifies dates and fee and requirements for issuance of such certificates and plates. Creates Off-Highway Vehicle Fund continuously appropriated in specified proportions for use of Department of Parks and Recreation to provide trails and areas for off-highway vehicles and to provide subvention to cities, counties and

districts providing recreation projects for off-highway vehicles provided that such local governments bear 25 percent of cost of such projects.

Imposes additional \$4 fee on such vehicles which is in lieu of all taxes according to value levied for state or local purposes on such vehicles, and specifies disposition of such fee.

Specifically includes such vehicles in definition of "vehicle" contained in Revenue and Taxation Code for purposes of use tax provisions and specifically makes various provisions regarding use tax applicable to such vehicles.

Requires such vehicles to at all times be equipped with adequate muffler and prohibits modification of exhaust system, with specified exception.

Prohibits sale or offering for sale of vehicles subject to act manufactured on or after January 1, 1972, and before January 1, 1973, which produce a maximum noise exceeding a noise limit of 92 db on an A-weighted network; 88 db on such network for such vehicles manufactured on or after January 1, 1973, and before January 1, 1975; and 86 db on such network for such vehicles manufactured on or after January 1, 1975. Requires California Highway Patrol to adopt regulations establishing test procedures and instrumentation to be utilized with respect to such vehicles taking into consideration test procedures and instrumentation of Society of Automotive Engineers

Requires Secretary of Resources Agency, in cooperation with Department of California Highway Patrol and Department of Motor Vehicles to submit to Legislature no later than July 1, 1972, suggested provisions for an "Off-Highway Vehicle Code" to govern operation of motor vehicles when operated off the highways

Requires Legislative Analyst to study the matter of fees and charges imposed upon off-highway vehicles by act and to report findings and recommendations to Legislature by January 1, 1975.

Specifies portions of act to become operative July 1, 1972.

Appropriates \$500,000 to Department of Motor Vehicles from Motor Vehicle Fund for 1971-72 fiscal year for purposes of act. Requires Motor Vehicle Fund to be reimbursed from specified identification fees.

To take effect immediately, urgency statute

Ch. 1817 (AB 2647) LANTERMAN Adds Sec. 1370 1, Pen.C, re mentally retarded persons.

Revises law relating to mentally retarded persons charged with crimes

Ch. 1818 (AB 3004) VASCONCELLOS New act, re drug abuse information project.

Appropriates \$80,000 to the Regents of the University of California to be expended for drug abuse information project as specified

Ch. 1819 (AB 1527) MORETTI Amends and adds various secs., U.I.C., re human resources development.

Enacts Employment Opportunities Act of 1971. Specifies legislative intent in enacting act. Makes related changes.

Authorizes and requires Advisory Coordinating Council on Public Personnel Management to perform designated functions relating to coordinated procedures for public service employment, to provide specified assistance, including grants, to eligible agencies, as defined, and to pay all or part of cost of demonstration public service projects. Sets forth requirements for such program. Specifies powers and duties of council with respect to such program.

Appropriates \$4,750,000 to such council for purposes of act

Prohibits institution of any such program after June 30, 1974

Ch. 1820 (AB 2329) LANTERMAN Adds Secs. 9357 01 and 9359.04, Gov.C, re Legislature.

Provides that a legislator who was first elected prior to December 31, 1969, may retire during or at any time after the term in which the boundaries of his district are altered during his term of office pursuant to a reapportionment of legislative districts. Provides that rate of contribution for a legislator electing to come under provision, and legislator first elected after effective date of provision, is 8 percent States legislative intent

Ch. 1821 (AB 2723) WAXMAN Adds Sec. 6002, and Ch. 15 (commencing with Sec. 6300), Div. 5, Elec C, re Democratic presidential primary election.

Revises law relating to Democratic presidential primary.

Urgency statute, to take effect immediately.

RESOLUTION CHAPTERS

1971 REGULAR SESSION

- Res. Ch. 1 (ACR 1) CORY Legislative Counsel of California.
Designates George H. Murphy as the Legislative Counsel of California.
- Res. Ch. 2 (ACR 2) KNOX City charters.
Approves amendment to Charter of City of Richmond.
- Res. Ch. 3 (ACR 7) RUSSELL City charters.
Approves amendments to Charter of City of Burbank.
- Res. Ch. 4 (SCR 5) BRADLEY City charters.
Approves amendments to Charter of City of Mountain View.
- Res. Ch. 5 (ACR 9) LANTERMAN City charters.
Approves amendment to Charter of City of Pasadena
- Res. Ch. 6 (ACR 8) HAYES City charters.
Approves amendment to Charter of City of Long Beach
- Res. Ch. 7 (ACR 10) BURKE City charters.
Approves amendments to Charter of City of Huntington Beach.
- Res. Ch. 8 (ACR 11) STACEY City charters.
Approves amendments to Charter of City of Bakersfield.
- Res. Ch. 9 (SCR 6) ALQUIST James William Plunkett
Commends James William Plunkett for being the recipient of the Heisman Memorial Trophy and leading Stanford to a Rose Bowl victory.
- Res. Ch. 10 (SCR 7) GREGORIO City charters.
Approves ~~amendment to~~* Charter of City of San Mateo
- Res. Ch. 11 (SCR 8) MOSCONE City charters.
Approves amendments to Charter of City and County of San Francisco.
- Res. Ch. 12 (SCR 10) DILLS William Laurence McCoy.
[Memorializes William Laurence McCoy and expresses condolences to his widow and children.] **
- Res. Ch. 13 (ACR 4) PRIOLO H. P. "Pat" Sullivan.
Commends Secretary of State H. P. "Pat" Sullivan for his splendid service to the State of California.
- Res. Ch. 14 (ACR 5) PRIOLO Judge Bruce W. Sumner.
Commends Judge Sumner as Chairman of the California Constitution Revision Commission.
- Res. Ch. 15 (ACR 15) DUFFY City charters.
Approves amendments to Charter of City of Visalia.
- Res. Ch. 16 (SCR 13) NEJEDLY Public Utilities Commission.
Extends date for submission of report by P U C. on aesthetic and environmental considerations in the location of public utility structures from January 8, 1971. to March 31, 1971.
- Res. Ch. 17 (SCR 14) HOLMDAHL City charters.
[Approves amendment to Charter of City of Oakland.] **
- Res. Ch. 18 (SCR 15) LAGOMARSINO City charters.
[Approves revised Charter of City of San Buenaventura] **
- Res. Ch. 19 (SCR 12) SONG City charters.
Approves amendment to Charter of City of Alhambra.

- Res. Ch. 20 (SCR 9) CARPENTER City charters.
Approves amendment to Charter of City of Santa Ana.
- Res. Ch. 21 (AJR 7) BEVERLY Aircraft noise.
Requests Federal Aviation Administration to establish specified noise reduction requirements for existing aircraft.
- Res. Ch. 22 (AJR 11) THOMAS Fishing boats: seizure.
Requests President to take steps to implement all sanctions on foreign countries seizing U.S. fishing boats beyond 12 miles from shore, and also to deploy American naval power to protect U.S. fishing boats from seizure.
Requests Congress to hold hearings to study effectiveness of present laws and necessity for enacting new sanctions against countries seizing U.S. fishing vessels.
- Res. Ch. 23 (ACR 31) Z'BERG City charters
Approves amendments to Charter of City of Sacramento.
- Res. Ch. 24 (SCR 19) HOLMDAHL City charters.
[Approves amendments to Charter of City of Albany.] **
- Res. Ch. 25 (ACR 38) BEVERLY City charters.
Approves amendments to Charter of City of Redondo Beach.
- Res. Ch. 26 (SCR 33) BRADLEY Theodore J. Moniz.
Honors Theodore J. Moniz, who is retiring from his position as Agriculture Commissioner of Santa Clara County.
- Res. Ch. 27 (SJR 18) HARMER Prisoners of war.
Memorializes President and Congress to take whatever diplomatic steps that may be appropriate to urge the government of North Vietnam to comply with the Geneva Conventions with respect to the treatment of American men who are prisoners in the Vietnam conflict.
- Res. Ch. 28 (ACR 47) DEDDEH City charters
Approves ~~amendment to~~ Charter of City of Chula Vista.
- Res. Ch. 29 (ACR 50) PRIOLO Peace officers' standards.
Provides, notwithstanding 1970 resolution, that specified study relating to minimum standards for selection and training of all categories of peace officers be reported to the Legislature March 20, 1971, rather than 60th day of 1971 Regular Session.
- Res. Ch. 30 (SCR 36) MILLS Legislature: constitutional recess.
Recesses 1971 Regular Session for 30-day period required by Constitution at 5 o'clock p.m. on July 30, 1971, and reassembles Legislature at 3 o'clock p.m. on August 30, 1971.
- Res. Ch. 31 (ACR 45) RAY E. JOHNSON County charters.
Approves amendments to Charter of Butte County.
- Res. Ch. 32 (SCR 47) COOMBS County charters.
Approves amendments to Charter of County of San Bernardino.
- Res. Ch. 33 (AJR 10) SCHEBARUM Federal Clean Air Act.
Memorializes the Administrator of the Environmental Protection Agency to adopt as soon as possible the Ringlemann No. 2 test, as specified in Section 39077.2 of the Health and Safety Code, as the standard for aircraft emissions for aircraft operated in California and propelled by engines for which smoke control devices have been developed.
- Res. Ch. 34 (SCR 51) DILLS Jack B. Tenney.
Pays tribute to the late Jack B. Tenney.
- Res. Ch. 35 (ACR 53) SEELEY Blue Angels Peak.
Recognizes name Blue Angels Peak as name of highest peak in Imperial County
- Res. Ch. 36 (ACR 67) CORY City charters.
Approves amendment to Charter of City of Los Alamitos.

Res. Ch. 37 (AJR 13) MACGILLIVRAY Space shuttle program.

Memorializes the President, the Congress, and the National Aeronautics and Space Administration to permanently locate the launch and reentry facilities for the space station shuttle ship project in California.

Res. Ch. 38 (ACR 75) QUIMBY City charters.

Approves amendment to Charter of City of San Bernardino.

Res. Ch. 39 (SCR 35) CARRELL Los Angeles earthquake.

Requests Governor and specified state departments and agencies, when using state and federal disaster funds to employ persons, other than regular personnel, to perform work in connection with the Los Angeles earthquake, to give priority to employing able-bodied men and women who are now unemployed or receiving welfare benefits.

Res. Ch. 40 (SJR 16) CARRELL Earthquake-damaged dwellings.

Memorializes the Secretary of the Treasury to set interest rates not to exceed 1 percent on Federal Small Business Administration loans to homeowners for repair or replacement of earthquake-damaged dwellings.

Res. Ch. 41 (SJR 25) WEDWORTH Economic assistance.

Memorializes President and Congress to provide economic assistance to California to meet economic dislocation caused by curtailment of the SST program.

Res. Ch. 42 (ACR 17) DAVIS Child support enforcement.

Requests Department of Justice to study state and local staffing requirements to adequately carry out a program of tracing and locating parents who have deserted or abandoned their children and to report its recommendations to the Legislature.

Res. Ch. 43 (ACR 76) HARVEY JOHNSON City charters.

Approves ~~amendment to~~ Charter of City of Temple City.

Res. Ch. 44 (AJR 6) BRATHWAITE Housing.

Memorializes President of United States and Congress to take specified actions relating to federal housing policy.

Res. Ch. 45 (SJR 22) DYMALLY Voting age.

Ratifies proposed amendment to United States Constitution lowering the voting age to 18 for all elections.

Res. Ch. 46 (ACR 77) BADHAM City charters.

Approves amendment to Charter of City of Newport Beach.

Res. Ch. 47 (SCR 52) COLLIER Samoa Bridge.

Names the three bridges on Route 255 spanning Humboldt Bay the Samoa Bridge.

Res. Ch. 48 (SJR 5) ALQUIST Railpax.

Memorializes President and Congress to expand proposed Railpax system to prevent elimination of certain California passenger trains.

Res. Ch. 49 (ACR 63) CHACON Mexican-American Week.

Proclaims May 2 through May 8, 1971, as Mexican-American Week.

Adds coauthors.

Res. Ch. 50 (SJR 11) LAGOMARSINO Space shuttle program.

Memorializes the President, the Congress, and the National Aeronautics and Space Administration to permanently locate the launch and reentry facilities for the space station shuttle ship project in California.

Res. Ch. 51 (SCR 39) COLLIER Robert L. Bishop Memorial Bridge.

Names twin viaducts on Redwood Highway, Route 101, spanning 3rd, 4th, and 5th Streets in Santa Rosa, the Robert L. Bishop Memorial Bridge.

Res. Ch. 52 (SJR 4) GREGORIO Clean Air Act.

Memorializes the President and Congress of the United States to amend the Clean Air Act to allow California to enforce and adopt aircraft emission standards that are feasible and stricter than federal standards for aircraft operated in the state.

Res. Ch. 53 (ACR 12) MACDONALD Psychiatric technicians.

Requests State Personnel Board and Department of Mental Hygiene to jointly study and report to the Legislature on the problem of the shortage of psychiatric technicians at state hospitals.

Res. Ch. 54 (ACR 19) DAVIS Legislative employees' retirement.

Directs Executive Officer of Public Employees' Retirement System to study retirement of legislative employees, propose retirement plan for such employees, and report at beginning of 1972 Regular Session.

Res. Ch. 55 (SCR 4) HARMER Courts.

Urges adoption of short cause personal injury action procedure in personal injury cases in any superior court in California faced with a serious civil case backlog.

Res. Ch. 56 (SCR 65) COLLIER Senator James E. Busch.

Memorializes former State Senator James E. Busch.
Adds coauthors.

Res. Ch. 57 (SJR 1) COLLIER Surplus unsubsidized agricultural food products.

Requests President and Congress to take immediate action relative to the use of surplus unsubsidized agricultural food products.

Res. Ch. 58 (SJR 37) ALQUIST Endowment for the arts.

Urges full funding for the National Endowment for the Arts.

Res. Ch. 59 (SJR 10) BEHR Marine traffic control.

Memorializes the President and the Congress to enact legislation as specified, in order to protect ports and harbors from the threat of ship collisions and other accidents which might lead to oil spills.

Res. Ch. 60 (SCR 40) LAGOMARSINO United States-Mexico Sister Cities.

Commends officers and members of the United States-Mexico Sister Cities Association on 8th Annual International Conference.

Res. Ch. 61 (ACR 105) QUIMBY City charters.

Approves amendments to Charter of City of San Bernardino.

Res. Ch. 62 (SCR 46) SCHRADER Padre Junípero Serra.

Takes notice of Padre Junípero Serra's great and inspired contributions to the history and culture of California, and, should Pope Paul VI see fit to canonize him, declares that the Members of the Legislature would welcome the naming of Padre Junípero Serra as the official patron saint of California.

Res. Ch. 63 (AJR 38) WILSON Acquisition of federal property.

Expresses desire of Legislature that specified beach property owned by federal government and surplus to federal needs be transferred to the state for park and recreational purposes.

Res. Ch. 64 (ACR 117) MILLER City charters.

Approves amendment to Charter of City of Berkeley.

Res. Ch. 65 (AJR 18) MACDONALD Beach protection: Ventura County.

Memorializes Congress to appropriate funds for a study and report on facilities needed to protect beaches and shoreline of Ventura County from storm and tidal damage.

Res. Ch. 66 (ACR 90) CROWN City charters.

Approves amendment to Charter of City of Alameda.

Res. Ch. 67 (SCR 62) SENATE COMMITTEE ON FINANCE State employees: distinctive clothing.

Requires Legislative Analyst to conduct a study of the requirements for distinctive or specialized clothing required of state employees, justifications for such requirements, changes in such requirements, and costs of such requirements to employees and report back to the Legislature by June 30, 1971.

Res. Ch. 68 (SCR 79) WAY City charters.

Approves amendments to Charter of City of Porterville.

Res. Ch. 69 (AJR 19) PIERSON Mortgage assistance.

Memorializes President and Congress to enact legislation providing for home ownership conservation loan insurance.

Res. Ch. 70 (ACR 13) DAVIS City of Anderson: off ramp.

Requests the California Highway Commission and the District Engineer of Highway District 2 to proceed with the construction of the North Street off ramp from Interstate 5 into the City of Anderson.

Res. Ch. 71 (ACR 34) CORY Joint committee - public domain.

Creates Joint Legislative Committee on Public Domain, prescribes its membership and its powers regarding the study of uses, current and projected, of state lands, and the development of a system of automatic inventory thereof

Allocates \$124,000 from Contingent Funds of the Assembly and Senate for expenses of committee.

Res. Ch. 72 (ACR 81) DUNLAP City charters.

Approves amendments to Charter of City of Napa.

Res. Ch. 73 (AJR 17) MOBLEY Impounded federal funds.

Requests the President of the United States to release funds appropriated by Congress for the construction of a distribution system for Westlands Water District, and requests the President and Congress to appropriate additional funds for such construction.

Res. Ch. 74 (SCR 22) SONG Law Revision Commission

Authorizes Law Revision Commission to continue its study of topics previously authorized for study and approves removal of nine topics from commission's agenda.

Res. Ch. 75 (SCR 23) SONG Law Revision Commission.

Authorizes the Law Revision Commission to study questions of whether the parole evidence rule should be revised and whether law relating to award of prejudgment interest in civil actions and related matters should be revised.

Res. Ch. 76 (SJR 3) MARLER Tehama-Colusa Canal.

Requests President and Congress to fund construction of the Tehama-Colusa Canal to the full capability of the United States Bureau of Reclamation.

Res. Ch. 77 (ACR 130) MADDY City charters.

Approves amendments to Charter of City of Fresno.

Res. Ch. 78 (ACR 58) CROWN San Leandro Centennial-Bicentennial.

Designates the City of San Leandro as the honorary state capital during 1972 in honor of the San Leandro Centennial-Bicentennial celebration.

Res. Ch. 79 (AJR 3) McCARTHY Golden Gate recreational 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, Fort Funston, and the San Francisco Presidio not essential for the national defense and other parcels of land owned by various federal agencies, the state, the City of San Francisco, and private parties.

Res. Ch. 80 (AJR 33) KEYSOR Federal disaster relief funds

Memorializes President and Congress to amend the Federal Disaster Relief Act of 1970 (P.L. 91-606) so that federal grants can be made available to private hospitals to repair damage caused by earthquake disaster.

Res. Ch. 81 (ACR 138) CHAPPIE City charters.

Approves amendments to Charter of the City of Grass Valley.

Res. Ch. 82 (ACR 134) LACOSTE City charters.

Approves amendments to Charter of City of Modesto.

Res. Ch. 83 (SCR 85) HARMER Automobile accident study committee.

Extends life of Joint Committee on Automobile Accident Study from June 30, 1971, to adjournment of 1971 Regular Session and also extends final reporting time to such date.

Res. Ch. 84 (SCR 81) **NEJEDLY** Memorializing Senator George Miller, Jr.

Commends the Contra Costa County Board of Supervisors for renaming the Seal Bluff and Hilltop Mentally Handicapped Centers in honor of the late Senator George Miller, Jr.

Res. Ch. 85 (SCR 97) **COLLIER** Golden Gate Bridge District.

Commends the people, directors, and management of the Golden Gate Bridge, Highway and Transportation District for paying off on July 1, 1971, the last of the \$35,000,000 bond issue sold to finance construction of the Golden Gate Bridge.

Res. Ch. 86 (ACR 147) **RUSSELL** City charters.

Approves amendments to Charter of City of Los Angeles.

Res. Ch. 87 (SCR 38) **CARRELL** Mortgaged homes: disaster areas.

Requests holders of mortgages on homes in northeastern San Fernando Valley damaged in earthquake of February 9, 1971, to render suggested assistance to owners of such homes, including granting of moratorium on mortgage payments. Requests governmental regulatory agencies to permit regulated mortgage lenders to grant such moratorium.

Res. Ch. 88 (SCR 69) **TEALE** Joint Legislative Budget Committee.

Makes \$1,300,000 available to Joint Legislative Budget Committee from Contingent Funds of Assembly and Senate.

Res. Ch. 89 (SCR 95) **HOLMDAHL** City charters.

Approves amendments to Charter of City of Oakland.

Res. Ch. 90 (SCR 18) **BRADLEY** Foreign degrees.

Requests Trustees of the California State Colleges to investigate and report to the Legislature by August 1, 1971, on the problem of the acceptance of non-equivalent foreign degrees held by faculty members of the state colleges for the purposes of salary placement and promotion.

Res. Ch. 91 (SJR 35) **ALQUIST** Transportation research and development.

Memorializes President and Congress to support and enact certain legislation relating to research and development in the field of transportation of persons and goods in or between areas of concentrated population.

Res. Ch. 92 (SJR 36) **COLLIER** Federal Highway Trust Fund.

Memorializes the President, Congress, and the Secretary of Transportation to use their good offices for the release of California's share of the Federal Highway Trust Fund.

Res. Ch. 93 (ACR 144) **WOOD** City charters.

Approves amendments to Charter of City of Monterey.

Res. Ch. 94 (SJR 29) **MARLER** Protection of fishlife.

Memorializes President and Congress of the United States to direct Secretary of Interior to take those actions necessary to properly effectuate the fish production and survival techniques in the federal Central Valley Project facilities.

Res. Ch. 95 (AJR 36) **DUFFY** Central Valley Project.

Memorializes President and Congress to expedite the processing of, so as to authorize as early as possible, the proposed East Side Division of the Central Valley Project, along with other proposed additions to the Central Valley Project.

Res. Ch. 96 (ACR 148) **RAY E. JOHNSON** City charters.

Approves amendments to Charter of City of Chico.

Res. Ch. 97 (ACR 161) **MONAGAN** Joint Rules.

[Suspends Joint Rule 23 until July 30, 1971.] **

Res. Ch. 98 (ACR 27) **KNOX** Logging operations.

Requests the Director of Conservation, in cooperation with the Director of Fish and Game, the State Forester, and the State Board of Forestry, to submit to the Legislature not later than the 10th calendar day of the 1972 Regular Session a recommendation of legislation necessary to control logging operations so as to minimize their adverse effect on the environment.

Res. Ch. 99 (ACR 39) RUSSELL Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res. Ch. 100 (ACR 149) PIERSON City charters.

Approves amendment to Charter of City of Inglewood.

Res. Ch. 101 (SCR 102) SONG City charters.

Approves amendment to Charter of City of Alhambra.

Res. Ch. 102 (SJR 21) MOSCONE Unemployment insurance.

Memorializes President and Congress to allocate moneys to the federal unemployment insurance fund in order that former federal employees, recently laid off, can draw their unemployment insurance compensation, and to establish a permanent system of continuing appropriations and allocation of moneys to the federal unemployment insurance fund to guarantee that such employees shall not again suffer delays in payment of such benefits.

Res. Ch. 103 (SJR 32) SHORT Federal-aid highway funds.

Memorializes the President and Congress of the United States to immediately release funds now held in the Federal Highway Trust Fund for highway construction.

Res. Ch. 104 (AJR 35) POWERS Legal officers, armed forces.

Memorializes Congress of the United States to enact early appropriate legislation to provide for procurement and retention of judge advocates and law specialists for armed forces.

Res. Ch. 105 (SJR 23) LAGOMARSINO Santa Susana Mountains: park.

Memorializes President and Congress to include in specified existing federal study, a study of establishment of a regional park in the Santa Susana Mountains.

Res. Ch. 106 (AJR 42) THOMAS National environmental programs.

Urges California's congressional delegation to lend full support to enactment of legislative measures to establish national environmental protection programs.

Res. Ch. 107 (ACR 26) KNOX Bicycle lanes and paths.

Requests Division of Highways to conduct study of the most feasible and least expensive ways of accommodating bicycle riders on public streets and thoroughfares, and to report findings and recommendations thereon to the Legislature by the fifth calendar day of the 1972 Regular Session.

Res. Ch. 108 (ACR 124) MOBLEY Jobs for veterans.

Proclaims that public and private employers should consider hiring returning servicemen as a matter of highest priority.

Res. Ch. 109 (SJR 17) CARRELL Forest firefighting.

Memorializes the President, Congress, and Secretary of Defense to study the feasibility of utilizing military airplanes and personnel based in this state to inaugurate programs of training personnel and active participation in fighting fires in mountains and canyons of this state by dropping fire-retardant chemicals or water, or both fire-retardant chemicals and water, in self-bursting containers from airplanes.

Res. Ch. 110 (SCR 100) MILLS Legislative recess.

Rescinds prior resolution setting dates of constitutional veto session recess.

Res. Ch. 111 (SJR 28) COOMBS Prado Dam and Reservoir.

Memorializes United States Army Corps of Engineers to establish procedures whereby property owners adjacent to or in the vicinity of Prado Dam and Reservoir are apprised of any alternatives being studied by the corps, and whereby their views and concerns may be adequately taken into account prior to the issuance of any report on the proposed project; and to establish similar procedures for those property owners and other concerned citizens downstream from Prado Dam and Reservoir; and to establish such procedures whereby property owners downstream of the dam are apprised as to the flood damage threat and the environmental water quality problems which would exist both with and without the enlargement of Prado Dam; and, in its forthcoming report on Prado Dam and Reservoir, to adequately describe,

for each alternative, all potential adverse effects occurring to all property owners who could be harmed by enlarging the reservoir or by potential earthquake damage due to heightening and enlargement, and to similarly describe the flood damage and water quality problems which would exist without such enlargement.

Res. Ch. 112 (ACR 59) THOMAS Legislative Audit Committee.

Makes available \$825,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

Res. Ch. 113 (ACR 108) BURTON American ships.

Requests Governor to use all means at his disposal to encourage increased shipping and travel on ships of U.S. registry.

Res. Ch. 114 (ACR 156) MACDONALD John B. Cooke.

Memorializes John B. Cooke, former Member of the Assembly from Ventura County.

Res. Ch. 115 (AJR 27) BELCETTI Fish management programs.

Memorializes the President and Congress to take necessary steps to assure that the federal government annually provide the maximum funding allowed under the Federal Anadromous Fisheries Act for designated fish management programs.

Res. Ch. 116 (SCR 61) MARLER Blue Star Memorial Highways.

Designates Interstate Route 5 a Blue Star Memorial Highway.

Res. Ch. 117 (SCR 115) PETRIS Public transportation.

Urges that public mass transit systems adopt free or reduced fares for senior citizens.

Res. Ch. 118 (SJR 44) COOMBS Veterans' Hospital: San Bernardino

Memorializes the President and Congress to include in the budget funds to construct a Veterans' Hospital in San Bernardino County

Res. Ch. 119 (AJR 21) McALISTER Davis-Bacon Act.

Memorializes President not to suspend the Davis-Bacon Act other than in a national emergency as defined by Congress, and memorializes Congress to limit the presidential power to suspend the Davis-Bacon Act in the future to national emergencies as defined by Congress.

Res. Ch. 120 (ACR 66) BURTON Joint Rules.

Adopts Joint Rules of Senate and Assembly for the 1971 Regular Session.

Res. Ch. 121 (SJR 34) ZENOVICH Railroad passenger service

Memorializes United States Secretary of Transportation and National Railroad Passenger Corporation to retain railroad passenger service in San Joaquin Valley.

Res. Ch. 122 (SJR 39) RICHARDSON Purchase, sale and possession of gold.

Memorializes the President and Congress of the United States to remove restrictions on purchase, sale and possession of gold.

Res. Ch. 123 (AJR 54) RUSSELL National cemetery.

Memorializes President and Congress to establish a national cemetery in California.

Res. Ch. 124 (ACR 99) CHAPPIE Jacksonville Bridge.

Names the new bridge on Route 120 crossing the Tuolumne River near the location of the former Town of Jacksonville the Jacksonville Bridge

Res. Ch. 125 (AJR 40) DUNLAP Salmon and steelhead.

Memorializes Federal Council on Environmental Quality to disapprove proposed federal projects on California salmon and steelhead streams unless Environmental Impact Report finds that such project will not be substantially deleterious to salmon and steelhead resources.

Memorializes the U.S. Army Corps of Engineers to issue no permits for waste discharge into California salmon and steelhead streams without first making a finding that such discharge will have no substantial deleterious effect on salmon and steelhead resources

- Res Ch. 126 (ACR 168) BEE** Leverette D House
Memorializes former Assemblyman, Leverette D. House, 76th District, upon his death.
- Res. Ch. 127 (SJR 33) COLOGNE** Mining claims and excavations
Memorializes President and Congress to support and enact specified legislation regarding mining claims and abandoned mine shafts and other mining excavations on federal lands.
- Res Ch. 128 (SCR 106) MILLS** Legislative recess
Recesses Senate and Assembly from August 13, 1971, to September 7, 1971. Provides that such recess is not constitutional veto session recess.
- Res. Ch. 129 (ACR 93) BURTON** ~~Economic conversion joint committee~~
[Joint committees] *.
[Creates and] * extends life of specified joint committees.
- Res. Ch. 130 (SJR 45) COLOGNE** Salton Sea.
Requests President and Congress to authorize and fund a feasibility study to determine the best way to stop the salt level from increasing in the Salton Sea.
- Res. Ch. 131 (ACR 163) BURTON** 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 132 (SCR 43) CARRELL** Firefighting
Requests the Governor and the Commanding General of the State Military Forces to study the feasibility of utilizing airplanes and trained personnel of the Air National Guard in fighting fires in mountains and canyons of this state by dropping fire-retardant chemicals or water, or both fire-retardant chemicals and water, in self-bursting containers from airplanes.
- Res Ch 133 (SCR 59) COLLIER** State parks
Directs Department of Parks and Recreation, in consultation with Department of Fish and Game, to study feasibility of incorporating specified coastal lands in vicinity of mouth of Ten Mile River, into state park system, and to report its findings and recommendations to the Legislature no later than the fifth calendar day of the 1972 Regular Session.
- Res. Ch. 134 (SCR 3) HARMER** Drinking drivers
Requests the Department of Motor Vehicles with the participation of the Office of Alcohol Program Management to direct a study of the feasibility of implementing the recommendations of the Governor's Automobile Accident Study Commission relating to the drinking driver and file an interim report with the Legislature by the 90th calendar day of the 1972 Regular Session and report their findings and recommendations, including any proposals for implementing legislation, to the Legislature not later than the 30th calendar day of the 1973 Regular Session.
- Res Ch 135 (SCR 64) COLLIER** Protection of fish life
Directs Department of Fish and Game to develop a series of reports on programs to restore salmon and steelhead populations which have been depleted or destroyed because of federal water development projects.
- Res Ch 136 (ACR 40) BRIGGS** Richard M. Nixon Freeway.
Names State Highway Route 90 the Richard M. Nixon Freeway.
- Res. Ch. 137 (ACR 56) MCGILLIVRAY** Schoolbuses
Requests State Department of Education in conjunction with California Highway Patrol to adopt regulations necessary to curtail the unscheduled stopping of schoolbuses and to urge each school district to publish and disseminate information to all interested persons relating to schoolbus routes and designated regular bus stopping areas.

Res. Ch. 138 (SCR 1) NEJEDLY Antioch Bridge.

Requests Department of Public Works to conduct study of feasibility of constructing a new crossing of the San Joaquin River at or near the site of the present Antioch Bridge, and to report its findings and recommendations to the Legislature no later than the fifth calendar day of the 1972 Regular Session of the Legislature.

Res. Ch 139 (SCR 28) NEJEDLY Suisun Marsh development plan

Directs the Secretary of the Resources Agency to cooperate with appropriate federal agencies and coordinate the activities of state and local agencies, in the preparation of a plan for the Suisun Marsh which, when implemented, will insure the restoration and preservation of the marsh as one of the principal waterfowl wintering areas in California, and to submit a progress report on the development of such plan to the Legislature not later than the fifth legislative day of the 1974 Regular Session and each regular session thereafter until such a plan is implemented.

Res. Ch 140 (SCR 30) NEJEDLY Delta Water Agency.

Directs Delta Water Agency and the Department of Water Resources, not later than the fifth calendar day of each regular session, to submit to the Legislature a written report as to the progress of negotiations relative to the agreements contemplated by the Delta Water Agency Act of 1968, and to file the first such report within 60 days of the adoption of this measure

Res. Ch. 141 (SCR 42) ZENOVICH Eisenhower Memorial Freeway

Names that portion of Route 41 in the City of Fresno from Ventura Avenue north to Herndon Avenue the Dwight David Eisenhower Memorial Freeway.

Res. Ch. 142 (SCR 82) COOMBS Interstate 15; San Bernardino.

Requests the Department of Public Works to conduct a study on the feasibility and practicality of rebuilding portions of Interstate 15 within the City of San Bernardino to bring the freeway up to modern freeway design standards to enhance the access to that portion of the city lying westerly of the Santa Fe railroad tracks, and to report its findings to the Legislature on or before the fifth calendar day of the 1972 Regular Session.

Res. Ch. 143 (AJR 28) ARNETT Federal Highway Beautification Act.

Memorializes the President and the Congress of the United States to modify the Federal Highway Beautification Act to allow the use of federal-aid highway funds now earmarked for the interstate highway system to provide roadside rest stops and viewpoint outlooks along sections of officially adopted state scenic highways.

Res. Ch 144 (ACR 116) MOBLEY Fresno air service

Urges various airlines to initiate regularly scheduled direct flights between Sacramento and Fresno

Urges other airlines to provide additional and improved service between the two cities.

Res. Ch. 145 (ACR 139) CLINE State colleges: property

Resolves that Board of Trustees of California State Colleges request president of each college in approving commercial events to take into consideration any local ordinances regulating use of property in surrounding area when permitting promoters of commercial events to use state college land.

Res. Ch. 146 (ACR 64) MACDONALD Santa Paula Freeway.

Requests the Department of Public Works to accelerate the construction of Route 126, the Santa Paula Freeway, to full freeway standards

Res. Ch 147 (SCR 127) MILLS Legislative recess

Rescinds prior resolution setting dates of constitutional veto session recess.

Res. Ch. 148 (SCR 67) ZENOVICH Neurologically handicapped.

Requires Department of Education and State Department of Public Health to study need and feasibility of establishing new diagnostic school for neurologically handicapped children in Central Valley Provides that findings be reported to Senate Education Committee, the Senate Health and Welfare Committee, the Assembly Education Committee, and the Assembly Health Committee.

Res. Ch. 149 (SCR 77) ALQUIST Antioch Bridge

Requests the Department of Public Works and the California Toll Bridge Authority, if construction of a new Antioch Bridge is commenced prior to June 30, 1973, to construct the bridge so that it may be altered to accommodate a rapid transit system if the specific route designated by the Legislature for a rapid transit system between San Francisco and Sacramento passes through the Antioch area.

Res. Ch. 150 (SCR 112) GRUNSKY City charters.

Approves amendments to Charter of City of Santa Cruz

Res. Ch. 151 (AJR 45) MACDONALD Supertankers.

Urges U.S. government to participate in Intergovernmental Maritime Consultative Organization conferences and to reflect the public concern as to the design and operating characteristics of supertankers as they relate to safety

Res. Ch. 152 (ACR 62) RUSSELL Higher education, manpower needs.

Requests Regents of the University of California, the Trustees of the California State Colleges and the Board of Governors of the California Community Colleges to report to the Legislature by the fifth calendar day of the 1972 Regular Session on their current and proposed efforts to develop and maintain academic programs that are relevant to the manpower needs of society

Res. Ch. 153 (ACR 52) MACDONALD The Education Code.

Creates the Joint Committee on Revision of the Education Code, as specified, to study and recommend revisions of the Education Code

Authorizes Joint Rules Committee to make available funds from the Contingent Funds of the Assembly and Senate for expenses of such committee, which shall be expended under policies set forth by Joint Rules Committee

Res. Ch. 154 (ACR 107) PRIOLO Swimming pools; firefighting.

Directs Insurance Commissioner to appoint committee to study feasibility of adaptation of swimming pools for emergency firefighting purposes, which shall report to Legislature by March 31, 1972.

Res. Ch. 155 (SCR 78) DILLS Vocational education

Declares that the Department of Education and the Department of Agriculture, together and cooperatively with the assistance of designated fairs, shall arrange for and initiate not less than five pilot studies demonstrating activities to test the feasibility of the use of the fairs' resources for the further development of vocational education.

Res. Ch. 156 (SCR 114) SCHRADE California Highway Patrol

Requests the California Highway Patrol to provide support and assistance to consultants, employed by the California Association of Highway Patrolmen, in developing a career development plan for the California Highway Patrol, with such plan to be submitted to the Legislature by the 35th calendar day of the 1972 Regular Session.

Requests the State Personnel Board and the Department of Finance to fully consider and evaluate such career development plan

Res. Ch. 157 (SJR 42) ZENOVICH Argentina-California exchange program.

Requests the President and Congress to appropriate foreign assistance funds to allow specialists and engineers from the State Departments of Agriculture, Water Resources, and Public Works to participate in the development of the Bermejo River Basin Project in South America.

Res. Ch. 158 (ACR 169) DUFFY City charters.

Approves amendments to Charter of City of Tulare.

Res. Ch. 159 (ACR 60) DENT Public schools; pupil transportation

Requests Department of Education to conduct a field trial to compile specified data to form a basis for revision of pupil transportation reporting forms, procedures and fund disbursements

Res. Ch. 160 (ACR 88) MACDONALD Departmental program planning systems

Provides that the Department of Finance with the assistance of the Department of General Services shall develop pilot project that will test fiscal, technical, and operational feasibility of a central accounting system development program utilizing the task force approach.

Res. Ch. 161 (ACR 172) CHACON County charters.

Approves amendment to Charter of County of San Diego

Res. Ch 162 (SCR 24) NEJEDLY Cleanup of oil spills.

Directs the Resources Agency to develop a program which would provide for the development of equipment capable of cleaning up oil spills along coastal lands and inland waters and for a service to clean up such oil spills and to report thereon to the Legislature by fifth legislative day of 1972 Regular Session

Res. Ch 163 (SCR 27) NEJEDLY Bay-delta environmental inventory.

Directs Secretary of Resources Agency to prepare an inventory, as specified, of the significant factors comprising the environment of the San Francisco Bay-Sacramento-San Joaquin Delta estuarine system, and to submit such inventory to the Legislature not later than the fifth legislative day of the 1972 Regular Session.

Res. Ch 164 (SCR 111) NEJEDLY Bay water quality control.

Requests State Water Resources Control Board and San Francisco Bay Regional Water Quality Control Board to encourage waste treatment and discharge systems that will provide the maximum feasible opportunity for wastewater reclamation while meeting water quality objectives at the earliest possible date. Declares that specified discharges to San Francisco Bay should be made at locations where the Interim Basin Plan's water quality objectives can be met economically, so that the effluents thus produced may be beneficially utilized as specified

Res. Ch. 165 (ACR 83) CLINE Santa Susana State Park.

Requests Department of Parks and Recreation to conduct a study of feasibility of establishing a Santa Susana State Park in the area north of Los Angeles.

Res. Ch 166 (ACR 137) BARNES University of California

Directs Regents of University of California to present to Legislature on or before January 10, 1972, a comprehensive report of the university's financial assets and estimated revenues for 1971-1972 fiscal year

Res. Ch 167 (AJR 41) CROWN Drafting of police officers.

Memorializes the Director of the Selective Service to classify all full-time, sworn peace officers in class II-A

Res. Ch 168 (AJR 50) PIERSON National park: Santa Monica

Memorializes President and Congress to enact, implement, and support legislation to establish a national park encompassing portion of Santa Monica Mountains, beaches and seashore of Santa Monica Bay, and portion of Santa Barbara Channel

Res. Ch 169 (SCR 72) COLLIER Fish and wildlife enhancement

Requests the Department of Fish and Game to prepare plans to improve Feather River salmon and steelhead production in conjunction with Oroville Division of State Water Facilities development and operation and directs department to identify in its 1972-73 budget request necessary funds from Recreation and Fish and Wildlife Enhancement Fund for such purpose.

Res. Ch 170 (SCR 83) COLLIER University of California

Declares legislative intent re Institute of Transportation and Traffic Engineering at U.C., expressing the Legislature's concern as to desirability of continuing existing programs and expanding scope and enlarging responsibilities of the institute. Urges regents to make provisions for the institute to undertake certain specified functions.

Res. Ch. 171 (SCR 87) COLLIER Bald Hills Road: study.

Directs Department of Public Works to conduct study of feasibility of including Bald Hills Road in the state highway system, and to report findings to Legislature during 1972 Regular Session as part of quadrennial functional classification study

Res. Ch. 172 (SCR 101) WALSH Long Beach Freeway: landscaping.

Requests the Department of Public Works to conduct a pilot project on the effect of landscaping freeways in industrial areas by landscaping that section of the Long Beach Freeway from the point where it intersects with the Santa Ana Freeway to Century Boulevard.

Res. Ch. 173 (AJR 34) DUFFY Clinical laboratories.

Memorializes the President, Congress, and the Department of Health, Education and Welfare to change various Medicare regulations regulating clinical laboratories.

Res. Ch. 174 (ACR 72) ARNETT State scenic highway system

Declares that a high priority should be assigned to providing vista points, rest stops, and other recreational facilities in the design of state highways which may be eligible for official state scenic highway designation and that an equally high priority be assigned to providing these enhancements for existing official state scenic highway routes.

Res. Ch. 175 (ACR 78) VASCONCELLOS Recognition of ethnic minorities.

Requests agencies governing higher education in California to review and encourage development of educational programs which more adequately reflect the contributions of people from ethnic minority backgrounds.

Res. Ch. 176 (ACR 103) BURTON Electricity in state buildings.

Requests Director of General Services to evaluate cost benefits of turning out lights in state offices at close of working day and report findings and recommendations to Legislature not later than 10th calendar day of 1972 Regular Session of Legislature.

Res. Ch. 177 (ACR 120) DUFFY Route 269.

Requests the Department of Public Works to submit its findings and recommendations to the Legislature on or before the 1972 Regular Session of the Legislature, as a part of the functional classification study and the Section 256 Report, on feasibility and practicality of adding to the state highway system a proposed Route 269 from Avenal to Five Points.

Res. Ch. 178 (ACR 143) DUFFY Arson detection.

Requests Division of Forestry, League of California Cities, Attorney General, and County Supervisors Association to undertake designated studies relating to arson.

Res. Ch. 179 (ACR 68) HAYES Vocational education and training.

Requires Superintendent of Public Instruction, Director of Human Resources Development, and Chancellor of California Community Colleges to report to Legislature on status of pilot program being conducted pursuant to Vocational and Technical Training Act of 1969 and to submit a summary report on the pilot program by September 1972 containing specified information.

Res. Ch. 180 (SCR 16) DYMALLY Revision of Elections Code

Creates the Joint Committee for the Revision of the Elections Code.

Res. Ch. 181 (SCR 93) RICHARDSON Recreation vehicles - parking.

Expresses opinion of Legislature that duly licensed recreation vehicles should be accorded the same parking privileges as other vehicles, and should not be restricted as to any lawful use while so parked. Declares that nothing in this resolution is intended to suggest limiting the authority of local government to prohibit the use of recreational vehicles for living purposes while parked on public streets in residential or commercial areas.

Res. Ch. 182 (AJR 53) KARABIAN Whales.

Requests the Secretary of Commerce to immediately ban all whaling activities from the United States.

Memorializes the President and Congress to work with other nations which are still involved in whaling and within the International Whaling Commission to terminate as soon as possible the hunting of any species of whale.

Res. Ch. 183 (ACR 104) LEROY F GREENE State colleges - pilot programs.

Encourages state colleges to proceed with pilot programs to expand and improve educational opportunities and quality. Provides that report on such pilot programs and proposals be given to Legislature by Trustees of California State Colleges by April 1, 1972. Directs Legislative Analyst to fiscally evaluate such programs and proposals and to give report to Legislature by 5th legislative day of 1973 Regular Session.

Res. Ch. 184 (ACR 127) VASCONCELLOS Educational goals.

Encourages school districts to provide for meetings between certificated employees of the district, students, administrators, parents, and other community members for the purposes of developing relevant educational programs.

Res. Ch 185 (AJR 46) MCGILLIVRAY Emergency task forces

Memorializes President to assign emergency task forces specializing in oil pollution prevention to the principal ports of California.

Res. Ch 186 (AJR 47) MCGILLIVRAY Oil spill strike force

Requests President and United States Coast Guard to assign next nucleus national level strike force team established by United States Coast Guard to West Coast.

Res. Ch. 187 (ACR 98) BELOTTI Welfare

Requests the State Department of Social Welfare to conduct an investigation of downpayment practices among rest homes.

Res. Ch. 188 (AJR 37) WOOD National cemetery.

Memorializes President and Congress to establish one or more national cemeteries in California.

Res. Ch 189 (SCR 89) DILLS Mineral resources; land reclamation.

Requests Division of Mines and Geology, in concert with State Mining and Geology Board, to submit proposed legislation regarding state mined lands reclamation and use plan to Governor and Legislature not later than fifth calendar day of 1972 Regular Session.

Res. Ch. 190 (SCR 104) CARRELL Drivers' licenses.

Requests Director of Motor Vehicles to conduct a study of a safe driving incentive plan under which the driver's license expiration date for drivers with clear driving records would be extended without any examination. Limits the number of subjects selected for the study to not more than 1 percent of the California drivers renewing their licenses each year of the study.

Requests director to submit a progress report to the Legislature on or before April 1, 1972, and to submit a final report of findings and recommendations to the Legislature on or before the fifth calendar day of the 1974 Regular Session of the Legislature.

Res. Ch. 191 (AJR 43) VASCONCELLOS Sealanes

Urges the United States government to work to secure international agreement that would render effective the designation of sealanes for the control of all commercial vessels, to work to implement a plan for the avoidance of hazardous areas by tankers carrying oil or other dangerous substances, and to assure that once designated, sealanes and regulations governing hazardous areas are made to apply to all commercial vessels on a mandatory basis.

Res. Ch 192 (SCR 73) HARMER Budgeting and output system

Urges the Trustees of the California State Colleges and the Regents of the University of California to make necessary changes in their respective management data systems to conform to the system being developed by the National Center for Higher Education Management Systems, with such deviation as may be necessary when, in the opinion of the trustees or the regents, the products of such system are not applicable to the mission of the California State Colleges or the University of California.

Urges trustees and regents to report their budgets in a prescribed form to the Governor, for submission to the Legislature.

Res. Ch 193 (AJR 48) MEADE Ocean vessels; communication

Requests President and Congress of United States to enact legislation providing for bridge-to-bridge radiotelephone communication.

Res. Ch 194 (AJR 49) VASCONCELLOS South bay wildlife refuge

Memorializes President and Congress to establish a national wildlife refuge for the southern portion of San Francisco Bay.

Res. Ch 195 (SCR 32) NEJEDLY Antioch Bridge

Requests Department of Public Works to cooperate with bridge users and property owners who are seeking damages caused by the closure of the Antioch Bridge on September 4, 1970.

Res. Ch. 196 (ACR 115) DUFFY Medi-Cal

Requests the Department of Health Care Services to study and take appropriate action on reimbursement of physicians under Medi-Cal on length-of-stay criteria.

Res. Ch. 197 (ACR 118) VASCONCELLON Methadone detoxification - heroin addicts

Requests Research Advisory Panel to encourage development of research programs to study methadone detoxification of heroin addicts on outpatient basis.

Res. Ch. 198 (SCR 105) CARPENTER Cost of public higher education

Declares intent of Legislature that policy of state shall be to make the public, the institutions of public higher education, and the Legislature aware of the full cost of instruction of students in public higher education. Requests Coordinating Council for Higher Education to compile reports submitted by Regents of the University of California, Trustees of California State Colleges, and Board of Governors of California Community Colleges and to determine projected cost of instruction of each segment of higher education annually. Requests the submission of an annual report to the Joint Legislative Budget Committee by Coordinating Council.

Res. Ch. 199 (SCR 103) BEHR Highway planning Napa County

Requests the Director of Public Works to rescind his declaration of a moratorium on freeway and highway planning in Napa County.

Requests the Department of Public Works to take specified action re Routes 29, 121, and 221 and study and plan other specified projects.

Res. Ch. 200 (ACR 141) WARREN Judicial bonds

Authorizes Judiciary Committees of Senate and Assembly concurrently to make study of judicial bond recourse.

Res. Ch. 201 (ACR 25) KNOX State forests: recreation vehicles

Requests the Department of Conservation and the State Lands Commission to jointly prepare and submit to the Legislature, not later than the 10th calendar day of the 1972 Regular Session of the Legislature, a report on recommended legislation necessary to control the use of motorized recreation vehicles in state forests and on other forested state lands.

Declares legislative intent regarding the funds to be used for preparing such report.

Res. Ch. 202 (ACR 22) BILL GREENE Human resource development

Requests report on or before fifth calendar day of 1973 Regular Session from the Department of Human Resources Development, in cooperation with the Department of Education, the Board of Governors of the California Community Colleges and the Department of Social Welfare, giving findings and recommendations regarding, but not limited to, specified criteria relating to human resource development programs, simplified labor market estimation techniques, and planning-programming-budgeting system criteria to measure, among other things, need and effectiveness of preventative and remedial programs.

Res. Ch. 203 (ACR 55) ZBERG Motorist information facilities

Directs State Department of Public Works to prepare and present a study of the most feasible method of establishing motorist information facilities to Legislature by February 1, 1972.

Res. Ch. 204 (ACR 110) WOOD Oil spills

Urges State Water Resources Control Board to assume responsibility as the central state depository for all data relating to oil spillage in California.

Res. Ch. 205 (ACR 111) WOOD Oil spillage pollution

Requests State Water Resources Control Board to review present requirements concerning water pollution prevention measures around oil storage and transfer facilities and to report thereon to the Legislature.

Res. Ch. 206 (ACR 112) MCGILLIVRAY Oil spills

Urges the State Interagency Oil Spill Committee to investigate the feasibility of creating state level strike forces of personnel and equipment for the effective containment and abatement of oil spills.

Res. Ch 207 (ACR 132) RYAN University of California.

Directs University of California to reorganize its priorities and establish reporting procedures re use of faculty time and to review its academic programs so that unnecessary duplication of courses and programs may be eliminated.

Requests University of California to report to Legislature on policies established and measures adopted by April 1, 1972.

Res. Ch 208 (ACR 133) STACEY Highway route Delano.

Requests the Department of Public Works to submit its findings to the Legislature at the 1972 Regular Session of the Legislature, as a part of the functional classification study and the Section 256 Report on the feasibility of adding to the state highway system a new state highway route from the City of Delano to Interstate 5.

Res. Ch 209 (ACR 152) STULL El Camino Real Interchange.

Requests the California Highway Commission and the Department of Public Works to expedite the installation of traffic signals and the construction of pedestrian facilities physically separated from the highway lanes at the interchange of Route 78 and El Camino Real, and to raise the priority of the construction of the permanent improvements at the interchange so that the hazardous traffic conditions thereat may be eliminated at the earliest possible moment.

Res. Ch 210 (ACR 157) HAYES State employment

Requests the State Personnel Board to take specified actions, and state agencies to cooperate to expand the opportunities for disadvantaged and minority persons in state employment and provides that reports be submitted to the Legislature on the progress of such programs.

Res. Ch 211 (ACR 86) DEIDDEH Schoolbus safety

Directs State Department of Education to study need for safety standards for new schoolbus tires, and report findings and recommendations not later than the 5th calendar day of the 1972 Regular Session of the Legislature.

Res. Ch 212 (ACR 87) DEIDDEH State Highway Route 157

Requests the California Highway Commission, the Department of Public Works, and the City of San Diego to review the need for Route 157 at its adopted location, and to submit their recommendations to the Legislature by April 1, 1972, on alternative locations for Route 157.

Res. Ch 213 (SCR 75) ZENOVICH Fire safety.

Requests State Fire Marshal to form a committee composed of specified members to study staffing standards and ratios of patients to staff members in nursing homes, boarding homes, halfway houses, hospitals and certain specified out-of-home non-medical care facilities in relation to fire safety and directs the committee to report its findings to the Legislature at the 1972 Regular Session.

Res. Ch. 214 (SJR 13) NEJEDLY Delta fresh water outflow

Requests the United States Bureau of Reclamation to meet its responsibilities as required by, but not limited to, the National Environmental Policy Act of 1969 and Presidential Executive Order No. 11507 by advising the Secretary of the Interior and the Congress concerning the nature of its obligation in operating those existing and proposed federal water projects that contribute to the loss of availability of usable quality water which accompanies a change in the regimen of fresh water outflow from the Sacramento-San Joaquin Delta to San Francisco Bay.

Res. Ch 215 (ACR 36) CROWN Department of Motor Vehicles

Requests the Department of Motor Vehicles not to close its San Leandro office.

Res. Ch 216 (ACR 109) McCARTHY Motor vehicle thefts

Provides that specified report required of California Highway Patrol shall be made not later than April 1, 1972, instead of fifth legislative day of 1972 Regular Session.

Res. Ch 217 (ACR 114) MEADE Local plans oil spills

Urges every city, county, and city and county in this state to formulate contingency plans to deal with spills of oil and other hazardous materials.

Res. Ch. 218 (ACR 82) MEADE University of California.

Requests that the Regents of the University of California to report information on selection criteria utilized for the Educational Opportunity Program at the university and other specified matters, to the Legislature at the 1972 Regular Session.

Res. Ch. 219 (ACR 140) MORETTI Physically handicapped symbol.

Requests that the State of California adopt a specified physically handicapped symbol. States that upon adoption the symbol shall be displayed at the entrances to public buildings which have facilities for the physically handicapped and that private use shall be encouraged.

Res. Ch. 220 (ACR 43) CHAPPIE Naming of bridges.

Directs Department of Public Works to dedicate and name several specified state highway bridges for specified Vietnam veterans, and to erect appropriate signs and markers showing such dedication.

Res. Ch. 221 (SCR 74) TEALE Sick leave usage.

Requests inquiries and report by State Superintendent of Public Instruction and the Legislative Analyst on local government programs designed to reduce excessive utilization of sick leave.

Res. Ch. 222 (SCR 109) LAGOMARSINO State Highway Route 150.

Requests the California Highway Commission and the Department of Public Works to review the need for the development of State Highway Route 150 as a freeway in all or any of its segments, and to submit their findings to the Legislature by the 10th calendar day of the 1972 Regular Session.

Res. Ch. 223 (SCR 120) WEDWORTH Water quality charges.

Requests State Water Resources Control Board to conduct a study of the effect of assessing an effluent charge or a water quality protection fee on waste waters dischargers, including the effect of permitting an effluent bonus as prescribed, and to report thereon to the Legislature not later than the fifth calendar day of the 1973 Regular Session.

Res. Ch. 224 (ACR 65) DEDDEH Tijuana River flood control.

Directs Resources Agency to participate with specified local agencies in a joint review of land uses in the Tijuana River Valley based upon the designed southerly alignment of the Tijuana River Flood Control Channel, and to complete such review and report the findings and recommendations of the review to the Legislature not later than the fifth calendar day of the 1972 Regular Session.

Res. Ch. 225 (ACR 154) BRATHWAITE Women administrators in higher education.

Urges the Governor and State Superintendent of Public Instruction to appoint more women to policymaking boards and councils, and administrative positions, in the field of higher education.

Res. Ch. 226 (ACR 159) CHAPPIE Indian-staffed programs.

Requests Department of Human Resources Development to expand its Indian-staffed unit to include two coordinators and two secretaries, one each in northern and one each in southern California who shall coordinate the work of the Indian field workers in their respective regions, and a program planner at the state level office.

Res. Ch. 227 (ACR 113) FONG Oil spills: volunteers

Requests that provision be made for citizen volunteers in all oil spill contingency plans by the State Interagency Oil Spill Committee.

Res. Ch. 228 (SJR 38) NEJEDLY National cemetery.

Memorializes Congress of the United States and the Veterans Administration to consider specified sites and all other potential sites in California for use as national cemeteries, and to establish national cemeteries in California.

Res. Ch. 229 (AJR 52) MORETTI Vietnam veterans: drug addiction.

Requests the federal government to take necessary action, including financial assistance, in cooperation with the State of California, to utilize the Veterans Home and Hospital at Yountville, DeWitt Hospital, state hospitals, and community mental health facilities to treat Vietnam veterans who are drug addicts.

Res. Ch. 230 (ACR 162) BAGLEY Venereal disease control.

Requests Governor, State Department of Public Health, and Health Planning Council to implement specified recommendations of California Task Force for Venereal Disease Control.

Res. Ch. 231 (AJR 56) MURPHY TOPICS program

Memorializes the President and the Congress of the United States to take the necessary steps to remove burdensome administrative procedures from the TOPICS program and to consider the integration of programs designed for the improvement of streets and highways in urban areas.

Res. Ch 232 (ACR 166) LANTERMAN Master plan: higher education.

Requests Joint Committee on the Master Plan for Higher Education and the Select Committee on the Master Plan for Higher Education to give specific consideration to prescribed questions re new master plan for higher education in California.

Res. Ch 233 (SCR 84) ALQUIST West wing of the State Capitol.

Requests the Joint Rules Committee to determine whether the State Architect or a private firm shall evaluate and issue a report on the safety of the west wing of the Capitol Building and on the probable cost of rehabilitation and/or reconstruction, including alternatives and methods of eliminating the hazards from earthquake standpoints and to contract for such evaluation and report.

Allocates \$100,000, or so much thereof as may be necessary, from Contingent Funds of Assembly and Senate to the Joint Rules Committee for contracting with State Architect or private firm for study.

Res. Ch 234 (SJR 46) DILLS Employee retirement or pension plans.

Memorializes U S Congress to consider one of the pending bills presently before the Congress to provide reform in the area of private employee retirement or pension plans.

Res. Ch 235 (SCR 123) DYMALLY Sickle cell anemia.

Directs State Department of Public Health to appoint an advisory committee to investigate and make recommendations relative to the control and treatment of sickle cell anemia by the department, and to report the committee's findings and recommendations to the Legislature by January 30, 1972.

Res. Ch. 236 (AJR 55) BROWN Federal grants.

Memorializes Congress to condition all aid to governmental bodies and to private entities upon their presenting of a long-range plan detailing the effect of such aid on California's social, political and economic environment, and to establish criteria to be used by federal agencies in determining what factors and information should be included in such long-range plans, and parameters of long-range effects to be used in determining whether aid should be granted.

Res. Ch. 237 (ACR 170) CLINE State Highway Route 118.

Requests the California Highway Commission to expedite construction on State Highway Route 118, also known as the Simi Valley-San Fernando Valley Freeway, so that the route may be brought up to freeway standards along its entire length prior to the present schedule date of completion of such construction in 1979.

Res. Ch. 238 (ACR 174) HAYDEN Transfer of educational credits.

Declares intent of Legislature that each community college transfer student pursuing a recognized academic program at a state college or the University of California be advised in writing and prior to termination of first semester, quarter, or trimester for which he is registered, of which earned community college credits shall apply toward graduation.

Requires reports on implementation to Coordinating Council for Higher Education, which is required to report to Legislature.

Res. Ch. 239 (SJR 49) MARKS National Park Service.

Memorializes the Director of the National Park Service to rescind the proposed move of the National Park Service's Western Service Center from San Francisco for combination with the Eastern Service Center in another location, or, if the two centers are to be combined, then to locate the combined center in San Francisco.

Res. Ch 240 (SCA 42) COLOGNE Amends Sec. 13, Art. I, Cal Const., re criminal procedure - counsel

Eliminates provision specifying that defendant in a criminal case has right to appear and defend in person.

Authorizes Legislature to require defendants to have assistance of counsel in felony cases

Res Ch. 241 (SCR 117) GREGORIO Bicycle parking areas

Requests all departmental heads to reserve adequate bicycle parking space at state offices and buildings, and requests that all planned or incompleated state offices and buildings, whenever feasible, be designed and constructed to incorporate bicycle parking space, such space to include anchored bicycle racks, to be covered when possible, and to be located in a safe place. Specifies that if it is deemed appropriate and necessary, use fees may be assessed for the purpose of liquidating any costs which may result from reserving, designing, or constructing such bicycle parking spaces.

Res Ch. 242 (SCR 135) ALQUIST Emergency highway safety program.

Directs Department of Public Works to afford first priority in the expenditure of funds under the emergency highway safety program to rail-highway grade crossing projects.

Res. Ch. 243 (ACR 101) BILL GREENE Fair employment practices.

Directs State Fair Employment Practice Commission to adopt rules and regulations in order to provide for commission policy criteria pursuant to the purpose and intent of the U.S. Supreme Court's decision in *Griggs v. Duke Power Co.*, 28 L. ed. 2d 158, re equal employment opportunities, and directs commission to report to Legislature by fifth calendar day of 1972 Regular Session.

Res Ch 244 (SJR 53) HARMER Motor vehicle damages

Memorializes Congress to recognize and give full faith and credit to the motor vehicle property damage standards provided by California law in the Greene-Harmer Motor Vehicle Damage Control Act.

Res Ch. 245 (ACR 146) GONSALVES Public Utilities Commission.

Requests Public Utilities Commission to study the subject of requiring water corporations under its jurisdiction to expand their systems in designated fashion in order to provide adequate pressure, reserves, and facilities for fire protection purposes.

Requests commission submit report thereon to Legislature by the fifth calendar day, 1972 Regular Session.

Res. Ch. 246 (SCR 139) MILLS Legislative recess.

Recesses Legislature from November 24 until November 29, 1971.

Res. Ch. 247 (AJR 60) DEDDEH National Transportation Planning Study.

Memorializes President and Congress of United States and the U.S. Department of Transportation to review the National Transportation Planning Study, and California's portion thereof, with understanding that need for new and improved transit facilities is considerably greater than proportion programmed for funding under prescribed alternatives in the study

Res. Ch. 248 (AJR 61) DENT East Bay park lands

Memorializes Secretary of the Interior to personally resolve dispute over ownership of specified parcel of federal lands and to give full consideration in his decision to the National Environmental Policy Act of 1969.

Res. Ch. 249 (ACR 173) MURPHY Pajaro River Basin study.

Requests State Water Resources Control Board, in cooperation with the Department of Water Resources and interested local parties, to conduct water-quality--water-resource study of the Pajaro River Basin.

Res Ch 250 (ACR 145) MEADE Narcotic addiction research.

Directs Narcotics Task Force of California Council on Criminal Justice to assign priority in making grants for specified narcotic research project, and to report thereon to the Legislature on or before 5th day of 1972 Regular Session.

Res Ch 251 (ACR 176) BRIGGS School competitive food services.

Requests State Board of Education to hold a public hearing to consider modifications to its policy to school districts re competitive food sales at senior high schools participating in National School Lunch Program or Food Distribution Program.

Directs State Board of Education to submit copy of any revised policy to Legislature by February 15, 1972

Res. Ch 252 (SCR 134) RICHARDSON Probation subsidy

Provides that a study of the probation subsidy program be made by the Human Relations Agency

Res. Ch 253 (SJR 48) ALQUIST Surface Transportation Act of 1971

Memorializes President and Congress of the United States to enact the Surface Transportation Act of 1971

Res. Ch 254 (ACR 179) DUNLAP Mental patients: caretaker's training.

Requests Department of Mental Hygiene to fund a demonstration training project at Napa State Hospital, Program 8, to teach 100 caretakers of caretaking institution the methods by which chronic mental patients are prepared for state hospital release

Res. Ch 255 (ACR 186) Z'BERG City charters.

Approves amendments to Charter of City of Sacramento ratified at election held on September 21, 1971

Res. Ch 256 (ACA 44) GONSALVES Adds Sec. 25, Art. XIII, Cal. Const., re single-family dwelling assessments

Authorizes the Legislature to prohibit the valuation for property taxation purposes of owner-occupied single-family dwellings located on land zoned exclusively for such dwellings or zoned for agricultural use where such dwellings are permitted at any value greater than that which would reflect the use of such property as sites for single-family dwellings.

Res. Ch 257 (ACR 158) BROWN Peace officers minority recruiting.

Requests Commission on Peace Officer Standards and Training to assist local agencies in recruiting minority peace officers and report on such recruitment to the Legislature.

Res. Ch 258 (ACR 187) Z'BERG City charters.

Approves amendments to Charter of City of Sacramento ratified at election held on November 2, 1971.

Res. Ch. 259 (ACR 188) DEDDEH Richard J. Donovan.

Expresses regret of Legislature at death of former Assemblyman Richard J. Donovan

Res. Ch. 260 (ACR 190) HAYES William S. Grant.

Memorializes William S. Grant.

Res. Ch 261 (SCA 44) NEJEDLY Amends Sec 9, Art. IX, Cal. Const., re University of California Regents

Requires approval of Senate, a majority of membership concurring, of appointments of Governor to Regents of University of California.

Res. Ch. 262 (SCR 88) HARMER Higher education: capital outlay.

Requests State Public Works Board to approve augmentation of specified 1970 Budget Act item providing funds for construction of central steam plant expansion at Los Angeles campus of University of California.

Res. Ch 263 (SCR 133) COLLIER Legislative building space needs.

Creates Joint Committee on Legislative Building Space Needs to study space needs of Legislature and agencies assisting the Legislature.

Res. Ch. 264 (SCR 136) MILLS Legislative reorganization.

Directs Joint Rules Committee to study all aspects of legislative organization and resources and make recommendations for improvement. Provides that designated party leaders shall be members of any subcommittee appointed on subject of resolution.

Res. Ch. 265 (SCR 138) SHORT City charters.

Approves amendments to Charter of City of Stockton.

Res. Ch. 266 (SCR 141) RODDA County charters.

[Approves amendments to Charter of County of Sacramento.] **

Res. Ch. 267 (SJR 50) MARKS Public employment programs.

Memorializes Secretary of Labor to revise allocation formula for California grants relating to demonstration programs to employ welfare recipients under Emergency Employment Act of 1971 to also fund demonstration programs to employ welfare recipients in northern California.

Res. Ch. 268 (SJR 51) COLLIER Federal-aid highway funds.

Memorializes the President and the Congress to immediately release federal-aid highway funds for the construction of roadside rest stops in this state.

Res. Ch. 269 (SJR 52) CARRELL Driver qualification regulations.

Memorializes United States Department of Transportation to continue in force specified existing minimum standards on all drivers operating vehicles in interstate commerce

Res. Ch. 270 (AJR 30) BURTON Economic conversion.

Memorializes President and Congress to enact described legislation relating to economic conversion.

Res. Ch. 271 (ACR 189) MORETTI Legislature constitutional recess.

Recesses 1971 Regular Session for 30-day period required by Constitution on December 2, 1971, and reassembles Legislature January 3, 1972, at 9 a.m. Adjourns 1971 Regular Session sine die 11 59 a.m. on Monday, January 3, 1972.

Res. Ch. 272 (ACA 21) ROBERTI Amends Sec. 1, Art. II, Cal. Const., re voter qualifications.

Eliminates constitutional provision requiring a naturalized citizen to be naturalized for 90 days prior to becoming eligible to vote.

Res. Ch. 273 (SCR 142) MOSCONE City charters.

[Approves amendments to and recodification of the Charter of City and County of San Francisco]**

Res. Ch. 274 (SCA 3) ALQUIST Adds Sec 8, Art. II, Cal. Const., re open presidential primary.

Requires Legislature to provide for an open presidential primary whereby the candidates on the ballot are those found by the Secretary of State to be recognized candidates throughout the nation or throughout California for the office of President of the United States, and those whose names are placed on the ballot by petition, but excluding any candidate who has withdrawn by filing an affidavit that he is not a candidate.

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1971 REGULAR SESSION

CROSS-REFERENCE TABLES

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33	31	205	1759	344	1626
35	1053	206	145	346	1390
37	113	207	1617	347	194
40	1440	209	1588	348	195
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49	711	219	35	358	857
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63	110	236	260	362	1763
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78	1409	245	191	371	248
79	17	246	67	372	1005
82	19	251	120	376	1105
85	1231	252	192	377	232
93	12	253	1341	379	57
94	564	255	1410	380	196
95	712	260	856	381	1195
96	189	265	1674	388	1232
98	486	271	353	389	1675
101	259	273	1589	390	1573
102	713	277	82	391	48
104	69	278	1749	392	58
106	53	279	877	394	121
107	21	280	1104	404	197
108	231	281	1121	406	155
109	118	282	1169	407	198
112	94	283	42	408	49
114	133	284	1041	410	661
116	1521	288	54	411	473
119	453	289	375	413	16
120	45	290	500	414	1055
121	1054	291	376	418	1300
122	1340	293	361	419	249
123	1620	296	1284	420	76
128	1757	299	62	421	96
131	1727	301	314	424	1764
133	1728	302	962	426	1253
137	34	303	1515	427	199
138	70	304	1590	433	1342
141	46	305	193	434	71
146	111	307	15	436	1254
152	154	308	14	441	114
156	995	310	1761	442	107
164	797	311	63	443	501
165	1103	312	64	444	200
166	870	314	382	449	1516
167	855	315	377	450	858
168	407	322	247	451	1123
169	1004	323	38	455	1343
171	1167	324	95	460	315
173	61	327	878	461	233

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463	201	606	174	780	968
465	97	607	1488	781	1693
470	117	608	1171	784	263
474	1618	611	383	786	716
477	20	628	1805	792	1814
483	1691	629	65	799	1414
486	1750	631	1124	803	23
492	156	632	1058	804	1594
494	202	633	567	805	116
495	1391	635	1172	806	258
496	179	643	1628	807	969
497	363	644	1671	809	784
499	919	646	129	811	445
504	172	651	466	812	212
505	1557	652	781	815	176
510	1344	655	965	816	385
511	1612	660	1592	817	970
512	157	662	966	820	408
515	1804	663	158	821	410
516	173	664	882	823	872
517	1441	665	421	826	1595
518	1466	668	208	829	160
519	714	669	209	830	319
522	1243	671	1443	831	1043
523	1056	674	1094	834	1286
525	98	675	678	837	859
526	203	676	1751	843	1768
527	1170	678	442	846	1173
528	1442	679	1489	848	122
529	879	680	715	850	1729
530	134	683	26	851	161
531	316	684	330	852	213
533	1574	685	443	853	162
534	99	691	409	854	1347
535	135	692	568	855	467
536	204	693	782	857	785
540	1345	697	1467	861	1348
542	964	698	1593	862	717
543	1305	699	479	863	1125
546	1057	700	1346	867	1126
548	100	702	1059	870	1629
553	77	704	1106	871	1174
554	1255	706	175	872	679
555	205	707	384	875	446
556	880	708	235	877	1060
558	115	709	1376	880	177
559	520	710	444	881	1061
563	1486	715	262	882	595
565	10	723	1030	883	1630
567	1042	724	1765	885	1558
568	317	725	1766	886	1527
574	799	734	1767	887	1062
576	1092	736	502	888	802
577	206	756	1490	889	884
579	362	757	967	890	1234
581	1627	758	1413	892	454
582	318	760	1285	893	803
583	207	761	534	896	1377
585	881	763	883	897	885
587	1591	766	236	898	860
588	227	767	279	901	804
590	1692	768	149	903	455
591	141	769	159	905	1175
593	800	770	210	906	456
594	1006	771	211	909	280
595	241	772	422	910	1415
596	250	773	871	911	1730
597	1666	774	783	917	861
599	251	775	1233	918	1528
600	1487	777	224	919	1694
601	234	778	237	921	1509

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923	805	1093	788	1264	1772
924	354	1094	789	1267	1204
925	1063	1097	1130	1268	1205
928	806	1099	217	1270	240
931	1244	1100	386	1271	574
933	142	1101	1198	1272	974
936	1095	1102	1199	1273	722
937	862	1104	423	1274	1493
939	50	1107	1676	1275	1044
940	863	1108	1731	1276	504
941	807	1110	809	1281	1695
947	214	1115	165	1282	1329
948	215	1119	1468	1287	219
949	577	1120	570	1289	469
951	468	1121	1257	1290	480
953	225	1122	1008	1291	1506
955	1491	1123	254	1300	1399
963	1196	1124	887	1301	1446
965	252	1125	571	1302	1327
968	786	1126	1350	1305	575
975	1064	1127	810	1308	255
978	569	1129	218	1309	1112
981	1416	1133	542	1310	342
983	411	1134	1258	1312	1068
986	1176	1135	1771	1314	1132
990	718	1136	1156	1315	1288
991	1127	1142	572	1316	1631
994	216	1143	1677	1317	320
995	163	1148	888	1318	1157
996	164	1150	682	1319	1133
998	680	1151	972	1320	321
999	1302	1154	1597	1321	322
1002	886	1155	573	1322	323
1003	503	1156	489	1323	324
1005	488	1157	1378	1324	1134
1006	541	1158	1492	1326	893
1007	281	1162	1200	1329	894
1010	763	1165	1009	1330	1773
1013	864	1168	447	1331	895
1014	1177	1169	889	1332	379
1015	865	1172	1445	1333	742
1017	787	1173	1201	1334	412
1021	1287	1175	93	1336	1418
1022	971	1178	890	1339	1575
1026	1128	1183	891	1344	1733
1027	1313	1184	811	1345	1314
1028	1349	1186	290	1346	1330
1031	282	1187	239	1351	683
1033	873	1188	1066	1352	544
1035	267	1189	1096	1353	975
1038	920	1191	1598	1354	1696
1043	1197	1195	368	1358	1206
1044	1444	1199	1599	1359	1511
1045	1256	1200	1259	1366	1806
1046	1769	1202	543	1369	896
1051	1065	1203	1656	1372	723
1054	1770	1206	973	1374	291
1058	662	1210	892	1378	1632
1059	1529	1211	1067	1379	1531
1061	253	1220	1392	1380	1097
1062	1155	1221	719	1382	1235
1064	457	1223	1351	1383	1697
1069	1530	1225	1417	1384	39
1070	808	1235	1131	1385	181
1071	681	1237	1732	1393	976
1074	1655	1238	1678	1399	1774
1076	1007	1239	1510	1402	166
1080	238	1244	720	1404	1559
1082	180	1247	1202	1414	1532
1083	1129	1254	1203	1415	897
1084	874	1260	1010	1416	1533

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1418	1534	1586	814	1740	491
1420	1447	1587	1302	1746	344
1421	1289	1588	1540	1749	1560
1422	724	1589	356	1751	458
1423	1747	1591	1373	1754	1604
1424	1698	1592	357	1755	1636
1428	1069	1596	1074	1756	1238
1429	1775	1597	1260	1759	1637
1431	1535	1598	1091	1760	1141
1433	1393	1599	815	1761	1776
1434	1070	1601	490	1763	1777
1439	1379	1306	1075	1764	1807
1442	1011	1607	1207	1765	1354
1444	355	1308	1734	1767	1380
1445	898	1612	470	1771	923
1447	1394	1613	1451	1777	982
1449	545	1614	686	1778	1293
1451	546	1615	1208	1779	901
1454	547	1620	1179	1781	482
1455	1815	1621	1190	1783	1735
1457	1473	1622	1012	1784	1031
1461	1448	1623	1291	1785	1355
1462	1536	1323	1619	1786	1701
1463	481	1635	980	1789	507
1464	268	1637	1180	1790	924
1466	548	1341	921	1801	1736
1468	684	1347	380	1802	1605
1469	1093	1650	256	1806	1737
1470	535	1651	1236	1807	1738
1481	899	1652	1331	1808	1316
1482	1449	1653	1136	1809	1702
1483	1600	1654	1181	1810	1561
1485	764	1657	725	1811	1142
1486	1189	1658	726	1814	1679
1487	1537	1659	727	1815	1638
1488	1315	1660	728	1816	1210
1490	1178	1663	1237	1836	1294
1492	812	1668	1209	1839	1356
1496	977	1669	505	1840	387
1487	292	1671	295	1845	1680
1500	549	1673	296	1846	902
1502	813	1674	471	1848	1182
1503	1107	1675	1137	1849	1357
1504	1667	1676	687	1851	1381
1506	1290	1678	1353	1856	903
1507	283	1679	1333	1858	551
1508	293	1680	1634	1860	1639
1509	866	1682	1419	1861	1739
1511	325	1685	297	1863	1494
1527	1819	1686	1603	1865	1261
1528	1450	1688	1138	1870	1740
1530	978	1689	506	1871	472
1532	294	1690	326	1872	1421
1533	448	1692	327	1874	365
1534	449	1694	1013	1876	450
1536	1071	1697	381	1877	366
1544	875	1701	596	1878	1358
1545	685	1704	343	1883	388
1549	1699	1710	1045	1884	1076
1550	900	1711	1108	1885	1295
1552	765	1712	1109	1890	1016
1555	663	1713	1139	1891	743
1556	1601	1715	1140	1895	257
1561	536	1719	922	1899	1014
1562	979	1720	1635	1900	925
1566	1538	1723	364	1902	1422
1569	550	1731	1420	1904	1077
1570	264	1732	1395	1905	1640
1571	1072	1733	981	1907	508
1578	1539	1734	816	1916	1211
1579	1135	1735	1292	1917	983

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1920	328	2121	1708	2338	554
1922	537	2122	1143	2340	1544
1923	1495	2123	1709	2342	1816
1924	1423	2124	1035	2343	1084
1925	1424	2125	358	2345	1682
1926	509	2126	1098	2348	1429
1929	413	2131	1644	2350	753
1930	597	2134	1317	2357	1085
1932	1469	2135	1082	2363	1110
1936	1576	2138	1781	2364	734
1944	167	2139	538	2365	735
1948	1703	2147	1016	2369	691
1949	1452	2151	1328	2370	1216
1952	1541	2156	689	2373	452
1953	1296	2157	539	2386	1161
1957	1641	2158	1710	2387	1086
1959	729	2161	986	2392	1323
1964	1047	2162	1213	2395	451
1965	926	2166	1454	2396	1545
1966	1496	2168	1471	2399	1455
1968	1425	2172	1645	2403	990
1969	1239	2175	1427	2406	1546
1975	1183	2180	1711	2408	1470
1977	510	2185	1160	2411	823
1979	766	2190	1396	2416	1648
1981	1642	2195	1017	2420	459
1984	1382	2196	1033	2422	991
1986	1079	2197	1186	2423	771
1988	817	2201	1034	2424	1385
1989	1426	2202	987	2427	1498
1991	1048	2203	1081	2428	1319
1992	1778	2214	1214	2434	1262
2000	730	2226	1497	2439	1782
2001	818	2227	1428	2444	1018
2002	1297	2229	731	2453	1649
2004	1657	2235	1681	2455	1263
2007	1670	2238	821	2461	1332
2008	688	2241	1144	2462	867
2011	1032	2242	345	2468	1087
2014	1704	2244	1384	2472	1563
2015	1810	2245	484	2483	930
2017	1015	2246	367	2489	1577
2022	552	2247	553	2490	774
2023	767	2248	927	2491	1456
2029	1453	2249	1542	2495	1386
2030	819	2254	769	2497	1683
2033	1383	2257	988	2498	736
2035	1184	2258	1318	2499	1564
2040	1705	2260	1187	2502	1565
2042	820	2261	822	2503	1566
2043	1779	2279	928	2505	790
2044	1185	2280	770	2508	906
2054	1159	2281	359	2509	931
2058	1359	2283	1602	2512	1658
2059	1706	2290	390	2518	1743
2060	1643	2291	1099	2520	1430
2067	984	2297	360	2521	1512
2072	483	2298	905	2522	1457
2073	1707	2300	1083	2524	1499
2078	768	2310	1543	2525	791
2081	511	2313	929	2527	576
2091	1080	2316	1712	2528	1217
2095	1212	2317	414	2537	1783
2097	904	2321	989	2538	1784
2104	1191	2322	690	2544	1500
2109	1741	2323	415	2558	792
2111	1742	2324	1580	2561	1713
2112	1606	2325	732	2569	1387
2114	1360	2326	1646	2571	932
2115	389	2328	1215	2576	1218
2118	1780	2329	1820	2577	1298

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2586	555	2766	1432	2927	934
2588	1050	2768	1513	2934	1219
2590	1813	2769	1548	2935	1435
2598	1744	2770	1860	2936	1794
2600	664	2773	1163	2938	693
2602	1785	2774	1459	2940	516
2603	168	2775	908	2945	1795
2605	772	2777	1570	2946	1517
2609	737	2785	1111	2955	1320
2610	1567	2786	1745	2958	935
2613	824	2790	1791	2959	1321
2614	992	2797	1503	2983	936
2616	738	2799	773	2994	1653
2618	1547	2800	1188	2999	1220
2622	1714	2802	1088	3001	1264
2624	907	2807	1571	3003	1811
2628	1240	2808	1133	3004	1818
2637	933	2809	1661	3014	630
2646	1501	2815	513	3018	1461
2647	1817	2818	1089	3021	739
2648	1162	2821	1610	3022	1717
2649	1609	2827	621	3030	1662
2651	1145	2828	692	3036	1474
2653	1650	2829	1102	3038	1718
2655	825	2832	1147	3039	1221
2657	1786	2840	514	3040	1812
2658	242	2845	1388	3048	1719
2659	1502	2849	1808	3049	1720
2666	1568	2850	1049	3055	1462
2668	1787	2859	1265	3057	1684
2669	1100	2862	424	3063	1322
2674	1101	2867	909	3071	1222
2675	1245	2869	993	3073	1223
2679	512	2870	1241	3077	517
2686	1788	2871	1652	3084	1514
2698	1789	2872	265	3087	1090
2712	1659	2873	1792	3088	425
2717	1651	2884	1549	3090	518
2723	1821	2885	1434	3091	492
2727	1715	2886	1504	3093	1463
2741	1146	2887	1748	3094	1505
2742	1569	2888	515	3095	346
2746	1716	2898	1397	3097	1721
2753	1790	2911	1793	3098	1436
2760	1036	2918	1809	3099	1464
2763	1301	2921	1460	3100	1746
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10	744	201	244	354	830
12	1663	203	601	357	1224
14	599	206	125	358	1247
15	2	207	266	359	229
19	1796	212	136	360	579
20	474	215	827	361	635
27	298	220	633	363	416
28	996	222	1324	366	417
33	78	225	668	369	636
35	997	229	1267	371	1148
39	220	236	126	380	604
42	598	237	28	385	1621
46	59	238	137	386	911
48	37	241	86	388	912
51	1578	242	938	389	284
56	793	243	602	390	939
58	522	244	146	415	637
62	910	246	302	420	670
63	694	248	333	423	1306
64	347	249	170	424	1622
65	299	250	30	430	18
68	182	251	245	431	392
70	1797	253	485	434	638
74	1668	254	1303	435	605
76	300	260	147	438	151
77	5	261	603	439	152
78	68	262	794	440	304
81	243	265	1361	441	153
82	27	267	369	442	131
84	43	268	66	446	222
85	73	269	695	448	940
86	124	271	1268	450	184
88	301	272	1722	451	72
89	109	273	828	454	334
90	332	274	1113	455	747
93	84	276	79	456	640
95	1615	281	665	457	698
96	7	282	80	459	606
97	1010	283	1242	461	607
109	1266	285	669	462	667
110	60	286	226	463	641
111	74	287	221	464	1269
113	169	292	1686	465	1307
115	40	296	87	466	271
116	331	297	143	467	185
120	1522	300	183	470	671
123	632	302	88	471	639
127	1020	303	1192	472	1021
128	112	304	144	473	427
132	426	309	1669	475	642
133	3	313	89	476	393
135	51	314	102	477	493
136	36	315	148	479	913
139	101	316	269	482	1248
141	1798	320	52	484	699
142	44	321	90	486	305
145	75	325	1400	489	306
148	130	327	696	491	272
154	745	335	303	492	1333
158	998	336	103	493	831
166	1299	337	1193	494	643
167	81	340	270	495	1401
168	937	342	1362	496	1363
170	600	345	1246	498	524
178	9	346	178	500	1225
181	746	347	634	503	1551

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505	186	667	338	796	578
509	644	369	943	799	666
511	335	370	841	800	1117
512	556	371	1270	803	230
520	832	372	495	804	617
521	187	373	139	805	585
524	428	375	610	807	649
528	795	377	944	809	650
532	999	678	1518	814	395
533	1149	680	701	816	434
535	833	682	274	819	1581
537	1249	684	611	820	1150
539	1799	686	1552	825	1367
549	834	691	775	827	1724
551	370	696	1654	828	586
552	371	700	275	830	1037
557	835	701	1114	833	587
558	307	702	1325	838	1151
560	525	703	646	839	1800
561	748	708	286	840	310
562	645	712	612	841	618
568	749	714	752	843	287
569	1752	715	673	850	588
571	132	716	431	857	1275
575	394	717	583	864	1335
576	700	719	530	874	83
577	429	720	461	875	619
578	1507	721	339	876	589
581	836	722	1250	878	676
582	1334	723	276	879	946
588	580	725	1115	881	651
589	430	730	1572	882	620
590	526	731	613	883	349
593	1672	732	432	884	396
594	1607	733	433	889	1582
599	1022	734	223	890	947
601	581	736	674	893	590
603	494	741	675	895	754
605	138	742	1523	900	826
606	1000	744	1271	906	755
607	582	745	702	907	948
608	837	746	1272	909	591
609	838	749	1273	910	621
615	1402	750	373	912	622
617	750	751	352	913	949
618	527	752	1753	914	868
620	348	754	1274	915	557
621	528	756	475	916	623
622	942	757	1251	917	1309
625	285	758	1116	918	843
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627	529	765	614	923	592
628	460	766	615	924	476
630	796	767	462	925	435
632	273	768	703	927	1477
641	308	770	753	933	1478
645	1308	772	309	935	419
647	1687	773	647	937	845
648	839	774	945	938	1118
649	1475	775	584	939	1368
650	751	777	246	940	846
651	609	778	616	941	397
652	372	781	1365	944	1685
653	378	783	1227	946	288
655	840	784	1228	947	277
657	672	785	1368	953	950
658	1403	786	842	956	1664
661	1226	787	1476	959	951
663	329	788	648	964	398
664	336	791	1437	967	1304
665	337	792	1723	970	558

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976	1524	1152	420	1392	593
981	756	1153	1024	1396	1802
982	559	1156	707	1397	1587
987	399	1159	438	1398	1688
988	1119	1160	497	1404	780
990	740	1163	758	1405	1051
996	1229	1169	655	1406	853
999	776	1170	1584	1407	1230
1000	463	1172	1665	1411	562
1002	847	1178	1585	1417	441
1003	1801	1180	869	1425	915
1006	1583	1182	498	1426	1280
1007	1001	1183	340	1428	1407
1008	1252	1189	759	1433	628
1012	952	1191	656	1441	916
1016	1002	1192	532	1446	1438
1017	953	1198	657	1451	1153
1018	477	1200	1370	1461	1555
1019	1525	1208	1025	1466	708
1021	1276	1210	1623	1470	741
1027	400	1215	1405	1474	854
1028	954	1218	1725	1476	405
1030	652	1227	760	1477	1374
1032	1336	1231	402	1481	1439
1033	560	1232	403	1485	959
1036	350	1233	341	1489	1803
1040	1579	1234	404	1492	1337
1050	1038	1235	1311	1498	1338
1051	1369	1239	1164	1504	1039
1052	955	1241	1278	1507	519
1053	1526	1242	561	1508	1556
1056	464	1252	956	1511	1029
1063	848	1257	1026	1514	478
1067	401	1263	312	1519	563
1068	1003	1264	779	1520	1625
1073	849	1267	1312	1526	1408
1075	624	1268	1027	1533	1339
1076	850	1269	1472	1536	762
1078	704	1276	658	1544	677
1079	171	1277	957	1547	374
1080	705	1278	851	1549	1281
1085	1277	1279	1406	1552	351
1087	706	1284	1519	1556	406
1088	1052	1285	761	1561	1755
1089	1404	1294	1554	1575	917
1090	625	1295	958	1577	660
1091	465	1297	533	1581	1481
1093	757	1301	1279	1583	709
1094	1389	1302	1194	1584	960
1095	1023	1303	1165	1592	1166
1097	777	1308	1624	1598	228
1099	1754	1309	439	1601	1282
1100	1553	1312	1371	1605	961
1108	914	1316	659	1607	629
1109	436	1317	852	1614	1283
1111	653	1323	1028	1616	499
1119	1479	1326	1673	1622	710
1123	1310	1327	1586	1623	1398
1124	437	1336	440	1632	1520
1126	654	1340	1372	1633	1689
1134	311	1356	1373	1634	594
1139	1480	1361	627	1635	1756
1142	626	1366	1120	1636	313
1144	496				

ASSEMBLY CONCURRENT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	1	66	120	132	207
2	2	67	36	133	208
4	13	68	179	134	82
5	14	72	174	137	166
7	3	75	38	138	81
8	6	76	43	139	145
9	5	77	46	140	219
10	7	78	175	141	200
11	8	81	72	143	178
12	53	82	218	144	93
13	70	83	165	145	250
15	15	86	211	146	245
17	42	87	212	147	86
19	54	88	160	148	98
22	202	90	66	149	100
25	201	93	129	152	209
26	107	98	187	154	225
27	98	99	124	156	114
31	23	101	243	157	210
34	71	103	176	158	257
36	215	104	183	159	226
38	25	105	61	161	97
39	99	107	154	162	230
40	136	108	113	163	131
43	220	109	216	166	232
45	31	110	204	168	126
47	28	111	205	169	158
50	29	112	206	170	237
52	153	113	227	172	161
53	35	114	217	173	249
55	203	115	196	174	238
56	137	116	144	176	251
58	78	117	64	179	254
59	112	118	197	186	255
60	159	120	177	187	258
62	152	124	108	188	259
63	49	127	184	189	271
64	146	130	77	190	260
65	224				

ASSEMBLY JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
3	79	30	270	46	185
6	44	33	80	47	186
7	21	34	173	48	193
10	33	35	104	49	194
11	22	36	95	50	168
13	37	37	188	52	229
17	73	38	63	53	182
18	65	40	125	54	123
19	69	41	167	55	236
21	119	42	106	56	231
27	115	43	191	60	247
28	143	45	151	61	248

ASSEMBLY CONSTITUTIONAL AMENDMENTS

Amendment	Resolution Chapter
21	272
44	256

SENATE CONCURRENT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	133	40	60	89	189
3	134	42	141	93	181
4	55	43	132	95	89
5	4	46	62	97	85
6	9	47	32	100	110
7	10	51	34	101	172
8	11	52	47	102	101
9	20	59	133	103	199
10	12	61	116	104	190
12	19	62	67	105	198
13	16	64	135	106	123
14	17	65	56	109	222
15	18	67	148	111	164
16	180	69	88	112	150
18	90	72	169	114	156
19	24	73	192	115	117
22	74	74	221	117	241
23	75	75	213	120	223
24	162	77	149	123	235
27	163	78	155	127	147
28	139	79	68	133	263
30	140	81	84	134	252
32	195	82	142	135	242
33	26	83	170	136	264
35	39	84	233	138	265
36	30	85	83	139	246
38	87	87	171	141	266
39	51	88	262	142	273

SENATE JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	57	23	105	39	122
3	76	25	41	42	157
4	52	28	111	44	118
5	48	29	94	45	130
10	59	32	103	46	234
11	50	33	127	48	253
13	214	34	121	49	239
16	40	35	91	50	267
17	109	36	92	51	268
18	27	37	58	52	269
21	102	38	228	53	244
22	45				

SENATE CONSTITUTIONAL AMENDMENTS

Amendment	Resolution Chapter
3	274
42	240
44	261

BILLS VETOED BY GOVERNOR

ASSEMBLY BILLS VETOED

30,	55,	92,	110,	115,	136,	151,	1419,	1432,	1443,	1474,	1501,	1661,	1706,
162,	217,	220,	226,	232,	275,	276,	1718,	1788,	1970,	2018,	2019,	2020,	2037,
285,	297,	300,	351,	378,	440,	452,	2050,	2062,	2085,	2087,	2155,	2177,	2178,
550,	561,	562,	569,	578,	589,	653,	2179,	2282,	2346,	2456,	2552,	2554,	2578,
681,	705,	728,	732,	790,	794,	801,	2700,	2716,	2811,	2891,	2923,	2971,	2987,
869,	950,	1098,	1181,	1204,	1229,	1232,	3006,	3066,	3089,				
1265,	1303,	1307,	1335,	1347,	1355,	1403,							

SENATE BILLS VETOED

3,	24,	57,	60,	75,	101,	104,	810,	835,	845,	855,	861,	877,	920,
108,	138,	150,	153,	192,	202,	216,	936,	952,	998,	1020,	1029,	1064,	1196,
235,	284,	319,	331,	375,	433,	469,	1216,	1228,	1256,	1298,	1338,	1391,	1400,
499,	517,	522,	565,	654,	679,	689,	1435,	1459,	1460,	1467,	1491,	1497,	1503,
602,	697,	698,	713,	737,	748,	789,	1516,	1574,	1593,	1596,			