

CALIFORNIA LEGISLATURE

**1973-74 REGULAR SESSION**

*and*

**1973 FIRST EXTRAORDINARY SESSION**

# **SUMMARY DIGEST**

*of*

**Statutes Enacted and Resolutions (Including Proposed  
Constitutional Amendments) Adopted in 1973**

*and*

**1969-1973 Statutory Record**



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## PREFACE

### Digests

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 1973. Except for 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 chapter number.

Cross-reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

### Index

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

### Statutory Record

This edition of the Summary Digest includes a cumulative statutory record for 1969–1973, followed by a list of concurrent resolutions adopted in the years 1969–1973 which affect concurrent resolutions adopted in prior years, and lists of new general laws passed in the years 1969–1973 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

## EFFECTIVE DATES

The 1973–1974 Regular Session convened on January 8, 1973, and the interim study recess commenced on September 14, 1973. Statutes enacted on or before October 2, 1973, other than those taking immediate effect, will become effective January 1, 1974. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. 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 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.



The 1973 First Extraordinary Session convened and adjourned on December 4, 1973. No legislation was enacted which affected any code or law.

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DIGESTS OF STATUTES  
ENACTED IN 1973

1973-74 REGULAR SESSION

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## BILL CHAPTERS

### Ch. 1 (AB 25) Alatorre. Democratic State Central Committee

Revises provision for appointment of additional members of Democratic State Central Committee to give newly elected officeholders the same number of appointments (5) as are now provided for other incumbent officeholders

To take effect immediately, urgency statute

### Ch 2 (SB 67) Behr Herring

Requires the Department of Fish and Game to submit to the Fish and Game Commission a management plan for the conservation of herring resource on long-term basis, and provides that, on and after the date of the submission of such a plan, herring and herring eggs may only be taken in the San Francisco Bay and Tomales Bay only under a revocable, nontransferable permit subject to such regulations as the commission shall prescribe. Permits the Director of Fish and Game to regulate the taking of herring and herring eggs during the period between the effective date of this act and the date that such a management plan is submitted to the commission.

To be operative only until 60 days after the effective date of the provisions of this act

To take effect immediately, urgency statute

### Ch 3 (SB 162) Holmdahl Property tax exemption

Repeals and adds provisions that vessels with a market value of \$400 or less are free from property taxation under specified circumstances, commencing on the lien date in 1973. Limits exemption to one vessel in the hands of an assessee on the lien date. Declares that such provisions clarify and restate existing law and shall become operative on the 1973 property tax lien date for the 1973-1974 fiscal year

To take effect immediately, urgency statute

### Ch 4 (SB 177) Schrade. Property taxation.

Repeals and adds provisions exempting personal property of a nonprofit zoological society used exclusively for operating a zoo or for purposes of horticultural display on publicly owned property from property taxation, if such organization satisfies various requirements for the welfare exemption from property taxation. Declares that such provisions clarify and restate existing law and shall become operative on the 1973 property tax lien date for the 1973-1974 fiscal year

To take effect immediately, urgency statute

### Ch 5 (AB 365) Powers Property tax exemption

Repeals and adds sections making operative on 1973 property tax lien date provisions exempting from property taxation buildings and real property necessary for their use which are owned and used by certain veterans' organizations.

To take effect immediately, urgency statute

### Ch. 6 (AB 187) Arnett Courts

Provides for filing fee of \$9 50 in municipal courts of San Mateo County

To take effect immediately, urgency statute

### Ch. 7 (AB 248) Warren Maintenance of codes Legislature

Legislation necessary to maintain the codes with respect to the Legislature and changes in connection with the 2-year sessions

To take effect immediately, urgency statute

### Ch 8 (SB 216) Deukmejian Attachment

Provides that hearing on application for attachment shall be not less than 10 days nor more than 30 days from the issuance of the notice of hearing, rather than no sooner than seven days from service of the notice of hearing or first regular law and motion date thereafter. Requires that notice of hearing shall be served not less than 10 days before the hearing date except as otherwise ordered by the court for good cause shown

Substitutes the word "court" for the word "judge" in provision relating to claim and delivery actions

To take effect immediately, urgency statute

Ch 9 (SB 301) Bradley. School buildings. definition

[Makes exemption from earthquake safety standards applicable to buildings used in part for community college purposes which are not leased or rented by the district as well as to those not owned or being purchased by the district ]\*

Deletes requirement re off-campus building which is used in part by, but not owned; ~~leased, rented,\*~~ or being purchased by, a community college district, and which does not meet earthquake safety standards, that a notice be posted stating that building does not meet prescribed earthquake safety standards for school buildings

Deletes provision that exclusion of certain earthquake safety standards does not relieve school district governing board, or members, from liability which might otherwise be imposed from use of such buildings

To take effect immediately, urgency statute.

Ch 10 (AB 131) Burton. Statutes

Provides that a previously enacted law that is repealed as of a prescribed date is revived if a later enacted statute that deletes or extends the date of repeal is chaptered before such date

To take effect immediately, urgency statute

Ch 11 (AB 387) Moretti Social service funds

Appropriates \$8,806,500 from the General Fund to the Department of Education to replace the loss of certain federal social service funds for child care in the 1972-73 fiscal year

To take effect immediately, urgency statute

Ch 12 (AB 651) Lewis Refunding of bonds

Broadens definition of revenue bonds to include obligations of redevelopment agencies

Provides that interest on refunding and refunded bonds may be paid from proceeds of the refunding bonds or the investment of such proceeds

To take effect immediately, urgency statute

Ch 13 (SB 77) Way Meat inspection program funding

Appropriates \$689,880 and transfers amount to the Department of Food and Agriculture, in augmentation of the 1972-73 support budget of such department, for continuation of the meat inspection program

To take effect immediately, usual current expenses

Ch 14 (AB 206) Vasconcellos Replacement of unsafe schools

Provides, that of \$30,000,000 appropriated for the replacement and rehabilitation of unsafe school facilities, there may be included in apportionments to eligible school districts which maintain only one school amounts needed to rent or lease for up to 2 years temporary or portable school buildings, and necessary sites therefor, to house pupils temporarily displaced by a replacement or rehabilitation project

In effect only until 2 years after the effective date of this act

To take effect immediately, urgency statute

Ch 15 (AB 317) Priolo State park system

Appropriates \$200,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for the acquisition of certain lands in the Santa Monica Mountains located within the city limits of the City of Los Angeles near the community of Pacific Palisades for the state park system Requires such acquisition to be subject to the provisions of the Property Acquisition Law.

To take effect immediately, urgency statute

Ch 16 (SB 117) Bradley. Blind veterans' exemption

Increases exemption from property taxation for a blind veteran on his home owned by a corporation of which he is a shareholder and because of such fact has a right to possess a home owned by the corporation from \$5,000 to \$10,000

Requires Controller to report to the Legislature on the amount of claims submitted by units of local government for reimbursement of property tax revenues lost as a result

of this enactment, in order that Legislature may appropriate funds for subventions required by law

Appropriates \$2,000 from the General Fund to the State Controller for allocation and disbursement to local governments for reimbursement of property tax revenues lost for the 1973-74 fiscal year.

Operative for 1973-74 fiscal year and thereafter

To take effect immediately, urgency statute

Ch. 17 (SB 190) Grunsky State Bar.

Provides that within period of 180 days, rather than 120 days, next preceding the annual meeting of the State Bar, the board of governors shall elect designated officers

To take effect immediately, urgency statute

Ch 18 (SB 86) Kennick California Youth Authority

Continues operation of provisions of Chapter 1339 of the Statutes of 1970 which authorize Director of Youth Authority, with approval of the Director of Finance, to contract with a county to furnish temporary detention facilities and related services for juveniles in the custody of the county probation officer and which specify conditions under which such facilities may be used

Requires Department of Youth Authority to report to Legislature not later than January 15, 1975, the extent to which facilities and services have been provided pursuant to the act

Provides that act [is]\* to remain in effect until April 1, 1975, and on such date is repealed.

To take effect immediately, urgency statute

Ch 19 (AB 115) Karabian Prisoners of war

Requires publication of notice of a conservatorship hearing in a newspaper of general circulation, if the proposed conservatee is a serviceman or government employee in a missing status

Exempts federal insurance and certain transfers of property by reason of death resulting from disease or injuries suffered in military operations from the inheritance tax

Excludes from gross income for purposes of the Personal Income Tax Law certain income of persons missing in action, held as prisoners of war, or killed in action

To take effect immediately, urgency statute.

Ch 20 (SB 81) Song Civil arrest and bail

Repeals provisions of law that permit civil arrest and imprisonment.

Makes related technical changes

Ch 21 (SB 136) Grunsky Workmen's compensation death benefits

Substitutes Department of Industrial Relations for State Treasurer as recipient of certain payments of workmen's compensation death benefit in case where deceased employee dies without surviving spouse or other designated dependents

Deletes requirement, with regard to such death benefit under workmen's compensation law, in case where dependent beneficiary of deceased employee dies, and there is no surviving dependent of the deceased employee, that the accrued and unpaid death benefit be paid by employer to the state

Deletes requirement that, where actual burial expenses of such deceased employee are less than \$1,000, employer shall pay difference to the state

Provides certain payments and other designated death benefit payments which employers are required to pay to department shall be made in a lump sum

Requires employer of deceased employee, or employer's insurance carrier, to give specified notice to Administrative Director of Division of Industrial Accidents of death of employee, except in case where employer has actual notice or knowledge [that]\* deceased employee left a surviving dependent

Makes related changes; deletes inconsistent provisions

Operative March 7, 1973.

To take effect immediately, urgency statute

**Ch 22 (AB 208) Leroy F Greene State school building aid**

Makes available from proceeds of State School Building Aid Bond Law of 1966, \$15,000,000 for apportionment as loans to school districts lacking prescribed matching funds to otherwise qualify for such assistance, for purposes of rehabilitating and replacing structurally inadequate school facilities

Extends from January 1, 1973, to January 1, 1974, the time for school districts to apply for loans from funds remaining from \$30,000,000 previously appropriated for such purposes

Imposes restrictions on apportionment of funds for purposes of reconstructing or replacing substandard school buildings which have already been reconstructed

To take effect immediately, urgency statute

**Ch 23 (AB 498) Meade. Registration of voters.**

Provides that a person duly registered as an elector in any precinct in California who removes therefrom within 30 days prior to an election shall, for the purpose of such election, be deemed to be a resident and qualified elector of the precinct from which he so removed until the close of the polls on the day of such election

To take effect immediately, urgency statute

**Ch 24 (SB 50) Holmdahl School finance**

Permits provision re advance of funds to school districts from the General Fund to replace loss of specified federal "impact aid" to be operative before commencement of 1973-1974 fiscal year

Provides that funds advanced during 1972-73 fiscal year shall be repaid by reducing state apportionments to the aided districts in the next, or over the next three, fiscal years, rather than only during 1973-74 fiscal year.

Appropriates sufficient funds to make the advance of funds authorized by this act

Makes technical changes

To take effect immediately, urgency statute

**Ch 25 (AB 224) Keene Average daily attendance**

Makes January 25, 1973, a day to be deemed regularly attended by pupils in the public schools for average daily attendance purposes, except with respect to schools where the day had previously been set aside by the district governing board or county superintendent as a holiday or part of a vacation period or other regular school closure period, or with respect to a school which was scheduled to be in session less than 176 days for the 1972-1973 school year

To take effect immediately, urgency statute.

**Ch 26 (AB 385) Keene Silver salmon**

Shortens the silver salmon commercial fishing season from a period between April 15th and September 30th to a period between May 15th and September 30th until October 1, 1974, and to a period between June 1st and September 30th for the succeeding two years, and lowers the minimum length of silver salmon which may be taken during such periods to 22 inches in length, rather than 25 inches in length

Requires the Department of Fish and Game to annually during such years evaluate the effect of the act and to report thereon to the Legislature Specifies that such season shall revert to a period between April 15th and September 30th and that the minimum length shall revert to 25 inches during the season next following a finding by the Director of Fish and Game that such evaluation indicates that as a result of this act there has been substantial harm to the silver salmon resource.

To take effect immediately, urgency statute.

**Ch 27 (AB 146) Burke School districts data processing.**

Revises exemption from certain contractual limitations imposed by statute of contracts for electromechanical or electronic data-processing work or related services, entered into by any school district in a county with a population in excess of 1,400,000 [, to apply]\* where no regional educational processing center was in operation on July 1, 1972, rather than where no regional educational processing center is in operation Extends exemption from June 30, 1973, to June 30, 1975

Defines "any school district" for purposes of this act to include specified reorganized

districts.

To take effect immediately, urgency statute

Ch 28 (SB 256) Mills Coastal zone. permit requirements

Specifically exempts any person from a permit requirement of the California Coastal Zone Conservation Act of 1972 for any development, if such person, prior to November 8, 1972, rather than April 1, 1972, relying on city or county permit, commenced construction and performed substantial work on the development and incurred substantial liabilities for work and materials necessary therefor.

Specifies that all permit application filing fees and reimbursements for expenses collected heretofore or hereafter shall be credited and appropriated to the California Coastal Zone Conservation Commission for expenditure to support the operation of the commission and regional coastal zone conservation commissions during designated period pursuant to the provision of such act

Provides that it is not the intent of the Legislature, in enacting this act, to affect any right which might otherwise vest or has vested under the law

To take effect immediately, urgency statute

Ch 29 (SB 29) Grunsky Severely mentally retarded pupils

Requires Superintendent of Public Instruction to authorize pilot program for education of severely mentally retarded pupils between the ages of 3 and 5 years and to evaluate the effectiveness of these projects and report to the Legislature no later than January 10, 1974

Appropriates \$155,000 for expenditure in 1973-74 fiscal year for purposes of this act

To become operative July 1, 1973, and ceases to be operative on June 30, 1974

To take effect immediately, urgency statute

Ch 30 (SB 38) Whetmore Cities

Provides that with respect to city councils any reference to "councilman" or "councilmen" shall also include "councilwoman" or "councilwomen" Provides that a female member of a city council may designate herself "councilwoman"

Ch 31 (AB 44) Leroy F Greene Medi-Cal

Provides that the Director of the Department of Health Care Services may by regulation provide for fixed artificial dentures for conditions which preclude use of removable dental prostheses

Ch 32 (AB 293) Antonovich Day of mourning.

Requires Superintendent of Public Instruction to allow, for school year 1972-73, use of a divisor of 174 in computing a day for apportionment purposes for school districts maintaining schools for 174 days because of declaration of January 25, 1973, as a day of mourning relating to the death of President Lyndon B Johnson.

To take effect immediately, urgency statute

Ch 33 (SB 30) Biddle Airports

Permits use of any allocation to City of Redlands from Aeronautics Account in the State Transportation Fund in 1973-74 fiscal year and subsequent fiscal years, up to \$33,562, for that portion of such obligations incurred in prior fiscal years which would have been eligible for an allocation from the fund during such prior fiscal years

To take effect immediately, urgency statute

Ch 34 (SB 361) Rodda Community college governing boards

Revises procedure for establishing separate governing boards for a community college district and a unified district (having an area of 100,000 or more as of October, 1971) heretofore having a common governing board, by requiring members, after an election to establish separate boards, to choose by June 1, 1973, rather than December 31, 1972, which of the two boards they will serve

Provides that a member choosing to serve on the governing board of the community college district will serve on such board until the expiration of the term of the office to which he was last elected

To take effect immediately, urgency statute

**Ch 35 (AB 299) Ingalls Authorized emergency vehicles**

Includes within the definition of an authorized emergency vehicle, any publicly owned vehicle operated by peace officer personnel of the state park system appointed pursuant to specified provisions of the Public Resources Code or by peace officer personnel employed and compensated as members of a security patrol of a school district while carrying out the duties of their employment

Deletes from provisions which provide for the issuance of authorized emergency vehicle permits by the Commissioner of the California Highway Patrol, vehicles used for law enforcement work by a peace officer of the state park system appointed pursuant to specified provisions of the Public Resources Code

**Ch 36 (SB 78) Mills District directors.**

Permits owners of land within the Canebrake County Water District and the Johnsville Public Utility District, as well as registered voters of the districts, to be members of the board of directors of the districts

**Ch 37 (SB 82) Collier Local agency boundaries**

Extends the date by which documents relating to certain boundary changes of specified local agencies must be filed with government agencies for assessment and tax purposes during the 1973-74 fiscal year

Requires a local agency filing documents under this act to reimburse any other local agency for costs incurred by the agency by reason of this enactment

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

**Ch 38 (AB 41) Lanterman Validations**

First Validating Act of 1973, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities

To take effect immediately, urgency statute

**Ch 39 (AB 59) Davis Commercial fishing crabs**

Permits the taking of crabs in Districts 6, 7, 8, and 9, between December 1st and August 31st, rather than December 1st and July 15th, in effect until January 1, 1975

To take effect immediately, urgency statute

**Ch 40 (AB 197) Brown. Department of Consumer Affairs**

Deletes provision that proposed rules, regulations, and fee changes submitted to Director of Consumer Affairs by agencies within the department for review shall become effective 30 days after being so submitted unless disapproved by director within such period, and provides instead that director shall have 30 days after such submission in which to disapprove any such rule, regulation, or fee change

Provides with respect to reversal of director's disapproval by appropriate agency that the proposed rule, regulation, or fee change so revived shall become effective upon compliance with specified provision of Administrative Procedure Act

Specifies that director may affirmatively approve proposed rule, regulation, or fee change within the 30-day period after submission in which event it shall become effective upon compliance with specified provisions of Administrative Procedure Act

To take effect immediately, urgency statute.

**Ch 41 (AB 201) Russell. Veterans**

Codification to maintain Military and Veterans Code, makes nonsubstantive changes

**Ch 42 (AB 351) Lewis Mojave Water Agency powers**

Includes the collection, treatment, and disposal of sewage, waste, and storm water, and the fixing and collecting of rates and charges therefor within the express powers of the agency

Ratifies, confirms, and validates all proceedings taken for authorization of bonds of an improvement district of the agency, including for the collection, treatment, and disposal of sewage, waste, and storm water, and authorizes the issuance of such bonds

To take effect immediately, urgency statute

**Ch 43 (SB 33) Gregorio. City selection committees**

Clarifies the law that the Mayor of San Francisco is entitled only to make such appointments to the boards of directors of the Bay Area Air Pollution Control District and of the San Francisco Bay Area Rapid Transit District that a city selection committee for the City and County of San Francisco, if such a committee for the city and county had been formed under Chapter 1232, Statutes of 1972, would be entitled to make to such boards

Deletes the requirement that appointees by the mayor to such boards be elected officials of the city and county

Changes term of office for chairman and vice chairman of city selection committee from 2 years to period set by rules and regulations of city selection committee, but not less than one year nor more than four years. Defines term "clerk"

Provides that a majority vote of the representatives of the number of cities within a county entitled to representation on a city selection committee is needed to appoint representatives to boards, commissions, or agencies

To take effect immediately, urgency statute

**Ch 44 (SB 34) Harmer 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 shall remain in effect until the end of the eighth 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 eighth consecutive fiscal year ends June 30, 1978

To take effect immediately, urgency statute

**Ch 45 (SB 154) Lagomarsino. State Building Standards Code**

Requires a three-fourths vote of all members of the State Building Standards Commission present and voting, but not less than 6 affirmative votes, to adopt and publish amendments to the State Building Standards Code on an emergency basis, rather than requiring a three-fourths vote of all of the members of the commission in order to take such action

Requires the commission to make a specified finding in order to adopt and publish such amendments on an emergency basis

**Ch 46 (SB 221) Grunsky County superintendents of schools**

Requires county of residence of any pupil residing in any licensed children's institution or family home to whom a county superintendent of schools provides education, to reimburse such county superintendent of schools and includes such tuition payments and additional expenditures made by county superintendents of schools within definition of excess expenditures in provisions re payment of excess expenditures.

Makes technical changes of "minor" to "pupil."

**Ch 47 (SB 243) Beilenson Alcoholic beverages: limited partnerships**

Sets forth procedures for application for alcoholic beverage license other than retail license by limited partnership which is required by law to file periodic reports with Securities and Exchange Commission Requires such a licensed limited partnership to maintain register of ownership interests available for inspection by Department of Alcoholic Beverage Control Provides that general partners of such partnership shall be considered applicants and licensees for purposes of limited partnership licensure

Makes provision for transfer of such licenses Prohibits such licensed partnership from distributing distilled spirits to its limited partners by return of capital contribution or share of profits

To take effect immediately, urgency statute

**Ch 48 (SB 270) Lagomarsino Airport district police force**

Permits the Santa Maria Airport District to employ airport policemen, with the approval of the Santa Maria City Council Requires such policemen to be approved by the Santa Maria Chief of Police and certified, pursuant to specified provisions of law, by the Commission on Peace Officer Standards and Training of the Department of Justice before assuming their duties Declares such police personnel to be peace officers, but

restricts their authority to the district, rather than statewide.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Makes technical corrections

To take effect immediately, urgency statute

Ch 49 (SB 300) Collier Abandoned vehicles.

Transfers the administration and operation of the Abandoned Vehicle Trust Fund from the Department of Public Works to the Department of the California Highway Patrol

Continuously appropriates all money in the Abandoned Vehicle Trust Fund to the Department of the California Highway Patrol for the administration and operation of the abandoned vehicle program and for expenditure in carrying out specified provisions of the Vehicle Code re the removal of abandoned vehicles, rather than continuously appropriating such money for expenditure by the Department of Public Works in carrying out such Vehicle Code provisions.

Makes conforming changes

To take effect immediately, urgency statute

Ch 50 (AB 297) Berman Vehicles

Deletes requirement that a vehicle which is being driven to the left side of the center of a roadway on a 2-lane highway, in overtaking and passing another vehicle proceeding in the same direction, return to the right-hand side of the roadway before coming within 100 feet of any vehicle approaching from the opposite direction. Deletes language which specifies that such provisions shall not apply upon a one-way roadway

Ch 51 (AB 216) Townsend Regional occupational centers programs

Authorizes governing board of school district or county superintendent of schools that operates or jointly operates a regional occupational center or program to establish and maintain classes outside of their respective jurisdictions for such center or program

Requires prior notification to be given Superintendent of Public Instruction.

To take effect immediately, urgency statute

Ch 52 (SB 21) Grunsky Personal income taxation

Provides that an innocent spouse filing a joint return may be relieved from taxes, interest and penalties from omitted income in certain designated cases of omissions by the other spouse and declares such provision shall apply to all taxable years subject to the provisions of the Personal Income Tax Law not closed by statute of limitations, res judicata or otherwise

To take effect immediately tax levy

Ch 53 (SB 84) Rodda Department of Motor Vehicles

Appropriates \$4,038,000 from the Motor Vehicle Account in the State Transportation Fund to the Department of Motor Vehicles to provide for the repair of the department's fire-damaged headquarters and for other materials and services required as a result of the fire which occurred on December 25, 1972. Specifies the disposition of such appropriation

To take effect immediately urgency statute

Ch. 54 (SB 40) Way. Tuberculosis tests nonpublic schools

Exempts examination requirement for communicable tuberculosis of specified initially employed persons in public schools if such person can produce a certificate showing that he was examined within the past 4 years and was found to be free of communicable tuberculosis or if school district that previously employed him verified that it has such a certificate on file

Requires a person, upon initial employment by a private or parochial elementary or secondary school or any nursery school, to have been examined within the past 60 days for communicable tuberculosis and found free therefrom, but exempts from such requirement a person who transfers employment from one school to another if such person can produce a certificate showing that he was examined within the past 4 years and was found to be free of communicable tuberculosis or if school that previously employed him



verifies that it has such a certificate on file. Lengthens maximum period within which employees and volunteers of private schools must be reexamined for communicable tuberculosis, from 2 to 4 years. Authorizes reexamination of such employees more often if directed by the school upon recommendation of the local health officer

Exempts certain employees and volunteers at private schools from examination for communicable tuberculosis

To take effect immediately, urgency statute

**Ch 55 (SB 79) Mills County employee retirement**

Deletes, with respect to 2% at age 57 retirement formula, the provisions limiting total retirement allowance to 75% of final compensation and excluding contributions by members having credit for 30 years of continuous service. Makes related changes.

Provides that alternative methods of determining amount of pension under 2% at age 57 formula shall be based upon effective date of integration in federal social security rather than date such formula is made applicable in a county

To take effect immediately, urgency statute

**Ch. 56 (SB 87) Bradley Santa Clara flood control**

Changes the names of the Santa Clara County Flood Control and Water District Act and the Santa Clara County Flood Control and Water District to the Santa Clara Valley Water District Act and the Santa Clara Valley Water District, respectively

Authorizes the district governing board to adopt regulations to provide that in excusable or justifiable circumstances the penalty for failure to register a water-producing facility or file the required water production statements may be reduced or waived, rather than limiting the authority of the board to reduce or waive such penalty to those cases where payment of the ground water charge in the proper amount has been made within the time required

**Ch 57 (SB 132) Beilenson Automotive repair.**

Revises Automotive Repair Act to reduce from 60 to 30 the days available for an automotive repair dealer to request hearing before Bureau of Automotive Repair after denial of application for registration. Specifies that automotive repair dealer may not commence work, nor shall charges accrue, on specified job before customer's consent has been obtained

**Ch 58 (SB 287) Biddle Healing arts**

Provides, in provisions declaring as unprofessional conduct the regular treatment or prescribing for patients in described hospital not having specified rules, including rules providing for staff appointments, that such rules may require staff appointments on biennial basis as well as appointments on annual basis.

**Ch 59 (SB 356) Biddle Specialist teachers supplementary employment**

Deletes prohibition against any person employed by a school district as a specialist teacher under the Miller-Unruh Basic Reading Act of 1965 from engaging in supplementary nonschool employment during the regular academic year established in the district

**Ch 60 (AB 129) Leroy F Greene Engineers and land surveyors. rosters**

Deletes requirement that secretary of State Board of Registration for Professional Engineers transmit to each county recorder lists of all land surveyor licenses issued, suspended, or revoked by board. Deletes requirement that secretary file copy of roster and supplemental roster of registered professional engineers with clerk of each county in state. Makes corresponding changes

**Ch 61 (AB 176) Townsend Mobile intensive care paramedics**

Permits a county conducting a pilot program re mobile intensive care paramedics that provides courses of instruction and training leading to certification as a mobile intensive care paramedic to reduce fees charged for such instruction and training to other than employees of the county or employees of a fire protection district within the county to the extent of any federal funds obtained by the county for the purpose of providing such instruction and training

To take effect immediately, urgency statute

**Ch 62 (AB 238) MacDonald District retirement salary plan**

Deletes obsolete provisions of the district retirement salary plan.

**Ch 63 (AB 277) McAlister School attendance—alternative scheduling.**

Permits governing boards of school districts to schedule junior high and high school classes so that pupils may attend school for less than regular number of schooldays in a week as long as total attendance in 5-schoolday period is at least 1,200 minutes

Provides that computations under this act shall not result in an increase in state apportionments.

To take effect immediately, urgency statute.

**Ch 64 (AB 281) Cline. Vehicles: warning light.**

Allows, in addition to a pilot car required by a variance permit, any vehicle or combination of vehicles subject to the permit, if the permit specifies, to display flashing amber warning lights, as specified

Allows any truck or truck tractor primarily used in the transportation of specified loads to be equipped with a flashing amber warning lamp, and to display such lamp to the front, sides, or rear only when the length of the combination exceeds 75 feet and an unusual traffic hazard exists

**Ch. 65 (AB 305) Chappie Off-highway vehicles. fees**

Requires that the State Controller allocate, to cities and counties, the fees collected for off-highway vehicles under specified provisions of the Vehicle Code, in July and January of each fiscal year, rather than monthly

To take effect immediately, urgency statute

**Ch 66 (AB 416) MacGillivray Licenses dealers, manufacturers, transporters**

Authorizes the Department of Motor Vehicles to suspend or revoke the license issued to a dealer, transporter, or manufacturer of motor vehicles if the department determines that such person has been convicted, rather than has committed and been convicted, of a felony or of a crime involving moral turpitude. Makes certain technical, clarifying changes

**Ch 67 (AB 137) Gonsalves Sales and use taxes**

Delays scheduled increase in the rates of the state's sales and use taxes from 3% to 4% percent from June 1, 1973, to July 1, 1973

To take effect immediately, tax levy

**Ch 68 (AB 151) Lancaster State property**

Authorizes Director of General Services, with the approval of the Department of Mental Hygiene or its successor, and with the approval of the State Public Works Board, to convey specified land to the City of Pomona

To take effect immediately, urgency statute.

**Ch 69 (SB 251) Nejedly County employees' retirement.**

Designates effective date, compensation, and duration of term of office of the ninth member of county retirement boards.

To take effect immediately, urgency statute

**Ch 70 (AB 81) Duffy State hospitals**

Requires the Department of Mental Hygiene to participate with the City of Porterville in construction of interceptor sewer facilities for Porterville State Hospital and provides for the state to expend from any available funds 20 percent of the construction bid or \$60,000, whichever is less, for such purposes

To take effect immediately, urgency statute

**Ch 71 (AB 249) Warren Maintenance of codes**

Legislation to maintain the codes, makes no substantive change

**Ch 72 (SB 207) Schrade Property taxation.**

Includes within "property used exclusively for religious, hospital, scientific or charitable purposes" for purposes of property tax exemption provision, the possessory interest in publicly owned land used exclusively in the operation of a zoo or horticultural display which is owned by a zoological society meeting specified statutory requirements for the welfare exemption

To take effect immediately, urgency statute.

**Ch 73 (AB 455) Lanterman Vehicle sales horsepower ratings**

Revises requirements re advertisements, brochures, and manuals for 1974 or later 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 74 (AB 562) Warren Dropout prevention program**

Clarifies legislative intent that allowances for specified dropout prevention program based upon a furlough plan be made from State School Fund

To take effect immediately, urgency statute

**Ch. 75 (AB 89) Bagley. Foster care**

Continues the increase from \$80 to \$120 per month after June 1, 1973, in the maximum amount payable for each child under foster care programs

Eliminates requirement that counties be reimbursed on a quarterly basis in arrears on certain increases in aid grants made by the 1972 Legislature.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

**Ch 76 (SB 112) Rodda Treatment of animals**

Provides that in public elementary and high schools or in public elementary and high school school-sponsored activities or classes held off school premises, no live vertebrate animal shall be experimentally medicated or drugged in a manner to cause painful reactions or induce painful or lethal pathological conditions, or injured through any other treatment including, but not limited to, anesthesia or electric shock, as part of a scientific experiment or for any purpose whatever

Requires that live animals on premises of public elementary or high school be housed and cared for in a humane and safe manner

States that provision is not intended to prohibit or constrain vocational instruction in the normal practices of animal husbandry

**Ch 77 (AB 520) Warren Maintenance of codes**

Legislation to maintain the Business and Professions Code, Financial Code, Insurance Code, Labor Code, Unemployment Insurance Code, and Welfare and Institutions Code

**Ch 78 (AB 561) Warren Maintenance of codes.**

Legislation to maintain the Public Utilities Code, Revenue and Taxation Code, and Vehicle Code

**Ch 79 (AB 413) Lewis Nonpartisan offices.**

Specifies that a candidate for a nonpartisan office at a primary election who receives a majority vote is elected, and that where 2 or more candidates are to be elected to a nonpartisan office and a greater number of candidates receive a majority than the number to be elected, those candidates shall be elected who secure the highest votes of those receiving such majority, and equal in number to the number to be elected

**Ch 80 (AB 915) MacDonald State hospitals**

Provides that the children's treatment center at Camarillo State Hospital shall be known as the Norbert I Rieger Children's Treatment Center

## Ch 81 (SB 114) Berryhill Community facilities

Corrects erroneous section number cross-reference  
To take effect immediately, urgency statute

## Ch 82 (SB 244) Walsh Vehicles speed limits.

Limits the application of the authorization granted to the Department of Transportation and local authorities, with respect to highways under their respective jurisdictions, to reduce the speed limit for designated vehicles in descending a grade to only such designated vehicles which have a manufacturer's gross vehicle weight rating of 10,000 pounds or more

Makes additional changes in Section 22407, Vehicle Code, proposed by AB 1019, to be operative only if AB 1019 and this bill are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 1019

## Ch 83 (SB 280) Grunsky Public projects

Authorizes cities, counties and districts to provide, in contracts for public projects, penalty clauses for late completion and also bonus clauses for early completion

## Ch 84 (SB 318) Dills Property tax limitations

Permits certain garbage disposal districts with multiyear contracts, under specified conditions, to levy a property tax rate in excess of the base maximum permissible rate  
To take effect immediately, urgency statute

## Ch 85 (SB 329) Way Canning tomatoes

Declares legislative finding on maturity and quality standard and testing procedure for canning tomatoes. Authorizes the Director of Food and Agriculture, taking into consideration the recommendation of the Canning Tomato Advisory Committee and the results of prior research on tomato quality, to permit, by regulation, any producer or processor to use comminuted sampling procedure with an alternative maturity and quality standard for canning tomatoes, which he may prescribe, notwithstanding existing statutory standards, when he makes designated findings Requires that any load of tomatoes that fails to meet such standards be rejected and turned back to the grower

Specifies that such provisions shall be in effect only until December 1, 1973, and as of that date are repealed

To take effect immediately, urgency statute

## Ch 86 (SB 478) Marks Unemployment disability compensation

Removes provision that unemployment disability compensation benefits may be reduced by payments received under maritime doctrine of maintenance and cure, and that payments received under the maritime doctrine of maintenance and cure can be used in computing wages for the purposes of qualifying for unemployment

To take effect immediately, urgency statute

## Ch 87 (AB 190) Papan Motor vehicles prohibited equipment

Prohibits any person, except law enforcement personnel when on duty, operating any motor vehicle from wearing any headset covering, or any earplugs in, both ears

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 88 (AB 323) Townsend Rental vehicle equipment requirements

Prohibits rental of any vehicle, rather than specified trailers or trailer coaches, for 30 days or less unless all equipment required by Vehicle Code and regulations for operation of such vehicle upon a highway has been provided or offered to the lessee for his use

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 89 (AB 399) Gonsalves Vehicles armored car.

Prohibits any person from operating any privately owned armored car, rather than any armored car, unless a license to operate such car has first been obtained from the Commissioner of the California Highway Patrol in accordance with specified provisions of the Vehicle Code

Ch 90 (AB 716) Powers Highway carriers

Corrects erroneous cross-reference in provision requiring certain farmers to keep specified accounts [re transporting farm products of neighboring farmers] \*

Ch 91 (SB 37) Dills Public Employees' Retirement System

Permits all persons, rather than males, who were assigned to identification and communication duties on August 4, 1972, to elect to be local safety members if their employing contracting agency so elects

Operative on the first [day]\* of the month following the month in which effective  
To take effect immediately, urgency statute

Ch 92 (SB 101) Rodda California Educational Facilities Authority

Eliminates authorization for office of California Educational Facilities Authority to be maintained in city other than Sacramento

To take effect immediately, urgency statute

Ch 93 (SB 363) Grunsky San Benito flood control

Increases maximum tax rate in any zone created for flood control purposes within the San Benito County Water Conservation and Flood Control District from 25¢ to 40¢ per \$100 of assessed valuation of land and improvements if the voters of the zone approve such an increase at a special election called by the board of directors

To take effect immediately, urgency statute

Ch 94 (SB 467) Collier Reserves for contingencies

Appropriates \$7,500,000 in augmentation of Item 85 of the Budget Act of 1972

To take effect immediately, usual current expenses

Ch 95 (AB 383) MacDonald Physically handicapped pupils

Permits a county superintendent of schools to contract with a school district or another county superintendent to provide education for physically handicapped pupils residing anywhere within the county, rather than only for those physically handicapped pupils residing in school districts having an a d a of less than 8,000

To take effect immediately, urgency statute

Ch 96 (AB 627) Leroy F Greene State school building aid

Requires, unless exempted by the State Allocation Board, each school district applying, after July 1, 1973, for state aid for the rehabilitation or replacement of structurally inadequate school facilities to either, (1) submit a long-range master plan justifying the application, or (2) certify that replacement facilities will be located on an existing site containing a school building, or (3) certify that the applicant district maintains only one school

To take effect immediately, urgency statute

Ch 97 (SB 248) Mills Del Mar Race Track

Authorizes the Director of Finance to enter into an agreement with the State Race Track Leasing Commission and the 22nd District Agricultural Association to advance moneys, as a loan, for the construction of improvements of Del Mar Race Track, as specified

Appropriates \$1,300,000, or as much thereof as may be necessary, to the Director of Finance for the construction of such improvements

To take effect immediately, urgency statute

Ch 98 (AB 274) Murphy Temporary trailer parks

Sets the fee for a permit to operate a temporary trailer park at \$25, with no additional fee for the lots

Authorizes the appropriate enforcement agency to determine the fees for construction, mechanical and electrical installations in temporary trailer parks, for each project, the determination to be based on the cost of administration and enforcement, including the cost of determining the amount of fees to be charged

To take effect immediately, urgency statute

Ch 99 (SB 161) Nejedly County employees' retirement

Provides that single rate of contribution authorized by Chapter 997, Statutes of 1972, for miscellaneous and safety members shall be applicable to persons becoming members after provision made operative in county, rather than specifying that such rate shall not supersede any smaller rate for persons who are members when provision made operative in county

Ch. 100 (SB 282) Alquist Pilot programs- kindergarten

Adds exemption from kindergarten class size requirements to exemptions from other class size requirements afforded districts conducting pilot programs using differentiated staffing patterns in schools

To take effect immediately, urgency statute

Ch 101 (SB 303) Grunsky Court-appointed counsel

Establishes specified criteria to be considered by the court in determining reasonable compensation and necessary expenses to be paid court-appointed counsel.

Ch 102 (SB 348) Rodda School attendance pilot programs

Authorizes Superintendent of Public Instruction to increase from 1 to not more than 5, the number of school district pilot programs to determine the feasibility of extending greater flexibility to students in outside class experience

Changes from 5th calendar day of 1975 Regular Session of the Legislature to February 1, 1976, the date by which the Superintendent of Public Instruction must report to the Legislature on such programs.

Changes certain termination dates

To take effect immediately urgency statute

Ch 103 (SB 441) Rodda Archaeological investigation

Appropriates \$110,000 from General Fund to Department of Parks and Recreation for purposes of archaeological exploration of proposed site for new Governor's mansion

Provides that human skeletal remains found by the archaeological exploration shall be reburied in a proper location but not under presently planned future structures

To take effect immediately urgency statute

Ch 104 (SB 471) Alquist David Anderson claim

Appropriates \$300,000 to the Department of Justice to settle the claim of David Anderson against the State of California

To take effect immediately urgency statute

Ch 105 (AB 147) Burke School district organization

Repeals provision with termination date of June 30, 1973, requiring county counsel or district attorney, if there is no county counsel, to provide legal services to county committee on school district ~~reorganization~~ [organization]\* and [requiring]\* county board of supervisors to provide private legal services to the county committee on school district organization when county counsel or district attorney is unable to provide such services.

Authorizes county counsel or, if there is no county counsel, the district attorney, to provide legal services to county committee on school district ~~reorganization~~ [organization]\*

Authorizes, when county counsel or, if there is no county counsel, the district attorney, is unable to provide legal services, county board of supervisors to provide county committee on school district organization private legal counsel to be selected by the committee

To take effect immediately, urgency statute

Ch 106 (AB 463) Hayden Vocational nursing licenses.

Changes provisions regulating expiration of existing vocational nurse licenses to provide for expiration on last day of month following the month in 1974 in which the licensee's birthday occurs and at two-year intervals thereafter Provides, for licenses issued on or after January 1, 1974, for expiration at two-year intervals on last day of month following month in which such licensee's birthday occurs, beginning with the second birthday following date on which license was issued

Provides that renewal and reinstatement fees be computed on basis of date on which application for renewal or reinstatement is filed.

Makes corresponding changes

Operative January 1, 1974

To take effect immediately, urgency statute

Ch 107 (AB 479) Wood. Public Employees' Retirement System.

Permits exclusion of part-time employees of public agencies, other than school districts, from federal social security system and requires member contributions to be paid for prior service included under federal system

Validates acts and proceedings taken by state and public agency for inclusion of employees in the federal system

To take effect immediately, urgency statute.

Ch 108 (AB 675) Dixon. Coroners

Reduces from more than five years to more than three years the length of time a coroner must retain official file for each deceased person before photocopying contents.

Ch 109 (AB 880) Thurman. Sale of school sites.

Validates sale of certain surplus school sites by Ripon Unified School District.

To take effect immediately, urgency statute.

Ch 110 (SB 320) Lagomarsino Social Security.

Requires the Board of Administration of the Public Employees' Retirement System upon request of legislative or governing board of any public agency, other than school districts, after an affirmative, secret vote of [a]\* majority of employees affected, to execute a modification excluding coverage of part-time positions under Federal Old Age and Survivors' Insurance

To take effect immediately, urgency statute.

Ch. 111 (SB 52) Gregorio Certificate of proficiency.

Makes technical change re certificate of proficiency with regard to compulsory continuation education

Provides that such certificate shall be equivalent to a high school diploma

Provides that provision authorizing the Department of Education to establish criteria for school districts to verify the proficiency in basic subject matter skills of any person subject to compulsory continuation education, and related provisions, may be declared operative by department prior to September 1, 1975, upon department's development of the criteria

Ch 112 (SB 507) Way County officer bonds

Permits bonding requirements for county agricultural commissioners, county librarians, and county road commissioners to be satisfied by a master bond covering more than one county officer, employee, or agent Changes bond requirement for county agricultural commissioners from \$1,000 to an amount determined by the board of supervisors. Makes other changes re bonding requirements of such officials.

Ch 113 (SB 376) Biddle Beaumont Irrigation District name

Authorizes the Beaumont Irrigation District to change its name to the Beaumont Water District.

Ch 114 (SB 778) Collier. State accounting systems.

Transfers duties relating to the state accounting systems from the Department of General Services to the Department of Finance

Operative July 1, 1973

To take effect immediately, urgency statute

Ch 115 (SB 906) Coombs Home improvement salesman

Extends exemption from registration as home improvement salesman to those persons whose sales are all made pursuant to prior negotiations between the parties at a business establishment at a fixed location where goods or services are offered or exhibited for sale, and sales persons whose sales are all made pursuant to negotiations between the parties initiated by the prospective buyer at or to such business establishment.

To take effect immediately, urgency statute.

## Ch. 116 (AB 244) MacDonald School classified employees

Deletes [an] authorization for [a] school district governing boards [board]\*, with approval of employee personnel commission and a majority of affected employees, to establish a 10-hour day, four-day workweek for specific classes of classified employees of the district

## Ch 117 (AB 670) Lancaster County offices

Requires undersheriff, rather than assistant sheriff, to assume duties of sheriff when office of sheriff is vacant. Requires assistant sheriff to assume duties of sheriff when both sheriff and undersheriff offices are vacant.

## Ch. 118 (SB 180) Marler Workmen's compensation logging operations

Includes within definition of "common trade or business," for purposes of group workmen's compensation insurance policies, specified operations in logging, sawmills, and related wood products operations and manufacturing operations.

To take effect immediately, urgency statute

## Ch. 119 (SB 316) Song New cities.

Allows proceeding to incorporate area to be started by petition of 25 percent of registered voters of such area rather than landowners only. Makes related changes

To take effect immediately, urgency statute

## Ch. 120 (SB 594) Marler Planning.

Extends date for adoption of certain mandatory elements of city and county general plans and date when local zoning shall be consistent with general plan from June 30, 1973, and July 1, 1973, respectively, to December 31, 1973, and January 1, 1974

Prohibits the amendment of any mandatory element of a general plan more than three times during any calendar year, commencing January 1, 1974, and declares such prohibition not applicable to the adoption of any new element to the general plan.

Prohibits, commencing January 1, 1974, public hearings on zoning ordinances or amendments for specified purposes from being held within two weeks of the date on which a general plan or element thereof has been adopted or recommended for adoption

Requires, commencing January 1, 1974, that any zoning ordinance inconsistent with a general plan, by reason of amendment of such plan, be amended within a reasonable time to become consistent with such plan as amended

Makes related and conforming changes.

Provides that there are no state-mandated local costs that require reimbursement under Section 21643 of the Revenue and Taxation Code.

To take effect immediately urgency statute

## Ch 121 (SB 1351) Lagomarsino Commission for Economic Development

Continues existence of Commission for Economic Development until January 1, 1976

To take effect immediately urgency statute.

## Ch 122 (AB 423) Bagley State government

Provides that provisions transferring boards relating to the healing arts from the Department of Consumer Affairs to the Department of Health, operative July 1, 1973, shall not become operative until July 1, 1977

To take effect immediately urgency statute

## Ch 123 (AB 432) Seeley School district boundaries

Extends from January 1, to June 30, 1973, the date by which documents relating to certain boundary changes in a school district must be filed with government agencies for assessment and tax purposes during the 1973-74 fiscal year

Requires a school district filing documents under this act to reimburse any other local agency for costs incurred by the agency by reason of this enactment

To take effect immediately urgency statute.



**Ch 124 (AB 897) Arnett. School building aid**

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to January 1, 1974, rather than the 61st day after final adjournment of the 1972 Regular Session

Validates certain final apportionments of school building aid funds re structurally inadequate school facilities based on conditional apportionments made prior to January 1, 1974

To take effect immediately, urgency statute.

**Ch 125 (AB 2533) Briggs Group life insurance**

Increases, for the purpose of specified policies of group life insurance, the age limit for covered dependent children from 20 years through 22 years of age in certain circumstances

To take effect immediately, urgency statute

**Ch. 126 (SB 451) Gregorio New cities.**

Specifies that, notwithstanding any other provisions of law, cities in San Mateo County incorporated after April 1, 1971, but before May 31, 1971, shall not be subject to specified planning provisions until June 30, 1974.

To take effect immediately, urgency statute.

**Ch. 127 (AB 346) Mobley Nectarines**

Exempts nectarines that are transported out of state, under a prescribed permit, from designated packing, container, or marketing requirements. Authorizes a county agricultural commissioner of the county from which the nectarines are to be transported to issue such a permit if he has satisfactory verification by a like officer of the state or country of destination that the nectarines are to be transported to a purchaser for commercial processing, preserving, or manufacturing on the premises of the purchaser

Requires board of supervisors of the county from which the nectarines are to be transported pursuant to such provisions to establish, as prescribed, a schedule of fees to be paid by any person who requests a permit under these provisions. Provides that such fees shall be deposited in a county fund and be used to carry out these provisions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act, since a schedule of fees is provided for, which shall be based upon the cost to the county in carrying out the provisions of this act

To take effect immediately, urgency statute

**Ch 128 (AB 893) MacDonald Ventura Flood Control District**

Provides for maximum authorized property tax rate in zone 1 of the Ventura County Flood Control District of 38¢ per \$100 of assessed valuation until July 1, 1975, at which time such maximum rate reverts to 20¢, rather than providing for a maximum rate of 43¢ until July 1, 1973, at which time such rate reverts to 20¢.

To take effect immediately, urgency statute

**Ch 129 (AB 110) Brown. Budget Act of 1973**

Makes appropriation for support of state government for 1973-1974 fiscal year.

To take effect immediately, urgency statute

**Ch. 130 (SB 322) Beilenson Blood tests.**

Provides that law requiring physician's certificate, indicating female applicant's immunological response to rubella, as prerequisite to obtaining marriage license, be suspended until January 1, 1974, for particular counties, if the Department of Public Health makes determination on or before the effective date of this act, based on specified standards, that a county lacks adequate laboratory facilities

To take effect immediately, urgency statute.

**Ch 131 (AB 99) Vasconcellos Year-round schools**

Requires school districts which operate year-round schools to adjust the salaries of employees for the extended school year in accordance with the ratio of the extension of the number of days expected to be taught, rather than months of the school year, to

the number of days expected to be taught in the school year prior to the commencement of the program rather than the school year in months Limits provision to persons who had been 9- or 10-month teaching employees

Deletes provision requiring a classroom teacher to consent to being assigned to a year-round school program.

Requires governing boards to consult in good faith with employees, parents of pupils, and community at large prior to implementing a year-round school system

Requires governing boards which maintain schools operating under both regular school schedules and year-round school systems to make reasonable effort of assigning teachers who prefer regular school schedule to schools which operate under such schedule

Prohibits teachers in a year-round school program from being required, without their written consent, to teach for more than 180 days, or for more than the number of days the district schools were maintained during the year preceding implementation of the continuous school program, whichever is the greater

Authorizes certain school districts to enter into five-year contracts for rental, lease, or lease purchase of air-conditioning equipment for six-month period after effective date of act.

Makes specified portions of act operative July 1, 1973

To take effect immediately, urgency statute

Ch 132 (AB 141) MacGillivray California State Police.

Authorizes the Chief of the California State Police to advance initial uniform costs to entering members of the State Police. Provides for repayment

Ch 133 (AB 156) Mobley City annexation

Provides that, with respect to the annexation by a city of certain noncontiguous city-owned territory, the city employees and their families living in housing furnished by the city within the territory shall not be deemed to be registered voters residing within the territory

Ch. 134 (AB 481) McCarthy. Group life insurance

Provides that the maximum amount that may be insured on any one borrower under a group life insurance policy issued to a credit union is \$15,000, rather than \$10,000, and that the maximum term for a loan made to such a borrower is 30, rather than 20, years

Increases from \$10,000 to \$15,000 the maximum amount which specified type of group life insurance may insure on life of any one borrower or specified purchaser from financial institution or specified vendor, based upon balance of indebtedness to such institution or vendor.

Makes various other technical changes.

Ch 135 (AB 573) MacGillivray Vehicles motorcycle turn signals

Requires motorcycles manufactured and first registered on or after January 1, 1973, to be equipped with a lamp-type turn signal system meeting the requirements of specified provisions of the Vehicle Code relating to lighting equipment

Makes technical, nonsubstantive correction

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 136 (AB 574) MacGillivray Commercial fishing: nets.

Provides for method of measuring the length of meshes for knotless nets, by measuring the meshes inside the points at which the meshes are joined while they are simultaneously drawn closely together

Ch. 137 (AB 575) MacGillivray County employees' retirement

Specifies that safety members, as well as general members, are entitled to receive deferred retirement

Ch. 138 (AB 592) Miller. Securities farm obligations

Provides that farm loan bonds and other obligations issued under the Farm Credit Act of 1971 are lawful investments for nondepartmental banks, savings banks, public agencies, and insurance companies

Ch 139 (AB 663) Leroy F. Greene California Cadet Corps

Deletes references limiting membership in California Cadet Corps to males. Makes related changes

Ch. 140 (AB 825) Russell. Maintenance of codes

Legislation to maintain the Government Code

Ch 141 (AB 932) Mobley Public contracts

Raises from \$65,000 to \$100,000 the estimated cost of a project which a state agency concerned may carry out directly if in opinion of the Department of Water Resources, Department of General Services, and Department of Navigation and Ocean Development as to projects under their respective jurisdictions, and the Department of Public Works as to all other projects, its services are not required.

Ch. 142 (AB 437) Hayden Department of Health

Makes statutory changes necessary to conform statutes to Reorganization Plan No 1 of 1970 with respect to functions formerly the responsibility of various state departments and boards which were succeeded to by the State Department of Health and which were not affected by Chapter 1593 of the Statutes of 1971 because of various other statutory enactments at the 1971 and 1972 legislative sessions

Provides that certain regulations adopted by specified state agencies shall remain in effect after consolidation, until changed by Director of Health.

To become operative July 1, 1973

To take effect immediately, urgency statute

Ch 143 (AB 805) Boatwright Outdoor classes July Fourth.

Authorizes outdoor science education and conservation education programs and classes to be conducted on the July 4 holiday, as specified

To take effect immediately, urgency statute

Ch. 144 (SB 44) Berryhill Location of schools

Authorizes governing board of a school district, with the approval of the county superintendent of schools and the Superintendent of Public Instruction, maintaining an adult school or classes for adults, because of lack of facilities and for inability to secure teachers, to maintain school or classes elsewhere than within the district or contract for the education of the pupils of a school

Authorizes governing board of a school district offering automobile driver training in an adult school or classes for adults to conduct such training outside of district when the training cannot be conducted effectively wholly within the district's boundaries

Ch 145 (SB 59) Carpenter Peace officers

Specifies that, under certain conditions, persons regularly employed as airport security officers by any airport operated by San Francisco or Orange County, are peace officers to be operative for one year after effective date

Makes specific provision for training programs for various airport security officers

Makes additional changes in Section 830.4, Penal Code, proposed by SB 270, to be operative only if SB 270 is chaptered before this bill

To take effect immediately, urgency statute

Ch 146 (SB 209) Deukmejian Court clerks.

Repeals provision requiring court clerk to transcribe testimony where court reporter is required but not in attendance

Ch 147 (SB 416) Gregorio Department of Education programs

Eliminates provisions re specified supervision and consultative personnel in Department of Education, and requires the Director of Education to employ persons as necessary re programs for hard-of-hearing children, educationally handicapped pupils,

mentally gifted pupils, multihandicapped pupils, and development centers for handicapped pupils

Provides that Department of Education shall administer certain provisions concerned with dropout prevention and programs financed under specified federal act

Deletes provision that Director of Compensatory Education shall be equivalent to Associate Superintendent of Public Instruction

Ch 148 (SB 480) Biddle Grade separation project

Declares that portion of State Highway Route 243 in the City of Banning which is Eighth Street to be a city street, as of September 1, 1972, for purposes of eligibility for grade separation funds

To take effect immediately, urgency statute

Ch 149 (SB 490) Schrade Fire hydrant charges

Provides that any public agency providing water for fire protection purposes may fix and collect a charge for installing and maintaining fire hydrants Provides for its levy and collection

Declares Legislature's intention therein

To take effect immediately, urgency statute

Ch 150 (SB 500) Gregorio San Mateo flood control

Declares that provisions establishing maximum property tax rates for special districts are not applicable with respect to any project initiated by the San Mateo County Flood Control District within the Colma Creek Flood Control Zone under specified circumstances, until a total of \$8 4 million has been realized from taxes levied in the zone after June 30, 1973

To take effect immediately, urgency statute

Ch 151 (SB 527) Grunsky Special education credential

Authorizes employment of any person to teach physically handicapped pupils or mentally retarded pupils in a sheltered workshop, an occupational training program, or any other vocational training program, if such person holds a designated subjects teaching credential in a subject related to the program in which such person is employed

Ch 152 (SB 559) Behr. Property taxation

Provides that a 1% per month penalty on property on the unsecured roll attaches on the last day of the second, rather than the fourth, month after the taxes on such property became delinquent

Provides that interest on certain redemption amounts shall be 1%, rather than one-half of 1%, per month on and after June 15, 1974

Makes various other modifications and changes in the collection and administration of property taxes which are delinquent

Ch. 153 (SB 609) Stull Contractor's identification number

Changes provision in Contractors License Law to require licensed contractors to include license number in advertising as prescribed by the registrar of contractors

To become operative July 1, 1973

To take effect immediately, urgency statute

Ch 154 (SB 616) Berryhill Cheese food, spreads

Deletes requirement that pasteurized process cheese food, pasteurized cheese spreads, and coldpack cheese food be sold to the consumer in packages containing no more than 2 pounds in weight

Ch 155 (SB 619) Lagomarsino Shipwreck removal or conversion

Requires the State Lands Commission to take steps necessary for the removal or conversion to a fishing jetty of the La Jenelle shipwreck located at Port Hueneme on state tide and submerged lands Provides that such conversion is contingent upon the County of Ventura contracting to maintain and operate the jetty in perpetuity Requires the commission to take appropriate steps to acquire title to the vessel prior to conversion

Authorizes commission to contract directly with any agency of the federal government for the removal or conversion of the La Janelle shipwreck

To take effect immediately, urgency statute

Ch 156 (SB 658) Song Court fees

Provides fee for filing with the superior court a late or incorrect campaign statement or a claim for campaign expenses

Ch. 157 (SB 711) Rodda Supplemental support

Requires that tax rate for elementary school districts for 1972-73 fiscal year be deemed to be at rate required in order to receive supplemental support, if correct rate had been approved by governing board but was not levied because of administrative error.

Requires increase in tax rate of such school districts in 1973-74 fiscal year equal to difference between amount actually levied in 1972-73 fiscal year and amount which should have been levied in order to qualify for supplemental support and requires that such rate be deemed to have been levied in 1972-73 fiscal year for purposes of computation of district's revenue limit

To take effect immediately, urgency statute

Ch 158 (SB 739) Holmdahl Property tax limitations

Permits a special district or county service area assuming a program or service previously performed by a city, county, or other special district to levy a property tax rate sufficient to finance the transferred program or service, in addition to the maximum property tax rate otherwise permitted by law

Requires a city, county or special district transferring service or program to reduce its maximum property tax rate otherwise permitted by such rate which produces the amount which was necessary to finance the transferred service or program

To take effect immediately, urgency statute

Ch. 159 (SB 833) Whetmore Speech pathologists and audiologists

Extends time for a person to engage in the practice of speech pathology or audiology without a license to July 1, 1974, rather than July 1, 1973

Makes related changes

To take effect immediately, urgency statute

Ch 160 (SB 1150) Lagomarsino Cities and counties

Permits city, county or city and county to continue operation of federal grant programs operated by such city, county or city and county, or certain other local agencies for a period not exceeding two years from termination date of such grant Permits governing body of such city, county, or city and county to appropriate funds and do all acts necessary to continue operation of programs operated by such city, county, or city and county

Permits such governing body to appropriate funds and do all acts necessary to continue operation of programs of certain local agencies for specified purposes

Declares legislative intention

To take effect immediately, urgency statute

Ch 161 (AB 188) Cullen State hospitals mentally retarded

Requires the medical director of state hospital or his designee to transmit a copy of the request for release and give specified notice by registered or certified mail to the parent, guardian, or conservator of any adult admitted to a state hospital as a mentally retarded patient who requests release, or for whom release is requested Requires such medical director or his designee to transmit a copy of the request for release and the name and address of such adult's parent, guardian, or conservator to the court Requires, at the time the petition for a writ of habeas corpus is filed with the court, that the clerk of the court transmit by registered or certified mail a copy of the petition, together with notification as to the time and place of any evidentiary hearing in the matter, to the parent, guardian, or conservator of such mentally retarded adult Provides that any evidentiary hearing relating to such request for release shall be held not sooner than 5 judicial days nor more than 10 judicial days after a copy of such petition and such notice are deposited in the United States mail, rather than within 2 judicial days after the

petition is filed

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 162 (AB 226) Knox. Rehearings

Provides that when a party to an action or proceeding before the Public Utilities Commission applies for a rehearing of the commission's decision or order 10 days or more before the effective date of the decision or order, the order shall, in the absence of a further order of the commission, not stand suspended for more than 60 days, at which time the suspension shall lapse, the order shall become effective, and the application for rehearing considered to be denied

Provides, where the application for rehearing is within less than 10 days before the effective date of the decision or order, the party may consider the application denied when a rehearing is not granted within 60 days, rather than within 20 days

Ch. 163 (AB 233) Cullen. Alcoholic beverages

Includes certified common carriers operating defined vessels in transit in the Pacific Ocean from points on California shore to points in California off the California shore in provisions permitting sale and delivery of distilled spirits in packages of less than one-half pint to described carriers for use and consumption on trains, boats, or airplanes

Ch 164 (AB 242) MacDonald English centers and libraries.

Repeals provisions establishing English-language centers supported by federal funds.

Repeals provisions requiring county superintendents of schools, except in cities governed by boards of education, to apportion to each school district a library fund

Repeals provisions requiring county superintendents of each county or city and county to apportion to each city or city and county not divided into school districts a library fund

Ch 165 (AB 243) MacDonald. Final apportionments. reduction computations

Repeals provisions postponing until the 1972-73 fiscal year and thereafter required reductions in final apportionments to any school district exceeding the prescribed maximum ratio of administrative employees to teachers, requiring computation for fiscal years 1969-70, 1970-71, and 1971-72 of final apportionment reduction which could have been made, requiring the informing of affected districts of such amounts, and requiring a related tabulated report to the Legislature on all such districts

Ch 166 (AB 246) MacDonald Non-English-speaking students

Repeals provisions establishing bilingual education demonstration program which became inoperative on July 1, 1972.

Repeals provisions authorizing governing boards of elementary schools which maintain a school in which 15 or more pupils in the school are unable to speak, understand, read, or write English, to maintain special classes or programs for which state financial assistance may be provided

Ch. 167 (AB 519) Warren Maintenance of codes

Legislation to maintain the Civil Code, Code of Civil Procedure, Elections Code, Penal Code, and Probate Code

Ch 168 (AB 524) MacDonald Schools

Authorizes, rather than requires, governing board of school district to employ a principal for each school under its control

Deletes requirement that governing boards [board] of school districts [district]\* provide sufficient, convenient, and healthful water for each school under its control

Makes technical changes.

Ch 169 (AB 526) MacDonald. Community colleges

Deletes obsolete provisions re community colleges

Ch. 170 (AB 563) Duffy Pink bollworm research.

Authorizes the Director of Food and Agriculture, upon the recommendation of the Cotton Pest Control Board, to expend \$60,000 from the fees imposed on bales of cotton for the control of, and eradication of, pink bollworm or other related cotton pests, to supplement research by the University of California on the male confusion (environmental permeation) technique for pink bollworm control, without any requirement that such expenditures be matched by revenues from any other source

To take effect immediately, urgency statute

Ch 171 (AB 643) MacDonald County educational agencies

Deletes nonoperative cross-references contained in provision re expenses of county educational agencies which are payable from the general fund of a county

Ch 172 (AB 672) Antonovich Savings and loan associations

Revises minimum net worth requirements for savings and loan associations

Ch. 173 (AB 685) Ray E Johnson Custom upholstered furniture

Specifies procedure to be followed by custom upholsterer upon giving estimate of price of labor and materials to customer

Prohibits provision of excess work or materials in absence of customer's consent  
Requires recordation of work on a work order as specified Defines "materials" for purpose of act.

Ch. 174 (AB 718) Powers Military training

Changes definition of "temporary military leave of absence" from military training which included, among other things, drills, to require active military training, and to delete the provision for drills

Ch 175 (AB 722) Boatwright County employees

Requires county auditor to certify compensation of members of retirement association to board of retirement, rather than board of supervisors, and permits certification at end of each pay period, as well as end of each month

Requires auditor, rather than board of supervisors, to transfer fixed percentage from appropriation to retirement fund

Ch 176 (AB 780) Powers Public officers and employees.

Conforms to other provisions of the military and veterans law, by extending from 3 to 6 months, one of several time periods in which a public officer or employee, under certain circumstances, may reenter public service

Ch. 177 (AB 792) Lewis Alcoholic beverages bottles

Prohibits on-sale general licensee or his employee from selling, offering to sell, or keeping for sale any empty distilled spirits bottle Declares that criminal penalty shall not be imposed for violation of such prohibition, but that Department of Alcoholic Beverage Control may impose monetary penalty, as specified, or suspend or revoke license Deletes provisions requiring such licensee or his employee who empties such bottle to immediately destroy bottle, and deletes consistent provisions relating to empty distilled spirits bottles

Ch 178 (AB 942) Thomas Sea urchins

Authorizes the taking of sea urchins with rakes, airhfts, or other handheld appliances, subject to such regulations as may be prescribed by the Fish and Game Commission, rather than requiring special permit for such taking

Ch 179 (AB 1039) Chappie County water district directors

Permits owners of land within the Canebroke County Water District, as well as registered voters of the district, to be members of the board of directors of the district

To take effect immediately, urgency statute

## Ch 180 (AB 1059) Thomas Air pollution islands

Exempts, from the restriction that no person may discharge into the atmosphere from any single nonvehicular source of emission of air contaminant for a specified period as dark or darker than No 2 Ringelmann Chart standard, smoke from fires set on islands located 15 or more miles from the mainland coast

Prohibits any air pollution control district from adopting, for such islands, regulations more stringent than those provided for by law, rather than by specified provisions

To take effect immediately, urgency statute.

## Ch 181 (AB 1092) Russell County facility acquisition

Provides that board of supervisors in counties having population of 4,000,000 or more may designate any county officer as responsible for any or all functions pertaining to acquisition, construction, leasing, managing ~~or~~ [and]\* maintaining of public facilities which may be consolidated into single organizational units Specifies duties of such officer.

To take effect immediately, urgency statute

## Ch 182 (AB 1338) Wood Public Employees' Retirement System

Permits Board of Administration to credit interest earnings in excess of that regularly credited to contributions to employer reserves rather than residual reserve

## Ch 183 (AB 1616) Ray E Johnson Sacramento River flood control.

Appropriates \$241,818 to the Reclamation Board for the purchase of land in the vicinity of the Colusa Weir for the purposes of the Sacramento River Flood Control Project in the settlement of litigation

To take effect immediately, urgency statute

## Ch 184 (SB 656) Stull Schools revolving cash funds

Authorizes, where governing boards of school districts have established a revolving cash fund and designated a person who may make check payments for purchases of \$100 or less, such designee to make a blank check payable to a vendor who will fill in the amount to be paid upon shipment of the purchases Requires that such check state on its face that it is not valid for more than \$100.

Includes tax and freight within the \$100 limitation

## Ch 185 (SB 146) Nejedly Court orders

Requires clerk of municipal court to maintain judgment book instead of minute book

Provides that clerk shall keep minutes but not minute book in specified situations

## Ch 186 (SB 156) Biddle Public records pollution data

Specifies that all air pollution emission data, including those emission data which may constitute trade secrets, are public records

Provides, however, that data used to calculate emission data are not "emission data," for the purposes of the above provisions, and that data which constitute trade secrets and which are used to calculate emission data are not public records

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act

To take effect immediately, urgency statute

## Ch 187 (SB 164) Biddle Prisoners

Authorizes agreements between Director of Corrections, with approval of Director of General Services, and federal officials and agencies for confinement, care, education, treatment and employment of specified state prisoners

Provides for reimbursement to federal government of cost of such services

Requires written consent of inmate before he may be transferred pursuant to such agreement, and specifies that inmate has right to private consultation with attorney prior to appearance to execute consent

Provides that transferred inmates shall be delivered to federal custody, shall be subject to rules and regulations applicable to federal prisoners not inconsistent with sentence imposed on such inmate, and shall be subject to jurisdiction of this state

Provides methods whereby Adult Authority and California Women's Board of Terms



and Parole may carry out term-fixing and parole functions relating to transferred prisoners, and provides that nothing in such provisions shall waive inmate's right to personally appear before such authority or board.

Provides for release of transferred inmates in this state unless otherwise agreed  
Makes related changes

Ch. 188 (SB 194) Marler Small high schools

Excepts from requirement of classification as an unnecessary small high school whenever a school district maintaining a specified type of small high school undertakes any building construction or alteration thereof which requires submission of plans to the Department of General Services, any high school whose plans are so submitted for the purpose of complying with the provisions relating to fitness of school buildings for occupancy and earthquake safety

Authorizes exemption from such classification by the Superintendent of Public Instruction on the basis of hardship

To remain in effect only until July 1, 1975

Ch 189 (SB 308) Alquist Licensed facilities

Corrects erroneous cross-reference relating to establishments and institutions for mentally disordered or incompetent persons

Operative July 1, 1973

To take effect immediately, urgency statute

Ch 190 (SB 315) Song School classified employees salaries

Permits school district governing boards to adopt interim salary schedule for classified employees providing for a proposed salary increase to be effective and payable from date of adoption of such interim schedule, or later specified date, if such proposed increase is subsequently approved by federal Cost of Living Council

Ch 191 (SB 455) Song Chiropractors

Adds chiropractic organizations to list of professional societies whose committee members are not liable for acts or proceedings undertaken or performed to maintain its professional standards

Ch 192 (SB 646) Gregorio Public school pupils

Provides that specified compulsory attendance in continuation classes may be for not less than 15 hours per week, rather than not less than 3 hours per day

Ch. 193 (SB 1440) Stevens City park acquisition

Amends and supplements the Budget Act of 1973 to appropriate \$95,000, payable from the State Beach, Park, Recreational and Historical Facilities Fund, for acquisition at Temescal Canyon Park, City of Los Angeles

Provides for the reversion to the unappropriated balance of such fund of the unexpended balances of the appropriation made by Item 365(f), Budget Act of 1965

To take effect immediately, urgency statute

Ch. 194 (AB 174) Beverly Mobile intensive care paramedics

Expands things mobile intensive care paramedics are authorized to do, where voice contact or a telemetered electrocardiogram is monitored by a physician or a certified mobile intensive care nurse where authorized by a physician, and direct communication is maintained, upon order of such physician or such nurse

Ch 195 (AB 241) MacDonald Maintenance of Education Code

Maintains the Education Code, and specifies that any other conflicting acts shall prevail over this act

Ch 196 (AB 309) Gonsalves Sales and use taxes

Modifies exemption under the Bradley-Burns Uniform Local Sales and Use Tax Law and under the Transactions and Use Tax Law for certain transactions involving aircraft and waterborne vessels, which exemptions have a contingent operative effect dependent upon parity between state and local assessment ratios.

Defines "actual net revenue losses" for purposes of reimbursement by the state for

such losses caused to local government by reason of the enactment of sales and use tax exemptions, and excludes from such definition any exemption for transactions from which local government received no sales and use tax revenues on January 1, 1973

Declares that local government will receive no such revenue during 1973 on the transactions involving aircraft and waterborne vessels affected by the enactment.

Ch. 197 (AB 441) Deddeh School classified employees

Permits, in the case of community college district and unified school district governed by common governing board, that separate classified service be established for each of the 2 districts in accordance with specified provisions, effective July 1, 1973, for implementation of an election where electorate has voted in favor of separate community college district and unified district governing boards

Inoperative and repealed one year after date of enactment

To take effect immediately. urgency statute

Ch. 198 (AB 525) MacDonald. Schools and teachers

Deletes provision requiring compensation of the district supervisor of attendance to be paid from the district's special school fund

Deletes various provisions governing the location and acquisition of sites of union schools, joint union schools, and high schools

Deletes various provisions authorizing the Superintendent of Public Instruction to reduce or eliminate certain amounts to county school service funds during the 1961-62 or 1962-63 fiscal years

Deletes various provisions governing a high school district or unified school district maintaining a community college

Provides that specified provisions requiring the giving of written notice of certain types of arrests of teachers be reported to the Commission for Teacher Preparation and Licensing instead of the State Department of Education

Revises various references and makes technical changes

Ch 199 (AB 628) Leroy F. Greene School districts transferring territory

Makes technical change in provisions re alternative petitioning procedure to initiate proceedings to transfer inhabited territory from one school district to another

To take effect immediately, urgency statute

Ch 200 (AB 696) Bill Greene Children

Provides that provision which permits parents of deceased parent of minor child to apply to superior court for reasonable visitation rights to child shall not apply if child has been adopted by person other than a grandparent, as well as a stepparent

Ch 201 (AB 1068) Badhara Private schools inappropriate credentials

Provides that a private school which receives tuition from a school district for providing special educational facilities and services for certain exceptional children because of unavailability of public school facilities therefor, which employs a teacher with a specified credential from a foreign country, a specified diploma from a foreign country, and specified minimum special teaching experience shall be determined to meet the minimum state educational standard re appropriate credentialing

Effective until June 30, 1974, at which date it is repealed

To take effect immediately, urgency statute.

Ch 202 (AB 1186) Russell Subdivisions

Deletes certain provisions pertaining to liens, encumbrances, options, contracts, or trust agreements existing on August 14, 1931, and being affected by Section 20a of the California Real Estate Act of 1931, or amendments thereto

Revises provisions pertaining to orders prohibiting sale or lease of interests in a subdivision in specified instances, including but not limited to, instances where representations and assurances upon which public report was based have not been carried out  
Revises procedures for hearings, including service and proof of service of such order

## Ch 203 (AB 1230) Fenton Highways speed traps

Provides that a "speed trap" is any particular section of a highway with a prima facie speed limit provided by the Vehicle Code or by local ordinance pursuant to a specified provision of the Vehicle Code (which provision provides a 25-mile-per-hour speed limit in a business or residence district unless a different speed is determined by local authorities under procedures set forth in the code), rather than any particular section of a highway with a prima facie speed limit established pursuant to such specified provision, which speed limit is not justified by an engineering and traffic survey conducted within 5 years prior to the date of the alleged violation, and where enforcement involves the use of radar or other electronic devices which measure the speed of moving objects

Provides that a "speed trap" includes a particular section of highway with a prima facie speed limit established pursuant to Section 22357 of the Vehicle Code (which section relates to the increasing of local prima facie speed limits), which speed limit is not justified by an engineering and traffic survey conducted within 5 years prior to the date of the alleged violation, and where enforcement involves the use of radar or other electronic devices which measure the speed of moving objects

Declares that the act is declaratory of existing law

To take effect immediately, urgency statute

## Ch 204 (AB 2501) Duffy Registered nurses

Authorizes registered nurses under specified conditions to administer tuberculin skin tests, coccidioidin skin tests, histoplasmin skin tests, and immunizing agents.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To cease to be effective after December 31, 1975

To take effect immediately, urgency statute

## Ch 205 (AB 415) Keysor. Minors

Provides that county department designated by board of supervisors to administer the public social services program, as well as the juvenile probation officer, may be designated by court to conduct investigation with regard to petition to declare minor free from parental custody and control

## Ch 206 (AB 335) Leroy F. Greene Higher education student residency

Makes specific rules for determination of resident status at University of California, the California State University and Colleges, and the California Community Colleges, applicable to California Maritime Academy as well

Deletes requirement that [nonresident]\* tuition shall be uniform within each type of institution of public higher education and shall be approved by the governing board of each of such institutions

Makes specific changes in rules governing establishment of residency for minor students

Provides that each governing board of such institutions shall make available to students of each institution statute law and rules and regulations governing residence ~~determination date~~ [determinations] \*

Makes technical changes

Makes specified provisions operative August 1, 1974

Excludes community college districts until May 1, 1975, from specified provision prohibiting members of the armed forces, under certain circumstances, from being entitled to resident classification

Provides that minimum time necessary to establish residence in specified provisions making exceptions to residence determination shall not commence prior to May 1, 1973.

To be construed as having been operative on May 1, 1973

To take effect immediately, urgency statute

## Ch 207 (SB 1364) Lagomarsino Interdistrict attendance agreements

Revises method of computing amounts to be paid pursuant to interdistrict attendance agreements, keying the amount to the revenue limit of the district of attendance, and requires, effective July 1, 1973, crediting of a d.a. resulting from interdistrict attendance agreement to district in which the pupil lives

Provides that this act shall become operative only if AB 1267 is not chaptered  
To take effect immediately, urgency statute

Ch 208 (AB 1267) Gonsalves. Financing government

Prescribes method of establishing revenue limit for newly organized school districts  
Specifies new method for computing tuition charge for 7th and 8th graders being educated by a high school district

Specifies separate computation for Santa Cruz County

Revises provision authorizing adjustments of entitlements under educationally disadvantaged youth program based on program effectiveness

Deletes provision authorizing adjustments of entitlements under educationally disadvantaged youth program based on program effectiveness.

Requires payments to be made pursuant to interdistrict attendance agreement and revises method of computing such payments

Clarifies provision re salary adjustment and work scheduling in year-round school program, not operative if AB 99 of the 1973-74 session of the Legislature is chaptered prior to this enactment.

Revises method of computing penalty reduction of average daily attendance for kindergarten classes in excess of specified class size

Provides for annual increases of elementary and high school foundation programs

Adjusts elementary and high school foundation program for small schools

Increases allowances for defined adults in high school districts from \$350 to \$386, less specified computational tax rate

Revises method of computing allowances for special education classes

Specifies method of computing maximum tax rate for the county superintendents of schools

Prohibits transfer of special education programs from school district to county superintendent of schools without approval of Superintendent of Public Instruction

Specifies procedures for electors of school districts to increase or decrease revenue limit per unit of average daily attendance

Revises formulas for computing revenue limit of school districts other than community college districts

Prohibits certain inflation indices from being less than 5 percent or more than 6 percent

Modifies authorization to include increase in maximum tax rate approved by voters in 1972-73 fiscal year in revenue limit computation for 1973-74 fiscal year

Deletes authorization to include unlevied portion of voter-approved tax override in revenue limit computation

Reenacts provisions re levy, collecting and apportionment of areawide tax for elementary and high schools

Excludes certain elementary school districts, meeting prescribed conditions, from provisions re areawide system of school support

Deletes transfer of \$545,000,000 to the State School Fund from the General Fund for the 1974-75 fiscal year to finance changes in school support formulas contained in specified enactment

Eliminates an appropriation of funds from the General Fund for the purposes of early childhood education

Includes school districts within provision requiring state subventions to units of local government for programs and services mandated on such units by the state.

Revises the amounts by which the Superintendent of Public Instruction is required to determine that various school district tax rates are exceeded in districts containing open-space lands specially assessed pursuant to provisions of law

Deletes statement that provision requiring the assessor to value certain land on which owner-occupied single-family dwelling is temporary, and eliminates statement of legislative intent

Makes technical and remedial changes in provisions of Chapter 1406 of the Statutes of 1972

To take effect immediately, urgency statute

**Ch 209 (SB 6) Alquist School finance.**

Excludes from computation of allowances of basic state aid for community college districts the average daily attendance of nonresident students thus eliminating State School Fund foundation program support for such students and specifies method of computing tuition charge for such students

Increases from \$385 72 to \$402 72 commencing with 1973-74 fiscal year, the maximum fiscal year amount per unit of a d a fixed by statute to be transferred from General Fund to State School Fund, provides for cumulative annual adjustment, and revises allocation thereof. Provides, commencing with 1974-75 fiscal year, for specified annual increase of such transferred amount for community colleges Provides for adjustment in foundation programs

Increases computational tax rate for community college districts from \$0 25 to \$0 39 per \$100 of assessed valuation

Increases foundation program for each unit of a d a in community colleges from \$643 to \$1,020 for 1973-74 fiscal year and specifies further increases for fiscal years thereafter

Requires Board of Governors, with approval of Department of Finance, to determine uniform census weeks and to determine a drop date for all community colleges Requires development of related factors.

Increases allowances for defined adults at high school and community college level by \$36 per unit of a d a

Prescribes method of computing revenue limits for community college districts based upon state apportionments and local property tax revenues. Prescribes method permitting voters of district to increase revenue limit

Requires proposals for formation of new community college districts to include a base revenue estimate

Requires Board of Governors to submit specified report to the Legislature re operating costs in community college districts

Supersedes Item 303 of Budget Act of 1973

Operative July 1, 1973

Makes form of specified provisions contingent upon chaptering of AB 1267

To take effect immediately, urgency statute

**Ch 210 (SB 139) Dymally Alcoholic beverage retail sales**

Exempts from prohibitions against selling or exposing for sale of intoxicating liquors within certain distances from specified institutions, such acts when done on premises of, and by holder or agent of, holder of retail package off-sale general license or retail package off-sale beer and wine license issued under Alcoholic Beverage Control Act Makes other conforming change To be operative on January 1, 1979

Exempts specified licensees who have conducted retail grocery business and held off-sale beer and wine license at same location for at least 15 years from specified provisions of law if such licensees are located more than 2,000 feet from specified grounds of the University of California at Los Angeles

**Ch 211 (SB 259) Marler Local agency formation commissions**

Permits member of local agency formation commission in county of not more than two cities to vote on city annexation proposal where such member is also an officer of the city

**Ch. 212 (SB 288) Deukmejian Veterans**

Provides that written consent of Department of Veterans Affairs is not required where veteran, alone or with his spouse, transfers his interest in home or farm into a revocable trust established for his benefit or for the benefit of himself and his spouse

**Ch 213 (SB 408) Carpenter School certificated employees**

Authorizes the governing board of a unified or high school district to hire a person requiring certification qualifications and designate him a temporary employee, when such employment is for the first semester only and the district expects reduced student enrollment due to graduation of students at midyear

Limits such employment on basis of the anticipated reduced enrollment as determined by the governing board.

Provides that persons so employed continued in employment beyond the first semester shall be considered probationary employees for the entire school year

Requires that such employees be reemployed the following semester or school year, on a prescribed preference basis, to fill defined vacant positions in the school district

**Ch. 214 (SB 448) Way. Water agency recreational facilities**

Specifically authorizes every water agency, as defined, to construct, maintain, improve, and operate recreational facilities appurtenant to any land, dams, reservoirs, facilities or works appropriate or ancillary to such recreational use owned or operated by such agency. Authorizes water agencies to fix and assess reasonable charges for public use and to adopt regulations governing such public use. Makes violation of such regulations a misdemeanor.

Deletes prohibition on county water district exercising the power of eminent domain to acquire land solely for recreational purposes, but limits the exercise of such power for recreational purposes to land within the district or contiguous to the district

Provides that there are no state-mandated local costs that require reimbursement under Section 2146.3 of the Revenue and Taxation Code

**Ch. 215 (SB 511) Lagomarsino Ventura County waterworks districts**

Authorizes the City Council of the City of Thousand Oaks to exclude from tax liability for payment of the bonds of a county waterworks district formerly merged by statute with the city, territory which receives no benefit from the bonds, subject to specified terms and conditions

**Ch. 216 (SB 516) Biddle Motor vehicle exhaust standards.**

Prohibits any motor vehicle from discharging into the atmosphere at an elevation of less than 4,000 feet, rather than 3,000 feet, any air contaminant for a period of more than 10 seconds which is as dark or darker in shade as that designated by a specified number on the Ringelmann Chart, as determined by whether the motor vehicle was first sold or registered new on or after January 1, 1971, or prior to that date

**Ch. 217 (SB 585) Marks Public education**

Authorizes governing board of any school district, rather than unified district, ~~to~~ [coterminous with the boundaries of]\* a city and county to conduct classes at an airport and county jail located outside the district

**Ch. 218 (SB 1005) Bradley School classified employees. compensation**

Makes technical, nonsubstantive change [in provision relating to compensating time off when a classified employee is required to work on a holiday].\*

**Ch. 219 (SB 1057) Stull Suspension of pupils**

Requires parent or guardian of a pupil to be notified whenever pupil is suspended from school

Specifies that school principal or his designee shall sign any notification re pupil's suspension

**Ch. 220 (SB 1286) Mills School certificated employees**

Authorizes governing boards of school districts to exclude certain hourly and temporary hourly certificated employees and substitute teachers from provisions requiring evaluation and assessment of certificated employees

**Ch. 221 (AB 30) Z'berg Automobile insurance**

Prohibits, except when required by conditional sales vendor, licensed agents, brokers, and other specified licensees who hold appointment by or transact insurance with insurers admitted to issue specified policies of automobile insurance, and coverages thereunder, from requiring insured to purchase or maintain automobile collision coverage, as defined, on insured motor vehicle as condition of issuance or maintenance of comprehensive coverage, as defined, on such vehicle unless insurance policy requires purchase of both coverages

## Ch 222 (AB 34) Chappie Temporary borrowing counties

~~Directs~~ [Provides procedure whereby board of supervisors may direct] county treasurer to solicit and receive bids [for loans] without advertising for them upon request of local political subdivision ~~requiring advances~~ [which periodically requires advances] of current operating requirements [prior to receipt of tax revenues] \*

## Ch 223 (AB 68) Chappie Local government

Authorizes proposed Kirkwood Meadows Public Utility District to provide snow removal and road maintenance services in addition to other powers provided by Public Utility District Act

Makes provision operative only if such district is incorporated on or before March 1, 1974

Extends from January 1, to July 15, 1973, the date by which documents relating to the formation of certain recreation and park districts must be filed with government agencies for assessment and taxation purposes during the 1973-74 fiscal year. Requires a local agency filing documents under this act to reimburse any other local agency for costs incurred by the agency by reason of this enactment

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

## Ch 224 (AB 79) Lancaster Alcoholic beverages

Excepts from 1½-mile prohibition against sale of intoxicating liquor, sale or offering for sale any beer or wine or both sold under retail package off-sale beer and wine license outside 2,000 feet of closest building of the Claremont Colleges

## Ch 225 (AB 97) Thurman Drainage district taxation

Authorizes districts organized under the Drainage District Act of 1903 for the principal purpose of providing subsurface drainage systems to lower water tables on district lands to change the method of financing district operations from a tax based upon assessed value to a uniform assessment based on the area of land, regardless of assessed value. Establishes procedure for effecting such a change

To take effect immediately, urgency statute

## Ch 226 (AB 163) Bee School district elections

Authorizes special school district governing board election to be held at same time as regularly scheduled election, whenever special election is to be conducted within 90 days of regularly scheduled election, and then requires consolidation of such special election with regularly scheduled governing board election rather than requiring consolidation within 4 months of the occurrence of a vacancy

## Ch 227 (AB 240) MacDonald Education Code

Makes various technical changes in the Education Code

Specifies that any other conflicting acts shall prevail over this act

## Ch 228 (AB 260) Lanterman U-turns.

Provides that U-turns are permitted at green or green arrow traffic signals except where prohibited by signs, rather than prohibited except where permitted by signs. Makes such provisions operative on July 1, 1974

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Specifies that any costs that may be incurred by a local agency pursuant to the act shall be paid out of funds contained in the Traffic Safety Fund, the road fund of a county, and any other revenue allocated to the local agency from the Highway Users Tax Account in the Transportation Tax Fund which may be expended to carry out the program or to perform the service required to be carried out or performed by it by this act

## Ch 229 (AB 271) Chappie Transcripts of preliminary hearings

Specifies that a court reporter shall, within 10 days after the close of a preliminary hearing, if the defendant is held to answer the charge only in a superior court, or in other cases if the defendant or prosecution orders the transcript, transcribe his notes, and

certify and deliver the original and specified copies of the transcript

Ch 230 (AB 379) Boatwright Motor vehicle accidents

Prohibits any insurer, in issuing or renewing a private automobile insurance policy, as defined, to a peace officer, as defined in Section 830.1 of the Penal Code, member of the California Highway Patrol, or fireman, with respect to his operation of a private motor vehicle, from increasing the premium on such policy for the reason that the insured or applicant for insurance has been involved in an accident while operating an authorized emergency vehicle, as defined, in response to a call to duty. Prohibits any insurer from failing to renew any such policy of such a peace officer, member of the California Highway Patrol, or fireman for the reason that the insured has been involved in such an accident.

Provides that no such peace officer, member of the California Highway Patrol, or fireman shall be required to report any such accident to any person who has issued such peace officer, member of the California Highway Patrol, or fireman a private automobile insurance policy.

Ch 231 (AB 397) Z'berg Administrative hearings

Provides that after the commencement of an administrative hearing conducted by an agency itself with a hearing officer presiding, the hearing officer shall complete the hearing and render a proposed decision when a quorum no longer exists.

Ch 232 (AB 452) Lancaster Real estate licensees.

Declares that no fee shall be required for change of address on records of Department of Real Estate of real estate salesman licensee when change was result of change of address of broker employing such licensee.

Ch 233 (AB 482) McCarthy. Credit unions

Makes changes in Probate Code to permit ~~deposit~~ [investment]\*, among other places presently permissible, in [shares of]\* an insured credit union, the funds of a compromise or judgment of a minor, or insane or incompetent person by the court approving such compromise or granting such judgment, and grants authority to a guardian to invest money belonging to his ward in the shares of an insured credit union.

Ch 234 (AB 527) MacDorald Education programs

Changes minimum schoolday for kindergarten conducted in same room and by same teacher conducting one or more elementary grades from 150 minutes to 180 minutes.

Deletes provisions authorizing the Superintendent of Public Instruction to contract with not more than 2 school districts with significant numbers of disadvantaged youth for the purpose of establishing experimental programs for more effective schools in such districts, commencing with the 1968-69 school year and continuing through the 1971-72 school year.

Adds to the second item of priority for use of specified balances of recomputed State School Fund allowances to county school service funds, as a subpriority, restoration of transportation allowances which were reduced.

Deletes provision authorizing the California School for the Blind to give special courses of instruction and issue a special social service certificate to those students who satisfactorily complete the courses in order to prepare blind social workers for social work among the blind.

Ch 235 (AB 551) Maddy Farm machinery repair

Requires to be included on an invoice by a farm machinery repair shop for work performed on farm machinery on an agreed total-cost-per-job basis or work involving an agreed total cost for component unit replacements, a description of the work done on such basis and the total cost of such work.

Deletes requirement that consent of the customer be written before a farm machinery repair shop may charge for work done or parts supplied in excess of the estimated price.



**Ch. 236 (AB 787) Dunlap. Democratic county central committees**

Authorizes moving date of organizational meetings of Democratic county central committees from second Monday after first day in January following direct primary election to second Monday after first day in July following direct primary election, beginning in 1974

**Ch 237 (AB 788) Keysor Adoptions**

Provides that in stepparent adoption procedure consent of parents to adoption may be signed in presence of county welfare department staff member, as well as county clerk or probation officer

**Ch 238 (AB 824) Russell School districts advance payments.**

Authorizes governing boards of school districts to pay in advance for maintenance of equipment under agreements not exceeding one year when such action will result in a decrease in cost or which cannot be secured without advance payments

**Ch. 239 (AB 883) Warren Courts**

Provides that the salaries and expenses of a traffic trial commissioner and his staff shall be paid or reimbursed to the extent funds are available, instead of from federal funds. Repeals provision that provides that the act authorizing traffic trial commissioners shall remain in effect only until December 31, 1973

To take effect immediately, urgency statute.

**Ch 240 (AB 890) Seeley Desert Water Agency**

Increases from 3 to 4 the number of monthly meetings for which Desert Water Agency directors may be compensated, and permits directors to receive traveling and actual and necessary expenses incurred on agency business if allowed by the board

Authorizes agency to disseminate information concerning the rights, properties, and activities of the agency

Authorizes agency to use the Municipal Improvement Act of 1913 and the Improvement Bond Act of 1915, as well as the Improvement Act of 1911, for the construction of agency facilities.

Provides for delinquent and unpaid agency 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 constitute a special assessment against 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 agency services, and specifies such amount shall constitute a lien on that property, with the assessment to be collected along with county taxes, as specified. Provides for compensation of county for costs incurred in collecting such charges, and requires notice to landowner whenever such damages remain delinquent and unpaid for 60 days

Permits agency to condemn property outside the boundaries of the agency for rights-of-way in any county in which territory of the agency 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

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch 241 (AB 1004) Seeley County water districts**

Authorizes the board to permit the execution of district contracts by other district officers without requiring the president of the district to sign and the secretary of the district to countersign the contract

Provides that delinquent and unpaid charges for water and other services shall be added to the annual property taxes levied by the district, in accordance with specified provisions, only if determined by the board to be so included

**Ch 242 (AB 1005) Knox Municipal utility districts compensation**

Raises the permissible compensation of members of the boards of directors of municipal utility districts from \$30 to \$50 for each attendance at board meetings

**Ch 243 (AB 1015) Warren Minimum wage**

Permits issuance of a special license to a nonprofit organization to permit employment of all persons who meet certain requirements.

Ch 244 (AB 1046) Badham Orange County flood control

Authorizes emergency work, found by the board of supervisors to be necessary in order to protect life and property from impending flood damage, to be done by the Orange County Flood Control District by negotiated contract without advertising for bids therefor. Specifies authority of county purchasing agent.

Ch 245 (AB 1055) Ray E Johnson Flavored milk

Permits labeling of low-fat milk as "lowfat milk" as an alternative to the required labeling.

Revises the standards and labeling requirements for flavored milk. Permits the sale of flavored milk as flavored milk, flavored low-fat milk, and flavored nonfat milk depending on the product used.

Provides standards for flavored low-fat milk and flavored nonfat milk.

Provides for milk fat content of flavored milk, flavored low-fat milk, and flavored nonfat milk.

Deletes the standards and labeling requirements for flavored dairy drink.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 246 (AB 1065) Thurman Composition of trains

Declares that certain provisions prohibiting making up or running any train with freight cars coupled to the rear of passenger cars shall not apply to intercity rail passenger service operated by the National Railroad Passenger Corporation (Amtrak) or any person or corporation contracting with such corporation except that cars so operated should be provided with specified exits.

Operative only until January 1, 1976, and as of that date is repealed.

To take effect immediately, urgency statute.

Ch 247 (AB 1161) Consalves Property taxation

Provides that property owned by certain charitable organizations which is leased to the U.S. Navy shall be exempt from property taxation within the meaning of the welfare exemption, applicable to property tax assessments for the 1974-75 and 1975-76 fiscal years only.

Declares that property exempted by this act was exempt from taxation in the hands of another owner on the effective date of Chapter 1406, Statutes of 1972, and complies with provision of law that state reimbursement of loss of revenue from property tax exemption does not include property of a type which was not assessed and taxed on effective date of such chapter.

Ch 248 (AB 1215) Ingalls Service of summons

Provides that service of summons on corporation in an accusatory proceeding may be on an agent of the corporation designated for service of civil process in addition to designated corporate officers.

Ch 249 (AB 1216) Ingalls Grand jury powers

Changes language permitting a grand jury to proceed against a corporation by deleting cross-reference to obsolete section.

Ch 250 (AB 1354) Powers. Engineers.

Revises membership of State Board of Registration for Professional Engineers to substitute for the petroleum engineer an engineer in the most populous branch of engineering at the time of appointment, excluding the branches of civil engineering, mechanical engineering and electrical engineering.

Ch 251 (AB 1518) Foran Bridge and highway districts

Postpones from June 30, 1973, to June 30, 1974, the date by which the Golden Gate Bridge, Highway and Transportation District must submit to the Legislature its plan for transit service, other than for an interim system of buses and ferries as specified in its amended application, rather than its original application to the Urban Mass Transportation Administration.

Requires the plan to include a statement indicating that the plan is approved or disapproved by the Metropolitan Transportation Commission.

To take effect immediately, urgency statute.

Ch. 252 (AB 2562) Murphy. School facilities.

Authorizes governing board of a school district, which has a lack of facilities and has the approval of the county superintendent of schools and the Superintendent of Public Instruction, to maintain school or schools elsewhere than within district or contract for the education of pupils with the governing board of another district

Deletes provision authorizing the Superintendent of Public Instruction, under prescribed conditions, to allow the governing board of a school district to maintain a school elsewhere than within the district or to contract for the education of pupils with the governing board of another district

To take effect immediately, urgency statute

Ch 253 (AB 278) Lewis Field trip expenses.

Authorizes school districts to pay expenses of instructors, chaperones, and other personnel participating in a field trip or excursion, as well as paying any incidental expenses for the use of school district equipment, instead of not being able to pay any expenses of pupils, instructors, supervisors, or other personnel participating in a field trip or excursion authorized outside of the state

To take effect immediately, urgency statute

Ch 254 (AB 2530) Badham School district taxes

Revises, for 1973-74 fiscal year, the method of computing the maximum general purpose tax rate of a unified school district, the formation of which was approved at an election on June 6, 1972, and which became effective for all purposes on July 1, 1973

To take effect immediately, urgency statute

Ch. 255 (SB 1018) Berryhill Higher education

Exempts specified community colleges from provision requiring sites for new institutions of public higher education to be recommended by the Coordinating Council for Higher Education

To take effect immediately, urgency statute

Ch 256 (SB 1318) Lagomarsino Refunding of bonded indebtedness

Authorizes legislative body of public districts which ordered issuance of bonds to refund such indebtedness, and authorizes and specifies procedures for the refunding by legislative body of local agencies of ad valorem tax or assessment bonds

Authorizes redemption of outstanding revenue bonds by joint powers agency which issued revenue bonds for the purpose of acquiring and constructing sanitary sewer facilities. Authorizes issuance of bonds for specified sewer facility acquisition and construction, such authorization to be effective until December 31, 1977

Defines terms and makes related changes

To take effect immediately, urgency statute

Ch 257 (AB 617) Murphy. Driving privilege juvenile offenses

Deletes provisions specifically applicable to the suspension or revocation of the driving privilege of a juvenile for specified offenses re the possession of marijuana and other offenses defined in specified provisions of the Health and Safety Code

Provides that a judge, referee, or traffic hearing officer may order that the driving privilege of a minor be suspended or restricted pursuant to specified provisions of the Vehicle Code, rather than as provided in the Vehicle Code

To take effect immediately, urgency statute

Ch 258 (AB 633) Davis Waste treatment project grants

Requires the State Water Resources Control Board, notwithstanding the provisions of any existing agreements, to pay under any contract for a construction grant entered into pursuant to the Clean Water Bond Law of 1970 for a project for which the federal grant offer was made on or after October 18, 1972, an amount which equals 12½% of the eligible project cost

Declares legislative intent to insure that the total amount of federal and state grants for any such project equals 87½%

To take effect immediately, urgency statute

Ch 259 (AB 644) MacDonald Electronic data processing.

Creates California Information Systems Implementation Committee to review electronic data-processing policies, develop electronic data-processing procedures to protect privacy and confidentiality of records and rights and privacy of the individual, and report recommendations to the Legislature and Governor

Permits program conversion and training to be conducted off state premises Deletes provisions relating to specified model contract for lease of electronic data-processing systems.

To take effect immediately urgency statute.

Ch. 260 (AB 1368) Qumby County Employees Retirement Law.

Provides that compulsory retirement age for certain municipal court clerks shall be age 67, rather than age 65

Operative until January 1, 1976

To take effect immediately, urgency statute

Ch 261 (SB 362) Collier State forest products sale

Forbids sale of timber from state forests to any primary manufacturer for use at a plant located outside the United States unless it is sawn on four sides to specified dimensions Provides that any purchaser of timber from state forests who makes use of such timber in violation of such provisions shall be prohibited from purchasing state forest timber for a period of five years [and have his license suspended for a period of six months] \* Specifies that no provision of the act shall be construed to affect any contract entered into prior to the effective date of the act

Authorizes the Department of Conservation to adopt appropriate regulations to prevent the substitution of timber from state forests for timber exported from private timberlands

Ch 262 (SB 475) Berryhill Eminent domain

Includes community services districts within the provisions relating to eminent domain which establish conclusive and rebuttable presumptions as to the use of property taken

Ch 263 (SB 545) Short Employee compensation

Authorizes employers in certain circumstances to deposit an employee's wages or an advance on wages or temporary disability payments in savings and loan associations or credit unions, as well as in banks

Ch 264 (SB 1166) Moscone School district bonds.

Clarifies provision permitting school district bonds to be issued upon approval of simple majority of votes cast in bond election if bond proceeds are for repairing, reconstructing, or replacing school buildings determined to be unsafe pursuant to any provision of law, rather than one specified provision, in order to conform to California Constitution

Ch 265 (AB 205) Badham License plates

Changes the name of "personalized license plates" to "environmental license plates."

Authorizes the Department of Motor Vehicles to cancel, and require the return of, any environmental license plates heretofore or hereafter issued, containing any combination of letters, or numbers, or both, that may carry connotations offensive to good taste and decency

Provides that whenever the department orders the return of such plates, the person so ordered may, in writing and within 10 days after receiving the order, demand a hearing, which shall be granted Requires that specified provisions of the Vehicle Code, to the fullest extent feasible, apply to such hearings

Requires that any person ordered to return such plates either be reimbursed for any additional fees he paid for the plates pursuant to specified provisions of the Vehicle Code for the year in which they are recalled, or be given, at no additional cost therefor, replacement environmental license plates, the issuance of which is in compliance with the Vehicle Code

To take effect immediately, urgency statute.

Ch 266 (AB 209) Briggs County hospital charges.

Deletes provisions authorizing county boards ~~and~~ [of]\* supervisors and county officers designated by them to adjust or compromise county hospital charges according to the financial condition of the patient, his estate, or legally responsible relatives, and, instead, permits adjustment or compromise of such charges if (1) the patient, his estate, or legally responsible relatives are unable to pay the charges, (2) collection of the charges is barred by the statute of limitations or is otherwise legally uncollectible, (3) the cost of collection would exceed the amount reasonably anticipated to be recovered, or (4) neither the patient nor his legally responsible relatives can be located

Declares legislative intent that act is not to be construed as requiring any county to adopt standards of indigency or reimbursement requirements more stringent than those in use by such county immediately prior to the effective date of act

Corrects erroneous cross-reference

Ch 267 (AB 275) Fenton Safety in employment

Eliminates misdemeanor penalty for employer who, through his gross negligence in failing to provide a safe employment ~~or~~ [and]\* and place of employment, causes the death of an employee

Ch 268 (AB 345) Cullen County veteran service officers

Provides that state moneys available to Department of Veterans Affairs for paying portion of costs of compensation and expenses of county veteran service officers shall not include any funds of the Veterans' Farm and Home Building Fund of 1943

Ch 269 (AB 470) Bond County Employees Retirement System

Permits personnel appointments by the board of retirement and board of investment and provides that the expense of administration of the retirement system up to a specified amount shall be charged against the earnings of the retirement fund if such appointments are made

Ch 270 (AB 506) Holoman Retirement overtime

Provides that a member who concurrently renders service in two or more positions one of which is full time may designate which position shall be deemed overtime If no designation, the part-time position, or if both full time the position with lesser compensation, shall be deemed overtime.

Ch. 271 (AB 777) Fenton Vacancies in office

Requires Governor to issue special election proclamation within 14 calendar days after vacancy in Legislature or House of Representatives, transmitting copies to board of supervisors of each county affected Revises dates within which such elections must be held

Ch 272 (AB 812) Dixon County employees' retirement

Provides that membership of a city employee who has become a county employee upon assumption by county of city function in which he was employed shall commence with the first day of the month in which credit in the county system is granted

Ch 273 (AB 1097) Bill Greene City government.

Deletes provisions defining word "contiguous" as used with respect to certain annexations by cities

Ch 274 (AB 1057) Beverly County officers

Permits deputy sheriffs otherwise qualified to practice law to give legal advice to their employers if it is within the course and scope of their employment

Ch 275 (AB 119) Arnett Clinical laboratory technologists.

Permits certain persons performing the duties of clinical laboratory technologists, permanently employed by University of California since November 30, 1970, and exempt from licensing requirements under former provisions of law, upon payment of required fee, to be eligible for examination, as specified, and licensure as clinical laboratory technologists To be effective for a period of 90 days, thereafter to be of no force or effect

To take effect immediately, urgency statute

## Ch. 276 (AB 126) Davis Fairs

Requires the Director of Food and Agriculture to allocate certain designated moneys that are unallocated at end of fiscal year for capital outlay to county, district, combined county and district, or citrus fruit fairs for designated types of fair projects. Declares legislative intent that such moneys shall be used primarily for those fairs whose sources of revenue may be limited for such designated purposes. Requires such fairs to retain any unanticipated revenues which are in excess of the approved budget for any fiscal or calendar year which may be expended for capital outlay for certain type of fair projects.

Creates Fair Budget Review Board in the Department of Food and Agriculture to advise the director on certain fiscal matters and proposed legislation relating to fairs, and prescribes its membership.

Provides that the amount of moneys designated in Item 91 of the Budget Act of 1973 shall be used for loans to county, district, combined county and district, or citrus fruit fairs, for capital outlay projects, major maintenance projects, or emergencies. Declares legislative intent that such moneys shall be used primarily for those fairs that display ability to repay any such loan within a reasonable time at the rate of interest as may be prescribed by the Department of Finance. Provides for establishing interest rate on any such loan.

Provides that any loan executed under this act to correct health and safety deficiencies shall be at an interest rate of not to exceed 6% per year.

Establishes 53rd District Agricultural Association, consisting of designated area in Kern County, to be known as the Desert Empire Fair with fair site near Ridgecrest.

## Ch 277 (AB 542) Knox Pollution control

Declares that the California Pollution Control Financing Authority is a political subdivision of the State of California.

Specifies that the authority is not required to pay any property taxes or assessments on projects of the authority or income therefrom. Specifies that the exemption of the authority from taxation on any project ceases when title thereto is transferred from the authority to any participating party. Specifies that the exemption of the authority from taxation does not apply to any participating party with respect to any taxation on any project which may otherwise be applicable to such party.

Requires that projects be financed in such order of priority as the authority may determine, rather than requiring that projects be eligible for financing in the order in which requests for financing are received by the authority. Specifies the factors which the authority may take into consideration. Makes such provisions applicable to any applications filed prior to the effective date thereof [of this act]. \*

Requires that the title to all property of the authority vest in and become the property of the state upon dissolution of the authority.

Specifies that possessory interests in real or personal property acquired by or for the authority pursuant to the California Pollution Control Financing Authority Act are subject to taxation under the Revenue and Taxation Code and makes provision for payment of any deficiency between such tax and the tax which would have been paid if the participating party owned such property.

To take effect immediately, urgency statute.

## Ch 278 (SB 211) Deukmejian Age of majority

Codifies provision relating to the age of majority. Makes technical changes.

## Ch 279 (SB 368) Dymally School certificated employees

Makes applicable to all school certificated employees, rather than only teachers, provision which accords probationary status for specified period of service as a substitute employee, makes such provision applicable, also, to service as a temporary employee, limits applicability to persons employed as probationers in following school year, and excludes from such provision those persons employed to serve in an on-call status to replace absent regular employees on a day-to-day basis.

Requires that such employees be reemployed the following school year, on a prescribed preference basis, to fill defined vacant positions in the school district.

Requires, in the event of a lack of a vacant position, that such employees be reem-

ployed as substitute or temporary employees for the following school year

Specifies procedures to be followed in districts having eligibility lists, requiring establishment of special eligibility lists

Operative July 1, 1973

To take effect immediately, urgency statute

**Ch 280 (SB 627) Way Public Employees' Retirement System**

Permits contracting agencies to employ retired official court reporters who have attained age 67 until age 70 and provides that such persons shall not receive an allowance nor acquire additional retirement rights because of such employment

**Ch 281 (SB 849) Grunsky Homesteads**

Provides that a lien arising under an agreement, covenant, or restriction between or binding upon owners of a title, interest, or estate in a condominium, planned development, stock cooperative, or community apartment project which is homesteaded may be enforced as if no homestead were declared

**Ch 282 (AB 665) Duffy. Comprehensive health care programs**

Changes from at least  $\frac{3}{8}$  to not more than  $\frac{1}{2}$ , the number of directors of nonprofit hospital service corporations who are required to be physicians or representatives of hospitals with which the corporation has contracts Exempts directors currently serving Exemption to end January 1, 1977

Permits nonprofit hospital service corporation to provide comprehensive health care services, as well as to pay for such services provided by others.

Modifies prohibition against nonprofit hospital service corporation owning or operating any hospital to permit such corporation to own hospital to operate described comprehensive health care programs

Makes related changes

**Ch 283 (AB 1008) Z'berg North Delta Water Agency.**

Creates North Delta Water Agency. Defines powers and duties of agency Prescribes the boundaries of agency, and the powers, duties, and organization of board of directors of agency Specifies the mode of assessment to finance agency. Prescribes method of dissolving the agency

Provides for distribution of a portion of the moneys, funds, and other assets of the Delta Water Agency, upon the dissolution of such agency, to the North Delta Water Agency.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch 284 (AB 1141) Sieroty Industrial loan companies**

Prohibits an industrial loan company which issues thrift certificates from advertising that it is affiliated with other entities unless such advertising discloses whether or not such entities do in fact guarantee the thrift certificates

**Ch 285 (AB 1520) Warren Bank holidays**

Corrects section cross reference relating to the definition of optional bank holidays

**Ch 286 (AB 1444) Keene Mendocino County flood control**

Authorizes territory to be annexed to an improvement district of the Mendocino County Flood Control and Water Conservation District pursuant to the provisions of the District Reorganization Act of 1965

**Ch 287 (AB 899) Briggs School districts governing boards**

Authorizes governing boards of school districts to rent or lease caps and gowns for seniors who participate in high school graduation ceremonies

**Ch 288 (AB 1391) Harvey Johnson Grade separation projects**

Requires, where the contribution of a local agency for a grade separation project consists of funds derived from a federal program, rather than only from the TOPICS Program, that the allocation to the local agency for such a project be made on the basis that its contribution was derived from nonfederal sources

Ch 289 (AB 875) Berman Preschool deaf children

Deletes obsolete provision re special school-parent institutes in 1963-64 and 1964-65 school years

Ch 290 (AB 840) MacDonald Law enforcement personnel scholarships

Includes dependents of "law enforcement" class officers and employees of Department of Corrections and Department of Youth Authority who are killed or totally disabled in performance of their duties by the direct action of inmate or accomplice of inmate within class of dependents eligible for specified scholarship benefits at certain colleges in state

Ch 291 (AB 556) Berman Notice to permanent employees.

Authorizes the governing board of a school district to mail by United States certified mail, as an alternative to making personal service, prior to May 30th rather than June 10th, a request to a permanent certificated employee to give notice of whether such employee intends to remain or not to remain in the service of the district during the ensuing school year

Ch. 292 (AB 534) Dunlap. Vehicles equipment

Requires every motor vehicle upon which a camper is mounted to be equipped with an audible or visual signaling device which can be activated from inside the camper and which is constructed so as to allow any person inside the camper to gain the attention of the driver of the motor vehicle. Specifically provides that a horn may not be used to comply with such requirement.

Prohibits any person from driving a motor vehicle upon which is mounted a camper containing any passenger unless the motor vehicle is equipped as required by the act

Excludes from the above provisions any motor vehicle upon which a camper is mounted if a person is able to move between the cab portion of the motor vehicle and the camper and any such motor vehicle which is equipped with a sliding or removable rear window which can be opened or removed by a person inside such camper

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Operative on January 1, 1975

Ch 293 (AB 314) Murphy Vehicle weight limitations

Permits a motortruck with an unladen weight of not less than 3,500 pounds and a gross weight of not less than 4,200 pounds to tow a combination of 2 almond trailers on the highways to transport almonds as prescribed

Requires the Department of Transportation, in cooperation with the Department of the California Highway Patrol, to undertake a study to determine the safety characteristics and other problems related to the operation of such motortrucks and combinations and report thereon to the Legislature no later than July 1, 1976

Ch. 294 (AB 231) Powers Real estate broker licensure

Requires on or after January 1, 1975, that applicants for real estate broker license submit satisfactory evidence of successful completion of (1) specified courses at accredited institution of higher learning or (2) course of study found by Real Estate Commissioner to be equivalent to such specified courses

Makes related changes.

Ch 295 (AB 1588) Gonsalves Transfer of tax functions

Establishes procedures for cities in counties having a population of 6,000,000 or more to impose property taxes to pay special districts for certain district services, rather than having districts directly impose such taxes on property within cities to support such services

Declares that no state-mandated costs are contained in this enactment and no appropriation is made nor an obligation created under state law by this act

To take effect immediately, urgency statute



**Ch 296 (SB 90) Dills. Sales and use taxes**

Lowers the rates of the state's sales and use taxes from 4% to 3% percent from October 1, 1973, to April 1, 1974

Provides for a 100-percent credit against the taxes of single persons and married persons filing separate returns whose adjusted gross income, as defined, is less than \$4,000 and heads of households and married persons filing jointly whose adjusted gross income is less than \$8,000 and a credit ranging from 35 to 20 percent based on adjusted gross income against the taxes of all other taxpayers under the Personal Income Tax Law in computing taxes for taxable years beginning after December 31, 1972, and before January 1, 1974.

Declares that personal income tax credits provided in this enactment fully comply with specified provisions (relating to a one-time income tax credit) of the Tax and Expenditure Limitations initiative constitutional amendment to be submitted to the voters at the November, 1973 special election

Makes related and conforming changes

To take effect immediately, tax levy

**Ch 297 (SB 247) Bradley County property tax limitations.**

Permits a county which on January 1, 1973, had a charter provision requiring the board of supervisors to establish a special fund to be used only for the acquisition and development of park land and to transfer a specified amount annually from the general fund to the special fund, to levy a property tax rate sufficient to make such transfers, in addition to the maximum base rate otherwise permitted Declares such provision not applicable to counties with specified charter provision

To take effect immediately, urgency statute

**Ch 298 (SB 374) Stern County Employees Retirement Law**

Authorizes specified increases in allowances for members retired for service and disability to be operative upon adoption by board of supervisors

**Ch 299 (SB 615) Holmdahl Property tax limitations**

Excepts certain districts located in more than one county from statutory limitations on maximum property tax rates and specifies special method of computing the maximum allowable rate for such districts

To take effect immediately, urgency statute

**Ch. 300 (SB 775) Stern School audits.**

Revises required dates re providing for audit of funds under jurisdiction of county superintendent of schools and school districts, to provide for earlier completion of procedural steps

Requires school district reports of audits to be filed with county superintendent of schools, the Department of Education, and the Department of Finance not later than November 15th of each year, rather than not later than December 31st of each year Permits extension of submission date to December 31 for justifiable cause upon approval of county superintendent of schools

**Ch 301 (AB 1042) Chappie Sewer standby charges**

Authorizes the Board of Directors of the Tahoe City Public Utility District and the North Tahoe Public Utility District to fix an annual standby charge, not to exceed specified amounts, for sewage service on all lands within the district

**Ch. 302 (SB 85) Grunsky Service by mail.**

Requires that papers served by mail either bear a notation of date and place of mailing or be accompanied by an unsigned copy of affidavit or certificate of mailing

Provides there are no state-mandated costs in act which require reimbursement under Section 21643 of the Revenue and Taxation Code

**Ch 303 (SB 141) Grunsky Animals euthanasic devices**

Requires animal euthanasic devices, as defined, to be inspected and sealed by State Sealer Prohibits use of such device which does not meet prescribed standards Allows county sealer to assume duty and authority of State Sealer with respect to devices

located in his county

Appropriates \$12,948 from General Fund to Department of Food and Agriculture for costs of enforcement of act for 1973-1974 fiscal year

Ch 304 (SB 142) Grunsky Animals, euthanasic devices

Repeals provisions requiring county sealer to inspect carbon monoxide and high-altitude decompression chambers used to kill dogs or cats, pursuant to specified provisions relating to euthanasia of such animals

Operative only if Senate Bill 141 is chaptered

To take effect immediately, urgency statute.

Ch 305 (SB 285) Zenovich. City ballot measures

Authorizes governing body of city to have city attorney prepare impartial analysis of not more than 500 words of any city ballot measure, to appear in the ballot pamphlet, unless organization or salaries of city attorney's office are affected, in which case governing body may direct city clerk to prepare analysis

Ch. 306 (SB 380) Way Real estate

Permits delay by governing body in action on tentative land project maps where there is no advisory agency, or where such maps are required to be submitted to Office of Intergovernmental Management by the governing body or advisory agency for up to 15 days

Ch. 307 (SB 418) Biddle Court filing fees

Increases additional filing fees in San Bernardino County from \$10 to \$12.

Ch. 308 (SB 485) Cusanovich Improvement Act of 1911

Specifies, re authority for installment payments on assignment of warrant, assessment, and diagram under the Improvement Act of 1911 where the contract does not exceed \$50,000, that the computation of the contract amount shall be based only on the assessable portion of the contract

Ch 309 (SB 505) Deukmejian Employment agencies

Deletes requirement that each [employment]\* agency submit to the Bureau of Employment Agencies within 30 days of employment of a new counselor a copy of his employment application Changes reference to abolished Bureau of Criminal Investigation and Identification to Department of Justice

Modifies mandatory contract provision to require repayment by an agency of placement fee or deposit if applicant fails to accept employment, rather than ~~failure to procure it~~ [if the agency fails to procure employment]\* for him Changes phrase language throughout the Employment Agency Act that the applicant "secures," "procures," or "obtains" employment to uniform terminology that applicant "accepts" employment

Ch 310 (SB 506) Deukmejian Employment agencies

Revises Employment Agency Act to specifically include within entities subject to licensure thereunder résumé service and employment counseling service, which, by advertisement or otherwise, offers, as one of its main objects or purposes, to procure employment for any person who will pay for its services, or that collects dues, tuition, or membership or registration fees of any sort, where main object of person paying same is to secure employment

Ch 311 (SB 553) Rodda River port district contracts

Increases from \$3,000 to \$4,500 the cost of work which may be done or the cost of supplies which may be purchased under contract entered into by a river port district without letting the contract to the lowest responsible bidder

Increases from less than \$1,500 to less than \$3,000 the amount involved in river port district contracts which may be executed by officers of such district under delegation of authority by the district board

Ch 312 (SB 932) Holmdahl Attorney's fees.

Provides that plaintiff is entitled to attorney's fee in clerk's default judgment where such fees are authorized by statute and have been fixed by a schedule adopted by the court

Ch 313 (SB 1034) Dymally School districts' social workers

Specifies functions of social workers, who serve as counselors in schools and in the homes of pupils, that are authorized to be contracted for by small school districts, as defined, as well as credentialed school social workers in districts other than small school districts

Ch 314 (SB 1036) Gregorio Part-time classified employees.

Clarifies existing law re benefits of part-time school classified employees  
To take effect immediately, urgency statute

Ch 315 (SB 1151) Lagomarsino Commercial fishing vessels

Requires the boat registration statement filed with the Department of Fish and Game by commercial fishing vessels to include the amount of time spent in commercial fishing

Ch 316 (SB 1329) Behr. Special schools and classes

Makes specified provisions re education of prisoners applicable to Marin County as well as Santa Clara and Monterey Counties

Ch 317 (AB 366) Stull Bond anticipation notes

Authorizes county board of supervisors acting as board of county service area or county sanitation district to authorize bond anticipation notes Provides for issuance, payment, renewal, amount, and purposes of same

Ch 318 (AB 528) MacDonald Ventura Port District marina

Authorizes the Ventura Port District to lease a portion of its land and water area for the development of apartments and townhouses and boatslips Requires the port district to offer such boatslips for lease, as specified

Provides that nothing in the act shall be construed to allow the use of tidelands or submerged lands in any manner inconsistent with the California Constitution or with the public trust for commerce, navigation, or fisheries

Ch 319 (AB 715) Powers Business and professions

Deletes or amends certain provisions, including obsolete or duplicative provisions, of the Business and Professions Code, relating to licensure of and practice by dentists, dental hygienists, physicians and surgeons, registered nurses, optometrists, pharmacists, psychiatric technicians, building designers, barbers, contractors, cosmetologists, certified shorthand reporters, architects, clinical social workers, registered service dealers, and structural pest control operators

Corrects superseded cross-references and other provisions relating to pharmacy and hospitals.

Deletes provision relating to prorated refunds of fees for persons licensed under Food and Agricultural Code to manufacture products resembling milk products

Ch 320 (AB 1125) Fenton Docket of actions

Authorizes the judge or clerk of each justice court and the clerk of each municipal court to maintain a docket of actions by means of photographing, microphotographing, photocopying, or mechanically or electronically storing the whole content, or any portion thereof as will constitute a memorandum, of all papers and records necessary to the keeping of a docket of actions so long as completeness and chronological sequence are not disturbed, in lieu of other specified requirements for a docket

Imposes certain other conditions upon maintenance of such a docket

Ch 321 (AB 1185) Russell School district contracts

Increases from \$4,000 to \$5,000 for cost of work to be done, the minimum expenditure over which the governing board ~~should let~~ [is required to let]\* contracts to the lowest responsible bidder

Deletes provision authorizing school districts having an ad a in excess of 1,000 to

receive estimates of cost of work to be done or materials or supplies to be furnished [and to let contracts for such work or materials or supplies without publishing notice calling for bids] \*

Ch 322 (AB 2109) Lancaster Farm and home purchases

Provides for acceptance at option of Department of Veterans Affairs of appraisal by either Federal Housing Administration or Veterans Administration as alternative to requirement of Department of Veterans Affairs appraisal of property to be purchased under California Veterans' Farm and Home Purchase Program

Ch 323 (SB 1444) Gregorio School building aid

Requires Director of General Services to compute, for purposes of state school building aid loan repayments for a current fiscal year, additional debt service for new bond issue in school districts in which specified circumstances exist Requires such additional debt service to be included in computation of state school building aid repayments

To take effect immediately, urgency statute

Ch 324 (AB 619) Fong State Flower

Designates April 6 of each year as California Poppy Day

Ch 325 (SB 580) Berryhill State Board of Agriculture.

Changes the name of the State Board of Agriculture to the State Board of Food and Agriculture.

Permits the board to hold its monthly required meetings at any location determined by the president of the board to be appropriate, as an alternate to the requirement that such meetings be held in the office of the Director of Food and Agriculture at Sacramento.

Deletes the provisions requiring that the meetings of the board be held the week which precedes the monthly meetings of the Governor's Council. Makes related changes

Ch 326 (SB 731) Mills Enforcement of county ordinances

Provides that county ordinance requiring persons representing others to influence action to be taken on a county decision, as defined, to register or disclose information shall be enforceable within incorporated as well as unincorporated area of county

Ch 327 (SB 782) Song Certificated school employees

Prohibits school districts from adopting or maintaining any rule or regulation which requires a certificated employee, or a candidate for a position requiring certification qualifications, to be a resident of the district, become a resident of the district, or maintain residency within the district Prohibits school districts from granting preferential treatment to candidates or employees because they are residents of the district

Ch. 328 (SB 814) Holmdahl School property joint occupancy

Extends from June 1, 1975, to June 1, 1980, the termination date of provisions authorizing joint occupancy by a school district and a private person, firm, or corporation of a building constructed on school property

Ch 329 (AB 864) Harvey Johnson Employment agencies

Redefines counselor and makes exceptions as to specified persons

Ch 330 (AB 953) Powers. Private detectives. advertising

Requires licensees of the Bureau of Private Investigators and Adjusters to disclose their license number in every advertisement

Provides that Director of Consumer Affairs may adopt regulations defining "advertisement "

Ch 331 (AB 1077) Cullen Dealers mobilehomes

Authorizes a vehicle dealer to display, as a model home, specified trailer coaches within a mobilehome park, mobilehome subdivision, mobilehome planned unit development, or mobilehome cooperative, for a period of not to exceed 6 months, unless such park, subdivision, planned unit development, or cooperative has not reached or exceed-

ed 70% occupancy by the end of such 6-month period, in which case authorizes such coaches to be so displayed for an additional 6-month period

Requires that all such trailer coaches that are so displayed and all vehicles displayed pursuant to specified provisions of the Vehicle Code which authorize the display of vehicles at a fair, exposition, or similar exhibit, be identified by a sign or device providing information as to the dealer's name and the location and address of such dealer's established place of business

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 332 (AB 1388) Russell Insurance

Renames variable annuity agents variable contract agents Makes related changes

Ch 333 (AB 1420) Chappie Irrigation district directors

Permits the board of directors of an irrigation district to call a special election to fill a vacancy on the board if the board of supervisors fails to fill such vacancy by appointment within 60 days after it occurs

Incorporates additional changes to Sec. 21265, Wat C., proposed by AB 2012, to be operative only upon enactment of AB 2012

Ch 334 (AB 1924) Dunlap Bills and resolutions chaptering

Deletes provision requiring one series of bill chapter numbers for each session of the Legislature

Provides for two series of bill chapter numbers, one for bills passed before December 31 of the first year of the biennial session and one for those passed after such date

To take effect immediately, urgency statute

Ch 335 (SB 349) Beilenson Dead bodies

Specifically authorizes the disposal of cremated human remains outside a cemetery within the corporate limits of any city in accordance with specified provisions

Ch 336 (SB 360) Beilenson Maintenance of codes

Legislation to maintain the Health and Safety Code [and the Welfare and Institutions Code] \*

Ch 337 (SB 379) Nejedly Municipal utility district directors

Requires boards of directors of municipal utility districts formed prior to January 1, 1974, containing a population of 1,000,000 or more on January 1, 1974, within 90 days after such date, by resolution or ordinance, to increase the number of wards in the district from 5 to 7 and thereby increase the membership of the board a like amount Requires the 2 new members to be elected at the district election held at the same time as the 1974 statewide general election Makes related and conforming changes.

Deletes requirement that the board must unanimously approve the creation of certain positions exempt from civil service requirements, and requires, instead, approval by the board

Declares that there are no state-mandated local costs requiring reimbursement under this act

Ch. 338 (SB 644) Cusanovich School employees disability benefits

Permits school districts to waive requirement that an injured employee endorse to the district temporary disability checks received by the employee Provides, instead, that the district may deduct the amount of such checks from the employee's regular wage or salary

Ch 339 (SB 661) Beilenson Burials of cremated remains

Removes requirement that cremated remains which are buried at sea be buried at a point not less than 3 miles from the nearest shoreline

Deletes requirement that burial services take place within 50 days from the reduction of the body to cremated remains unless inclement weather prevents safe burial and provision permitting burial services to be delayed until weather conditions improve if inclement weather prevents safe burial

Declares that burials of cremated remains at sea are subject to provisions re permit for removing cremated remains from place of cremation

## Ch. 340 (SB 866) Collier. Counties.

Authorizes board of supervisors, by ordinance, to require veterinarians to report to the county the shooting or poisoning of any dog. Provides veterinarian may be required to report the name of the owner of such dog, if known, or the person or persons requesting treatment of such dog.

## Ch 341 (SB 903) Bradley Imitation cheese

Provides specifically that imitation cheese or substitute for cheese is subject to designated provisions regulating products resembling milk products, and deletes imitation cheese from various provisions regulating the labeling or designation of nondairy products.

Deletes provisions prohibiting designated persons from placing before any patron or employee, for use as food, any substitute for cheese unless there is displayed ~~or prescribed, in each room where the meals are served a sign indicating, as prescribed,~~ [a prescribed notification] that [a]\* substitute for cheese is served here

Repeals the provisions regulating the sale and serving of substitute or imitation cheese, as defined, and makes related changes

## Ch 342 (SB 1251) Behr Regional park districts

Authorizes the governing body of a regional park district, the exterior boundaries of which are coterminous with the exterior boundaries of the County of Marin, to change, by resolution, the legal name of the district to the "Marin County Open Space District "

## Ch 343 (AB 388) Seeley Sport fishing: Colorado River

Increases the fee from \$2 to \$3 for a Colorado River special use stamp, which, if accompanied by a proper fishing license, allows fishing from a boat or other floating device on the Colorado River.

## Ch 344 (AB 612) Kapiloff Resource conservation districts

Deletes provisions requiring the president and secretary of the board of directors of a resource conservation district to give a performance bond and deletes related provisions

## Ch 345 (AB 653) Bond Navigation: marine events

Specifically authorizes counties and cities to adopt restrictions concerning the navigation and operation of vessels and water skis, aquaplanes, or similar devices in accordance with specified provisions

Revises provisions authorizing counties and cities to grant permits for motorboat races to include water ski races, races by vessels other than motorboats, and other marine events. Provides that such provisions shall not apply to marine events authorized by United States Coast Guard permit.

Makes conforming, clarifying, and technical, nonsubstantive changes

## Ch. 346 (AB 833) Briggs Mentally disordered sex offender

Prohibits release of dangerous mentally disordered sex offender upon return to court by state hospital until probation is granted or other disposition is made of the case

## Ch 347 (AB 834) Briggs Buttermilk

Revises standard for buttermilk to require it to be pasteurized milk, pasteurized skim milk, nonfat dry milk solids, condensed skim milk, or any combination thereof, with or without an admixture of butter, which has been treated with special cultures of lactic acid bacteria, rather than requiring it to be that portion of sweet or ripened milk or cream which remains after the separation and complete or partial removal from such milk or cream of milk fat in the process of butter manufacture, and allows buttermilk to contain an admixture of remaining portion of milk or cream derived from the process of butter manufacture. Requires buttermilk to contain not less than 8% milk solids. Specifies that nothing in such provisions shall prevent the sale of raw buttermilk made from certified raw milk

Revises the labeling requirements for buttermilk, and deletes the provision specifying that buttermilk is adulterated at the time of sale for human consumption if water is added to it

Deletes the provisions establishing standards for cultured buttermilk

Provides that there are no state-mandated local costs [in this act]\* that require reimbursement under Section 2164 3 of the Revenue and Taxation Code.

Ch 348 (AB 904) Briggs Restaurants selling of hamburger

Revises the exemption from requirements pertaining to the posting or inclusion on the menu of a list of ingredients of imitation hamburger sold or served in a restaurant, to provide that no such list shall be required for imitation hamburger which contains not more than 10% added protein and water and no other binders or extenders, rather than for imitation hamburger which contains not more than 10% added protein and water and no binders and extenders

Prohibits a restaurant from using the terms "hamburger," "burger," or any cognate thereof in any advertisement or menu to refer to any imitation hamburger, rather than any meat food product which is not hamburger

Operative July 8, 1974

Ch. 349 (AB 1029) Mobley Milk: unfair practices.

Deletes the exemption from unfair practice provisions for distributor of any frozen dairy products who furnishes to a wholesale customer refrigeration facilities, or maintains such facilities, necessary for the storage and preservation of any frozen dairy product which is distributed by such distributor to such wholesale customer and the exemption for a manufacturer of imitation ice cream or imitation ice milk that is not also a distributor

Permits distributor to furnish milk-dispensing devices to a retail store or other wholesale customer on a rental basis for reasonable compensation, in addition to permitting him to furnish refrigeration facilities on such basis

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 350 (AB 1030) Mobley. Milk and dairy products.

Requires a conditional sales contract for the sale of equipment relating to milk or dairy products to a retail store or other wholesale customers to provide for a payment of at least one-fifth cash and the balance to be paid on monthly installments for a term not to exceed 36 months, rather than requiring such contract to provide for a payment of at least one-third cash and the balance to be paid on monthly installments for a term not to exceed 18 months.

Ch. 351 (SB 548) Moscone Mobilehomes

Revises specified reasons that are the exclusive reasons under existing law for termination of tenancy in mobilehome park.

Includes residents in the mobilehome park, and occupants of a mobilehome in a mobilehome park in existing provision that declares that tenant meetings, in specified areas, relating to mobilehome living and affairs may not be prohibited by management, except in specified cases

Specifies that reference to the provisions of a specific section of law or reiteration of language in such section shall not be sufficient to meet the existing requirement that requires management of mobilehome park to specify reason for termination of tenancy; and requires setting forth reason thereof with specific facts

Ch 352 (SB 591) Dymally. County central committees

Provides that the election board of any county, in appointing members of the several precinct boards to serve in the direct primary and general elections, shall permit the county central committee of each qualified political party with at least 10% of the registered voters in any such precinct in the county to nominate a member of that party who is registered and resident in that precinct for appointment to the precinct election board of that precinct, such nomination to be made in writing to the election board of the county not less than 90 days before the direct primary election, commencing in the year 1974

Ch. 353 (SB 657) Song. Counties.

Authorizes a county to provide that prior to sale or exchange of a residential building situated outside the boundaries of any incorporated city the owner or his authorized agent shall obtain from the county a report of the residential building record showing its regularly authorized use, occupancy, and zoning classification.

Ch. 354 (SB 935) Stern Cemetery districts

Permits a public cemetery district to change its name in the manner and by the method specified for resource conservation districts

Ch. 355 (SB 1207) Stern Counties

Increases from \$75 to \$500 the value of property not required for public use which may be sold by board of supervisors or leased at private sale without advertising by any authorized member of board of supervisors.

Ch 356 (AB 901) Briggs Animals disease control

Raises the maximum permissible indemnity that an owner is entitled to receive for bovine slaughtered pursuant to law which is tuberculosis reacting from \$100 for any grade animal and \$125 for any purebred animal to \$300 for any animal, and for bovine which is nonreacting from \$200 to \$400 for any grade animal and from \$300 to \$500 for any purebred animal

Raises the maximum permissible indemnity that an owner is entitled to receive for bovine slaughtered pursuant to law which is brucellosis reacting from \$100 for any grade animal and \$125 for any purebred animal to \$300 for any animal, and for bovine which is nonreacting from \$200 to \$400 for any grade animal and from \$300 to \$500 for any purebred animal

Appropriates \$90,000 to the Department of Food and Agriculture, in augmentation of Item 111, Budget Act of 1973, to carry out the provisions of this act

To take effect immediately, urgency statute.

Ch 357 (AB 1133) Z'berg Coroners

Permits coroner to become donee of gifts of bodies or parts thereof, for use in medical or dental education, research, advancement of medical or dental science, therapy or transplantation.

Authorizes coroner, under specified conditions, to retain pituitary glands solely for transmission to a university for use in research or advancement of medical science

Ch. 358 (AB 2008) Knox Financing government

Makes substantial revisions in provisions establishing maximum property tax rates for local agencies

To take effect immediately, urgency statute

Ch. 359 (SB 35) Collier. Elections.

Permits any local, special or consolidated election with the exception of special elections to fill legislative and congressional vacancies and elections conducted statewide, to be conducted wholly by the use of absent voter ballots irrespective of the number of voters eligible to vote at such election

Declares purpose of act to provide for a method of voting which tends to achieve optimum voter participation at local, special, and consolidated elections

Limits provisions of act to those local entities having no more than 300 registered voters residing therein

Ch. 360 (SB 105) Schrade Fees for transcribing depositions.

Increases the fees of reporters transcribing depositions

Makes additional changes in Sec 8211.5, Government Code, proposed by AB 504, to be operative only if AB 504 and this bill are both chaptered, and this bill is chaptered after AB 504

Declares that there are no state-mandated local costs contained in the enactment which require state reimbursement.



Ch 361 (SB 335) Nejedly Dogs and cats

Requires, whenever any dog or cat license tag is issued, that it be issued for one-half or less of the fee required for any dog or cat, if a certificate is presented from a licensed veterinarian that the dog or cat has been spayed or neutered

Permits any licensed kennel or cattery to be exempted pursuant to regulation or ordinance from any requirement to obtain a license tag for each dog or cat within the kennel or cattery

Ch 362 (SB 406) Nejedly Hospital directors.

Permits the board of directors of a local hospital district, by a resolution adopted by a majority vote of the members of the board, to authorize the payment of not to exceed \$50 compensation per meeting for not to exceed two meetings a month as compensation to each member of the board of directors, rather than requiring that the members of the board serve without compensation.

Ch. 363 (SB 427) Stiern Democratic state convention

Provides that chairman of Democratic state central committee shall name meeting place of Democratic state convention, and deletes requirement that Democratic state convention meet in Sacramento

Ch 364 (SB 472) Alquist. School districts: governing boards

Revises provision providing for filling of vacancies on school district governing boards to authorize board within 30 days of a vacancy or filing or a resignation to make provisional appointment or call special election. Requires calling of a special election if (a) provisional appointment not made within that 30 days, or (b) petition therefor, signed by specified percentage of the registered voters in district, is filed within 30 days after date of provisional appointment. Requires such election to be held within 120 days of verification of validity of such petition rather than within 120 days after written resignation has been filed. Provides for posting and publication of notice re vacancy or resignation and the provisional appointment and petition for special election. Provides that person appointed to fill vacancy shall not be considered an incumbent for purposes of next general election of members

Provides that appointee shall hold office until next regularly scheduled election rather than the remainder of the term in which the vacancy occurs or will occur

Prohibits appointment or special election to fill vacancy in school board where vacancy occurs within 4 months of the end of the term of the position

Makes related technical changes

Ch. 365 (SB 562) Stiern. Property taxation

Requires a person who receives the tax bill of another and has power to pay the taxes on behalf of another upon a written request of the assessee for a copy of his tax bill to annually deliver the tax bill, or a copy thereof, within 30 days after payment of the taxes in full without further request until such person no longer has the power to pay the taxes of the assessee or the assessee withdraws the request

Ch 366 (SB 651) Bradley Summary judgments

Revises law relating to summary judgments in civil actions and proceedings

Ch. 367 (SB 659) Walsh Motortruck weight limits.

Allows, under specified conditions, motortrucks having 3 axles used regularly for the collection and transportation of garbage, rubbish, or refuse by any person or governmental entity engaged in the collecting, transporting, and disposing of garbage, rubbish, or refuse to exceed state, county, and city weight limitations when the total gross weight on the group of axles permitted by specified provisions of the Vehicle Code does not exceed by more than 2,000 pounds the amounts stated in such provisions.

Authorizes any local authority, by ordinance or resolution, to make such provisions inapplicable with respect to any street under its jurisdiction

Provides that if the excess weight exceeds that which is allowed by this act, the allowed load on the rear axle shall be as set forth in such provisions for purpose of determining amount of fine pursuant to Section 42030 of the Vehicle Code

**Ch. 368 (SB 1016) Marks. Milk containers**

Exempts children's centers, day care programs, or preschool programs from the provisions requiring market milk which is served in various enumerated places where food or drink is served to the public to be served in individual service bottle or container which has been filled and capped or sealed as prescribed in a milk room.

To take effect immediately, urgency statute

**Ch. 369 (SB 1021) Berryhill. Taxation**

Provides a minimum amount of income imputed to certain open-space land subject to an enforceable restriction and used for production of timber for commercial purposes for purposes of valuing such lands for property taxation.

**Ch. 370 (AB 91) Powers Records**

Permits county recorder to destroy publications and affidavits of notices to deed tax delinquent property to the state that have been on file in his office for more than 7 years

**Ch. 371 (AB 185) Powers Superior court judges.**

Authorizes the board of supervisors of any county, by resolution, to agree to participate in a state-prescribed payroll procedure to pay superior court judges solely from a state payroll. Authorizes the State Controller to prescribe the procedure and specifies it shall include a provision for payment in advance of a county participating and may include other specified provisions

**Ch 372 (AB 544) McAlister Process servers**

Exempts employees of licensed private investigator from provisions regulating process servers and requiring their registration Requires any proof of service of process signed by any person so registered, or his employee or independent contractor, to indicate county of registration and assigned registration number

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch 373 (AB 843) Ray E Johnson. Property tax redemption certificates.**

Authorizes county board of supervisors to require the tax collector, with approval of the State Controller, to issue a certificate of redemption containing specified information, and requires all entries to be made on such certificate be stored in a manner making it readily available to the public

**Ch. 374 (AB 845) Ray E Johnson. Property taxation**

Deletes provision specifying the amount necessary to redeem property sold to the state for property taxes under certain circumstances

**Ch. 375 (AB 861) Ray E Johnson Property tax redemptions**

Revises definition of taxes for purposes of distribution of funds received from redemption of tax delinquent property

Provides special assessments be distributed as to amount due on delinquent tax roll as of the redemption date, exclusive of penalties

**Ch 376 (AB 862) Ray E. Johnson Property taxation**

Provides for the transfer to the current unsecured roll of any tax on certain property related to an oil and gas leasehold which remains unpaid at the time such property is sold to the state for unpaid taxes

**Ch 377 (AB 949) Ray E Johnson Property taxation**

Provides amounts received from the sale of tax-deeded property resulting from a delinquent special assessment shall be distributed in proportion to the total amount of delinquency involved, exclusive of penalties.

**Ch. 378 (AB 985) Boatwright. Retirement systems**

Provides that when a city has established a reciprocal retirement system with the Public Employees' Retirement System, then such system shall be automatically reciprocal with all other state, local and public agencies who are members or contracting members of the Public Employees' Retirement System or members of a system under

the County Employees Retirement Law of 1937

Provides that public agencies that have obtained reciprocity with the Public Employees' Retirement System by agreement shall be reciprocal with all other such public agencies, as well as with retirement systems established under the County Employees Retirement Law of 1937 and city systems which have established reciprocity with the Public Employees' Retirement System

Ch 379 (AB 1287) Keene Counties

Permits board of supervisors to make available any surplus personal property, or to lease any real property not needed for public purposes of the county, to specified Indian service agencies

Ch. 380 (AB 1301) Nimmo County Employees Retirement Law.

Provides that provisions of County Employees Retirement Law of 1937 shall not be construed to prevent the use of surplus for the payment of cost-of-living adjustments.

To take effect immediately, urgency statute

Ch 381 (AB 1385) Cline Pupils evaluation of progress

Includes guardian, as well as parent of pupil, among those to attend conference or to be notified by schools of pupil's progress whenever, rather than not later than a prescribed date, the pupil is in danger of failing a course.

Provides that failure of parent or guardian to attend conference or respond to notice shall not preclude failing the pupil.

Ch 382 (AB 1513) Deddeh. Status of women commission

Provides for staggered four-year terms for public members of Commission on the Status of Women, commencing July 1, 1974

Ch 383 (AB 1886) Briggs Insurance

Provides that the guarantee by the Small Business Administration that a surety shall not suffer loss shall be deemed a contract of reinsurance

Ch 384 (AB 2160) Waxman. Elections

Permits municipal officer sought to be recalled to publish an answer at his expense if the officer files with the clerk of the legislative body at the time the answer is filed a statement declaring his intent that the answer be published

Ch. 385 (AB 2169) Waxman Elections

States the intent of the Legislature that no limit be imposed on the number of deputy registrars appointed.

Ch 386 (SB 444) Nejedly Fees. writ of attachment

Specifies that the fee for issuing a writ of attachment by a municipal court is \$1 50

Ch 387 (AB 42) Lanterman Validations

Second Validating Act of 1973, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities

To take effect immediately, urgency statute.

Ch 388 (AB 43) Lanterman Validations

Third Validating Act of 1973, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities

Ch. 389 (AB 704) Wood Public Employees' Retirement System

Provides that payment by an employer of the employee portion of taxes imposed by the Federal Insurance Contribution Act shall not be included in compensation for purposes of benefits. Permits appointment of more than one assistant executive officer and corrects reference to Workmen's Compensation Appeals Board

Revises procedure for computing liabilities upon termination of public agency contract Deletes inoperative provisions and clarifies application of provision requiring pooling of accumulated contributions of miscellaneous members Consolidates provisions with respect to public service credit and "war relocation leave" Provides that cost-of-living adjustments shall be applied for purposes of employer contribution to prior service, as well as current service, pension

Ch 390 (AB 768) Knox Investments.

Defines "business day" and establishes various time limits for purposes of corporation law in terms of "business days," rather than "days"

Authorizes Commissioner of Corporations, after appropriate notice, to censure an investment advisor's, a broker-dealer's, or commodity dealer's employee where the public interest warrants such action Makes it unlawful to work as, or hire, employee in violation of the censure without consent of the Commissioner of Corporations

Makes other various technical and procedural changes with respect to offering securities for sale and with respect to the powers and duties of the Commissioner of Corporations

Ch 391 (AB 844) Ray E Johnson Property taxation

Provides that when a tax collector offers oil, gas and mineral rights or miscellaneous parcels which are unusable for sale for taxes such offer shall remain in effect for 30, rather than 90, days or until notice is given pursuant to law, whichever is later Retains requirement that such notice be given and additionally requires in the case of sale of oil, gas, and mineral rights that notice be given to holders of such rights and owners of the property

Ch 392 (AB 1020) Harvey Johnson Discharge of prisoners

Provides that sheriff, police chief, or other person responsible for a county or city jail may apply to the presiding judge of the justice, municipal or superior court for authorization for a period of 30 days to release inmates as specifically provided

Permits such persons, after being authorized by the court, to discharge or release specified prisoners up to five days early if inmate count exceeds bed capacity of county or city jail

To be operative until December 31, 1975.

Ch 393 (AB 1239) Boatwright. False advertising remedies

Provides that the remedies or penalties provided by Chapter 1, Part 3, Division 7 of the Business and Professions Code (advertising) are cumulative to each other and to those available under other state laws, unless otherwise expressly provided

Ch 394 (AB 1360) Antonovich Unemployment insurance

Provides that "employment" does not include service performed by certain individuals under the age of 18 in the delivery of newspapers, magazines, or shopping news and specified individuals selling newspapers and magazines at a fixed price Makes changes with respect to payments to the Unemployment Fund and deposits in the Unemployment Trust Fund

Makes related changes

Incorporates changes to Section 634 5, Unemployment Insurance Code, proposed by AB 255, to be operative only if this bill and AB 255 are both chaptered and effective at the same time and this bill is chaptered last

Ch 395 (AB 1359) Antonovich Unemployment insurance

Specifies that "employment" does not include services performed in the employ of an international organization for purposes of unemployment insurance

Ch 396 (SB 271) Lagomarsino Commercial hunting clubs

Deletes provisions, inoperative until the 91st day after the adjournment of the 1973 Regular Session of the Legislature, requiring, with prescribed exception, every person in possession of property who imposes or collects a fee for the privilege of taking birds or mammals thereon to procure a commercial hunting club license

Extends indefinitely the provisions, operative until the 91st day after the adjournment of the 1973 Regular Session of the Legislature, requiring persons in possession of property, except licensed pheasant club, nonprofit corporations, or other nonprofit organizations, governmental entities under prescribed conditions, and persons in possession of lands used for designated purposes under prescribed conditions, to obtain a commercial hunting club license if they impose any fee for any type of entry or use permit including renting or leasing of property, which includes the privilege of taking birds or mammals on the property

Ch 397 (SB 292) Collier Salmon spawning areas.

Includes the Middle Fork Eel River, the Mattole River, the Noyo River, the Big River, Mendocino County, the Gualala River, the Garcia River, Mendocino County, and all of the South Fork Eel River, rather than the portion from Benbow Dam to its source, among various designated salmon and steelhead spawning areas which, if found to be owned by the state, as prescribed, may not be leased or disposed of, except as specified, in which the action of the Department of Fish and Game shall prevail, with prescribed exceptions, over the action of any other department or agency, and in which the director may, until ownership of such lands has been legally determined, disapprove any alteration of prime salmon and steelhead spawning areas, under specified conditions

Ch 398 (SB 337) Nejedly Domestically reared anadromous fish

Authorizes the Fish and Game Commission to grant to the holder of a domesticated fish breeder's license, under such terms and conditions as the commission may prescribe, a permit to release and capture domestically reared anadromous fish in state waters as prescribed by such permit

Requires holding of a public hearing prior to issuance of permit, and specifies various conditions relative to such permit, including right of commission, after hearing, to alter terms of permit or terminate rights under permit over a three-year period

Provides that any permit issued under this act shall be on an experimental basis until impact on fishery resource can be ascertained and restricts application of act to Elk Creek which is approximately two miles south of town of Elk and contained within Mendocino County

Requires the Department of Fish and Game to report to the commission, commencing July 1, 1975, and on that date each two years thereafter, on any permits granted pursuant to this act, together with recommendations relating to the subject matter of this act

Operative only until January 1, 1981

Ch 399 (SB 756) Stull School certificated employees

Revises conditions of employment re certificated personnel employed by a school district for classes conducted under contract with public or private agencies, and requires employment pursuant to written contract Makes such conditions also applicable to certificated personnel employed for categorically funded projects of indeterminate duration

Ch 400 (AB 712) Kapiloff Guardianship of minors' estates.

Allows a parent of a minor entitled to the custody of the minor to petition the court to take jurisdiction over disposition of cash and property holdings belonging to the minor or his guardianship estate, and deletes provisions allowing such petition by his father, or if his father is dead or the parents of such minor are living separate or apart and his mother then has care or custody of such minor, then by his mother

Increases the maximum minor's estate eligible for the filing of a petition for court disposition of such money or appointment of a guardian of the estate to \$20,000 from \$10,000

Provides that guardianship estate assets may be invested in shares of an insured credit union as well as being invested in an account of a savings and loan association, or deposited in a bank [or trust company] \* Defines "shares of an insured credit union"

Makes operation of certain sections contingent upon enactment of other specified legislation

Ch 401 (AB 936) Collier Vehicles lighting equipment

Authorizes, in any county with a population of 4,000,000 or more persons, publicly owned vehicles operated by peace officer personnel of a marshal's department, when actually being used in the enforcement of the orders of any court, to display flashing amber warning lights to the rear when such vehicles are necessarily parked upon a roadway and such parking constitutes a hazard to other motorists

Ch 402 (AB 1000) Moretti Financing state government

Requires that state government accounting system provide for accrual of expenditures on the basis of obligations incurred and for accounting for revenues as being earned when received, with certain exceptions

Repeals provisions establishing reserve for working capital in General Fund in amount of difference between gross surplus available for appropriation, determined by Controller not counting such reserve, and cash in General Fund in Treasury at end of fiscal year after adjustment for temporary loans under specified provisions

Repeals provision requiring the Governor to use figures for reserve for working capital determined by Controller for the past actual year, when submitting the budget

Deletes provisions requiring that for purposes of accounting, moneys received by the State Treasurer pursuant to the Personal Income Tax Law and Bank and Corporation Tax Law shall be treated by the state as earned during the year of receipt to become operative with respect to the 1973-74 fiscal year

Deletes declaration of policy by Legislature that all revenues that will be payable into the State Treasury be accounted on an accrual basis to the fullest extent practicable

Provides that revenues received in the State Highway Account for the 1974-75 fiscal year shall be computed on the basis of cash actually transferred to such ~~fund~~ [account]\* for that fiscal year

To take effect immediately, urgency statute

#### Ch 403 (AB 1072) Hayden Indexes of registration

Imposes deadline for delivery of copies of index of registration and supplements to clerk of city by county clerk prior to election

#### Ch 404 (AB 1129) Harvey Johnson Contracts

Permits any duly authorized officer of county rather than just board of supervisors to agree in writing to contract change

Provides that the cost of such change or alteration must be agreed upon between the board and the contractor unless the contract includes a provision to determine a fair and equitable price for the change or alteration Provides that such a provision may provide for any method of determining the price common in commercial transactions, including, but not limited to, arbitration or cost plus a fixed fee

#### Ch 405 (AB 1380) Keysor. School classified employees.

Excludes short-term, limited term, and provisional employees from provision requiring that upon initial employment and each change of classification a school classified employee be furnished 2 copies of data pertaining to his compensation, classification, and duty hours

#### Ch. 406 (AB 2439) Boatwright County surplus property

Permits county, upon determination by board of supervisors, to sell, exchange, quitclaim, or convey surplus county property, not exceeding \$2,000 in estimated value, without compliance with existing provisions of law

Permits board of supervisors to grant or otherwise convey to the state, or any subdivision thereof, including districts, public agencies or corporations, and public utilities, an easement, license or permit for use of real property owned by the county. Requires board of supervisors to find that such conveyance is in public interests and that such conveyance will not substantially interfere with the county's use of such property

#### Ch 407 (AB 2440) Boatwright Mental Health

Authorizes counties to pay the actual and necessary expenses of the members of the advisory board of the community mental health service

#### Ch 408 (SB 473) Lagomarsino. Mutual insurers borrowing

Authorizes general mutual insurers to borrow money for specified purposes at interest rate not to exceed higher of 6%, or the maximum interest rate permitted by Federal Reserve Bank, on single maturity time deposits in designated minimum amount running 1 year or more, rather than at interest rate not to exceed 6%

Specifies that such interest shall or shall not constitute a liability of insurer as to its funds other than as money of insurer which are excess, rather than excess or surplus, as stipulated in loan agreement

Prohibits issuance of written loan agreements evidencing borrowed money in units of less than \$10,000.

Ch 409 (AB 229) Kapiloff State universities, colleges names

Authorizes names of specified state university and colleges to be changed in specified manner

Requires certain state universities and colleges to change names as prescribed.

Ch 410 (SB 381) Alquist. State universities, colleges names

Requires Trustees of California State University and Colleges to approve specified changes of name for California State Universities at San Jose, San Francisco, Arcata, San Diego, San Luis Obispo, and Pomona

Ch 411 (SB 386) Deukmejian Vehicles: schoolbus fees

Makes any privately owned schoolbus owned by a private nonprofit educational organization, operated in accordance with rules and regulations of the Department of Education exclusively in transporting school pupils, or school pupils and employees of such organization, as well as any privately owned schoolbus so operated pursuant to a contract between a public school district or nonprofit educational organization and the owner or operator of the schoolbus, subject to a \$10 fee for registration and licensing, which is in lieu of all other fees specified in the Vehicle Code, except fees for duplicate plates, certificates, or cards

Exempts such privately owned schoolbus owned by a private nonprofit educational organization and so operated, as well as any privately owned schoolbus so operated pursuant to such contract, from payment of the vehicle license fee.

Specifies that such provisions shall apply to the 1974 calendar year and each year thereafter

To take effect immediately, urgency statute

Ch 412 (SB 421) Lagomarsino Resident game birds

Requires the Fish and Game Commission to adopt regulations relating to the taking or possession of resident game birds at two additional meetings held in June and August, rather than together with the adoption of regulations relating to the taking or possession of mammals at designated meetings held in April and May Makes related provisions

Ch 413 (SB 488) Behr Recreation and park districts

Revises provisions governing the method of filling a vacancy in the office of a member of the board of a recreation and park district

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2164 3 of the Revenue and Taxation Code

Ch 414 (AB 17) Harvey Johnson Conflict of interest

Excludes relationship between officer or employee of certain public agencies and his officer or employee spouse from certain conflict-of-interest provisions prohibiting financial interests in contractual and noncontractual matters under certain circumstances.

Ch 415 (AB 28) Thurman New cities

Requires board of supervisors to canvass vote on city incorporation at next regular meeting after the week of the election rather than on first Monday after election

Requires clerk of board of supervisors in ascertaining whether petition for incorporation of new city is signed by requisite number of qualified signers to assume that the assesses whose names appear on the last equalized assessment roll of the county are certain qualified owners, rather than qualified signers

Requires that if such a petition is signed by registered voters, the clerk of the board shall compare the names of the signers on the petition against the voters' register in the office of the county clerk or registrar of voters and ascertain therefrom the number of registered voters in the territory and the number of qualified signers appearing upon the petition

Ch 416 (AB 67) Priolo Grand juries

Specifies that person is competent to act as grand juror if he is 18 years of age or older rather than 21 years of age or older

Ch 417 (AB 143) Leroy F. Greene School sites nonuse payments.

Deletes provisions requiring school districts to make payments to local jurisdictions with respect to sites of the school district not used for specified school purposes within specified periods after acquisition. Provides, instead, that such school districts are subject to nonuse payments re such unused sites, under specified conditions. Prescribes method of computation of nonuse payments. Provides for withholding of such amounts from specified apportionments, for transfer of such amounts to State School Site Utilization Fund established by this act, for the cessation of such withholding and the return of all amounts withheld to school districts under specified conditions, and for reversion to General Fund of unreturned amounts in State School Site Utilization Fund.

Ch 418 (AB 199) Gonsalves California Beef Council Law

Provides for designated mandatory fees, rather than voluntary contributions, on cattle and calves for purposes of administering and enforcement of the California Beef Council Law. Requires an approval, by referendum, of the producers in the state before such designated mandatory fee may be increased. Permits the producers, by referendum, to elect to provide such funds by voluntary contributions. Provides for time periods of when a referendum for voluntary promotion and research program for beef may be conducted. Makes numerous related changes.

Increases the membership of the California Beef Council from 19 to 20 members. Revises the composition of the council by decreasing from 7 to 6 the number of dairymen that shall serve on the council, and adds 2 slaughterers on the council to be appointed, as prescribed, by the Director of Food and Agriculture.

Ch 419 (AB 237) MacDonald. State public school officers.

Deletes from prescribed duties of Superintendent of Public Instruction, duty to visit the several orphan asylums receiving state appropriations and examine their courses of instruction and duty to visit the schools in the different counties and to inquire into their condition and related provision re travel expense.

Ch 420 (AB 389) Cline State Highway Route 118.

Requires the Department of Transportation to award, during the 1973-74 fiscal year, 2 major construction contracts for the construction of that part of that portion of State Highway Route 118, also known as the Simi Valley-San Fernando Valley Freeway, which has not already been completed and for which no construction contract has been awarded, rather than requesting the department to award, during the 1972-73 and 1973-74 fiscal years, 2 major construction contracts for the construction of that part of that portion of Route 118 which has not already been completed.

To take effect immediately, urgency statute.

Ch 421 (AB 426) MacDonald Elections

Provides that if nomination papers for an incumbent elective officer of a city are not filed by 12 o'clock noon on the 68th day before the election, the voters shall have until 12 o'clock noon on the 63rd day before the election to nominate candidates other than the incumbent for such elective office.

Makes similar provision for elective officers of counties and districts covered by the Uniform District Election Law.

Ch 422 (AB 488) Dunlap Conduct of elections

Prohibits county clerks from counting of votes or releasing results in local races until after polls close in that county, and from counting votes or releasing results in other races until all polls in other counties voting on that race have closed.

Ch 423 (AB 523) MacDonald State Highway Route 150.

Deletes Route 150 from the California freeway and expressway system.

Ch 424 (AB 529) MacDonald Ventura County flood control

Deletes January 1, 1974, termination date on provision effective for preceding two years requiring  $\frac{1}{8}$ , rather than unanimous, vote of the board of supervisors of the Ventura County Flood Control District 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, and also increasing maximum permissible interest rate on bonds of the district from 6 percent to 7 percent

**Ch 425 (AB 535) Kapiloff. Alcoholic beverages, licenses**

Makes prohibition against issuance of any new original public premises license unless the applicant can show that substantial public demand cannot otherwise be satisfied inapplicable to issuance of new original public premises license for beer and wine, as well as for beer

**Ch. 426 (AB 582) Bond Vital statistics**

Deletes provisions which permit transcripts of records of births, fetal deaths, deaths, and marriages to be obtained by the United States Public Health Service from the State Registrar of Vital Statistics without expense to the state and without payment of prescribed fees

Authorizes the Office of State Registrar of Vital Statistics to furnish the United States Public Health Service with vital statistics relating to births, deaths, marriages, and marriage dissolutions for use in the national vital statistics program on a contract reimbursement or other satisfactory basis which will insure that the reimbursement shall not be less than the cost to the state nor exceed the federal government's fair share of the statewide vital statistics registration and reporting system

**Ch 427 (AB 611) Kapiloff Local government fiscal affairs**

Provides for one revolving fund where the same person holds both offices of public administrator and public guardian

Provides that a board of supervisors may authorize the county auditor to receive applications for, and perform the functions of, the board of supervisors with respect to cash difference fund replenishment

Permits a board of supervisors to cancel understated tax or special assessment of five dollars (\$5 00) or less due to clerical error of auditor

Changes from fourth Monday of August to tenth day of August the day on which the secretary of the governing board of a county water district must file with the county auditor a copy of standby assessment report

Requires county auditor rather than county, to distribute to the county and specified county districts and agencies payments received from Department of Finance for rental of county property for state highway purposes

Permits district attorney to file vouchers from time to time during fiscal year showing disposition of moneys received from special appropriations

**Ch 428 (AB 802) Crown Grand juries**

Provides that the grand jury shall be impaneled and serve during the fiscal year of the county

**Ch 429 (AB 869) Chappie State highways maintenance**

Increases, from an amount not exceeding the net revenues derived from 1 125 cents to an amount not exceeding the net revenues derived from 1 375 cents per gallon tax imposed under the Motor Vehicle Fuel License Tax Law and the Use Fuel Tax Law, the amount the Department of Transportation may expend, and the California Highway Commission may allocate, during the 1973-74 fiscal year, for general administration purposes, maintenance of all state highways, and maintenance of highways in state parks

Increases from \$17,000,000 to \$19,000,000, the amount the department may expend annually for the maintenance of landscaping and functional planting on state highways

To take effect immediately, urgency statute

**Ch 430 (AB 960) Dunlap Air pollution control districts**

Vests, in the board of directors of a unified air pollution control district, the authority to provide, by resolution, that each member of the board shall receive his actual and necessary expenses, plus compensation of \$50 a day, for attending meetings, up to a maximum of \$1,200 a year of such compensation.

## Ch 431 (AB 995) Meade Private investigators and adjusters

Revises provision of the Private Investigator and Adjuster Act to authorize Director of Consumer Affairs to adopt regulations establishing qualifications which uniformed employees of a licensee who operates a private patrol must meet as a condition of handling guard dogs

## Ch 432 (AB 1040) Chappie School governing board elections

Permits a county committee on school district organization to recommend or to adopt specified alternative means of electing school district governing board members in a school district having trustee areas.

## Ch 433 (AB 1087) Wood Nursery stock license fees

Requires an ~~application~~ [applicant]\* for renewal of a nursery stock license to pay the fees for the renewal of the annual license equal to the unpaid minimum license fee, rather than unpaid regular license fee, and a restoration fee equal to such fee

## Ch 434 (AB 1207) Dunlap School district accounting procedures

Provides that accounting procedures for any school district published in California School Accounting Manual approved by State Board of Education shall not expressly or by implication affect content of any educational program or objective except as otherwise specifically provided

Expresses legislative intent re those best qualified to determine content of manual  
Eliminates obsolete language.

## Ch 435 (AB 1272) Ray E Johnson Land surveyors

Provides that an owner or tenant of property on which is located a monument which is necessary for the surveying of neighboring land, except monument within access-controlled portion of freeway, shall provide to the surveyor reasonable access to such monument Requires agency having jurisdiction over freeway to reference monument within right-of-way to usable point outside access control line when requested by surveyor

## Ch 436 (AB 1362) Antonovich Bankruptcy

Repeals provisions of the Vehicle Code which specify that a discharge in bankruptcy shall not relieve a judgment debtor from any of the requirements of specified provisions of the Vehicle Code re financial responsibility for motor vehicle accidents

## Ch 437 (AB 1418) Chappie State parks. historical vehicles

Makes prescribed rules and regulations adopted by the State Department of Health re commissaries and mobile units upon which food is prepared, and for the administration of specified provisions of the California Restaurant Act, inapplicable, within any state park depicting or reproducing historical conditions or usages, to any mobile unit which is or which depicts or represents any wagon, cart, or other drawn device that is of the historical period during which such conditions or usages occurred Provides that such exemption does not apply to mobile units serving, offering for sale, selling, or giving away foods or beverages which are not packaged in sealed containers or approved for unpackaged sale by the state department

## Ch 438 (AB 2437) Boatwright County water district notes

Authorizes a county water district, on behalf of an improvement district within the district, as well as the district itself, to issue negotiable promissory notes Increases maximum permissible interest rate on any county water district negotiable promissory notes from 6% to 7% Specifies balance of such notes unpaid at any time shall not result in a proportionate lien on any parcel in excess of 2% of the assessed valuation of the parcel. Revises the \$1,000,000 limitation on amount which may be issued for purposes other than flood control to be either \$1,000,000 or, in the case of a district with an assessed valuation in excess of \$100,000,000, 1% of the assessed valuation of the taxable property of the district Makes related changes

To take effect immediately, urgency statute

Ch 439 (AB 569) Alatorre Notaries public.

Provides that notary public fee, exclusive of signature verification, for each form relating to immigration shall not exceed \$10 whether acting as notary or not, but does not apply to an attorney who is also a notary public and who is rendering professional services regarding immigration matters. Provides for suspension or revocation if greater fee is charged.

Ch. 440 (SB 75) Wedworth Coroners

Provides that if a person dies when unattended by a physician in the 20 days before his death, rather than 10 days as previously provided, county coroner must inquire into and determine the circumstances, manner, and cause of death.

Requires the coroner conducting an inquiry into the circumstances, manner, and cause of death pursuant to specified provisions to personally sign the certificate of death.

Provides that there are no state-mandated local costs [in this act]\* that require reimbursement under Section 2164.3 of the Revenue and Taxation Code.

Ch 441 (SB 134) Nejedly Counties

Imposes waiting period for passage of county ordinances same as for city ordinances.

Ch 442 (SB 138) Dymally Occupational education and training

Makes technical, nonsubstantive changes and provides that the occupational education and training grant program shall be known as the "Bill Greene Occupational Training Scholarship Act."

Ch 443 (SB 201) Way Taxation of livestock

Modifies time limitation within which livestock in-lieu tax can be reduced by the same percentage as business inventories are exempted.

Authorizes exemption of animals from livestock in-lieu tax if the head-days of such animals produce a tax liability of less than \$10 [as specified].\*

Ch. 444 (SB 294) Rodda Elections

Authorizes voter to register as "Nonpartisan" as well as "Declines to state." Requires voter so registering to be informed of his resulting inability to vote in party primaries. Incorporates lowering of the voting age to 18 and elimination of durational residence requirements for voting.

Ch 445 (SB 347) Wedworth. Public Employees' Retirement System

Provides that the normal rate of contribution for certain state safety members who are peace officer members of the State Police Division shall be 9%. Reserves the right to increase the rate of contribution as appropriate from time to time. Provides that no adjustment shall be included in rates adopted under provision as the result of amendments hereto, changing the time at which members may retire or the benefits members will receive, because of time during which members have contributed at different rates prior to such adoption.

Ch 446 (SB 423) Way Insects and pests

Makes it unlawful to willfully import into, or ship or transport within, the state any live insect or pest, except designated honey bees, weeds for the purpose of identification, beneficial or useful insects of common occurrence in the state, or insects or other organisms of public health or animal health interest, which are not plant pests, when imported, shipped or transported by any governmental public health agency, unless the shipment or transportation and subsequent use and handling is authorized prior to shipment under written permit and the regulations of the Director of Food and Agriculture, or the United States Department of Agriculture, rather than making it unlawful to import, or ship or transport within, the state any live insect or pest, except such honey bees or weeds, unless the shipment or transportation is authorized, as prescribed.

Authorizes the director to maintain state inspection stations at such places, rather than at such places within this state, as he deems necessary for purpose of enforcing agricultural standardization provisions.

Ch 447 (SB 492) Nejedly State Highway Route 77

Deletes from the state highway system that portion of Route 77 from Route 24 near Lafayette to Route 242 near Concord

Ch 448 (SB 520) Grunsky Community college construction

Extends the time period during which certain excess school district expenditures made during 1969-70 fiscal year for "projects" shall be allowed as local matching funds for projects approved during that time period under the Community College Construction Act of 1967, until school district receives a prescribed amount of combined state and district funds per weekly student contact hour

Ch 449 (SB 540) Way. Youth Authority

Authorizes reimbursement of persons employed by Youth Authority and certified as radiologic technologists for the fees incurred both in connection with obtaining such certification since July 1, 1971, and with regard to the renewal thereof

Ch 450 (SB 581) Berryhill Special education.

Authorizes county superintendents of schools to enter into an agreement by which a public school in a state adjacent to the county will provide special education services for mentally retarded ~~minors~~ [pupils] \* Provides for reporting resulting attendance, for specified allowance for cost of such agreement, and inclusion of excess costs in amount raised by specified county tax

Ch. 451 (SB 593) Marler. Motor vehicle damage control.

Exempts any passenger vehicle which was not equipped with a front or rear bumper, or both, at the time it was first sold and registered under the laws of this or any other state or foreign jurisdiction, from provisions of the Vehicle Code which, with specified exception, require every passenger vehicle registered in this state to be equipped with a front bumper and with a rear bumper

Revises definition of "bumper" for purposes of the act

Exempts from provisions of law relating to motor vehicle damage control any motor vehicle manufactured prior to 1933 which did not include a bumper or bumpers as part of its original equipment

Ch 452 (SB 604) Dills Emergency vehicles—authorized operators

Authorizes the Commissioner of the California Highway Patrol to issue authorized emergency vehicle permits, upon specified conditions, for any vehicle operated by a uniformed person designated by the chief of a fire department organized pursuant to specified provisions

Ch 453 (SB 621) Zenovich Alcoholic beverages, wholesalers

Revises definition of "wholesaler" for purposes of Alcoholic Beverage Control Act to exclude therefrom persons engaged in wholesale business in a territory or possession of the United States

Ch 454 (SB 663) Nejedly Insurance—local agencies

Revises provision authorizing local agencies to insure its officers, deputies, assistants, employees, and agents for injury or death while flying on the business of the agency to make provision applicable to all travel and adds directors to persons who may be insured

Ch 455 (SB 664) Holmdahl Public Employees' Retirement System

Provides that the remarried surviving wife or husband of a member shall not be required to become the guardian of surviving unmarried children, other than stepchildren, in order to be paid survivor's benefits due children

Ch 456 (SB 703) Bradley Insurance

Revises the permissible minimum standards for valuation of reserves of life insurance, disability insurance and certain annuity and endowment contracts, and for calculating nonforfeiture benefits of life insurance policies

Ch. 457 (SB 717) Richardson County Employees Retirement Law

Deletes provisions authorizing inclusion of members of county planning commission or civil service commission in county with population of over 6,000,000 in retirement association.

Ch. 458 (SB 769) Stern Taxation

Repeals provision defining one-cent vending machine operators as consumers

Eliminates cross-reference in Use Fuel Tax provision and makes technical change thereto.

To take effect immediately, urgency statute

Ch 459 (SB 797) Bradley Conflict of interest

Provides that interest of a member, as well as that of an officer, of a nonprofit corporation is a remote interest for the purposes of certain provisions prohibiting, among other things, specified public officers from being financially interested in contracts made by them in their official capacity or by any board or body of which they are members

Ch 460 (SB 858) Marler Vehicles. width limitations

Permits safety sheathing or guards, chains, and chain sprockets used to drive the unloading mechanism of a vehicle, to extend 2 inches on each side of the vehicle. Requires that the maximum width of body and chains, chain sprockets, and safety sheathing or guards not exceed 100 inches

Provides that such provisions shall have no application to highways which are a part of the national system of interstate and defense highways (as referred to in Section 108 of the Federal-Aid Highway Act of 1956) when such application would prevent this state from receiving any federal funds for highway purposes

Ch 461 (SB 867) Deukmejian Freeways tow cars

Exempts the owner or operator of a specified tow car from provisions which prohibit any person from stopping, parking, or leaving standing, any vehicle upon a freeway which has full control of access and no crossings at grade

To take effect immediately, urgency statute

Ch 462 (SB 888) Gregorio Health benefits

Provides that contracting agency with Public Employees' Retirement System which has elected to be subject to Meyers-Geddes State Employees' Medical and Hospital Care Act and was under act on April 1, 1972, may continue a prepaid hospital and medical care plan or program not under act except for employees hired after April 1, 1973

Ch 463 (SB 1080) Kennick. Drivers' licenses photographs

Requires that any driver's license issued after January 1, 1974, bear a fullface photograph of the licensee Deletes provisions re profile photographs on a driver's license issued to any person under the age of 18 years

Makes related changes.

Ch 464 (SB 1156) Bradley. Obligations United States Postal Service

Allows banks, insurers, the state, and local agencies to invest in obligations of the United States Postal Service Makes such obligations eligible to secure state and local agency deposits in state or national banks.

Makes additional changes in Sec 1336, Financial Code, proposed by AB 267 and AB 592, to be operative only if AB 267 or AB 592 are chaptered or if all are chaptered, each such bill which is chaptered becomes effective January 1, 1974, and this bill is chaptered after AB 267 or AB 592 or both

Makes additional changes in Sec 1360 1, Financial Code, proposed by AB 267, to be operative only if AB 267 and this bill are both chaptered and become effective January 1, 1974, and this bill is chaptered after AB 267

Ch 465 (AB 220) Qumby County construction contracts changes

Increases from \$500 to \$1000 amount of permissible changes for county construction contracts under \$50,000 and from 1 to 2 percent for changes involving contracts over \$50,000 Increases from \$4,500 to \$10,000 the total dollar limit on any permissible change

Ch 466 (AB 355) Kapiloff Bidding for school property

Authorizes governing boards of all school districts, rather than only school districts with a d a of 400,000 or more, to delegate to district personnel prescribed duties concerning receipt of written and oral bids re sale or lease of school property.

Ch 467 (AB 466) Kapiloff. Separate property tax assessments

Provides that a statement of separate property ownership, for purposes of separate assessment and taxation, shall not be required annually following the year it was filed, but shall remain in effect until either [or both of the] separate ownership [ownerships]\* is transferred or the statement is canceled by either owner

Ch 468 (AB 467) Kapiloff Property tax equalization hearings

Authorizes county assessor to be represented by an attorney at local property tax equalization hearings if the applicant is represented by an attorney, as well as by members of the assessor's staff

Ch 469 (AB 634) Kapiloff Property taxation

Makes clarifying change relating to procedures for reassessment of property damaged or destroyed by a major misfortune or calamity

Ch 470 (AB 1021) Meade School interdistrict attendance agreements.

Provides that provisions authorizing interdistrict attendance agreements between governing boards of school districts shall not apply to attendance of pupils in 7th and 8th grades of a junior high school which is maintained by a high school district, rather than pupils in 7th and 8th grades of any junior high school

Ch 471 (AB 1033) Alatorre Crimes against fire personnel

Expands provision relative to certain offenses against "firemen" to include fire department emergency rescue personnel engaged in the on-the-site rescue of persons or property during an emergency, as defined

Ch 472 (AB 1316) Bee Workmen's compensation and insurance

Provides that volunteer workers of recreation and park districts may be deemed employees of that district for purposes of receiving workmen's compensation benefits

Ch 473 (AB 1378) Keysor C S U C. extension course credits.

Deletes requirement that Trustees of California State University and Colleges authorize a maximum of no less than 24 semester units in extension course credit to be applied toward a baccalaureate degree

Ch 474 (AB 1456) Bagley Covenants

With respect to certain covenants running with the land, provides that "land" includes an undivided interest in real property. Makes covenants respecting partition binding upon covenant's successors

States that act is declaratory of existing law

To take effect immediately, urgency statute.

Ch 475 (AB 1619) Wood Hospital district powers

Permits the board of directors of a local hospital district to authorize, by resolution, the disposition of any of its surplus personal property with a value less than \$1,000 by any method determined appropriate by the board

Ch 476 (AB 1789) Alatorre Health examinations and treatment

Authorizes optometrists, as well as physicians and dentists, who need not be employees of a school district, to perform, within the scope of their license, health examinations of schoolchildren upon school premises with parental consent, and to report findings and recommendations to school health officers and parents or guardians in the Los Angeles Unified School District

**Ch 477 (AB 2135) Crown. Peace officers**

Requires specified persons first employed after January 1, 1975, to complete a course of training approved by the Commission on Peace Officer Standards and Training before exercising peace officer powers, except while participating in an approved training program.

**Ch 478 (AB 2136) Crown. Peace officers**

Requires specified peace officers first employed after January 1, 1974, to obtain the basic certificate issued by Commission on Peace Officer Standards and Training within 18 months of employment in order to continue exercising peace officer powers beyond the 18-month period

**Ch 479 (AB 2373) Wood. Public Employees' Retirement System**

Specifies that Workmen's Compensation Appeals Board shall determine in disputed cases whether the death of certain corrections and adult authority members, Governor's appointee, or patrol, prison, state safety or local safety member was industrial

**Ch 480 (AB 1167) Vasconcellos. State competitive scholarship awards**

Deletes requirement that one-third of total annual state competitive scholarship awards be available for allocation pro rata to each senatorial and Assembly district, and deletes related provisions

**Ch 481 (SB 313) Berryhill. Community college districts**

Exempts from requirement that all territory be included in community college districts, counties having residents accounting for fewer than 250 units of a.d. a in community colleges during preceding fiscal year. Requires inclusion of such counties within 2-year period after loss of such exempt status

**Ch 482 (AB 945) Thomas. Professional boxing**

Extends for one year effectiveness of provisions excluding gross price paid for television rights for viewing outside state of professional boxing contest from provisions levying tax on gross price received from sale, lease, or other exploitation of television rights for such contest

To take effect immediately, urgency statute

**Ch 483 (AB 863) Priolo. Uniform Anatomical Gift Act**

Authorizes a coroner performing an autopsy to provide a licensed physician and surgeon, upon request, with a part of the body for the purpose of transplantation or therapy if (1) the provision of the part will not disfigure the body or interfere with the autopsy and (2) the decedent or other prescribed person has consented, as required by specified provisions. Requires the coroner, in obtaining such gifts, to notify the donor of the specific part or parts requested.

Provides that only the decedent may donate his body or a part thereof if it is made known that he was at the time of his death a member of a religion, church, sect, or denomination which has religious tenets that would be violated by disposition of the human body or parts thereof for the purposes specified in the Uniform Anatomical Gift Act

**Ch 484 (AB 828) Mobley. Veterans.**

Deletes provision that salaries and expenses of California Veterans Board and other related officers may not be paid from General Fund and that such salaries shall be paid from Farm and Home Building Fund of 1943

**Ch 485 (AB 564) Duffy. Mentally retarded persons**

Requires the Department of Health to establish within its certified family care program respite care services to provide temporary and intermittent care for short periods of time, with reimbursement rates to be established by the department after studying whether there are increased costs. Requires department to report to the Legislature by March 1, 1974, on specified aspects of respite [care]\* services

Ch 486 (AB 469) Garcia Boxing contests or matches

Makes it a misdemeanor for any person to throw any object or thing at the ring during a boxing contest or match Provides for the posting of a notice at every place a boxing contest or match is held, in specified languages, that it is unlawful to throw any object or thing at the ring during a boxing contest or match

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 487 (AB 1032) Z'berg. State park system

Requires all moneys received from the sale of used brick from the Old Sacramento State Historic Park to be deposited in the State Park Contingent Fund. Appropriates \$100,000 from such moneys to the Department of Parks and Recreation for expenditure, without regard to fiscal years, for the reconstruction of the Old Eagle Theater in the park, and, if moneys are still available from such appropriation after such expenditure, for restoration and interpretive exhibits in the park Authorizes the department to make arrangements with nonprofit or volunteer groups or organizations for the sale of such used brick Specifies that moneys so deposited in excess of \$100,000 shall be available for expenditure only upon appropriation by the Legislature

To take effect immediately, urgency statute

Ch 488 (SB 73) Gregorio City council. vacancies

Authorizes cities to enact an ordinance prescribing a procedure for filling vacancies on a city council by election

Authorizes cities to enact an ordinance prescribing a procedure for appointment of person to fill a vacancy on city council Provides for term of such appointment

Prohibits designating persons appointed to fill the remainder of a term on a city council as incumbents, for purposes of the next election for such office

Ch 489 (SB 111) Rodda Teacher certification

Authorizes, rather than requires, Commission for Teacher Preparation and Licensing to require an examination for a designated subjects teaching credential and deletes possession of valid teaching credential as alternative condition for receipt of such credential

Deletes requirement that governing boards of school districts receive prior approval from Commission for Teacher Preparation and Licensing in order to authorize a teacher who holds prescribed hours of coursework, to teach a single subject class

Changes standards for service credential re librarian to require a fifth year or its equivalent in college or university education to be completed within five years, rather than seven years, of the first employment.

Specifies that waiver of subject matter examination which is otherwise required to authorize teaching of single subject shall be based upon person's holding a degree in a subject listed by the Commission for Teacher Preparation and Licensing under designated subject matter categories Requires commission to prepare list of degrees qualifying for such waiver Makes related technical change

Requires sheriffs and chiefs of police, upon the arrest of a public school teacher for prescribed sex and narcotic offenses, to give written notice to the Commission for Teacher Preparation and Licensing, rather than the Department of Education, re the arrest

Makes various related changes

Makes additional changes in Sec 13147, Education Code, proposed by AB 724, to be operative only if AB 724 and this bill are both chaptered, and this bill is chaptered after AB 724

Ch 490 (SB 263) Nejedly Mobilehome parks

Requires that the enforcement agency, rather than the Department of Housing and Community Development and the enforcement agency, be notified by the new owner or operator of any mobilehome park of any change in the name or ownership or possession thereof.

Requires in case of any change in name or transfer of ownership or possession prior to completion of construction, if there is any substantial deviation from the approved



plans and specifications, that a new application for a permit to construct be submitted, accompanied by revised plans and specifications and the appropriate fees, rather than that the notice of such change be accompanied by revised plans and specifications and the appropriate fees

**Ch 491 (SB 274) Wedworth Podiatry.**

Permits podiatrist or partnership or group of podiatrists to use designation of "Podiatry Group" or "Podiatry Clinic," as well as "Podiatrists' Group" or "Podiatrists' Clinic," in name of individual or group practice with which they are associated

**Ch 492 (SB 375) Stiern. Kern County Water Agency**

Requires, except as specified, proposal for formation of an improvement district within the agency, upon petition by 10 percent of the registered voters within the proposed improvement district, to be submitted to a special election within the proposed district and to be approved by a majority of the voters voting on the proposition Specifies procedure for conduct of such election Permits inclusion after formation of the improvement district of additional lands upon specified conditions

Permits holders of title to undivided interests in taxable property to sign written protest against the formation of a proposed improvement district, and specifies manner in which such undivided interests shall be counted.

Provides that there are no state-mandated local costs [in this act]\* that require reimbursement under Section 21643, Revenue and Taxation Code

**Ch 493 (SB 382) Carpenter Insurance**

Provides that designated insurance agent, broker, or life agent, rather than designated independent agent only, may, under certain circumstances, use on stationery, advertisements or other written or printed matter the name of a corporation or association that provides services to insurance agents, brokers or life agents, rather than to insurance agents and brokers

Makes service of process on the Insurance Commissioner, for enumerated instances, valid service on nonresident California-licensed life agents

Makes other related changes

**Ch 494 (SB 396) Dills Unemployment insurance**

Specifies that "employment" does not include services performed in the employ of an international organization for purposes of unemployment insurance

**Ch 495 (SB 422) Lagomarsino. Horseback riders**

Provides that the duty imposed upon a vehicle to yield the right-of-way to any horseback rider crossing a roadway at an equestrian crossing designated by prescribed signs shall not relieve the horseback rider from the duty of using due care for his safety

Prohibits any horseback rider from suddenly leaving a curb or other place of safety and proceeding into the path of a vehicle which is so close as to constitute an immediate hazard

Provides that notwithstanding the state-mandated local costs contained in the act, there shall be no appropriation made or reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

**Ch 496 (SB 482) Stevens Unemployment compensation disability insurance**

Makes January 1, 1976, rather than January 1, 1974, 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 497 (SB 524) Whetmore Musical instruments and equipment security**

Requires an employer to take reasonable and necessary means to guard against theft and damage of musical instruments and equipment, belonging to employed musicians, located on premises under the employer's control Imposes liability for repair or replacement thereof upon employer if he fails or refuses to take the required precautions and if the employed musician has taken reasonable and necessary precautions to safeguard the musical instruments and equipment.

Ch 498 (SB 582) Petris Public social services

Extends provisions granting additional aid to OAS recipients in an amount not to exceed \$500 in any fiscal year as a special need for property taxes to include AB, APSB and ATD recipients, as defined, such provisions to be operative July 1, 1973, until July 1, 1975, or July 1, 1974, if public assistance recipients are allowed to receive senior citizens property tax assistance for the 1973-74 fiscal year

Appropriates for the 1973-74 fiscal year funds allocated in the Budget Act of 1973 for the special need of OAS recipients for property tax and an additional \$424,000 from the General Fund to the Department of Social Welfare for the purposes of the act

To take effect immediately, urgency statute

Ch 499 (SB 623) Zenovich Kings River dam construction

Prohibits construction of any dam, reservoir, or other water impoundment facility to be commenced prior to January 1, 1979, on specified portions of the Kings River Specifies it is not the intent of the Legislature to designate any portion of the Kings River as a component of the California wild and scenic rivers system, and expressly permits specified studies on such portion of the Kings River

Ch 500 (SB 642) Grunsky Cooperative education

Requires the office of the Chancellor of the California Community Colleges to conduct a pilot program of up to 3 years in cooperative education for no more than 5 community college districts and to make specified followup evaluations and recommendations

Defines "cooperative education"

Prescribes student enrollment qualifications and course credit limitations and method of computing a d a

Requires Chancellor of the California Community Colleges to approve cooperative education programs which meet prescribed standards

To take effect immediately, urgency statute

Ch 501 (SB 649) Alquist Highway funds

Authorizes any county or city to use specified funds allocated to it from the Highway Users Tax Account in the Transportation Tax Fund for the acquisition of rights-of-way and construction on any select system road or street outside its boundaries that complements its select system

Ch 502 (SB 693) Alquist County Employees Retirement Law

Permits postretirement service by persons who have retired for any reason, rather than for service only

Ch 503 (SB 535) Alquist Physical therapy

Revises specific exemptions from requirement of licensure under Physical Therapy Practice Act

Permits persons licensed pursuant to act to utilize aides to assist them in the practice of physical therapy

Provides that there are no state-mandated local costs [in this act]\* that require reimbursement

Ch 504 (SB 556) Deukmejian Practice of medicine

Revises State Medical Practice Act to permit Board of Medical Examiners to hold required annual meeting in Sacramento at any time during October, rather than on third Monday in October, to permit certain premedical college courses required of applicants for physician's and surgeon's certificate to be completed prior to completion of study of medicine, rather than prior to commencement of such study, and to delete requirement that applicants not fall below 60% in any two subjects on required examinations

Ch 505 (SB 773) Wedworth Housing authorities

Prohibits a housing authority commissioner from receiving per diem of more than \$30, rather than \$25, per day for attendance at not more than 4 meetings per month of the authority

**Ch. 506 (SB 864) Marler Trust administration**

Provides that a superior court may appoint a new trustee or order a trust modified or terminated and its assets distributed, in a manner which conforms as nearly as possible to the intention of the trustor, upon determining that trust's purpose has been defeated or substantially impaired by corpus deficiencies, as specified, either on its own motion or upon petition by the trustee or a beneficiary

Provides that no appropriation is made for the reimbursement of any local agency for any costs incurred by it pursuant to the act, and makes legislative declaration relating thereto

**Ch 507 (SB 893) Berryhill State geologist report**

Requires the annual report of the State Geologist to include sections reviewing the status of measures taken to counter geologic hazards and the economic utilization and conservation of the state's mineral resources and problems related thereto

**Ch 508 (SB 947) Dills Workmen's compensation**

Specifies that provision covering certain off-duty peace officer within Workmen's Compensation Law shall not preclude peace officer from receiving benefits under specified provisions relating to extraterritorial activities of peace officers

**Ch 509 (SB 955) Nejedly Mammals**

Makes it unlawful to permit or allow any dog to pursue any big game mammal, rather than only any deer, antelope, or elk, during the closed season on such mammal, to pursue any fully protected, rare, or endangered mammal at any time, or to pursue any mammal in a game refuge or ecological reserve if hunting within such refuge or ecological reserve is unlawful Specifies that "pursue" for such purpose means pursue, run, or chase. Authorizes Department of Fish and Game employees to capture or dispatch any dog under specified circumstances Requires notification of owners of dogs with identification, that have been captured or dispatched, within 72 hours

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code.

**Ch 510 (SB 960) Collier. Courts**

Changes positions and salaries of various court personnel in municipal courts in Sonoma County

States that notwithstanding the state-mandated local costs, no reimbursement or appropriation is made because the affected local agency has requested this act and desires to bear the increased costs resulting from the act without state reimbursement.

**Ch 511 (SB 962) Stull. Medi-Cal.**

Authorizes a hospital based physician to submit a separate bill for his services if that is his customary practice, provided that such charges when added to the hospital charges do not exceed the total charges when both bill for the same services in a combined bill

**Ch 512 (SB 971) Roberti Probation departments**

Authorizes probation departments to engage in activities to prevent adult and juvenile delinquency

**Ch 513 (SB 1002) Biddle Local agency water bonds**

Specifies that any local public agency other than a city or county which has contracted for a water supply from the State Water Resources Development System shall satisfy any requirement for the approval by the voters of the agency to secure authorization for the issuance of general obligation bonds to fund the acquisition and construction of facilities to enable the agency to utilize such water supply, if a majority of the voters voting on the proposition at a statewide primary or general election vote in favor of the proposition

**Ch 514 (SB 1060) Stull Joint exercise of powers**

Permits any agency, board or commission provided for by joint powers agreement and created in a county of the third class to authorize by ordinance the issuance of revenue bonds to pay costs and expenses of acquiring or improving a regional public park or

recreation area, and all facilities and improvements related thereto.

Provides that a local agency entering into a lease or rental contract or agreement with a joint powers entity formed for specified purposes shall do so by ordinance adopted by the governing body of the local agency. Specifies requirements of such ordinance. Provides for election and adoption procedures of such ordinance and defines eligible voters.

**Ch 515 (SB 1065) Berryhill County service areas**

Adds soil conservation and drainage control and animal control to term "miscellaneous extended services" in relation to services which may be undertaken by county service areas.

**Ch 516 (SB 1126) Deukmejian Treatment of addicts.**

Authorizes any licensed psychiatric technician or licensed vocational nurse when acting under the direction of a licensed physician and surgeon to administer methadone or other controlled substances orally in the treatment of an addict for addiction to a controlled substance.

**Ch 517 (SB 1208) Stiern. County employees' retirement**

Rewords provision regarding transfers of funds by county auditor when board of supervisors fails or neglects to make required appropriations for county retirement system.

**Ch 518 (SB 1311) Alquist Driver education**

Authorizes Department of Education to grant waivers of driver training education provisions for the purpose of establishing specified experimental driver education programs.

Requires Department of Education to conduct pilot program for laboratory phase of driver education, prescribing alternative time requirements, defining various terms, and making provision for numerous related matters.

**Ch 519 (SB 383) Carpenter Savings and loan associations**

Provides for judicial review of the Savings and Loan Commissioner's actions relating to derivative suits maintained by holder of shares of a savings and loan association.

Authorizes the Savings and Loan Commissioner to approve a savings and loan association's executive office not transacting savings business. In addition to the other investments, allows a savings and loan association to invest, hold, buy and sell securities authorized by rules and regulations of the Savings and Loan Commissioner.

Deletes the necessity for approval of the Savings and Loan Commissioner for a savings and loan association's trading with California street improvement bonds or bonds issued by prescribed railroad or public utility corporations.

Deletes one of several limitations on the authority of a savings and loan association to make loans.

Makes other various related changes.

Makes additional changes in Section 6702 of the Financial Code, proposed by AB 267, to be operative only if AB 267 and this bill are both chaptered and effective January 1, 1974, and this bill is chaptered after AB 267.

**Ch 520 (AB 13) MacDonald State holidays**

Makes the state and public school holiday "Veterans Day," November 11th, instead of fourth Monday in October. Declares that if November 11th falls upon a Saturday, the preceding Friday shall be deemed such state holiday.

Makes technical, nonsubstantive change.

**Ch 521 (AB 24) Bee. Transit district**

Requires, except as indicated below, on and after November 29, 1974, that the board of directors of the San Francisco Bay Area Rapid Transit District consist of 9 elected members, to be elected 1 from each election district. Directs the board, taking into consideration specified factors, to divide the district into 9 election districts, to be as nearly equal in population as possible. Requires that the election of board members be conducted, in general, in accordance with the Uniform District Election Law. Specifies

procedure to adjust the boundaries of the election district after each federal decennial or after an annexation to the district

Requires the board to call a special election, to be consolidated with the direct primary election to be held on June 4, 1974, to submit a proposition on whether the members of the board are to be elected or appointed, if the boards of supervisors of 2 or more counties adopt resolutions, not later than January 31, 1974, that the members of the board of directors should be appointed Retains present scheme of an appointive board of directors if the voters of the district voting on the proposition so vote

Appropriates \$43,200 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act Specifies procedure in filing claims and calculating the amount thereof Specifies that appropriation shall be available only until June 30, 1975

Requires the State Controller, if funds are insufficient, to pay all timely filed claims on a pro rata basis, and to notify the Director of Finance of the deficiency

#### Ch 522 (AB 31) Z'berg Vehicles parking violations

Requires that any notice of a violation re the standing or parking of a vehicle, which is required to be given to a person charged with such violation before any warrant of arrest shall issue following the filing of a complaint charging such a violation, in addition to providing other required information, inform such person that unless he completes and files an affidavit of nonownership, a warrant or citation to appear will be issued against him.

Requires that such notice contain or be accompanied by affidavit of nonownership Also requires that such notice provide information as to what constitutes nonownership and the effect of executing such affidavit, and instructions for mailing or returning the affidavit to the court Requires, if any such form is completed, that it be done under penalty of perjury

Requires, upon receipt of evidence satisfactory to the court that the person charged with the violation re the standing or parking of a vehicle has sold and transferred possession of the vehicle prior to the date of the alleged violation, the court to obtain verification from the Department of Motor Vehicles that the person has met the requirements for releasing himself from liability for the vehicle, and in such event requires the charges against such person to be dismissed.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch 523 (AB 48) Lanterman Mental health

Deletes the requirements that a conservator, who has the right to place his conservatee in a suitable facility, inform the officer providing conservatorship investigation of his action and submit the conservatee if requested to an evaluation to determine whether such action is necessary

Requires local mental health director, if requested by conservator, to assist in the selection of a placement facility for the conservatee

Requires a conservator to inform local mental health director of the location of a facility in which a conservatee who is receiving services from the local mental health program is placed and of any movement of the conservatee to another facility

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch 524 (AB 49) Lanterman Health insurance

Requires every insurer which issues policies of group disability insurance, every self-insured employee welfare benefit plan, every nonprofit hospital service plan which issues group hospital service contracts only, and every health care service plan providing specified coverages on a group basis, to offer, on and after effective date of act, coverage for mental and nervous disorders with terms and conditions of coverage to be selected by agreement between disability insurer and group policyholder, nonprofit hospital service plan and group contract holder, health care service plan [and]\* subscriber group, or self-insured employee welfare benefit plan and member, as case may be

## Ch. 525 (AB 93) Foran Elections

Makes it a misdemeanor and imposes penalties for any paid circulator of any initiative, referendum or recall petition to willfully and knowingly refuse to permit each person to whom the petition is presented for signature to read the contents of the petition if he so requests. Provides that a conviction pursuant to the act shall not invalidate any signature obtained by defendant which is otherwise valid.

Defines a paid circulator as any person who, in return for any form of compensation, circulates, as principal or agent, or has charge or control of the circulation of, or obtains signatures to, any initiative, referendum or recall petition whether that compensation is received before or after the circulation of the petition.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

## Ch 526 (AB 103) Warren Claim and delivery

Revises claim and delivery law

Operative July 1, 1974

## Ch 527 (AB 142) Leroy F Greene State school building aid

Authorizes any school district whose board of trustees had adopted for the following school year or has put into effect a year-around school operation or continuous school program, as defined, to apply for financial assistance under State School Building Aid Law of 1952 for furnishing and installing an air cooling system in school facilities on which construction was commenced prior to December 31, 1972.

Requires State Allocation Board to establish cost standards for furnishing and installing air cooling systems.

Prescribes methods and means for district financial participation and repayment of loan amounts to state.

Provides for various related matters.

To take effect immediately, urgency statute.

## Ch 528 (AB 157) McCarthy Credit unions

Permits a central credit union, with consent of its board of directors and approval of the Commissioner of Corporations, to admit to membership members of employee groups under specified conditions.

Provides for the supervisory committee of a credit union to declare vacant the office of a member of the supervisory committee when such member is absent without excuse from 3 consecutive regular meetings of the supervisory committee or such member is completely inactive for 12 consecutive months, and authorizes commissioner, upon investigation of and finding a supervisory committee of a credit union is not performing in accordance with specified provisions, to declare all offices of such committee vacant, and direct the board of directors of the credit union to call a special meeting to elect a supervisory committee to serve until the next regular annual meeting.

Decreases the time period from 90 days to 45 days after December 31st of each year in which a credit union must make a written report to the commissioner containing a statement of the credit union's condition as of December 31 of each year.

Makes a loan officer of a credit union who knowingly permits a loan to be made or participates in a loan to a nonmember of a credit union, guilty of a misdemeanor. Makes such loan officer primarily liable to the credit union for such loan, and specifies that the illegality of the loan is not a defense to action by the credit union to recover the amount of the loan.

Modifies authority of credit unions with assets of \$1,000,000 or more to make loans to members of the credit union.

Provides that until members of a credit union approve or disapprove the vote of the credit union's board of directors to dissolve the credit union, the credit union shall not make loans, withdraw shares, or withdraw certificates for funds.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any cost incurred by it pursuant to this act.

**Ch 529 (AB 236) MacDonald** Certificated employees

Permits accumulated sick leave earned by certificated employee of a school district or a county superintendent of schools to be transferred with him if he accepts employment in a professional education position, which is or is intended to become permanent, with Department of Education or the chancellor's office of the California Community Colleges. Limits the amount of accumulated sick leave which may be transferred to that amount which would have been earned as an employee in the system to which he is transferring.

**Ch 530 (AB 252) Bagley** Sir Francis Drake Commission

Establishes a Sir Francis Drake Commission to plan and execute suitable commemorative activities to celebrate the 400th anniversary of Sir Francis Drake's circumnavigation of the earth. Provides for organization, powers, and duties of the commission.

Provides for deposit in special accounts of Special Deposit Fund of private contributions or public money given to commission and continuously appropriates them.

**Ch 531 (AB 338) Keene** Resort improvement districts

Authorizes a resort improvement district to elect, by unanimous vote of the district directors, to require all members of the district board to be elected from the district.

Authorizes, in such case, the calling of a special election to replace the supervisory member of the district board. Provides that the supervisory member shall remain in office until the election and qualification of his successor, and that his successor shall hold office until the next succeeding general district election and until the election and qualification of his successor. Requires, if a special election is not called, the successor to the supervisory member to be elected at the next general district election.

Provides that any district calling a special election pursuant to this provision shall reimburse any local government for any costs incurred by such local government.

**Ch 532 (AB 357) Seeley** Legislators' Retirement System

Allows redeposit in the Legislators' Retirement Fund and makes applicable the deferred retirement provisions for any person who withdrew his contributions prior to October 1, 1961, and who had at least 4 but less than 6 years of service.

**Ch 533 (AB 370) Dunlap** School attendance

Permits alternative method of computing minimum schoolday for elementary grades, utilizing an averaging scheme based on 10 consecutive schooldays, use of which may not result in any increase of state apportionments.

**Ch 534 (AB 382) Brown** CSUC nonresident tuition fees

Prohibits Trustees of the California State University and Colleges from charging a foreign student the nonresident tuition fee if such student was graduated from a California high school, has lived continuously in this state for at least three years, and is not receiving assistance from any public or private agency or a foreign government.

To remain in effect only until January 1, 1978.

**Ch 535 (AB 538) Chappie** Fireplaces in mobilehomes

Specifies that no provision of law shall be construed to prohibit the installation of fireplaces in mobilehomes. Requires the Commission of Housing and Community Development, no later than July 1, 1974, to adopt any regulations for such installation which it determines are reasonably necessary in order to protect the health and safety of the occupants and maintain the efficiency of the primary heating or cooling system of a mobilehome.

**Ch 536 (AB 584) Seeley** Temporary water appropriation permits

Authorizes the State Water Resources Control Board to issue, in accordance with specified procedures, and upon making specified findings and determinations, a conditional, temporary permit to appropriate water. Authorizes the board to delegate to any employee of the board all or any of its functions under the act, but requires the board, at its next regular meeting, to review and validate any temporary or emergency permit issued by an employee. Specifies that any such temporary permit shall be subject at all times to modification or revocation in the discretion of the board, and shall automatically

expire 180 days after issuance unless an earlier date is specified or it has been revoked and that any such permit may be renewed not more than one time.

**Ch 537 (AB 641) MacDonald Water projects fish, wildlife**

Declares state policy re the preservation and enhancement of the state's fish and wildlife resources and recreational development in connection with flood control and watershed protection projects

Requires all state agencies exercising resource management responsibilities to review reconnaissance and feasibility reports submitted for state review and comment by federal agencies relating to any flood control or watershed protection project or project feature affecting their responsibilities and to submit their comments in accordance with specified requirements of law

Authorizes such state agencies to cooperate with federal and local sponsoring agencies through all stages of the project formulation and planning process and to develop such data as, in their judgment, may be necessary to carry out the intent and purpose of this chapter Requires such physical features as may be necessary to permit full public utilization of the completed project for recreational purposes to be constructed and such lands as may be necessary for recreational purposes and for fish and wildlife enhancement to be acquired at the same time and in the same manner as lands for other project purposes

Specifies that the Department of Fish and Game shall be responsible for the management of all fish and wildlife resources at any such project, including operation and maintenance costs

Requires the state where recreation and fish and wildlife enhancement features are contained in a flood control or watershed protection project, and where such payment is specifically authorized by the Legislature, to pay 50% of the nonfederal capital costs of the recreation and fish and wildlife enhancement features of the project, but permits the state if the project is subject to the provisions of Public Law 89-72, to cooperate in the attainment of such benefits pursuant to the provisions of that statute

Declares legislative intent that there shall be included in the budget of the Department of Water Resources for flood control subventions or for direct acquisitions by the state for each fiscal year an appropriation of funds from the General Fund in an amount sufficient to pay all costs required by this act

Authorizes any local agency sponsoring a project subject to the provisions of the act to design, construct, operate, and maintain public recreational facilities at such project and to exercise such powers as may be necessary or convenient to carry out the provisions of the act

**Ch 538 (AB 650) Gonzales Special education. allowances**

Deletes requirement that a school district have an average of less than 2,000 pupils in order to be eligible for allowances for smaller than maximum class sizes in certain special education programs

Prohibits allowances for more than 2 percent of districts with an average of 2,000 or more

**Ch 539 (AB 657) Knox Franchises**

Revises period of time which Commissioner of Corporations may require escrow or impound of franchisee fees and other funds paid by franchisee or subfranchisors in designated circumstances Authorizes franchisor, at his option, to furnish adequate surety bond, and specifies maximum liability of surety thereon

Deletes prohibition preventing commissioner from requiring disclosure in prospectus of certain information concerning franchise applicant's personal and business background

Changes from 15 days to 15 business days, as defined, the period within which certain hearings must be held

Makes related changes.

**Ch 540 (AB 658) Lanterman Freeway noise impacted schools**

Appropriates, during the 1973-74 fiscal year, and requires the Department of Transportation to make available, the sum of \$3,000,000 from the State Highway Account in the State Transportation Fund to finance noise abatement programs, pursuant to Sec 216, Streets and Highways Code, in those public and private elementary and secondary schools identified by the department as being eligible for such programs



**Ch 541 (AB 659) Lanterman State freeways noise level**

Authorizes, and requires under specified circumstances, the Department of Transportation to undertake specified action if the noise level produced by the traffic on any state freeway is in excess of 50 decibels on the "A" scale, as defined, within any public or private elementary or secondary classroom, library, or multipurpose room constructed prior to the award of the initial construction contract for the freeway route and prior to January 1, 1974, or constructed prior to the issuance of sound contour maps for the freeway route by the department, rather than prior to the adoption of the freeway route, and being used for the purpose for which it was constructed

**Ch. 542 (AB 676) Dixon School certificated employees**

Makes requirement that a school district notify a school administrative or supervisory employee by March 15 that he may be released from such position for the following school year, inapplicable to additional specified categories of persons

**Ch 543 (AB 775) Hayden Insurance**

Provides for various technical changes in the licensing of insurance solicitors

**Ch 544 (AB 781) Priolo State park system.**

Appropriates \$30,000 from the Bagley Conservation Fund, from moneys in such fund designated for miscellaneous capital outlay construction, to the Department of Parks and Recreation for the preparation of a general development plan for the units of the state park system located in the Santa Monica Mountains

To take effect immediately, urgency statute.

**Ch 545 (AB 823) Keene Local government**

Permits board of supervisors and legislative bodies of other specified entities to establish sewer standby or immediate availability charges, and provides for their collection

**Ch 546 (AB 846) Lanterman Developmental disability**

Renames Lanterman Mental Retardation Services Act of 1969 to be the Lanterman Developmental Disabilities Services Act With certain exceptions, changes references in such act from "mentally retarded" and "mental retardation" to "developmentally disabled" and "developmental disabilities" Revises various functions of the Director of Health and the Secretary of the Health and Welfare Agency with respect to provisions of such act relating to finances and evaluations

Changes references in provisions relating to conservatorship and guardianship for mentally retarded persons to refer to developmentally disabled persons

Declares that each developmentally disabled person whom a regional center for the mentally retarded places in an out-of-home residential facility shall have specified rights and requires that these rights be brought to the person's attention by such means as the Director of Health may designate by regulation

Specifically requires the superior court, in a proceeding for appointment of a guardian of the person and estate, or person or estate, of an alleged insane or incompetent person, to consult with such person, unless not present at the hearing due to medically certified inability, as specified, to inform the person of the nature and effect of the adjudication of his rights and identity of the guardian appointed, and to consult with the person to determine his opinion of the appointment

Permits admission of developmentally disabled persons to a state hospital for the mentally retarded in accordance with specified procedure, and deletes the 1-year residence requirement for admission to any such hospital

Makes technical corrections to delete obsolete provisions and to conform to the Governor's Reorganization Plan No 1 of 1970

Incorporates certain changes in Secs 38120 and 38121, Health and Safety Code, enacted by Chapter 161, Statutes of 1973

To take effect immediately, urgency statute

**Ch 547 (AB 874) Leroy F Greene Statewide measures**

Requires Attorney General, upon preparation of the summary of a statewide initiative or referendum measure, to transmit copies of text of the measure and summary to the Senate and Assembly for public committee hearings on the subject

**Ch 548 (AB 888) Harvey Johnson Funeral absence. immediate family**

Makes student absences for purpose of attending funeral of member of his immediate family, as defined, excused for attendance purposes.

**Ch 549 (AB 944) Thomas Professional boxing**

Requires State Athletic Commission or its designee to invest money in Boxer's Pension Account as other trust funds in state are invested, except that commission or its designee may invest money from such account in group annuity contracts

**Ch 550 (AB 1009) Z'berg Parks and recreation**

Revises the State Beach, Park, Recreational, and Historical Facilities Bond Act of 1974 to, among other things, specify that the proposed allocation of certain moneys for the development of real property would be limited to the development of real property for the state park system; delete provisions requiring any application for a project not appearing on the approved priority plan for expenditure to obtain the approval of the county board of supervisors, provide that, in the event that any particular jurisdiction's project is withdrawn from funding because of circumstances beyond its control, the application for any substitute project by such jurisdiction not originally appearing on the approved priority plans for expenditure shall be approved by the county board of supervisors, and provide that on July 1, 1980, the unencumbered funds for grants to counties, cities, and cities and counties shall be reappropriated for grants to local jurisdictions only, with other unencumbered funds to be available for appropriation for any type of bond act project other than grant projects

**Ch 551 (AB 1018) Wood Department of Motor Vehicles**

Repeals provisions of the Vehicle Code which specify that the Division of Registration in the Department of Motor Vehicles is under the control of the Registrar of Vehicles, and which prescribe the manner of appointment of the Registrar of Vehicles

**Ch 552 (AB 1070) Montoya County Employees Retirement Law**

Increases period of regular interest required on members' redeposits of withdrawn contributions

**Ch 553 (AB 1134) Antonovich Insurance.**

Provides for automatic suspension, rather than suspension by the Insurance Commissioner after notice and hearing, of an insurer's privilege to certify applicants for a course of study to qualify them for a permanent license to deal in insurance, if a specified percentage of those so certified fail to qualify

**Ch 554 (AB 1175) Fenton Sales**

Revises law relative to home solicitation contracts including definitions of "home solicitation contract" and "services", expansion of time in which buyer has right to cancel to midnight of third business day rather than third calendar day after signing of agreement, and formal requisites of contract

**Ch 555 (AB 1214) Bill Greene Public Employees' Retirement System**

Permits reinstatement from service retirement in less than one year of a person who retired as a result of layoff for lack of work or lack of funds if person is otherwise eligible for reemployment Requires school districts to notify Board of Administration of the Public Employees' Retirement System of reason for retirement and requires that persons who so retired be placed on appropriate reemployment lists by school districts

**Ch 556 (AB 1232) Kapiloff. Irrigation district taxes**

Requires redemption, if property sold for delinquent irrigation district assessments is not on the current county tax roll at the time of redemption, to pay all taxes, interest, and penalties which would be due the county and any special district for which the county levies and collects taxes, and as if the property had continued to be on the county assessment roll, in addition to the amount necessary to redeem

Specifies that a recorded certificate of redemption is conclusive in favor of a purchaser or encumbrancer for value

Specifies act shall be applicable only to property against which assessments became

delinquent after the effective date of the act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 557 (AB 1263) Nimmo Department of Justice employees

Defines, for purposes of Public Employees' Retirement System, "state safety members" to include those persons within the Department of Justice designated as peace officers, and performing investigative duties To be operative on July 1, 1974

Requires Department of Justice to require such persons employed after July 1, 1973, to obtain a certificate from the Commission on Peace Officer Standards and Training

Ch 558 (AB 1337) Wood County agricultural inspectors

Permits county agricultural inspectors to be designated as county agricultural biologists

Ch 559 (AB 1517) Foran. Transportation

Creates a 14-member Departmental Transportation Advisory Committee to be appointed jointly by the Speaker of the Assembly and the Rules Committee of the Senate to act in an advisory capacity to the Department of Transportation, which committee consists of city, county, and state officials, representatives of transportation planning agencies, and others interested in transportation planning, to replace a similarly appointed 14-member advisory committee to the department consisting of city and county officials and others interested in street, road, and highway problems

Ch. 560 (AB 1533) Wood Vehicles width limitations

Permits livestock loading chutes, supporting hangers, and steps and handholds to extend 2 inches on each side of any vehicle used to transport livestock Requires that the maximum width of body and livestock loading chutes, supporting hangers, and steps and handholds not exceed 100 inches

Provides that such provisions shall have no application to highways which are a part of the national system of interstate and defense highways (as referred to in Section 108 of the Federal-Aid Highway Act of 1956) when such application would prevent this state from receiving any federal funds for highway purposes

Ch 561 (AB 1568) Briggs Premium finance agencies

Decreases from \$135,000 to \$75,000 the amount of capital stock required for a premium finance agency

Provides that certain industrial loan requirements will not apply to a premium finance agency

Requires that there must be paid in cash for the benefit of a premium finance agency 100 percent of the amount of minimum capital required before such agency may commence business or open a branch office or place of business

Provides under certain conditions that specified limitations on loans will not apply to loan of \$10,000 or more made by premium finance agency

Makes other related technical changes

Ch 562 (AB 1576) Warren Metropolitan water district directors

Permits ordinance of a member public agency providing for a 4-year term for each representative of such agency on the district board of a metropolitan water district to provide that such representative either shall serve only until the expiration of his term or shall serve until his successor has been appointed and qualified in accordance with specified provisions, rather than that he shall serve until his successor has been appointed and qualified in accordance with such provisions

Ch 563 (AB 1590) Mobley Alcoholic beverages imports

Permits manufacturer of distilled spirits to transport such distilled spirits into state in motor vehicles owned by or leased to manufacturer, and operated by employees of the manufacturer, under specified conditions

Provides that manufacturer must register and apply to the Board of Equalization for transporter's permit before transporting distilled spirits into this state

Ch 564 (AB 1647) Fong Transfer of state employees

Provides that appointing power may transfer employees, rather than transfer them at any time. Adds 60-day advance notice requirement, where transfer of state employee reasonably requires change of residence unless employee waives such right

Ch 565 (AB 1648) Fong State employees

Provides that state employee compensated on a monthly basis shall be notified that he is to be laid off 30, rather than 15, days prior to the effective date of layoff and not more than 60 days after the date of seniority computation

Ch 566 (AB 1698) Thurman Counties

Revises County Civil Service Enabling Law to provide that any person who previously had permanent status in a county civil service system and who vacated his position to accept appointment to an elective position shall be reinstated to his former position in such county under specified circumstances.

Ch 567 (AB 1763) Lanterman Optometry

Deletes restriction on number of times within five years applicant for license as optometrist may be reexamined

Provides that the State Board of Optometry may promulgate rules and regulations establishing criteria for specified study as prerequisite for such reexamination

Extends operation of provisions permitting a person meeting specified qualifications to take optometry examination from December 31, 1973, to December 31, 1975

Ch 568 (AB 1869) Ingalls Perris Elementary School District

Requires that majority of voters voting at school district reorganization election held in Perris Elementary School District be deemed to have voted in favor of reorganization proposal for purposes of statute relating to unification bonus

To take effect immediately, urgency statute.

Ch 569 (AB 1875) Foran Retail meat sales labeling

Declares legislative intent Requires any label of any retail cut of beef, veal, lamb, or pork held for sale in a retail food production and marketing establishment or a frozen food locker plant to clearly identify the species and the primal cut, as defined for each species, from which it is derived and the retail name

Excludes ground beef or hamburger, boneless stewing meat, cubed steaks, sausage, or soupbones from such requirements Provides it is unlawful and constitutes misbranding for any person to sell or offer for sale in a retail food production and marketing establishment or frozen food locker plant any retail cut of beef which is labeled in violation of such provisions

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch 570 (AB 2142) Bagley Marin County flood control

Increases maximum permissible interest rate on Marin County Flood Control and Water Conservation District bonds from 5 percent to 7 percent

Deletes requirement that amount of bonded indebtedness paid each year be approximately one-fortieth of the aggregate of the whole amount of the principal and the total amount of interest to be paid Requires the term of any bonded indebtedness not to exceed 40 years, and revises statement required to be included in ordinance calling the bond election

Ch 571 (AB 2187) Cory Re public school system

Provides that in addition to other provisions, no teacher shall give instruction nor shall instructional material be used in the public schools which contains any matter reflecting adversely upon persons because of their sex

Ch 572 (AB 2269) Keene County school service funds

Provides that in lieu of making designated payments by school districts to county school service funds for special education programs for physically handicapped pupils, as well as mentally retarded pupils and severely mentally retarded pupils conducted by

county superintendent of schools, the amount due may be included in the amount to be raised by special taxes required to be levied and collected for the county school service fund for such purposes

Requires county of residence of any pupil residing in any licensed children's institution or family home to whom a county superintendent of schools provides education, to reimburse such county superintendent of schools pursuant to specified provisions governing payment of excess expenditures for education of certain nonimmigrant and noncitizen children and children residing in children's institutions

Ch. 573 (AB 2270) Keene Community services districts

Permits community services district by ordinance to adopt regulations governing the construction, as well as the use, of its property and facilities.

Provides that violation of any such regulations relating to use or construction of sanitation facilities, and use of parks and recreation facilities is a misdemeanor

Ch 574 (AB 2280) Waxman Transportation of dead bodies

Requires a common carrier to receive for transportation a dead body, which cannot be embalmed or is in a state of decomposition, if the body is placed in an airtight metal casket enclosed in a strong transportation case or in a sound casket enclosed in an airtight metal or metal-lined transportation case

Ch 575 (AB 2325) Fenton Oaths

Provides that anyone authorized to administer oaths, when designated by committee chairman, may administer oaths to witnesses before legislative committees

Provides that Legislative Counsel or his deputies may administer and certify oaths

Ch 576 (AB 2366) Lewis Temporary school facilities leases

Authorizes rural unified school district, under specified conditions, to rent temporary buildings for continuation education program and provides that such a rental shall not be subject to law providing that school facilities leased for a term in excess of 3 years must comply with earthquake safety standards

Ch 577 (AB 2367) Lewis Airports.

Validates certain allocations by the Department of Transportation from the Aeronautics Account in the State Transportation Fund to the County of San Bernardino

To take effect immediately, urgency statute

Ch 578 (AB 2378) Russell State park conveyance

Authorizes the Director of Parks and Recreation, with the approval of the Director of General Services, to convey Placerita Canyon State Park to Los Angeles County to be operated and maintained by the county as a public park consistent with the purposes, and subject to the same authority and limitation of authority as to the undertaking of improvements, set forth in provisions governing the classification of state parks Requires the conveyance to provide that, in the event the county ceases to use the property for such park purposes, the property shall revert to the state

Ch 579 (AB 2452) Waxman Medi-Cal coverage

Provides that for the purpose of determining when identification of a patient as a Medi-Cal beneficiary occurs so as to begin the running of the period within which a provider of health care must submit a bill for Medi-Cal service, such identification means presentation to the provider of the patient's Medi-Cal card

Ch 580 (AB 2524) Chappie Squaw Valley

Authorizes the Department of General Services to convey water and sewage facilities, or any interest therein, to the Squaw Valley County Water District, subject to such terms and conditions as it determines to be appropriate

To take effect immediately, urgency statute

Ch 581 (SB 151) Nejedly Court records

Changes authority of municipal and justice courts to destroy docket and minutes with respect to violation of the provisions regulating and licensing dogs

Ch 582 (SB 289) Deukmejian. Unemployment compensation

Includes all compensation for personal services performed as a juror or as a witness within definition of "wages" for purposes of determining amounts to be offset as wages against weekly benefit amount of "unemployed" individuals.

Ch 583 (SB 310) Subcommittee on Mortgage Loan Brokers, of the Senate Committee on Business and Professions. Real estate loans

Provides additional statutory regulations of specified real estate licensees who are mortgage loan brokers.

Requires proposed advertisements to be used in connection with specified mortgage loan brokerage activities to be submitted to Real Estate Commissioner prior to use, and that he adopt regulations pertaining to the filing of, criteria for, and clearance of such advertising

Requires such real estate licensees to submit specified annual report to Real Estate Commissioner, and for him to adopt regulations prescribing the form and content of the report.

Ch 584 (SB 405) Way. Water project cost allocations

Revises amounts of certain approved joint cost allocations for recreation and fish and wildlife enhancement associated with state water projects made by the Department of Water Resources

Ch 585 (SB 484) Short Property tax exemption

Authorizes counties to request from the Director of Social Welfare, amounts required to cancel escape assessments made because property owners were improperly granted the homeowners' exemption for fiscal year 1972-1973 and preceding fiscal years while receiving public assistance.

Provides that a county, on receipt of such funds, shall cancel such escape assessments.

Provides that if a state audit results in a reduction of such state reimbursements to the county, the county shall make the reimbursements to cities and districts without regard to such reduction of state reimbursements

To take effect immediately, urgency statute.

Ch 586 (SB 503) Marler Fluid milk and cream

Defines "processor" and "processing" for purposes of the fluid milk and fluid cream stabilization and marketing provisions. Authorizes the Director of Food and Agriculture, subject to prescribed standards and guidelines, to exclude from subdistributor prices sales of fluid milk or fluid cream, or both, between processors

Ch 587 (SB 583) Nejedly Bridges reconstruction and replacement

Enacts the Bridge Reconstruction and Replacement Act to implement the Special Bridge Replacement Program, with the assistance of federal funds, to reconstruct and replace unsafe bridges that are of significant importance

Specifies powers of the Department of Transportation, cities, and counties in securing federal funds under the program

Specifies that expenditures under the act are not to be considered expenditures for purposes of the north-south split and district and county minimums

To take effect immediately, urgency statute

Ch 588 (SB 686) Petris Redevelopment general plan

Changes requirement that a community have a master or general community plan, with certain specified provisions, adopted by the planning commission or the legislative body to a requirement that the community have a general plan, as defined by the Planning and Zoning Law, adopted by such commission or body before any area is designated for redevelopment

Ch. 589 (SB 803) Rodda Civil service positions

Permits the general manager of a municipal utility district to establish a probationary period of 12 months, rather than 6 months, for professional, scientific, administrative, management, or executive positions within the district's civil service

## Ch 590 (SB 933) Stiern Transit districts

Renames the Greater Bakersfield Metropolitan Transit District the Golden Empire Transit District

Provides that any territory lying outside of the district which is contiguous and annexed to the City of Bakersfield after June 29, 1972, shall be automatically included within the district.

Deletes obsolete provisions

To take effect immediately, urgency statute.

## Ch 591 (SB 934) Stern Secured transactions

Provides that in lieu of filing various instruments relating to secured transactions, the filing officer may record such instruments and may employ a system of microphotography

## Ch 592 (SB 936) Biddle Violations

Eliminates requirement that every clerk of a court, or judge if there be no clerk, report to the Department of Motor Vehicles, convictions for littering under specified provisions of the Health and Safety Code, the Penal Code, and the Public Resources Code, and parking violations with respect to specified provisions of the Vehicle Code

Makes related changes

Makes additional changes in Sec. 1803, Vehicle Code, proposed by SB 514, to be operative only if SB 514 and this bill are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after SB 514

## Ch 593 (SB 944) Kennick Barbers' colleges

Requires the holder of a certificate authorizing him to instruct in a barber college to enroll in and complete a course in teacher training within 1 year of the issuance of the certificate

Provides that the Board of Barber Examiners may extend the time for completion of the teacher training course in their discretion and for good cause as defined

## Ch 594 (SB 964) Stull State college contracts

Permits Trustees of California State University and Colleges to make progress payments of up to 95%, rather than 90%, of work completed under construction contracts involving more than \$5,000.

Deletes authority of trustees to make progress payments in full after satisfactory completion of 50% of work on a contract

## Ch 595 (SB 974) Roberti Hearing aid dispensers.

Specifies procedures for the conduct of hearings by the hearing aid dispensers examining committee

Provides for filing of a license under a fictitious name pursuant to provisions of the Business and Professions Code rather than the Civil Code.

To take effect immediately, urgency statute

## Ch 596 (SB 1077) Coombs Adoption.

Authorizes the Department of Health and local public adoption agencies to require prospective adoptive parents to be fingerprinted, and to secure from the Federal Bureau of Investigation or State Department of Justice the criminal records of such parents.

## Ch 597 (SB 1139) Nejedly Weighmaster.

Excludes any person who purchases scrap metal or salvage material pursuant to a nonprofit recycling program from provisions regulating ~~public and public at large weighmasters~~ [public weighmasters and public weighmasters at large] \*

## Ch 598 (SB 1141) Carpenter County boards of education

Provides that county board of education of any county may establish regulations requiring the reporting of information by any or all public schools of the county relating to specified disruptive behavior on campuses or in programs and activities in which any school is engaged

Prohibits individual identification of any pupil in such reports.

Provides that such reports may be distributed to specified parties for use in developing programs of delinquency or crime prevention

Ch 599 (SB 1192) Stevens Alcoholic beverages

Provides that provisions of law concerning sale of alcoholic beverages within specified distances of certain institutions shall not apply to premises licensed as club under Alcoholic Beverage Control Act, provided club has been in existence for not less than 5 years, has membership of 300 or more and serves meals daily to its members, rather than a club being in existence for not less than 35 years and having a membership of 750 or more

Ch 600 (SB 1256) Behr. Zoning.

Provides that, re modification of proposed zoning ordinance by legislative body of local agency, the legislative body need only refer back to the planning commission for its recommendations those modifications not previously considered by the planning commission during its hearing

Ch 601 (SB 1300) Bradley Taxation.

Increases maximum commission for administration of Inheritance Tax Law that may be retained by county treasurer of a county of the fifth class if inheritance taxes do not exceed \$8,000,000 in one year

Ch 602 (SB 1321) Nejedly State Highway Route 93

Deletes that portion of Route 93 from Route 680 near Alamo to Route 77 near Burton in Contra Costa County from the state highway system and the California freeway and expressway system

Ch. 603 (SB 1411) Nejedly. Senate confirmation

Revises statutes relating to Senate confirmation generally to reflect change to two-year regular sessions by making the expiration period of interim appointments December 31 of the first half of the session if the vacancy occurs during such period and November 30 of the second half if the vacancy occurs during that half.

Specifies appointments by the Governor to the State Solid Waste Management Board are subject to Senate confirmation.

To take effect immediately, urgency statute.

Ch 604 (AB 106) Wood Publications of notice

Authorizes any officer to publish notices in more than one county when he finds a substantial number of residents would benefit therefrom and funds have specifically been made available for such purpose

Ch 605 (AB 324) Deddeh Counties

Provides that a county may disseminate information to the public concerning the rights, duties, properties, and activities of the county

Authorizes board of supervisors to contract with any radio, television broadcasting station, or cable television originating facilities to broadcast or rebroadcast board meetings

Ch 606 (AB 508) Stull Railroad crossings: stop signs

Allows a local authority, when it determines, with the approval of the Public Utilities Commission, that a railroad grade crossing under its jurisdiction presents a danger warranting a stop sign in addition to a train-activated control device, to erect stop signs at such railroad grade crossing

Makes technical correction and deletes obsolete provision.

Ch 607 (AB 548) Z'berg. Driver training

Requires pregnant pupils enrolled in programs for physically handicapped pupils maintained by county superintendents of schools, whose only condition for being enrolled in such a program is her pregnancy, to be allowed to enroll in automobile driver training provided by school district of residence, provides that such district shall receive therefor only the driver training allowance for ordinary pupils and not the driver training allowance for physically handicapped pupils

States that this act creates no state-mandated local costs requiring reimbursement under Section 2164 3, Revenue and Taxation Code



Ch 608 (AB 621) Kapiloff Property tax equalization hearings.

Provides procedure for a party affected by an equalization hearing before an assessment appeals board or an assessor to object to the hearing of the matter before a member of that board by setting forth facts constituting the ground of disqualification of such member. Eliminates right of peremptory challenge of one member of the board by a party affected by the hearing or the assessor

Ch 609 (AB 655) Cline Public school absences

Provides that for purposes of any procedure for verification of school absences a student 18 years of age or over, with respect to his own absences, shall have all of the responsibilities and powers which, in the case of a minor, would be charged to the parent, guardian, or adult having charge or control

Ch 610 (AB 660) Lanterman Vehicles exhaust systems.

Prohibits, on and after the effective date of regulations and standards adopted by the Commissioner of the California Highway Patrol pursuant to provisions of the Vehicle Code re noise level standards for vehicular exhaust systems, any person engaged in a business which involves the selling of motor vehicle exhaust systems, or parts thereof, including, but not limited to, mufflers, rather than prohibiting any person, from offering for sale, selling, or installing, a motor vehicle exhaust system, or part thereof, including, but not limited to, a muffler, unless it meets such regulations and standards. Makes it a misdemeanor, rather than an infraction, to violate such provisions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 611 (AB 668) Meade Courts

Makes changes in the number, salaries, and positions of attachés of the Alameda County municipal courts

Consolidates and rennumbers provisions.

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it

Ch 612 (AB 701) Kapiloff School ballot measure arguments

Requires the person conducting election, when more than one argument in a preference category is submitted for or against a school measure, to appoint a committee of three persons, who are familiar with issues and who favor the position, to meet within specified time and select the argument which most fairly and completely states the position being advocated

Provides that decision of committee shall be final

Ch 613 (AB 894) MacDonald Water district directors' compensation

Specifies maximum permissible compensation for directors of districts governed under the Irrigation District Law, the County Water District Law, the California Water District Law, the California Water Storage District Law, the Municipal Water District Law of 1911, the Water Conservation District Law of 1931, the Water Replenishment District Act, the Storm Water District Act of 1909, and the Water Conservation Act of 1927, and for directors of the Mojave Water Agency

Ch 614 (AB 923) Antonovich. Validations.

Validates technical or procedural errors or omissions in functions of taxing agencies and revenue districts as defined

Provides that nothing in this act shall make valid any property tax rate which is in excess of that permitted by law

Ch 615 (AB 955) Murphy Santa Cruz Transit District

Permits the Board of Directors of the Santa Cruz Metropolitan Transit District to increase its membership from 7 to either 9 or 11 if the board finds it necessary to insure adequate representation of all areas of Santa Cruz County within the district, and specifies the distribution of such membership in accordance with the district's population

Ch 616 (AB 969) Wood Vehicles- proof of ownership

Makes a verification by telegraph, teletype, or any other electronic device, from the Department of Motor Vehicles, of ownership of a vehicle registered pursuant to the Vehicle Code, admissible in evidence as proof of ownership of such vehicle in any proceeding involving a parking violation of such code or any local parking ordinance adopted pursuant to the Vehicle Code

Ch 617 (AB 1064) McAlister Boiler and vessel inspection

Increases fees for inspection of various tanks by the Division of Industrial Safety  
Sets a fee schedule applicable to consultations, surveys, audits and other activities relating to the design or construction of boilers or pressure vessels.

Ch 618 (AB 1288) Keene. State school building aid

Authorizes apportionments from proceeds of bonds remaining from the State School Building Aid [Bond]\* Law of 1966 to school districts in Sonoma County in order to replace school buildings which were severely damaged by an earthquake subsequent to September 30, 1969, and have been demolished.

Ch 619 (AB 1335) Deddeh Highway users tax study

Extends from February 1, 1974, to February 1, 1976, the existence of the State Highway Users Tax Study Commission and the date by which the commission is to submit its findings and recommendations to the Legislature re the allocation of highway users tax revenues

Ch. 620 (AB 1408) Sieroty. Criminal procedure

Specifies that magistrate may set bail for defendant arrested on out-of-county misdemeanor warrant if no bail is specified in warrant.

Specifies that defendant arrested on any out-of-county warrant is included in provisions for release of defendant on own recognizance by magistrate who could release such defendant on bail

Ch. 621 (AB 1450) Keene. Crabs.

Shortens open crab season from between the second Tuesday in November and June 30th to between the second Tuesday in November and April 30th in an area between the northern boundary of Monterey County and the southern boundary of Mendocino County, and increases the size of the crabs which may be taken in such area from, generally, 6¼ to 6½ inches

The provisions are to be in effect only until July 1, 1980, and as of that date are repealed

Ch. 622 (AB 1481) Lanterman State highways relocation assistance

Authorizes the Department of Transportation, without at the time furnishing vouchers and itemized statements, to withdraw from the State Highway Account in the Transportation Fund \$1,000,000 to be used as a separate revolving fund from which relocation assistance payments may be made

To take effect immediately, urgency statute

Ch. 623 (AB 1540) Ingalls Courts

Specifies the salaries of a traffic referee of the Riverside Judicial Court District

Provides that there are no state-mandated local costs in the act that require reimbursement and states legislative declaration therefor

Ch 624 (AB 1565) Davis Disaster assistance

Changes title of the Emergency Flood Relief Law to the Natural Disaster Assistance Law

Makes unexpended balance of appropriation made by Section 1, Chapter 52, Statutes of 1969, available for expenditure by Department of Finance for purpose of financial aid to local agencies pursuant to Natural Disaster Assistance 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, 1973, and June 30, 1974, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emer-

gency 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 except as necessary to meet present-day standards

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 Natural Disaster Assistance Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between July 1, 1973, and June 30, 1974, 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 specified repair, restoration, or replacement of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between July 1, 1973, and June 30, 1974, 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 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 its report with Director of Department of Finance within specified period

Provides Director of Office of Emergency Services shall notify each local agency of act

Provides that a local agency may use certain emergency funds for repair, restoration, or replacement of existing public buildings to present-day standards, provided that a larger square footage may not be used except when necessary to meet present-day standards

Makes unexpended balance of specified funds transferred to the State Highway Fund by Chapter 1284, Statutes of 1972, available for expenditure for repair, replacement and restoration of state highways damaged or destroyed by certain natural disasters occurring between July 1, 1973, and June 30, 1974

To take effect immediately, urgency statute

#### Ch 625 (AB 1665) Z'berg Tidelands and submerged lands.

Changes description of tidelands and submerged lands granted to the City of Sacramento

Requires the city to prepare a map of the granted lands and to record such map, rather than survey and monument the granted lands and record a description and plat thereof.

#### Ch. 626 (AB 1697) Thurman Municipal courts.

Changes the salary range of the marshal in various municipal courts.

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it

## Ch 627 (AB 1764) Lanterman State Highway Route 210

Extends that portion of Route 210 in the state scenic highway system from Route 2 near La Canada to Route 134

## Ch 628 (AB 1834) Maddy Vehicles driving privilege.

Requires any action brought in a court of competent jurisdiction to review any order of the Department of Motor Vehicles refusing, canceling, suspending, or revoking the privilege of a person to operate a motor vehicle to be commenced within 90 days from the date such order is noticed

Requires, upon final completion of all administrative appeals, that the person whose driving privilege was refused, canceled, suspended, or revoked be given written notice by the department of his right to a review by a court pursuant to such provisions.

## Ch 629 (AB 2064) Sieroty District attorneys

Permits district attorney to sponsor, supervise, or participate in any program or project to improve the administration of justice

## Ch 630 (AB 2231) Foran Transportation

Makes technical changes in Section 99281 of the Public Utilities Code, to conform the section to terms, as amended by Chapter 1408, Statutes of 1972, used in Mills-Alquist-Deddeh Act

Authorizes the board of a bridge and highway district, after rejecting bids, to purchase equipment, supplies, and materials in the open market, if it determines and declares, by a  $\frac{2}{3}$  vote of all its members, that such purchase can be made at a lower price in the open market

Authorizes the board, in case of any great public calamity, by a  $\frac{2}{3}$  vote of all its members, to expend funds to safeguard life, health, or property without observance of provisions requiring contracts, bids, or advertisement

## Ch 631 (AB 2303) Karabian Campaign statements

Revises campaign reporting requirements for candidates for judicial office whose names do not appear on the general election ballot to require only one campaign statement, which shall be filed within 17 days following the general election

[Makes provision re filing campaign statements for candidates for judicial office whose names do not appear on the ballot at the primary election, but do appear on the ballot at the general election]\*

## Ch 632 (AB 2368) Thurman Department of Consumer Affairs

Permits superior court, on petition of any board in Department of Consumer Affairs, to order any person found in violation of specified provisions to make restitution to persons injured as a result of such violations

Permits superior court issuing such order, or issuing injunction or other restraining order, under specified provisions, on petition of any board in Department of Consumer Affairs, to order person subject to such order requiring restitution, or subject to such injunction or restraining order to reimburse board for expenses incurred in board's investigation related to petition

## Ch 633 (SB 68) Collier City airports and airstrips

Allows allocation of money from Aeronautics Account in the State Transportation Fund to cities as well as counties for construction of recreational airports and reliever training airstrips in lieu of specified \$5,000 annual payment from the account until the account is reimbursed in designated fashion

## Ch 634 (SB 76) Zenovich Neurologically handicapped children

Authorizes a third school for neurologically handicapped children, to be known as the Diagnostic School for Neurologically Handicapped Children, Central California

Appropriates \$500,000 to the Department of Education for establishment of such school to be located in central California

To take effect immediately, urgency statute

**Ch 635 (SB 133) Beilenson Automotive repair**

Amends provisions of Automotive Repair Act to specify that applicant for issuance or renewal of license as lamp or brake adjuster or motor vehicle pollution control device installer demonstrate experience and qualifications in accordance with such standards and examinations as Director of Consumer Affairs may prescribe. Specifies that director may adopt regulations prescribing equipment of station as condition of licensure as official station for adjusting lamps or brakes or installing or servicing pollution control devices and that he may, after consulting with the Department of the California Highway Patrol and the State Air Resources Board, by regulation approve testing and calibration equipment which is capable of measuring or calibrating the standards imposed by law for use in such stations, and approve testing laboratories used to certify performance of such equipment.

**Ch 636 (SB 143) Stern Recordation**

Prohibits the recording or indexing of any document which does not show all persons affected by the property or property interest or right being created, conveyed, encumbered, released or terminated, in addition to other information required by law. Makes related changes.

Exempts from provisions public highways or roads which are vacated or abandoned. Provides that act shall not apply to documents executed and acknowledged prior to effective date of act if such documents were otherwise entitled to recordation under the law as it existed prior to act.

Provides that there are no state-mandated local costs in act requiring reimbursement.

**Ch 637 (SB 182) Marler Inheritance and gift taxes**

Requires, with respect to a person adopted when over the age of 18 years, that a period of five years has elapsed from date of adoption or that a stepparent-stepchild relationship or a combination of the stepparent-stepchild relationship and the adoptive relationship existed for at least five years, before such person shall be deemed to be unrelated to the natural parents and replaced by his adoptive parents, for purposes of determining classification of transferees, for purposes of Inheritance Tax Law, and donees, for purposes of Gift Tax Law.

To take effect immediately, tax levy.

**Ch 638 (SB 192) Carpenter. Sardines**

Prohibits the taking or possession of sardines for any purpose, except sardines incidentally taken with other fish which may be used for canning or reduction only or possession of sardines imported under a bill of lading, until the spawning population of northern stock of sardines has reached 20,000 tons as determined by the Department of Fish and Game, at which time, under a permit from the department, 1,000 tons shall be taken, as prescribed, with increases as spawning stock increases.

Declares the intent of the Legislature that the sardine resource be rehabilitated.

Repeals provisions regulating use of incidentally taken sardines.

Revises provisions for use of purse, round haul, and bait nets for sardines.

**Ch 639 (SB 240) Collier. Clear Lake submerged lands.**

Grants and conveys in trust, under prescribed conditions and for specified purposes, the submerged lands in Clear Lake to the County of Lake in furtherance of navigation, commerce, and fisheries and provides for the government, management, and control of such lands. Provides that such grant and conveyance shall be effective upon written acceptance by the county prior to September 1, 1974.

**Ch 640 (SB 261) Nejedly Mobilehomes**

Requires every city, county, or city and county to enforce, within its jurisdiction, all of the provisions of the so-called "Mobilehome Park Act" and the regulations adopted pursuant thereto, as they relate to mobilehomes and to mobilehome accessory buildings or structures located outside of mobilehome parks.

Requires that the fee for a permit to use a mobilehome or camp car outside a mobilehome park, travel trailer park, recreational trailer park, or temporary trailer park, which is required by local authorities, be imposed by local ordinance.

Eliminates requirement that the enforcement agency inspect each mobilehome park.

at least once biennially to determine compliance with such act

Requires, on and after July 1, 1974, that a permit be obtained from the enforcement agency each time a mobilehome which is required to be moved under a permit, except a recreational vehicle, is to be located or installed at any site for the purpose of human habitation or occupancy as a dwelling

Requires a contractor engaged to install a mobilehome to complete the installation within the time established by regulations of the Commission of Housing and Community Development Provides that, if the mobilehome installation cannot be approved by the enforcement agency for occupancy due to specified defects, the contractor shall be allowed a reasonable time, as determined by commission regulations, to complete the installation after correction of the defects

Requires the enforcement agency to immediately notify the department whenever a mobilehome cannot be approved for occupancy due to defects in the mobilehome Specifies that any necessary inside inspection by the enforcement agency shall be limited to the electrical, water, and gas systems

Requires the commission to adopt regulations for such installations and to establish a schedule of fees for the permits commensurate with the cost of the enforcement of the provision re such permits and the regulations adopted pursuant thereto Authorizes a city, county or city and county, which is responsible for such enforcement, to establish a schedule of fees commensurate with the cost of enforcement Prohibits the fee for an installation permit from in any case exceeding \$30, but, if the mobilehome cannot be approved for occupancy when inspected, allows a reinspection fee of not to exceed \$30 to be required.

Requires, if the installation of a mobilehome by a contractor has failed the inspection of the enforcement agency and he has failed to perform corrections to remedy the reasons for the failure within the time permitted by regulations of the commission, that the enforcement agency promptly notify the registrar of contractors of such fact and the name of the contractor and requires the registrar of contractors to investigate the actions of the contractor Makes failure of the contractor to comply with prescribed provisions re installation of mobilehomes cause for disciplinary action.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

#### Ch 641 (SB 304) Whetmore Real estate loans

Provides additional statutory regulation of specified real estate licensees who are mortgage loan brokers, including limitations on insurance, installment payments, prepayments, and late payment penalties and fees.

Provides for civil remedies in addition to existing civil and criminal penalties

Limits service charge or fee that may be charged, received, or negotiated by real estate licensee to specified charges and fees

Provides that provisions of act shall be operative with respect to loans made on or after the effective date of this act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch 642 (SB 319) Lagomarsino Municipal courts Ventura County

Changes salary provisions for the Clerk of the Ventura County Municipal Court and for the assistant clerk, marshal, and other Ventura County Municipal Court personnel from monthly salaries to biweekly salaries, as specified

Establishes a biweekly salary schedule which lists minimum and maximum biweekly rates for specified Ventura County Municipal Court personnel, in lieu of existing monthly salary schedule which includes specified step increases

Deletes provision authorizing majority of Ventura County Municipal Court to establish a geographical area from which prospective jurors are selected

Makes other related and technical changes

Specifies that there shall be neither reimbursement nor appropriation under the act because the act is in accordance with the request of local government which desired legislative authority to carry out the program specified in the act

**Ch 643 (SB 330) Way California water district elections**

Requires the voting procedure within a district governed under the California Water District Law in which at least 50% of the assessable area is devoted to and developed for residential, industrial, or nonagricultural commercial use, or any combination thereof, to be changed by resolution of the board of directors from that of a landowner voting district to that of a resident voting district whenever at least 25% of the registered voters residing within the district, but at least a minimum of 25 voters, petition for such a change. Specifies procedures to implement such a change.

Permits the board of directors at any time after such establishment of a resident voting district to alter, repeal, or amend the bylaws of the district by a majority vote.

Provides that there shall be no reimbursement pursuant to Section 2164.3 of the Revenue and Taxation Code, nor shall there be any appropriation made by this act.

**Ch 644 (SB 343) Lagomarsino State Route 33 freeway**

Precludes the construction of any portion of the adopted State Highway Route 33 freeway between Foster Park and Cozy Dell Canyon Road as a freeway or expressway until a transportation corridor study, on a transportation corridor approximating such portion of the adopted Route 33 freeway, is undertaken and carried to a conclusion by the Department of Transportation in cooperation with the affected local governing agencies, and a plan of action for fulfilling the corridor transportation needs has been mutually agreed upon by the parties conducting the study.

Requires the study to include community involvement and participation in reaching a finding on the transportation needs, and in the selection of the optimum means of fulfilling those needs, for the corridor and its related service area.

**Ch 645 (SB 458) Coombs Documentary transfer tax**

Exempts from documentary transfer taxes imposed by cities and counties conveyances of real property to a beneficiary or mortgagee which are as a result of, as well as in lieu of, a foreclosure, but provides that the tax shall apply to the extent that the consideration exceeds the unpaid debt, including accrued interest and cost of foreclosure.

Permits entitlement to exemption to be established within a reasonable time of payment of the tax where document being recorded does not establish such entitlement.

**Ch 646 (SB 474) Bradley Insurance**

Provides that the Insurance Commissioner shall promulgate reasonable rules and regulations describing documents to be filed by an "actuary," as defined.

**Ch 647 (SB 525) Rodda Instructional materials**

Requires State Board of Education, when satisfied by a district board that adoption of basic instructional materials does not promote maximum efficiency of pupil learning in such district, to authorize use of the district's credit to purchase, through the Department of Education, additional instructional materials specified by the state board in accordance with standards and procedures established by it, rather than to adopt additional instructional materials for use by such district.

Requires, commencing with 1974-75 fiscal year, establishment in the State Instructional Materials Fund of a reserve account of not to exceed \$200,000 to pay specified costs.

Authorizes, in establishing district credits and cash allotments, taking into consideration estimated increases or decreases in a district for the year in which the instructional materials are to be used.

Requires resulting savings when state-adopted instructional materials are manufactured at a cost lower than the unit cost which is based on manufacturers' data and which is deducted from a district's credit, to be deposited in the fund, to be used for additional textbook credit in subsequent years, rather than to be passed on to ordering districts in form of an additional credit.

Authorizes, when specified adoption periods expire prior to first biennial adoption for such subject, extension of such period with specified limitations. Provides for acquisition and distribution of books under an extended adoption with specified exceptions.

Specifies that retention provision applies after the instructional material has been placed in use by a district board subsequent to a biennial adoption and extends max-

imum use period from 5 to 6 years

Revises method of procuring textbooks through Department of General Services

Ch 648 (SB 645) Harmer Precincts

Prohibits precinct boundaries from crossing senatorial district boundaries or from crossing census tract boundaries, to extent possible

To take effect immediately, urgency statute

Ch 649 (SB 655) Stern. Community colleges

Deletes from Community College Construction Act of 1967 requirement that preliminary plans for a project include detailed plans

Authorizes the governing board of a community college district requesting funds for working drawings only, under the Community College Construction Act of 1967, to submit, in the first fiscal year, to the Chancellor of the California Community Colleges specified initial preliminary plans for a project and makes various technical changes

Authorizes governing boards of certain necessary small community college districts to elect to be exempted from the general nonresident tuition fee requirements until January 1, 1980, but requires such boards to charge a prescribed nonresident tuition fee. Requires same per unit rate to be charged to all nonresident students attending any summer sessions of the district.

To take effect immediately, urgency statute

Ch 650 (SB 681) Schrader Freeway route location modifications

Authorizes the California Highway Commission to make modifications in an adopted freeway location upon the request of a local agency, rather than only minor modifications in adopted freeway locations within the boundaries of the requesting local agency, and authorizes commission to proceed with the consideration of any such modifications affecting other local agencies if none of the local agencies within whose boundaries the proposed route modifications are located opposes such modification by resolution adopted at least 45 days prior to a public hearing to consider such modifications

To take effect immediately, urgency statute.

Ch 651 (SB 682) Robbins Student body funds.

Provides that funds of student body organizations in regional occupational centers or programs may be used, subject to specified procedure and approvals, to finance activities for noninstructional periods or to augment or enrich programs provided by the center or program

To take effect immediately, urgency statute

Ch 652 (SB 687) Petris Local agency formation commissions.

Defines "services" as used in provisions relating to factors to be considered in review by a local agency formation commission of specified proposals over which a commission has approval power. Provides that local agency formation commissions shall have the power to adopt standards with respect to such specified factors

Ch 653 (SB 844) Grunsky Pension trusts

Permits local agencies to make employee participation in a pension trust compulsory or optional. Permits grant of reciprocal retirement benefits to members who are entitled to retirement benefits under other specified public retirement systems

Ch. 654 (SB 848) Grunsky Municipal court districts

Creates San Luis Obispo Municipal Court District. Specifies number of its judges and number, job titles, duties, and salaries of court officers, attachés, and employees. Permits the clerk-administrator to be appointed a juvenile hearing officer of the superior court under specified circumstances. Provides for facilities, sessions, selection of trial jurors, and transcription fees of the court

Provides that if salary changes are made for county employees by the board of supervisors, this change shall be effective for comparable court classifications until January 1 of the second year in which an adjustment in salary is made

States that because the affected local agency has requested this act and desires to bear the increased costs resulting from the act without state reimbursement, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act



**Ch 655 (SB 908) Coombs Taxation**

Revises definition of "net business loss" for purposes of determining tax on preference income pursuant to Personal Income Tax Law

Revises formula for computing what portion of amounts distributed under certain employees' trusts are included in taxable income

Requires partnership income tax returns to include names of fiduciaries, partnerships and corporations, as well as natural persons, to whom gross income is distributed

Provides that Franchise Tax Board shall prescribe date on which employers withholding statement must be filed, and eliminates present filing date of January 31 of the year following that for which the report is made

To take effect immediately, tax levy

**Ch. 656 (SB 1055) Marks Superior courts**

Changes the salary and positions of various court officers and attachés of San Francisco Superior Court

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it

**Ch 657 (SB 1078) Coombs State Compensation Insurance Fund**

Requires State Compensation Insurance Fund, at its own expense, to hire a recognized firm of certified public accountants to audit annually the books and records of the fund and to cause an abstract of such audit to be published in specified manner Relieves Auditor General of duty to make such audit of the fund and to make such publication Makes related changes

**Ch 658 (SB 1130) Coombs Psychologists**

Revises definition of "practice of psychology" for purposes of Psychology Licensing Law

Defines fee as used in the act

**Ch 659 (SB 1132) Coombs Psychologist.**

Revises the fee schedule for licensed psychologist and psychological assistant

**Ch 660 (SB 1160) Behr Community college parking fees**

Permits funds derived from parking fees at a community college to be used, in addition to providing parking services, for the purpose of reducing the costs to students and faculty of using public transportation to and from the college

**Ch 661 (SB 1305) Robbins School classified employees**

Provides that in determining seniority for purposes of order of layoff and reemployment among school classified employees, "length of service" does not include any service rendered prior to entering probationary or permanent status, except service in restricted positions

**Ch 662 (SB 1446) Alquist. Claim**

Appropriates \$90,000 to the Department of Justice to settle the claim of Theresa Zwick and Mary Zwick against the State of California

To take effect immediately, urgency statute

**Ch 663 (AB 138) Boatwright Workmen's compensation medical treatment**

Authorizes Workmen's Compensation Appeals Board to assess as costs against moving party the attorney's fees of injured employee who successfully defends proceedings instituted to terminate employee's award for continuing medical treatment previously made by appeals board

**Ch 664 (AB 149) Bagley Public records**

Requires specified state and local agencies to adopt guidelines for accessibility of their records to the public and post such guidelines by July 1, 1974

Provides that there are no state-mandated local costs that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

## Ch 665 (AB 184) Powers Documents

Provides that various ordinances, resolutions and documents are to be recorded rather than filed.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 666 (AB 194) Deddeh Parking facilities

Authorizes the Department of Transportation to construct any fringe and transportation corridor parking facilities along the state highway system, rather than only those facilities which will be served by buses operated by the local agency or transit district contributing funds to finance such construction

## Ch 667 (AB 203) Vasconcellos Students meeting expense allowances

Authorizes Trustees of California State University and Colleges to authorize allowance of actual and necessary traveling expenses to students, who are serving on study teams, task forces or similar groups formed by the trustees or the office of the chancellor, and are attending specified meetings relating to education Prohibits such allowances with regard to student lobbyists or representatives in Sacramento, or out-of-state travel

## Ch 668 (AB 207) Seeley Court reporters.

Changes the salary ranges, duties, and benefits for regular official reporters in Imperial County

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it.

To take effect immediately, urgency statute

## Ch 669 (AB 219) Qumby. County construction contracts.

Increases from \$4,000 to \$6,500 figure for which county purchasing agents may employ independent contractors for various construction and repair projects without bids or contracts

## Ch 670 (AB 315) Miller Vehicles laned roadways

Prohibits, with specified exceptions, any housecar, or motor vehicle upon which a camper is mounted, which, if operated during darkness, would be subject to prescribed provisions, from being driven in the extreme left lane of a freeway which has 3 or more marked lanes in one direction

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

## Ch 671 (AB 356) Keysor School eye safety standards

Deletes reference to specified standards that regulate required eye protective devices in use in certain school classes and makes applicable, instead, standards established by the American National Standards Institute for "Practice for Occupational and Educational Eye and Face Protection"

## Ch 672 (AB 552) McAlister Lease of school facilities.

Affords school district governing boards specific authority to lease transportation facilities for a period not to exceed six years

Affords school district governing boards authority to lease communication facilities for a period not to exceed six years rather than three years

Authorizes leases for such facilities to be renewed for a period of not to exceed six years as long as such facilities are needed

To take effect immediately, urgency statute

## Ch 673 (AB 566) Deddeh Minimum requirements subjects credential

Specifies that program of personalized in-service training required for designated subjects teaching credential provide preparation, rather than professional preparation, as approved by the Commission for Teacher Preparation and Licensing

Makes additional changes in Sec 13132, Education Code, proposed by SB 111, to be operative only if SB 111 and this bill are both chaptered, and this bill is chaptered after

SB 111

**Ch. 674 (AB 599) Nimmo California Polytechnic State University**

Eliminates provisions relating to disposition of proceeds from sale of certain property in San Luis Obispo for benefit of California Polytechnic State University, and provides that the proceeds from the sale of such parcel and a second parcel be deposited in Capital Outlay Fund for Public Higher Education to be expended for purposes prescribed for that fund

Appropriates from Capital Outlay Fund for Public Higher Education the proceeds realized from the sale of the 2 parcels, or so much as may be necessary, to the Trustees of the California State University and Colleges to create additional permanent faculty office space or for other purposes for use of California Polytechnic State University, San Luis Obispo

**Ch 675 (AB 624) Kapiloff Property taxation**

Provides that a mistake in the name of an owner or supposed owner of property on the unsecured roll which does not prevent the person from reasonably ascertaining that he is the assessee does not render invalid an assessment or any tax sale

**Ch 676 (AB 669) Meade Courts**

Revises provisions relating to Alameda County Superior Court personnel, including change of mode and amount of compensation thereof

States that because the affected local governmental entity desires and has specifically requested the Legislature to grant it authority to carry out the program specified, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch. 677 (AB 708) Briggs Administration of justice**

Provides that whenever a trial is had of any person in a state prison or a person transferred to certain local correctional facilities from a state prison, for escape, insanity, a return of a writ of habeas corpus or for crimes committed in such institutions, the city finance officer of a city incurring any costs in connection with such matter must make out a statement of all costs and submit it to the Department of Corrections for approval and payment.

**Ch 678 (AB 710) Kapiloff. Property taxation**

Authorizes county assessor to conduct an audit of property and in appropriate circumstances, to levy an escape assessment, even though a portion of such property has been the subject of an equalization hearing

**Ch 679 (AB 721) Deddeh. Life insurance.**

Requires, with certain exceptions, policies of life insurance with less than \$10,000 face value issued or delivered on or after July 1, 1974, to contain designated notice concerning policy owner's right to return the policy to insurer within specified period, with refund of any premium paid

**Ch 680 (AB 769) Knox. Partnership interests**

Sets forth procedures for application for alcoholic beverage license by any limited partnership of more than 10 limited partners and which is not required by law to file periodic reports with the Securities and Exchange Commission. Requires such a licensed limited partnership to file all articles or agreements of limited partnership or certificates or amendments thereto with the Department of Alcoholic Beverage Control Provides that general partners and limited partners having more than 10% ownership interest in the capital or profit of such partnership shall be considered applicants and licensees for purposes of limited partnership licensure

Prohibits such licensed partnership from distributing distilled spirits to its limited partners by return of capital contribution or share of profits

Declares Legislature's intent with respect to limited partnerships of over 10 limited partners and which are required to file periodic reports with the S E C

To take effect immediately, urgency statute

**Ch 681 (AB 818) Alatorre County employees**

Provides, with respect to deductions from wages and salaries of employees of certain counties for dues in, or other services provided by a bona fide employee's association, that such association shall have a membership of at least 1 percent of the total number of employees in the county, rather than 10 employees or 1 percent of the employees in a particular occupation group, whichever is greater.

Provides that in lieu of the requirement of a membership of at least 1 percent of the county's employees, the employee organization may be formally recognized as representing a majority of employees in an established employee representational unit.

Declares that an employee organization, which on April 30, 1973, had in membership 1 percent of the county's employees and which on such date was an organization for which dues could be deducted from pay warrants, shall not lose such right because of a drop in membership below 1 percent.

**Ch. 682 (AB 829) Lanterman State highways structures**

Requires the design of, the drafting of specifications for, and the inspection and approval of state highway structures to be by civil engineers licensed pursuant to the Professional Engineers Act.

Requires the approval of plans for, and the inspection and approval of, temporary structures erected by contractors in connection with the construction of state highway structures to be by such licensed civil engineers.

**Ch. 683 (AB 822) Cullen Elections**

Makes it a misdemeanor to cause to be mailed or distributed, or mail or distribute, literature to voters which includes the designation of a voter's precinct polling place other than the precinct polling place from the latest official precinct polling list of no more than 30 days before.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

**Ch 684 (AB 832) Murphy. Municipal courts personnel**

Changes the salaries and number of positions of various employees and attachés of municipal courts in Santa Cruz County.

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it.

**Ch 685 (AB 991) Priolo Grand juror's compensation.**

Provides that board of supervisors of a county of either the first or third class may fix grand juror's compensation between \$10 and \$25 per day.

**Ch 686 (AB 1012) Gonsalves Parental custody and control**

Expands circumstances under which action may be brought for purposes of having person under the age of 18 declared free from the custody and control of either or both of his parents.

**Ch. 687 (AB 1016) Arnett. Schools' certificated employees.**

Provides that service in evening school shall not be included in computing service required as a prerequisite to, or eligibility to, permanent employee classification in day school, except specified evening school service rendered by day school employee at the specific request or direction of school district.

Provides that service in day school shall not be included in computing service required as a prerequisite to, or eligibility to, permanent employee classification in evening school, except specified day school service rendered by evening school employee at the specific request or direction of school district.

**Ch 688 (AB 1095) Russell State lands**

Revises provisions requiring the State Lands Commission, acting jointly with the Resources Agency, to identify unconveyed state school and tide and submerged lands which possess unique environmental values and to submit a report of such identification to the Legislature by January 1, 1973, to, instead, require the commission, acting in

concert with the Resources Agency and the Office of Planning and Research, to identify such lands which possess significant environmental values and to submit a report of such identification to the Legislature by January 15, 1975. Requires the Office of Planning and Research to define "significant environmental values" for such purposes and submit such definition to the commission for its approval and adoption at a public hearing. Requires the commission to submit the adopted definition, including reasons in support of the adopted definition, to the Legislature no later than January 15, 1974.

Deletes provisions exempting State Lands Commission recreational pier permits from environmental impact findings and report requirements.

Deletes provisions requiring an environmental impact report with respect to leases of lands under the jurisdiction of the commission and specifies that such leases are subject to the environmental impact report requirements of the Environmental Quality Act of 1970 and rules and regulations of the commission adopted pursuant to such act.

To take effect immediately. urgency statute

Ch 689 (AB 1111) Crown. Fines and imprisonment

Specifies that imprisonment for nonpayment of fine in criminal case shall be not more than one day for each twenty dollars (\$20), rather than for each five dollars (\$5).

Ch 690 (AB 1124) Maddy School certificated employees

Requires, in cases where 2 or more certificated employees first rendered paid service on the same date, necessitating a determination of the order of employment of such employees by lot or by the assignment of random numbers, that such determination be made within 30 days of the date service was first rendered by the employee.

Ch 691 (AB 1145) Burke Continuous school programs

Requires specified publication of notice if governing board of school district determines to operate continuous school program. Requires notice to specify whether participation in program shall be mandatory or permissive.

Provides that when participation in program shall be mandatory and a petition signed by 25% of electors of district is presented at specified time to county superintendent of schools requesting school district not to establish continuous school program, the decision as to whether program shall commence shall be made by electors of district at either forthcoming direct primary election in even-numbered years or school district election in odd-numbered years.

Requires county superintendent to examine sufficiency of petition and, if sufficient, to order ballot provision to be added to appropriate election ballot.

Specifies form of ballot and permits operation of program only if majority of those voting for ballot provision in election vote "yes" on the proposition.

Ch 692 (AB 1204) Boatwright Districts.

Exempts districts and cities and counties from payment of fees upon filing of application for building permit. Permits districts to collect reasonable and nondiscriminatory inspection and other fees to defray costs.

Ch 693 (AB 1220) Z'berg Uniform Child Custody Jurisdiction Act

Enacts Uniform Child Custody Jurisdiction Act

Provides that ~~neither appropriation is made nor obligation created for reimbursement of any local agency for any costs incurred by it pursuant to the act~~ [there are no state-mandated local costs that require reimbursement under Section 2164.3, Revenue and Taxation Code] \*

Ch 694 (AB 1224) Dunlap Municipal courts

Changes the positions and salary ranges of various court officers and attachés in Vallejo Municipal Court.

States that there are no state-mandated local costs that require funding pursuant to act.

## Ch. 695 (AB 1348) Knox. Private investigators.

[Eliminates the exclusion of peace officers in part-time private patrol employment from the provisions of the Private Investigators and Adjusters Act.]\*

Includes uniformed peace officers employed part-time by a public agency pursuant to a written agreement between a chief of police or sheriff and the public agency, if such employment does not exceed 50 hours in any calendar month, within the exclusion from the provisions of the Private Investigators and Adjusters Act

## Ch 696 (AB 1364) Foran Conditional sales contracts.

Redefines "conditional sales contract" for purpose of automobile sales

Provides that any lease of a motor vehicle executed on or after the effective date of this act and which seeks to impose a lien upon or include the title to any personal or real property, other than the subject matter of the lease, as security for payment of the contractual obligations, shall be unenforceable

Provides ~~act is~~ [certain provisions of act are]\* declaratory of existing law.

## Ch 697 (AB 1448) Keene. Courts

Revises provisions relating to personnel of Eureka Municipal Court including revision of number of positions and increasing salaries thereof

Provides that salary increases in the act are effective only until January 1, 1976, rather than 60 days after adjournment of next regular session of the Legislature

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it

## Ch 698 (AB 1519) Warren Courts

~~Authorizes~~ [Requires]\* the Judicial Council to provide by rule for the photographic, microphotographic, mechanical, or electronic entry, storage, and retrieval of court records and requires it to submit a report periodically to the Legislature any statutory changes needed to achieve uniformity in the entry, storage, and retrieval of court records

## Ch 699 (AB 1532) Gonzales. C.S.U.C employees dismissal

Removes physical or mental unfitness as a statutory ground for dismissal, demotion, or suspension of permanent or probationary employee of the California State University and Colleges and provides, instead, that suspension, demotion, or dismissal of employees who are physically or mentally unfit for the position occupied be pursuant to specified provisions

## Ch 700 (AB 1550) Burke Vehicle fuel license tax

Provides for transfer of an increased portion of proceeds from vehicle fuel license tax in Motor Vehicle Fuel Account to the Harbors and Watercraft Revolving Fund for 1973-74 fiscal year and fiscal years thereafter, and revises method of calculating amounts to be apportioned to such funds

## Ch 701 (AB 1611) Ray E. Johnson Courts

Makes changes in the salaries of officers and attachés of the Chico Municipal Court.

States that because the affected local agency requested this act and agrees to bear any increased costs resulting from the act without state reimbursement, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 702 (AB 1614) Ray E Johnson Corner records.

Provides for recordation of "corner record" by licensed land surveyor or registered civil engineer for public land survey corner, as defined, and accessory to such corner which is attached or used in any survey by such surveyor or engineer.

Permits filing for property corner, property controlling corner, reference monument, or accessory to property corner

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 703 (AB 1631) Kapiloff Federal social security

Provides that the term "policeman" for purposes of provisions relating to the Social Security Act also includes persons employed as members of a state university or state college police department and terminates their membership in the federal system

Not operative until the federal agency authorizes inclusion within definition of "policeman" for purposes of Social Security Act

Ch 704 (AB 1759) Lanterman Regional centers developmentally disabled

Requires the State Department of Health, to establish and maintain five additional regional centers for the developmentally disabled in designated areas of the state on or before various prescribed dates

To take effect immediately, urgency statute.

Ch 705 (AB 1892) Deddeh Escrow agents

Revises various provisions of the Escrow Law

Increases from \$5,000 to \$10,000 the amount of the bond which escrow agents are required to deposit with the Commissioner of Corporations Requires that directors and trustees of an escrow agent shall furnish the agent a bond indemnifying against loss of money or property

Deletes authority of Commissioner of Corporations to adopt regulations for various purposes under such law but retaining his authority to adopt rules.

Ch. 706 (AB 1904) Chappie Vehicles: lighting equipment

Provides that the original lighting equipment installed on a vehicle manufactured prior to January 1, 1946, rather than January 1, 1940, need not be of an approved type when the vehicle is used primarily for the purpose of historical exhibition, rather than primarily for the purpose of historical exhibition or other similar purpose

Ch. 707 (AB 1940) Bee Distilled spirits

Prohibits importer from purchasing or accepting delivery of any brand of distilled spirits unless he is designated as authorized importer by the licensee who filed minimum price schedule for such brand

Requires such imported distilled spirits to come to rest at warehouse of the importer or warehouse authorized for his account before sale or delivery to retail licensee.

Provides that there are no state-mandated local program costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch 708 (AB 1975) Murphy Federal social security

Provides that persons employed by the county superintendent of schools and whose salaries are paid from the county school service fund may be included as county employees or as employees of a separate public agency for purposes of federal old age and survivors insurance integration with their retirement system

Ch 709 (AB 2076) Kapiloff Taxation

Revises provision authorizing correction by State Board of Equalization of assessments to include taxable tangible property rather than personal property

Ch 710 (AB 2079) Kapiloff. Property taxation

Changes the due date for the submission to the State Board of Equalization and Controller of county property tax valuation statements by county auditors from the third Monday in August of each year to August 15th

Ch 711 (AB 2133) Hayden Sale of school site

Permits, under prescribed conditions, funds derived from sale of a surplus school site, originally funded under State School Building Aid Law of 1952, which are in excess of the purchase price of such property, to be deposited in the school district's general fund, rather than being used for capital outlay

Ch 712 (AB 2143) Bagley Municipal courts

Changes the salary and positions of various court officers and attachés of the municipal court established in Marin County

States that there are no state-mandated local costs requiring state reimbursement

because the affected local agency requested the act in order to carry on any program or service required by it.

Ch 713 (AB 2199) Maddy Securities.

Provides that a licensed securities broker-dealer making loans to its customers which are subject to the Personal Property Brokers Law shall be licensed as a personal property broker. Exempts from various provisions of the Personal Property Brokers Law, including maximum loan rate provisions, loans made by a broker-dealer which are in accordance with specified state and federal laws and Regulation T of the Federal Reserve Board.

Establishes several principles to be applied in determining for purposes of the Personal Property Brokers Law whether a loan secured by a security interest in a security is secured by personal property where the use and possession of the security is retained by other than the mortgagee or lender.

To take effect immediately, urgency statute

Ch 714 (AB 2313) Chacon School districts legal title

Provides that the costs of reconstructing a school situated wholly or partly on a site occupied for school purposes since prior to 1890 and the title to which site is held either by (a) a city school district, or (b) a charter city, and the site is leased or is in the process of being leased by the city school district from the charter city for a period of not less than 50 years, may be financed from proceeds of State School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1972.

To take effect immediately, urgency statute

Ch 715 (AB 2341) Z'berg Landscape architects

Makes provision for practice of landscape architecture by partnership, firm, or corporation under supervision of licensed landscape architect. Makes other changes in provisions relating to landscape architects, including technical changes.

Ch 716 (AB 1160) Deddeh Fire protection districts

Increases from \$20 to \$50 the maximum per meeting that may be paid members of the board of a fire protection district organized pursuant to the Fire Protection District Law of 1961.

Ch 717 (SB 541) Way Delta levee maintenance costs

Declares state policy re the physical characteristics of the Sacramento-San Joaquin Delta and the state's interest re delta levee maintenance and rehabilitation.

Requires the Department of Water Resources to develop and submit to the Reclamation Board for its adoption specific criteria for the maintenance and improvement of levees in the delta which are not project facilities under the State Water Resources Law of 1945.

Authorizes the reimbursement of eligible local agencies for annual maintenance or improvement costs incurred for such levees in accordance with approved plans in excess of \$500 per mile if the entire cost incurred is not in excess of \$1,000 per mile, and for 50% of the total costs incurred if the entire cost is greater than \$1,000 per mile. Specifies conditions of eligibility and procedures for such reimbursement.

Requires annual maintenance of levees receiving such assistance in accordance with approved plans, and authorizes the department to establish maintenance areas and perform such maintenance if such annual work is not performed.

Directs the Secretary of the Resources Agency, acting through the Reclamation Board, to request the Corps of Engineers to prepare within 3 years an interim report for specified purposes on such nonproject levees in the delta, and directs the secretary to report within 3 years to the Legislature on specified matters.

Appropriates \$300,000 † to the Secretary of the Resources Agency for allocation to the Reclamation Board and the Department of Water Resources for expenditure for the purposes of this act.

To take effect immediately, urgency statute

† Appropriation reduced to \$200,000 by action of the Governor.



## Ch 718 (SB 937) Biddle Corporation guilty pleas

Provides that certain specified corporate officers may enter guilty plea on misdemeanor charge filed against a corporation arising from operation of motor vehicles or infractions arising from operation of motor vehicles

Makes related changes.

## Ch 719 (SB 450) Deukmejian Punishment for crimes

Provides penalty for specified murder, kidnapping, trainwrecking, and assault by prisoner undergoing life sentence, of death under specified circumstances, or life imprisonment under specified circumstances, with or without possibility of parole, as specified

Deletes specified provisions for imposition of alternate penalty of death or life imprisonment at discretion of court or jury trying same

Makes related changes

Provides that if any of specified provisions or the application thereof are held invalid, such invalidity shall not affect remainder of such provisions

Provides that neither appropriation is made nor shall there be reimbursement of any local agency for any costs incurred by it pursuant to the act because the duties, obligations, or responsibilities imposed on local government by the act are minor in nature and will not cause any financial burden to local government.

## Ch. 720 (SB 1046) Roberti Medical experimentation, aborted fetuses

Makes it unlawful for any person to use any aborted product of conception other than fetal remains, as defined, for scientific or laboratory research, or for any other kind of experimentation or study, except to protect or preserve the life and health of the fetus

Provides that any violation of the act constitutes unprofessional conduct within the meaning of the State Medical Practice Act

To take effect immediately, urgency statute

## Ch 721 (SB 189) Grunsky State Teachers' Retirement System

Permits receipt of benefits under certain circumstances by survivors of person who was required to change his membership from the State Teachers' Retirement System to the Public Employees' Retirement System on July [September]\* 1, 1971 ~~Not operative~~ [Operative only for]\* 60 days after effective date

Provides that notwithstanding Section 2164 3, Revenue and Taxation Code, there shall be no reimbursement pursuant to act nor appropriation by act

To take effect immediately, urgency statute

## Ch 722 (SB 206) Bradley Public school equipment inventory

Requires governing board of any school district, rather than only community college district governing boards, to establish and maintain historical inventory of items of equipment whose current market value exceeds \$200

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reason

Makes legislative findings and declarations

## Ch 723 (SB 257) Carpenter Fish and Game Commission

Extends from the 91st day after the 1973 Regular Session to January 1, 1976, the statutory provisions vesting general regulatory authority in Fish and Game Commission concerning sport taking of fish and game.

## Ch 724 (SB 276) Wedworth Freeways Los Angeles County

Prohibits the California Highway Commission, until the adoption of the California Transportation Plan, from adopting the location for any freeway or expressway in the County of Los Angeles, but specifically authorizes the commission to adopt modifications for adopted locations of freeways and expressways in the county

Specifically authorizes the commission to adopt locations for freeways and expressways in the county, upon adoption of the plan, that conform to the plan, as adopted and as updated

**Ch. 725 (SB 293) Bradley Insurance underwritten title companies**

Requires underwritten title companies seeking to extend license to additional county to pay specified fee therefor, and furnish specified information to Insurance Commissioner

Prohibits such companies from carrying asset value in title plant of more than specified percentage of actual cost for specified period

Requires such companies to maintain specified minimum current assets in excess of current liabilities

Specifies penalty for failure of such companies to submit annual audit to Insurance Commissioner on time

Increases annual renewal fee for certificate of authority for such companies from \$50 to \$100

Makes related changes Deletes inconsistent and obsolete provisions

Makes additional changes in Sections 12415 and 12416 of the Insurance Code, proposed by SB 1293, to be operative only if SB 1293 and this bill are both chaptered and this bill is chaptered after SB 1293

**Ch 726 (SB 314) Carpenter Public transportation.**

Exempts any transit district or municipal operator, for purposes of allocating funds for public transportation purposes under the Mills-Alquist-Deddeh Act, from having to use at least 75% of such funds it received for capital expenditures, or receiving such funds in an amount which exceeds 50% of its operating, maintenance, and capital requirements for the year, during its first 5 fiscal years in the operation of a public transportation system, rather than during its first 5 years of existence, if it did not operate such a system prior to July 1, 1972

Makes additional changes in Sec 99267, Public Utilities Code, proposed by SB 821, to be operative only if this bill and SB 821 are both chaptered and effective January 1, 1974, and this bill is chaptered after SB 821

**Ch 727 (SB 317) Coombs San Bernardino flood control**

Authorizes the San Bernardino County Flood Control District to borrow money and incur indebtedness to meet the short-term needs of any zone by issuance of negotiable promissory notes by action of the board of supervisors and without the necessity of calling and holding an election in the district Specifies that such indebtedness may be incurred solely for the purpose of providing for a cash flow to handle temporary funding for local interest obligations for federal flood control projects or to provide a cash flow for other zone operations prior to receipt of annual tax revenues or other revenues. Specifies terms and conditions and manner of issuance. Specifies that such negotiable promissory notes shall be general obligations of the zone payable from revenues and taxes, unless paid from other available funds, in the same manner as bonds of the zone, but in no event to exceed the maximum tax limitations as provided for in the district act Limits total aggregate amount of such notes outstanding at any one time for all zones to \$8,000,000

**Ch 728 (SB 336) Nejedly School property joint use**

Authorizes school districts to enter into leases and agreements, not exceeding 5 years, with a city, county, or city and county for the joint occupancy, or with a private educational institute for its sole occupancy, of school district real property and buildings, provided school buildings and grounds may not be so occupied during normal school hours when the school is in session

**Ch. 729 (SB 367) Rodda Trout and salmon fishing.**

Provides for a minimum punishment of a fine of not less than \$100 or imprisonment in the county jail for not less than 10 days, or both, for violating any provision of law or regulation prohibiting the taking of salmon or steelhead trout in the inland waters by any means other than angling

**Ch 730 (SB 401) Wedworth Bidding**

Provides that the period of closing time designated in invitations for bids shall be exclusive of holidays and extended to the next working day after a holiday

## Ch 731 (SB 446) Behr Property tax sales

Requires assessor to furnish to the tax collector a metes and bounds or lot-block-tract description of property scheduled to be tax deeded to the state

## Ch 732 (SB 494) Zenovich Weapons

Exempts sawed-off shotguns permitted solely for use as props in motion picture production or television program by Department of Justice under specified procedures, and not in violation of federal law, from provisions making it a crime to manufacture, possess, transport or use specified weapons, and making said weapons a nuisance

Makes additional changes in Section 12020, Penal Code, proposed by AB 2571, to be operative only if AB 2571 and this bill are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 2571

To take effect immediately, urgency statute

## Ch 733 (SB 502) Behr Commercial fishing herring

Specifies that herring in Tomales Bay and in San Francisco Bay may be taken for commercial purposes only under a revocable, nontransferable permit, subject to such regulations as the Fish and Game Commission shall prescribe. Authorizes the commission to limit the total number of such permits and the amount which may be taken under such permits

Requires the Department of Fish and Game to conduct a study to determine the spawning population of herring in such bays for submission to the commission within three months of the end of the 1975 spawning season. Requires the commission to hold a public hearing on such report and to determine the amounts of herring which may be taken for commercial purposes in such bays

Limits, until November 30, 1975, the total commercial take of herring, except for bait, in San Francisco Bay to 500 tons, and the total commercial take, except for bait, in Tomales Bay to 450 tons, during any one spawning season

Makes it unlawful, until January 1, 1976, to take herring for commercial purposes with round haul nets in a specified portion of Tomales Bay

Provides that there shall be no reimbursement pursuant to Section 21643 of the Revenue and Taxation Code, nor shall there be any appropriation made by this act for specified reason

## Ch. 734 (SB 555) Deukmejian Vocational nursing

Declares that practice of licensed vocational nursing is a profession

Provides that the act shall not affect laws related to the practice of registered nursing nor existing regulations relating to registered nurse staffing of licensed health facilities

Declares provision shall not be construed to mean licensed vocational nurses are to be considered professional employees for employee representation purposes

## Ch 735 (SB 624) Walsh. Maintenance of codes

~~Requires the Department of Transportation and the California Highway Commission to establish priorities in the allocation and expenditure of funds, so that work which is, in whole or in part, reimbursed by federal funds will have preference over other work, to the end that all federal funds available for work of the department will be received.~~

~~Limits, until June 30, 1980, the percentage of total right-of-way and construction expenditures for highways other than motor vehicles that may be expended for right-of-way~~

~~Limits the percentage of total state funds expended in any county in any fiscal year by the department which may be expended for highways for vehicles other than motor vehicles as follows: 5% in 1973/74, 10% in 1974/75, 15% in 1975/76, 20% in 1976/77 and 25% in 1977/78 and thereafter. Permits exceeding of above percentages if necessary in order to obtain available federal funds and requires carrying over of over- and under-expended balances in any fiscal year~~

~~Makes various nonsubstantive changes re the California freeway and expressways system and the state scenic highway system \*~~

Legislation to maintain the Streets and Highways Code

Ch 736 (SB 670) Behr Occupational licensing. vehicle salesmen

Makes one of the reasons for which the Department of Motor Vehicles may refuse to issue, or may suspend or revoke, a license of a vehicle salesman, that the department is satisfied that the applicant or licensee has violated any of the provisions of a specified chapter of the Vehicle Code, rather than when satisfied that the applicant or licensee has violated a specified section of such chapter

Ch 737 (SB 691) Song. Municipal courts: Los Angeles

Changes the position and salaries of various officers and attachés of municipal courts established in Los Angeles County.

States that because the affected local agency requested this act in order to carry on any program or service required by it, no appropriation is made nor shall any reimbursement be made for any costs local agencies may incur pursuant to the act

Ch 738 (SB 733) Collier State lands

Authorizes the Department of Parks and Recreation, subject to the approval of the Department of General Services and the State Public Works Board, to purchase at fair market value vacant state school lands under the jurisdiction of the State Lands Commission, and to exchange such lands, on a fair market value basis, for certain lands in Sonoma and Mendocino Counties. Authorizes the Department of Parks and Recreation to lease state park lands and to convey an easement across state park lands to the Mendocino City Community Services District without cost or at nominal cost for the sole purpose of constructing and maintaining waste water treatment facilities for the treatment of waste water emanating, in part, from the state park system

Appropriates \$750,000 to the Department of Parks and Recreation for such purposes  
To take effect immediately, urgency statute

Ch 739 (SB 784) Song Penalty assessments

Changes the amount of the special assessment levied with respect to an offense involving a violation of the Vehicle Code or of a city or county ordinance re vehicles or their operators or owners, with specified exception, from \$.50 for every \$20 or fraction thereof, of every fine and forfeiture imposed and collected by a municipal court conducting a night session pursuant to specified provisions of the Government Code re such offense, to \$50 for every fine and forfeiture so imposed and collected

Requires that the amount of the assessment, which is deposited in the municipal court night session fund, be expended for maintaining municipal courts which have night sessions for traffic offenses, rather than authorizing such expenditure.

Requires the judge to waive the assessment where the person convicted of any offense requiring the levying of the assessment is imprisoned until the fine is satisfied

Deletes obsolete provisions

Makes additional changes in Sec 42006, Vehicle Code, proposed by SB 1309, to be operative only if SB 1309 and this bill are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after SB 1309

Ch 740 (SB 821) Mills Transportation

Requires up to 2 percent of the funds, after allocations for specified administrative costs and transportation planning, allocated for transportation purposes under the Mills-Alquist-Deddeh Act to be made available to cities and counties for facilities provided for the exclusive use by pedestrians and bicycles prior to making such funds available for public transportation purposes and local street and road purposes, unless the designated transportation agency makes a specific finding

Authorizes the use of the above allocations for pedestrian and bicycle facilities in all counties (including counties with a population of 500,000 or more, and cities within such counties, in areas of such counties served by public transportation systems).

Specifies that such allocations for an area may be applied by an operator serving that area to satisfy the requirement that 75 percent of the funds allocated to the operator each fiscal year under that act be used for capital expenditures

Authorizes any local entity contributing money to an operator to designate what portion of its annual contributions, but not to exceed one-half thereof, may be applied by the operator to satisfy the above 75 percent requirement

Makes related changes

Makes additional changes in Sec 99267, Public Utilities Code, proposed by SB 314, to be operative only if this bill and SB 314 are both chaptered and effective January 1, 1974, and this bill is chaptered after SB 314.

Ch 741 (SB 828) Walsh Vehicles: inner tubes

Prohibits, on and after January 1, 1975, any person from selling or offering for sale an inner tube for use in a radial tire unless, at the time of manufacture, the tube valve stem is colored red or is distinctly marked in accordance with rules and regulations adopted by the Department of the California Highway Patrol, taking into consideration the recommendations of manufacturers of inner tubes

Prohibits any person from installing an inner tube in a radial tire unless the inner tube is designed for use in a radial tire

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2231 of the Revenue and Taxation Code for a specified reason.

To take effect immediately, urgency statute

Ch 742 (SB 854) Marler State Teachers' Retirement System

Deletes provisions relating to contributions by school districts and other employing agencies and reenacts similar provisions with the addition of permission to assess prescribed penalties for late reports

Requires annual state contribution to Teachers' Retirement Fund to be paid in equal monthly installments

Ch 743 (SB 869) Deukmejian Oil and gas

Deletes provisions prohibiting any person from removing the casing from any oil or gas well without first giving notice to the State Oil and Gas Supervisor or to the oil and gas district deputy supervisor, requiring the supervisor or the district deputy to furnish the owner or operator of a well which is proposed to be abandoned or the casing of which is proposed to be removed certain reports and requests prior to the proposed date of commencing abandonment work or casing removal, and providing that the failure to give such report and request within a certain time shall be deemed an approval of the proposal

Revises provisions requiring the owner or operator of a well proposed to be abandoned to give a written notice of intention to abandon to the supervisor or to the district deputy Provides that, if the supervisor or the district deputy does not give a written response to such notice within 10 working days, the proposed abandonment shall be deemed to have been approved, and further provides that, if abandonment operations have not commenced within one year of receipt of such notice, the notice shall be deemed canceled Requires the notice of intention to abandon to contain specified information

Authorizes the supervisor to undertake such actions as he deems necessary to protect life, health, property, or natural resources with respect to the regulation of oil or gas operations if he determines that an emergency exists

Makes conforming, clarifying change

Ch. 744 (SB 902) Bradley. Banks.

Provides that no person shall directly or indirectly, endeavor to acquire control of a bank by specified means, unless the Superintendent of Banks has approved such acquisition of control under specified conditions

Authorizes the superintendent to hold a hearing before determining whether a person has acquired such control or before denying or approving an application for approval to acquire control Provides that if after such determination has been made, a person prejudiced thereby requests a hearing, the superintendent shall hold a hearing for purposes of affirming, modifying or reversing his decision

Provides that the superintendent may apply to the superior court for an order enjoining a person from violating provisions of this act

Prohibits voting or consent for three years with respect to security acquired contrary to such law and authorizes court action to enforce prohibition

Deletes provision prohibiting payment by a bank of any time deposit before maturity, except if necessary to avoid hardship to the depositor. Makes related changes.

Provides that amendments to Section 1383, Financial Code, proposed by this bill shall not become operative if this bill and Assembly Bill No. 267 are both chaptered, are both effective January 1, 1974, and Assembly Bill No. 267 repeals Section 1383, Financial Code, and this bill is chaptered after Assembly Bill No. 267.

#### Ch 745 (SB 905) Way Labeling products

Requires the Director of Food and Agriculture to establish labeling requirements for nutritional contents and dietary values of milk products and products resembling milk products to be followed by a manufacturer if he uses nutritional dietary values labeling. Provides that such requirements shall be consistent with, and shall not exceed nor be more restrictive than, nutritional contents and dietary values labeling requirements under the Federal Food, Drug, and Cosmetic Act.

Requires sample copies of all nutritional content and dietary values labels to be used in connection with advertising and consumer sales of milk products and products resembling milk products to be submitted to the director for his approval prior to the use of such labels.

Specifies that honey may not be labeled honey or words of similar import or represented to be honey unless manufactured by bees, and that no product may be labeled imitation honey or words of similar import or represented to be imitation honey.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section ~~2231~~ [2164.3]\* of the Revenue and Taxation Code.

#### Ch 746 (SB 910) Coombs Taxation

Authorizes the Board of Equalization to require operators of swap meets or flea markets to determine that sellers either have a valid permit or are not engaged in selling taxable items.

#### Ch 747 (SB 928) Zenovich School finance

Includes pupils having speech disorders or defects within definition of exceptional children for purposes of state school building aid apportionments to school districts for school housing and facilities for exceptional children under provisions authorizing apportionments for special education purposes to districts not otherwise qualifying for regular state school building aid apportionments.

Makes additional changes in Sec 19683.5, Education Code, proposed by AB 2399, to be operative only if AB 2399 and this bill are both chaptered, become effective on or before January 1, 1974, and amend Sec 19683.5, and this bill is chaptered after AB 2399.

To take effect immediately, urgency statute.

#### Ch 748 (SB 943) Marks Nurses

Provides that registered nurses may perform arterial puncture, venipuncture, or skin puncture for purposes of withdrawing blood or for test purposes upon authorization from any licensed physician and surgeon.

#### Ch 749 (SB 957) Gregorio Handicapped minors experimental programs.

Authorizes two, rather than one, experimental programs for deaf or severely hard-of-hearing children at least six months of age.

Changes designation of related evaluation report to be submitted by Superintendent of Public Instruction to the Legislature by July 1, 1974, to an interim evaluation report and requires final evaluation report by June 30, 1975.

#### Ch 750 (SB 963) Stull County service areas

Allows use of county service areas which cover entire unincorporated area of county to provide specified services, as designated.

Permits board of supervisors to credit county service area with specified revenues whenever a county service area is created and comprises the entire unincorporated area of the county.

Ch 751 (SB 1011) Grunsky Division of Industrial Accidents.

Removes statutory schedules for fees which Administrative Director of Division of Industrial Accidents of Department of Industrial Relations is authorized to charge and collect for making copies of certain papers, records, and other documents. Authorizes administrative director to fix fees in amount sufficient to recover actual costs to division of providing such services, and includes authorization to fix and charge fee for inspection of division files which are not stored in place where inspection is requested except that no inspection fee shall be charged to an injured employee or his representative.

Deletes specification that fees collected under act shall be paid monthly into State Treasury to credit of General Fund.

Ch 752 (SB 1024) Lagomarsino Advertising, actions, costs.

Adds, to section specifying civil penalty to be assessed and recovered in action brought to enforce provisions relating to false and deceptive advertising, provision that if action is brought at request of a board within the Department of Consumer Affairs, reasonable expenses incurred in investigation and prosecution of action by the board, as determined by the court, shall be paid from the penalty collected, to the State Treasurer for deposit in the special fund of the board in the Professions and Vocations Fund, or, if no such special fund exists, to the State Treasurer.

Ch. 753 (SB 1047) Petris. State reserve conveyance

Authorizes the Director of Parks and Recreation, with the approval of the Director of General Services, to convey the Knowland State Arboretum and Park to the City of Oakland. Provides that if the City of Oakland ceases to use the property for public park purposes, the property shall revert to the state.

Ch 754 (SB 1056) Stull County water authorities

Authorizes any member of the governing body of a water district member agency to be appointed by the agency to the board of a county water authority to serve as the agency's representative, subject to specified limitations.

Permits revenue bonds to be issued by a county water authority under the Revenue Bond Law of 1941.

To take effect immediately, urgency statute.

Ch 755 (SB 1064) Marks. Municipal courts court personnel

Increases salaries of clerk, chief deputy, and deputy clerks and increases number of deputy clerks, of municipal court district of San Francisco and creates court commissioner, with prescribed salary, for such district.

Provides that a majority of municipal court judges with the approval of the board of supervisors may establish and fill positions for additional and necessary court officers, attachés, and employees and may change the salary of any court personnel except commissioners. Also provides that any such appointment or salary change shall expire January 1 of the second calendar year following such appointment or salary change.

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it.

Ch. 756 (SB 1114) Gregorio School buildings

Requires any public school building constructed prior to 1957 which has been reported in certain circumstances to be situated on an active geological fault, to be subject to replacement in specified manner at another location as though it had not been constructed in conformance with specified provisions of "Field Act." To remain in effect only until December 31, 1974.

Ch 757 (SB 1135) Coombs Psychologists

Revises various provisions of Psychology Licensing Law, relating, among other things, to practice by out-of-state or out-of-country licensees, qualifications for licensure, members of Psychology Examining Committee of Board of Medical Examiners, notice of meetings of committee, records of examinations conducted by committee, causes for disciplinary action against licensees, and expiration of licenses.

## Ch 758 (SB 1136) Coombs Psychologists

Provides that the Psychology Examining Committee shall waive the examination and the Board of Medical Examiners shall issue a psychology license to any person who met specified requirements, including having applied to the committee within a particular time period

Revises the provisions which permit members of other professional groups to perform psychological activities consistent with the laws governing their respective professions

## Ch 759 (SB 1148) Carpenter Vessels

Revises procedures regarding the numbering of vessels

Provides that an undocumented vessel covered by a number issued to it pursuant to federal law or a federally approved numbering system of another state shall be subject to the numbering requirements of the state if, in addition to having been within the state for a period of more than 90 consecutive days, it has changed its "state of principal use," as defined. Removes exemption from state numbering requirements of undocumented vessels propelled solely by an electric motor of one horsepower or less operated commercially by a boat livery under a franchise from a city, city and county, or county

Deletes requirement that the Department of Motor Vehicles consult with the Department of Navigation and Ocean Development with respect to the promulgation of rules and regulations by the Department of Motor Vehicles governing the registration of undocumented vessels and establishing proof of vessel ownership

## Ch. 760 (SB 1216) Collier. State Highway Route 3

Adds to the state scenic highway system that portion of Route 3 from Route 5 near Yreka to Montague

## Ch 761 (SB 1217) Carpenter Unemployment insurance

Makes rebuttable the presumption created under unemployment compensation law that an employee has been discharged for reasons other than misconduct and not to have voluntarily left his work without good cause unless his employer has given written notice to the contrary to the Director of the Department of Human Resources Development. Deletes provision that if the employer files such notice, the question shall immediately be determined in the same manner as benefit claims

## Ch 762 (SB 1266) Alquist Dam safety

Revises requirements relating to filing of inundation maps by certain dam owners with the Office of Emergency Services. Provides that such owners shall file one such map which delineates potential flood zones that could result from dam failure when reservoir is at full capacity, rather than three maps delineating potential flood zones that could result from dam failure when reservoir is full-, ~~medium~~ [median-]\* and normally low-storage level. Permits such owner to file maps respecting the ~~medium~~ [median-]\* and normally low-storage levels when this is determined to be desirable

To take effect immediately, urgency statute

## Ch 763 (SB 1267) Way Vehicles. flashing lights

Permits vehicles owned by the state and operated by officers or employees of the state actually engaged in aqueduct or levee construction, maintenance, patrol, or inspection, rather than only those in levee maintenance, patrol, or inspection, to display flashing amber warning lights under specified conditions, and authorizes such display to the sides, as well as to the front and rear

## Ch 764 (SB 1285) Mills Required courses of study

Includes, in the required social studies course of study in grades 1 to 12, a study of the role and contributions of woman, as well as specified ethnic groups, to the economic, political, and social development of California and the nation, and requires, in such course of study, emphasis on women's and ethnic groups' roles in contemporary society

Provides that no appropriation shall be made pursuant to this act for reimbursement to local governmental entities or school districts since duties, obligations, or responsibilities imposed pursuant to this act are such that they are incurred as part of their normal operating procedures



**Ch. 765 (SB 1312) Carpenter. Regional occupational centers—programs**

Permits a regional occupational center or program to establish and operate business, commercial, trade, manufacturing, or construction activities. Permits sale of [products or]\* services Specifies conditions which must be met

Provides for crediting of a d a. for attendance of students in such activities offered by a regional occupational center or program

Authorizes centers and programs to lease buildings of not more than one story and equipment, and excepts such leases from other provisions of law

Makes additional changes in Sec 7451 5, Education Code, proposed by AB 122, to be operative only if AB 122 and this bill are both chaptered, both become effective January 1, 1974, and this bill is chaptered after AB 122

**Ch. 766 (SB 1316) Petris. San Francisco Bay conservation**

Provides for issuance of cease and desist orders by the San Francisco Bay Conservation and Development Commission and its executive director under specified circumstances and provides penalties for violation

**Ch 767 (SB 1437) Beilenson Embalmers**

Authorizes licensed embalmers to enucleate eyes of dead human beings for purposes specified in, and pursuant to provisions of, the Uniform Anatomical Gift Act, if he has completed course in eye enucleation approved by Board of Medical Examiners of State of California

To take effect immediately, urgency statute

**Ch 768 (SB 1447) Collier Public Employees' Retirement System**

Provides for termination of contract of contracting agency of the Public Employees' Retirement System upon merger of its contract with contract of another contracting agency

Provides that this act imposes no state-mandated local costs for which reimbursement is required.

To take effect immediately, urgency statute

**Ch 769 (SB 1464) Lagomarsino. Counties**

Authorizes, with certain exceptions, board of supervisors of counties with a population exceeding 260,000 but not exceeding 290,000 as determined by the 1970 federal census, to appropriate a maximum of \$10,000 to a legal aid society of the county.

Specifies procedures and declares legislative intention therein.

To take effect immediately, urgency statute

**Ch 770 (AB 15) Wood Airplanes fish and game**

Makes it unlawful, with prescribed exceptions, to fly any aircraft less than 1,000 feet above water or land in certain designated areas in the state and 3,000 feet in other designated area

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch. 771 (AB 183) Z'berg State park system.**

Amends the Budget Act of 1973 to expand the purpose for which the appropriation contained in subdivision (a) of Item 379 thereof may be expended for the Stanford Home to include state park system development in addition to land acquisition, and makes related change Corrects designation of Shasta County land acquisition project set forth in subdivision (i) of Item 379

To take effect immediately, urgency statute

**Ch 772 (AB 200) Deddeh. Insurance discriminatory practices.**

Provides that, except in specified situation, no admitted insurer shall refuse to insure, nor cancel, nor issue under conditions less favorable than those given in other comparable cases, certain property and liability insurance to any person by reason of the marital status, sex, race, color, religion, national origin or ancestry of such person, nor shall any such factor, except for marital status, of itself constitute a condition or risk resulting in a higher rate, premium, or charge for such insurance

Prohibits application forms and insurance investigation reports for such insurance to require or carry the applicant's race, color, religion, national origin, or ancestry.

Ch 773 (AB 342) Bagley. Insurance personal property.

Requires policies of insurance covering personal property to use specified valuation of property, if valuation has been placed on specific items of property by insurer and is used for specified purposes, in case of loss or damage to property, unless different method of loss valuation is used by insurer, in which case such different method must be set forth in specified manner in policy and in application therefor

Requires that automobile insurance be excepted from provisions of the act

Ch 774 (AB 392) Townsend. Vehicles equipment

Deletes the requirement that the registration cards and potential registration cards issued by the Department of Motor Vehicles include a space to show the mileage on the vehicle odometer

Makes it unlawful and a violation of the Vehicle Code for the holder of license issued to a dealer, manufacturer, or transporter, pursuant to specified provisions of the Vehicle Code, to violate any of the provisions of Article 10 (commencing with Section 28050) of Chapter 5 of Division 12 of the Vehicle Code, relating to odometers, rather than making it unlawful and a violation of the Vehicle Code for such holder to disconnect, turn back or reset the odometer of any motor vehicle in violation of Section 28050 or 28051 of the Vehicle Code.

Makes it unlawful for any person to disconnect, turn back, advance, or reset, the odometer of any motor vehicle with the intent to alter the number of miles indicated on the odometer gauge, rather than making it unlawful for any person to disconnect, turn back, or reset the odometer of any motor vehicle with the intent to reduce the number of miles indicated on the odometer gauge

Permits all stoplamps on a vehicle to be activated by a mechanical device designed to function only upon sudden release of the accelerator while the vehicle is in motion. Requires that such device be approved by, and comply with the specifications established by the Department of the California Highway Patrol.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 775 (AB 419) Cory Birds dog training

Extends indefinitely the provisions, in effect only until July 1, 1974, authorizing the Department of Fish and Game to permit the use of domesticated game birds for organizational dog field trials between April 1st and June 30th under the Fish and Game Commission regulations and upon designated conditions Revises such conditions

Ch 776 (AB 283) Thurman. Municipal court Modesto

Changes salary ranges and positions of various court attachés in the municipal court established in Modesto

States that the affected local agency has requested this act and desires to bear the increased costs resulting from the act without state reimbursement, and provides neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 777 (AB 444) Thurman Fire protection districts.

Requires, if the assessed value of the real property within the area withdrawn from a fire protection district represents 1 percent, rather than  $\frac{1}{2}$  of 1 percent, or less, of the total assessed value of the real property within the district prior to the withdrawal, that all of the property and assets be retained by the district Requires, if the assessed value of the real property within the area withdrawn exceeds such amount and no mutually agreeable basis for the distribution of the property and assets of the district is reached within a 6-month period, that the local agency formation commission determine the basis for the distribution of the property and assets between the district and the city, rather than providing for a prescribed proportional division where such agreement cannot be reached

Authorizes the local agency formation commission by rule to provide a procedure for

making such determination, but requires such determination to be made by resolution adopted by the commission

Provides that neither appropriation is made nor obligation created for reimbursement of any local agency for any costs incurred by it pursuant to this act for specified reasons

**Ch 778 (AB 461) Boatwright Animals: dogs and cats**

Declares it a misdemeanor to kill any dog or cat with the sole intent of selling or giving away the pelt of such animal

Declares it to be a misdemeanor to possess, import into state, sell, buy, give away or accept (1) any pelt of a dog or cat with the sole intent of selling or giving away such pelt, or (2) any dog or cat with the sole intent of killing or having killed such dog or cat for the purpose of selling or giving away the pelt of such animal

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because during any legislative session a variety of changes to laws relating to crimes may be enacted that serve to cause both increased and decreased costs to local governmental entities which, in the aggregate, do not result in significant identifiable cost changes

**Ch 779 (AB 518) Cory Education and capability testing**

Authorizes county board of supervisors to provide for testing of individuals upon their request to determine their actual or potential levels of educational achievement and job capabilities.

**Ch 780 (AB 579) Badham Subdivided lands**

Revises certain provisions of the subdivided land law relating to Real Estate Commissioner's written consent to the amendment or modification of instruments controlling or affecting the ownership rights of certain types of subdivisions.

**Ch 781 (AB 597) Fong Rehabilitation**

Appropriates \$10,000 to the Department of Rehabilitation, to be made available to the Orientation Center for the Blind to hire personnel to arrange for the repair and maintenance of and to distribute and maintain accountability for talking book machines

Provides that federal money shall be used instead of state funds if possible

**Ch 782 (AB 609) Kapiloff Property tax assessment.**

Authorizes county assessor, in cases where the assessed value of property is \$25,000 or more without regard to any exemptions, as well as applicant, in all cases, to initiate an exchange of information regarding property values prior to the county equalization hearing on an application for the reduction of an assessment for property tax purposes.

**Ch 783 (AB 631) Ralph California winegrower's agent**

Provides for issuance of California winegrower's agent's license, and specifies authority granted by such a license Requires additional fee to be paid by such licensee in support of specified enforcement functions relating to fair trade contracts, price posting, and tied-house restrictions. Makes such licensee subject to specified tied-house restrictions

Provides that there are no state-mandated local program costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

**Ch 784 (AB 662) Keene Sidewalks and curbs. construction**

Authorizes the legislative body of a city, by an affirmative vote of the majority, rather than four-fifths, of its members, to override objections and protests to the construction, under the Improvement Act of 1911, of sidewalks and curbs on lots fronting public streets, if such construction is requested by a petition which is signed by the owners of more than 60% of the lots fronting the proposed construction and which is filed with the city clerk

**Ch 785 (AB 702) Wilson Mobilehome parks**

Requires that owners of designated mobilehome parks and similar facilities not condition residency on mandatory relocation of mobilehome in the event of resale to third party during term of lease, or renewal or extension thereof Permits owner of mobile-

home park to require specified mobilehomes to be removed from the park in order to upgrade park's quality as specified. Provides that any waiver of these specified rights is void as contrary to public policy

Requires written owner authorization, including the specific terms and conditions, before listing or showing of a mobilehome for sale by park owner or manager.

Provides that such requirements are not applicable to a mobilehome which has been unoccupied for at least 120 days prior to sale

Provides that park owners may require prior approval of prospective purchaser tenants

Ch 786 (AB 709) Kapiloff. Property taxation.

Authorizes county assessor to assess jointly both the lessee and lessor of taxable property on the unsecured roll which is the subject of a lease

Requires that notices of assessment and tax bills relating to jointly assessed property on the unsecured roll shall be mailed to both the lessee and the lessor at their latest addresses known to the assessor

Ch. 787 (AB 778) Wilson Attachment and execution.

Increases exemption from attachment and execution for a housetrailer from \$9,500 to \$15,000 over and above all liens and encumbrances

Ch 788 (AB 811) Deddeh Liability insurance

Prohibits, with certain exceptions, an insurance company from canceling or refusing to renew a motor vehicle liability insurance policy covering the drivers employed by a commercial business establishment or executing an agreement of noncoverage as to designated drivers, on the basis of the driving record of any of the drivers while operating vehicles other than those they were hired to drive

Ch 789 (AB 865) Ingalls State Teachers' Retirement System

Provides for recalculation of disability retirement allowance of members who applied for a disability allowance to be effective during July, August or September 1972 and meet specified age and service requirements

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 790 (AB 866) Chappie Aid to the blind

Increases Revolving Loan Fund amount from \$35,000 to \$70,000 and directs the Controller to transfer \$35,000 from the General Fund to augment the increase

Increases amount of any individual loan that may be made from such fund from \$5,000 to \$10,000

Ch 791 (AB 868) Chappie State park system

Authorizes the Department of Parks and Recreation to adopt standard design and detail for registered historical landmark markers and plaques Provides that any person who maliciously or for commercial purposes, or contrary to department rules, uses or allows to be used any reproduction or facsimile of such standard marker or plaque in any manner is guilty of a misdemeanor

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 792 (AB 940) Sieroty. State Fossil

Designates the saber-toothed cat (*Smilodon californicus*) as the official State Fossil

Ch 793 (AB 952) Murphy Finance charges refund credits

Provides that whenever an indebtedness created by a retail installment contract is satisfied, prior to its maturity, through surrender of the collateral, repossession and resale of the collateral, or judgment for the contract amount, the buyer is entitled to a refund credit of the unearned finance charge.

Specifies that provisions relating to payment or satisfaction of retail installment contract debt before maturity and refund credits do not preclude collection or retention of delinquency charges

Ch 794 (AB 954) MacGillivray Public Employees' Retirement System

Permits members of the University of California fire department to transfer from the Public Employees' Retirement System to the University of California Retirement System

Appropriates \$8,000 from the General Fund to the Regents of the University of California for increased benefits for university firemen

Ch. 795 (AB 961) Dunlap. Mentally retarded persons

Authorizes the county providing the investigation, preparation, conduct of proceedings, and appeal, if any, under habeas corpus proceedings for release of a person admitted to a state hospital as a mentally retarded patient to obtain reimbursement for the cost of such services from the actual county of residence of the person or the county in which the person was originally detained if the county of actual residence cannot be determined

Provides that ~~neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the~~ [there are no state-mandated costs in this]\* act because of a specified reason

Makes technical, nonsubstantive changes

Ch 796 (AB 972) Briggs Small loans

Permits industrial loan company and personal property broker, as an alternative, to compute interest rates due on different portions of unpaid principal balances as single interest rate

Ch 797 (AB 978) Chappie Juveniles

Authorizes filing of duly authenticated abstract of judgment as an alternative to making execution on property of person or estate ordered to make payments for certain costs incurred in connection with juvenile court proceedings Provides that such an order shall be considered a judgment for procedural purposes.

Ch 798 (AB 979) Deddeh Savings and loan associations

Limits loans by savings and loan associations on residential real property repairs, alterations, improvement, or equipment to \$10,000, rather than \$5,000, per loan, and provides that such limitation is determined when the loan is aggregated with the balance of all outstanding loans relating to the same real property Provides that the aggregate of such loans shall not at any one time be more than 5% of the association's total assets with regard to such loans

Makes the serving of certain attachments on such associations an exclusive method of service, and makes changes in the procedures for consolidating associations

Ch 799 (AB 989) Russell Property disposition and leasing

Authorizes Director of General Services, with approval of State Public Works Board, or with the approval of the Director of Parks and Recreation and such board as to specified parcels, to dispose of certain parcels of property for current market value upon specified terms and conditions

Deletes authority to dispose of specified parcel

Ch 800 (AB 1013) Hayden Initiative measures.

Sets forth form for heading of proposed statewide initiative measures

Ch 801 (AB 1035) Beverly Municipal courts

Changes the number and salary of various clerks and officers of the municipal court districts established in Los Angeles County

States that there are no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry on any program or service required by it

Ch 802 (AB 1074) Deddeh Air pollution exhaust devices

Requires the State Air Resources Board to establish standards for accrediting exhaust emission devices which achieve a reduction of the emission of hydrocarbons, carbon monoxide, and oxides of nitrogen from the exhaust of a motor vehicle substantially below

the standards for any 2 pollutants set forth in, or established pursuant to, specified provisions of the Health and Safety Code

Specifies that if an exhaust emission control device is shown to substantially reduce the emission of any 2 of the 3 pollutants, the board may accredit such a device, so long as the installation of such device does not increase the emission of the other pollutant in excess of the emission of that pollutant by the vehicle in the absence of such a device. Specifies that devices accredited pursuant to the provisions of the act may be accredited without regard to specified provisions of the Health and Safety Code

Authorizes the board to permit the installation of a device accredited pursuant to the provisions of the act in lieu of any approved, certified, or other accredited motor vehicle pollution control device which is required to be installed pursuant to law, if the installation of such device on that particular classification of motor vehicles results in no greater emissions than if the accredited, approved, or certified device were operative over the life of the vehicle. Requires the applicant to be responsible for proving compliance with such provisions and with other applicable criteria. Requires certificates of compliance upon installation of a device accredited and installed pursuant to the act, as if it were a device required pursuant to any other provision of state law.

Prohibits, after 1 or more such devices are initially accredited, the accreditation of any other device pursuant to provisions of the act which is substantially less effective than any device previously accredited, unless the board determines, pursuant to a cost-benefit analysis, that such less effective device is also substantially less costly and therefore merits accreditation. Specifies that any subsequent accreditation of a more effective device shall not affect the accreditation of a previously accredited device

Ch 803 (AB 1094) Z'berg. Liability: guests, owners.

Repeals provisions of the Harbors and Navigation Code, the Public Utilities Code, and the Vehicle Code, which limit the liability to guests, as specified, with respect to a right of action for civil damages, when riding in any vessel upon the waters of this state, in or upon any aircraft, and in any vehicle upon a highway

Makes related changes.

Ch 804 (AB 1158) Berman. Marriage

Authorizes counties to license persons meeting specified qualifications to solemnize marriages under designated conditions

Ch 805 (AB 1164) Arnett. School finance

Revises method of computing payments made for interdistrict attendance. Makes provision for special categories of pupils

Revises method of determining optional base revenue per unit of a d a for 1972-73 fiscal year

Specifies that unused portion of certain funds appropriated for Early Childhood Education Program shall be carried over into next succeeding fiscal year

Limits applicability of provision requiring that certain elementary school districts be excluded from specified provisions to such districts located in county of 39th class, effective July 1, 1974

Specifies method of determining revenue limit for certain school district based upon actual revenue limit per unit of a d a., as defined.

Appropriates \$220,000 from General Fund to Department of Education for administration of Early Childhood Education Program, and permits carryover of unexpended amounts into succeeding fiscal years

To take effect immediately, urgency statute.

Ch. 806 (AB 1179) Fong. Planning and research

Creates Population Research Unit in Department of Finance. Provides that purposes of unit include providing adequate demographic data to aid effective state and local planning and policy making, serving all levels of government and the private sector as centralized state source of demographic data, and assuring equitable classification of cities and counties according to population for equitable distribution of funds and tax rate limits

Provides for validation by Population Research Unit of various census requirements

**Ch 807 (AB 1205) Murphy Mobilehome warranties**

Provides that mobilehome warranty of a dealer or manufacturer shall be a separate written document, shall be delivered to the buyer by the dealer at the time of signing a contract of sale, and shall contain, but is not limited to, specified additional information regarding the buyer's rights and duties under the warranty

**Ch. 808 (AB 1212) Nimmo State employees**

Advances from December 31, 1973 to December 31, 1974, the termination date for provision authorizing payment of cost of replacing personal tools or other equipment required in state employee's work when stolen from the jobsite without fault of the employee

**Ch 809 (AB 1256) Qumby. Winegrower's license privileges**

Revises provision regulating winetasting activities by persons who hold a winegrower's license to exclude therefrom a winegrower who meets certain specified requirements, including having engaged in such activities prior to July 1, 1970

**Ch 810 (AB 1277) Cullen Bail**

Requires justice, municipal, and superior court judges to jointly adopt bail schedules for all bailable felony offenses Revises provisions relative to adoption by justice and municipal court judges of bail schedules for infraction and misdemeanor offenses

Specifies that where a defendant is arrested without a warrant for bailable felony offense and a peace officer has reasonable cause to believe that the scheduled amount of bail is insufficient to assure the accused's appearance, the peace officer shall immediately prepare a declaration under penalty of perjury setting forth the facts and circumstances in support of his belief and file it with a magistrate, and the defendant shall remain in custody no longer than 8 hours after booking pending a magistrate's ruling on the amount of bail Makes provision for reduction of bail upon application by defendant or on his behalf

Makes related changes

States that no reimbursement to an affected local agency or appropriation is made by the act because the minor savings and costs, in aggregate, do not result in significant identifiable cost changes

**Ch. 811 (AB 1333) Deddeh. Courts.**

Changes the number, salary, benefits, and position of various municipal court officers, attachés and employees for municipal courts established in San Diego County.

States that because the affected county has requested this act and desires to bear the increased costs resulting from the act without state reimbursement, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

**Ch 812 (AB 1336) Deddeh Temporary borrowing**

Authorizes an operator to engage in temporary borrowing under specified provisions of the Government Code, and defines "revenues" for such purposes as to include the amount of claim filed and approved for public transportation purposes under the Mills-Alquist-Deddeh Act

Specifies that the amount of any claim for such borrowing shall be subject to such limitations that claim for funds under the act are subject to, but that the limitation for such borrowing may be based on estimates of the operator

Specifies that payments made for temporary borrowing authorized under this act shall not be deemed capital expenditures for purpose of the Mills-Alquist-Deddeh Act

Specifies that the power to levy taxes shall not be a prerequisite to its power to issue note as general obligations under the specified provision of the Government Code

**Ch 813 (AB 1363) Foran Public transportation**

Redefines, for purposes of the Mills-Alquist-Deddeh Act, "included municipal operator" to also mean a city or county in which the University of California has provided a public transportation service since at least January 1, 1971, and to include an otherwise qualified city or county which has been extended the authority to join a transit district by that district's enabling legislation

Ch 814 (AB 1405) Cory Public Employees' Retirement System.

Permits Board of Administration in certain hardship cases to arrange transfer of contracting agency assets other than an amount equal to total member contributions and requires portion of assets to be credited as interest income in amount necessary to compensate Retirement Fund for resulting loss of earnings.

Prescribes computation of service pension for local safety members who redeposit contributions for service during specified periods

Ch. 815 (AB 1473) Dunlap Hazardous waste disposal sites

Excepts fees paid to state by operators of hazardous waste disposal sites from provision relieving state and political subdivisions from paying filing and service fees.

Continuously appropriates funds deposited in the Hazardous Waste Control Account in the General Fund to the Department of Health to carry out specified provisions re hazardous waste control

Ch 816 (AB 1512) Deddeh Alcoholic beverages. license transfers.

Provides that no escrow shall be required to be established in connection with transfer of off-sale beer and wine license if guaranty of payment of claims of licensee's creditors is filed by corporate guarantor having minimum net worth of 5 million dollars with Department of Alcoholic Beverage Control

Provides that such license shall not be transferred by the department until all creditors' claims are paid in full and the guarantor has filed with the department a statement, executed under penalty of perjury, that all conditions of the transfer have been satisfied

Makes conforming changes

Ch 817 (AB 1571) Warren Deeds of trust mortgages

Requires notice of any default which is curable to state that default may be cured and mortgage or deed of trust reinstated Requires notice of default which is described, recorded, and mailed pursuant to specified existing provisions of law to contain a specified statement disclosing that certain defaults may be cured and certain mortgages or deeds of trust reinstated Provides that failure to give such notice shall not affect a bona fide purchaser or the rights of an encumbrancer for value [and]\* without notice

Makes act operative on July 1, 1974

Ch. 818 (AB 1592) Cullen Court costs

Provides that when the prevailing plaintiff or cross-complainant in a municipal or justice court recovers less than the maximum jurisdictional limit of a small claims court, but could not have brought his action in a small claims court, he shall be awarded the actual cost of the filing fee and service of process, provided that in the case of a prevailing plaintiff, the court is satisfied that prior to commencement of the act he informed the defendant he intended to commence legal action which could result in a judgment against the defendant, including such court costs

Ch 819 (AB 1593) Cullen Judges' retirement.

Provides for reimbursement of contributions to Judges' Retirement Fund by judges first appointed after age 70 and prior to January 1, 1972, where no service credit received

Ch 820 (AB 1597) Murphy Abortion private facilities

Declares that nothing in the Therapeutic Abortion Act shall require a nonprofit facility or clinic organized or operated by a religious corporation or other religious organization, and certain personnel and members of the governing board thereof, to permit the performance of an abortion in such facility or clinic or to provide abortion services Exempts such facilities, clinics, and persons from liability for failure or refusal to participate in such an act and provides that such failure shall not be the basis for any disciplinary or other recriminatory action

Makes such provisions and other provisions (1) prohibiting employers from requiring specified employees to participate in the induction or performance of an abortion, where the employee has filed specified written objection with the employer, and (2) prohibiting the employer from penalizing the employee therefor, inapplicable in medical emergency situations and spontaneous abortions, rather than only making provisions



re prohibited activities of employers inapplicable in medical emergency situations.

Makes additional changes in Sec 25955, Health and Safety Code, to be operative only if SB 575 and this bill are both chaptered, and this bill is chaptered after SB 575

Ch 821 (AB 1617) Sieroty. Guarantee of thrift accounts.

Provides for purposes of the guarantee of thrift accounts of industrial loan companies that the minimum amount in the guarantee fund of Guaranty Corporation shall be determined by a specified formula, rather than \$1,000,000 Provides for assessment and refund to maintain level of fund

Requires the Commissioner of Corporations to furnish to Guaranty Corporation, upon written request, a copy of unaudited financial statements filed by an industrial loan company with the commissioner as well as a copy of his analysis of the company's receivables Declares that no liability shall arise against the state or its officers for the release of any such information to Guaranty Corporation Authorizes Guaranty Corporation to appoint an independent certified public accountant, or public accountant, at the corporation's expense, to prepare an audit report containing specified information Provides that any person who misuses information so obtained from the commissioner is guilty of a misdemeanor

Provides for return of account balance when member has filed specified undertaking with commissioner

Provides for distribution of net assets if Guaranty Corporation is dissolved.

Ch 822 (AB 1626) Berman Fraudulent checks

Adds county warrant to list of negotiable instruments which it is a crime to utter or pass with intent to defraud Reduces felony penalty for such crime from not less than one nor more than 14 years to not less than one nor more than 10 years

Provides that there are no state-mandated local costs in the act which requires reimbursement under Section 2164 3 of the Revenue and Taxation Code

Ch 823 (AB 1634) Kapiloff. Visitation rights

Authorizes court to grant visitation rights to children and grandparents of a deceased parent with respect to minor children of the deceased parent on certain conditions

Includes change made by AB 696, enacted as Chapter 200 of the 1973-74 Regular Session.

Provides that no appropriation is made by this act, nor is any obligation created thereby under Section 2164 3 of the Revenue and Taxation Code, for the reimbursement of any local agency for any costs that may be incurred by it in carrying on any program or performing any service required to be carried on or performed by it by this act because duties, obligations, or responsibilities imposed on local governmental entities by this act are such that related costs are incurred as a part of their normal operating procedures

Ch 824 (AB 1641) Lewis Fontana Unified School District

Specifies that service rendered to Fontana Unified School District by specified person shall be deemed to have been rendered as if person had been properly credentialed for purposes of crediting average daily attendance and validating compensation

Makes legislative finding and declaration

To take effect immediately, urgency statute

Ch 825 (AB 1656) Chappie Vehicles identification plates, devices.

Permits motor vehicles identified pursuant to specified provision of the Vehicle Code to be towed upon a highway, but not driven, if such vehicles display a plate or device issued pursuant to specified provisions of the Vehicle Code

Ch 826 (AB 1677) McAlister Notaries public

Requires that notary public be a legal resident of this state rather than a citizen of this state who had resided herein for 12 months

Deletes requirement that at least one notary public shall keep an office in the Presidio in San Francisco

Deletes authority of Secretary of State to appoint and commission certified shorthand reporters as notaries public upon compliance with specified requirements

Makes additional changes in Section 8201, Government Code, proposed by AB 504, to be operative only if AB 504 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after AB 504

Ch 827 (AB 1679) McAlister. Compulsory continuation education exemption

Exempts from compulsory continuation education laws regularly employed persons 16 and 17 years old who are attending classes for adults for not less than four clock hours per calendar week

To take effect immediately, urgency statute.

Ch 828 (AB 1683) McAlister Pleadings

Repeals provisions requiring causes of action to be separately stated

Ch 829 (AB 1701) Thurman. Municipal courts

Creates new positions and increases salary of marshal and various staff personnel of the San Joaquin, Manteca-Ripon-Escalon, Tracy, and Stockton Judicial Districts

Extends provision that salary adjustments in San Joaquin County civil service positions apply equally to comparable court positions until January 1, 1975 Establishes new job equivalency relationships

Provides that deputy marshals of these districts receive the same uniform allowance as is provided for the officers and employees of San Joaquin County Provides that any clerk-typist II who performs the duties of a matron in the office of the marshal shall receive specified salary increase

Changes scope of provision stating that county civil service commission rules apply to all but specifically excepted court personnel to include the clerk and deputy marshals of certain districts.

Deletes provision that for purposes of judicial elections in prescribed municipal court of the Manteca-Ripon-Escalon Judicial District and the Tracy Judicial District each division shall be a district within the meaning of a specified constitutional provision

States that because the affected local governmental entity has requested the Legislature to authorize it to carry out the program specified, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 830 (AB 1703) Thurman Stockton Port District.

Requires the Stockton Port District to be governed by a board of port commissioners consisting of seven, rather than five, members, and prescribes the organization and composition of the board

Provides there are no state-mandated local costs in act that require reimbursement under Section 2164.3 of Revenue and Taxation Code for stated reasons

Ch. 831 (AB 1706) Seeley Air pollution. Russian thistle.

Authorizes the use of open outdoor fires to dispose of Russian thistle (*Salsola kali*) when authorized by a specified public officer

To take effect immediately, urgency statute.

Ch 832 (AB 1733) Knox Municipal courts

Changes the salary and position of various officers and attachés of the municipal courts in Contra Costa County

States that because the affected local government entity desires and has specifically requested legislative authority to carry out the program specified, no state-mandated local costs exist requiring reimbursement pursuant to Section 2164.3 of the Revenue and Taxation Code

Ch 833 (AB 1760) Lanterman State hospitals

Deletes requirement that "medical director" of a state hospital for the mentally retarded be a physician. Changes title of "medical director" of state hospitals for the mentally disordered or the mentally retarded to "clinical director "

**Ch 834 (AB 1798) Keysor. Absentee ballots**

Requires county clerk to send a second absent voter ballot to the voter upon receipt of a statement under penalty of perjury from the voter that he has lost or destroyed his absent voter ballot. Provides that the envelope in which the second ballot is enclosed shall have plainly stamped or printed on it a warning that voting twice constitutes a felony. Provides that if the voter attempts to vote more than one absent voter ballot, both ballots shall be void.

Requires county clerk to maintain a record of each absent voter ballot sent to and received from a voter, and shall verify, prior to counting the vote of any second or replacement absent voter ballot, that the voter, according to the record maintained by the clerk, has not voted or attempted to vote more than one absent voter ballot.

Specifies that there shall be neither reimbursement nor appropriation under the act because the duties, obligations or responsibilities imposed on local government are minor in nature and will not cause any financial burden to local government.

**Ch. 835 (AB 1804) Knox San Francisco Bay Conservation and Development Commission**

Provides that any person claiming certain permit exemptions shall within specified 90-day period notify, by filing of claim of such exemption, the San Francisco Bay Conservation and Development Commission. Declares that failure of notification of such claim shall subject activity to permit requirements.

Authorizes commission to establish procedures for determining claims of exemption and for notification.

Exempts from provisions of law those persons previously having received written determination by commission or having been party to a written agreement with commission relating to such exemption.

**Ch 836 (AB 1849) Foran Air pollution fuel tanks.**

Requires the State Air Resources Board to establish standards or criteria for auxiliary gasoline fuel tank evaporative loss control devices or systems on vehicles which are required, pursuant to specified provisions of state or federal law, to be equipped with a fuel system evaporative loss control device, to prevent as much evaporation of gasoline into the air from auxiliary fuel tanks as is technologically feasible. Specifically authorizes the board to accredit auxiliary gasoline fuel tank evaporative loss control devices or systems which meet such standards or criteria.

Provides that the installation, prior to January 1, 1974, of an auxiliary gasoline fuel tank for use on a 1973 or earlier model year motor vehicle, which vehicle is required, pursuant to specified provisions of state or federal law, to be equipped with a fuel system evaporative loss control device, shall not be deemed a violation of specified provisions of the Vehicle Code re required motor vehicle pollution control devices.

Defines "auxiliary gasoline fuel tank" for purposes of the act.

To take effect immediately, urgency statute.

**Ch. 837 (AB 1865) Kapiloff Endangered animals penalties.**

Increases the penalty from a fine of not more than \$500 or imprisonment for not more than 6 months, or both, to a penalty of a fine of not more than \$1,000 or imprisonment for a term not to exceed 1 year, or both, for violating the provisions prohibiting, with prescribed exceptions, the sale and importation into the state, or taking, possessing, or selling within the state, of, any species or subspecies of animal that the Fish and Game Commission finds is an endangered or rare animal.

**Ch 838 (AB 1941) Russell. State Personnel Board**

Creates State Personnel Board Cooperative Personnel Services Revolving Fund into which money paid to the state pursuant to agreements between the board and local agencies or noncivil service state agencies for exchange of personnel services or the utilization of the services and facilities of the board is to be deposited, rather than into the State Treasury to be credited to the support appropriation of the board. Provides that moneys in such fund shall be available when appropriated by the Budget Act, but permits certain expenditures until a Budget Act appropriation can be made.

Transfers \$125,000 from the General Fund to such fund.

To take effect immediately, urgency statute

Ch 839 (AB 1994) Briggs Milk

Provides that no provision of law or stabilization and marketing plan re fluid milk and fluid cream with respect to minimum prices paid by distributors to producers shall be affected by specified matters re minimum retail and minimum wholesale prices

Provides for purposes of stabilization and marketing plans for fluid milk that fluid milk includes flavored milk, low-fat milk includes flavored low-fat milk, and fluid skim milk includes flavored nonfat milk

Ch 840 (AB 2012) Thurman Irrigation district

Requires any irrigation district directors appointed to fill vacancies to run for election in the next succeeding general district election. Makes related changes

Clarifies office county definition

Authorizes an irrigation district which has terminated a plan which provided retirement benefits and has entered into a contract to participate in the Public Employees' Retirement System to adopt a plan to increase retirement benefits, as prescribed, for former employees of a district who had retired prior to provision being made in the contract with the Public Employees' Retirement System for past service credit

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 21643 of the Revenue and Taxation Code

Incorporates additional changes to Sec 21265, Water Code, proposed by AB 1420, to be operative only upon enactment of AB 1420

Ch 841 (AB 2082) Kapiloff Taxation

Revises criterion for assessment of certain mobile equipment for purposes of vehicle license fee and property taxation

Declares that enactment does not result in exemption of property which was subject to property taxation on January 1, 1973, pursuant to a provision of law requiring state reimbursement to local government of losses due to the exemption of such property

Ch 842 (AB 2084) Kapiloff Property taxes

Provides a more specific reference to the definition of a cooperative housing corporation for purposes of the homeowners' property tax exemption

Substitutes the last Friday in May for the last Monday in May as the last day to make an annual property statement without incurring a penalty

Requires a statement to accompany notice that a city or library district desires no longer to be a part of the county free library system

Deletes duplicate provision of law relating to mailing of homeowners' property tax exemption claims by county assessors

Eliminates various obsolete references to solvent credits in the property tax laws

Ch 843 (AB 2096) Maddy. Parking authorities

Requires each parking authority created under the Parking Law of 1949, at least once annually, to submit a statement of all its financial affairs, audited by independent certified public accountants, to the legislative body of the city, rather than publish the statement in a newspaper of general circulation in the city

Ch 844 (AB 2207) Z'berg Airport land use planning

Permits airport land use commissions to include the area within their planning jurisdiction surrounding federal military airports

Specifically states that no authority re the territory or operations of any such military airport is conferred

To take effect immediately, urgency statute.

Ch 845 (AB 2276) Russell Employment statistics.

Revises reference to certain labor conditions which the Division of Labor Statistics and Research had been required to compile facts and statistics relating thereto.

Provides that the Director of the Department of Human Resources Development may require certain employers to provide various information for purposes of making reports to such department and to the Secretary of Labor

Specifies nature and scope of such reports

Makes additional changes in proposed Section 320 5 of the Unemployment Insurance Code to be operative only if AB 1103 or SB 601 and this bill are both chaptered and this bill is chaptered after AB 1103 or SB 601

Ch. 846 (AB 2345) Mobley Mobilehomes

Establishes the Mobilehome Revolving Fund in the State Treasury and requires revenues from fees established by the Commission of Housing and Community Development re mobilehomes to be deposited in such fund, rather than being credited to the credit of the then current support appropriation for the Department of Housing and Community Development.

Specifies that total money in the fund shall not exceed the amount needed for operating expenses for enforcement of provisions re mobilehomes for one year and requires the commission to make appropriate reductions in fees if such amount is exceeded

Continuously appropriates all money transferred to, or deposited in, such fund to the department for expenditures in carrying out provisions re mobilehomes

Ch 847 (AB 2357) Waxman New trial

Specifies that court, unless good cause to contrary is shown, must order criminal action dismissed if defendant is not brought to trial, after issuance of writ or order which in effect grants new trial, within 60 days after notice of writ or order is filed in trial court and served on prosecutor or within 90 days after notice of the writ or order is filed in the trial court and served upon the prosecuting attorney in any case where the district attorney chooses to resubmit the case for a preliminary examination after an appeal or the issuance of a writ reversing a judgment of conviction upon a plea of guilty prior to a preliminary hearing in a municipal or justice court

Ch. 848 (AB 2478) Murphy Healing arts

Grants specific evidentiary privilege to the proceedings or records of an organized committee of nonprofit medical care foundation which is a component or subsidiary of a medical society and organized in a manner which makes available professional competence to review health care services with respect to medical necessity, quality of care, or economic justification of charges or level of care

Ch 849 (AB 2522) Foran Cancellation of insurance

Specifies that for purposes of certain provisions concerning right of insured to cancel insurance policy, the term "exercise the right to cancel" means act of formally electing to use right when right has been transferred or assigned by the insured in writing executed by or on behalf of insured, rather than by insured in writing

Ch 850 (AB 2525) Lewis State Highway Route 40

Adds to the state scenic highway system that portion of Route 40 from Barstow to Needles

To take effect immediately, urgency statute

Ch 851 (AB 2567) Thomas Property taxation

Provides that equalization applications filed by appeals board member or alternate member shall be heard before assessment appeals board panel appointed by order of superior court judge

States eligibility requirement for appointment as a special assessment appeals board member

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act.

To take effect immediately, urgency statute

Ch 852 (AB 2577) MacDonald Sewers connections

Authorizes the governing board of a specified entity, having the power to operate and maintain a sewerage system, to use a specified alternative procedure for levying costs incurred by the entity for construction of plumbing improvements connecting the premises to the public sewer system which permits, among other things, payments in installments over a period, not to exceed 15 years, when the owner or reputed owner

of the premises has not connected the premises to the sewer within 30 days following written notice.

Authorizes any owner or reputed owner with property in an assessment district which constructs specified sewer lines to request the governing board of such district to connect such property to the adjoining street sewer system. Specifies that the person employed by the governing body to do the connection work has a lien on the property. Authorizes the governing board to pay all or part of the cost of such work and provides that the governing body succeeds to all rights of person performing the work if it does so. Specifies alternative procedure for levying costs incurred by the entity for paying for such work which permits, among other things, payments in installments over a period not to exceed 15 years

To take effect immediately, urgency statute

Ch 853 (AB 2632) Carter Peace officers.

Includes persons regularly employed as airport security officers by any airport operated by the County of San Joaquin among specified airport security officers who are designated peace officers under prescribed conditions for a period of one year after the effective date of this act.

Makes related changes

To take effect immediately, urgency statute.

Ch. 854 (AB 799) Badham Commodities transactions

Revises various provisions of Commodity Advisers Law which is retitled as the California Commodity Law and includes regulation of commodity option contracts therein

Imposes various new duties on Commissioner of Corporations relating to regulation of commodities transactions.

Appropriates \$111,283 † from the General Fund to the Department of Corporations for purposes of administering this act during 1973-74 fiscal year

To take effect immediately, urgency statute

Ch 855 (SB 219) Wedworth Medi-Cal

Includes inpatient and outpatient podiatric services within the supplemental schedule of Medi-Cal benefits

Ch 856 (SB 486) Cusanovich Medi-Cal

Provides that cost reports and other data for cost reporting periods beginning on January 1, 1972, and thereafter which are submitted by providers of Medi-Cal services to the Department of Health shall be considered true and correct unless audited or reviewed within three years after the close of the period covered by the report, or after the date of submission of the original or amended report by the provider, whichever is later

Ch. 857 (SB 637) Short. Stockton Regional Occupational Center

Authorizes school districts, pursuant to the joint exercise of powers provisions, to cooperate with the Stockton Unified School District in establishing and maintaining a regional occupational center in San Joaquin County and, in conjunction with such center, to establish regional occupational programs in the Stockton Unified School District and in participating districts. Specifies that Stockton Unified School District has sole duty to operate and manage such center and any such programs and to make specified capital expenditure repayments to the state; excepts from school district property tax revenue control provisions, taxes levied and collected for such capital expenditure repayments and excludes proceeds of such tax from computation of district maximum property tax rate. Provides for adjustment of computation of maximum property tax rate of such district to reflect amount raised in such district by countywide tax for support of regional occupational center and program maintained during fiscal year 1972-73 by county superintendent of schools, excludes therefrom capital outlay expenditures and authorizes specified levy of specified tax for capital outlay purposes only, in addition to computed maximum school district tax rate, and provides for corresponding reduction in maximum property tax rate for support of county superintendent of schools. Authorizes, if this act becomes effective after adoption of final district budget, revision thereof to reflect changes made in law by this act

To take effect immediately, urgency statute.

† Appropriation reduced to \$88,033 by action of the Governor

**Ch 858 (SB 798) Bradley Fees**

Revises various provisions of the Banking Law relating to fees paid to the Superintendent of Banks

Makes additional changes in Sections 400, 1371, 2053, and 2094 of the Financial Code proposed by Assembly Bill No 267, to be operative only if AB 267 and this bill are both chaptered and effective January 1, 1974, and this bill is chaptered after AB 267

Provides that changes in Section 1301, Financial Code, made by this bill shall not become operative if both this bill and Assembly Bill No 267 are chaptered and become effective January 1, 1974, and AB 267 repeals Section 1301, Financial Code.

**Ch 859 (SB 819) Mills Transportation**

Authorizes the state, and any city or county, to use for public mass transit guideways specified percentages of motor vehicle fuel tax revenues, and motor vehicle registration and license fees available for highways and guideways, available to it

Authorizes the Director of Transportation, under specified circumstances, to increase the above specified percentages to higher specified percentages to maximize federal financial participation in such projects.

Specifies that above provisions are operative only if either SCA 15 or ACA 16 is adopted by the voters, and, if so, become operative at the same time such measure takes effect

Places SCA 15 on June 4th, 1974, direct primary ballot

To take effect immediately, urgency statute

**Ch 860 (SB 1199) Rodda Teacher preparation and licensing**

Excludes candidate for a single subject instruction credential with specified subject matter degree from requirement of demonstration of various methods of teaching reading in order to obtain teaching credential other than designated subjects teaching credential

**Ch. 861 (AB 1342) Knox. Counties**

Provides with respect to requirement that all laws applicable to the levy, collection and enforcement of county or municipal ad valorem property taxes shall be applicable to assessment for specified fees or charges that when any real property to which a lien would attach, or to which such fees or charges relate, has been transferred or conveyed to a bona fide purchaser for value, or a lien of a bona fide encumbrancer for value has been created and attaches thereon, then the lien which would otherwise be imposed shall not attach and such delinquency fees shall be placed on the unsecured roll for collection

Makes additional changes in Section 25210 77d of the Government Code proposed by AB 823, to be operative only if AB 823 and this bill are both chaptered and this bill is chaptered after AB 823

**Ch 862 (AB 1374) Burton Bar pilots**

Increases bar pilotage rates for the Bays of San Francisco, San Pablo, and Suisun. Requires revenues derived from such increase to be retained by the bar pilots, and declares legislative intent re use and accounting of the revenues

Declares legislative intent re review of pilot operating expenses and establishment of guidelines for the evaluation and application of such operating expenses in relation to requests for adjustments in the pilotage rate

Makes additional changes to conform to the provisions of SB 674, to be operative only if this bill and SB 674 are both chaptered and effective January 1, 1974, and this bill is chaptered after SB 674

**Ch 863 (SB 501) Deukmejian. Fabric care**

Changes name of State Board of Dry Cleaners and Dry Cleaners' Fund to State Board of Fabric Care and Fabric Care Fund, respectively

Permits board to expend amount not to exceed \$25,000 in any fiscal year from Fabric Care Fund for research and dissemination of information on ecological and environmental effect of dry cleaning processes and operations relating to drycleaning establishments, such amount to be made available only for the 1973-74 and 1974-75 fiscal years

Ch 864 (SB 868) Deukmejian Oil and gas

Authorizes the State Oil and Gas Supervisor, pursuant to rules and regulations and after public hearing, to determine that specified reasons exist with respect to the development of a pool discovered after the effective date of this act for the production of oil or gas which require a special well spacing pattern and, on the basis of such determination, adopt a special well-spacing pattern to apply to a designated pool, as specified.

Ch 865 (SB 914) Coombs. Violations Vehicle Code

Makes misdemeanors, rather than infractions, violations of Section ~~8802~~ [5753]\* of the Vehicle Code, relating to delivery of certificates of ownership and registration, when committed by a dealer or any person while a dealer within the preceding 12 months.

Makes misdemeanors, rather than infractions, violations of Section 8803 of the Vehicle Code, relating to return of canceled, suspended, or revoked documents and license plates of a vehicle dealer, manufacturer, transporter, dismantler, or salesman.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be any appropriation made by the act for a specified reason

Ch 866 (SB 999) Wedworth Teachers' retirement

Grants to surviving spouse of member of State Teachers' Retirement System who died before July 6, 1972, the right to elect, under certain conditions, to receive benefits granted by such system on June 30, 1972

Provides that there are no state-mandated costs in act requiring reimbursement under Section 2231, Revenue and Taxation Code, because there are no duties imposed on local government by act

Ch. 867 (AB 55) Lanterman School severance aid.

Specifies Motor Vehicle Transportation Tax Account in the Transportation Tax Fund, rather than the State Highway Account in the State Transportation Fund, as the source of funds for school severance aid

To take effect immediately, urgency statute.

Ch 868 (AB 123) Deddeh. County assessors

Requires county assessor in each county, rather than a county with population of 4,000,000 or more as determined by 1960 federal census, who assesses property for a local taxing jurisdiction, excluding a school district, when requested by governing body of such jurisdiction on or before February 20th of given year, to furnish an estimate not later than May 15th of assessed valuation of property within such jurisdiction for the succeeding fiscal year

Provides that there shall be no reimbursement to local governments for costs mandated by the enactment because such costs are minor

Ch 869 (AB 162) Briggs. Milk testing

Requires, with prescribed exception, that market milk be tested on a daily basis or on the smallest lot basis as picked up at the farm to determine the weight or measure or percentage of milk fat and fluid skim milk components for the purposes of payment for milk, cream, or any fluid derivative of milk or cream

Requires the Director of Food and Agriculture to designate an employee of the department to perform tests for milk fat content of milk, cream, or fluid derivative of milk or cream, or approve a contract with an approved milk inspection service, or designate independent testing facilities to perform such tests when, in the absence of mutual agreement between producers and a distributor producing such products as to who shall test such products, the majority of the market milk producers or manufacturing milk producers, rather than producers, shipping to any milk products plant or distributor operating such plant make a written application

Provides that the director shall require testing of packaged fluid products to be done by such methods as to provide results consistent with and comparable to the testing of the raw products



**Ch 870 (AB 320) Knox Tax preparers**

Enacts Tax Preparers Act providing for registration, bonding and regulation by Department of Consumer Affairs of persons who, for a fee, assist with or prepare income or franchise tax returns for others

Provides that action for injunction against specified violations of such act may be initiated by Chief of Division of Consumer Services of the department

Imposes various fees with respect to such registration which are to be deposited in the continuously appropriated Tax Preparers Fund for the administration of such act

Provides cross references in Revenue and Taxation Code

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To become operative June 1, 1974

**Ch. 871 (AB 371) Chappie Outdoor burning wood waste**

Authorizes the governing body of any air pollution control district to authorize, upon its own motion as well as upon the request of any person, the disposal, by open outdoor fires under specified conditions on property being developed for commercial or residential purposes, of wood waste from trees, vines, or bushes on such property

Deletes the authority of a district to determine days on which such burning may take place where the State Air Resources Board does not designate no burn or permissive burn day for the area where the burning is to take place

Revises one of such conditions to be a finding by the governing body of the district that it is more desirable to dispose of such wood waste by burning than by other available means, rather than a finding by a county health officer in such a district that, in terms of the general public [health]\* of the persons within the district, it is more beneficial to dispose of such wood waste by outdoor burning than by other means

Authorizes the governing body of the district to adopt rules and regulations re procedures to authorize such burning

Extends from July 1, 1975, to January 1, 1977, or such earlier date as the State Air Resources Board makes specified finding re an alternative method of disposing [of]\* such wood waste, the period within which authorization may be granted for such burning

**Ch 872 (AB 372) Brown High school equivalency certificates**

Provides for California high school equivalency certificates to be issued to specified persons upon successful completion of general educational development test.

Authorizes Superintendent of Public Instruction to charge a fee for application for test and continuously appropriates proceeds of fee for support of Department of Education for expenses in administering test and in issuing certificates

Specifies various details re administration of test program

Requires that a high school equivalency certificate be deemed to be a high school diploma for purpose of meeting employment requirements of public agencies

Requires State Board of Education to adopt necessary rules and regulations

**Ch 873 (AB 1422) Chappie Geologist and Geophysicist Act**

Amends Geologist and Geophysicist Act to provide, among other things, that geophysicist member of State Board of Registration for Geologists and Geophysicists may reside anywhere in the state, and that board generally, rather than only initial board, shall include minimum number of engineering geologists and petroleum geologists

Revises qualifications for registration relating to experience in professional geophysical work

Provides that person who violates any provision of Geologist and Geophysicist Act is guilty of misdemeanor

Provides that there are no state-mandated local program costs in this act that require reimbursement under Section 2164 3 of the Revenue and Taxation Code

**Ch 874 (AB 1427) Chappie Local government**

Specifies collection procedures for certain delinquent water and sewer service fees or charges in the same manner as property taxes

Makes additional changes in Sec 25210 9, Government Code, and Sec 55501 1, Water Code, proposed by AB 1342, to be operative only if AB 1342 and this bill are both

chaptered

Ch 875 (AB 1506) MacGillivray Courts.

Makes changes in the salaries, job titles, and number of municipal court personnel in Santa Barbara County

States that because the affected local agency has requested this act and desires to bear the increased costs resulting from the act without state reimbursement, there are no costs which require reimbursement by the state to the local agency.

To take effect immediately, urgency statute

Ch 876 (AB 1912) Cullen. Reports of violations

Specifies that all records of the Department of Motor Vehicles which relate to convictions of any offense involving the use and possession of narcotics under specified provisions of the Health and Safety Code not arising from circumstances involving a motor vehicle are confidential and not open to public inspection

Ch 877 (SB 753) Alquist. State buildings: State Architect

Requires State Architect to develop and apply rigorous energy conservation standards for design of new state buildings Declares state energy conservation policy and provides that in determining the requirements necessary to comply with such policy, the owning and operating costs for the anticipated life of a state building shall be used rather than initial cost only

Appropriates twenty thousand dollars (\$20,000) † to State Architect for purposes of the act

Ch 878 (SB 281) Grunsky State Library

Appropriates \$145,300 to Department of Education for the establishment and maintenance of a unit of the State Library to furnish library services to blind and physically handicapped persons

Ch. 879 (AB 10) Leroy F. Greene. Tips and gratuities.

Revises provisions of law permitting employer to require that gratuities left for an employee by a patron belong to employer, in whole or part, or are accepted by employee in lieu of wages, when specified public notice thereof is posted in place of business Specifies exceptions to application of act

Ch 880 (AB 227) Z'berg. Public resources: forestry

Abolishes the State Board of Forestry Creates a new State Board of Forestry and prescribes its organization, composition, powers, and duties

Repeals the Forest Practice Act Enacts the "Z'berg-Nejedly Forest Practice Act of 1973" to govern forest practices and, by such provisions, declares legislative intent, defines terms, requires the board to establish forest districts and to appoint a district technical advisory committee for each district and provides for the adoption of forest practice rules and regulations by the board in accordance with standards, for the issuance, suspension, and revocation of permits to engage in timber operation as defined, for the submission and approval of timber harvesting plans, as specified, for enforcement of such provisions by the State Forester and board, and for the conversion of timberland to uses other than the growing of timber

Requires the State Forester to report annually to the board and Legislature on the enforcement and penalties applied under designated provisions Permits counties and the California Tahoe Regional Planning Agency to adopt rules and regulations which are stricter than those provided under the act

Provides that stocking requirements under provisions of law in existence on or before January 1, 1974, shall remain in full force and effect for timberland harvested prior to January 1, 1974. Provides that forest practice rules, excluding rules for stocking, in existence on December 31, 1973, shall remain in full force and effect until superseded by interim or initial rules adopted by the board Provides that procedures and fees for permits to engage in timber operations under provisions of law in existence on December 31, 1973, shall remain in full force and effect until December 31, 1974

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

† Appropriation deleted by action of the Governor

**Ch 881 (AB 292) Bill Greene Classification as permanent employee**

Excludes service by a person as an instructor in classes at regional occupational centers or programs in computing the service required as a prerequisite to attainment of classification as a permanent employee of a school district

Provides that this act has no application to regularly credentialed teachers subsequently assigned as instructors in regional occupational centers or programs nor regional occupational center teachers classified as permanent or probationary at the time this act becomes effective

**Ch 882 (AB 440) Murphy State Highway Route 17**

Deletes from the California freeway and expressway system that portion of Route 17 from Granite Creek Road near Scott's Valley to the south city limits of Los Gatos

**Ch. 883 (AB 684) Moretti Prescription drug prices**

Requires retail price list, as specified, of the 100 prescription drugs most frequently sold by pharmacies in state in the three quantities most frequently dispensed, and the professional services and nonprofessional convenience services associated with the dispensing of drugs as specified by State Board of Pharmacy, to be prepared and distributed by board, and completed and posted, as specified, by every pharmacy, to be revised annually as board shall direct. Requires pharmacist or his employee upon request, to give current retail price for any drug sold at the pharmacy Exempts from such posting and informational requirements pharmacies in licensed hospitals accessible only to hospital medical staff and personnel.

Declares legislative intent of act

Provides for specified reasons that there are no state-mandated local costs in this act that require reimbursement under Section 2164.3, Revenue and Taxation Code

Makes annual appropriation of \$60,000 from Board of Pharmacy Contingent Fund for carrying out provisions of this act

**Ch. 884 (AB 785) Russell State agencies**

Requires state agencies to provide for the maintenance of surplus real property for up to one year, where such surplus property requires annual maintenance costing in excess of \$50,000, from the date notification is made to the Department of General Services to request Legislature to declare such property surplus or until sold Provides for agency notification to such department to request Legislature to declare property surplus while property is still in use

Declares legislative intention therein.

**Ch 885 (AB 790) Garcia Voter registration and voting**

Requires recruitment and appointment, under specified conditions, of bilingual deputy registrars of voters and election officials Requires clerk to make public a list of precincts to which such officials were appointed, and prohibits communications in foreign languages which would be unlawful in English Deletes requirement that all proceedings at the polls be in English

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

States the intent of the Legislature that no limit be imposed on the number of deputy registrars appointed

**Ch 886 (AB 962) Dunlap Surplus property**

Permits surplus state property which is to be used for park or recreation purposes and operated by local agencies at no expense to the state, to be sold to local agencies at fair market value or lesser value, if in the public interest, rather than at 50% of such value, under specified conditions

Makes additional changes in Section 11011.1 of the Government Code, proposed by Assembly Bill 1081, to be operative only if Assembly Bill 1081 and this bill are both chaptered, and this bill is chaptered after Assembly Bill 1081

Ch 887 (AB 1557) Burton Department of General Services

Authorizes Department of General Services to contract for no more than 100 toll free lease lines to provide access by the public and local governmental entities to state agencies located in Sacramento

Ch 888 (AB 1847) Duffy Physicians and surgeons

Revises provisions governing program of state loans for medical students to increase number of loans, permit second-year medical students to qualify for such loans, and specify that loans are repayable to the Contingent Fund of the Board of Medical Examiners

Amends provisions relating to programs of supervised clinical special internships in general practice medicine to decrease from 10 to 3 the minimum number of students which may be enrolled in such programs to qualify school offering program for state allocation of funds for support of program

Deletes specific reference to degree of doctor of osteopathy in provisions permitting treatment of sick and afflicted by students and resident physicians

Revises provisions permitting persons who have completed supervised clinical special internship, as prescribed, to be issued physician's and surgeon's certificate, to include persons who have become United States citizens during their enrollment in medical school and to permit successful completion of written examination, as specified, within one year after completion of such internship

To take effect immediately, urgency statute

Ch 889 (SB 1356) Biddle Vehicles year-round registration

Establishes, commencing with the renewal of vehicle registration for the 1975 calendar year, a year-round registration system under which vehicles shall be registered for a 12-month period, or other period designated by the Director of Motor Vehicles as specified Requires that every vehicle registration and registration card expire at midnight on the expiration date designated by the director, rather than at midnight on the 31st day of December of each year, and requires the renewal of vehicle registration prior to the expiration of the registration year, rather than annually

Requires that 2 2 percent of the revenue from motor vehicle license fees remaining after specified payments and deductions are made, be transferred to the Motor Vehicle Account in the Transportation Tax Fund prior to the prescribed disposition of at least 90 percent of the balance of such fees

Increases from \$2 to \$3 the additional fee charged for an application for quarterly registration or renewal thereof

Makes related changes

Appropriates \$250,000 from the Motor Vehicle Account in the State Transportation Fund to the Department of Motor Vehicles for the purpose of carrying out the provisions of the act

To take effect immediately, urgency statute, with certain provisions to become operative December 1, 1974, and others to become operative March 10, 1975, and July 1, 1975

Ch 890 (SB 239) Collier Benbow Dam replacement

Appropriates \$550,000 from the Bagley Conservation Fund, from moneys in such fund designated for miscellaneous capital outlay construction, to the Department of Parks and Recreation for the removal, repair, and modification of the existing Benbow Dam on the Eel River and the construction of a new seasonal dam for recreational purposes during the 1973-74 and 1974-75 fiscal years, as specified Expressly permits expenditure of such funds for such purpose notwithstanding any provision of the California Wild and Scenic Rivers Act

To take effect immediately, urgency statute

Ch 891 (SB 1301) Marler Drivers' licenses

Authorizes the Department of Motor Vehicles to issue a temporary driver's license to any licensee whose license is required to be changed, added to, or modified

Authorizes the department to waive the driving test part of the driver's license examination for specified persons Authorizes the department to give a driver's license examination deemed by the department to be appropriate considering the licensee's

record of convictions and accidents, or in relation to evidence of a conviction which may affect the ability of the applicant to safely operate a motor vehicle.

Specifies that renewal of a driver's license shall be under terms and conditions prescribed by the department, and, at the discretion of the Director of Motor Vehicles, allows drivers' licenses to be extended for not to exceed one year, under specified conditions. Authorizes the department to adopt and administer necessary regulations.

Requires that every original driver's license issued after January 1, 1975, expire on the fourth, rather than the third, birthday of the applicant following the date of the application for the license.

Deletes obsolete provisions, makes technical, clarifying change.

Makes related changes.

To take effect immediately, urgency statute, with certain provisions operative on October 1, 1973, and other provisions operative on January 1, 1975.

#### Ch 892 (AB 630) Harvey Johnson. Contractors

Revises definition of "contractor" for purposes of Contractors License Law to include person who does designated acts with respect to mobilehomes.

Makes Contractors License Law applicable to various activities relative to mobilehomes and mobilehome accessory buildings and structures, when such activities are performed upon a site for the purpose of occupancy as a dwelling.

Provides that there are no state-mandated local program costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code.

#### Ch 893 (SB 399) Lagomarsino. Flood control projects.

Declares state's policy re flood control projects authorized by the Legislature after November 10, 1969, small flood control projects approved by the Department of Water Resources after November 10, 1969, and watershed protection projects approved by the appropriate committees of Congress and by the Department of Agriculture after November 10, 1969, to pay only a portion of the costs of the costs of lands, easements, and rights-of-way, as specified.

Declares state policy that no financial assistance shall be provided for relocation, reconstruction, or replacement of existing improvements, structures, or utilities for which the owner has no legal right to be compensated for such relocation, reconstruction, or replacement.

Permits the local agency to receive credit against its share of the costs of lands, easements, and rights-of-way for lands required for the project which were acquired not more than 5 years prior to federal authorization of the project.

Permits state to lend to the local agency the funds necessary to pay the local portion of the costs of lands, easements, and rights-of-way, subject to specified terms and conditions.

Appropriates \$8,000,000 † in augmentation of Item 235 of the Budget Act of 1973 for the cost of cooperation by the state for various flood control projects.

#### Ch. 894 (AB 2302) Moretti. Pesticide residue testing

Appropriates \$400,000 ‡ from the Department of Agriculture Fund, from the unexpended moneys derived from assessments on prescribed sales of registered and labeled economic poisons pursuant to designated provisions, to the Department of Food and Agriculture for purposes of acquiring a mobile pesticide residue testing laboratory, for salaries of additional personnel, and for necessary research to carry out designated pesticide use provisions.

#### Ch 895 (AB 635) Arnett. Economic practices manual

Directs the Secretary of the Resources Agency to develop an economic practices manual which local agencies may use in assessing the economic efficiency and fiscal impact of alternative land use proposals by local agencies and as an aid in evaluating private land use proposals. Authorizes the secretary to obtain private counseling in the preparation of the manual. Requires the secretary to submit the manual to the Legislature no later than January 1, 1975, for its review. Expresses legislative intent.

Appropriates \$50,000, † or so much thereof as is necessary, to the Resources Agency for such purposes. Provides that such amount is to be reduced to the extent of, and in the amount of, any federal grant moneys available for such purposes.

† Appropriation deleted by action of the Governor.

‡ Appropriation reduced to \$300,000 by action of the Governor.

## Ch 896 (SB 99) Biddle Lake Elsinore loan

Provides that no further payments of principal or interest under a specified loan to the Department of Parks and Recreation for the filling and replenishment of water in Lake Elsinore and the development of the Lake Elsinore State Recreation Area are required. Requires the department to transfer all moneys in the Elsinore Special Deposit Fund in excess of \$60,000 as of December 31, 1973, to the Harbors and Watercraft Revolving Fund. Requires the department to make a like transfer annually thereafter.

Requires fees and other proceeds from the use of boats or boating facilities at Lake Elsinore to be deposited in the Elsinore Special Deposit Fund.

Appropriates \$30,000 from the Bagley Conservation Fund to the department for a general development plan for the Lake Elsinore State Recreation Area subject to requirement that the City of Elsinore, Riverside County, and the Lake Elsinore Park and Recreation District contribute a total of \$90,000 for expenditure for such purpose.

## Ch 897 (SB 453) Berryhill County boards of education

Requires county boards of education to approve, rather than review and make recommendations on, annual budget of county superintendent of schools before its submission to county board of supervisors and annual county school service fund budget of county superintendent of schools before its submission to Superintendent of Public Instruction.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act because such costs are incurred as part of normal operating procedures.

## Ch 898 (SB 495) Holmdahl Quality of domestic water

Requires any person who furnishes or supplies water to a user for domestic purposes to provide an analysis of such water to the county health officer and the State Department of Health within 24 hours when any significant rise in bacterial count of such water occurs.

Provides that there shall be no reimbursement of any local agency pursuant to Section 2164.3 of the Revenue and Taxation Code nor shall there be any appropriation made by this act.

To take effect immediately, urgency statute.

## Ch 899 (SB 992) Wedworth Members' compensation community redevelopment

Revises provisions governing the compensation of members of a community redevelopment agency where the legislative body of a city having a population of under 200,000, or the legislative body of a county, declares itself to be such agency to increase the maximum compensation which may be prescribed by the legislative body from \$25 to \$30 per meeting ~~and to limit the number of meetings for which compensation may be received to 4 meetings per calendar month~~ \*

## Ch. 900 (AB 196) Burke State park system

Requires the Department of Parks and Recreation to acquire certain beach property in Huntington Beach, and authorizes the department to acquire Simi Valley lands, for the state park system.

Requires such acquisitions to be subject to the provisions of the Property Acquisition Law.

Authorizes the department to acquire such lands subject to a reservation of oil and mineral rights and subject to surface easements, with proviso, as specified, with respect to the Huntington Beach acquisition.

To take effect immediately, urgency statute.

## Ch. 901 (AB 625) Kapiloff Property taxation

Authorizes counties and chartered cities to provide for reassessment of property damaged or destroyed by misfortune or calamity, according to prescribed procedure.

Contingent upon adoption of Assembly Constitutional Amendment No. 30.

## Ch 902 (AB 652) Bond Health

Requires the State Department of Health to maintain a program of maternal and child health, rather than a program of child health. Authorizes inclusion in the program of maternal and child health of the provision of educational, preventative, diagnostic and treatment services, including prescribed care and services.

Authorizes the department to make grants or contracts or to advance funds from any funds that are made available for the purposes of specified provisions of this act.

Eliminates requirement that the department make an annual report to the Governor and the Legislature as to the progress and effect of testing programs for newborn children.

Makes technical changes and deletes obsolete provisions.

Defines "water-vending machine." Requires the department to adopt minimum standards of cleanliness applicable to water-vending machines, rather than applicable to any device used to vend or dispense bottled water. Requires the department to adopt standards for labeling of bottled water.

Requires each bottler, distributor, or vendor of bottled water to obtain a bacterial analysis of water so bottled, distributed, or sold at such times as are required by regulations of the department, rather than on a quarterly basis. Makes such requirement also applicable to owners and operators of water-vending machines.

Authorizes the department to inspect water-vending machines for cleanliness and sanitary operation, rather than requiring such inspection of all machines and dispensers of bottled water. Deletes requirement that persons selling or distributing bottled water obtain a license therefor from the department.

Prohibits the sale or distribution of bottled water produced in an out-of-state bottling plant unless the bottler or distributor has obtained a bottler's or distributor's license. Requires persons owning or operating water-vending machines to be licensed, and deletes the requirement that bottlers, distributors, and vendors of bottled water maintaining or using any water dispenser be licensed. Makes related changes.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

## Ch 903 (AB 848) McAlister Vehicles juvenile offenses

Authorizes a judge, referee, or traffic hearing officer, with respect to a traffic violation by a minor, to order that the driving privilege of the minor be suspended or restricted for a period not to exceed 60 days, rather than authorizing a judge, referee, or traffic hearing officer, with respect to such violation, to order that the driving privilege be suspended or restricted as provided in the Vehicle Code.

Makes related changes.

## Ch 904 (AB 1276) Mobley. California Youth Conservation Corps.

Requires the Department of Parks and Recreation to establish a program, designated as the California Youth Conservation Corps, to be financed by federal, state, and local government. Authorizes the department to also continue the pilot program established in San Diego County.

Provides that the department shall employ applicants having parental consent from counties in which the department 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 the department to file specified reports with the Governor and the Legislature every 2 years.

Provides that such provisions shall be known as the Mobley California Youth Conservation Corps Act.

Appropriates \$150,000 to the department for the support of the program during the 1973-74 fiscal year.

## Ch 905 (AB 1361) Antonovich Insurance

Authorizes the Insurance Commissioner to prepare a list of all currently licensed agents, brokers and solicitors at the expense of person requesting the service unless deemed a part of the regulatory responsibility of the department

Appropriates from the General Fund all list preparation expense moneys to the Department of Insurance

Adds related provisions

## Ch 906 (AB 1465) Dunlap. Yountville Veterans Home

Authorizes and directs Department of General Services, with the approval of State Public Works Board, to transfer certain real property and appurtenances of Yountville Veterans Home to City of Yountville on specified terms and conditions Provides that transfer shall be for broad public benefit Reserves mineral rights

## Ch 907 (AB 1407) Sieroty Public schools, pupils solicitation

Prohibits construction of provision prohibiting certain solicitation on public school premises, as prohibiting solicitation of pupils by pupils of the same school.

## Ch 908 (AB 1627) Powers Common carriers. joint agreements

Permits certain common carriers and warehousemen to apply to the Public Utilities Commission for approval, after opportunity for hearing, of agreements relating to rates, fares, classifications, divisions, allowances, or charges, as specified, or rules and regulations pertaining thereto, or procedures for joint consideration, initiation or establishment thereof Specifies the standards by which the commission shall approve such agreements, and permits the imposition of certain conditions by the commission in its approval Permits the commission to examine the files and records of organizations and committees of such carriers and warehousemen Requires the commission to disapprove any agreement unless under the agreement the parties retain the right to independent action either before or after any determination made thereunder

Prohibits approval of agreements between highway carriers and railroad corporations except such as are limited to matters relating to transportation under joint rates or over through routes

Permits the commission to review and modify or terminate approval of such agreements upon complaint or upon its own initiative without complaint

Declares the parties to such agreements approved under these provisions are not subject to specified provisions of state antitrust laws

Requires the commission to study the effectiveness of rate bureau proceedings re tariffs of common carriers and warehousemen under this act and report its findings and recommendations to the Legislature on or before January 1, 1975

## Ch 909 (AB 1655) Chappie Assessment payments

Appropriates \$190,000 from the State Highway Account in the State Transportation Fund for payment, which shall be made not later than January 1, 1974, by the Department of Transportation to the Tahoe City Public Utility District for sewer assessments levied by the utility district on real property held by the department in the utility district's Sewer Assessment Districts 7-A, 7-B, and 7-C.

Specifies that such payment shall not be deemed highway expenditures for purposes of meeting state highway district and county minimums for state highway expenditures therein

To take effect immediately, urgency statute

## Ch 910 (AB 1803) Knox Sewer revenue bonds

Provides for election to determine whether proposed works relating to a sewage system may be acquired or constructed, to be financed by sewer revenue bonds, upon petition by not less than 15 percent of the registered voters, as well as upon petition by not less than 15 percent of the owners, in the specified area

Deletes provisions requiring proceedings re authorization of such works to be dropped upon filing of written protests or objections as specified.

Validates, ratifies, and confirms all proceedings heretofore taken for the authorization, issuance, and sale of such bonds Makes related changes

Provides that neither appropriation is made nor obligation created for the reimburse-



ment of any local agency for any costs incurred by it under this act pursuant to Section 2164 3 of the Revenue and Taxation Code for specified reasons

To take effect immediately, urgency statute

Ch 911 (AB 1835) Maddy. Vehicle storage fees

Provides that no fee shall be charged for the storage of a motor vehicle beyond the 15 days unless written notice is mailed to the legal owner, if the name and address of the legal owner is known or may be ascertained from the registration records in the vehicle or from the records of the Department of Motor Vehicles

Provides that the costs of notifying the owner may be charged as part of the storage fee under certain circumstances

Exempts vehicles stored by a levying officer acting under the authority of judicial process from notice requirement

Exempts vehicles removed by a law enforcement officer or employee of the state under specified procedures and conditions

Ch 912 (AB 1837) Murphy Horseracing

Exempts California State Fair and Exposition and district or county fairs from general limitation on period during which specified reduced horseracing license fees may be paid by qualified racing associations

Ch 913 (AB 1883) Lewis Beaches and parks

Amends and supplements the Budget Act of 1973 to appropriate \$180,000 from the State Beach, Park, Recreational, and Historical Facilities Fund for the development of Mojave Narrows Regional Park and to provide for the reversion of the unexpended balance of the appropriation made by Item 349 1(qq), Budget Act of 1970, for the development of Warm Creek Regional Park

To take effect immediately, urgency statute

Ch 914 (AB 1945) Cullen Farm and home purchases

Increases maximum market value of improvements on home that may be purchased under provisions of California Veterans' farm and home purchase program from \$35,000 to \$45,000

Ch 915 (AB 1986) Cline State College Contract Law

Authorizes contractor under State College Contract Law, with the approval of the Trustees of the California State University and Colleges, to receive funds which would have been withheld from progress payments under trust laws if he places specified securities in escrow pursuant to specified arrangements

Authorizes the trustees to specify further conditions for purposes of this act

Provides that this act applies only to such contracts entered into after the effective date of this act

Ch. 916 (AB 2408) Boatwright Mail order forms

Requires seller to provide a postal reply card or return envelope with mail order forms or announcement cards which consumer may return to instruct seller not to ship merchandise Also requires any such instruction not to ship on such forms or cards to be in type as large as other instructions and terms on the forms or cards

Operative January 1, 1975

Ch 917 (AB 2050) Beverly Foster homes fire safety

Provides that facilities licensed by the Department of Health that provide nonmedical board, room, and care for 6 or fewer ambulatory children, as defined, who are placed with the licensee for such care, shall not be subject to specified provisions or regulations of the State Fire Marshal establishing minimum standards for the prevention of fire and for the protection of life and property against fire and panic

Prohibits cities, counties, and districts from adopting or enforcing requirements for the prevention of fire or for the protection of life and property against fire and panic with respect to such facilities, unless such requirements would be applicable to such structures regardless of such special occupancy Specifies that nothing in the act shall restrict the application of state or local housing standards to such facilities, if the stand-

ards are applicable to residential occupancies and are not based upon the use of the structure as such a facility

Deletes obsolete provisions

To take effect immediately, urgency statute

Ch 918 (AB 2081) Kaploff Property taxation

Provides that property shall be deemed to have escaped assessment if an assessee fails to file a property statement and if such failure results in no assessment or an assessment that is lower than would be the case if the property had been properly reported

Subjects escape assessments made as the result of an owner's failure to file a property statement to certain penalties and interest

Ch 919 (AB 2219) Wood California Seed Law

Makes legislative declaration relative to labeling of seeds

Establishes a Seed Advisory Board, with prescribed membership, powers, and duties, to advise the Director of Food and Agriculture on matters pertaining to the California Seed Law

Requires, with prescribed exceptions, every labeler of agricultural or vegetable seed offered for sale or sold in this state, or any person who receives or possesses for sale or sells in this state any such seed which is not grown in this state, to register annually with the director, as prescribed

Provides for annual registration fee and annual assessment fee based on annual dollar volume sale

Makes it unlawful to violate any provision of the California Seed Law

The provisions are to be in effect only until June 30, 1977, and as of that date are repealed

Provides that there are no state-mandated local costs that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Provisions to become operative July 1, 1974

Ch 920 (AB 1409) MacDonald Flood control, watershed protection

Deletes provision proposed by AB 641 of the 1973-74 Regular Session which specifies that the responsibility of the Department of Fish and Game for the management of all fish and wildlife resources at any flood control or watershed protection project shall include operation and maintenance costs

Appropriates \$8,000,000 to the Department of Water Resources for expenditure, in augmentation of Item 235 of the Budget Act of 1973, for the cost of cooperation by the state for flood control projects

To take effect immediately, urgency statute

Ch 921 (AB 60) Dunlap Flood control projects

Adopts and authorizes plan of improvement for flood control and other purposes on Napa River in Napa County in accordance with congressional action, as modified by data in specified design memorandum, at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriation of available funds. Specifies that the state shall pay on such project only a portion of the costs of lands, easements, and rights-of-way, as specified. Provides for the local agency to receive credit against its share of the costs of lands, easements, and rights-of-way for lands required for the project which were acquired not more than 5 years prior to federal authorization of the project. Authorizes the state to lend to the local agency the funds necessary to pay the local portion of the costs of lands, easements, and rights-of-way, subject to specified terms and conditions.

Requires the Napa County Flood Control and Water Conservation District to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

**Ch 922 (SB 1421) Holmdahl Strong-motion instrumentation program.**

Exempts a city or county from the provisions providing for collection of a construction permit fee under the strong-motion instrumentation program, if the required installation of accelerographs was completed on or before January 20, 1972, rather than prior to October 1, 1971, and deletes requirement that the written request for exemption be received by the State Geologist on or before June 30, 1972

To take effect immediately, urgency statute

**Ch. 923 (SB 428) Beilenson Medical referral services.**

Prohibits any person, firm, partnership, association or corporation, or agent or employee thereof, for profit from referring or recommending a person to a physician, hospital, health-related facility, or dispensary for any form of medical care or treatment of any ailment or physical condition Provides that the imposition of a fee or charge for any such referral or recommendation creates a presumption that the referral or recommendation is for profit

Exempts referrals or recommendations under the crippled children services program or prepaid health plans from such prohibitions.

Prohibits any physician, hospital, health-related facility or dispensary from entering into a contract or other form of agreement to accept for medical care or treatment any person referred or recommended for such care or treatment by a medical referral service business located in or doing business in another state if the medical referral service business would be prohibited under this act if the business were located in or doing business in this state

Exempts specified nonprofit corporations and tax-exempt organizations or associations from such prohibitions.

Makes violation of such prohibitions a misdemeanor with specified penalties

Authorizes the Attorney General to enjoin violations of such prohibition

Provides that, notwithstanding prescribed provisions of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor appropriation made by this act for a specified reason.

**Ch 924 (AB 1601) Joint Committee on Aging Care facilities**

Makes it unlawful for any person, association or corporation to conduct a referral agency, as defined, or to refer persons to extended care, skilled nursing home or intermediate care facilities for remuneration without having a license from the Department of Health and establishes standards for the licensure of referral agencies, conflict of interest provisions and penalties for violation of such provisions

Provides that neither appropriation is made nor obligation created for reimbursement of any local agencies for any costs incurred by it pursuant to this act because of specified reasons.

Operative July 1, 1974

**Ch 925 (SB 54) Carpenter Crimes: sea turtles**

Exempts from criminal penalty any person who sells, or possesses with intent to sell, any product made from the oil of sea turtles if such acts occur prior to April 1, 1974

To take effect immediately, urgency statute.

**Ch 926 (SB 83) Collier Explosives**

Excludes authorized employees of the Department of Transportation, acting within the scope of their employment in the pursuit of seismic explorations, from specified provisions re the handling, possession, storage, transportation, or use of explosives with respect to specified amounts of explosives

Prohibits the department from undertaking such seismic exploration, unless the fire authority having jurisdiction in the area of such proposed seismic exploration has received written notice from the department, including time and location of the proposed seismic exploration, at least 48 hours prior to the commencement of such seismic exploration Requires the employee supervising the proposed seismic exploration, or his representative, to consult with the local fire authority to determine if the proposed handling, storage, transportation, or use of explosives would constitute an unreasonable hazard to life or property, and prohibits the department from engaging in such activities

if the fire authority determines that such a hazard would arise

Specifies that the state shall be strictly liable for injuries to any person or property proximately caused by the handling, storage, transportation, or use of explosives by the department for seismic exploration

Ch 927 (SB 213) Grunsky Marriage.

Authorizes judges who have resigned from office to solemnize marriages.

Makes it a misdemeanor for any judge who has resigned from office to accept anything of value for performing a marriage except when a fee is required by law or when the marriage is performed on a Saturday, Sunday, or legal holiday

Provides that neither appropriation nor reimbursement of any local agency shall be made pursuant to the act for reasons specified

Makes additional changes in Section 4205, Civil Code, contingent upon enactment on or before January 1, 1974, of AB 1685

Ch 928 (SB 224) Marler University of California.

Provides that funds appropriated by Item 357, Budget Act of 1973, shall be available for minor improvement projects on any campus.

Ch 929 (SB 254) Grunsky Open-space assessments

Provides that property shall be assessed as open-space lands for the 1973-74 fiscal year if such property satisfies the requirements therefor by May 25, 1973, rather than March 1, 1973, provided that prior to March 1, 1973, 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 930 (SB 272) Lagomarsino. Transportation

Deletes provisions requiring certain vessels to have a capacity plate affixed to it

Revises provisions requiring reporting of a casualty or accident involving a vessel and requires the Department of Navigation and Ocean Development to adopt regulations to maintain a uniform casualty and accident reporting system for vessels in conformity with federal casualty and accident reporting regulations

Makes technical and clarifying changes

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for a specified reason.

Permits a majority of the electors in the Marin County Transit District voting at a special election called for the purpose to increase the maximum tax limit of 5¢ per \$100 of assessed valuation

To take effect immediately, urgency statute

Ch 931 (SB 323) Zenovich Public accommodations handicapped persons

Specifically requires that sanitary facilities in public accommodations and facilities, passenger vehicle service stations, shopping centers, and office buildings, as defined, be made available for the physically handicapped when such sanitary facilities are made available for the public, clients, or employees

Specifies that any new requirements imposed by this act shall only apply to such accommodations, facilities, stations, centers, or buildings constructed on or after the effective date of this act

Makes additional changes in Sec 19955 5, Health and Safety Code, proposed by AB 2396 to be operative only if this bill and AB 2396 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 2396

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, neither appropriation is made nor is any reimbursement made to any local agency for any costs incurred by it pursuant to the act because of a specified reason

To take effect immediately, urgency statute

## Ch 932 (SB 415) Grunsky Hearst San Simeon Monument

Appropriates \$30,000, from designated unencumbered balance of funds, to the Department of Parks and Recreation for the preparation of a General Development Plan for Hearst San Simeon State Historical Monument

To take effect immediately, urgency statute.

## Ch 933 (SB 466) Stern Toll bridges.

Requires the California Toll Bridge Authority to grant toll-free passage on toll bridges, tubes, and other toll highway crossings under its jurisdiction to vehicles in a funeral procession of a person who died while on active duty with the armed services of the United States.

Requires the authority to submit a claim for the loss in revenues from granting toll-free passage to such vehicles to the State Controller, who is required to make reimbursements in the amount submitted in the claim from funds appropriated by the Legislature to him for such purposes

Requires the State Controller, in consultation with the authority, to adopt such rules and regulations as are necessary to implement the act

## Ch. 934 (SB 489) Behr Vacancies

Revises method of filling vacancies on certain special district governing boards.

Provides that no appropriation is made by this act to reimburse local agencies for any costs incurred by them under this act

## Ch 935 (SB 575) Roberti Abortions.

Declares that a hospital, facility, or clinic organized or operated by a church, religious organization, or religious order, if the governing board so determines, shall not be required to admit or not to admit a patient for the purposes of performing an abortion, but requires such hospitals, facilities, or clinics refusing to permit abortions to post a notice to that effect

Prohibits any employer or other person from requiring any physician, a registered nurse, a licensed vocational nurse, or any other person employed or with staff privileges at a hospital, facility, or clinic, rather than prohibiting any 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 or other person has filed, as prescribed, a written statement indicating a moral, ethical, or religious basis for refusal to participate in the abortion. Prohibits any such employee or person with staff privileges in a hospital, facility, or clinic from being subject to any penalty or discipline by reason of his refusal to participate in an abortion, rather than prohibiting the employer from penalizing or disciplining such employee for declining to so directly participate. Prohibits penalizing or disciplining such employees of hospitals, facilities, or clinics not permitting abortions, or persons with staff privileges therein, on account of such person's participation in the performance of an abortion in other than such hospital, facility, or clinic

Prohibits any employer from refusing to employ any person because of such person's refusal for moral, ethical, or religious reason to participate in an abortion, unless such person would normally be assigned to work in those parts of a hospital, facility, or clinic where abortion patients are cared for. Specifies that no provision of the Therapeutic Abortion Act prohibits any hospital, facility, or clinic which permits the performance of abortions from inquiring whether an employee or prospective employee would advance a moral, ethical, or religious basis for refusal to participate in an abortion before hiring or assigning such person to that part of a hospital, facility, or clinic where abortion patients are cared for

Prohibits medical schools or other medical educational or training institutions from refusing admission to a person or penalizing him in any way because such person is unwilling to participate in an abortion for moral, ethical, or religious reasons. Prohibits hospitals, facilities, or clinics from refusing staff privileges to a physician because the physician refuses to participate in an abortion for moral, ethical, or religious reasons

Specifies that the refusal of a physician, nurse, or any other person to participate in an abortion, or of a hospital, facility, or clinic organized or operated by a church, religious organization, or religious order to admit a patient for the purpose of performing an

abortion, will not form the basis of any claim for damages

Specifies that the provisions revised or added by the act shall not apply to medical emergencies and spontaneous abortions, rather than only making provisions re prohibited activities of employers inapplicable in medical emergency situations

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, no reimbursement is made under Section 2231 nor any appropriation is made by this act because of a specified reason

Makes additional changes in Section 25955, Health and Safety Code, to be operative only if AB 1597 and this bill are both chaptered, and this bill is chaptered after AB 1597

Ch 936 (SB 618) Marks. Community college construction

Revises definition of "weekly student contact hours" for purposes of computing state support under Community College Construction Act of 1967 by including ungraded, as well as graded, classes and by including classes convened prior to 10 00 p m , rather than 4 30 p m

Expresses legislative intent re amending the definition of weekly student contact hours

Operative July 1, 1974

Ch. 937 (SB 631) Stull. Schools. donated facilities

Authorizes the governing boards of specified elementary school districts to permit the nonschool use periods of a school athletic and youth center facility donated by a nonpartisan charitable organization, constructed at no cost to the elementary school district upon an elementary school-district-owned site for the benefit of the school occupying such site, for supervised recreational activities which are sponsored by or conducted by such donor organization

Provides for immediate and forever termination of all such use if donor organization denies use of facility to any person because of their race, religion, creed, national origin, ancestry, or sex

To take effect immediately, urgency statute.

Ch 938 (SB 667) Way Protection of animals

Revises, with various substantive changes, the cattle protection and hide and brand inspection provisions Defines various terms for purposes of such provisions

Revises the provisions requiring payment of designated fees for rerecording of forfeited or canceled brands Provides for penalty for failure to pay prescribed brand inspection fees

Makes it unlawful to falsify the required information on a bill of sale Revises the information that is required to be stated on a certificate of inspection and the records prepared by slaughterers

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code there shall be no appropriation pursuant to that section nor any appropriations made by this act for a specified reason

Ch 939 (SB 666) Way Cattle protection.

Revises and restates, with various substantive changes, the provisions relating to cattle protection

Defines various terms for purposes of such provisions

Revises the membership of the Livestock Identification Advisory Board

Changes inspection requirements and procedures for cattle Provides for establishing of modified point of origin inspection areas Requires feedlots to be registered, as prescribed

Revises inspection fees for cattle.

The provisions, generally, are to be in effect only until January 1, 1976, and as of that date are repealed

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code

## Ch 940 (SB 677) Marler School finance

Divides State School Fund into two sections, A and B; Section A to be used generally for support of kindergarten and grades 1 to 12, inclusive, and Section B to be used generally for support of community colleges

Revises maximum amount to be transferred annually from General Fund to State School Fund from \$384 72 per unit of a d a to a specified amount to be transferred to each section of the fund Revises allocation of fund in specified manner

Makes other specified changes in amounts to be transferred from General Fund to State School Fund

Makes numerous changes related to creation of two sections in the State School Fund to reflect responsibility of Chancellor of California Community Colleges re apportionments

Dissolves School District Organization Revolving Fund and provides for distribution of balances and loan repayments into Public School District Organization Revolving Fund and Community College District Organization Revolving Fund

To become operative July 1, 1974

## Ch 941 (SB 793) Way Mosquito abatement vector control

Authorizes mosquito abatement or vector control district boards to treat breeding places of mosquitoes, flies, and other insects with appropriate chemical or biological control agents, rather than with oil or other larvicidal material.

Grants mosquito abatement or vector control district boards authority to assess civil penalties as determined by the board against the owner or party in possession, but not to exceed \$500 per day for each day that a notice or hearing order to abate a nuisance has not been complied with Requires any sum collected to become part of the district's general fund to be used solely for vector control purposes

Makes presence of mosquito, fly, or other insect larvae or pupae in any place prima facie evidence that such a place is a mosquito, fly, or other insect breeding place

Requires that a notice to the owner or party in possession to abate a public nuisance state a finding re public nuisance, directions re abating nuisance, directions re preventing future nuisances, information re civil penalties, and information re appeal hearing

Permits the owner or party in possession to appear and present evidence at a hearing prior to complying with any notice

Requires board to order compliance with notice or issue alternate instructions if it makes a determination that a nuisance exists at such hearing.

Provides for judicial review of administrative proceeding

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code because of a specified reason

## Ch. 942 (SB 801) Rodda. CSUC nonacademic employees

Provides that any nonacademic employee of state university and colleges who is promoted to a position with substantially different duties and is not made permanent, may return to the class in which he was serving before his promotion as well as any class in which he was permanent

Provides that such an employee who is promoted before completing the probationary period in the lower class shall earn permanent status in the lower class at the end of 1 year from original appointment date in [the]\* lower class or shall earn credit toward permanent status [in the lower class]\* for the period of time he performed satisfactorily in the lower class

## Ch. 943 (SB 841) Walsh Vehicles certificates of ownership

Specifically prohibits the Department of Motor Vehicles from issuing a new certificate of ownership and registration card to an applicant if the department has received notice by registered or certified mail in which it is indicated that the existing ownership certificate is being held for nonpayment of the vehicle Permits such notice to be forwarded by the registered owner, recorded lienholder, or by a person exempted from recording ownership by a specified section of the Vehicle Code

## Ch. 944 (SB 897) Bradley. Municipal courts. Santa Clara.

Changes numbers and salaries of various court attachés in Santa Clara County municipal courts

Provides that increases, decreases, or revisions of pay plan by board of supervisors shall be effective until January 1, 1976

Makes related changes

Specifies that there shall be neither reimbursement nor appropriation under the act because the act is in accordance with the request of local government which desired legislative authority to carry out the program specified in the act

## Ch 945 (SB 923) Zenovich Municipal courts

Changes the salary and positions of various municipal court attachés and officers of the Fresno Municipal Court

States that because the affected local agency requested this act in order to carry on any program or service required by it, no appropriation is made nor shall any reimbursement be made for any costs local agencies may incur pursuant to the act

## Ch 946 (SB 941) Moscone Fire safety high structures

Requires the State Fire Marshal, with the advice of the State Fire Advisory Board, to adopt regulations establishing minimum standards for the prevention of fire and for the protection of life and property against fire in existing and new high rise structures, as defined Provides that regulations applicable to new high rise structures shall become effective July 1, 1974 Requires regulations applicable to existing high rise structures to be adopted on or before January 1, 1975, and requires existing high rise structures to be conformed to such regulations within 3 years of the adoption of the regulations Provides for enforcement and inspection by the State Fire Marshal, delineated assistants of the State Fire Marshal, and specified city, county, and district officers Provides it is unlawful for any person to construct or maintain a high rise structure in violation of the act or regulations adopted thereunder

Authorizes the governing body of any city or county to impose greater restrictions than are imposed by the regulations of the State Fire Marshal adopted pursuant to the act

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act because of a specified reason

## Ch 947 (SB 1110) Mills Nonmotorized transportation

Expands the duty and authority of the Department of Transportation with respect to bicycle facilities to nonmotorized transportation facilities, as defined

Prohibits any bicycle retailer from selling any new bicycle after December 31, 1974, rather than after December 31, 1973, unless the bicycle has permanently stamped or cast on its frame a serial number unique to the particular bicycle of each manufacturer, rather than of each brand

Recasts various provisions and makes other related changes

## Ch. 948 (SB 1120) Cusanovich. Air pollution. outdoor burning

Authorizes the governing body of any air pollution control district to authorize, upon its own motion as well as upon the request of any person, the disposal by open outdoor fires under specified conditions of wood waste from trees, vines, or bushes on property being developed for commercial or residential purposes where grown thereon, or of brush cuttings on the property where grown when the cuttings resulted from brush clearance done in compliance with local ordinance to reduce fire hazard

Deletes the authority of a district to determine days on which such burning may take place where the State Air Resources Board does not designate no burn or permissive burn day for the area where the burning is to take place

Revises one of such conditions to be a finding by the governing body of the district that it is more desirable to dispose of such waste by burning than by other available means, rather than a finding by a county health officer in such a district that, in terms of the general public health of the persons within the district, it is more beneficial to dispose of such wood waste by outdoor burning than by other means



Authorizes the governing body of the district to adopt rules and regulations re procedures to authorize such burning

Extends from July 1, 1975, to January 1, 1977, or such earlier date as the State Air Resources Board makes specified finding re an alternative method of disposing such waste, rather than only such wood waste, the period within which authorization may be granted for such burning

Ch 949 (SB 1131) Coombs Psychologists

Provides for the registration of psychological assistants on an annual basis

Provides limitation, as specified, on number of psychological assistants that may be registered, employed, or provided supervision by a contract clinic or psychological corporation.

Ch. 950 (SB 1140) Biddle Management of institutional funds.

Enacts Uniform Management of Institutional Funds Act, which includes provision requiring that Attorney General be given notice of and be given opportunity to be heard in action brought in superior court by governing board of institution which seeks release of restriction imposed on gift by donor who cannot consent to such release because of death, disability, unavailability, or impossibility of identification

To be operative until January 1, 1979

Ch 951 (SB 1250) Behr Vehicles

Prohibits any person from operating an unauthorized motor vehicle, as defined, on any state, county, city, private, or district bicycle path that is clearly marked by an authorized agent or owner with signs at all entrances and exits and at intervals of not more than one mile indicating no unauthorized motor vehicles are permitted on the bicycle path, except bicycle paths which are contiguous or adjacent to a roadway dedicated solely to motor vehicle use

Specifies that such prohibition does not apply to the operation of an authorized emergency or maintenance vehicle on a bicycle path whenever necessary in furtherance of the purpose for which the vehicle has been classed as an authorized emergency vehicle Specifies that any person who violates such provisions is guilty of a misdemeanor

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason

Ch. 952 (SB 1317) Coombs Taxation

Specifies that husband and wife filing separate returns [may]\* claim \$25 personal exemption credit on each return rather than granting a \$50 credit which may be taken by either or divided between both.

Makes technical remedial changes in provisions contained in Chapter 296, Statutes of 1973

Appropriates specified amount from General Fund to the Controller for allocation for the support of various state agencies

To take effect immediately, tax levy

Ch 953 (SB 1254) Behr Volunteer fire department members.

Makes workmen's compensation provisions applicable to members, rather than male members, of volunteer fire departments

Provides that there are no state-mandated local costs in this act requiring reimbursement of any local agency

Ch 954 (SB 1365) Marks Radiologic technology regulation

Authorizes the State Department of Health, until July 1, 1975, upon application by a licentiate of the healing arts on a form prescribed and supplied by the department, to approve the licentiate to give on-the-job training, based on instructional standards prescribed by the department, to a student of radiologic technology, as defined, if certain specified conditions are complied with Empowers the department to establish and collect fees in an amount sufficient to defray its cost in administering such program of on-the-job training

Prohibits a student of radiologic technology with less than 3 months' clinical training as part of a course of instruction in an approved school for radiologic technologists from administering diagnostic or therapeutic X-ray upon any human being unless a specified instructor is present in the same room with the student at the time the X-ray is administered.

Appropriates \$9,900 to the State Controller for reimbursement of costs incurred by local agencies under this act, pursuant to Section 2231 of the Revenue and Taxation Code, according to a specified procedure

Operative only until date Chapter 1504 of the Statutes of 1969 becomes inoperative

Ch 955 (SB 1399) Biddle Courts

Increases the salary ranges of various court attachés in the Riverside, Corona and Desert Judicial Districts of the Riverside County Municipal Court Provides that the clerk of each district shall serve as court administrator

States that because the affected local agency has requested this act, neither appropriation nor reimbursement of any local agency is made for any costs incurred by it pursuant to the act

Ch 956 (SB 1401) Bradley Criminal procedure

Requires that at least one magistrate, as specified, be available on call, if a court is not in session, to expedite issuance of search warrants, release from actual custody upon bail, and other specified matters upon which a magistrate is authorized to act

Requires officer in charge of a jail, or his designate, to assist any person held in custody, or his attorney, to contact the magistrate on call for purpose of seeking release on bail

Specifies that any telephone call made pursuant to the act by an arrested person or his attorney shall not count or be considered as one of at least two telephone calls such person has the right to make, as specified

Ch 957 (SB 1413) Marler Medical care delivery system

Authorizes the State Department of Health to transfer to the Northern California Emergency Medical Care Council any state funds appropriated by the Legislature for the purpose of such transfer, including, but not limited to, those funds appropriated by Item 243 1 of Chapter 129 of the Statutes of 1973 to the Northern California Emergency Care Council, for state support of a pilot project establishing an emergency medical care delivery system in designated counties.

Requires that the transfer of any funds comply with specified requirements re operation and expenditure of funds for pilot project. Requires the department and council to make reports upon project's progress to the Legislature at specified ~~times~~ [times]\*

To take effect immediately, urgency statute

Ch 958 (SB 1416) Grunsky Recreation facilities Salinas

Authorizes Salinas Union Valley [High]\* School District to form an improvement area within the district in order to finance in specified manner the construction of specified facilities

To remain in effect only until December 1, 1974.

To take effect immediately, urgency statute

Ch 959 (AB 47) Lanterman Mental health

Removes the right to refuse a lobotomy from those rights which persons [involuntarily detained]\* in a mental health facility may, for good cause, be denied by person in charge of facility or his designee

Requires Director of Health to adopt regulations specifying the conditions under which specified rights may be denied and establishes reporting requirements for each local mental health director regarding these denials

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for reasons specified

**Ch. 960 (AB 104) Boatwright Adoptions—new birth certificates.**

Requires, upon request of the adopting parents, that new birth certificate be issued without reference to color and race of the parents, or, at any time after issuance of a new birth certificate, that an amended birth certificate be issued which omits the color and race of the parents.

**Ch. 961 (AB 177) Garcia Alcoholic beverages. press clubs**

Permits issuance of alcoholic beverage club license to press club as described

Provides that no such license shall be issued to any press club if such club restricts its membership or use of facilities on basis of race, religion, national origin, or sex

To take effect immediately, urgency statute

**Ch. 962 (AB 262) Z'berg. Foresters**

Provides for professional forester members of examining committee established under the Professional Foresters Law to receive specified compensation

Permits the Director of Finance to authorize an emergency expenditure of moneys from the Professional Forester Registration Fund, as specified, and requires the director to file specified papers and information with the Joint Legislative Budget Committee within 10 days after approval of such expenditure

**Ch. 963 (AB 267) Deddeh Banks**

Eliminates distinction in the Banking Law between savings banks, commercial banks and nondepartmental banks Provides for commercial banks and trust companies Revises and changes various provisions of the Banking Law

Provides savings and loan association may invest in, hold, buy and sell bankers' acceptances eligible for rediscount with a Federal Reserve bank, rather than in such acceptances which are expressly authorized as legal investments for savings banks

Makes additional changes in Secs 400, 1371, 2053, and 2094, Financial Code, proposed by SB 798, to be operative only if SB 798 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after SB 798.

Makes additional changes in Sec 1336, Financial Code, proposed by AB 592 and SB 1156, to be operative only if AB 592 or SB 1156 and this bill are chaptered or if all are chaptered, each such bill which is chaptered becomes effective January 1, 1974, and this bill is chaptered after AB 592 or SB 1156 or both

Makes additional changes in Sec 1360, Financial Code, proposed by AB 592, to be operative only if AB 592 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after AB 592.

Makes additional changes in Sec 1360.1, Financial Code, proposed by SB 1156, to be operative only if SB 1156 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after SB 1156

Makes additional changes in Section 1500 l of the Financial Code added by this bill to be operative if this bill and SB 798 are both chaptered, both become effective January 1, 1974, and SB 798 makes such changes in Section 1301, Financial Code.

Makes additional changes in Section 6702 of the Financial Code proposed by SB 383, to be operative only if SB 383 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after SB 383

**Ch. 964 (AB 442) Dunlap Building flammability standards**

Requires the Commission of Housing and Community Development to adopt, amend, and repeal such rules and regulations for the provision of minimum fire safety and fire-resistant standards relating to the manufacture, composition, and use of foam building systems, as defined, manufactured for use in construction of buildings subject to the State Housing Act, mobilehomes, and factory-built housing, as are necessary for the protection of the health and safety of persons occupying such structures Requires that the manufacturer have such systems listed and labeled by an approved testing agency, as defined, certifying compliance with such standards and requires the Department of Housing and Community Development to consult with public and private sources to develop standards and to make such inspections as it determines necessary to insure compliance with such standards Prohibits, on and after the 180th day after the effective date of such standards sale, offer for sale, or use in construction of any such building,

mobilehome, or factory-built housing of any foam building system, or sale or offer for sale of any such building, mobilehome, or factory-built housing containing such system which has not been certified, as required, or if the manufacturer refuses to allow specified inspections.

Specifies that such standards shall not apply to buildings, mobilehomes, or factory-built housing constructed prior to the 180th day after such standards become effective

Appropriates \$20,000 to the Department of Housing and Community Development to carry out the purposes of the act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act, because specified local agency authority to establish or raise fees for building permits enables such agencies to comply with the act

#### Ch 965 (AB 516) Murphy Identification cards

Deletes provisions which prohibit the issuance of a driver's license to a person who holds a valid identification card issued under the Vehicle Code Deletes provisions which permit any person 18 years of age or older who does not have a valid driver's license to be issued an identification card, and instead authorizes the Department of Motor Vehicles to issue an identification card to any person 16 years of age or older attesting as to the true name, correct age, and other identifying data as certified by the applicant for a card

Requires that identification cards be produced in color by a specified process, and deletes requirement that such cards bear information re their purpose, and be sealed in transparent plastic or similar substance

Specifies that no public employee, as well as no public entity, shall be liable re any false or inaccurate information contained in identification cards

Makes related changes

#### Ch 966 (AB 795) Lewis Disaster relief

Authorizes an allocation under the Emergency Flood Relief Law, as supplemented by Chapter 1284, Statutes of 1972, to Hi-Desert County Water District for restoration of wells damaged or destroyed by July 4, 1972, earthquake Also authorizes such relief to local agencies suffering public building, street, road, or bridge damage in specified circumstances.

To take effect immediately, urgency statute

#### Ch 967 (AB 820) Meade Federal social security

Provides that any nonprofit corporation formed to operate coliseum or sports arena for general recreation purposes of a city or county is a public agency for purposes of federal old age and survivors' insurance integration with the public agency's retirement system

#### Ch 968 (AB 925) Leroy F. Greene. Compact for Education

Extends operative date of provisions authorizing California to participate in the Compact for Education from December 31, 1973, to December 31, 1976

#### Ch 969 (AB 1079) Lanterman Library district earthquake damage

Appropriates \$3,250 from General Fund to the Altadena Library District as reimbursement for the cost of repairing damage to facilities of such district caused by earthquake of February 9, 1971

#### Ch. 970 (AB 1227) Thurman Milk testing

Increases the maximum amount, derived from designated fees, from \$67,000 to \$85,000, that the Director of Food and Agriculture may allocate for the exclusive use of supervision and checking of the correctness of the milk fat, milk solids not fat, and bacteriological tests, and the weighing and sampling of fluid milk which is delivered to distributors, as prescribed

To take effect immediately, urgency statute

## Ch 971 (AB 1302) Duffy Outdoor education: tax override

Authorizes, in county of the 21st class which has authorized use of a single-fund budget, and in county of 5th class, the levy, with approval of county board of education and of county electors at an election, of an override tax of not to exceed 5¢ per \$100 of assessed valuation for outdoor science and conservation education program conducted by county superintendent of schools pursuant to agreements with school districts in the county

To take effect immediately, urgency statute

## Ch 972 (AB 1315) Z'berg Local government reorganization

Enables County of Sacramento and cities within the county to form consolidated city-county government Defines terms used Provides procedure for reorganization proceedings

Provides for election on the question of charter adoption and consolidation and related proposals Makes provision for merger and consolidation under specified circumstances, and for the retention of existing local governmental structure of certain cities within the consolidated city-county ~~under specified circumstances~~ [upon adoption of ACA 91 of the 1973 legislative session] Provides for alternative reorganization ~~procedure~~, [procedures if ACA is not adopted] ~~to be effective under specified circumstances~~ \*

To take effect immediately, urgency statute

## Ch 973 (AB 1319) Seeley Public lands

Authorizes the State Lands Commission to exchange vacant state school lands under its jurisdiction for lands owned by any state agency, political subdivision, or person, partnership, company, or corporation for the purpose of acquiring land for specified projects Requires the Department of Parks and Recreation to establish priorities for such projects Provides that such transactions shall not be completed until reviewed and approved by the Department of General Services and the State Public Works Board Requires the lands acquired pursuant to such exchange to have equal or greater value than the lands conveyed, and specifies that approval of a transaction by the Department of General Services and the State Public Works Board shall constitute a conclusive finding that such requirement has been complied with Authorizes the commission to release the mineral rights in the lands conveyed if it receives the mineral rights in the lands acquired Authorizes the commission to dispose of lands acquired pursuant to the act, provided that such lands are surplus to the needs of the state park system. Requires the commission to report to the Legislature not later than July 1, 1974, on the status of such land exchanges

To take effect immediately, urgency statute

## Ch 974 (AB 1421) Chappie Off-highway vehicles

Makes, on and after July 1, 1974, motor vehicles operated solely on the private property of their owner or on the private property of another, with the express consent of the owner or tenant of such property, or used solely upon commercially operated facilities for such use, and motor vehicles being operated off the highways in an organized racing or competitive event upon a closed course and which is conducted under the auspices of a recognized sanctioning body, or by permit issued by the local governmental authority having jurisdiction, subject to the provisions of the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 165 (commencing with Sec 38000), Vehicle Code).

Specifies that whenever an off-highway motor vehicle subject to identification is transported, as well as when operated, in this state [on and after July 1, 1974,]\* without the required fees having first been paid, the fee is delinquent.

Imposes a penalty for delinquency in respect to the service fee required to be paid for the issuance or renewal of identification of off-highway motor vehicles subject to identification equal to the fee after such fee has been computed

Requires that 50% of, rather than all of, the fines and forfeitures collected for violations of the Chappie-Z'berg 1971 law be deposited in the Off-Highway Vehicle Fund for use and disbursement, as prescribed, and requires that 50% of such fines and forfeitures be deposited and distributed in the same manner as specified in Sec 42201.5 of the Vehicle Code

Requires that all funds in the Snowmobile Trust Fund as of January 1, 1974, be transferred on that date to the Off-Highway Vehicle Fund for expenditure by the Departments of Parks and Recreation pursuant to specified provisions of the Chappie-Z'berg 1971 law, and specifically terminates the existence of the Snowmobile Trust Fund.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch. 975 (AB 1514) Deddeh Impound accounts

Provides that no impound, trust, or other type of account for payment of taxes, insurance premiums, or other purposes relating to property shall be required as a condition of a real property sale contract or a loan secured by deed of trust or mortgage on real property containing only a single-family, owner-occupied dwelling, except where required by state or federal regulatory authority, where a loan is made, guaranteed, or insured by a state or federal governmental lending or insuring agency, upon the purchaser's or borrower's failure to pay two consecutive property tax installments prior to their delinquent date, or where original principal amount of such loan is 90% or more of the sales price, if the property involved is sold, or is 90% or more of the appraised value of the property securing the loan

Defines "single-family, owner-occupied dwelling"

Permits establishment of impound account by mutual agreement of the parties to the loan provided lender meets specified conditions.

Ch. 976 (AB 1553) Lewis State Teachers' Retirement System

Deletes provisions that certain certificated employees who are not reemployed after age 65 and who have not completed the requirements for full retirement salary shall be deemed to have been retired on account of physical disability Makes technical clarification relating to determination of compensation Revises tax-sheltered contributions by deleting limitation on monthly amount

Deletes provision requiring withholding of ~~4 months~~ [for 4 months of]\* contributions upon termination of employment [under prescribed conditions] \* Provides for specified subvention to the San Francisco Unified School District and the San Francisco Community College District, rather than to each local district maintaining a local system Deletes limitation upon receipt of death benefits by beneficiary of more than 1 member

Provides that there are no state-mandated local costs that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch. 977 (AB 1615) Ray E. Johnson. Weights and measures

Requires any weight or measure or weighing or measuring instrument to be sealed rather than merely tested as a precondition to commercial use, except that limited use of unsealed odometers would be still permitted

Adds definition of "correct" and "incorrect" as being any weight or measure or weighing, measuring or counting instrument which does or does not meet certain tolerance and specification requirements.

Changes various provisions to incorporate "correct" or "incorrect" rather than "false" or some other standard, limits misdemeanor punishment for violation to cases where "incorrect" weight, measure or weighing, measuring, or counting instrument is used for commercial purposes, and specifies that violation may occur by a person acting by himself or through or for another.

Authorizes action by Director of Food and Agriculture or county sealer under specified circumstances to enjoin violation of specified weights and measures provisions Specifies procedure to be followed in such actions

Provides for the registration and regulation of device repairmen, as defined, and makes it unlawful to engage in the business unless registered

Provides that there are no state-mandated local costs in the act that require reimbursement

Makes other technical and related changes

Ch. 978 (AB 1642) Dunlap Fire prevention spark arrester

Prohibits, after January 1, 1974, any person to sell, offer for sale, lease, or rent to any person any internal combustion engine subject to specified provisions relating to the

operation of internal combustion engines on forest-covered, brush-covered, or grass-covered land unless he provides a written notice to the purchaser or bailee stating that the use or operation of the engine on such land, without providing and maintaining a spark arrester, as defined in such provisions is attached to its exhaust system, constitutes a violation of such provisions

Provides that it is a misdemeanor to sell, offer for sale, lease, or rent to any person any tractor, engine, machine, or truck equipped with an internal combustion engine that is operated on hydrocarbon fuels, which is designed for use in harvesting or moving grain or hay or for use on land covered with any other flammable agricultural crop, unless the exhaust system of such internal combustion engine is equipped with a spark arrester in effective working order

Provides that there are no state-mandated local costs that require reimbursement under Section 21643 of the Revenue and Taxation Code

#### Ch 979 (AB 1685) McAlister Commissioners of civil marriages

Authorizes any county with population of 600,000 or more, which makes a specified finding of need, to designate county clerk as commissioner of civil marriages, and permits commissioner to appoint deputy commissioners to perform marriages. Gives commissioner and deputy commissioners power to solemnize marriages during hours established by county board of supervisors Establishes \$10 fee for solemnization to be paid into county treasury Makes it a misdemeanor for such persons to accept fee for solemnization other than one expressly imposed by law

Makes additional changes in Section 4205, Civil Code, contingent upon enactment of SB 213

#### Ch 980 (AB 1724) Antonovich Medical research aborted fetuses

Makes it unlawful for any person to knowingly use any aborted product of human conception other than fetal remains, as defined, for scientific or laboratory research, or for any other kind of experimentation or study, except to protect or preserve the life and health of the fetus

Provides that any violation of the act constitutes unprofessional conduct within the meaning of the State Medical Practice Act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch 981 (AB 1936) Dunlap California Maritime Academy

Provides that the California Maritime Academy is within the Department of Education

Revises provisions re the terms of office of appointive members of the board of governors.

Deletes provision requiring that no person shall be sentenced to or received at the academy as a punishment or in commutation of a punishment for crime

Deletes provision requiring refund of student fees only upon withdrawal from school which is the result of causes beyond the control of the student, and deletes provision requiring Department of General Services to approve of a refund

Authorizes use of college opportunity program grants and occupational education and training program grants for attending the California Maritime Academy

Makes additional changes in Sec 31263, Education Code, proposed by SB 411, to be operative only if this bill and SB 411 are both chaptered and effective January 1, 1974, and this bill is chaptered after SB 411

#### Ch 982 (AB 640) Papan Insurance solicitation and production

Prohibits specified lenders from making available the contents of the fire or casualty insurance policy to any person for purposes of soliciting such insurance coverage if borrower has signed and filed designated statement with lender

#### Ch 983 (AB 688) Z'berg State park system

Appropriates \$14,580,000 † to the Department of Parks and Recreation for acquisition and development of land for the state park system, as specified

† Appropriation reduced to \$3,205,000 by action of the Governor

Ch. 984 (AB 577) Bill Greene. Regional occupational centers

Authorizes governing board of any school district, county superintendent of schools maintaining a regional occupational center or program, or governing body of the agency maintaining a regional occupational center or program, to contract with any public agency or private vocational school which meets prescribed standards, to provide vocational instruction to pupils enrolled in the school district or in the regional occupational center or program

Requires job market survey in area in which regional occupational program or center is proposed to include analysis of existing vocational and occupational training programs maintained by private postsecondary schools as well as high schools and community colleges in the area

Requires a determination to be made whether such skill training will be offered through a regional occupational center or program or through contract with private school

Requires all such contracts to be approved by the Department of Education subject to rules and regulations adopted by State Board of Education; to not exceed the total costs to provide the same training in the public school entity or the tuition the private vocational school charges its private students, whichever is lower, to provide that all students of the public school or regional occupational center or program shall not be charged additional tuition by the private vocational school, and to conform to vocational education standards

Authorizes the Department of Finance and the Department of Education to audit the accounts of both entities involved in such contracts.

Provides for crediting of a d a which occurs pursuant to such contracts

To take effect immediately, urgency statute

Ch. 985 (SB 24) Grunsky Regional occupational centers.

Requires county superintendent or superintendents of schools as well as school district or districts, sponsoring regional occupational center or program, to conduct job market survey in areas in which they propose to establish such center or program

Requires appropriate governing board, boards, or county superintendent of schools, subsequent to completing prescribed survey, to determine if survey justifies the proposed skill training and to determine whether such skill training will be offered through a regional occupational center or program or through contract with private postsecondary school

Authorizes appropriate governing board, boards, or county superintendent of schools maintaining centers or programs, as the case may be, to contract with established private educational institutions to provide skill training needed in the job market area Requires all such contracts to be approved by the State Department of Education, to not exceed the total costs to provide the same training in the public school or the tuition the private institution charges its private students, whichever is lower, to provide that all public school students shall not be charged additional tuition by the private institution, and to conform to standards set forth in California Plan for Vocational Education

Authorizes the State Department of Finance and the State Department of Education to audit the accounts of both the public entity and the private party involved in such contracts

Provides for crediting of a d a which occurs pursuant to such contracts

Requires job market survey in area in which regional occupational program or center is proposed to include analysis of existing vocational and occupational training programs maintained by private postsecondary schools, as well as high schools and community colleges, in the area.

To take effect immediately, urgency statute

Ch 986 (SB 265) Wedworth Vehicle equipment

Requires the Bureau of Automotive Repair in the Department of Consumer Affairs to enforce specified provisions of the Vehicle Code re the sale of passenger vehicle parts Requires the bureau to investigate and inspect retail outlets to insure compliance with such provisions of the Vehicle Code

Prohibits any person from knowingly manufacturing, selling, or installing in any vehicle, any vehicle part which, under the provisions of the National Traffic and Motor



Vehicle Safety Act of 1966 (15 U S C 1381 et seq.), is, or has been, determined to be ~~effective~~ [defective]\* and subject to customer notification or recall

Makes violation of such provisions a misdemeanor

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement nor any appropriation made by this act for a specified reason.

Ch. 987 (SB 569) Dymally Husband and wife

Revises numerous provisions of law relating to relationship between husband and wife and their property

Operative January 1, 1975

Makes changes in Section 5116, Civil Code, proposed by Assembly Bill 312, to be operative until January 1, 1975, if this bill and AB 312 are both chaptered and effective on January 1, 1974

Ch 988 (SB 1058) Stull. Marine and coastal resources

Abolishes the California Advisory Commission on Marine and Coastal Resources

Ch 989 (AB 12) Ray E Johnson Taxation.

Reduces minimum corporation franchise tax on inactive quicksilver mining corporations from \$200 annually to \$25 annually

To take effect immediately, tax levy.

Ch 990 (AB 69) Gonsalves Taxation of computer media.

Provides for valuation of storage media for computer systems as if there were no computer program on such media, except basic operational programs, on the 1972 lien date and thereafter, rather than on 1972 and 1973 lien dates only.

Defines "basic operational program" for such purposes and states that such definition is declarative of existing law

Provides that no reimbursement will be made to local government by reason of the classification of such property because it was not assessed and taxed in the 1972-73 fiscal year

Ch. 991 (AB 132) Burton. Public assistance

Requires state through the county welfare department to reimburse in an amount not exceeding \$650 foster parent or foster parents for funeral expenses and burial plot of children receiving foster care to extent that foster parent or foster parents are not otherwise reimbursed for costs incurred for such purpose

Appropriates \$48,750 to the Department of Social Welfare for disbursement to the counties for costs incurred by them pursuant to the act

Ch 992 (AB 135) Crown Criminal offender record information

Establishes procedures for recording, reporting, storing, disseminating, and using criminal offender record information, as defined, within state Requires Department of Justice to perform certain functions with respect to such information

Provides that nothing in such provisions shall be construed to affect the right of access of any person or public agency to individual criminal offender record information that is authorized by any other provision of law, or to authorize access of any person or public agency to individual criminal offender record information unless such access is otherwise authorized by law

Operative July 1, 1978

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 993 (AB 150) Assembly Select Committee on Industrial Safety Industrial safety

Enacts California Occupational Safety and Health Act of 1973, which revises laws generally regulating industrial safety

Abolishes Industrial Safety Board in Division of Industrial Safety of Department of Industrial Relations Creates Occupational Safety and Health Standards Board and the Occupational Safety and Health Appeals Board in the department and specifies their membership, powers, and duties

Makes various related changes

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch. 994 (AB 161) McCarthy Waste facilities bonds

Provides, conditioned upon approval of the state electorate, for the issuance of state bonds in a total amount not exceeding \$250,000,000, and expenditure of the proceeds for state grants for the planning, research and development, and construction, of treatment works, and for transfers to the State Water Quality Control Fund for loans to public agencies pursuant to the Porter-Cologne Water Quality Control Act

Provides for the submission of the bond proposal to the electors at the 1974 direct primary election

Ch 995 (AB 214) Z'berg Levee vegetative cover maintenance

Authorizes local agencies to be reimbursed by the state for 50% of the costs associated with the operation and maintenance of project facilities under the State Water Resources Law of 1945 which are directly attributable to the planting or retention of controlled vegetative cover for wildlife, recreational, scenic, and aesthetic purposes on project levees, if the cost of maintenance is increased by such planting or retention, if the local agency agrees to maintain such vegetative cover as may be determined by the Department of Water Resources or the Reclamation Board, as the case may be, to be necessary for such purposes Specifies procedures for such reimbursement.

Limits the amount of administrative costs incurred by the department and the board for such purposes to 10% of the annual cost of the program, and limits state expenditures for the program to \$200,000 a year

Appropriates \$200,000 for the 1973-74 fiscal year and for each fiscal year thereafter from specified Reclamation Board revenues to the Secretary of the Resources Agency for allocation to the Department of Water Resources or the Reclamation Board for the purposes of the act

Ch 996 (AB 225) Gonsalves Vehicles sales and distribution

Declares legislative findings and makes declarations re the distribution and sale of new motor vehicles in this state, and re the franchise system established between vehicle manufacturers or distributors and dealers. Changes the name of the New Car Dealers Policy and Appeals Board in the Department of Motor Vehicles to the New Motor Vehicle Board, and expands duties and responsibilities of the board with respect to a new car dealer, manufacturer, manufacturer branch, distributor, distributor branch, representative, franchisee, and franchisor.

Makes provisions of Vehicle Code re the New Motor Vehicle Board applicable to a manufacturer, manufacturer branch, distributor, distributor branch, and representative, with specified exceptions

Imposes prescribed duties upon, and prohibits specified acts, by franchisors Specifies that such provisions shall be applicable to all franchises existing between dealers and manufacturers, manufacturer branches, distributors, and distributor branches at the time of its enactment and to all such future franchises

Makes it unlawful, on and after July 1, 1974, for any person to act as a manufacturer branch, distributor, or distributor branch without first having procured a license and special plates as required, or temporary permit issued by the department, or when such license or temporary permit issued by the department has been canceled, suspended, revoked or invalidated, or has expired Provides for the licensing of such persons, imposes a fee therefor, and makes certain provisions presently applicable to a manufacturer, transporter, and dealer, also applicable to a manufacturer branch, distributor, and distributor branch

Imposes prescribed duties upon, and prohibits specified acts by, a manufacturer, manufacturer branch, distributor, or distributor branch

Makes it unlawful for any person to act as a representative on and after January 1, 1975, without having first procured a license or temporary permit issued by the department or when such license or temporary permit has been canceled, suspended, revoked, or invalidated, or has expired Provides for the licensing of such persons, and requires the

payment of a fee, as specified, to the department for the issuance and renewal of a license.

Defines various terms for purposes of the act

Makes related changes.

Provides that there are no state-mandated local costs that require reimbursement under Sec 2164.3, Revenue and Taxation Code

To become operative on July 1, 1974.

#### Ch. 997 (AB 234) Badham Water

Requires any political subdivision that constructs facilities to provide or extend water service, or provides or extends such service, to territory actually being lawfully served by another political subdivision with facilities designed and constructed to provide the same type of service, to compensate such political subdivision to the extent it is injured because the property used in providing the water service is made inoperative, reduced in value, or made useless

Excepts from such provisions any territory or portion thereof which is the subject of any judgment or litigation pending on the effective date of this act involving any duplication of water service occurring prior to such effective date.

Deletes provision specifying that negotiable promissory notes of a county water district shall be general obligations of the district

Specifies that negotiable promissory notes of a municipal water district shall be payable from revenues and taxes levied for purposes of the district other than the payment of principal and interest on any bonded debt of the district or of an improvement district therein, rather than general obligations of the district payable from revenues and taxes in the same manner as bonds of the district

Makes additional changes in Section 31304, Water Code, proposed by AB 2437, to be operative only if this bill and AB 2437 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 2437.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reason

To take effect immediately, urgency statute

#### Ch 998 (AB 280) Murphy. Community college district residence

Authorizes any community college district to classify a student as a community college district resident if he lives with a parent who earns a living primarily by performing agricultural labor for hire and who has worked in agricultural labor in this state for at least 2 months per year in each of the preceding two years, parent lives within district maintaining community college attended by student, and parent claims student as tax dependent, provided he incurs income tax liability

Authorizes any community college district to classify a student as a community college district resident if he earns a livelihood primarily by performing agricultural labor for hire in specified manner

Requires the Board of Governors of the California Community Colleges to prescribe rules and regulations for the implementation of this act

To take effect immediately, urgency statute

#### Ch. 999 (AB 312) Waxman Women credit

Prohibits denial of credit to women under designated conditions and requires credit reporting agency upon written request of married person to identify within credit report both credit history of each spouse and of their joint accounts if such information is on file with the agency Provides civil remedy for violation of such provisions

Provides that community property is liable for wife's contracts made after marriage under designated circumstances

Makes additional changes in Sec 5116, Civil Code, contingent on enactment of SB 569

#### Ch 1000 (AB 343) McCarthy Employment

Provides that unemployed person shall not be deemed ineligible for the receipt of unemployment compensation benefits or welfare benefits for refusing to accept employment with an employer who does not possess an appropriate state license to engage in

his business, trade, or profession if required by state law, or does not carry either workmen's compensation insurance or possess a certificate of self-insurance, or does not withhold or hold in trust the employee contributions required for unemployment compensation disability benefits and transmit such employee contributions as required.

Ch 1001 (AB 350) Brown UC dental school

Expresses legislative findings and intent re the need for new facilities at the Dental School of the University of California, San Francisco and the need for off-campus facilities

Amends and supplements Budget Act of 1973 to appropriate \$435,000 to the Regents of the University of California from the Health Science Facilities Construction Program Fund for purpose of planning a prescribed new facility

To take effect immediately, urgency statute.

Ch 1002 (AB 425) Duffy. State Department of Health

Provides that the State Department of Health succeeds to all duties, powers, purposes, responsibilities, and jurisdiction of the Department of Social Welfare, with respect to its disability-review functions, and of the Department of Rehabilitation with respect to its disability-determination function performed pursuant to the Social Security Act. Vests the department with necessary powers and authority to cooperate in the administration of federal laws relating to disabled persons. Requires the State Department of Health, rather than the State Department of Social Welfare, to make determinations as to permanent impairment and total disability for the purpose of provisions relating to public assistance for the needy disabled

Requires transfer to the State Department of Health of the balance of any appropriation or other funds available for use in connection with the functions vested in the department by the act, and provides that the Department of Finance shall resolve questions relating to whether particular moneys are required to be so transferred. Specifies that such provisions shall remain operative only until January 1, 1975

Authorizes the Director of Health to reduce or waive, by regulation, payment of fees for specified homes providing care for not more than six persons under prescribed conditions, rather than to grant certificates or issue licenses without payment of fees for such homes and to dispense with specified requirements in established licensed homes receiving not more than three mentally disordered or incompetent persons

Makes additional changes in Sec 103, Health and Safety Code, to conform to changes in the law proposed by AB 423, to be operative only if AB 423 and this bill are chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 423

To take effect immediately, urgency statute

Ch 1003 (AB 443) Antonovich Property taxation

Provides that provision relating to cancellation of uncollected penalties and interest erroneously attached shall apply with respect to taxes on the unsecured roll for which an application for a reduction in assessment has been filed and the assessment reduced

Provides for interest at the rate of one-half of 1 percent per month on taxes unpaid by statutory delinquency date and for penalties and interest on taxes unpaid by the date specified in provision relating to cancellation of uncollected penalties and interest erroneously attached

Declares that such provisions are not applicable to certain arbitrary and escaped assessments

Ch. 1004 (AB 445) Thurman Counties

Provides that revenues anticipated from state or federal grants or subventions for which state or federal funds have been committed or appropriated, or revenue anticipated from services provided under contract or agreement not specifically set forth in the budget, may be made available for specific appropriation by four-fifths vote of board of supervisors at specified meetings

Grants county board of supervisors authority to do all acts necessary to participate in State and Local [Fiscal]\* Assistance Act of 1972

Ch. 1005 (AB 451) Moretti Child development programs

Provides that the Superintendent of Public Instruction shall establish standards for qualification of child development facilities as places of instruction and on-the-job training facilities for students fulfilling requirements for teaching credentials and permits, subject to approval by the Trustees of California State University and Colleges and the Board of Governors of California Community Colleges. Authorizes California State University and Colleges, community colleges, and school districts to conduct preschool and day care services instruction at such child development facilities.

Permits school district governing board which establishes and maintains child development facilities to enter into agreements with any city, city and county, or other public agency, or with a private foundation, nonprofit corporation, or proprietary child care agency for, among other things, property, facilities, personnel, and equipment.

Amends and supplements the Budget Act of 1973, in part, by appropriating \$31,462,000 for children's centers program and \$200,000 for evaluative study of preschool programs pursuant to specified schedules.

Expresses legislative intent regarding preschool program.

Provides that this act shall take no effect unless AB 1244 and this act are both chaptered and become effective on or before January 1, 1974.

To take effect immediately, urgency statute.

Ch. 1006 (AB 476) Brown Payments to discharged prisoners

Provides, with designated exceptions, for payment of \$200 to each prisoner upon discharge from a state prison.

Makes similar provision for prisoners and others confined in narcotic detention, treatment, and rehabilitation facility.

Permits administrative agency or officer to limit or eliminate such payments for prisoners and others who have served or been confined less than 6 months under designated conditions, and to provide for the distribution of the \$200 payment within the first 60 days.

Ch. 1007 (AB 478) Brown. Labor: employees

Extends to men specified regulations regarding hours and working conditions now applicable to women and minors.

Requires Industrial Welfare Commission to conduct specified hearings and review, and to consult with Industrial Safety Board concerning overlapping jurisdiction. Specifies Industrial Safety Board shall have exclusive jurisdiction in case of conflict in overlapping jurisdiction.

Makes related changes.

Ch. 1008 (AB 499) Priolo University police officers

Appropriates \$277,000 from the General Fund to the University of California for increased retirement benefits of university police officers.

Ch. 1009 (AB 500) Kapiloff Local equalization proceedings

Deletes provision that, among other factors, the market value, as determined by the assessor, of certain properties comparable to the property being valued shall be considered by local boards of equalization.

Ch. 1010 (AB 505) Foran Vehicles registration, weight fees

Deletes provisions which require that a registration fee of \$12 be paid for the registration of station wagons, making such vehicles subject to a registration fee of \$11.

Revises weight fees for the registration of commercial vehicles by decreasing the fees for any motor vehicle, other than an electric vehicle, having not more than two axles, designed, used or maintained as described in the Vehicle Code and having an unladen weight of 3,000 pounds to 4,000 pounds, by increasing the fees for such vehicles having an unladen weight of 5,001 pounds or more, and by increasing the fees for any motor vehicle having three or more axles or for any trailer, semitrailer, pole or pipe dolly, logging dolly, or other dolly designed, used or maintained as described in the Vehicle Code, other than an electric vehicle.

Deletes provisions permitting the payment of a \$12 fee for the registration of any commercial vehicle with an unladen weight of less than 3,000 pounds, and makes such

vehicles subject to the mandatory payment of a \$15 weight fee

Deletes exemption from weight fees for vehicles designed to transport property which are used exclusively to transport passengers without the owner thereof receiving compensation or profit for the transportation

Deletes obsolete provisions

To apply to registration for the 1974 calendar year and each calendar year thereafter

Ch. 1011 (AB 558) Chacon. Bilingual-bicultural education

Includes programs financed by combined state and federal funding among bilingual-bicultural education programs which must be approved by State Board of Education

Requires State Board of Education, rather than Department of Education, to adopt policies re priority basis for the selection of bilingual-bicultural education programs involving state and combined state and federal funding

Authorizes governing board of specified union high school district to cooperate and contract with community nonprofit associations and corporations for purposes of acquiring, constructing, improving, maintaining, and operating recreational centers located on school district property.

To take effect immediately, urgency statute

Ch 1012 (AB 580) Deddeh Unemployment insurance

Increases from \$75 to \$90 the maximum weekly benefit amount payable under the unemployment compensation law, with corresponding increase in high quarter base period wages required to qualify for such increased weekly benefit amounts

Specifies act shall apply only to new claims filed with effective date on or after effective date of act

Appropriates \$78,000 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act.

Ch. 1013 (AB 602) Chappie. Community college maintenance allowance

Increases from \$1 50 to \$2 the per calendar day, if the county board of supervisors of the county of residence determines such larger amount to be more appropriate, of enrollment maintenance allowance in lieu of transporting certain students not residing within 90 miles of a community college, that shall be paid to the student or parents or other persons having charge of such students by the community college district in which the student attends.

Ch. 1014 (AB 606) Sieroty Coastal zone resources.

Makes various technical clarifying changes in the California Coastal Zone Conservation Act of 1972.

Exempts from the definition of the permit area the area of jurisdiction of the San Francisco Bay Conservation and Development Commission, together with all contiguous areas 2,900 feet landward thereof and any river, stream, tributary, creek, or flood control or drainage channel which flows into such area, instead of exempting the area of jurisdiction of that commission

Specifies that the provisions including within the permit area a body of water and a strip of land 1,000 feet wide surrounding such body of water, where such body of water is not subject to tidal action and any portion thereof lies within the permit area, do not apply to any river, stream, tributary, creek, or flood control or drainage channel

Includes nonestuarine streams, tributaries, and flood control and drainage channels within the provision excluding nonestuarine rivers and creeks from the definition of "sea" for purposes of the California Coastal Zone Conservation Act.

Authorizes regional coastal zone conservation commission, in delineating inland boundaries of the permit area, to adjust such boundary by moving it seaward by not more than 50 yards to avoid bisecting any lot or parcel owned by the same person or to conform to identifiable physical natural or manmade features such as streets, highways, or any structures

Provides that all members of the California Coastal Zone Conservation Commission and the 6 regional commissions shall receive \$50 a day for attending meetings of the commission or any regional commission, rather than providing that members of the commission and regional commissions who are not employees of other public agencies

shall receive such amount for attending meetings

Requires the headquarters of the commission to be located in a city, county, or city and county which lies, in whole or in part, within the coastal zone, rather than requiring that such headquarters be located within the coastal zone

Revises the conflict of interest provisions of the act

Includes prescribed repair and maintenance activities among the type of developments which are exempted from permit requirements of the California Coastal Zone Conservation Act of 1972

To take effect immediately, urgency statute

Ch 1015 (AB 613) Montoya Farm and home purchases

Deletes requirement that after November 13, 1972, application for veterans farm and home loan benefits must be filed within 20 years of veteran's discharge from service

Requires after January 1, 1974, veterans with exception of prisoners of war and veterans disabled or wounded in wartime service, to file application for such benefits within 25 years of discharge from military service

Ch 1016 (AB 632) Berman Probationary certificated employees termination

Requires proposed decision of hearing officer in hearing for termination of probationary certificated school district employee to contain a determination as to the sufficiency of the cause and a recommendation as to disposition. Requires submission of copies of proposed decision, rather than the proposed decision, requires such copies to be submitted to the employee, as well as to the governing board, on or before May 7 of the year in which the proceeding is commenced. Provides that none of the findings, recommendations, or determinations contained in proposed decision shall be binding on governing board or any court in future litigation

Provides that there are no state-mandated local costs that require reimbursement under Section 21643 of the Revenue and Taxation Code.

Includes in process of computation by Superintendent of Public Instruction of the maximum general purpose tax rate of a school district, requirement of adjustment to allow for any increased costs incurred by it pursuant to the act

Ch 1017 (AB 637) Dunlap Senior citizens tax assistance

Revises provision requiring the cancellation of a claim for senior citizens property tax assistance, if the claimant dies after filing a claim but before receipt of such amount, if there is no surviving spouse or otherwise qualified claimant, and, instead, provides such claim be disbursed to any other member of the claimant's household

To take effect immediately, urgency statute

Ch. 1018 (AB 674) Dixon School district reorganization transfers

Requires report and recommendation of county committee on school district organization re proposed transfer of territory from one school district to another to state how, in judgment of the committee, the proposed transfer will affect racial integration in the schools of the district affected by the transfer

Requires county committee on school district organization to make specific findings re effect of proposed transfer on racial or ethnic integration of the schools of affected districts

Requires State Board of Education to adopt guidelines which may be used by county committees in determining whether a transfer of territory would adversely affect racial or ethnic integration of the schools of affected districts

Authorizes any person to appeal finding of county committee on school district organization that proposed transfer of territory will not adversely affect the racial or ethnic integration of the schools of affected districts under specified circumstances Prescribes alternative actions of State Board of Education re appeal

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act because duties, obligations, or responsibilities imposed by this act are such that related costs are incurred as a part of normal operating procedures

## Ch. 1019 (AB 711) Fenton Sales taxes

Exempts from sales and use taxes the gross receipts from certain sales in bulk of coins and other forms of money and the storage, use or other consumption in this state of coins and other forms of money so sold, to be operative on the first day of the calendar quarter beginning on or after the effective date of this act

## Ch 1020 (AB 724) Antonovich Teacher preparation and licensing.

Requires Commission for Teacher Preparation and Licensing to develop subject matter examinations for single subject instruction in subjects of history and government

Makes additional changes in Section 13147, Education Code, proposed by Senate Bill 111, to be operative only if SB 111 and this bill are both chaptered and effective January 1, 1974, and this bill is chaptered after SB 111.

## Ch 1021 (AB 750) Fenton Workmen's compensation.

Reduces from 28 to 21 days the period for which temporary disability must last in order for disability payments to be made retroactive from first day injured employee leaves work or is hospitalized as result of injury

Provides for start of temporary disability payments on 4th, rather than 8th day after employee leaves work.

Provides for start of permanent disability payments on 4th, rather than 8th day after disability becomes permanent

Provides, with certain exceptions, that no disability payment is recoverable for the disability suffered during the first 3 days, rather than 7 days, after the employee leaves work as a result of the injury

~~Authorizes any unit of local government to levy an additional property tax sufficient to cover costs of the act \*~~

Appropriates \$106,000 from the General Fund to the State Controller for allocation and disbursement to local agencies for cost incurred by them pursuant to this act

To become operative April 1, 1974

## Ch 1022 (AB 751) Fenton Workmen's compensation

Increases death benefits for dependents of a deceased employee.

Appropriates \$1,096,000 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act

Specifies provisions by which payments shall be made to local agencies

## Ch 1023 (AB 752) Fenton Workmen's compensation

Increases maximum disability indemnity payment under workmen's compensation law to \$119 per week for temporary disability from \$105 and for permanent total disability, as defined, from \$70

Revises method of computation of average weekly earnings under such law from 65% of 95% to two-thirds of 100% of specified earnings

Makes related changes.

To become operative April 1, 1974

Appropriates \$1,582,223 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act

Specifies method by which payments to local agencies shall be made

## Ch 1024 (AB 767) Knox Workmen's compensation

Revises provisions relating to date of determination of specific and cumulative injuries

Limits liability under workmen's compensation law for occupational diseases and cumulative injury to employers who employed injured employee during 5-year period immediately preceding date of injury or last date of employment in occupation exposing employee to hazards of such disease or injury, whichever occurs first.

Authorizes employee or his dependents, in case where claim for such disease or injury occurred as result of more than 1 employment during such 5-year period, rather than claim for disease contracted as result of more than 1 employment without regard to time limit, to proceed against any 1 or more employers

Provides for proportionate liability of all insurers in case where employment exposing employee to hazard was for more than 5 years with same employer, or its predecessor



in interest. Such provision is to expire on July 1, 1986 unless otherwise extended

Prohibits, in all other cases, apportionment to prior years where cumulative injury or occupational disease is found to exist Permits, for purposes of apportionment in such case, admission of evidence of specific injury, disability due to nonindustrial causes, or disability previously compensated by way of specified means

Makes various related and technical changes

Incorporates changes to Section 5500 5, Labor Code, proposed by AB 804, to be operative only if this bill and AB 804 are both chaptered, both are effective at the same time, and this bill is chaptered last

#### Ch 1025 (AB 771) Hayden Medi-Cal

Increases the maximum age requirement under Medi-Cal from 18 to 21 in respect to Medi-Cal eligibility of person qualified financially, but not as a dependent child under AFDC and eliminates provisions limiting eligibility when such person is voluntarily living apart from his parents

Deletes 5-year residency requirement in respect to existing eligibility criteria for basic health care under Medi-Cal for a person who is not eligible for aid under specified programs or who has an application pending for aid under specified programs

Makes additional changes in Section 14005 6 of the Welfare and Institutions Code proposed by SB 174, to be operative only if SB 174 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after SB 174.

#### Ch 1026 (AB 809) Deddeh Unemployment compensation disability insurance

Includes pregnancy within definition of disability for purposes of unemployment disability compensation law, if specified conditions are met

Increases from \$8,500 to \$9,000 the maximum amount of remuneration for employee contributions into Unemployment Disability Fund for calendar year 1974 and thereafter

Operative with respect to periods of disability commencing on and after effective date of act

#### Ch. 1027 (AB 810) Deddeh Unemployment disability insurance

Provides for specified industrial disability benefit rights of industrially disabled persons, as defined

Specifies that those quarters during which an individual was industrially disabled for 60 days or more shall be excluded from base period Provides for substitution of an equal number of quarters immediately preceding commencement of his industrial disability

Authorizes use of affidavits when records have been destroyed under proper approval.

Provides that no disqualification shall be applied to any industrially disabled individual after the termination of his industrial disability by reason of any action on his part prior to date of industrial disability commencement

#### Ch 1028 (AB 831) McAlister Air pollution

Subjects any person violating rules and regulations of the Bay Area Air Pollution Control District and prescribed provisions re nonvehicular pollution control to a civil penalty of not to exceed \$500 for each day in which the violation occurs

Provides that no appropriation is made by this act nor is any obligation created thereby, for the reimbursement of any local agency for any costs that may be incurred by it, for specified reasons

Makes additional changes in Sec 39261, Health and Safety Code, proposed by AB 2284, to be operative only if this bill and AB 2284 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 2284

To take effect immediately, urgency statute

#### Ch 1029 (AB 852) Boatwright State Teachers' Retirement System

Provides that the surviving spouse of ~~member~~ [a deceased member]\* shall not be required to be dependent in order to receive any benefits Deletes definition of "dependent widower "

Provides that there are no state-mandated local costs in act requiring reimbursement under Section 2164 3, Revenue and Taxation Code

## Ch 1030 (AB 860) Duffy Regional occupational centers

Appropriates \$500,000 from proceeds of State School Building Aid Bonds of 1966, for expenditure by a joint powers entity created by agreement of two or more school districts, under administrative direction of the State Allocation Board, as a state loan for the construction of facilities for a regional occupational center or program in Tulare County

Requires repayment of moneys so expended and provides for a district tax levy sufficient to make annual repayments

Declares, that for purposes of Sec 2164 3, Revenue and Taxation Code, this act creates no state-mandated local costs requiring reimbursement by the state.

## Ch 1031 (AB 872) Maddy Vehicle dealers unlawful acts

Makes it unlawful and a violation of the Vehicle Code for any holder of a dealer's license issued under specified provisions of the Vehicle Code, to advertise vehicles without identifying such vehicles in manner as prescribed, to advertise the total price of a vehicle without including all costs to the purchaser at time of delivery at the dealer's premises, with specified exception, and to refuse to sell a vehicle to any person at such advertised total price while such vehicle remains unsold, except under specified conditions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

## Ch 1032 (AB 913) Bagley Highways state parks

Requires the State Controller, on January 1, 1974, and each July 1 thereafter, to transfer \$900,000 from the Highway Users Tax Account in the Transportation Tax Fund to the State Park Highway Account in the Bagley Conservation Fund, created by the act, which money is continuously appropriated to the Department of Parks and Recreation (hereafter referred to as the department) for the maintenance and repair of highways in units of the state park system, as defined

Specifies that the money in the State Park Highway Account may be used for construction and improvement on such highways by the department when appropriated for such purposes by the Legislature

Requires such highway construction and maintenance to be designed in accordance with standards established by the department for state park roads, and authorizes such work to be carried out through service agreements with the Department of Transportation

Makes related changes

Ch 1033 (AB 948) Ray E Johnson ~~Alcoholic beverage containers~~ [Containers] \*

Provides that the Director of Agriculture shall adopt and promulgate rules and regulations governing inspection procedures and variances applicable to ~~alcoholic beverages~~ [malt beverage containers]\* in conformity with specified federal law.

Provides that there is no violation of [Chapter 5 (Fair Packaging and Labeling Act) of] Division 5 ~~weights and measures~~ of the Business and Professions Code ~~where such~~ [re sale of malt beverages in] containers [which]\* comply with a rule or approval of the United States Treasury Department, Internal Revenue Service or Bureau of Alcohol, Tobacco and Firearms, instead of Internal Revenue Service, Alcohol, Tobacco and Firearms Division

## Ch 1034 (AB 950) Lanterman Competitive scholarship awards

Increases, commencing with 1974-75 fiscal year, from 3 5% to 4 25% of prior year's high school graduates, the maximum number of new scholarships to be awarded in any 1 year

Fixes maximum award of \$2,200 to be applicable to students initially selected for state scholarship prior to January 1, 1974, and incorporates a maximum of \$2,500 for students selected after such date, and limits to \$2,200 the maximum award in interim fiscal year

Incorporates additional changes in Section 31204, Education Code, proposed by Assembly Bill No. 1167, to become operative only if Assembly Bill No 1167 and this bill are both chaptered and effective January 1, 1974, and this bill is chaptered last

## Ch 1035 (AB 990) Russell Property disposition and leasing

Authorizes Director of General Services, with approval of State Public Works Board, to dispose of certain parcels of property for current market value upon specified terms and conditions

To take effect immediately, urgency statute

## Ch 1036 (AB 1047) Crown Grand juries

Permits the grand jury in each county to investigate and report upon the fiscal matters of any city in the county

Permits the grand jury to employ more than one, instead of only one, expert with court approval for certain investigations

Increases from \$7,500 to \$25,000 the amount which the grand jury may spend annually on experts and assistants for investigations of special-purpose assessing or taxing districts in the county, without obtaining board of supervisors' approval

Requires the judge of the superior court impaneling a grand jury to inform its members regarding the jury's powers to investigate county, city, and district affairs

States that there are no state-mandated local costs that require reimbursement

## Ch 1037 (AB 1062) Vasconcellos Program for migrant children.

Expresses legislative findings and declarations re migrant children

Defines "migrant child "

Requires State Board of Education to adopt master plan, which shall be submitted to Legislature by April 1, 1974, and to adopt rules and regulations providing for and implementing the following services with regards to migrant children: instructional, health and welfare, preservice and inservice education of professional and nonprofessional personnel, supportive, child development activities, and local involvement. Requires that such services be provided by the 1976-77 school year, that they shall not reduce or replace similar services provided by other public and private agencies, and shall be coordinated with existing resources

Authorizes Superintendent of Public Instruction to contract with county superintendent of schools or local educational agencies to supply services and enter into agreements and cooperate with state and federal agencies

## Ch 1038 (AB 1081) Wilson Sale of surplus land

Requires state and local agencies disposing of surplus land to offer such land to specified entities for either park and recreation or open-space purposes.

Provides payment period for certain sales of such land for open-space or park and recreation purposes shall be for a period of 20 years or less.

Establishes procedures for transfer of surplus state land to local governmental agencies at 50% of fair market value to be used for open-space purposes and operated by local agencies at no state expense

Makes additional changes in Section 11011.1 of the Government Code, proposed by AB 962, to be operative only if AB 962 and this bill are both chaptered, and this bill is chaptered after AB 962

Makes additional changes in Sec 11011.1, Government Code, proposed by SB 1328, to be operative only if SB 1328 and this bill are both chaptered, and both are effective January 1, 1974, and this bill is chaptered after SB 1328

Defines "open-space purposes "

## Ch 1039 (AB 1116) Cory Physical education

Deletes provision requiring mandatory physical education for a minimum of 120 minutes per week for students in community colleges

Operative July 1, 1974

Provides that July 1, 1974, operative date shall not apply if AB 1938 and this bill are both chaptered, and this bill is chaptered after AB 1938

## Ch 1040 (AB 1130) Beverly Workmen's compensation

Provides surety bond required of self-insurer will be a minimum of \$100,000 or 100% of self-insurer's incurred liability for payment of compensation, whichever is greater, rather than 100% of such liability

Creates State Workmen's Compensation Advisory Committee, and specifies member-

ship, powers, and duties thereof Abolishes committee one year after effective date of act

Appropriates \$200,000 to committee for its support and for purposes of act

Ch. 1041 (AB 1196) Dixon. County boards of education

Requires, on or before February 1, 1974, county committees or [on]\* school district organization to change the boundaries of trustee areas from which members of county boards of education are elected to insure that such areas are as nearly equal in population as practicable

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 1042 (AB 1200) Fenton Injunctions against false advertising

Provides civil penalty for violation of any injunction issued pursuant to Chapter 1, Part 3, Division 7 of the Business and Professions Code (Advertising) not to exceed \$6,000 for each violation Prescribes factors for determining number of violations and amount of civil penalty. Authorizes Attorney General, district attorney, county counsel and city attorney to assess and recover such penalty in a civil action and states such action shall take special precedence on the court calendar Prescribes who shall receive the penalty collected

Provides that there are no state-mandated local program costs in this act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch 1043 (AB 1219) Meade Labeling, milk products

Requires every milk product or product resembling a milk product at the time of sale to the retail trade to be labeled and billed with the correct name of the product

Requires every milk product or product resembling a milk product containing any ingredient other than a milk product, when packaged for intended sale, to bear a label stating the common or usual name of each ingredient in descending order of predominance by weight, as prescribed by regulations of the Director of Food and Agriculture

Requires the director, by regulations, to establish, as prescribed, requirements for the labeling of milk products and products resembling milk products, which shall be consistent with any ingredient labeling requirement established pursuant to the Federal Food, Drug and Cosmetic Act

Provides that, except as otherwise provided by provisions re milk and milk products, such initial regulations shall become effective on July 1, 1974

Requires distributors of milk products and products resembling milk products to conform labels on packages of milk products and products resembling milk products to such regulations not later than January 1, 1975

Provides that there are no state-mandated local costs that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch 1044 (AB 1242) Z'berg Property taxation

Provides that returnable containers used to package soft drink beverages shall be assessed only to the person in possession thereof on March 1st and specifies that the cash value of such containers shall be the cost of such containers, less depreciation, but not less than the amount of deposit or similar charge

Makes legislative findings with respect to the proper method of assessing such containers and declares that the state will not reimburse local government for revenue losses or additional costs

Operative on the lien date next following effective date of the enactment

Ch 1045 (AB 1279) Sieroty Motor vehicle fuel

Authorizes the State Air Resources Board to conduct tests, or to engage independent laboratories to conduct tests, respecting the composition or the chemical or physical properties of any motor vehicle fuel additive sold, or proposed to be sold, in this state which are designed to make prescribed determinations re such fuel additives

Authorizes board to impose an application fee, not to exceed the cost of the tests, upon a manufacturer who applies to the board to have its additive tested

Appropriates \$250,000 from the Motor Vehicle Account in the State Transportation Fund to the board for purposes of this act

Ch 1046 (AB 1280) Lanterman. Mentally retarded.

Appropriates \$2,200,000 from the General Fund to the Department of Health to replace loss of certain federal funds for work activity program for the mentally retarded in the 1973-74 fiscal year

Ch 1047 (AB 1306) Crown Crime prevention

Eliminates current provisions on the California Council on Criminal Justice and creates a new council by that name consisting of specified personnel to act as the supervisory board of the state planning agency concerning criminal justice pursuant to federal acts

Establishes the Office of Criminal Justice Planning to be administered by an executive director appointed by, and responsible to, the Governor, and prescribes its powers and duties

Authorizes establishment of local criminal justice planning districts and boards Specifies powers and duties of such districts and boards

Makes legislative declaration and creates Judicial Criminal Justice Planning Committee, appointed by Judicial Council, with specified powers and duties

Ch 1048 (AB 1324) Ralph Horseracing

Expressly provides that decision of California Horse Racing Board specifying racing days and dates shall be subject to change, limitation, or restriction only by board, and that no municipality or county shall adopt or enforce any ordinance or regulation which has or may have effect of directly or indirectly regulating, limiting, or restricting racing days and dates of horseracing meetings

Makes specific provision as to public interest for the holding of horseracing meetings States that act is declarative of existing law

Ch 1049 (AB 1339) Knox Partnerships

Requires that partnerships formed after November 1, 1973, or ones formed prior to that date that elect to do so, are covered by provisions dissolving such partnerships on the retirement, death, or insanity of general partner unless, under certain circumstances, the business is continued by the remaining general partners

Requires that present law with further grounds for dissolution of a partnership shall not apply to such partnerships

To be effective only until December 31, 1975

To take effect immediately, urgency statute.

Ch 1050 (AB 1440) Keene. Community colleges employees

Provides that for purposes of the administration of community college credentials the Board of Governors of the California Community Colleges shall be deemed the administrative body, with references to State Board of Education and Commission for Teacher Preparation and Licensing re such credentials to be construed to refer to Board of Governors

Authorizes the Board of Governors of the California Community Colleges to issue an eminence credential authorizing service, as specified, in a community college district

Requires the board of governors to adopt criteria for determining eminence, and prescribes minimum requirements for the eminence credential.

Ch 1051 (AB 1489) Arnett Members board of education

Provides various specified maximum amounts members of school district city boards of education or governing boards, including community college governing boards, may receive per meeting and per month for districts with a d a of 25,000 to 60,000, 10,000 to 25,000, 1,000 to 10,000, and 150 to 1,000

Provides alternative form of act if SB 1031 and this bill are both chaptered and become effective January 1, 1974, and this act is chaptered after SB 1031, in that members of a city board of education or the governing board of a school district in which the a d a for 1970-71 exceeded 60,000 shall receive as compensation the amount prescribed by such board, rather than statutorily prescribed dollar amounts

Ch 1052 (AB 1499) Harvey Johnson Law students.

Provides that the examination which certain students in their first year of law studies must take is to be given twice a year at reasonable intervals

Ch 1053 (AB 1507) MacGillivray Beach obstructions

Requires the State Lands Commission to promulgate rules and regulations to require any person extracting oil or gas or other minerals from lands under the jurisdiction of the commission to remove beach and underwater obstructions

Appropriates \$75,000 to the Division of State Lands for removal of beach and underwater obstructions from state-owned tidelands and submerged lands near Elwood, Santa Barbara County.

Ch 1054 (AB 1515) Deddeh Regional occupational centers programs

Authorizes San Diego City School District to establish and maintain regional occupational center or program Provides for adjustment of computation of maximum tax rate of district to reflect amount raised by countywide tax for center or program in district during 1972-73 fiscal year and provides for reduction of maximum tax rate for support of county superintendent of schools

Authorizes, rather than requires, county superintendent of schools to supervise establishment of certain required occupational centers and programs to be maintained by single school districts.

Ch 1055 (AB 1526) Holoman. School employees

Deletes special procedure applicable to school districts which make appointments from eligible lists in determining order of employment of certificated employees

Makes additional changes in Sec 13263, Education Code, proposed by AB 1124, to be operative only if this bill and AB 1124 are both chaptered and become effective on January 1, 1974, and this bill is chaptered after AB 1124

Ch 1056 (AB 1539) Ingalls Automotive repairs

Amends Automotive Repair Act to specifically require dealer to include with written estimated price of repair work a statement of any automotive repair service which, if required to be done, will be done by someone other than the dealer or his employees Prohibits any such service without consent of customer, unless he cannot reasonably be notified Specifies that dealer shall be responsible, in any case, for any such service in the same manner as if he or his employees had done it

Specifies that automotive repair dealer may not commence work, nor shall charges accrue, on specified job before customer's consent has been obtained

Provides there are no state-mandated local costs in the act which require reimbursement

Ch 1057 (AB 1600) Joint Committee on Aging Health care facilities

Provides for a system of regular periodic inspections and inspection upon complaint of long-term health care facilities, as defined, to be conducted by the State Department of Health Permits duly authorized officers, employees, and agents of the department to enter and inspect such facilities, including interviewing residents and reviewing records, and provides that no advance notice shall be given unless previously and specifically authorized by the director or required by federal law Requires public employees giving advance notice in violation of specified provisions to be suspended without pay as prescribed

Classifies types of violations and requires the Director of Health to propose and adopt regulations, subject to specified limitations, setting forth criteria or, if feasible, acts constituting such violations Authorizes the assessment of civil penalties therefor. Requires the Director of Health to prescribe procedures for the issuance of notices of violation, where the violation has only a minimal relationship to safety or health. Requires posting of specified citations until the violation is corrected up to a maximum period of 120 days and requires licensee to promptly make available for inspection by any member of the public who so requests a copy of all final uncorrected violations Sets forth procedures for contesting citations and civil penalties

Authorizes the Attorney General on his own complaint or upon the complaint of others, as specified, to bring actions for injunction or civil damages with respect to

delineated violations Requires the State Department of Health to assess a civil penalty of \$50 per day against licensees not correcting violations within the time permitted Trebles the amount of civil penalties for second or subsequent violations occurring within any 12-month period, if a citation was issued and a civil penalty assessed for the previous violation occurring within such period

Requires actions brought pursuant to the act to be given priority on the court calendar

Makes it a misdemeanor to do specified acts relating to interference with enforcement of the act and the conduct of investigations pursuant to the act Prohibits retaliation or discrimination against any patient or employee by a licensee on account of initiation of, or participation by, any person in any proceeding under the act and provides a civil penalty for violation Provides that remedies provided by the act are cumulative and nonexclusive

Provides that licensee shall not be cited for any violation caused by any person licensed pursuant to the State Medical Practice Act if such person is independent of the licensee and the licensee shows that he has exercised reasonable care and diligence in notifying such persons of their duties to patients in the licensee's long-term health care facility

Authorizes public inspection of specified writings received, owned, used, or retained by the department, but requires the deletion of names in copies of such writings provided for public inspection

Requires the department to prepare a list of all licensees, their citations, and the status of such citations Commencing in 1974, requires the department, on or before February 1 of each year, to notify specified public agencies of long-term health care facilities in the area found, upon inspection within the previous 12-month period, to be without violations Prohibits referral of patients by any public agency to long-term health care facilities which have over a certain number of uncorrected violations, with an exception for facilities exempted by the Director of Health due to a lack of the same type of facilities in the area sufficient to satisfy the demand for services provided by such type of facilities Requires such public agencies to give priority in referring patients to certain long-term health care facilities based upon their record of violations Requires the department to provide for additional and ongoing training of inspectors charged with implementation of the act.

Requires initial license to operate a long-term health care facility to be provisional, expiring in 6 months. Provides for inspection by the department and for one renewal of the provisional license or issuance of a regular license Prohibits renewal of the initial provisional license if the facility has not made substantial progress towards meeting the requirements for licensure, and prohibits issuance of a regular license unless there is full compliance with the requirements for licensure

Requires the department, on or before January 1, 1977, to submit a specified report to the Legislature

Declares that no state-mandated local costs are contained in the enactment requiring state reimbursement under provisions of law

#### Ch 1058 (AB 1607) Joint Committee on Aging Aged nursing care

Authorizes the Department of Health to establish a pilot project in preventive health care for the aging in three counties by defraying county costs of providing programs of scheduled visits by public health nurses to existing senior citizen housing and center facilities

Requires the California Commission on Aging to render technical assistance and advise on the pilot project and to report on its implementation to the Legislature each year

#### Ch 1059 (AB 1640) Lewis Public schools driver instruction

Changes specified references to "automobile driver training" to references to "the laboratory phase of driver education"

Increases from \$50 to \$60, maximum limit upon amount per pupil instructed in laboratory phase of driver education for reimbursement for actual cost of instructing pupils in the operation of motor vehicles and makes related change in provision providing for reimbursement for actual cost of replacing specified vehicles and simulators Revises

definition of "simulator."

Increases from \$50 to \$60 the allowance per pupil instructed in laboratory phases of driver education

Provides that, in addition to other juvenile court penalties, a judge, referee, or hearing officer, upon an admission by a minor that, or upon a finding that, such minor committed specified traffic violations, may require such minor to pay to the Driver Training Penalty Assessment Fund a penalty assessment of a specified amount

Increases from \$4 to \$5 the penalty assessment for offenses involving violations of specified provisions re vehicles.

**Ch 1060 (AB 1727) Gonsalves Rapid transit**

[Reduces, from 60% to a majority, the vote required for the approval by the Southern California Rapid Transit District electors of an ordinance to authorize the district to levy a property tax to pay for the operating and maintenance expenses of the district or to levy a retail and transaction tax of up to ½% under Part 17 (commencing with Section 37001) of Division 2 of the Revenue and Taxation Code ]\*

Authorizes, if approved by a majority of those voting on the proposition, the Southern California Rapid Transit District to issue limited tax bonds to be financed from a retail transactions and use tax, not to exceed ½%, with such tax revenues to be used by the district for capital expenditures.

Authorizes, if approved by a majority of those voting on the proposition, the district to impose a retail transactions and use tax, not to exceed ½%, with ½ of such tax revenues to reduce fares and the other ½ to be used, in general, for maintenance and operation, to be allocated under specified formula between the district and included municipal operators, as defined.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

**Ch 1061 (AB 1762) Lanterman Mental health**

Revises provisions for submission and review of county Short-Doyle plans, and the financing of mental health services pursuant thereto Makes related changes.

Appropriates \$383,000 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act

**Ch 1062 (AB 1807) Brown Redevelopment agencies school districts.**

Expressly provides that a school district is an entity that redevelopment agencies may make property tax in lieu payments to, that payments may be made directly to specified entities, and that payments may be made to entities for whose benefit a tax would have been levied, rather than to entities which would have levied a tax upon tax exempt property owned by the agency

Requires any city and county to pay any school district with territory within a redevelopment project area in the city and county a proportionate share of any amount of money received in lieu of taxes from a redevelopment agency. Defines proportionate share as the ratio of the school district tax rate, which is included in the total tax rate of the city and county, to the total tax rate of the city and county

Provides that there are no state-mandated local costs that require reimbursement under Section 2164 3 of the Revenue and Taxation Code because of a specified reason

**Ch 1063 (AB 1914) Crown Law enforcement**

Appropriates specified amounts for funding of California Council on Criminal Justice for specified periods

Makes provision for inoperation of appropriation, if AB 1306 is not enacted into law and operative by January 1, 1974

To take effect immediately, urgency statute

**Ch 1064 (AB 1944) Z'berg Tahoe regional planning**

Establishes the Tahoe Conservancy Agency Compact as a bistate agreement of Nevada and California to be operative upon adoption by the State of Nevada and consent of the U S Congress Defines the Tahoe region and prescribes the membership of the agency, its purpose, organization, powers and duties Establishes the California Tahoe Conservancy Agency and prescribes its membership, purpose, organization, powers and



## duties

Revises the membership of the California Tahoe Regional Planning Agency Deletes provision which provides that individuals appointed as members of the California Tahoe Regional Planning Agency shall be the same as those chosen to serve on compact agency when the Tahoe Regional Planning Agency compact becomes effective Provides for 60 day period within which action must be taken on proposals coming before the California Tahoe Regional Planning Agency Provides for increased membership on California Tahoe Regional Planning Agency under specified circumstances

Provides that the California Tahoe Regional Planning Agency may contract for services with the staff of the Tahoe Regional Planning Agency

Provides for state funding of the California Tahoe Regional Planning Agency and deletes provisions re assessment on residents of counties within Tahoe region

Appropriates \$10,000,000 from the State Beach, Park, Recreational and Historical Facilities Fund of 1974 to the Department of Parks and Recreation for specified land acquisitions Makes related change

## Ch. 1065 (AB 2032) Beverly. Beaches and parks

Provides that, notwithstanding any provision in any agreement entered into between the state and the City of Torrance pursuant to an approved state grant acquisition or development project under the Cameron-Unruh Beach, Park, Recreational, and Historical Facilities Bond Act of 1964 which provides that the authorized project period shall expire on June 30, 1973, the project period for the City of Torrance Columbia Park grant under such agreement shall not expire until June 30, 1975 Requires any funds appropriated for any such project to remain available for expenditure under the agreement until June 30, 1975

To take effect immediately, urgency statute

## Ch. 1066 (AB 2045) Fong Private schools

Renumbers provisions of Education Code

Makes technical change.

## Ch 1067 (AB 2053) McCarthy Safety

Requires Department of Corrections and physicians or surgeons rendering treatment to make designated reports to Division of Labor Statistics and Research concerning injuries sustained by state prisoners while performing labor

Requires Division of Labor Statistics and Research to transmit all reports submitted to it concerning injuries to state prisoners required by act to Division of Industrial Safety

Authorizes Division of Industrial Safety to make nonbinding recommendations to Department of Corrections relative to improved safety for state prisoners while performing labor, and, in certain situations, conduct hearings and adopt orders, rules, and regulations, with which Department of Corrections is required to comply, or otherwise to proceed as authorized.

Makes related changes. Conforms to the applicable provisions proposed by Assembly Bill 150.

## Ch. 1068 (AB 2059) Gonsalves Cities and counties

Provides that a county of over 6,000,000 which provides contract or authorized services to any city within the county shall charge the city only those additional costs incurred by the county in providing such services Provides that a county shall not charge a contract city for any portion of costs which are for services made available to all portions of the county, as determined by resolution of board of supervisors, or which are general overhead costs of county government States legislative intent with respect to the above

Provides that there are no new state-mandated programs, or increased levels of such existing programs, and therefore, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

## Ch. 1069 (AB 2068) Brown Child health disability program

Declares legislative findings re early identification of physical and mental disabilities and referral for treatment is a benefit to the health and welfare Declares legislative intent to establish child health and disability prevention programs which are financed

at the state level, which have standards established at the state level, and which are operated at the local level

Establishes State Child Health Board consisting of 5 voting members within the Department of Health Requires the Governor to appoint three members with specified qualifications and the Speaker of the Assembly and the Chairman of the Senate Rules Committee to appoint one member each with specified qualifications. Prohibits members of the board from receiving compensation but permits reimbursement for any actual and necessary expenses incurred in connection with duties of the board Requires the board to select a chairman by majority vote of its members. Authorizes the board to utilize available department staff or staff of any other interested public or private agency Requires the board to meet on call of the chairman, at least once annually, or as often as necessary Requires such meetings and records of such meetings to be open to the public

Grants the board the power and duty to review standards re health screening, evaluation, and diagnostic procedures for community child health and disability prevention programs, to review standards re directors of such programs, to review re health institution participation in such programs, to advise Director of Health re 5-year state plan, to periodically review child health and disability prevention services within the state, and to mediate disputes between counties and states re provisions of this enactment

Requires the department to administer this enactment and to adopt, with the advice and written recommendations of the board, standards for the approval of community child health and disability prevention programs, and rules and regulations as necessary.

Requires adoption of a 5-year state plan by October 1, 1974, by the department re child health and disability prevention services which provides a method for allocating funds throughout the state

Requires the board of supervisors of each county to establish a community child health and disability prevention program with specified requirements by July 1, 1974, unless the county contracts with the state for health services ~~Requires each such program to have an advisory board with specified duties consisting of seven members with specified qualifications appointed by the governing body\*~~ Requires each such program to have a director meeting department standards appointed by the board of supervisors Authorizes any such program to contract to provide services to any other county if approved by the Director of Health

Requires the governing body to submit community child health and disability prevention plans with specified information to the department for approval at specified time by a process specified by the department

Requires state reimbursement to counties for qualified services performed under approved plans Requires the department to develop a schedule of reimbursement for services rendered under the act and requires billing where recipients of such services are entitled to third-party reimbursement, including reimbursement from the California Medical Assistance Program, for medical services

Requires the department, with review and recommendation by the board, to specify types of screening tests to be given for different groups and referral recommendations

Requires, on and after July 1, 1975, that each child, upon enrollment in the first grade, present satisfactory evidence to the governing body that he has received specified health screening and evaluation services within the prior two years, unless the child's parents or guardian has given written notice to the governing body that they do not want their child to receive such services

Requires each program to provide a copy of the health screening results to the child or parent.

Appropriates \$400,000 to the Department of Health for expenditure in the 1973-74 fiscal year to carry out the purpose of the enactment Requires that in fiscal years, commencing with the 1974-75 fiscal year, reimbursement for services provided pursuant to the act be limited to funds appropriated in the budget bill

Appropriates \$145,400 to the Department of Health in augmentation of Item 243 of the Budget Act of 1973

## Ch 1070 (AB 2091) Lancaster Meetings

Provides that the legislative body of any district subject to specified provisions shall give mailed notice of every regular meeting, and any special meeting which is called at least one week prior to the date set for the meeting, to any owner of property located within the district who has filed a written request for such notice with the legislative body. Provides for mailing of required notice at least one week in advance of date set for such meeting. Authorizes the legislative body, in its discretion, to give such notice as it deems practical where special meeting is called less than seven days prior to date set for meeting. Specifies procedures for renewal requests for such notice. Provides that legislative body may establish a reasonable annual charge for providing this service.

Provides that there are no state-mandated costs imposed by this act that require reimbursement because of act's authorization of annual charge to cover costs of complying with its provisions.

## Ch 1071 (AB 2097) Arnett. Clinical laboratories

Exempts community clinics, as defined, which contract with or employ individual licensed physicians and surgeons to render medical care, for laboratory work performed on patients of such physicians and surgeons from operation of provisions relating to clinical laboratories.

Requires such clinics to demonstrate to State Department of Health satisfactory performance in proficiency testing programs approved by department.

To take effect immediately, urgency statute.

## Ch. 1072 (AB 2123) Hayden Hospitals

Declares that it is the policy of the state to provide reasonable and appropriate safeguards to insure that the total cost of hospital services is reasonably related to the total services offered by hospitals, that the aggregate rates of hospitals are reasonably related to the aggregate costs of hospitals, and that the rates charged by hospitals are uniform for all purchasers of hospital services, and that hospitals are affected with the public interest, involved in the distribution of essential services, and obliged to furnish services to the general public at fair, equal, and nondiscriminatory rates.

Changes title of the executive secretary of the California Hospital Commission to executive director.

Requires the commission to develop, in consultation with professional organizations, for submission to the Legislature by July 1, 1975, a proposal for a Hospital Economic Stabilization Program to retard inflationary increases in hospital costs and prices, which considers certain specified factors.

Requires fees for funding the commission to be collected by the commission, rather than the State Department of Health.

Deletes obsolete provisions and makes technical corrections.

Authorizes the commission to take such actions and perform such duties as may be conferred upon the states by the Cost of Living Council or by federal law or regulation under the Federal Wage-Price Stabilization Program with respect to rates charged by institutional providers of health services. Directs the Governor to designate the commission as the state agency to take such action and perform such duties.

Authorizes the commission to accept and expend grants, gifts, and legacies of money, and, with the consent of the Department of Finance, to accept, manage, and expend grants, gifts, and legacies of other property, in furtherance of the purposes of specified provisions.

To take effect immediately, urgency statute.

## Ch 1073 (AB 2162) Waxman Food

Revises definition of "potentially hazardous food" for purposes of Sherman Food, Drug, and Cosmetic Law to mean any food capable of supporting growth of infections or toxicogenic micro-organisms when held at temperatures above 45, rather than above 50, degrees Fahrenheit.

Declares any food to be misbranded if it is a potentially hazardous processed food which is preserved by refrigeration at temperatures of 45, rather than 50, degrees Fahrenheit or lower and is not conspicuously labeled "Perishable Keep Refrigerated."

Requires, with certain exceptions, in provisions re vehicles regulated by the California

Restaurant Act, that all readily perishable food or beverages be maintained at or below 50, on or after January 1, 1976, and until January 1, 1979, and 45, on or after January 1, 1979, rather than 60, degrees Fahrenheit

Operative January 1, 1975, lowers from 50 to 45 degrees Fahrenheit the temperature to which certain food products are required to be cooled after processing and the maximum temperature at which certain foods, beverages, or ingredients are required to be maintained by provisions of the California Bakery Sanitation Law, the California Restaurant Act, and the law re retail food production and marketing establishments.

Makes related changes in temperature requirements, operative January 1, 1975, in provisions re daily cleaning and bacterial treatment of multuse containers or parts of vending machines

Ch 1074 (AB 2174) Priolo Public contracts.

Provides that public agencies may change construction contracts for public improvements during construction to bring the work into compliance with state and federal environmental requirements or standards

Requires the contractor be paid for such changes in accordance with contract provisions governing changes, or in the absence of such provisions, as agreed by the parties

Permits public agencies having authority to contract, excluding the state, to terminate, amend or modify, by mutual consent of the contracting parties, the terms of such contract unless such contract was entered into pursuant to a statute requiring that such contract be awarded on the basis of competitive bids

Provides for termination, amendment and modification of contracts entered into pursuant to such competitive bids, and for compensation payable due to such changes

Permits contracts of state and public agencies to include provisions for termination for environmental considerations at the discretion of such agency

Ch 1075 (AB 2205) Knox Peace officer training

Includes the University of California, and California State University and Colleges, in provisions for rules governing standards for peace officers and eligibility provisions for peace officer training subventions. Makes related changes

Makes additional changes in Sec 13510, Penal Code, proposed by AB 1110, to be operative only if AB 1110 and this bill are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 1110

Ch 1076 (AB 2209) Karabian Oil sumps

Requires the State Oil and Gas Supervisor to promulgate rules and regulations for the adequate screening of oil sumps, as defined, to protect wildlife and to order the closure of any oil and gas production operation maintaining an exposed or inadequately screened oil sump in violation of such rules and regulations Requires the supervisor, upon receiving specified notification from the Department of Fish and Game, to give written notice of oil sumps hazardous or immediately dangerous to wildlife to the owner, lessee, operator, or person responsible for the existence of such condition, and to take action, as specified, to have a hazardous or immediately dangerous condition cleaned up or abated Requires the supervisor to submit annual reports to the Legislature, as specified.

Authorizes the department to make specified determinations re oil sumps hazardous or immediately dangerous to wildlife and requires the department to notify the supervisor of such conditions Requires the department to promulgate rules and regulations to implement such provisions, and expresses legislative intent Requires the department to submit annual reports to the Legislature, as specified

Requires the supervisor and the department to develop a joint program to coordinate their respective responsibilities under such provisions

Declares that such provisions shall not be construed as a limitation on the authority and responsibilities of the supervisor and the department with respect to the enforcement or administration of any provision of state law which the supervisor or the department is authorized or required to enforce or administer

**Ch 1077 (AB 2211) Chacon. Relocation assistance.**

Provides that any city, county, or city and county may establish a central relocation agency to coordinate all relocation activities within its jurisdiction

Provides for duties of public entities within jurisdiction of central relocation agency re submission and approval of relocation plans

**Ch 1078 (AB 2228) Sieroty Controlled substances offenses**

Revises specified offenses and penalties relating to controlled substances in order to restore such offenses and penalties to the same status as the offenses and penalties relating to narcotics and restricted dangerous drugs prior to the enactment of Chapter 1407 of the Statutes of 1972

Authorizes any person convicted and sentenced for such offenses on or after the effective date of Chapter 1407 and prior to the effective date of this act to petition a court for resentencing under specified circumstances Requires the court to modify the previous sentence to impose a sentence as prescribed by this act if this act changes the penalties prescribed and authorizes the court to modify sentences or grant probation in specified cases

Requires that any section of AB 376, 449, or 725 shall prevail over this act whether such bill is enacted prior or subsequent to this act if the bill is enacted and becomes effective on or before January 1, 1974

Provides that the act does not impose any state-mandated local costs that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

To take effect immediately, urgency statute

**Ch 1079 (AB 2244) Ray E Johnson Feather River recreation**

Authorizes the Department of Water Resources to construct a flashboard dam at or near the former Western Canal Dam site on the Feather River below the City of Oroville for recreational purposes substantially in accordance with a specified plan Specifies that it shall be the responsibility of the department to maintain and operate such dam Authorizes the department to exercise specified powers for such purpose, and makes construction of such dam contingent on the development of the total recreation area substantially in accordance with such plan

Authorizes the Department of Parks and Recreation to develop and operate the recreational facilities substantially in accordance with such plan

Specifies that funds appropriated by the Budget Act of 1973 may be expended only for planning and land acquisition purposes until such time as the state has entered into contracts with local public agencies for the operation and maintenance of the recreational facilities

Declares legislative intent that the Department of Parks and Recreation transfer money appropriated in Item 350.5 of the Budget Act of 1973 to the Department of Water Resources to construct such dam

To take effect immediately, urgency statute

**Ch 1080 (AB 2263) Burton Aging.**

Deletes provisions establishing the existing California Commission on Aging and prescribing its functions and duties and deletes provisions relating to community services for older persons

Creates a new California Commission on Aging, the duties and functions of which include advocacy on behalf of older persons, advising the Office on Aging on policies relating to programs for the elderly, and various other responsibilities

Creates within Health and Welfare Agency, an independent Office on Aging to administer the provisions of the act, to formulate and adopt policies consistent therewith, and to assist the commission in its duties Designates the office as the single state agency for the supervision of specified programs for the elderly

Requires Office on Aging to establish a transportation pilot project in Fresno County, as specified

Provides for the transfer of money appropriated in the Budget Act of 1973 for the existing Commission on Aging to the Office on Aging and the new California Commission on Aging for the purposes of the act

**Ch 1081 (AB 2268) Keene Special education**

Specifies that in the integrated instructional program for physically handicapped pupils, the full-time special teacher who provides supplementary teaching services shall serve within the employing or other district being served

Makes additional changes in Sec 6802 1, Education Code, proposed by SB 851, to be operative only if SB 851 and this bill are both chaptered, both become effective January 1, 1974, and this bill is chaptered after SB 851

**Ch 1082 (AB 2322) Wood State park system**

Appropriates \$1,800,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for the acquisition of lands located in Monterey County for the state park system, provided, that the projects budgeted in Item 350, Budget Act of 1973, shall have priority over such project and the project may only be funded from any unencumbered balance of the appropriation made by Item 350

Requires such acquisition to be subject to the provisions of the Property Acquisition Law

**Ch 1083 (AB 2372) Antonovich Witness fees**

Permits the court, in its discretion, to pay, as county charges, specified witness in a criminal case, if the witness is employed and if his employer does not continue his salary while he serves as a witness, a sum equal to his gross salary for all the time spent away from work for the purpose of serving as a witness, but not to exceed \$18 per day. Provides that witnesses so compensated are not persons for whom the court may also order the payment of witness fees

Specifies that there are no state-mandated local costs in the act that require reimbursement because there are no duties, obligations or responsibilities imposed on local government

**Ch 1084 (AB 2384) Beverly Air pollution sandblasting**

Requires the Chairman of the State Air Resources Board to convene a committee of 11 members, with specified membership, to recommend standards to the board for adoption, in accordance with specified provisions of the Administrative Procedure Act, for sandblasting operations, which standards are the strictest that can be reasonably achieved.

Requires the committee to adjourn 30 days after the adoption of such standards, and authorizes it to meet at least once annually thereafter to review the standards.

Authorizes the board to add to, amend, and repeal any such standard

Specifies that the standards shall be statewide and that no rule or regulation of any air pollution control district that is applicable to sandblasting operations shall be stricter or less strict than such standards

Specifies that the standards shall not supersede any rule or regulation of any air pollution control district in effect on January 1, 1974, governing "permanent sandblasting operations or equipment," as defined.

Provides that, notwithstanding the state-mandated local costs contained in this act, there shall be no reimbursement pursuant to Section 2164 3 of the Revenue and Taxation Code, nor shall any appropriation be made by this act, for a specified reason

**Ch 1085 (AB 2443) Waxman. Crippled children services**

Provides that prescribed provisions relating to crippled children services shall be known and may be cited as the Robert W Crown Crippled Children Services Act. Requires the State Department of Health to update the financial eligibility standards for treatment services rendered under the crippled children's program effective January 1, 1974, to reflect changes in the cost of living, and requires the department to annually update the financial eligibility standards on such basis thereafter

**Ch 1086 (AB 2447) Waxman Ambulances training educational standards**

Prohibits, except in specified emergencies, the owner of a publicly or privately owned ambulance from permitting the operation of such ambulance in emergency service unless the attendant on duty therein, or if there is no attendant on duty therein, the operator possesses evidence of specialized training prescribed pursuant to standards prescribed by the State Department of Health, rather than as prescribed by the Commis-

sioner of the California Highway Patrol pursuant to recommendations of the State Health Department. Requires such standards to be adopted and to go into effect no later than July 1, 1974, except requires that the department allow ambulance personnel in rural or remote areas, until not later than July 1, 1975, to comply with such standards when the Director of Health determines such personnel are limited by their remote location in their opportunity to take such training courses as may be required.

Creates the Advisory Committee on Emergency Medical Services in the State Department of Health which is composed of 10 members with prescribed qualifications. Requires the committee to advise the Director of Health re implementation of emergency medical services provisions and authorizes the committee to give general advice re communication, medical equipment, training, personnel, facilities, and related subjects.

**Ch 1087 (AB 2468) Brown State park Candlestick Point.**

Specifically authorizes the Department of Parks and Recreation to acquire and develop real property at Candlestick Point for the state park system.

Requires the acquisition to be made in accordance with the Property Acquisition Law.

**Ch 1088 (AB 2500) Fenton. Controlled substances**

Includes, on the list of controlled substances classified in Schedule III, for purposes of the "California Controlled Substances Act," methaqualone and its salts, and prescribes penalty for possession thereof.

Makes related changes.

Makes additional changes in Section 11377 of the Health and Safety Code, proposed by AB 2228, to be operative only if AB 2228 and this bill are both chaptered, both amend Section 11377, and this bill is chaptered after AB 2228.

Provides that, notwithstanding Section 2164.3 of the Revenue and Taxation Code, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason.

To take effect immediately, urgency statute.

**Ch 1089 (AB 2518) Thurman South Delta Water Agency**

Creates South Delta Water Agency. Defines powers and duties of agency. Prescribes the boundaries of agency and divisions of agency, and the powers, duties, and organization of board of directors of agency. Specifies the mode of assessment to finance agency. Prescribes method of dissolving the agency.

Provides for distribution of a portion of the moneys, funds, and other assets of the Delta Water Agency, upon the dissolution of such agency, to the South Delta Water Agency.

Provides that there are no state-mandated local costs that require reimbursement.

**Ch 1090 (AB 2565) Burton Passage tickets foreign vessels**

Requires any person issuing, selling, or offering to sell any passenger ticket for passage or conveyance aboard any foreign vessel to make a statement that such vessel is not subject to American safety regulations in any advertisement or other printed paper or notice in regard to the passage. Requires the statement to be prominently displayed.

Operative July 1, 1974.

To take effect immediately, urgency statute.

**Ch 1091 (AB 2603) Bagley Sewer bond elections**

Extends from December 31, 1973, to January 1, 1975, the expiration date for provision which authorizes any district which is authorized to provide sewer facilities to incur bonded indebtedness for the purpose of providing sewer facilities after a majority, rather than a 2/3, vote under specified circumstances.

To take effect immediately, urgency statute.

**Ch 1092 (SB 1083) Petris Alameda flood control project**

Appropriates \$1,240,000 † for expenditure by the Department of Water Resources for reimbursement of the Alameda County Flood Control and Water Conservation District for expenditure authorized by the department as of November 6, 1970, for lands, easements, rights-of-way and utility relocation in connection with the San Leandro Creek Small Federal Flood Control Project.

† Appropriation deleted by action of the Governor.

Declares that the state shall pay on such project only a portion of the costs of lands, easements, and rights-of-way, as specified and that the Alameda County Flood Control and Water Conservation District shall pay a portion, as specified.

Declares that no financial assistance shall be provided by the state for relocation, reconstruction, or replacement of existing improvements, structures, or utilities for which the owner has no legal right to be compensated for such relocation, reconstruction, or replacement

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 1093 (SB 551) Marler. Superior court judges

Increases number of judges in Shasta County Superior Court from 2 to 3.

Appropriates \$60,000 † to the State Controller for allocation and disbursement to Shasta County for costs incurred by it pursuant to this act

Ch 1094 (SB 1109) Rodda. Schools

Requires Superintendent of Public Instruction to perform specified analysis of selected schools to identify factors which produce distinction between high-performing districts and low-performing districts.

Requires Superintendent of Public Instruction to report to Legislature by January 5, 1975, re prescribed variables which distinguish high-performing districts and low-performing districts, and requires him to issue a final report to Legislature by January 5, 1976.

Appropriates \$100,000‡ for purposes of act

Ch 1095 (SB 1220) Beilenson. Noise Control Act

Enacts the California Noise Control Act of 1973

Declares findings and intent regarding noise.

Creates the Office of Noise Control in the State Department of Health and requires such office to establish and maintain a program on noise control, to include prescribed elements

Provides that the act does not give the office the authority or responsibility for adopting or enforcing noise-emission standards for any product regulated by the Environmental Protection Agency under the Federal Noise Control Act of 1972

Requires the office to provide technical assistance to local agencies in combating noise pollution and to provide assistance to local agencies in the preparation of model ordinances to control and abate noise

Requires the Director of Health to promote coordination of the programs of all state agencies relating to noise research, abatement, prevention, and control

Requires office to advise all state agencies of available federal assistance and funds and authorizes the office, upon request of the individual agency, to apply for federal funds and technical assistance re noise control programs

Makes related provisions

Appropriates \$115,000 † to the Office of Noise Control for the 1973-74 fiscal year to carry out provisions of the act.

Ch 1096 (SB 1335) Moscone. Bilingual and crosscultural teachers

Establishes Bilingual-Crosscultural Teacher Preparation and Training Act of 1973

Requires Commission for Teacher Preparation and Licensing to develop status report on or before January 15th each year and to make such report to Legislature by February 15th of each year re public bilingual-crosscultural program and a 5-year projection of needs

Requires each governing body of public higher education to make prescribed report by November 15 of each year to Commission for Teacher Preparation and Licensing.

Requires Commission for Teacher Preparation and Licensing to design career ladder programs and provide for grants to allow bilingual aides to become fully certificated bilingual teachers, and, in conjunction with public institutions of higher education, to design a comprehensive language and cultural curriculum for teachers who are already certificated, to enable teachers to qualify for the bilingual-crosscultural specialist cre-

† Appropriation deleted by action of the Governor

‡ Appropriation reduced to \$50,000 by action of the Governor



dential and to institute such a curriculum in not less than 5 public institutions of higher education not later than September 1, 1974

Creates Bilingual Teacher Development Grant Program which shall be administered by the State Scholarship and Loan Commission, and prescribes minimum available grants for bilingual aides and teachers

Requires governing bodies of institutions of public higher education to establish policy of recruitment and appointment of professors of bilingual-crosscultural education by June 1, 1974

Requires Department of Education to serve as a clearinghouse, to assist school districts in a recruitment of personnel, and to submit a five-year projection on need for bilingual-crosscultural teaching personnel by September 1, 1974.

Operative until July 1, 1979

Appropriates \$490,000 † for purpose of implementing act and for purposes of awarding grants

#### Ch 1097 (SB 20) Grunsky. Santa Cruz occupational center

Authorizes not to exceed \$4,000,000 in proceeds of bonds issued under State School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1972 to be allocated by State Allocation Board to Santa Cruz County Career Education Center Joint Power Board for establishment and construction of permanent campus of regional occupational center, or regional occupational program, to be located in Santa Cruz County

Requires the voters of the school districts affected to approve the repayment of such funds pursuant to a special election called by the County Superintendent of Schools of Santa Cruz County before any funds are made available

Specifies form of ballot and permits establishment of the center only if two-thirds of those voting for ballot proposition in election vote "yes".

Provides such facility to be operated and maintained by County Superintendent of Schools of Santa Cruz County and Cabrillo Community College District.

Provides funds to be available for allocation for a period of not more than three years after effective date of this act and during such period, the Joint Power Board shall apply for such funds as are necessary to accomplish purposes of this act

Provides that only specified provisions governing state school building aid shall be applicable to the administration of this article except when the context of this act, as determined by State Allocation Board, requires otherwise

Expresses legislative intent re construction, equipping, and establishment of such regional occupational center or regional occupational program

Requires Joint Power Board to fully repay with interest at rate determined by State Allocation Board in 20 equal annual payments commencing with second year after date of disbursement

Requires on or before December 1st of each fiscal year, the Director of General Services shall determine and certify to State Controller the ratio of assessed valuation of each participating school district, including Cabrillo Community College District, to twice assessed valuation of entire area encompassed of territory under jurisdiction of entity

Requires on or before January 1st of each fiscal year the State Controller to determine annual repayment and compute that portion applicable to each participating school district, including Cabrillo Community College District

Provides each such school district to be individually liable for repayment so computed

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch. 1098 (SB 36) Collier Regional planning districts

Provides procedure, including election, for three or more contiguous counties in existing regional planning districts to form new such district Provides for county transfer from one regional planning district to another upon stated conditions Makes related changes

† Appropriation reduced to \$20,000 by action of the Governor

**Ch 1099 (SB 173) Dills Teachers' retirement**

Provides 4 years' service credit under the State Teachers' Retirement System for members of Japanese ancestry required to leave teaching positions by the Wartime Civil Control Administration.

Provides that notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to act because revenue has been provided by Section 14100, Education Code

**Ch 1100 (SB 186) Rodda Allowances apprentices**

Requires apprentices enrolled in specified classes in community colleges to be reported separately

Requires allowances for such apprentices to be based on high school foundation program for regular students

**Ch 1101 (SB 205) Walsh Southern California Transit District**

Requires the Southern California Rapid Transit District to submit, not later than January 10, 1974, to the Legislature its plan for the implementation of a rapid transit system, and the financing thereof, in the district

Requires the district, prior to adding any new, or extending any existing, scheduled or regularly scheduled bus service, to prepare a cost-benefit study of the proposed added or extended bus service.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code

**Ch 1102 (SB 217) Deukmejian Judges' Retirement Law**

Provides judges who resign prior to age 70, with at least 5 years of service, may elect to receive specified retirement allowance and survivor's benefits upon reaching permissible retirement age. Prohibits payment of such allowances until age 63 unless the judge is age 60 with 20 years of judicial service

Provides for reduction in benefits during the time such judges are entitled to salary, retirement benefits, or other compensation as incumbents of any public office

Makes other deferred retirement provision inapplicable to persons becoming judges after operative date of act

**Ch. 1103 (SB 262) Nejedly Mobilehomes**

Transfers from part re mobilehomes to part re mobilehome parks provisions making it unlawful for any person in a mobilehome to use or cause to permit to be used for occupancy prescribed mobilehomes, requiring the Commission of Housing and Community Development to adopt regulations for mobilehome accessory buildings or structures, and making it unlawful to permit any waste water or material from any plumbing fixtures in a mobilehome to be deposited upon the surface of the ground and requiring all plumbing fixtures, when in use, to be connected to a sewage disposal system meeting the requirements established by the commission

Requires every city, county, or city and county to enforce within its jurisdiction, all of the provisions of the part relating to mobilehome parks and the regulations adopted pursuant thereto, as they relate to mobilehomes and to mobilehome accessory buildings or structures located outside of mobilehome parks, rather than only requiring it to enforce all of the provisions and the regulations adopted pursuant thereto which by this act are transferred to the part re mobilehomes, as they relate to mobilehomes and to mobilehome accessory buildings or structures located outside of mobilehome parks

Requires that the fee for a permit to use a mobilehome or camp car outside a mobilehome park, travel trailer park, recreational trailer park, or temporary trailer park, which is required by local authorities, be imposed by local ordinance

Sets the fee for a permit to operate a temporary trailer park at \$25, with no additional fee for the lots and increases, from \$1 to \$2, the additional fee per lot or camping party, for an annual operating permit for a mobilehome park other than a temporary trailer park

Makes it unlawful for any person to use or cause, or permit to be used for occupancy, certain prescribed mobilehomes wherever located, rather than for any person in a mobilehome to use or cause, or permit to be used for occupancy certain prescribed

## mobilehomes

Requires the commission to adopt regulations to govern the use and occupancy of mobilehomes and recreational vehicles

Makes changes in the law made by this act effective only until January 1, 1976, and on such date restores the law to its status existing immediately prior to the effective date of the act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency, notwithstanding Section 2231 of the Revenue and Taxation Code, because of a specified reason.

## Ch 1104 (SB 359) Zenovich Regional occupational center

Requires, rather than permits, [upon the approval of two-thirds of the voting electors of Fresno County,]\* certain proceeds of bonds issued under the State School Building Aid Bond Law of 1966 to be used for the remodeling, expansion, or construction of vocational facilities for a regional occupational center or regional occupational program in Fresno County, with expenditure to be under direction of State Allocation Board but in cooperation with officer or entity which may be designated locally to maintain center or program Requires the participating local officers and entities maintaining such center or program to repay the amount allocated in specified manner

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 1105 (SB 370) Alquist Public utilities rate increases

Requires every electrical, gas, heat, telephone, water, or sewer system corporation proposing to increase any rate, when the Public Utilities Commission determines that a hearing on the proposed increase shall be held and sets the date for the hearing, to furnish affected customers with notice of its application to the Public Utilities Commission for approval of such increase [Requires such notice to be]\* transmitted with the corporation's regular bill for charges within 45 days if the corporation operates on a 30-day billing cycle, or within 75 days if it operates on a 60-day billing cycle, stating the date, time, and place of the hearing, the amount of increase applied for, the reasons therefor, and the address of the commission to which inquiries may be directed

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for specified reason

## Ch 1106 (SB 426) Wedworth. Development centers reimbursement.

Authorizes school districts or county superintendents of schools which maintain and operate development centers for handicapped pupils to admit pupils residing in specified licensed children's centers, institutions, or family homes located either within or without the district or county.

Provides for the reimbursement to school districts or county superintendents of schools providing services in development centers for handicapped children in specified licensed children's centers, institutions, or family homes, under specified conditions, by county of residence of the actual cost of educating such minors

To take effect immediately, urgency statute

## Ch. 1107 (SB 496) Holmdahl Water quality emergency notification.

Requires every person who furnishes or supplies water to a user for domestic purposes to submit to the State Department of Health, on or before April 1, 1974, emergency notification plans designed to provide immediate notification to his customers of any determination by the department that the quality of domestic water fails to comply with the standards of the department and represents an imminent danger to the health of water users Requires the department to review and approve such plans on or before July 1, 1974 Requires immediate implementation of such plan upon notification by the department of such noncompliance.

Makes failure to comply with requirements of the act a misdemeanor

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

**Ch 1108 (SB 498) Gregorio CSUC student fees**

Authorizes Trustees of California State University and Colleges to enter into agreements with other universities or colleges located within the state to provide for students of state universities and colleges to attend such other institutions and vice versa, and for waiver of fees or tuition, or both, pursuant to such agreements

Provides such authorization to trustees only to the extent that students from other institutions attending state universities and colleges pursuant to such agreements do not exceed in number students from state universities and colleges attending such other institutions

**Ch. 1109 (SB 543) Kennick Fireworks and pyrotechnic devices**

Recodifies, with various substantive changes, the State Fireworks Law

Revises definitions of various terms, including "fireworks," "agricultural and wildlife fireworks," "dangerous fireworks," "public display of fireworks," "pyrotechnic operator," and "safe and sane fireworks"

Revises provisions re use and storage of "special effects"

Requires the State Fire Marshal to adopt such regulations relating to fireworks as may be necessary for the protection of life and property, including prescribed provisions, and to classify all fireworks and pyrotechnic devices which come within definitions of specified terms as such fireworks

Changes license year for various fireworks licenses from calendar year to fiscal year

Increases minimum insurance limits with regard to public displays of fireworks.

Requires reports to State Fire Marshal with specified information regarding export and import of fireworks

Imposes a fee of \$100 for a public display (general) license and a fee of \$25 for either a public display (special) or a public display (limited) license

Prohibits sale, gift, or delivery of dangerous fireworks to persons under 18 years of age

Authorizes specified civil actions by the Attorney General or district attorney of county where prohibited act, practice, or transaction occurs

Makes numerous related changes.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act because of a specified reason

**Ch 1110 (SB 547) Alquist Air pollution**

Subjects any person violating rules and regulations of the Bay Area Air Pollution Control District and prescribed provisions re nonvehicular pollution control to a civil penalty of not to exceed \$500 for each day in which the violation occurs

Provides that, notwithstanding Section 2164 3 of the Revenue and Taxation Code, there shall be no reimbursement or appropriation made by this act for a specified reason

Makes additional changes in Sec 39261, Health and Safety Code, proposed by AB 2284, to be operative only if this bill and AB 2284 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 2284

To take effect immediately, urgency statute.

**Ch 1111 (SB 549) Wedworth Air pollution control devices.**

Excludes from prohibition against the installation, sale, offering for sale, or advertisement of motor vehicle air pollution control devices of a type not accredited by the State Air Resources Board, any device for a particular classification of used motor vehicles if the board has found the installation of the device on that particular classification of used motor vehicles results in such vehicles meeting the state exhaust emissions standards

**Ch 1112 (SB 576) Grunsky Study of medicine contracts**

Authorizes State Scholarship and Loan Commission to make various adjustments in contracts with private colleges and universities for the study of medicine

Limits authority to contract to medical schools operating specified family practice programs

Requires commission to render report re program to Legislature by January 6, 1973.

Appropriates \$12,863,400 to commission from General Fund for contract payments during 1973-1974 to 1977-1978 fiscal years

To take effect immediately, urgency statute

Ch. 1113 (SB 579) Berryhill Wine containers

Requires containers of wine sold in this state to conform to standards, including standards of fill, established by the Secretary of the Treasury pursuant to the Federal Alcohol Administration Act. Makes technical changes

Provides that there are no costs in that act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code because of a specified reason

Operative January 1, 1976

Ch. 1114 (SB 632) Mills San Diego Bay tidelands.

Revokes as of January 31, 1984, conveyance in trust to San Diego Unified Port District of tidelands and submerged lands which are now subject to leases to the Western Salt Company Directs the Resources Agency, in cooperation with the State Lands Commission, to undertake a study to determine which state agency should be assigned jurisdiction over such tidelands, with special consideration given to the practicability of inclusion in the state park system, and to submit its report and recommendations to the Legislature by January 1, 1976.

Ch. 1115 (SB 755) Stull State lands

Revises the allocation of certain revenues, moneys, and remittances received by the State Lands Commission to provide that \$500,000 of such funds shall be allocated for each of the fiscal years 1974-75, 1975-76, 1976-77, 1977-78, and 1978-79, to the Resources Agency for distribution for public and private higher education for use as up to 2/3 of the local matching share for projects under the federal National Sea Grant College and Program Act of 1966 approved by the Secretary of the Resources Agency or his designee Requires the secretary to appoint an advisory panel to assist in carrying out the sea grant research program and prescribes its organization and composition Requires sea grant research projects selected for state support to have a clearly defined benefit to the people of the state

Ch 1116 (SB 816) Cusanovich Employment agency's customer lists

Declares that customer lists of an employment agency constitute a trade secret and confidential information of the employment agency Declares that, notwithstanding act, no liability shall attach to and no cause of action shall arise from use of customer list by former employee of agency who enters business as employment agency more than one year after termination of his employment

Ch 1117 (SB 826) Walsh Recapped tires

Requires the Commissioner of the California Highway Patrol to adopt regulations setting standards for recapped motor vehicle tires, as he determines necessary to provide for public safety

Prohibits any dealer and any person holding a retail seller's permit from selling, offering for sale, exposing for sale, or installing on a vehicle for use on a highway, a recapped motor vehicle tire which is not in compliance with such regulations

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1118 (SB 883) Dills Research and development expenses

Authorizes the Public Utilities Commission specifically to allow research and development expenses by electrical, gas, heat, and telephone corporations for rate-setting purposes

Ch 1119 (SB 1001) Biddle Vehicles hazardous substances

Recasts provisions of the Vehicle Code regarding the transportation of specified hazardous substances

Requires that vehicles transporting radioactive material display placards or markings in accordance with the provisions of the Health and Safety Code, rather than prohibiting the transportation of radioactive material unless at the time of such transportation there is displayed on the vehicle signs conforming to the regulations of the United States Secretary of Transportation.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason.

Ch 1120 (SB 1009) Grunsky Special state schools

Deletes provisions specifying locations of the two state schools for the deaf and the state school for the blind

Provides that the criteria for admission of pupils to California School for the Deaf and California School for the Blind shall be determined by the Superintendent of Public Instruction.

Appropriates \$1,000,000 from Capital Outlay Fund for Higher Education for site acquisition, preliminary plans, working drawings, construction, and equipping of new facilities for the California School for the Blind and the California School for the Deaf, Northern California, which is required to be located in a major metropolitan area thereof, to supplement appropriation made by Item 356 of the 1973 Budget Act.

Ch. 1121 (SB 1089) Carpenter. State park system

Appropriates \$7,600,000 from the General Fund to the Department of Parks and Recreation for the acquisition of lands located between Newport Beach and Laguna Beach for the state park system in the 1973-74 fiscal year

Requires such acquisition to be subject to the provisions of the Property Acquisition Law, subject to the contribution to the state by the seller of one-half the appraised value of the property to be acquired for park purposes, and subject to the seller receiving no more than \$7,600,000 from the state for the property.

Amends the State Beach, Park, Recreational, and Historical Facilities Bond Act of 1974 to require bond act moneys to be expended to reimburse the General Fund for any expenditure of moneys for such acquisition made pursuant to this act, provided that the project shall have been recommended by the State Park and Recreation Commission and reviewed by the Secretary of the Resources Agency prior to such expenditure

To take effect immediately, urgency statute

Ch 1122 (SB 1112) Mills Carriers: smoking

Requires every railroad, passenger stage, and street railroad corporation, and passenger air carrier, as defined, to display notices in the passenger seating area of such carriers printed, posted, and displayed in specified fashion advising the location of the space required by law to be designated for nonsmoking passengers

Provides that no appropriation is made and there shall be no reimbursement of any local agency for any costs because the duties, obligations or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden on local government

Ch. 1123 (SB 1113) Grunsky. State retirement system

Increases specified retirement benefits by 5 percent with respect to employees retired or members who died during the period of January 1, 1971, to June 30, 1971, inclusive, in addition to the cost-of-living adjustment. Applicable to employees of contracting agencies when elected by employers

Appropriates \$1,921,000 from the General Fund to Public Employees' Retirement Fund for purposes of act.

Ch 1124 (SB 1149) Lagomarsino Courts

Increases number of judges in Court of Appeal for the Third Appellate District from four to six Adds one more judge effective January 15, 1975 Provides that notwithstanding provisions of the Budget Act of 1973, the \$72,000 reserved by it for an additional judgeship in the district may be expended for more than one additional judgeship in the district

Increases number of municipal court judges in South Bay Judicial District from 4 to 5

States that because the affected local agency has requested this act and agrees to bear the increased costs resulting from the act without state reimbursement, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 1125 (SB 1164) Dymally. Initiative and referendum petitions.

Requires Secretary of State to notify proponents as well as county clerks of official summary for statewide initiative or referendum petitions, and requires all such notices to set forth schedule of applicable deadlines

Revises various deadlines for the filing and examination of such petitions.

To take effect immediately, urgency statute

Ch 1126 (SB 1173) Beilenson Public meetings state agencies

Changes minimum requirement for written notice of meetings of a state agency to persons requesting such notice from 24 hours prior to the meeting to one week prior to the meeting Specifies contents of such notice

Makes related changes

Ch 1127 (SB 1262) Song Telephone fraud

Increases penalty, under certain conditions, for persons who sell or otherwise transfer information or mechanisms, as specified, for purpose of telephone or telegraph fraud, to up to one year and one day in prison or one year in county jail, or \$5,000 fine, or both. Decreases state prison penalty applicable to other specified telephone fraud offenders to one year and one day rather than not more than 5 years

Makes clarifying nonsubstantive change

Ch 1128 (SB 1268) Deukmejian Vehicles. driving under influence

Requires the Department of Motor Vehicles to suspend upon a second conviction or finding within 5 years, rather than 7 years, and to revoke upon a third or subsequent conviction or finding, within 7 years, rather than 10 years, for a specified period the privilege of any person to operate a motor vehicle on such conviction or finding of driving a motor vehicle while under the influence of intoxicating liquor or any drug, or under the combined influence of intoxicating liquor and any drug, or in violation of specified provisions of the Vehicle Code re driving a vehicle while addicted to the use of any drug, or of any combination of such convictions or findings

Requires, if a person convicted for the first time of driving a vehicle while under the influence of intoxicating liquor, or any drug, or under the combined influence of intoxicating liquor and any drug, consents to participate, and does participate and successfully completes, a driver improvement program or treatment program for persons who are habitual users of alcohol, or both such programs, as designated by the court, that the minimum fine imposed by a court for such conviction be \$150, rather than \$250

Revises provisions re penalties imposed for conviction of so driving a motor vehicle, by making the minimum period of imprisonment in the county jail 48 hours, rather than 30 days, for any person convicted of such offense upon a first conviction, and 48 hours, rather than 5 days, upon a second or any subsequent conviction within 5 years, rather than within 7 years

Provides that with specified exception, the court does not have the power to absolve a person who is convicted of a second or subsequent such offense, within 5 years of a prior conviction, from the obligation of spending at least 48 hours in confinement in the county jail and of paying a fine of at least \$250

Provides that except in unusual cases, the court shall not strike a prior conviction of such an offense for the purpose of sentencing in order to avoid imposing as part of the sentence or term of probation the minimum time in confinement in the county jail, and the minimum fine

Requires the court, when such a prior conviction is stricken by the court for purposes of sentencing, to specify the reasons for such striking order Provides that on appeal by the people from such an order it shall be conclusively presumed that such order was made only for the reasons specified in the order and provides that such order shall be reversed if there is no substantial basis in the record for any of such reasons

Authorizes a court to order that any person convicted of the offense of driving a motor vehicle while under the influence of intoxicating liquor, or any drug, or under the combined influence of intoxicating liquor and any drug, who is punished by imprisonment in jail, be imprisoned on days other than days of regular employment of the person, as determined by the court

Deletes provisions re the procedure for moving to vacate or set aside a prior conviction

tion of driving a motor vehicle while under the influence of intoxicating liquor

Imposes specified requirements and provisions re burden of proof with respect to any proceeding to have a prior judgment of conviction of such offenses declared invalid on constitutional grounds

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2231 of the Revenue and Taxation Code for a specified reason

Ch. 1129 (SB 1289) Deukmejian Oil, gas: unit operation

Requires the State Oil and Gas Supervisor to order the recordation of an oil and gas development unit agreement in the office of the county recorder in each county in which any part of the unit area is situated upon giving his approval to the agreement. Requires such recordation of a unit agreement modification upon the supervisor's approval of the modification. Requires the supervisor's order subjecting additional tract or tracts of land to the unit agreement to be recorded in each county in which any part of the original unit area or such additional lands are situated.

Ch 1130 (SB 1293) Zenovich Title insurance

Revises provisions for licensing and regulation of underwritten title companies by Insurance Commissioner

Provides for rate filing and for advisory organizations and revises provisions for regulating title insurance by Insurance Commissioner

Makes related changes and adds related provisions, including provisions for hearings and judicial review, penalties, and fees

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1131 (SB 1341) Deukmejian. Vehicles: traffic offenses.

Authorizes, rather than requires, until January 1, 1974, every judge of a court, rather than every judge of a court located in the County of Los Angeles, Orange, San Diego, Alameda, or Santa Clara, or the City and County of San Francisco, in the case of a second or subsequent conviction of driving a motor vehicle upon a highway while under the influence of intoxicating liquor, to order a presentence investigation to determine whether a person convicted of such offense would benefit from treatment for persons who are habitual users of alcohol.

To take effect immediately, urgency statute

Ch 1132 (SB 1358) Nejedly. Medicine

Provides for the issuance to an out-of-state osteopathic physician of a license as a physician and surgeon in this state if certain specified conditions are met.

Operative only until December 31, 1975

Ch 1133 (SB 1389) Short Central Delta Water Agency

Creates the Central Delta Water Agency. Defines powers and duties of agency. Prescribes the boundaries of agency and divisions of agency, and the powers, duties, and organization of board of directors of agency. Specifies the mode of assessment to finance agency. Prescribes method of dissolving the agency

Provides for distribution of a portion of the moneys, funds, and other assets of the Delta Water Agency, upon the dissolution of such agency, to the Central Delta Water Agency

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be any appropriation made by this act

Ch. 1134 (SB 1398) Biddle. Municipal courts

Increases the number of municipal court judges in the Riverside Judicial District of Riverside County from 4 to 5 on July 1, 1974. Provides that on [or after]\* such date at least one regular session of the district shall be held within the territory embraced by the Jurupa Judicial District on ~~the preceding day~~ [June 30, 1974] \*

Creates the Barstow Division of the San Bernardino County Municipal Court District and provides the division with one judge. Makes related changes.

Specifies that there shall be neither reimbursement nor appropriation under the act because the act is in accordance with the request of local government which desired legislative authority to carry out the program specified in the act



**Ch 1135 (SB 1455) Marks Community colleges.**

Permits the organizational meeting of the governing board of a community college district, the boundaries of which are coterminous with those of a city and county, to be held between January 8 and January 31, rather than between July 1 and July 15

Provides that the board, at such organizational meeting, shall elect a president and vice president, rather than a president and secretary.

Provides that for purpose of state apportionments and computing community college district revenue limit, foreign students lawfully admitted to the United States for permanent residence and enrolled in a community college class in English and citizenship for foreigners shall be counted as resident students

Makes technical and remedial changes in provisions re community college foundation programs and community college district tax rates and revenue limits

To take effect immediately, urgency statute.

**Ch 1136 (SB 1461) Collier. State employee salary increases.**

Provides that funds appropriated by Budget Act of 1973 for state employee salary increases, including University of California [and California]\* State University and Colleges salary increases, which are not expended during the 1973-74 fiscal year shall be retained in or transferred to for retention in the Salary Increase Fund until appropriated by the Legislature

Provides that act shall not be construed to prohibit appropriations by AB 2605 for payment of employee retirement contributions.

To take effect immediately, urgency statute

**Ch. 1137 (SB 204) Gregorio. Alcoholism**

Appropriates \$12,000,000 † from the General Fund to the Office of Alcohol Program Management (i) for use as the state's share of funds under the county Short-Doyle plan of local alcoholism prevention and rehabilitation programs, (ii) use in occupational alcoholism programs, (iii) reimbursement for health insurance premiums attributable to alcoholism rehabilitation for public and private employees with alcohol-related problems and, (iv) educational and early detection programs.

Requires an alcohol prevention and rehabilitation program under the county Short-Doyle plan to be separate and administered by a coordinator with the advice of an alcoholism advisory board and provides for the content of the program

**Ch. 1138 (SB 779) Rodda CSUC salary savings requirements**

Authorizes the Trustees of the California State University and Colleges to initiate, on a pilot basis, for two university campuses, an exemption from salary savings requirements, in order to determine if a more effective administration of allocated resources can be implemented without salary savings requirements

Authorizes transfer of funds in order to support such exemption

To be operative from June 30, 1974, until June 30, 1976

Appropriates \$15,800,000 ‡ from the General Fund to the Emergency Fund for the purpose of paying claims by the University of California, State University and Colleges, and the Board of Governors of the California Community Colleges arising out of reductions in projected federal reimbursements for student financial aid programs

**Ch 1139 (SB 959) Collier Coastal lands state parks**

Requires the Department of Parks and Recreation to identify northern California coastal lands suitable for inclusion in the state park system. Authorizes the department, subject to the provisions of the Property Acquisition Law, to acquire such lands directly by purchase or by the purchase and exchange of vacant state school lands under the jurisdiction of the State Lands Commission. Requires the department to acquire specified lands on a priority basis

Appropriates \$5,000,000 § to the department for purposes of the act

**Ch 1140 (SB 1026) Dymally Charles Drew Medical School**

Appropriates \$2,000,000 \* from the General Fund to the University of California for the support of a program of clinical health sciences education, research, and public service

† Appropriation reduced to \$9,000,000 by action of the Governor

‡ Appropriation deleted by action of the Governor

§ Appropriation reduced to \$1,000,000 by action of the Governor

\* Appropriation reduced to \$1,200,000 by action of the Governor

to be conducted by the Charles R Drew Postgraduate Medical School in conjunction with the University of California at Los Angeles

To take effect immediately, urgency statute

Ch 1141 (SB 9) Harmer Public Employees' Retirement System.

Provides a state member, whose effective date of retirement is within four months of separation from state employment, shall be credited at his retirement with four one-thousandths of a year of service for each unused day of sick leave certified to the board by his employer. Provides such provision does not apply to school and local miscellaneous members otherwise treated the same as state miscellaneous members

Increases employer's contribution to the Retirement Fund with respect to state patrol members, state safety members and state miscellaneous members by specified percentages

Ch 1142 (SB 25) Roberti Community colleges, health centers

Authorizes the governing board of any district maintaining a community college to provide health supervision and services and to operate a student health center or centers

Provides that school physicians shall be authorized to provide medical treatment at such centers

Authorizes imposition upon students in grades 13 and 14 of an annual fee of not to exceed \$10 for the regular school year for such authorized services. Authorizes governing board to decide amount of any fee required of a part-time student. Requires governing board to adopt regulations to exempt specified students or to provide for payment of fee from other sources

Deletes authorization of community college governing boards to impose upon students in grades 13 and 14 a fee of not to exceed \$750 for the regular school year for specified health supervision and services and medical and hospitalization services

Ch 1143 (SB 121) Gregorio California Arts Commission

Revises duties of the California Arts Commission to include the funding of programs and projects for the promotion and support of the arts

Appropriates \$777,819 from the General Fund to the commission, \$752,819 for the purpose of that funding, such funds to be provided to public or private institutions and communities only on a two-for-one matching basis or, upon special findings, on not less than a dollar-for-dollar basis

Allocates \$25,000 of appropriation for ~~one staff position~~ [staff]\* and expenses for projects and programs funded from other than commission sources.

Authorizes acceptance by the commission of funds allocated to it by the National Endowment of the Arts for the 1973-74 fiscal year in an amount not exceeding \$20,000 on a non-matching basis for the costs of staff

To take effect immediately, urgency statute.

Ch 1144 (SB 149) Behr Victims of crimes.

Revises law on aid to victims of crimes to, among other things, remove need requirement, revise the manner and amounts of payments, extend benefits to persons who legally assume the obligation, or voluntarily pay the medical or burial expenses of a victim, extends benefits to residents injured out of state, rather than domiciliaries injured out of state and revises provisions regarding recovery from perpetrators of crimes of money paid by state to victims

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code because duties, obligations, or responsibilities imposed on local governmental entities by this act are such that related costs are incurred as part of their normal operating procedures. Provides act shall become ~~effective~~ [operative]\* on July 1, 1974

Ch 1145 (SB 165) Cusanovich Registered construction inspectors

Provides for registration of construction inspectors and makes appropriation therefor

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

## Ch 1146 (SB 230) Biddle. Elections

Provides that there shall be 3 regular election dates in each even-numbered year and two in each odd-numbered year, 1 on the first Tuesday after the first Monday in March of each year, 1 on the first Tuesday after the first Monday in June of each even-numbered year, and 1 on the first Tuesday after the first Monday in November of each year. In even-numbered years, the 2 elections in June and November shall be statewide elections. Provides that every state and local election, with certain exceptions, shall be held on the next established regular election date. Makes related changes.

Provides that in statewide elections, as well as certain others, except direct primary, presidential primary, and general elections, the administering election board may consolidate election [, but]\* that not more than 6 existing precincts may be so consolidated.

Revises times for holding special elections

Provides that amendments to Section 36503, Government Code, shall not take effect if AB 996 is enacted amending that section.

## Ch 1147 (SB 246) Petris Workmen's compensation: transportation expenses.

Increases from 12 to 14 cents per mile the mileage fee for which an employee shall be reimbursed for reasonable expenses of transportation incurred in obtaining a medical examination at the request of certain persons or agencies.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Makes additional changes in Section 4600 of the Labor Code proposed by AB 1516 and AB 804, to be operative only if AB 1516 or AB 804 and this bill are chaptered or if all are chaptered or each such bill which is chaptered becomes effective January 1, 1974, and this bill is chaptered after AB 1516 or AB 804 or both.

Appropriates \$28,000 from the General Fund to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act and specifies method of payment

## Ch 1148 (SB 278) Grunsky Legislature: meetings

Enacts the Grunsky-Burton Open Meeting Act providing that all meetings of the Assembly and Senate and the committees and subcommittees thereof, and conference committees on the budget, shall be open and public except executive sessions regarding the appointment of committees, or the appointment, employment, or dismissal of a public officer or employee, or charges against such an officer or employee or an elected public official, or internal house matters, or assignment of bills to committee, or matters affecting the safety and security of State Capitol or legislative members or staff, or conference committees other than on the budget, and private political party caucuses.

Requires timely notice of meetings at which discussion or adoption of resolutions, rules, regulation, or formal action occurs or at which a majority or quorum of the body is in attendance

Provides knowing violation of provision by a member is a misdemeanor. Authorizes action by interested person to enforce provision

Adds severability clause.

Provides that no appropriation or reimbursement is made by this act to any local agency for any costs incurred by it pursuant to this act.

## Ch 1149 (SB 286) Dills. Disability retirement.

Provides that local safety member under Public Employees' Retirement System shall be retired for disability only upon employer's determination of physical and mental incapacity and termination of his employment for that reason and prohibits reinstatement except upon employer's determination that member is no longer incapacitated

Provides that notwithstanding Section 2164 3, Revenue and Taxation Code, there shall be no reimbursement nor appropriation made by act because there are minor savings as well as minor costs.

To take effect immediately, urgency statute.

## Ch 1150 (SB 321) Zenovich Mortgage bankers

Amends Industrial Loan Law to provide for licensing of mortgage bankers thereunder

## Ch 1151 (SB 398) Petris Minors

Specifies that designated reports in connection with suspected abuse of minors may be made alternatively to county welfare department or county health department as an alternative to reporting both to local police authority and juvenile probation department Provides that certain such reports be filed without delay, rather than within 36 hours Defines minor for purposes of such provisions as person 12 years of age or under Makes related and technical changes

Provides that ~~neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act~~ [there are no state-mandated local costs in this act due to specified reasons] \*

## Ch 1152 (SB 324) Rodda Exposition and state fair

Abolishes the California State Exposition and Fair Executive Committee Creates Division of Exposition and State Fair in the Department of Parks and Recreation and specifies powers with respect to the California Exposition and State Fair Prescribes various powers and duties of the Director of Parks and Recreation

Specifies that marshals and police appointed by the Director of Parks and Recreation to keep order and preserve peace at the California Exposition and State Fair are peace officers, but that the primary duty of any such peace officer shall be the enforcement of the rules and regulations of the department for the exposition and fair and to arrest persons for the commission of any public offense within the state fairgrounds Authorizes the Department of Parks and Recreation to establish rules and regulations for the government and administration of the exposition and fair

Establishes the California State Fair Advisory Commission, with prescribed membership, powers, and duties, to provide information and advice to the Department of Parks and Recreation with respect to the operation and management of the annual California State Fair.

## Ch 1153 (SB 456) Mills Grade separation projects.

States legislative findings and declarations re grade separation projects

Deletes the requirement that the Public Utilities Commission, in the case of a grade separation project initiated by a public agency, apportion against the railroad an amount computed at 5% per annum specified savings of the railroad resulting from the project

Increases, commencing with the 1974-75 fiscal year, from \$10,000,000 to \$15,000,000, the amount to be set aside annually by the California Highway Commission and the Department of Transportation for grade separation projects Requires \$5,000,000 to be transferred each fiscal year of 1974-75 and 1975-76 directly from the Motor Vehicle Fuel Account in the Transportation Tax Fund to the State Highway Account in the State Transportation Fund for such purposes

Requires the State Controller, commencing with the 1976-77 fiscal year, to annually reduce specified allocations to counties and cities by a specified proration of \$5,000,000, less specified federal funds, and transfer such amount to the State Highway Account

Requires the Public Utilities Commission, prior to July 1 of each year, commencing with 1974, to establish a priority list of grade separation projects urgently in need of separation or alteration, including projects on state highways which are not freeways

Increases from 50% to 80% or more, depending on the method of computing the contribution of the railroad, the amount of the cost of the project the state allocation will cover Limits allocation to only 50% of the estimated cost of the project in cases of proposed crossings Prohibits an allocation for a project which eliminates an existing crossing unless the railroad contributes 10% of the cost of the project

Eliminates the separation of grade districts as local agencies to which allocations for grade separation projects will be made

Deems allocations for grade separation projects on the state highway system, rather than for projects on local streets and roads, to be expenditures for purposes of meeting the north-south split, state highway district minimums, and county minimums requirements re state highway expenditures

Makes various changes regarding the administration of allocating funds for such projects

Repeals various provisions declaring specified streets and highways in the state highway system to be city streets in order that such projects on those streets and highways

would be eligible for a grade separation project allocation

Specifies that grade separation projects for which funds have been allocated prior to July 1, 1974, shall continue to be subject to the law in effect immediately prior to that date

Recasts various provisions and makes other related changes

To become operative July 1, 1974

Ch 1154 (SB 479) Biddle Air pollution motor vehicles

States that it is the intent of the Legislature in enacting this act to establish a demonstration program in the Counties of Los Angeles, Orange, Riverside, San Bernardino, Santa Barbara, and Ventura for the periodic inspection of motor vehicles

Requires the State Air Resources Board to prescribe maximum air pollution emission standards to be applicable in testing vehicles subject to the act.

Requires the Department of Consumer Affairs, with the cooperation of the Department of the California Highway Patrol and the board, to design and adopt a program for the mandatory periodic exhaust emission inspection of all motor vehicles registered in such counties, and prescribes specified duties in connection therewith. Requires the Department of Consumer Affairs to prepare a consumer handbook for the owners of motor vehicles subject to the act which contains information re the program and related matters. Requires the Department of Motor Vehicles to distribute such handbook free of charge to such owners.

Requires that if a registered automotive repair dealer, or a licensed motor vehicle pollution control device installation and inspection station, performs the maintenance or repairs which were recommended by the Department of Consumer Affairs to correct the malfunction or misadjustment responsible for the vehicle's having failed an inspection, such dealer furnish to the vehicle's owner, for submission to the Department of Consumer Affairs, a written statement indicating what maintenance or repairs were performed, and what charges were assessed.

Prescribes schedule under which provisions of the act are to take effect. Limits trial inspections to the Counties of Orange, Riverside, and San Bernardino, or any portion of one or more of these counties as the Department of Consumer Affairs may specify. Specifies that the trial inspections may not be enforced through renewal of registration of motor vehicles, but may be enforced by other means.

Requires the Department of Consumer Affairs to report to the Legislature on the costs and benefits of the inspection program and to study and submit recommendation to the Legislature on whether the inspection program should be extended to other geographical areas within the state.

Requires the Legislature to create a joint committee to evaluate such recommendations and to recommend supplementary legislation to facilitate motor vehicle emissions inspection.

Requires the Department of Consumer Affairs, with the cooperation of the State Air Resources Board and after consultation with automobile manufacturers, to establish specifications and procedures for motor vehicle maintenance and repairs and for low-emission motor vehicle engine tuneups, requires that such specifications and procedures be followed whenever any such maintenance, repairs, or engine tuneup is performed by an automotive repair dealer registered pursuant to specified provisions of the Business and Professions Code, and makes such registration subject to suspension if such dealer does not follow the specifications and procedures. Imposes various other duties upon the Department of Consumer Affairs re the inspection program.

Requires the Department of Consumer Affairs to apply to the federal government for matching funds to carry out the inspection program.

Requires the Department of Consumer Affairs to charge a fee for the inspection and testing of such vehicles, and requires the revenues from the fees to be sufficient to match any federal funds granted to carry out the inspection program and to reimburse the Motor Vehicle Account in the Transportation Tax Fund for all appropriations for the design, adoption, implementation, and operation of the program.

Requires, in addition to any other requirements with respect to the registration of motor vehicles, the Department of Motor Vehicles to require, with specified exceptions, upon initial registration, renewal of registration, and transfer of registration, of a motor vehicle subject to the act, subsequent to the first required inspection of such vehicle, that

the owner submit a valid certificate of compliance or waiver, as specified

Prohibits any dealer or person holding a retail seller's permit from selling a new or used motor vehicle subject to the act which has not been inspected within 60 days prior to sale, as required by the act, with specified exception Requires such dealer or person, with each application for initial registration or transfer of registration of such motor vehicle, to transmit to the Department of Motor Vehicles, without charge to the transferee, a valid certificate of compliance indicating that such vehicle has passed, within 60 days immediately prior to sale, the inspection required by the act.

States legislative intent re existing vehicle inspection programs, and the relationship between the Department of the California Highway Patrol and the Department of Consumer Affairs

Appropriates \$500,000 from the Motor Vehicle Account in the State Transportation Fund for specified purposes and under specified conditions Reduces the amount to be expended for the construction of state highways in County Group No 2 (southern counties) by 40% of the amount appropriated by this act, and requires that an amount equal to 40% of such appropriation be expended for construction of state highways in County Group No 1 (northern counties) Provides that the amount paid into the Motor Vehicle Account in the Transportation Tax Fund as reimbursement for the initial appropriation by the act shall be transferred to the State Highway Account in the State Transportation Fund, but requires that such amount be available for the construction of state highways in County Group No 2 only

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code in 1973-74 for specified reason Specifies that there are such costs in 1976-1977 and subsequent years that require reimbursement under that section that can be handled in the regular state budget

Ch 1155 (SB 499) Gregorio Animal control citation authority

Grants specific authority for a local agency governing body, by ordinance, to authorize employees of public pounds, of societies for the prevention of cruelty to animals, or of humane societies, who are humane officers, and which societies or organizations have contracted with such local agency to provide services, to issue notice to appear for violations of state or local animal control laws

Provides that such employees may not be authorized to take any person into custody even though no written promise to appear is received

Ch 1156 (SB 529) Nejedly Management of waste.

Defines solid waste for the purposes of the Nejedly-Z'berg-Dills Solid Waste Management and Resource Recovery Act of 1972 to include liquid wastes

Provides for the chairman of the State Solid Waste Management and Resource Recovery Advisory Council to receive \$100 for each day attending meeting of the council or the State Solid Waste Management Board

Revises requirements re annual reports submitted by the board to the Legislature.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 1157 (SB 554) Deukmejian Judges' Retirement Law

Permits judges who did not make prior election for surviving children's benefits to elect such benefits on or before July [April]\* 1, 1974

Provides alternative surviving children benefits for judges who die prior to retirement and surviving children benefits for retired judges

Permits election of specified death benefits by guardian of surviving children

Ch. 1158 (SB 572) Whetmore. Taxicab signs

Requires every taxicab, as defined, to have a sign in specified form securely attached and clearly displayed to the passenger giving the name, address, and telephone number of the agency regulating the operation of the taxicab and the name, address, and telephone number of the firm licensed or controlled by such agency

Specifies that where more than one local agency has jurisdiction over the operations of a taxicab, the sign shall give the name, address, and telephone number of (a) the

agency having jurisdiction in the area where the taxicab operator does the most business if this can be ascertained, (b) the agency having jurisdiction in the area where the operator maintains its offices or place of business if it does a substantial business in that area, or (c) if neither (a) or (b) apply, any agency having jurisdiction in an area where the operator does substantial business

Provides that no appropriation is made by this act, because legislation each session regarding crimes may cause both increases and decreases in costs to local government which do not, in the aggregate, result in significant identifiable cost changes

#### Ch 1159 (SB 600) Harmer Demonstration scholarships

States legislative intent with respect to Demonstration Scholarship Act of 1973

Enacts Demonstration Scholarship Act of 1973, authorizing no more than four school districts or groups of districts of specified area to participate in demonstration scholarship programs whereby the districts would make educational scholarships available to school pupils in kindergarten and grades 1 to 12, inclusive, residing in a demonstration area

Prescribes standards for determining amount of scholarship

Provides that the scholarship may be used at any school, including private schools, meeting prescribed standards.

Permits demonstration school districts to contract for demonstration scholarship programs and to receive funds.

Limits duration of such programs to up to 7 years.

#### Ch 1160 (SB 584) Nejedly Fire safety.

Provides that facilities which are subject to prescribed provisions and used for the housing of persons, none of whom are physically or mentally handicapped or nonambulatory persons within the meaning of specified provisions, shall not be required to have installed an automatic sprinkler system or automatic fire alarm system

Requires the State Fire Marshal, in adopting regulations affecting such facilities, to take into consideration the ambulatory and nonhandicapped status of persons housed in such facilities

Revises provision re verification of conformance to fire safety standards of homes or institutions in which governmental agencies refer or place persons for social care

Makes additional changes in Section 13143 6, Health and Safety Code, proposed by AB 1805, to be operative only if this bill and AB 1805 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after AB 1805.

To take effect immediately, urgency measure

#### Ch 1161 (SB 605) Grunsky Education of handicapped minors

Requires notification by appropriate regional center or local mental health program of the superintendents of schools of the county of proposed placement and of the county of residence re minor deemed to need educational training program

Requires school superintendent of county of placement to, in turn, certify to Director of Health and Superintendent of Public Instruction whether or not appropriate public or private educational facilities or programs for such minors exist [or are planned]\* in the county Requires specified report if facilities or programs are not available or planned

Requires Superintendent of Public Instruction to report annually on the number of handicapped minors proposed to be transferred from a state hospital to a regional center or other local agency who are not currently enrolled in a public or private educational program.

Requires superintendent to prepare a supplemental budget request for specified funds to be provided when prescribed state apportionments are insufficient to provide programs for all eligible minors

Requires development of aftercare plan for mentally ill minors being considered for release from state hospital

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities or school districts are such that related costs are incurred as a part of their normal operating procedures

## Ch. 1162 (SB 620) Song Vehicle violations

Requires, notwithstanding a specified section of the Vehicle Code re negligent operators of motor vehicles, that a person who drives 25,000 miles or more per year be prima facie presumed to be a negligent driver of a motor vehicle only if his driving record shows a violation point count as specified

Makes infractions, rather than misdemeanors, violations of various provisions of the Vehicle Code, relating to rules of the road, except provisions relating to driving under the influence, reckless driving, speed contests or exhibitions, throwing substance at vehicles, compliance with orders of officers on vehicular crossings, and trespassing.

Provides that if a defendant has been convicted of 3 or more violations of the Vehicle Code or local ordinances adopted pursuant thereto, within an immediately preceding 12-month period, any violation which otherwise would be an infraction is a misdemeanor provided such convictions are admitted by the defendant or alleged in the accusatory pleading

Deletes special penalty provisions re certain specified misdemeanor violations, based on such violations being made infractions, and makes conforming changes

Specifically provides that a willful violation of a court order which is punishable as contempt pursuant to specified provisions of the Vehicle Code is not an infraction, rather than providing that such violation constitutes a misdemeanor

Makes related changes

Makes additional changes in Section 40000 15, Vehicle Code, proposed by AB 660, to be operative only if this bill and AB 660 are both chaptered and effective January 1, 1974, and this bill is chaptered after AB-660.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason

## Ch 1163 (SB 652) Moscone Unemployment disability compensation.

Includes pregnancy within definition of disability for purposes of unemployment disability compensation law, if specified conditions are met

Increases from \$8,500 to \$9,000 the maximum amount of remuneration for employee contributions into Unemployment Disability Fund for calendar year 1974 and thereafter

Operative with respect to periods of disability commencing on and after effective date of act.

## Ch 1164 (SB 683) Robbins Financial responsibility

Requires a person permitting another to operate an aircraft under an agreement for a fee to deliver to the person renting the aircraft certification, furnished and signed by a California licensed insurance carrier, agent, or broker, that an aircraft liability policy of insurance, as specified, is in force or a written statement that there is no such coverage for the operator of the aircraft, and specifies the text of such statement States that no insurance agent, broker, or insurance carrier shall be liable for a failure to deliver the certification Requires the person delivering the certification to certify to its accuracy as of the date of delivery

Provides misdemeanor penalties States that the failure of the person furnishing the aircraft to obtain a receipt for delivery of such certification or statement from the person renting the aircraft shall be prima facie evidence of violation of the provisions

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement nor any appropriation made by this act for a specified reason.

## Ch 1165 (SB 702) Carpenter Taxation

Provides for the assessment as open-space land of land subject to a wildlife habitat contract, as defined, which restricts the use of the land to wildlife habitat and native pasture

Requires county assessor to value such land by using the average current per-acre value of such lands sold within the same county, for purposes of property tax assessments Provides method for determining current per-acre value of such lands

Requires owners of such lands to report the sale of such lands to county assessor

Requires Controller to report to the Legislature on the amount of claims submitted by units of local government for reimbursement of property tax revenues lost as a result



of this enactment, in order that the Legislature may appropriate funds for subventions required by law

Ch 1166 (SB 716) Moscone. Conflict of interest.

Deletes certain provisions requiring the disclosure by members of governing body, boards and commissions of any local public agency of direct personal financial interests in noncontractual matters coming before them

Deletes and adds provisions relating to specified financial disclosure by specified public officers and candidates for public office and requires yearly disclosure, by a public official, of, among other things, all investments in a business entity worth more than \$1,000, a description of any real property he is interested in whose fair market value is worth more than \$1,000, and the source of income, loans, or gifts in excess of \$250 received in the previous 12 months

Defines terms used.

Makes provision for filing such a statement

Provides for enforcement of such provisions and for specified penalties for violation of such provisions

Provides that, due to specified findings, neither appropriation is made nor obligation created for the reimbursement of any local agency for costs incurred by it pursuant to the act

Ch. 1167 (SB 804) Rodda Data processing services

Appropriates from the General Fund \$70,000 to the Superintendent of Public Instruction for purposes of undertaking a study by an independent consulting firm in a county selected by the Superintendent of Public Instruction, re the feasibility of combining existing data processing centers presently operating in at least 4 school districts and the office of the county superintendent of schools

Requires selected consulting firm to report within 6 months to the participating school districts, county board of education, and the Superintendent of Public Instruction

To become operative on July 1, 1973

Provides that specified requirements of Budget Act of 1973 relating to electronic data processing equipment are not applicable to initial lease of equipment and initial acquisition of services and supplies for Stephen P Teale Consolidated Data Center

Provides that Business and Transportation Agency may obtain [such equipment, services, and]\* supplies from one or more vendors under specified conditions

Provides that in considering bids, a separate contract or contracts may be entered into for program conversion of Department of Motor Vehicles, other state agencies, and other materials relating to initial procurement for Stephen P Teale Consolidated Data Center

To take effect immediately, urgency statute

Ch 1168 (SB 851) Marler Special education

Provides for regular class instruction to educationally handicapped pupils and mentally retarded pupils in specified circumstances, whenever there are less than 6 such students in schools of a district or schools served by a county superintendent

Provides for special speech instruction through speech aides for speech handicapped pupils as additional authorized program for physically handicapped pupils in certain counties

Provides for additional annual allowance of \$1,018 per unit of average daily attendance for mentally retarded and educationally handicapped pupils in regular day classes and for speech handicapped pupils in specified classes

Makes additional changes in Sec 6802.1, Education Code, proposed by AB 2268, to be operative only if AB 2268 and this bill are both chaptered, both become effective on January 1, 1974, and this bill is chaptered after AB 2268

Ch. 1169 (SB 911) Coombs Taxation

Excludes, for the 1974-75 to the 1979-80 fiscal year, inclusive, time both in the air and on the ground prior to certain aircrafts' first revenue flight as well as time on the ground in excess of twelve consecutive hours from computation of time in state for purposes of assessing such aircraft for property taxation Includes such time for purposes of assessing

such aircraft for the 1980-81 fiscal year and thereafter

Revises formula re aircraft revenue flights for allocation of income from foreign and domestic sources for purposes of Bank and Corporation Tax Law

Requires the State Board of Equalization to compute the reduction in local property tax revenues which would have occurred if such time were excluded in the 1972-73 fiscal year and to certify such reduction to the Controller and Department of Finance upon which reimbursements to local government are to be based

Requires Legislative Analyst to report to the Legislature on or before October 1, 1978, on the revenue and economic effects of the exclusion of such time for purposes of assessing such aircraft

Ch 1170 (SB 1107) Rodda Continuous school programs

Authorizes school districts maintaining continuous school programs to apply for, and receive under specified circumstances, conditional apportionments and reductions of certain payments under State School Building Aid Law of 1949

Authorizes use of certain school building aid funds for modifications of facilities necessary for implementation of continuous school program

Authorizes use of certain school building aid funds for structurally inadequate facilities to be used for modification of facilities necessary for implementation of continuous school programs

Requires governing boards of school districts to notify Superintendent of Public Instruction prior to implementing continuous school program Requires grant of up to \$25,000 to each school district which establishes continuous school program prior to July 1, 1979, and appropriates \$800,000 to Department of Education to make such grants

Authorizes Superintendent of Public Instruction to require submission of specified information re continuous school programs and requires superintendent to compile and disseminate specified evaluations

Ch 1171 (SB 1123) Petris Redevelopment agency

Requires a redevelopment agency to send the governing body of each taxing agency which levies taxes upon any property in the project area a statement attached to its notice of hearing re effects of the division of tax revenues contained in the proposed redevelopment plan

Ch 1172 (SB 1128) Alquist Community colleges opportunity services

Provides that specified community college loans or grants shall not be used or considered in determining eligibility of any applicant or recipient for public assistance programs to the extent permitted by federal law

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1173 (SB 1158) Schrade Real estate educational advancement

Appropriates \$1,450,000 from Real Estate Fund to the Department of Real Estate to be administered by the Real Estate Commissioner for the advancement of real estate and consumer education To be operative until December 31, 1975

Ch 1174 (SB 1194) Stevens State park system.

Appropriates \$5,700,000 from the General Fund to the Department of Parks and Recreation for the acquisition of lands (Century Ranch) located in the Malibu area of Los Angeles County for the state park system

Requires such acquisition to be subject to the provisions of the Property Acquisition Law

Amends the State Beach, Park, Recreational, and Historical Facilities Bond Act of 1974 to confirm and validate the appropriation made by Item 379(c) of the Budget Act of 1973 for the acquisition of Century Ranch for the state park system, provided that the project shall be recommended by the State Park and Recreation Commission and reviewed by the Secretary of the Resources Agency prior to expenditure of funds, and to require bond act moneys to be expended to reimburse the General Fund for any expenditure of moneys for the acquisition of Century Ranch made pursuant to SB 1194, provided that the project shall have been recommended by the commission and reviewed by the secretary prior to such expenditure

To take effect immediately, urgency statute

## Ch 1175 (SB 1221) Beilenson Transportation.

Requires the Southern California Rapid Transit District, in cooperation with the Department of Transportation and local and regional entities in its service area, after public hearings, to prepare, and submit to the Legislature by March 31, 1974, a comprehensive plan for the development and operation of preferential facilities, as defined, for high-occupancy vehicles in its service area

Appropriates \$50,000 to the district pursuant to Section 2231 of the Revenue and Taxation Code to reimburse the district for costs incurred by it pursuant to this act Provides for reimbursement from the Transportation Planning Account in the State Transportation Fund, as specified

To take effect immediately, urgency statute

## Ch 1176 (SB 1224) Song Family physician training program

Deletes provisions requiring Regents of the University of California to establish departments of family practice and to expand residences in family practice as specified

Expresses legislative intent re the need for more physicians engaged in family practice in California

Creates ~~7-member~~ [8-member]\* Health Manpower Policy Commission, composed of specified members, prescribes methods of appointment thereof, with specified duties, to serve without compensation except for specified per diem

Requires the Secretary of the Health and Welfare Agency to take specific action in connection with state medical contract program established by this act

Authorizes secretary to adopt, amend, or repeal such regulations reasonably necessary to enforce the provisions of this ~~article~~ [act] \*

Appropriates \$3,150,000 to the Office of Educational Liaison for purposes of act

To take effect immediately, urgency statute

## Ch 1177 (SB 1284) Roberts Ballot pamphlets

Revises requirements for ballot pamphlets with regard to statewide measures ~~Establishes action for contesting accuracy of ballot pamphlet~~ Makes related changes

Provides that there is no reimbursement or appropriation made to any local agency for any costs incurred pursuant to the act because the mandated duties, obligations, or responsibilities are minor in nature and will not cause any financial burden to local government

## Ch 1178 (SB 1299) Gregorio State-owned property.

Directs the California Highway Commission, on January 1, 1974, to quitclaim to the City of San Bruno specified parcels lying within the city that were 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 for open space and park purposes

Requires that the proceeds derived from any sale of such property be used for street and highway purposes

## Ch. 1179 (SB 1443) Collier. State property

Authorizes the Director of General Services, with the approval of the State Public Works Board, to sell, exchange, or lease, as prescribed, designated lands located in the City of Santa Rosa Requires that the moneys received from the sale of such property be paid into the Motor Vehicle Account in the State Transportation Fund

Appropriates \$438,000 from the Motor Vehicle Account for acquisition of a field office site for the Department of Motor Vehicles at or in the vicinity of the City of Santa Rosa Provides that such appropriation shall be available for expenditure until June 30, 1976

Requires such acquisition to be subject to the Property Acquisition Law.

To take effect immediately, urgency statute

## Ch 1180 (AB 6) Cline Computation of income taxes

Revises personal income tax rates imposed on the income of heads of households

Provides certain married persons filing separate returns shall not be considered as married, and authorizes such persons otherwise qualified, to file personal income tax returns as head of household.

Requires employees to file exemption certificates prescribed by the Franchise Tax

Board, rather than the certificate required by federal law, for purposes of determining amounts to be withheld by employer pursuant to Personal Income Tax Law

**Ch 1181 (AB 63) McCarthy Public social services**

Provides for the implementation of nutrition programs for the elderly under Title III of the Older Americans Act of 1965, as amended, until funds become available under Title VII and extends date for submission of initial state plan for implementing such programs. Appropriates state nutrition program funds for such purposes, and authorizes an amount, not exceeding the nonfederal share, rather than 10 percent, or \$50,000, whichever is the lesser sum, to be expended when in-kind contributions are insufficient

Exempts benefits received by individuals under such nutrition programs from being considered as income or resources under public social service programs to extent permitted by federal law.

Exempts facilities who proposed prior to March 30, 1973, to modernize or replace the then licensed bed capacity from the review process of the appropriate planning agency for purposes of prior approval

Deletes reference to \$50,000 appropriation for 1972-73 fiscal year for Office of Special Services

To take effect immediately, urgency statute.

**Ch 1182 (AB 86) Alatorre Bilingual services**

Requires state and local agencies meeting specified criteria to employ bilingual persons in public contact positions or as interpreters to assist those in such positions. Specifically excludes local school agencies from provisions of act

Provides that neither appropriation is made nor obligation created for reimbursement of any local agency because the Legislature finds no duties, obligations or responsibilities are imposed on local governmental agencies or school districts by this act.

**Ch 1183 (AB 139) Priolo Neuromuscular research; teacher education**

Appropriates \$1,000,000 to the Regents of the University of California for purposes of establishing a Neuromuscular Disease Research Center at the University to accomplish prescribed objectives, and appropriates \$100,000 to the regents for purposes of funding research and teacher education projects

Request the center to report to Governor and Legislature annually.

**Ch 1184 (AB 189) Boatwright. Traffic violations**

Requires, upon conviction of any violation of any provision of the Vehicle Code, other than a felony violation and except these provisions, that execution of sentence of imprisonment in the county jail be suspended, at the request of the convicted person, for a period of 24 hours, unless the judge determines that the person would not return. Provides that, if prior to the end of such period, the person does not deliver himself into custody for commencement of the execution of such sentence, his failure to appear shall constitute a misdemeanor

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act

**Ch 1185 (AB 306) Chappie Tahoe regional planning**

Appropriates \$50,000 to the Resources Agency for allocation to the Tahoe Regional Planning Agency to pay legal fees and other litigation expenses of the agency. Authorizes the Secretary of the Resources Agency to allocate such funds

To take effect immediately, urgency statute

**Ch 1186 (AB 703) Waxman Campaign reporting**

Creates the Waxman-Dymally Campaign Disclosure Act, repealing the Campaign Statements Law, the Political Contributions Law, and the law requiring statements of receipts and expenditures for or against ballot measures, and generally revising the law relating to campaign reporting with respect to candidates and ballot measures

Provides that, for specified reasons, no appropriation is made by this act under Section 2231 of the Revenue and Taxation Code notwithstanding the state-mandated local costs that may be incurred by local agencies in carrying on any program or performing any service required by this act

**Ch. 1187 (AB 770) Lanterman Higher education coordination**

Repeals chapter relating to the Coordinating Council for Higher Education, operative April 1, 1974.

Establishes California Postsecondary Education Commission and advisory committee to commission Prescribes membership, terms of office, compensation, powers, duties, and functions of commission Vests in the commission responsibility as statewide post-secondary education planning and coordinating agency and advisor Transfers, operative April 1, 1974, all powers, duties, and functions of the council to the commission [Operative April 1, 1974.]\* accepts provisions of, and funds provided by, specified provisions of the Education Amendments of 1972 (P.L. 92-318), designates commission to carry out prescribed provisions of such amendments, and vests in Board of Governors of California Community Colleges all necessary power and authority to receive benefits and expend funds provided thereby on behalf of community colleges [Operative April 1, 1974.]\* revises provisions accepting provisions and funds provided by various federal statutes

Appropriates \$200,000 to the California Postsecondary Education Commission for carrying out purposes of this act through June 30, 1974

Adds related provisions

**Ch. 1188 (AB 806) Deddeh. Unemployment compensation disability benefits**

Increases maximum amount of remuneration upon which employee is required to contribute to the Unemployment Compensation Disability Fund for wages paid on and after effective date of act from \$8,500 to \$9,000 for 1974 and each subsequent calendar year

Increases maximum unemployment compensation disability benefit amount from \$105 for persons making \$2,500 and over in high-quarter wages in disability base period to \$119 for persons making \$2,850 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

Makes new provision applicable only to disabilities commencing on or after April 1, 1974

**Ch 1189 (AB 1126) Dunlap Fair employment practices**

Adds discrimination based on physical handicap to unfair employment practices prohibited by the California Fair Employment Practice Act, and makes such discrimination subject to jurisdiction and control of State Fair Employment Practice Commission

Provides that employer may refuse to employ or may discharge a handicapped person for specified causes. Provides that California Fair Employment Practice Act shall not be construed to require employer to alter premises in order to make them safe for physically handicapped employees beyond specified degree

Exempts state and local law enforcement agencies from prohibition against making inquiry as to physical fitness of applicants for peace officer positions only

Excludes from definition of "employee" for purposes of such act any individual employed under a special license in a nonprofit sheltered workshop or rehabilitation facility

Operative on July 1, 1974

**Ch 1190 (AB 1172) Kapiloff Property taxation**

Makes various changes relating to the assessment of property and corrections and cancellations of assessments for purposes of property taxation

**Ch 1191 (AB 1244) Moretti Child care**

Redefines child development services and requires Department of Education to carry on activities to improve delivery components as well as child development programs for the establishment of certain fees for child development services for families who do not qualify for federal reimbursement; rather than for families who are not aid recipients Establishes certain priorities for such services in the event of insufficient funds

Restates legislative intent with respect to certain programs

Establishes a management and fiscal audit of present state subsidized child care programs administered through the Department of Education and the county welfare

departments.

Requires Superintendent of Public Instruction to establish maximum reimbursement rates for the delivery of specific types of child development services and ~~repeals~~ [provides that no recipient of public assistance shall pay a fee for child development services Repeals prescribed]\* fee schedules established by the superintendent effective July 1, 1976

Establishes a two-year pilot study to develop and test a coordinated child care delivery system administered by the Department of Education

Revises statewide average support from state funds for children's centers to be now known as child development centers

Appropriates \$9,352,500 for child development services for the 1973-74 fiscal year to be allocated in accordance with specified schedule

Makes additional changes in Section 16710, Education Code, proposed by SB 1264, to be operative only if this bill and SB 1264 are both chaptered and become effective on or before January 1, 1974, and this bill is chaptered after SB 1264

Provides that this act shall take no effect unless AB 451 and this act are both chaptered and become effective on or before January 1, 1974.

To take effect immediately, urgency statute

Ch 1192 (AB 1392) Harvey Johnson. Public Employees' Retirement System.

Permits local miscellaneous members to receive prescribed industrial disability allowances if their employing contracting agency so elects

Provides increased industrial disability allowance for totally disabled local miscellaneous and local safety members. Not applicable to contracting agency unless elected.

Provides that contracting agencies which make election shall have employee contributions separately held rather than combined with contributions for state and local miscellaneous members

Ch 1193 (AB 1570) Briggs Milk stabilization and marketing

Requires uncreamed cottage cheese or cottage cheese, creamed cottage cheese, and partially creamed cottage cheese to be made from market milk, market cream, or derivatives of market milk

Provides that buttermilk is pasteurized market milk, pasteurized market skim milk, nonfat dry milk solids derived from market milk, condensed skim milk derived from market milk, or any combination of them, and designates milk solids requirements for buttermilk Permits ~~specifically~~ [raw]\* buttermilk to be made from certified raw milk, as prescribed

Deletes fluid cream from class 1 and includes specifically market cream, homogenized market cream, sour cream, sour cream dressing, uncreamed, creamed, or partially creamed cottage cheese and buttermilk in class 2, for purposes of milk stabilization and marketing provisions

Changes all fluid milk, fluid skim milk, or fluid cream which is supplied to consumers as condensed milk, condensed skim milk, evaporated skim milk, evaporated cream or clotted cream, or evaporated milk from class 3 to class 4 for minimum producer pricing purposes

Requires the Director of Food and Agriculture to assign fluid milk, fluid skim milk, or fluid cream, utilized in bulk by distributors ~~or~~ [as]\* condensed milk, condensed skim milk, evaporated skim milk, evaporated cream or clotted cream, or evaporated milk to the classification of ultimate usage of such fluid milk, fluid skim milk, or fluid cream for purposes of milk stabilization and marketing provisions

Ch 1194 (AB 1645) Seeley Horse sales

Specifically exempts horse sales or horse auction sales when such sales are solely for the sale of racehorses or breeding stock that is used for the production of racehorses and when such sales are held or conducted on the premises of any racing association under the jurisdiction of, and with the authorization and approval of, the California Horse Racing Board from the designated provisions regulating public horse shows, horse competition, or horse sales. Defines "racehorses" for such purposes.

Requires the board to establish rules and regulations for such horse sales or horse auction sales as are reasonably necessary to provide the horse, owners, [and]\* general

public with adequate protection, and requires such rules and regulations to provide for regulation of the medication or drugging of racehorses sold at horse sales or horse auction sales

Ch 1195 (AB 1661) Chappie Fuel tax revenues

Exempts from provisions which require the reimbursement and repayment of a license tax for motor vehicle fuel, persons who, on and after July 1, 1974, buy and use the motor vehicle fuel for operating motor vehicles subject to registration under specified provisions of the Vehicle Code while engaged in off-highway recreational use. Requires the transfer, to the Off-Highway Vehicle Fund, of an amount of money equal to the estimate, prepared by the Department of Transportation, of the amount of money credited to the Motor Vehicle Fuel Account attributable to taxes imposed on distributions of motor vehicle fuel used in such vehicles while being so operated, which is continuously appropriated to provide facilities for the operation of such vehicles.

Requires the Department of Transportation, on or before August 15, 1975, and every two years thereafter, in cooperation with the Department of Parks and Recreation to prepare, or cause to be prepared, a report setting forth the current estimate of such amount of money.

Declares legislative intent

Makes related changes

To take effect immediately, urgency statute

Ch 1196 (AB 1796) Keysor Elections

Extends by one hour the time for the close of the polls at a general district election and the time before which vote totals or returns at such election may not be announced or disclosed.

Makes it a misdemeanor to refuse to allow a prospective signer to read initiative, referendum, a recall petition, or to obscure Attorney General's summary of statewide initiative or referendum. Provides that an arrest or conviction for this misdemeanor shall not invalidate or otherwise affect the validity of any signature obtained by the person arrested or convicted.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement or appropriation by this act because of specified reason and certain legislative determinations.

To take effect immediately, urgency statute

Ch 1197 (AB 1805) Knox State Fire Services Board

Establishes State Board of Fire Services within the Office of the State Fire Marshal. Vests in the State Board of Fire Services all of the powers, duties, and responsibilities of the State Fire Advisory Board and abolishes the State Fire Advisory Board.

Sets specified selection standards for each of the 15 board members and requires 11 specified members to be appointed by the Governor according to a specified process.

Requires the board to meet at the call of the State Fire Marshal or at the request of any two members, but not less than bimonthly. Prohibits the payment of any salary to members but allows payment of actual and necessary expenses related to activities of the board.

Requires the board to give advice to the State Fire Marshal re specified provisions.

Requires the board to make studies, recommendations, and reports to the Governor and the Legislature re fire protection personnel appointments, fire apparatus, and fire protection training.

Requires the board to establish standards and recommend curricula re firefighting and training. Requires the board to establish advisory committees, as necessary, to assist in carrying out certain specified functions.

Requires the board, in cooperation with the State Department of Education, to establish standards and a program for certification of fire protection personnel and instructors. Specifies that such standards and program shall not apply to any agency of the state or political subdivision within the state unless that agency elects to be subject to these provisions.

Requires the board to sit as an appeals board to consider appeals re application of State Fire Marshal regulations by affected persons. Requires that the appeal be made in

writing in a form and manner prescribed by the board, makes the decision of the appeals board binding on the State Fire Marshal, and provides that decisions have no precedent value

Prohibits the State Fire Marshal from sitting as a member of the appeals board.

Prohibits any member of the board who has a financial or other interest which would influence his decision of a particular case from sitting on the appeals board in that particular case

Deletes obsolete provisions

Appropriates \$14,000 for the support of the board

Ch 1198 (AB 1816) Brown State purchases. small businesses

Enacts Small Business Procurement and Contract Act providing generally for increased participation of small businesses in state procurement and contract awards by giving special consideration, preferences, and assistance to small businesses

Creates within the Department of General Services an Office of Small Business Procurements and Contracts, and prescribes duties of such office

Ch 1199 (AB 2583) Foran Residential rehabilitation

Enacts the ~~Marks/Foran~~ [Foran-Marks]\* Residential Rehabilitation Act of 1973

Authorizes the issuance and sale by cities and counties with populations of over 600,000, and by housing authorities and redevelopment agencies in such cities and counties, of revenue bonds and bond anticipation notes not secured by the taxing powers of such local agencies for the purpose of making loans for residential rehabilitation, as defined. Requires, prior to the issuance of any such bonds or notes, that such local agencies adopt comprehensive residential rehabilitation programs providing for the selection of residential rehabilitation areas, as defined, for a program of enforcement of rehabilitation standards as defined, in 95 percent of the residences in each residential rehabilitation area, guidelines for financing residential rehabilitation and for an adopted plan for public improvements for each residential rehabilitation area. Specifies criteria for selection of residential rehabilitation areas and procedures for selection of residential rehabilitation areas by the local agency. Specifies the type and nature of the bonds and notes authorized to be issued which are payable from specified revenues, including the repayment of principal, interest, and other charges in connection with residential rehabilitation loans

Authorizes the local agency to change interest rates on loans according to a specified procedure to reflect changes in interest rates on the local agency's bonds, losses due to defaults, and bona fide changes in loan servicing charges

Requires the guidelines for financing residential rehabilitation to require that outstanding loans on rehabilitated property may not exceed 80 percent of the anticipated after-rehabilitation value, except that the local agency may authorize loans up to 95 percent under certain conditions, that the maximum repayment period for residential rehabilitation loans be 20 years or  $\frac{3}{4}$  of the economic life of the property, whichever is less, that the maximum amount for rehabilitation for each dwelling unit is \$17,500, that no more than 20 percent of any loan be used for residential rehabilitation not required by the local agency's rehabilitation standards, with certain exceptions, and that loans not be made for refinancing outstanding indebtedness unless the cost of meeting rehabilitation standards is at least 20 percent of the loan

Provides that local agencies shall require that rental or sale of residences for which rehabilitation has been financed pursuant to the act shall be open to all as to rental and sale, regardless of race, color, religion, national origin, or ancestry. Requires that local agencies request contractors engaged in such rehabilitation to provide equal opportunity for employment. Requires all contracts and subcontracts for residential rehabilitation financed under the act to be let without discrimination on such bases. States policy to encourage participation by minority contractors

Exempts such bonds from requirements of any other law applicable to the issuance of bonds

Requires a local agency which conducts a program of loans authorized by the act during the first 2 years following its enactment to submit progress reports on such program every 6 months, but provides that such reporting obligation terminates after the submission of the report for the period including December 31, 1975

To take effect immediately, urgency statute



**Ch 1200 (AB 2652) MacGillivray Appropriation for emergency fund**

Appropriates \$6,000,000 from the Federal Revenue Sharing Fund to the General Fund in augmentation of Item 81, Budget Act of 1973, for senior citizens property tax assistance

To take effect immediately, urgency statute

**Ch 1201 (SB 1438) Marks Residential rehabilitation**

Enacts the Marks-Foran Residential Rehabilitation Act of 1973

Authorizes the issuance and sale by cities and cities and counties with populations of over 600,000, and by housing authorities and redevelopment agencies in such cities and cities and counties, of revenue bonds and bond anticipation notes not secured by the taxing powers of such local agencies for the purpose of making loans for residential rehabilitation, as defined

Requires, prior to the issuance of any such bonds or notes, that such local agencies adopt comprehensive residential rehabilitation programs providing for the selection of residential rehabilitation areas, as defined, for a program of enforcement of rehabilitation standards as defined, in 95 percent of the residences in each residential rehabilitation area, guidelines for financing residential rehabilitation and for an adopted plan for public improvements for each residential rehabilitation area Specifies criteria for selection of residential rehabilitation areas and procedures for selection of residential rehabilitation areas by the local agency Specifies the type and nature of the bonds and notes authorized to be issued which are payable from specified revenues, including the repayment of principal, interest, and other charges in connection with residential rehabilitation loans

Authorizes the local agency to change interest rates on loans according to a specified procedure to reflect changes in interest rates on the local agency's bonds, losses due to defaults, and bona fide changes in loan servicing charges

Requires the guidelines for financing residential rehabilitation to require that outstanding loans on rehabilitated property may not exceed 80 percent of the anticipated after-rehabilitation value, except that the local agency may authorize loans up to 95 percent under certain conditions, that the maximum repayment period for residential rehabilitation loans be 20 years or  $\frac{3}{4}$  of the economic life of the property, whichever is less, that the maximum amount for rehabilitation for each dwelling unit is \$17,500, that no more than 20 percent of any loan be used for residential rehabilitation not required by the local agency's rehabilitation standards, with certain exceptions, and that loans not be made for refinancing outstanding indebtedness unless the cost of meeting rehabilitation standards is at least 20 percent of the loan

Provides that local agencies shall require that rental or sale of residences for which rehabilitation has been financed pursuant to the act shall be open to all as to rental and sale, regardless of race, color, religion, national origin, or ancestry Requires that local agencies request contractors engaged in such rehabilitation to provide equal opportunity for employment Requires all contracts and subcontracts for residential rehabilitation financed under the act to be let without discrimination on such bases States policy to encourage participation by minority contractors

Exempts such bonds from requirements of any other law applicable to the issuance of bonds

Requires a local agency which conducts a program of loans authorized by the act during the first 2 years following its enactment to submit progress reports on such program every 6 months, but provides that such reporting obligation terminates after the submission of the report for the period including December 31, 1975

To take effect immediately, urgency statute

**Ch 1202 (SB 413) Beilenson Health**

Repeals and reenacts provisions relating to licensing of health facilities to revise facilities subject to licensure, provide for licensure of various prescribed classes of health facilities, and for issuance of special permits in addition to a license authorizing a health facility to offer one or more of prescribed special services, and revise powers and duties of Department of Health and provisions re offenses, suspension and revocation of licenses, malpractice actions, and services in health facilities

Provides for special fees to be charged specified health facilities which are to be

deposited in the California Health Facilities Account, and provides that no license for such a facility shall be issued or renewed if the fee is not paid.

Makes related provisions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 1203 (AB 2262) Lanterman Community care facilities

Revises the definition of "health facility," as used in the California Health Facility Construction Loan Insurance Law to include nonprofit community care facilities that provide care, habilitation, rehabilitation, or treatment to mentally impaired persons Provides that the application fee for loans under such provisions shall be ½% of the loan applied for up to \$500, rather than a fixed \$500 fee

Enacts the California Community Care Facilities Act, to be administered by the State Department of Health Provides for licensing of community care facilities, as defined, and for the issuance of special permits to offer specialized services, as provided in regulations of the Director of Health. Provides that community care facilities shall not be subject to specified provisions relating to facilities and that, in the event of conflict between the act and such provisions, the act shall control Requires the director to appoint an Advisory Committee on Community Care Facilities to advise him on specified matters pertaining to community care facilities

Authorizes the Department of Health to contract with public agencies to perform licensing, approval, and consultation functions with respect to community care facilities and specifies reimbursement policies.

Authorizes the director to impose a licensing or special-permit-approval application fee, which he may waive or reduce for any category of licensure where the prescribed fees would cause undue financial hardship with respect to a substantial number of community care facilities within such category. Prohibits any city or county from imposing any business license fee or tax for the privilege of operating a community care facility serving 6 or less persons Provides for periodic inspections of community care facilities and for the issuance of notices of deficiencies by the department and authorizes the department to levy civil penalties, not exceeding \$50 per day, if the facility is found in noncompliance. Authorizes the director to provisionally license community care facilities prior to July 1, 1974, for up to 6 months Requires the director to adopt criteria for evaluating such facilities on or before July 1, 1975

Provides that any person may request an inspection of any community care facility by filing a complaint Requires the department to make an on-site inspection within 10 days of receiving the complaint, unless it determines the complaint is willfully intended to harass a licensee or is without any reasonable basis Requires the substance of the complaint to be provided to the licensee no earlier than the time of inspection, but prohibits the release of any names specified in the substance of the complaint or in any other record made available to the licensee Prohibits any licensee from discriminating or retaliating against any person receiving the services of its community care facility or against any employee thereof on account of such person's initiating the complaint or participating in the inspection

Makes any violation of the California Community Care Facilities Act a misdemeanor, and authorizes the director to bring an action to enjoin the operation of a community care facility without a license Requires district attorneys, upon application of the department, to conduct prosecutions of specified violations

Authorizes the department to suspend or revoke such licenses or special permits Provides for reinstatement of a revoked license or special permits Requires licensees handling money of persons within the facility, with specified exceptions, to post a bond in an amount of at least \$1,000, and authorizes actions upon such bond Authorizes the director to grant a partial or total variance from bonding requirement if compliance with such requirement is so onerous that the facility will cease to operate if it complies and if the money of persons cared for in the facility is placed in specified institutions.

Requires the director to insure that licensing personnel have appropriate training to properly carry out the act and that operators and staffs have appropriate training to provide the care and services provided Requires the director to develop a rate system for state payment for care and services purchased by the department from community care facilities

Repeals the Establishments for Handicapped Persons Licensing Law Requires organizations and persons furnishing care exclusively under agreements which allow cancellation by either party without cause, to be licensed as community care facilities

Requires the director to report to the Legislature by March 31, 1974, re impact of local zoning ordinances upon state's policy of encouraging care and services in local communities

Makes related changes

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1204 (SB 197) Grunsky Licensed facilities

Prohibits the Department of Justice and the State Department of Health from charging a fee for the fingerprinting of, or obtaining the criminal record of, an applicant for a license to operate a facility providing nonmedical board, room, and care for 6 or less children

Prohibits State Fire Marshal or any local public entity from charging fee for enforcing specified provisions relating to fire safety with respect to such facilities

Makes a technical change

Provides that, if (1) SB 413 is chaptered, becomes effective on or before January 1, 1974, and repeals Section 1347 of the Health and Safety Code, or (2) if AB 2262 is chaptered, becomes effective on or before January 1, 1974, and adds a Section 1523 to the Health and Safety Code, the amendments to Section 1347 of the Health and Safety Code which this act would make shall not become operative, whether SB 413 or AB 2262, or both, are chaptered prior or subsequent to this act

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for state-mandated local costs because of a specified reason

Ch 1205 (SB 1171) Zenovich. Public social services

Requires the State Department of Health and local community mental health programs in referring mentally disordered patient to licensed facilities to provide the licensee with information concerning the patient's previous conduct which would be relative to the suitability of the placement

Makes changes relative to the transfer of the Department of Mental Hygiene to the State Department of Health

Makes additional changes in Section 10053 5, Welfare and Institutions Code, proposed by AB 1950, to be operative only if AB 1950 and this bill are both chaptered, and this bill is chaptered after AB 1950.

Ch. 1206 (AB 1103) Bill Greene Employment Development Act of 1973.

Creates the Department of Employment Development in the state government and transfers to such department the functions, powers, and duties of the Department of Human Resources Development and the Department of Rehabilitation Vests the new department with the responsibility for job creation activities.

Redefines "economically disadvantaged area" for purposes of assisting unemployed and underemployed persons, and requires the establishment of Community Employment Development centers based on identified community needs

Repeals the Employment Opportunities Act of 1971

Makes various technical and conforming changes.

Makes additional changes in Sections 14021 and 14024 of the Corporations Code proposed by SB 387, to be operative only if SB 387 and this bill are both chaptered and this bill is chaptered after SB 387

Ch 1207 (SB 601) Lagomarsino Employment Development Act of 1973

Creates the Department of Employment Development in the state government and transfers to such department the functions, powers, and duties of the Department of Human Resources Development Vests the new department with the responsibility for job creation activities

Redefines "economically disadvantaged area" for purposes of assisting unemployed and underemployed persons, and requires the establishment of Community Employ-

ment Development Centers based on identified community needs

Repeals the Employment Opportunities Act of 1971

Makes various technical and conforming changes

Makes additional changes in Sections [14020,]\* 14021, and 14024 of the Corporations Code proposed by SB 387, to be operative only if SB 387 and this bill are both chaptered and this bill is chaptered after SB 387.

Ch 1208 (SB 1054) Biddle Work incentive program.

Conforms the work incentive program provisions to recent changes in federal requirements.

Incorporates changes made by various other specified bills contingent upon the passage of these bills.

Ch 1209 (AB 510) Bill Greene Career guidance center

Deletes provisions relating to manpower development effectiveness programs and providing for career guidance centers

Expresses legislative findings and intent re California career guidance center

Establishes pilot California career guidance center which shall serve as regional guidance resource center

Requires Department of Education, in cooperation and consultation with advisory committees, to provide state-level guidance and supervision re pilot project

Provides for application and selection procedure which shall be administered by the State Board of Education

Requires State Board of Education, upon recommendation of the Superintendent of Public Instruction, to adopt guidelines re selection of applications and project sites and operation of guidance center

Requires Department of Education to advise and consult with specified state agencies concerning the implementation of career guidance center

Provides for local advisory committee and prescribes membership and duties of such committee

Defines components of the career guidance center

[Requires career guidance center to annually submit, commencing March 30, 1975, to State Board of Education an inventory of programs, current and planned, as prescribed ]\*

Requires Department of Education to evaluate the career guidance center and submit a report to the Legislature by the 5th calendar day of the 1975-76 Regular Session of the Legislature

Provides that the funds appropriated by Item 277 of the Budget Act of 1972 shall be expended during the 1972-1973 and 1973-1974 fiscal years for purposes of this act.

Makes related changes

To take effect immediately, urgency statute

Ch 1210 (SB 586) Marks Employment

Provides that unemployed person shall not be deemed ineligible for the receipt of unemployment compensation benefits or welfare benefits, as applicable, for refusing to accept employment with an employer who does not possess an appropriate state license to engage in his business, trade, or profession, or does not withhold or hold in trust the employee contributions required for unemployment compensation disability benefits and transmit such employee contributions as required, or does not either carry workmen's compensation insurance or possess a certificate of self-insurance

[Changes departmental reference in such provisions from the Department of Human Resources Development to the Department of Employment Development.]\*

Ch 1211 (SB 387) Deukmejian Economic development programs

Changes name of California Job Development Corporation Law to California Job Creation Corporation Law.

Declares intention of Legislature to develop employment opportunities for youth, the disadvantaged and the disabled

Creates and defines powers of executive director to administer such law

Permits Job Creation Corporation to make or guarantee loans to provide borrower

with management and technical assistance Permits corporation to charge a loan guarantee fee in order to defray operating expenses of the corporation

Modifies and codifies various sections pertaining to small business assistance

Makes relating and conforming changes to be operative only if AB 1103 or SB 601 and this bill are both chaptered, and this bill is chaptered after SB 601 or AB 1103

Appropriates \$1,000,000 from the General Fund to the California Job Creation Program Board for the purposes of this act

#### Ch 1212 (AB 1950) Brown Department of Benefit Payments

Establishes Department of Benefit Payments to handle fiscal affairs, and supervise and administer the payment of aid

Transfers to the Department of Benefit Payments certain fiscal functions of the Department of Social Welfare.

Provides that certain program benefit and subvention funds will be appropriated from the State Department of Health to the Department of Benefit Payments

Transfers from the State Department of Mental Hygiene to the Department of Benefit Payments claims processing and payment responsibilities for local mental health programs and county audits.

Transfers from the State Department of Health to the Department of Benefit Payments the payment and audit responsibilities for crippled children's services, regional diagnostic centers for developmental disabilities, family planning services, renal dialysis, tuberculosis subsidies, and local health department subventions

Conforms state law to certain recent changes in federal law

Incorporates changes made by various other specified, and unspecified, bills contingent upon the passage of these bills

Operative, except for certain transfers of duties, purposes, responsibilities and jurisdiction, on July 1, 1974

#### Ch 1213 (SB 1176) Beilenson. Public social services

Requires family planning services to be provided to former, current, or potential recipients, as defined, of childbearing age, as provided by Public Law 92-603, rather than all such recipients age 15 to 44 Authorizes the Department of Health to provide such services by contract with other authorized agencies

Requires certain information, including the number of visits to family planning clinics and number of live births, to be included in the department's quarterly statistical report in respect to family planning services rather than in the county's report

Requires Medi-Cal beneficiaries to obtain family planning services through Medi-Cal, if available

Includes family planning services within definition of health care services and within the basic schedule of benefits under the Medi-Cal Benefits Program.

Establishes Office of Family Planning within Department of Health and prescribes powers and duties of the offices

Appropriates \$4,770,000 to the Department of Health for costs incurred pursuant to this act for the 1973-74 fiscal year

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

#### Ch 1214 (SB 510) Alquist Energy insulation.

Requires the Commission of Housing and Community Development, as soon as possible after July 1, 1974, to adopt rules and regulations establishing minimum standards of energy insulation for new mobilehomes Enlarges advisory committee created to assist the commission in establishing energy insulation regulations to include two representatives of the mobilehome manufacturing industry and two registered mechanical engineers

Prohibits issuance of any insignia of approval of the Department of Housing and Community Development for any mobilehome manufactured in violation of provisions relating to energy insulation or the regulations adopted pursuant thereto

Requires Department of Housing and Community Development to enforce provisions relating to energy insulation in mobilehomes and rules and regulations adopted pursuant thereto

Provides that if SB 283 is enacted and creates a State Energy Resources Conservation and Development Commission, all functions of the director, the department, and the Commission of Housing and Community Development provided for by specified provisions shall be assumed by such State Energy Resources Conservation and Development Commission, and the advisory committee appointed to assist the Housing and Community Development Commission in the establishment of energy insulations regulations shall assist the new commission, as specified

Ch. 1215 (AB 2572) Brown State Capitol, legislative buildings

Requires a legislative building to be constructed in the area bounded by 15th, L, 17th, and N Streets, unless the Joint Rules Committee determines an expansion of the Annex of the State Capitol Building to be more feasible, in which case, upon approval of the committee, such expansion shall be accomplished

Provides that restoration or rehabilitation of west wing of State Capitol shall be undertaken only as hereafter provided by statute. Requires Joint Rules Committee to cause conduct of study and to report recommendations to Legislature Requires Joint Rules Committee to obtain approval of any decision to construct the legislative building from the Senate and Assembly

Ch 1216 (AB 134) Burton. Public social services

Deletes existing federally financed adult categorical aid and service programs and enacts the Burton-Moscone-Bagley Citizens Income Security for the Aged, Blind and Disabled, providing for the administration by the Secretary of Health, Education and Welfare of a supplementary payment of specified grants under Title XVI of the Social Security Act Requires each county to pay a specified amount per year at its share of such program Provides a separate county payment to persons ineligible due to the value of their home for such payment, and provides for deduction of such payment from the counties' share of aid Provides relatives responsibility provisions

Eliminates provisions prohibiting public assistance recipients from receiving the senior citizens property tax exemption operative July 1, 1974

Revises the social service program for such recipients, provides for in-home supportive services for former, current and potential recipients, provides an additional grant to a severely impaired recipient or a severely impaired and indigent aged, blind or disabled individual, to purchase such service, if he so elects, and requires the state to fund in-home supportive services

Revises provisions on out-of-home care in nonmedical care facilities

Provides for a loan to meet the needs of aged, blind and disabled recipients under emergency circumstances when recipients' checks are not received and an aid payment in special circumstances for replacement of certain necessary items

Establishes the Emergency Revolving Fund to reimburse the counties for the cost of uncollected loans and the administration thereof, which is appropriated for such purposes

Revises formula for distribution of the amount received from the federal government for administration of services so that the counties receive at least 66 percent of the federal service funds, rather than at least one-half of the total federal funds for such administration, and allocates ~~\$5,000,000~~ [\$7,000,000]\* from the state's share of such funds for the 1973-74 fiscal year to the counties for such purposes

Provides for a continuous state appropriation to the department for allocation to the federal government to pay the amount of the state supplementary payment less any amounts due from the federal government under "hold harmless" provisions, and appropriates \$65,000,000 from the Federal Revenue Sharing Fund to the General Fund to augment funds appropriated for such state supplementary payment Provides for an appropriation to the Emergency Revolving Fund of \$1,500,000 for emergency payments, as specified.

Requires the Department of Health to contract with the Secretary of Health, Education and Welfare to determine Medi-Cal eligibility for aged, blind or disabled individuals

Provides that Medi-Cal needs for persons under the federal health insurance program for the aged and disabled include any cost sharing, except for individuals ineligible for such federal program prior to July 1, 1973

Requires exemption of the market value of certain personal property items to be less encumbrances for purposes of certain public assistance programs.

Increases aid to potentially self-supporting blind grant for attendant care from \$300 to \$450 per month

Limits liability under Medi-Cal of responsible relatives for noncategorically related needy persons to the spouse of an adult or a parent of a minor

Revises the food stamp program in implementation of recent amendments to the Food Stamp Act of 1964 and effective July 1, 1974, provides for a continuing appropriation from the General Fund for the nonfederal share of administrative costs above county costs in the calendar year 1973.

Provides that neither appropriation is made nor obligation created for reimbursement of any local agencies for any costs incurred by it pursuant to the act

To become operative on January 1, 1974, or a later date if the operation of Title XIV of the Social Security Act is delayed

To take effect immediately, urgency statute

Ch 1217 (SB 1474) Biddle Local elections.

Revises nomination period and period for publication of notice of election for general municipal election on March 5, 1974. Exempts such election from operation of provision requiring extension of nomination period if incumbent fails to file

Revises deadline for call of various school district elections. Makes holding of school district election on same date as general municipal election for school districts overlapping general law city boundaries optional at discretion of county superintendent of schools rather than mandatory

Validates all special elections called on or before December 5, 1973, and held or to be held after October 1, 1973, and before January 1, 1974

To take effect immediately, urgency statute

Ch 1218 (AB 1969) Moretti Vehicle speeds

Imposes a maximum speed limit of 55 m p h on the operation of all vehicles, notwithstanding other provisions of law setting higher speed limits, and requires designated 3-axle trucks, buses, and tow vehicles to be driven in a designated lane, as defined, or in the right lane except under specified conditions. To remain in effect until June 30, 1975, on which date this provision is repealed

Declares legislative intention to provide reimbursement to local agencies by separate act, but provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act; except that it is provided that reimbursements to local agencies shall be limited to the cost of replacement or removal of speed limit signs that now indicate permissible speeds above 55 miles per hour.

To become operative on January 1, 1974.

To take effect immediately, urgency statute





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**DIGESTS OF RESOLUTIONS AND PROPOSED  
CONSTITUTIONAL AMENDMENTS  
ADOPTED IN 1973**

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## RESOLUTION CHAPTERS

- Res Ch 1 (ACR 5) Burke City charters.  
Approves amendments to charter of City of Seal Beach
- Res Ch 2 (ACR 8) Cory Joint Legislative Committee on Public Domain.  
Continues existence of Joint Legislative Committee on Public Domain until January 15, 1974
- Res Ch 3 (ACR 4) Thomas. Carley V Porter  
Memorializes the passing of Assemblyman Carley V Porter
- Res. Ch 4 (ACR 7) Cory Legislative Counsel of California.  
Designates George H. Murphy as the Legislative Counsel of California
- Res Ch. 5 (ACR 10) Murphy City charters  
Approves amendments to charter of City of Merced.
- Res. Ch. 6 (ACR 14) Collier City charters  
Approves amendment to charter of City of Arcadia.
- Res. Ch. 7 (ACR 1) Chappie Coloma: honorary state capital  
Designates the City of Coloma the honorary state capital for the day of January 28, 1973
- Res Ch 8 (ACR 15) Meade Honorable Raymond E. Peters.  
Memorializes Supreme Court Justice Raymond E Peters
- Res Ch 9 (ACR 3) Knox City charters  
Approves amendment to charter of City of Richmond
- Res Ch 10 (SCR 10) Alquist City charters.  
Approves amendments to Charter of City of Santa Clara
- Res Ch 11 (AJR 9) Keene. Export of logs  
Memorializes President and Congress to instruct Secretary of Commerce to exercise his power under the Export Control Act to forbid the export of logs until the Secretary of Agriculture finds that the nation's projected lumber needs for five consecutive years could be entirely satisfied by domestic supplies
- Res Ch 12 (ACR 22) MacCallivray. City charters  
Approves an amendment to charter of City of Santa Barbara.
- Res Ch 13 (ACR 11) Vasconcellos Educational goals and evaluation.  
Continues existence of Joint Committee on Educational Goals and Evaluation until November 30, 1974  
Makes allocation of \$175,000 from Contingent Funds of the Assembly and Senate for committee expenses
- Res Ch 14 (ACR 12) Vasconcellos. Higher education joint committee  
Continues existence of Joint Committee on Master Plan for Higher Education until December 31, 1973, and allocates \$105,000 to such committee
- Res Ch. 15 (SCR 13) Grunsky City charters  
Approves amendments to Charter of City of Santa Cruz

Res Ch. 16 (SCR 14) Dills. UCLA basketball team.

Commends Coach John Wooden and the UCLA Bruins basketball team for their historic collegiate basketball record

Res Ch 17 (SCR 15) Marks Copernicus of Poland Year

Declares that the year 1973 shall be known as "Copernicus of Poland Year" to mark the 500th anniversary of the birth of Nicolaus Copernicus.

Res. Ch 18 (SCR 17) Bradley. City charters

Approves amendment to Charter of City of San Jose.

Res Ch. 19 (ACR 37) Bee. County charters

Approves amendments to Charter of County of Alameda

Res Ch 20 (SCR 16) Dymally Teaching hospitals' joint committee

Increases membership of Joint Committee on Siting of Teaching Hospitals from three members of each house to five members from each house

Res. Ch 21 (SCR 21) Song George H Murphy

Commends George H Murphy, Legislative Counsel of California, for his years of service to the Legislature of this state

Res Ch 22 (ACR 39) Dunlap. City charters

Approves amendments to Charter of City of Napa

Res. Ch 23 (ACR 42) Quimby City charters

Approves amendments to Charter of City of San Bernardino.

Res Ch 24 (SJR 10) Behr Child care programs

Requests the Administrator of the Social and Rehabilitation Service of the Department of Health, Education, and Welfare to withdraw the proposed regulations that would greatly reduce child care services to low-income families

Res Ch 25 (AJR 15) Waxman. East-West trade relations

Memorializes the President to support, and Congress to amend the federal East-West Trade Relations Act of 1971 to deny most-favored-nation status to countries which prevent their citizens from emigrating freely by requiring the payment of ransom taxes

Res Ch 26 (ACR 50) Z'berg City charters.

Approves amendments to charter of City of Sacramento

Res Ch 27 (AJR 4) Burton Oil importation on American flagships.

Memorializes the Congress of the United States to enact legislation requiring at least half of the nation's oil imports to be carried on American flagships

Res Ch 28 (ACR 47) Davis Larry E Townsend

Memorializes Assemblyman Larry E. Townsend

Res Ch 29 (ACR 55) Crown City charters.

Approves amendment to Charter of City of Alameda.

Res Ch 30 (SJR 1) Nejedly. Social services.

Requests the Secretary of the Department of Health, Education, and Welfare to extend until July 1, 1973, the effective date of proposed regulations under which programs affected by the federal ceiling on social service funds will be administered, and to take such action as is necessary to immediately provide an indication of the federal appropriation requested for social services for the 1973-74 and 1974-75 fiscal years

Res Ch 31 (ACR 56) Quimby. City charters

Approves amendments to Charter of City of San Bernardino

Res Ch 32 (ACR 9) Burton. Joint Rules.

Adopts Temporary Joint Rules of Senate and Assembly for the 1973-74 Regular Session

Res. Ch 33 (ACR 25) Davis Belotti memorial redwood

Requests the Department of General Services to plant a *Sequoia sempervirens* in Capitol Park in memory of Frank P Belotti

Res Ch. 34 (SCR 25) Zenovich. Ray W Hays.

Memorializes Ray W Hays

Res. Ch. 35 (ACR 58) Alatorre "Mexican-American Week "

Proclaims April 29 through May 5, 1973, as "Mexican-American Week "

Res Ch 36 (AJR 13) Ray E Johnson Retirement compensation.

Memorializes Congress of the United States to consider renaming portion of Public Law 92-603 relating to aid to the aged program "Citizens Retirement Income "

Res Ch 37 (SCR 28) Alquist. Della Bradley.

Memorializes Della Bradley

Res Ch 38 (ACR 35) Bagley Sir Francis Drake celebration

Creates the Joint Committee on Sir Francis Drake, prescribes its membership and its powers and duties regarding the study of state participation in the 400th anniversary of Sir Francis Drake's circumnavigation of the earth Provides for the appointment of an advisory commission and prescribes its membership and its powers and duties

Res Ch 39 (SCR 7) Song California Law Revision Commission

Authorizes the Law Revision Commission to continue its study of topics previously authorized for study and approves removal of two topics from commission's agenda.

Res Ch 40 (AJR 6) MacDonald National monument Channel Islands

Memorializes President and Congress to support and enact legislation to provide federal funds for the development of a California coastal site as a gateway to the Channel Islands National Monument and as headquarters for National Park Service operations involving the islands.

Res Ch 41 (AJR 22) Moretti United States mail

Requests Congress and President, among other things, to support proposed federal legislation to freeze postal rates for certain newspapers and periodicals to encourage dissemination of news, opinion, scientific, cultural, and educational matter through the mails

Res. Ch 42 (ACR 19) Brown Joint committee teaching hospitals.

Continues existence of Joint Committee on Siting of Teaching Hospitals until June 30, 1974

Res Ch 43 (ACR 40) Davis Women legislators

Concurs with the National Order of Women Legislators in the need for compiling a history of women legislators

Directs the Joint Rules Committee to have the history of women legislators in California compiled for inclusion in the national compilation.

Res Ch 44 (AJR 11) Chappie. Lake Tahoe Basin lands.

Urges the Secretary of Agriculture and the Chief of the United States Forest Service to give favorable consideration to a proposal to acquire certain lands owned by the Fibreboard Corporation lying within the Lake Tahoe Basin in exchange for national forest lands Memorializes President and Congress to take appropriate steps to reimburse local governments for any loss of funds they may incur as a result of such exchange rather than a sale

- Res Ch 45 (AJR 16) MacGillivray. Prisoners of war. retirement  
Requests enactment of federal law providing two years of retirement credit for each year of imprisonment for veterans of Vietnam War.
- Res. Ch. 46 (ACR 17) MacDonald Handicapped children  
Declares legislative support of the "Hunt for the Handicapped Child" program.
- Res Ch 47 (SJR 13) Grunsky. Philippine Scouts  
Urges Congress to enact legislation to provide adequate benefits for members and survivors of the Philippine Scouts.
- Res Ch 48 (ACR 90) Lanterman City charters  
Approves amendment to Charter of City of Pasadena
- Res Ch. 49 (ACR 44) Qumby Telecommunications systems joint committee  
Creates Joint Committee on Telecommunications, and prescribes membership, powers, and duties
- Res. Ch 50 (ACR 57) Davis Stanley Arnold  
Commends Judge Stanley Arnold for outstanding public service and congratulates him on his retirement
- Res Ch 51 (ACR 43) Wakefield Sister City Program.  
Encourages the municipal governments of California to participate in the Sister City Program.
- Res Ch. 52 (SCR 54) Holmdahl City charters  
Approves amendments to Charter of City of Oakland
- Res Ch 53 (ACR 80) McCarthy Senior Citizens' Month  
Designates the month of May 1973, as Senior Citizens' Month
- Res. Ch 54 (AJR 31) MacDonald Office of Saline Water  
Memorializes President and Congress to restore the budget of the Office of Saline Water to a level sufficient to continue the operation of certain specified test facilities
- Res Ch 55 (AJR 8) Z'berg Isleton flood protection study  
Memorializes the Senate and House Committees on Appropriations to augment the 1973-74 budget of the Army Corps of Engineers in an amount determined by their capability for the resumption of the currently authorized Sacramento-San Joaquin Delta study, with the view to determining if additional flood protection can be provided for the town of Isleton  
Requests such study to be undertaken in coordination with the Delta Multiple-Purpose Levee Study now being carried out by the Department of Water Resources.
- Res Ch. 56 (AJR 10) Lancaster State and local assistance.  
Memorializes Congress to redefine "tax effort" for purposes of determining allocation of funds to local government under the State and Local [Fiscal]\* Assistance Act of 1972, in order to allocate a larger share of such funds to cities
- Res Ch. 57 (ACR 97) Hayden. City charters  
Approves amendment to Charter of City of Gilroy
- Res Ch 58 (ACR 88) Maddy City charters  
Approves amendments to Charter of City of Fresno.
- Res Ch 59 (ACR 89) Waxman City charters  
Approves amendment to Charter of City of Los Angeles

- Res Ch 60 (ACR 91) Beverly City charters  
Approves amendments to Charter of City of Redondo Beach
- Res Ch 61 (AJR 29) Beverly Earthquake detection, prevention programs  
Memorializes the President and Congress to provide sufficient moneys in the 1973-74 fiscal year federal budget to fund the earthquake detection and prevention programs of the National Oceanic and Atmospheric Administration or, alternatively, to ensure that such programs continue under other appropriate federal agencies
- Res Ch. 62 (SCR 4) Lagomarsino. Ventura Freeway  
Names State Highway Route 101 between State Highway Route 1 and the Ventura-Santa Barbara county line the Ventura Freeway
- Res Ch. 63 (ACR 96) Knox Robert W. Crown.  
Expresses the deep sorrow of the Members of the Legislature at the death of Assemblyman Robert W Crown
- Res Ch 64 (ACR 78) Burton. Joint Rules. resolutions.  
Removes concurrent and joint resolutions from definition of bills for purposes of joint rules except for resolutions ratifying proposed U.S constitutional amendments and resolutions calling for constitutional conventions  
Makes related changes
- Res Ch 65 (SJR 15) Dills Fishing industry  
Memorializes the President, Congress, and Secretary of Interior to take all the necessary and possible steps to provide all the necessary support to strengthen the fishing industry, and to provide adequate protection for the coastal fisheries against excessive foreign fishing
- Res Ch 66 (ACR 16) Priolo Environmental protection  
Directs Legislative Analyst to conduct specified studies with respect to creation and organization of state agency to coordinate environmental protection efforts and to submit his finding and recommendations to Legislature no later than January 7, 1974
- Res Ch 67 (ACR 106) Waxman City charters  
Approves amendments to Charter of City of Los Angeles
- Res. Ch 68 (SCR 66) Grunsky City charters  
Approves amendments to Charter of City of Watsonville
- Res Ch. 69 (SCR 67) Biddle City charters  
Approves amendments to Charter of City of Riverside
- Res Ch 70 (ACR 77) Ray E Johnson Seth Millington  
Memorializes former Assemblyman Seth Millington
- Res Ch 71 (ACR 105) Ray E Johnson. City charters.  
Approves amendments to Charter of City of Chico.
- Res Ch 72 (SCR 69) Bradley City charters  
Approves amendment to Charter of City of San Jose
- Res Ch 73 (SJR 7) Way Tariffs on foreign wines  
Urges Special Representative for Trade Negotiations appointed by the President of the United States to protect the present market enjoyed by domestic wines by opposing the lowering of present United States tariff rates and negotiating appropriate limitations on foreign wines
- Res Ch. 74 (ACR 98) Knox City charters  
Approves amendment to Charter of City of Richmond

Res Ch. 75 (AJR 14) McCarthy Interstate motor vehicles.

Requests the U.S. Attorney General to fulfill his responsibility for prosecuting complaints alleging interstate transportation of stolen vehicles.

Res Ch. 76 (AJR 27) McAlister. Escheat. intangible abandoned property.

Memorializes the President and Congress to enact legislation that would provide for the escheat of certain abandoned intangible property to the state where the written instrument was issued.

Res Ch. 77 (AJR 46) Burton. Military cutbacks

Memorializes the President and Congress of the United States to enact a moratorium on all Department of Defense military cutbacks affecting employment of United States citizens, until such time as a conversion plan guaranteeing suitable reemployment for the affected employees is completed

Res Ch. 78 (ACR 110) Z'berg City charters.

Approves amendments to Charter of City of Sacramento

Res. Ch 79 (AJR 36) Chappie. California desert

Requests the Congress of the United States to act swiftly to provide the Bureau of Land Management adequate funding to enforce the laws protecting the California desert and to bring proper management for the protection of the resources of the land involved.

Res. Ch. 80 (SJR 6) Way Foreign and domestic wines

Urges Federal Food and Drug Administration to take steps to inspect facilities of foreign wineries and recommends to the Special Representative for Trade Negotiations to negotiate an end to all tariff and nontariff barriers to the exportation of California and American wines

Res Ch 81 (SCR 45) Zenovich Community development and housing

Creates and specifies the powers and duties of the Joint Committee on Community Development and Housing Needs, which is authorized and directed to study and analyze California's community development and housing needs and required to report to the Legislature by June 30, 1974

Res. Ch. 82 (SCR 48) Dymally Revision of Elections Code

Continues Joint Committee for Revision of Elections Code, and its advisory committee, in existence until July 31, 1974

Res Ch. 83 (SCR 60) Collier. Legislative building space needs.

Creates subcommittee of Joint Rules Committee to consider housing of the Legislature and legislative facilities. Prescribes membership powers and duties

Res Ch 84 (ACR 27) Lanterman. Vehicle numbering systems.

Urges all foreign and domestic manufacturers of passenger vehicles, trucks, motorcycles, trailers, and the engines, transmissions, and frames therefor, and campers, manufactured for sale in California, to adopt the vehicle and major components and camper information numbering system standards and practices as they are published by the Society of Automotive Engineers for each family of vehicles and for campers

Requests the Department of the California Highway Patrol and the Department of Motor Vehicles to work with the Society of Automotive Engineers to provide assistance in connection with the development of a uniform numbering system for vehicles and their major components, and campers, and to review the progress of the vehicle and camper industries in adopting such a uniform numbering system

Res. Ch 85 (ACR 45) McCarthy. Elderly population in California

Defers requirement that Regents of the University of California, the Trustees of the California State University and Colleges, and the Board of Governors of the California Community Colleges report findings and recommendations on programs for elderly population in California to the Legislature from March 1, 1973, to May 1, 1973



Res. Ch. 86 (ACR 61) Thomas Legislative Audit Committee

Provides that Joint Legislative Audit Committee is created pursuant to Legislature's rulemaking and specific constitutional authority Provides that committee consists of 4 Senators and 4 Assemblymen, including the chairmen of fiscal committees of each house. Provides that 2 members from each house constitute a quorum Requires Chairman of Joint Legislative Audit Committee, upon receiving request by legislator or committee, to provide copies of reports prepared by the Auditor General, when they are, or have been, submitted to Joint Legislative Audit Committee

Makes available \$1,350,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee

Res. Ch 87 (ACR 63) Cory Joint committee public domain.

Continues existence of Joint Committee on Public Domain through December 31, 1974.

Revises one of committee's duties and adds a new duty

Res. Ch. 88 (ACR 83) McCarthy Joint Committee on Aging.

Continues existence of Joint Committee on Aging until July 31, 1974

Res. Ch. 89 (AJR 39) Davis Federal water pollution funds

Memorializes the President to release additional funds for the construction of water pollution control facilities, and requires the State Water Resources Control Board to confer with the proper federal authorities on the need for the release of such funds in California and to report the result of such conference to the Legislature

Res Ch 90 (AJR 57) Moretti Employment

Memorializes the President of the United States to reconsider his budget proposals and extend the Emergency Employment Act and various summer youth opportunity programs through June 30, 1975

Res Ch 91 (AJR 7) Thurman. New Melones Dam Project.

Memorializes President and Congress to proceed with the construction of the New Melones Dam Project as quickly as possible upon such construction being permitted under pending litigation

Res Ch. 92 (ACR 23) Mobley. Fresno-Sacramento 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 93 (SCR 26) Beilenson State Highway Route 2

Requests the Southern California Association of Governments, in cooperation with all interested public and private entities, to undertake a corridor transportation study of the corridor approximating the location of the proposed Route 2 from Route 405 to Glendale Boulevard in Los Angeles County, which study shall examine various alternative transportation systems (but not freeways) which may be utilized in the corridor to accommodate the projected traffic therein and shall determine the construction priorities of the required systems

Res Ch 94 (SJR 4) Alquist. Earthquake hazard

Memorializes the President to assure the people of California that, at the very minimum, the current levels of scientific and engineering efforts relating to earthquake hazard reduction will be continued at budgetary levels not less than 10% over those originally proposed for fiscal year 1973

Res Ch 95 (SJR 17) Marks Public Employees Program

Memorializes the federal government to extend the Public Employees Program and various summer youth opportunity programs through June 30, 1975

Res Ch 96 (SCR 41) Grunsky Joint Legislative Budget Committee

Makes \$1,590,000 available to Joint Legislative Budget Committee from Contingent Funds of Assembly and Senate

Res Ch 97 (SCR 73) Grunsky City charters

Approves amendments to Charter of City of Monterey

Res Ch 98 (SJR 26) Mills National Environmental Education Act

Memorializes President of the United States to restore authorized funding level to the Environmental Education Act of 1970 and memorializes Congress of the United States to enact legislation to extend the life of the act

Res Ch 99 (SJR 29) Marks Hunters Point Naval Shipyard.

Memorializes federal government not to close Hunters Point Naval Shipyard in San Francisco as its closing will result in loss of 5,000 jobs Memorializes federal government to give Port of San Francisco first priority in acquiring Hunters Point if it is to be closed. Expresses support of passage of pending legislation in House of Representatives

Res Ch 100 (ACR 28) MacDonald Ventura beach feasibility study

Requests the Department of Parks and Recreation, with the participation and cooperation of the cities within the County of Ventura and of the County of Ventura, to perform a feasibility study to determine the type, cost, and extent of development of a beach improvement and beautification program from Rincon Point extending southeast to the Ventura-Los Angeles county line.

Res Ch 101 (ACR 84) Dixon Women's Recognition and Equality

Proclaims August 26 of each year as Women's Recognition and Equality Day to direct attention to the contributions women have made in California and the United States

Res. Ch 102 (ACR 118) Miller City charters

Approves amendment to Charter of City of Berkeley

Res Ch 103 (ACR 119) Beverly City charters

Approves amendments to Charter of City of Torrance

Res. Ch 104 (ACR 120) Wood City charters

Approves amendments to Charter of City of Salinas

Res. Ch 105 (ACR 121) Bagley City charters

Approves amendments to Charter of City of San Rafael.

Res Ch. 106 (AJR 44) Ray E. Johnson Wine taxation.

Requests passage of legislation by House of Representatives prohibiting discriminatory taxation on wines in interstate commerce.

Res Ch 107 (ACR 67) MacDonald Hydrant charges

Directs the Department of Water Resources and the Office of the State Fire Marshal to jointly review in detail the entire question of hydrant charges by water purveyors, including the desirability of establishing minimum standards of water supply for fire protection purposes and the method of allocating and paying the costs of such services, and to report their findings and recommendations to the Legislature no later than January 1, 1975

Res Ch. 108 (ACR 107) Burton. Social security.

Creates and prescribes the membership and powers of a Joint Committee on the Federal Social Security Amendments of 1972 which is authorized and directed to ascertain, study, and analyze all facts relating to such amendments as they relate to this state

Res. Ch 109 (ACR 127) Burton Social security

[Provides that membership of Joint Committee on the Federal Social Security Amendments of 1972 shall be 4 members from each house and supersedes prior

resolution as to such membership.J\*\*

Res Ch 110 (AJR 24) Montoya Special Milk Program.

Memorializes the President and Congress of the United States to restore 72-million-dollar cut in current budget for the Special Milk Program

Res Ch 111 (ACR 125) Ray E Johnson County charters

Approves amendment to Charter of County of Butte

Res. Ch 112 (AJR 30) Chappie. Aviation user taxes

Memorializes the President and Congress of the United States to assure that federal aviation user taxes be returned in part to the states.

Res. Ch 113 (ACR 32) Wood. Waterway management plans

Requests Resources Agency and affected local agencies to prepare detailed waterway management plans, including specified provisions, for the Little Sur and Big Sur Rivers in Monterey County.

Res Ch 114 (ACR 33) Moretti Equal rights sex

Creates Joint Committee on Legal Equality and prescribes its membership, powers, and duties Authorizes appointment of advisory committee

Res Ch. 115 (AJR 53) Burton Urban renewal: San Francisco

Memorializes Congress to make sufficient funds available for the completion of the Hunters Point and India Basin Industrial Park Projects in San Francisco

Res Ch 116 (ACR 71) Russell Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res Ch 117 (ACR 99) Chappie. Mono Lake water level.

Requests the State Lands Commission to undertake a study of the implications of the lowering of the Mono Lake water level and the consequent exposure of state lands, and to submit its findings and recommendations to the Legislature on or before January 15, 1974.

Res Ch 118 (SCR 3) Alquist. Public Utilities Commission. hearings

Requests the Public Utilities Commission to continue its policy of holding hearings at night on those matters which it determines affect a significant number of consumers of public utilities' services or members of the general public

Res Ch 119 (SCR 34) Mills Blind persons

Encourages the Director of General Services to, whenever possible, discourage the use or authorization of vending machines and other food and beverage dispensing devices which are in direct competition to similar services that may be provided by the blind through the Business Enterprise Program, and permit the operation of such services by the blind

Res Ch 120 (SCR 35) Collier Frank W Luttrell

Memorializes Frank W Luttrell, former Assemblyman of Sonoma and Marin Counties

Res Ch 121 (SCR 62) Collier Supplemental report: conference committee

Resolves that specified report of Committee on Conference relating to the Budget Bill reflects intent of houses in enacting Budget Bill. Requires Legislative Analyst to transmit copies to all agencies [as]\* to which instructions, limitations, or statements of intent are contained therein

Res Ch 122 (SJR 14) Marks Public housing.

Memorializes the President, the Office of Management and Budget, and the Department of Housing and Urban Development to release impounded funds which were appropriated by Congress for use in subsidizing public housing

**Res Ch 123 (SJR 16) Zenovich Federal benefits for veterans**

Memorializes the President and Congress of the United States to support programs which propose to increase federal benefits for veterans, dependents of veterans, and survivors of veterans

**Res. Ch. 124 (SJR 25) Berryhill Federal special use permits**

Memorializes President and Congress to take appropriate steps to give just and equitable consideration to the property rights of all United States Forest Service special use permittees and provide for a "fair market value" payment in cash to any such permittee should his permit be canceled or not renewed.

**Res Ch 125 (SJR 27) Zenovich Veterans' Administration.**

Urges the Congress to support legislation making the Veterans' Administration accountable to Congress

**Res Ch 126 (ACR 21) Cline. Bicycle safety classes**

Requests Superintendent of Public Instruction and local school district governing boards to encourage bicycle safety instruction in all public elementary schools.

**Res Ch 127 (ACR 73) Knox Private vocational schools**

Encourages the governing board of each school district to make available to, or to provide, private vocational schools with a list of graduating seniors, with their areas of interest in higher education.

**Res Ch 128 (AJR 38) MacDonald City of Simi Valley.**

Requests the Urban Mass Transportation Administrator to approve the application of the City of Simi Valley for a grant of \$92,000 to initiate bus service therein

**Res. Ch. 129 (AJR 45) Arnett Schoolbus safety standards.**

Memorializes the President and Congress of the United States to give immediate and favorable attention to federal legislation concerning the development of safety standards in schoolbuses.

**Res Ch 130 (ACR 31) Antonovich Driving: influence of drugs.**

Requests the Department of the California Highway Patrol, in cooperation with the Department of Justice and the Department of Health, to study the subject of chemical testing of the blood, breath, and urine for the presence of drugs, for the purpose of determining whether a person was under the influence of drugs while driving a motor vehicle, and to report thereon, and also to report on any suggested changes, in view of the study, in the laws relating to driving a motor vehicle while under the influence of drugs, to the Legislature no later than June 10, 1974

**Res Ch 131 (ACR 36) Ralph. Appointment of women**

Urges the Governor and appointing powers at county and municipal levels of government to increase the numbers of women appointed to boards, commissions, committees, and councils to more nearly reflect the percentage of women in the population.

**Res Ch. 132 (ACR 69) Gonzales Schools: corporal punishment**

Requests the Department of Education to conduct study re the administration of corporal punishment in public schools, and to report to Legislature by January 1, 1974

**Res Ch. 133 (ACR 41) Thurman Consumer education**

Requests the State Board of Education, all county boards of education and school district governing boards, and all teachers of all California school districts to place a high priority on programs of consumer education

**Res. Ch 134 (ACR 29) Stull Rancho Guejito**

Requests the Department of Parks and Recreation to conduct a study of the feasibility of acquiring and developing Rancho Guejito in San Diego County as a unit of the state park system, and to report its findings and recommendations to the Legislature no later than October 1, 1974

**Res. Ch. 135 (AJR 42) Sieroty Offshore superports.**

Memorializes the President to support, and the Congress to enact, legislation which would require authorization for the construction of offshore superport for deep-draft tankers from the coastal state or states adjacent to whose shores such superport would be located whether or not it would be located within the boundary of such state or states

**Res Ch 136 (AJR 52) Chappie Auburn Dam Project**

Memorializes President and Congress to proceed with construction of the Auburn Dam Project as quickly as possible

**Res Ch 137 (AJR 56) Vasconcellos Roseville explosion**

Memorializes the President and Congress to require that the reports of investigations concerning the Roseville disaster of April 28, 1973, include findings concerning the safety of munitions and explosives shipments through populated areas, that such reports be made available to the public; that a copy of each such report be transmitted to the Speaker of the Assembly and the Rules Committee of the Senate; and that the Interstate Commerce Commission, Federal Department of Transportation, Federal Hazardous Materials Regulation Board, and Federal Railroad Administration act to ensure that adequate safeguards are taken in the shipment of munitions and explosives through populated areas by rail pending the results of the investigations.

**Res. Ch 138 (SCR 9) Berryhill Brookey Memorial Bridge.**

Designates the Riverbank Overhead, Bridge No 38-11, located in the City of Riverbank and on State Highway Route 108, the W W Brookey Memorial Bridge

**Res. Ch. 139 (SCR 24) Marler State Highway Route 84.**

Requests the California Highway Commission to allocate funds for, and the Department of Public Works to proceed with, the construction of that portion of State Highway Route 84 extending Kagle Drive in Broderick to a direct connection with West Sacramento as a priority project in the 1975-76 fiscal year or as soon thereafter when funds are available

**Res. Ch 140 (SCR 37) Dymally Speed-reading instruction**

Urges school districts of the state to investigate the possibility of offering speed-reading courses in elementary and secondary grades.

**Res. Ch 141 (SCR 47) Mills Bicycle study**

Requests the Department of Transportation, in consultation with the Department of the California Highway Patrol, Office of Traffic Safety, and the Department of Parks and Recreation, and pursuant to the advice of representatives of the League of California Cities, County Supervisor's Association of California, Institute of Transportation and Traffic Engineering of the University of California, highway user groups or associations, cycling groups or associations, local law enforcement agencies, city and county traffic engineers, and city and county planners, to organize a special Statewide Bikeway Committee to review and analyze problems related to the operation of bicycles

Requests the committee review various matters related to the operation of bicycles and to report its preliminary findings and recommendations to the Legislature by March 15, 1974, and submit a final report and recommendations by December 10, 1974.

Requests the Department of Transportation and the Office of Traffic Safety to seek financial assistance from the federal government for the study

**Res Ch 142 (SCR 65) Dymally Athletic programs. discrimination**

Requests the President of the University of California to review the expenditure of public funds for athletic programs which discriminate on the basis of sex, and requests the President to report to Legislature by April 1, 1974, re the expenditure of public funds in such athletic programs

**Res Ch. 143 (AJR 17) Foran. Uniform laws.**

Memorializes Congress to enact legislation that would require the states to establish laws assuring a reasonable degree of integrity for the certificates of title to motor vehicles.

**Res Ch. 144 (AJR 54) Burton Reduced air fares**

Memorializes the President and Congress to enact specified legislation providing for reduced air fares for youths and senior citizens.

**Res Ch 145 (SCA 15) Mills Motor vehicle revenues**

Authorizes motor vehicle fuel revenues to be used specifically for research, planning, and operation of, as well as for construction, improvement, and maintenance of, public streets and highways, including related public facilities for nonmotorized traffic, and for acquisition of property and administrative costs therefor

Authorizes such revenues to be used also for mitigation of public streets and highway environmental effects

Authorizes such revenues to be used for similar purposes for exclusive public mass transit guideways, and related fixed facilities, except for the maintenance and operation of mass transit power systems and mass transit passenger facilities, vehicles, equipment, and services

Authorizes revenues derived from fees on vehicles to be used for above-specified purposes, including such guideway purposes, and mitigation of environmental effects of motor vehicle operation due to air and sound emissions, as well as for enforcement of traffic and vehicle laws by the state

Requires the Legislature to continue the existing statutory allocation formulas of the highway users tax revenues until another basis exists to change such formulas Requires use of these revenues for such guideway purposes in any city, county, or area to be included within appropriate allocations to, or expenditures in, such city, county, or area Requires any revisions of such formulas to meet specified criteria

Prohibits the expenditure of such allocated revenues for such guideway purposes in any county, or specified area thereof, except for research and planning, unless such use is approved by a majority of voters voting on the proposition authorizing such use Authorizes the Legislature to authorize the use of such revenues so approved by voters for payment of principal and interest on voter-approved bonds issued for such guideway purposes.

Authorizes the Legislature to authorize that up to 25% of such revenues available to any city or county, or the state, for public street and highway purposes may be pledged or used for payment of principal and interest on voter-approved bonds issued for such purposes

Deletes obsolete provisions authorizing the use of such revenues for principal and interest payments on bonds issued prior to specified dates for street and highway purposes and obsolete provision re the Motor Vehicle Transportation License Tax Law

Retains provision authorizing temporary loans of state revenues to the General Fund, but deletes specific reference re such loans for the support of the public school system and state university.

**Res Ch 146 (ACR 82) Vasconcellos Teacher training in California**

Directs Legislative Analyst to undertake a comprehensive study of teacher training in California

**Res Ch 147 (AJR 2) Brown Code enforcement program**

Memorializes President, Congress, Director of Office of Management and Budget, and Secretary of Housing and Urban Development to take all steps necessary to provide adequate funding for continuation of Federally Assisted Code Enforcement Program during present and succeeding fiscal years

**Res Ch 148 (AJR 25) Lanterman Vehicle noise standards**

Memorializes the Administrator of the Environmental Protection Agency to adopt California's strict vehicle noise standards as the federal standards

**Res Ch 149 (AJR 58) Mobley. National Guard and other reserve elements.**

Memorializes Congress and President of United States to initiate and support legislation to grant a bonus to National Guardsmen and persons of other reserve elements who extend enlistment for 3 years.

Res Ch 150 (SCR 6) Gregorio. Department of Motor Vehicles offices  
Requests Department of Motor Vehicles to reinstitute service at Half Moon Bay formerly provided prior to closure of that office

Res Ch 151 (SCR 19) Stiern CSUC student health facilities  
Authorizes specified state universities and colleges to construct and improve student health centers

Res. Ch 152 (SCR 32) Collier Ray E Ware Bridge.  
Designates the bridge numbered 10-153, located on State Highway Route 1 over Caspar Creek, the Ray E Ware Bridge

Res Ch 153 (SCR 33) Collier Frank J Hyman Bridge  
Designates the bridge numbered 10-161, located on State Highway Route 1 over Ten Mile River, the Frank J. Hyman Bridge

Res Ch 154 (SCA 6) Grunsky. Legislature: public proceedings  
Provides that the proceedings of each house of the Legislature and the committees thereof shall be public except as provided by statute or concurrent resolution, which such resolution is adopted by a  $\frac{2}{3}$  vote of the members of each house

Res Ch 155 (SCR 27) Beilenson. Santa Monica Boulevard  
Requests the Department of Public Works to undertake immediately specified steps to improve the traffic flow on Santa Monica Boulevard (State Highway Route 2) between the San Diego Freeway (State Highway Route 405) and La Cienega Boulevard in the City of Los Angeles

Res Ch 156 (SCR 46) Moscone Schools food sales  
Directs the State Board of Education to formulate nutritional guidelines for the selection of foods sold on school campuses, other than those foods sold as part of the type A lunch program, and to adopt guidelines re distribution of profits from such sales

Res Ch 157 (SCR 82) Marks Wastewater treatment plant operators.  
Requests the State Water Resources Control Board to revise its regulations for the certification of wastewater treatment plant supervisors and operators to permit approximately 750 currently employed supervisors and operators to substitute experience for the educational requirements of the newly required certificate

Res. Ch. 158 (ACA 30) Kapiloff. Property taxation  
Deletes the condition that in order to reassess property damaged or destroyed by misfortune or calamity that such misfortune or calamity be major and that the property be located in an area subsequently declared by Governor to be in a state of disaster

Res. Ch 159 (ACA 91) Z'berg Local government  
Enables consolidation of County of Sacramento with all or any of the cities within the County of Sacramento as provided by statute with the approval of a majority of the electors of the county voting on the question of consolidation and upon such other vote as the Legislature may prescribe in such statute Provides that such consolidated city and county shall be a charter city and a charter county with its charter city powers superseding conflicting charter county powers

Res. Ch. 160 (ACR 51) Briggs Chino Hills.  
Directs the State Office of Planning and Research to study Chino Hills as an area of statewide significance and critical environmental concern and to make recommendations as to the manner in which that area may be preserved as urban open space

Res Ch 161 (ACR 64) Vasconcellos California Maritime Academy  
Requests Board of Governors of California Maritime Academy to adopt admission standards and policies that will insure that all applicants to academy shall compete and be judged on an equal basis and that any provision to contrary in specified resolution be deemed inoperative and of no force or effect.

Res. Ch. 162 (ACR 79) Leroy F Greene Schools: mathematics instruction.

Requests the Superintendent of Public Instruction to direct the Mathematics Task Force to develop comprehensive criteria, to be recommended to the Curriculum Commission re evaluation of new mathematics textbooks, and to establish minimum standards for arithmetic computation skills for pupils at the elementary level

Requests the Department of Education to provide report to the Legislature not later than November 1, 1973

Res Ch 163 (ACR 81) Qumby CSUC handicapped students.

Directs the Trustees of the California State University and Colleges, in conjunction with prescribed bodies of the California State University and Colleges, to study the existing facilities, conditions, and available services for handicapped students at the California State University and Colleges, and to make a report to the Legislature by January 1, 1975

Res. Ch. 164 (ACR 87) Alatorre. Consumer education.

Requests Department of Education jointly with Department of Consumer Affairs to conduct study of current consumer education programs that are being conducted

Requests report of findings be filed with Legislature no later than January 1, 1974

Res Ch 165 (ACR 93) Thomas Ohnimus memorial redwood

Requests the Department of General Services to plant a Sequoia sempervirens in Capitol Park in memory of Arthur A. Ohnimus

Res Ch 166 (ACR 129) Joint Committee on Fairs Allocation and Classification Exposition and fair

Directs the California State Exposition and Fair Executive Committee to report to the Joint Committee on Fairs Allocation and Classification, chairman of Senate Finance Committee, and [Chairman of] Assembly Ways and Means Committee, not later than November 15, 1973, its plans and recommendations for the modification of the fair facilities during the 1974 calendar year and its plans and recommendations for the five-year capital outlay program

Res. Ch 167 (AJR 18) Keene. Anadromous Fish Conservation Act

Memorializes the Secretary of the Interior to extend the period of obligation for funds appropriated under the Anadromous Fish Conservation Act through the fiscal year following the year of appropriation.

Res Ch 168 (AJR 19) Keene Anadromous fish conservation

Memorializes the President to support, and Congress to enact, changes in the federal Anadromous Fish Conservation Act to provide that the federal share for anadromous fish conservation projects be increased to 75% and to increase the annual expenditure authorization under such federal act to \$20,000,000 and to increase the appropriation up to the amount authorized in order to more fully meet the needs of the anadromous fish resource

Res. Ch 169 (AJR 20) Keene. Federal water project legislation.

Memorializes President and Congress to amend the Federal Water Project Recreation Act to achieve specified purposes

Res Ch. 170 (AJR 32) Brown Nicaraguan earthquake relief

Supports continuous assistance to the Nicaraguan earthquake victims and requests the State of California to support the local united efforts of the relief program and make available whatever resources it has to aid the Nicaraguan people, including specified types of aid, requests the United States to provide necessary transportation to Nicaragua, requests the Immigration Service to initiate a refugee program and provide extensions of visas and work permits for stranded Nicaraguans, and requests the President, the Congress, the Governor, and private groups and individuals to open their hearts in a true humanitarian spirit



Res Ch 171 (AJR 48) MacGillivray Metric system

Memorializes Congress to enact legislation establishing the necessary machinery to coordinate the conversion of the United States from the use of the imperial system of measurement to the metric system

Res Ch 172 (AJR 51) Miller East Bay Skills Center

Memorializes the US Department of Labor not to cut back funds for the East Bay Skills Center

Res Ch 173 (AJR 66) Wakefield "Buy American" legislation

Memorializes the Congress to enact legislation pending before it amending the "Buy American Act" of 1933

Res Ch 174 (SCR 42) Stull Interstate Route 15

Requests the California Highway Commission and the Department of Public Works to assign the highest priority to the construction of that portion of Interstate Route 15 in the County of San Diego to full freeway standards

Res. Ch 175 (SCR 57) Collier Pygmy Forest Ecological Staircase.

Directs the Conservation and Parks and Recreation Departments of the State Resources Agency to investigate the cost and desirability of public acquisition of those private lands remaining in the Jughandle Creek watershed; study the feasibility of linking nearby state park system lands to the watershed as a means of enhancing nature interpretation opportunities for park visitors, and study the feasibility of incorporating the state's Mendocino Woodlands camp facilities into the "Pygmy Forest Ecological Staircase" concept to provide housing opportunities for students investigating the staircase's natural wonders, and further directs the agency to report its results and findings to the Legislature

Res Ch. 176 (SCR 58) Collier Fort Ross School.

Directs the Department of Parks and Recreation to make every effort to preserve the Fort Ross School building and to relocate such building within the Fort Ross State Historic Park

Res Ch 177 (SJR 28) Gregorio. National endowment for the arts

Requests Congress to appropriate increased funds to the National Endowment for the Arts under the Federal-State Partnership Program, and to allot such funds, in part, on the basis of population, needs, and the level of artistic activity in each state.

Res Ch 178 (ACR 20) Cline Medical school study

Requests Joint Committee on the Siting of Teaching Hospitals to study feasibility of establishing a medical school in San Fernando Valley of Los Angeles County

Requires report to Legislature by January 15, 1975

Res Ch 179 (ACR 74) Arnett Judicial Council

Requests Judicial Council to undertake comprehensive research study to identify and evaluate, at every stage of the judicial process, both criminal and civil, the language needs of non-English-speaking citizens and residents

Requests the Judicial Council to request funding for the study from the California Council on Criminal Justice, and declares legislative intent that the latter body should fund the study

Res Ch 180 (ACR 132) Duffy Physicians

Provides that Joint Committee on the Siting of Teaching Hospitals investigate desirability of establishing a new medical school in Fresno

Res Ch 181 (ACR 131) Vasconcellos Joint committee higher education

Continues in existence the Joint Committee on the Master Plan for Higher Education until January 12, 1974

Res Ch. 182 (AJR 35) Keene Rural Electrification Administration.

Memorializes the President and Congress to continue the rural electrification and telephone program of loans at 2 percent interest.

Res Ch 183 (AJR 65) Powers. Commemorative postage stamps.

Memorializes President and Congress to petition the postal service to institute an annual issue of commemorative postage stamps in recognition of the unparalleled contributions of this nation's hunters and fishermen to the conservation and wise use of all our natural resources, and in conjunction with the President's approval or declaration of a National Hunting and Fishing Day.

Res Ch 184 (ACR 60) Deddeh Transportation planning.

Acknowledges the receipt by the Legislature of the report prepared by the State Transportation Board pursuant to Section 13991, Government Code, with specified understandings.

Requests the board assure maximum participation of local agencies in transportation planning, and to report its activities in this regard in the report of progress on the California Transportation Plan to be submitted to the Legislature not later than July 1, 1974.

Requests the board to submit to the Legislature, not later than November 1, 1973, a report on proposed allocations to be made to regional planning agencies from the Transportation Planning and Research Account in the State Transportation Fund

Acknowledges the appreciation of the Legislature to the board for its continuing efforts to achieve a balanced transportation system in the state

Res. Ch. 185 (ACR 117) Vasconcellos Postsecondary education: joint committee

Creates Joint Committee on Postsecondary Education as successor to Joint Committee on the Master Plan for Higher Education, and prescribes its membership, powers, and duties

[Operative January 12, 1974]\*

Res. Ch 186 (ACR 126) Gonzales Conference committees

Requires all conference committee meetings dealing with the Budget Bill to be open to public

Res Ch 187 (SCR 43) Wedworth Assessment practices

Requests that assessors cease using "cluster assessing" practices and to assess each parcel at its full cash value on an individual basis

Res Ch 188 (SCR 70) Holmdahl. Air pollution control

Directs the Department of General Services and the Division of Highways forthwith to install one of the approved devices for the control of emissions of oxides of nitrogen on each of the 1966-70 state-owned vehicles having a manufacturer's gross vehicle rating of under 6,001 pounds under their authority (with approximately the same total number of each of such devices being installed), to conduct a study re the effect of the devices on vehicle operation, and to report to the State Air Resources Board by December 1, 1973

Directs the board to report to the Legislature by January 31, 1974, with a compilation of the results of these tests, its evaluation of the advantages and disadvantages of the devices, and its recommendations for any appropriate legislation

Res Ch. 189 (SCR 72) Gregorio Conference committees

Requires all conference committee meetings dealing with the Budget Bill to be open to public

Res Ch 190 (SCR 75) Robbins. State gasoline contract

Instructs Department of General Services to explore possibility of establishing a multicompany gasoline charge card

Res. Ch 191 (SCR 77) Alquist. Committee on Seismic Safety.

Directs the chairman and the Joint Committee on Seismic Safety to continue the development and implementation of a comprehensive statewide seismic safety plan and to introduce applicable legislation as developed

Provides that a preliminary draft of the final plan shall be presented by the advisers to the joint committee as a progress report on October 31, 1973, and that the final report will be presented to the Legislature by June 30, 1974

Res Ch 192 (SCR 81) Dymally. External education study

Directs the Joint Committee on Master Plan for Higher Education to contract with a private consulting firm re study on external higher education program and allocates from contingent funds the money necessary for such a study

Res Ch 193 (SJR 24) Robbins National cemeteries

Memorializes Congress for swift passage of legislation to provide for national cemeteries to accommodate California veterans who are eligible.

Res Ch 194 (SCR 86) Mills. Legislative recess.

Recesses Senate and Assembly from December 7, 1973, to January 7, 1974.

Res Ch 195 (SCR 84) Mills Highways

Directs State Department of Transportation and its Divisions of Mass Transportation and Highways to take steps to make available appropriate lanes on highways of California metropolitan areas for the exclusive use of public transit buses and multiple-occupant motor vehicles during commute hours. Directs State Department of Transportation and its Divisions of Mass Transportation and Highways, in meeting this objective, to work with the transit operators, city and county governments and areawide transportation planning organizations

Res Ch 196 (SCR 87) Stull. City charters

[Approves amendments to Charter of City of San Diego.]\*\*

Res. Ch. 197 (SJR 38) Robbins. Fuel allocation

Memorializes the President and Congress, if fuel rationing is necessary, to enact such legislation which would allocate fuel to each state on the basis of its total statewide need for fuel and authorize each state to determine what portion of its total fuel allocation is to be allocated to meet its various fuel requirements

Res Ch. 198 (ACR 140) MacGillivray. City charter.

[Approves amendment to Charter of City of Santa Barbara]\*\*

Res. Ch. 199 (ACR 141) Foran. City charters

[Approves amendments to Charter of City and County of San Francisco.]\*\*



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# CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1973

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## CROSS-REFERENCE TABLES

## BILL TO CHAPTER NUMBER

## ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
6	1180	149	664	262	962
10	879	150	993	267	963
12	989	151	68	271	229
13	520	156	133	274	98
15	770	157	528	275	267
17	414	161	994	277	63
24	521	162	869	278	253
25	1	163	226	280	998
28	415	174	194	281	64
30	221	176	61	283	776
31	522	177	961	292	881
34	222	183	771	293	32
41	38	184	665	297	50
42	387	185	371	299	35
43	388	187	6	305	65
44	31	188	161	306	1185
47	959	189	1184	309	196
48	523	190	87	312	999
49	524	194	666	314	293
55	867	196	900	315	670
59	39	197	40	317	15
60	921	199	418	320	870
63	1181	200	772	323	88
67	416	201	41	324	605
68	223	203	667	335	206
69	990	205	265	338	531
79	224	206	14	342	773
81	70	207	668	343	1000
86	1182	208	22	345	268
89	75	209	266	346	127
91	370	214	995	350	1001
93	525	216	51	351	42
97	225	219	669	355	466
99	131	220	465	356	671
103	526	224	25	357	532
104	960	225	996	365	5
106	604	226	162	366	317
110	129	227	880	370	533
115	19	229	409	371	871
119	275	231	294	372	872
123	868	233	163	379	230
126	276	234	997	382	534
129	60	236	529	383	95
131	10	237	419	385	26
132	991	238	62	387	11
134	1216	240	227	388	343
135	992	241	195	389	420
137	67	242	164	392	774
138	663	243	165	397	231
139	1183	244	116	399	89
141	132	246	166	413	79
142	527	248	7	415	205
143	417	249	71	416	66
146	27	252	530	419	775
147	105	260	228	423	122

## CROSS-REFERENCE TABLES

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
425	1002	584	536	750	1021
426	421	592	138	751	1022
432	123	597	781	752	1023
437	142	599	674	767	1024
440	882	602	1013	768	390
441	197	606	1014	769	680
442	964	609	782	770	1187
443	1003	611	427	771	1025
444	777	612	344	775	543
445	1004	613	1015	777	271
451	1005	617	257	778	787
452	232	619	324	780	176
455	73	621	608	781	544
461	778	624	675	785	884
463	106	625	901	787	236
466	467	627	96	788	237
467	468	628	199	790	885
469	486	630	892	792	177
470	269	631	783	795	966
476	1006	632	1016	799	854
478	1007	633	258	802	428
479	107	634	469	805	143
481	134	635	895	806	1188
482	233	637	1017	809	1026
488	422	640	982	810	1027
498	23	641	537	811	788
499	1008	643	171	812	272
500	1009	644	259	818	681
505	1010	650	538	820	967
506	270	651	12	822	683
508	606	652	902	823	545
510	1209	653	345	824	238
516	965	655	609	825	140
518	779	657	539	828	484
519	167	658	540	829	682
520	77	659	541	831	1028
523	423	660	610	832	684
524	168	662	784	833	346
525	198	663	139	834	347
526	169	665	282	840	290
527	234	668	611	843	373
528	318	669	676	844	391
529	424	670	117	845	374
534	292	672	172	846	546
535	425	674	1018	848	903
538	535	675	108	852	1029
542	277	676	542	860	1030
544	372	684	883	861	375
548	607	685	173	862	376
551	235	688	983	863	483
552	672	696	200	864	329
556	291	701	612	865	789
558	1011	702	785	866	790
561	78	703	1186	868	791
562	74	704	389	869	429
563	170	708	677	872	1031
564	485	709	786	874	547
566	673	710	678	875	289
569	439	711	1019	880	109
573	135	712	400	883	239
574	136	715	319	888	548
575	137	716	90	890	240
577	984	718	174	893	128
579	780	721	679	894	613
580	1012	722	175	897	124
582	426	724	1020	899	287



CROSS-REFERENCE TABLES

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
901	356	1087	433	1338	182
904	348	1092	181	1339	1049
913	1032	1094	803	1342	861
915	80	1095	688	1348	695
923	614	1097	273	1354	250
925	968	1103	1206	1359	395
932	141	1111	689	1360	394
936	401	1116	1039	1361	905
940	792	1124	690	1362	436
942	178	1125	320	1363	813
944	549	1126	1189	1364	696
945	482	1129	404	1368	260
948	1033	1130	1040	1374	862
949	377	1133	357	1378	473
950	1034	1134	553	1380	405
952	793	1141	284	1385	381
953	330	1145	691	1388	332
954	794	1158	804	1391	288
955	615	1160	716	1392	1192
960	430	1161	247	1405	814
961	795	1164	805	1407	907
962	886	1167	480	1408	620
969	616	1172	1190	1409	920
972	796	1175	554	1418	437
978	797	1179	806	1420	333
979	798	1185	321	1421	974
985	378	1186	202	1422	873
989	799	1196	1041	1427	874
990	1035	1200	1042	1440	1050
991	685	1204	692	1444	286
995	431	1205	807	1448	697
1000	402	1207	434	1450	621
1004	241	1212	808	1456	474
1005	242	1214	555	1465	906
1008	283	1215	248	1473	815
1009	550	1216	249	1481	622
1012	686	1219	1043	1489	1051
1013	800	1220	693	1499	1052
1015	243	1224	694	1506	875
1016	687	1227	970	1507	1053
1018	551	1230	203	1512	816
1020	392	1232	556	1513	382
1021	470	1239	393	1514	975
1029	349	1242	1044	1515	1054
1030	350	1244	1191	1517	559
1032	487	1256	809	1518	251
1033	471	1263	557	1519	698
1035	801	1267	208	1520	285
1039	179	1272	435	1526	1055
1040	432	1276	904	1532	699
1042	301	1277	810	1533	560
1046	244	1279	1045	1539	1056
1047	1036	1280	1046	1540	623
1055	245	1287	379	1550	700
1057	274	1288	618	1553	976
1059	180	1301	380	1557	887
1062	1037	1302	971	1565	624
1064	617	1306	1047	1568	561
1065	246	1315	972	1570	1193
1068	201	1316	472	1571	817
1070	552	1319	973	1576	562
1072	403	1324	1048	1588	295
1074	802	1333	811	1590	563
1077	331	1335	619	1592	818
1079	969	1336	812	1593	819
1081	1038	1337	558	1597	820

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1600	1057	1865	837	2211	1077
1601	924	1869	568	2219	919
1607	1058	1875	569	2228	1078
1611	701	1883	913	2231	630
1614	702	1886	383	2244	1079
1615	977	1892	705	2262	1203
1616	183	1904	706	2263	1080
1617	821	1912	876	2268	1081
1619	475	1914	1063	2269	572
1626	822	1924	334	2270	573
1627	908	1936	981	2276	845
1631	703	1940	707	2280	574
1634	823	1941	838	2302	894
1640	1059	1944	1064	2303	631
1641	824	1945	914	2313	714
1642	978	1950	1212	2322	1082
1645	1194	1969	1218	2325	575
1647	564	1975	708	2341	715
1648	565	1986	915	2345	846
1655	909	1994	839	2357	847
1656	825	2008	358	2366	576
1661	1195	2012	840	2367	577
1665	625	2032	1065	2368	632
1677	826	2045	1066	2372	1083
1679	827	2050	917	2373	479
1683	828	2053	1067	2378	578
1685	979	2059	1068	2384	1084
1697	626	2064	629	2408	916
1698	566	2068	1069	2437	438
1701	829	2076	709	2439	406
1703	830	2079	710	2440	407
1706	831	2081	918	2443	1085
1724	980	2082	841	2447	1086
1727	1060	2084	842	2452	579
1733	832	2091	1070	2468	1087
1759	704	2096	843	2478	848
1760	833	2097	1071	2500	1088
1762	1061	2109	322	2501	204
1763	567	2123	1072	2518	1089
1764	627	2133	711	2522	849
1789	476	2135	477	2524	580
1796	1196	2136	478	2525	850
1798	834	2142	570	2530	254
1803	910	2143	712	2533	125
1804	835	2160	384	2562	252
1805	1197	2162	1073	2565	1090
1807	1062	2169	385	2567	851
1816	1198	2174	1074	2572	1215
1834	628	2187	571	2577	852
1835	911	2199	713	2583	1199
1837	912	2205	1075	2603	1091
1847	888	2207	844	2632	853
1849	836	2209	1076	2652	1200

**SENATE BILLS**

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
6	209	180	118	314	726
9	1141	182	637	315	190
20	1097	186	1100	316	119
21	52	188	194	317	727
24	985	189	721	318	84
25	1142	190	17	319	642
29	29	192	638	320	110
30	33	194	188	321	1150
33	43	197	1204	322	130
34	44	201	443	323	931
35	359	204	1137	324	1152
36	1098	205	1101	329	85
37	91	206	722	330	643
38	30	207	72	335	361
40	54	209	146	336	728
44	144	211	278	337	398
50	24	213	927	343	644
52	111	216	8	347	445
54	925	217	1102	348	102
59	145	219	855	349	335
67	2	221	46	356	59
68	633	224	928	359	1104
73	488	230	1146	360	336
75	440	239	890	361	34
76	634	240	639	362	261
77	13	243	47	363	93
78	36	244	82	367	729
79	55	246	1147	368	279
81	20	247	297	370	1105
82	37	248	97	374	298
83	926	251	69	375	492
84	53	254	929	376	113
85	302	256	28	379	337
86	18	257	723	380	306
87	56	259	211	381	410
90	296	261	640	382	493
99	896	262	1103	383	519
101	92	263	490	386	411
105	360	265	986	387	1211
111	489	270	48	396	494
112	76	271	396	398	1151
114	81	272	930	399	893
117	16	274	491	401	730
121	1143	276	724	405	584
132	57	278	1148	406	362
133	635	280	83	408	213
134	441	281	878	413	1202
136	21	282	100	415	932
138	442	285	305	416	147
139	210	286	1149	418	307
141	303	287	58	421	412
142	304	288	212	422	495
143	636	289	582	423	446
146	185	292	397	426	1106
149	1144	293	725	427	363
151	581	294	444	428	923
154	45	299	35	441	103
156	186	300	49	444	386
161	99	301	9	446	731
162	3	303	101	448	214
164	187	304	641	450	719
165	1145	308	189	451	126
173	1099	310	583	453	897
177	4	313	481	455	191

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
456	1153	586	1210	797	459
458	645	591	352	798	858
466	933	593	451	801	942
467	94	594	120	803	589
471	104	600	1159	804	1167
472	364	601	1207	814	328
473	408	604	452	816	1116
474	646	605	1161	819	859
475	262	609	153	821	740
478	86	615	299	826	1117
479	1154	616	154	828	741
480	148	618	936	833	159
482	496	619	155	841	943
484	585	620	1162	844	653
485	308	621	453	848	654
486	856	623	499	849	281
488	413	624	735	851	1168
489	934	627	280	854	742
490	149	631	937	858	460
492	447	632	1114	864	506
494	732	637	857	866	340
495	898	642	500	867	461
496	1107	644	338	868	864
498	1108	645	648	869	743
499	1155	646	192	883	1118
500	150	649	501	888	462
501	863	651	366	893	507
502	733	652	1163	897	944
503	586	655	649	902	744
505	309	656	184	903	341
506	310	657	353	905	745
507	112	658	156	906	115
510	1214	659	367	908	655
511	215	661	339	910	746
516	216	663	454	911	1169
520	448	664	455	914	865
524	497	666	939	923	945
525	647	667	938	928	747
527	151	670	736	932	312
529	1156	677	940	933	590
535	503	681	650	934	591
540	449	682	651	935	354
541	717	683	1164	936	592
543	1109	686	588	937	718
545	263	687	652	941	946
547	1110	691	737	943	748
548	351	693	502	944	593
549	1111	702	1165	947	508
551	1093	703	456	955	509
553	311	711	157	957	749
554	1157	716	1166	959	1139
555	734	717	457	960	510
556	504	731	326	962	511
559	152	733	738	963	750
562	365	739	158	964	594
569	987	753	877	971	512
572	1158	755	1115	974	595
575	935	756	399	992	899
576	1112	769	458	999	866
579	1113	773	505	1001	1119
580	325	775	300	1002	513
581	450	778	114	1005	218
582	498	779	1138	1009	1120
583	587	782	327	1011	751
584	1160	784	739	1016	368
585	217	793	941	1018	255

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1024	752	1148	759	1301	891
1026	1140	1149	1124	1305	661
1034	313	1150	160	1311	518
1036	314	1151	315	1312	765
1046	720	1156	464	1316	766
1047	753	1158	1173	1317	952
1054	1208	1160	660	1318	256
1055	656	1164	1125	1321	602
1056	754	1166	264	1329	316
1057	219	1171	1205	1335	1096
1058	988	1173	1126	1341	1131
1060	514	1176	1213	1351	121
1064	755	1192	599	1356	889
1065	515	1194	1174	1358	1132
1077	596	1199	860	1364	207
1078	657	1207	355	1365	954
1080	463	1208	517	1389	1133
1083	1092	1216	760	1398	1134
1089	1121	1217	761	1399	955
1107	1170	1220	1095	1401	956
1109	1094	1221	1175	1411	603
1110	947	1224	1176	1413	957
1112	1122	1250	951	1416	958
1113	1123	1251	342	1421	922
1114	756	1254	953	1437	767
1120	948	1256	600	1438	1201
1123	1171	1262	1127	1440	193
1126	516	1266	762	1443	1179
1128	1172	1267	763	1444	323
1130	658	1268	1128	1446	662
1131	949	1284	1177	1447	768
1132	659	1285	764	1455	1135
1135	757	1286	220	1461	1136
1136	758	1289	1129	1464	769
1139	597	1293	1130	1474	1217
1140	950	1299	1178		

**ASSEMBLY CONSTITUTIONAL AMENDMENTS**

ACA	Resolution Chapter	ACA	Resolution Chapter
30	158	91	159

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1	7	39	22	83	88
3	9	40	43	84	101
4	3	41	133	87	164
5	1	42	23	88	58
7	4	43	51	89	59
8	2	44	49	90	48
9	32	45	85	91	60
10	5	47	28	93	165
11	13	50	26	96	63
12	14	51	160	97	57
14	6	55	29	98	74
15	8	56	31	99	117
16	66	57	50	105	71
17	46	58	35	106	67
19	42	60	184	107	108
20	178	61	86	110	78
21	126	63	87	117	185
22	12	64	161	118	102
23	92	67	107	119	103
25	33	69	132	120	104
27	84	71	116	121	105
28	100	73	127	125	111
29	134	74	179	126	186
31	130	77	70	127	109
32	113	78	64	129	166
33	114	79	162	131	181
35	38	80	53	132	180
36	131	81	163	140	198
37	19	82	146	141	199

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AJR	Resolution Chapter	AJR	Resolution Chapter	AJR	Resolution Chapter
2	147	19	168	42	135
4	27	20	169	44	106
6	40	22	41	45	129
7	91	24	110	46	77
8	55	25	148	48	171
9	11	27	76	51	172
10	56	29	61	52	136
11	44	30	112	53	115
13	36	31	54	54	144
14	75	32	170	56	137
15	25	35	182	57	90
16	45	36	79	58	149
17	143	38	128	65	183
18	167	39	89	66	173

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6	154	15	145

**SENATE CONCURRENT RESOLUTIONS**

SCR	Resolution Chapter	SCR	Resolution Chapter	SCR	Resolution Chapter
3	118	28	37	62	121
4	62	32	152	65	142
6	150	33	153	66	68
7	39	34	119	67	69
9	138	35	120	69	72
10	10	37	140	70	188
13	15	41	96	72	189
14	16	42	174	73	97
15	17	43	187	75	190
16	20	45	81	77	191
17	18	46	156	81	192
19	151	47	141	82	157
21	21	48	82	84	195
24	139	54	52	86	194
25	34	57	175	87	196
26	93	58	176		
27	155	60	83		

**SENATE JOINT RESOLUTIONS**

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1	30	14	122	26	98
4	94	15	65	27	125
6	80	16	123	28	177
7	73	17	95	29	99
10	24	24	193	38	197
13	47	25	124		

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29,	38,	57,	80,	98,	112,	1093,	1096,	1110,	1117,	1150,	1151,
120,	122,	212,	235,	255,	258,	1152,	1177,	1178,	1206,	1252,	1281,
268,	333,	358,	361,	368,	373,	1290,	1343,	1351,	1402,	1412,	1419,
374,	390,	402,	433,	447,	448,	1428,	1447,	1516,	1530,	1541,	1602,
464,	471,	472,	477,	496,	512,	1603,	1606,	1707,	1726,	1797,	1801,
553,	559,	565,	587,	614,	671,	1821,	1831,	1860,	1874,	1973,	1984,
693,	705,	758,	763,	804,	835,	2092,	2095,	2112,	2171,	2223,	2251,
841,	851,	855,	881,	919,	921,	2264,	2272,	2283,	2349,	2353,	2454,
943,	964,	965,	984,	1006,	1069,	2455,	2456,	2458,	2467,	2585	

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64,	66,	174,	187,	195,	196,	900,	990,	1030,	1031,	1044,	1061,
283,	341,	350,	389,	400,	411,	1066,	1067,	1084,	1088,	1093,	1146,
425,	449,	483,	517,	519,	526,	1157,	1161,	1165,	1168,	1179,	1184,
532,	533,	542,	588,	595,	613,	1202,	1203,	1212,	1227,	1228,	1264,
674,	692,	695,	700,	705,	706,	1269,	1302,	1310,	1328.		
707,	708,	710,	763,	791,	890,						