
MEASURES SUBMITTED TO VOTE OF ELECTORS

Special Election, June 4, 1974, and
General Election, November 5, 1974

MEASURES SUBMITTED TO VOTE OF ELECTORS**Special Election, June 4, 1974****MEASURES ADOPTED****Constitutional Amendments Submitted by Legislature***Number
on ballot*

- 4 **Property Tax Reassessment in Event of Damage or Destruction.** (Statutes 1973, Resolution Chapter 158, ACA 30)
- 5 **Highways and Mass Transit Guideways.** (Statutes 1973, Resolution Chapter 145, SCA 15)
- 6 **Public Legislative Proceedings.** (Statutes 1973, Resolution Chapter 154, SCA 6)
- 8 **Sacramento County-Cities Consolidation.** (Statutes 1973, Resolution Chapter 159, ACA 91)

Bond Acts

- 1 **State Beach, Park, Recreational, and Historical Facilities Act of 1974.** (Statutes 1972, Chapter 912, AB 392)
- 2 **Clean Water Bond Law of 1974.** (Statutes 1973, Chapter 994, AB 161)
- 3 **Veterans Bond Act of 1974.** (Statutes 1974, Chapter 7, AB 2647.)

Initiative Measure

9. **Financial Disclosures and Limitations Affecting Political Campaigns, Public Officials and Lobbyists—Other Matters.**

[Submitted by the initiative and approved by electors, June 4, 1974]

SECTION 1 Title 9 is added to the Government Code as follows

TITLE 9 POLITICAL REFORM**CHAPTER 1 GENERAL**

81000 This title shall be known and may be cited as the "Political Reform Act of 1974 "

81001 The people find and declare as follows

(a) State and local government should serve the needs and respond to the wishes of all citizens equally, without regard to their wealth,

(b) Public officials, whether elected or appointed, should perform their duties in an impartial manner, free from bias caused by their own financial interests or the financial interests of persons who have supported them.

(c) Costs of conducting election campaigns have increased greatly in recent years, and candidates have been forced to finance their campaigns by seeking large contributions from lobbyists and organizations who thereby gain disproportionate influence over governmental decisions,

(d) The influence of large campaign contributors is increased because existing laws for disclosure of campaign receipts and expenditures have proved to be inadequate,

(e) Lobbyists often make their contributions to incumbents who cannot be effectively challenged because of election laws and abusive practices which give the incumbent an unfair advantage,

(f) The wealthy individuals and organizations which make large campaign contributions frequently extend their influence by employing lobbyists and spending large amounts to influence legislative and administrative actions,

(g) The influence of large campaign contributors in ballot measure elections is increased because the ballot pamphlet mailed to the voters by the state is difficult to read and almost impossible for a layman to understand, and

(h) Previous laws regulating political practices have suffered from inadequate enforcement by state and local authorities

81002 The people enact this title to accomplish the following purposes

(a) Receipts and expenditures in election campaigns should be fully and truthfully disclosed in order that the voters may be fully informed and improper practices may be inhibited.

(b) The amounts that may be expended in statewide elections should be limited in order that the importance of money in such elections may be reduced,

(c) The activities of lobbyists should be regulated and their finances disclosed in order that improper influences will not be directed at public officials,

(d) Assets and income of public officials which may be materially affected by their official actions should be disclosed and in appropriate circumstances the officials should be disqualified from acting in order that conflicts of interest may be avoided,

(e) The state ballot pamphlet should be converted into a useful document so that voters will not be entirely dependent on paid advertising for information regarding state measure,

(f) Laws and practices unfairly favoring incumbents should be abolished in order that elections may be conducted more fairly, and

(g) Adequate enforcement mechanisms should be provided to public officials and private citizens in order that this title will be vigorously enforced

81003 This title should be liberally construed to accomplish its purposes.

81004 All reports and statements filed under this title shall be signed under penalty of perjury and verified by the filer. The verification shall state that the filer has used all reasonable diligence in its preparation, and that to the best of his knowledge it is true and complete. A report or statement filed by a committee shall be signed and verified by the treasurer, and a report or statement filed by any other organization shall be signed and verified by a responsible officer of the organization or by an attorney or a certified public accountant. Every person who signs and verifies any report or statement required to be filed under this title which contains material matter which he knows to be false is guilty of perjury.

81005 Reports and statements required by this title shall be filed as follows

(a) Reports and statements required by Chapter 6 and reports and statements of statewide elected officers, candidates for statewide elective office, committees supporting such candidates, state central committees of political parties, and committees supporting or opposing statewide measures—one original and one copy with the Secretary of State and, except for reports and statements required by Chapter 6, two copies with the clerk of Los Angeles County and two copies with the clerk of the City and County of San Francisco,

(b) Reports and statements of candidates for and persons holding the office of superior court judge, member of the State Legislature, and member of the Board of Equalization, and of committees supporting such candidates—one original and one copy with the Secretary of State, and two copies with the clerk of each county which in whole or in part is included in the district,

(c) Reports and statements of candidates for and persons holding any elective office not mentioned above which is voted upon in more than one county, of committees supporting such candidates and committees supporting or opposing measures to be voted on in more than one county but not statewide—one original and one copy with the clerk of the county having the largest population, and two copies with the clerk of each additional county wholly or partially included in the district,

(d) Reports and statements of candidates for and persons holding any elective office not mentioned above which is voted upon wholly within one city, of committees supporting such candidates and committees supporting or opposing measures to be voted upon wholly within one city—one original and one copy with the city clerk

(e) Reports and statements of candidates for and persons holding any elective office

not mentioned above, of committees supporting such candidates and committees supporting or opposing measures to be voted upon in not more than one county—one original and one copy with the county clerk

(f) Reports and statements of the county central committees of political parties—one original and one copy with the Secretary of State, and two copies with the county clerk

(g) All reports and statements required by Chapter 7—one original with the agency, which shall make and retain a copy and forward the original to the code reviewing body

81006 No fee or charge shall be collected by any officer for the filing of any report or statement or for the forms upon which reports or statements are to be prepared, except that lobbyists may be charged not more than twenty-five dollars (\$25) per year for registration

81007 When a report or statement or copies thereof required to be filed with any officer under this title have been sent by first-class registered mail, addressed to the officer, it shall for purposes of any deadline be deemed to have been received by him on the date of the deposit in the mail. It shall be presumed until the contrary is established that the date shown by the post office cancellation mark on the envelope containing the report or statement is the date it was deposited in the mail

81008 Every report and statement filed pursuant to this title is a public record open for public inspection and reproduction during regular business hours, commencing as soon as practicable, but in any event not later than the second business day following the day on which it was received. No conditions whatsoever shall be imposed upon persons desiring to inspect or reproduce reports and statements filed under this title, nor shall any information or identification be required from such persons. Copies shall be provided at a charge not to exceed ten cents (\$0.10) per page. Campaign statements shall be open for public inspection and reproduction from 9:00 a.m. to 5:00 p.m. on the Saturday and Sunday preceding a statewide election

81009 Original reports and statements filed pursuant to this title shall be preserved by the filing officer. One copy shall be preserved by each additional officer with whom copies are filed for four years, and may thereafter be destroyed

81010 With respect to reports and statements filed with him pursuant to this title, the filing officer shall

(a) Supply the necessary forms and manuals prescribed by the Commission,

(b) Determine whether required documents have been filed and, if so, whether they conform on their face with the requirements of this title,

(c) Notify promptly all persons and known committees who have failed to file a report or statement in the form and at the time required by this title,

(d) Report apparent violations of this title to the appropriate agencies, and

(e) Compile and maintain a current list of all reports and statements filed with this office

81011 Whenever in this title the amount of goods, services, facilities or anything of value other than money is required to be reported, the amount shall be the estimated fair market value at the time received or expended, and a description of the goods, services, or facilities shall be appended to the report or statement.

81012 This title may be amended or repealed by the procedures set forth in this section. If any portion of subsection (a) is declared invalid, then subsection (b) shall be the exclusive means of amending or repealing this title

(a) This title may be amended to further its purposes by statute, passed in each house by roll call vote entered in the journal, two-thirds of the membership concurring and signed by the Governor, if at least forty days prior to passage in each house the bill in its final form has been delivered to the Commission for distribution to the news media and to every person who has requested the Commission to send copies of such bills to him

(b) This title may be amended or repealed by a statute that becomes effective only when approved by the electors

81013 Nothing in this title prevents the Legislature or any other state or local agency from imposing additional requirements on any person if the requirements do not prevent the person from complying with this title. If any act of the Legislature conflicts with the provisions of this title, this title shall prevail

81014 Whenever any reference is made in this title to a federal or state statute and that statute has been or is subsequently repealed or amended, the Commission may

promulgate regulations to carry out the intent of this title as nearly as possible

81015 If any provision of this title, or the application of any such provision to any person or circumstances, shall be held invalid, the remainder of this title to the extent it can be given effect, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby, and to this end the provisions of this title are severable

81016 Chapter 8 of this title shall go into effect immediately The Director of Finance shall make sufficient funds available to the Secretary of State out of the emergency fund or any other fund of the state for the immediate implementation of Chapter 8 The remainder of this title shall go into effect on January 7, 1975 Wherever reference is made in this title to the effective date of this title, the date referred to is January 7, 1975

CHAPTER 2 DEFINITIONS

82000 Unless the contrary is stated or clearly appears from the context, the definitions set forth in this chapter shall govern the interpretation of this title

82001 "Adjusting an amount for cost of living changes" means multiplying the amount by a multiplier determined at the beginning of each year by the Director of Finance to reflect changes in the price level, based on the change during the previous calendar year in the Consumer Price Index published by the United States Bureau of Labor Statistics and on such other readily available sources of information as the Director of Finance may deem appropriate

82002 "Administrative action" means the proposal, drafting, development, consideration, amendment, enactment or defeat by any state agency of any rule, regulation or other action in any rate-making proceeding or any quasi-legislative proceeding, which shall include any proceeding governed by Chapter 45 of Division 3 of Title 2 of the Government Code (beginning with Section 11371)

82003 "Agency" means any state agency or local government agency

82004 "Agency official" means any member, officer, employee or consultant of any state agency who as part of his official responsibilities participates in any administrative action in other than a purely clerical, secretarial or ministerial capacity

82005 "Business entity" means any organization or enterprise operated for profit, including but not limited to a proprietorship, partnership, firm, business trust, joint venture, syndicate, corporation or association

82006 "Campaign statement" means an itemized report which is prepared on a form prescribed by the Commission and which provides the information required by Chapter 4 of this title

82007 "Candidate" means an individual who is listed on the ballot or who has qualified to have write-in votes on his behalf counted by election officials, for nomination for or election to any elective office, or who receives a contribution or makes an expenditure or gives his consent for any other person to receive a contribution or make an expenditure with a view to bringing about his nomination or election to any elective office, whether or not the specific elective office for which he will seek nomination or election is known at the time the contribution is received or the expenditure is made and whether or not he has announced his candidacy or filed a declaration of candidacy at such time "Candidate" also includes any officeholder who is the subject of a recall election "Candidate" does not include any person within the meaning of Section 301 (b) of the Federal Election Campaign Act of 1971

82008 "City" means a general law or a chartered city.

82009 "Civil service employee" means any state employee who is covered by the state civil service system or any employee of a local government agency who is covered by a similar personnel system

82009 5 "Clerk" refers to the city or county clerk unless the city council or board of supervisors has designated any other agency to perform the specified function

82010 "Closing date" means the date through which any report or statement filed under this title is required to be complete

82011 "Code reviewing body" means

(a) The Commission, with respect to the Conflict of Interest Code of a state agency, a county board of supervisors, a city council or any local government agency with

jurisdiction in more than one county,

(b) The board of supervisors, with respect to the Conflict of Interest Code of any county agency other than the board of supervisors, and of any local government agency, other than a city agency, with jurisdiction wholly within the county,

(c) The city council, with respect to the Conflict of Interest Code of any city agency other than the city council, and

(d) The Attorney General, with respect to the Conflict of Interest Code of the Commission.

82012 "Commission" means the Fair Political Practices Commission

82013 "Committee" means any person or combination of persons who directly or indirectly receives contributions or makes expenditures or contributions for the purpose of influencing or attempting to influence the action of the voters for or against the nomination or election of one or more candidates, or the passage or defeat of any measure, including any committee or subcommittee of a political party, whether national, state or local, if

(a) Contributions received total five hundred dollars (\$500) or more in a calendar year,

(b) Expenditures and contributions made, other than contributions described in subsection (c), total five hundred dollars (\$500) or more in a calendar year, or

(c) Contributions of cash, checks and other cash equivalents paid directly to candidates and committees total five thousand dollars (\$5,000) or more in a calendar year. Persons or combinations of persons who are covered by this subsection but not by subsections (a) or (b) are deemed to be committees only for purposes of Chapter 4 of this title.

82014. "Conflict of Interest Code" means a set of rules and regulations adopted by an agency pursuant to Chapter 7 of this title.

82015 "Contribution" means a payment, a forgiveness of a loan, a payment of a loan by a third party, or an enforceable promise to make a payment except to the extent that full and adequate consideration is received unless it is clear from the surrounding circumstances that it is not made for political purposes. An expenditure made at the behest of a candidate, committee or elected officer is a contribution to the candidate, committee or elected officer unless full and adequate consideration is received for making the expenditure.

The term "contribution" includes the purchase of tickets for events such as dinners, luncheons, rallies and similar fund raising events, the candidate's own money or property used on behalf of his candidacy, the granting of discounts or rebates not extended to the public generally or the granting of discounts or rebates by television and radio stations and newspapers not extended on an equal basis to all candidates for the same office, the payment of compensation by any person for the personal services or expenses of any other person if such services are rendered or expenses incurred on behalf of a candidate or committee without payment of full and adequate consideration.

The term "contribution" further includes any transfer of anything of value received by a committee from another committee.

The term "contribution" does not include amounts received pursuant to an enforceable promise to the extent such amounts have been previously reported as a contribution. However, the fact that such amounts have been received shall be indicated in the appropriate campaign statement.

Notwithstanding the foregoing definition of "contribution," the term does not include volunteer personal services or payments made by any individual for his own travel expenses if such payments are made voluntarily without any understanding or agreement that they shall be, directly or indirectly, repaid to him.

82016. "Controlled committee" means a committee which is controlled directly or indirectly by a candidate or which acts jointly with a candidate or controlled committee in connection with the making of expenditures. A candidate controls a committee if he, his agent or any other committee he controls has a significant influence on the actions or decisions of the committee.

82017 "County" includes a city and county

82018 "Cumulative amount" in a campaign statement means the amount contributed or expended since the closing date of the most recent post-election statement which has been filed by the filer. If the filer has not previously filed a

campaign statement pursuant to any of these sections, the cumulative amount is the amount contributed or expended since the effective date of this title

82019 "Designated employee" means any officer, employee, member or consultant of any agency whose position with the agency

(a) Is exempt from the state civil service system by virtue of subdivisions (a), (c), (d), (e), (f), (g), or (m) of Section 4 of Article XXIV of the Constitution, unless the position is elective or solely secretarial, clerical or manual,

(b) Is elective, other than an elective state office, or

(c) Is designated in a Conflict of Interest Code because the position entails the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest

"Designated employee" does not include an elected state officer or any unsalaried member of any board or commission which serves a solely advisory function

82020 "Elected officer" means any person who holds an elective office or has been elected to an elective office but has not yet taken office A person who is appointed to fill a vacant elective office is an elected officer

82021 "Elected state officer" means any person who holds an elective state office or has been elected to an elective state office but has not yet taken office A person who is appointed to fill a vacant elective state office is an elected state officer

82022 "Election" means any primary, general, special or recall election held in this state The primary and general or special elections are separate elections for purposes of this title

82023 "Elective office" means any state, regional, county, municipal, district or judicial office which is filled at an election "Elective office" also includes membership on a county central committee of a qualified political party

82024 "Elective state office" means the office of Governor, Lieutenant Governor, Attorney General, Controller, Secretary of State, Treasurer, Superintendent of Public Instruction, member of the Legislature and member of the State Board of Equalization

82025 "Expenditure" means a payment, a forgiveness of a loan, a payment of a loan by a third party, or an enforceable promise to make a payment, unless it is clear from the surrounding circumstances that it is not made for political purposes An expenditure is made on the date the payment is made or on the date consideration, if any, is received, whichever is earlier

82026 "Filer" means the person filing or required to file any statement or report under this title

82027 "Filing officer" means the office or officer with whom any statement or report is required to be filed under this title If copies of a statement or report are required to be filed with more than one office or officer, the one first named is the filing officer, and the copy filed with him shall be signed in the original and shall be deemed the original copy

82028 "Gift" means any payment to the extent that consideration of equal or greater value is not received Any person, other than a defendant in a criminal action, who claims that a payment is not a gift by reason of receipt of consideration has the burden of proving that the consideration received is of equal or greater value The term "gift" does not include informational material such as books, reports, pamphlets, calendars or periodicals No payment for travel or reimbursement for any expenses shall be deemed "informational material"

82029 "Immediate family" means the spouse and dependent children Whenever disclosure of investments or interests in real property is required by this title, investments and interests in real property of members of the immediate family shall also be disclosed.

82030 (a) "Income" means, except as provided in subsection (b), income of any nature from any source, including but not limited to any salary, wage, advance, payment, dividend, interest, rent, capital gain, return of capital, gift, including any gift of food or beverage, loan, forgiveness or payment of indebtedness, discount in the price of anything of value unless the discount is available to members of the public without regard to official status, rebate, reimbursement for expenses, per diem, or contribution to an insurance or pension program paid by any person other than an employer, and including any community property interest in income of a spouse Income of an individual also includes a pro rata share of any income of any business entity or trust in

which the individual or spouse owns, directly, indirectly or beneficially, a ten percent interest or greater

(b) "Income" does not include

- (1) Campaign contributions required to be reported under Chapter 4 of this title,
- (2) Salary and reimbursement for expenses or per diem received from a state or local government agency and reimbursement for travel expenses and per diem received from a bona fide educational, academic or charitable organization,
- (3) Gifts of informational material, such as books, pamphlets, reports, calendars or periodicals,
- (4) Gifts which are not used and which, within thirty days after receipt, are returned to the donor or delivered to a charitable organization without being claimed as a charitable contribution for tax purposes,
- (5) Gifts from an individual's spouse, child, parent, grandparent, grandchild, brother, sister, parent-in-law, brother-in-law, sister-in-law, aunt, uncle, or first cousin or the spouse of any such person, provided that a gift from any such person shall be considered income if the donor is acting as an agent or intermediary for any person not covered by this paragraph,
- (6) Any devise or inheritance.
- (7) Interest, dividends or premiums on a time or demand deposit in a financial institution, shares in a credit union or any insurance policy, payments received under any insurance policy, or any bond or other debt instrument issued by any government or government agency,
- (8) Dividends, interest or any other return on a security which is registered with the Securities and Exchange Commission of the United States Government

82031 "Independent committee" means a committee which is not controlled either directly or indirectly by a candidate or controlled committee, and which does not act jointly with a candidate or controlled committee in connection with the making of expenditures. A committee may be controlled with respect to one or more candidates and independent with respect to other candidates.

82032 "Influencing legislative or administrative action" means promoting, supporting, influencing, modifying, opposing or delaying any legislative or administrative action by any means, including but not limited to the provision or use of information, statistics, studies or analyses

82033 "Interest in real property" includes any leasehold, beneficial or ownership interest or an option to acquire such an interest in real property located in the jurisdiction if the fair market value of the interest is greater than one thousand dollars (\$1,000). Interests in real property of an individual includes a pro rata share of interests in real property of any business entity or trust in which the individual or spouse owns, directly, indirectly or beneficially, a ten percent interest or greater

82034 "Investment" means any financial interest in or security issued by a business entity, including but not limited to common stock, preferred stock, rights, warrants, options, debt instruments and any partnership or other ownership interest, if the business entity or any parent, subsidiary or otherwise related business entity has an interest in real property in the jurisdiction, or does business or plans to do business in the jurisdiction, or has done business within the jurisdiction at any time during the two years prior to the time any statement or other action is required under this title. No asset shall be deemed an investment unless its fair market value exceeds one thousand dollars (\$1,000). The term "investment" does not include a time or demand deposit in a financial institution, shares in a credit union, any insurance policy, or any bond or other debt instrument issued by any government or government agency. Investments of an individual includes a pro rata share of investments of any business entity or trust in which the individual or spouse owns, directly, indirectly or beneficially, a ten percent interest or greater. The term "parent, subsidiary or otherwise related business entity" shall be specifically defined by regulations of the Commission.

82035 "Jurisdiction" means the state with respect to a state agency and, with respect to a local government agency, the region, county, city, district or other geographical area in which it has jurisdiction. Real property shall be deemed to be "within the jurisdiction" with respect to a local government agency if the property or any part of it is located within or not more than two miles outside the boundaries of the jurisdiction or within two miles of any land owned or used by the local government agency

82036 "Late contribution" means any contribution of one thousand dollars (\$1,000) or more received after the closing date of the last campaign statement required to be filed prior to an election

82037 "Legislative action" means the drafting, introduction, consideration, modification, enactment or defeat of any bill, resolution, amendment, report, nomination or other matter by the Legislature or by either house or any committee, subcommittee, joint or select committee thereof, or by a member or employee of the Legislature acting in his official capacity "Legislative action" also means the action of the Governor in approving or vetoing any bill

82038 "Legislative official" means any employee or consultant of the Legislature whose duties are not solely secretarial, clerical or manual

82039 "Lobbyist" means any person who is employed or contracts for economic consideration, other than reimbursement for reasonable travel expenses, to communicate directly or through his agents with any elective state official, agency official or legislative official for the purpose of influencing legislation or administrative action, if a substantial or regular portion of the activities for which he receives consideration is for the purpose of influencing legislation or administrative action No person is a lobbyist by reason of activities described in Section 86300

82040 "Lobbyist's account" means any fund, account or trust controlled by a lobbyist in connection with his activities as a lobbyist

82041 "Local government agency" means a county, city or district of any kind including school district, or any other local or regional political subdivision, or any department, division, bureau, office, board, commission or other agency of these, but does not include any court or any agency in the judicial branch of government

82041.5 "Mass mailing" means two hundred or more identical or nearly identical pieces of mail, but does not include a form letter or other mail which is sent in response to a request, letter or other inquiry

82042 "Mayor" of a city includes mayor of a city and county

82043 "Measure" means any constitutional amendment or other proposition which is submitted to a popular vote at an election by action of a legislative body, or which is submitted or is intended to be submitted to a popular vote at an election by initiative, referendum or recall procedure whether or not it qualifies for the ballot

82044 "Payment" means a payment, distribution, transfer, loan, advance, deposit, gift or other rendering of money, property, services or anything else of value, whether tangible or intangible

82045 "Payment to influence legislative or administrative action" means any of the following types of payment

(a) Direct or indirect payment to a lobbyist whether for salary, fee, compensation for expenses, or any other purpose, by a person employing or contracting for the services of the lobbyist separately or jointly with other persons,

(b) Payment in support or assistance of a lobbyist or his activities, including but not limited to the direct payment of expenses incurred at the request or suggestion of the lobbyist,

(c) Payment which directly or indirectly benefits any elective state official, legislative official or agency official or a member of the immediate family of any such official,

(d) Payment, including compensation, payment or reimbursement for the services, time or expenses of an employee, for or in connection with direct communication with any elective state official, legislative official or agency official,

(e) Payment for or in connection with soliciting or urging other persons to enter into direct communication with any elective state official, legislative official or agency official

82046 "Period covered" by a statement or report required to be filed by this title means, unless a different period is specified, the period beginning with the day after the closing date of the most recent statement or report which has been filed, and ending with the closing date of the statement or report in question. If the person filing the statement or report has not previously filed a statement or report of the same type, the period covered begins on the effective date of this title Nothing in this chapter shall be interpreted to exempt any person from disclosing transactions which occurred prior to the effective date of this title according to the laws then in effect

82047 "Person" means an individual, proprietorship, firm, partnership, joint

venture, syndicate, business trust, company, corporation, association, committee, and any other organization or group of persons acting in concert

82048 "Public official" means every member, officer, employee or consultant of a state or local government agency

82049. "State agency" means every state office, department, division, bureau, board and commission, and the Legislature, but does not include the courts or any agency in the judicial branch of government

82050 "State candidate" means a candidate who seeks nomination or election to any elective state office

82051 "State measure" means any measure which is submitted or is intended to be submitted to the voters of the state

82052 "Statewide candidate" means a candidate who seeks election to any statewide elective office.

82052.5. "Statewide election" means an election for statewide elective office.

82053. "Statewide elective office" means the office of Governor, Lieutenant Governor, Attorney General, Controller, Secretary of State, Treasurer and Superintendent of Public Instruction

82054 "Statewide petition" means a petition to qualify a proposed state measure

82055 "Voting age population" means the population of the state aged eighteen years or over as determined by the United States Secretary of Commerce pursuant to Section 104 (a) (5) of the Federal Election Campaign Act of 1971. If for any reason no such determination is made, the Commission shall from time to time determine the voting age population from the best readily available sources of information

CHAPTER 3 FAIR POLITICAL PRACTICES COMMISSION

83100 There is hereby established in state government the Fair Political Practices Commission The Commission shall have five members, including the chairman No more than three members of the Commission shall be members of the same political party

83101 The chairman and one additional member of the Commission shall be appointed by the Governor The Governor's appointees shall not be members of the same political party

83102 (a) The Attorney General, the Secretary of State and the Controller shall each appoint one member of the Commission

(b) If the Attorney General, the Secretary of State and the Controller are all members of the same political party, the chairman of the state central committee of any other political party with a registration of more than five hundred thousand may submit to the Controller a list of not less than five persons who are qualified and willing to be members of the Commission The list shall be submitted not less than ten days after the effective date of this chapter for the Controller's initial appointment, and not later than January 2 immediately prior to any subsequent appointment by the Controller If the Controller receives one or more lists pursuant to this section, his appointment shall be made from one of such lists

83103. Members and the chairman of the Commission shall serve four-year terms beginning on February 1 and ending on January 31 or as soon thereafter as their successors are qualified, except that the initial appointees under Section 83102 shall serve six-year terms No member or chairman who has been appointed at the beginning of a term is eligible for reappointment All initial appointments shall be made by February 1, 1975

83104 Vacancies on the Commission shall be filled, within thirty days, by appointment of the same official who appointed the prior holder of the position The provisions of Section 83102 (b) are not applicable to the filling of vacancies Appointments to fill vacancies shall be for the unexpired term of the member or chairman whom the appointee succeeds A vacancy or vacancies shall not impair the right of the remaining members to exercise all of the powers of the board Three members shall constitute a quorum

83105 Each member of the Commission shall be an elector No member of the Commission, during his tenure, shall hold or seek election to any other public office, serve as an officer of any political party or partisan organization, participate in or

contribute to an election campaign, or employ or be employed as a lobbyist. Members of the Commission may be removed by the Governor, with concurrence of the Senate, for substantial neglect of duty, gross misconduct in office, inability to discharge the powers and duties of office or violation of this section, after written notice and opportunity for a reply.

83106 The chairman of the Commission shall be compensated at the same rate as the president of the Public Utilities Commission. Each remaining member shall be compensated at the rate of one hundred dollars (\$100) for each day on which he engages in official duties. The members and chairman of the Commission shall be reimbursed for expenses incurred in performance of their official duties.

83107 The Commission shall appoint an executive director who shall act in accordance with Commission policies and regulations and with applicable law. The Commission shall appoint and discharge officers, counsel and employees, consistent with applicable civil service laws, and shall fix the compensation of employees and prescribe their duties.

83108 The Commission may delegate authority to the chairman or the executive director to act in the name of the Commission between meetings of the Commission.

83109 For purposes of Section 18801 of the Government Code, no non-clerical position under the Commission shall be included in the same class in the civil service classification plan with any position of any other department or agency.

83110 The principal office of the Commission shall be in Sacramento but it may establish offices, meet, and exercise its powers at any other place in the state. Meetings of the Commission shall be public except that the Commission may provide otherwise for discussions of personnel and litigation.

83111 The Commission has primary responsibility for the impartial, effective administration and implementation of this title.

83112 The Commission may adopt, amend and rescind rules and regulations to carry out the purposes and provisions of this title, and to govern procedures of the Commission. These rules and regulations shall be adopted in accordance with the Administrative Procedure Act (Government Code, Title 2, Division 3, Part 1, Chapter 4.5, Sections 11371 et seq.) and shall be consistent with this title and other applicable law.

83113 The Commission shall, in addition to its other duties:

(a) Prescribe forms for reports, statements, notices and other documents required by this title,

(b) Prepare and publish manuals and instructions setting forth methods of bookkeeping and preservation of records to facilitate compliance with and enforcement of this title, and explaining the duties of persons and committees under this title; and

(c) Provide assistance to agencies and public officials in administering the provisions of this title.

83114 Any person may request the Commission to issue an opinion with respect to his duties under this title. The Commission shall, within fourteen days, either issue the opinion or advise the person who made the request whether an opinion will be issued. No person who acts in good faith on an opinion issued to him by the Commission shall be subject to criminal or civil penalties for so acting, provided that the material facts are as stated in the opinion request. The Commission's opinions shall be public records and may from time to time be published.

83115 Upon the sworn complaint of any person or on its own initiative, the Commission shall investigate possible violations of this title relating to any state agency, state official, state election, lobbyist or state legislative or administrative action. Within fourteen days after receipt of a complaint under this section, the Commission shall notify in writing the person who made the complaint of the action, if any, the Commission has taken or plans to take on the complaint, together with the reasons for such action or non-action. If no decision has been made within fourteen days, the person who made the complaint shall be notified of the reasons for the delay and shall subsequently receive notification as provided above.

83116 When the Commission determines there is probable cause for believing this title has been violated, it may hold a hearing to determine if such a violation has occurred. Notice shall be given and the hearing conducted in accordance with the Administrative Procedure Act (Government Code, Title 2, Division 3, Part 1, Chapter 5, Sections 11500 et seq.) The Commission shall have all the powers granted by that chapter.

When the Commission determines on the basis of the hearing that a violation has occurred, it shall issue an order which may require the violator to

- (a) Cease and desist violation of this title,
- (b) File any reports, statements or other documents or information required by this title,
- (c) Pay a monetary penalty of up to two thousand dollars (\$2,000) to the General Fund of the state

When the Commission determines that no violation has occurred, it shall publish a declaration so stating

83117 The Commission may

- (a) Accept grants, contributions and appropriations,
- (b) Contract for any services which cannot satisfactorily be performed by its employees;

(c) Employ legal counsel Upon request of the Commission, the Attorney General shall provide legal advice and representation without charge to the Commission

83118 The Commission may subpoena witnesses, compel their attendance and testimony, administer oaths and affirmations, take evidence and require by subpoena the production of any books, papers, records or other items material to the performance of the Commission's duties or exercise of its powers

83119 The Commission may refuse to excuse any person from testifying, or from producing books, records, correspondence, documents or other evidence in obedience to the subpoena of the Commission notwithstanding an objection that the testimony or evidence required of him may tend to incriminate him No individual shall be prosecuted in any manner or subjected to any penalty or forfeiture whatever for or on account of any transaction, act, matter or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, except that the individual so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying No immunity shall be granted to any witness under this section unless the Commission has notified the Attorney General of its intention to grant immunity to the witness at least thirty days in advance, or unless the Attorney General waives this requirement

83120 An interested person may seek judicial review of any action of the Commission

83121 If judicial review is sought of any action of the Commission relating to a pending election, the matter shall be advanced on the docket of the court and put ahead of other actions The court may, consistent with due process of law, shorten deadlines and take other steps necessary to permit a timely decision

83122 There is hereby appropriated from the General Fund of the state to the Fair Political Practices Commission the sum of five hundred thousand dollars (\$500,000) during the fiscal year of 1974-1975, and the sum of one million dollars (\$1,000,000), adjusted for cost of living changes, during each fiscal year thereafter, for expenditure to support the operations of the Commission pursuant to this title The expenditure of funds under this appropriation shall be subject to the normal administrative review given to other state appropriations The Legislature shall appropriate such additional amounts to the Commission and other agencies as may be necessary to carry out the provisions of this title.

The definition of "expenditure" in Section 82025 is not applicable to this section

CHAPTER 4 CAMPAIGN DISCLOSURE

Article 1 Organization of Committees

84100 (a) Every committee shall have a treasurer No contribution and no expenditure shall be accepted or made by or on behalf of a committee at a time when there is a vacancy in the office of treasurer

(b) No expenditure shall be made by or on behalf of a committee without the authorization of the treasurer or that of his designated agents

(c) All contributions received by a person acting as an agent of a candidate shall be reported promptly by such person to the candidate or any of his designated agents All

contributions received by a person acting as an agent of a committee shall be reported promptly by the recipient to the committee's treasurer or any of his designated agents "Promptly" as used in this section means not later than five days before the closing date of any campaign statement required to be filed by the treasurer, and immediately if the contribution was received less than five days before the closing date. All contributions shall be segregated from and may not be commingled with any personal funds of the recipient or any other person

(d) It shall be the duty of each candidate, treasurer and elected officer to keep such detailed accounts, records, bills and receipts as shall be required by regulations adopted by the Commission to expedite the performance of all obligations imposed by this chapter

84101 Every committee which is a committee by virtue of Section 82013 (a) shall file with the Secretary of State a statement of organization within ten days after it is formed as a committee Each such committee in existence at the date of enactment of this chapter shall file a statement with the Secretary of State within thirty days after the effective date of this chapter The Secretary of State shall assign a number to each committee which files a statement of organization and shall notify the committee of the number The Secretary of State shall send a copy of statements filed pursuant to this section to the clerk of each county which he deems appropriate

84102 The statement of organization required by Section 84101 shall include

- (a) The name, street address and telephone number, if any, of the committee,
- (b) The name, street address and telephone number of each person, if any, with which the committee is affiliated or connected,
- (c) The full name, street address and telephone number, if any, of the treasurer and other principal officers,
- (d) The full name and office sought by each candidate and the title and ballot number, if any, of each measure, which the committee supports or opposes,
- (e) A statement whether the committee is independent or controlled, and if it is controlled, the name of each candidate or committee by which it is controlled or with which it acts jointly,
- (f) The disposition of surplus funds which will be made in the event of dissolution,
- (g) Such other information as shall be required by the rules or regulations of the Commission consistent with the purposes and provisions of this chapter

84103 Whenever there is a change in any of the information contained in a statement of organization, an amendment shall be filed within ten days to reflect the change

Article 2 Filing of Campaign Statements

84200 Each candidate and each committee supporting or opposing a candidate or candidates shall file campaign statements not later than forty days prior to the election, not later than twelve days prior to the election, and not later than sixty-five days after the election

84201 Notwithstanding the provisions of Section 84200, when a special, general or runoff election is held less than sixty days following the primary election, campaign statements shall be filed not later than thirty-three days prior to the primary, not later than seven days prior to the primary, not later than seven days prior to the special, general or runoff election, and not later than sixty-five days after the special, general or runoff election

84202 (a) Not later than sixty-five days after a measure has been qualified for the ballot, the proponent shall file a campaign statement, the closing date of which shall be the fifty-eighth day following the qualification of the measure

(b) If any proposed measure does not qualify for the ballot, the proponent shall file a campaign statement within sixty-five days after the final deadline for circulating the petition, the closing date of which shall be the fifty-eighth day following the deadline

84203 Each committee supporting or opposing a measure shall file a campaign statement not later than thirty-five days prior to the election, not later than seven days prior to the election and not later than seventy days after the election

84204 If a committee is required to file campaign statements with respect to both candidates and measures on the ballot at the same election, the committee may file its

campaign statements according to the schedule of any section in this article which is applicable

84205 The closing date for each campaign statement filed under Sections 84200, 84201 and 84203 is three days prior to the filing deadline, except that when the filing deadline is sixty-five or seventy days after an election, the closing date is seven days prior to the filing deadline. Any campaign statement required by Section 84202, and any campaign statement required to be filed after an election by Sections 84200, 84201 and 84203 may be filed prior to the closing date if all liabilities of the filer have been paid and no additional contributions or expenditures are anticipated

84206. Every candidate and committee that receives contributions or makes expenditures during the periods specified in this section, and every elected officer except as provided below, shall file campaign statements as provided in this section, unless the candidate, committee or elected officer is required to file campaign statements in connection with any election or elections held within the periods specified in subsections (a) and (b)

(a) For the period January 1 through June 30, campaign statements shall be filed not later than July 31

(b) For the period July 1 through December 31, campaign statements shall be filed not later than January 31

If a campaign statement was filed in connection with an election held during the six-month period immediately prior to a period specified in this section, the period covered by the campaign statement filed pursuant to this section shall begin from the day after the closing date of the previous campaign statement. This section is not applicable to elected officers whose salaries are less than one hundred dollars (\$100) a month or to judges, unless such an elected officer or judge is a candidate or committee who receives contributions or makes expenditures during the specified periods

84207 Notwithstanding the provisions of Section 84200, a candidate for reelection for judicial office whose name does not appear on the ballot by reason of Section 25304 of the Elections Code shall file his campaign statement within seventeen days following the date of the general election and shall not be required to file any additional campaign statements. His campaign statement shall include contributions and expenditures in connection with his candidacy at both the primary and general elections. If such a candidate's name does not appear on the ballot at the primary election but does appear on the ballot at the general election, he shall file the campaign statements required by Section 84200 before and after the general election, and such campaign statements shall include contributions and expenditures in connection with his candidacy at both the primary and general elections. This section is not applicable to a committee supporting one or more candidates for judicial office, and each such committee shall observe the requirements of Section 84200

84208 Every person who is required by Section 309 (a) of the Federal Election Campaign Act of 1971 (2 U.S.C. Section 439 (a)) to file a copy of any statement or report with the Secretary of State of California shall, at the time such filing is required, file two copies of each such statement or report with the Secretary of State, one of which shall have an original signature, and two copies with

(a) The clerk of Los Angeles County and the clerk of the City and County of San Francisco in the case of reports relating to a campaign for nomination or election of a candidate to the office of President or Vice-President of the United States, or United States Senator,

(b) The clerk of each county in which the congressional district is located in the case of reports relating to the campaign for nomination or election of a candidate to the office of Representative in Congress

84209 A candidate shall verify his campaign statement and the campaign statement of each committee subject to his control. His verification shall be in accordance with the provisions of Section 81004 except that it shall state that to the best of his knowledge the treasurer of each controlled committee used all reasonable diligence in the preparation of the committee's statement. This section does not relieve the treasurer of any committee from the obligation to verify each campaign statement filed by the committee pursuant to Section 81004

84210 Each campaign statement required by this article shall contain the following information

(a) Under the heading "receipts," the total amount of contributions received, and under the heading "expenditures," the total amount of expenditures made during the period covered by the campaign statement and the cumulative amount of such totals (provided that if any loans have been repaid during the period covered by the campaign statement, the amount of such repayment shall be subtracted from the total amount of contributions received and expenditures made, and provided further that forgiveness of a loan or payment of a loan by a third party shall not be included in such totals)

(b) The total amount of contributions received during the period covered by the campaign statement from persons who have given fifty dollars (\$50) or more

(c) The total amount of contributions received during the period covered by the campaign statement from persons who have given less than fifty dollars (\$50).

(d) The total amount of expenditures made during the period covered by the campaign statement to persons who have received fifty dollars (\$50) or more

(e) The total amount of expenditures disbursed during the period covered by the campaign statement to persons who have received less than fifty dollars (\$50)

(f) The balance of cash and cash equivalents on hand at the beginning and the end of the period covered by the campaign statement

(g) The full name of each person from whom a contribution or contributions totaling fifty dollars (\$50) or more has been received, together with his street address, occupation, and the name of his employer, if any, or the principal place of business if he is self-employed, the amount he contributed, the date on which each contribution was received during the period covered by the campaign statement, and the cumulative amount he contributed. In the case of committees which are listed as contributors, the campaign statement shall also contain the number assigned to the committee by the Secretary of State or if no such number has been assigned, the full name and street address of the treasurer of the committee. Loans received shall be set forth in a separate schedule and the foregoing information shall be stated in regard to the lender and any person who is liable directly, indirectly or contingently on the loan, together with the date and amount of the loan and, if the loan has been repaid, the date of repayment and by whom paid

(h) The full name and street address of each person to whom an expenditure or expenditures totaling fifty dollars (\$50) or more has been made, together with the amount of each separate expenditure to each person during the period covered by the campaign statement, a brief description of the consideration for which the expenditure was made, the full name and street address of the person providing the consideration for which any expenditure was made if different from the payee, and in the case of committees which are listed, the number assigned to each such committee by the Secretary of State or if no such number has been assigned, the full name and street address of the treasurer of the committee

(i) In a campaign statement filed by a committee supporting or opposing more than one candidate or measure, the amount of expenditures for or against each candidate or measure during the period covered by the campaign statement and the cumulative amount of expenditures for or against each such candidate or measure

(j) The full name, residential and business addresses and telephone numbers of the filer or, in the case of a campaign statement filed by a committee, the name and telephone number of the committee and the committee's street address and telephone number

(k) In a campaign statement filed by a candidate, the full name and street address of any committee, of which he has knowledge, which has received contributions or made expenditures on behalf of his candidacy, along with the full name, street address and telephone number of the treasurer of such committee

84211 In order to determine for purposes of subdivisions (b), (c), (d), (e), (g) and (h) of Section 84210 whether fifty dollars (\$50) has been contributed by or expended to any person, only those contributions and expenditures which are includable within the cumulative amount shall be considered

84212 Whenever any provision of this chapter requires the filing of a campaign statement by a candidate, the candidate may in lieu thereof file a statement signed under penalty of perjury that to the best of his knowledge not more than two hundred dollars (\$200) has been received or expended on behalf of or in support of his candidacy

84213 Two or more committees which act jointly in support of or in opposition to

any candidate or measure may file consolidated campaign statements under this chapter

84214 Each late contribution shall be reported by filing with the filing officer within forty-eight hours of its receipt the full name, street address, occupation, and the name of employer, if any, or the principal place of business if self-employed, of the contributor. Filing of a report of late contributions may be by any written means of communication, including but not limited to telegram or letter, and need not contain an original signature. Late contributions shall be reported on subsequent campaign statements without regard to reports filed pursuant to this section

Article 3. Prohibitions

84300 No contribution or expenditure of fifty dollars (\$50) or more shall be made in cash. Any contribution of fifty dollars (\$50) or more other than an in-kind contribution shall be made by a written instrument containing the name of the donor and the name of the payee

84301 No contribution shall be made, directly or indirectly, by any person in a name other than the name by which such person is identified for legal purposes

84302 No person shall make a contribution on behalf of another, or while acting as the intermediary or agent of another, without disclosing to the recipient of the contribution both his own full name and street address, occupation, and the name of his employer, if any, or his principal place of business if he is self-employed, and the full name and street address, occupation, and the name of employer, if any, or principal place of business if self-employed, of the other person. The recipient of the contribution shall include in his campaign statement the full name and street address, occupation, and the name of the employer, if any, or the principal place of business if self-employed, of both the intermediary and the contributor

84303 No expenditure shall be made, other than overhead or normal operating expenses, by an agent or independent contractor, including but not limited to an advertising agency, on behalf of or for the benefit of any candidate or committee unless it is reported by the candidate or committee as if the expenditure were made directly by the candidate or committee, unless the agent or independent contractor files a campaign statement reporting the expenditure. The agent or independent contractor shall make known to the candidate or committee all information required to be reported by this section

84304 No person shall make an anonymous contribution or contributions to a candidate, committee or any other person totaling fifty dollars (\$50) or more in a calendar year. An anonymous contribution of fifty dollars (\$50) or more shall not be kept by the intended recipient but instead shall be promptly paid to the Secretary of State for deposit in the General Fund of the state

84305 No person shall make an expenditure for the purpose of sending a mass mailing unless the postage is paid by postage meter or the mail is sent by first class or third class bulk rate mail. The bulk rate number or meter number shall be stated in a campaign statement, and a copy of every mass mailing in support of or in opposition to a state candidate or state measure shall be sent to the Commission. Such copies sent to the Commission shall be public records

CHAPTER 5 LIMITATIONS ON EXPENDITURES

Article 1 Statewide Candidates

85100 Aggregate expenditures by a statewide candidate, his agents and controlled committees during the five months prior to an election shall not exceed the following amounts, adjusted in all years after 1974 for cost of living changes

(a) For a primary election for Governor, seven cents (\$0.07) multiplied by the voting age population

(b) For an election for Governor other than a primary election, nine cents (\$0.09) multiplied by the voting age population

(c) For a primary or general election for any statewide elective office other than Governor, three cents (\$0.03) multiplied by the voting age population

85101 The amounts set forth in Section 85100 shall be reduced by ten percent for an incumbent who is seeking reelection to the same statewide elective office

85102 The state central committee of a political party, and committees and subcommittees which it controls, shall not make expenditures during the five months prior to a statewide election aggregating more than one cent (\$.01) multiplied by the voting age population and adjusted for cost of living changes. For purposes of this section, a county central committee is not a committee or subcommittee controlled by a state central committee.

85103 Except as provided in Sections 85102 or 85104, no independent committee shall make expenditures aggregating more than ten thousand dollars (\$10,000) during the five months preceding a statewide election in support of or in opposition to the candidate seeking a nomination or election to a single statewide elective office. Two or more independent committees which act jointly in making expenditures shall be considered a single independent committee for purposes of this chapter.

85104 Not less than sixty days prior to an election an independent committee may file with the Commission a statement of intent to make expenditures exceeding ten thousand dollars (\$10,000) in support of a statewide candidate. The Commission shall immediately notify all candidates for the nomination or office in question of the statement of intent and shall require the candidate being supported to file a verified statement of whether or not the committee is independent of him. The Commission shall approve the statement of intent not more than thirty-nine days prior to the election if it finds that the filer is a bona fide independent committee, that it is in good faith in supporting the candidate, and that it has the intention and ability to incur the expenditures. If the statement of intent is approved, the Commission shall notify each candidate for the nomination or office in question other than the candidate supported by the independent committee that the limits contained in Section 85100 may be increased by the amount in the statement of intent filed by the independent committee, except to the extent that statements of intent to make expenditures in support of such other candidates are also approved. The Commission shall not approve statements of intent for support of a candidate aggregating more than one cent (\$.01) multiplied by the voting age population and adjusted for cost of living changes. If statements of intent exceeding this amount are submitted, the Commission shall apportion the expenditures among the independent committees which have filed statements of intent on the basis of a strictly arithmetic formula which shall be prescribed by regulation.

85105 Expenditures incurred by an independent committee for communication directed to its own members or employees shall not be included within the limitations contained in Sections 85103 and 85104.

85106 If an expenditure is incurred in support of more than one candidate, the entire amount is charged to each candidate for purposes of Section 85100 and a proportionate amount is charged to each candidate for purposes of Sections 85103 and 85104.

85107 The provisions of Section 82025 to the contrary notwithstanding, for purposes of this chapter an expenditure is made during the five-month period before the election if either payment is made or the consideration is received during that period. However, if the consideration is received before the primary election and payment is made after the primary election, the expenditure shall be charged only to the primary election and not to the general election.

85108 Payments made for the purpose of registering voters or for bringing voters to the polling place are not expenditures within the meaning of this chapter. This section does not affect the duty to disclose such payments under Chapter 4 of this title.

Article 2 Circulation of Statewide Petitions

85200 No person shall incur any expenditure in furtherance of a circulation or qualification of a statewide petition without the express or implied authorization of the proponent. For purposes of this article, "expenditure" does not include

(a) Unreimbursed expenses incurred by a circulator incidental to his circulation of the petition,

(b) Expenditures for advertising or speech regarding the measure unless the advertising or speech is directly incidental to circulation of the petition.

85201 Not more than twenty-five cents (\$0.25) multiplied by the number of signatures required for qualification, adjusted for cost of living changes, shall be spent in furtherance of the circulation or qualification of a statewide petition.

85202 In addition to other remedies and penalties, a court shall order the Secretary of State not to submit to the voters any measure which it is shown by clear and convincing evidence would not have qualified but for a violation of this article. The proponent of the measure shall be a party or real party in interest to any action brought under this section. Actions under this section may be initiated by the Commission or any voter. No judgment shall be issued under this section later than the day prior to the election. If a judgment against the proponent under this section is reversed after the election or after it is too late to submit the measure to the voters on the scheduled day of the election, the proposed measure will be deemed to have qualified on the day of the reversal of the judgment.

85203 Any provision of law to the contrary notwithstanding, the election precinct of a person signing a statewide petition shall not be required to appear on the petition when it is filed with the county clerk, nor any additional information regarding a signer other than the information required to be written by the signer.

Article 3 Statewide Measures

85300 "Expenditures" as used in this article means expenditures to influence the action of the voters for or against the adoption of any state measure which has qualified to be placed on the ballot.

85301 No committee shall make expenditures with respect to any state measure in excess of ten thousand dollars (\$10,000) without complying with the requirements of this article. For purposes of this article, two or more committees which act jointly in making expenditures shall be deemed a single committee.

85302 Any committee which intends to make expenditures in excess of ten thousand dollars (\$10,000) with respect to any state measure shall, not later than twenty-eight days prior to the election, file a statement of intent with the Commission, which shall identify the measure and state whether the committee intends to support or oppose the measure and the amount the committee intends to spend. The Commission shall approve the statement of intent, subject to the limitations set forth in this article, if it finds that the committee is in good faith in supporting or opposing the measure and that it has the intention and ability to incur the expenditures. Not less than twenty-one days prior to the election the Commission shall notify each committee whose statement of intent has been approved of the limitation on expenditures that is applicable to the committee.

85303 Aggregate expenditures in support of or in opposition to a state measure shall not exceed the lower of the amounts set forth in subsection (a) or (b) of this section.

(a) Eight cents (\$0.08) multiplied by the voting age population, adjusted for cost of living changes.

(b) Five hundred thousand dollars (\$500,000) plus the aggregate amount set forth in the approved statements of intent filed by committees on the opposite side of the issue.

85304 If the aggregate amounts set forth in the approved statements of intent filed in support of or in opposition to a state measure exceed the limitations contained in Section 85303, the Commission shall apportion the permissible expenditures among the committees which have filed statements of intent on the basis of a strictly arithmetic formula which shall be prescribed by regulation.

85305 Expenditures incurred by a committee for communication directed to its own members or employees shall not be included within the limitations imposed by this article.

CHAPTER 6 LOBBYISTS

Article 1 Registration and Reporting

86100 Any person employed or retained as a lobbyist shall register with the Secretary of State before doing anything to influence legislative or administrative action.

86101 Each lobbyist shall register by filing with the Secretary of State a recent 3-inch by 4-inch black-and-white photograph of himself, a written authorization to act as a

lobbyist from each person by whom he is employed or with whom he contracts, and a statement containing:

- (a) His full name, business address, and telephone number,
- (b) The name and business address of each person by whom he is employed or with whom he contracts for lobbying purposes, and the term of his employment or contract if known,
- (c) A listing of each state agency whose administrative actions he will attempt to influence as a substantial or regular portion of his activities as a lobbyist, and
- (d) Any other information required by the Commission consistent with the purposes and provisions of this chapter

86102 Each registered lobbyist shall renew his registration by filing a new photograph, authorization and registration statement within twenty days after the opening of each regular session of the Legislature

86103 If any change occurs in any of the information contained in a registration statement, an appropriate amendment shall be filed within twenty days after the change. Each registered lobbyist shall file a notice of termination within thirty days after he ceases the activity which required his registration. He shall remain subject to Sections 86202 and 86203 for six months after filing his notice of termination

86104. All information listed on any registration statement and on any amendment, renewal or notice of termination shall be printed in the journals of the Senate and Assembly within thirty days after filing. Within one hundred twenty days after the commencement of each regular session of the Legislature, the Secretary of State shall publish a directory of registered lobbyists. He shall publish, from time to time, such supplements to the directory as may be necessary

86105 Every lobbyist who incurs expenses or expects to incur expenses in connection with his activities as a lobbyist shall establish one or more accounts, each of which shall be designated by a name. All payments received by a lobbyist for the purpose of paying expenses incurred by him in connection with his activities as a lobbyist shall be deposited without delay into his account. A lobbyist may deposit other funds, including his own personal funds, into his account.

86106. (a) Except as provided in subsection (b) of this section, no person shall pay any expense incurred by a lobbyist in connection with his activities as a lobbyist unless such payment is made directly from the lobbyist's account. Any lobbyist who makes a gift to an elected state official, a legislative official or an agency official is deemed to be acting in connection with his activities as a lobbyist

(b) The Commission shall promulgate regulations permitting the use of cash which has been withdrawn from a lobbyist's account to defray petty cash items

86107 Every lobbyist shall file periodic reports containing

(a) The monetary value of all payments, including but not limited to salary, fees, and reimbursement of expenses, received in consideration for or directly or indirectly in support of or in connection with influencing legislative or administrative action, and the full name and address of each person from whom amounts or things of value have been received and the total monetary value received from each person,

(b) With respect to each account controlled by the lobbyist at any time during the period covered by the report:

- (1) The name of the account,
- (2) The amount deposited in the account during the period,
- (3) The full name and address of each person who is the source of any amounts deposited into the account, together with the amount attributable to each source;
- (4) The date and amount of each disbursement from the account during the period, together with the full name and address of the payee, a specific description of the consideration, if any, for which the disbursement was made and the full name and address or official position of the beneficiary if the beneficiary is other than the payee or the lobbyist. In the case of disbursements for gifts of food and beverages the full name of the person and the official position, if any, who received the food and beverages, and the amount paid for each person shall be stated. In the case of any disbursement which covers more than one item, all information shall be shown that would be required if a separate disbursement had been made for each item. The Commission may by regulation provide for the reporting of overhead expenditures without detailed itemization, and

(5) The cash balance of the account at the beginning and end of the period covered by the report,

(c) With respect to any expenses in furtherance of his activities as a lobbyist which, pursuant to Section 86106(b), are not made directly from an account, such information as regulations of the Commission shall require,

(d) The name and official position of each elective state official, legislative official and agency official, the name of each state candidate, and the name of each member of the immediate family of any such official or candidate with whom the lobbyist has engaged in an exchange of money, goods, services or anything of value and the nature and date of each such exchange and the monetary values exchanged,

(e) The name and address of any business entity in which the lobbyist knows or has reason to know that an elective state official, legislative official, agency official or state candidate is a proprietor, partner, director, officer or manager, or has more than a fifty percent ownership interest, with whom the lobbyist has engaged in an exchange of money, goods, services or anything of value and the nature and date of each exchange and the monetary value exchanged, if the total value of such exchanges is five hundred dollars (\$500) or more in a calendar year,

(f) A specific description of legislative or administrative action which the lobbyist has influenced or attempted to influence, and the agencies involved, if any,

(g) Any other information required by the Commission consistent with the purposes and provisions of this chapter

86108 Subject to the exceptions in Section 86300, the following persons shall file the statements required by Section 86109

(a) Any person who employs or contracts for the services of one or more lobbyists, whether independently or jointly with other persons, and

(b) Any person who directly or indirectly makes payments to influence legislative or administrative action of two hundred fifty dollars (\$250) or more in value in any month, unless all of the payments are of the type described in Section 82045(c).

86109 Every person described in Section 86108 shall file periodic reports containing-

(a) The name, business address and telephone number of the person making the report,

(b) Information sufficient to identify the nature and interests of the filer, including-

(1) If the filer is an individual, the name and address of his employer, if any, or his principal place of business if he is self-employed, and a description of the business activity in which he or his employer is engaged,

(2) If the filer is a business entity, a description of the business activity in which it is engaged;

(3) If the filer is an industry, trade or professional association, a description of the industry, trade or profession which it represents including a specific description of any portion or faction of the industry, trade or profession which the association exclusively or primarily represents and, if the association has no more than fifty members, the names of the members, and

(4) If the filer is not an individual, business entity or industry, trade or professional association, a statement of the person's nature and purposes, including a description of any industry, trade, profession or other group with a common economic interest which the person principally represents or from which its membership or financial support is principally derived

The information required by this subsection (b) need be stated only in the first report filed during a calendar year, except to reflect changes in the information previously reported

(c) The total amount of payments to influence legislative and administrative action during the period, and the name and address of each person to whom such payments in an aggregate value of twenty-five dollars (\$25) or more have been made during the period by the filer, together with the date, amount, and a description of the consideration received for each such expenditure, and the name of the beneficiary of each expenditure if other than the filer or the payee

(d) The name and official position of each elective state official, legislative official and agency official, the name of each state candidate, and the name of each member of the immediate family of any such official or candidate with whom the filer has engaged in an exchange of money, goods, services or anything of value and the nature and date of

each such exchange and the monetary values exchanged, if the fair market value of either side of the exchange exceeded one thousand dollars (\$1,000),

(e) The name and address of any business entity in which the person making the report knows or has reason to know that an elective state official, legislative official, agency official or state candidate is a proprietor, partner, director, officer, manager, or has more than a fifty percent ownership interest, with whom the person making the report has engaged in an exchange or exchanges of money, goods, services or anything of value and the nature and date of each such exchange and the monetary value exchanged, if the total value of such exchanges is one thousand dollars (\$1,000) or more in a calendar year,

(f) The date and amount of each contribution made by the filer and the name of the recipient of each contribution,

(g) A specific description of legislative or administrative action which the person making the report has attempted to influence,

(h) The name of each lobbyist employed or retained by the person making the report, together with the total amount paid to each lobbyist and the portion of that amount which was paid for specific purposes, including salary, fees, general expenses and any special expenses,

(i) Any other information required by the Commission consistent with the purposes and provisions of this chapter.

86110. Reports required by Sections 86107 and 86109 shall be filed during the month following each month during any part of which the Legislature was in session and during the month following each calendar quarter. The period covered shall be from the beginning of the calendar year through the last day of the month prior to the month during which the report is filed, except that the period covered shall not include any months covered in previous reports filed by the same person. When total amounts are required to be reported, totals shall be stated both for the period covered by the statement and for the entire calendar year to date.

86111. All information contained in reports filed pursuant to this article shall be printed in a supplement to the Senate and Assembly journals within ninety days after they are filed.

Article 2 Prohibitions

86200 "Contribution" as used in this article means a contribution made to a state candidate, a committee supporting a state candidate, or an elected state officer.

86201 "Gift" as used in this article means a gift made directly or indirectly to a state candidate, an elected state officer, a legislative official or an agency official.

86202 It shall be unlawful for a lobbyist to make a contribution, or to act as an agent or intermediary in the making of any contribution, or to arrange for¹ making of any contribution by himself or by any other person.

86203 It shall be unlawful for a lobbyist to make gifts to one person aggregating more than ten dollars (\$10) in a calendar month, or to act as an agent or intermediary in the making of any gift, or to arrange for the making of any gift by any other person.

86204 It shall be unlawful for any person knowingly to receive any contribution or gift which is made unlawful by Section 86202 or 86203.

86205 No lobbyist shall

(a) Do anything with the purpose of placing any elected state officer, legislative official, agency official, or state candidate under personal obligation to him or to his employer,

(b) Deceive or attempt to deceive any elected state officer, legislative official, agency official, or state candidate with regard to any material fact pertinent to any pending or proposed legislative or administrative action,

(c) Cause or influence the introduction of any bill or amendment thereto for the purpose of thereafter being employed to secure its passage or defeat,

(d) Attempt to create a fictitious appearance of public favor or disfavor of any proposed legislative or administrative action or to cause any communication to be sent to any elected state officer, legislative official, agency official, or state candidate in the name of any fictitious person or in the name of any real person, except with the consent of such real person,

(e) Represent falsely either directly or indirectly, that he can control the official action of any elected state officer, legislative official, or agency official,

(f) Accept or agree to accept any payment in any way contingent upon the defeat, enactment or outcome of any proposed legislative or administrative action

Article 3 Exemptions

86300 The provisions of this chapter are not applicable to:

(a) Any elected public official acting in his official capacity, or any employee of the State of California acting within the scope of his employment;

(b) Any newspaper or other periodical of general circulation, book publisher, radio or television station (including any individual who owns, publishes, or is employed by any such newspaper or periodical, radio or television station) which in the ordinary course of business publishes news items, editorials, or other comments, or paid advertisement, which directly or indirectly urge legislative or administrative action if such newspaper, periodical, book publisher, radio or television station or individual, engages in no further or other activities in connection with urging legislative or administrative action other than to appear before a committee of the Legislature or before a state agency in support of or in opposition to such action, or

(c) A person when representing a bona fide church or religious society solely for the purpose of protecting the public right to practice the doctrines of such church

CHAPTER 7 CONFLICTS OF INTEREST

Article 1 General Prohibition

87100 No public official at any level of state or local government shall make, participate in making or in any way attempt to use his official position to influence a governmental decision in which he knows or has reason to know he has a financial interest

87101 Section 87100 does not prevent any public official from making or participating in the making of a governmental decision to the extent his participation is legally required for the action or decision to be made. The fact that an official's vote is needed to break a tie does not make his participation legally required for purposes of this section

87102. The requirements of Section 87100 are in addition to the requirements of Articles 2 and 3 of this chapter and any Conflict of Interest Code adopted thereunder. No provision of Chapter 11 of this title is applicable to this article except the provisions of Section 91003. The remedies provided in that section may be sought against any public official other than an elected state officer, and those remedies are the exclusive remedies for a violation or threatened violation of Section 87100

87103. An official has a financial interest in a decision within the meaning of Section 87100 if it is reasonably foreseeable that the decision will have a material financial effect, distinguishable from its effect on the public generally, on-

(a) Any business entity in which the public official has a direct or indirect investment worth more than one thousand dollars (\$1,000),

(b) Any real property in which the public official has a direct or indirect interest worth more than one thousand dollars (\$1,000);

(c) Any source of income, other than loans by a commercial lending institution in the regular course of business, aggregating two hundred fifty dollars (\$250) or more in value received by or promised to the public official within twelve months prior to the time when the decision is made, or

(d) Any business entity in which the public official is a director, officer, partner, trustee, employee, or holds any position of management.

For purposes of this section, indirect investment or interest means any investment or interest owned by the spouse or dependent child of a public official, by an agent on behalf of a public official, by any business entity controlled by the public official or by a trust in which he has a substantial interest. A business entity is controlled by a public official if the public official, his agents, spouse and dependent children hold more than fifty percent of the ownership interest in the entity. A public official has a substantial

interest in a trust when the official, his spouse and dependent children have a present or future interest worth more than one thousand dollars (\$1,000)

Article 2 Disclosure

87200 This article is applicable to elected state officers, members of the board of supervisors and chief administrative officers of counties, mayors, city managers, chief administrative officers and members of city councils of cities, and to candidates for any of these offices at any election

87201. Every candidate for an office specified in Section 87200 shall file with his declaration of candidacy a statement disclosing his investments and his interests in real property

87202 Every person who is elected to an office specified in Section 87200 shall, within thirty days after assuming such office, file a statement disclosing his investments and his interests in real property. Every person who is appointed to an office specified in Section 87200 shall file such a statement not less than ten days prior to assuming office. Persons who hold an office mentioned in Section 87200 on the effective date of this article shall file such a statement within thirty days after the effective date of this article.

87203 Every person who holds an office specified in Section 87200 shall, within thirty days after each anniversary of assuming office, file a statement disclosing his investments, his interests in real property and his income during the period since the previous statement filed under this section or Section 87202. The statement shall include any investments and interests in real property held at any time during the period covered by the statement, whether or not they are still held at the time of filing

87204 Every person who leaves an office specified in Section 87200 shall, within thirty days after leaving the office, file a statement disclosing his investments, his interests in real property, and his income during the period since the previous statement filed under Sections 87202 or 87203. The statement shall include any investments and interests in real property held at any time during the period covered by the statement, whether or not they are still held at the time of filing

87205 (a) For purposes of determining the anniversary of assuming an office, the date on which the term of office began is deemed the date of assuming office, whether or not the person holding the office actually assumed the office on that date

(b) A person who completes a term of an office specified in Section 87200 and on the same day begins a term of the same office or another such office of the same jurisdiction is not deemed to assume office or leave office. The day on which the new term begins shall be deemed an anniversary of assuming the office.

87206 When an investment or an interest in real property is required to be disclosed under this article, the statement shall contain:

(a) A statement of the nature of the investment or interest,

(b) The name of the business entity in which each investment is held, and a general description of the business activity in which the business entity is engaged,

(c) The address or other precise location of the real property,

(d) A statement whether the fair market value of the investment or interest in real property exceeds ten thousand dollars (\$10,000), and whether it exceeds one hundred thousand dollars (\$100,000). This information need not be provided with respect to an interest in real property which is used principally as the residence of the filer;

(e) In the case of an investment which constitutes fifty percent or more of the ownership interest in a business entity, disclosure of the investments and interests in real property of the business entity,

(f) In the case of a statement filed under Sections 87203 or 87204, if the investment or interest in real property was partially or wholly acquired or disposed of during the period covered by the statement, the date of acquisition or disposal

87207 (a) When income is required to be reported under this article, the statement shall contain, except as provided in subsections (b) and (c)

(1) The name and address of each source of income aggregating two hundred and fifty dollars (\$250) or more in value, or twenty-five dollars (\$25) or more in value if the income was a gift, and a general description of the business activity, if any, of each source,

(2) A statement whether the aggregate value of income from each source was greater

than one thousand dollars (\$1,000), and whether it was greater than ten thousand dollars (\$10,000),

(3) A description of the consideration, if any, for which the income was received,

(4) In the case of a gift, the amount and the date on which the gift was received

(b) When income of a business entity, including income of a sole proprietorship, is required to be reported under this article, the statement shall contain

(1) The name, address, and a general description of the business activity of the business entity;

(2) In the case of a business entity which provides legal or brokerage services, the name of every person who paid fees to the business entity if the filer's pro rata share of fees from such person was equal to or greater than one thousand dollars (\$1,000),

(3) In the case of a business entity not covered by paragraph (2), the name of every person from whom the business entity received payments if the filer's pro rata share of gross receipts from such person was equal to or greater than ten thousand dollars (\$10,000) during a calendar year

Article 3 Conflict of Interest Codes

87300 Every agency shall adopt and promulgate a Conflict of Interest Code pursuant to the provisions of this article. A Conflict of Interest Code shall have the force of law and any violation of a Conflict of Interest Code by a designated employee shall be deemed a violation of this chapter.

87301 It is the policy of this act that Conflict of Interest Codes shall be formulated at the most decentralized level possible, but without precluding intra-departmental review. Any question of the level of a department which should be deemed an "agency" for purposes of Section 87300 shall be resolved by the code reviewing body.

87302 Each Conflict of Interest Code shall contain the following provisions:

(a) Specific enumeration of the positions within the agency which involve the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest,

(b) Requirements that each designated employee file annual statements disclosing reportable investments, interests in real property and income. The Conflict of Interest Code shall set forth for each position or category of positions enumerated under subsection (a) of this section the specific types of investments, interests in real property and income which are reportable and the manner of reporting each item. An investment, interest in real property or income shall be made reportable by the Conflict of Interest Code if the business entity in which the investment is held, the interest in real property, or the income or source of income may foreseeably be affected materially by any decision made or participated in by the designated employee by virtue of his position. The manner of reporting reportable items shall be substantially equivalent to the requirements of Article 2 of this chapter. The first statement filed under this section by a designated employee shall disclose any reportable investments and interests in real property. Statements shall be filed by each designated employee within thirty days after the effective date of the Conflict of Interest Code. Thereafter, new civil service designated employees shall file statements within thirty days after assuming office. All other new designated employees shall file statements not less than ten days before assuming office or, if subject to confirmation, ten days before being confirmed, unless an earlier assumption of office is required by emergency circumstances. The provisions of the Conflict of Interest Code adopted under this subsection shall not be applicable to any designated employee who is covered by Article 2 of this chapter.

(c) Specific provisions setting forth any circumstances under which designated employees or categories of designated employees must disqualify themselves from making or participating in the making of any decision. Disqualification shall be required by the Conflict of Interest Code when the designated employee has a financial interest as defined in Section 87103, which it is reasonably foreseeable may be affected materially by the decision. No designated employee shall be required to disqualify himself with respect to any matter which could not legally be acted upon or decided without his participation.

87303 No Conflict of Interest Code shall be effective until it has been approved by the code reviewing body. Each agency shall submit a proposed Conflict of Interest Code

to the code reviewing body by the deadline established for the agency by the code reviewing body. The deadline for any agency in existence on April 1, 1975, shall not be earlier than April 1, 1976. The deadline for any agency not in existence on April 1, 1975, shall be six months after it comes into existence. Within ninety days after receiving the proposed code or receiving any proposed amendments or revisions, the code reviewing body shall

- (a) Approve the proposed code as submitted;
- (b) Revise the proposed code and approve it as revised, or
- (c) Return the proposed code to the agency for revision and resubmission within sixty days. The code reviewing body shall either approve the revised code or revise it and approve it. When a proposed Conflict of Interest Code or amendment is approved by the code reviewing body, it shall be deemed adopted and shall be promulgated by the agency.

87304 If any agency fails to submit a proposed Conflict of Interest Code or amendments within the time limits prescribed pursuant to Sections 87303 or 87306, the code reviewing body may issue any appropriate order directed to the agency or take any other appropriate action, including the adoption of a Conflict of Interest Code for the agency.

87305 If after six months following the deadline for submission of the proposed Conflict of Interest Code to the code reviewing body no Conflict of Interest Code has been adopted and promulgated, the superior court may, in an action filed by the agency, the code reviewing body, any officer, employee, member or consultant of the agency, or any resident of the jurisdiction, prepare a Conflict of Interest Code and order its adoption by the agency or grant any other appropriate relief. The agency and the code reviewing body shall be parties to any action filed pursuant to this section.

87306 Every agency shall amend its Conflict of Interest Code, subject to the provisions of Section 87303, when change is necessitated by changed circumstances, including the creation of new positions which must be designated pursuant to Section 87302 (a) and relevant changes in the duties assigned to existing positions. Proposals for amendments or revisions shall be submitted to the code reviewing body within ninety days after the changed circumstances necessitating the amendments have become apparent. If after nine months following the occurrence of such changes the Conflict of Interest Code has not been amended or revised, the superior court may issue any appropriate order in an action brought under the procedures set forth in Section 87305.

87307 An agency may at any time amend its Conflict of Interest Code, subject to the provisions of Section 87303, either upon its own initiative or in response to a petition submitted by an officer, employee, member or consultant of the agency, or a resident of the jurisdiction. If the agency fails to act upon such a petition within ninety days, the petition shall be deemed denied. Within thirty days after the denial of a petition, the petitioner may appeal to the code reviewing body. The code reviewing body shall either dismiss the appeal or issue an appropriate order to the agency within ninety days.

87308 Judicial review of any action of a code reviewing body under this chapter may be sought by the agency, by an officer, employee, member or consultant of the agency, or by a resident of the jurisdiction.

87309 No Conflict of Interest Code or amendment shall be approved by the code reviewing body or upheld by a court if it

- (a) Fails to provide reasonable assurance that all foreseeable potential conflict of interest situations will be disclosed or prevented;
- (b) Fails to provide to each affected person a clear and specific statement of his duties under the Code, or
- (c) Fails to adequately differentiate between designated employees with different powers and responsibilities.

87310 If the duties of a designated employee are so broad or indefinable that the requirements of Section 87309 cannot be complied with, the Conflict of Interest Code shall require the designated employee to comply with the requirements of Article 2 of this chapter.

87311 The review of proposed Conflict of Interest Codes by the Commission and by the Attorney General and the preparation of proposed Conflict of Interest Codes by state agencies shall be subject to the Administrative Procedure Act. The review and preparation of Conflict of Interest Codes by local government agencies shall be carried

out under procedures which guarantee to officers, employees, members, and consultants of the agency and to residents of the jurisdiction adequate notice and a fair opportunity to present their views

87312 The Commission shall, upon request, provide technical assistance to agencies in the preparation of Conflict of Interest Codes. Such assistance may include the preparation of model provisions for various types of agencies. Nothing in this section shall relieve each agency of the responsibility for adopting a Conflict of Interest Code appropriate to its individual circumstances.

CHAPTER 8. BALLOT PAMPHLET

88000. There shall be a state ballot pamphlet which shall be prepared by the Secretary of State

88001 The ballot pamphlet shall contain

- (a) A complete copy of each state measure;
- (b) A copy of the specific constitutional or statutory provision, if any, which would be repealed or revised by each state measure.
- (c) A copy of the arguments and rebuttals for and against each state measure
- (d) A copy of the analysis of each state measure.
- (e) Tables of contents, indexes, art work, graphics and other materials which the Secretary of State determines will make the ballot pamphlet easier to understand or more useful for the average voter

88002 The ballot pamphlet shall contain as to each state measure to be voted upon, the following in the order set forth in this section:

(a) Upon the top portion of the first page and not exceeding one-third of the page shall appear:

- (i) The identification of the measure by number and title
- (ii) The official summary prepared by the Attorney General
- (iii) The total number of votes cast for and against the measure in both the State Senate and Assembly if the measure was passed by the Legislature.

(b) Upon the lower portion of the first left page and upon the top half of the right page, if necessary, shall appear the analysis prepared by the legislative analyst

(c) If arguments for and against the measure have been submitted, then the text of the measure shall appear on the right page facing the analysis. If the text does not fit on this page, it shall be continued in the back of the pamphlet. Arguments for and against the measure shall be placed on the next left and right pages respectively. The rebuttals shall be placed immediately below the arguments

(d) If no argument against the measure has been submitted, the argument for the measure shall appear on the right page facing the analysis. The text of the measure shall be printed in the back of the pamphlet

(e) The text of the measure shall contain the provisions of the proposed measure and the existing provisions of law repealed or revised by the measure. The provisions of the proposed measure differing from the existing provisions of law affected shall be distinguished in print, so as to facilitate comparison.

(f) The following statement shall be printed at the bottom of each page where arguments appear: "Arguments printed on this page are the opinions of the authors and have not been checked for accuracy by any official agency."

88003 The legislative analyst shall prepare an impartial analysis of the measure describing the measure and including a fiscal analysis of the measure showing the amount of any increase or decrease in revenue or cost to state or local government. The analysis shall be written in clear and concise terms which will easily be understood by the average voter, and shall avoid the use of technical terms wherever possible. The analysis may contain background information, including the effect of the measure on existing law and the effect of enacted legislation which will become effective if the measure is adopted, and shall generally set forth in an impartial manner the information which the average voter needs to understand the measure adequately. The legislative analyst may contract with professional writers, educational specialists or other persons for assistance in writing an analysis that fulfills the requirements of this section, including the requirement that the analysis be written so that it will be easily understood by the average voter. The legislative analyst may also request the assistance of any state

department, agency, or official in preparing his analysis. The title of the measure which appears on the ballot shall be amended to contain a summary of the legislative analyst's estimate of the net state and local government financial impact.

88004 Measures shall be printed in the ballot pamphlet, so far as possible, in the same order, manner and form in which they are designated upon the ballot.

88005 The ballot pamphlet shall be printed according to the following specifications:

(a) The pages of the pamphlet shall be not smaller than 8¹/₂ x 11 inches in size;

(b) It shall be printed in clear readable type, no less than 10-point, except that the text of any measure may be set forth in 8-point type;

(c) It shall be printed on a quality and weight of paper which in the judgment of the Secretary of State best serves the voters,

(d) The pamphlet shall contain a certificate of correctness by the Secretary of State.

88005.5. The Legislative Counsel shall prepare and proofread the texts of all measures and the provisions which are repealed or revised.

88006 Not less than twenty days before he submits the copy for the ballot pamphlet to the state printer, the Secretary of State shall make such copy available for public examination. Any voter may seek a writ of mandate requiring any such copy to be amended or deleted from the ballot pamphlet. A peremptory writ of mandate shall issue only upon clear and convincing proof that the copy in question is false, misleading or inconsistent with the requirements of this chapter or the Elections Code, and that issuance of the writ will not substantially interfere with the printing and distribution of the ballot pamphlet as required by law. Venue for a proceeding under this section shall be exclusively in Sacramento County. The Secretary of State shall be named as the respondent and the state printer and the person or official who authored the copy in question shall be named as real parties in interest. If the proceeding is initiated by the Secretary of State, the state printer shall be named as the respondent.

88007 Notwithstanding the provisions of Section 81012, the Legislature may without restriction amend this chapter to add to the ballot pamphlet information regarding candidates or any other information.

CHAPTER 9 INCUMBENCY

89000 Any provision of law to the contrary notwithstanding, the order of names of candidates on the ballot in every election shall be determined without regard to whether the candidate is an incumbent.

89001 No legislative newsletter or other mass mailing shall be sent at public expense by or on behalf of any elected state officer after the elected state officer has filed a declaration of candidacy for any office.

CHAPTER 10 AUDITING

90000 Except as provided in Section 90006, the Franchise Tax Board shall make audits and field investigations with respect to reports and statements filed with the Secretary of State under Chapters 4 and 6 of this title.

90001 Audits and investigations shall be made pursuant to Section 90000 with respect to the reports and statements of

(a) Each lobbyist required to register or file with the Secretary of State,

(b) Each candidate who has received more than fifteen percent of the total vote cast for the office for which he was running in either a general or special election,

(c) Each candidate running in a primary, general, or special election for whom the Franchise Tax Board determines more than twenty-five thousand dollars (\$25,000) of expenditures have been made, whether by the candidate or by a committee or committees supporting his candidacy,

(d) Each committee, other than a committee defined in Section 82013(c), supporting one or more such candidates, insofar as its reports and statements relate to the support of such candidates,

(e) Each committee, other than a committee defined in Section 82013(c), which is required to register or file reports or statements with the Secretary of State, and which the Franchise Tax Board determines has spent more than ten thousand dollars (\$10,000) during any calendar year.

90002 (a) Audits and investigations of all lobbyists shall be performed annually and shall cover all reports and statements filed since the previous audit and investigation

(b) No audit or investigation of any candidate or committee in connection with a report or statement required by Chapter 4 of this title, other than a report or statement required by Section 84206, shall begin until after the last date for filing the first report or statement following the general or special election for the office for which the candidate ran, or following the election at which the measure was adopted or defeated. When the campaign statements of a candidate or a committee supporting a candidate are audited and investigated, the audit and investigation shall cover all campaign statements filed in connection with the primary and general or special elections and any previous campaign statement filed pursuant to Section 84206 since the last campaign statement filed in connection with an election.

(c) The Franchise Tax Board shall determine from its audit and investigation if there is probable cause to believe that any candidate, committee or proponent of a state measure has exceeded the limitations provisions of Chapter 5. Any such finding shall be reported to the Commission and the Attorney General.

90003 In addition to the audits and investigations required by Section 90001, the Franchise Tax Board and the Commission may make investigations and audits with respect to any reports or statements required by Chapters 4 or 6 of this title.

90004 The Franchise Tax Board shall periodically prepare reports which shall be sent to the Commission and the Attorney General. The reports of the Franchise Tax Board shall be public documents and shall contain in detail the Franchise Tax Board's findings with respect to the accuracy and completeness of each report and statement reviewed and its findings with respect to any report or statement that should have been but was not filed.

90005 No member, employee or agent of the Franchise Tax Board shall divulge or make known in any manner any particulars of any record, documents, or information which he receives by virtue of this chapter, except in furtherance of the work of the Franchise Tax Board or in connection with any court proceeding or any lawful investigation of any agency.

90006 Audits and field investigations of candidates for Controller and member of the Board of Equalization and of committees supporting such candidates shall be made by the Commission instead of the Franchise Tax Board.

CHAPTER 11 ENFORCEMENT

91000 (a) Any person who knowingly or willfully violates any provision of this title is guilty of a misdemeanor.

(b) In addition to other penalties provided by law, a fine of up to the greater of ten thousand dollars (\$10,000) or three times the amount the person failed to report properly or unlawfully contributed, expended, gave or received may be imposed upon conviction for each violation.

(c) Prosecution for violation of this title must be commenced within two years after the date on which the violation occurred.

91001 (a) The Attorney General is responsible for enforcing the criminal provisions of this title with respect to state agencies, lobbyists and state elections. The city and district attorneys of any city or county in which a violation occurs have concurrent powers and responsibilities with the Attorney General.

(b) The civil prosecutor is primarily responsible for enforcement of the civil penalties and remedies of this title. The civil prosecutor is the Commission with respect to the state or any state agency, the city attorney with respect to a city or city agency, and the district attorney with respect to any other agency. The civil prosecutor may bring any civil action under this title which could be brought by a voter or resident of the jurisdiction.

91002 No person convicted of a misdemeanor under this title shall be a candidate for any elective office or act as a lobbyist for a period of four years following the date of the conviction unless the court at the time of sentencing specifically determines that this provision shall not be applicable. A plea of nolo contendere shall be deemed a conviction for purposes of this section. Any person violating this section is guilty of a felony.

91003 (a) Any person residing in the jurisdiction may sue for injunctive relief to enjoin violations or to compel compliance with the provisions of this title. The court may in its discretion require the plaintiff to file a complaint with the Commission prior to seeking injunctive relief. The court may award to a plaintiff or defendant who prevails his costs of litigation, including reasonable attorney's fees

(b) Upon a preliminary showing in an action brought by a person residing in the jurisdiction that a violation of Article 1 of Chapter 7 of this title or of a disqualification provision of a Conflict of Interest Code has occurred, the court may restrain the execution of any official action in relation to which such a violation occurred, pending final adjudication. If it is ultimately determined that a violation has occurred and that the official action might not otherwise have been taken or approved, the court may set the official action aside as void. The official actions covered by this subsection include but are not limited to orders, permits, resolutions and contracts, but do not include the enactment of any state legislation. In considering the granting of preliminary or permanent relief under this subsection, the court shall accord due weight to any injury that may be suffered by innocent persons relying on the official action.

91003 5 Any person who violates a provision of Article 2 or 3 of Chapter 7 is subject to discipline by his agency, including dismissal, consistent with any applicable civil service or other personnel laws, regulations and procedures

91004 Any person who intentionally or negligently violates any of the reporting requirements of this act shall be liable in a civil action brought by the civil prosecutor or by a person residing within the jurisdiction for an amount not more than the amount or value not properly reported

91005 (a) Any person who makes or receives a contribution, gift or expenditure in violation of Section 84300, 84304, 86202, 86203 or 86204, or makes an expenditure in violation of Chapter 5 is liable in a civil action brought by the civil prosecutor or by a person residing within the jurisdiction for an amount up to five hundred dollars (\$500) or three times the amount of the unlawful contribution, gift or expenditure, whichever is greater

(b) Any designated employee who realizes an economic benefit as a result of a violation of a disqualification provision of a Conflict of Interest Code is liable in a civil action brought by the civil prosecutor or by a person residing within the jurisdiction for an amount up to three times the value of the benefit

91006 If two or more persons are responsible for any violation, they shall be jointly and severally liable

91007 Any person, before filing a civil action pursuant to Sections 91004 and 91005, must first file with the civil prosecutor a written request for the civil prosecutor to commence the action. The request shall include a statement of the grounds for believing a cause of action exists. The civil prosecutor shall respond within forty days after receipt of the request, indicating whether he intends to file a civil action. If the civil prosecutor indicates in the affirmative, and files suit within forty days thereafter, no other action may be brought unless the action brought by the civil prosecutor is dismissed without prejudice as provided for in Section 91008

91008 Not more than one judgment on the merits with respect to any violation may be obtained under Sections 91004 and 91005. Actions brought for the same violation or violations shall have precedence for purposes of trial in order of the time filed. Such actions shall be dismissed once judgment has been entered or a settlement approved by the court in a previously filed action. The court may dismiss a pending action without prejudice to any other action for failure of the plaintiff to proceed diligently and in good faith. The action may be so dismissed on motion of the civil prosecutor or any plaintiff in an action based on the same violation

91009 In determining the amount of liability under Sections 91004 or 91005, the court may take into account the seriousness of the violation and the degree of culpability of the defendant. If a judgment is entered against the defendant or defendants in an action brought under Section 91004 or 91005, the plaintiff shall receive fifty percent of the amount recovered. The remaining fifty percent shall be deposited in the General Fund of the state. In an action brought by the civil prosecutor, the entire amount recovered shall be paid to the general fund or treasury of the jurisdiction

91010 No request to the civil prosecutor pursuant to Section 91007 shall be made or filed in connection with a report or statement required by Chapter 4 of this title until

the time when an audit and investigation could be begun under Section 90002(b)

91011 No action shall be filed under Sections 91004 or 91005 more than two years after the first day on which a request to the civil prosecutor could be filed

91012 The court may award to a plaintiff or defendant other than an agency, who prevails in any action authorized by this title his costs of litigation, including reasonable attorney's fees. On motion of any party, a court shall require a private plaintiff to post a bond in a reasonable amount at any stage of the litigation to guarantee payment of costs

91013 If any person files a statement or report, or a copy of a statement or report, after any deadline imposed by this act, he shall, in addition to any other penalties or remedies established by this act, be liable to the filing officer or other officer with whom the copy is required to be filed for the amount of ten dollars (\$10) per day after the deadline until the statement or report is filed. The officer shall deposit any funds received under this section into the general fund of the jurisdiction of which he is an officer. No liability under this section shall exceed the cumulative amount stated in the late statement or report, or one hundred dollars (\$100), whichever is greater

91014 Nothing in this chapter shall exempt any person from applicable provisions of any other laws of this state

SECTION 2 Chapter 1 (commencing with Section 11500) of Division 8 of the Elections Code is repealed

CHAPTER 1 EXPENDITURES FOR CANDIDATES

Article 1 Definitions

11500 Unless the context otherwise clearly requires, the definitions set forth in this article shall govern the construction of this chapter.

11501 "Candidate" means any person who seeks nomination or election to a federal, state, county, judicial, or district office, or to a municipal office in a general law or chartered city, at any election or primary conducted within this state. "Candidate" also includes persons seeking election to a county central committee at the direct primary election.

11502 "Committee" means a committee or group of persons organized for the purpose or charged with the duty of conducting the election campaign of any political party or of any candidate or group of candidates.

11503 "Campaign statement" means an itemized statement prepared in duplicate by a candidate and by the treasurer of a committee showing under each of the subdivisions of Section 11504:

(a) In detail all moneys paid, loaned, contributed, or otherwise furnished, directly or indirectly, to the candidate or treasurer or for use of the candidate or treasurer in aid of the candidate's nomination or election.

(b) All money contributed, loaned, or expended, directly or indirectly, by the candidate or treasurer or through any other person, in aid of the candidate's nomination or election.

(c) The names of all persons who paid, loaned, contributed, or otherwise furnished such money in aid of the candidate's nomination or election.

(d) The names of all persons to whom such money was contributed, loaned or paid.

(e) The specific nature of each item.

(f) The service performed and by whom any services were performed.

(g) The purpose for which the money was expended, contributed or loaned.

11504 Lawful expenses are expenses for the following purposes only:

(a) For the preparing, printing, circulating, and verifying of nomination papers and for the candidate's official filing fee.

(b) For the personal traveling expenses of the candidate and of campaign personnel.

(c) For rent, furnishing and maintaining headquarters and halls and rooms for public meetings, including light, heat, and telephone.

(d) For payment of the following personnel:

1 Campaign managers

2 Advertising agencies and publicity agents

3 Stenographers and clerks

- 4. Precinct workers-
- 5. Speakers-
- 6. Entertainers-
- (c) For the preparing, printing, and posting of billboards, signs and posters-
- (f) For the preparing, printing, and distribution of literature by direct mail, including postage, throwaways, and handbills-
- (g) For newspaper advertising-
- (h) For radio and television advertising and speech time-
- (i) For office supplies, precinct lists, postage other than that provided for in subdivision (f), expressage, and telegraphing relative to candidacy-
- (j) For making canvasses of voters and public opinion surveys-
- (k) For conveying voters to and from the polls-
- (l) For supervising the registration of voters-
- (m) For watching the polling and counting of votes east-
- (n) For photographs, mats, cuts, art work, and displays-
- (o) For petty cash items relative to candidacy-

Article 2. Committees

11530. Each committee shall appoint a treasurer who shall receive, disburse, and keep a true account of all money contributed and disbursed for campaign purposes, and who shall, in the same manner and on the same type of forms as required of candidates, file a campaign statement. The county clerk, upon request, shall furnish the treasurer with the necessary forms for submitting the campaign statement required of him by this section.

11531. A candidate may act as the campaign treasurer of his committee but may not act as treasurer for another candidate. When acting as a campaign treasurer, the candidate may sign the campaign statement of the committee.

Article 3. Campaign Statements

11560. Except as provided in Section 11561, each candidate and the treasurer of each committee shall make and file a campaign statement following the election or primary, as the case may be.

A campaign statement filed with respect to a primary election shall be verified. The verification shall state that the candidate or treasurer has used all reasonable diligence in its preparation, and that it is true and is as full and explicit as he is able to make it.

11561. A candidate or nominee for a municipal office or for election to the governing body of a district need not file a campaign statement if the lawful receipts and expenses of his campaign do not exceed two hundred dollars (\$200). However, elected candidates or candidates nominated at a primary election shall file a written declaration to that effect if their campaign receipts and expenses do not exceed two hundred dollars (\$200).

11562. If a candidate at any election other than a primary seeks to avoid the responsibility of any illegal payment made by any other person in his behalf, he shall set out that illegal payment in the campaign statement and disclaim responsibility for it.

11563. All candidates for either nomination or election and the treasurer of each committee shall file their campaign statements within 35 days after the election or primary, or not later than the day preceding the day upon which the candidate takes office, whichever first occurs.

11564. Candidates for office to be filled by the voters of the state or of any political division greater than a county, for Members of the Senate or Assembly, Representative in Congress, members of the State Board of Equalization, or judge of the superior court, and treasurers of committees for such candidates, shall file one copy of their campaign statements in the office of the Secretary of State and one copy with the clerk of the county in which the candidate resides.

Candidates for all other offices, except municipal offices, and treasurers of committees for those candidates, shall file one copy of their campaign statements in the office of the clerk of the county wherein the election is held.

Notwithstanding any provision of law to the contrary, the treasurer of the state central committee of each political party shall file a campaign statement only in the office of

the Secretary of State-

11565- No officer shall issue any certificate of nomination or election to any person until his campaign statement or the written declaration required in Section 11561 has been filed. No other statement of expenses shall be required. The officer with whom campaign statements or written declarations must be filed pursuant to Sections 11561, 11568, or 11569 shall send to the candidate, not more than three days after the election, the necessary forms for submitting his campaign statement-

11566- No fee or charge shall be made or collected by any officer for the verifying, filing, or recording of any campaign statement-

11567- Campaign statements shall be held by the officer with whom they are filed during the term of office for which they are filed and for four years after the expiration of the term. Thereafter they may be destroyed by that officer-

11568- Candidates for municipal offices and treasurers of committees for those candidates shall file their campaign statements, or written declarations as required in Section 11561, in the office of the clerk of the city in which the election is held-

Article 4. Lawful Expenses

11569- Neither a candidate nor committee nor any body of superior authority to which the committee is subject, whether before, during or after an election or primary, may directly or indirectly pay, expend or contribute any money or other valuable thing, or promise so to do, except for lawful expenses-

11570- No payment of money shall be made by a committee or candidate for the rent of any premises to be used as a committee room or headquarters, for holding a meeting, for the purpose of promoting the election or nomination of a candidate, or on account of or in respect to the conduct or management of an election, where alcoholic beverages are sold for consumption on the premises or are supplied to members of any club, society or association-

Nothing in this section applies to any part of the premises which is ordinarily let for the purposes of offices or for holding public meetings, if that part has a separate entrance and no direct communication with any part of the premises on which any alcoholic beverages are sold or supplied-

11571- Every bill, placard, poster, pamphlet or other printed matter having reference to an election or to any candidate shall bear upon its face the name and address of the printer and publisher-

No payment therefor shall be made or allowed unless the name and address is so printed-

Article 5. Presentment and Payment of Claims

11580- Every claim payable by a committee on account of or in respect to any expense incurred in the conduct and management of an election held within this State or on behalf of the candidates of the political party, organized assemblage, or body which the committee represents shall be presented to the committee within 15 days after the election. If not so presented, the claim shall not be paid, and no action shall be commenced or maintained on it-

11581- All expenses incurred by and properly presented to a committee shall be paid within 25 days after the election and not otherwise-

11582- Every claim for expenses incurred by or on behalf of a candidate for the conduct or management of an election held within this State shall be presented to the candidate within 10 days after the day of election. If not so presented the claim shall not be paid, and no action shall be commenced or maintained on it-

11583- All expenses incurred by and properly presented to a candidate shall be paid within 25 days after the day of election and not otherwise-

11584- Any person who makes a payment in contravention of this article is guilty of a misdemeanor-

11585- The superior court of the county in which a campaign statement is filed or is required to be filed may, on the completion of proper proceedings by either the committee or candidate or a creditor of either, allow-

(a) A campaign statement to be filed after the time limits specified in this chapter-

- (b) An incorrect campaign statement to be corrected-
- (c) Any claim to be presented and paid after the time limits prescribed by this article-
- 11626- If the application is made by a creditor, the court may, under like conditions and upon a like showing, order the claim to be paid. A creditor is entitled to his costs-
- 11627- The claims of one or more creditors may be united in the same application; but the amount and specific nature of each claim shall be fully stated-
- 11628- A person may obtain from the superior court the relief specified in Section 11625 if he shows by competent evidence that the failure to comply with this article was occasioned not by any want of good faith on the part of the applicant but by-
 - (a) The absence, illness or death of the candidate-
 - (b) The absence, illness or death of the treasurer of the campaign committee-
 - (c) The misconduct of any person other than the applicant-
 - (d) Inadvertence or excusable neglect-
 - (e) Any other reasonable cause-
- 11629- Proper proceedings, as used in this article, consist of-
 - (a) The filing of an application in the office of the clerk of the superior court showing facts sufficient to entitle the applicant to relief-
 - (b) Such notice of the application as the court may require-
 - (c) Satisfactory proof by competent evidence of the allegations of the application-
- 11630- An order of the superior court relieves the applicant from any liability or consequences under this chapter in respect of the matters excused by the order-
- 11631- After an order by a superior court allowing a claim to be paid, and after payment, the committee or candidate shall file in the same office as the original campaign statement of the committee or candidate was filed-
 - (a) An amended campaign statement in the same form and containing the same information, as supplemented, as the original campaign statement-
 - (b) A certificate of its allowance-

SECTION 3 Chapter 2 (commencing with Section 11800) of Division 8 of the Elections Code is repealed

CHAPTER 2- EXPENDITURE MADE FOR OR AGAINST MEASURES

Article 1- Definitions

11800- Unless the context otherwise clearly requires, the definitions set forth in this article shall govern the construction of this chapter-

Notwithstanding Section 42, the word "measure," as used in this chapter, is defined as any constitutional amendment or other proposition submitted to a popular vote at any election, including any initiative, referendum or recall petition, whether or not it qualifies for the ballot-

11801- "Association" means any person, committee, firm, association, public or private corporation, or other group of persons, whether incorporated or not, that for the payment of expenses in a campaign to influence the action of the voters for or against the circulation or adoption of any measure voted upon at a statewide, county, district, or municipal election does either or both of the following-

(a) Collects, raises, or receives money or promises of money aggregating from all sources more than one thousand dollars (\$1,000)-

(b) Expends more than one thousand dollars (\$1,000) of its own money or funds-

11802- "Expenses" means the cost of-

(a) Securing signatures to initiative, referendum or recall petitions-

(b) Circulating initiative, referendum or recall petitions-

(c) Holding and conducting public meetings-

(d) Printing and circulating prior to an election-

(1) Specimen ballots-

(2) Handbills-

(3) Cards-

(4) Other papers-

(e) Advertising-

(f) Postage-

(g) Expressage-

- (h) Telegraphing;
 - (i) Telephoning;
 - (j) All salaries and expenses of
 - (1) Campaign managers;
 - (2) Lecturers;
 - (3) Solicitors;
 - (4) Agents;
 - (5) All persons employed in transacting business at headquarters or branch offices;
 - (k) Maintaining headquarters and branch offices;
 - (l) Renting of rooms for the transaction of the business of an association.
- 11803 "Treasurer" means the treasurer, manager, secretary, agent, board of trustees, board of directors or other person who is charged with, or assumes, as the sole member of the association, the work, duty, or responsibility of collecting, managing or expending the funds of an association.

Article 2. Filing of Statements

11820 Not later than 35 days after a measure has been qualified for the ballot by the Secretary of State, the proponents shall, under penalty of perjury, file a statement of receipts and expenses as defined in this chapter.

11830 Not more than 45 days nor less than 40 days prior to an election, every association shall file a statement of receipts and expenses.

11831 Every statement of receipts and expenses required to be filed under this article shall be itemized, detailed, and verified. Statements relating to measures voted on at statewide elections shall be filed, in triplicate, in the office of the Secretary of State; statements relating to measures voted on at county elections shall be filed in the office of the county clerk of the county where the election is held; and statements relating to measures voted on at municipal elections shall be filed in the office of the city clerk of the city where the election is held.

As used in this section "county clerk" does not mean registrar of voters.

Blank forms for the preparation of statements relating to measures to be voted on at statewide, county, and municipal elections shall be furnished by the Secretary of State, the county clerk, and the city clerk, respectively.

11832 Every statement of receipts and expenses required to be filed under this article shall show:

- (a) The name and address of the association and its treasurer;
- (b) The name and address of each person, firm or corporation that has contributed, promised, loaned or advanced to the association filing the statement or for its use directly or indirectly any money or the equivalent of money aggregating in value the sum of twenty-five dollars (\$25) or more and the amount or sum contributed, promised, loaned or advanced by each;
- (c) The total sum contributed, promised, loaned or advanced directly or indirectly in amounts of less than twenty-five dollars (\$25) to the filing association or for its use;
- (d) The total sum contributed, promised, loaned or advanced by the filing association from its own funds or money, or contributed, promised, loaned or advanced directly or indirectly from all sources, regardless of the amount of single or individual contributions or for the use of the filing association;
- (e) The name and address of each person, firm or corporation to whom or to which the association has contributed, disbursed, distributed, loaned, advanced, or promised any sum of money or the equivalent of money in the amount of ten dollars (\$10) or more and in the amount so contributed, disbursed, distributed, loaned, advanced or promised in each instance;
- (f) The total sum contributed, disbursed, distributed, loaned, advanced or promised by the association to any person, firm or corporation in amounts of less than ten dollars (\$10) each;
- (g) The total sum contributed, disbursed, distributed, loaned, advanced or promised by the association to any and all persons for any and all expenses whatsoever.

11833 Not more than 12 nor less than seven days prior to an election, every association or the treasurer of every association shall file a statement of receipts and expenses;

(a) Showing, as of the date of filing, all information not included in the previous statement-

(b) Containing and including a recapitulation showing the totals of the various receipts and expenses.

11834. Within 30 days next succeeding the date of the election, each association or the treasurer of each association shall file a statement of receipts and expenses-

(a) Showing, as of the date of filing, all information not included in either previous statement-

(b) Containing and including a recapitulation showing the totals of the various receipts and expenses.

11835. If any petition does not qualify for the ballot, the association circulating that petition shall file a statement of receipts and expenses within 35 days after the final deadline for circulating the petition.

Article 3- Disposition of Statements by Secretary of State

11860. Upon the filing in triplicate of the respective statements required by this chapter to be filed with the office of the Secretary of State, the Secretary of State shall forthwith transmit one of the triplicate copies to the county clerk of Los Angeles County and one of the triplicate copies to the county clerk of the City and County of San Francisco-

As used in this section "county clerk" does not mean registrar of voters.

11861. The Secretary of State shall furnish like copies of the statements required by this chapter to be filed with the office of the Secretary of State, to any other county clerk upon demand-

11862. The copies of statements furnished to county clerks as provided in this article and the statements required to be filed under this chapter shall be kept on file and shall be open to public inspection-

Article 4- Civil Penalties

11890. In addition to any other penalties prescribed, each association, whether an individual or a group of persons, incorporated or unincorporated, and each treasurer, managing or disbursing officer or agent of an association that violates any provision of this chapter is liable to a penalty of one thousand dollars (\$1,000) to be recovered in a civil action brought by any citizen of the State-

11891. Not more than one civil penalty may be recovered for a single offense-

11892. No statute of limitations applies to the bringing of an action under this article-

SECTION 4 Section 12053 of the Elections Code is repealed.

12053. Every person is guilty of a misdemeanor who violates any of the provisions of Chapter 1 (commencing at Section 11500) of this division-

SECTION 5 Division 4.5 (commencing with Section 3600) of Title 1 of the Government Code is repealed

DIVISION 4.5- CONFLICTS OF INTEREST

CHAPTER 1- GENERAL PROVISIONS

3600. The Legislature finds and declares as follows-

(a) The people have a right to expect from their elected and appointed representatives at all levels of government assurances of the utmost in integrity, honesty and fairness in their dealings;

(b) The people further have a right to be assured to the fullest extent possible that the private financial dealings of their governmental representatives, and of candidates for those offices, present no conflict of interest between the public trust and private gain; and

(c) The representative form of government is founded upon a belief that those entrusted with the offices of government have nothing to fear from full public disclosure of their financial and business holdings; provided those officials deal honestly and fairly with the people-

To these ends, the Legislature enacts this division. The Legislature hereby intends to sustain, to the extent necessary, public confidence in government at all levels, by assuring the people of the impartiality and honesty of their officials in all governmental transactions and decisions.

The provisions of this division are to be construed liberally, to the end that the public interest be fully protected.

3601- As used in this division, the term "public agency" means the state, a city, a county, a city and county, or a district, or any subdivision, department, board, commission, body or agency of the foregoing; and includes any public corporation or public authority. The term "public agency" does not include a commission or board the functions of which are purely advisory in nature.

3602- As used in this division, the term "corporation" does not include a charitable corporation which qualifies for exemption from the corporation tax under Section 23701d of the Revenue and Taxation Code.

3603- As used in this division, the term "investments" means real property held for income or gain, and does not include a home or property used primarily for personal or recreational purposes.

3604- As used in this division, the term "ownership of shares" and the term "investments," respectively, include shares and investments owned by either spouse or by a minor child thereof, by a corporation in which the ownership of shares exceeds 25 percent, or by a trust under which either spouse, or a minor child thereof, is trustor if the trust is revocable, is a beneficiary, or holds a reversionary interest.

3605- As used in this division, "public officer" means a Member of the Legislature, a Secretary of the Governor, the Chief Clerk and the Sergeant at Arms of the Assembly, the Secretary and the Sergeant at Arms of the Senate, an administrative aide or committee consultant of the Legislature, a constitutional officer, and any other officer of a public agency; and includes civil servants in a public agency who are classified as career executives; and the appointive or civil servant employee of the highest class or grade in each department, bureau, division, or other administrative subdivision of a public agency, as defined in regulations adopted by the public agency, but does not include other civil servants in a public agency.

3606- As used in this division, the term "business entity" includes any partnership, joint venture, sole proprietorship or any other corporate or noncorporate enterprise, other than a charitable corporation described in Section 3602.

3607- To the extent that any provision of this division imposes stricter limitations on the disclosure of ownership of shares in a corporation, or the disclosure of political contributions, than provided elsewhere with regard to particular public officers or public agencies, the provisions of this division shall prevail.

To the extent that any other provision of law imposes stricter limitations on the disclosure of ownership of shares in a corporation, or the disclosure of political contributions, with regard to particular public officers or public agencies, than provided in this division, such provision of law shall prevail.

CHAPTER 2- DISCLOSURE OF FINANCIAL INTERESTS

3700- Prior to the 15th of April of each year, every public officer shall file, as a public record, a statement describing the nature and extent of his investments, including the ownership of shares in any corporation or the ownership of a financial interest in any business entity, which is subject to regulation by any state or local public agency, if such investment is in excess of ten thousand dollars (\$10,000) in value at the time of the statement.

3701- Any person who filed a statement under Section 3700 in the preceding year may comply with the requirements of Section 3700 by filing a supplemental statement listing only the changes in the nature and extent of his investments, including the ownership of shares in any corporation or the ownership of a financial interest in any business entity, or stating that no changes occurred if such is the case.

3702- Each candidate as defined in Section 3753 for state or local public office, within 10 days after he files his declaration of candidacy or declaration of acceptance, shall file, as a public record, a statement identical to the statement required by Section 3700.

3703- Candidates and elected officials required to file statements under this chapter

shall file in the same place specified in Section 6550 of the Elections Code for the filing of nomination papers. Other state officials and employees required to file statements under this chapter shall file with the Secretary of State. Other local officials and employees required to file statements under this chapter shall file with the county clerk in the county in which they reside.

3704. Any person who violates a provision of this chapter is guilty of a misdemeanor, and any person who violates a provision of this chapter with the knowledge of the unlawfulness of such act or omission is guilty of a felony.

CHAPTER 3. POLITICAL CONTRIBUTIONS

3750. Each candidate for state or local public office, and each political committee supporting such candidate, shall file, as a public record, two cumulative statements naming each person or organization from whom a contribution or contributions have been received that total more than five hundred dollars (\$500) and that have been or may be expended on behalf of his campaign, together with the specific amounts contributed by each person or organization.

Statements for candidates for state office shall be filed with the Secretary of State, and statements for candidates for local office shall be filed with the county clerk of the county in which the candidate resides.

3751. Statements required under Section 3750 shall be filed at the following times:

(a) Between 20 and 25 days prior to the election.

(b) Between 30 and 35 days after the election.

3752. A statement required under subdivision (b) of Section 3751 may be combined with a campaign statement as defined in Section 11503 of the Elections Code.

3753. As used in this chapter:

(a) The term "contribution" means a gift, subscription, loan, advance, or deposit of money or anything of value and includes a contract, promise, or agreement, whether or not legally enforceable, to make a contribution. The term "contribution" includes the services of an employee donated by an employer, in which case the contribution shall be listed in the name of the employer.

(b) The term "expenditure" means a payment, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make an expenditure.

(c) The term "political committee" means any committee, association, or organization which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the election of candidates, or any duly authorized committee or subcommittee of a political party whether national, state, or local.

The term "political committee" does not include any committee formed by a business corporation or enterprise, or group of business corporations or enterprises, which regularly solicits political contributions from officers or employees and which makes such contributions available to political candidates on a bipartisan basis, provided that the amounts contributed by it to each political candidate shall be set forth by the candidate in his statements required under Section 3751.

(d) The term "candidate" means any person who seeks nomination or election to a state, county, judicial, or district office, or to a municipal office in a general law or chartered city, at any election or primary conducted within this state. "Candidate" also includes persons seeking election to a county central committee at the direct primary election.

3754. Any person who violates a provision of this chapter is guilty of a misdemeanor and any person who violates a provision of this chapter with the knowledge of the unlawfulness of such act or omission is guilty of a felony.

SECTION 6. Sections 3566, 3566.3, 3568, 3569, 3570, 3571 and 3572 of the Elections Code are repealed.

3566. Whenever any measure qualifies for a place on the ballot the Secretary of State shall transmit a copy of the measure to the Legislative Counsel. The Legislative Counsel shall prepare an impartial analysis in general terms showing what effect a Yes and No vote will have on the measure and an impartial detailed analysis of the measure showing the effect of the measure on the existing law and the operation of the measure. The analysis in general terms shall be printed in the first part of the ballot pamphlet between

the ballot title and the arguments for and against the measure immediately following the number and title of each measure and shall be set clearly apart from the arguments for and against the measure and shall conclude with the statement for further details see below. The detailed analysis shall be printed in the ballot pamphlet between the general analysis and the arguments for and against the measure. The length of the general analysis shall not exceed 100 words. The length of the detailed analysis shall not exceed 500 words except with the approval of the State Board of Control.

3566-3. Whenever any measure qualifies for a place on the ballot the Secretary of State shall transmit a copy of the measure to the Legislative Analyst. The Legislative Analyst shall prepare an impartial financial analysis of the measure, which shall include the amount of any increase or decrease in revenue and/or cost to state and/or local government. The analysis shall be made of the measure as it is proposed to be adopted, without further implementing legislation, unless such implementing legislation has been enacted and will become effective by reason of the adoption of the measure by the voters. The analysis shall fairly portray the fiscal effects of the measure for the first full year of implementation and the first year when the last provisions to be implemented are fully effective. The title of the measure which appears on the ballot shall be amended to contain a summary of the Legislative Analyst's estimate of the net state and local government financial impact. The Legislative Analyst shall consult with the Director of Finance and the Chairmen of the Committees on Revenue and Taxation of the Senate and of the Assembly, or their designees, in preparing the financial analysis. For purposes of this section, any measure which has no provisions which are self-executing shall be deemed to have no financial effect, unless implementing legislation has been enacted which will become effective by reason of the adoption of the measure by the voters. The analysis shall be printed in the ballot pamphlet alongside the Legislative Counsel's detailed analysis and shall not exceed 750 words.

3568. The ballot pamphlets shall contain:

- (a) A complete copy of all measures submitted to the voters by:
 - (1) The Legislature.
 - (2) Initiative or referendum petition.
- (b) A copy of the specific constitutional or statutory provision, if any, proposed to be affected.
- (c) A copy of the arguments provided for by law.
- (d) The following statement on the front cover of the ballot pamphlet:

"Arguments in support or opposition of the proposed laws are the opinions of the authors."
- (e) A copy of the analyses provided for in this chapter.
- (f) The Legislative Counsel's Digest of all statutes which become effective upon approval by the voters of a proposed constitutional amendment; and in addition, a notification to voters that the complete text of each bill is on record in the office of the Secretary of State in Sacramento and is also contained in the published statutes.

3569. The ballot pamphlets shall be printed in two parts, separately paged and may be separately bound. The first part, which shall consist of the analyses of, and arguments for and against the measures in the same order in which they are to appear upon the ballot, shall be printed in not less than eight-point type, indicated in boldface with respect to the analyses of the measures; shall be preceded by the numbers and ballot titles provided for in this chapter, and shall in each case be preceded by a reference, printed in blackface type, to the page on which begins the text of the measure as printed in the second part of the pamphlet.

The following statement shall be printed on the front cover of the first part of the ballot pamphlet:

"Arguments in support or opposition of the proposed laws are the opinions of the authors."

The Legislative Counsel's Digest of all statutes which are to become operative upon approval of a constitutional amendment submitted by the Legislature shall also be a part of the first part of the ballot pamphlet. They shall be printed in the same manner as the analyses and arguments concerning measures on the ballot.

3570. The second part of the pamphlet shall be designated as the appendix, shall begin with page numbered one; shall be printed in eight-point type, and shall contain, in the same order and with the same numbers and ballot titles as provided in this

chapter, the text, existing provisions of law affected, and all other matter connected with the proposed measures; except the arguments to be printed in the first part of the pamphlet. The provisions of the proposed measures differing from the existing provisions of law affected shall be distinguished in print, so as to facilitate comparison.

3571. All measures submitted to the voters shall be printed in the ballot pamphlets, so far as possible, in the same order, manner and form in which they are designated upon the ballot. The ballot titles shall be numbered consecutively and printed in the ballot pamphlets immediately prior to the particular measure to which each refers. There shall also be printed in the pamphlets the copy of the ballot title as it will appear on the ballots. The certification of the correctness of the pamphlet by the Secretary of State shall be printed therewith.

3572. The ballot pamphlet need not contain-

- (a) An index to the arguments;
- (b) An index to the measures;
- (c) A list of the ballot titles as they will appear on the ballot;
- (d) A recapitulation of amendments to the Constitution, new laws and amendments to existing laws;
- (e) A summary of measures submitted to electors; or
- (f) A list showing the order of measures on the ballot and the page on which they appear in the pamphlet.

SECTION 7 Chapter 8 (commencing with Section 9900) of Part 1 of Division 2 of Title 2 of the Government Code is repealed.

CHAPTER 8 REGULATION OF LEGISLATIVE REPRESENTATION

9900. When used in this chapter

- (a) The term "contribution" includes a gift, subscription, loan, advance, or deposit of money or anything of value and includes a contract, promise, or agreement, whether or not legally enforceable, to make a contribution.
- (b) The term "expenditure" includes a payment, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make an expenditure.
- (c) The term "person" includes an individual, partnership, committee, association, corporation, and any other organization or group of persons.
- (d) The term "committee" means the Joint Rules Committee.
- (e) The term "legislation" means bills, resolutions, amendments, nominations, and other matters pending or proposed in either house of the Legislature, and includes any other matter which may be the subject of action by either house.
- (f) The term "political committee" includes any committee, association, or organization which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the election of candidates or presidential and vice presidential electors, or any duly authorized committee or subcommittee of a political party whether national, state, or local.

9901. (a) It shall be the duty of every person who shall in any manner solicit or receive a contribution to any organization or fund for the purposes hereinafter designated to keep a detailed and exact account of

- (1) All contributions of any amount or of any value whatsoever;
- (2) The name and address of every person making any such contribution of one hundred dollars (\$100) or more and the date thereof;
- (3) All expenditures made by or on behalf of such organization or fund; and
- (4) The name and address of every person to whom any item of expenditure exceeding twenty-five dollars (\$25) is made and the date thereof.

(b) It shall be the duty of such person to obtain and keep a receipted bill, stating the particulars, for every expenditure of such funds exceeding twenty-five dollars (\$25) in amount, and to preserve all receipted bills and accounts required to be kept by this section for a period of at least two years from the date of the filing of the statement containing such items.

9902. Every individual who receives a contribution of one hundred dollars (\$100) or more for any of the purposes hereinafter designated shall within five days after receipt thereof render to the person or organization for which such contribution was received

a detailed account thereof including the name and address of the person making such contribution and the date on which received.

9903 (a) Every person receiving any contributions or expending any money for the purposes designated in subparagraph (a) or (b) of Section 9905 of this chapter shall file with the committee between the 1st and 10th day of each calendar month succeeding a month during any part of which the Legislature was in session and at other times during the year between the 1st and 10th day of the month next following the close of each calendar quarter, provided that the statement filed in January shall be cumulative for the next preceding calendar year; a statement containing complete as of the day next preceding the date of filing.

(1) The name and address of each person who has made a contribution of one hundred dollars (\$100) or more not mentioned in the preceding report; except that the first report filed pursuant to this chapter shall contain the name and address of each person who has made any contribution of one hundred dollars (\$100) or more to such person since the effective date of this chapter;

(2) The total sum of the contributions made to or for such person during the calendar year and not stated under paragraph (1);

(3) The total sum of all contributions made to or for such person during the calendar year;

(4) The name and address of each person to whom an expenditure in one or more items of the aggregate amount or value, within the calendar year, of twenty-five dollars (\$25) or more has been made by or on behalf of such person; and the amount, date, and purpose of such expenditure;

(5) The total sum of all expenditures made by or on behalf of such person during the calendar year and not stated under paragraph (4);

(6) The total sum of expenditures made by or on behalf of such person during the calendar year.

(b) The statements required to be filed by subsection (a) shall be cumulative during the calendar year to which they relate, but where there has been no change in an item reported in a previous statement only the amount need be carried forward.

9904. A statement required by this chapter to be filed with the committee

(a) Shall be deemed properly filed when deposited in an established post office within the prescribed time, duly stamped, registered, and directed to the committee; Sacramento, California; but in the event it is not received, a duplicate of such statement shall be properly filed upon notice by the committee of its nonreceipt;

(b) Shall be preserved by the committee for a period of two years from the date of filing, shall constitute part of the public records of the committee, and shall be open to public inspection.

9905. The provisions of Sections 9901 to 9903, inclusive, shall apply to any person; except a political committee; who by himself, or through any agent or employee or other persons in any manner whatsoever, directly or indirectly, solicits, collects, or receives money or any other thing of value to be used principally to aid, or the principal purpose of which person is to aid, in the accomplishment of any of the following purposes:

(a) The passage or defeat of any legislation by the Legislature of the State of California or the approval or veto of any legislation by the Governor of the State of California.

(b) To influence, directly or indirectly, the passage or defeat of any legislation by the Legislature of the State of California or the approval or veto of any legislation by the Governor of the State of California.

9906 (a) Any person who shall engage himself for pay or for any consideration for the purpose of attempting to influence the passage or defeat of any legislation by the Legislature of the State of California or the approval or veto of any legislation by the Governor of the State of California shall, before doing anything in furtherance of such object, register with the committee and shall give to such committee a recent three-inch by four-inch black and white photograph of himself and, in writing and under oath, his full legal name and business address; the name and address of the person by whom he is employed; and in whose interest he appears or works; the duration of such employment; how much he is paid and is to receive, by whom he is paid or is to be paid; how much he is to be paid for expenses; and what expenses are to be included. He shall also, at the time of registering, submit to the committee a written authorization from

each person by whom he is employed to act in furtherance of such object. Such person shall again register at each succeeding regular session of the Legislature and again submit at that time the information and authorization required by this subdivision (a); unless he at that time is no longer engaged for pay or other consideration for the purposes hereinabove specified.

(b) Each such person so registering shall, between the 1st and 15th day of each calendar month, so long as his activity continues, file with the committee a detailed report under oath of all money received and each expenditure of twenty-five dollars (\$25) or more during the preceding calendar month in carrying on his work; to whom paid; for what purposes; the total of all expenditures during the preceding calendar month; and the names of any papers, periodicals, magazines, or other publications in which he has caused to be published any articles or editorials; and the proposed legislation he is employed to support or oppose. The provisions of this section shall not apply to any person who merely appears before a committee of the Legislature of the State of California in support of or opposition to legislation; nor to any state official acting in his official capacity; nor to any elected public official acting in his official capacity; nor in the case of any newspaper or other regularly published periodical, radio or television station (including any individual who owns, publishes, or is employed by any such newspaper or periodical, radio or television station) which in the ordinary course of business publishes news items, editorials, or other comments; or paid advertisements; which directly or indirectly urge the passage or defeat of legislation; if such newspaper, periodical, radio or television station or individual, engages in no further or other activities in connection with the passage or defeat of such legislation; other than to appear before a committee of the Legislature of the State of California in support of or in opposition to such legislation; nor to a person when representing a bona fide church solely for the purpose of protecting the public right to practice the doctrines of such church.

(c) All information required to be filed under the provisions of this section with the committee and not previously published shall be compiled by the committee as soon as practicable after the close of the calendar month with respect to which such information is filed and shall be printed in the journal of the house of the chairman of the committee within the week immediately preceding final adjournment at each regular session.

(d) In addition to the requirements of subdivision (a), no person subject to that subdivision shall attempt to influence the passage or defeat of any legislation by the Legislature of the State of California or the approval or veto of any legislation by the Governor of the State of California; unless he shall have received the certificate of registration provided for by subdivision 1 of Section 9906.

9906.05- Registration within 30 days immediately preceding a regular session of the Legislature shall be deemed a registration at that regular session as required by Section 9906.

9906-1- If any person registered or required to be registered under Section 9906 hereof employs or requests, recommends, or causes his employer to employ, and such employer does employ, any Member of the Legislature, or any attaché of the Legislature, or any full-time state employee, in any capacity whatsoever, he shall file a statement under oath with the same officers with whom he registered under Section 9906; setting out the nature of the employment; the name of the person to be paid thereunder; and the amount of pay or consideration to be paid thereunder. If the Legislature is in session at the time of such employment, the statement shall be filed within five days after such employment, and if the Legislature is not in session, it shall be filed within 10 days after the convening of the next session of the Legislature.

9906-2- It shall be unlawful for any person to employ for pay or any consideration, or pay or agree to pay any consideration to, a person to engage in activities for the purpose of influencing the passage or defeat of any legislation or the approval or veto of any legislation who is not registered under Section 9906 except upon condition that such person register forthwith.

9906-5- No person shall make any agreement whereby any compensation or thing of value is to be paid to any person contingent upon the passage or defeat of any legislation, or the approval or veto of any legislation by the Governor of California. No person shall agree or undertake to promote, advocate, oppose or influence legislation or to communicate with Members of the Legislature, or to advocate approval or veto by the

Governor of California for a consideration to be paid upon the contingency that any legislation is passed or is defeated.

9907. All reports and statements required under this chapter shall be made under oath, before an officer authorized by law to administer oaths.

9908. (a) Any person who violates any of the provisions of the foregoing sections of this chapter, and any person who wilfully files any document provided for in this chapter that contains any materially false statement or material omission, or any person who wilfully omits to comply with any material requirement of the foregoing sections of this chapter, shall be guilty of a misdemeanor, and shall be punished by a fine of not more than five thousand dollars (\$5,000) or imprisonment for not more than 12 months, or by both such fine and imprisonment.

(b) In addition to the penalties provided for in subsection (a), any person convicted of the misdemeanor specified therein is prohibited, for a period of three years from the date of such conviction, from attempting to influence, directly or indirectly, the passage or defeat of any proposed legislation or from appearing before a committee of the Legislature in support of or opposition to proposed legislation; and any person who violates any provision of this subsection shall, upon conviction thereof, be guilty of a felony, and shall be punished by a fine of not more than ten thousand dollars (\$10,000), or imprisonment for not more than five years, or by both such fine and imprisonment.

9909. It shall be the duty and responsibility of the respective houses of the Legislature, and they are each vested with the power, through an appropriately established joint committee or individual committees thereof, as they shall determine:

1. To grant certificates of registration as legislative advocate to all persons registering under, and supplying the information in connection therewith as provided in, Section 9906 who, after such investigation and submission of such proof as the committees deem proper, have been found to be of good moral character particularly as evidenced by never having been guilty of conduct proscribed by Section 9910 and specifically by subparagraphs 2, 3, 4, 5, 6, and 8 of Section 9910 and who have filed the written authorization required.

2. To revoke or suspend the certificate of registration of any legislative advocate who has been convicted of violating any of the provisions of this chapter or who, after a hearing, has been found by either house of the Legislature or an authorized committee thereof to have violated any of the provisions of this chapter or to have wilfully failed to perform the obligations of a legislative advocate as set forth in this chapter.

3. On their own motion, on the verified complaint of any Member of the Legislature, or upon the verified complaint of any other person, to investigate or cause to be investigated the activities of any legislative advocate or of any person who they have reason to believe or who it is alleged is or has been acting as a legislative advocate.

4. In making any investigation or in holding any hearing, to take and hear evidence, administer oaths, and compel by subpoena the attendance of witnesses and the production of books, papers, and documents.

5. To require any person who attends upon any legislative session for any considerable period of time and communicates with Members of the Legislature but who fails to register, or any person, who if registered, regularly fails to appear at committee meetings at which legislation affecting his employer is considered, to appear before either house of the Legislature or an authorized committee thereof and explain his purpose in attending upon the legislative session and advise them of the interests for whom he acts and the methods he employs in promoting, advocating, opposing or influencing the passage or defeat of legislation.

6. To recommend from time to time such amendments to this chapter, or such other proposals as in their opinion would be conducive to the proper conduct of legislative business without infringing upon the right of all persons to present to the Legislature their views through agents or agencies of their own choosing.

7. To report to the appropriate law enforcement officers any violation of this chapter or of Section 15 of Article IV of the California Constitution or of Sections 85 and 86 of the Penal Code or of Section 9054 or 9056 of this code or of related provisions of law.

8. In addition to any other powers conferred by this section the appropriately established committees may revoke the certificate of registration required by subdivision (d) of Section 9906 for failure to file the reports required by subdivision (b) of Section 9906, except that no certificate shall be revoked within 90 days of a failure to

file such a report, for failure to file such report, if, prior to the last day for filing such reports, the appropriately established committee has been informed, in writing, of extenuating circumstances justifying such failure-

9910. A legislative advocate has the following obligation, violation of which constitutes cause for revocation or suspension of a certificate of registration, but shall not unless otherwise provided by law subject a legislative advocate to any other civil or criminal liability-

1- Not to engage in any activity as a legislative advocate unless he be registered as a legislative advocate, and not to accept compensation for acting as a legislative advocate except upon condition that he forthwith register as a legislative advocate-

2- To abstain from doing any act with the express purpose and intent of placing any Member of the Legislature under personal obligation to him or to his employer-

3- Never to deceive or attempt to deceive any Member of the Legislature of any material fact pertinent to any pending or proposed legislation-

4- Never to cause or influence the introduction of any bill or amendment thereto for the purpose of thereafter being employed to secure its passage or defeat-

5- To abstain from soliciting any employment as a legislative advocate except on the basis of his experience, or knowledge of the business or field of activity in which his proposed employer is engaged or is interested-

6- To abstain from any attempt to create a fictitious appearance of public favor or disfavor of any legislative proposal or to cause any communication to be sent to any Member of the Legislature, the Lieutenant Governor, or the Governor, in the name of any fictitious person or in the name of any real person, except with the consent of such real person-

7- Not to encourage the activities of or to have any business dealings relating to legislation or the Legislature with any person whose registration to act as a legislative advocate has been suspended or revoked-

8- Not to represent, either directly or indirectly, through word of mouth or otherwise, that he can control or obtain the vote or action of any Member or committee of the Legislature, or the approval or veto of any legislation by the Governor of California-

9- Not to represent an interest adverse to his employer nor to represent employers whose interests are known to him to be adverse-

10- To retain all books, papers, and documents necessary to substantiate the financial reports required to be made under this chapter for a period of two years-

9911- For the purposes of Sections 9909 and 9910, the term "legislative advocate" includes any person registered or required to be registered under Section 9906-

MEASURE DEFEATED

Constitutional Amendment Submitted by Legislature

*Number
on ballot*

7 State Civil Service Exemptions. (Statutes 1974, Resolution Chapter 6, ACA 76)

MEASURES SUBMITTED TO VOTE OF ELECTORS**General Election, November 5, 1974****MEASURES ADOPTED****Constitutional Amendments Submitted by Legislature***Number
on ballot*

- 2 Charters for Counties and Cities. (Statutes 1974, Resolution Chapter 81, ACA 81)
- 4 Regents, University of California. (Statutes 1974, Resolution Chapter 85, SCA 45)
- 5 Residence of Local Government Employees. (Statutes 1974, Resolution Chapter 93, ACA 103)
- 6 Property Tax Exemptions. (Statutes 1974, Resolution Chapter 77, SCA 26)
- 7 Declaration of Rights. (Statutes 1974, Resolution Chapter 90, ACA 60)
- 8 Taxation and State Funds. (Statutes 1974, Resolution Chapter 70, ACA 32)
- 9 Recall of Public Officers. (Statutes 1974, Resolution Chapter 52, ACA 29)
- 10 Right to Vote. (Statutes 1974, Resolution Chapter 89, ACA 38)
- 11 Miscellaneous Language Changes Regarding Gender. (Statutes 1974, Resolution Chapter 96, ACA 99)
- 12 Public Utilities. (Statutes 1974, Resolution Chapter 88, ACA 36)
- 13 San Diego County Judicial Districts. (Statutes 1974, Resolution Chapter 94, ACA 104)

Bond Act

- 1 State School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1974. (Statutes 1974, Chapter 475, AB 3236)

MEASURES DEFEATED**Constitutional Amendments Submitted by Legislature***Number
on ballot*

- 3 Postsecondary Education Commission Personnel—Civil Service. (Statutes 1974, Resolution Chapter 92, ACA 86)
- 14 State College System. (Statutes 1974, Resolution Chapter 49, ACA 88)
- 15 Low Rent Housing. (Statutes 1974, Resolution Chapter 80, ACA 40)
- 16 Student Tuition, University of California. (Statutes 1974, Resolution Chapter 91, ACA 85)

Initiative Measure

- 17 Wild and Scenic Rivers.

LIST OF OFFICERS

LIST OF OFFICERS

1974

STATE CAPITOL AND OTHER BUILDINGS

Sacramento 95814

Name	Office	Residence
Ronald Reagan	Governor	Pacific Palisades
* John L. Harmer	Lieutenant Governor	Sacramento
Edmund G. Brown Jr.	Secretary of State	Sacramento
Houston I. Flournoy	Controller	Sacramento
Ivy Baker Priest	Treasurer	Los Angeles
Evelle J. Younger	Attorney General	Los Angeles
Wilson C. Rules	Superintendent of Public Instruction	Sacramento
George H. Murphy	Legislative Counsel	Sacramento

* Appointed October 4, 1974, vice Ed Reinecke—resigned October 2, 1974

OFFICE OF GOVERNOR

Edwin Meese III	Executive Assistant to the Governor
Michael K. Deaver	Assistant to the Governor and Director of Administration
Peter D. Hannaford	Assistant to the Governor and Director of Public Affairs
Donald G. Livingston	Assistant to the Governor and Director of Programs and Policy
Rodney J. Blomen	Assistant Legal Affairs Secretary
Melvin L. Bradley	Assistant to the Governor for Community Relations
Marvin B. Dyer	Deputy Legislative Assistant
Herbert E. Ellingwood	Legal Affairs Secretary
Edward V. Hickey	Director of Security
Rush N. Hill	Assistant to Education Advisor
Ned Hutchinson	Appointments Assistant to the Governor
Peggy Jellison	Scheduling Assistant to the Governor
Richard E. Kazen	Assistant Director of Administration
Dr. Paul Lawrence	Assistant to Education Advisor
David R. Madsen	Special Assistant to the Governor
Jerry Martin	Assistant to the Governor for Research and Information
Patrick McKelvey	Assistant Press Secretary
C. E. Newton, Jr.	Special Assistant to the Governor
Nancy Clark Reynolds	Special Assistant to the Governor
Paul A. Russo	Special Assistant to the Governor
Allen Sherwood	Deputy Appointments Assistant
Molly Sturges	Research Assistant
Edwin Thomas	Administrative Officer to the Cabinet
Major Robert C. Thrasher	Military Aid to the Governor
John S. Tooker	Legislative Assistant to the Governor
Helen Vandegrift	Administrative Assistant and Coordinator of Transportation
Helene von Damm	Governor's Personal Secretary
Robert C. Walker	Special Assistant to the Governor
Clyde Walthall	Press Secretary
Robert Williams	Legislative Advisor
Harold O. Wilson	Education Advisor
Michael E. Woodson	Special Assistant to the Governor

Offices State Capitol, Sacramento 95814

STATE BOARD OF EQUALIZATION

1020 N Street, Sacramento 95814

Name	Office	Residence
George R. Reilly	First District (Chairman)	San Francisco
John W. Lynch	Second District	Fresno
William M. Bennett	Third District	San Rafael
Richard Nevins	Fourth District (Vice Chairman)	Pasadena
Houston I. Flournoy (Controller)	Ex Officio Member	Sacramento
William W. Dunlop	Executive Secretary	Sacramento

LEGISLATIVE DEPARTMENT

UNITED STATES SENATORS

Alan Cranston (D)

452 Senate Office Bldg., Washington, D.C. 20510
13220 Federal Bldg., 11000 Wilshire Blvd., Los Angeles 90024
16408 Federal Bldg., 450 Golden Gate Ave., San Francisco 94102

John V. Tunney (D)

1415 Senate Office Bldg., Washington, D.C. 20510
14223 Federal Bldg., 11000 Wilshire Blvd., Los Angeles 90024
17432 Federal Bldg., 450 Golden Gate Ave., San Francisco 94102

REPRESENTATIVES IN CONGRESS

Dist	Name and Party	Counties Comprising Congressional District	District Mailing Address*
1	Clausen, Don (R)	Del Norte, Humboldt, Lake, Mendocino, Napa and Sonoma	206 Rosenberg Bldg., Santa Rosa 95404
2	Johnson, Harold T. (Bizz) (D)	Alpine, Butte, El Dorado, Lassen, Modoc, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Siskiyou, Tehama, and Trinity	Drawer 100, Roseville 95678
3	Moss, John E. (D)	Sacramento	8056 Federal Bldg., Sacramento 95814
4	Leggett, Robert L. (D)	Colusa, Glenn, Lake, Napa, Sacramento, Solano, Sutter, Yolo and Yuba	1520 Tennessee St., Vallejo 94590
5	Burton, Phillip (D)	San Francisco	450 Golden Gate Ave., Rm 11104, San Francisco 94102
6	Burton, John L. (D)	Marin and San Francisco	450 Golden Gate Ave., Rm 11152, San Francisco 94102
7	Dellums, Ronald V. (D)	Alameda and Contra Costa	201 13th St., Oakland 94612
8	Stark, Fortney H. "Pete" (D)	Alameda and Contra Costa	313 Cross Rd., Danville 94526
9	Edwards, Don (D)	Alameda and Santa Clara	1961 The Alameda, San Jose 95126
10	Gubser, Charles S. (R)	Santa Clara	361 Town and Country Village, San Jose 95125
11	Ryan, Leo J. (D)	San Mateo	161 Country Club Dr., South San Francisco 94080
12	Talcott, Burt L. (R)	Monterey, San Luis Obispo, Santa Cruz, San Benito and Santa Clara	Post Office Bldg., Salinas 93901
13	Lagomarsino, Robert J. (R)	Santa Barbara and Ventura	616 E. Main St., Ventura 93001
14	Walche, Jerome R. (D)	Contra Costa	Box 864, Concord 94520
15	McFall, John J. (D)	San Joaquin and Stanislaus	146 N. Grant, Manteca 95336
16	Sisk, B. F. (D)	Fresno and Merced	1130 O St., Fresno 93721
17	McCloskey, Paul N. "Pete" Jr. (R)	San Mateo and Santa Clara	141 Borel Ave., San Mateo 94402
18	Mathias, Bob (R)	Kern, Tulare, Amador, Calaveras, Inyo, Madera, Mariposa, Merced, Mono, Stanislaus and Tuolumne	800 Truxtun Ave., Bakersfield 93301
19	Holifield, Chet (D)	Los Angeles	9125 E. Whittier Blvd., Pico Rivera 90660
20	Moorhead, Carlos J. (R)	Los Angeles	1300 Beaudry Blvd., Glendale 91208
21	Hawkins, Augustus F. (Gus) (D)	Los Angeles	8563 S. Broadway, Suite 206, Los Angeles 90003
22	Corman, James C. (D)	Los Angeles	14422 Victory Blvd., Van Nuys 91401
23	Clawson, Del M. (R)	Los Angeles and Orange	11600 S. Paramount Blvd., Downey 90241
24	Rousselot, John H. (R)	Los Angeles	735 W. Duarte Rd., Arcadia 91006
25	Wiggins, Charles E. (R)	Los Angeles and Orange	11001 Valley Mall, El Monte 91731
26	Rees, Thomas M. (D)	Los Angeles	816 S. Robertson Blvd., Los Angeles 90035
27	Goldwater, Barry M., Jr. (R)	Los Angeles and Ventura	10850 Riverside Dr., N. Hollywood 91602
28	Bell, Alphonzo (R)	Los Angeles	11000 Wilshire Blvd., Los Angeles 90024
29	Danielson, George E. (D)	Los Angeles	312 N. Spring St., Los Angeles 90012
30	Roybal, Edward R. (D)	Los Angeles	7110 New Federal Bldg., Los Angeles 90012
31	Wilson, Charles H. (D)	Los Angeles	300 E. Hillcrest Blvd., Inglewood 90301
32	Hosmer, Craig (R)	Los Angeles and Orange	620 Security Bldg., Long Beach 90802
33	Pettus, Jerrv L. (R)	San Bernardino and Los Angeles	242 N. Arrowhead Ave. I-A, San Bernardino 92408
34	Hanna, Richard T. (D)	Los Angeles and Orange	1695 W. Crescent Ave., Anaheim 92801
35	Anderson, Glenn M. (D)	Los Angeles	24003 Fernlake Dr., Harbor City 90710
36	Ketchum, William M. (R)	Kern, Kings, San Luis Obispo and Santa Barbara	P.O. Box 1905, Paso Robles 93446
37	Burke, Yvonne Brathwaite (D)	Los Angeles	4041 Marlton Ave., Los Angeles 90008
38	Brown, George E., Jr. (D)	Los Angeles, Riverside and San Bernardino	1353 Pennsylvania Ave., Colton 92324
39	Hinshaw, Andrew J. (R)	Orange	26002 Via Viento, Mission Viejo 92675
40	Wilson, Bob (R)	San Diego	2133 Tokalon St., San Diego 92110
41	Van Deeren, Lionel (D)	San Diego	2860 Lincoln Ave., Apt. 8, San Diego 92104
42	Burgener, Clair W. (R)	Orange and San Diego	205 Via Osuna, Rancho Santa Fe 92067
43	Veysey, Victor V. (R)	Imperial, Riverside and San Diego	5203 Hwy 111, Brawley 92227

* During Sessions of Congress, mail for Members of the Senate may be addressed Senate Office Building, Washington, D.C. 20510, and Members of the House of Representatives House Office Building, Washington, D.C. 20515
† Elected March 5, 1974, vice Teague, Charles M., died in office

**THE STATE LEGISLATURE
MEMBERS OF THE SENATE**

Name	Occupation	Party	Dist	Counties	District Address
*Alquist, Alfred E	Transportation Supervisor	D	13	Santa Clara	777 N 1st St., Suite 245, San Jose 95112
†Ayala, Ruben S	Insurance	D	20	San Bernardino	486 W 5th St., San Bernardino 92401
*Behr, Peter H	Attorney	R	4	Marin, Napa, Solano	1299 4th St., Room 301, San Rafael 94901
Belenson, Anthony	Legislator	D	26	Los Angeles	600 S San Vicente Blvd., Suite D, Los Angeles 90048
Berryhill, Clare	Rancher	R	3	Alpine, Amador, Calaveras, El Dorado, Lassen, Modoc, Nevada, Placer, Plumas, Sierra, Stanislaus, Tuolumne	1301 K St., Suite F, Modesto 95354
Biddle, W Craig	Attorney	R	36	Riverside, San Bernardino	6370 Magnolia Ave., Suite 200, Riverside 92506
*Bradley, Clark L	Attorney	R	14	Santa Clara, Alameda	609 First National Bank Bldg., San Jose 95113
*Carpenter, Dennis E	Attorney	R	34	Orange	3912 Campus Drive, Newport Beach 92660
Collier, Randolph	Title Business	D	1	Del Norte, Humboldt, Lake, Mendocino, Siskiyou, Sonoma, Trinity	Room 5052, State Capitol, Sacramento 95814
Cusanovich, Lou	Full-time Legislator	R	23	Los Angeles	Suite 304, 14921 Ventura Blvd., Sherman Oaks 91403
*Deukmejian, George	Attorney	R	37	Los Angeles	401 Bank of California Bldg., 444 W Ocean Blvd., Long Beach 90802
Dills, Ralph C	Attorney	D	32	Los Angeles	16921 S Western Ave., Suite 209, Gardena 90247
Dymally, Mervyn M	Teacher	D	29	Los Angeles	2622 S Western Ave., Los Angeles 90018
*Gregorio, Arlen	Legislator	D	12	San Mateo	161 W 23th Ave., San Mateo 94403
*Grunsky, Donald L.	Attorney	R	17	Monterey, San Benito, San Luis Obispo, Santa Cruz	P O Box 1186, Watsonville 95076
†Vacancy			21	Los Angeles	
*Holmdahl, John W	Attorney	D	8	Alameda	1111 Jackson St., Oakland 94607
Kennuck, Joseph M	Full-time Legislator	D	33	Los Angeles	110 Pine Ave., Suite 606, Long Beach 90802
*Marks, Milton	Attorney	R	9	San Francisco	Rm 2045, State Bldg., 350 McAllister St., San Francisco 94102
†Vacancy			2	Butte, Colusa, Glenn, Shasta, Solano, Sutter, Tehama, Yolo, Yuba	
*Mills, James R	Educator	D	40	Imperial, San Diego	815 3rd Ave., Suite 201, Chula Vista 92011
*Moscone, George R	Attorney	D	10	San Francisco	540 Van Ness Ave., Rm 209, San Francisco 94102
Nejedly, John A	Attorney	R	7	Contra Costa	1393 Civic Dr., Walnut Creek 94596
*Petris, Nicholas C	Attorney	D	11	Alameda	1111 Jackson St., Oakland 94607
††Rains, Omer L	Full-time Legislator	D	24	Ventura, Santa Barbara	500 Esplanade Dr., Suite 880, Oxnard 93030, Studio 129, El Paseo, Santa Barbara 93101
Richardson, H L.	Advertising	R	19	Los Angeles	735 W Duarte Rd., Suite 304, Arcadia 91006
Robbins, Alan	Attorney at Law	D	22	Los Angeles	12444 Victory Blvd., Suite 425, North Hollywood 91606
Robert, David A	Attorney	D	27	Los Angeles	6640 Sunset Blvd., No 202, Hollywood 90028
*Rodda, Albert S	Teacher	D	5	Sacramento	Room 4048, State Capitol, Sacramento 95814
Schrade, Jack	Rancher-Businessman	R	39	San Diego	1904 Hotel Circle, San Diego 92108
*Short, Alan	Attorney	D	6	Sacramento, San Joaquin	31 E. Channel St., Stockton 95202
*Song, Alfred H	Attorney	D	28	Los Angeles	2337 S. Garfield, Monterey Park 91754
Stevens, Robert S	Attorney	R	25	Los Angeles	1245 Glendon Ave., Suite 35, Los Angeles 90024
*Stern, Walter W	Veteran	D	18	Kern, Kings	930 Truxtun Ave., Room 201, Bakersfield 93301
*Stull, John	Retired Navy Commander	R	38	San Diego	4817 Palm Ave., Suite B, La Mesa 92041

MEMBERS OF THE SENATE—Continued

Name	Occupation	Party	Dist	Counties	District Address
*Walsh, Lawrence E	Businessman	D	30	Los Angeles	8060 East Florence Ave., Suite 204, Downey 90240
*Wav, Howard	Legislator	R	15	Fresno, Inyo, Madera, Mariposa, Merced, Mono, Tulare	P O Box 724, Exeter 90221
*Wedworth, James Q	Businessman	D	31	Los Angeles	1 Manchester Blvd., Suite 100, Inglewood 90301
Whetmore, James E.	Attorney	R	35	Los Angeles, Orange	300 So Harbor Blvd., Bank of America Bldg., Suite 312, Anaheim 92805
*Zenovich, George N	Attorney	D	16	Fresno	1060 Fulton Mall, Suite 1316, Fresno 93721

* Veteran

† Elected January 15, 1974, vice Coombs, William E.—resigned October 19, 1973

‡ Harmer, John L.—appointed Lieutenant Governor October 4, 1974

§ Elected July 2, 1974, vice Lagomarsino, Robert J.—resigned March 13, 1974—elected to Congress

¶ Marler, Fred W., Jr.—resigned September 13, 1974

OFFICERS AND ATTACHÉS OF THE SENATE

Title	Name	Capitol Office
President of Senate	*John L. Harmer	210 State Capitol
President pro Tempore	James R. Mills	5100 State Capitol
Secretary of Senate	Darryl R. White	3045 State Capitol
Sergeant at Arms	F. H. Kenealy	3030 State Capitol
Chaplain	Rev. David R. Swope	Senate Chamber
Chief Assistant Secretary	John W. Rovane IV	3045 State Capitol
Minute Clerk	Walter J. Little III	3044 State Capitol
History Clerk	David H. Kneale	3044 State Capitol
Amending Clerk	Spencer K. Hathaway	3044 State Capitol
File Clerk	Robert Carsoza	3044 State Capitol
Engrossing and Enrolling Clerk	Gene Berg	5114 State Capitol

* Appointed October 4, 1974, vice Ed Reinecke—resigned October 2, 1974

MEMBERS OF THE ASSEMBLY

Name	Occupation	Party	Dist	Counties	District Address
Alatorre, Richard	Full-time Legislator	D	48	Los Angeles	5916 N Figueroa, Los Angeles 90042
Antonovich, Mike D	Teacher	R	43	Los Angeles	512 E Wilson Ave., Suite 402, Glendale 91206
*Arnett, Dixon	Unversity Administrator	R	26	San Mateo	680 Warren St., Suite B Redwood City 94063
*Badham, Robert E	Wholesale Hardware Executive	R	71	Orange	1649 Westcliff Dr., Newport Beach 92660
*Bagley, William T	Attorney	R	7	Marin, Sonoma	Albert Bldg., Rm 225, San Rafael 94901
*Banna, Paul	Realtor	R	67	Los Angeles	15305 S Normandie Ave., Gardena 90247
†Vacancy			13	Alameda	
Berman, Howard L	Attorney	D	57	Los Angeles	13719 Ventura Blvd., Suite E.F., Sherman Oaks 91403
*Beverly, Robert G	Attorney	R	46	Los Angeles	1611 S Pacific Coast Hwy., Redondo Beach 90277
*Bostwright, Daniel E	Attorney	D	10	Contra Costa	1005 Detroit Ave S., Concord 94518
Bond, Bill	Full-time Legislator	R	39	Los Angeles	Suite 2104, 666 E Ocean Blvd., Long Beach 90802
*Briggs, John V	Insurance Broker	R	35	Orange	1400 N Harbor Blvd., Suite 605, Fullerton 92632
Brown, Willie L., Jr	Attorney	D	18	San Francisco	515 Van Ness Ave., San Francisco, 94102
*Burke, Robert H	Engineer	R	70	Orange	17732 Beach Blvd., Suite G, Huntington Beach 92647
†Vacancy			20	San Francisco	
Carter, Douglas F	Full-time Legislator	R	12	San Joaquin	Rm 418 State Bldg., 31 E Channel, Stockton 95202
*Chacon, Peter R	Educator	D	79	San Diego	5106 Federal Blvd., Suite 107, San Diego 92105
*Chappie, Eugene A	Rancher	R	6	Alpine, Amador, Calaveras, El Dorado, Inyo, Mariposa, Mono, Nevada, Placer, Tuolumne, Yuba	2091 State Capitol, Sacramento 95814
*Cline, Robert C	Financial and Tax Consultant	R	64	Los Angeles	6355 Topanga Canyon Blvd., Suite 418, Woodland Hills 91364
*Collier, John L E	Businessman	R	54	Los Angeles	1109 Fair Oaks Ave., South Pasadena 91030
Cory, Kenneth	Businessman	D	69	Orange	8100 Garden Grove Blvd., Garden Grove 92641
*Craven, William	Full-time Legislator	R	80	San Diego	12425 Rancho Bernardo Rd., San Diego 92128
*Cullen, Mike	Legislator	D	44	Los Angeles	444 W Ocean Blvd., Long Beach 90802
Davis, Pauline (Mrs)	Full-time Legislator	D	1	Del Norte, Humboldt, Lassen, Modoc, Plumas, Shasta, Sierra, Tehama, Trinity	P O Box 1071, Portola 96122
Deddeh, Wadie P	Teacher	D	77	San Diego	815 3rd Ave., Suite 219, Chula Vista 92011
*Dixon, Julian C	Full-time Legislator	D	63	Los Angeles	2907 W Vernon, Los Angeles 90006
Duffy, Gordon W	Optometrist	R	21	Kings, Tulare	321 N Douty, Room 8, Hanford 93230
*Dunlap, John F	Lawyer	D	5	Napa, Solano	1221 Monterey St., Vallejo 94590
*Fenton, Jack R	Attorney	D	51	Los Angeles	1601 West Beverly Blvd., Montebello 90640
Fong, March K (Mrs)	Educational Consultant	D	15	Alameda	10 Eastmont Mall, Suite 213, Oakland 94605
*Foran, John Francis	Attorney	D	23	San Francisco	350 McAllister St., San Francisco 94102
*Garcia, Alex P	Full-time Legislator	D	40	Los Angeles	Douglas Bldg., 287 S Spring St., Los Angeles 90012
Gonsalves, Joe A	Full-time Legislator	D	66	Los Angeles	12340 E Firestone Blvd., Suite 7, Norwalk, 90650
*Gonzales, Raymond	Educator	D	28	Kern	1910 Baker St., Bakersfield 93305
*Greene, Bill	Full-time Legislator	D	53	Los Angeles	203 E Vernon, Los Angeles 90011
*Greene, Leroy F	Civil Engineer	D	3	Sacramento	5738 Marconi Ave., Carmichael 95608
*Hayden, Richard D	Full-time Legislator	R	22	Santa Clara	525 West Remington Drive, Sunnyvale 94087
Holoman, Frank	Management Consultant	D	65	Los Angeles	8836 S Vermont, Los Angeles 90044
Ingalls, Walter M	Attorney	D	74	Riverside	3610 Central Ave., Suite 506, Riverside 92506

MEMBERS OF THE ASSEMBLY—Continued

Name	Occupation	Party	Dist	Counties	District Address
Johnson, Harvey	Attorney	D	58	Los Angeles	11001 Valley Mall, El Monte 91731
Johnson, Ray E	Real Estate	R	4	Butte, Colusa, Glenn, Lake, Sutter, Yolo	352 Vallombrosa Ave., Chuco 95926
*Kaploff, Lawrence	Attorney	D	78	San Diego	424 Pennsylvania Ave., San Diego 92103
Karabian, Walter	Attorney	D	45	Los Angeles	Carfield Bank Bldg., 231 W Garvey, Monterey Park 91754
Keene, Barry	Attorney	D	2	Humboldt, Mendocino, Sonoma	533 G St., Eureka 95501
*Keyser, Jim	Businessman	D	41	Los Angeles	1108 Celis St., Room 205, San Fernando 91340
*Knox, John T	Attorney	D	11	Contra Costa	3803 MacDonald Ave., Richmond 94805
Lancaster, Bill	Full-time Legislator	R	49	Los Angeles	372 E Rowland Ave., Covina 91723
Lanterman, Frank	Land Developer	R	47	Los Angeles	106-A S Los Robles, Pasadena 91101
Lewis, Jerry	Life Underwriter	R	73	San Bernardino	3973 N Waterman Ave., San Bernardino 92404
Lockyer, Bill	Full-time Legislator	D	14	Alameda	14895 E 14th St., San Leandro 94578
*MacDonald, Ken	Businessman-Legislator	D	37	Ventura	1903 E Main St., Ventura 93003
*MacGillivray, W Don	General Contractor	R	36	San Luis Obispo, Santa Barbara	Studio 117, El Paseo, Santa Barbara 93101
*Maddy, Kenneth L.	Attorney	R	32	Fresno	1221 Van Ness, Fresno 93721
McAlister, Alister	Attorney	D	25	Santa Clara	1595 E Santa Clara St., San Jose 95116
*McCarthy, Leo T	Attorney	D	19	San Francisco	350 McAllister St., San Francisco 94102
*McLennan, Robert	M D	R	38	Los Angeles	8040 E Alondra, Suite D., Paramount 90723
Meade, Ken	Attorney	D	16	Alameda	3923 Grand Ave., Oakland 94610
Miller, John J	Attorney-Legislator	D	17	Alameda	3051 Adeline St., Berkeley 94703
*Mobley, Ernest N	Farmer	R	33	Fresno	600 W Shaw, Suite 210, Fresno 93704
*Montoya, Joseph B	Full-time Legislator	D	50	Los Angeles	142 N 1st St., LaPuente 91744
Moretti, Bob	Legislator	D	42	Los Angeles	12444 Victory Blvd., Suite 401, North Hollywood 91606
*Murphy, Frank, Jr	Attorney	R	31	Merced, San Benito, Santa Cruz	P O Box 634, Santa Cruz 95060
*Nummo, Robert P	Agriculture/Military	R	29	Kern	3040 19th St., Suite 3, Bakersfield 93301
*Papan, Louis J	Insurance/Real Estate Broker	D	27	San Mateo	Suite 343-B, Serramonte Plaza, Daly City 94015
*Powers, Walter W	Attorney	D	8	Sacramento	P O Box 15265, Sacramento 95813
*Priolo, Paul	Retailer	R	60	Los Angeles	12121 Wilshire Blvd., Rm 105, Los Angeles 90025
Quimby, John P	Radio Announcer	D	72	San Bernardino	227A S Rivernde Ave., Rialto 92376
*Ralph, Leon	Full-time Legislator	D	55	Los Angeles	1922 E 103rd St., Los Angeles 90002
*Russell, Newton R	Insurance	R	62	Los Angeles	3507 W Magnolia Blvd., Burbank 91505
Seeley, Raymond T	Rancher	R	75	Rivernde	247 E Tahquitz McCallum Way, Suite 33, Palm Springs 92262
Seroty, Alan	Attorney	D	59	Los Angeles	449 S Beverly Dr., Suite 109, Beverly Hills 90212
Thomas, Vincent	Legislator	D	68	Los Angeles	255 W 5th St., San Pedro 90731
*Thurman, John E, Jr	Dairy Farmer	D	30	San Joaquin, Stanislaus	930 15th St., Modesto 95354
*Vasconcellos, John	Lawyer	D	24	Santa Clara	100 W Rincon Ave., Suite 207, Campbell 95008
*Wakefield, Floyd L.	Full-time Legislator	R	52	Los Angeles	7340 E Florence Ave., Suite 229, Downey 90240
*Warren, Charles	Attorney	D	56	Los Angeles	1411 W Olympic Blvd., Los Angeles 90015

MEMBERS OF THE ASSEMBLY—Continued

Name	Occupation	Party	Dist	Counties	District Address
Waxman, Henry A	Attorney	D	61	Los Angeles	6022 Pico Blvd., Los Angeles 90035
Wilson, Bob	Attorney	D	76	San Diego	164 W Park Ave., El Cajon 92020
Wood, Bob	Farmer	R	34	Monterey	32 E. Alisal, Salinas 93901
*Z'berg, Edwin L.	Attorney	D	9	Sacramento	2413 15th St., Sacramento 95818

* Veteran

† Bee, Carlos—died in office, November 29, 1974

‡ Burton, John L.—resigned June 23, 1974—elected to Congress

OFFICERS AND ATTACHÉS OF THE ASSEMBLY

Title	Name	Capitol Office
Speaker	Leo T. McCarthy	3164 State Capitol
Speaker pro Tempore	* Carlos Bee	3146 State Capitol
Majority Floor Leader	Howard L. Berman	3112 State Capitol
Minority Floor Leader	Robert G. Beverly	2125 State Capitol
Chief Clerk	James D. Driscoll	3194 State Capitol
Sergeant at Arms	Tony Beard	225-A State Capitol
Chaplain	Rev. Father Leo McAllister	3194 State Capitol
Assistant Chief Clerk	R. Brian Kidney	3194 State Capitol
Secretary to Chief Clerk	Eleanor M. Damelson	3194 State Capitol
Minute Clerk	Anabel Fleury	3194 State Capitol
History Clerk	Gunvor Engle	3194 State Capitol
File Clerk	Sue Flynn	3194 State Capitol
Engrossing and Enrolling Clerk	Charlotte Randall	450-A State Capitol

* Died in office November 29, 1974

COMMISSIONERS OF DEEDS

Name	Residence	Term expires
^{Connecticut} Luther Orville Foulk	Stratford	August 16, 1974

STATE JUDICIAL DEPARTMENT
SUPREME COURT JUSTICES AND OFFICERS
Terms of Court

Sessions of court are held at San Francisco, Los Angeles and Sacramento

JUSTICES

Donald R. Wright
Marshall F. McComb
William P. Clark, Jr.
Frank K. Richardson
Mathew O. Tobrner
Stanley Mosk
Raymond L. Sullivan
G. E. Bushel

Chief Justice
Associate Justice
Associate Justice
Associate Justice
Associate Justice
Associate Justice
Associate Justice
Clerk

COURTS OF APPEAL

First Appellate District

DIVISION ONE

John B. Molinari, Presiding Justice
Norman Elkington, Associate Justice
Richard M. Sims, Jr., Associate Justice
Clifford C. Porter

San Francisco
San Francisco
Tiburon
Clerk

DIVISION TWO

Wakefield Taylor, Presiding Justice
Robert F. Kane, Associate Justice
Allison M. Rouse, Associate Justice
Clifford C. Porter

Martinez
San Mateo
Redwood City
Clerk

DIVISION THREE

Murray Draper, Presiding Justice
Harold C. Brown, Associate Justice
(Vacant), Associate Justice
Clifford C. Porter

Hillsborough
San Francisco
Clerk

DIVISION FOUR

Thomas W. Caldecott, Presiding Justice
Winslow Christian, Associate Justice
Joseph A. Rattigan, Associate Justice
Clifford C. Porter

San Francisco
San Francisco
Santa Rosa
Clerk

Office State Bldg., 350 McAllister St., San Francisco 94102

Second Appellate District

DIVISION ONE

Parker Wood, Presiding Justice
Mildred L. Lallie, Associate Justice
Robert S. Thompson, Associate Justice
L. Thaxton Hanson, Associate Justice
Clay Robbins, Jr.

Los Angeles
Los Angeles
Beverly Hills
Los Angeles
Clerk

DIVISION TWO

Lester Wilham Roth, Presiding Justice
Edwin F. Beach, Associate Justice
Macklin Fleming, Associate Justice
Lynn D. Compton, Associate Justice
Clay Robbins, Jr.

Beverly Hills
Los Angeles
Los Angeles
Palos Verdes Estates
Clerk

DIVISION THREE

John J. Ford, Presiding Justice
James A. Cobey, Associate Justice
Rodney K. Potter, Associate Justice
John R. Allport, Associate Justice
Clay Robbins, Jr.

Los Angeles
Pasadena
Los Angeles
Malibu
Clerk

DIVISION FOUR

Gordon L. Files, Presiding Justice
Edwin L. Jefferson, Associate Justice
Robert Kingsley, Associate Justice
Gerold C. Dunn, Associate Justice
Clay Robbins, Jr.

Pasadena
Los Angeles
Los Angeles
Los Angeles
Clerk

DIVISION FIVE

Otto M. Kaus, Presiding Justice
 Clarke E. Stephens, Associate Justice
 James H. Hastings, Associate Justice
 Herbert L. Ashby, Associate Justice
 Clay Robbins, Jr

Beverly Hills
 Los Angeles
 Palos Verdes Peninsula
 Ventura
 Clerk

Office State Bldg, 217 W First St, Los Angeles 90012

Third Appellate District

(Vacant), Presiding Justice
 Leonard M. Friedman, Associate Justice
 Bertram D. Janes, Associate Justice
 Edwin J. Regan, Associate Justice
 Wilfred J. Kramer

Sacramento
 Davis
 Sacramento and Weaverville
 Clerk

Office Room 119, Library and Courts Bldg, Sacramento 95814

Fourth Appellate District

DIVISION ONE

Gerald Brown, Presiding Justice
 Richard B. Ault, Associate Justice
 Vincent A. Whelan, Associate Justice
 Gordon Cologne, Associate Justice
 John R. McDowell

San Diego
 El Cajon
 Bonita
 San Diego
 Clerk

Office 6010 State Bldg, 1350 Front St, San Diego 92101

DIVISION TWO

Robert Gardner, Presiding Justice
 (Vacant), Associate Justice
 Marcus M. Kaufman, Associate Justice
 John W. Kerrigan, Associate Justice
 Stephen K. Tamura, Associate Justice
 John R. McDowell

Corona Del Mar
 San Bernardino
 San Bernardino
 Santa Ana
 Clerk

Office 303 W Third St, San Bernardino 92401

Fifth Appellate District

George A. Brown, Presiding Justice
 Roy J. Gargano, Associate Justice
 Donald R. Franson, Associate Justice
 David Blomgren

Fresno
 Fresno
 Fresno
 Clerk

Office Room 5077, State Bldg, Fresno 93721

PUBLIC UTILITIES COMMISSION

Vernon L. Sturgeon, President

William Symons, Jr
 Thomas Moran
 J. P. Vukasun, Jr
 D. W. Holmes

Commissioner
 Commissioner
 Commissioner
 Commissioner

William R. Johnson, Secretary

WORKMEN'S COMPENSATION APPEALS BOARD

Hale H. Ashcraft, Chairman

Albert G. Boardman
 Jack W. Bradley
 Ovid Rose
 Arthur J. Costamagna
 James Flournoy
 Roy L. Wonder
 Franklin O. Grady
 Sheldon C. St. Clair

Commissioner
 Commissioner
 Commissioner
 Commissioner
 Commissioner
 Secretary and Deputy Commissioner
 Deputy Commissioner

TABLE OF LAWS ENACTED

TABLE OF RESOLUTIONS AND
PROPOSED CONSTITUTIONAL
AMENDMENTS ADOPTED
BY THE LEGISLATURE

1974

1973-74 Regular Session
and

1973-74 Second Extraordinary Session

TABLE OF LAWS ENACTED
1974
1973-74 Regular Session

Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
1	2691	—	Montoya	66	2629	—	Nummo and Ray Gonzales
2	—	435	Collier	67	2727	—	Fenton
3	—	1511	Grunsky	68	1031	—	Lancaster (Coauthors Senators Alquist and Gregorio)
4	855	—	Burton	69	1213	—	Nummo
5	—	792	Way (Coauthor Assemblyman Duffy)	70	—	1108	Rodda
6	926	—	Russell	71	—	26	Nejedly
7	2647	—	Mobley, Chappie, Antonovch, Bannai, Bee, Bond, Carter, Cline, Cullen, Davis, Deddeh, Hayden, Ingalls, Ray E. Johnson, Keene, Lanterman, MacDonald, McAlister, McCarthy, Montoya, Nummo, Powers, Russell, Thurman, Vasconcellos, Wilson, and Wood (Coauthors Senators Behr, Carpenter, Deukmejian, Dills, Dymally, Kennick, Lagomarsino, Marks, Nejedly, Robbins, Schrade, Stull, and Zenovich)	72	—	938	Biddle
				73	—	1542	Nejedly
				74	765	—	Kaploff, Alatorre, Bee, Berman, Boatwright, Deddeh, Duxon, Dunlap, Gonzales, McCarthy, Papan, Crown, Bill Greene, Thomas, Thurman, Vasconcellos, and Fong
8	—	298	Grunsky	75	853	—	Burton
9	1131	—	Beverly	76	1580	—	Gonsalves
10	1523	—	Vasconcellos and Garcia	77	2487	—	Russell
11	—	570	Dymally and Song	78	2962	—	Badham
12	—	1023	Way	79	—	393	Robert
13	—	144	Alquist, Beilenson, and Gregorio (Coauthors Assemblymen Chappie, Kaploff, Lewis, and McCarthy)	80	—	811	Robbins
14	—	1427	Way and Stern	81	—	1240	Berryhill
15	2406	—	Boatwright	82	887	—	MacGillivray
16	—	181	Marler	83	2290	—	Maddy, Duffy, Bill Greene, Ray E. Johnson, Keene, Lancaster, Mobley, Seeley, Wood, Badham, Chappie, and Davis (Coauthors Senators Behr, Nejedly, Stern, Stull, and Zenovich)
17	—	1627	Stull (Coauthor Assemblyman Craven)	84	—	528	Petrus (Coauthors Assemblymen Gonsalves, Boatwright, Bond, Cline, Gonzales, Bill Greene, Kaploff, and Thomas)
18	—	1639	Grunsky (Coauthor Assemblyman Murphy)	85	501	—	Boatwright
19	—	1703	Behr	86	1477	—	Lanterman
20	2748	—	MacDonald (Coauthor Senator Lagomarsino)	87	2592	—	Bee
21	—	15	Petrus	88	2702	—	Karaban
22	—	607	Petrus	89	—	647	Harmer
23	—	1153	Dymally	90	1188	—	Briggs (Coauthor Senator Whetmore)
24	—	1235	Robert	91	2089	—	Kaploff
25	2405	—	Boatwright	92	1180	—	Knox
26	2410	—	Ingalls	93	1304	—	Russell, Knox, Badham, Beverly, Deddeh, Lanterman, and Qumby
27	351	—	Mobley and MacDonald	94	—	1472	Stern
28	1166	—	Vasconcellos	95	14	—	Ray E. Johnson
29	1308	—	Crown	96	1595	—	Duffy
30	2396	—	Vasconcellos	97	2546	—	Seeley
31	340	—	Beverly	98	2642	—	Bannai and McLennan
32	431	—	Badham	99	—	890	Song
33	885	—	MacDonald	100	—	1019	Berryhill
34	1066	—	Cullen	101	—	1397	Grunsky (Coauthor Assemblyman Wood)
35	1898	—	Holoman	102	—	1425	Beilenson
36	2438	—	Boatwright	103	124	—	Deddeh and Wilson
37	2479	—	MacDonald	104	1118	—	Ingalls
38	—	1415	Grunsky	105	1313	—	Maddy
39	—	1456	Biddle	106	1830	—	Badham
40	—	1500	Berryhill	107	2265	—	Lewis
41	2070	—	Boatwright	108	2359	—	Bee
42	—	1449	Alquist	109	2728	—	Cullen
43	—	1617	Song	110	2790	—	Duxon
44	541	—	MacDonald	111	2818	—	Chacon, Alatorre, Bannai, Boatwright, Bond, Carter, Chappie, Craven, Dunlap, Fenton, Fong, Foran, Garcia, Ray Gonzales, Bill Greene, Kaploff, Keene, Karaban, Qumby, Seroty, Vasconcellos, Wasman, and Z'berg (Coauthors Senators Moscone, Behr, Dills, Dymally, Gregorio, Marks, Schrade, Walsh, and Wedworth)
45	1082	—	Wilson				
46	2030	—	Harvey Johnson				
47	2212	—	Chacon				
48	—	1340	Moscone and Whetmore				
49	1231	—	Kaploff				
50	1401	—	Meade				
51	1476	—	Lanterman				
52	1662	—	Chappie				
53	2003	—	Ray E. Johnson and Chappie	112	2947	—	Lanterman and Vasconcellos (Coauthor Senator Short)
54	2086	—	Kaploff				
55	2138	—	McCarthy	113	—	1589	Marler
56	2338	—	Knox	114	1756	—	Crown and Meade
57	1536	—	Harmer and Dymally	115	2080	—	Ingalls
58	367	—	Thurman	116	404	—	Beverly
59	—	321	Petrus	117	536	—	Chappie
60	198	—	Gonsalves, Boatwright, Bond, Cline, Deddeh, Gonzales, and Bill Greene	118	2148	—	Bagley (Coauthor Senator Behr)
61	1654	—	Chappie	119	2305	—	Wood (Coauthor Senator Grunsky)
62	2096	—	Arnett	120	2413	—	Alatorre
63	2570	—	Nummo and MacDonald	121	2622	—	Thurman
64	2578	—	Leroy F. Greene	122	276	—	Burton
65	2626	—	MacGillivray	123	—	1407	Collier
				124	497	—	Meade and Moretti

TABLE OF LAWS ENACTED—Continued

1974

Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
125	1326	—	Ralph	183	2327	—	McAlister
126	1346	—	Knox	184	—	371	Alquist (Coauthor Assemblyman Dunlap)
127	1347	—	Knox	185	—	1566	Grunsky
128	1455	—	Duffy	186	319	—	Knox
129	1859	—	Seeley	187	1383	—	Keyser
130	2370	—	Nimmo	188	2823	—	Craven
131	2523	—	Dixon	189	—	1492	Grunsky
132	2664	—	McAlister	200	—	1549	Collier
133	3170	—	Badham	201	1390	—	Ralph and Powers
134	—	1626	Biddle (Coauthor Assemblyman Ingalls)	202	2364	—	Vasconcellos
135	—	1609	Walsh	203	2584	—	Joe A Gonsalves
136	—	1445	Song	204	2623	—	Bannai and McLennan
137	—	1494	Grunsky	205	2767	—	Mobley and Maddy (Coauthor Senator Zenovich)
138	1132	—	Wood and Gonsalves	206	2781	—	Lancaster
139	2324	—	Wood (Coauthor Senator Grunsky)	207	2785	—	Chappae
140	2483	—	Nimmo	208	2792	—	Knox
141	2571	—	Papan	209	2793	—	Knox
142	2643	—	Cullen	210	2826	—	Knox
143	2672	—	Wood and Fong	211	2829	—	McAlister
144	3184	—	Lanternman	212	2834	—	Davis
145	—	852	Marler (Coauthor Assemblyman Lewis)	213	—	222	Grunsky
146	—	1489	Grunsky (Coauthor Assemblyman Nimmo)	214	—	223	Grunsky
147	—	1530	Collier	215	—	1119	Cusanovich
148	—	1541	Collier	216	—	1487	Collier
149	—	1686	Song	217	—	1559	Way
150	772	—	Hayden	218	—	1569	Collier
151	1806	—	Brown	219	—	1570	Mills
152	2704	—	Z'berg	220	—	1629	Bradley
153	2749	—	MacDonald (Coauthor Senator Lagomarsino)	221	—	1647	Way
154	—	1576	Marks and Moscone	222	1283	—	Montoya
155	—	1678	Nejedly	223	1948	—	Wilson
156	2151	—	Bagley	224	2613	—	Montoya
157	—	1499	Berryhill, Way, and Zenovich (Coauthor Assemblyman Thurman)	225	2665	—	Chappae, Mobley, Davis, Moretti, Antonovich, Bannai, Carter, Chacon, Craven, Duffy, Fenton, Fong, Foran, Hayden, Ray E Johnson, Keene, Lancaster, Lewis, Lockyer, MacDonald, Maddy, Murphy, Nimmo, Prolo, Russell, Seeley, Seroty, Thurman, Wood, and Ingalls
158	3191	—	Keyser	226	2725	—	Fenton
159	2726	—	Arnett	227	2828	—	McAlister
160	—	628	Stull	228	2918	—	Seeley
161	—	1106	Collier	229	—	1429	Holmdahl
162	—	1178	Short	230	—	1610	Kennick
163	—	1844	Marks	231	—	1611	Kennick
164	1142	—	Garcia	232	269	—	Chappae (Coauthors Senators Berryhill and Collier)
165	1841	—	Duffy (Coauthor Senator Song)	233	483	—	Keene
166	2080	—	Kaploff	234	2379	—	Keyser
167	2764	—	Mobley and Maddy (Coauthor Senator Zenovich)	235	2667	—	Berman, Arnett, Dixon, Dunlap, Gonzales, Bill Greene, Keyser, and Montoya (Coauthors Senators Behr, Carpenter, Dymally, Moscone, and Rodda)
168	—	1405	Alquist	236	2933	—	Russell, Hayden, Ray E. Johnson, Cullen, and MacGillivray
169	—	1602	Song	237	3004	—	Chappae
170	—	1574	Mills and Stull (Coauthor Assemblyman Seeley)	238	475	—	Brown, Antonovich and Bill Greene
171	2190	—	Maddy	239	3157	—	Thurman, Deddeh, Keene, Mobley, Antonovich, Arnett, Bagley, Bannai, Berman, Beverly, Bond, Briggs, Brown, Carter, Chacon, Cline, Cory, Craven, Davis, Dixon, Duffy, Dunlap, Fong, Joe A Gonsalves, Ray Gonzales, Bill Greene, Leroy F Greene, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E Johnson, Karaban, Keyser, Knox, Lancaster, Lanternman, Lewis, Lockyer, MacDonald, MacGillivray, McAlister, McCarthy, Meade, Miller, Montoya, Papan, Powers, Qumby, Ralph, Russell, Seeley, Wood, Z'berg, Alatorre, Badham, Bee, Boatwright, Burke, Burton, Chappae, Collier, Cullen, Fenton, Foran, Garcia, Kaploff, Maddy, Moretti, Prolo, Seroty, Vasconcellos, Warren, Waxman, and Wilson (Coauthors Senators Ayala, Behr, Cusanovich, Dills, Dymally, Gregorio, Grunsky, Kennick, Marks, Marler, Mills, Nejedly, Petrus, Robbins, Roberts, Schrade, Song,
172	2670	—	Lanternman (Coauthors Senators Harmer and Nejedly)				
173	2671	—	Wood				
174	2695	—	Badham and MacDonald				
175	3100	—	Fenton				
176	—	491	Nejedly and Lagomarsino (Coauthors Assemblymen Fong, Lockyer, Meade, and Miller)				
177	—	1231	Zenovich				
178	2099	—	Arnett				
179	—	1895	Dills				
180	—	747	Stern				
181	—	1309	Robbins, Robert, Song, and Stevens (Coauthor Assemblyman Keyser)				
182	—	1466	Moscone (Coauthors Assemblymen Ray Gonzales, Berman, Cory, and Vasconcellos)				
183	690	—	Dunlap				
184	—	1717	Nejedly (Coauthor Assemblyman Boatwright)				
185	1674	—	Russell				
186	2075	—	Kaploff				
187	2083	—	Kaploff				
188	2087	—	Kaploff				
189	2528	—	Burton				
190	2615	—	Leroy F Greene (Coauthor Senator Rodda)				
191	2782	—	Chappae				
192	2800	—	Duffy and Ray Gonzales (Coauthors Senators Ayala, Stern, Stull, and Way)				

TABLE OF LAWS ENACTED—Continued

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Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
240	—	1406	Stull, Walsh, Wedworth, and Zenovich)	290	—	1614	Way (Coauthors Assemblymen Davs and Moblely)
241	—	1583	Holmdahl	291	—	1631	Alquist and Bradley (Coauthors Assemblymen Hayden, McAlister, and Vasconcellos)
242	—	1607	Berryhull (Coauthor Assemblyman Thurman)	292	—	1314	Dymally
243	—	1608	Biddle (Coauthor Assemblyman Lewis)	293	—	1669	Biddle
244	—	1903	Alquist	294	—	1708	Berryhull
245	286	—	Garcia	295	—	1774	Stull
246	1211	—	Boatwright	296	—	1794	Way
247	2498	—	Montoya	297	—	2023	Grunsky
248	2863	—	Knox	298	723	—	Dunlap
249	2870	—	Boatwright and Knox	299	2658	—	Deddeh, Wilson, and Arnett
250	2908	—	Z'berg	300	2716	—	MacGillivray
251	2971	—	Duffy, Alatorre, Fenton, Waxman, McLennan, Bill Greene, Lewis, Thurman, Qumby, Cullen, Knox, McCarthy, Chacon, Bannai, Dunlap, Hayden, Craven, Lanterman, Keysor, Ray Gonzales, Ralph, Keene, Montoya, and Vasconcellos (Coauthors Senators Song, Zenovich, Dymally, and Robert)	301	2891	—	Chappie
252	3029	—	Kaploff	302	2939	—	Papan
253	—	1488	Collier (Coauthor Assemblyman Keene)	303	2965	—	Z'berg, Knox, Thurman, and Carter (Coauthors Senators Short and Marler)
254	—	1590	Berryhull	304	3137	—	Chappie
255	—	1658	Collier	305	3234	—	Moblely
256	1350	—	Powers	306	3238	—	Bee
257	2769	—	Dixon	307	3315	—	Craven
258	2846	—	Lanterman	308	3509	—	Bannai
259	—	437	Coombs	309	—	354	Dymally, Petrus, Moscone, and Robbins (Coauthors Assemblymen Lockyer, Bond, Dixon, and Miller)
260	—	1661	Gregorio	310	—	1874	Stull
261	2766	—	Moblely and Ray E. Johnson (Coauthor Senator Zenovich)	311	870	—	Consalves
262	2963	—	Badham	312	2085	—	Kaploff
263	2995	—	Moblely, Maddy, Chappie, Ray E. Johnson, Arnett, Bagley, Lanterman, Murphy, Seeley, Ray Gonzales, and Qumby	313	3256	—	McAlister
264	3555	—	Knox	314	—	1632	Alquist
265	—	420	Collier, Lagomarsino, Carpenter, Cusanovich, Gregorio, Grunsky, Mills, Schrade, and Stevens (Coauthors Assemblymen Keene, Arnett, Badham, Bagley, Berman, Burke, Chappie, Dunlap, Hayden, MacDonald, MacGillivray, Murphy, Nummo, Priolo, Sieroty, Wood, and Z'berg)	315	1470	—	Dunlap
266	—	1683	Deukmejian	316	3459	—	Brown
267	892	—	Seeley and Papan	317	3129	—	Lancaster
268	900	—	Duffy, Fong, and Z'berg (Coauthor Senator Rodda)	318	2784	—	Chappie
269	2038	—	Knox	319	—	1367	Robbins
270	2534	—	Ralph	320	—	1594	Nejedly, Dulls, and Zenovich (Coauthor Assemblyman Z'berg)
271	2715	—	MacGillivray	321	—	1648	Carpenter
272	2720	—	Lancaster	322	—	1652	Walsh
273	2909	—	Z'berg	323	—	1711	Zenovich
274	2943	—	MacGillivray and MacDonald	324	—	1754	Grunsky
275	2974	—	Foran	325	375	—	Miller and Thurman
276	1575	—	Warren, Moretti, Alatorre, Arnett, Bee, Berman, Boatwright, Briggs, Brown, Chappie, Cory, Craven, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Garcia, Gonsalves, Hayden, Ingalls, Kaploff, Karabian, Keene, Knox, Lockyer, MacDonald, Maddy, McAlister, McCarthy, Nummo, Papan, Qumby, Thurman, Vasconcellos, and Wood (Coauthors Senators Alquist, Behr, Marks, Mills, Moscone, Nejedly, and Stevens)	326	1291	—	Keene
277	—	1219	Carpenter	327	1732	—	Z'berg
278	—	1544	Biddle	328	2644	—	Leroy F. Greene
279	—	1638	Zenovich (Coauthors Assemblymen Duffy, Maddy, and Mobley)	329	2692	—	Beverly
280	—	1665	Stern	330	2763	—	Moblely and Maddy (Coauthors Senators Way and Zenovich)
281	—	1680	Grunsky	331	2830	—	McAlister
282	—	1694	Grunsky	332	2831	—	McAlister
283	—	1736	Whetmore	333	3035	—	Craven
284	610	—	Kaploff	334	3062	—	Burton
285	2815	—	Berman	335	3061	—	Thurman
286	3048	—	Thomas	336	3082	—	Carter
287	3169	—	Badham	337	—	1668	Biddle
288	—	1365	Robbins	338	—	2173	Moscone
289	—	1448	Holmdahl and Petrus	339	—	129	Collier (Coauthors Assemblymen Fong, Z'berg, Carter, and Nummo)
				340	—	1338	Song (Coauthor Assemblyman Collier)
				341	—	1426	Robbins (Coauthors Assemblymen Dunlap, Ray Gonzales, Montoya, and Vasconcellos)
				342	—	1595	Bradley
				343	3232	—	Fenton, Moretti, Deddeh, Montoya, Alatorre, Bannai, Bee, Berman, Cory, Craven, Cullen, Foran, Joe A. Gonsalves, Ray Gonzales, Leroy F. Greene, Hayden, Kaploff, Knox, Lockyer, MacDonald, Maddy, Priolo, Qumby, Thomas, Warren, Waxman, and Wilson
				344	2985	—	Dixon and Bagley
				345	—	1738	Collier
				346	—	238	Collier (Coauthor Assemblyman Brown)
				347	—	397	Petrus and Robbins (Coauthor Assemblyman Thomas)
				348	—	1505	Petrus
				349	—	1571	Lagomarsino and Carpenter (Coauthor Assemblyman MacGillivray)
				350	—	1752	Biddle (Coauthor Assemblyman Ingalls)

TABLE OF LAWS ENACTED—Continued

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Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
351	—	1838	Collier	412	2768	—	Ingalls and Seeley (Coauthors Senators Bid- dle and Stull)
352	—	1840	Berryhill	413	3063	—	Powers
353	1066	—	Miller	414	3409	—	Cline
354	2836	—	Z'berg	415	—	1699	Ayala (Coauthor Assemblyman Qumby)
355	3124	—	Duffy	416	—	1606	Collier (Coauthor Assemblyman Keene)
356	3344	—	Russell	417	—	1859	Walsh
357	—	1651	Berryhill	418	—	2108	Stevens
358	—	1759	Stern	419	—	1495	Marks and Petrus (Coauthors Assemblymen Z'berg and Chacon)
359	661	—	Lanterman and Deddeh	420	—	1679	Grunsky
360	2892	—	Harvey Johnson	421	—	1732	Marks (Coauthor Assemblyman Brown)
361	3224	—	McAlister	422	—	2047	Zenovich and Way (Coauthor Assemblyman Mobley)
362	3389	—	Banna, Hayden, and Vasconcellos	423	—	913	Coombs
363	—	1091	Beisenon (Coauthors Assemblymen Bagley, Montoya, Chacon, and Ray Gonzales)	424	—	929	Zenovich and Cusanovich
364	—	1772	Biddle	425	—	1533	Stevens
365	1041	—	Chappie	426	—	1535	Stevens
366	3373	—	Craven	427	—	1613	Cusanovich
367	2733	—	Davis, Chappie, Keene, Seeley, and Thur- man (Coauthors Senators Behr, Collier, Dills, Marler, Nejedly, Stern, and Walsh)	428	—	1643	Marler
368	2916	—	Wood, Davis, Carter, Joe A Gonsalves, Ray Gonzales, Nimmo, Seeley, and Thurman	429	—	1682	Biddle
369	3321	—	Mobley and Maddy (Coauthor Senator Zenovich)	430	—	1704	Holmdahl
370	2732	—	Davis, Chappie, Keene, Seeley, and Thur- man (Coauthors Senators Behr, Collier, Dills, Marler, Nejedly, and Stern)	431	—	1773	Stull, Behr, Berryhill, Carpenter, Cusano- vich, Deukmejian, Harmer, Lagomar- ano, Nejedly, Schrade, Stevens, and Whetmore (Coauthors Assemblymen Antonovich, Arnett, Banna, Beverly, Bond, Burke, Carter, Chappie, Cline, Collier, Craven, Duffy, Hayden, Ray E Johnson, Lancaster, Lanterman, Lewis, MacGillivray, Maddy, McLennan, Mob- ley, Murphy, Nimmo, Russell, Seelev Wakefield, and Wood)
371	3041	—	Duffy	432	—	1789	Rodda
372	1936	—	Dunlap	433	—	1817	Cusanovich
373	3211	—	Knox	434	—	1818	Cusanovich
374	—	1764	Berryhill (Coauthors Assemblymen Bad- ham, Banna, Boatwright, Carter, Collier, Chappie, Duxon, Duffy, Fenton, Fong, In- galls, Ray E Johnson, Kaploff, Lewis, Mobley, Nimmo, Papan, Priolo, Russell, Thurman, Wilson, and Z'berg)	435	—	1819	Cusanovich
375	—	1525	Collier	436	—	1837	Zenovich
376	3043	—	Keyser	437	—	1875	Holmdahl
377	3839	—	Chappie	438	—	1916	Nejedly
378	4415	—	Craven and MacDonald	439	—	1944	Way
379	—	1512	Carpenter	440	—	1952	Richardson
380	—	2141	Ayala (Coauthor Assemblyman Lewis)	441	—	1956	Stern and Ayala (Coauthor Assemblyman Qumby)
381	222	—	Antonovich	442	—	1957	Cusanovich
382	507	—	Ralph and Hayden (Coauthors Senators Al- quist and Zenovich)	443	—	1991	Bradley
383	2960	—	Leroy F Greene and Arnett	444	—	1992	Bradley
384	3408	—	Joe A Gonsalves	445	—	2004	Bradley
385	3461	—	Knox	446	—	2039	Marler
386	—	1519	Nejedly	447	—	2068	Bradley
387	—	1655	Berryhill, Collier, Marler, and Short (Coau- thors Assemblymen Chappie and Thur- man)	448	—	2113	Rodda
388	—	1689	Grunsky	449	—	2137	Stern
389	—	1748	Petrus	450	—	2178	Stull
390	2598	—	Wood	451	23	—	Brown, Maddy, Lanterman, Moretti, Vascon- cellos, Arnett, and Bill Greene (Coau- thors Senators Rodda, Dymally, Grunsky, and Carpenter)
391	2753	—	Craven	452	341	—	Bagley
392	2822	—	Arnett	453	409	—	Crown and Lockyer
393	2883	—	Dunlap	454	914	—	Gonzales
394	2903	—	Joe A Gonsalves (Coauthor Senator Deuk- mejian)	455	1560	—	Burton
395	3091	—	Chappie	456	1567	—	Briggs
396	3175	—	Chappie (Coauthor Senator Berryhill)	457	1579	—	Gonsalves
397	3326	—	Powers	458	2206	—	Z'berg
398	3371	—	Knox	459	2607	—	Bill Greene and Banna
399	3399	—	Badham	460	2624	—	Fenton, Moretti, Deddeh, Montoya, Ala- torre, Antonovich, Arnett, Banna, Bee, Berman, Beverly, Boatwright, Brown, Burton, Chacon, Chappie, Cline, Cory, Craven, Cullen, Davis, Duxon, Duffy, Dunlap, Foran, Garcia, Gonsalves, Gon- zales, Leroy F Greene, Hayden, Holo- madi, Ingalls, Ray E Johnson, Kaploff, Keene, Keyser, Lancaster, Lanterman, Lockyer, MacDonald, Maddy, McAlister, McLennan, Meade, Miller, Mobley, Mur- phy, Powers, Priolo, Qumby, Ralph, Rus- sell, Thomas, Thurman, Vasconcellos, Warren, Waxman, Wilson, Wood, and Z'berg
400	3452	—	Foran, Moretti, Dunlap, Keene, and Garcia				
401	3482	—	Sieroty				
402	3596	—	Craven				
403	3600	—	Fenton				
404	3606	—	Chappie				
405	3944	—	Antonovich				
406	—	1496	Marler (Coauthor Assemblyman Davis)				
407	—	1782	Short, Behr, Berryhill, Collier, Grunsky, Holmdahl, and Rodda (Coauthors As- semblymen Lanterman, Antonovich, Brown, and Vasconcellos)				
408	—	1949	Nejedly				
409	—	1769	Alquist and Grunsky				
410	—	1803	Stevens (Coauthor Assemblyman Montoya)				
411	180	—	MacDonald and Keene				

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Ch No	AB No	SB No	Author	Ch No	AB No	SB No	Author
461	2703	—	Z'berg	522	3195	—	MacDonald (Coauthor Senator Lagomarsino)
462	2816	—	Berman	523	3245	—	Cory
463	2820	—	Lancaster	524	3260	—	Chappie
464	2827	—	Knox, Keene, Chappie, Baglev, Bee, and Wood (Coauthors Senators Alquist, Behr, Collier, Kennick, and Marks)	525	3319	—	Craven
465	2862	—	Thurman	526	3499	—	Knox
466	2896	—	Banna	527	3564	—	Kaploff, Deddeh, Chacon, Craven, Maddy, Ralph, and Wilson (Coauthor Senator Mills)
467	2890	—	Chappie	529	3601	—	Deddeh (Coauthor Senator Bradley)
468	2952	—	Chappie	529	3646	—	Thurman
469	3042	—	Keyser	530	3901	—	Wood
470	3093	—	Papan	531	2859	—	Dunlap, Arnett, and Kaploff
471	3134	—	MacGillivray	532	3792	—	Joe A Gonsalves
472	3160	—	Papan	533	—	1501	Rodda and Alquist
473	3164	—	Powers	534	—	1562	Way
474	3193	—	Burke	535	—	1558	Way
475	3236	—	McAlister, Hayden, and Vasconcellos (Coauthor Senator Alquist)	536	—	1588	Way
476	3240	—	Briggs	537	—	1630	Biddle
477	3248	—	MacGillivray	538	—	1785	Berryhull
478	3266	—	Knox	539	—	1793	Way
479	3286	—	MacGillivray	540	—	1795	Way
480	3312	—	Carter and Wilson	541	—	1797	Nejedly (Coauthor Assemblyman Z'berg)
481	3360	—	Wilson, Deddeh, Chacon, Craven, and Kaploff	542	—	1907	Grunsky and Alquist (Coauthor Assemblyman Murphy)
482	3384	—	Leroy F Greene	543	—	1917	Nejedly
483	3424	—	Craven	544	—	2375	Song
484	3426	—	Chappie	545	—	2378	Song
485	3448	—	Lockyer	546	—	2376	Song
486	3475	—	Lanterman	547	3638	—	Leroy F Greene
487	3637	—	Keene	548	2289	—	Keene
488	3685	—	Knox	549	2994	—	Alatorre, Hayden, Ingalls, Dunlap, Maddy, Mobley, and Morett
489	4024	—	Keene	550	3022	—	Dunlap
490	4055	—	Beverly	551	3065	—	Boatwright
491	2693	—	Beverly	552	3126	—	Leroy F Greene
492	—	1950	Alquist	553	3227	—	Lewis
493	—	1790	Song	554	3275	—	Lewis
494	2965	—	Cory and Burke	555	3391	—	MacGillivray
495	—	1575	Grunsky	556	3468	—	Brown
496	3597	—	Craven	557	3544	—	Ralph, Bill Greene, and Dixon (Coauthor Senator Dymally)
497	—	457	Alquist (Coauthors Assemblymen Lanterman, Duffy, Vasconcellos, and Chappie)	558	3566	—	Boatwright and Knox (Coauthor Senator Nejedly)
498	3101	—	Fenton, Moreth, Davis, Dunlap, Bill Greene, Ray E Johnson, Lockyer, Meade, and Mobley (Coauthors Senators Dills, Dymally, Mills, Robbins, and Roberts)	559	3565	—	Boatwright and Knox (Coauthor Senator Nejedly)
499	774	—	Antonovich	560	3624	—	Knox
500	—	2042	Nejedly	561	3705	—	Kaploff
501	2617	—	Nimmo and Gonzales	562	3933	—	Murphy
502	2901	—	Arnett and Papan (Coauthor Senator Gregorio)	563	3938	—	Deddeh
503	3492	—	Russell	564	3954	—	Badham
504	3502	—	Z'berg	565	4158	—	Nimmo
505	3542	—	Murphy	566	—	2316	Select Committee on Proposed Phaseout of State Hospital Services (Senator Alquist, Chairman)
506	4491	—	Mobley (Coauthor Senator Wav)	567	4513	—	Lanterman, Waxman, Foran, McCarthy, and Vasconcellos (Coauthors Senators Alquist, Belenson, Mills, and Petrus)
507	4037	—	Beverly	568	—	2434	Stull (Coauthor Assemblyman Craven)
508	3951	—	Briggs	569	—	1678	Robbins, Dills, Gregorio, Moscone, Rains, and Whetmore (Coauthors Assemblymen Antonovich, Alatorre, Arnett, Banna, Beverly, Boatwright, Bond, Briggs, Carter, Chacon, Chappie, Craven, Cullen, Dixon, Dunlap, Fenton, Fong, Joe A Gonsalves, Hayden, Ingalls, Karabian, Keyser, MacDonald, Maddy, McAlister, McCarthy, McLennan, Mobley, Montoya, Nimmo, Quumby, Ralph, Russell, Seelev, Thurman, Warren, and Wood)
509	3122	—	Papan	570	—	1935	Stern (Coauthors Assemblymen Ray Gonzales and Russell)
510	—	1941	Way (Coauthor Assemblyman Thurman)	571	—	2138	Stern
511	—	2067	Bradley	572	1256	—	Keene
512	729	—	McAlister	573	2022	—	Thurman and Dunlap
513	1234	—	Wilson and Deddeh	574	2708	—	Cory
514	1946	—	McAlister, Keyser, Montoya, Antonovich, Arnett, Berman, Chacon, Craven, Fong, Garcia, Karabian, Knox, Lockyer, MacDonald, McCarthy, Sieroty, Thurman, Wakefield, Waxman, Wood, Vasconcellos, and Z'berg (Coauthors Senators Stull, Alquist, Cusanovich, Deukmejian, Dills, Harner, Robbins, Roberts, Schrade, and Whetmore)	575	2722	—	Cullen
515	2786	—	Chappie	576	3096	—	Keyser
516	2878	—	Duffy	577	3161	—	Rav E Johnson
517	2919	—	Banna	578	3252	—	Wood
518	3003	—	Chappie				
519	3104	—	Meade, Morett, Dunlap, Fenton, and Bill Greene (Coauthors Senators Dymally and Mills)				
520	3156	—	Quimby				
521	3162	—	Powers				

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Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
579	3323	—	MacDonald	631	2883	—	Harvey Johnson
580	3393	—	MacGillivray, Lewis, Davis, Brown, Alatorre, Badham, Bee, Deddeh, Hayden, Kaploff, and Seeley	632	2886	—	Duffy
581	3430	—	MacGillivray	633	3020	—	Bagley
582	3450	—	Maddy	634	3021	—	Bill Greene
583	3503	—	Z'berg, Deddeh, Garcia, and Wilson (Coauthor Senator Gregorio)	635	3028	—	Wood
584	3540	—	MacGillivray	636	3033	—	Dunlap
585	3592	—	Nimmo	637	3120	—	Burke
586	3622	—	Knox	638	3222	—	Seeley and Briggs (Coauthor Senator Bidle)
587	3676	—	Deddeh	639	3225	—	Joe A. Goncalves
588	3677	—	Deddeh	640	3287	—	Alatorre
589	3688	—	Maddy	641	3293	—	Meade
590	3690	—	Bannai	642	3364	—	Bill Greene
591	3767	—	Ray E. Johnson, Mobley and Maddy	643	3383	—	McLennan
592	3770	—	McAlister	644	3386	—	Hayden
593	3904	—	Craven	645	3394	—	Lanterman
594	3983	—	Lewis (Coauthor Senator Bradley)	646	3427	—	Chappie
595	4090	—	Keene	647	3570	—	Wilson
596	4486	—	Mobley	648	3583	—	Burke
597	4428	—	Z'berg, Dunlap, Powers, Leroy F. Greene, Alatorre, Berman, Boatwright, Carter, Chacon, Chappie, Davis, Deddeh, Duffy, Foran, Ray Gonzales, Ingalls, Kaploff, Karabian, Keene, Keysor, MacDonald, Maddy, McAlister, Mobley, Morett, Russell, Thurman, Warren, and Wilson (Coauthors Senators Dymally, Rodda, and Short)	649	3629	—	Lancaster and Arnett (Coauthor Senator Cusanovich)
598	—	939	Biddle	650	3648	—	Meade
599	—	1597	Carpenter	651	3703	—	Kaploff
600	—	1637	Gregorio (Coauthors Assemblymen Arnett and Papan)	652	3735	—	Duffy
601	—	1709	Bedlenson	653	3828	—	Carter
602	—	1715	Marler	654	3833	—	Keene
603	—	1820	Cusanovich	655	3935	—	Carter
604	—	1865	Nejedly	656	3840	—	Chappie
605	—	1924	Carpenter	657	3849	—	Mobley and Maddy (Coauthors Senators Way and Zenovich)
606	—	1960	Carpenter	658	4105	—	Knox
607	—	1974	Ayala, Stern, and Stull	659	4123	—	Montoya
608	—	2071	Bradley	660	4141	—	Chappie
609	—	2082	Stevens	661	4144	—	MacDonald
610	—	2101	Deukmejian	662	4145	—	Hayden
611	—	2159	Carpenter	663	4231	—	Keene
612	—	2304	Zenovich (Coauthor Assemblyman Maddy)	664	4256	—	Wood and Keene
613	—	2346	Dills	665	4436	—	Wood
614	—	2351	Petrus	666	4437	—	Wood
615	—	2361	Berryhull	667	4474	—	Waxman
616	—	2457	Short	668	4479	—	Waxman
617	—	2459	Gregorio and Moscone (Coauthor Assemblyman Papan)	669	4484	—	Mobley (Coauthor Senator Zenovich)
618	—	2463	Stull	670	—	2471	Holmdahl, Schrade, and Bradley (Coauthors Assemblymen Wilson, MacDonald, Thurman, Craven, Ray E. Johnson, Kaploff, and Mobley)
619	1531	—	Murphy	671	—	355	Biddle
620	2486	—	McAlister	672	—	1518	Nejedly
621	2553	—	Vasconcellos, Arnett, Deddeh, and Montoya	673	—	1664	Behr and Berryhull
622	2611	—	MacDonald	674	—	1802	Stevens
623	2707	—	Cory	675	—	1856	Stull
624	2724	—	Kaploff	676	—	1871	Petrus
625	2740	—	Deddeh, Antonovich, Bannai, Bee, Carter, Chacon, Chappie, Cline, Craven, Dunlap, Fenton, Bill Greene, Leroy F. Greene, Hayden, Ingalls, Harvey Johnson, Kaploff, Keene, Keysor, Knox, Lanterman, Lockyer, MacDonald, MacGillivray, Mobley, Nimmo, Thurman, Vasconcellos, Wilson, and Z'berg (Coauthors Senators Dills, Dymally, Lagomarsino, Nejedly, Robbins, Schrade, Stern, Stull, Whetmore, and Zenovich)	677	—	1977	Song
626	2757	—	Joint Committee on Fair Allocation and Classification (Seeley, Chappie, Davis (Chairman), Mobley, Harvey Johnson, Keene, and Thurman, Coauthors Senators Behr, Collier, Dills, Marler, Nejedly, Stern, and Walsh)	678	—	2286	Holmdahl (Coauthor Assemblyman Bee)
627	2807	—	Carter	679	—	2289	Song
628	2810	—	Bill Greene	680	776	—	Wood
629	2832	—	McAlister	681	959	—	Waxman
630	2889	—	Chappie	682	1586	—	Goncalves
				683	2049	—	Wood
				684	2535	—	Holoman
				685	2350	—	Keene
				686	2568	—	Fong
				687	2706	—	Cory
				688	2760	—	Cline
				689	2847	—	Lanterman
				690	2751	—	Duffy (Coauthor Senator Stern)
				691	2913	—	Dunlap
				692	2949	—	Badham
				693	2970	—	Seeley, Chappie, Mobley, Wakefield, Burke, Cline, Craven, Cullen, Davis, Duffy, Garcia, Joe A. Goncalves, Ray E. Johnson, Keene, Lewis, MacDonald, MacGillivray, Maddy, McCarthy, Murphy, Nimmo, Ralph, Thurman, and Wood (Coauthors Senators Biddle, Collier, Dills, Stern, and Stull)
				694	3038	—	MacGillivray
				695	3056	—	Dixon
				696	3108	—	Ray E. Johnson, Mobley, and Maddy
				697	3185	—	Cline, MacDonald, Keysor, and Prolo

TABLE OF LAWS ENACTED—Continued

1974

Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
			(Coauthors Senators Cusanovich and Robbins)	767	—	2006	Robbins
696	3206	—	Chappie	768	—	2019	Collier
699	3272	—	Holoman	769	—	2038	Marler
700	3317	—	Craven	770	—	2045	Nejedly
701	3414	—	Berman	771	—	2048	Zenovich
702	3504	—	MacDonald	772	—	2052	Zenovich (Coauthors Assemblymen Maddy and Mobley)
703	3549	—	Thurman	773	—	2055	Schrade
704	3551	—	Mobley	774	—	2060	Berryhull
705	3576	—	Murphy (Coauthor Senator Grunsky)	775	—	2062	Ayala
706	3628	—	Lanterman (Coauthor Senator Collier)	776	—	2065	Stern
707	3653	—	McAlister and Hayden (Coauthors Senators Alquist and Bradley)	777	—	2104	Dymally
708	3709	—	Powers	778	—	2111	Way and Zenovich
709	3725	—	Wood	779	—	2112	Stern (Coauthor Assemblyman Gonzales)
710	3856	—	Knox	780	—	2131	Whetmore
711	3908	—	Lockyer	781	—	2134	Collier
712	3929	—	Fenton	782	—	2169	Marks
713	4038	—	Bagley	783	—	2171	Robert
714	4085	—	Hayden	784	—	2180	Stull
715	4137	—	Briggs	785	—	2182	Stull
716	4278	—	Ray E. Johnson and Maddy	786	—	2206	Mills
717	4318	—	Kapiloff	787	—	2207	Mills
718	4451	—	Thurman	788	—	2208	Mills
719	—	1478	Song	789	—	2210	Collier
720	2838	—	Beverly	790	—	2217	Song and Nejedly
721	4519	—	Knox	791	—	2219	Song (Coauthor Assemblyman Chappie)
722	—	1418	Gregorio, Berryhull, and Deukmejian (Coauthors Assemblymen Arnett and Hayden)	792	—	2227	Kennuck
723	3801	—	Brown, Briggs, Lewis, Lanterman, Alatorre, Badham, Bagley, Chappie, Collier, Davis, Dunlap, Foran, Knox, MacDonald, McCarthy, Miller, Mobley, Priolo, and Vasconcellos (Coauthors Senators Berryhull, Kennuck, Robbins, and Schrade)	793	—	2231	Moscone
724	—	147	Marks	794	—	2232	Moscone
725	—	252	Harner	795	—	2247	Robbins
726	—	445	Nejedly	796	—	2248	Robbins
727	—	1081	Rodda and Short (Coauthors Assemblymen Leroy Greene, Powers, and Z'berg)	797	—	2257	Nejedly
728	—	1205	Stern (Coauthor Assemblyman Gonzales)	798	—	2258	Nejedly
729	—	1247	Carpenter	799	—	2261	Moscone
730	—	1296	Gregorio	800	—	2263	Moscone
731	—	1298	Gregorio	801	—	2278	Ayala
732	—	1392	Song	802	—	2284	Petrus
733	—	1400	Biddle	803	—	2296	Bejenson
734	—	1470	Biddle	804	—	2302	Carpenter
735	—	1493	Crunskv	805	—	2305	Ayala
736	—	1508	Nejedly	806	—	2317	Song
737	—	1572	Marks	807	—	2335	Mills
738	—	1584	Whetmore	808	—	2340	Marks
739	—	1587	Cusanovich	809	—	2340	Nejedly
740	—	1612	Cusanovich	810	—	2369	Bejenson, Dymally, and Marks
741	—	1615	Nejedly	811	—	2370	Stull
742	—	1641	Marks	812	—	2394	Mills
743	—	1675	Deukmejian	813	—	2395	Behr
744	—	1701	Berryhull	814	—	2411	Biddle
745	—	1719	Kennuck	815	—	2423	Marks
746	—	1725	Robbins	816	—	2424	Bejenson
747	—	1727	Mills and Alquist (Coauthors Assemblymen Moretti, Deddeh, and Meade)	817	—	2437	Mills
748	—	1783	Dymally	818	—	2442	Bejenson
749	—	1807	Way	819	—	2443	Mills
750	—	1829	Deukmejian	820	—	2448	Berryhull
751	—	1842	Short	821	—	2461	Robert
752	—	1846	Song	822	313	—	Ingalls
753	—	1855	Robbins	823	430	—	Foran
754	—	1869	Alquist	824	896	—	Fong
755	—	1872	Bejenson	825	1248	—	Karabian
756	—	1888	Cusanovich	826	1334	—	Deddeh
757	—	1890	Robbins	827	1433	—	Keene
758	—	1896	Zenovich	828	1716	—	Bee (Coauthor Senator Petrus)
759	—	1919	Moscone	829	1776	—	Cullen
760	—	1920	Moscone	830	1829	—	Badham
761	—	1948	Nejedly	831	1856	—	Deddeh and Kapiloff
762	—	1955	Ayala and Stern	832	1881	—	Cullen
763	—	1990	Zenovich	833	3866	—	Lanterman
764	—	1998	Berryhull	834	3867	—	Lanterman
765	—	1999	Deukmejian	835	3874	—	Alatorre
766	—	2030	Robert	836	3875	—	Alatorre
				837	3882	—	Alatorre
				838	3884	—	Alatorre
				839	3892	—	Murphy
				840	3939	—	Banna
				841	3956	—	Badham
				842	3989	—	Arnett
				843	3972	—	Chappie
				844	3975	—	Fenton, Moretti, Joe A. Gonzales, Montoya, Boatwright, Bond, Chacon, Craven, Ded-

TABLE OF LAWS ENACTED—Continued

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Ch No	AB No	SB No	Author	Ch No	AB No	SB No	Author
			deh, Dixon, Dunlap, Foran, Garcia, Kaploff, Keene, Keyser, McAlister, McCarthy, MacDonald, Qumby, Sieroty, Thurman, Vasconcellos, Wilson, and Z'berg (Coauthors Senators Ayala, Dills, Kennuck, Moscone, Nejedly, and Walsh)				Biddle and Robbins)
845	3977	—	Burton (Coauthor Senator Stull)	915	2900	—	Clune and Keyser (Coauthors Senators Cusanovich and Robbins)
846	3986	—	Lewis	916	2925	—	Lewis
847	3987	—	Dunlap	917	2929	—	Keene, Davis, Moretti, Lanterman, Alatorre, Antonovich, Arnett, Badham, Bagley, Banna, Bee, Berman, Beverly, Boatwright, Bond, Briggs, Brown, Burke, Burton, Carter, Chacon, Chappie, Clune, Collier, Cory, Craven, Cullen, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A Gonsalves, Ray Gonzales, Bill Greene, Leroy F Greene, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E Johnson, Kaploff, Karabian, Keyser, Knox, Lancaster, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Murphy, Nummo, Papan, Powers, Priolo, Qumby, Ralph, Russell, Seeley, Sieroty, Thomas, Thurman, Vasconcellos, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg (Coauthors Senators Behr, Collier, Albert, August, Bradley, Carpenter, Cusanovich, Dills, Dymally, Gregorio, Kennuck, Marks, Marler, Moscone, Nejedly, Petrus, Roberti, Schrade, Stevens, Stern, Stull, Whetmore, and Zenovich)
848	3988	—	Ralph	918	2990	—	Banna
849	3992	—	McAlister	919	2993	—	Burton (Coauthor Senator Moscone)
850	4039	—	Bagley	920	3000	—	Fenton
851	4042	—	Waxman	921	3011	—	Joint Committee on Postsecondary Education (Vasconcellos, Brown, Ray Gonzales, Lewis, and Meade)
852	4043	—	Waxman	922	3012	—	McLennan, Banna, and Russell
853	4051	—	Ralph, Dixon, and Bill Greene	923	3017	—	Duffy
854	4084	—	Hayden	924	3095	—	Duffy
855	4086	—	Hayden	925	3106	—	Meade, Davis, Dunlap, Fenton, Bill Greene, Ray E Johnson, Lockyer, Mobley, and Moretti (Coauthors Senators Dills, Dymally, Mills, and Robbins)
856	4092	—	Berman	926	3115	—	Cory
857	4107	—	Knox	927	3121	—	Lockyer
858	4127	—	Keyser	928	3130	—	Chacon
859	4140	—	Chappie	929	3140	—	Lanterman, MacDonald, Badham, and Lancaster
860	4142	—	Badham	930	3155	—	Qumby
861	4152	—	MacGillivray	931	3163	—	Powers
862	4160	—	Knox and Banna	932	3186	—	Dunlap
863	4175	—	Chappie	933	3205	—	Lewis
864	4194	—	Arnett	934	3246	—	MacGillivray
865	4199	—	Knox and Badham	935	3249	—	MacGillivray
866	4206	—	Knox	936	3250	—	Waxman and Berman
867	4208	—	Knox	937	3251	—	Wood
868	4209	—	Knox	938	3259	—	Chappie
869	4219	—	Davis	939	3261	—	Chappie
870	4244	—	Chappie	940	3268	—	Dunlap
871	4249	—	Bagley	941	3271	—	Holoman
872	4254	—	Deddeh	942	3280	—	Beverly
873	4274	—	Lewis	943	3289	—	McLennan
874	4292	—	Knox	944	3302	—	Banna
875	4297	—	Wilson	945	3310	—	Keyser
876	4323	—	McAlister	946	3324	—	MacDonald (Coauthor Senator Rains)
877	4326	—	Knox	947	3336	—	Chappie
878	4339	—	Beverly and Chappie (Coauthor Senator Ayala)	948	3340	—	Leroy F Greene and Vasconcellos
879	4342	—	Chacon	949	3345	—	Dixon and Chacon
880	4403	—	Badham	950	3353	—	Powers
881	4421	—	Dixon	951	3356	—	Wilson and Deddeh
882	4427	—	Seeley	952	3361	—	Cullen
883	4430	—	Thomas	953	—	1186	Behr
884	4432	—	Murphy (Coauthor Senator Grunsky)	954	—	1693	Beilenson (Coauthor Assemblyman Sieroty)
885	4453	—	Sieroty	955	—	1765	Bradley
886	4457	—	Russell	956	—	1853	Song
887	4463	—	Antonovich and Dixon	957	—	1853	Song and Petrus
888	4469	—	Waxman	958	—	2002	Petrus
889	4472	—	Waxman	959	—	2114	Rodda and Short
890	4483	—	Bee	960	279	—	Crown
891	4508	—	Craven	961	517	—	Bagley and Warren (Coauthors Senators Song and Way)
892	1183	—	MacGillivray (Coauthor Senator Lagomarsino)				
893	1293	—	Keene				
894	1449	—	Keene				
895	1970	—	Papan				
896	2078	—	Kaploff				
897	2321	—	Sieroty				
898	2441	—	Boatwright				
899	2536	—	Holoman				
900	2541	—	Fong				
901	2543	—	Fong (Coauthor Senator Zenovich)				
902	2581	—	Badham				
903	2698	—	Murphy				
904	2699	—	Murphy				
905	2705	—	Cory				
906	2796	—	Briggs, Keene, Joe Gonsalves, Ray Gonzales, and Thurman				
907	2799	—	Joe A Gonsalves				
908	2811	—	Kaploff				
909	2812	—	Dunlap				
910	2833	—	Joe A Gonsalves (Coauthor Senator Zenovich)				
911	2848	—	Lanterman				
912	2861	—	Keene				
913	2879	—	Duffy				
914	2898	—	Warren and Beverly (Coauthors Senators				

TABLE OF LAWS ENACTED—Continued

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Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
962	1670	—	Crown	1024	3198	—	MacDonald, Dixon, Maddy, and Sieroty (Coauthor Senator Lagomarsino)
963	1687	—	Crown	1025	3207	—	Meade
964	2700	—	Ray Gonzales	1026	3228	—	Duffy
965	2932	—	Bill Greene	1027	3235	—	Dunlap
966	2935	—	Burton and Lockyer	1028	3276	—	Brown
967	2938	—	Dunlap	1029	3290	—	Z'berg
968	3009	—	Prolo (Coauthor Senator Cusanovich)	1030	3291	—	Davis
969	3139	—	Seeley (Coauthor Senator Mills)	1031	3304	—	Hayden
970	3262	—	Chappie	1032	3322	—	MacDonald
971	3329	—	Badham (Coauthor Senator Mills)	1033	3328	—	McCarthy and Berman
972	3332	—	Quimby	1034	3338	—	Banna
973	3381	—	Thomas	1035	3346	—	Berman
974	3464	—	McAlister	1036	3365	—	Bill Greene
975	3545	—	Z'berg	1037	3374	—	Cline
976	3993	—	McAlister	1038	3378	—	McCarthy
977	4060	—	Deddeh	1039	3405	—	Z'berg
978	4081	—	Carter	1040	3406	—	Z'berg, Powers, and Leroy F. Greene
979	—	509	Dymally (Coauthor Assemblyman Waxman)	1041	3413	—	Berman
980	3023	—	Bagley and Kaploff (Coauthor Senator Lagomarsino)	1042	3418	—	Berman
981	4267	—	Burke	1043	3425	—	Alatorre
982	318	—	Ralph	1044	3429	—	McLennan
983	396	—	Waxman and Duffy	1045	3432	—	MacDonald
984	836	—	Vasconcellos and McCarthy (Coauthors Senators Gregorio, Rodda, and Way)	1046	3440	—	Wood
985	1050	—	Sieroty (Coauthor Senator Belenson)	1047	3441	—	Fong
986	1157	—	Murphy	1048	3442	—	Fong
987	1492	—	Arnett	1049	3445	—	Chappie, Maddy, Cline, Alatorre, Banna, Berman, Craven, Garcia, Ingalls, Lewis, and Priolo
988	1739	—	Bill Greene, Holoman, Ralph, Chacon, Garcia, Gonzales, Antonovich, Bee, Boatwright, Collier, Deddeh, Dixon, Ray E. Johnson, Kaploff, McCarthy, Quimby, Seeley, Thomas, Thurman, Wilson, and Wood (Coauthors Senators Dymally, Dills, Kennek, Lagomarsino, Robbins, Stull, and Wedworth)	1050	3449	—	Lockyer, Joe A. Gonzales, and Vasconcellos
989	1834	—	Dunlap	1051	3454	—	Bagley and Carter
990	1981	—	Ralph	1052	3455	—	Bill Greene
991	2277	—	Warren	1053	3466	—	Arnett
992	2157	—	Kaploff, Bond, Murphy, and Waxman	1054	3471	—	MacDonald
993	2375	—	Prolo	1055	3479	—	Montoya
994	2376	—	Kaploff, Alatorre, Bond, Deddeh, Burton, Brown, Gonzales, Hayden, McCarthy, Montoya, and Papan (Coauthor Senator Robbins)	1056	3489	—	Waxman
995	2396	—	Chappie	1057	3497	—	Keene
996	2414	—	Deddeh, Alatorre, Dixon, Bill Greene, Holoman, and Thomas (Coauthors Senators Cusanovich, Dymally, and Robbins)	1058	3485	—	McAlister
997	2510	—	Z'berg	1059	3500	—	Deddeh
998	2697	—	Dixon	1060	3511	—	Sieroty
999	2701	—	Alatorre and Moretti	1061	3514	—	Berman (Coauthor Senator Petrus)
1000	—	2476	Ayala	1062	3516	—	Dixon
1001	2803	—	Ingalls	1063	3517	—	Dunlap
1002	2825	—	Chacon	1064	3518	—	Ray E. Johnson
1003	2854	—	Dunlap, Arnett, and Kaploff	1065	3519	—	Ray E. Johnson
1004	2877	—	Briggs	1066	3531	—	Davis
1005	2906	—	Papan and Arnett	1067	3536	—	Keyser
1006	2914	—	Bill Greene	1068	3552	—	Cline and Russell
1007	2917	—	Arnett	1069	3554	—	Seeley
1008	2937	—	Thurman	1070	3562	—	Kaploff and Chacon
1009	2961	—	Leroy F. Greene	1071	3563	—	Kaploff
1010	2973	—	Wood and Keene	1072	3567	—	Ingalls
1011	3034	—	Papan	1073	3568	—	Z'berg
1012	3040	—	Antonovich	1074	3578	—	Lewis
1013	3069	—	Bond	1075	3587	—	Foran
1014	3096	—	Vasconcellos	1076	3590	—	Wood and Papan
1015	3107	—	Ingalls, Moretti, Davis, Dunlap, Fenton, Bill Greene, Ray E. Johnson, Meade, and Mobley (Coauthors Senators Dills, Dymally, Mills, Robbins, and Roberti)	1077	3596	—	Keene
1016	3144	—	Chacon and Lanterman	1078	3599	—	Thomas
1017	3133	—	Bee	1079	3602	—	Hayden
1018	3145	—	Brown	1080	3605	—	Chappie
1019	3150	—	Ray Gonzales	1081	3609	—	Badham
1020	3166	—	Keene	1082	3613	—	Beverly
1021	3174	—	Chappie	1083	3615	—	Murphy (Coauthor Senator Grunsky)
1022	3180	—	Lewis	1084	3618	—	Alatorre and Brown
1023	3182	—	Berman and Lancaster	1085	3626	—	Knox
				1086	3633	—	Waxman
				1087	3634	—	Waxman
				1088	3636	—	Lanterman
				1089	3645	—	Thurman
				1090	3654	—	Maddy
				1091	3657	—	Committee on Criminal Justice (Sieroty, Dixon, Meade, and Waxman), Berman, Fong, Karaban, Keene, Moretti, and Ralph
				1092	3658	—	Committee on Criminal Justice (Sieroty, Maddy, Dixon, Meade, and Waxman), Berman, Fong, Karaban, Keene, Knox, Miller, Moretti, Ralph, and Z'berg (Coauthor Senator Robbins)
				1093	3660	—	Committee on Criminal Justice (Sieroty,

TABLE OF LAWS ENACTED—Continued

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Ch No	A B No No	S B No	Author	Ch No	A B No No	S B No	Author
			Maddy, Dixon, and Waxman) Berman, Fong, Karabian, Keene, Morett, Ralph, and Z'berg (Coauthor Senator Robbins)	1169	4328	—	Badham
				1170	4355	—	Chacon, Russell, Lockyer, McLennan, and Briggs
1094	3672	—	Deddeh	1171	4396	—	Ingalis
1095	3680	—	MacGillivray	1172	4399	—	Leroy F Greene (Coauthor Senator Rodda)
1096	3687	—	Knox	1173	4439	—	Leroy F Greene and Lanterman
1097	3691	—	Bannai	1174	4443	—	Keene
1098	3692	—	Bannai	1175	4465	—	Waxman
1099	3700	—	Fenton	1176	4482	—	Murphy (Coauthor Senator Grunsky)
1100	3701	—	Kaploff	1177	4496	—	Cullen
1101	3704	—	Kaploff	1178	4501	—	Cullen
1102	3711	—	Powers	1179	4509	—	Keene
1103	3712	—	Knox (Coauthor Senator Marler)	1180	4516	—	Keene (Coauthor Senator Behr)
1104	3713	—	Craven	1181	4520	—	Lockyer
1105	3714	—	Craven	1182	4522	—	Mdler, Foran, McCarthy, Lockyer, Bee, Boatwright, Brown, Knox, and Meade
1106	3721	—	Corv	1183	—	96	Carpenter and Stull
1107	3724	—	Joe A Gonсалves	1184	—	116	Alquist
1108	3726	—	Wood	1185	—	166	Holmdahl
1109	3742	—	Arnett	1186	—	417	Biddle
1110	3754	—	Ralph	1187	—	566	Marler
1111	3755	—	McLennan	1188	—	772	Wedworth (Coauthor Assemblyman Ban nai)
1112	3768	—	Miller and Meade (Coauthor Senator Petrus)	1189	—	1033	Dymally
1113	3777	—	Thurman and Dunlap	1190	—	1143	Carpenter
1114	3781	—	Alatorre	1191	—	1257	Behr (Coauthor Assemblyman Bagley)
1115	3787	—	Papan	1192	—	1297	Gregorio
1116	3788	—	Papan	1193	—	1380	Petrus (Coauthor Assemblyman McCarthy)
1117	3794	—	Joe A Gonсалves	1194	—	1452	Nejedly
1118	3796	—	Dunlap, Z'berg, Keene, and Bannai (Coau thor Senator Behr)	1195	—	1479	Alquist, Behr, Dills, Mills, Nejedly, and Rob bins (Coauthors Assemblymen Meade, Morett, Warren, and Bond)
1119	3797	—	Boatwright	1196	—	1496	Nejedly and Behr
1120	3799	—	Bee	1197	—	1510	Petrus
1121	3804	—	Ralph	1198	—	1529	Nejedly
1122	3805	—	Ralph	1199	—	1546	Biddle and Way
1123	3807	—	Bill Greene	1200	—	1553	Whetmore
1124	3808	—	Bill Greene	1201	—	1580	Zenovich
1125	3809	—	Bill Greene	1202	—	1581	Zenovich
1126	3812	—	MacDonald	1203	—	1505	Dills, Alquist, Dymally, and Moscone
1127	3814	—	MacGillivray	1204	—	1591	Alquist (Coauthors Assemblymen Hayden and McAlister)
1128	3815	—	Lancaster and MacDonald	1205	—	1600	Petrus
1129	3823	—	McLennan	1206	—	1601	Song and Dymally
1130	3824	—	McLennan	1207	—	1650	Carpenter
1131	3825	—	Carter	1208	—	1656	Collier (Coauthors Assemblymen Brown, Keene, Sieroty, and Dunlap)
1132	3828	—	Berman	1209	—	1670	Biddle
1133	3834	—	Beverly	1210	—	1673	Nejedly
1134	3837	—	Chappie	1211	—	1690	Alquist
1135	3851	—	Keyser	1212	—	1733	Wedworth
1136	3855	—	Foran	1213	—	1737	Grunsky (Coauthors Assemblymen Murphy, Nunmo, and Wood)
1137	3857	—	Knox	1214	—	1740	Carpenter (Coauthor Assemblyman Mac Gillivray)
1138	3860	—	Knox	1215	—	1742	Rodda
1139	3861	—	Knox	1216	—	1747	Alquist
1140	3868	—	Lanterman	1217	—	1750	Biddle
1141	3861	—	Alatorre	1218	—	1751	Biddle
1142	3866	—	Kaploff	1219	—	1779	Biddle and Stull
1143	3866	—	Lanterman	1220	—	1781	Stern
1144	3920	—	Knox (Coauthor Senator Dymally)	1221	—	1788	Way and Collier
1145	3962	—	Ray Gonzales and Nunmo (Coauthor Sena tor Stern)	1222	—	1798	Nejedly
1146	3964	—	Montoya	1223	—	1811	Carpenter
1147	3965	—	Montoya	1224	—	1815	Petrus
1148	3976	—	Vasconcellos and Dunlap	1225	—	1822	Berryhill
1149	3980	—	Meade	1226	—	1823	Robbins, Cusanovich, Robert, Schrade, and Walsh (Coauthors Assemblymen Ber man and Karabian)
1150	3984	—	Lewis	1227	—	1828	Nejedly (Coauthor Assemblyman Keene)
1151	4019	—	Antonovich	1228	—	1836	Zenovich
1152	4067	—	Keyser (Coauthor Senator Marks)	1229	—	1845	Stull (Coauthors Assemblymen Arnett and Chacon)
1153	4063	—	Bannai	1230	—	1910	Nejedly
1154	4114	—	Vasconcellos	1231	—	1946	Way
1155	4138	—	Briggs	1232	—	1864	Deukmejian, Kennuck, Mills, Schrade, and Stull (Coauthors Assemblymen Bond, Chacon, Craven, Cullen, Deddeh, Foran, Holoman, Kaploff, Lockyer, Thomas, and Wilson)
1156	4139	—	Chappie				
1157	4143	—	Badham				
1158	4153	—	MacGillivray				
1159	4169	—	Brown				
1160	4174	—	Chappie				
1161	4188	—	Ralph				
1162	4210	—	Chappie				
1163	4315	—	Ray Gonzales and McCarthy				
1164	4327	—	Maddy				
1165	4394	—	Foran				
1166	4396	—	Keyser				
1167	4303	—	Sieroty				
1168	4315	—	Duffy				

TABLE OF LAWS ENACTED—Continued

1974

Ch No	A B No No	S B No	Author	Ch No	A B No No	S B No	Author
1233	—	1870	Marks (Coauthor Assemblyman Dunlap)	1304	2888	—	Chappie
1234	—	1876	Holmdahl	1305	2910	—	Ray E. Johnson and Chappie (Coauthor Senator Marler)
1235	—	1882	Marks	1306	3217	—	Deddeh (Coauthor Senator Mills)
1236	—	1885	Stern	1307	3221	—	Seeley (Coauthor Senator Stull)
1237	—	1899	Nejedly	1308	3325	—	Kaploff, Chacon, Craven, Deddeh, and Wilson (Coauthors Senators Mills and Schrade)
1238	—	1932	Robert	1309	3483	—	Knox and Boatwright (Coauthor Senator Nejedly)
1239	—	1942	Gregorio and Rodda	1310	3989	—	Briggs
1240	—	1980	Beulenson	1311	4222	—	Warren
1241	—	1984	Alquist and Marks (Coauthors Assemblymen Fenton and Mobley)	1312	4234	—	Wood and Nunno (Coauthor Senator Grunsky)
1242	—	1985	Alquist (Coauthors Assemblymen Fenton and Mobley)	1313	4300	—	Wilson
1243	—	2027	Rodda	1314	4408	—	Quimby
1244	—	2043	Nejedly	1315	—	47	Dills (Coauthor Assemblyman Banna)
1245	—	2049	Zenovich	1316	—	514	Biddle
1246	—	2061	Zenovich	1317	—	1206	Stern (Coauthor Assemblyman Gonzales)
1247	—	2064	Carpenter	1318	—	1467	Song
1248	—	2072	Bradley	1319	—	1476	Nejedly
1249	—	2102	Nejedly	1320	—	1557	Way and Zenovich (Coauthor Assemblyman Mobley)
1250	—	2120	Mills	1321	—	1767	Way (Coauthor Assemblyman Murphy)
1251	—	2129	Beulenson	1322	—	1775	Grunsky (Coauthor Assemblyman Wood)
1252	—	2163	Song	1323	—	1858	Song, Behr, Beulenson, Dills, Dymally, Marks, Mills, Moscone, Richardson, Robbins, Robert, and Short (Coauthors Assemblymen Bagley, Brown, and Fenton)
1253	—	2164	Song	1324	—	1918	Nejedly
1254	—	2177	Moscone	1325	—	1963	Mills
1255	—	2205	Mills	1326	—	1997	Deukmejian, Carpenter, Way, and Zenovich (Coauthors Assemblymen Alatorre, Lanterman, and Ralph)
1256	—	2234	Moscone	1327	—	2053	Kennuck
1257	—	2237	Marler	1328	—	2068	Song
1258	—	2254	Dymally (Coauthor Assemblyman Bill Greene)	1329	—	2103	Dymally
1259	—	2233	Moscone	1330	—	2140	Biddle
1260	—	2269	Whetmore	1331	—	2144	Zenovich
1261	—	2280	Way	1332	—	2155	Petris (Coauthor Assemblyman Miller)
1262	—	2293	Song (Coauthor Assemblyman Banna)	1333	—	2243	Robert
1263	—	2294	Song	1334	—	2283	Petris
1264	—	2295	Song	1335	—	2303	Carpenter
1265	—	2296	Song	1336	—	2343	Short
1266	—	2306	Behr	1337	—	2377	Stull
1267	—	2309	Behr	1338	—	2392	Whetmore
1268	—	2348	Senator Petrus and the Senate Select Committee on Housing and Urban Affairs (Senator Petrus, Chairman, Senators Cusanovich, Dymally, Marks, and Zenovich)	1339	—	2396	Behr
1269	—	2362	Beulenson	1340	—	2410	Nejedly
1270	—	2382	Whetmore	1341	—	2422	Alquist
1271	—	2397	Behr	1342	—	2452	Zenovich
1272	—	2402	Nejedly (Coauthor Assemblyman Foran)	1343	—	2464	Nejedly (Coauthor Assemblyman Boatwright)
1273	—	2417	Deukmejian	1344	221	—	Ralph, Alatorre, Bill Greene, Chacon, Dixon, Garcia, Gonzales, Kaploff, Karabian, Miller, and Montoya
1274	—	2418	Marks	1345	638	—	McCarthy, Berman, Moretti, Murphy, Sieroty, and Waxman (Coauthors Senators Behr, Kennuck, and Zenovich)
1275	—	2421	Mills	1346	1163	—	Murphy (Coauthors Senators Grunsky and Behr)
1276	—	2429	Collier	1347	1165	—	Vasconcellos
1277	—	2444	Dills	1348	1345	—	Knox
1278	—	2460	Bradley	1349	1650	—	Fong (Coauthor Senator Beulenson)
1279	—	2462	Song	1350	1774	—	Dixon
1280	—	2467	Collier	1351	2194	—	Maddy
1281	—	2472	Cusanovich	1352	2202	—	Wilson
1282	—	2474	Biddle (Coauthor Assemblyman Lewis)	1353	2317	—	Ingalls
1283	2791	—	McAlister	1354	1723	—	Deddeh, Craven, Knox, Kaploff, and Wilson (Coauthors Senators Mills, Schrade, and Stull)
1284	3335	—	Fenton	1355	2710	—	Banna
1285	3682	—	Knox	1356	2777	—	Chacon
1286	4357	—	Moretti	1357	2874	—	Dunlap
1287	—	2299	Nejedly	1358	2880	—	Bee
1288	—	1962	Rodda	1359	2940	—	Boatwright
1289	—	2364	Robbins	1360	2969	—	Dixon and Berman
1290	1897	—	Holoman	1361	3016	—	Thomas
1291	3125	—	McAlister	1362	3664	—	Dunlap
1292	—	1540	Beulenson (Coauthor Assemblyman Sieroty)	1363	3173	—	Chappie
1293	3579	—	Lewis	1364	3197	—	MacDonald (Coauthor Senator Lagomar)
1294	3684	—	Knox				
1295	3753	—	Ralph and Kaploff				
1296	—	612	Bradley and Alquist (Coauthors Assemblymen Hayden and McAlister)				
1297	—	1731	Dills				
1298	—	1959	Carpenter				
1299	—	2033	Ayala				
1300	—	2050	Zenovich				
1301	—	2067	Berryhill (Coauthor Assemblyman Thurman)				
1302	—	2099	Ayala				
1303	—	2115	Stull (Coauthor Assemblyman Craven)				

TABLE OF LAWS ENACTED—Continued

1974

Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
1365	3265	—	Arnett	1428	—	2268	Mull
1366	3282	—	MacDonald	1429	—	2291	Song
1367	3339	—	Brown and Vasconcellos	1430	—	2368	Walsh
1368	3436	—	Z'berg, Powers, and Leroy F Greene	1431	—	2379	Stull, Ayala, and Berryhill (Coauthors Assemblymen Chacon, Fenton, Garcia, Ray E Johnson, Lockyer, Ralph, and Russell)
1369	3439	—	Z'berg	1432	—	2419	Marks
1370	3491	—	Fong	1433	85	—	Bee
1371	3582	—	Chacon, McAlister, and Hayden (Coauthors Senators Alquist and Mull)	1434	325	—	Powers
1372	3673	—	Deddeh	1435	760	—	Brown
1373	3694	—	Foran	1436	814	—	Dixon
1374	3738	—	Cline	1437	898	—	Alatorre
1375	3748	—	Arnett	1438	905	—	Sieroty
1376	3848	—	Badham	1439	927	—	Wood
1377	3850	—	Mobley	1440	1318	—	Ingalls
1378	3937	—	Boatwright	1441	1587	—	Gonsalves
1379	3963	—	Montoya	1442	2453	—	Waxman
1380	4054	—	McAlister and Papan	1443	2471	—	Sieroty
1381	4093	—	Russell	1444	2477	—	Waxman
1382	4118	—	Dixon	1445	2690	—	Fenton, Moretti, Russell, Keysor, Antonovich, Bannan, Bond, Chacon, Cory, Deddeh, Dixon, Kaploff, Keene, MacDonald, McAlister, Montoya, Ralph, Sieroty, Thurman, Vasconcellos, and Waxman (Coauthors Senators Kennick, Moscone, and Walsh)
1383	4149	—	Knox	1446	2797	—	Alatorre, Moretti, Brown, Fenton, Berman, Burton, Chacon, Deddeh, Fong, Garcia, Ray Gonzales, Ingalls, Kaploff, Meade, Thurman, Dunlap, Foran, Bill Greene, Karaban, Keene, MacDonald, McAlister, Qumby, Ralph, Sieroty, Waxman, and Wilson (Coauthors Senators Carpenter, Dills, Dymally, Moscone, Nejediv, Petrus, Robbins, Robert, and Stern)
1384	4157	—	Montoya	1447	2975	—	Fenton, Moretti, Alatorre, Garcia, Berman, Boatwright, Burton, Chacon, Deddeh, Dixon, Duffy, Foran, Joe A Gonsalves, Bill Greene, Leroy F Greene, Hayden, Ingalls, Ray E Johnson, Kaploff, Karaban, Keene, Knox, Lockyer, MacDonald, Maddy, McCarthy, Miller, Mobley, Montoya, Papan, Powers, Qumby, Ralph, Sieroty, Warren, Waxman, and Wood
1385	4178	—	Keene	1448	2999	—	Dunlap
1386	4180	—	Keysor	1449	3018	—	Lanterman
1387	4181	—	Bannan	1450	3024	—	Fong
1388	4185	—	Papan	1451	3046	—	Cline
1389	4214	—	Garcia	1452	3055	—	Wilson and Deddeh
1390	4223	—	Wilson, Deddeh, Kaploff, Chacon, and Craven	1453	3094	—	Maddy, Moretti, Beverly, Arnett, Bagley, Bannan, Brown, Burton, Chappie, Davis, Duffy, Dunlap, Lewis, Mobley, Murphy, Sieroty, Vasconcellos, Warren, Knox, and Lanterman
1391	4270	—	Knox	1454	3109	—	Sieroty, Moretti, Dunlap, Davis, Alatorre, Antonovich, Berman, Boatwright, Briggs, Brown, Burton, Cory, Deddeh, Fenton, Fong, Garcia, Ray Gonzales, Bill Greene, Kaploff, Keene, Keysor, Lancaster, Lockyer, MacDonald, Maddy, McAlister, McCarthy, Meade, Powers, Priolo, Qumby, Ralph, Seeley, Thurman, Vasconcellos, Warren, Waxman, Wilson, Wood, and Z'berg
1392	4271	—	Knox	1455	3147	—	Sieroty
1393	4272	—	Knox	1456	3148	—	Sieroty
1394	4298	—	Wilson	1457	3375	—	Bill Greene
1395	4370	—	Alatorre	1458	3460	—	Mobley and Brown
1396	4424	—	Knox	1459	3481	—	Montoya
1397	4467	—	Keene	1460	3585	—	Carter
1398	2926	—	Deddeh, Wilson, Berman, Craven, Bee, Carter, Chappie, Fenton, McAlister, Montoya, Thurman, and Z'berg (Coauthors Senators Zenovich, Alquist, Berryhill, Dills, Grunsky, Harmer, Marler, Richardson, Robbins, Rodda, Schrade, Stull, and Way)	1461	3594	—	Dunlap
1399	4438	—	Wood	1462	3668	—	Sieroty
1400	—	218	Deukmejian	1463	3729	—	Briggs
1401	—	391	Biddle, Grunsky, Kennick, Lagomarsino, Stevens, Way, and Zenovich	1464	3765	—	Brown
1402	—	640	Beilenson	1465	3784	—	Ray Gonzales
1403	—	771	Lagomarsino	1466	3790	—	Sieroty, Deddeh, Ingalls, and Meade
1404	—	788	Way	1467	3889	—	Kaploff
1405	—	884	Dills	1468	3923	—	Berman
1406	—	1115	Stern	1469	3925	—	McAlister, Z'berg, Ray E Johnson, Knox, Boatwright, Maddy, and Murphy
1407	—	1332	Beilenson				
1408	—	1451	Robbins and Cusanovich (Coauthors Assemblymen Cline and Keysor)				
1409	—	1471	Bradley, Cusanovich, Harmer, Schrade, Walsh, Wedworth, and Whetmore (Coauthors Assemblymen Thurman, Antonovich, Hayden, and Ray E Johnson)				
1410	—	1507	Marks (Coauthor Assemblyman Fenton)				
1411	—	1521	Alquist				
1412	—	1628	Bradley and Alquist				
1413	—	1729	Alquist				
1414	—	1852	Beilenson				
1415	—	1853	Beilenson				
1416	—	1909	Nejediv				
1417	—	1966	Mills (Coauthor Assemblyman McCarthy)				
1418	—	1978	Robbins				
1419	—	2044	Nejediv				
1420	—	2066	Carpenter				
1421	—	2167	Robbins				
1422	—	2201	Robbins				
1423	—	2249	Grunsky				
1424	—	2259	Petrus and the Senate Select Committee on Housing and Urban Affairs (Senator Petrus Chairman, Senators Cusanovich, Dymally, Marks, and Zenovich)				
1425	—	2264	Moscone				
1426	—	2266	Mills				
1427	—	2267	Mills				

TABLE OF LAWS ENACTED—Continued

1974

Ch No	A B No	S B No	Author	Ch No	A B No	S B No	Author
1470	3941	—	Prilo				Vasconcellos, Waxman, Wilson, and Z'berg (Coauthors Senators Moscone, Carpenter, Dills, Dymally, Nejedly, Robbins, Robert, Sterm, and Walsh)
1471	3973	—	Vasconcellos, Brown, Ray Gonzales, and Lewis (Coauthors Senators Alquist and Rodda)	1497	3407	—	Brown and Beverly (Coauthors Senators Kenneck, Marks, and Robbins)
1472	4012	—	Lanterman	1498	3506	—	Chappie
1473	4108	—	Knox	1499	4151	—	Leroy F. Greene
1474	4220	—	Ray E. Johnson and Mobley	1500	4238	—	Chacon, Wilson, Bill Greene, Craven, Deddeh, and Kaploff
1475	4304	—	Sieroty	1501	—	1586	Marks
1476	4343	—	Chacon	1502	—	1644	Collier
1477	4354	—	Russell, McLennan, Lockyer, Chacon, and Briggs	1503	—	1766	Behr
1478	4392	—	Fong	1504	—	1860	Behr, Belenson, and Marks (Coauthors Assemblymen Arnett, Berman, Gonzales, and Vasconcellos)
1479	4412	—	Papan	1505	—	1905	Rodda, Alquist, Gregoro, and Marler
1480	4449	—	Wood	1506	—	1906	Grunsky (Coauthor Assemblyman Murphy)
1481	4467	—	Waxman	1507	—	2265	Moscone
1482	4468	—	Waxman	1508	87	—	Vasconcellos
1483	4505	—	Thurman	1509	490	—	Quimby (Coauthor Senator Marler)
1484	—	907	Collier and Lagomarsino (Coauthors Assemblymen Z'berg, Keene, Nummo, Prilo, Wood, Badham, Sieroty, and Warren)	1510	738	—	Ralph
1485	—	1599	Carpenter (Coauthors Assemblymen Badham, Knox, MacDonald, and Montoya)	1511	1529	—	Murphy (Coauthor Senator Grunsky)
1486	—	1981	Nejedly, Collier, and Behr (Coauthors Assemblymen Keene, Bagley, Z'berg, Knox, and Dunlap)	1512	1828	—	Badham
1487	—	2020	Moscone, Alquist, Behr, Belenson, Dills, Dymally, Gregoro, Gunsky, Mills, Petrus, Robbins, Robert, Song, and Sterm (Coauthors Assemblymen Alatorre, Bee, Berman, Briggs, Chacon, Cory, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Gonsalves, Gonzales, Harvey Johnson, Kaploff, Keene, Knox, Lewis, MacDonald, Maddy, McAlister, McCarthy, Meade, Montoya, Moretti, Powers, Quimby, Ralph, Sieroty, Thomas, Vasconcellos, Waxman, Wilson, and Z'berg)	1513	2296	—	Sieroty and Meade
1488	—	2100	Deukmejian	1514	2499	—	Nimmo and Wood
1489	459	—	Lewis, Ingalls, and Quimby (Coauthors Senators Ayala, Biddle, and Sterm)	1515	2920	—	Prilo and Berman (Coauthors Senators Cusanovich and Stevens)
1490	1365	—	Quimby	1516	2946	—	McAlister
1491	1413	—	Russell and Fong	1517	3114	—	Lewis
1492	1527	—	Alatorre	1518	3123	—	Beverly, Bannau, Thomas, Burke, and Murphy (Coauthors Senators Stevens, Carpenter, and Grunsky)
1493	2260	—	Z'berg	1519	3309	—	Keene
1494	2601	—	Thurman, Craven, Garcia, Joe A. Gonsalves, and Papan (Coauthor Senator Robbins)	1520	3342	—	Sieroty
1495	2599	—	Lanterman, Brown, Moretti, Alatorre, Antonovich, Arnett, Badham, Bagley, Bannau, Bee, Berman, Beverly, Boatwright, Briggs, Burton, Carter, Chacon, Chappie, Collier, Cory, Craven, Cullen, Davis, Deddeh, Dixon, Fenton, Fong, Foran, Garcia, Joe A. Gonsalves, Bill Green, Leroy F. Green, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E. Johnson, Kaploff, Karaban, Keene, Keysor, Knox, Lancaster, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, Meade, Miller, Mobley, Montoya, Papan, Powers, Prilo, Quimby, Ralph, Thomas, Thurman, Waxman, Wilson, and Wood (Coauthors Senators Alquist, Ayala, Behr, Collier, Cusanovich, Deukmejian, Dills, Dymally, Gregoro, Marler, Mills, Moscone, Nejedly, Petrus, Robbins, Robert, Rodda, Short, Song, Sterm, and Zenovich)	1521	3401	—	Prilo, Badham, Bagley, Berman, Beverly, Burke, Chacon, Craven, Deddeh, Kaploff, Keene, MacGillivray, Russell, and Wilson (Coauthors Senators Behr, Carpenter, Collier, Cusanovich, Nejedly, Rains, Schrade, Stevens, and Zenovich)
1496	2817	—	Chacon, Moretti, Alatorre, Bee, Brown, Burton, Carter, Cline, Cory, Craven, Cullen, Deddeh, Dixon, Dunlap, Fenton, Fong, Foran, Garcia, Gonzales, Bill Greene, Hayden, Holoman, Ingalls, Kaploff, Karaban, Keene, Keysor, Knox, Lewis, Lockyer, MacDonald, Maddy, McCarthy, Miller, Montoya, Ralph, Sieroty,	1522	3438	—	Z'berg
				1523	3477	—	Badham
				1524	3560	—	Arnett, Bannau, Bee, Keysor, McLennan, and Quimby (Coauthors, Senators Behr, Gregoro, and Nejedly)
				1525	3650	—	Bond
				1526	3651	—	Bond
				1527	3854	—	Burton and Bagley
				1528	3862	—	Knox and Lanterman
				1529	3893	—	Murphy (Coauthor Senator Grunsky)
				1530	3905	—	Fong (Coauthor Senator Robbins)
				1531	3970	—	Montoya (Coauthor Senator Petrus)
				1532	4040	—	Lanterman, Brown, Chappie, Duffy, Knox, and Prilo
				1533	4134	—	McCarthy, Chacon, Garcia, Ray Gonzales, and Montoya
				1534	4481	—	Vasconcellos
				1535	4525	—	Fong
				1536	—	977	Gregoro (Coauthors Assemblymen Knox and Prilo)
				1537	687	—	Quimby
				1538	3359	—	Lewis
				1539	4253	—	Bagley (Coauthors Senators Alquist and Rains)
				1540	—	1758	Schrade
				1541	3116	—	Ray E. Johnson (Coauthor Senator Collier)
				1542	1954	—	Waxman and Berman (Coauthors Senators Robbins, Robert, Marks, and Cusanovich)
				1543	3112	—	Keysor, Hayden, Badham, Collier, Lanterman, and Prilo
				1544	3411	—	Maddy and Mobley
				1545	—	2482	Nejedly

TABLE OF RESOLUTIONS AND PROPOSED CONSTITUTIONAL AMENDMENTS ADOPTED BY THE LEGISLATURE

1974

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Res Ch	Res. No	Author	Res Ch	Res No	Author
1	ACR 144	Deddeh			
2	SCR 93	Short			
3	SCR 92	Rodda			
4	ACR 145	MacDonald (Coauthor Senator Lagomarsino)			
5	ACR 165	Cullen and Bond			
6	ACA 76	Joint Committee on the Master Plan for Higher Education (Chairman Vasconcellos) and Lanterman			
7	ACR 142	Meade, Fong, and Miller (Coauthors Senators Petris and Holmdahl)			
8	SCR 96	Wedworth			
9	ACR 114	Burton			
10	AJR 40	Knox			
11	AJR 69	Quzmy (Coauthor Senator Dills)			
12	ACR 76	Stull and Dymally			
13	SCR 100	Dills, Alquist, Ayala, Behr, Belenson, Berryhill, Biddle, Bradley, Carpenter, Collier, Cusanovich, Deukmejian, Dymally, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Lagomarsino, Marks, Marler, Mills, Moscone, Nejedly, Petris, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Stern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich			
14	SCR 101	Dills, Alquist, Ayala, Behr, Belenson, Berryhill, Biddle, Bradley, Carpenter, Collier, Cusanovich, Deukmejian, Dymally, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Lagomarsino, Marks, Marler, Mills, Moscone, Nejedly, Petris, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Stern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich	36	SCR 85	Walsh
			37	ACR 138	Ray E Johnson (Coauthor Senator Collier)
			38	ACR 183	Burton
			39	SCR 95	Burton
			40	SCR 103	Brown
			41	AJR 80	Keene (Coauthor Senator Collier)
			42	AJR 87	Ray E. Johnson
			43	ACR 204	Alatorre, Antonovich, Arnett, Badham, Bagley, Banna, Bee, Berman, Beverly, Boatwright, Bond, Briggs, Brown, Burke, Burton, Carter, Chacon, Chappie, Cline, Collier, Cory, Craven, Cullen, Davis, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A. Gonzales, Ray Gonzalez, Bill Greene, Leroy F. Greene, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E. Johnson, Kaploff, Karaban, Keene, Keyser, Knox, Lancaster, Lanterman, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Moretti, Murphy, Nummo, Papan, Powers, Priolo, Quzmy, Ralph, Russell, Seeley, Sieroy, Thomas, Thurman, Vasconcellos, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg (Coauthors Senators Alquist, Ayala, Behr, Belenson, Berryhill, Biddle, Bradley, Carpenter, Collier, Cusanovich, Deukmejian, Dills, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Marks, Marler, Mills, Moscone, Nejedly, Petris, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Stern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich)
15	ACR 175	Beverly (Coauthor Senator Stevens)			
16	ACR 176	Z'berg			
17	ACR 72	Gonzales			
18	ACR 101	MacGillivray			
19	SCR 71	Collier			
20	SCR 76	Stull and Dymally			
21	AJR 67	Craven (Coauthor Senator Dills)			
22	SCR 108	Marler			
23	SJR 51	Dills, Alquist, Cusanovich, Deukmejian, Kennick, Marks, Mills, Petris, Robbins, and Wedworth			
24	SJR 34	Cusanovich			
25	SCR 107	Nejedly (Coauthor Assemblyman Z'berg)			
26	ACR 109	Holoman			
27	ACR 70	Meade (Coauthor Senator Zenovich)			
28	ACR 901	McLennan			
29	SCR 112	Deddeh			
30	AJR 73	Antonovich, Cline, Lancaster, Banna, Arnett, Beverly, Bond, Briggs, Burke, Dixon, Garcia, Gonzales, Hayden, Holoman, Harvey Johnson, Lanterman, MacGillivray, Maddy, McLennan, Miller, Montoya, Nummo, Russell, Seeley, Wakefield, and Wood (Coauthors Senators Stull and Whetmore)			
31	AJR 60	Fong			
32	SCR 111	Robert and Song (Coauthors Assemblymen Alatorre, Collier, and Karaban)			
33	ACR 59	Alquist (Coauthors Assemblymen Hayden, McAlister, and Vasconcellos)	44	SCR 88	Collier (Coauthors Assemblymen Leroy F. Greene and Z'berg)
34	ACR 135	Mobley and Maddy (Coauthors Senators Way and Zenovich)	45	ACR 164	McAlister
35	AJR 95	Briggs, Mobley, Chappie, Cline, Alatorre, Antonovich, Arnett, Badham, Bagley,	46	ACR 214	Hayden, Ray Gonzalez, Knox, Moretti, Alatorre, Antonovich, Arnett, Badham, Bagley, Banna, Bee, Berman, Beverly, Boatwright, Bond, Briggs, Brown, Burke, Burton, Carter, Chacon, Chappie, Cline, Collier, Cory, Craven, Cullen, Davis,

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Res Ch	Res No	Author	Res Ch	Res No	Author
		Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A. Gonsalves, Bill Greene, Leroy F. Greene, Holoman, Ingalls, Harvey Johnson, Ray E. Johnson, Kapiloff, Karabian, Keene, Keysor, Lancaster, Lanterman, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Murphy, Nummo, Papan, Powers, Priolo, Quimby, Ralph, Russell, Seeley, Sieroty, Thomas, Thurman, Vasconcellos, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg (Coauthors Senators Stern, Ayala, Alquist, Behr, Beilenson, Berryhill, Biddle, Bradley, Carpenter, Collier, Cusanovich, Deukmejian, Dills, Dymally, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Marks, Marler, Mills, Moscone, Nejedly, Petrus, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich)	64	SCR 120	Zenovich
			65	ACR 240	Chappie
			66	SCR 124	Dymally (Coauthor Assemblyman Holoman)
			67	SCR 89	Gregorio, Behr, Beilenson, Dills, Dymally, Marks, Moscone, Nejedly, Petrus, Robbins, Robert, Rodda, and Zenovich (Coauthors Assemblymen Alatorre, Arnett, Bannai, Berman, Beverly, Boatwright, Bond, Burton, Carter, Chacon, Deddeh, Dixon, Duffy, Dunlap, Fong, Gonzales, Bill Greene, Hayden, Holoman, Kapiloff, Karabian, Keene, Keysor, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, Miller, Mobley, Montoya, Moretti, Papan, Sieroty, Thurman, Waxman, and Z'berg)
			68	AJR 91	Davis and Dunlap
			69	ACR 241	Lancaster
			70	ACA 32	Committee on Revenue and Taxation (Gonzales, Bagley, Boatwright, Bond, Cory, Gonzales, Kapiloff, McCarthy, Papan, and Quimby)
			71	SJR 53	Zenovich (Coauthor Assemblyman Chacon)
			72	AJR 92	Keysor (Coauthor Senator Robbins)
			73	ACR 244	Badham
			74	SCR 131	Way (Coauthors Assemblymen Duffy and Mobley)
47	AJR 59	Keene	75	SCR 139	Mills
48	AJR 83	Burton	76	ACR 210	Brown
49	ACA 88	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)	77	SCA 25	Petrus (Coauthor Assemblyman Boatwright)
50	SJR 30	Moscone and Behr (Coauthor Assemblyman Bagley)	78	SCR 132	Grunsky
51	SCR 31	Beilenson	79	SCR 127	Collier
52	ACA 29	Keene	80	ACA 40	Brown
53	ACR 213	Fenton and Beverly	81	ACA 81	Miller
54	ACR 205	Alatorre, Antonovich, Arnett, Badham, Bagley, Bannai, Bee, Berman, Beverly, Boatwright, Bond, Briggs, Brown, Burke, Burton, Carter, Chacon, Chappie, Cline, Collier, Cory, Craven, Cullen, Davis, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A. Gonsalves, Ray Gonzales, Bill Greene, Leroy F. Greene, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E. Johnson, Kapiloff, Karabian, Keene, Keysor, Knox, Lancaster, Lanterman, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Moretti, Murphy, Nummo, Papan, Powers, Priolo, Quimby, Ralph, Russell, Seeley, Sieroty, Thomas, Thurman, Vasconcellos, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg (Coauthors Senators Ayala, Dymally, Alquist, Behr, Beilenson, Berryhill, Biddle, Bradley, Carpenter, Collier, Cusanovich, Deukmejian, Dills, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Lagomarsino, Marks, Marler, Mills, Moscone, Nejedly, Petrus, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Stern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich)	82	AJR 94	Committee on Agriculture (Briggs, Thurman, Mobley, Duffy, Joe A. Gonsalves, Ray Gonzales, Ray E. Johnson, Keene, Maddy, and Montoya) (Coauthors Senators Way and Zenovich)
			83	ACR 203	Brown and Lanterman
			84	SCA 40	Zenovich (Coauthor Assemblyman Chacon)
			85	SCA 45	Rodda and Marler (Coauthors Assemblymen Beverly and Miller)
			86	SCR 148	Marks
			87	SCR 147	Moscone
			88	ACA 36	Keene
			89	ACA 38	Dixon and Sieroty
			90	ACA 60	Meade, Alatorre, Cullen, Garcia, Keene, Vasconcellos, and Montoya (Coauthor Senator Robbins)
			91	ACA 85	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)
			92	ACA 86	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)
			93	ACA 103	Berman
			94	ACA 104	Deddeh
			95	ACR 256	Miller
			96	ACA 99	Sieroty, Moretti, Dunlap, Davis, Alatorre, Antonovich, Berman, Boatwright, Briggs, Brown, Burton, Cory, Deddeh, Fenton, Fong, Garcia, Ray Gonzales, Bill Greene, Kapiloff, Keene, Keysor, Lancaster, Lockyer, MacDonald, Maddy, McAlister, McCarthy, Meade, Powers, Priolo, Quimby, Ralph, Seeley, Thurman, Vasconcellos, Warren, Waxman, Wilson, Wood, and Z'berg
55	SCR 102	Collier (Coauthor Assemblyman Keene)	97	ACR 200	McCarthy, Moretti, and Murphy (Coauthors Senators Behr, Kennick, and Zenovich)
56	ACR 184	Burton			
57	ACR 231	Lewis			
58	AJR 76	Badham			
59	AJR 108	Meade, Lockyer, Sieroty, Deddeh, Berman, Burke, Collier, Foran, Joe A. Gonsalves, Ingalls, Keysor, Lanterman, MacGillivray, Papan, Wilson, and Wood			
60	AJR 90	Thomas and Beverly (Coauthors Senators Dills and Stevens)			
61	SJR 54	Moscone			
62	ACR 234	Briggs			
63	ACR 173	Burton			

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98	ACR 209	Qumby and Cline			
99	ACR 239	Russell, Bill Greene, and Fong (Coauthor Senator Dills)			Deedeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A Gonsalves, Ray Gonzales, Bill Greene, Leroy F Greene, Hayden, Holoman, Ingalls, Har- vey Johnson, Ray E Johnson, Kaploff, Karaban, Keene, Keyser, Knox, Lancast- er, Lanterman, Lewis, Lockyer, MacDon- ald, MacGillivray, Maddy, McAlister McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Moretti, Murphy, Num- mo, Papan, Powers, Prilo, Qumby, Ralph, Russell, Seeley, Sieroty, Thurman, Vasconcellos, Wakefield, Warren, Wax- man, Wilson, Wood, and Z'berg
100	AJR 78	MacDonald (Coauthor Senator Lagomar- sno)	127	AJR 86	MacDonald, Badham, Davis, Lancaster, Seeley, Thurman, Ingalls, and Carter
101	AJR 93	Chappie	128	AJR 96	Joe A Gonsalves
102	ACR 230	Russell	129	SCR 91	Petrus
103	SCR 97	Lagomarsino, Alquist, Behr, Beilenson, Ber- ryhill, Biddle, Bradley, Carpenter, Col- lier, Cusanovich, Deukmejian, Dills, Dymally, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Marks, Marler, Mills, Moscone, Nejedly, Petrus, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Sthern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich (Coauthors Assemblymen MacDonald and MacGillivray)	130	SCR 116	Zenovich
104	SCR 105	Robbins, Gregorio, and Mills	131	SCR 119	Moscone
105	SCR 123	Petrus and Holmdahl and Assemblyman Bee (Coauthors Senators Bradley, Alquist, Ayala, Behr, Beilenson, Berryhill, Biddle, Carpenter, Collier, Cusanovich, Deuk- mejian, Dills, Dymally, Gregorio, Grun- sky, Harmer, Kennick, Marks, Marler, Mills, Moscone, Nejedly, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Sthern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich, Assemblymen Fong, Lockyer, Meade, Miller, Alatorre, Antonovich, Arnett, Badham, Bagley, Bannai, Berman, Bever- ly, Boatwright, Bond, Briggs, Brown, Burke, Burton, Carter, Chappie, Cline, Collier, Cory, Craven, Cullen, Deedeh, Dixon, Dunlap, Fenton, Foran, Leroy F Greene, Hayden, Holoman, Ingalls, Har- vey Johnson, Kaploff, Keyser, Knox, Lan- caster, Lanterman, Lewis, MacDonald, MacGillivray, Maddy, McCarthy, McLen- nan, Mobley, Montoya, Nimmo, Papan, Powers, Qumby, Russell, Seeley, Sieroty, Vasconcellos, Wakefield, Warren, Wax- man, Wilson, Wood, and Z'berg)	132	SCR 125	Moscone
			133	SJR 56	Dills
			134	SJR 59	Berryhill, Marler, and Way
			135	SJR 60	Berryhill
			136	SJR 61	Zenovich and Dills
			137	SJR 62	Zenovich (Coauthor Assemblyman Mob- ley)
			138	SJR 66	Dills and Alquist
			139	AJR 100	Dunlap, Antonovich, Brown, Chacon, Chap- pie, Craven, Fenton, Bill Greene, Keene, McAlister, McCarthy, Sieroty, and Vas- concellos (Coauthors Senators Behr, Gregorio, Nejedly, Robbins, and Whet- more)
			140	ACR 149	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chair- man, and Ray Gonzales)
			141	ACR 152	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chair- man)
			142	ACR 187	Cline, MacDonald, Keator, and Prilo (Coauthors Senators Cusanovich and Robbins)
			143	ACR 202	Ingalls
			144	ACR 224	Z'berg and Dunlap
			145	ACR 276	Deedeh
106	SCR 136	Song, Biddle, Robert, Stevens, and Zeno- vich (Coauthors Assemblymen Beverly, Fenton, Murphy, Sieroty, and Warren)	146	SCR 126	Marks and the Select Committee on Hous- ing and Urban Affairs (Senators Petrus (Chairman), Cusanovich, Dymally, and Zenovich)
107	SCR 141	Dymally	147	SCR 109	Carpenter and Lagomarsno
108	SJR 48	Ayala	148	ACR 54	Bagley
109	ACR 260	Arnett and Papan	149	AJR 85	Russell and Carter
110	AJR 77	MacDonald (Coauthor Senator Lagomar- sno)	150	AJR 104	Maddy
111	ACR 162	Murphy (Coauthor Senator Grunsky)	151	AJR 109	Davis and Ray E. Johnson
112	SCR 151	Cusanovich	152	AJR 117	Murphy (Coauthor Senator Grunsky)
113	SCR 153	Grunsky	153	SCR 79	Mills
114	SCR 156	Biddle (Coauthor Assemblyman Ingalls)	154	SCR 162	Marks, Alquist, Ayala, Behr, Beilenson, Ber- ryhill, Biddle, Bradley, Carpenter, Col- lier, Cusanovich, Deukmejian, Dills, Dymally, Gregorio, Grunsky, Harmer, Holmdahl, Kennick, Marler, Mills, Mos- cone, Nejedly, Petrus, Rains, Richardson, Robbins, Robert, Rodda, Schrade, Short, Song, Stevens, Sthern, Stull, Walsh, Way, Wedworth, Whetmore, and Zenovich (Coauthors Assemblymen Beverly, Ala- torre, Antonovich, Arnett, Badham, Bag- ley, Bannai, Bee, Berman, Boatwright, Bond, Briggs, Brown, Burke, Carter, Cha- con, Chappie, Cline, Collier, Cory, Craven, Cullen, Davis, Deedeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A Gonsalves, Ray Gonzales, Bill Greene, Leroy F Greene, Hayden, Holoman, In-
115	SCR 158	Schrade			
116	SCR 161	Song			
117	ACR 194	Seeley			
118	ACR 266	Dunlap			
119	SCR 159	Ayala			
120	SCR 150	Rodda			
121	SCR 146	Holmdahl			
122	SCR 155	Short			
123	AJR 114	Maddy, Mobley, Duffy, Nimmo, Carter, Ray Gonzales, Leroy F Greene, Powers, and Thurman			
124	ACR 212	Burke			
125	ACR 247	Thomas			
126	ACR 253	Thomas, Alatorre, Antonovich, Arnett, Bad- ham, Bagley, Bannai, Bee, Berman, Bever- ly, Boatwright, Bond, Briggs, Brown, Burke, Carter, Chacon, Chappie, Cline, Collier, Cory, Craven, Cullen, Davis,			

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		galls, Harvey Johnson, Ray E Johnson, Kaploff, Karabian, Keene, Keyser, Knox, Lancaster, Lanterman, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Mobley, Montoya, Moretti, Murphy, Nimmo, Papan, Powers, Priolo, Quimby, Ralph, Russell, Seeley, Sieroty, Thomas, Thurman, Vasconcellos, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg)			
155	SCR 166	Gregorio (Coauthors Assemblymen Arnett and Papan)			
156	AJR 62	Deddeh	190	SCR 170	Behr
157	ACR 153	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chaurman)	191	SJR 58	Marks (Coauthor Assemblyman Chacon)
			192	SJR 63	Alquist, Kennick, Song, and Whetmore (Coauthors Assemblymen Leroy F Greene, Hayden, Keyser, Priolo)
158	ACR 191	Maddy	193	SJR 71	Berryhill (Coauthor Assemblymen Chappie)
159	ACR 192	Ray Gonzales, McCarthy, Sieroty, Vasconcellos, Alatorre, Berman, Boatwright, Brown, Dixon, Lockyer, McAlister, Montoya, and Waxman (Coauthors Senators Dymally, Gregorio, Nejedly, and Stern)	194	SJR 72	Moscone
			195	SJR 73	Moscone, Behr, Rains, and Robbins
160	ACR 195	Mobley, Maddy, Ray E Johnson, Z'berg, Carter, Chappie, Duffy, Ray Gonzales, MacDonald, Murphy, Nimmo, Priolo, Seeley, Thurman, and Wood (Coauthors Senators Berryhill, Biddle, Marler, Stern, Stull, Way and Zenovich)	196	SJR 75	Alquist and Grunsky
			197	SJR 76	Way, Ayala, Beilenson, Berryhill, Biddle, Marler, Nejedly, and Stern (Coauthor Assemblyman Seeley)
161	ACR 220	Committee on Criminal Justice (Sieroty, Maddv, Dixon, Meade, and Waxman), Berman, Fong, Karabian, Keene, Moretti, and Ralph	198	ACA 111	Z'berg and Boatwright
			199	AJR 72	Thurman
			200	AJR 97	Bannai, McLennan, Briggs, Hayden, Alatorre, Beverly, Chappie, Craven, Dixon, Garcia, Ray Gonzales, Bill Greene, Holoman, Lewis, Lockyer, Priolo, Ralph, Sieroty, and Thurman
162	ACR 222	McLennan	201	AJR 112	Wood, Hayden, Arnett, Bannai, MacDonald, Maddy, Murphy, Sieroty, Ray E Johnson, McLennan, and Nimmo (Coauthor Senator Grunsky)
163	ACR 225	Thurman, Mobley, and Maddy (Coauthors Senators Berryhill, Way, and Zenovich)			
164	ACR 228	Lockyer, Miller, Meade, and Fong (Coauthors Senators Holmdahl and Petrus)	202	AJR 116	Davis and Ray E Johnson
165	ACR 232	Dixon	203	AJR 119	Burke
166	ACR 258	Duffy, Mobley, Ray Gonzales, and Maddy (Coauthors Senators Way and Zenovich)	204	AJR 123	Papan, Moretti, Karabian, Alatorre, Antonovich, Arnett, Badham, Bagley, Bannai, Bee, Berman, Beverly, Boatwright, Briggs, Brown, Burke, Carter, Chacon, Chappie, Collier, Cory, Craven, Cullen, Davis, Deddeh, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Joe A Gonzales, Ray Gonzales, Bill Greene, Leroy F Greene, Hayden, Holoman, Ingalls, Harvey Johnson, Ray E Johnson, Kaploff, Keene, Keyser, Knox, Lancaster, Lanterman, Lewis, Lockyer, MacDonald, MacGillivray, Maddy, McAlister, McCarthy, McLennan, Meade, Miller, Montoya, Nimmo, Powers, Quimby, Ralph, Russell, Seeley, Sieroty, Thomas, Thurman, Wakefield, Warren, Waxman, Wilson, Wood, and Z'berg (Coauthors Senators Petrus, Ayala, Behr, Berryhill, Collier, Deukmejian, Dills, Dymally, Gregorio, Holmdahl, Kennick, Marks, Mills, Rains, Robbins, Rodda, Schrade, Song, Stevens, Stern, Way, and Wedworth)
167	ACR 279	MacGillivray	205	AJR 125	Priolo
168	SCR 135	Moscone	206	AJR 126	Knox
169	SCR 140	Collier	207	ACR 139	Berman
170	SCR 143	Collier	208	ACR 150	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chaurman)
171	SCR 145	Collier			
172	SCR 157	Collier	209	ACR 151	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chaurman)
173	SCR 168	Mills			
174	SCR 36	Nejedly, Dymally, Short, Song, and Way	210	ACR 155	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chaurman)
175	SCR 110	Mills			
176	SCR 113	Dills	211	ACR 156	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chaurman)
177	SCR 117	Beilenson			
178	SCR 118	Marks			
179	SCR 122	Robbins			
180	SCR 130	Moscone			
181	SCR 133	Grunsky			
182	SCR 134	Robbins and Cusanovich			
183	SCR 144	Robbins			
184	SCR 149	Collier			
185	SCR 154	Marks and Kennick			
186	SCR 160	Marks, Beilenson, and Collier (Coauthors Assemblymen Brown, McCarthy, Sieroty, and Moretti)			
187	SCR 165	Collier			
188	SCR 167	Holmdahl			
189	SCR 169	Petrus, Holmdahl, Alquist, Behr, Dills, Dymally, Gregorio, Marler, Nejedly, Rains, Roberts, Rodda, Short, Song, and Stern (Coauthors Assemblymen Meade, Bee, Berman, Beverly, Boatwright, Bond, Brown, Chacon, Cory, Craven, Cullen, Dixon, Duffy, Dunlap, Fenton, Fong, Foran, Garcia, Gonzales, Bill Greene, Holoman, Ingalls, Harvey Johnson, Kaploff, Karabian, Keene, Keyser, Lanterman, Lewis, MacDonald, Maddy, McAlister,			

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212	ACR 157	man) Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)			Dixon, Meade, and Waxman), Berman, Fong, Karabian, Keene, Moretti, Ralph, and Z'berg (Coauthor, Senator Robbins)
213	ACR 159	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)	222	ACR 229	Cory
214	ACR 160	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)	223	ACR 233	Antonovich and Leroy F Greene
215	ACR 161	Joint Committee on the Master Plan for Higher Education (Vasconcellos, Chairman)	224	ACR 236	Antonovich, Z'berg, and Meade
216	ACR 181	Fenton, Moretti, Davis, Dunlap, Bill Greene, Ray E Johnson, Meade, and Mobley (Coauthors Senators Dills, Dvornally, Mills, and Roberts)	225	ACR 237	Burton (Coauthor Senator Dymally)
217	ACR 188	Burton	226	ACR 238	Briggs, Russell, McLennan, Lockyer, and Chacon
218	ACR 206	Z'berg and Dunlap	227	ACR 245	Dunlap and Z'berg (Coauthor Senator Behr)
219	ACR 217	Committee on Criminal Justice (Sieroty, Dixon, Meade, and Waxman), Berman, Fong, Karabian, Keene, Moretti, and Ralph	228	ACR 246	McLennan
220	ACR 218	Committee on Criminal Justice (Sieroty, Dixon, Meade, and Waxman), Berman, Fong, Karabian, Keene, Moretti, and Ralph	229	ACR 249	Mobley, Lanterman, Knox, and MacDonald
221	ACR 221	Committee on Criminal Justice (Sieroty,	230	ACR 250	Kaploff, Z'berg, Dixon, Fong, and Wilson (Coauthor Senator Mills)
			231	ACR 257	Vasconcellos, Ralph, Chacon, and Russell (Coauthors Senators Grunsky, Petrus, Stull, and Ayala)
			232	ACR 263	Bagley
			233	ACR 274	Arnett
			234	ACR 281	Joe A Gonsalves, McCarthy, Beverly, Berman, and Ralph
			235	ACR 219	Committee on Criminal Justice (Sieroty, Maddy, Dixon, Meade, and Waxman), Berman, Fong, Karabian, Keene, Moretti, and Ralph
			236	ACR 227	Alatorre
			237	SCR 171	Mills

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1	7	—	Wilson, Decdeh, Davis, McAlister, Boatwright, Joe A Gonsalves, Keene, Bannai, Carter, Antonovich, Kaploff, Thurman, Ray Gonzales, Keyser, Dixon, Z'berg, Sieroty, Warren, Dunlap, McLennan, Lanterman, Collier, MacDonald, Mobley, Bagley, Arnett, Maddy, and Hayden (Coauthors Senators Rains and Stern)				

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1	SCR 1	Kenrick			
2	SCR 2	Bradley			
3	SCR 3	Mills			