MEASURES SUBMITTED TO VOTE OF ELECTORS

Primary Election, June 5, 1984, and General Election, November 6, 1984

MEASURES SUBMITTED TO VOTE OF ELECTORS

Primary Election, June 5, 1984

MEASURES ADOPTED

Constitutional Amendments Submitted by Legislature

Number on ballot

- 20. Elected Officials. Disqualification for Libelous or Slanderous Campaign Statements. (Statutes 1982, Resolution Chapter 181, ACA 74)
- 21. Public Pension Fund Investments. (Statutes 1983, Resolution Chapter 105, ACA 16)
- 23. Property Texation. Seismic Safety Construction Exclusion. (Statutes 1984, Resolution Chapter 2, SCA 14)

INITIATIVE STATUTE

24. Legislature: Rules, Procedures, Powers, Funding.

BOND ACTS SUBMITTED BY LEGISLATURE

- 16. County Jail Capital Expenditure Bond Act of 1984. (Statutes 1984, Chapter 4, SB 310)
- 17. New Prison Construction Bond Act of 1984. (Statutes 1984, Chapter 4, SB 310)
- California Park and Recreational Facilities Act of 1984. (Statutes 1984, Chapter 5, AB 2099)
- 19. Fish and Wildlife Habitat Enhancement Act of 1984. (Statutes 1984, Chapter 6, SB 512)

MEASURES DEFEATED

Constitutional Amendment Submitted by Legislature

Number on ballot

22. Exempt State Civil Service Positions. (Statutes 1983, Resolution Chapter 107, ACA 26)

MEASURE 3 SUBMITTED TO VOTE OF ELECTORS*

Gerieral Election, November 6, 1984

MEASURES ADOPTED

Constitutional Amendments Submitted by Legislature

Number on ballot

- 31. Property Texestion Fire Protection Systems Exclusion (Statutes 1984, Resolution Chapter 56, SCA .58)
- 32. Supreme Court. Transfer of Causes and Review of Decisions. (Statutes 1984, Resolution Chapter 64, SCA 29)
- 33. Property You Posts oncoment. Disabled Person. (Statutes 1984, Resolution Chapter 65, ACA 66)

INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

37. State Lottery.

INITIATIVE STATUTE

38. Voting Materials in English Only.

BOND ACTS SUBMITTED BY LEGISLATURE

- 25. Clean Water Bond Law of 1984. (Statutes 1984, Chapter 377, AB 1732)
- State School Building Lease-Purchase Bond Law of 1984. (Statutes 1984, Chapter 375, SB 125)
- 27. Hazardous Substance Cleanup Bond Act. (Statutes 1984, Chapter 376, SB 1465)
- 28. California Safe D: nking Water Bond Law of 1984. (Statutes 1984, Chapter 378, AB 2183)
- 29. Veterans Bond Ac of 1984. (Statutes 1984, Chapter 391, AB 2354)
- 30. Senior Center Bend Act of 1984. (Statutes 1984, Chapter 575, SB 1359)

MEASURES DEFEATED

Constitutional Amendment Submitted by Legislature

Number on ballot

34. Property Taxation. Historic Structure Exclusion. (Statutes 1984, Resolution Chapter 66, ACA 69)

INITIATIVE CONSTITUTIONAL AMENDMENT

36. Taxation.

INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

39. Reapportionment.

INITIATIVE STATUTES

- 40. Campaign Contribution Limitations. Elective State Offices.
- 41. Public Aid and Mc dical Assistance Programs.

^{*} Proposition Number 35 removed from Ballot by order of California Supreme Court



Office of

March Jong Eu

Secretary of State

SACRAMENTO

I, MARCH FONG EU, Secretary of State of the State of California, hereby certify, based on records on file in my office;

That pursuent to Government Code Section 9766(d) the following are the results of all elections upon any initiative or referendum measures submitted to the electors of the State within the calendar year 1984.

The following law was adopted by vote of electors at the June 5, 1984 primary election:

Legislature: Rules, Procedures, Powers, Funding. Initiative Statute.

The following laws were adopted by vote of electors at the November 6, 1984, general election:

State Lottery. Initiative Constitutional Amendment and Statute.
Voting Materials in English Only. Initiative Statute.

The following proposed laws were defeated by vote of electors at the November 6, 1984 general election:

Taxation. Initiative Constitutional Amendment. Reapportionment. Initiative Constitutional Amendment and Statute.

Campaign Contribution Limitations. Elective State Offices. Initiative Statute. Public Aid and Medical Assistance Programs. Initiative Statute.



IN WITNESS WHEREOF, I hereunto set my hand and affix the Great Seal of the State of California, at Secremento, this 1st day of March 1985.

MARCH FONG EU Secretary of State

PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

Primary Election, June 5, 1984

MEASURES ADOPTED

Constitutional Amendments Submitted by Legislature

Number on ballot

> Elected Officials. Disqualification for Libelous or Slanderous Campaign Statements. (Statutes 1982, Resolution Chapter 181, ACA 74)

[Approved by electors June 5, 1984.]

PROPOSED AMENDMENT TO ARTICLE VII

SEC. 10. (a) No person who is found liable in a civil action for making libelous or slanderous statements against an opposing candidate during the course of an election campaign for any federal, statewide, Board of Equalization, or legislative office or for any county, city and county, city, district, or any other local elective office shall retain the seat to which he or she is elected, where it is established that the libel or slander was a major contributing cause in the defeat of an opposing candidate.

A libelous or slanderous statement shall be deemed to have been made by a person within the meaning of this section if that person actually made the statement or if the person actually or constructively assented to, authorized, or ratified the statement.

"Federal office," as used in this section means the office of United States Senator and Member of the House of Representatives; and to the extent that the provisions of this section do not conflict with any provision of federal law, it is intended that candidates seeking the office of United States Senator or Member of the House of Representatives comply with this section.

- (b) In order to determine whether libelous or slanderous statements were a major contributing cause in the defeat of an opposing candidate, the trier of fact shall make a separate, distinct finding on that issue. If the trier of fact finds that libel or slander was a major contributing cause in the defeat of an opposing candidate and that the libelous or slanderous statement was made with knowledge that it was false or with reckless disregard of whether it was false or true, the person holding office shall be disqualified from or shall forfeit that office as provided in subdivision (d). The findings required by this section shall be in writing and shall be incorporated as part of the judgment.
- (c) In a case where a person is disqualified from holding office or is required to forfeit an office under subdivisions (a) and (b), that disqualification or forfeiture shall create a vacancy in office, which vacancy shall be filled in the manner provided by law for the filling of a vacancy in that particular office.
- (d) Once the judgment of liability is entered by the trial court and the time for filing a notice of appeal has expired, or all possibility of direct attack in the courts of this state has been finally exhausted, the person shall be disqualified from or shall forfeit the office involved in that election and shall have no authority to exercise the powers or perform the duties of the office.
- (e) This section shall apply to libelous or slanderous statements made on or after the effective date of this section.

Number on ballot

21. Public Pension Fund Investments. (Statutes 1983, Resolution Chapter 105, ACA 16)

[Approved by electors June 5, 1984.]

PROPOSED AMENDMENT TO ARTICLE XVI, SECTION 17

SEC. 17. The State state shall not in any manner loan its credit, nor shall it subscribe to, or be interested in the stock of any company, association, or corporation, except that the state and each political subdivision, district, municipality, and public agency thereof is hereby authorized to acquire and hold shares of the capital stock of any mutual water company or corporation when such the stock is so acquired or held for the purpose of furnishing a supply of water for public, municipal or governmental purposes; and such the holding of such the stock shall entitle such the holder the reof to all of the rights, powers and privileges, and shall subject such the holder to the obligations and liabilities conferred or imposed by law upon other holders of stock in the mutual water company or corporation in which such the stock is so held.

Notwithstanding provisions to the contrary in this section and Section 6 of Article XVI, the Legislature may authorize the investment of moneys of any public pension or retirement fund, not to exceed 25 percent of the assets of such fund determined on the basis of cost in the common stock or shares and not to exceed 5 percent of assets in preferred stock or shares of any corporation; provided: system, subject to all of the following:

a. Such stock is registered on a national securities exchange, as provided in the "Securities Exchange Act of 1934" as amended, but such registration shall not be required with respect to the following stocks:

1) The common stock of a bank which is a member of the Federal Deposit Insurance Corporation and has capital funds, represented by capital, surplus, and undivided profits, of at least fifty million dollars (\$50,000,000);

2) The common stock of an insurance company which has capital funds; represented by capital, special surplus funds, and unassigned surplus, of at least fifty million dollars (\$50,000,000);

- 3) Any preferred stock:
- b. Such corporation has total assets of at least one hundred million dollars (\$100,/000,000);
- e. Bonds of such corporation, if any are outstanding, qualify for investment under the law governing the investment of the retirement fund, and there are no arrears of dividend payments on its preferred stock;
- d. Such corporation has paid a cash dividend on its common stock in at least 8 of the 10 years next preceding the date of investment, and the aggregate net carnings available for dividends on the common stock of such corporation for the whole of such period have been equal to the amount of such dividends paid, and such corporation has paid an earned eash dividend in each of the last 3 years;
- e. Such investment in any one company may not exceed 5 percent of the common stock shares outstanding; and
- f. No single common stock investment may exceed 2 percent of the assets of the fund, based on cost:

Notwithstanding provisions to the contrary in this section and Section 6 of Article XVI, the Legislature may authorize the investment of moneys of any public pension or retirement fund, in stock or shares of a diversified management invest/ment company registered under the "Investment Company Act of 1940" which has total assets of at least fifty million dollars (\$50,000,000); provided, however, that the total investment in such stocks and shares, together with stocks and shares of

all other corporations may not exceed 25 percent of the assets of such fund determined on the basis of the cost of the stocks or shares.

- (a) The assets of a public pension or retirement system are trust funds and shall be held for the exclusive purposes of providing benefits to participants in the pension or retirement system and their beneficiaries and defraying reasonable expenses of administering the system.
- (b) The fiduciary of the public pension or retirement system shall discharge his or her duties with respect to the system solely in the interest of, and for the exclusive purposes of providing benefits to, participants and their beneficiaries, minimizing employer contributions thereto, and defraying reasonable expenses of administering the system.
- (c) The fiduciary of the public pension or retirement system shall discharge his or her duties with respect to the system with the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with these matters would use in the conduct of an enterprise of a like character and with like aims.
- (d) The fiduciary of the public pension or retirement system shall diversify the investments of the system so as to minimize the risk of loss and to maximize the rate of return, unless under the circumstances it is clearly prudent not to do so.

Number on ballot

23. Property Tuxetion. Seismic Safety Construction Exclusion. (Statutes 1984, Resolution Chapter 2, SCA 14)

[Approved by electors June 5, 1984.]

PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

- Section SEC. 2. (a) The full cash value means the county assessor's valuation of real property as shown on the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of real property when purchased, newly constructed, or a change in ownership has occurred after the 1975 assessment. All real property not already assessed up to the 1975–76 full cash value may be reassessed to reflect that valuation. For purposes of this section, the term "newly constructed" shall not include real property which is reconstructed after a disaster, as declared by the Governor, where the fair market value of such real property, as reconstructed, is comparable to its fair market value prior to the disaster. Also, the term "newly constructed" shall not include the portion of reconstruction or improvement to a structure, constructed of unreinforced masonry bearing wall construction, necessary to comply with any local ordinance relating to seismic safety during the first 15 years following that reconstruction or improvement.
- (b) The full cash value base may reflect from year to year the inflationary rate not to exceed 2 percent for any given year or reduction as shown in the consumer price index or comparable data for the area under taxing jurisdiction, or may be reduced to reflect substantial damage, destruction or other factors causing a decline in value.
- (c) For purposes of subdivision (a), the Legislature may provide that the term "newly constructed" shall not include the construction or addition of any active solar energy system.
- (d) For purposes of this section, the term "change in ownership" shall not include the acquisition of real property as a replacement for comparable property if the person acquiring the real property has been displaced from the property replaced by eminent domain proceedings, by acquisition by a public entity, or governmental action which has resulted in a judgment of inverse condemnation.

The real property acquired shall be deemed comparable to the property replaced if it is similar in size, utility, and function, or if it conforms to state regulations defined by the Legislature governing the relocation of persons displaced by governmental actions. The provisions of this subdivision shall be applied to any property acquired after March 1, 1975, but shall affect only those assessments of that property which occur af er the provisions of this subdivision take effect.

INITHATIVE STATUTE

Number on ballot

24. Legislature: Rules, Procedures, Powers, Funding.

[Submitted by the initiative and approved by electors June 5, 1984.]

First—That Sections 9026, 9027, 9028, 9029, 9030, 9031, 9107, 9107.5., 9126, 9127, 9128, 9129, 9131, 9132, 9020, 9221, 9222, and 9223 of the Government Code are repealed.

9026. All standing so nmittees of either the Senate or Assembly shall be ap/ pointed by the presiding officer of their respective house if the house by resolution or its rules does not direct otherwise.

9027. All meetings of the Assembly and Senate and the committees and sub/committees thereof, and any conference committee, shall be open and public and all the proceedings shall be conducted openly so that the public may remain informed, except as otherwise provided in this article.

All meetings of any eor ference committee shall be open to press representatives accredited by the joint Rules Committee.

9028. Any such meetings at which the discussion or adoption of any proposed resolution, rule, regulation, or formal action occurs, or at which a majority or quorum of the body is in attendance, shall be held only after full and timely notice to the public as provided by the joint Rules of the Senate and Assembly.

9020. Nothing contained in this article shall be construed to prevent: the Asl sembly or the Senate or a committee or subcommittee thereof from holding executive sessions to consider the appointment of members to committees or to the chairmanship or vice chairmanship thereof, or to consider the appointment, employment or dismissa of a public officer or employee or to hear complaints or charges brought against such officer or employee, or an elected public official, or to consider matters relating to internal house management, or to consider assign/ment of bills to committee, or affecting the safety and security of the State Capital or Members of the Legislature, its staff and employees, or the Members of the Assembly or the Senate from meeting privately in caucus with members of their own political party.

9939. Each Member of the Legislature who attends a meeting of the Assembly, the Senate, or any committee or subcommittee thereof, where action is taken in violation of Section 9027, with knowledge of the fact that the meeting is in violation thereof, is guilty of a misdemeanor.

9031. Any interested person may commence an action by mandamus, injune/
tion or declaratory relie; for the purpose of stopping or preventing violations or
threatened violations of Section 9027 by Members of the Legislature or to deter/
mine the applicability of this chapter to actions or threatened future action of the
Legislature.

9107. There is hereby ereated the Joint Rules Committee which shall have the membership specified in the Joint Rules of the Senate and the Assembly. The committee herein created has a continuing existence and may meet and act during

sessions of the Legislature or any recess thereof and in the interim periods between sessions. The previsions of the Joint Rules of the Senate and Assembly relating to investigating committees shall apply to the committee herein created and it shall have all the powers and authority provided in said rules, in Section 11 of Article IV of the Constitution of California, and in this article. Any action of the committee shall require an affirmative vote of not less than a majority of the Senate members and a majority of the Assembly members of the committee.

9107.5. Any reference in any code or statute to the Joint Committee on Legislative Organization shall be deemed a reference to the Joint Rules Committee.

9126. Unless specifically exempted from this section, all appropriations for contingent expenses of the Senate and legislative committees thereof, including appropriations previously made which have not reverted to the Ceneral Fund, shall be deposited in and credited to the Senate Contingent Fund, which fund is created in the State Treasury. The money in the fund shall be available for the expenses of the Senate and legislative committees thereof, and shall be disbursed under or pursuant to the direction of the Senate as provided in the rules, orders, and resolutions of the Senate, or as provided by the Senate Committee on Rules (which committee has a continuing existence during sessions and between sessions with such powers, duties and responsibilities as the Senate from time to time shall prescribe) as and when thereunto authorized by the Senate. The money in the fund shall be disbursed pursuant to, and the powers, duties and responsibilities of the Senate Committee on Rules shall be as provided by, the rules, orders and resolutions adopted by the Senate at the 1949 Regular Session until modified or superseded by Senate action at a subsequent session.

9127. Unless specifically exempted from this section, all appropriations for contingent expenses of the Assembly and legislative committees thereof, including appropriations previously made which have not reverted to the Ceneral Fund, shall be deposited in and credited to the Assembly Contingent Fund, which fund is created in the State Treasury. The money in the fund shall be available for the expenses of the Assembly and legislative committees thereof and shall be districted under or pursuant to the direction of the Assembly as provided in the rules, orders, and resolutions of the Assembly, or as provided by the Assembly Rules Committee (which committee has a continuing existence during sessions and between sessions with such powers, duties and responsibilities as the Assembly from time to time shall prescribe) as and when thereunto authorized by the Assembly. The money in the fund shall be disbursed, pursuant to, and the powers, duties and responsibilities of the Assembly Rules Committee shall be as provided by, the rules, orders and resolutions adopted by the Assembly at the 1940 Regular Session until modified or superseded by Assembly action at a subsequent session.

9128. Any money appropriated for legislative printing shall be disbursed under or pursuant to the direction of the Senate or Assembly as provided in the rules, orders, and resolutions of the Senate or Assembly or their joint rules and resolutions.

9129. Appropriations deposited in and credited to the Senate Contingent Fund or the Assembly Contingent Fund shall be continuously available without regard to fiscal years, except that appropriations made at extraordinary or special sessions for the expenses of said sessions shall be maintained as special accounts within the particular funds and shall be available for expenditure for such purpose for a period of one year after the date upon which the appropriation first becomes available for expenditure, and the unexpended balance of any such appropriation shall revert to the fund from which the appropriation was made upon the expiral tion of one year following the last day of the period of its availability.

9131. For the period ending on November 30 of each year, the Assembly Rules Committee, Senate Committee on Rules, and the Joint Rules Committee shall

annually issue a report to the public on the expenditures made from the contining of fund subject to their direction and control. Such report shall include, but not be limited to, a listing of total expenditures for each Member and committee of the Legislature in the following categories:

- (a) Out/of/state travel and living expense reimbursement and in/state travel and living expense reimbursement.
 - (b) Automotive expenses.
 - (e) Rent.
 - (d) Telephone.
 - (e) Postage.
 - (f) Printing.
 - (g) Office supplies.
 - (h) Newsletters.
 - (i) Per diem for attensance at legislative sessions.

9132. The Assembly and Senate, and the Joint Rules Committee, shall annually provide to the Director of Finance an itemized statement of proposed expendifures from the Assembly Contingent Fund, the Senate Contingent Fund, and the Contingent Funds of the Assembly and Senate for inclusion in the Covernor's Budget for the ensuing fixed year:

9220. The Speaker is responsible for the efficient conduct of the legislative and administrative affairs of the Assembly from the final adjournment of any session of the Legislature until the convening of the next session including, but not limited to, the preparation, correction, filing and indexing of all bills, records, histories, and other official documents of the Assembly, the proper maintenance of committee rooms and offices of the Assembly and the assignment thereof, and the signing of enrolled bills and delivery thereof to the Governor.

9221. Every member, officer, and employee of the Assembly shall, upon rel quest, assist the Speaker in earrying out the duties imposed upon him under this article.

9222. Neither the Speuker nor any Member of the Assembly who assists him shall receive any additional salary for services rendered pursuant to this article, but they shall be allowed the same mileage and actual and necessary expenses for living accommodations at d meals as is provided by the Joint Rules for members of investigating committees. Officers and employees who perform services pursulant to this article shall be compensated at the same rate paid for their services during the session. The allowances and compensation provided for in this section shall be paid only out of any money appropriated for the payment of legislative help. Claims for such allowances and compensation shall be paid by warrants drawn by the State Gontroller upon the State Treasurer, after certification by the Speaker.

9223. Whenever the Speaker incurs expenses in connection with the work of an Assembly committee of which he is a member, whether an ex officio or other/wise, the Controller shall draw his warrant in payment of the claim for such expenses when it is certif ed either by the chairman of the committee or by the Speaker. The amount so paid shall be charged against the money allocated to the committee from the Assembly Contingent Fund.

Second—That Chapter 3 (commencing with Section 9900) is added to Part 1 of Division 2 of Title 2 of the Government Code, to read:

Chapter 8 LEGISLATIVE REFORM

Article 1 GENERAL

§ 9900. Short title

This chapter shall be known and may be cited as the "Legislative Reform Act of 1983."

§ 9901. Findings and declaration.

The people find and declare:

(a) All citizens of the State are entitled to full and effective representation by

their elected representatives.

- (b) In recent years spending for the support of the Legislature has increased at a rate greatly exceeding the growth in spending for most other state functions, severely damaging the image and credibility of the Legislature with the people of California.
- (c) In the absence of reasonable oversight and constraints, powerful individual lawmakers exercise virtually exclusive control over legislative spending, depriving the people of California and other lawmakers of an effective means of discovering how these monies are being spent or of judging the propriety of those expenditures.

(d) The distribution of funding, staff, and informational resources in the Legislature according to predominantly partisan criteria has greatly hindered the ability of minority party representatives to provide effective legislative representation.

- (e) The concentration of power in the office of Speaker of the Assembly and, to a lesser extent, in the office of President pro Tempore of the Senate, has created a system of patronage and punishment through which a single legislator, accountable only to the people of a single legislative district, is able to wield greatly disproportionate influence over the laws of California.
- (f) The growth in abusive voting practices in the Legislature and its committees has worked to deprive the people of their right to monitor the performance of their legislative representatives and respond accordingly.
- (g) The Legislature's refusal to adhere to statutory and traditional notice and publication requirements for committee hearings and reports of conference committees has deprived the public of its right to make effective input into the legislative process.

§ 9902. Purposes of chapter

The people enact this chapter to accomplish the following purposes:

(a) Appropriations for the support of the Legislature should be reduced by thirty percent from 1983-84 budgeted levels and future growth in legislative spending should be limited to a rate commensurate with the growth of state government spending in general.

(b) Control over legislative spending should be removed from the hands of powerful individual lawmakers and there should be established a system of independent monitoring of legislative spending practices and increased disclosure of

legislative spending levels.

(c) All Members of the Legislature, regardless of partisan affiliation, should be provided with equal opportunity and resources to effectively serve their constituents. The minority party or parties in each house of the Legislature should be provided with resources, funding, and a policy-making voice proportionate with their numbers in that house in order to achieve the end of fair and effective representation for all.

- (d) No single Member of the Legislature should be given extraordinary power to influence the course of legislation nor the power to punish other members for the good faith exercise of their free will and judgement on behalf of their constituents.
- (e) No system of legislative voting which serves to deny or obscure the people's right to know how their representatives vote should be permitted in the Legislature.
- (f) The people have the right to have notice of, see, and express their feelings on all proposed changes in the laws, including those changes proposed in reports of conference committees, and any knowing and willful violation of these rights should be a criminal offense and the laws passed in violation thereof invalidated.

§ 9903. Construction of chapter

This chapter shall be liberally construed to accomplish its purposes.

§ 9904. Amendment or *epeal of chapter; procedures

This chapter may be amended only 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 chapter.

- (a) This chapter may be amended only to further its purposes and only by statute, passed in each house by rollcall vote entered in the journal, two-thirds of the membership concurring and signed by the Governor, if at least 20 days prior to passage in each house the bill in its final form has been printed and made available for public inspection.
- (b) This chapter may be amended or repealed by a statute that becomes effective only when approved by the electors.

§ 9905. Imposition of additional requirements; law governing

Nothing in this chapter shall prevent the Legislature from imposing additional requirements on itself if the requirements do not conflict with the purposes of this chapter. If any act of the Legislature conflicts with the provisions of this chapter, this chapter shall prevail

§ 9906. Severability

If any provision of this chapter, or the application of any such provision to any person or circumstances, shall be held invalid, the remainder of this chapter 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 chapter are severable.

§ 9907. Effective date

This chapter shall go into effect immediately. Notwithstanding any other provision of law, all changes in the structure or operation of the Legislature required by this chapter, including but not limited to the adoption of rules in accordance with Section 9920 and 9921, the reorganization of the Senate Committee on Rules, the Assembly Committee on Rules, the Joint Rules Committee, and all standing, special, select, and joint committees of the Legislature, including the reallocation of staff resources, in accordance with Sections 9911, 9915, 9917, 9922, 9923, and 9924, and the reduction in funding for support of the Legislature pursuant to Section 9934, shall be implemented upon the first meeting of the Legislature in regular or special session subsequent to enactment of this chapter.

Article 2 LEGISLATIVE POWERS AND DUTIES

§ 9910. Speaker of the Assembly

The Speaker is responsible for the efficient conduct of the legislative and administrative affairs of the Assembly.

The Speaker shall be elected upon organization of the Assembly at the beginning of each regular or special session and shall serve until adjournment sine die of that session, unless removed pursuant to Section 9173 and a successor chosen pursuant to the rules of the Assembly.

§ 9911. Assembly Committee on Rules

There is hereby created in the Assembly a Committee on Rules, which shall consist of the Speaker, who shall be the chairman of the committee, and six other Members of the Assembly, three to be elected by the party having the largest number of Members in the Assembly and three to be elected by the party having the second largest number of Members. The Assembly Committee on Rules has a continuing existence and may meet and act during sessions of the Legislature or any recess thereof and in the interim periods between sessions. The committee shall have all the powers and authority provided in Section 11 of Article IV of the Constitution of California, in this article, and as provided in the rules of the Assembly.

§ 9912. Powers of the Assembly Committee on Rules

- (a) The Assembly Committee on Rules shall have the power:
- (1) To assign all bills to Assembly committees.
- (2) To appoint the Chairmen and Vice-chairmen of all other Assembly Committees, provided that the Chairman and Vice-chairman of each committee must be members of different parties.
- (3) To have general direction over the Assembly Chamber and rooms set aside for the use of the Assembly, including the rooms for use by Members as private offices.
- (4) To allocate all funds, staffing, and other resources necessary for the effective operation of the Assembly. Except as provided otherwise by affirmative recorded vote of two thirds of the total membership of the committee, all funds, staffing, and resources shall be allocated proportionately by party.
- (5) To exercise such other powers and perform such duties as may be provided by statute enacted in accordance with the provisions of this chapter, or in the rules of the Assembly.
- (b) Notwithstanding any other provision of law or rule, neither the Chairman nor any member or agent of the Assembly Committee on Rules shall have the power to perform any action on behalf of the committee, including but not limited to the making of contracts, the payment of claims, the allocation of office space, or the hiring or dismissal of staff, without the express authorization of two thirds of the total membership of the committee. Such authorization shall apply only to the matter or matters under immediate consideration.

§ 9913. Appointments by the speaker; confirmation by Assembly Committee on Rules

Notwithstanding any other provision of law, all statutory appointments delegated to the Speaker of the Assembly are subject to confirmation by the Assembly Committee on Rules, two thirds of the membership thereof concurring.

§ 9914. President pro tempore of the senate

The President pro Tempore is responsible for the efficient conduct of the legislative and administrative affairs of the Senate.

The President pro Tempore shall be elected upon organization of the Senate at the beginning of each regular or special session and shall serve until adjournment sine die of that session, unless removed pursuant to Section 9173 and a successor chosen pursuant to the rules of the Senate.

§ 9915. Senate Committee on Rules

There is hereby created in the Senate a Committee on Rules, which shall consist of the President pro Tempore of the Senate, who shall be the chairman of the committee, and four other Members of the Senate, two to be elected by the party having the largest number of Members in the Senate and two to be elected by the party having the second largest number of Members. The Senate Committee on Rules has a continuing existence and may meet and act during sessions of the Legislature or any recess thereof and in the interim periods between sessions. The committee shall have all the powers and authority provided in Section 11 of Article IV of the Constitution of California, in this article, and as provided in the rules of the Senate.

§ 9916. Powers of the Senate Committee on Rules

- (a) The Senate Committee on Rules shall have the power:
- (1) To assign all bills to Senate committees.
- (2) To appoint the Chairmen and Vice-chairmen of all other Senate committees, provided that the Chairman and Vice-chairman of each committee must be members of different parties.
- (3) To have general direction over the Senate Chamber and rooms set aside for the use of the Senate, including the rooms for use by Members as private offices.
- (4) To allocate all fund:, staffing, and other resources necessary for the effective operation of the Senate. Except as decided otherwise by affirmative recorded vote of two thirds of the total membership of the committee, all funds, staffing, and resources shall be allocated proportionately by party.
- (5) To exercise such other powers and perform such duties as may be provided by statute enacted in accordance with the provisions of this chapter, or in the rules of the Senate.
- (b) Notwithstanding any other provision of law or rule, neither the Chairman nor any member or agent of the Senate Committee on Rules shall have the power to perform any action on behalf of the committee, including but not limited to the making of contracts, the payment of claims, the allocation of office space, or the hiring or dismissal of staff, without the express authorization of two thirds of the membership of the committee. Such authorization shall apply only to the matter or matters under immediate consideration.

§ 9917. Joint rules committee

(a) There is hereby created the Joint Rules Committee which shall be comprised of the combined membership of the Assembly Committee on Rules and the Senate Committee on Rules as specified in this article and two other Members of the Senate, one to be elected by the party having the largest number of Members in the Senate and one to be elected by the party having the second largest number of Members. The committee herein created has a continuing existence and may meet and act during sess ons of the Legislature or any recess thereof and in the interim periods between sessions. The committee shall have all the powers and authority provided in Sec. ion 11 of Article IV of the Constitution of California, this title, and in the joint rules of the Legislature. Any action of the committee shall require an affirmative voie of not less than a majority of the Senate members and a majority of the Assembly members of the committee, except that any action which involves or anticipates the expenditure or allocation of funds shall require an affirmative vote of at least two thirds of the Senate members and two thirds of the Assembly members. Any reference in any code or statute to the Joint Committee on Legislative Organization shall be deemed a reference to the Joint Rules Committee.

(b) Notwithstanding any other provision of law or rule, neither the Chairman nor any member or agent of the Joint Rules Committee shall have the power to perform any action on behalf of the committee, including but not limited to the making of contracts, the payment of claims, the allocation of office space, or the hiring or dismissal of staff, without the express authorization of two thirds of the membership of the committee. Such authorization shall apply only to the matter or matters under immediate consideration.

Article 3 LECISLATIVE RULES AND PROCEDURES

§ 9920. Rules

Each house of the Legislature shall adopt rules for its proceedings for each regular and special session by resolution adopted by an affirmative recorded vote of two thirds of the membership of the house in question. No rule of either the Senate or Assembly shall be amended except by resolution adopted by an affirmative recorded vote of two thirds of the Members of that house. Any standing rule of either house may be suspended temporarily by a vote of two thirds of the Members of that house present and voting; provided, that in no case may a rule be suspended in the absence of a quorum. Any such temporary suspension shall apply only to the matter under immediate consideration, and in no case shall it extend beyond an adjournment.

§ 9921. Joint Rules

The Senate and Assembly shall adopt rules for their joint proceedings for each regular and special session by resolution adopted by an affirmative recorded vote of two thirds of the membership of each house. No joint rule so adopted may be amended except by resolution adopted by an affirmative recorded vote of two thirds of the membership of each house. The Senate and Assembly may provide for temporary suspension of a joint rule by a single house upon the affirmative recorded vote of two thirds of the members of that house; provided, that the temporary suspension shall apply only to the matter under immediate consideration, and in no case shall it extend beyond an adjournment.

§ 9922. Standing committees

All standing committees of both the Senate and the Assembly, except the Senate Committee on Rules and the Assembly Committee on Rules, shall be created and the size and jurisdiction thereof established through the adoption of or amendment to the rules of the respective houses by resolution, two thirds of the membership of the house in question concurring. Committee membership shall be determined in the following manner:

- (a). The membership of each committee shall be proportional to the partisan composition of the house in question.
- (b). Majority party members of each committee shall be selected by the majority party in a manner to be determined by the party caucus in each house.
- (c). Minority party members of each committee shall be selected by the minority party or parties, in a manner to be determined by the party caucus or caucuses in each house.
- (d). The Assembly Committee on Rules and the Senate Committee on Rules shall provide for the necessary and reasonable expenses of all committees of their respective houses pursuant to the provisions of Sections 9912 and 9916.
- (e) The majority party in each house shall be that party with the largest number of Members in that house. Each other party with membership in the house shall be a minority party.

§ 9923. Special and select committees; subcommittees

No special or select committees nor any subcommittee shall be established in either the Senate or the Assembly except by affirmative vote of two thirds of the Committee on Rules of the house in question. Membership of special or select committees or subcommittees shall be determined according to the provisions of Section 9922. For purposes of this title, "special" and "select" committees or subcommittees include all committees or subcommittees which are not standing committees of either house or joint committees of the two houses.

§ 9924. Joint committees

No joint committee shall be established except by passage of concurrent resolution, two thirds of the membership of each house concurring. The membership of each joint committee shall be allocated equally between the Senate and the Assembly, and the delegation from each house shall be chosen pursuant to the procedures set forth in Section 9922.

§ 9925. Member voting

Each house of the Legislature shall provide in its rules for appropriate voting procedures on the floor and in committees or subcommittees; provided, that no Member shall be allowed to cast a vote for another Member, nor shall any Member be allowed to change his or her vote or add a vote to the roll after the vote is announced, without the consent of four fifths of the membership of the house, nor shall any vote be taken in any committee or subcommittee of either house in the absence of a quorum, except a vote to adjourn.

§ 9926. Open and public meetings; public notice

Except as otherwise provided in this article, all meetings of the Assembly and Senate and the committees and subcommittees thereof, and of any conference committee, shall be open and public and all the proceedings shall be conducted openly so that the public may remain informed. All such meetings shall be held only after full and timely notice to the public published in the Journal at least two working days prior to the hearing unless longer notice is required by the Joint Rules of the Senate and A sembly, except notice may be dispensed with on extraordinary occasions by three fifths affirmative recorded vote of the house in question.

§ 9927. Executive sessions

Nothing contained in this article shall be construed to prevent the Assembly or the Senate or a committee; or subcommittee thereof, except a conference committee, from holding executive sessions to consider matters relating to the appointment, employment or dismissal of a public officer or matters affecting the safety and security of the State Capitol or Members of the Legislature, its staff and employees. Members of the Assembly or the Senate shall not be prevented from meeting privately in caucus with members of their own political party.

§ 9928. Conference committees; reports; adoption

Notwithstanding any other provision of law, no Member of the Senate or the Assembly shall sign a conference committee report unless a full and public meeting of the conference committee has been held in accordance with the provisions of Section 9926. No report of a conference committee shall be adopted by either house of the Legislature until the same, with amendments, has been printed and made available to the public for a minimum of two days, except that a house may dispense with this requirement by rollcall vote entered in the journal, two thirds of the membership concurring. Any conference report adopted in violation of this provision shall be void.

§ 9929. Violations: misdemeanor

Each Member of the Legislature who attends a meeting of the Assembly, the Senate, or any committee or subcommittee thereof where action is taken in violation of Section 9926 with knowledge that the meeting is in violation thereof, or who signs a conference report in knowing violation of Section 9928, is guilty of a misdemeanor.

§ 9929.5. Mandamus; injunction; declaratory relief

Any interested person may commence an action by mandamus, injunction or declaratory relief for the purpose of stopping or preventing violations or threatened violations of this chapter by Members of the Legislature or to determine the applicability of this chapter to actions or threatened future action of the Legislature.

Article 4 LEGISLATIVE FUNDS AND ADMINISTRATION

§ 9930 Legislative contingent funds

All appropriations for contingent expenses of the Legislature and committees thereof shall be deposited in and credited to the following funds, which funds are created in the State Treasury:

- (a) Appropriations for the contingent expenses of the Senate and committees thereof shall be deposited in the Senate Contingent Fund, and shall be disbursed under or pursuant to the direction of the Senate Committee on Rules in accordance with the provisions of this chapter.
- (b) Appropriations for the contingent expenses of the Assembly and committees thereof shall be deposited in the Assembly Contingent Fund, and shall be disbursed under or pursuant to the direction of the Assembly Committee on Rules in accordance with the provisions of this chapter.
- (c) Appropriations for the contingent and joint expenses of the Senate and Assembly and committees thereof shall be deposited in the Contingent Funds of the Senate and Assembly, and shall be disbursed under or pursuant to the direction of the Joint Rules Committee in accordance with the provisions of this chapter.

§ 9931. Disbursements from Senate Contingent Fund and Assembly Contingent Fund

Except as provided by affirmative recorded vote of two thirds of the membership of the rules committee having powers of direction under Section 9930, all disbursements from the Senate Contingent Fund and the Assembly Contingent Fund shall be divided proportionately according to the partisan composition of the house in question

§ 9932. Disbursements from Contingent Funds of the Senate and Assembly No disbursements shall be made from the Contingent Funds of the Senate and Assembly except as provided by vote of the Joint Rules Committee, two thirds of the total membership thereof concurring

§ 9933. Disbursement of money appropriated for legislative printing

Any money appropriated for legislative printing shall be disbursed under or pursuant to the direction of the Senate or Assembly as provided in the rules of the Senate or Assembly or their joint rules, in accordance with the provisions of Sections 9931 and 9932.

§ 9934. Limits upon public expenditure

Notwithstanding any other provision of law, within 30 days following the enactment of this chapter, the total amount of monies appropriated for the support of the Legislature, including but not limited to all monies appropriated to the Senate Contingent Fund, the Assembly Contingent Fund, the Contingent Funds of the Senate and Assembly, for legislative printing, and for aids to the Legislature as described in Part 2 of this title, shall be reduced by an amount equal to thirty percent of the total amount of monies appropriated for support of the Legislature for the 1983–84 fiscal year and the amount so reduced shall revert to the General Fund. For each fiscal year thereafter, the total amount of monies appropriated for support of the Legislature shall not exceed an amount equal to that expended for support in the preceding fiscal year, adjusted and compounded by an amount equal to the percentage increase or decrease in state General Fund spending for that fiscal year.

§ 9935. Continuous availability of funds, special accounts

Except as described in Section 9934 and this Section, appropriations deposited in and credited to the Serate Contingent Fund, the Assembly Contingent Fund, or the Contingent Funds of the Serate and Assembly, shall be continuously available without regard to fiscal years. Appropriations made at extraordinary or special sessions for the expenses of said sessions shall be maintained as separate accounts within the particular funds and shall be available for expenditure for such purpose for the duration of said sessions, and the unexpended balance of any such appropriation shall revert to the General Fund upon the adjournment sine die of the special session or sessions for which it was appropriated.

- § 9936. Reports to public on expenditures made from contingent funds; contents (a) For the periods beginning December 1, March 1, June 1, and September 1 of each year, the Assembly Committee on Rules, Senate Committee on Rules, and the Joint Rules Committee shall quarterly issue a report to the public on the
- expenditures made from 'he contingent fund subject to their direction and control. The report shall include, but need not be limited to, a listing of total expenditures for each Member and committee of the Legislature in the following categories:
- (1) Out-of-state travel and living expense reimbursement and in-state travel and living expense reimbursement.
 - (2) Automotive expenses.
 - (3) Rent
 - (4) Telephone.
 - (5) Postage.
 - (6) Printing.
 - (7) Office supplies.
 - (8) Newsletters.
 - (9) Per diem for attendance at legislative sessions.
 - (10) Staff salaries and expenses
 - (11) Contracts entered into with any other party.
- (b) Each report shall be completed, published, and made available to the public within 30 calendar days following the completion of the reporting period.
- (c) For the period ending on November 30 of each year, the Assembly Committee on Rules, Senate Committee on rules, and the Joint Rules Committee shall annually issue a report to the public on the expenditures made from the contingent fund subject to their direction and control. The report shall include, but need not be limited to, a listing of total expenditures for each Member and committee of the Legislature in the categories described in subdivision (a). Each report shall be completed, published, and made available to the public within 90 calendar days following the completion of the reporting period

§ 9937. Independent audit of contingent funds

The Joint Rules Committee shall annually contract for an independent audit of the revenues and expenditures, for each fiscal year, from the Assembly Contingent Fund, Senate Contingent Fund, and the Contingent Funds of the Assembly and Senate. The organization performing the audit shall be subject to approval by the Fair Political Practices Commission. The audit shall include, but need not be limited to, an evaluation of the accuracy of the expenditures described in Section 9936 and an evaluation of the effectiveness of the internal auditing procedures of the individual rules committees.

The audit shall be completed and made available to the public within 180 calendar days following the completion of the fiscal year for which the audit is performed.

BOND ACTS SUBMITTED BY LEGISLATURE

Number on ballot

16. County Juil Capital Exponditure Sand Act of 1984. (Statutes 1984, Chapter 4, SB 310) [Approved by electors June 5, 1984]

SECTION 1. Title 4.6 (commencing with Section 4450) is added to Part 3 of the Penal Code, to read:

TITLE 4.6. COUNTY JAIL CAPITAL EXPENDITURE BOND ACT OF 1984

CHAPTER 1. FINDINGS AND DECLARATIONS

4450. This title shall be known and may be cited as the County Jail Capital Expenditure Bond Act of 1984.

4451. It is found and declared that:

- (a) While the County Jail Capital Expenditure Bond Act of 1981 has helped eliminate many of the critically overcrowded conditions found in the 164 county jail facilities in the state, many problems remain.
- (b) Numerous county jails throughout California are dilapidated and overcrowded.
- (c) Capital improvements are necessary to protect life and safety of the persons confined or employed in jail facilities and to upgrade the health and sanitary conditions of those facilities.
- (d) County jails are threatened with closure or the imposition of court supervision if health and safety deficiencies are not corrected immediately.
- (e) Due to fiscal constraints associated with the loss of local property tax revenues, counties are unable to finance the construction of adequate jail facilities.
- (f) Imposition of limits on taxing powers of local agencies, imposed by Proposition 13 and other measures, has severely limited the ability of local jurisdictions to raise funds for jail construction or renovation, though the need for such facilities is increasing.

CHAPTER 2. FISCAL PROVISIONS

4460. The State General Obligation Bond Law is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect to, the bonds authorized to be issued pursuant to this title, and the provisions of that law are included in this title as though set out in full in this chapter except that,

notwithstanding anything in the State General Obligation Bond Law, the maximum maturity of the Londs shall not exceed 20 years from the date of each respective series. The maturity of each respective series shall be calculated from the date of these series.

- 4461. As used in this title, and for the purpose of this title, the following words shall have the following meanings:
- (a) "Committee" means the County Jail Capital Expenditure Finance Committee created by Section 4463.

(b) "Fund" means the County Jail Expenditure Fund.

- 4462. There is in the State Treasury the County Jail Capital Expenditure Fund, which fund is hereby created.
- 4463. For the purpose of authorizing the issuance and sale, pursuant to the State General Obligation Bond Law, of the bonds authorized by this title, the County Jail Capital Expenditure Finance Committee is hereby created. The committee consists of the Governor or his or her designated representative, the Controller, the Treasurer, and the Director of Finance. The County Jail Capital Expenditure Committee shall be the "committee" as that term is used in the State General Obligation Bond Law, and the Treasurer shall serve as chairman of the committee. The Board of Corrections is hereby designated as "the board" for purposes of this title anc' for the purposes of the State General Obligation Bond Law.
- 4464. The committee is hereby authorized and empowered to create a debt or debts, liability or liabilities, of the State of California, in the aggregate amount of two hundred fifty million dollars (\$250,000,000), in the manner provided in this title. Such debt or debts, liability or liabilities, shall be created for the purpose of providing the funds to be used for the object and work specified in Section 4465 and for administrative costs incurred in connection therewith.
- 4465. Moneys in the fund shall be available for the construction, reconstruction, remodeling, and replacement of county jail facilities, and the performance of deferred maintenance on county jail facilities pursuant to criteria adopted by the Legislature.
- 4465.5 During the design and planning stage for county jail facilities whose construction, reconstruction, or remodeling is financed by the fund, consideration shall be given to prope design to allow for areas where persons arrested for misdemeanors who are attempting to obtain release on bail can be safely accommodated without the necessity of unclothed body searches.
- 4466. (a) When sold, the bonds authorized by this title shall constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is hereby pledged for the punctual payment of both principal and inverest thereon.
- (b) There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state, as shall be required to pay the interest and principal on the bonds maturing each year, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of the revenue to do and perform each and every act which shall be necessary to collect that additional sum.
- (c) All money deposited in the fund which has been derived from premium and accrued interest on bonc's sold shall be available for transfer to the General Fund as a credit to expenditures for bond interest.
- 4467. All money deposited in the fund pursuant to any provision of law requiring repayments to the state for assistance financed by the proceeds of the bonds authorized by this title shall be available for transfer to the General Fund. When transferred to the General Fund, this money shall be applied as a reimbursement to the General Fund on account of principal and interest on the bonds which have been paid from the General Fund.

4468. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this title, such an amount as will equal the following:

(a) That sum annually as will be necessary to pay the principal of and the interest on the bonds issued and sold pursuant to the provisions of this title, as principal and interest become due and payable.

(b) That sum as is necessary to carry out the provisions of Section 4469, which

sum is appropriated without regard to fiscal years.

4469. For the purpose of carrying out the provisions of this title, the Director of Finance may by executive order authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has by resolution authorized to be sold for the purpose of carrying out this title. Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the board in accordance with this title. Any money made available under this section to the board shall be returned by the board to the General Fund from moneys received from the sale of bonds sold for the purpose of carrying out this title. These withdrawals from the General Fund shall be returned to the General Fund with interest at the rate which would have otherwise been earned by these sums in the Pooled Money Investment Fund.

4470. The committee may authorize the Treasurer to sell all or any part of the bonds herein authorized at such time or times as may be fixed by the Treasurer.

4471. All proceeds from the sale of bonds, except those derived from premiums and accrued interest, shall be available for the purpose provided in Section 4465 but shall not be available for transfer to the General Fund to pay principal and interest on bonds. The money in the fund may be expended only as herein provided.

Number on ballot

17. New Prison Construction Bond Act of 1984. (Statutes 1984, Chapter 4, SB 310)

[Approved by electors June 5, 1984.]

SEC. 2. Chapter 13 (commencing with Section 7200) is added to Title 7 of Part 3 of the Penal Code, to read:

CHAPTER 13. NEW PRISON CONSTRUCTION BOND ACT OF 1984

7200. This chapter shall be known and may be cited as the New Prison Construction Bond Act of 1984.

7201. The State General Obligation Bond Law is adopted for the purpose of the issuance, sale and repayment of, and otherwise providing with respect to, the bonds authorized to be issued by this chapter, and the provisions of that law are included in this chapter as though set out in full in this chapter except that, notwithstanding anything in the State General Obligation Bond Law, the maximum maturity of the bonds shall not exceed 20 years from the date of each respective series. The maturity of each respective series shall be calculated from the date of such series.

7202. There is in the State Treasury the 1984 Prison Construction Fund, which fund is hereby created.

7203. The 1984 Prison Construction Committee is hereby created. The committee shall consist of the Controller, the State Treasurer, and the Director of Finance. That committee shall be the "committee," as that term is used in the State General Obligation Bond Law.

7204. The committee is hereby authorized and empowered to create a debt or debts, liability or liabilities, of the State of California, in the aggregate of three hundred million clollars (\$300,000,000), in the manner provided in this chapter. That debt or debts, liability or liabilities, shall be created for the purpose of providing the fund to be used for the object and work specified in Section 7206.

7205. The committee may determine whether or not it is necessary or desirable to issue any bonds authorized under this chapter, and if so, the amount of bonds then to be issued and so'd. The committee may authorize the Treasurer to sell all or any part of the bonds herein authorized at such time or times as may be fixed

by the Treasurer.

7206. The moneys in the fund shall be used for the construction, renovation,

remodeling, and deferred maintenance of state correctional facilities.

7207. All bonds here n authorized, which shall have been duly sold and delivered as herein provided shall constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is hereby pledged for the punctual payment of both principal and interest thereon.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state, as shall be required to pay the principal and interest on such bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of such revenue to do and perform each and every act which shall be necessary to collect such additional sum.

All money deposited in the fund which has been derived from premium and accrued interest on bonds sold shall be available for transfer to the General Fund

as a credit to expenditures for bond interest.

All money deposited in the fund pursuant to any provision of law requiring repayments to the state which are financed by the proceeds of the bonds authorized by this chapter shell be available for transfer to the General Fund. When transferred to the General Fund such money shall be applied as a reimbursement to the General Fund on account of principal and interest on the bonds which has been paid from the General Fund.

7208. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this chapter such an amount as will equal the following:

(a) Such sum annually as will be necessary to pay the principal of and the interest on the bonds is used and sold pursuant to the provisions of this chapter.

(b) Such sum as is necessary to carry out the provisions of Section 7209, which

sum is appropriated without regard to fiscal years.

7209. For the purpose of carrying out the provisions of this chapter, the Director of Finance may by executive order authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has by resolution authorized to be sold for the purpose of carrying out this chapte. Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the committee in accordance with this chapter. Any money made available under this section to the board shall be returned by the board to the General Fund from moneys received from the sale of bonds sold for the purpose of carrying out this chapter. Such withdrawals from the General Fund shall be returned to the General Fund with interest at the rate which would otherwise have been earned by those sums in the Pooled Money Investment Fund.

7210. All proceeds from the sale of bonds, except those derived from premiums and accrued interest, shall be available for the purpose provided in Section 7206 but shall not be available for transfer to the General Fund to pay principal and interest on bonds. The money in the fund may be expended only as herein pro-

vided.

7211. Money in the fund may only be expended for projects specified in this chapter pursuant to appropriations by the Legislature.

Number on ballot

> California Park and Recreational Facilities Act of 1984. (Statutes 1984, Chapter 5, AB 2099)

[Approved by electors June 5, 1984.]

SECTION 1. Chapter 1.691 (commencing with Section 5096.225) is added to Division 5 of the Public Resources Code, to read:

CHAPTER 1.691. CALIFORNIA PARK AND RECREATIONAL FACILITIES ACT OF 1984

Article 1. General Provisions

5096.225. This chapter shall be known and may be cited as the California Park and Recreational Facilities Act of 1984.

5096.226. The Legislature hereby finds and declares that:

- (a) It is the responsibility of this state to provide and to encourage the provision of recreational opportunities and facilities for citizens of California
- (b) It is the policy of the state to preserve, protect, and, where possible, restore coastal resources which are of significant recreational or environmental importance and, through proper planning and development, to make them available for the enjoyment of present and future generations of persons of all income levels, all ages, and all social groups.
- (c) When there is proper planning and development, parks, beaches, recreation areas and recreational facilities, and historical resources preservation projects contribute not only to a healthy physical and moral environment, but also contribute to the economic betterment of the state, and, therefore, it is in the public interest for the state to acquire, develop, or restore areas for recreation, conservation, or preservation and to aid local governments of the state in acquiring, developing, or restoring those areas as will contribute to the realization of the policy declared in this chapter.

5096.227. The Legislature further finds and declares that:

- (a) The demand for parks, beaches, recreation areas and recreational facilities, and historical resources preservation projects in California is far greater than what is presently available, with the number of people who cannot be accommodated at the area of their choice or any comparable area increasing rapidly. Further, the development of parks, beaches, recreation areas and recreational facilities, and historical resources preservation projects has not proceeded rapidly enough to provide for their full utilization by the public.
- (b) The demand for parks, beaches, recreation areas and recreational facilities, and historical resources preservation projects in the urban areas of our state is even greater since over 90 percent of the present population of California reside in urban areas; there continues to be a serious deficiency in open space and recreation areas in the metropolitan areas of the state; and less urban land is available, costs are escalating, and competition for land is increasing.
- (c) There is a high concentration of urban social problems in California's major metropolitan areas which can be partially alleviated by increased recreational opportunities.
- (d) There is a particularly high demand for recreational use at reservoirs and lakes within the state park system and recreational facilities at nonstate water facilities are particularly in need of expansion, rehabilitation, or restoration.

- (e) California's coast provides a great variety of recreational opportunities not found at inland sites; it is heavily used because the state's major urban areas lie, and 85 percent of the state's population lives, within 30 miles of the Pacific Ocean; a shortage of facilities for almost every popular coastal recreational activity exists; and there will be a continuing high demand for popular coastal activities such as fishing, swimming, sightweing, general beach use, camping, and day use. Funding for the development of a number of key coastal sites is critical at this time, particularly in metropolitan areas where both the demand for and the deficiency of recreational facilities is greatest.
- (f) Cities, counties, ard districts must exercise constant vigilance to see that the parks, beaches, recreation areas and recreational facilities, and historical resources they now have are not lost to other uses; they should acquire additional lands as those lands become available; they should take steps to improve the facilities they now have; and they should adequately operate and maintain their existing and proposed systems for the enjoyment of present and future generations of persons of all income levels, all ages, and all social groups.
- (g) Past and current funding programs have not and cannot meet present deficiencies. This condition has become more acute as a result of restrictions on local governmental revenues. There is a need to give priority to further recreational development that can serve expanding recreational needs, produce operating revenues, and in some cases stimulate private sector jobs. In view of the present revenue shortages, and the increasing recreational demands, such a priority is most important at this time.
- (h) In view of the foregoing, the Legislature declares that an aggressive, coordinated, funded program for meeting existing and projected recreational demands must be implemented without delay.

5096.228. As used in this chapter, the following terms shall have the following meanings:

- (a) "Coastal resources" means those land and water areas within the coastal zone, as defined in subdivisions (a) and (b) of Section 31006, and within the Santa Monica Mountains Zone, as described in Section 33105, which are suitable for public park, beach, or recreational purposes, including, but not limited to, areas of historical significance and areas of open space that complement park, beach, or recreational areas, or which are suitable for the preservation of coastal resource values.
- (b) "District" means any district authorized to provide park, recreational, or open-space services, or α combination of those services, except a school district.

(c) "Fund" means the Parklands Fund of 1984.

- (d) "Historical resource" includes, but is not limited to, any building, structure, site, area, or place which is historically or archaeologically significant, or is significant in the architectural, engineering, scientific, economic, agricultural, educational, social, political, military, or cultural annals of California.
- (e) "Historical resources preservation project" is a project designed to preserve an historical resource which is either listed in the National Register of Historic Places or is registered as either a state historical landmark or point of historical interest pursuant to Section 5021.
- (f) "Inland resources' means those land and water areas not included in the definition of coastal resources.
- (g) "Program" means the Parklands Acquisition and Development Program of 1984 established by this chapter.
- (h) "Stewardship" means the development and implementation of major programs for the protection, rehabilitation, restoration, and enhancement of the basic natural systems and outstanding scenic features of the state park system. It does not mean the maintenance or alteration of facilities, developments, or of any

physical installations whose original purpose was not the protection of natural and scenic resources.

(i) "Sacramento-San Joaquin Delta" means those land and water areas defined in Section 12200 of the Water Code.

Article 2. Parklands Acquisition and Development Program

5096.231. All money deposited in the Parklands Fund of 1984 shall be available for appropriation in the manner set forth in Section 5096.260 for the purposes set forth below in amounts not to exceed the following:

Schedule:

- (1) Seventy-eight million five hundred thousand dollars (\$78,500,000) for the development, rehabilitation, or restoration of real property for park, beach, and recreational purposes; provided, however, that each county shall be entitled to receive not less than two hundred thousand dollars (\$200,000).
- (2) Fifteen million dollars (\$15,000,000) for the development, rehabilitation, or restoration of real property consisting of locally and regionally operated lakes, reservoirs and waterways.
- (3) Forty-five million dollars (\$45,000,000) for expenditure by the Department of Parks and Recreation for the purposes of the Roberti-Z'berg Urban Openspaces and Recreation Program Act (commencing with Section 5620 of the Public Resources Code); provided however, that nothwithstanding Section 5627, funds made available pursuant to this category may be expended only for capital outlay purposes.
- (4) Ten million dollars (\$10,000,000) for acquisition, development, rehabilitation, or restoration of historical resources and for historical resources preservation projects and costs of planning and interpretation.
- (5) One million five hundred thousand dollars (\$1,500,000) for the acquisition, development, rehabilitation, or restoration of real property for park and recreational purposes by nonprofit organizations.
- (b) For acquisition, development, rehabilitation, or restoration of real property for the state park system in accordance with the following schedule:\$145,000,000 Schedule:
- (1) Forty-five million dollars (\$45,000,000) for acquisition of real property inside the boundaries of existing projects or units or as additions to existing projects or units; provided, however, that not more than ten million dollars (\$10,000,000) shall be expended on any one project or unit of the state park system.
- (2) Forty million five hundred thousand dollars (\$40,500,000) for development, rehabilitation, or restoration of coastal resources, other than coastal resources in or on San Francisco Bay, in accordance with the following schedule:

Schedule:

(A) Twenty-eight million five hundred thousand dollars (\$28,500,000) within San Diego County through Santa Barbara County.

- (B) Seven million five hundred thousand dollars (\$7,500,000) within San Luis Obispo County through the City and County of San Francisco.
- (C) Four million five hundred thousand dollars (\$4,500,000) within Marin County through Del Norte County.
- (3) Fourteen million five hundred thousand dollars (\$14,500,000) for development, rehabilitation, or restoration of resources in or on San Francisco Bay.
- (4) Fifteen million dcllars (\$15,000,000) for development, rehabilitation, or restoration of inland resources.
- (5) Fifteen million dollars (\$15,000,000) for development, rehabilitation, or restoration at lakes, reservoirs, and waterways, including state water facilities, as defined in paragraphs (1) to (4), inclusive, of subdivision (d) of Section 12934 of the Water Code.
- (6) Five million dollars (\$5,000,000) for the repair of storm damage and construction to prevent future storm damage.
- (7) Three million do. lars (\$3,000,000) for planning, development, rehabilitation, restoration, or interpretive facilities in support of volunteer community action projects for the state park system.
- (8) Five million dolla:s (\$5,000,000) for the increased stewardship of the public investment in the protection of the most critical natural and scenic features of the existing state park system
- (9) Two million dollars (\$2,000,000) for development, rehabilitation, or restoration of real property for the state park system within the Sacramento-San Joaquin Delta.
 (c) For the acquisition, development, or restoration of real property for wildlife
- (c) For the acquisition, development, or restoration of real property for wildlife management in accordance with the provisions of the Wildlife Conservation Law of 1947 (Chapter 4 (commencing with Section 1300) of Division 2 of the Fish and Game Code), including costs for planning and interpretation in accordance with the following schedule: \$25,000,000
- (1) Fifteen million c'ollars (\$15,000,000) for the acquisition, development, rehabilitation, or restoration of real property for wildlife management.
- (2) Ten million dollars (\$10,000,000) for the acquisition, rehabilitation, or restoration of habitat for any bird, mammal, fish, amphibia or reptile declared rare or endangered pursuant to the Federal Endangered Species Act of 1973 (Title 16, United States Code Sec. 1531 et seq.) and subsequent amendments or designated by state statute as fully protected.
- (d) (1) This subdivis on shall become operative only if Senate Bill 512 of the 1983-84 Regular Session of the Legislature is approved by the voters, in which case, subdivision (c) of this section shall not be operative.
- (2) Ten million dollars (\$10,000,000) to the Santa Monica Mountains Conservancy for the purposes set forth in Division 23 (commencing with Section 33000), and for acministrative costs directly incurred in connection therewith
- (3) Five million dollars (\$5,000,000) for expenditure by the Wildlife Conservation Board pursuant to the Wildlife Conservation Law of 1947 (Chapter 4 (commencing with Section 1300) of Division 2 of the Fish and Game Code in accordance with the following schedule:

Schedule:

- (A) Three million dollars (\$3,000,000) for development, rehabilitation, or restoration of real property for coastal fishing piers.
- (B) Two million dollars (\$2,000,000) for acquisition, development, rehabilitation, or restoration of real property for wildlife-oriented public use projects.

(4) Ten million dollars (\$10,000,000) for development, rehabilitation, or restoration of real property for the state park system in accordance with the following schedule:

Schedule:

- (A) Five million dollars (\$5,000,000) in augmentation of subdivision (b) for development and restoration of historical resources and for historical resources preservation projects and costs of planning and interpretation.
- (B) Three million dollars (\$3,000,000) in augmentation of category (4) of subdivision (b).
- (C) Two million dollars (\$2,000,000) in augmentation of category (2) of subdivision (b).
- 5096.232. All money deposited in the State Coastal Conservancy Fund of 1984, not to exceed fifty million dollars (\$50,000,000), shall be available for appropriation in the manner set forth in Section 5096.260 for the purposes set forth below in amounts not to exceed the following:
 - (a) Fifteen million dollars (\$15,000,000) for the purposes set forth in Division 21 (commencing with Section 31000), and for state administrative costs directly incurred in connection therewith.
 - (b) Fifteen million dollars (\$15,000,000) for grants to local public agencies or nonprofit organizations for projects in the San Francisco Bay and the Suisun Marsh of which not less than five million dollars (\$5,000,000) shall be allocated to urban waterfront projects, and for state administrative costs directly incurred in connection therewith.
 - (c) Twenty million dollars (\$20,000,000) for grants to local public agencies or nonprofit organizations to acquire, develop, or restore real property that consist of projects provided for in local coastal programs pursuant to Division 20 (commencing with Section 30000), and for state administrative costs directly incurred in connection therewith.

Article 3. Local Assistance Grants

- 5096.233. (a) All of the funds authorized in categories (1) and (2) of subdivision (a) of Section 5096.231 shall be available for grants on a competitive basis for projects which will fulfill one or more of the following objectives: rehabilitation or restoration of existing facilities, development of facilities to serve urban populations, development of facilities which increase the grant recipient's revenues by expanding public recreation services, or stimulation of new jobs. After at least two public hearings, the Director of Parks and Recreation shall prepare and the Secretary of the Resources Agency shall adopt criteria and procedures for evaluating those competitive grants.
- (b) The funds authorized in category (1) of subdivision (a) of Section 5096.231 shall be available for appropriation of not more than twenty-eight million five hundred thousand dollars (\$28,500,000) in the 1985–86 fiscal year and for appropriation of not more than twenty-five million dollars (\$25,000,000, in each of the 1986–87 and 1987–88 fiscal years and shall be allocated among cities, counties, and districts located within the following regions in accordance with the following schedule, reduced pro rata by the amount of state administrative costs directly incurred under that category.

	1985-86	1986–87 and 1987–88
Schedule:	fiscal year	fiscal years
(1) Del Norte, Humboldt Mendocino, and Lake Counties	\$300,000	\$250,000
(2) Siskiyou, Modoc, Trin ty, Shasta, Lassen, Tehama, Plu-		-
mas, Glenn, Butte, and Colusa Counties	\$700,000	<i>\$650,000</i>
(3) Sierra, Sutter, Yuba, Nevada, Yolo, Placer, Sacramento,		
and El Dorado Count es	\$1,511,000	\$1,300,000
(4) Sonoma, Napa, Solano, Marin, Contra Costa, San Mateo,		
Alameda, and Santa Clara Counties and the City and	AC 000 000	AF 00F 000
County of San Francisco	<i>\$6,203,000</i>	\$5,385,000
(5) Amador, Alpine, San Joaquin, Calaveras, Tuolumne, Stanislaus, and Merced Counties	\$995,000	\$850,000
(6) Mariposa, Madera, Fresno, Kings, Tulare, and Kern	<i>\$330,000</i>	φουυ,υου
Counties	\$1,580,000	\$1,360,000
(7) Santa Cruz, San Benito, Monterey, San Luis Obispo, and	φ1,000,000	ψ1,000,000
Santa Barbara Counties	\$1,119,000	\$1,000,000
(8) Ventura, Los Angeles, San Bernardino, Orange, River-	,-,,	, -,,
side, and Imperial Counties	\$13,795,000	\$12,100,000
(9) San Diego County	\$2,147,000	\$1,980,000
(10) Mono and Inyo Counties	\$150,000	\$125,000

(c) Notwithstanding 'he schedule in subdivision (b), each county together with the cities and districts within that county shall be entitled to compete for not less than two hundred thousand dollars (\$200,000) in grants under category (1) of subdivision (a) of Section 5096.231.

5096.234. Funds appropriated for local assistance grants pursuant to subdivision (a) of Section 5096.231 shall be encumbered by the recipient within three years of the date when the appropriation became effective, regardless of the date when each project was approved pursuant to subdivision (d) of Section 5096.236.

5096.235. (a) Funds available for appropriation for local assistance grants pursuant to category (3) of subdivision (a) of Section 5096.231 may be expended for the acquisition, development, rehabilitation, or restoration of parks, beaches, open-space lands, recreational trails, or recreational facilities and areas, and for development rights or scenic easements in connection with those acquisitions.

- (b) The funds author.zed in category (4) of subdivision (a) of Section 5096.231 shall be available as grants on a competitive basis to cities, counties, and districts and shall be encumbered by the recipient within three years of the date when the appropriation became effective, regardless of the date when each project was approved pursuant to subdivision (d) of Section 5096.236. The Director of Parks and Recreation, through the Office of Historic Preservation, shall prepare and the Secretary of the Resources Agency shall adopt criteria and procedures for evaluating those competitive grants. An individual jurisdiction may enter into an agreement with a nonprofit organization for the purpose of carrying out a grant, subject to the requirements of subdivision (c).
- (c) Funds granted pursuant to subdivision (a) of Section 5096.231 may be expended for development, rehabilitation, or restoration only on lands owned by, or subject to a lease or other interest held by, the applicant city, county, or district. If those lands are not owned by the applicant, the applicant shall first demonstrate to the satisfaction of the Director of Parks and Recreation that the development, rehabilitation, or restoration will provide benefits commensurate with the type and duration of interest in land held by the applicant.

(d) The funds authorized in category (5) of subdivision (a) of Section 5096.231 shall be available as grants on a competitive basis to nonprofit organizations that

provide park, recreation, or open space services or facilities to the general public. The Director of Parks and Recreation shall prepare, and the Secretary of the Resources Agency shall adopt, criteria and procedures for evaluating those com-

petitive grants.

(a) An application for a local assistance grant pursuant to this article 5096.236. shall be submitted to the Director of Parks and Recreation for review, Except for an application for a grant under category (4) or (5) of subdivision (a) of Section 5096.231, the application shall be accompanied by certification from the planning agency of the applicant that the project is consistent with the park and recreation plan for the applicant's jurisdiction and would satisfy a demonstrated need.

(b) The minimum amount that may be applied for any individual project is ten

thousand dollars (\$10,000).

(c) Every application for a grant shall comply with the provisions of the California Environmental Quality Act (Division 13 (commencing with Section 21000)).

(d) Upon completion of the review of applications submitted pursuant to subdivision (a), approved projects shall be forwarded to the Director of Finance for inclusion in the Budget Bill.

5096.237. (a) No state grant funds authorized under Section 5096.231 may be disbursed until the applicant agrees that any property acquired, developed, rehabilitated, or restored with the funds shall be used by the applicant only for the purpose for which the funds were requested and that no other use, sale, or other disposition of the property shall be permitted except by specific act of the Legislature. If the use of the property is changed to one other than permitted under the category in subdivision (a) of Section 5096.231 from which the funds were appropriated, or the property is sold or otherwise disposed of, an amount equal to the amount of the grant or equal to the fair market value of the real property, or portion thereof, acquired, developed, rehabilitated, or restored with the grant, whichever is greater, shall be used by the city, county, or district for a purpose authorized in that category or shall be reimbursed to the fund for a use authorized in that category.

(b) No state grant funds authorized under Section 5096.231 may be disbursed unless the applicant agrees to maintain and operate the property acquired, developed, rehabilitated, or restored pursuant to this article for a period commensurate with the type of project and the proportion of state grant funds and local funds

allocated to the capital costs of the project.

Article 4. State Park System

The Legislature recognizes that public financial resources are inadequate to meet all capital outlay needs of the state park system and that the development of recently acquired units of the state park system has proceeded at a rate that has prevented their full potential for public use from being realized. Accordingly, it is declared to be the policy of the state that funds allocated pursuant to subdivision (b) of Section 5096.231 shall be appropriated primarily for projects that accomplish the following:

(a) Serve metropolitan population centers and accommodate day-use and

weekend-overnight visits.

(b) Provide for the development of existing units with the minimum facilities necessary for accessibility, use, and interpretation.

(c) Rehabilitate facilities at existing units that will provide for more efficient management and reduced operational costs.

(d) Minimize dependence on motor vehicles and reduce other forms of energy and water consumption through appropriately designed facilities.

(e) Acquire those lands which will lead to the completion of ongoing projects. (a) Any Member of the Legislature, the State Park and Recreation Commission, the California Coastal Commission, or the Secretary of the Resources Agency may nominate any project to be funded under this article for study by the Department of Parks and Recreation. The State Park and Recreation Commission shall nominate projects after holding at least one public hearing to seek project proposals from individuals, citizen groups, the Department of Parks and Recreation, and other public agencies. Any of the commissions shall make nominations by vote of its membership.

(b) The Department of Parks and Recreation shall study any project so nominated. In addition to the procedures required by Section 5006, the Department of Parks and Recreation shall submit to the Legislature and to the Secretary of the Resources Agency annually a report consisting of a prioritized listing and comparative evaluation of all projects nominated for study, in accordance with the follow-

ing schedule:

(1) March 1, 1985, for projects nominated prior to January 1, 1985.

(2) November 1, 1985, for projects nominated prior to June 30, 1985, and after January 1, 1985.

(3) November 1, 1986, and each November 1 thereafter for projects nominated during the 12 months ending June 30, 1986, and each June 30 thereafter.

(c) Nominated projects shall be approved by the Secretary of the Resources Agency and forwarded by the secretary to the Director of Finance for inclusion in the Budget Bill.

5096.243. (a) Acquisition for the state park system by purchase or by eminent domain shall be under the Property Acquisition Law (commencing with Section

15850 of the Government Code).

(b) Work efforts for stewardship purposes may include, but are not limited to, such objectives as the control of major erosion and geologic hazards, the restoration and improvement of critical plant and animal habitat, the control and elimination of exotic species encroachment, the stabilization of coastal dunes and bluffs, and the planning necessary to implement those activities. Those efforts may not include activities which merely supplement normal park system operations or which are usually funded from other sources.

Article 5. State Coastal Conservancy

5096.244. (a) The State Coastal Conservancy shall prepare and adopt priorities, criteria, and procedures for the making of grants to local public agencies or nonprofit organizations pursuant to Section 5096.232.

The procedures shall :pecify the categories of expenditures for grants, and shall include procedures for the submittal, review, and approval of applications, dis-

bursements, and, where appropriate, repayment of grant funds.

(b) An application for a grant pursuant to this article shall be submitted to the State Coastal Conservancy for evaluation, review of adequacy, and classification as a park, beach, coastal access, or other project necessary to protect coastal resource values.

(c) The minimum amount that may be applied for any individual project is one thousand dollars (\$1,000).

(d) Every application for a grant shall comply with the provisions of the California Environmental Quality Act (Division 13 (commencing with Section 21000)).

(e) Funds granted pursuant to Section 5096.232 may be expended for development, rehabilitation, or restoration only on lands owned by, or subject to a lease or other interest held by, the applicant. If those lands are not owned by the applicant, the applican' shall first demonstrate to the satisfaction of the State Coastal Conservancy that the development, rehabilitation, or restoration will provide benefits commensurate with the type and duration of interest in land held by the applicant.

- (f) No state grant funds authorized under Section 5096.232 may be disbursed until the applicant agrees that any property acquired or developed with the funds shall be used by the applicant only for the purpose for which the funds were requested and that no other use, sale, or other disposition of the property shall be permitted except by specific act of the Legislature. If the use of the property is changed to one other than permitted under the category in Section 5096.232 from which the funds were appropriated, or the property is sold or otherwise disposed of, an amount equal to the amount of the grant or equal to the fair market value of the real property, or portion thereof, acquired or developed with the grant, whichever is greater, shall be used by the local public agency or the nonprofit organization for a purpose authorized in that category or shall be reimbursed to the State Coastal Conservancy Fund of 1984 for a use authorized in that category.
- (g) No state grant funds authorized under Section 5096.232 may be disbursed unless the applicant agrees to maintain and operate the property acquired or developed pursuant to this article for a period commensurate with the type of project and the proportion of state grant funds and local funds allocated to the capital costs of the project.
- (h) The State Coastal Conservancy shall report to the Legislature annually, on or before January 1, on the implementation of urban waterfront projects and local coastal program projects under categories (b) and (c) of Section 5096.232.

Article 6. Miscellaneous Provisions

5096.245. Projects authorized for the purposes set forth in subdivisions (b) and (c) of Section 5096.231 shall be subject to augmentation as provided in Section 16352 of the Government Code, as limited by any provision of the Budget Act. The unexpended balance in any appropriation made payable from the fund which the Director of Finance, with the approval of the State Public Works Board, determines not to be required for expenditure pursuant to the appropriation, may be transferred on order of the Director of Finance to, and in augmentation of, the appropriation made in Section 16352 of the Government Code.

The Department of General Services, if the Director of Parks and Recreation finds that the use would be compatible with the ultimate use of the real property as a unit, or part of a unit, of the state park system and with the sound management and conservation of resources within the unit, may make agreements with respect to any real property acquired pursuant to subdivision (b) of Section 5096.231, and the Executive Officer of the State Coastal Conservancy may make agreements with respect to any real property acquired pursuant to Section 5096.232, for the continued tenancy of the seller of the property for a period of time and under such conditions as mutually agreed upon by the state and the seller so long as the seller promises to pay such taxes on his or her interest in the property as shall become due, owing, or unpaid on the interest created by the agreement, and so long as the seller conducts any operations on the land according to specifications issued by the appropriate director or officer to protect the property for the public use for which it was acquired. A copy of the agreement shall be filed with the county clerk in the county in which the property lies. The arrangement shall be compatible with the operation of the area by the state, as determined by the appropriate director or officer.

5096.247. All real property acquired pursuant to this chapter shall be acquired in compliance with the provisions of Chapter 16 (commencing with Section 7260) of Division 7 of Title 1 of the Government Code. The Department of Parks and Recreation shall prescribe procedures sufficient to assure compliance by local public agencies which receive funds under Section 5096.231 and the State Coastal Conservancy shall prescribe procedures sufficient to assure compliance by local public agencies which receive funds under Section 5096.232.

5096.248. For the purposes of this chapter, acquisition may include gifts, purchases, leases, easement; the exercise of eminent domain if expressly authorized, the transfer or exchange of property for other property of like value, and purchases of development rights and other interests.

5096.249. All grants, gifts, devises, or bequests to the state, conditional or unconditional, for park, conservation, recreation, or other purposes for which real property may be acquired or developed pursuant to this chapter, may be accepted and received on behalf of the state by the appropriate departmental director with the approval of the Director of Finance. The grants, gifts, devises, or bequests shall be available, when appropriated by the Legislature, for expenditure for the purposes specified in Sections 5096.231 and 5096.232.

5096.250. Real property acquired by the state shall consist predominantly of open or natural lands, including lands under water capable of being utilized for multiple recreational purposes, and lands necessary for the preservation of coastal or historical resources. No funds derived from the bonds authorized by this division shall be expended for the construction of any reservoir designated as a part of the "State Water Facilities," as defined in subdivision (d) of Section 12934 of the Water Code.

5096.251. (a) Prior to recommending the acquisition of lands that are located on or near tidelands, submerged lands, swamp or overflowed lands, or other wetlands, whether or not those lands have been granted in trust to a local public agency, the Director of Parks and Recreation or the Executive Officer of the State Coastal Conservancy, as appropriate, shall submit to the State Lands Commission any proposal by a state or local public agency for the acquisition of those lands pursuant to this chapter The State Lands Commission shall, within three months of submittal, review the proposed acquisition, make a determination as to the state's existing or potential interest in the lands, and report its findings to the person making the submittal and to the Department of General Services.

(b) No provision of this chapter shall be construed as authorizing the condemnation of state lands.

5096.252. The Legislature may appropriate not more than five million dollars (\$5,000,000) to the Santa Monica Mountains Conservancy for the purposes set forth in Division 23 (commencing with Section 33000) from the money available in subparagraph (A) of category (2) of subdivision (b) of Section 5096.231.

This section shall not be operative if Senate Bill 512 of the 1983–84 Regular Session of the Legislature is approved by the voters.

Article 7. Fiscal Provisions

5096.255. Bonds in the total amount of three hundred seventy million dollars (\$370,000,000), or so much thereof as is necessary, may be issued and sold to provide a fund to be used for carrying out the purposes expressed in this chapter and to be used to reimburse the General Obligation Bond Expense Revolving Fund pursuant to Section 16724.5 of the Government Code. The bonds shall, when sold, be and constitute a valid and binding obligation of the State of California, and the full faith and credit o the State of California is hereby pledged for the punctual payment of both principal and interest on the bonds as the principal and interest become due and payable.

5096.256. There shall be collected each year and in the same manner and at the same time as other state revenue is collected such a sum in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on the bonds maturing each year, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of the revenue to do and perform each and every act which shall be necessary to collect that additional sum.

5096.257. There is hereby appropriated from the General Fund in the State

Treasury for the purpose of this chapter, such an amount as will equal the following:

(a) Such sum annually as will be necessary to pay the principal and interest on bonds issued and sold pursuant to the provisions of this chapter, as principal and interest become due and payable.

(b) Such sum as is necessary to carry out the provisions of Section 5096.259,

which sum is appropriated without regard to fiscal years.

5096.258. The proceeds of bonds issued and sold pursuant to this chapter shall be deposited in the Parklands Fund of 1984 or the State Coastal Conservancy Fund of 1984, which are hereby created. The money in the Parklands Fund of 1984 may be expended only for the purposes specified in this chapter and only pursuant to appropriation by the Legislature in the manner prescribed in this chapter. The money in the State Coastal Conservancy Fund of 1984 may be expended only for the purposes specified in Section 5096.232 and only pursuant to appropriation by the Legislature in the manner prescribed in this chapter.

5096.259. For the purposes of carrying out the provisions of this article, the Director of Finance may by executive order authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which have been authorized to be sold for the purpose of carrying out this chapter Any moneys deposited in the fund for expenditure for the purposes of subdivision (c) of Section 5096.231 shall be appropriated to the Department of Parks and Recreation in the manner provided in Section 5096.260. Any amounts withdrawn shall be deposited in the fund. Any moneys made available under this section shall be returned to the General Fund from moneys received from the sale of bonds for the purpose of carrying out the provisions of this chapter.

5096.260. (a) Except for proposed appropriations under Section 5096.232, proposed appropriations for the program shall be included in a section in the Budget Bill for the 1984–85 fiscal year and each succeeding fiscal year for consideration by the Legislature and shall bear the caption "Parklands Acquisition and Development Program of 1984." The section shall contain separate items for each project, each class of projects, or each element of the program for which an appropriation is made.

(b) All proposed appropriations for the program under Section 5096.232 shall be included in a section in the Budget Bill for the 1984–85 fiscal year and each succeeding fiscal year for consideration by the Legislature and shall bear the caption "State Coastal Conservancy." The section shall contain separate items for each project, each class of projects, or each element of the program for which an appropriation is made

(c) All appropriations shall be subject to all limitations enacted in the Budget Act and to all fiscal procedures prescribed by law with respect to the expenditure of state funds unless expressly exempted from those laws by a statute enacted by the Legislature. Those sections shall contain proposed appropriations only for the program elements and classes of projects contemplated by this chapter, and no funds derived from the bonds authorized by this chapter may be expended pursuant to an appropriation not contained in those sections of the Budget Act.

5096.261. The bonds authorized by this chapter shall be prepared, executed, issued, sold, paid, and redeemed as provided in the State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 3 of Division 4 of Title 2 of the Government Code), and all of the provisions of that law are applicable to the bonds and to this chapter and are hereby incorporated in this chapter as though set forth in full herein.

5096.262. For the purpose of authorizing the issuance and sale, pursuant to the State General Obligation Bond Law, of the bonds authorized by this chapter, the Parklands Program Finance Committee is hereby created. The committee consists

of the Governor, the Controller, the Director of Finance, the Treasurer, and the Secretary of the Resources Agency. For the purposes of this chapter, the Parklands Program Finance Com. nittee shall be "the committee" as that term is used in the State General Obligatic n Bond Law, and the Treasurer shall serve as chairman of the committee. The Secretary of the Resources Agency is hereby designated as "the board" for the purposes of the State General Obligation Bond Law.

5096.263. As used in this chapter, and for the purposes of the State General Obligation Bond Law, "state grant" or "state grant moneys" means moneys received by the state from the sale of bonds authorized by this chapter which are available for grants to counties, cities, districts, local public agencies, and nonprofit

organizations.

5096.264. All money deposited in the fund or the State Coastal Conservancy Fund of 1984 which is c'erived from premium and accrued interest on bonds sold shall be reserved in those depositories and shall be available for transfer to the General Fund as a credit to expenditures for bond interest.

5096.265. Commencing with the Budget Bill for the 1993–94 fiscal year, the balances remaining in 'he fund and the State Coastal Conservancy Fund of 1984 may be appropriated by the Legislature for expenditure, without regard to the maximum amounts allocated to each element of the program, for any or all elements of the program specified in Sections 5096.231 and 5096.232, or any class or classes of projects with 'n those elements, that the Legislature deems to be of the highest priority.

5096.266. The Legislature hereby finds and declares that, inasmuch as the proceeds from the sale of bonds authorized by this chapter are not "proceeds of taxes" as that term is used in Article XIII B of the California Constitution, the disbursement of these proceeds is not subject to the limitations imposed by that article.

5096.267. If any provision of this chapter or the application thereof to any person or circumstances is held invalid, that invalidity shall not affect other provisions or applications of the chapter which can be given effect without the invalid provision or application, and to this end, the provisions of this chapter are severable.

Number on ballot

19. Fish and Wildlife it birds Enhancement Act of 1984. (Statutes 1984, Chapter 6, SB 512)

[Approved by electors June 5, 1984]

SECTION 1. Chap er 7 (commencing with Section 2600) is added to Division 3 of the Fish and Game Code, to read:

Chapter 7. Fish and Wildlife Habitat Enhancement Act of 1984

Article 1. General Provisions

- 2600. This chapter shall be known and may be cited as the Fish and Wildlife Habitat Enhancement Act of 1984.
- 2601. (a) The fundamental requirement for healthy, igorous populations of fish and wildlife is habitat. Without adequate habitat, efforts to conserve and manage fish and wildlife resources will have limited success.
- (b) Assuring adequate habitat, with the resulting increase in the abundance of fish and wildlife, confers substantial benefits on the people of California through the opportunities afforded for the use, enjoyment, and appreciation of fish and wildlife resources, the perpetuation of species of fish and wildlife for their intrinsic

and ecological values, and the enhancement of economic activities based on these resources.

(c) Accordingly, the purpose of this chapter is to provide the financial means to correct the most severe deficiencies in fish and wildlife habitat currently found in California through a program of acquisition, enhancement, and development of habitat areas that are most in need of proper conservation and management.

2602. As used in this chapter, the following terms have the following meanings:

- (a) "Acquisition" means the acquisition of any interest in real property.
- (b) "Coastal zone" means the coastal zone as defined and mapped pursuant to Section 30103 of the Public Resources Code.
- (c) "Local public agency" means a city, county, city and county, regional park or open-space district, recreation and park district, resource conservation district, association of governments, or joint powers agency whose jurisdiction is wholly or partially within the coastal zone or in the San Francisco Bay region.

Article 2 Habitat Enhancement Program

2620. All money deposited in the Fish and Wildlife Habitat Enhancement Fund shall be available for appropriation by the Legislature for the following purposes:

(a) Forty million dollars (\$40,000,000) for expenditure by the Wildlife Conservation Board pursuant to the Wildlife Conservation Law of 1947 for the acquisition, enhancement, or development, or any combination thereof, of lands located outside the coastal zone for the preservation of resources and the management of wildlife and fisheries, in accordance with the following schedule:

(1) Thirty million dollars (\$30,000,000) for the acquisition, enhancement, or development, or any combination thereof, of lands for habitat for wildfowl and other wildlife benefitted by a marsh or aquatic environment.

other wildlife benefitted by a marsh or aquatic environment.

(2) Ten million dollars (\$10,000,000) for the restoration of waterways for the management of fisheries and the enhancement or development, or both, of habitat for other wildlife.

(b) Five million dollars (\$5,000,000) for expenditure by the Wildlife Conservation Board pursuant to the Wildlife Conservation Law of 1947 for the acquisition, enhancement, or development, or any combination thereof, of lands for habitat for rare, endangered, and fully protected species.

(c) Thirty million dollars (\$30,000,000) for expenditure by the State Coastal Conservancy for the acquisition, enhancement, or development, or any combination thereof, of marshlands and associated and adjacent lands and the development of associated facilities and for grants to local public agencies for those

purposes, in accordance with the following schedule:

(1) Twenty million dollars (\$20,000,000) for grants by the conservancy to local public agencies in the coastal zone and in the San Francisco Bay region for the acquisition, enhancement, or development, or any combination thereof, of marshlands and adjacent lands for habitat for wildlife benefitted by a marsh or aquatic environment and the improvement of drainage into wetlands to control or retard erosion and sedimentation, and biologically and hydrologically associated upland habitat areas. Of the amount made available pursuant to this paragraph, not less than five million dollars (\$5,000,000) shall be available for grants for projects in the San Francisco Bay region.

(2) Ten million dollars (\$10,000,000) for expenditure by the conservancy for the

purposes authorized in this subdivision.

(d) Ten million dollars (\$10,000,000) for expenditure by the Wildlife Conservation Board pursuant to the Wildlife Conservation Law of 1947 for the acquisition, enhancement, or development, or any combination thereof, inside the coastal zone of marshlands and adjacent lands for habitat for wildlife benefitted by a

marsh or aquatic environment.

2621. An annual amount, not to exceed one hundred thousand dollars (\$100,000), may be appropriated from the funds available pursuant to subdivisions (a) and (d) of Section 2620 L1 the 1984-85 through 1989-90 fiscal years, in a particular amount to be determined in each annual appropriation, to the Wildlife Conservation Board for expenditure for costs incurred by the board in administering this chapter, as provided in this section. The board shall augment, as needed, any amount appropriated pursuant to this section with an appropriation from any other funds available to it. This chapter is not intended, nor shall it be construed, to authorize the Wildlife Conservation Board or the department to establish any additional personnel positions.

2622. An annual amount, not to exceed two hundred fifty thousand dollars (\$250,000), may be appropriated from the funds available pursuant to subdivision (c) of Section 2620 in the 1984–85 through 1989–90 fiscal years, in a particular amount to be determined in each annual appropriation, to the State Coastal Conservancy for expenditure for costs incurred by the conservancy in administering

this chapter.

2623. (a) None of the funds appropriated pursuant to this chapter may be encumbered for any purpose described in Section 1353.

(b) Notwithstanding Sections 31105 and 31106 of the Public Resources Code, the State Coastal Conservancy and the State Public Works Board may not make any acquisition pursuant to the power of eminent domain with any funds appropriated pursuant to this chapter.

2624. Funds available pursuant to subdivision (b) of Section 2620 may be encumbered only for lands constituting habitat that is subject to destruction, drastic

modification, or severe curtailment of habitat values.

2625. No acquisition shall be undertaken with funds appropriated pursuant to Section 2620 and no grant of funds appropriated pursuant to subdivision (c) of Section 2620 shall be encumbered until all practical alternatives to direct purchase of the full fee title have been considered. The Wildlife Conservation Board and the State Coastal Conservancy shall establish a procedure to assure consideration of alternatives to direct purchase. These alternatives shall include, but not be limited to, the following

- (a) Opportunities for obtaining the land through exchanges of other publicly held lands.
 - (b) Tax consideration: that may pertain to the contemplated transaction.
- (c) Utilization of transfers of densities and density bonuses and other available land use controls.
 - (d) Purchase of less than full fee title.
- 2626. (a) All restorat on projects which involve the expenditure of funds available pursuant to subdivision (c) of Section 2620 shall be reviewed in accordance with Section 31208, 31268.5, 31258, or 31258.5 of the Public Resources Code, as applicable.
- (b) Funds available pursuant to subdivision (d) of Section 2620 shall be encumbered in accordance with priorities of the California Coastal Commission.
- (c) Of the total amount available pursuant to subdivision (d) of Section 2620, not more than four million dollars (\$4,000,000) may be encumbered for any single acquisition project
- 2627. (a) Funds granted pursuant to subdivision (c) of Section 2620 for any purpose, other than acquisition, shall not be encumbered by the recipient until the conservancy has entered into an agreement sufficient to protect the public interest in any improvements constructed pursuant to this chapter with the entity that exercises legal control of the real property on which the improvement is constructed.

- (b) The conservancy shall not disburse any grant until the applicant, or any other appropriate managing or operating entity, has entered into an agreement with the conservancy or its designee, or both, sufficient to assure that the property acquired, enhanced, or developed, and any improvements thereon, shall be managed and operated for the purpose for which the grant was requested. No use of the property that is incompatible with that purpose shall ever be permitted.
- (c) The minimum amount for which an application for an individual project may be made is fifteen thousand dollars (\$15,000).
- (d) Every application for a grant shall comply with the California Environmental Quality Act (Division 13 (commencing with Section 21000) of the Public Resources Code).
- (e) Notwithstanding Sections 31207 and 31257 of the Public Resources Code, funds granted pursuant to subdivision (c) of Section 2620 may be encumbered only for the acquisition, enhancement, or development, or any combination thereof, and the costs incurred by the recipient in planning, preparation of construction documents, fiscal management and accounting, and supervision of construction in connection with the project for which the grant was made. All expenditures made by a recipient of a grant shall be subject to being audited.
- (f) Funds granted pursuant to subdivision (c) of Section 2620 shall be available for encumbrance by the recipient for a period of three years after the date when the grant became effective.

Article 3. Fiscal Provisions

- 2640. Bonds in the total amount of eighty-five million dollars (\$85,000,000), or so much thereof as is necessary, may be issued and sold to provide a fund to be used for carrying out the purposes expressed in this chapter and to be used to reimburse the General Obligation Bond Expense Revolving Fund pursuant to Section 16724.5 of the Government Code. The bonds shall, when sold, be and constitute a valid and binding obligation of the State of California, and the full faith and credit of the State of California is hereby pledged for the punctual payment of both principal and interest on the bonds as the principal and interest become due and payable.
- 2641. There shall be collected each year and in the same manner and at the same time as other state revenue is collected such a sum in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on the bonds maturing each year, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of the revenue to do and perform each and every act which shall be necessary to collect that additional sum.
- 2642. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this chapter, such an amount as will equal the following:
- (a) Such sum annually as will be necessary to pay the principal and interest on bonds issued and sold pursuant to the provisions of this chapter, as principal and interest become due and payable.
- (b) Such sum as is necessary to carry out the provisions of Section 2644, which sum is appropriated without regard to fiscal years.
- 2643. The proceeds of bonds issued and sold pursuant to this chapter shall be deposited in the Fish and Wildlife Habitat Enhancement Fund, which is hereby created. The money in the fund may be expended only for the purposes specified in this chapter and only pursuant to appropriation by the Legislature in the manner prescribed in this chapter.
- 2644. For the purposes of carrying out the provisions of this article, the Director of Finance may, pursuant to appropriate authority in each annual Budget Act, authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which have been authorized to be sold for

the purpose of carrying out this chapter. Any amounts withdrawn shall be deposited in the fund. Any moneys made available under this section shall be returned to the General Fund from moneys received from the sale of bonds for the purpose of carrying out the provisions of this chapter. The withdrawals from the General Fund shall be returned to the General Fund with interest at the rate which would otherwise have been earned by those sums in the Pooled Money Investment Fund.

2645. All proposed a propriations for the program shall be included in a section in the Budget Bill for the 1984-85 fiscal year and each succeeding fiscal year for consideration by the Legislature and shall bear the caption "Fish and Wildlife Habitat Enhancement Program." The section shall contain separate items for each project, each class of projects, or each element of the program for which an appropriation is made.

All appropriations shall be subject to all limitations enacted in the Budget Act and to all fiscal procedures prescribed by law with respect to the expenditure of state funds unless expressly exempted from such laws by a statute enacted by the Legislature. The section in the Budget Act shall contain proposed appropriations only for the program elements and classes of projects contemplated by this chapter, and no funds derived from the bonds authorized by this chapter may be expended pursuant to an appropriation not contained in that section of the Budget Act.

Not later than October 1, 1985, and not later than October 1 of each year thereafter, the State Coastal Conservancy shall submit to the chairman and vice chairman of the Joint Legislative Budget Committee and the fiscal committees of the Legislature a report on all projects proposed to be undertaken pursuant to appropriations made for the fiscal year commencing the following July 1. The conservancy shall, as needed, make subsequent reports reflecting any significant changes from the information submitted in the October 1 report. The conservancy shall wait 30 days before encumbering funds for any project included in any subsequent report.

2646. The bonds authorized by this chapter shall be prepared, executed, issued, sold, paid, and redeemed as provided in the State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 3, Division 4, Title 2 of the Government Code), and all of the provisions of that law are applicable to the bonds and to this chapter and are hereby incorporated in this chapter as though set forth in full herein.

2647. Solely for the purpose of authorizing the issuance and sale, pursuant to the State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 1 of Division 4 of Title 2 of the Government Code), of the bonds authorized by this chapter, the Wildlife Habitat Enhancement Program Finance Committee is hereby created. The committee consists of the Controller, the Director of Finance, and the "reasurer. For purposes of this chapter, this committee is "the committee" as that term is used in the State General Obligation Bond Law, and the Treasurer shall serve as chairman of the committee.

2648. All money deposited in the fund which is derived from premium and accrued interest on bonds sold shall be reserved in the fund and shall be available for transfer to the General Fund as a credit to expenditures for bond interest.

2649. Commencing with the Budget Bill for the 1995–96 fiscal year, the balance remaining in the fund riay be appropriated by the Legislature for expenditure, without regard to the maximum amounts allocated to each element of the program, for any or all elements of the program specified in Section 2620, or any class or classes of projects within those elements that the Legislature deems to be of the highest priority.

2650. The Legislature hereby finds and declares that, inasmuch as the proceeds from the sale of bonds authorized by this chapter are not "proceeds of taxes" as

that term is used in Article XIII B of the California Constitution, the disbursement of these proceeds is not subject to the limitations imposed by that article.

2651. If any provision of this chapter or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the chapter which can be given effect without the invalid provision or application, and to this end, the provisions of this chapter are severable.

SEC. 3. Section 1 of this act shall become operative July 1, 1984, if the people, at the June 5, 1984, Direct Primary Election, adopt the Fish and Wildlife Habitat

Enhancement Act of 1984, as set forth in Section 1 of this act.

MEASURES DEFEATED

Constitutional Amendment Submitted by Legislature

Number on ballot

22. Exempt State Civil Service Positions. (Statutes 1983, Resolution Chapter 107, ACA 26)

[Rejected by electors June 5, 1984.]

PROPOSED AMENDMENT TO ARTICLE VII, SECTION 4

SEC. 4. The following are exempt from civil service:

(a) Officers and employees appointed or employed by the Legislature, either house, or legislative committees.

(b) Officers and employees appointed or employed by councils, commissions or public corporations in the judicial branch or by a court of record or officer thereof.

- (c) Officers elected by the people and a deputy and an employee selected by each elected officer.
 - (d) Members of boards and commissions.

(e) A deputy or employee selected by each board or commission either appointed by the Governor or authorized by statute.

(f) State officers directly appointed by the Governor with or without the consent or confirmation of the Senate and the employees of the Governor's office, and the employees of the Lieutenant Governor's office directly appointed or employed by the Lieutenant Governor.

(g) A deputy or employee selected by each officer, except members of boards

and commissions, exempted under Section 4(f).

(h) Officers and employees of the University of California and the California State Colleges.

(i) The teaching staff of schools under the jurisdiction of the Department of Education or the Superintendent of Public Instruction.

- (j) Member, inmate, and patient help in state homes, charitable or correctional institutions, and state facilities for mentally ill or retarded persons.
 - (k) Members of the militia while engaged in military service.

(1) Officers and employees of district agricultural associations employed less than 6 months in a calendar year.

- (m) The Chief Investment Officer, the Assistant Chief Investment Officer, and principal fund managers of the Public Employees' Retirement System and the State Teachers' Retirement System.
- (n) In addition to positions exempted by other provisions of this section, the Attorney General may appoint or employ six deputies or employees, the Public

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Utilities Commission may appoint or employ one deputy or employee, and the Legislative Counsel may appoint or employ two deputies or employees.

PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS*

General Election, November 6, 1984

MEASURES ADOPTED

Constitutional Amendments Submitted by Legislature

Number on ballot

31. Property Texation. Fire Protection Systems Exclusion. (Statutes 1984, Resolution Chapter 56, SCA 58)

[Approved by electors November 6, 1984.]

PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

- (c) For purposes of subdivision (a), the Legislature may provide that the term "newly constructed" shall not include both of the following:
 - (1) The construction or addition of any active solar energy system.
- (2) The construction or installation of any fire sprinkler system, other fire extinguishing system, fire detection system, or fire-related egress improvement, as defined by the Legislature, which is constructed or installed after the effective date of this paragraph.

Number on ballot

32. Supreme Court. Transfer of Causes and Review of Decisions. (Statutes 1984, Resolution Chapter 64, SCA 29)

[Approved by electors November 6, 1984]

PROPOSED AMENDMENT TO ARTICLE VI, SECTION 12

First—That Section 12 of Article VI thereof is amended to read:

SEC. SEC. 12. (a) The Supreme Court may, before decision becomes final, transfer to itself a cause in a court of appeal. It may, before decision, transfer a cause from itself to a court of appeal or from one court of appeal or division to another. The court to which a cause is transferred has jurisdiction.

- (b) The Supreme Court may review the decision of a court of appeal in any cause.
- (c) The Judicial Council shall provide, by rules of court, for the time and procedure for transfer and for review, including, among other things, provisions for the time and procedure for transfer with instructions, for review of all or part of a decision, and for remand as improvidently granted.
- (d) This section shall not apply to an appeal involving a judgment of death. Second—That the amendment to Section 12 of Article VI shall take effect six months after the date on which it is approved by the electorate.

^{*} Proposition Number 35 removed from Ballot by order of California Supreme Court

Number on ballot

33. Property Tax Fostponament. Disabled Person (Statutes 1984, Resolution Chapter 65, ACA 66)

[Approved by electors November 6, 1984.]

PROPOSED AMENDMENT TO ARTICLE XIII, SECTION 8.5

SEC. 8.5. The Legislature may provide by law for the manner in which a person of low or moderate income who is 62 years of age or older may postpone ad valorem property tax s on the dwelling owned and occupied by him or her as his or her principal place of residence. The Legislature may also provide by law for the manner in which a disabled person may postpone payment of ad valorem property taxes on the dwelling owned and occupied by him or her as his or her principal place of residence. The Legislature shall have plenary power to define all terms in this section.

The Legislature shall provide by law for subventions to counties, cities and counties, cities and districts in an amount equal to the amount of revenue lost by each by reason of the postponement of taxes and for the reimbursement to the state of such subventions from the payment of postponed taxes. Provision shall be made for the inclusion in such of reimbursement for the payment of interest on, and any costs to the state incurred in connection with, such the subventions.

INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

Number on ballot

37. State Lottery.

[Submitted by the initiative and approved by electors November 6, 1984.]

- SEC. 1. This amendment shall be known as "The California State Lottery Act of 1984."
- SEC. 2. The Constitution of the state is amended by amending Section 19 of Article IV thereof, as follows:
- SEC. 19 (a) The Legislature has no power to authorize lotteries and shall prohibit the sale of lottery tickets in the State.
- (b) The Legislature rnay provide for the regulation of horse races and horse race meetings and wagering on the results.
- (c) Notwithstanding subdivision (a); the Legislature by statute may authorize cities and counties to provide for bingo games, but only for charitable purposes.
- (d) Notwithstanding subdivision (a), there is authorized the establishment of a California State Lottery.
- (e) The Legislature has no power to authorize, and shall prohibit casinos of the type currently operating in Nevada and New Jersey.
- SEC. 3 Chapter 12.5 of Division 1 of Title 2 is added to the Government Code, to read:

ARTICLE 1 General Provisions and Definitions

§ 8880 Citation of Chapter

This Chapter shall be known and may be cited as the California State Lottery Act of 1984.

§ 8880.1 Purpose and Intent

The People of the State of California declare that the purpose of this Act is support for preservation of the rights, liberties and welfare of the people by providing additional monies to benefit education without the imposition of additional or increased taxes.

The People of the State of California further declare that it is their intent that the net revenues of the California State Lottery shall not be used as substitute funds but rather shall supplement the total amount of money allocated for public education in California.

§ 8880.2 Activities Not Affected

Except for the state-operated lottery established by this Chapter, nothing in this Chapter shall be construed to repeal or modify existing State law with respect to the prohibition of casino gambling, punch boards, slot machines, dog racing, video poker or blackjack machines paying prizes, or any other forms of gambling.

§ 8880.3 Prohibition on Use of State Funds

No appropriations, loans, or other transfer of State funds shall be made to the California State Lottery Commission except for a temporary line of credit for initial start-up costs as provided in this Act.

§ 8880.4 Allocation of Revenues

Not less than 84% of the total annual revenues from the sale of state lottery tickets or shares shall be returned to the public in the form of prizes and net revenues to benefit public education. 50% of the total annual revenues shall be returned to the public in the form of prizes as described in this Chapter and at least 34% shall be allocated to the benefit of public education as specified in § 8880.5. In addition, all unclaimed prize money shall revert to the benefit of public education as provided for in § 8880.32(e). No more than 16% of the total annual revenues shall be allocated for payment of expenses of the Lottery as described in this Chapter. To the extent that expenses of the Lottery are less than 16% of the total annual revenues, any surplus funds shall also be allocated to the benefit of public education as specified in § 8880.5.

§ 8880.5 Allocations for Education

The California State Lottery Education Fund is created within the State Treasury, and is continuously appropriated for carrying out the purposes of this Chapter. The State Controller shall draw warrants on this fund and distribute them periodically in the following manner, provided that the payments specified in subsections (a), (b), (c), and (d) shall be equal per capita amounts:

(a) Payments shall be made directly to public school districts serving grades kingergarten through 12, or any part thereof, on the basis of an equal amount for

each unit of average daily attendance, as defined by law.

(b) Payments shall also be made directly to public school districts serving community colleges, on the basis of an equal amount for each unit of average daily attendance, as defined by law.

(c) Payments shall also be made directly to the Board of Trustees of the California State University and Colleges on the basis of an amount for each unit of

equivalent full-time enrollment.

(d) Payments shall also be made directly to the Regents of the University of California on the basis of an amount for each unit of equivalent full-time enrollment.

It is the intent of this Chapter that all funds allocated from the California State Lottery Education Fund shall be used exclusively for the education of pupils and students and no funds shall be spent for acquisition of real property, construction of facilities, financing of research or any other non-instructional purpose.

§ 8880.6 Other Statutory Provisions

It is specifically found that Penal Code Sections 320, 321, 322, 323, 324, 325, 326, and 328 shall not apply to the California State Lottery or its operations.

§ 8880.7 Governing Definitions

The definitions contained in this Chapter shall govern the construction of this Chapter unless the conjext requires otherwise.

§ 8880.8 "Lottery" or "California State Lottery"

"Lottery" or "California State Lottery" means the California State Lottery created and operated pursuant to this Chapter.

§ 8880.9 "Commissioner"

"Commissioner" means one of the members of the Lottery Commission appointed by the Governor pursuant to this Chapter to oversee the California State Lottery.

\$8880.10 "Director"

"Director" means the Director of the California State Lottery appointed by the Governor pursuant to this Chapter as the chief administrator of the California State Lottery.

§ 8880.11 "Lottery Commission" or "Commission"

"Lottery Commission" or "Commission" means the five members appointed by the Governor pursuant to this Chapter to oversee the Lottery and the Director. § 8880.12 "Lottery Game"

"Lottery Came" means any procedure authorized by the Commission whereby prizes are distributed among persons who have paid, or unconditionally agreed to pay, for tickets or shares which provide the opportunity to win such prizes.

§8880.13 "Lottery Game Retailer"

"Lottery Game Retailer" means a person with whom the Lottery Commission may contract for the purpose of selling tickets or shares in lottery games to the public.

§8880.14 "Lottery Contractor"

"Lottery Contractor" neans a person with whom the Lottery has contracted for the purpose of providing goods and services required by the Lottery.

ARTICLE 2

Culifornia State Lottery Commission

§ 8880.15 Creation of Commission

The California State Lattery Commission is hereby created in state government. § 8880.16 Membership; Appointment; Vacancies; Political Affiliation; Removal

- (a) The Commission shall consist of five members appointed by the Governor with the advice and cor sent of the Senate.
- (b) The members shall be appointed for terms of five years, except of those who are first appointed, one member shall be appointed for a term of two years, one member shall be appointed for a term of three years, one member shall be appointed for a term of four years, and two member shall be appointed for a term of five years
- (c) All initial appointments shall be made within 30 days of the effective date of this Chapter.
- (d) Vacancies shall be filled within 30 days by the Governor, subject to the advice and consent of the Senate, for the unexpired portion of the term in which they occur.
- (e) No more than three members of the Commission shall be members of the same political party.
- (f) The Governor may remove any Commissioner upon notification to the Commission and the Secretary of State.

§ 8880.17 Qualifications of Commissioners

At least one of the Commissioners shall have a minimum of five years experience in law enforcement, and at least one of the Commissioners shall be a certified public accountant.

§ 8880.18 Compensation and Expenses

Commissioners shall be compensated at the rate of one hundred dollars (\$100) for each day they are engaged in Commission business. Commission members shall be reimbursed for actual expenses incurred on Commission business, including necessary travel expenses as determined by the State Board of Control.

§ 8880.19 Annual Selection of Chairman

The Commission shall select annually from its membership a Chairman. The Chairman shall have the power to convene special meetings of the Commission upon forty-eight hours written notice to members of the Commission.

§ 8880.20 Meetings

Meetings of the Commission shall be open and public in accordance with the Bagley-Keene Open Meeting Act, commencing with Section 11120 of Chapter 1 of Part 1 of Division of this title.

§ 8880.21 Quorum; Voting

A quorum shall consist of a majority of the members of the Commission then in office. All decisions of the Commission shall be made by a majority vote of the Commissioners present, providing a quorum is present.

§ 8880.22 Reports

The Commission shall make quarterly reports of the operation of the Lottery to the Governor, Attorney General, State Controller, State Treasurer, and the Legislature. Such reports shall include a full and complete statement of Lottery revenues, prize disbursements, expenses, net revenues, and all other financial transactions involving Lottery funds.

§ 8880.23 Appointment of Director; Removal

The Governor, with the advice and consent of the Senate, shall appoint a Director within thirty days of the effective day of this Chapter. The Governor may remove the Director upon notification to the Commission and the Secretary of State. The Director shall be responsible for managing the affairs of the Commission. The Director shall be qualified by training and experience to direct the operations of a state-operated lottery.

ARTICLE 3

Powers and Duties of the Commission

§ 8880.24 Powers and Duties of the Commission

The Commission shall exercise all powers necessary to effectuate the purposes of this Chapter. In all decisions, the Commission shall take into account the particularly sensitive nature of the California State Lottery and shall act to promote and ensure integrity, security, honesty, and fairness in the operation and administration of the Lottery.

§ 8880.25 Initiation and Operation of the Lottery

The Commission shall initiate operation of the Lottery on a continuous basis at the earliest feasible and practical time. Public sales of tickets or shares shall begin no later than 135 days after the effective date of this Chapter. The Lottery shall be initiated and operated so as to produce the maximum amount of net revenues to benefit the public purpose described in this Chapter.

§ 8880.26 Exemption from Review by the Office of Administrative Law

The provisions of Chapter 3.5 of Part 1 of Division 3 of Title 2 of the Government Code shall not be applicable to any rule or regulation promulgated by the Commission in accordance with the provisions of this Chapter.

§ 8880.27 Meetings with the Director

The Commission shall meet with the Director not less than once each quarter to make recommendations and set policy, to approve or reject reports of the Director and transact such other business that may be properly brought before it.

§ 8880.28 Limitation: on Types of Lottery Games

The Commission shall promulgate rules and regulations specifying the types of Lottery Games to be conducted by the Lottery, provided:

(a) No Lottery Game may use the theme of bingo, roulette, dice, baccarat, blackjack, Lucky 7's, draw poker, slot machines, dog racing, or horse racing.

- (b) In Lottery Games utilizing tickets, each ticket in such games shall bear a unique number distinguishing it from every other ticket in such game; and no name of an elected official shall appear on such tickets.
- (c) In games utilizing computer terminals or other devices, no coins or currency shall be dispensed to players from such computer terminals or devices.

§ 8880.29 Number and Value of Prizes

The Commission shall promulgate rules and regulations which specify the number and value of prizes for winning tickets or shares in each Lottery Game including, without limitation cash prizes, merchandise prizes, prizes consisting of deferred payments or annuities, and prizes of tickets or shares in the same Lottery Game or other games conducted by the Lottery, provided:

(a) In Lottery Games utilizing tickets, the overall estimated odds of winning some prize or some cash prize as appropriate for such Lottery Game shall be

printed on each ticket.

(b) A detailed tabulation of the estimated number of prizes of each particular prize denomination that are expected to be awarded in each Lottery Game, or the estimated odds of winning such prizes, shall be available at each location at which tickets or shares in such Lottery Games are offered for sale to the public.

§ 8880.30 Method fo. Determining Winners

The Commission shall promulgate rules and regulations which specify the method for determining winners in each Lottery Game, provided:

(a) No Lottery Game shall be based on the results of a horse race.

- (b) If a Lottery Game utilizes a drawing of winning numbers, a drawing among entries, or a drawing among finalists, such drawings shall always be open to the public; such drawings shall not be conducted by any employee of the Lottery; such drawings shall be witnessed by an independent certified public accountant; any equipment used in such drawings must be inspected by the independent certified public accountant and an employee of the Lottery both before and after such drawings; and such drawings and such inspections shall be recorded on both video and audio tape.
- (c) It is the intent of 'his Chapter that the Commission may use any of a variety of existing or future methods or technologies in determining winners.

§ 8880.31 Sale Price of Tickets and Shares

The Commission sha'l promulgate rules and regulations specifying the retail sales price for each ticket or share for each Lottery Game, provided:

(a) No ticket or share shall be sold for more than the retail sales price estab-

lished by the Commission.

(b) The retail price of each ticket or share in any Lottery Game conducted by the Lottery shall be at least one dollar, except to the extent of any discounts authorized by the Commission.

§ 8880.32 Validation and Payment of Prizes

The Commission shal' promulgate rules and regulations to establish a system of verifying the validity of prizes and to effect payment of such prizes, provided:

(a) For convenience of the public, Lottery Game Retailers may be authorized by the Commission to pay winners of up to \$600 after performing validation procedures on their premises appropriate to the Lottery Game involved.

(b) No prize may be vaid arising from tickets or shares that are stolen, counterfeit, altered, fraudulent, unissued, produced or issued in error, unreadable, not received or not recorded by the Lottery by applicable deadlines, lacking in captions that confirm and agree with the lottery play symbols required by the Lottery

Game involved, or not in compliance with such additional specific rules and regulations and confidential validation and security tests appropriate to the particular Lottery Game.

(c) No particular prize in any Lottery Game may be paid more than once, and in the event of a binding determination that more than one claimant is entitled to a particular prize, the sole remedy of such claimants is the award to each of them of an equal share in the prize.

(d) The Commission may specify that winners of less than \$25 claim such prizes from either the same Lottery Game Retailer from whom it was purchased or from the Lottery itself.

(e) Players shall have the right to claim prize money for 180 days after the drawing or the end of the lottery game or play in which the prize was won. The Commission may define shorter time periods for eligibility for participation in, and entry into, drawings involving entries or finalists. If a valid claim is not made for a prize directly payable by the Lottery Commission within the period applicable for that prize, the unclaimed prize money shall revert to the benefit of the public purpose described in this Chapter.

(f) After the expiration of the claim period for prizes for each Lottery Game, the Commission shall make available a detailed tabulation of the total number of tickets or shares actually sold in a Lotttery Game and the total number of prizes of each prize denomination that were actually claimed and paid directly by the

Lottery Commission

(g) The right of any person to a prize shall not be assignable, except that payment of any prize may be paid to the estate of a deceased prize winner or to a person designated pursuant to an appropriate judicial order. The Director, Commission, and State shall be discharged of all further liability upon such payment of a prize pursuant to this subsection.

(h) A ticket or share shall not be purchased by, and a prize shall not be paid to, a member of the Commission or to any officer or employee of the Commission

or to any spouse, child, brother, sister, or parent of such person.

(i) No prize shall be paid to any person under the age of 18.

§ 8880.33 Distribution of Tickets and Shares

The Commission shall promulgate rules and regulations specifying the manner of distribution, dissemination or sales of lottery tickets or shares to Lottery Game Retailers or directly to the public, and the incentives, if any, for Lottery employees, if any, engaged in such distribution activities.

ARTICLE 4 Powers and Duties of the Director

§ 8880.34 Salary

The Director shall be compensated at the rate as provided for in Government Code § 11550.5. The Director shall devote his entire time and attention to the duties of his office and shall not be engaged in any other profession or occupation.

§ 8880.35 Duties, Powers, and Jurisdiction

The Director shall, subject to the approval of the Commission, perform all duties, exercise all powers and jurisdiction, assume and discharge all responsibilities, and carry out and effect all purposes of this Chapter. The Director shall act as Secretary of the Commission and Executive Officer of the Lottery. The Director shall supervise and administer the operation of the Lottery in accordance with this Chapter and the rules and regulations promulgated by the Commission. In all decisions, the Director shall take into account the particularly sensitive nature of the California State Lottery and shall act to promote and ensure integrity, security, honesty, and fairness of the operation and administration of the Lottery.

§ 8880.36 Power to Hire

The Director shall hire, pursuant to the approval of the Commission, such professional, clerical, technical and administrative personnel as may be necessary to carry out the provisions of this Chapter.

§ 8880.37 Deputy Directors

For the purpose of fulfilling his responsibilities, the Director may appoint and prescribe the duties of no more than four deputy directors as he deems necessary. Each deputy director shall be a civil executive officer. The Commission shall determine the compensation of each deputy director. The Director shall supervise each deputy director's functions and activities.

§ 8880.38 Deputy Director for Security

One of the deputy directors shall be responsible for a security division to assure integrity, honesty, and fairness in the operation and administration of the California State Lottery, including but not limited to, an examination of the qualifications of all prospective employees, Lottery Game Retailers, and Lottery suppliers as defined in § 8880.57. The Deputy Director for Security shall be qualified by training and experience, including at least 5 years of law enforcement experience, and shall have knowledge and experience in computer security, to fulfill these responsibilities. The Deputy Director for Security shall confer with the Attorney General or his designee as the Deputy Director for Security deems necessary and advisable to promote and ensure integrity, security, honesty, and fairness of the operation and administration of the Lottery. The Deputy Director for Security shall report any alleged violation of law to the appropriate law enforcement agency for further investigation and action.

§ 8880.39 Coordinatio₁ with Commission

The Director shall confer as frequently as necessary or desirable, but not less than once every quarter, with the Commission, on the operation and administration of the Lottery. The Director shall make available for inspection by the Commission, upon request, all books, records, files and other information and documents of the Lottery, advise the Commission and recommend such matters as he deems necessary and advisable to improve the operation and administration of the Lottery.

§ 8880.40 Study of Lo tery Systems, Recommendations for Improvement

The Director shall make an on-going study of the operation and the administration of the lotteries which may be in operation in other states or countries, of available literature on the subject, of Federal laws which may affect the operation of the Lottery, and of the reaction of citizens of the State to existing or proposed features in Lottery Games, with a view toward recommending improvements that will tend to serve the purposes of this Chapter. The Director may make recommendations to the Commission, Governor, and Legislature on any matters concerning the secure and efficient operation and administration of the lottery and the convenience of the purchasers of tickets and shares.

§ 8880.41 Accountability: Books and Records

The Director shall make and keep books and records which accurately and fairly reflect each day's transactions, including but not limited to, the distribution of tickets or shares to Lottery Game Retailers, receipt of funds, prize claims, prize disbursements or prizes liable to be paid, expenses and other financial transactions of the Lottery necessary to as to permit preparation of daily financial statements in conformity with generally accepted accounting principles and maintain daily accountability.

§ 8880.42 Monthly Financial Reports

The Director shall make a monthly financial report to the Commission, the Governor, the Attorney General, the State Controller, the State Treasurer and the Legislature. Such report shall include a full and complete statement of Lottery revenues, prize disbursements, expenses, net revenues, and other financial transactions for the month.

§ 8880.43 Independent Audit of Lottery Finances

The Director shall engage an independent firm of certified public accountants to conduct an annual audit of all accounts and transactions of the Lottery. The audit report shall be presented to the Commission, the Governor, the State Controller, the State Treasurer, and the Legislature.

§ 8880.44 Demographic Study of Lottery Players

After the first six months of sales to the public, the Director shall engage an independent firm experienced in demographic analysis to conduct a special study which shall ascertain the demographic characteristics of the players of each Lottery Game, including but not limited to their income, age, sex, education, and frequency of participation. This report shall be presented to the Commission, the Governor, the State Controller, the State Treasurer, and the Legislature. Similar studies shall be conducted from time to time as determined by the Director.

§ 8880 45 Study of the Effectiveness of Lottery Communications

After the first full year of sales to the public, the Director shall engage an independent firm experienced in the analysis of advertising, promotion, public relations, incentives, and other aspects of communications to conduct a special study of the effectiveness of such communication activities and make recommendations to the Commission on the future conduct and future rate of expenditure for such activities. This report shall be presented to the Commission, the Governor, the State Controller, and the State Treasurer. Until the presentation of such report and action by the Commission, the Commission shall expend as close to 3½% as practical of the projected sales of all lottery tickets and shares for advertising, promotion, public relations, incentives, and other aspects of communications. Similar studies shall be conducted from time to time after the first such study as determined by the Director

§ 8880.46 Independent Audit of Lottery Security

After the first 9 months of sales to the public, the Commission shall engage an independent firm experienced in security procedures, including but not limited to computer security and systems security, to conduct a comprehensive study and evaluation of all aspects of security in the operation of the lottery. Such study shall include, but not be limited to, personnel security, Lottery Game Retailer security, Lottery Contractors security, security of manufacturing operations of Lottery Contractors, security against ticket counterfeiting and alterations and other means of fraudently winning, security of drawings, computer security, data communications security, database security, systems security, lottery premises and warehouse security, security in distribution, security involving validation and payment procedures, security involving unclaimed prizes, security aspects applicable to each particualr lottery game, security against locating winners in lottery games having pre-printed winners, and any other aspects of security applicable to the lottery and its operations The portion of the report containg the overall evaluation of the Lottery in terms of each aspect of security shall be presented to the Commission, the Governor, the State Controller, the State Treasurer, and the Legislature. The portion of the report containing specific recommendations shall be confidential and shall be presented only to the Commission and the Governor. Similar audits of security shall be conducted biannually thereafter.

ARTICLE 5 Lottery Game Retailers

§ 8880.47 Contracting with Lottery Game Retailers

The Commission shall promulgate rules and regulations specifying the terms and conditions for contracting with Lottery Game Retailers so as to provide adequate and convenient availability of tickets or shares to prospective buyers of each Lottery Game as appropriate for each such game

§ 8880.48 Selection of Lottery Game Retailers

The Director shall, pursuant to this Chapter and the rules and regulations of the Commission, select as Lo tery Game retailer such persons as he deems shall best serve the public convenience and promote the sale of tickets or shares. No person under the age of 18 shall be a Lottery Game Retailer. In the selection of Lottery Game Retailers, the Director shall consider factors such as financial responsibility, integrity, reputation, accessibility of the place of business or activity to the public, security of the premises, the sufficiency of existing Lottery Game Retailers to serve the public convenience, and the projected volume of the sales for the Lottery Game involved.

No person shall be a Lottery Game Retailer who is engaged exclusively in the business of selling lottery tickets or shares. A person lawfully engaged in non-governmental business on state property and an owner or lessee of an establishment which sells alcoholic beverages may be selected as a Lottery Game Retailer. Civic and fraternal organizations may be selected as a Lottery Game Retailer. The Director may contract with Lottery Game Retailers on a seasonal or temporary basis.

§ 8880.49 Non-Assignability

The authority to act as a Lottery Game Retailer shall not be assignable or transferable.

§ 8880.50 Termination of Lottery Game Retailer

The Commission shall promulgate rules and regulations which shall prescribe the procedure by which a contract with a Lottery Game Retailer may be terminated and the reasons for such termination, including, but not limited to, instances where a Lottery Game Fletailer knowingly sells a ticket or share to any person under the age of 18.

§ 8880.51 Compensation for Lottery Game Retailers

Unless the Commission shall otherwise determine, the compensation paid to Lottery Game Retailers shall be a minimum of 5% of the retail price of tickets or shares. In addition, an incentive bonus may be paid to such Lottery Game Retailers based on attainment of sales volume or other objectives as specified by the Director for each Lottery Game. In the case of a Lottery Game Retailer whose rental payments for his premises are contractually computed, in whole or in part, on the basis of a percentage of his retail sales, and where such computation of his retail sales is not explicitly defined to include sales of tickets or shares in a state-operated lottery, the compensation received by the Lottery Game Retailer from the Lottery shall be deemed as the amount of the retail sale for purposes of computing his rental payment.

§ 8880.52 Sales to Minors

No tickets or shares in Lottery Games shall be sold to persons under the age of 18. In the case of lottery t ckets or shares sold by Lottery Game Retailers or their employees, such persons shall establish safeguards to assure that such sales are not made to persons under the age of 18. In the case of sales of tickets or shares sold by vending machines or other devices, the Commission shall establish safeguards to help assure that such vending machines or devices are not operated by persons under the age of 18.

§ 8880.53 Display of Certificate of Authority

No lottery tickets or shares shall be sold by a Lottery Game Retailer unless he has his certificate of authority to sell lottery tickets or shares on display on his premises.

§ 8880.54 Bonding

The Director may require a bond from any Lottery Game Retailer in an amount specified in the California State Lottery rules and regulations or may purchase blanket bonds covering the activities of selected Lottery Game Retailers.

§ 8880.55 Lottery Game Retailer Payments

No payment by Lottery Game Retailers to the Lottery for tickets or shares shall be in cash. All such payments shall be in the form of a check, bank draft, electronic fund transfer, or other recorded financial instrument as determined by the Director.

ARTICLE 6 Lottery Suppliers

§ 8880.56 Procurement

Notwithstanding other provisions of law, the Director may purchase or lease such goods and services as are necessary for effectuating the purposes of this Chapter. The Director may not contract with any private party for the operation and administration of the California State Lottery created by this Chapter; however, the foregoing shall not preclude procurements which integrate functions such as game design, supply, advertising, and public relations. In all procurement decisions, the Commission and Director shall take into account the particularly sensitive nature of the California State Lottery and shall act to promote and ensure integrity, security, honesty, and fairness in the operation and administration of the Lottery and the objective of raising net revenues for the benefit of the public purpose described in this Chapter.

§ 8880.57 Disclosures

In order to allow an evaluation of the competence, integrity and character of potential suppliers to the California State Lottery Commission, any person, corporation, trust, association, partnership or joint venture (herein referred to as a "supplier") which submits a bid, proposal or offer as part of procurement for a contract for any goods or services for the California State Lottery shall first disclose at the time of such bid, proposal or offer to the Lottery:

- (a) The supplier's name and address and, as applicable, the name and address of the following:
- (i) If the supplier is a corporation, the officers, directors, and each owner, directly or indirectly, of any equity security or other ownership interest in such corporation; except that, in the case of owners of publicly held equity securities of a publicly traded corporation, only the names and addresses of those known to the corporation to beneficially own five percent or more of such publicly held securities need be disclosed:
- (ii) If the supplier is a trust, the trustee and all persons entitled to receive income or benefit from the trust;
 - (iii) If the supplier is an association, the members, officers, and directors;
- (iv) If the supplier is a subsidiary, the officers, directors, and stockholders of the parent company thereof; except that, in the case of owners of publicly held equity securities of a publicly traded corporation, only the names and addresses of those known to the corporation to beneficially own five percent or more of such publicly held securities need be disclosed;
- (v) If the supplier is a partnership or joint venture, all of the general partners, limited partners, or joint venturers;
- (vi) If the parent company, general partner, limited partner, or joint venturer of any supplier is itself a corporation, trust, association, subsidiary, partnership, or joint venture, then all of the information required herein shall be disclosed for such other entities as if it were itself a supplier to the end that full disclosure of ultimate ownership be achieved;
- (vii) If the supplier proposes to subcontract any substantial portion of the work to be performed to a subcontractor, then all of the information required herein shall be disclosed for such subcontractor as if it were itself a supplier.

The persons or entities in (i) through (vii) above, along with the supplier itself, shall hereinafter be referred to as "applicants."

- (b) A disclosure of all the states and jurisdictions in which each applicant does business, and the nature of that business for each such state or jurisdiction.
- (c) A disclosure of all the states and jurisdictions in which each applicant has contracts to supply gaming goods or services, including, but not limited to, lottery goods and services, and the nature of the goods or services involved for each such state or jurisdiction.
- (d) A disclosure of al. the states and jurisdictions in which each applicant has applied for, has sought renewal of, has received, has been denied, has pending, or has had revoked a gaming license of any kind, and the disposition of such in each such state or jurisdiction. If any gaming license has not been renewed or any gaming license application has been either denied or has remained pending for more than 6 months, all of the facts and circumstances underlying this failure to receive a gaming license must be disclosed.
- (e) A disclosure of the details of any conviction or judgment of a state or Federal court of each applicant of any gambling related offense or criminal offense other than traffic violations.
- (f) A disclosure of the details of any bankruptcy, insolvency, or reorganization, or any pending litigation of each applicant.
- (g) A disclosure for each applicant who is a natural person of his employment, residence, educational, and military history since the age of 18.
- (h) A disclosure consc lidating all reportable information on all reportable contributions by each applicant to any local, state, or Federal political candidate or political committee in the State of California for the past 5 years that is reportable under any existing state or Federal law.
- (i) A disclosure of the identity of any entity with which the applicant has a joint venture or other contractual arrangement to supply any state or jurisdiction with gaming goods or services, including but not limited to lottery goods or services; including a disclosure with regard to such entity of all of the information requested under subparagraphs (a) through (h) hereof.
- (j) In the instance of a procurement for the printing of lottery tickets, for goods or services involving the receiving or recording of number selections, or for goods or services involving the determination of winners, an additional disclosure consisting of the individual rederal and state income tax returns for the past 3 years and a current individual financial statement for each applicant who is a natural person, provided that the disclosures provided in this subsection (j) shall be considered confidential and will be transmitted directly to the Deputy Director for Security and the Attorney General of the State for their review.
- (k) Such additional disclosures and information as may be appropriate for the procurement involved as determined by the Director.

No contract with any supplier who has not complied with the disclosure requirements described herein for each of its applicants shall be entered into or be enforceable. Any contract with any Lottery Contractor who does not comply with such requirements for maintaining the currency of such disclosures during the tenure of such contract as may be specified in such contract may be terminated by the Commission

This section shall be construed broadly and liberally to achieve the end of full disclosure of all information necessary to allow for a full and complete evaluation of the competence, integrity, and character of potential suppliers to the California State Lottery Commission.

§ 8880.58 Compliance with Applicable Laws

Each Lottery Contractor shall perform its contract consistent with the laws of this State, Federal law, and laws of the state or states in which such supplier is performing or producing in whole or in part, any of the goods or services contracted for hereunder.

§ 8880.59 Performance Bond

Each supplier as described in § 8880.57(j) to whom an award of contract is made shall post a performance bond with the Commission, using a surety acceptable to the Commission, in an amount equal to the full amount estimated to be paid annually to the supplier under the contract.

§ 8880.60 Contracts

Subject to the approval of the Commission, the Director may directly solicit proposals or enter into contracts for the purchase or lease of goods or services for effectuating the purpose of this Chapter. In awarding contracts in response to solicitations for proposals conducted by the California State Lottery, the Director shall award such contracts to the responsible supplier submitting the lowest and best proposal which maximizes the benefits to the State in relation to cost in the areas of security, competence, experience, timely performance and maximization of net revenues to benefit the public purpose described in this Chapter. All contracts entered into by the Director shall be subject to the approval of the Commission.

ARTICLE 7 State Lottery Fund

§ 8880.61 State Lottery Fund

A special fund to be known as the "State Lottery Fund" is created within the State Treasury which is continuously appropriated for carrying out the purposes of this Chapter. The fund shall receive all proceeds from the sales of lottery tickets or shares, the temporary line of credit for initial start-up costs, and all other monies credited to the Lottery from any other Lottery-related source.

§ 8880.62 Types of Disbursements from the State Lottery Fund

Funds shall be disbursed from the State Lottery Fund by the State Controller for any of the following purposes:

- (a) the payment of prizes to the holders of valid lottery tickets or shares,
- (b) expenses of the Lottery,
- (c) repayment of any funds advanced from the temporary line of credit to the Commission from the State General Fund for initial start-up costs and the interest on any such funds advanced.
- (d) transfer of funds from the State Lottery Fund to the benefit of the public purpose established in this Chapter.

§8880.63 Prize Payments

As nearly as practical, 50% of the total projected revenue, computed on a year-round basis for each lottery game, accruing from the sales of all lottery tickets or shares from that lottery game shall be apportioned for payment of prizes.

§ 8880.64 Expenses

Expenses of the Lottery shall include all costs incurred in the operation and administration of the Lottery and all costs resulting from any contracts entered into the for purchase or lease of goods and services required by the Lottery, including but not limited to, the costs of supplies, materials, tickets, independent audit services, independent studies, data transmission, advertising, promotion, incentives, public relations, communications, compensation paid to the Lottery Game Retailers, bonding for lottery game retailers, printing, distribution of tickets or shares, reimbursement of costs of services provided to the California State Lottery by other governmental entities, and for the costs for any other goods and services necessary for effectuating the purposes of this Chapter. No more than 16% of the total annual revenues accruing from the sale of all lottery tickets and shares from all Lottery Games shall be expended for the payment of the expenses of the Lottery.

§ 8880.65 Transfer of Net Revenues

The funds remaining in the State Lottery Fund after accrual of all revenues to the State Lottery Fund, and after accrual of all obligations of the Lottery for prizes, expenses, and the repay nent of any funds advanced from the temporary line of credit for initial start-up costs and interest thereon shall be deemed to be the net revenues of the Lottery. The net revenues of the Lottery shall be transferred from the State Lottery Fund periodically to the California State Lottery Education Fund.

§ 8880.66 Intergovers mental Reimbursements for Services

The Commission shall reimburse all other governmental entities for any and all services necessary to effectuate the purpose of this Chapter provided by such governmental entities to the State Lottery Commission.

§ 8880.67 State Controller Audits

The State Controller shall conduct quarterly and annual post-audits of all accounts and transactions of the Commission and other special post-audits as the State Controller deems necessary. The Controller or his agents conducting an audit under this Chapter shall have access and authority to examine any and all records of the Commission, its distributing agencies, Lottery Contractors, and Lottery Game Retailers.

ARTICLE 8 Miscellaneous

§ 8880.68 Taxes

No State or local taxes shall be imposed upon the sale of lottery tickets or shares of the California State Lottery or any prize awarded by the California State Lottery

§ 8880.69 Preemption of Local Laws

It is the intent of this Chapter that all matters related to the operation of the Lottery as established hereby be governed solely pursuant to this Chapter and be free from regulation or legislation of local governments, including a city, city and county, or county.

§ 8880.70 Lawful Activity

Any other State or local law providing any penalty, disability, restriction, or prohibition for the possession, manufacture, transportation, distribution, advertising, or sale of any lottery tickets or shares shall not apply to the tickets or shares of the California State Lottery.

§ 8880.71 Restrictions

No person shall be selected, appointed or hired to be a Commissioner, Director, deputy director, or Commission employee who has been convicted of a felony or any gambling-related offense.

- SEC. 4. There is hereby established a temporary line of credit to be drawn from the State General F ind to the State Lottery Fund established by this Chapter in the amount of \$16,500,000 which is continuously appropriated for carrying out the purposes of this Chapter. This line of credit may be drawn upon by the California State Lottery only during the twelve months after the effective date of the Act and only for the purpose of financing the initial start-up of the Lottery. The Lottery may draw upon all or part of this temporary line of credit. Any funds advanced from the temporary line of credit shall be repaid to the State General Fund within twelve mon his of the advance of said funds. In addition, interest shall be paid at an annual interest rate of 10% on funds advanced from the temporary line of credit commencing on the day funds are advanced.
- SEC. 5. No provision of this Act may be changed except to further its purpose by a bill passed by a vote of two-thirds of the membership of both houses of the Legislature and signed by the Governor.

SEC. 6. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.

INITIATIVE STATUTE

Number
on ballot

38. Voting Materials in English Only.

[Submitted by the initiative and approved by electors November 6, 1984.]

ENGLISH BALLOT INITIATIVE

Section 1. Findings and Declarations.

We the People of the State of California do hereby find and declare that:

- (a) The United States has been and will continue to be enriched by the cultural contributions of immigrants from many countries with many different traditions.
- (b) A common language, English, unites our immigrant residents, fosters harmony among our people, promotes political stability, permits interchange of ideas at many levels and encourages societal integration.

(c) The United States Government should foster similarities that unite our people, the most important of which is the use of the English language.

- (d) Multilingual ballots are divisive, costly and often delay or prevent our immigrant citizens from moving into the economic, political, educational and social mainstream of our country.
- (e) Multilingual ballots are unnecessary since immigrants seeking citizenship must pass an examination for literacy and proficiency in English.

Section 2. Transmittal.

The Governor of the State of California, within thirty (30) days of enactment of this statute, shall sign and cause to be delivered to the President of the United States, the Attorney General of the United States and to all members of the United States Congress a written communication which incorporates the findings and declarations in Section 1 and includes the following language:

"The People of the State of California recognizing the importance of a common language in unifying our diverse nation hereby urge that Federal law be amended so that ballots, voters' pamphlets and all other official voting materials

shall be printed in English only."

BOND ACTS SUBMITTED BY LEGISLATURE

Number on ballot

25. Clean Water Bond Law of 1984. (Statutes 1984, Chapter 377, AB 1732)

[Approved by electors November 6, 1984.]

SECTION 1. Chapter 15 (commencing with Section 13999) is added to Division 7 of the Water Code, to read:

CHAPTER 15. CLEAN WATER BOND LAW OF 1984

13999. This chapter shall be known and may be cited as the Clean Water Bond Law of 1984.

13999.1. The Legislature finds and declares as follows:

(a) Clean water is essential to the public health, safety, and welfare.

- (b) Clean water fosters the beauty of California's environment, the expansion of industry and agriculture, maintains fish and wildlife, and supports recreation.
- (c) California's abundant lakes and ponds, streams and rivers, coastline, and groundwater are threatened with pollution, which could threaten public health and impede economic and social growth if left unchecked.
- (d) The state's growing population has increasing needs for clean water supplies and adequate treatment facilities.
- (e) It is of paramoun! importance that the limited water resources of the state be protected from pollution, conserved, and reclaimed whenever possible to ensure continued economic, community, and social growth.
- (f) The chief cause of water pollution is the discharge of inadequately treated waste into the waters of the state.
- (g) Local agencies have the primary responsibility for construction, operation, and maintenance of facilities to cleanse our waters.
- (h) Rising costs of construction and technological changes have pushed the cost of constructing treatment facilities beyond the reach of local agencies alone.
- (i) Because water knows no political boundaries, it is desirable for the state to contribute to construction of these facilities in order to meet its obligations to protect and promote the health, safety, and welfare of its people and environment.
- (j) Voluntary, cost-effective capital outlay water conservation programs can help meet the growing demand for clean water supplies.
- (k) (1) It is the intent of this chapter to provide necessary funds to ensure the full participation by the state under the federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.) and any acts amendatory thereof or supplementary thereto.
- (2) It is also the intent of this chapter to provide special assistance to small communities to construct facilities necessary to eliminate water pollution and public health hazards.
- (3) It is the further in ent of this chapter to provide funds for state participation in the financing of the development and implementation of programs and systems for water reclamation.
- (4) It is the further intent of this chapter to provide funds for voluntary, cost-effective capital outlay vater conservation programs cooperatively carried out by public agencies and the department.
- 13999.2. As used in this chapter, and for purposes of this chapter as used in the State General Obligatior Bond Law (Chapter 4 (commencing with Section 16720) of Part 3 of Division 4 of Title 2 of the Government Code), the following words shall have the following meanings:
- (a) "Committee" means the Clean Water Finance Committee created by Section 13999.4.
 - (b) "Board" means the State Water Resources Control Board.
 - (c) "Fund" means the 1984 State Clean Water Bond Fund.
- (d) "Municipality" shall have the same meaning as in the federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.) and shall also include the state or any agency, department, or political subdivision thereof.
- (e) "Treatment works" shall have the same meaning as in the federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.).
- (f) "Construction" shall have the same meaning as in the federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.).
- (g) "Eligible project" means a project for the construction of treatment works which is all of the following:
 - (1) Necessary to prevent water pollution.
- (2) Eligible for federal assistance, whether or not federal funds are then available.

(3) Certified by the board as entitled to priority over other treatment works, and which complies with applicable water quality standards, policies, and plans.

(h) "Eligible water reclamation project" means a water reclamation project which is cost-effective when compared to the development of other new sources of water, and for which no federal assistance is currently available. These projects or activities shall comply with applicable water quality standards, policies, and plans.

(i) "Federal assistance" means funds available to a municipality, either directly or through allocation by the state, from the federal government to construct

treatment works pursuant to the federal Clean Water Act.

(j) "Small community" means a municipality with a population of 5,000 persons or less, or a reasonably isolated and divisible segment of a larger municipality encompassing 5,000 persons or less, with a financial hardship as defined by the board.

- (k) "Supplemental state assistance" means a grant given to a qualifying small community, in addition to the normal federal and state contributions, to reduce the local share of a project.
- (1) "Federal Clean Water Act" means the existing federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.) and any acts amendatory thereof or supplementary thereto.
- (m) "Voluntary, cost-effective capital outlay water conservation programs" means those feasible capital outlay measures to improve the efficiency of water use through benefits which exceed their costs. The programs include, but are not limited to, leak detection and repair within the water distribution and consumption system, distribution and installation of new and replacement water conserving fixtures and devices, valve repair and replacement, meter calibration and replacement, physical improvements to achieve corrosion control, irrigation system improvements to reduce leakage which results in the loss of otherwise usable water, tailwater pumpback recovery systems, construction of small reservoirs within irrigation systems which conserve water which has already been captured for irrigation use, and other physical improvements to irrigation systems. In each case, the department shall determine that there is a net savings of water as a result of each proposed project and that the project is cost-effective.

(n) "Department" means the Department of Water Resources.

- 13999.3. There is in the State Treasury the 1984 State Clean Water Bond Fund, which fund is hereby created. There shall be established in the fund a Clean Water Construction Grant Account for the purpose of implementing Section 13999.8, a Small Communities Assistance Account for the purpose of implementing Section 13999.9, a Water Reclamation Account for the purpose of implementing Section 13999.10 and a Water Conservation Account for the purpose of implementing Section 13999.11.
- 13999.4. There shall be a Clean Water Finance Committee consisting of the Governor or his designated representative, the Controller, the Treasurer, the Director of Finance, and the Executive Director of the State Water Resources Control Board. The Clean Water Finance Committee shall be the "committee" as that term is used in the State General Obligation Bond Law.
- 13999.5. (a) The committee is hereby authorized and empowered to create a debt or debts, liability or liabilities, of the State of California, in the aggregate amount of three hundred twenty-five million dollars (\$325,000,000), in the manner provided in this chapter. The debt or debts, liability or liabilities, shall be created for the purpose of providing the fund to be used for the object and work specified in this section and in Sections 13999.6, 13999.8, 13999.9, 13999.10, 13999.11, and 13999.14.
- (b) The board is authorized to enter into contracts with municipalities having authority to construct, operate, and maintain treatment works and reclamation

projects, for grants and loans to the municipalities to aid in the construction of eligible projects and eligible water reclamation projects and may adopt rules and

regulations necessary to carry out the provisions of this chapter.

(c) As approved by the Legislature annually in the Budget Act, the board may, by contract or otherwise, undertake plans, surveys, research, development, and studies necessary, convenient, or desirable to carry out the purposes of this division, and may prepare recommendations with regard thereto, including the preparation of comprehensive statewide or areawide studies and reports on the collection, treatment, and disposal of waste under a comprehensive cooperative plan.

(d) As approved by the Legislature annually in the Budget Act, the board may

expend bond funds necessary for administration of this chapter.

(e) Not more than 5 percent of the money deposited in the fund may be used

for purposes of subdivisions (c) and (d).

(f) As approved by the Legislature annually in the Budget Act, the department may direct grants and loans to any public agency or, by contract or otherwise, undertake plans, surveys, research, development, and studies necessary, convenient, or desirable to carry out voluntary, cost-effective capital outlay water conservation programs.

(g) The board may expend funds necessary to reimburse the General Obligation Bond Expense Revolving Fund pursuant to Section 16724.5 of the Govern-

ment Code.

1399.6. All bonds which have been duly sold and delivered constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is pledged for the punctual payment of both

principal and interest.

There shall be collected annually in the same manner, and at the same time as other state revenue is collected, the sum, in addition to the ordinary revenues of the state, required to pay the principal and interest on the bonds. It is the duty of all officers charged by law with any duty in regard to the collection of that revenue to perform each and every act which is necessary to collect this additional sum.

All money deposited in the fund which has been derived from premium and accrued interest on bords sold is available for transfer to the General Fund as a

credit to expenditures for bond interest.

- 13999.7. The State General Obligation Bond Law is adopted for the purpose of the issuance, sale, and repayment of, and other matters with respect to, the bonds authorized by this chap er. The provisions of that law are included in this chapter as though set out in full in this chapter, except that, notwithstanding any provision in the State General Obligation Bond Law, the bonds authorized under this chapter shall bear the rates of interest, or maximum rates, fixed from time to time by the Treasurer with the approval of the committee. The maximum maturity of the bonds shall not exceed 50 years from the date of the bonds or from the date of each respective series. The maturity of each respective series shall be calculated from the date of the series.
- 13999.8. (a) The sum of two hundred fifty million dollars (\$250,000,000) of the money in the fund shall be deposited in the Clean Water Construction Grant Account and is appropriated for grants and loans to municipalities to aid in construction of eligible projects and the purposes set forth in this section.
- (b) If the federal Clean Water Act authorizes a federal loan program for providing assistance for construction of treatment works, which requires state matching funds, the board may establish a State Water Pollution Control Revolving Fund to provide loans in accordance with the federal Clean Water Act. The board, with the approval of the committee, may transfer funds from the Clean Water Con-

struction Grant Account to the revolving fund for the purposes of meeting federal requirements for state matching funds.

- (c) Any contract entered into pursuant to this section may include such provisions as may be determined by the board, provided that any contract concerning an eligible project shall include, in substance, all of the following provisions:
 - (1) An estimate of the reasonable cost of the eligible project.
- (2) An agreement by the board to pay to the municipality, during the progress of construction or following completion of construction as agreed upon by the parties, an amount which equals at least 12½ percent of the eligible project cost determined pursuant to federal and state laws and regulations.
- (3) An agreement by the municipality to proceed expeditiously with, and complete, the eligible project; commence operation of the treatment works upon completion and to properly operate and maintain the works in accordance with applicable provisions of law; apply for and make reasonable efforts to secure federal assistance for the eligible project; secure the approval of the board before applying for federal assistance in order to maximize the assistance received in the state; and provide for payment of the municipality's share of the cost of the eligible project.
- (d) The board may, with the approval of the committee, transfer moneys in the Clean Water Construction Grant Account to the State Water Quality Control Fund, to be made available for loans to public agencies pursuant to Chapter 6 (commencing with Section 13400).
- (e) Grants may be made pursuant to this section to reimburse municipalities for the state share of construction costs for eligible projects which received federal assistance, but which did not receive an appropriate state grant due solely to depletion of the State Clean Water and Water Conservation Fund created pursuant to the Clean Water and Water Conservation Bond Law of 1978 (Chapter 12.5 (commencing with Section 13955)). Eligibility for reimbursement under this section is limited to the actual construction capital costs incurred.
- (f) To the extent funds are available, if the federal share of construction funding under Title II of the federal Clean Water Act is reduced below 75 percent, uncipalities otherwise eligible for a grant under this section shall also be entitled to a loan from the Clean Water Construction Grant Account of up to 12½ percent of the eligible project cost.
- (g) To the extent funds are available, if the federal Clean Water Act authorizes a federal loan program for providing assistance for construction of treatment works, the board may make those loans in accordance with the federal Clean Water Act and state law. The Legislature may enact legislation that it deems necessary to implement the state loan program.
- (h) Notwithstanding any other provision of law, and to the extent funds are available, if federal funding under Title II of the federal Clean Water Act ceases, municipalities shall only be entitled to a loan from the Clean Water Construction Grant Account of 25 percent of the eligible project cost.
 - (i) All loans pursuant to this section are subject to all of the following provisions:
- (1) Municipalities seeking a loan shall demonstrate, to the satisfaction of the board, that an adequate opportunity for public participation regarding the loan has been provided
- (2) Any election held with respect to the loan shall include the entire municipality except where the municipality proposes to accept the loan on behalf of a specified portion, or portions, of the municipality, in which case the referendum shall be held in that portion or portions of the municipality only.
- (3) Any loan made pursuant to this section shall be up to 25 years with an interest rate set annually by the board at 50 percent of the average interest rate paid by the state on general obligation bonds for the calendar year immediately preceding the year in which the loan agreement is executed

- (4) The first thirty million dollars (\$30,000,000) in principal and interest from loans made pursuant to this section shall be paid to the Water Reclamation Account. All remaining principal and interest from the loans shall be returned to the Clean Water Construction Grant Account for new obligations.
- 13999.9. (a) The sum of forty million dollars (\$40,000,000) of the money in the fund shall be deposited in the Small Communities Assistance Account and is appropriated for supplemental state assistance to small communities for construction of treatment works eligible for assistance under Title II of the federal Clean Water Act.
- (b) Notwithstanding subdivision (c) of Section 13999.5, the board may make grants to small communities so that the combined federal and state grant is an amount up to 97½ percert of pollution studies, the total estimated cost of planning, design, and construction determined in accordance with applicable state laws and regulations. No supplemental state assistance grant under this section shall be made for projects costing more than two million five hundred thousand dollars (\$2,500,000) unless a finding is made by the board that a higher cost project is the most cost-effective solution to a water quality or public health problem.
- (c) Any contract entered into pursuant to this section may include such provisions as may be determined by the board, provided that any contract shall include the provisions required by paragraphs (1) and (3) of subdivision (c) of Section 13999.8.
- 13999.10. (a) The sum of twenty-five million dollars (\$25,000,000) of the money in the fund shall be deposited in the Water Reclamation Account and is appropriated for loans to municipalities for eligible water reclamation projects which will provide water for beneficial uses.

The board may loan a municipality up to 100 percent of the total eligible costs of design and construction of a reclamation project.

- (b) Any contract for an eligible water reclamation project entered into pursuant to this section may include such provisions as determined by the board and shall include both of the following provisions:
 - (1) An estimate of the reasonable cost of the eligible water reclamation project.
- (2) An agreement by the municipality to proceed expeditiously with, and complete, the eligible water reclamation project; commence operation of the project in accordance with applicable provisions of law; provide for payment of the municipality's share of the cost of the project, including principal and interest on any state loan made pursuant to this section; and, if appropriate, apply for and make reasonable efforts to secure federal assistance, other than that available pursuant to the federal Clean Water Act, for the state-assisted project.
- (c) Loan contracts may not provide for a moratorium on payments of principal or interest.
- (d) Any loans made from the Water Reclamation Account shall be for a period of up to 25 years with an interest rate set annually by the board at 50 percent of the average interest rate paid by the state on general obligation bonds in the calendar year immediately preceding the year in which the loan agreement is executed. All principal and interest from loans shall be returned to the Water Reclamation Account for new loans.
- (e) Funds available under this section may be used for loans pursuant to subdivisions (f), (g), and (h) of Section 13999.8 if the Clean Water Construction Grant Account is depleted. All principal and interest on any such loans shall be repaid to the Water Reclamation Account.
- (f) No single project may receive more than ten million dollars (\$10,000,000) from the board.

- 13999.11. (a) Ten million dollars (\$10,000,000) of the money in the fund shall be deposited in the Water Conservation Account and shall be available for appropriation by the Legislature for loans to municipalities to aid in the conduct of voluntary, cost-effective capital outlay water conservation programs and the purposes set forth in this section. Notwithstanding subdivision (e) of Section 13999.5 and subdivision (f) of this section, all of the funds deposited in the Water Conservation Account by this subdivision shall be available for water conservation programs. None of the funds deposited in the Water Conservation Account by this subdivision shall be expended for costs of administration.
- (b) Any contract entered into pursuant to this section may include provisions as may be determined by the department. However, any contract concerning an eligible, voluntary, cost-effective capital outlay water conservation program shall include, in substance, all of the following:
 - (1) An estimate of the reasonable cost and benefit of the program.
- (2) An agreement by the public agency to proceed expeditiously with, and complete, the program.
- (c) Loan contracts may not provide a moratorium on payments of principal or interest.
- (d) Any loans made from the Water Conservation Account shall be for a period of up to 25 years with an interest rate set annually by the board at 50 percent of the average interest rate paid by the state on general obligation bonds in the calendar year immediately preceding the year in which the loan agreement is executed. All principal and interest from loans shall be deposited in the Water Conservation Account for new obligations.
- (e) No single project may receive more than five million dollars (\$5,000,000) from the department.
- (f) As approved by the Legislature annually in the Budget Act, the department may expend up to 5 percent of the funds in the Water Conservation Account for the administration of this section.
- 13999.12. Except as expressly provided in this chapter, no money deposited in the fund pursuant to any provision of law requiring repayments to the state for assistance financed by the proceeds of the bonds authorized by this chapter shall be available for transfer to the General Fund.
- 13999.13. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this chapter an amount equal to the sum of the following:
- (1) The sum necessary annually to pay the principal of and the interest on the bonds issued and sold pursuant to this chapter, as the principal and interest become due and payable.
- (2) The sum necessary to carry out Section 13999.14 which is appropriated without regard to fiscal years.
- 1399.14. For the purpose of carrying out this chapter, the Director of Finance may, by executive order, authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has authorized to be sold for the purpose of carrying out this chapter. Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the board in accordance with this chapter. Any money made available under this section to the board or department shall be returned to the General Fund from money received from the sale of bonds. The withdrawals from the General Fund shall be returned to the General Fund with interest at the rate which would have otherwise been earned by those sums in the Pooled Money Investment Fund.
- 13999.15. Upon request of the board or department, the committee shall determine whether or not it is necessary or desirable to issue bonds authorized under this chapter in order to make those arrangements, and, if so, the amount of bonds

to be issued and sold. Successive issues of bonds may be authorized and sold to make those arrangement: progressively, and it shall not be necessary that all of the bonds authorized to be issued shall be sold at any one time.

13999.16. The committee may authorize the Treasurer to sell all or any part of the honds at times fixed by the Treasurer.

Number on ballot

> State School Building Lease-Purchase Bond Law of 1984. (Statutes 1984, Chapter 375, SB 125)

[Approved by electors November 6, 1984.]

SECTION 1. Chapter 21.6 (commencing with Section 17695) is added to Part 10 of the Education Code, to read:

CHAPTER 21.6. STATE SCHOOL BUILDING LEASE-PURCHASE BOND LAW OF 1984

17695. This chapter may be cited as the State School Building Lease-Purchase Bond Law of 1984.

17695.1. The State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 3 of Division 4 of Title 2 of the Government Code) is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect tc, the bonds authorized to be issued by this chapter, and the provisions of that law are included in this chapter as though set out in full in this chapter. All references in this chapter to "herein" shall be deemed to refer both to this chapter and that law

17695.15. As used in this chapter, and for the purposes of this chapter as used in the State General Obligation Bond Law, the following words shall have the following meanings:

- (a) "Committee" means the State School Building Finance Committee created by Section 15909.
 - (b) "Board" means the State Allocation Board.

(c) "Fund" means the State School Building Lease-Purchase Fund.

17695.2. For the purpose of creating a fund to provide aid to school districts of the state in accordance with the provisions of the Leroy F. Greene State School Building Lease-Purchase Law of 1976, and of all acts amendatory thereof and supplementary thereto, and to provide funds to repay any money advanced or loaned to the State School Building Lease-Purchase Fund under any act of the Legislature, together with interest provided for in that act, and to be used to reimburse the General Obligation Bond Expense Revolving Fund pursuant to Section 16724.5 of the Government Code, the committee shall be and is hereby authorized and empowered to create a debt or debts, liability or liabilities, of the State of California, in the aggregate amount of four hundred fifty million dollars (\$450,000,000) in the manner provided herein, but not in excess thereof.

17695.25. All bonds herein authorized, which shall have been duly sold and delivered as herein provided, shall constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is hereby plecified for the punctual payment of both principal and interest thereof.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state, as shall be required to pay the principal and interest on the bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of the revenue, to do and perform each and every act which shall be necessary to collect the additional sum.

On the several dates of maturity of the principal and interest in each fiscal year, there shall be transferred to the General Fund in the State Treasury, all of the money in the fund exclusive of funds transferred pursuant to subdivision (f) of Section 6217 of the Public Resources Code, not in excess of the principal of and interest on the bonds then due and payable, except as herein provided for the prior redemption of the bonds, and, in the event the money so returned on the dates of maturity is less than the the principal and interest then due and payable, then the balance remaining unpaid shall be returned to the General Fund in the State Treasury out of the fund as soon thereafter as it shall become available.

17695.3. All money deposited in the fund under Section 17732 and pursuant to the provisions of Part 2 (commencing with Section 16300) of Division 4 of Title 2 of the Government Code shall be available only for transfer to the General Fund, as provided in Section 17695.25. When transferred to the General Fund, such money shall be applied as a reimbursement of the General Fund on account of principal and interest due and payable or paid from the General Fund on the earliest issue of school building bonds for which the General Fund has not been fully reimbursed by such transfer of funds.

17695.35. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this chapter, an amount that will equal the following:

(a) The sum annually as will be necessary to pay the principal of and the interest on the bonds issued and sold pursuant to the provisions of this chapter, as the principal and interest become due and payable.

(b) The sum as is necessary to carry out the provisions of Section 17695.4, which

sum is appropriated without regard to fiscal years.

17695.4. For the purposes of carrying out the provisions of this chapter, the Director of Finance may, by executive order, authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has by resolution authorized to be sold for the purpose of carrying out this chapter. Any amounts withdrawn shall be deposited in the fund to be allocated by the board in accordance with this chapter. Any moneys made available under this section to the board shall be returned by the board to the General Fund for moneys received from the sale of bonds sold for the purpose of carrying out this chapter.

17695.5. Upon request of the board from time to time, supported by a statement of the apportionments made and to be made under Sections 17700 to 17750, inclusive, the committee shall determine whether or not it is necessary or desirable to issue any bonds authorized under this chapter in order to fund the apportionments, and, if so, the amount of bonds to be issued and sold. Two hundred million dollars (\$200,000,000) shall be available for apportionment on December 1, 1984, and twenty-five million dollars (\$25,000,000) shall become available for apportionment on the fifth day of each month thereafter until a total of four hundred fifty million dollars (\$450,000,000) has become available for apportionment. The Treasurer shall sell the bonds so determined at such different times as necessary to service expenditures required by the apportionments.

17695.6. In computing the net interest cost under Section 16754 of the Government Code, interest shall be computed from the date of the bonds or the last preceding interest payment date, whichever is latest, to the respective maturity dates of the bonds then offered for sale at the coupon rate or rates specified in the bid, the computation to be made on a 360-day-year basis.

17695.7. The committee may authorize the Treasurer to sell all or any part of the bonds herein authorized at such time or times as may be fixed by the Treasurer.

17695.8. All proceeds from the sale of the bonds herein authorized deposited in the fund, as provided in Section 16757 of the Government Code, except those

derived from premium and accrued interest, shall be available for the purpose herein provided, but shall not be available for transfer to the General Fund pursuant to Section 17695.25 to pay principal and interest on bonds.

17695.9. With respect to the proceeds of bonds authorized by this chapter, all

provisions of Sections 17700 to 17750, inclusive, shall apply.

17695.95. Out of the first money realized from the sale of bonds under this chapter, there shall be repaid any moneys advanced or loaned to the State School Building Lease-Purchase Fund under any act of the Legislature, together with interest provided for in that act.

Number on ballot

27. Mazardous Substanco Glocmup Bond Act. (Statutes 1984, Chapter 376, SB 1465)

[Approved by electors November 6, 1984.]

SEC. 18. Article 7.5 (commencing with Section 25385) is added to Chapter 6.8 of Division 20 of the Health and Safety Code, to read:

Article 7.5. Hazardous Substance Cleanup Bond Act of 1984

- 25385. This article shall be known and may be cited as the Johnston-Filante Hazardous Substance Cieanup Bond Act of 1984.
- 25385.1. For purposes of this article, and for purposes of Section 16722 of the Government Code as applied to this article, the following definitions apply:

(a) "Board" means the State Department of Health Services.

(b) "Committee" means the Hazardous Substance Cleanup Committee created pursuant to Section 25385.4.

(c) "Director" means the State Director of Health Services.

- (d) "Fund" means the Hazardous Substance Cleanup Fund created pursuant to Section 25385.3.
- (e) "Orphan site" means a site with a release or threatened release of a hazardous substance with no reasonably identifiable responsible parties.
- (f) "Orphan share" means those costs of removal or remedial action at sites with a release or threatened release of hazardous substances, which costs are in excess of amounts included in a cleanup agreement.
- (g) "Responsible party" means a person who is, or may be, responsible or liable for carrying out, or paying for the costs of, a removal or remedial action.

(h) "Trust fund" means the Superfund Bond Trust Fund.

- 25385.2 The State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Fart 3 of Division 4 of Title 2 of the Government Code) is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect to, the bonds authorized to be issued pursuant to this article, and the provisions of that law are included in this article as though set out in full in this article, except that, notwithstanding anything in the State General Obligation Bond Law, the maximum maturity of bonds shall not exceed 30 years from the date of the bonds, or from the date of each respective series. The maturity of each respective series shall be calculated from the date of the series.
- 25385.3. (a) The Hazardous Substance Cleanup Fund is hereby created in the State Treasury. The proceeds of bonds issued and sold pursuant to this article shall be deposited in the fund, and the money in the fund may be expended only for the purposes specified ir this article and, pursuant to appropriation by the Legislature, in the manner specified in this section.
- (b) Except when the Legislature appropriates money from the fund for specified removal or remed.al actions in a bill other than the Budget Act, it is the

intention of the Legislature that all proposed appropriations for activities conducted pursuant to this article be included in a section of the Budget Act for each fiscal year for consideration by the Legislature and that this section be captioned "Hazardous Substance Cleanup Bond Act Program." Any appropriation of money from the fund is subject to all the limitations contained in the bill making the appropriation and to all fiscal procedures specified by statute concerning the expenditure of state funds

(c) In issuing bonds pursuant to this article, the committee shall, to the extent possible, pay the principal of, and interest on, the bonds from the sources specified in subdivisions (a) to (f), inclusive, of Section 25385 9. The General Fund shall be reimbursed from these sources for any transfers made to the Hazardous Substance Clearing Account from the General Fund to make the principal and interest payments In determining the amount the General Fund is to be reimbursed for any transfer, the committee shall also include interest on the transfer at a rate equal to the bond rate on the transfer from the date of transfer to the date of reimbursement.

25385.4. The Hazardous Substance Cleanup Committee, which is hereby created, shall consist of the Governor, the Director of Finance, the Treasurer, the Controller, and the Secretary of the Health and Welfare Agency.

25385 5. The committee may create a debt or debts, liability or liabilities, of the State of California, in the aggregate of one hundred million dollars (\$100,000,000), in the manner provided in this article. The debt or debts, liability or liabilities, shall be created for the purpose of providing moneys, for deposit in the fund, for the purposes specified in Section 25385.6.

25385 6. (a) The moneys in the Hazardous Substance Cleanup Fund may be used, upon appropriation by the Legislature, for the purposes specified in this section.

(b) The board may expend moneys in the fund, upon the authorization of the committee, for all of the following purposes:

(1) To provide the state share of a removal or remedial action pursuant to Section 104(c) (3) of the federal act (42 U.S.C. Sec. 9604 (c) (3)) if the site is the subject of a final remedial action plan issued pursuant to Section 25356 1

(2) To pay all costs of a removal or remedial action incurred by the state, or by any local agency with the approval of the director, in response to a release or threatened release of a hazardous substance at a site which is listed in the priority ranking of sites pursuant to Section 25356 and is the subject of a final remedial action plan issued pursuant to Section 25356 1, to the extent that the costs are not paid by responsible parties or are reimbursed by the federal act.

(3) To pay for site characterization of a release of hazardous substances, even if a remedial action plan has not been prepared, approved, adopted, or made final for that site

25385.7 (a) All bonds authorized by this article, which are sold and delivered as provided in this article, constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California are hereby pledged for the punctual payment of both principal and interest thereon.

(b) There shall be collected annually, in the same manner and at the same time as other state revenue is collected, that sum, in addition to the ordinary revenues of the state, which is required to pay the principal of, and interest on, the bonds as provided in this article, and all officers charged by law with any duty in regard to the collection of the revenue shall perform each and every act which is necessary to collect this additional sum.

25385.8. (a) The Superfund Bond Trust Fund is hereby created in the State Treasury. All interest earned on funds in the state account, and other funds transferred to the trust fund by the Legislature or the department, shall be deposited

in the trust fund, which is a sinking fund to ensure the payment of principal of, and interest on, the debt incurred pursuant to Section 25385.5. The funds in the trust fund shall be invested by the Treasurer. The committee shall administer the trust fund so that there are sufficient funds in the trust fund to make the necessary principal and interest payments on bonds issued and shall transfer funds from the trust fund for this purpose to the Hazardous Substance Clearing Account.

(b) There shall be transferred annually the sum of five million dollars (\$5,000,-

000) from the state account to the trust fund.

- (c) The unobligated balance in the state account shall be transferred by the department to the trus: fund on December 31 of each year. For purposes of this section, "unobligated balance" means that amount, which shall not be less than zero, determined by the department, in the year-end financial statement submitted to the Controller, to be the total of all unencumbered funds on June 30 of that calendar year, less the total of all of the following:
- (1) Any fund in the reserve account for emergencies established by Section 25354.

(2) Any remaining principal of the loan authorized by Section 25332.

- (3) Any interest due on any remaining principal of the loan authorized by Section 25332.
 - (4) Any funds paid as taxes for the following fiscal year.
- (5) Any funds received from the federal government pursuant to the federal act.
- (6) Any funds in the state account subject to the rebate specified in Section 25347.2.
- (7) Any interest accruing from funds deposited in the subaccount for site operation and maintenance established by Section 25330.5.
- (8) Any funds received from responsible parties for remedial and removal action, except to the extent those funds are necessary to reimburse the state account for funds previously expended therefrom.

(9) Any funds deposited into a sinking fund to ensure the repayment of princi-

pal on, and interest of, bonds pursuant to Section 25385.9.

- 25385.9. Notwithstanding any other provision of law, the board shall pay the principal of, and interest on, the bonds from the Hazardous Substance Clearing Account, using the following sources, in the following order of priority:
- (a) Money derived from the premium and the accrued interest on bonds which are sold.
- (b) Recoveries from responsible parties of costs incurred for removal or remedial actions at sites listed pursuant to Section 25356, insofar as the removal or remedial action expenditures were paid from proceeds from bonds issued pursuant to this article.
- (c) Funds received pursuant to the federal act which are designated to be used for removal or remedial actions paid for by proceeds from bonds issued pursuant to this article.
 - (d) Any money transferred from the state account.
 - (e) Any money transferred from the trust fund.
 - (f) Any money derived from any other source, as provided by law.
 - (g) The General Fund.
- 25386. Notwithstanding Section 25386.5, the money deposited in the fund is available for transfer to the General Fund if money was deposited in the fund pursuant to any provision of law requiring repayments to the state for assistance financed by the proceeds of the bonds issued pursuant to this article. When transferred to the General Fund, that money shall be applied as a reimbursement to the General Fund for the principal and interest payments on the bonds which have been paid from the General Fund.

- 25386.1. There is hereby appropriated from the General Fund in the State Treasury, for the purpose of this article, an amount equal to the sum of all of the following:
- (a) The sum, annually, which will be necessary to pay the principal of, and the interest on, the bonds issued and sold pursuant to this article, as the principal and interest become due and payable.
- (b) The sum which is necessary to carry out Section 25385.2, which sum is appropriated without regard to fiscal years, notwithstanding Section 13340 of the Government Code.
- 25386.2. For the purpose of carrying out this article, the Director of Finance may, by executive order, authorize the withdrawal from the General Fund of amounts not to exceed the amount of the unsold bonds which the committee has, by resolution, authorized to be sold for the purpose of carrying out this article. Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the board in accordance with this article. Any moneys made available pursuant to this section shall be returned to the General Fund from moneys received from the sale of bonds sold for the purpose of carrying out this article.
- 25386.3. Upon the request of the board, and supported by a statement of the proposed actions to be taken pursuant to Section 25385.6, the committee shall determine whether it is necessary or desirable to issue any bonds authorized pursuant to this article in order to take these actions, and if so, the amount of bonds which should be issued and sold. Successive issues of bonds may be authorized and sold to take these actions progressively, and it is not necessary that all of the bonds authorized by this article to be issued are sold at any one time.
- 25386 4 The committee may authorize the Treasurer to sell all, or any part of, the bonds authorized under this article at the time or times as may be fixed by the Treasurer.
- 25386.5. Except as provided in subdivision (c) of Section 25385.3 and Section 25386, all proceeds from the sale of bonds, except those derived from premiums and accrued interest, are available for the purposes specified in Section 25385.6, but are not available for transfer to the General Fund to pay the principal of, and interest on, the bonds.
- 25386.6. If, before July 1, 1991, all outstanding bonds issued pursuant to this article are paid for and the General Fund has been reimbursed for any and all amounts that were expended therefrom to repay the principal of, and interest on, these bonds, this article shall become inoperative on that earlier date.

Number on ballot

> California Safe Drinking Water Band Law of 1984. (Statutes 1984, Chapter 378, AB 2183)

[Approved by electors November 6, 1984]

SECTION 1. Chapter 10.2 (commencing with Section 13810) is added to Division 7 of the Water Code, to read:

CHAPTER 10.2. CALIFORNIA SAFE DRINKING WATER BOND LAW OF 1984

- 13810 This chapter shall be known and may be cited as the California Safe Drinking Water Bond Law of 1984.
- 13811. The Legislature hereby finds and declares that it is necessary for the preservation of the health, safety, and welfare of the people of California that water supplied for domestic purposes be pure, wholesome, and potable and does not endanger the health or lives of human beings and that water is available in

adequate quantity at sufficient pressure for health, cleanliness, and other domestic

purposes.

13812. The Legislature further finds and declares that a number of domestic water supply systems are inadequate and do not meet minimum bacteriological, chemical, or other basic health standards for domestic water supplies, and that it is in the interest of the people that the State of California provide technical and financial assistance to the end that the people of California are assured a safe, dependable, and potable supply of water for domestic purposes and that water is available in adequate quantity at sufficient pressure for health, cleanliness, and other domestic purposes.

13813. The Legislature further finds and declares that it is the intent of the Legislature to provide for the upgrading of domestic water supply systems to assure that all domestic water supplies at least meet minimum domestic water supply standards established under Chapter 7 (commencing with Section 4010) of

Part 1 of Division 5 of the Health and Safety Code.

- 13814. The State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part ? of Division 4 of Title 2 of the Government Code) is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect to, the bonds authorized to be issued pursuant to this chapter, and the provisions of that law are included in this chapter as though set out in full in this chapter, except that notwithstanding anything in the State General Obligation Bond Law, the bonds authorized hereunder shall bear the rates of interest, or maximum rates, as may, from time to time, be fixed by the Treasurer, with the approval of the committee, and the maximum maturity of bonds shall not exceed £0 years from the date of the bonds, or from the date of each respective series. The maturity of each respective series shall be calculated from the date of the series
- 13815. As used in this chapter, and for purposes of this chapter as used in the State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 3 of Division 4 of Title 2 of the Government Code), the following terms shall have the following meanings:
- (a) "Committee" means the Safe Drinking Water Finance Committee created by Section 13816.

(b) "Department" means the Department of Water Resources.

- (c) "Domestic water system" means a system for the provision to the public of piped water for human consumption, if the system has at least 15 service connections or regularly supplies water to at least 25 individuals. The term includes any water supply, treatment, storage, and distribution facilities under the control of the operator of the system.
 - (d) "Fund" means the California Safe Drinking Water Fund.
- (e) "Supplier" or "supplier of water" means any person, partnership, corporation, association, or other entity or political subdivision of the state which owns or operates a domestic water system.
- (f) "Federal assistance" means funds available, or which may become available, to a supplier either directly or through allocation by the state from the federal government as grants or loans for the improvement of domestic water systems.
- (g) "Treatment works" means any devices or systems used in the treatment of water supplies, including necessary lands, which render water supplies pure, wholesome, and potable for domestic purpose.
- (h) "Project" means proposed facilities for the construction, improvement, or rehabilitation of the domestic water system, and may include water supply, treatment works, and all or part of a water distribution system, if necessary to carry out the purpose of this chapter.

- 13816. The Safe Drinking Water Finance Committee is hereby created. The committee shall consist of the Governor, the Treasurer, the Director of Finance, the Director of Water Resources, and the State Director of Health Services or their designated representatives. A majority of the committee may act for the committee.
- 13817. There is in the State Treasury the California Safe Drinking Water Fund, which fund is hereby created.
- 13818. The committee may create a debt or debts, liability or liabilities, of the State of California, in an aggregate amount of seventy-five million dollars (\$75,000,000) in the manner provided in this chapter. The debt or debts, liability or liabilities, shall be created for the purpose of providing the money to be used for the objects and works specified in Section 13819.
- 13819. (a) The moneys in the fund are hereby continuously appropriated and shall be used for the purposes set forth in this section.
- (b) The department may enter into contracts with suppliers having authority to construct, operate, and maintain domestic water systems, for loans to suppliers to aid in the construction of projects which will enable the supplier to meet, at a minimum, safe drinking water standards established pursuant to Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code.
- (c) Any contract entered into pursuant to this section may include provisions as agreed by the parties thereto, and the contract shall include, in substance, all of the following provisions:
 - (1) An estimate of the reasonable cost of the project.
- (2) An agreement by the department to loan to the supplier, during the progress of construction or following completion of construction as agreed by the parties, an amount which equals the portion of construction costs found by the department to be eligible for a state loan.
- (3) An agreement by the supplier to repay the state over a period not to exceed 50 years, (A) the amount of the loan, (B) the administrative fee as described in Section 13830, and (C) interest on the principal, which is the amount of the loan plus the administrative fee.
- (4) An agreement by the supplier, (A) to proceed expeditiously with, and complete, the project, (B) to commence operation of the project upon completion thereof, and to properly operate and maintain the project in accordance with the applicable provisions of law, (C) to apply for, and make reasonable efforts, to secure federal assistance for the project, (D) to secure approval of the department and of the State Department of Health Services before applying for federal assistance in order to maximize and best utilize the amounts of that assistance available, and (E) to provide for payment of the supplier's share of the cost of the project, if any.
- (d) Bond proceeds may be used for a grant program in accordance with this chapter, with grants provided to suppliers that are political subdivisions of the state that are otherwise unable to meet minimum safe drinking water standards established pursuant to Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code. The total amount of grants made pursuant to this chapter shall not exceed twenty-five million dollars (\$25,000,000). The Legislative Analyst shall review the grant program and report to the Legislature not later than June 1. 1987.
- (e) Notwithstanding any other provision, the proceeds of any bonds authorized to be issued under the California Safe Drinking Water Bond Law of 1976 (Chapter 10.5 (commencing with Section 13850)), which are unissued and uncommitted on the effective date of this chapter, shall be used for loans to suppliers in accordance with the terms, conditions, and purposes of this chapter.

- 13820. (a) The department may make state grants to suppliers that are political subdivisions of the state, from moneys in the fund available for that purpose pursuant to subdivision 'd) of Section 13819, to aid in the construction of projects which will enable the public agency to meet, at a minimum, safe drinking water standards established pursuant to Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code. A grant may be made by the department only upon the specific approval of the Legislature, by an act enacted after the receipt of a report filed pursuant to Section 13822.
- (b) Any contract for v grant entered into pursuant to this chapter may include provisions as agreed by the parties thereto, and the contract shall include, in substance, all of the following provisions:
 - (1) An estimate of the reasonable cost of the project.
- (2) An agreement by the department to grant to the public agency, during the progress of construction or following completion of construction as agreed by the parties, an amount which equals the portion of construction costs found by the department to be eligible for a state grant.
- (3) An agreement by the public agency, (A) to proceed expeditiously with, and complete, the project, (B) to commence operation of the project upon completion thereof, and to properly operate and maintain the project in accordance with the applicable provisions of law, (C) to apply for, and make reasonable efforts to secure, federal assistance for the project, (D) to secure approval of the department and of the State Department of Health Services before applying for federal assistance in order to maximize and best utilize the amounts of that assistance available, and (E) to provide for payment of the public agency's share of the cost of the project, if any.
- 13821. Applications for grants under this chapter shall be made to the department in the form and with the supporting material as prescribed by the department
- 13822. The department shall prepare a report on each grant application pursuant to this chapter. The report shall be filed with the Legislature, if it is in session or, if it is not in session, with the Rules Committee of the Assembly and Senate. The department shall be authorized to make the grant only upon the specific approval of the grant by the Legislature, by an act enacted after the receipt of the report from the department.
- 13823. (a) Loans and grants may be made only for projects for domestic water systems. The department may make reasonable allowance for future water supply needs and may provide for additional capacity when excessive costs would be incurred by later enlargement. The loans and grants may be made for all, or any part, of the cost of constructing, improving, or rehabilitating any system when, in the judgment of the State Department of Health Services, improvement or rehabilitation is necessary to provide pure, wholesome, and potable water in adequate quantity at sufficient pressure for health, cleanliness, and other domestic purposes. No single public agency shall receive grants pursuant to this chapter totaling more than four hundred thousand dollars (\$400,000). Loans may be made to provide for the purchase of a water system or the purchase of watershed lands. No loan to an individual supplier shall exceed the sum of five million dollars (\$5,000,000), unless the Legislature by an act raises the limit specified in this section
- (b) Upon receipt of an application for a grant or loan pursuant to this chapter, the department shall propose to the applicant improvements to the applicant's water development, distribution, and utilization system which will conserve water in a cost-effective manner. These improvements may include, but need not be limited to, leak detection and repair programs, valve repair and replacement, meter calibration and replacement, physical improvements to achieve corrosion control, distribution and installation of water conservation devices and fixtures,

and other capital improvements which can be demonstrated to conserve water in a cost-effective manner. The department and applicant may agree to include these capital improvements in the grant or loan. Failure by the applicant to include water conservation capital improvements in the grant or loan application shall not be sufficient cause for the department to refuse to make the grant or loan.

An application for a grant pursuant to this chapter shall not be approved by the department, unless the department determines that the public agency is otherwise unable to meet minimum safe drinking water standards established pursuant to Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code.

No grant shall be made by the department except upon approval by the State Department of Health Services of project plans submitted by the applicant and upon issuance to the public agency of a permit or amended permit as specified in Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code.

First priority for grants shall be granted to public agencies having im-13825. mediate health related problems, as certified by the State Department of Health Services. Additional high priority shall be granted to projects to correct immediate problems, as opposed to grants for construction of projects to meet future growth needs.

First priority for loans shall be given to suppliers with the most critical 13826. public health problems. Priority for loans shall also be given to suppliers which have a lesser capability to reasonably finance system improvements.

Preliminary design work, including a cost estimate for the project, shall be completed before a loan or grant is awarded. Operation and maintenance costs shall be the responsibility of the supplier and may not be considered as part of the project cost. Costs for planning and preliminary engineering studies may be reimbursed following the receipt of a loan or grant subject to approval by the department and the State Department of Health Services.

13828. No application for a grant may be made pursuant to this chapter unless the public agency has also applied for a loan pursuant to this chapter. A public agency shall be eligible for a grant only to the extent that the department finds

that the agency is found unable to repay the full costs of a loan.

If the department has determined that the applicant is unable to repay the full costs of a loan, the applicant may also file for a grant. Upon receipt of a grant application, the department shall determine that portion of the full costs that the applicant is capable of repaying. Grant funds shall only be provided for that portion that the applicant is not capable of repaying.

Grant funds shall be expended by the public agency within three years of the making of the grant. No grant funds may be expended by the public agency unless the public agency is able to demonstrate to the department, within one year of the making of the grant, supported by an acceptable bid, that the amount to be expended for the project will be within 20 percent of the public agency's cost estimate for the project.

For the purpose of administering of this chapter, the total expenditures of the department and the State Department of Health Services may not exceed 4 percent of the total amount of the bonds authorized to be issued under this chapter. The department shall establish a reasonable schedule of administrative fees for loans, which fees shall be paid by the supplier pursuant to Section 13819. to reimburse the state for the costs of state administration of this chapter.

Charges incurred by the Attorney General in protecting the state's interests in the use and repayment of grant and loan funds under this chapter, and under the California Safe Drinking Water Bond Law of 1976 (Chapter 10.5 (commencing with Section 13850)), shall be paid from the proceeds of bond sales under this chapter. These charges shall not be paid be from the 4 percent allocated for administrative purposes, but shall be treated as a program expense not to exceed 1.5 percent of the total amount of the bonds authorized to be sold under this chapter.

13831. As much of the moneys in the fund as may be necessary shall be used to reimburse the General Obligation Bond Expense Revolving Fund pursuant to

Section 16724.5 of the Government Code.

13832. Repayment of all or part of the principal, which is the loan plus the administrative fee, may be deferred during a development period not exceeding 10 years within the maximum 50-year repayment period, when, in the department's judgment, the development period is justified under the circumstances. Interest on the principal shall not be deferred. Repayment of principal which is deferred during a development period may, at the option of the supplier, be paid in annual installments during the remainder of the loan repayment period.

13833. The department shall require the payment of interest on each loan that is made pursuant to this chapter at a rate equal to the average, as determined by the Treasurer, of the net interest cost to the state on the sales of general obligation bonds pursuant to this chapter. However, when the applicable average of the net interest costs to the state is not a multiple of one-tenth of 1 percent, the interest rate shall be at the multiple of one-tenth of 1 percent next above the applicable average of the net interest costs.

13834. The department, after public notice and hearing and with the concurrence of the State Department of Health Services, shall adopt rules and regulations necessary to carry out the purposes of this chapter. The regulations shall include, but not be limited to, criteria and procedures for establishing the eligibility of a supplier.

It is the duty of the department to adopt rules and regulations that, in its judgment, will most effectively carry out the provisions of this chapter in the public interest, to the end that the people of California are most efficiently and most economically provided supplies of pure, wholesome, and potable domestic water. The rules and regulations may provide for the denial of funds when the purposes of this chapter may most economically and efficiently be attained by means other than the construction of the proposed project.

13835. The State Department of Health Services shall notify suppliers that may be eligible for loans pursuant to this chapter of (a) the purposes of this chapter

and (b) the rules and regulations adopted by the department.

13836. The State Department of Health Services, after public notice and hearing and with the advice of the department, shall, from time to time, establish a priority list of suppliers to be considered for financing.

13837. Upon approval by the State Department of Health Services of project plans submitted by a supplier on the priority list and upon issuance to the supplier of a permit or amended permit as specified in Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code, the department may enter into a contract with the supplier.

13838. Not more than twenty million dollars (\$20,000,000) of state loans for projects shall be authorized by the department in a single calendar quarter. No contract shall be approved by the department, unless the department finds that the supplier has the capacity to repay the loan amounts specified in the contract.

At the request of the department, the Public Utilities Commission shall furnish comments concerning the ability of suppliers subject to its jurisdiction to finance the project from other sources and the ability to repay the loan.

13839. All bonds authorized, which have been duly sold and delivered pursuant to this chapter, shall constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is hereby pledged for the punctual payment of both principal and interest thereon.

There shall be collected annually in the same manner, and at the same time as other state revenue is collected, a sum, in addition to the ordinary revenues of the state, that is required to pay the principal and interest on the bonds, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of that revenue, to do and perform each and every act which shall be necessary to collect that additional sum.

All money deposited in the fund which has been derived from premium on bonds sold is available for transfer to the General Fund as a credit to expenditures

for bond interest.

13840. All money repaid to the state pursuant to any contract executed under Section 13819 shall be deposited in the General Fund and, when so deposited, shall be applied as a reimbursement to the General Fund on account of principal and interest on bonds issued pursuant to this chapter which has been paid from the General Fund.

13841. There is hereby appropriated from the General Fund in the State Treasury, for the purpose of this chapter, an amount equal to the sum of the following:

- (a) The amount annually necessary to pay the principal of, and the interest on, the bonds issued and sold pursuant to this chapter, as the principal and interest become due and payable.
- (b) The amount necessary to carry out Section 13842, which amount is appropriated without regard to fiscal years.
- 13842. For the purpose of carrying out this chapter, the Director of Finance may, by executive order, authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has, by resolution, authorized to be sold for the purpose of carrying out this chapter.

Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the department in accordance with this chapter Any money made available under this section to the department shall be returned by the department to the General Fund from money received from the first sale of bonds sold for the

purpose of carrying out this chapter subsequent to the withdrawal.

13843. Upon request of the department, supported by a statement of the proposed arrangements to be made pursuant to Section 13819 for the purposes stated therein, the committee shall determine whether or not it is necessary or desirable to issue any bonds authorized under this chapter in order to make those arrangements, and, if so, the amount of bonds then to be issued and sold. Successive issues of bonds may be authorized and sold to make those arrangements progressively, and it shall not be necessary that all of the bonds authorized to be issued shall be sold at any one time.

13844. The committee may authorize the Treasurer to sell all or any part of the

bonds authorized at the time or times as fixed by the Treasurer.

13845. All proceeds from the sale of bonds, except those derived from premiums and accrued interest, are available for the purpose provided in Section 13819, but are not available for transfer to the General Fund to pay principal and interest on bonds. The money in the fund may be expended only as provided in this chapter.

Number on ballot

29. Veterans Bond Act of 1984. (Statutes 1984, Chapter 391, AB 2354)

[Approved by electors November 6, 1984.]

SECTION 1. Article 5r (commencing with Section 998.063) is added to Chapter 6 of Division 4 of the Military and Veterans Code, to read:

Article 5r. Veterans Bond Act of 1984

998.063. This article may be cited as the Veterans Bond Act of 1984.

998.064. The State General Obligation Bond Law (Chapter 4 (commencing with Section 16720) of Part 3 of Division 4 of Title 2 of the Government Code), except as otherwise provided herein, is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect to, the bonds authorized to be issued by this article, and the provisions of that law are included in this article as though set out in full in this article. All references in this article to "herein" refer both to th's article and that law.

998.065. As used herein, the following words shall have the following meanings:

- (a) "Bond" means veterans bond, a state general obligation bond issued pursuant to this article adopting the provisions of the State General Obligation Bond Law.
 - (b) "Committee" means the Veterans' Finance Committee of 1943
 - (c) "Board" means the Department of Veterans Affairs.
 - (d) "Fund" means the Veterans' Farm and Home Building Fund of 1943.
- (e) "Bond Act" means this article authorizing the issuance of state general obligation bonds and adopting the State General Obligation Bond Law by reference.

998.066 For the purpose of creating a fund to provide farm and home aid for veterans in accordance with the Veterans' Farm and Home Purchase Act of 1974 (Article 31 (commencing with Section 987.50)), and of all acts amendatory thereof and supplemental thereto, the committee may create a debt or debts, liability or liabilities, of the State of California, in the aggregate amount of not more than six hundred fifty milion dollars (\$650,000,000) in the manner provided herein.

998.067. All bonds authorized by this article, when duly sold and delivered as provided herein, constitute valid and legally binding general obligations of the State of California, and the full faith credit of the State of California is hereby pledged for the punctual payment of both principal and interest thereof.

There shall be collected annually in the same manner and at the same time as other state revenue is collected a sum of money, in addition to the ordinary revenues of the state, sufficient to pay the principal and interest on these bonds as provided herein, and all officers required by law to perform any duty in regard to the collection of state revenues shall collect this additional sum.

On the dates on which funds are remitted pursuant to Section 16676 of the Government Code for the payment of the then maturing principal and interest of the bonds in each fiscal year, there shall be returned into the General Fund all of the money in the Veterans' Farm and Home Building Fund of 1943, not in excess of the principal of and interest on any bonds then due and payable, except as herein provided for the prior redemption of the bonds, and, if the money so returned on the remittance dates is less than the principal and interest then due and payable, the balance remaining unpaid shall be returned into the General Fund out of the Veterans' Farm and Home Building Fund of 1943 as soon as it shall become available, together with interest thereon from the dates of maturity until so returned at the same rate of interest as borne by the bonds, compounded semiannually.

998.068. There is here by appropriated from the General Fund, for purposes of this article, a sum of money that will equal both of the following:

(a) That sum annually necessary to pay the principal of, and the interest on, the bonds issued and sold as provided herein, as that principal and interest become due and payable.

(b) That sum necessary to carry out Section 998.069, appropriated without

regard to fiscal years.

998.069. For purposes of this article, the Director of Finance may, by executive order, authorize the withdrawal from the General Fund of a sum of money not to exceed the amount of the unsold bonds which have been authorized to be sold by this article. Any sums withdrawn shall be deposited in the Veterans' Farm and Home Building Fund of 1943. All money made available under this article to the board shall be returned by the board to the General Fund from receipts from the sale of bonds sold under this article, together with interest at the rate of interest fixed in the bonds so sold.

998.070. Upon request of the board, supported by a statement of its plans and projects approved by the Governor, the committee shall determine whether to issue any bonds authorized under this article in order to carry out the board's plans and projects, and, if so, the amount of bonds to be issued and sold. Successive issues of bonds may be authorized and sold to carry out these plans and projects progressively, and it is not necessary that all the bonds be issued or sold at any one time.

998.071. So long as any bonds authorized under this article are outstanding, the Director of Veterans Affairs shall, at the close of each fiscal year, require a survey of the financial condition of the Division of Farm and Home Purchases, together with a projection of the division's operations, to be made by an independent public accountant of recognized standing. The results of each survey and projection shall be reported in writing by the public accountant to the Director of Veterans Affairs, the California Veterans Board, and the committee.

The Division of Farm and Home Purchases shall reimburse the public accountant for these services out of any money which the division may have available on deposit with the Treasurer.

998.072. The committee may authorize the Treasurer to sell all or any part of the bonds authorized by this article at the time or times fixed by the Treasurer.

Whenever the committee deems it necessary for an effective sale of the bonds, the committee may authorize the Treasurer to sell any issue of bonds at less than their par value, notwithstanding Section 16754 of the Government Code. However, the discount on the bonds shall not exceed 3 percent of the par value thereof.

998.073. Out of the first money realized from the sale of bonds as provided herein, there shall be redeposited in the General Obligation Bond Expense Revolving Fund, established by Section 16724.5 of the Government Code, the amount of all expenditures made for the purposes specified in that section, and this money may be used for the same purpose and repaid in the same manner whenever additional bond sales are made.

Number on ballot

30. Senior Center Bond Act of 1984. (Statutes 1984, Chapter 575, SB 1359)

[Approved by electors November 6, 1984.]

SECTION 1. Chapter 5.5 (commencing with Section 9450) is added to Division 8.5 of the Welfare and Institutions Code, to read:

CHAPTER 5.5. SENIOR CENTER BOND ACT OF 1984

9450. This chapter shall be known and may be cited as the Senior Center Bond Act of 1984.

9451. For purposes of this chapter:

- (a) "Fund" means the Senior Center Bond Act Fund of 1984.
- (b) "Board" means the Department of Aging.

- (c) "Senior center" means a community focal point on aging where older persons as individuals or in groups come together for services and activities which enhance their dignity, support their independence, and encourage their involvement in and with the community. Senior center programs consist of a variety of services and activities in areas such as education, creative arts, recreation, advocacy, leadership development, employment, health, nutrition, social work, and other supportive services.
- (d) "Multipurpose senior center" means a community facility with regular operating hours and staff that provides for a broad spectrum of health, social, nutritional, and educational services and recreational activities for older persons.

(e) "Acquiring" mes ns obtaining ownership of an existing facility in fee simple

or by lease for 10 years or more for use as a senior center.

(f) "Altering" or "re novating" means making modifications to an existing facility which are necessary for cost-effective use as a senior center, including restoration, repair, expansion, and all related physical improvements.

(g) "Constructing" means building a new facility, including the costs of land

acquisition and architectural and engineering fees.

(h) "Equipment" means tangible personal property having a useful life of more than one year and an requisition cost of three hundred dollars (\$300) or more.

(i) "Program" means one of the service components provided for older persons in a senior center.

- (j) "Startup costs" means a one-time capital outlay to fund programs in a newly constructed senior center, a one-time capital outlay to fund additional programs in an existing senior center, or initial service delivery costs.
- (k) "Area agency" means the area agency on aging designated in a planning and service area to develop and administer the area plan for a comprehensive and coordinated system of services for older persons.
- (1) "Nonprofit" means an institution or organization which is owned and operated by one or more corporations or associations with no part of the net earnings benefiting any private shareholder or individual.
- (m) "Planning and service area" means a geographic area that is designated for purposes of planning, aevelopment, delivery, and overall administration of services under an area plar.
- (n) "Bond" means a state general obligation bond issued pursuant to this chapter adopting the provisions of the State General Obligation Bond Law.
 - (o) "Committee" means the Senior Center Finance Committee.
- 9452. There is hereby created in the State Treasury the Senior Center Bond Act Fund, which is comprised of moneys collected pursuant to the issuance and sale of bonds pursuant to this chapter. The Senior Center Bond Act Fund is hereby appropriated to the Controller, without regard to fiscal years, for allocation, upon the request of the director and subsequent to statutory authorization pursuant to Section 9461.5, for the purposes specified in this chapter.
- 9453. The department shall, upon the enactment of statutory authorization pursuant to Section 946!.5, make awards from funds derived from this bond act to public or private nonprofit agencies for the purpose of acquiring, renovating, constructing, and purchasing of equipment for senior centers, or funding startup costs of programs, or program expansion of senior center programs.
- 9454. Eligible applicants for funding under this chapter include units of general purpose local government or other nonprofit private agencies or organizations, including the Sta'e of California or area agencies on aging.
- 9455. (a) A recipient of a contract for the acquisition of a facility to be used as a senior center shall assure that the facility will be used for that purpose for at least 10 years from the date of acquisition.
- (b) A recipient of a contract for the renovation of an existing facility to be used as a senior center shall assure the department the facility will be used for that purpose for the following periods:

- (1) Not less than three years from the date the contract terminates, where the amount of the award does not exceed thirty thousand dollars (\$30,000).
- (2) If the award exceeds thirty thousand dollars (\$30,000), the fixed period of time shall increase one year for each additional ten thousand dollars (\$10,000) or part thereof, to a maximum of seventy-five thousand dollars (\$75,000).
- (3) For awards which exceed seventy-five thousand dollars (\$75,000), the fixed period of time shall not be less than 10 years.
- (c) A recipient of a contract for the construction of a facility to be used as a senior center shall assure the department the facility will be used for that purpose for at least 20 years after completion of construction.
- 9456. (a) The State of California shall be entitled to recapture a portion of state funds from the owner of a facility, if within 10 years after acquisition or 20 years after completion of construction, either of the following occurs:
 - (1) The owner of the facility ceases to be a public or nonprofit agency.
 - (2) The facility is no longer used for senior center activities.
- (b) The amount recovered shall be that proportion of the current value of the facility equal to the proportion of state funds contributed to the original cost. The current value of the facility shall be determined by an agreement between the owner of the facility and the State of California, or by an action in the court in the jurisdiction in which the facility is located.
- 9457. A facility altered, acquired, renovated, constructed, or equipped using funds allocated under this chapter to be used for a senior center facility may not be used and may not be intended to be used for sectarian instruction or as a place for religious worship.
- 9458. In a senior center facility that is shared with other age groups, funds received under this chapter may support only the following:
 - (a) That part of the facility used by older persons.
- (b) A proportionate share of the costs based on the extent of use of the facility by older persons.
- 9459. The department shall secure the advice of the Commission on Aging, area agencies on aging, the California Association of Nutrition Directors, California Park and Recreation Society, California Institute of Senior Centers, and other service providers on the request for proposal and the criteria for reviewing and evaluating the responses.

The department, with the commission, shall review and evaluate proposals for funding from each planning and service area. Each area agency shall issue a request for proposals within its planning and service area. The proposals shall be consistent with the criteria developed by the department in consultation with its advisory bodies.

9460. Proposals shall do all of the following:

- (a) Document the need for a senior center or renovation, program addition, or expansion or equipment purchase.
- (b) Contain a written commitment from service providers that services will be provided in the senior center.
- (c) Contain a community match for funding equal to 15 percent of the total amount requested. The match may be in cash or in kind. Each area agency shall waive the community match upon verifying that the low-income or rural community made a substantial effort to secure a match but still was unable to secure the required match.
 - (d) Document the cost effectiveness of the proposal.
- 9461. Priority for funding shall be given to proposals for multipurpose senior centers which are open to all seniors.

Each area agency shall rank the proposals it submits to the department for funding. The area agency, together with its advisory council, in ranking the proposals shall consider the most feasible facilities to serve as senior centers and the most qualified local agencies to operate the programs in those centers in their jurisdictions. Approval from the area agency shall be obtained before any contract is awarded in its jurisdiction.

The department and each area agency shall also give priority consideration to fund proposals which are from rural or low-income and racial or ethnic minority areas of the state.

The department shall consider any protest or objection regarding the award of a contract, whether submitted before or after the award, provided that the protest is filed within the time period established in the request for proposals, made pursuant to Section 945.). All protests or objections shall be filed in writing. The protesting party shall be notified in writing of the final decision on the protest, and the notification shall set forth the rationale upon which the decision is based.

9461.5. Upon a determination by the department to provide funding under a proposal submitted pursuant to this chapter, the department shall submit its recommendation to the Legislature and the Governor. Funding for that proposal shall be provided only pursuant to an appropriation enacted subsequent to receipt of the department's recommendation by the Legislature and the Governor.

9462. The allocation of funds from the fund shall be as follows:

Planning and

Ser	vice	
ar	ea Counties Served	Amount
1	Del Norte, Humbo.dt	\$284,617
2	Lassen, Modoc, Shasta, Siskiyou, Trinity	1,060,317
3	Butte, Colusa, Glenn, Plumas, Tehama	658,942
4	Nevada, Placer, Sacramento, Sierra, Sutter, Yolo, Yuba	2,291,352
5	Marin	457,057
6	San Francisco	2,618,062
7	Contra Costa	1,392,620
8	San Mateo	1,241,138
9	Alameda	2,125,080
10	Santa Clara	1,824,900
11	San Joaquin	765,506
12	Alpine, Amador, Calaveras, Mariposa, Tuolumne	478,807
13	San Benito, Santa Cruz	<i>498,298</i>
14	Fresno, Madera	1,301,313
15	Kings, Tulare	618,639
16	Inyo, Mono	80,467
17	San Luis Obispo, Senta Barbara	1,025,795
18	Ventura	<i>892,664</i>
19	Los Angeles Count	9,297,797
<i>20</i>	San Bernardino	1,674,458
21	Riverside	1,766,250
22	Orange	3,299,513
23	San Diego	<i>3,872,269</i>
24	Imperial	172,097
25	Los Angeles City	5,860,300
26	Lake, Mendocino	362,576
27	Sonoma	728,611
<i>2</i> 8	Napa, Solano	609,643

29	El Dorado	236,166
30	Stanislaus	622,739
31	Merced	259,070
32	Monterey	819,045
33	Kern	803,892

Funds not utilized by each planning and service area shall be reallocated to other planning and service areas with the highest documented need for a senior center.

9463. The State General Obligation Bond Law is adopted for the purpose of the issuance, sale, and repayment of, and otherwise providing with respect to, the bonds authorized to be issued pursuant to this chapter, and the provisions of that law are included in this chapter as though set out in full in this chapter.

9464. For the purpose of authorizing the issuance and sale, pursuant to the State General Obligation Bond Law, of the bonds authorized in this chapter, the Senior Center Finance Committee is hereby created. The committee consists of the Treasurer, the Controller, the Director of Finance, and the Director of the Department of Aging.

The committee is hereby authorized and empowered to create a debt or debts, liability or liabilities, of the State of California, in the aggregate amount of fifty million dollars (\$50,000,000), in the manner provided in this chapter. The debt or debts, liability or liabilities shall be created for the purpose of acquiring, renovation, constructing, purchasing of equipment, funding startup costs of programs, or funding expansion of existing programs of senior centers.

When sold, the bonds authorized by this chapter shall constitute valid and legally binding general obligations of the State of California, and the full faith and credit of the State of California is hereby pledged for the punctual payment of both principal and interest thereon.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state, as shall be required to pay the interest and principal on the bonds maturing each year, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of the revenue to do and perform each and every act which shall be necessary to collect that additional sum.

All money deposited in the fund which has been derived from premium and accrued interest on bonds sold shall be available for transfer to the General Fund as a credit to expenditures for bond interest.

All money deposited in the fund pursuant to any provision of law requiring repayments to the state for assistance financed by the proceeds of the bonds authorized by this chapter shall be available for transfer to the General Fund. When transferred to the General Fund, this money shall be applied as a reimbursement to the General Fund on account of principal and interest on the bonds which have been paid from the General Fund.

9465. There is hereby appropriated from the General Fund in the State Treasury for the purpose of this chapter, such an amount as will be equal to the following:

(a) That sum annually as will be necessary to pay the principal of and the interest on the bonds issued and sold pursuant to the provisions of this chapter, as principal and interest become due and payable.

(b) That sum as is necessary to carry out the provisions of Section 9464, which

sum is appropriated without regard to fiscal years.

9466. For purposes of carrying out this chapter, the Director of Finance may by executive order authorize the withdrawal from the General Fund of an amount or amounts not to exceed the amount of the unsold bonds which the committee has by resolution authorized to be sold for the purpose of carrying out this chapter.

Any amounts withdrawn shall be deposited in the fund and shall be disbursed by the board in accordance with this chapter. These withdrawals from the General Fund shall be returned to the General Fund with interest at the rate which would have otherwise been earr ed by these sums in the Pooled Money Investment Fund.

The committee may authorize the Treasurer to sell all or any part of the bonds authorized by this chapter at the time or times as may be fixed by the Treasurer.

All proceeds from the sale of bonds, except those derived from premiums and accrued interest, shall be available for the purpose provided in Section 9452 but shall not be available for transfer to the General Fund to pay principal and interest on bonds. The money in the fund may be expended only as provided in this chapter.

MEASURES DEFEATED

Constitutional Amendment Submitted by Legislature

Number on ballot

 Property Taxation. Historic Structure Exclusion. (Statutes 1984, Resolution Chapter 66, ACA 69)

[Rejected by electors November 6, 1984.]

PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

(e) For purposes of subdivision (a), the Legislature shall provide that the term "newly constructed" shall not include any addition to, or alteration or rehabilitation of, a certified historic structure which is an historically accurate reconstruction of once extant features or necessary for safety or handicapped access or required by safety code requirements. This subdivision shall apply only to a dwelling occupied by an owner as his or her principal residence. Whenever the owner uses the property for a purpose other than as his or her principal residence, the portion of addition to, or alteration or reconstruction of the structure which was excluded pursuant to this subdivision shall be reassessed.

INITIATIVE CONSTITUTIONAL AMENDMENT

Number on ballot

36. Taxation.

[Submitted by the initiative and rejected by electors November 6, 1984.]

PROPOSED AMENDMENTS TO ARTICLE XIII A

SECTION 1. Subdivision (a) of Section 1 of Article XIII A of the California Constitution is amended to read:

Section 1. (a) The maximum amount of any ad valorem tax on real property and any other tax on or based upon the ownership of real property shall not exceed One one percent (1%) of the full cash value of such real property. The one percent (1%) tax to be collected by the counties and apportioned according to law to the districts within the counties.

SECTION 2. Subdivision (b) of Section 1 of Article XIII A of the California Constitution is amended to read:

Sec. 1. (b) (1) The limitation provided for in subdivision (a) shall not apply to ad valorem taxes or special assessments to pay the interest and redemption charges on any bonded indebtedness approved by the voters prior to July 1, 1978. There shall be no other exception to the limitation in subdivision (a).

(2) For purposes of paragraph (1), "bonded indebtedness" is limited to indebtedness which was fixed and certain at the time of voter approval and which is evidenced or represented by the issuance of bonds in a specified amount and payable within a specified time this section becomes effective.

SECTION 3. Subdivision (a) of Section 2 of Article XIII A of the California

Constitution is amended to read:

- SEC. Sec. 2. (a) The term "full cash value" as used in this article means the county assessor's valuation of real property as shown on the 1975–76 tax bill under "full eash value" or, thereafter, the appraised value of real property when purchased, newly constructed, or a change in ownership has occurred after the 1975 assessment. All real property not already assessed up to the 1975–76 full cash value may be reassessed to reflect that valuation. For purposes of this section, subdivision:
- (1) the The term "newly constructed" shall not include real property which is reconstructed after a disaster, as declared by the Governor, where the fair market value of such that real property, as reconstructed, is comparable to its fair market value prior to the disaster. Also, the term "newly constructed" shall not include the portion of reconstruction or improvement to a structure, constructed of un/reinforced masonry bearing wall construction, necessary to comply with any local ordinance relating to seismic safety during the first 15 years following that recon/struction or improvement.
- (2) The "appraised value" of real property which, since the most recent prior valuation date, has been purchased, newly constructed, or to which a change in ownership has occurred, shall not exceed the sum of the following:
- (A) for real property purchased or acquired for consideration after the 1975 assessment, the most recent purchase price, or, for other real property, the assessed value shown on the 1975–76 tax bill (or any value resulting from a subsequent reassessment pursuant to Section 2(a));
- (B) the direct cost of any new construction on the real property since the sales or valuation date applicable in (A); and
- (C) any applicable annual adjustments or reductions described in Section 2(b) (1).

The most recent purchase price for this purpose shall be the amount of any money transferred plus the fair market value of any other consideration transferred.

- (3) When there is a change in ownership as to less than the entire fee interest in directly held real property, only that lesser interest shall be reappraised.
- (4) On and after March 1, 1975, for real property taxation purposes, the value standards prescribed by Section 10 of Article 13 of this Constitution and by statutes authorized by Section 9 of Article 13 of this Constitution, shall be deemed to be "full cash value" as that term is used in this Section and any tax levied on real property subject to such value standards shall be governed by this article.

SECTION 4. Subdivision (b) of Section 2 of Article XIII A of the California Constitution is amended to read:

- Sec. 2. (b) (1) The full cash value base may reflect from year to year the inflationary rate an "annual adjustment" for inflation not to exceed 2 percent for any given year, or reduction, as shown in the consumer price index Consumer Price Index of the Bureau of Labor Statistics, United States Department of Labor, under the heading "All Items," or comparable data any index substituted by the Department of Labor therefor, for the area under taxing jurisdiction, or may be reduced to reflect substantial damage, destruction or other factors causing a decline in value.
- (2) The full cash value shall not include any annual adjustment for the 1976–1977, 1977–1978, and 1978–1979 assessment years. Any assessee whose assessment for any year contained an annual adjustment for the 1976–1977, 1977–1978, or 1978–1979 assessment year shall be entitled to refund of taxes, or a credit against

taxes next due if the legislature so provides, in the dollar amount of the additional taxes paid as a result of that annual adjustment, plus interest at the rate of 13 percent from the date of payment.

SECTION 5. Subdivision (e) is added to Section 2 of Article XIII A of the

California Constitution, to read:

Sec. 2. (e) For purposes of subdivision (a) the term "change in ownership" shall not include any intrafamily transfer of real property between an owner thereof and any other person or persons if the person or persons to whom that property is transferred is or are members of the immediate family of that owner. This section shall apply to both voluntary transfers and transfers resulting from a court order or judicial decree. As used in this subdivision, "members of the immediate family" of the owner means parents, grandparents, stepparents, uncles, aunts, spouse, stepchildren, siblings, and lineal descendents of the owner, or the guardian or trustee for any of the foregoing persons.

SECTION 6. Section 3 of Article XIII A of the California Constitution is

amended to read:

Section Sec. 3. From On and after the effective date of this article August 15, 1983, any new tax or any changes change in State taxes any tax enacted for the purpose of increasing revenues collected pursuant thereto whether by increased rates or changes in methods of computation must or authorized by the Legislature which increases the amount of any tax levied upon any taxpayer, including but not limited to the imposition of a new tax, an increase in the rate of a tax, a change in the method of computation of a tax or a change in the taxpayers subject to such tax, may be imposed only by an Act act passed by not less than two-thirds of all members elected to each of the two houses of the Legislature, except that, other than the one percent (1%) tax referred to in Section 1(a), no new or increased ad valorem taxes tax on real property or other tax on or based upon the ownership of real property, or sales or transaction taxes tax on the sales sale or lease of real property, may be imposed.

SECTION 7. Section 4 of Article XIII A of the California Constitution is re-

pealed.

Section 4. Cities, Courties and special districts, by a two/thirds vote of the qualified electors of such district, may impose special taxes on such district, except ad valorem taxes on real property or a transaction tax or sales tax on the sale of real property within such City, County or special district.

SECTION 8. Section 4 is added to Article XIII A of the California Constitution,

to read:

Sec. 4. On and after August 15, 1983, any new tax or any change in any tax enacted or authorized by any governmental entity, exclusive of the state, which increases the amount of any tax levied upon any taxpayer, including but not limited to the imposition of a new tax, an increase in the rate of a tax, a change in the method of computation of a tax or a change in the taxpayers subject to such tax, may be imposed only by a measure approved by two-thirds of the qualified electors of the governmental entity voting on the measure at a public election, except that, other than the one percent (1%) tax referred to in Section 1(a), no new or increased ad valorem tax or other tax on or based upon the ownership of real property, or sales or transaction tax on the sale or lease of real property, may be imposed.

SECTION 9. Section 45 is added to Article XIII A of the California Constitu-

tion, to read:

Sec. 4.5. (a) As used in this article, the term "tax" means any levy or charge, however labeled or structured, including but not limited to any levy for the purpose of paying pension liabilities, made by the state, any local governmental entity, or any agency or instrumentality of either the state or a local governmental

entity which does not constitute a fee, an assessment or a fine, as defined in subdivision (b).

(b) For purposes of this section:

- (1) "Fee," which shall not include any amount to pay pension liabilities, means any charge by the state, any local governmental entity, or any agency or instrumentality of either the state or a local governmental entity which is imposed upon persons or property for either of the following purposes:
- (A) To pay for the direct costs of the services provided to or direct benefits conferred upon the particular persons or property subject to the charge.
- (B) To pay for the direct costs of a regulatory program under which the person or property subject to the charge is regulated.
- (2) "Assessment" means a charge which is levied upon particular real property within a limited area for the payment of the cost of a local capital improvement to land which directly and specially benefits said particular real property, and which meets all of the following criteria:
 - (A) It is levied exclusively on land.
- (B) It is based wholly on and limited in amount to direct and special benefits to the land upon which it is levied.
 - (C) It creates no personal liability for the person whose land is assessed.
- (D) It is limited both as to time and locality by the duration and scope of application of the capital improvement.
- (3) "Fine" means an amount paid to a governmental entity as a pecuniary punishment for engaging in unlawful activity.
- (4) The excess of any purported fee imposed over the direct costs of the service or direct benefit conferred or provided to fee payers or the direct costs of the regulatory program for which the fee is charged, shall constitute a tax. The excess of any purported assessment levied over the costs of the capital improvement for which the assessment is levied, shall constitute a tax. If any portion of a purported fee or purported assessment constitutes a tax and such tax has not been validly imposed, any person who paid the fee or assessment shall be entitled to receive from the entity imposing the fee or assessment a refund of that portion constituting a tax, plus 13 percent interest from the date of payment.
- (5) On and after August 15, 1983, any new fee or any increase in any fee exceeding the increase if any in the cost of living during the preceding twelvemonth period as shown in the Consumer Price Index of the Bureau of Labor Statistics, United States Department of Labor, under the heading "All Items," or any index substituted by the Department of Labor therefor, for the area subject to the fee, may be imposed by any governmental entity other than the state only by a measure approved by two-thirds of the qualified electors of that governmental entity voting on the measure at a public election, or if enacted or authorized by the Legislature only by an act passed by not less than two-thirds of all members elected to each of the two houses of the Legislature.

SECTION 10. Section 5 of Article XIII A of the California Constitution is amended to read.

Section Sec. 5. This article shall take effect Except for refunds of taxes required by paragraph (2) of subdivision (b) of Section 2, and refunds of any fees, taxes or assessments collected in violation of paragraph (4) of subdivision (a) of Section 2, Section 3, Section 4 and paragraphs (4) and (5) of subdivision (b) of Section 4.5, no refund for any tax year prior to the tax year beginning on July 1 fellowing the passage of this Amendment, 1985 except Section 3 which shall become be made as the result of the adoption of the constitutional amendment hereby revising effective upon the passage of this article Section.

SECTION 11. Section 6 of Article XIII A of the California Constitution is amended to read:

Section Sec. 6. If any section, subdivision, paragraph, part, clause, or phrase hereof of this article, or any amendment or revision of this article, is for any reason held to be invalid or unconstitutional, the remaining sections, subdivisions, paragraphs, parts, clauses or phrases shall not be affected but will shall remain in full force and effect.

INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

Number on ballot

39. Reapportionment.

[Submitted by the initiative and rejected by electors November 6, 1984.]

PROPOSED ADDITION OF ARTICLE VI A. REPEAL OF ARTICLE XXI, AMENDMENT OF ARTICLE IV, SECTION 6, AMENDMENT OF ARTICLE VI, SECTION 17 REPEAL OF DIVISION 18 OF THE ELECTIONS CODE

First—That Article VI A is added thereto to read:

ARTICLE VI A REAPPORTIONMENT OF SENATE, ASSEMBLY, BOARD OF EQUALIZATION AND UNITED STATES HOUSE OF REPRESENTATIVES

SECTION 1. The people find and declare each of the following:

(a) Fair reapportionment is essential to representative democracy.

(b) Unfair reapportionment dilutes the political power of voters, reduces competition for elective office, and destroys public confidence in government.

(c) The recent history of reapportionment in California is distinguished by unfair attempts to protect incumbent officeholders and the political party in power. The people overwhelmingly rejected unfair apportionment plans enacted by the Legislature. The Legis'ature thereupon thwarted the people's will by adopting new apportionment plans which were not essentially different from those rejected by the people. Efforts of the people to enact their own apportionment plans through the initative process were rejected by the state Supreme Court.

(d) Permitting legislators to reapportion their own districts is an obvious conflict of interest. It encourages political gerrymandering while discouraging meaningful political competition. The current manner of reapportionment also diverts the Legislature's attention from other pressing state business. Partisan legislative struggles over reappporticnment at times result in the complete paralysis of state government. The process, therefore, should be removed from the Legislature.

(e) It is possible to pregare apportionment plans for the Legislature, Congress, and the Board of Equalization without a partisan, legislative struggle. Apportionment plans should be based on objective criteria to ensure fair representation for all people of the State, including ethnic, racial, and language minorities, and should

avoid political gerrymandering.

(f) Newly developed computer technology permits non-partisan personnel trained in its use to design districts that comply with objective reapportionment criteria. Given adequate time and opportunity for interested persons to analyze proposed apportionment plans and provide criticism and comment, an impartial commission can evaluate proposals and adopt fair apportionment plans.

- (g) Experienced former judges without past ties to the Legislature, by virtue of training and judical temperament, are uniquely qualified to serve as members of such an impartial commission and decide on fair apportionment plans.
- (h) Apportionment plans defining the boundaries of existing districts should be immediately repealed in favor of fair apportionment plans. The responsibility for devising these apportionment plans, which will establish district boundaries for the remainder of this decade, and thereafter, should be vested in the Fair Reapportionment Commission created by this article.
- (i) The immediate adoption and implementation of fair reapportionment is necessary to restore public faith in California state democratic institutions.
- SECTION 2. Subject to provisions of this Constitution relating to the initiative and referendum powers of the people, the sole and exclusive authority to adopt apportionment plans which specify the boundaries of districts for the state Senate, state Assembly, state Board of Equalization and the United States House of Representatives for California is vested in the Fair Reapportionment Commission established by this article. All existing apportionment plans shall be void and of no further effect upon the adoption of this article.
- SECTION 3. In 1985, and thereafter in the year following the year in which the national census is taken under the direction of Congress at the beginning of each decade, the Fair Reapportionment Commission shall adopt separate plans of apportionment for the state Senate, state Assembly, state Board of Equalization, and the United States House of Representatives for California.
- SECTION 4. (a) Each apportionment plan shall provide fair representation for all people of the State, including racial, ethnic, and language minorities, consistent with the requirements of the United States Constitution.
 - (b) Each apportionment plan shall promote competition for elective office.
- (c) Each state Senate district shall be composed of 2 adjacent Assembly districts and each Board of Equalization district shall be composed of 10 adjacent Senate districts.
 - (d) Districts shall be single-member.
- (e) State legislative districts shall have populations which are as nearly equal as practicable, except that they may vary to accomplish the objectives and standards of this section, consistent with federal constitutional standards applicable to state legislative districts.
- (f) Congressional districts shall have populations which are as nearly equal as practicable, consistent with federal constitutional standards applicable to congressional districts.
 - (g) Districts shall be comprised of whole census units.
- (h) The 20 Senate districts with the highest percentage of population from currently even-numbered districts shall be assigned even numbers and the 20 Senate districts with the highest percentage of population from currently odd-numbered districts shall be assigned odd numbers.
 - (i) To the extent it is practical to do so, districts shall:
- (1) Be geographically compact. Populous contiguous territory shall not be bypassed to reach distant populous areas.
 - (2) Not cross any common county boundary more than once.
- (3) Be composed of contiguous territory, with reasonable access between population centers in the district.
 - (4) Preserve identifiable communities of interest.
 - (j) To the extent it is practical to do so, apportionment plans shall:
 - (1) Minimize the division of counties and cities.
 - (2) Not be drawn for the purpose of favoring any political party.
 - (3) Not be drawn for the purpose of favoring incumbents.
 - SECTION 5. (a) Members of the Fair Reapportionment Commission shall be

chosen in the year of adoption of this article, and thereafter in the year following the year in which the national census is taken under the direction of the Congress of the United States at the beginning of each decade, in the following manner:

- (1) Within 20 days following adoption of this article, and thereafter by January 10 following the year in which the national decennial census is taken, the Judicial Council shall provide to the Secretary of State the names of all former justices of the court of appeal and Supreme Court who voluntarily resigned or retired from their respective judicial posts for reasons other than physical or mental disability and who:
 - (i) Have served as judges of a court of record of this state for 5 years or longer.
- (ii) Have never served as members of the state Senate, state Assembly, state Board of Equalization, or the United States House of Representatives.
 - (iii) Do not hold a public office or political party office.
- (iv) Are not employed for compensation to influence any member of the United States Congress, state Senate, state Assembly, or state Board of Equalization.
- (2) The names of eligible justices shall be provided by the Judicial Council on 2 lists. One list shall be composed of justices initially appointed by Governors of the political party with which the largest number of persons registered to vote were affiliated at the time of the last statewide general election. The second list shall be composed of justices initially appointed by Governors of the political party with which the second largest number of persons registered to vote were affiliated at the time of the last statewide general election.
- (3) Within 10 days after such names have been furnished to the Secretary of State, the President of the University of California, under the supervision of the Secretary of State, or either of their designess, shall draw by lot and record the order of the names of juxices from each list until all names are drawn. The first 4 justices on each list who are available to serve shall constitute the voting membership of the commission. The president shall notify the justices of their selection and upon the selection of 4 justices from each list shall notify the Secretary of State that the commission has been constituted.
- (4) In the event either list is exhausted, it shall be augmented by the Judicial Council, first with the names of former superior court judges who meet the qualifications prescribed by Section 5 for former appellate court justices and then, if necessary, with the names of former municipal court judges meeting those qualifications. The list of former justices initially appointed by governors of the largest political party shall be augmented with the names of former judges currently affiliated with that party. The list of former justices initially appointed by the governors of the second largest political party shall be augmented with the names of former judges currently affiliated with that party. Selections made from each list shall be made in accordance with the procedures prescribed by paragraph (3).
- (5) In addition to 8 voting members, one nonvoting member shall be appointed by the Governor and a second nonvoting member shall be appointed by a statewide officer affiliated with the largest political party of which the Governor is not a member, in the following order of priority: first, Lieutenant Governor; second, Attorney General; third, Secretary of State; fourth, Controller; and fifth, Treasurer.
- (6) In the event all of the statewide officers referred to in paragraph (5) and the Governor are affiliated with the same political party, the second nonvoting member shall be appointed by the chairman of the largest political party with which the Governor is not affiliated.
- (7) An additional nonvoting member shall be appointed by the chairman of any other political party qualified to participate in the statewide direct primary if both of the following criteria exist:
- (i) At least 20 percent of all voters registered to vote at the last statewide general election were afilhated with the party.

(ii) Neither nonvoting member appointed pursuant to paragraphs (5) and (6) was appointed by a statewide officer or party chairman affiliated with the party.

(b) Members of the commission shall serve until apportionment plans adopted by the commission become effective and all legal and referendum challenges have been resolved. Any vacancy in the voting membership of the commission which occurs after the commission is constituted shall be filled within 3 days by a new drawing by lot from the judicial list of the prior incumbent, conducted in the manner prescribed by this section. A vacancy in the non-voting membership shall be filled in the manner prescribed for the selection of the previous incumbent, except that if the party affiliation of the appointing authority has changed since the prior appointment, the vacancy shall be filled in the manner prescribed by paragraphs (5) and (6) of subdivision (a) by a statewide officer or party chairman of the same party as the prior appointing authority.

SECTION 6. (a) Within 20 days after the commission is constituted, it shall hold its first meeting at a time and place designated by the Secretary of State.

(b) The commission shall elect, from its voting membership, a chairman and vice chairman who shall not be affiliated with the same political party.

(c) The commission shall employ and contract for needed staff, consultants, and services, and, by a majority vote of all of the voting members, shall appoint an executive director who shall serve at the commission's pleasure. Each nonvoting member shall be entitled to appoint a staff assistant. Commission staff, as well as staff appointed by nonvoting members, shall be exempt from civil service.

(d) Nonvoting members and their staff assistants shall be entitled to participate in all meetings and deliberations of the commission and shall have equal access to information gathered by the commission and to services of commission staff. However, these members shall be ineligible to vote and their attendance shall not be considered in determining the existence of a quorum.

(e) Commission meetings shall be open to the public. Commission records, data, and plans shall be available, at no charge, for public inspection. Copies of records, data, and plans shall be provided, for a reasonable fee, to any interested person.

(f) A majority of the entire voting membership of the commission shall constitute a quorum for the transaction of business or exercise of any power of the commission. All action by the commission shall require approval of a majority of the entire voting membership, excluding members rendered ineligible to vote under the provisions of subdivision (f) of Section 7.

(g) The Secretary of State shall collect and maintain data necessary to carry out the purposes of this article and provide it to the commission and, for a reasonable fee, to other interested persons.

SECTION 7. (a) The commission initially formed under this article shall adopt final apportionment plans for the 1986 through 1990 elections based on the 1980 national decennial census. These plans shall be adopted and filed with the Secretary of State by July 31, 1985.

(b) Subsequent commissions shall adopt plans based on the national decennial census taken in the year preceding the commission's formation, as set forth in Section 5. These plans shall be adopted and filed with the Secretary of State by October 1 next following the formation of the commission, or 180 days after receipt of necessary census data, whichever is earlier.

(c) A commission formed under this article shall remain in existence until final apportionment plans for the decade in which the commission was created become effective and all legal and referendum challenges have been resolved. At that time the powers of the commission to adopt apportionment plans shall terminate.

(d) In fulfilling its responsibilities under this article, the commission shall solicit public comment and shall hold public hearings both before and after the preparation of preliminary apportionment plans. At least 60 days prior to the deadline for the adoption of final plans, as provided in subdivisions (a) and (b), the executive

director of the commission, after consulting with commission members, shall prepare and file with the Secretary of State individual preliminary apportionment plans for the state Senate, state Assembly, state Board of Equalization, and United States House of Representatives. Each plan shall be in substantially final form. The commission shall hold at least 2 additional public hearings after preliminary plans have been filed with the Secretary of State.

(e) The commission shall provide notice of all public hearings reasonably calculated to provide interested parties adequate opportunity to appear or provide

written comments.

(f) Whenever a majority of the commission is unable to reach agreement on the adoption of a final apportionment plan, or an individual element thereof, or on the selection of an executive director, and in the judgment of the chairman there is no reasonable probability that a majority will agree in the future, the chairman shall declare an impasse and the following procedures shall apply:

(1) On the day the impasse is declared, the chairman shall prepare and furnish to the commission a written "notice of impasse" which identifies the disputed issue

or issues creating the impasse.

(2) No later than 2 cays after an impasse is declared, the commission shall vote on the issue or issues identified in the notice of impasse and if a majority again fails to concur, the name of a commission member shall be drawn by lot, pursuant to procedures previously established by the commission, and the member so selected shall be ineligible to again vote on the issue.

(3) If after disqualification of a single member a majority of the commission as reconstituted is still unable to concur on an issue, the name of a commission member shall be drawn in succession at intervals not to exceed 2 days until a

majority as reconstituted concurs on the issue.

(g) Whenever 4 members of the commission agree that an impasse exists, the chairman shall also deciare an impasse, and the procedures provided for in subdivision (f) shall also apply.

(h) Each final plan adopted by the commission shall be filed with the Secretary of State together with a written statement of findings and reasons for adoption.

SECTION 8. (a) An apportionment plan shall take effect upon filing with the Secretary of State. The day it is filed with the Secretary of State shall constitute its enactment date.

(b) An adopted apportionment plan shall have the full effect of a statute and shall be published in the Statutes of California.

(c) A plan, or any part thereof, shall not be subject to repeal or amendment by

the Legislature.

(d) Each plan adopted by the commission is subject to referendum under the same requirements and procedures applicable to a statute. Notwithstanding the qualification of a referendum petition against an apportionment plan, the plan shall be used as an interim plan at the next statewide direct primary and general elections. If the plan is rejected by the voters, it shall not be used in any subsequent statewide direct primary, and the commission shall adopt a new plan within 120 days of that rejection.

SECTION 9. The Supreme Court shall have exclusive state court jurisdiction to review an apportionment plan adopted by the commission. Any person may file a petition with the court challenging a plan adopted by the commission, but that petition shall be filed within 30 days of the adoption of that final plan or the action is forever barred. The court shall render its final decision within 60 days after a petition is filed. Failure to render a final decision within 60 days shall constitute a denial of the petition. If the court finds a plan to be violative of federal or state constitutional or federal statutory provisions, the commission shall prepare a new plan. If the commission fails to adopt a new plan by February 1 of the year of the statewide direct primary election, primary and general elections shall be conducted under the plan previously adopted by the commission. The commission shall adopt a new plan within 120 days for use in subsequent elections.

SECTION 10. To the extent practicable, the commission shall rely on existing state resources in executing its responsibilities. State agencies shall make available to the commission such personnel, facilities and other assistance as the commission may reasonably request. The Legislature shall appropriate funds to the commission and to the Secretary of State adequate to carry out their duties under this article. The amount appropriated to the commission shall be no greater than one-half the amount expended by the Legislature, including committees and party caucuses thereof, to develop apportionment plans based on the 1980 decennial census, adjusted for the cost of living, as determined by the Department of Finance. In computing that amount the Department of Finance shall include all expenditures for the collection and analysis of data and development of proposed and final plans as well as all other costs incurred by the Legislature for the purpose of devising and adopting apportionment plans.

SECTION 11. If any part of this article or the application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications which reasonably can be given effect without the invalid provision or application.

Second—That Article XXI is repealed.

ARTICLE XXI

Section. In the year following the year in which the national census is taken under the direction of Congress at the beginning of each decade, the Legislature shall adjust the boundary lines of the Senatorial, Assembly, Congressional, and Board of Equalization districts in conformance with the following standards:

- (a) Each member of the Senate, Assembly, Congress, and the Board of Equali/zation shall be elected from a single/member district.
 - (b) The population of all districts of a particular type shall be reasonably equal.
 - (e) Every district shall be contiguous.
- (d) Districts of each type shall be numbered consecutively commencing at the northern boundary of the state and ending at the southern boundary.
- (e) The geographical integrity of any city, county, or city and county, or of any geographical region shall be respected to the extent possible without violating the requirements of any other subdivision of this section.

Third—That Section 6 of Article IV thereof is amended to read:

SEC. 6. For the purpose of ehoosing electing members of the Legislature, the State shall be divided into 40 Senatorial and 80 Assembly districts to be ealled Senatorial and Assembly Districts as specified in apportionment plans adopted under Article VI A. Each Senatorial district shall ehoose one Senator and each Assembly district shall ehoose one member of the Assembly. One member shall be elected from each district. The Senatorial districts shall be numbered from 1 to 40, and the Assembly districts shall be numbered from 1 to 80, in each case commencing at the northern boundary of the State.

Fourth—That Section 17 of Article VI thereof is amended to read:

SEC. 17. A judge of a court of record may not practice law and during the term for which the judge was selected is ineligible for public employment or public office other than judicial employment or, judicial office, or service on the Fair Reapportionment Commission as provided in Section 5 of Article VIA. A judge of the superior or municipal court may, however, become eligible for election to other public office by taking a leave of absence without pay prior to filing a declaration of candidacy. Acceptance of the public office is a resignation from the office of judge.

A judicial officer may not receive fines or fees for personal use.

Fifth—Division 18 (commencing with Section 30000) of the Elections Code is repealed.

INITIATIVE STATUTES

Number on ballot

40. Campaign Contribution Limitations. Elective State Offices.

[Submitted by the initiative and rejected by electors November 6, 1984]

PROPOSED LAW

SECTION 1. Section 81001.5 is added to the Government Code, to read: 81001.5. The people further find and declare the following:

- (a) Candidates are now frequently dependent on large contributions from wealthy individuals and interest groups for campaign finances. Individuals and interest groups who make large contributions frequently enjoy disproportionate access to public officials and influence in government decisionmaking. Large contributions impede the solicitation or making of small contributions.
- (b) Inherent in the high cost of election campaigning is the problem of improper influence, real or potential, exercised by campaign contributors over elected officials.
- (c) It is the policy of this state to foster broad-based citizen involvement in financing election campaigns.
 - (d) It is the policy of this state to protect the integrity of the electoral process.
- (e) The best interes's of the citizens of this state are served by reducing the direct and indirect costs of campaigns. Substantial, indirect costs accrue to the public when special inverests pass on legislative and campaign-related expenses thereby increasing the costs of goods and services to the public.
- (f) Individuals have a right to expend their own personal resources without limitation, to advance their own candidacy, pursuant to the guarantee of freedom of speech encompassed in the First Amendment of the United States Constitution, and the public has a right to insure the fullest and most thorough discussion and debate of public issues during an election campaign by expending public funds to secure the widest possible dissemination of information from diverse and antagonistic sources to assure an unfettered interchange of ideas.
 - SEC. 2. Section 81002.5 is added to the Government Code, to read:
 - 81002.5. The people also enact this title to accomplish the following purposes:
- (a) To foster an orderly political forum in which individuals may express themselves effectively.
- (b) To place realistic and enforceable limits on the amounts of money that may be contributed to political campaigns for elective state office.
- (c) To secure the wiclest possible dissemination of information from diverse and antagonistic sources to assure an unfettered interchange of ideas.
- (d) To limit the use of loans and credit in the financing of political campaigns for elective state office
 - SEC. 3. Section 82027.3 is added to the Government Code, to read:
- 82027.3. "Final election" means the election at which one individual is elected to serve as the elective state officeholder.
 - SEC. 4. Section 82027.5 is added to the Government Code, to read:
 - 82027.5. "Fiscal year" means July 1 to June 30.
 - SEC. 5. Section 82038.5 is added to the Government Code, to read:
- 82038.5. "Legitimate campaign expenditures" means expenditures by a candidate, or by any person authorized by the candidate to make expenditures on his or her behalf, to further the candidate's election to elective state office or political

expenditures relating to the holding of that office, that have no more than an incidental personal benefit and have a substantial political purpose.

SEC. 6. Section 82047.5 is added to the Government Code, to read:

82047.5. "Political action committee" means a committee of individuals who receive contributions from individuals and make contributions to candidates.

SEC. 7. Section 83116 of the Government Code is amended to read:

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 Genteral Good Government Fund of the state.

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

SEC. 8. Chapter 5 (commencing with Section 85100) is added to Title 9 of the Government Code, to read:

CHAPTER 5. LIMITATIONS ON CONTRIBUTIONS

Article 1. Applicability

85100. This chapter shall be known and cited as "Fair Campaign Finance Amendments to the Political Reform Act."

85101. The provisions of this chapter shall be applicable to candidates for elective state office and persons who make contributions to, or expenditures in support of or opposition to, those candidates.

Article 2. Candidacy

85200. Prior to the solicitation or receipt of any contribution, an individual who intends to seek elective state office shall declare the intention to seek a specific office and shall notify the commission.

85201. (a) Upon the declaration of intention to be a candidate, pursuant to Section 85200, the individual shall establish one campaign contribution checking account at an office of a bank located in the state.

- (b) Upon the establishment of an account, the name of the bank, the specific location, and the account number shall be filed with the commission within 24 hours.
- (c) All contributions made to the candidate, to a person on behalf of the candidate, or to the candidate's controlled committee shall be deposited in this account.
- (d) Any personal funds which will be utilized to promote the election of the candidate shall be deposited in this account prior to expenditure.

(e) All campaign expenditures shall be made from this account.

85202. All campaign contributions shall be used only for legitimate campaign expenditures relating to the election to the specific office which the candidate has declared an intention of seeking or political expenditures relating to the holding of that office.

85203. All campaign contributions deposited into a campaign checking account shall be deemed to be held in trust for the election of the candidate to the specific

office for which the candidate has declared, pursuant to Section 85200, that he or she seeks election and may not be used for any other purpose.

85204. (a) Once a candidacy is terminated, either by election or defeat of the candidate, the surplus campaign funds may be held by the individual for subse-

quent elections to the same office.

(b) If the individual was not a candidate at the next final election held for the specific office and was not a candidate during the primary election, or if the individual did not participate as a candidate during a special election held for the specific office, all funds in the individual's campaign checking account shall be paid to the Good Government Fund.

85205. Failure to transfer surplus campaign funds, pursuant to subdivision (b) of Section 85204, within seven days following a final election for the specific office has occurred shall result in the individual's incurring civil liability for three times the amount of surplus campaign funds in addition to other penalties provided for by this title, to be deposited in the Good Government Fund.

Article 3. Contributions

- 85300. (a) Only contributions from individuals or political action committees, as defined in Section 82047.5, or political parties may be accepted by a candidate for elective state office or campaign treasurer.
- (b) Only contributions from individuals shall be accepted by political action committees or political parties for the support of or opposition to candidates for elective state office
- 85301. (a) No individual other than the candidate shall make, and no candidate for elective state of ice or campaign treasurer shall solicit or accept, any contribution which would cause the total amount contributed by any individual in support of or in opposition to the candidate, including contributions to all committees supporting or opposing the candidate, to exceed one thousand dollars (\$1,000) in any fiscal year.
- (1) Each contribution made to a candidate by an individual shall be accompanied by a "Declaration of Free Will" which shall state as follows:

DECLARATION OF FREE WILL

This is my contribution in the amount of \$ to the	campaign of
who is a candidate for the elective state office of a	and is to be used only
for that purpose. This contribution is being made of my or	
coercion, and with my own funds. I have received nothing	ing of value nor any
promise of anything of value from any person in exchange	for this contribution.
I have not contributed an amount in excess of one thousand of	dollars (\$1,000) in this
fiscal year to the candida'e named above.	
I am registered to vote at	
(I am not registered to vote, my principal place of resident	ence is)
I sign this statement ur der penalty of perjury.	
-	Signature
	Signature

(b) No individual shall make and no political action committee shall solicit or accept, any contribution from an individual which would cause the total amount contributed by that individual to the same political action committee to exceed two hundred fifty dollars '\$250) in any fiscal year for the support of or opposition to candidates for elective state office.

Occupation

(1) Each contribution made to a political action committee shall be accom-

panied by a "Declaration of Free Will" which shall state as follows:

DECLARATION OF FREE WILL

· · · · · · · · · · · · · · · · · · ·
This is my contribution in the amount of \$ to the political action committee. This contribution is being made of my own free will, without coercion, and with my own funds. I have received nothing of value nor any promise of anything of value from any person in exchange for this contribution. I have not contributed an amount in excess of two hundred fifty dollars (\$250) in this fiscal year to the political action committee named above. I am registered to vote at (I am not registered to vote, my principal place of residence is) I sign this statement under penalty of perjury.
Signature
Occupation
(c) No individual shall make and no political party shall solicit or accept any contribution from an individual which would cause the total amount contributed by that individual to the political party to exceed two hundred fifty dollars (\$250) in any fiscal year for the support of or opposition to candidates for elective state office.
(1) Each contribution made to a political party for the support of or opposition to candidates for elective state office shall be accompanied by a "Declaration of Free Will" which shall state as follows:
DECLARATION OF FREE WILL
This is my contribution in the amount of \$ to the Political Party for the support of or opposition to candidates for elective state office. This contribution is being made of my own free will, without coercion, and with my own funds. I have received nothing of value nor any promise of anything of value from any person in exchange for this contribution. I have not contributed an amount in excess of two hundred fifty dollars (\$250) in this fiscal year to the Political Party named above for the support of or opposition to candidates for elective state office. I am registered to vote at (I am not registered to vote, my principal place of residence is) I sign this statement under penalty of perjury.
Signature
Occupation
(d) No individual shall contribute a total amount of contributions, in excess of ten thousand dollars (\$10,000) in any fiscal year, to candidates for elective state office, or to political action committees who support or oppose candidates for elective state office, or to political parties for support of or opposition to candidates for elective state office. 85302. (a) A candidate may use his or her own personal funds to advance his or her candidacy by contributing to his or her own election after filing a declaration to do so with the commission and, in the case of legislative candidates with the county clerk in the most populous county of the district in which the candidate seeks election, or in the case of statewide or Board of Equalization candidates with

the Secretary of State.

(b) All personal funds shall be deposited in the candidate's checking account

specified in Section 8510.2, prior to expenditure.

- (c) On the day a deposit of personal funds is made the candidate shall report by telegram, within one hour of the deposit, to all opposing candidates at the address provided by the commission and, in the case of a legislative candidate with the county clerk in the most populous county of the district in which the candidate seeks election, or in the case of a statewide or Board of Equalization candidate with the Secretary of State, the following:
 - (1) The amount of personal funds deposited on that day.

(2) The cumulative arrount of personal funds deposited to date.

(d) The Secretary of State, the county clerks, and the election officials responsible for conducting the election shall immediately post these reports in a conspicuous place for public inspection.

85303. (a) Candidate: for elective state office shall be eligible to receive public funds, as specified in Section 85602, once they have raised the following amounts

in contributions from incividuals other than themselves.

(1) In the case of a candidate for Governor, two hundred thousand dollars (\$200,000).

- (2) In the case of a candidate for Lieutenant Governor, Attorney General, Treasurer, Controller, ard Superintendent of Public Instruction, one hundred thousand dollars (\$100,009).
- (3) In the case of a candidate for the Board of Equalization, twenty-five thousand dollars (\$25,000).
- (4) In the case of a candidate for state legislative office, seven thousand five hundred dollars (\$7,500).
- 85304. No political party shall make, and no candidate or campaign treasurer shall solicit or accept, any contribution which would cause the total amount contributed by that political party to that candidate for elective state office to exceed one thousand dollars (\$1,000) in any fiscal year.

85305. (a) Extensions of credit to a candidate for elective state office for a period of more than 30 days are prohibited. Extensions of credit of more than two hundred fifty dollars (\$2:0) are prohibited.

(b) Notwithstanding subdivision (a), a candidate may incur debt to the extent that the candidate is eligible for public funds pursuant to Article 5 (commencing with Section 85500), in excess of the two hundred fifty dollar (\$250) limitation.

85306. Contingency five arrangements based on the outcome of an election between candidates and individuals retained to provide goods or services during the course of a campaign shall be limited to two hundred fifty dollars (\$250). Contingency fee arrangements of more than two hundred fifty dollars (\$250) are prohibited.

85307. Anonymous contributions, cash contributions, or contributions made under an assumed name are prohibited. In the event that an anonymous contribution, cash contribution, or a contribution made under an assumed name is received by a candidate, the contribution shall be paid, within five days of receipt, to the Good Government Fund.

85308. Any person who possesses campaign funds on the effective date of this chapter shall expend these funds for any lawful purpose other than to promote a candidacy for elective state office.

Article 4. Independent Expenditures

85400. Only individuals shall make independent expenditures as provided for in this article.

85401. (a) No individual shall make an independent expenditure in support of or in opposition to a candidate for elective state office if that expenditure is made at the behest of, or with the consent of, or with the encouragement of, any

candidate or the campaign organization of the candidate.

(b) A knowing and willful violation of the provisions of this section shall be punishable as a felony by imprisonment in a state prison. Notwithstanding any other provision of law, probation shall not be granted to any individual convicted of a violation of this section, nor shall execution or imposition of sentence be suspended.

(c) A knowing and willful attempt to violate the provisions of this section shall be punishable by imprisonment in a state prison or in a county jail, or by a fine not to exceed ten thousand dollars (\$10,000), or three times the amount involved

in the violation, or by both imprisonment and fine.

85402. (a) No individual, acting in concert with another individual or with other individuals who also are contributors to an independent committee, shall contribute an amount in excess of two hundred fifty dollars (\$250) in any fiscal year to any one independent committee or make contributions in excess of ten thousand dollars (\$10,000) in any fiscal year to candidates, political action committees, political parties, or independent committees for support of or opposition to any candidate for elective state office.

(b) The limitations of this section do not apply to an individual who is the sole

contributor to an independent committee.

- 85403. Any individual or committee who contributed to a candidate for elective state office during any calendar year in which an election is held shall be considered to be acting in concert with that candidate and shall not make independent expenditures on behalf of that candidate during the calendar year in which the contribution was made.
- 85404. (a) The provisions of Section 84305 shall apply to an individual acting in an independent capacity who makes independent expenditures totaling five hundred dollars (\$500) or more in a calendar year and who sends a mass mailing which advocates the support of or opposition to a candidate for elective state office.
- (b) In addition to the provisions of Section 84305, an individual acting in an independent capacity shall print on the outside of each piece of mail in the mass mailing and on at least one of the inserts included within each piece of mail, in no less than 6-point type, the following: "INDEPENDENT MAILING: NOT AUTHORIZED OR APPROVED BY ANY CANDIDATE, POLITICAL PARTY, OR ELECTION OFFICIAL."

Article 5. Political Action Committees

85500. Political action committees shall only solicit funds from individuals for the purpose of making contributions in support of or in opposition to candidates for elective state office pursuant to the provisions of this chapter.

85501. No political action committee shall make, and no candidate or campaign treasurer shall solicit or accept, any contribution which would cause the total amount contributed by that political action committee in support of or in opposition to the candidate for elective state office, including contributions to all committees supporting or opposing the candidate, to exceed one thousand dollars (\$1,000) in any fiscal year.

85502. No political action committee which supports or opposes a candidate for elective state office shall have as officers individuals who serve as officers on any other political action committee which supports or opposes the same candidate.

85503. No political action committee shall act in concert with, or solicit or make contributions on behalf of, any other political action committee.

85504. No political action committee shall transfer funds to another political action committee.

Article 6. Public Funds

85600. There is hereby established in the State Treasury a Good Government Fund, to be administered by the Controller, who shall receive and disburse funds pursuant to the provisions of this title.

85601. In the event that the Good Government Fund does not contain moneys sufficient to provide public funds to candidates pursuant to Section 85602, there is hereby continuously appropriated from the General Fund the sum of one dollar (\$1) for each one dollar (\$1) deposited by a candidate for state elective office from the candidate's own personal funds. In no event shall an amount in excess of one million dollars (\$1,000,000) be appropriated from the General Fund in any fiscal year.

85602. Candidates are eligible for public funds, once they have raised an amount specified in Section 85303, on the basis of one dollar (\$1) in public funds for each one dollar (\$1, deposited by an opposing candidate from the opposing candidate's personal funds.

85603. (a) The commission shall advise the Controller and the candidates, on a weekly basis, of the amount of public payments to be made to candidates who are opposed by candidates who use their own personal funds.

(b) During each of the seven days preceding the election, the commission shall advise the Controller at d the candidates, on a daily basis, of the amount of public payments to be made to candidates who are opposed by candidates who use their own personal funds.

85604. Within two Lusiness days of notice from the commission pursuant to Section 85601, the Controller shall deposit directly into the checking account of the candidate the amount of public funds due to an opponent's personal expenditures to which he or she is entitled pursuant to this chapter and shall so notify the candidate.

85605. The Controller shall submit a report to the legislature within three months following each final election in which public funds are provided, reporting the amount of public funds paid to candidates.

Article 7. Campaign Conduct

- 85700. (a) A candicate is personally responsible for all campaign advertisements or communications produced by his or her campaign committee during a campaign and personally responsible for any libelous materials.
- (b) "Campaign advertisement or communication" means any communication for the purpose of advocating the election or defeat, or concerning, a qualified candidate through any broadcasting station, newspaper, magazine, outdoor advertising facility, direct mailing, or any other type of general, public, or political advertisement.
- (c) The term "libelous" means that the campaign advertisement or communication was released with actual knowledge of its falsity or with reckless disregard of its falsity.
 - SEC. 9. Section 91000 of the Government Code is amended to read:
- 91000. (a) Any person who knowingly or willfully violates any provision of this title is guilty of a misdemeanor unless otherwise specified in the title.
- (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 unless otherwise specified in the title.
- (c) Prosecution for violation of this title must be commenced within four years after the date on which the violation occurred.

SEC. 10. Section 91009 of the Government Code is amended to read:

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 Good Government 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.

SEC. 11. Section 18760 of the Revenue and Taxation Code is amended to read: 18760. On or before each calendar year, the Secretary of State shall forward to the Franchise Tax Board a list of qualified political parties. Qualification in the State of California shall be determined in accordance with Section 6430 of the Elections Code from the most recent election for which officially canvassed results are available. Any sums designated to a political party which are is not qualified pursuant to this section shall be retained by the state for its General deposited in the Good Government Fund.

(a)

The Chair of the State Central Committee of each political party receiving payments pursuant to this chapter shall segregate those moneys and disburse them only for purposes relating to promotion of the party and not to promote the election of any candidate. No funds received by a political party shall be disbursed by the party to any candidate. upon his or her determination that a majority of a committee composed as follows concurs in each such disbursement:

- (1) Chair of that party.
- (2) As to the majority party of the Assembly, its Speaker; or, as to each minority party of the Assembly, that party's Minority Leader.
- (3) As to the majority party of the Senate, its President pro Tempore; or, as to each minority party of the Senate, that party's Minority Leader.
- (b) As to any party unrepresented by both paragraphs (2) and (3) of subdivision (a), its chair shall be the sole member of the committee provided for in subdivision (a).
- (e) As to any party unrepresented by one, but not both, of the eategories specified in paragraphs (2) and (3) of subdivision (a), the two members of that committee provided for by subdivision (a) shall choose a third member to serve for each calendar year.
- (d) Any funds received by a committee's political party which are disbursed by the committee to candidates shall be disbursed only to candidates for state office in connection with a statewide general election.
- SEC. 12. If any provision of this act, or the application of any such provision to any person or circumstances, shall be held invalid, the remainder of this act to the extent it can be given effect, or the application of those provisions 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 act are severable.

Number on ballot

41. Public Aid and Medical Assistance Programs.

[Submitted by the initiative and rejected by electors November 6, 1984]

PROPOSED LAW

Part 1.7 (commencing with Section 10300) is added to Division 9 of the Welfare

and Institutions Code, to read:

PART 1.7. CALIFORNIA PUBLIC ASSISTANCE COMMISSION CHAPTER 1. GENERAL PROVISIONS

10300. This act shall be known as, and may be cited as, the 1984 State Welfare Reform Act.

10301. The people of the State of California find and declare as follows:

(a) State government bears a responsibility to serve legitimate needs of California citizens who are unable to meet their basic living expenses, and it must fulfill this responsibility in the most efficient and cost-effective manner possible.

(b) California's agec!, blind, and disabled citizens are deserving of the highest priority in the determination of tax-supported public assistance benefit levels by

the Legislature for the poor in this state.

(c) State government must strike a proper balance between its commitment of tax revenues to the care of the poor in California and the extent to which excessive tax-supported public assistance benefits may be counterproductive and defeat the fundamental goal of providing the poor in this state with the incentive to become productive and independent citizens.

(d) State government has the further responsibility of ensuring that the maximum amount of state tax revenues dedicated for the support of the poor in California should be expended on provision of direct benefits to persons eligible

for public assistance.

(e) One means of striking the critical balance between necessary expenditures for public assistance programs and potentially excessive levels of public assistance benefits is through an annual comparison between the level of welfare benefits afforded eligible persons in California and in the other 49 states.

10302. The people of the State of California enact this part to accomplish the

following purposes:

- (a) Reduction in the scope, monetary support levels, and state and county administrative costs of California public assistance programs to the extent permitted by federal law.
- (b) Presentation to the Legislature and the Governor of data concerning public assistance programs in this state and in the 49 other states, with this data to be used by the Legislature and the Governor in implementing public assistance benefit levels and administrative cost levels in this state which more closely reflect public assistance benefit levels and administrative cost levels in the 49 other states.

10303. This part shall be liberally construed to accomplish its purposes.

10304. As used in this part, "commission" means the California Public Assistance Commission established pursuant to Section 10310.

10305. As used in this part the term "state per capita expenditure" means the total amount of funds expended in a state, including federal, state, and county

funds, divided by the number of residents in the state.

10306. (a) Except as provided in subdivision (b), for purposes of this part, public assistance programs shall be deemed to refer to existing public social services programs provided for, pursuant to Part 3 (commencing with Section 11000), on or before the effective date of this part, and any other similar program, as determined by the commission, enacted by the Legislature subsequent to the effective date of this part.

(b) Public assistance programs shall not be deemed to include the child and spousal support provisions contained in Article 7 (commencing with Section 11475) of Chapter 2 of Part 3, State Supplementary Program and the In-Home Supportive Services Program, as provided for pursuant to Chapter 3 (commencing with Section 12000) of Part 3, County Social Services Programs funded pursuant

to Chapter 5 (commencing with Section 13000) of Part 3, skilled nursing and intermediate care facility services, provided for under sudivisions (c) and (n) of Section 14132, the Adult Day Health Care Program provided for pursuant to Chapter 8.7 (commencing with Section 14520) of Part 3, and payments for persons in nonmedical out-of-home care facilities, as provided for pursuant to Chapter 6.5 (commencing with Section 13900) of Part 3. The commission may, at its option, exempt from the provisions of this part any other program which would otherwise qualify pursuant to subdivision (a) if the program provides services exclusively to aged, blind, or disabled persons, as those terms are defined pursuant to Title XVI of the federal Social Security Act, 42 U.S.C. 1381, et seq.

CHAPTER 2. COMMISSION

- 10310. (a) The California Public Assistance Commission is hereby established in state government in order to carry out the functions and duties set forth in this part. The commission shall have seven members appointed by the Governor. The Governor shall designate the chairman of the commission. Members of the commission appointed by the Governor shall serve at the pleasure of the Governor. The commission shall be composed of two directors of county welfare departments, two county administrative officers, and three county supervisors. The members of the commission shall serve without compensation, but each shall receive a per diem of fifty dollars (\$50), and each shall be reimbursed for any reasonable and necessary expenses incurred in connection with the performance of their duties under this part.
- (b) In addition, the Secretary of Health and Welfare and the Director of Finance shall serve as ex officio nonvoting members of the commission.
- (c) One Member of the Senate, appointed by the Senate President pro Tempore, and one Member of the Assembly, appointed by the Speaker of the Assembly, shall, as ex officio nonvoting members of, meet with, and participate in the work of, the commission to the extent that such participation is not incompatible with their positions as Members of the Legislature. The Members of the Legislature appointed to the commission shall serve at the pleasure of the appointing power.

CHAPTER 3. POWERS AND DUTIES

- 10320. (a) The commission may employ and fix the compensation, in accordance with law, of an executive secretary and such other technical and clerical assistants as may be necessary.
- (b) The commission may establish such technical advisory committees as are deemed necessary to the functioning of the commission in carrying out the provisions of this chapter.
- (c) The departments and agencies within the state Health and Welfare Agency shall cooperate with and provide all necessary technical and administrative assistance to the commission essential to the carrying out of the provisions of this part. The agency shall provide necessary facilities to the commission.
- (d) Commencing in 1986, by January 31st of each year, the Health and Welfare Agency shall propose to the Legislature and the Governor legislation necessary to meet the limits on public assistance programs imposed by Chapter 4 (commencing with Section 10330)

10321. The commission shall:

- (a) Annually conduct a survey of the scope, state per capita expenditures for public assistance benefits, and for state and county public assistance program administrative costs provided in California and in the 49 other states, to be completed no later than December 31st of each year.
 - (b) By January 31st of each year, present to the Legislature and the Governor

a profile of the public assistance eligibility criteria utilized in the 49 other states.

- (c) By January 31st of each year, present to the Legislature and the Governor a statement of the average scope of public assistance programs provided in the 49 other states.
- (d) By January 31st of each year, present to the Legislature and the Governor a statement of the average state per capita expenditure for public assistance benefits provided to persons eligible for these benefits in the 49 other states.
- (e) By January 31st of each year, present to the Legislature and the Governor a statement of the average state per capita expenditure for state and county administrative costs incurred in administering public assistance programs in the 49 other states.
- (f) By January 31st of each year, present to the Legislature and the Governor recommendations for statutory revisions necessary to achieve delivery of public assistance benefits in California at a level consistent with the provisions of Section 10330.
- (g) Not later than t vo years after the effective date of this act, report to the Legislature and the Governor on: (1) the economic and social effects of existing public assistance programs; (2) the areas where the policies of existing programs are deficient or inconsistent with the public purpose to be served; (3) the nature and scope of services which are an appropriate part of a comprehensive and integrated public assistance program; and (4) administrative organization, methods of administration, governmental cost sharing, and control procedures which will be effective in conserving human resources and public funds in the delivery of public assistance benefits.
- (h) The commission shall, in carrying out the provisions of this section, use the best available statistical data. The commission may, where necessary, make estimates concerning the information required to be obtained pursuant to this section.

CHAPTER 4. BENEFIT LEVELS

- 10330. (a) Notwithstanding any other provision of law, on July 1, 1986, and on July 1 of each fiscal year thereafter:
- (1) Expenditures for benefits under each public assistance program shall not exceed the national average state per capita expenditures, excluding California, for benefits under that public assistance program plus 10 percent of that average, as determined by the commission. Subject to the provisions of subdivision (b) aid grant and service levels for public assistance programs shall be established at levels that comply with the provisions of this paragraph
- (2) State and county administrative costs incurred in administering public assistance programs shall not exceed the national average state per capita expenditure, excluding California, for these administrative costs plus 10 percent of that average, as determined by the commission.
- (b) Notwithstanding the provisions of Section 10350, this section shall not be construed so as to prevent expenditures, pursuant to a bill enacted by a majority vote of the membership of each house of the Legislature, for provision of benefits under any public assistance program from exceeding the national average state per capita expenditure, excluding California, for that public assistance program, plus 10 percent of that average, so long as total expenditures for public assistance benefits do not exceed the national average state per capita expenditure, excluding California, plus 10 percent of that average for all public assistance programs.
- (c) This section shall not affect minimum basic standards of adequate care established under the provisions of Section 11452
- 10331. In any year that the averages established for public assistance programs result in a reduction of necessary General Fund expenditures for these programs, all or any portion of the funds constituting the difference between prior and

current expenditure levels may be used to improve the scope and quality of any public assistance program providing services exclusively to aged, blind, or disabled persons, including programs exempted from the provisions of this part pursuant to subdivision (b) of Section 10306.

CHAPTER 5. FISCAL PROVISIONS

The sum of two hundred fifty thousand dollars (\$250,000) is annually appropriated from the General Fund to the California Public Assistance Commission to be used in carrying out the functions of the commission.

CHAPTER 6. MISCELLANEOUS

10350. Except as provided in subdivision (b) of Section 10330, this part may be amended or repealed only by the procedures set forth in this section. If any portion of subdivision (a) of this section is declared invalid, then subdivision (b) shall be the exclusive means of amending or repealing this part.

(a) This part may be amended by statute, passed in each house by rollcall vote entered in the journal, two-thirds of the membership concurring and signed by the Governor, if, at least 20 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 or her.

(b) This part also may be amended or repealed by statute that becomes effective only when approved by the electors.

10351. If any act of the Legislature enacted prior to the effective date of this act conflicts with the provisions of this part, this part shall prevail.

10352. If any provision of this part or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this part which can be given effect without the invalid provision or application, and to this end the provisions of this part are severable.

10353. Except as provided in Chapter 4, commencing with Section 10330, this

part shall become effective on February 1, 1985.

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LIST OF OFFICERS

STATE CAPITOL AND OTHER BUILDINGS Sacramento 95814

Name	Office	Residence
George Deukmejian Leo T McCarthi March Pong Eu Kenneth Cors Jesse M Unruh John Van De Kamp Bill Honig Bion M Gregory	Governor Lacutemant Governor Secretary of State Controller Treasurer Attorney General Superintendent of Public Instruction Legislative Counsel	Long Beach San Francisco Los Angeles Sacramento Marma Del Re Pasadena Sacramento Sacramento

OFFICE OF GOVERNOR

Steven A Merksamer David M Caffrey Marvin R Bayter Arthur G Scotland Vance W Rave Michael R Frost Larry Thomas Suzanne L Glad Gilbert A Avila Peter J McBrien James W Robinson Huston T Carlyle Jr Dr William L Cumungham John McCarthy

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Director of Adiministration
Appointments Secretary
Cabinet Secretary
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Legalstative Secretary
Press Secretary
Secretary
Secretary
Special Assistant to the Governor for Constituent Affairs
Director of Writing and Research
Director, Office of Local Government Affairs
Assistant to the Governor for Education
Director Office of Community Relations

Offices State Capitol, Sacramento 95814

STATE BOARD OF EQUALIZATION

1020 N Street, Sacramento 95814

Name	Office	Residence
William M. Bennett	First District	Kentfield
Conway H. Collis	Second District	Los Angeles
Ernest J. Dronenburg, Jr	Third District (Vice Chairman)	San Diego
Richard Nevins	Fourth District (Chairman)	Pasadena
Kenneth Cory (Controller)	Fy Officio Member	Sacramento
Douglas D. Bell	Executive Secretary	Sacramento

LEGISLATIVE DEPARTMENT

UNITED STATES SENATORS

Alan Cranston (D)

United States Senate Washington, D (* 20510 45 Polk St, San Francisco 94102 Suite 515, 5757 W Century Blvd., Los Angeles 90045

Pete Wilson (R)

United States Senate
Washington, D.C. 20510
Federal Bldg, 450 Golden Gate Ave, San Francisco 94102
No 4015 Federal Bldg, 1130 O St. Fresno 93721
No 11221 Wilshire Blvd, Los Angeles 90024
Rm 6-8-9, 880 Front St, San Diego 92188

REPRESENTATIVES IN CONGRESS

Name	Party	Di trict	Counties	Man District Office *
Anderson, Glenn M	D	32	Los Angeles	300 Long Beach Blvd , (PO Bov
Badham, Robert E	R	40	Orange	2349), Long Beach 90801 180 Newport Center Drive, Suite
Bates, Jim	D	14	San Diego	240, Newport Beach 92660 880 Front St., Room 5535, San
Beilenson, Anthony C	D	23	Los Angeles	Diego 92188 11000 Wilshire Blyd , Suite 14223, Los Angeles 90024
Berman, Howard L	D	26	Los Angeles	14600 Roscoe Blvd #506, Panorama City 91402
Bosco, Douglas II	D	1	Del Norte, Glenn, Humboldt,	777 Sonoma Ave , Room 329, Santa Rosa 95404
Boxer, Barbara	D	6	Mendoemo, Sonoma, Trinity Marm, San Francisco, San Mateo, Solano	450 Golden Gate Ave., Box 36024, San Francisco 94102
Brown George F., Jr	D	36	Riverside, San Bernardino	657 \ La Cadena Drive, Colton 92324
Burton Sala	D	5	San Francisco	450 Golden Gate Ave Room 11104, San Francisco 94102
Chappie, Eugene A	R	2	Butte, Colusa, Lake, Napa, Shasta, Sutter Tehama	270 East 4th St. Chico 95926
Coelho, Tony	D	15	Fresno, Madera Mariposa Merced, Stanislaus	415 W 18th St., Merced 95340
Dannemeyer William - E (Bill)	R	39	Orange	1235 N. Harbor Blvd , Suite 100, Fullerton 92632
Dellums Ronald V	Ð	8	Alameda, Contra Costa	201 13th St., Rm 105, Oakland 94617
Dixon, Julian C	D	28	Los Angeles	111 N La Brea Ave , Suite 301, Inglewood 90301
Dreier, David Dymally, Meryyn M	R D	33 31	Los Angeles Los Angeles	112 \ 2nd Ave., Covma 91723 322 W Compton, Suite 200,
Edwards, Don	D	10	Alameda, Santa Clara	Compton 90220 1625 The Alameda, San Jose
Fazio, Vie	D	4	Sacramento, Solano, Yolo	95126 4811 Chippendale Dr., Suite 503,
Fiedler, Bobbi	R	21	Los Angeles, Ventura	Sacramento 95841 21053 Devonshire, Suite 204,
Hawkins Augustus F	D	29	Los Angeles	Chatsworth 91311 4509 S Broadway Los Angeles
(Gus) Hunter Duncan L	R	45	Imperial, San Diego	90037 2530 Highland Ave , National
Lagomarsmo, Robert J	R	19	Santa Barbara Ventura	City 92050 5740 Ralston St., Rm. 101,
Lantos Tom	D	11	San Mateo, Santa Clara	Ventura 93003 520 S. El Cammo Real, Suite 800,
Lehman Richard II	D	18	Calaveras, Fresno, Mono, San	San Mateo 94402 1900 Mariposa Mall, Suite 301,
Levine, Meldon E	D	27	Joaquin, Tuoluinne Los Angeles	Fresno 93721 5250 W. Century Blyd., Suite 447,
Lewis, Jerry	R	35	Invo, Los Angeles, San Bernar-	Los Angeles 90045 101 S 6th St . Redlands 92373
Lowery, William D	R	41	dino San Diego	880 Front St., Room 6515, San
Lungren, Danel E	R	42	Los Augeles, Orange	Diego 92188 555 E. Ocean Blvd , Suite 505,
Martinez, Mathew G	D	30	Los Angeles	Long Beach 90802 8873 F. Valley Blyd , Rosemead
Matsui, Robert T	D	3	Sacramento	91770 650 Capitol Mall, Room 8058,
McCandless, Alfred A	R	37	Riverside	Sacramento 95814 6529 Riverside Ave Riverside
Miller, George	D	7	Contra Costa	92506 367 Civic Drive, Pleasant Hill
				94523
	L	L	<u> </u>	

REPRESENTATIVES IN CONGRESS—Continued

Name	Party	District	Counties	Main District Office *
Mıneta, Norman Y	D	13	Santa Clara	1245 S Winchester Blvd , Suite 310, San Jose 95128
Moorhead, Carlos J	R	22	Los Angeles	420 N Brand Blvd , Room 304, Glendale 91203
Packard, Ronald C	R	43	Orange, San Diego	2121 Palomar Airport Road, Suite 105, Carlsbad 92008
Panetta, Leon E	D	16	Monterey, San Benito, San Luis Obispo, Santa Cruz	380 Alvarado St , Monterey 93940
Pashayan, Charles (Chip), Ir	R	17	Fresno, Kern, Kings, Tulare	1702 E Bullard, #103, Fresno 93710
Patterson, Jerry M	D	38	Orange	34 Civic Center, Suite 921, Santa Ana 92703
Roybal, Edward R	D	25	Los Angeles	300 N Los Angeles St , Room 7106, Los Angeles 90012
Shumway, Norman D	R	14	Alpine, Amador, El Dorado, Lassen, Modoc, Nevada, Placer, Plumas, San Joaquin, Shasta, Sierra, Siskiyou	1150 W Robinhood, Suite 1A, Stockton 95207
Stark, Fortney H (Pete)	D	9	Alameda	22300 Foothill Blvd , Room 1029, Hayward 94541
Thomas, William M	R	20	Kern, Los Angeles, San Luis Obispo	1830 Truxton, Suite 200, Bakersfield 93301
Torres, Esteban Edward	D	34	Los Angeles	12440 E Firestone Blvd , Suite 117, Norwalk 90650
Waxman, Henry A	D	24	Los Angeles	8425 W 3rd St , Suite 400, Los Angeles 90048
Zschau, Edwin V W	R	12	San Mateo, Santa Clara, Stanislaus	505 W Olive Ave, Suite 125, Sunnyvale 94086

During Sessions of Congress, mail for Members of the Senate may be addressed. United States Senate, Washington, D.C. 20510, and Members of the House of Representatives. United States House of Representatives, Washington, D.C. 20515

THE STATE LEGISLATURE

MEMBERS OF THE SENATE

Name	Occupation	Parts	Dist	Counties	District Address
Alquist, Alfred E	Full-Time Legislitor	D	11	Alameda, San Benito, Santa Clara	100 Paseo de San Antonio, Rm 209, San Jose 95113
Avala, Ruben S	Insurance	D	34	Los Angeles, San Bernardino	515 N Arrowhead Ave , Suite 100, San Bernardino 92401, 2545 S Fuelid
Beverly, Robert G	Attorney	R	27	Los Angeles	Ave. Ontario 91761 1611 S Pacific Coast Highway, Suite 102, Redondo Beach 90277, 638 S Beacon St, Suite
Boatwright, Daniel	Attornes	D	7	Contra Costa	508, San Pedro 90731 1035 Detroit Ave , Suite 200, Concord 94518, 420 W Third Street, Antioch 94509, P O Box 1257, Antioch, 94509, 100 37th
Campbell, Wilham	Full-Time Legislator	R	33	Los Angeles	St, County Health Bldg, #117, Ruchmond 94805 1661 Hanover Rd, Suite 203, City of Industry 91748, 23161 Lake Center Dr, Suite 205, El Toro 92630
Carpenter, Paul B	Full-Time Legislator	D	37	Orange	5400 Orange Ave , Suite
Craven, William A	Full-Time	R	38	San Diego	203, Cypress 90630 2121 Palomar Airport Rd,
Davis, Fd	Legislator Full-Time Legislator	R	19	Los Angeles, Ventura	Suite 100, Carlsbad 92008 11145 Tampa Ave , Suite 21B, Northridge 91326
Deddeh, Wadie P	Full Tune	D	40	San Diego	430 Davidson St., Suite C., Chula Vista 92010
Dills, Ralph C	Legislator Full-Time	D	30	Los Angeles	16921 S Western Ave,
Doohttle. John	Legisl itor Attorney	R	3	Sacramento	Suite 201, Gardena 90247 1000 River Rock Dr., Suite
Ellis, Jim	Business nan	R	39	Imperial, San Diego	220, Folsom 95630 2755 Navajo Road, Lower Level, El Cajon 92020-2184
Foran, John Francis	Attorney	D	8	San Francisco, San Mateo	15 Southgate Ave , Suite 238, Daly City 94015
Garamendi, John	Rancher Busing ssman	D	13	Alpine, Amador, Calaveras, El Dorado, Mono, Sacramento, San Joaquin, Stanislaus, Tuolumne	235, Dalv City 94015 31 E Channel St, Room 440, Stockton 95202
Greene, Bill	Full-Tur e Legislator	D	29	Los Angeles	8514 S Broadway, Los
Greene, Lerov F	Civil Engineer	D	6	Sacramento	Angeles 90003 P O Box 254646,
Hart, Carv	Educato	D	18	Los Angeles, Santa Barbara, Ventura	Sacramento 95825 1216 State St., Room 507, Santa Barbara 93101, 801 S Victoria Ave., Suite 301, Ventura 93003, 4881 Topanga Canyon Bh.d., Suite 202, Woodland Hills 91364
Johnson, Rav	Full-Tin e Legisl itor	i*	1	Butte, Colusa, Clenn, Lassen, Modoc, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sutter, Tehama,	P O Box 629, Marysville 95901, P O Box 1388, Roseville 95661-1388, 770 Dead Cat Allev, Woodland 95695
Кеепе, Ватту	Attornes	D	2	Trinity, Yuba Del Norte, Humboldt, Mendocino, Solano, Sonoma	533 G St , Eureka 95501, 631 Tennessee St , Vallejo
Lockyer, Bill	Full-Tim e Legisl itor	D	10	Sonoma Alameda	94590 22300 Foothill Blvd , Suite 415, Havward 94541, 4725 Thornton Ave , Suite 104, Fremont 94536, 7475 Starward Dr , Suite 103, Dublin 94568

^{*} Independent.

MEMBERS OF THE SENATE—Continued

Name	Occupation	Party	Dist	Counties	District Address
Maddy, Ken	Attornev	R	14	Fresno, Madera, Mariposa, Merced, Monterey, San Luis Obispo, Santa Barbara	1060 Fulton Mall, Suite 1310, Fresno 93721, 19901 W First St, Suite 2, Hilmar 95324, PO Box 3460, San Luis Obispo 93401
Marks, Milton	Attorney	R	5	San Francisco	38 N San Pedro Rd , Suite 160, San Rafael 94903, 2043 State Bldg , 350 McAllister St , San Francisco 94102
McCorquodale, Dan	Educator	D	12	Santa Clara, Stanislaus	100 Paseo de San Antonio, Suite 211, San Jose 95113, 801 15th St , Suite E, Modesto 95354
Mello, Henry	Farmer/ Businessman	D	17	Monterey, San Luis Obispo, Santa Barbara, Santa Cruz	1200 Aquanto Rd , Monterey 93940, 701 Ocean St , Rm 318-A, Santa Cruz 95060, Monterey Co Courthouse. 240 Church Street, Room 115, Salmas 93901, Old Gilroy Hotel, Sunte G, 7365 Monterey
Montova, Joseph B	Full-Time	D	26	Los Angeles	St , Gilroy 95020 11001 E Valley Mall, #204, El Monte 91731
Nielsen, Jim	Legislator Farmer/Farm Management Consultant	R	4	Colusa, Glenn, Lake, Napa, Shasta, Sonoma, Tehama, Trinity, Yolo	1074 East Ave , Suite N, Chico 95926, 1700 Second St , Suite 315, Napa 94558, 2400 Washington Ave , Suite 120, Redding 96001, 300 B Street, Santa Rosa
Petris, Nicholas C	Attorney	D	9	Alameda, Contra Costa	94501 1111 Jackson St , Room 7016, Oakland 94607
Presiev, Robert B	Law Enforcement	D	36	Riverside	3600 Lime St , Room 111, Riverside 92501, 72–811 Highway 111, Suite 201,
Richardson, H L	Advertising	R	25	Los Angeles	Palm Desert 92660 211 S Glendora Ave, Suite C, Glendora 91740, 1323 W Colton Ave, Suite
Robbins, Alan	Attorney at	D	20	Los Angeles	217, Redlands 92374 6320 Van Nuys Blvd , Suite
Roberti, David	Law Attornev	D	23	Los Angeles	404, Van Nuys 91401 6671 Sunset Blvd , Suite
Rosenthal, Herschel	Full-Time Legislator	D	22	Los Angeles	1508, Hollywood 90028 11340 W Olympic Blvd, Suite 250, Los Angeles 90064
Rovce, Ed	Busmessman	R	32	Orange	13030 Euclid Ave , Suite 110, Garden Grove 92643
Russell, Newton R	Insurance	R	21	Los Angeles	401 N Brand, Suite 424, Glendale 91203
Sevmour, John	Realtor/ Businessman	R	35	Orange	1360 S Anaheim Blvd , Suite 140, Anaheim 92805
Speraw, Ollie	Full-Time Legislator	R	31	Los Angeles	2503 E Bluff Dr , Suite 203, Newport Beach 92660
Stiern, Walter W	Veterinarian	D	16	Kern, Kings, Los Angeles, San Bernardino	1311 Califorma Ave, Suite A, Bakersfield 93904, 30 N Raymond Ave, Suite 411, Pasadena 91103, 528 Barstow Rd, Barstow 92311, 425 W Seventh St, Suite 210-C, Hanford 93230
Torres, Art	Full-Time	Ð	24	Los Angeles	548 S Spring St , Room 500,
Vuich, Rose Ann	Legislator Farmer/ Accountant	D	15	Fresno, Kern, Kings, Tulare	Los Angeles 90013 120 W Tulare St , Dinuba 93618, 2002 N Gateway Blvd , Suite 111, Fresno
Watson, Diane	Educator- School Psy- chologist	D	28	Los Angeles	93727 4401 Crenshaw Blvd , Suite 300, Los Angeles 90043

OFFICERS AND ATTACHÉS OF THE SENATE

Title	Name	Capitol Office
President of Senate President pro Tempore Secretary of Senate Sergeant at Arms Chaplain Chief Assistant Secretary Minute Clerk History Clerk Amending Clerk File Clerk Engrossing and Enrolling Clerk	Leo T McCarthy David Roberti Darryl R White Tony Beard Rev Wilbur Korfhage John W Rovane IV Walter J Lattle III David H Kneale Steve Hummelt Carl Bornar Marie Harlan	1028 State Capitol 205 State Capitol 3044 State Capitol 3030 State Capitol Senate Chamber 3044 State Capitol Senate Chamber B30 State Capitol

MEMBERS OF THE ASSEMBLY

Name	Occupation	Parts	Dıst	Capitol Office	Counties	District Office Mailing Address
Agnos, Art	Full-Time Legislator	D	16	3151	San Francisco	1064 State Bldg , 350 McAlhster St , San Francisco 94102
Alatorre, Richard	Full-Time Legislator	D	55	2171	Los Angeles	5200 York Blvd , Los Angeles 90042
Allen, Doris	Small Business Owner	R	71	5126	Orange	5911 Cerritos Ave, Cypress 90630
Areias, Rusty	Dairy Farmer	D	25	4139	Merced, Monterey, Sun Benito, Santa Clara	140 Central, Salmas 93901
Bader, Charles W	Businessman	R	65	4017	Los Angeles, San Bernardino	203 West G St , Ontario 91762
Buker, William	Businessman	R	15	4144	Alameda, Contra Costa	1243 Alpine Rd , Suite 102, Olympic Plaza Bldg , Walnut Creek 94596
Bane, Tom	Full-Time	D	40	3132	Los Angeles	5430 Van Nuys Blvd , Van
Bates, Tom	Legislator Full-Time	D	12	2188	Alameda, Contra	Nuys 91401 1414 Walnut St , Berkelev 94709
Bergeson, Marian	Legislator Full-Time	R	70	5160	Costa Orange	4500 Campus Dr., Suite 344,
Bradley, Bill	Legislator Civil Engineer	R	76	5140	Riverside, San Diego	Newport Beach 92660 2091 East Valley Parkway, Suite D, Escondido 92027
Bronzan, Bruce	Full-Time	D	31	3147	Fresno	2115 Kern Street, Suite 250,
Brown, Dennis L	Legislator Investment	R	58	4005	Los Angeles, Orange	Fresno 93721 1945 Palo Verde Ave , Suite
Brown, Wilhe L , Jr	Banker Attorney	D	17	219	San Francisco	203, Long Beach 90815 540 Van Ness Ave , San
Calderon, Charles M	Attornev	D	59	4171	Los Angeles	Francisco 94102 1712 West Beverly Blyd , Suite 101, Montebello
Campbell, Robert	linsurance	D	11	4162	Contra Costa	90640 2901 MacDonald Ave .
Chacon, Peter R	Broker Educator	D	79	5119	San Diego	Richmond 94804 1129 G Street, San Diego
Clute, Steve	Full-Time Legislator	D	68	2016	Riverside	92101 3600 Lime St , Mission Financial Center, Suite 716
Condit, Gary A Connelly, Lloyd G	Businessman Legislator/	D	27 6	3194 2179	Merced, Stanislaus Sacramento	Riverside 92501 948 - 11th St , Modesto 95354 2705 K St , Suite 6A.
Cortese, Dominic L	Attorney Rancher/ Business-	D	24	2091	Santa Clara	Sacramento 95816 3535 Ross Ave , Suite 205, San Jose 95124
Costa, Jim	man Full-Time	D	30	2111	Fresno, Kings,	1111 Fulton Mall, Suite 914,
Davis, Gray	Legislator Attorney	D	43	3126	Madera, Merced Los Angeles	Fresno 93721 9418 Wilshire Blvd, Suite
Elder, Dave	Full-Time	D	57	4126	Los Angeles	412, Beverly Hills 90212 245 West Broadway, Room 300, Long Beach 90802
Farr, Sam	Legislator Full-Time	D	28	3120	Monterey, Santa Cruz	1200 Aquanto Rd , Monterey
Felando, Gerald N	Legislator Dr of Dental	R	51	5156	Los Angeles	93940 1514 Cabrillo Ave , Torrance
Filante, William J	Surgerv Physician	R	9	5175	Marin, Sonoma	90501 30 N San Pedro Rd . Suite
Floyd, Richard E	Full-Time	D	53	3091	Los Angeles	135, San Rafael 94903 16921 South Western Ave ,
Frazee, Robert C	Legislator Businessman	R	74	3141	Orange, San Diego	Suite 220, Gardena 90247 3088 Pio Pico, Suite 200,
Frizzelle, Nolan	Optometrist	R	69	3098	Orange	Carlsbad 92008 17195 Newhope Street, Suite
Goggin, Terry	Attorney	D	66	6005	San Bernardino	201, Fountain Valley 92708 290 No D St., Suite 802, San
Hannigan, Toin	Realtor	D	4	2013	Solano, Yolo	Bernardino 92401 113 D St., Davis 95616
Harris, Elihu M	Attorney	D	13	6031	Alameda	1111 Jackson St , Oakland 94607
Hauser, Dan	Insurance Claims Representa- tive	D	2	4134	Del Norte, Humboldt, Mendocino,	State Building, 50 D Street, Suite 450, Santa Rosa 95404
Hayden, Tom	Author-	D	44	2141	Sonoma Los Angeles	1337 Santa Monica Mall, Suite
Herger, Wally	Teacher Rancher	R	3	4167	Butte, Colusa, Nevada, Sierra, Sutter, Yuba	313, Santa Monica 90401 1469 Butte House Rd , Suite A, Yuba City 95991

MEMBERS OF THE ASSEMBLY—Continued

Name	Осси затюп	Party	Dist	Capitol Office	Countres	District Office Mailing Address
	Tl-t/					
Hill, Frank	Legislator/ Business- man	R	52	3104	Los Angeles	15111 East Whittier Blvd , Suite 385, Whittier 90603
Hughes, Teresa	Educator	D	47	4112	Los Angeles	3253 So Hoover Ave , Los Angeles 90007
Isenberg, Phillip	Attorney	D	10	2175	Contra Costa, Sacramento, San	1215 15th St , Suite 102, Sacramento 95814
Johnson, Ross	Attorney	R	64	4130	Joaquin Orange	1501 N Harbor Blvd , Suite 201, Fullerton 92635
Johnston, Pat	Full-Ti ne Legi lator	D	26	5159	San Joaquin	31 East Channel St , Room 306, Stockton 95202
Jones, Bill	Busine sman/ Rancher	R	32	4009	Fresno, Madera, Mariposa, Tulare	1441 South Mooney Blvd.
Katz, Richard	Small Busir ess-	D	39	3146	Los Angeles	Suite D, Visalia 93277 9140 Van Ness Blvd, Panorama City 91422
Kelley, David G	man Rancher	R	73	5164	Riverside	41555 E Florida, Suite E, Hemet 92343
Kıllea, Lucy	Full-Ti ne Legi-lator	D	78	5128	San Diego	2550 5th Ave , Room 1020, San Diego 92103
Klehs, Johan	Full-Ti ne	D	14	4140	Alameda	2450 Washington Ave , San
Konnyu, Ernest	Legislator Accourtant	R	22	5135	Santa Clura	Leandro 94577 7337 Bollinger Rd , Cupertino 95014
La Follette, Marian	Business- woman	R	38	5150	Los Angeles	11145 Tampa Ave , Suite 17A, Northridge 91326
Lancaster, Bill	Full-Ti ne Legi lator	R	62	5158	Los Angeles	362 E Rowland St , Covina 91723
Leonard, William	Real Estate Mans ge-	R	61	3013	Sun Bernardino	1323 W Colton Ave , Suite 101, Redlands 92373
Lewis, John R	ment Busine sman	R	67	4116	Orange	626 East Chapman Ave , Orange 92666
Margolin, Burt M	Full-Ti ne Legi lator	D	45	6011	Los Angeles	8425 West 3rd St , Suite 400, Los Angeles 90048
McAlister, Alister	Attorney	D	18	3112	Alameda, Santa Clara	554 Valley Way, Milpitas 95035
McClintock, Tom	Full-Ti ne Legi lator	R	36	5130	Ventura Ventura	350 North Lantana St , Suite 222, Paseo Camarillo, Camarillo 93010
Mojonnier, Sunny	Flower Grov'er/	R	75	4015	San Diego	3368 Governor Dr , Suite C, San Diego 92122
Molina, Gloria	Shipper Full-Ti ne Legi lator	D	56	4153	Los Angeles	5261 East Beverly Blvd , Los Angeles 90022
Moore, Gwen	Full-Ti ne Legi lator	D	49	2117	Los Angeles	3731 Stocker St. Suite 106.
Moorhead, Jean	Registered Nurse	D	5	2176	Placer, Sacramento	Los Angeles 90008 6830 Antelope Rd , Suite C, Citrus Heights 95610
Mountjov, Richard	General Con- tractor	R	42	2114	Los Angeles	406 South 1st Ave , Arcadia 91006
Navlor, Robert W	Full-Time Legi lator	R	20	2126	San Mateo	666 Elm Street, San Carlos 94070
Nolan, Patrick J	Attorney	R	41	2137	Los Angeles	143 S Glendale Ave , Suite 208, Glendale 91205
O'Connell, Jack	Teacher	D	35	4158	Santa Barburu, Ven-	Studio 127 El Paseo, Santa Barbara 93101
Papan, Louis J	Insurance/ Real Estate	D	19	3152	San Francisco, San Mateo	Suite 345-E, Serramonte Plaza, Daly City 94015
Peace, J Stephen	Broker Busine sman	D	80	4121	Imperial, San Diego	430 Davidson, Suite B, Chula
Robinson, Richard	Full-Time	D	72	2196	Orange	Vista 92010 11400 Stanford Ave , Garden Grove 92640
Rogers, Don	Legi lutor Geological	R	33	2170	Kern, Tulare	412 18th St , Bakersfield 9330
Roos, Mike	Consultant Full-Ti ne	D	46	3160	Los Angeles	600 South New Hampshire
Seastrand, Eric	Legi lator Stockb oker	R	29	5136	Monterey, San Luis Obispo, Santa	Ave , Los Angeles 90005 1012 Mill St , San Luis Obispo 93401
Sebastiani, Don	Busine sman	R	8	5144	Barbara Lake, Napa, Sonoma,	561 Broadway, Suite E,
Sher, Byron	Law P ofessor	D	21	2136	Yolo San Mateo, Santa Clara	Sonoma 95476 785-C Castro St , Mountain View 94041

MEMBERS OF THE ASSEMBLY—Continued

Name	Occupation	Party	Dist	Capitol Office	Counties	District Office Mailing Address
Statham, Stan	Businessman	R	1	4098	Butte, Glenn, Lassen, Modoc, Plumas, Shasta, Siskivou, Tehama, Trinity	429 Redchff Dr , Suite 200, Redding 96002
Stirling, Larry	Attornev	R	77	4102	San Diego	7777 Alvarado Rd , Suite C, La Mesa 92041
Tanner, Sally	Full-Time Legislator	D	60	4146	Los Angeles	11100 Valley Blvd, Suite 106, El Monte 91731
Tucker, Curtis R	Full-Time Legislator	D	50	2158	Los Angeles	1 Manchester Blvd , P O Box 6500, Inglewood 90306
Vasconcellos, John	Liwyer	D	23	6026	Santa Clara	100 Paseo de San Antonio
Vicencia, Frank	Insurance Agent	D	54	2148	Los Angeles	#106, San Jose 95113 16600 Civic Center Drive, Suite 233, Bellflower 90706
Waters, Maxine	Full-Time Legislator	D	48	4016	Los Angeles	7900 S Central Ave , Los Angeles 90001
Waters, Norman S	Rancher/ Legislator	D	7	6028	Alpine, Amador, Calaveras, El Dorado, Mono, Placer, Sacramento, Tuolumne	250 Main St , Placerville 95667
Wright, Cathie	Full-Time Legislator	R	37	4117	Los Angeles, Santa Barbara, Ventura	250 E Easy St , Suite 7, Simi Valley 93065
Wyman, Phillip D	Rancher/ Attorney	R	34	4164	Inyo, kern, San Ber- nardino	5405 Stockdale Highway #112, Bakersfield 93309
Young, Bruce E	Legislator/ Business- man	D	63	5016	Los Angeles	13710 Studebaker Rd , Room 202, Norwalk 90650

OFFICERS OF THE ASSEMBLY

Name	Title	Mailing Address
Brown, Willie L , Jr	Speaker	540 Van Ness, San Francisco 94102
Vicencia, Frank	Speaker pro Tempore	16600 Civic Center Drive, Suite 233, Bellflowe 90706
Bane, Tom	Assistant Speaker pro Tempore	5430 Van Nuvs Blvd , Van Nuvs 91401
Roos, Mike	Majority Floor Leader	600 South New Hampshire Ave , Los Angele 90005
Naylor, Robert W	Minority Floor Leader	666 Elm Street, San Carlos 94070
Driscoll James D	Chief Clerk	State Capitol, Room 3194, Sagramento 95814
Bell, Charles E	Sergeant at Arms	State Capitol, Room 3171, Sacramento 95814
Rabbi Michal Bourne	Chaplain	1333 Gough Street #1E, San Francisco 9410

STATE JUDICIAL DEPARTMENT

SUPREME COURT JUSTICES AND OFFICERS

Terms of Court

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

JUSTICES

COURTS OF APPEAL

FIR	ST APPELLATE DISTRICT	
	Division One	
Hon John T Racanelli Hon Norman Elkington Hon John W Holmdahl Hon Wilham A Newsom Jr Christopher W Vasil		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	Division Two	
Hon J Anthony Kline Hon Jerome A Smith Hon Allison M Rouse Hon John J Miller Christopher W Vasil		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	DIVISION THREE	
Hon Clinton W White Vacunt Hon James B Scott Hon Betty B Deal Christopher W Vasil		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	DIVISION FOUR	
Hon Carl W Anderson Vacant Hon Marcel B Poche Vacant Christopher W Vasil		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	DIVISION FIVE	
Hon Ham, W. Law		Danadana Instru

Hon Harry W Low Hon Donald B King Hon Zerne P Haning Christopher W Vasil Presiding Justice Associate Justice Associate Justice Clerk

4154 State Building, San Francisco 94102

SECOND APPELLATE DISTRICT

		DIVISION ONE
Hon	Vaino Spencer	

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	THIRD APPELLATE DISTRICT	
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	FOURTH APPELLATE DISTRICT	
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2	_	1932	Wilham Campbell	376	_	1465	Lockver (Principal coauthors Assemb
3	-	2315	Royce (Principal coauthor Assemblyman		1800		Members Johnston and Filante)
4	_	1407	Allen) Ray Johnson	377 378	1732 2183	_	O Council Councils and Hauser
5	=	1422	Ellis	379	2100	964	O Connell, Connelly, and Hauser Nielsen, Doolittle, Ray Johnson, Russe
6	_	1441	Petris				Seymour, and Speraw (Coauthors A
7 8	_	1524	Robbins				semblymen Allen, Bradley, Denr
z1	_	1580 1597	Petris Stiern	380	1873		Brown, Jones, Mojonmer, and Volan' Seastrand
		1001				_	ocastrand
9 0 1	_	1605 1642	Rovee	381	2577	_	Hauser, Allen, Bane, Bates, Farr, Fri. zelle, Goggin, Killea Mojonmer, Mol

Ch No	A B No	SB No	Author	Ch No	A B	S B No	Author
342	2575	_	na, Moore, and Maxine Waters (Coauthors Senators Dills, McCorquodale, Rosenthal, and Stiern) Hauser, Areais, Bradles, Bronzan, Willie Brown, Chaeon, Farr, Goggin, Hill, Mojonnier, Molina, Moore, Robinson, and Sebastiani (Coauthors Senators Petris, Montosa, Rosenthal, Sevinour,	426 427 428	2357 2509 2534	=	Molma, Moore, Navlor, Rogers, Sta- tham, Tanner, Tucker, Norman Waters, Wright, and Wyman) (Coauthors Senators Doolntile, Nielsen, Torres, and Vunch) Sher Farr Hughes
383	2594		and Watson) Lancaster	429	2542 2559	_	Peace Costa
384	2714	=	Wyman	431	2603	_	Allen
385	2827	_	McClintock	432	2650	_	McAlister
386 387	3405 3482	_	McClintock Harris	433 434	2656 2707	_	McAlister Vicencia, Bates, Costa, Grav Davis, Flder,
388	3572	_	La Follette	***	2101	_	Katz, and Young
389	3624	_	Areias	435	3003	_	Rogers (Principal coauthors Assembly
390	4040	-	Young				Members Statham and Clute) (Coau
391 392	2354 1872	-	Alatorre Elder				thors Assembly Members Allen, Berge son, Bradley, Felando, Filante, Hauser,
393	2941	_	Clute and Rogers (Coauthor Senator Presicy)				Jones, La Follette, McClintock, Mojon- nier, Moorhead, Navlor, Nolan, Sebas
394 395	1239 2484	Ξ	Seastrand La Follette (Principal coauthor Assem- blyman Wyman) (Coauthors Assembly Members Baker, Clute, Connelly, Gog gin, Roos, Sher, and Stirling)				ham, Sher, Norman Waters, Wright, Wyman, and Young) (Coauthors Sena- tors Dills, Doolattle, Ray Johnson, Marks, Nielsen, Petris, Presley, Rob- bins, Russell, Seymour, and Speraw)
396	2877	_	Connelly	436	3171	_	Seastrand
397 398	2558	_	Harris Baker (Coauthors Senators Doolittle and	437 438	3231 3260	_	Wright Wilhe Brown
0.547	2759	_	Sevinour)	439	3320	_	Bates
399	4030	_	Robinson	440	3772	_	Chacon, Bader Calderon, and La Follette
400	2218	-	Baker	441	3812	_	Stirling
401	3840	_	Mojonnier (Coauthors Assembly Mem- bers Dennis Brown, Cortese, Filante,	442	3830	544	Filante Ed Davis
			La Follette, Nolan, Papan, Sebastiam, Statham, and Wright)	444	3805	-	Robinson (Principal coauthor Senator Presley) (Coauthor Senator Seymour)
402	3291	_	Calderon	445	2536	-	Felando Allen, Chacon, Elder, Floyd,
403 404	224X 3444	_	Moore Bane	i			Hauser, and Mojonnier (Coauthors Senators Alquist, Craven, Ray Johnson,
405	3366	_	Willie Brown				Keene, and Speraw)
406	3200	_	Stirling	446	_	2117	Alquist (Principal counthors Assembly
407 408	2830	_	McCintock			70.	Members Konnyu and Vasconcellos)
409	3327 2741	_	Johnston Isenberg	447	_	794	Senate Committee on Local Government (Senator Marks, Chairman Senators
410	3057	_	Frizzelle (Principal coauthor Senator				Avala, Craven Doolittle, Keene,
411	2573	_	Presler) Cortese				McCorquodale and Vuich) (Principal coauthor Senator Seymour) (Coau
412	3386	_	Farr Bronzan, Moorhead and Peace				thors Senitors Carpenter, Ed Davis,
413	3367	_	Elder				Montova, Vielsen, Presley, Robbins,
414 415	3116 2644	_	Allen Cortese				Speraw, and Stiern) (Coauthors As- sembly Members Baker Bergeson,
416		1443	Robbins				Bradley, Filante, Frazee, Frizzelle,
417	_	1765	Preslev				Herger, Hill, Jones, Leonard, McClin-
418	_	1992	Robbins (Principal coauthors Senators Ed Davis and Marks) (Coauthors Senators	ł			tock, Mojonnier, Navlor, Statham and Wright)
419	2515		Avala, Wilham Campbell, Carpenter, Dills, Vielsen, Presley, and Rosenthali (Countrors Assemblis Members Cha- con Clute, Connelly, Costa, Gray Da- vis, Frlante, Ross Johnson, Katz, Killea, Komnu, McClintock, Moore, O Con- nell Peace, Robinson, Sebastiam, and Wright) Bates	448	1849	_	Assembly Committee on Local Govern- ment (Assembly Member Cortese, Chairman Assembly Members Brad- ley Clute, Farr, Filante, Frazee, Haus- er, Killea and Sebastam) (Principal coauthors Assembly Members Hanni- gan and Leonard) (Coauthors Assem- bly Members Calderon, Condit Coxta,
419	2010 2421	_	lones]			Moore, O Connell, Vicencia, Norman
421	62	_	Papan	1			Waters, and Wyman) (Counthors Senators Montova and Robbans)
422	870	_	McAlister			***	Senators Montova and Robbins)
423	1427	_	Bronzan and Costa (Principal coauthor Senator Vinch)	449 450	1220	2021	William Campbell Floyd
424	1904	_	Seastrand	451	2270	_	McAlister
425	2338	_	Jones (Principal coauthors, Assembly	432	2985	_	McAlister
			MemLers Mountjoy and Roos) (Princi pal coauthor Senator Roberti) (Coau-	453 454	2397 2612	-	Felando Killea
			thors Assembly Members Allen, Areus.	455	3080	_	Leonard
			Berge on, Bradles , Bronzan, Calderon, Costa, Herger Hill, Hughes, Ross John-	436	3188	_	Condit
			Costa, Herger Hill, Hughes, Ross John- son Kellev La Follette, Mojonmer	457 458	3211 3022	_	harr Natur
			SOU ACRES LA FOREITE, STOIONDIET	1 4-26	3/1/2/2	_	Nolan

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459	3416		Connelly	512		1325	Ellis
460	3733	-	1101	513	_	1307	Ray Johnson
461 462	3192 3606	_	Wright Li Follette	514 515	4009	377	Rosenthal Calderon
463	2739	_	Is a ronette Is a borg	516	3143	_	McAlister
464	3455	_	McClintock	517	2661	_	Wright
465	2751	_	Harry	518	2518	-	Tucker
466	2591 2207	_	Seastrand	519	2276	_	McAlister
467 468	1439	_	Mountjoy Fil inte (Coauthor, Senitor Marks)	520 521	1797 1245	_	Willie Brown Elder
469	-	1945	Foran	522	861	_	konnyu
470	2516		Bates	523	4020	_	O Connell
471 472	3144 2601	_	Erizzelk Allen	524 525	2693 2629	_	Farr Bronzan
473	20811	2091	Lockver	526	2602	_	Allen and Fart (Principal coauthor Sena-
474	2796		Calderon				tor keene)
475	2724	_	Mojonnier	527	2255		Mc Alister
476 477	2652 2265	_	Herger Cortese	528 529	3629 3621	_	Leonard Luncaster
478	2417	_	Farr	530	3560	_	Wyman (Coauthor Senator Stiern)
479	2669	_	Sher	531	3550	_	Robert Campbell
480	_	2296	Rosen hal (Princ pil coauthor Senator Al	532	3420	_	Molina
481	2205		quet) Enzee	533 534	3402 3236	_	Felando Elder
452	3757	_	Hughes Allen, Lergeson Robert Camp	535	3190	_	Costa
			bell Johnston O'Connell, and Vascon-	536	3151		Sebastiam Allen Baker, Bergeson Brid-
11.0	34		cellus	1			lev, Felando Filante, Herger, Hill,
453	2450	_	Sher (Principal Soauthor Asse) blyman Wyman) (Principal counthor Senator				Jones Katz, Lancaster, McClintock, Mountjoy Nolan Statham, Wright and
			Eller (CourtLors Assembly Vembers				Wym in (Coauthors Senators Doolittle,
			Bakar Clute Connelly Goggui, La	ļ			Melsen Presley Richardson, Royce,
			Foll tte Margolin Molina Roos, and Stirling: (Coarthor Senator Garamen-	537	2972		Russell Sevinour, and Speraw) Connelly
			di)	538	2295	_	Mc Alister
44	2438	_	Condit	539		1433	Garamendi (Principal coauthor Senator
485	2379	_	Sher	}			Vinch) (Couthors Schilors Dills.
4% 4%	2389	1577	Flord Monto : a				Doolittle Lerov Greene, Ray Johnson McCorquodale, Nielsen, Preslev, Spe
458	_	1583	Monto a				raw and Stiern) (Coauthors Assembly
489	2843		Isenbe g				Members Allen Areias Bergeson, Bradley, Bronzan, Willit Brown Cha-
490 491	_	1481 1489	Vuich Boatwright	Ì			con, Clute, Condit, Costa, Farr, Felan-
492	_	1922	Mirks				do Filante, Frazec, Hauser, Isenberg,
443	2282	-	Me Mister				Johnston Katz, Kelley McClintock,
444 444	3027	_	Nolan Nucleus and John Lea				Mojonmer, Moorhead, O'Connell
446	2535 2977	_	Hughes and Johnston Cortese				Peace, Seastrand Statham Tucker Norm in Waters and Wright)
497		1878	Craven Deddeh Doolittle Bill Greene	540	1153	_	Mc Alister
			Leroy Greene Marks Presley Rosen	541	-	2336	Form
			thal and Spera v (Coauthors Assembly Members Allen Bates Bergeson Brad	542 543	_	1389 1318	Foran Marks
			les, Frazec, K llea Mojonmer Moor	544	3665	_	Mohna
			head, Peace Stirling and Wright)	545	2847	-	Stirling
498	2072	1640	Rovce	546	2760	_	Areas O.C
499 500	2975	1679	Baker Preslev	547 548	3237 2212	_	O Connell Lancaster
501		993	Hart	549	3864	_	Tamer
502		2058	Petris	550	3859	_	McClintock
503 504	_	22]9 2156	Seymont (Principal coauthor Assembly	551 552	3×52 3906	-	Bates Allen
лH	_	£130	man Chacon)	553	3753	_	Robinson
505	_	1586	Vuich (Principal Coauthor Assemblyman	554	3161	_	Papan
506		1602	Jones)	555	3607	_	La Follette
THE	-	1623	Vuich (Principal coauthor Assemblyman Costa) (Coautiors Senators Algust	556	3141	_	Ross Johnson (Coauthor Assemblyman Gray Davis)
			Carp nter, Dill , Garamendi Ras John-	557	2917	_	Wright
			son Maddy McCorquodale Mello.	558	3759	_	Herger
			Nelson, Presle and Stier (Coauthors Assembly Members Bronzan,	559	2422	_	Clute, Norman Waters, Kelley, Areias
			Clute Jones, Kelley, Peace and Nor				Bader, Bronzan, Dennis Brown Con dit Cortese, Farr Hauser Herger, Hill
			man Witers)				Johnston Jones and Peace
507	-	1534	McCorquodale	560		1451	Sevinour
508 509	_	1488 1421	Ellis	561 562	3471 2280	_	Norman Waters
510	_	1412	Craven Craven (Coauthor Senators Deddeh Fo	563	2280	_	Nolan Lancaster
			ran, and Ray Joinson:	564	141	_	Lançaster
511	_	1405	Beverly	565	2383	_	Navlor
			1				

Ch No	A B	SB No	Author	Ch No	A B	5 B №	Author
566	_	1815	Madds				Farr, Filante Goggin, Hannigan Han
567	_	2324	Hart				ser, Havden, Isenberg, Johnston, Kel-
368		1786	Petris				ley, Leonard, Margolin, Molina Navlor,
569	1630	-	Konnyu				O Connell, Peace, Roos, Statham, and
570	2454	-	Klehs	ļ			Wyman) (Coauthors Senators Alquist
571 572	2527 3051	-	Lancaster Goggin (Coauthor Assemblyman Peace)	609		2283	Avala, Deddeh, Doolittle, and Russelli
573	3644	-		003	_	2253	Dills (Principal coauthor Assemblyman
374	3360		Hauser Elder, Bane, Mojonnier, Molina, and Roos				Elder) (Coauthors Senators Beverly and Speraw) (Coauthor Assembly
374	9000	_	(Couthors Senators Carpenter Dills,	1			Member Vicencia)
			McCorquodale, Presley, Rosenthal,	610	2194	_	Alatorre
			Speran, and Torres	611	2106		Inzzelle
373		1359	Garamendi (Principal coauthor Senator	612	3835	_	Flord
			Vuich) (Coauthors Senators Alguist	613	3281	_	Maxine Waters
			Ed Davis, Bill Greene, Leroy Greene,	614	2448	_	Maxine Waters
			Ray Johnson, Keene, Marks, McCor-	615	_	1283	Keene (Coauthor Assemblyman Hauser)
			quodale Mello, Petris, Presley, Rob	616	_	1996	Mello (Principal coauthor Senator
			bins, Resenthal, Stiern, and Watson)				Keene) (Coauthors Senators Alquist
			(Coauthors Assembly Members Agnos,				Carpenter, Dills, Bill Greene, Ray John-
			Allen, Bane, Chacon, Clute, Condit,				son Marks, Petris, Roberti, Rosenthal
			Costa, Grav Davis, Farr, Goggin, Harris,				Speraw, Stiern, Torres, Vuich, and Wat-
			Hauser Hayden Isenberg Jones Katz,	1			son) (Counthors Assembly Members
			Killea, Margolin, Molina, Moore	C17		100=	Agnos, Felando, and Moorheadi
			O Connell, Statham, Maxine Waters,	617	_	1995	Robbins (Principal coauthor Senator Ro
576	3396		and Norman Waters) Hayden	i			berti (Principal coauthors Assembly Members Bane and Katz) (Coauthor
577	3330	1365	Beverly	l			Senator Ed Davis) (Coauthors Assem
578	_	1320	Vuich (Ceauthors Senators Avala, Car	l			bly Members La Follette and Roosi
7117	_	1020	penter Doolittle, Garamendi Bill	618	2623	_	La Follette
			Greene, Ray Johnson, McCorquodale,	619	2347	_	Lewis
			Vielsen Petris, Preslev, Robbins Ro-	620	2398	_	Hughes
			berti and Stiern) (Coauthors Assem	621	2283	_	Killea
			bly Members Allen Bergeson, Bronzan	622	_	1685	Avala
			Wilhe Frown, Chaeon, Clute, Condit.	623	_	1289	Beverly
			Costa, Farr, Filante, Frizzelle, Hauser,	624	_	1487	Ellis
			Herger, Hill, Kelley, McClintock	625	–	1386	Marks
			Mojonnier, Navlor, and Statham)	626	3940	_	Bader
579	_	1406	Beverly	627	2384	_	Bradley Allen, Bane Dennis Brown Cha
580	_	1835	Craven	ļ.			con, Felando, Frazee Frizzelle, Jones
581 582	0248	2197	Rovee				konnyu La Follette, McAlister
583	2348	2189	McAlister Deddeh	1			Mojonmer, Moore, Robinson, Statham Norman Waters Wright, Wyman, and
584	2912	2109	Robert Campbell	ł			Young (Coauthors Senitors Beverly
585	2907	_	Peace and Condit	1			Craven Doolittle, Bill Greene Ray
586	2897	_	kellev				Johnson Presley Russell Seymour
587	2331	_	Cortese	i			Speraw and Stiern)
588	578	_	Isenberg	628	2308	_	Costa
589	2959	_	Harris	629	_	1781	Ellis
590	_	1590	Montova	630	3286	_	Hughes and Vasconcellos
591	_	1788	Petris	631	2659	_	La Follette
592	_	2154	Avala	632	_	1332	Beverly
593	—	2227	Carpenter	633	2321	_	Jones (Principal coauthor Assemblyma)
594	3617	_	Elder				Rogers) (Coauthors Assembly Mem
595	3577	_	Sher	604		1504	bers Seastrand and Wyman)
596	2196	1741	McAlister and Filante	634	2015	1724	Keene
597	_	1541	Russell, Avala, Deddeh, Doolittle, Lerov	635 636	3915 2695	_	Condit Hauser and Statham (Coauthor Senato
			Greene Ray Johnson, Marks, Presley Royce, Seymour, Speraw, and Vuich	1000	2090		keene)
			(Coauthors Assembly Members Allen	637	2411		Lancaster
			Rune Rorgeson Bradles Cortose has	638	2367		Moore
			Bane, Bergeson Bradley, Cortese, Fi- lante Frizzelle Kelley, La Follette	639	3706	_	Moore
			McChitock Mojonmer, Mountjox,	640	3342	_	Mc Alister
			Moorhead Navlor, Nolan Statham	641	3687	_	Norman Waters
			Norman Waters and Wyman)	642	633		McAlister
	_	195	Stiern	643	4032	_	1 clando
598	1914	_	Harns	644	2522	_	Tucker
598 599		1641	Royce	645	2487	_	Jones
599 600	_	_	Robinson	646	3765	_	Condit
599 600 601	2301	1367	keene	647	2373		Herger
599 600 601 602	2301			648	-	1720	McCorquodale (Coauthor Assemblyma
599 600 601 602 603	2301	1462	Preslev				
599 600 601 602 603 604	2301	1462 1662	Bill Greene			1040	Conditi
599 600 601 602 603 604 605	2301	1462 1662 1912	Bill Greene Watson	649	-	1348	Carpenter
599 600 601 602 603 604 605 606		1462 1662	Bill Greene Watson Ellis		2905	1348	Carpenter Norman Waters (Coauthor Senator Gara
599 600 601 602 603 604 605 606 607	3611	1462 1662 1912	Bilt Greene Watson Ellis Papan	649 630		1348 —	Carpenter Norman Waters (Coauthor Senator Garamendi)
599 600 601 602 603 604 605 606		1462 1662 1912	Bill Greene Watson Ellis	649	2905 910	1348 —	Carpenter Norman Waters (Coauthor Senator Gara

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Ch No	A B No	SB No	Author	Ch No	A B	S B No	Author
652	2791	_	Harris	699	_	1773	Rosenthal
653	_	2136	Leroy Greene (Principal coauthor Sena	700 701	_	1870 1885	Rovce Ellis
654	3636	_	tor Roberti) Hannigan and Fauser (Coauthor Senator	702	_	2025	Richardson
70.7	0000		ke-ne)	703	_	2081	Lockver
555	2208	_	T	704	_	2125	Hart
			Roos Maxini Waters, Wyman, and Young (Co uthors Senators Bill	705	2298	1902	Seymour
			Greene, McCorquodale and Speraw)	706 707	2298	_	Condit Clute
556	2234	_	Hauser (Coauth)r Senator Keene)	708	2431	_	Young
557		1881	Stiern	709	2456	_	Lancaster
38	_	1411	Rovee (Principal coauthor Assembly-	710	2548	_	Calderon
559	628	_	woman Moore) McAlister	711 712	2769 2793	_	Cortese Moore and Hughes
60	-	1112	McCorquodale and Marks	713	2819	_	Condit
61	_	1444	William Campbell	714	2914	_	La Follette
62	_	946	Presley Avala Bill Greene, Marks and Russell (Coarthor Assembly Member	715	2940	_	Bergeson
			kelley)	716 717	3084 3174	_	Vasconcellos Seastrand
63	_	1569	Ray Johnson	718	3239		O Connell
64	3622	_	Areus	719	3519	_	Areias
65	_	880	Mello	720	3673	_	Johnston
66	_	1400	Robbins	721	3715	_	Johnston, Baker, Dennis Brown, Corte
67	_	N95	Sevinour (Principal coauthor Assembly- man Young) (Coauthors Senitors Car				Filante, Hill, Konnyu, and Stath (Coauthors Senators Crayen Niels
			nenter Doolit le Buy Johnson Presley				and Seymour)
			Rovce, and Speraw) (Coauthors As	722	3834	_	O Connell
			Roce, and Speray) (Coauthors As sen bly Members Allen, Areias, Brad- ley, Edante Frizzelle, Hauser, Hill	723	3977		Peace
			komyn La Follette Lancaster Sebis-	724 725	_	1232 1264	McCorquodale Robbins
			tiani, and Wyman)	726	_	1394	Robbins (Coauthors Senators Beve
6X	_	2044	McCorquodale and Roberta Principal				Carpenter, Bill Greene, and Rosenth
			coauthor Assemblyman Clute) (Coau	Ì			(Coauthors Assembly Members
			thors Senator Algust, William Camp-	727	_	1427	torre, Felando, and Hughes) Petris
			bell, Carpenter, Deddeh, Dills, Garamendi, Patris, Presley Rosenthal,	728	_	1436	Ray Johnson
			Speraw, Torres, and Watson) (Coau	729		1476	Robbins
			thors Assembly Members Agnos Cha	730	_	1486	Nelsen (Principal coauthor Assemb
			con Cortese, Costa Hauser, Molina, Moore, and Maxine Waters)				man Floyd) (Coauthors Senators Di httle, Leroy Greene, Ray Johns
569	_	950	Petris (Counthors Senators Montova and				Marks, Presley, Royce, Seymour, a
			Watson) (Coauthors Assembly Mem-				Vuich) (Coauthors Assembly Memb
			bers Agnos, Connelly Klehs, and Tuck				Allen, Bane, Bergeson Bradley, Cone
70		1438	er) Craven				Costa, Farr Filante, Herger, La F lette, Mojonnier, Moorhead Mountj
771	_	1762	Deddeh	1			Robinson, Rogers, Sebastiani, Tuck
572	_	2322	Petris				Norman Waters, and Wright)
573	2318	_	Leonard	731	_	1614	Robbins
74	529	_	Elder (Coauthor Assemblyman Friz- zelle)	732 733	_	1738 1747	Robbins Montova
775	2955	_	Stirling	734	_	1804	Mello
76		1139	Dills (Principal roauthor Assemblyman	735	_	1907	Royce
			Leonard)	736	_	1920	Marks
77	2213	-	Lancaster	737	_	1969	Speraw (Counthors Senators Ed Da
78 79	2433 2608	_	Klehs Seastrand				Doolittle, Foran, McCorquodale, Pr lev, Rovce, and Stiern) (Coauthors
M)	2531	_	McChitock	1			sembly Members Armos All
bl.	2950	-	McChutock				Bergeson, Bradley, Filante, Haus
182	3002	_	Rogers	1			Isenberg, Molina, Sher, Statham, a
83 84	3092 3094	_	Elder Flder	738	_	1971	Wyman) Nelsen
N5	3229	_	Mc Alister	739	_	2042	Montova, McCorquodale, and Robe
146	3384	_	Farr)			(Coauthors Senators Algust, Carp.
147	3875	_	Filante (Principal coauthors Assembly	1			ter, Deddeh, Dills, Doolittle, Garaine
88	_	1311	Members Hawer and Sebistiana) Ray Johnson				di, Ray Johnson, Petris, Presl Rosenthal, Speraw, Torres, Vinch a
169 169	_	1312	Ray Johnson (Co. uthor Assembly woman				Walson) (Coauthors Assembly Me
			Moorhead)	1			Walson) (Coauthors Assembly Me bers Agnos, Chacon Condit, Corte
((1)	_	1317	Marks				Costa, Hauser Katz Mohna Moo
91 92	_	1322	Marks Marks	740		2046	Moorhead, and Maxine Waters)
93 93	_	1435	Ray Johnson	140	_	2040	Senate Select Committee on Small Bruess Enterprises (Senators Robe
94	_	1459	Bill Greene				(Charman), Stiern (Vice Chairma
9 5	_	1503	McCorquodale	1			Avala, McCorquodale, and Montos
96 97	_	1647	Richardson				(Coanthors Senators Algust Carpe
7 1	_	1649 1751	Stiern Montova	1			ter Deddeh, Dills, Garainendi, Peti Presley, Rosenthal Speraw, a
94	_						

<u>\0</u>	A B No	SB No	Author	Ch No	A B No	S B	Author
		-	Torres) (Coauthors Assembly Meinbers Agnos, Chacon, Cortese, Hauser, Katz Molina, Moore, and Maxine Wa-	793 794	2722 2755	=	Moore (Coauthor Senator Dills) Sher (Principal coauthor Assemblyman Willia Brown)
		***-	ters)	795	2804	_	Willie Brown) Norman Waters (Coauthor Senator Ra
741 742	_	2095 2174	Lockver Roberti	796	3314	_	Johnson) Moore
743		2225	Foran and Rosenthal	797	3870	_	McChntock
744	-	2288	Seymour	798		1408	Ray Johnson
745 746	3635 3768	_	Hanngan Elder	799 800	=	1564 1669	Ray Johnson Ellis (Principal coauthor Senator Keene
747	3465		Mohna				Principal coauthors Assembly Men
748 749	_	1686 1776	Ayala Elhs	1			bers Bates and Felando) (Coauthor Senators Craven Deddeh Dills, Bi
750	3574	_	La Follette				Greene, Lerov Greene, Marks, McCor
751	2869	_	Mountjoy (Principal coauthor Senator Montova) (Coauthors Assembly Mein	İ			quodale Nielsen, Petris, Preslev Rol bins, Rosenthal, Seymour, Speraw, an
			bers Bergeson, Bradley, Frazee, Friz-				Watson; (Coauthors Assembly Mem
			zelle, La Follette, Lancaster,				bers Bergeson, Bradley, Chacon, Clute
			Mojonn er. Navlor, Nolan, and Wright) (Coauthors Senators Doolittle, Rav				Condit. Cortese, Grav Davis, Filante Hauser, Hill, Katz, La Follette, Margo
			Johnson, Rovce and Russell)				lm, McClintock, Mojonnier, Molin, O Connell Peace, Tucker, Vasconce
752 753	3530 3434	_	Frizzelle Havden Agnos, Alatorre, Bane, Bates,	Ì			O Connell Peace, Tucker, Vasconce los, Maxine Waters and Wright)
	0101	_	Bronzan, Calderon, Clute, Costa, Grav	801	_	1845	Seymour
			Davis Farr, Hannigan Margolin, Moh	802 803	_	2222 2270	Keene
			na and Moorhead (Coauthors Senators Dills, Garamendi, Petris, Rosenthal,	804	_	2276	Marks Watson and Presley
 .	aron.		and Torres)	805	2192		Nolan, Biker, Clute, Li Follette, Shei
754 755	3599 3614	_	Moorhead Nol m, Katz, and O Connell Elder	1			Norman Waters, and Wright (Principal coauthor Assemblyman Condit) (Principal
756	2756	_	Peace (Principal coauthor Assemblyman				cipal coauthor Senator Doolittle
757	2275		Nolan) Peace	806		1653	(Coauthor Senator Torres) Leroy Greene
758	2768	_	Cortese	807	3018	1000	Klehs
759	2983	_	McAlister	808	3059	_	Killea
760 761	1047 3714	_	Bader Johnston	809 810	3068 3083	_	Vasconcellos Alatorre
762	3103	-	Condit and Areias	811	3095	_	Cortese and Sher
763 764	3067	1778	Fllis Hughes	812 813	3106 3107	_	Stirling Stirling
765	2033	_	Connelly	814	3193		Hayden, Agnos Alatorre Bites, Chacor
766 767	294	1142	Filante, Bradley, and Fel indo Speraw	ļ			Hannigan, Hauser Hughes, Kleh: Moore Moorhead, O'Connell, Peace
768	_	1521	Petris and Marks				Sher, and Maxine Waters (Coauthor
769 770	_	1551 1393	Watson Dills				Senators Dills Bill Greene, Lero Greene, Lockver, McCorquodale, Mor
771	=	1697	Ray Johnson				tova, Rosenthal and Watson)
772	_	1782	Alguist (Coauthor Assemblyman Katz)	815	_	1468	Robbins
773	_	1963	Bill Greene (Counthor Assemblyman Me Alister)	816	_	2203	Montova Carpenter, Robbins, and Roberti
774	_	2028	Dills	817	3387	-	Farr
775 776	_	2220 2259	Keene Marks	818 819	3202 3205	_	Bader Bader
777		2260	Marks	820	3245		Statham
778 779	621 1567	-	klehs Grav Davis	821	3254	_	Isenberg, Leonard, and Moorhe id (Coai thor Senator Avala)
780	3117	_	Allen	822	3294	_	O Connell
781 782	3666	1537	Mohna Russell	823 824	3374 3408		Stirling McClintock
783	_	1964	Bill Gree ie	825	3473	=	Harris
784	3478	_	Wyman and McAhster	826	3568	_	Frizelle
785 786	2605	1554	Allen Ellis	827 828	3639 3698	_	Floyd Calderon
787	3909	_	Gray Davis (Principal coauthors Assem-	829	3823	_	Filante
			Ormonyl gouther Senter Lore	830 831	3929	- 355	Hughes Nielsen
			(Principal coauthor Senator Lerov Greene) (Coauthors Assembly Mem-	832	_	1338	Deddeh
			bers Agnos, Alatorre, Bane, Bates,	833	-	1485	Speraw Pours
			Clute, Condit, Goggin, Havden, Hughes, Molina Peace, and Tucker)	834 835	_	1606 1726	Rovce Keene
			(Counhors Senators Boatwright,	836	_	1905	Petris
788	744	_	McCorquodale, Petris, and Rosenthali Lancaster	837	-	2036	Carpenter (Principal coauthors Senato Craven, Lockver, Maddy and Robert
789	2242	_	Vicencia	1			(Principal coanthors Assembly Mer
	2447	_	Maxine Waters	838		2098	bers Agnos, Cortese Jones and Kille. Boatwright
790 791	2640	_	Mountios				

Ch	=	5 B	 _	l CL	1 D	Ç D	
\o	1 B 10	70 2 B	Author	Ch No	A B	S B No	Author
840	_	2303	Rosenthal (Princ pal coauthor Senator Al-				mendi)
841		2308	quist) Watso i	904 905	3598	_	Moorhead
842	_	989	Garamendi (C sauthor Assemblyman	906	3874 3971	_	Filante Peace
012	_	3.0	Norman Wate s)	907	0311	430	Carpenter
843		2067	Avala	908	_	956	Dills
844 845	526 815	_	Farr Costa	909	_	1044	Lockver
846	839	=	Cortese	910	_	1396	Stiern (Coauthors Assembly Members Rogers and Wyman)
847	1244	_	Elder	911	_	2162	McCorquodale
848	1301	_	Johnston	912	_	2228	Craven
849	1498	_	Killea	913	2372	_	Herger
830 851	1618 2204		Clute Kelles	914 915	2378 2571	_	Wright Maxine Waters
852	2228	_	Felando	916	2865	=	McAlister (Principal coauthor Assembly
853	2229	_	Felanc'o (Coauthor Senator Marks)				man Young)
854	2236	-	loung	917	2883	_	Lancaster
855 856	2349 2396	_	Mc Alister Rogers	918	3056	_	Frizzelle
857	2477		Robinson (Principal coauthor Assembly	920	3089 3110	_	Harris Navlor
-			man Mountjoy)	921	3131	_	Vicencia
858	2539	-	Cortese	922	3267	_	Papan
859	2544	_	Bader (Principal coauthor Assemblyman	923	3514	_	Killea
860	2585	_	Areias) Bane	924 925	3810 3954	_	Stirling Filante
861	2595	_	Stirling	926	-	1816	Maddy
862	2597	_	Moore	927	-	1872	Beverly
863	2633	_	Alutorie	928	-	2077	Ray Johnson
864 865	2654 2674	=	Leonard Agnos and Leonard (Coauthor Senator	929	2432	2096	Lockver Klehs
	2011		Watson)	931	2525	=	Lancaster
866	2692	_	Cortese	932	2749	_	Elder
867 868	2712 2724	_	Bates (Coauthor Senator Rovce) Bane	933 934	3797	_	Costa
869	2744	_	Margo ⁱ in	935	3884 3178	_	Molma Kelles
870	2780	-	Clute	936	2211	_	Lancaster
871	2788		Cortes	937	2309		Stirling
872 873	2922 2927	_	Bradles Robinson	938 939	2380 4044	_	Hannigan
874	2954	_	Stirling	303	4044	_	Norman Waters, Willie Brown, Isenberg, Condit, Areias, Clute, Connelly, Cor-
875	2969	_	Connelly				tese, Costa, Farr, Hauser, McAlister,
876	2984	-	Mc Alister	0.00			and Moorhead
877 878	2988 3101	_	Connelly (Coanthor Senator Leroy	940 941	_	961 1021	Ray Johnson Montova
111.7	0101		Greene)	942	=	1727	Keene
879	3105		Stirling	943	-	1837	Montova
880 881	3142	_	Tucker	944	_	2045	McCorquodale, Beverly, and Dills (Coau-
882	3180 3295	_	Baker O Connell				thors Assembly Members Alatorre, Dennis Brown, Elder, Vicencia, and
883	3403	_	Felando				Young)
884	3417	_	Bradles	945	_	2093	Lockver
885 886	3800		Cortese	946	2345	_	Hannigan
887	4042 4051	_	Bane Rogers	947 948	2347 2549	_	McAlister Costa
888	-	392	Dills	949	2551	_	Assembly Committee on Economic De-
889	_	1430	Petris (Principal coauthors Senators Bill Greene, Mello, and Roberth) (Principal coauthor Asse inblyman Bates) (Coau- thors Senators Lockver, Rosenthal, Speraw, Torrec, and Watson)				velopment and New Technologies (As sembly Members Farr (Chairman), Bader, Baker, Clute, Frazee, Hauser, and Killea) (Principal coauthor Sena- tor Doohttle) (Coauthors Assembly
890 891	_	1514 1664	Dills Marks (Principal coauthor Senator Doo- little)				Members Alatorre, Areias, Condit Cor- tese, Gray Dayis, Katz, Kelley, Konnyu, Molina, Moorhead, O Connell, and Nor
892	2290	_	McAlister				man Waters) (Coauthors Senators Bill
H93	2445		Farr .				Greene, Keene, McCorquodale Petris,
894 895	2475 2566	-	Konnyu Areus				Presley, Richardson, Robbins, Seymour
896	2578	_	Roos	950	2576	_	Speraw, and Stiern) Kelley
N97	2960	_	Frazee Mojonmer, Elder, Killea Stirling,	951	2606	_	O Connell
			and Wright (Coauthors Senators Cra-	952	2858	_	Maxine Waters
HQR	3250		ven and Dedd@h)	953	2926	_	Robinson
899	3343	_	Mc Abster Katz	954 955	2937 3006	_	Margolm Tucker
900	3352	_	Katz	956	3036	_	Costa
901	3436	_	Wright	957	3163	-	Lancaster
902 903	3449	_	Coggin	958	3168	_	Nolan
ank)	3469	_	Norman Waters (Coauthor Senator Gara-	959	3362	_	Moore
			'				

Ch No	A B	S B	Author	Ch No	A B No	SB No	Author
960	3513		Killea	1020	3248		Katz and Leonard (Principal coauthor
961	3545	_	Baker	1020	0240	_	Senator Ray Johnson) (Coauthors As-
962	3663	_	Molma				seinbly Meinbers Agnos, Allen, Berge-
963	3675	_	Johnston (Principal coauthor Assembly-				son, Bradley, Dennis Brown, Chacon,
004	000		man Isenberg)				Clute, Condit, Costa, Filante, Hauser,
964 965	3967 4036	-	Fart Kelles				Herger, Johnston, La Follette, McAlis ter, Mojonnier, Mountjoy, Navior,
966	4000	885	Marks				O Connell, Peace, Seastrand, Sher, Sta
967	_	1733	Rosenthal				tham, Norman Waters, Wright, and
968	_	1975	Hart				Young) (Coauthors Senators Carpen-
969	_	2111	Marks				ter, Deddeh, Doohtte, Leroy Greene,
970 971	2279	2135	Boatwright Mojonnier (Princip II coauthor Assembly-				McCorquodale, Marks, Petris, Robbins, Seymour, Speraw, and Torres)
			man Stirling)	1021	3268	_	Vicencia
972	2368	_	Moore and Hughes	1022	3289	_	Calderon
973	2412	_	Kelley and Norman Waters	1023	3293 3331	_	Clute
974 975	2705 2734	_	Vicencia McAlister (Principal coauthor Assembly	1024 1025	3419	_	Johnston Molma
510	2.01		man Lancaster)	1026	3429	_	Bane
976	2778	_	Bradlev	1027	3505		Costa (Principal coauthor Assemblyman
977	2947	_	Bane (Principal coauthor Senator Rob-	1000	00		Filante)
978	2952	_	bins) Elder	1028 1029	3570 3661	_	Dennis Brown Filante
979	2978	_	Bane	1030	3885	_	Molina
980	3052	_	Sher	1031	3924	==	McClintock
981 982	3058 3905	_	Killea W L.	1032 1033	_	1482 1582	Lockver
983	4046	_	Wright Maxine Waters (Coauthor Senator Wil	10055	_	1352	Rosenthal (Principal coauthor Assembly man Connelly) (Coauthors Senators
			liain Campbell)				McCorquodale and Watson) (Coau
984	_	1473	Boatwright				thors Assembly Members Alatorre
985 986	_	1785 2278	Robbins Preslev				Bane, Bates, Clute, Condat, Farr, Fe lando, Hannigan, Hauser, Hughes
947	2497	2210	Allen (Principal coauthor Senator	l .			Molina, Moore, Tucker, and Maxino
J.,,	_10.		Torres' (Counthors Assembly Mem-	i			Waters)
			bers Bradley, Bronzan, Costa, Filante	1034		1629	Petris
			Frazee Margolin, Molina, Moore,	1035	3066	_	Havden, Agnos Alatorre, Calderon, Cha- con, Costa, Farr, Filante, Goggin, Isen
			Moorhead, Mojonnier, Sebastiani, and Wyman) (Coauthors Senators Avala,	l			berg, Margolin, Moore, and Peace
			Ray Johnson, Presley, Petris, Rosenthal,				(Coauthors Senators Beverly, Petris
			and Stiern)				Presley, Rosenthal Torres, and Wat
988 989	2520 2987	_	Hannigan McAlister	1036	3246		son) Norman Waters
990	3060	_	Killea	1037	3263	_	Bane
991	3272	_	Robert Cumpbell	1038	3565	_	Sher and Farr
992	3655	-	Clute (Principal coauthors Assembly	1039	. 	2139	Lerov Greene
			Members Norman Waters, Cortese Kellev, and Rogers)	1040 1041	511 2668	_	Hannigan Norman Waters, Johnston, Condit, Bron
993	3953	_	Mountjoy	1041	2000	_	zan, Agnos, Areias, Clute Cortese
994	1981	_	Flovd				Costa, Hannigan, Hauser, Isenberg
995	2201	_	Kelley (Coauthors Senators Garamendi,	ŀ			Kelley, Mojonnier, Peace, Robinson
996	2305	_	Presley Stiern, and Vinch) Mojonmer	1042	2884	_	Wright, and Young Hannigan
997	2361	_	Maxine Waters	1043	3650	_	Hauser
998	2787	_	Cortese	1044	3668	_	Robert Campbell and Felando
999	2801	_	O Connell	1045	3703	-	Vasconcellos (Coauthor Senator Alguist
1000 1001	2885	571	Stathan Dills	1046 1047	3821 3910	_	Filante Wright
1002	_	709	Montova	1048	0310	160	Foran
1003	_	733	Dills and Foran	1049	_	1531	Watson (Coauthor Assemblyman Hau
1004		1550	Keene Madahan	1050		1010	Ser) Penda
1005 1006	770 1166	_	Mc Alistei Mc Alistei	1050 1051	_	1916 1966	Presley Speraw (Coauthors Senators Ed Davi
1007	1681	_	Wright Allen, Bergeson La Follette, and	1		1,500	Doolittle, Foran McCorquodale, Pres
			Mojon ner	ļ			lev. Rovee, and Stiern) (Coauthors, As
1008	2002 2038	-	Alatorre				sembly Members Agnos, Aller Bergeson, Bradley Filante, Hauser
100 9 1010	2890	_	Cortese Young				Isenberg, McChntock Sher, and Sta
1011	2481	_	Connelly Baker, Clute Goggin, La Fol-	1			(ham)
			lette, Roos, Sher, Stirling and Wyman	1052	2775	_	Bane
1012 1013	2634 2637	_	Alatorre Kellev	1053	3054 3074	_	Maxine Waters Wright
1013	2893	Ξ	O Connell	1055	3375	_	Wright
	2916	_	Wright	1056	3674	_	Johnston (Principal coauthor Assembly
1015	3008	_	Grav Dagis Harris	1057	9717		man Isenberg) Johnston
1016	20		LLIFTIS	1 1057	3711	_	ROBUSTON
1016 1017	3085 3115	_			3863	_	
1016	3085 3115 3173	Ξ	Wyman Seastrand	1058 1059	3883	1319	Mohna and Bane Marks

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Ch	Ą B	5 B		Ch	AΒ	SB	
_\0	\ 0	\ 0	Author	10	10	_\0	Author
1060	_	1492	Dedčeh	1117	3551	_	Mountios
1061	_	1595	Boatwright	1118	3892	_	Felando
1062	_	1770	McCorquodale	1119	-	780	Rovce
1063	1663		Elder	1120	_	795	Richardson
1064	_	1875	Robbins	1121	_	1306	Preslev
1065	_	2099	McCorquodale	1122	_	1449	Robbins
1066	_	2102	Dills	1123		1621	Torres
1067		2179	Torres and Rosenthal (Coauthors Assem-	1124	_	1736	Deddeh (Principal coauthor Assembly-
			bly Members Wilhe Brown and Gray				woman Killea)
			Davis)	1125		1997	Mello
1068	2047		Condit	1126	_	2216	Keene (Coauthor Assemblyman Felan-
1069	2376	_	Patr				do)
1070	2867	_	Hauser	1127	2350	_	Navlor and McAlister
1071	3114	_	Harris	1128	2556	-	Harris Allen
1072 1073	3164 3333	_	Hauser and Moorhead Johnston	1129 1130	3118 3789	_	Seastrand, Bates, Farr, and Harris (Coau-
1074	3382	_	Farr	1150	2109		thor Senator Petris)
1075	3557	_	Mojonnier	1131	3825	_	Filante
1076	3579	_	Leonard	1132	3945	_	Farr
1077	3585		Rogers	1133	0040	50	Preslev
1078	3619	_	Roos Nolan, Agnos, Alatorre Bradley.	1134	_	190	Watson
******	3010		Clute, Costa, Grav Davis, and Molma	1135	_	720	Dills
			(Coauthors Senators Garamends, Pet	1136	_	1016	Montova
			ris, Robbins, 'sevinour, and Terres)	1137	_	1336	Seymour
1079	3756	_	Hughes	1138	_	1376	Ray Johnson
1080		2137	Leroy Greene	1139	_	1380	Ellis (Coauthors Assembly Members
1081	_	2207	Maddy (Coaut for Assemblyman Sea				Young, (lute, and Lancaster)
			strand)	1140	_	1401	Carpenter Bill Greene
1082	1346	_	Isenberg Connelly Moorhead, and Nor	1141	_	1510	Bill Greene
			man Waters (Principal coauthor Sena-	1142	_	1522	Alquist
			tor Doohttle) (Coauthors Senators	1143	_	1526	Rovce and Beverly
			Caramendi ai d Ray Johnson)	1144	-	1572	Crayen
1083	2452	_	Maxine Waters	1145	-	1601	Maddy
1084	2540	_	McAlister	1146	_	1734	Robbins
1085	2811	_	Norm in Waters	1147	_	1752	Boatwright
1086 1087	2849 2943	_	Maxine Waters	1148	_	1771	McCorquodale and Robbins (Coauthors Assembly Members Felando and Hau-
1088	2943 2989	_	Bates Bates, Felando, and O Connell				ser)
1089	3422		Molina (Coauthor Senator Roberti)	1149		1796	Rosenthal (Coauthor Assemblyman
1090	0444	1418	Ed Davis	1143		1130	Roos)
1091	_	1787	Petris Alquist, Boatwright, and Lockver	1150	_	1799	Preslev
11101		,	(Counthors Assembly Members Bates,	1151	_	1853	Torres (Coauthors Assembly Members
			Robert Camabell, Harris Isenberg,				Farr and Hughes)
			Klehs, and McAlister)	1152	_	1904	Maddy and Vuich (Coauthors Assembly
1092	_	1933	William Campbell				Members Bronzan Costa, and Jones)
1093		1978	Robbins (Principal coauthor Senator Ro-	1153	_	1998	Preslev
			berti) (Principal coauthor Assembly-	1154	_	2014	Vuich
			woman La Follette)	1155	_	2185	Ray Johnson McCorquodale
1094	1609	_	Norm in Waters	1156	_	2277	McCorquodale
1095	2537	_	Felando	1157	_	2279	Bill Greene and Lockver
1096	2822	_	Robin on	1158	_	2286	Seymour
1097	3385	_	Farr	1159	_	2301	Rosenthal, McCorquodale, Petris, and
1098	3555	_	Costa				Watson (Principal counthor Assembly-
1099	3499	_	Varion				man Connelly) (Coauthors Assembly
1100	4026	_	Condit (Countries Senator McCor-				Members Agnos, Alatorre, Bane, Farr
1101		856	quodale)				Hauser, Hayden, Hughes, Moore, and Maxine Waters)
1101	_	000	Walson (Princy all counthor Assembly man Chacon)	1160		2292	William Campbell (Principal coauthor
1102		2109	Marks	11100	-	4434	Senator Montova)
1102	2490	2109	Agnos	1161	3227	_	Molina
1104	2836	_	Lewis	1162	3270		Robert Campbell
1105	2873	_	Papan	1163	3664	_	Mohna
1106	3356	_	Floyd, Alatorre Condit Felando, Konnyu,	1164	3741	_	Bradley
			Statham, Tuel er and Vicencia	1165	3762		Wyman (Coauthors Senators Richardson
1107	3820	_	Papan				and Stiern)
1108	_	608	Sperau	1166	-	2047	Senate Select Committee on Small Busi-
1109	_	666	Presies and Doo ittle				ness Enterprises (Senators Roberti
1110	_	1334	Ellis				(Chairman), Stiern (Vice Chairman)
1111	_	1455	Marks and Vuich				Avala, Wilham Campbell, McCor-
1112	_	1625	Presle (Coauther Assemblyman Kelley)				quodale, and Montova) (Coauthors As-
1113	_	1660	Montova (Coauthors Assembly Members				sembly Members Agnos Chacon
			Bader Chaco i Grav Davis La Fol				Cortese, Molma Moore, and Maxine
1114		1040	lette, Lewis, Vountjoy, and Papan)	110		1000	Waters)
1114 1115	_	1840 1896	Foran Poten	1167	_	1602	Ellis (Coauthors Assembly Members Cha
1116	2832	1090	Petris Leonard and Fill (Coauthor Senator	1168	1716		con and Mojonnier) Filante (Principal coauthor Assembly-
1110	202	_	Presiev)	1100	1710	_	man Bronzan)

Ch No	A B	5 B	Author	Ch No	A B	S B	Author
1169	1991		Tumer	1211		2164	Bill Greene
1170	2702	_	Gray Davis (Principal coauthors Assem-	1212	_	970	Richardson
			Gray Davis (Principal coauthors Assem- bly Members Vicencia and Klehs)	1213	_	1079	Lerov Greene and Sevinour
			(Coauthors Assembly Members Bane,	1214		1257	keene
			Chacon Cortese Costa, Farr, Hanni-	1215	_	1611	Mello
			McClintock Molina Moore Panan	1216	_	1627	Robbins (Principal coauthor Assembly- man McAlister)
			gan, Hayden, Katz, La Follette, McClintock, Molina, Moore, Papan, Sebastam, Statham, Tucker, and Max me Waters) (Coauthors Senators Dills,	1217	_	1663	Marks and Keene (Coauthor Assembly man Filante)
			Bill Greene, Leroy Greene Keene,	1218	_	1667	Rosenthal
			Marks Petris, Presley, Rosenthal,	1219	_	1672	Sevinour (Coauthor Assemblyman Hill)
1171	2979		Rovee Stiern, Torres, and Watson) Molina	1220 1221	_	1694 1763	Vuich Alguist
1172	3087	_	Hughes	1222	_	1806	Garamendi (Principal coauthors Assem-
1173	3113	_	Condit, Alatorre, Bane, Bergeson, Bron				bly Members Connelly and Norman
			zan, Robert Campbell, Chacon, Costa,				Waters) (Counthors Senators Ray
			Gray Dayis, Felando, Frizzelle, Goggin,				Johnson, Petris, Presley, Rosenthal, and
			Hauser Herger La Follette, Margolin, Molina, Moore, Moorhead, Navlor, Pa				Stiern) (Coauthors Assembly Mem- bers Wilhe Brown, Isenberg, Chacon,
			pan, Robinson Roos, Maxine Waters,				Farr, Filante, Goggin, Hannigan, John-
			Norman Waters, Wright, and Young				ston, Moore, and Sebastiam)
			(Coauthors Senators Boatwright Crav-	1223	_	1930	William Campbell
			en Garamendi, Rav Johnson, Keene Marks, McCorquodale, Robbins, Rosen	1224 1225	838 862	_	Cortese (Coauthor Senator Nielsen) Konnyu
			thal, Royce, Seymour, Torres, Vuich,	1226	1073	_	Cortese (Coauthors Assembly Members
			and Watson)		10.0		konnyu and McAlister) (Coauthor
1174	3158	_	Bradley				Senator Alguist)
1175 1176	3336 3716		Margolm Johnston (Coauthor Senator Garamendi)	1227 1228	2284 2285	_	Killea (Coanthor Senator Petris)
1177	3654	=	Calderon	1229	2363	_	Farr (Principal coauthor Senator Dills)
1178	3775	_	Chacon	1230	2434	_	O Connell
1179	3853	-	Baker	1231	2465	_	Chacon (Principal coauthor Assembly
1180 1181	3878 3891	_	Filante	1232	2511		Member Peace)
11.41	3131	_	Margolin Principal coauthors Assembly Members Gray Davis and Bane) (Prin-	1232	2852	_	Lancaster Margolin (Principal coauthor Senator
			cipal coauthor Senator Rosenthal)				Wilham Campbell)
			(Counthors Assembly Members Agnos,	1234	2948	_	Johnston
			Alatorre Costa Filante, Goggin, Hanni- gan, Hauser, Havden, Isenberg, Klehs,	1235 1236	3081 3125	_	Robinson Wyman (Coauthor Senator Russell)
			McAlist r. McClintock, Mojonnier,	1237	3132	_	Molma
			Molma, Nolan, Peace, Robinson, Roos,	1238	3201	_	Elder
1182	3930		Sher, Statham, and Wright) Havden	1239	3279	_	Filante (Principal coauthors Senators
1183	3930	986	McCorquedale				Garamendi, Doohttle, and Ray John- son) (Coauthors Assembly Members
1184	_	1549	Rosenthal (Coauthor Assemblyman				Norman Waters, Navlor, Sebastiani, and
1107		1740	Leonard)		2000		Statham)
1185 1186	_	1749 1794	Montova Seymour (Principal coauthor Senator	1240	3309	_	Costa, Alatorre, Bates, Robert Campbell Clute, Condit, Goggin, Hauser, Isen-
		1131	Boatwright)				berg, Katz, Mohna, Peace, Sher, Nor-
1187	_	2166	Russell				man Waters, and Wright (Coauthors
1188 1189	479	2231	Reene Hauser (Principal coauthor Senator	ł			Senators Garamendi, Mello, Preslev,
1105	413	_	Hauser (Principal coauthor Senator Keene)	1241	3391	_	Rosenthal and Torres) Moore and Allen
1190	2981	_	Mohna	1242	43		Mountjov
1191	3210	-	Larr	1243	2277	-	Connelly (Coauthor Senator Bill Greene)
1192 1193	3296 3546	_	Clute Bane	1244 1245	_	1615 2144	Petris Montova
1194	3625	_	Areas	1246	2703	-144	Sher and Vicencia (Coauthor Senator
1195	3886		Molma and Moorhead	ĺ			Rovce)
1196	-	995	Robbins	1247	_	972	Mello (Coauthor Assemblyman Areas)
1197 1198	521 2505	_	Young Vicencia	1248 1249	_	1123 1251	Watson Marks
1199	2613	_	Bronzan	1250	_	1335	Carpenter and Leroy Greene
1200	2851	_	Mc Ahster	1251	_	1543	Hart (Coauthor Assemblyman Hauser)
1201 1202	312N 3453	_	Leonard	1252 1253	_	1838 1843	Montova Manus
1202	34(3-)		Moore (P meipal coauthor Schator Sev- mour) (Coauthors Assembly Members	1253	_	1849	Alquist Rovce
			Bates, La Follette Margolm, and Sher)	1255	_	1923	Carpenter
1203	3464	_	Mohna	1256	_	2051	Keene (Coauthor Assemblyman Hauser)
1204 1205	3777 3833	_	Chacon O Connell	1257 1258	_	2168 2200	Poran Hart
1206	3439	_	Rogers, Filante, Wyman, Navlor and Fe-	1259	=	487	Bill Greene
			Lindo	1260	_	2242	Sevinour
1207 1208	_	235 1567	Lockver Bay Johnson and Nielsen	1261 1262	401 517	_	Hannigan Filante
1209	=	1677	Maddy	1263	1763	_	Maxine Waters (Coauthor Senator Bill
1210	-	1728	Dills				Greene)

1264 2307	1319 — 2332 Keene and Torres 1320 — 1493 Deddeh 1321 2206 — Frazee and Bergeson (Principal coauthor Senator Speraw) 1322 — 850 Senate Committee on Insurance, Claim and Corporations (Senator Robbin Chairman Senators Deddeh, Doubtill Ed Davis and Keene) (Principal coauthor Senators Madds, Mello Presle and Vinch) (Principal coauthor A semblisman McAlister) (Coauthor Senators Carpenter, Ray Johnson, Mor
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	1327 2381 — Mojonnier
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1294 3933 — Bates and Connelly (Coa	1329 3873 — Lancaster author Senator 1330 3921 — Bradley
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1298 — 2055 McCorquodale	Davis and Chacon)
1299 — 2071 Beverly 1300 — 2130 McCorquodale	1334 — 1783 Robbins 1335 — 1891 Beverly
1300 — 2130 McCorquodale 1301 — 2143 Keene (Coauthor Assembl	
1302 — 2157 Seymour	Maddy)
1303 — 2158 Sevmour	1337 3253 — Costa
1304 — 2238 Garamendi 1305 2776 — Costa (Coauthor Senator S	1338 — 2215 Keene Stiern) 1339 — 1533 Robbins
1306 3638 — Floyd	1340 2765 — Sher
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1308 3659 — Isenberg 1309 3747 — Bates	1342
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	nator Maddy) 1345 2410 — Young
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1312 — 2140 Leroy Greene	1349 3153 Bronzan
1313 — 2163 Bill Creene 1314 — 2321 Mark, (Princip, Leoauthor	1350 — 1813 Dills Assemblyman 1351 — 1530 Robbins
1314 — 2321 Mark, (Principal coauthor Fair)	1352 — 2035 Carpenter (Principal counthors Schator
1315 2466 — Chaeon, Bates Cortese,	, Griv Davis, Craven, Lockver, Maddy and Roberti
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361		1879	Keene	1404	3021		Margolin, Agnos, Alatorre, Allen, Ban
362	_	1559	Rovee				Culderon, Harris, Havden, Hughes, K
363	_	973	Nelsen (Principal coauthor Senator	ĺ			lea, Klehs, Mojonnier, Moorhea
			Keene) (Coauthors Senators Doolittle,	l			O Connell, Roos, and Sher (Coauthor
			Rovce, Russell, and Speraw) (Coan-				Senators Lerov Greene, McCo
			thors Assemblymen Allen, Bergeson,	1405		0051	quodale, Petris, and Rosenthal)
			Bradley, Dennis Brown, Filante, Nav-	1405	3773	2251	Lockyer
364	3778		lor, No an, Rogers, and Wright) Chacon	1406	3/13	_	Chacon, Bader, Calderon, Grav Davis, at
365	3/10	2112	Nelsen				La Follette (Principal coauthor Sentor McCorquodale) (Coauthors Sen
366	3748	2112	Bates	ł			tors Avala and Preslev)
367	U. K.	2160	Garamendi	1407	3881	_	Filante
368	3435		Margolin	1406	3527		Calderon
369	3544	_	McAlister	1409	_	2202	Avala and Richardson (Coauthor Asser
370	2708	_	Vicencia Allen, Bane, Bronzan, Chaeon,				blyman Leonard)
			Clute, Condit, Costa, Grav Davis, Farr,	1410	3935	_	Farr
			Hauser Herger, Hughes, McClintock,	1411	3735		Hill
			Mojonmer, Mohna, Statham, Wyman,	1412		1989	Avala
			and Young (Coauthors Senators Car-	1413	_	1766	Presles
			penter, Ray Johnson, Mello, Presley,	1414	-	2248	Seymour P
371		2252	Torres, and Rovee)	1415	2253	_	Hauser, Allen, Bane, Bergeson, Bradle
31 I	_	2252	Marks (Coauthor Assemblywoman Hughes)	l			Condit, Costa, Filante, McAlist Mojonnier Molina Statham, Norm
372	630		Mc Alister				Waters and Young (Coauthors Ser
373	1247	_	Flder				Waters, and Young (Coauthors Ser tors Dills, Leroy Greene, Presh
374	1275	_	McAlister				Royce, Seymour, Speraw, Stiern, at
375	1539	_	Maxine Waters	ĺ			Torres)
376	2878	-	Connelly	1416	_	1477	Ed Davis
377	2646	_	McAlister (Principal coauthor Senator	1417	3509	-	Condit Allen, Dennis Brown, Filan
070	0424		Bill Greener	ì			Hauser, Herger, Ross Johnson, Konny
378	2424	1700	Stirling				Molma, Peace, and Statham (Princip
379 380	3219	1508	Craven Tanner				coauthor Assemblyman Wyma
381	3219	1739	Robbins				(Coauthors Senators Bill Greene, Pro lev, Rovee, Stiern, and Vuich)
382	2853	1139	Cortese (Principal coauthor Senator	1418	2626		Gray Davis (Coauthor Senator Torres)
	2.00	_	Avala)	1419		2199	Rovce
383	4033	_	Baker	1420	2427		Young
384	2713	_	Wyman	1421		1578	Keene (Principal coauthor Senator I
385	_	2191	Sevinour				Davis)
386	2635	_	Bronzan (Principal coauthors Assembly	1422	1031	_	Goggin
			Members Areias, Costa, and Kelley)	1423	_	1899	Watson (Principal coauthor Senat
			(Principal counthor Senator Vinch)				Torres)
			(Count fors Assembly Members Con-	1424	~~	1982	Ed Davis and Doolittle
			dit Heiger, Johnston, Jones, Peace, and Norman Waters) (Coauthor Senator	1425	2758	2072	Killea
			Maddy	1426	_	1331	Torres Beverly
387		1851	Avala	1428	_	1612	Russell
388	3744	1051	Bradley	1429	3728	1012	Baker
3119	-	957	Keene	1430	2301	_	Bronzan
390	_	1448	Petris (Coauthor Assemblywoman Kil	1431	2965		Moorhead
			lea)	1432	_	1914	Presles
391	_	1124	Watson	1433	_	1693	Roberti
392	3496	_	Konnyu	1434	2657	_	O Connell
393	3217		Costa	1435		2273	Marks
394	_	1535	Russell	1436	2961	_	Vasconcellos
395	_	2209	Rovce	1437	848	_	Bates, Wilhe Brown, and Roos
396	_	953	Keene (Principal coauthor Assemblyman	1438	3949	_	Harris (Principal coauthors Assemb
			Hauser) (Coauthors Senators Algust,	l			Members Calderon, Connelly, a
			Ray Johnson, McCorquodale, and Spe- raw) (Coauthors Assembly Members	1439	3346		Mojonnier) Katz
			Chacon, Farr, Felando, and Sher)	1440	3750	_	Bates
397	2238	_	Young (Pancipal coauthor Senator Mon-	1441	0170	1579	Rosenthal, McCorquodale, and Per
			tova) (Assembly counthors Assembly			10.0	(Coauthors Assembly Members Bat
			Members Bane Frazee, Frizzelle,	ì			Calderon, Mohna, and Maxine Wate
			Hauser Isenberg, Katz, Killea, Moor-	1442	_	2229	Craven
			Members Bane Frazee, Frizzelle, Hauser Isenberg, Katz, Killea, Moor- head, O Connell, Peace Roos, Tucker,	1443	_	1802	Leroy Greene and Roberti
			Norman Waters, and Wright) (Senate	1444	990	_	Katz
			coauthors Senators Carpenter, Dills,	1445	3177	_	Kellev_
			Bill Greene, Ray Johnson, Presley, Ro- senthal and Watson)	1446	3838	_	Farr (Principal coauthor Assemblying
•		****	senthal and Watson)	1			Filante) (Principal coauthor Sena
398	4000	2023	Rosenthal Presley, and Roberts	1			Keene) (Coauthors Senators Ma
399 400	4025 4045	-	Maxine Waters Robinson	1447	1557		and Presley) Hates (Principal equation Society W
	3776	_	Chacon, Papan, and Vicencia (Coauthors	144/	1991	_	Bates (Principal coauthor Senator W
	3110	_	Senators Alquist and Rosenthal)	İ			son) (Coauthors Assembly Memb Agnos, Bronzan, Hayden Margo
101				1			Buor, Dionzan, Darrell Marko
	191		Coggin	1			Roos, and Maxine Waters) (Courth
401 402 403	191	1867	Goggin Boatwright				Roos, and Maxine Waters) (Coauth Senators Garamendi, Petris, Robo

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			and Rosential)			-	Dills, Garamendi, Petris, Rosentha
113	_	2171	Nelsen (Principal coauthor Senator El	1481	2663		and Torres)
110	0710		hs) Russ	1401	2010	_	Bates, Alatorre, Calderon, Grav Davi Harris, and Moore (Coauthors Senato
149 150	2719	2004	Bung Royce				Bill Greene, Rosenthal, and Watson)
151	_	1655	Alguist	1482	_	2080	Watson
152		1595	Stiern (Countl or Assemblyman Costa)	1483	2512		Moore
153	_	1428	Petris (Principal coauthors Senators Bill	1484	3439	_	Sher, Allen, Farr, Bradley, Margolin, an
100		1120	Greene, Me Io, and Robertii (Principal counthors Assembly Members Bates		0.55		Calderon (Coauthors Senators Petr and Rosenthal)
			and Willie Brown) (Coauthors Sena	1485	507	_	Maxine Waters (Coauthors Assemb
			ters Carpenter, Craven, Ry Johnson, Lyrov Greere Lockver, Marks, McCor				Members Grav Davis and Leonard (Coauthors Senators Garainend
			quodale Presiev, Robbins Rosenthal				Maddy, Petris, and Robbins)
			quodale Presley, Robbins Rosenthal Speraw To res, and Watson (Coau	1486	469	_	Robert Campbell
			thors Assembly Members Agnos, Ala	1487	2746	1004	Goggin
			terre Bane Bronzan, Chacon, Clute,	1488	_	1984	Mello (Principal coauthors Senators R
			Cortese, Fa r, Hannigan, Harris, Han	1400		neo	berti and Russell)
			ser Hayder, Klehs, Moorhead, Sher, Statham Maame Waters and Norman Waters)	1489	_	968	Richardson (Principal coauthor Asser blyman Wyman) (Coauthor Senat Doohttle)
54		1302	Dill	1490	3230	_	Hannigan (Principal coauthors Assemb
55	3306	1002	Leonard and Lergeson	1430	0230		Members Navlor and Roos) (Princip
56	3497		Konnyu and Tanner (Coauthor Senator William Caripbell)				coauthor Senator Avala) (Coautho Assembly Members Agnos, Allen, Bra
57	3917	_	Havlen				les, Calderon, Cortese Costa, Elde
58	2215	_	Hanngan Hayden Isenberg, and O Con	1			Farr, Isenberg, Killea, Klehs, Mohn
			nell				Moore, Maxine Waters, and Wrigh
59	_	2337	For and Alguist				(Coauthors Senators Keene, McCo
60	3121	_	Filante (Principal courthor Assembly				quodale Petris and Torres)
	05.44		n an Johnston)	1491	1078	_	Cortese (Principal coauthor Assemb
161	3544	_	Costa Statham (Coarthor Senator Riv Johnson)				Member Sher) (Coauthors Assemb Members Konnyu and Vasconcello
162 163	3137 1689	_	Wright Allen, Bergeson, La Follette and	i			(Coauthors Senators Alquist at
rs)	1009	_	Vojonnier	1			McCorquodale)
164	2419	-	Agnos (Princij al coauthor Assembly man Vargolin) (Coauthors Assembly Mein	1492	3065	-	Leonard, Bane, Bergeson, Dennis Brow
			bors Alatorre, Allen, Banc, Bates, Bergeson "alderon, Clutt, Condit Connells 'arr, Goggin, Hannigan, Harris Hau er Havden, Isonberg, kil-				Filante, Ross Johnson, Kellev, McAl ter, Mojonnier, Nolan, Peace, Seb- tiani, Statham, Wright, and Win (Coauthors Senators Avala, Doohit Lerov Greene, Nelsen, Preslev, Sc
			lea, Klehs, 'Tojonnier, Molina Moore,	l			inour, and Viuch)
			Moorhead Teace, and Maxine Waters	1493	3984		Connells
165	2366	_	Moorhead	1494	_	2082	Lockver
66	2925	_	Robinson	1495	2010	1795	Seymour
67 168	2436 2927	_	Statham halanda and Allen	1496 1497	2219 3275	_	Baker (Coauthor Senator Boatwright) Wright
169	1813	_	Felando and Allen Condit, Bronzan, Costa Fari, Hauser,	1499	4033		Costa
HU3	1010	_	Herger and Wright (Coauthors Sena-	1499	-	1466	Robbins, Ed Davis, Roberti, Rosenthal a Russell (Coauthors Assembly Membe
			tors Alquist Doohttle, Ray Johnson Keene Marks, McCorquodale, and Shern)				Bane, Katz La Follette, Nolan a Wright)
170		1374	Ray Johnson	1500	3554	_	Sher
70 71	139	13/14	Leonard (Principal coauthor Assembly	1501	9304	1991	Hart (Coauthor Assemblyman Leonar
••	10 -		Viembers Vilan and Maxine Waters)	1502	2874	_	Papan
72	3055	_	Margolin	1503	2870	_	Papan
73	3005		Tucker (Coau hors Assembly Members	1504	3510	_	Mc Alister
			Agnos Banc Bates, Bradley, Chacon, Connelly Costa, Farr, Filante, Hanni	1505	_	1758	Torres and Petris (Coauthors Assemblembers Alatorre, Hughes, and Mo
			gan Killea, Margolin, Mojoinner, Moor-	1200		300	na)
			head, Vicercia, and Maxine Waters)	1506	-	2064	Stiern, Alquist, Ed Davis, Maddy, Niels
			(Couthors Senators Carpenter Ded	i			Petris Sevinour and Watson (Co. thors Assembly Members Berges
			deh Doohttle Bill Greene Marks, VeCorquodile, Petris Robbins, Spe				Hughes, Mojonmer, and Tanner)
			r w Torres and Watson)	1507	_	1570	Nelsen (Couthors Senators Alqu
74	3920	_	Wright	1		-3.0	Avala, Ed Davis Doolittle, Preslev, R
75	_	1868	Bovie				sell, Seymour, Speraw, and Stier
76	2503	_	Kelley Costa, Farr, and Norman Waters (Coauthors Senators Presley and Vuich)				(Coauthors Assembly Members Alle Bane, Bradley, Chacon Condit, Fa Felando, Hayden, Hughes, Ross Jol
177	_	2063	Rovee	1			son, Jones, Konnyu, Leonard Mojon
78	3936	-0.0	Vasconcellos	I			er, Statham, and Tanner)
79	2675	_	lones	1505	3473	_	Sher
10	3443	_	Havden Agnes, Alatorre, Bane, Bates,	1509	1313	_	Bronzan and Willie Brown
			Bronzan Calderon Chite Costa, Grav	1310	3645	_	Leonard
			Davis, Farr, Hannigan Margolin Moli n cand Moo head (Coauthors Senators	1511 1512	2504		Klehs
						1772	Dills

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No	\ 0	10	Author	No	No	10	Author
		1.10=	n.l1.1			-	
1513 1514	25/3	1825	Robsenthal	1261	1107		son)
1515	832	_	Goggii Cortese	1561 1562	1107	2235	Papan (Coauthor Senator Montova) Keene (Principal coauthors Assembly
1516		669	Maddy	1002	_	2235)	Members Harris and Hauser)
1517	_	1504	Caramendi	1563	_	1940	Bill Greene
1518	2615	_	Moorhead	1564	_	350	Montoya, Bill Greene, Leroy Greene,
1519	-	2264	Marks				Lockver, Rosenthal and Watson
1520	_	1656	Maddy, Presley, and Roberti	1565	_	2224	Boatwright
1521	3648	_	Young	1566	_	1832	Seymour, McCorquodale, Montova, and
1522	_	2092	Lockver	1			Watson (Principal coauthor Assembly-
1523	_	1387	Marks				man Bates) (Coauthors Senators Car
1524	3474	_	Wyman				penter and Doolittle) (Coauthors
1325	2642	_	Hayden and Moore (Coauthor Senator	İ			Assembly Members Bergeson Bradley
			Rosenthali	İ			Bronzan, Costa, Elder, Farr, Felando
1326	4043		Areias (Principal coauthors Senators Mel-				Filante, Harris, La Follette, Navlor, Pa-
			lo and Alquist) (Principal coauthors				pan, and Wright)
			Assembly Members Wilhe Brown, Cor-	1567		1699	Ray Johnson
			tese Konnyu, McAlister Sher, and Vas-	1568	3104	_	Navior and Sher
			concellos) (Counthor Senator	1569	3313	_	Moore (Coauthor Senator Vuich)
1527		1001	McCorquodale)	1570	3658	_	Connelly
1528	_	1831 1235	Seymour	1571	3520	_	Robert Campbell (Principal coauthor
1529	_	1594	Carpenter Alguist	1572	3889		Senator Watson)
1530	3397	1074	Johnston, Condit, Jones, Areias, Bronzan,	15/2	Jone	_	Committee on Health (Assembly Members Tucker (Chairman) Alatorre,
			and Costa (Coauthors Senators Gara-				Bronzan, Grav Davis, Isenberg, Alehs
			mendi and McCorquodale)				Margolin Moorhead, and Willie
1531	_	1919	Marks	ł			Brown (Coauthor Senator Walson)
1532	3525	_	Calderon	1573	3341	_	McAlister
1533	3438	_	Sher, Alle i, Farr, Bradley, Margolin, and	1574	2818	_	Johnston
			Calderen (Coauthors Senators Petris	1575	2476	_	Konnyu and Katz (Coauthor Senator
			and Rosenthal)				Presley)
1534		1574	William Campbell	1576	2306	_	Bradley, Baker, Bergeson, Dennis Brown
1535	2333	_	Costa				Chacon, Clute, Felando, Filante Friz
1536	2848	_	Tanner				zelle, La Follette, Mojonmer, Robin-
1537	3447	_	Sher]			son, Rogers, Sebasti in Tucker Wright,
1538	2494 3019	-	Robert Campbell and Maxine Waters				and Young (Coauthors Senators Car-
1539 1540		_	klehs				penter Deddeh, Doohttle, Bill Greene,
1541	3966	2131	Elder McCommunication	1	3989		Rovce, Speraw and Stiern) Maxine Waters, Agnos, Alutorre, Bates, Wilhe Brown, Costa, Harris, Hayden,
1542	3667	2101	McCorquodale Robert Campbell	1577	2909	_	Walling Parasis Casts, Harris Harden
1543	3566		Katz and Tanner (Principal Senate coau	1			Killea, Margolin Molina, Moorhead
1740	O.A.F.		thors Smators Presley and Carpenter)				Roos and Tucker (Coauthors Senators
			Genate coauthors Senators Alguist,	1			Petris and Roberti)
			Garamends Marks Roberts, and Wat-	1578	3737		Filante
			son)	1579	3499	_	Stirling
1544	_	1967	Speraw (Coauthors Senators Ed Davis,	1580	3411	_	Hauser
			Doolittle, Lockver McCorquodale,	1581	2727		Klehs and McAlister
			Rovce, md Stiern) (Coauthors Assem-	1582	3198	_	Vasconcellos
			bly Members Agnos, Allen, Filante	1583	3521	_	Wyman
			Hauser, Isenberg, Sher, and Statham)	1584	3781		Sher and Cortese
1545	_	1790	Carpenter, Beverly, Dills, Ellis, and Bill	1585	3720	_	Wyman, Herger, Dennis Brown, Filante
			Greene				Frazee Frizzelle, Jones, Kelley, Leon
1346	4047		Maxine Waters (Coauthor Senator Dills)				ard, and McClintock
1547	_	1495	Avala and Preslev	1586	3328	_	Johnston
1548	0004	1290	Presley at d Boatwright	1587	2908	-	Chacon, Bradley, Frazee, Killea, Mojon-
1549	2824	_	Gray Day's (Coauthor Senator Robbins)	10.00	24:00		mer, and Peace
1550	1659	_	Burn Rates Handen Kalley Stelling	1588	2860	-	Margolin, Bine, Katz La Follette and
			Bane Bates, Hayden Killea Stirling				Wright (Coauthors Senators Robbins
			and Vasconcellos) (Principal coauthor Senator Rosenthal) (Coauthors Sena-	1200		2070	and Rosenthal)
			tors Bill Greene, McCorquodale, and	1589 1590	2049	2052	Hart (Principal coauthor Senator Keene)
			Watson)	1591	3848	1798	Vasconcellos Preslev
1551	1739	_	Goggin	1592	_	2039	Roberti (Coauthors Senitors Alquist
1552	2688	_	Jones and Herger	1002	_	2003	Criven, Leroy Greene, Keene Lock-
1553		1983	Robbins, Ld Davis, Maddy, and McCor-				ver Mello, Montova, Petris Rosenthal,
			quodale (Principal coauthor Assembly-				Torres Vuich, and Watson) (Coau
			man Katz) (Coauthors Assembly				thors Assembly Members Bane Berge-
			Members Bane, La Follette, Grav Da-	i			son, Bradley Chacon, Costa, Farr
			vis, and Wright)				Goggin, McClintock, Molina Moor
1554	_	1702	Foran				head, Papan, Rogers, and Young)
1555	_	1633	keene	1593	3761	_	Costa and Isenberg (Principal coauthor
1556	830	_	Bronzan	l			Assemblyman Willie Brown)
1557	3348		Kat7	1594	2185	-	Konnyu
1558	_	1893	Petris and Alquist	1595	3897	_	Navlor (Principal coauthor Senator Ro
1559 1560	3689	2208	Hut Cost, Hargan and Barry (Camillan)	1700		0000	senthal)
1.00	3037	_	Costa, Herger, and Peace (Coauthors Senators Leroy Greene and Ray John	1596	_	2262	Marks (Coauthors Assembly Members La-
			Amora Kator Orecine and nat John	l			Follette and Wright)
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Ch No	A B	S.B. No	Author	Ch No	A B	SB No	Author
1597	_	2003	Royce (Coaut iors Senators Craven, Doo				Greene, Marks, Presley, Rosenthal, and
			Ittle and seymour (Courthors As			100	Stiern)
			sembly Members Bergeson Bradley	1615	_	1754	Torres, Roberts, and Watson
			Frazee Hill La Follette, McChntock. Mojoniner Schastiani and Wrighti	1616 1617	_	695 1588	McCorquodale
598	2909		Wyman (Pru cipal coauthor Assembly	1618	1562	1000	Watson Vicencia
ייכע	2500	_	voman Moorhead) (Coauthors Assem	1619	3031		Vasconcellos
			Lis Members Saylor Bronz in.	1620	2614	_	Moorhead
			Lly Members Naylor Bronz in. Lelando Lilante and McClintock)	1621	2845	_	Allen, Areias, and Bronzan (Coauthors
			(Coauthor Senator Marks)	i			Assembly Meinbers Bradley, Felando,
599	2733	_	Moorhead (P incipal coauthor Senator				Filante Frizzelle, La Follette Mojon
			Ellisi				mer, Sorman Waters, and Young)
600	2225	1337	Mello Fel indo and * ucker	l			(Coauthors Senators Garamendi, Bill
101 302	2514	_	Bates	1622	2655		Greene, and Montova)
XX3	3134		Statham (Principal coauthor Senator	10.2	200)	_	Moorhead (Coauthors Assembly Mem- bers Bradley, Clute, Costa Filante, Sta
A-0	010,		Marks) (Ceauthor Senator Seymour)				tham, and Norman Waters)
414	_	1674	Rosenthal and Marks (Principal coauthor	1623	3662		Filante
			Assembly Vember Papan)	1624	_	1803	Mello
05	1527	_	Aguos Bates Hauser Katz Konnyu, and Norman Witers (Coauthers Senators	1625	2257	_	Agnos (Principal Assembly coauthor As-
			Norman Witers (Coauthors Senators	1			Agnos (Principal Assembly coauthor As- sembly woman Moorhead) (Principal
			Ed Davis Marks Petris Presiev, Ro	1			Senate Coauthor Senator Mello)
			Lerti, and Watson)				(Coauthors Assembly Members Bron
306	3266	_	Papan Color Book Color				zan, Calderon, Clute, Farr Harris, Mar-
507	24%3	_	Stirling (Principal coauthor Assembly man Wymin) (Coauthors Assembly				(Courthers Sourters McCorsuaddo
			Members Baker Clute, Cornelly Gog				golin, Moore, and Norman Waters) (Coauthors Senators McCorquodale, Roberti, Rosenthal and Watson)
			gin La Follete Margolin Roos and	1626	3900	_	Margolin (Principal coauthor Assembly-
			Sheri (Coa ithor Senator Deddeh)				man Wyman) (Coauthors Assembly
(N		1293	Presiles (Principal coauthor Assembly man Vicerces) (Couthors Senators	ł			Members Agnos Alatorre, Allen Banc,
			man Vicercia) (Courthor Senators				Bergeson Bradley Condit Connelly
			Carpenter Deddeh Garamendi, Bill				Costa Felando Filante, Frazee, Gog-
			Greene Le.ov Greene Marks McCor-				gin, Hamingan, Harris Hayden Hauser
			quodale Montova Petris Robbins, Ro- southal Seemour, Stiern, and Torres)				Jones, Katz Killea, La Follette. McAlis- ter, Mojonnier, Molina, Moorhead,
			(Coauthors Assembly Members Allen				O Connell, Peace, Sher, Statham Stir
			Agnos Alatorre Bane Bates Calderon				hing and Wright) (Counthers Senators
			Clute Condit Connelly Cortese	į .			Beverly, Carpenter Marks McCor- quodale Mello, Petris, Presley, Rosen- thal, Seymour, Speraw Torres Vuich,
			Cost i Grav Davis Farr Hauser, Hav een Hill Fenberg Katz Killea Klehs				quodale Mello, Petris, Presley, Rosen-
			cen Hill Fenberg Katz Killea Klehs	ļ.			thal, Seymour, Speraw Torres Vuich, and Watson)
			Nolan Papan Pence Robinson, and Young)	1627	3350		Moorhead
609	_	1472	Wa'son Bill Greene Leros Greene	1628	3264	_	Katz (Principal coauthor Senator Car-
			Marks McCorquodale Petris Presley,	1.527	32.7.		penter)
			Roberti Resenthal Torres and Vinch	1629	2264	_	Moorhead (Principal counthor Senator
			(Coauthors Assembly Members Agnos				Mello)
			Allen Bane Bates, Bergeson, Calderon	1630	_	2161	Mello (Principal coanthor Senator Ro
			Chaeon Cendit Connelly Farr Hau Ser Hughes Isenberg Klehs Molina				berti) (Principal coauthor Assembly man Chacon) (Coauthors Senators
			Moorhead Roos Sebastiani Sher Tan				Dills Lerov Greene McCorquodale
			rer Tucker Vasconcellos Vicencia				Montova, Petris, Preslev Rosenthal,
			Maxine Weters Norman Waters, and	İ			Torres and Vuich) (Coauthors Assem
			Young)				bly Members Agnos, Bane, Bates, Brad
510	2440	_	Maxine Waters (Coauthors Assembly				lev, Clute, Condit Farr Filante,
			Members Alatorre Allen Bates, Bron				Hauser, Molina and Peace)
			zan Dennis Brown Connelly Costa	1631	_	1341	Mello (Principal coauthor Senator Ro-
			Gray Dayn Farr, Felando Frizzelle,	l			berti) (Principal coauthors Assembly
			Hannigan Hauser Hayden Hughes	ŀ			Members Agnos and Moorhead)
			Renberg Liehs Leonard Margoin, Mojonmer Molina Moore Moorhead, Holmson, Statham and Tucker)				(Coauthors Senators Dills, Bill Greene, Marks McCorquodale Petris Rosen
			Echnison Statham and Tucker)				thal, and Torres) (Coauthors Assembly
			(Coauthors Senators Dills Fill Greens,]			Members Agnos Bronzan Farr Harris,
			Leroy Greene, Marks McCorquodale,				Hayden Isenborg and Moore)
			Montova Petris Rosenthal, Stiern,	1632	-	1345	Seymour (Principal coauthor Senator
			Torres Vin h and Watson)				Mello) (Principal coauthors Assembly
ıll		2123	Marks				Members Agnos and Moorhead)
512	3436	_	Condit Agno Arcias Costa Farr Gog gin Hamigan Hauser Hayden John				(Coauthors Senators Craven, Dills, Doolittle, Bill Greene, Marks, McCor
			son Marcolm Moionnee Molies				quodale, Nielsen Petris Roberti Ro
			son Maryolm Mojonnier Molina. O'Connell Sebastian, Vicencia and Mayine Weters (Coauthors Senators				senthal, Royce, and Torres)
			Maxine Waters (Coauthors Senators				(Coauthors Assembly Members Allen,
			fall Green) McCorquodair Melsen,				Bradley Farr, Filante Harris Hayden
			Petris, Rosenthal and Forces)	l			Isenberg, Mojonmer, and Wright)
	2709	_	Vicencia	1633	3407		McClintock
			Ch. con Agnos Alatorre Calderon Con	1634	_	401	Mello
613 614	3075	_	dit har Moromer Moha Mari		2074		
	3073	_	dit Farr Mojonnier Mohna Moore, and Peace (Coauthors Senators Bill	1635 1636	3876 3888	_	Filante Assembly Committee on Health (Assem

	4 B	5 B No	Author	Ch No_	A B	S B No	Author
			bly Members Tucker (Chairman) Ala				coauthor Assemblyman Connelly
			torre, Bronzan, Grav Davis, Isenberg	!			(Coauthors Senators Garamends
			Klehs, Margolin, Moorhead, and Willie Brown (Coauthor Senator Watson)				Keene, Lockver, Marks, McCorquodle Petris, Rosenthal and Torresi
637	222h	_	Felando (Principal coauthor Senator	1659	2786	_	Katz (Principal coauthor Senator William
			Torres				Campbell) (Coauthors Senators Al
538	2443	-	Maxme Waters, Agnos, Alatorre, Wilhe	1000	2021		quist and Rosenthal)
			Brown, Bates Condit, Connelly, Cor- tese, Costa Griv Davis Farr Goggin	1660 1661	3831 3000	_	Condit Harris (Principal coauthor Assemblymu
			Hunngan Hauser, Killea, Klehs, Mar-	1	0000		Connelly) (Coauthor Assemblywoman
			gohn Moore, O Connell Vasconcellos,				Mojonmer)
			and Vicencia (Courthors Senators Bill Greene Marks, McCorquodale, Petris,	1662	3938	_	Farr (Principal Assembly coauthor As
			Roberti Rosenthal and Torres)				semblyman Baker) (Coauthor Senato Dills)
639	_	2293	Rosenthal and Assemblyman Farr (Princi	1663	281	_	Peace (Principal coauthor Assemblyman
			pal couthor Assemblyman Katz)				Norman Waters) (Principal coauthor
			(Principal coauthor Senator Robbins (Coauthor Senator Ed Davis) (Coau				Schator Deddeh) (Coauthors Assem
			thors Assembly Committee on Eco				bly Members Allen, Chacon and Con dit) (Courthors Senators Carpenter
			nomic Development and New				Craven, Ellis Garamendi, Rav Johnson
			Technologies) (Farr. Vasconcellos,				and Speraw)
			Hayden Bader Bergeson, Clute and Killea) (Assembly Members Alatorre	1664 1665	3644	185	Vasconcellos Molma and Navlor Beverly
			Bane, Calderon, Chacon, Condit, Grav	1666	_	1134	Richardson Beverly, Dills Doolittle, Elle
			Davis Elder Hughes Margolin Moore Roos, Statham Norman Waters and				Leroy Creene Bay Johnson Montoy.
			Roos, Statham Norman Waters and Young)	}			Nielsen, Presley, Robbins, Boyce Rus
1640	3951	_	Harris (Principal coauthor Assemblyman				sell, Seymour Stiern, and Vinch (Cou thors Assembly Members Baker
-			Agnos) (Coauthors Assembly Mem				Bergeson Bradley Dennis Brown
			bers Co melly, Stirling and Maxine Wa-	1			Condit Felando Frizee, Frizzelle
			ters) (Coauthors Senators Ed Davis and Keene)				Herger, Ross Johnson Jones Kellev L Follette, Lancaster Leonard Lewi
1641	82	_	Young				McChintock Mountios Navlor Nolar
642	2970	_	Connelly and McAlister				Rogers, Scistrand, Sebastiani, Wrigh
1643	3842	-	Mojonnier Allen, Bader, Bergeson, Cha-	1007		227.	Wyman, and Young)
			con Filmte Frazee, Harris, Jones, La Follette, Leonard, Molina Moore	1667	_	2274	Watson (Coanthor Assemblyman Statham)
			Follette, Leonard, Molma Moore, Moorhead, Papan Peace, Sebastiani,	1668	_	585	Seymour
1644		1678	Stathan: Tucker and Wright	1669	2312	_	Hayden
11744		1010	McCorquedale (Principal coauthor As- semblyman Jones) (Coauthors Sena	1670	1878	_	Grav Davis, Agnes Alatorre Allen Brac lev Chacon, Clute Costa Farr Har
			tors Dills Leroy Greene, Marks Mello,				 den Isenberg Jones Katz La Follette
			Montova Preslev Rosenthal, Royce				Molina Moorhead Navlor O Connel
			Speraw Stiern, and Torres) (Coau- thors Assembly Members Bradley	1			Statham and Wright (Principal coat thors Assemblymen Bader and William
			Chacon Condit Costa Filante Alchs	1			Brown (Coauthors Senitors Dills Bi
			Moore Sher, Tucker, and Maxine Wa	1			Greene Lerox Greene Ray Johnson
16.15	26.12		ters)				Marks, McCorquodale Nielsen Petri
	3642	1333	ters) Vasconcellos	:			Marks, McCorquodale Nielsen Petr Preslev Robbins, Rosenthal Sevinou
	3642	1333	ters) Vasconcel'os Beverly (Coauthors Serritors Rosenthal and Torres) (Principal coauthor As	1671	1460		Marks, McCorquodale Niclsen Petri Preslev Robbins, Rosenthal Seymon Torres and Watson ³ McMister
	3642 —	1333	ters) Vasconcel os Beverk (Coauthors Senitors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors	1672	3850	=	Marks, McCorquodale Nicken Petri Preslev Robbins, Rosenthal Sevinou Torres and Watson ³ McAlister McAlister
	3642	1333	ters) Asconcel os Beverly (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors Assembly Members Cilderon, Gray Di-			=	Marks, McCorquodale, Nedsen Petrr Presley Robbins, Rosenthal Seymon Torres, and Watson' McAlister McAlister Gray Days, Bane, Calderon, Clute, Co.
1646 1647	3974	1333	ters) Vasconcel os Beverk (Coauthors Senitors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors	1672	3850	=======================================	Marks, McCorquodale, Nedsen Petrr Presley Robbins, Rosenthal Seymon Torres, and Watson' McAlister McAlister Gray Dayis, Bane, Calderon, Clute, Co- dit, Connelly, Hayden, Katz, kille Margolin Mohna, P. oc. shir, and T.
1646 1647 1648	3974 1232	1333	ters) Asconcel os Beverly (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors Assembly Members Cideron, Gray Di- vis, Rocs, and Vicencia) Farr, Club Hurris Hauser, and Killea Alatorre	1672	3850	<u>-</u>	Marks, McCorquodale, Nedsen Petr Presley Robbins, Rosenthal Sevinos Torres and Watson's McAlister Gray Davis, Bane Calderon Clute Co dit, Connelly, Hayden, Katz, Kilk Margolin Molina, Peter Sher, and Tr ner (Countlors Section Prince)
1646 1647 1648 1649	3974 1232 2976	1333	ters) Asconcel os Beverly (Coauthors Senitors Rosenthal and Torres) (Principal coauthor As- sembly Member Young) (Coauthors Assembly Members Cilderon, Gray Di- vis, Rose, and Vicencia) Farr, Clute Hurris Hauser, and Killea Alatorre Volan	1672 1673	3850 3593	=======================================	Marks, McCorquodale, Nelsen Petr Presley Robbins, Rosenthal Sevinor Torres, and Watsons McMister Urabler Gray Dayis, Bane, Calderon, Clute, Co dit, Connelly, Hayden, Katz, Kille, Margolin Mohna, Pener, Sher, and Ti- ner, Countbory, Senators, Petris, Pre ley, Robbins, Rosenthal, and Watsoni,
1646 1647 1648 1649 1630	3974 1232	1333	ters) Asconcel os Beverly (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors Assembly Members Cideron, Gray Di- vis, Rocs, and Vicencia) Farr, Club Hurris Hauser, and Killea Alatorre	1672	3850		Marks, McCorquodale, Nicken Petrr Presley Robbins, Rosenthal Seymon Torres, and Watson' McAlister McAlister Gray Dayis, Bane, Calderon, Clute, Co- dit, Connelly, Hayden, Katz, Kille Margolin Molina, Peter Sher and Traner (Counthors, Senators, Petris, Pre- ley, Robbins Rosenthal, and Watsoni Costa, Arctas, Bronzan, Condit, Huise
1645 1646 1647 1648 1649 1650 1651 1652	3974 1232 2976 1172 4034 2027	1333	ters) Asconcel os Beverly (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembly Member Soung) (Coauthors Assembly Members Culderon, Gray Di- vis, Rocs, and Vicencia) Farr, Clute Hurns Hauser, and killea Alatorre Volan Elder Wilhe Brown and Hughes Felando	1672 1673	3850 3593 3400	 -	Marks, McCorquodale, Nelsen Petrr Presley Robbins, Rosenthal Seximon Torres, and Watsons McAlister Grav Davis Bane Calderon Clute Co- dit, Connelly Hayden Katz Kille Margolin Mohna, Petre Sher and Ti- ner (Coauthors Senators Petris Pr- ley Robbins Rosenthal and Watsoni Costa Areias, Bronzan Condit Huise Mojonimer and Statham (Coauthor Senators Rosenthal and Watsoni
1646 1647 1648 1649 1650 1651 1652 1653	3974 1232 2976 1172 4034 2027 1768	1333	ters) Vasconcel os Beverk (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembla Member Young) (Coauthors Assembla Members Cideron, Gray Di- vis, Rocs, and Vicencia) Farr, Clute Hurris Hauser, and killed Alatorre Volan Filder Wilhe Brown and Hughes Felando Papan	1672 1673	3850 3593		Marks, McCorquodale, Nelsen Petr Presley Robbins, Rosenthal Sevinos Torres, and Watson' McAlister Grav Davis Bane Calderon Clute Co- dit, Connelly Hayden Katz Kille Margolin Mohna Perice Sher and Tr- ner (Coauthors Senators Petris Pre lev Robbins Rosenthal and Watsoni Costa Arcias, Bronzan Condit Huise Mojoniner and Statham (Coauthor Senators Rosenthal and Matsoni Costa Arcias, Bronzan Condit Huise Mojoniner and Statham (Coauthor Senators Rosenthal and Mierin Unite Costa Harris Mohna Moor
1646 1647 1648 1649 1651 1651 1652 1653	397N 1232 2976 1172 4034 2027 176N 3533	1333	ters) Asconcel os Beverly (Coauthors Senitors Rosenthal and Torres) (Principal coauthor s venibly Member Young) (Coauthors Assembly Members Cilderon, Gray Di- vis, Rose, and Vicencia) Farr, Clute Hurris Hauser, and Killea Alatorre Volan Filder Wilhe Brown and Hughes Felando Papan Costa	1672 1673	3850 3593 3400		Marks, McCorquodale, Nelsen Petr Presley Robbins, Rosenthal Sevinor Torres, and Watsons McMister Gran Davis Bane, Calderon, Clute, Co- dit, Connelly, Havden, Katz, Kille, Margolin Mohna, Peac, Sher, and Ti- ner, Counthors, Senators, Petris, Pre- ley Robbins, Rosenthal, and Watsoni Costa, Areas, Bronzan, Conditt Huss, Mojoniner, and Statham. (Counthor Senators, Rosenthal, and Sterni Clute. Costa, Harris, Mohim, Moor Peace, Sebistam, and Statham. (Coa Peace, Sebistam, and Statham.) (Coa
1646 1647 1648 1649 1630 1651 1652	3974 1232 2976 1172 4034 2027 1768	1333	ters) Asconcel os Beverk (Coauthors Senitors Rosenthal and Torres) (Principal coauthor s sembly Member Foung) (Coauthors Assembly Members Cilderon, Gray Di- vis, Rose, and Vicencia) Farr, Clute Hurris Hauser, and killen Alatorre Volan Filder Wilhe Brown and Hughes Felando Papan Costa Vorman Waters, Moorhead, Huiser Sta Tham Connelly Hamman Herger.	1672 1673	3850 3593 3400	- -	Marks, McCorquodale, Nelsen Petr Presley Robbins, Rosenthal Sevinos Torres, and Watson' McAlister Grav Davis Bane Calderon Clute Co- dit, Connelly Hayden Katz Kille Margolin Mohna Perice Sher and Tr- ner (Coauthors Senators Petris Pre lev Robbins Rosenthal and Watsoni Costa Arcias, Bronzan Condit Huise Mojoniner and Statham (Coauthor Senators Rosenthal and Matsoni Costa Arcias, Bronzan Condit Huise Mojoniner and Statham (Coauthor Senators Rosenthal and Mierin Unite Costa Harris Mohna Moor
1647 1648 1649 1651 1652 1653 1654	397N 1232 2976 1172 4034 2027 176N 3533	1333	ters) Asconcel os Beverk (Coauthors Senitors Rosenthal and Torres) (Principal coauthor s sembly Member Foung) (Coauthors Assembly Members Cilderon, Gray Di- vis, Rose, and Vicencia) Farr, Clute Hurris Hauser, and killed Alatorre Volan Filder Wilhe Brown and Hughes Felando Papan Costa Vorman Waters, Moorhead, Huiser Sta Tham Connelly Hamman Herger.	1672 1673 1674 1675	3850 3593 3400 3228	- -	Marks, McCorquodale, Nelsen Petr Presles Bolbins, Rosenthal Sexmon Torres, and Watson's McAlister Gray Davis Bane Calderon Chite Co- dit, Connells, Hayden, Katz, Kali Margolin Mohna Pere Shor, and Tri- ner (Coauthors Senators Petris, Pri les Robbins Rosenthal and Watson's Costa, Areas, Bronzan Condit Huis- Mojoniner, and Statham. (Coautho- Senators Rosenthal and Storm Chite. Costa, Harris, Mohna Moor Peace, Sebistani and Satham (Coauthors Senators, Petris, Speriew, a Torres)
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647 648 649 650 651 652 653 654 655	397N 1232 2976 1172 4034 2027 176N 3535 178	1333	ters) Asconcel os Beverk (Coauthors Senutors Rosenthal and Torres) (Principal coauthor As sembly Member Young) (Coauthors Assembly Members Cideron, Gray Di- vis, Rocs, and Vicencea) Farr, Clute Hurns Hauser, and killea Alatorre Volan Felder Wilhe Brown and Hughes Felandio Papan Costa Vorman Waters, Moorhead, Husser Sta tham Connelly Hannigan Herger, Isenberg and Johnston (Coauthors Senators Ray Johnson keene, and Vicken) Senberg Baker Robert Campbell Herg er Johnston, Wellister, Sher, and Sta- tham Countier, Senators Alphasic Senators Ray Forentier Alphasic Senators Ray Forentier Alphasic Senators Ray Forentier Alphasic Senators Ray Forentier Alphasic Senators Ray Forentier Senators Alphasic Senators Ray Forentier Senators Senators Senators Alphasic Senators Senators Senators Alphasic Senators Senator	1672 1673 1674 1675 1676 1677	3850 3593 3400 3228		Marks, McCorquodale, Nelsen Petr Presles Bobbins, Rosenthal Sevinor Torres and Watson' McAlister Cray Davis Bane Calderon Clute Co- dit, Connelly Harden Katz Kilk Marzolin Mohna, Pene Sher and Tr- ner (Coaulhors Senators Petris Pre- ley Robbins Rosenthal and Watson' Costa Areas, Bronzan Condit Huss Mojonmer and Statham (Coaulho Senators Rosenthal and Nucrin Otto Costa Harris Mohna Moor Peace, Sebistian and Matham (Coa thors Senators Petris Speray a Torres) Young Felindo (Coaulhor Senator Deddeh) Lerox Greene (Principal coauthor Senator Roberti) (Coaulhor Senator Creene (Principal coauthor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Review Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Coaulhor Senator Canen Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at Petris) (Coaulhor Senator Deddeh Keene Marks at
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646 647 648 649 650 651 652 653 654 655	397N 1232 2976 1172 4034 2027 1768 3535 178 3792	1333	ters) Asconcel os Beverk (Coauthors Senitors Rusenthal and Torres) (Principal coauthor As sembla Members Cideron, Gray Di- vis, Rocs, ind Vicencea) Farr, Clute Hurris Hauser, and killea Alatorre Volan Flefer Wilhe Brown and Hughes Felando Papan Cosla Vorman Waters, Moorhead, Huiser Sta thain Connelly Hannigan Herger, Isenberg and Johnston (Coauthors Senators Ray Johnston (Coauthors Senators Ray Johnston Keene, and Vicken) Isenberg Baker Robert Campbell Herg er Johnston, Welhster, Sher, and Sta- thain Counthors Senators Alquist, Boatweight Garann ind, and Petris) Isenberg Agnos, Alatorre Bates, Bronzan Willie	1672 1673 1674 1675 1676 1677 1678	3850 3593 3400 3228 1274 2841 —		Marks, McCorquodale, Nelsen Petr Presles Bobbins, Rosenthal Sevinor Torres and Watson' McAlister McAlister Gray Davis Bane Calderon Clute Codit, Connelly Hayden Katz Kild Marzolin Mohna Pene Sher and Tiner (Coaulhors Senators Petris Pre lev Robbins Rosenthal and Watson' Costa Areas, Bronzan Condit Hins Mojoniner and Statham (Coaulho Senators Rosenthal and Sterni Clute Costa Harris Mohna Moo Peace, Sebistian and Statham (Coaulhor Senators Petris Speraw in Torres) Torresi Torresi Coaulhor Senitor Deddeh Lero Greene (Principal coaulhor Senitor Crawin Deddeh Keene Marks at Petris) (Coaulhors Senitor Senitor Cawin Deddeh Keene Marks at Petris) (Coaulhors Senitor Chaeon Costa, and Gray Davis) klebs and Viceneia Hughes

Ch No	1 B.	S B	Author	Ch No	A B	S B	Author
1683	_	2030	Hart	1717	3007	_	Mountjos
1684 1685	1597 2681	_	Cost : Herger	1718	2710	_	Clute (Principal coauthor Assemblyman Vicencia)
1686	1637	_	Farr, Chacon, Jauser, and Sher (Coau	1719	2400	_	McAlister
			thors Senato's Alquist, Keene, McCor-	1720		1913	Watson
1687	3181	_	quodale, and Speraw) Johnston (Principal coauthor Assembly-	1721	1592	_	Katz (Principal coauthor Senator Car-
	0101		man Filante)				penter) (Principal coauthors Assembly Members O'Connell and Navlor)
1688	3796	-	Costa				(Coauthors Assembly Members Ala
1689	2580	_	Bradley (Princ pal counthor assembly man Chacon) (Counthors Assembly				torre, Bane, Robert Campbell, Chacon, Clute, Costa, Grav Davis, Farr, Filante,
			Members Cute, Frazee, Mojonmer,				Harris, Havden, Molina, Moorhead, Peace, Tanner, Norman Waters, and
			and Peace) Coanthors, Senators Cra- ven, Presley, and Speraw)				Young) (Coauthors Senators Avala, Bill
1690	-	2243	Sevinour, Doobittle, Leroy Greene, Pres-				Greene, Marks, Robbins, Rosenthal,
			les, Speraw, and Vuich (Coauthors As- sembly Members Allen, Bergeson,	1722	2648	_	Torres, and Watson) Costa
			Bradley Chacon Costa, Filante, and	1723	2622	_	La Follette, Allen, Bradley, Herger, and
1691	2579	_	Molina) Maxi ie Waters (Principal coauthor As-				Mojonmer (Coauthors Senators Doolit- tle, Nielsen, Russell, Seymour, and Spe-
1,,,,,	20.0		semblyman (her) (Coauthors Assem-				raw)
			bly Members Wilhe Brown, Chacon, O Connell, and Isenberg) (Coauthors	1724 1725	501	1915	Harris Presley
			Senators Leroy Greene Marks, Petris,	1726	2840	1910	Felando
1000		2240	and Roberti)	1727	-	2151	Watson
1692	_	2240	Sevirour (Principal Senate coauthor Senator Craven) (Principal Assembly	1728 1729	3338	2310	Moore Seymour
			counthor Assemblyman McClintock)	1730	_	1706	Sevmour
			(Coauthors Senators Carpenter, Ed Davis, Decdeh, Doolittle Lerov	1731 1732	3157	1824	Rosenthal and Robbins Bradles
			Greene, Ray Johnson Marks McCor	1733	2274	_	Vic Alister
			quodale, Ne sen, Presley, Royce, and Torres) (Co authors Assembly Mem-	1734 1735	1235	2331	Bill Greene Frazee and Bradley (Counthor Senator
			Torres) (Couthors Assembly Members Allen, Bergeson, Bradley, Condit		2070		Craven)
			Costa, Farr, glante Frazee Johnston, Kelley, La Follette, McAlister, Mojon	1736	3879	_	Filante, Allen, Bader, Baker, Bergeson, Bradley, Costa, Frazee, Herger, Hill,
1600		1100	mer, Sher, Wight Wyman, and Young)				Jones, Katz, Kellev, Killea, Konnvu, La
1693	_	1196	Vuich (Principal coauthor Schator Ro- becti) (Coau hors Senators Garamen-				Follette, Lancaster, Leonard, McAlis- ter, McClintock, Mojonnier, Navlor, Ro-
			di, Rav Johnson, Marks, McCorquodale,				gers, Seastrand, Sebastiani, Stirling,
			Speraw, Stiern, and Torres) (Principal coauthors A sembly Members Wilhe				Tanner, Wright, and Wyman (Coau- thors Senators Doolittle, Presley, Rob-
			Brown and F. rr) (Coauthors Assembly				bins, and Watson)
			Members Bare, Bradley, Bronzan, Cha con, Clute, Cortese, Costa, Filante,	1737 1738	3508	2142	Ne Alister
			Frizzelle, Ise iberg, Jones, Killea, and Norman Waters)	1739	3445	_	Rane
1694	3079	_	Vasconcellos	1740 1741	1230 3369	_	Alatorre Moore
1695	2639		Jones	1742	3344	_	Vicencia
1696	_	1791	Bill Creene and Beverly (Principal coau thor Assemb (woman Tanner)	1743 1744	2409	450	Preslev Moorhead
1697	-	1889	Leroy Greene	1745	_	2062	Maddy (Principal coauthor Senator Cir-
1698 1699	_	2150 2198	Maddy (Coauthor Assemblyman Papan)	1746	3806		penter) Robinson
1700	_	1929	William Campe I (Principal counthor As-	1747	3632	_	Willie Brown (Principal coauthor Assem-
1701	3782		serablyman Foos) Sher				bly Member Papan) (Coauthors As- sembly Members Bergeson, Farr, and
1702	3123		Wright				Johnston)
1703 1704		2118 613	Presky William Campb II	1748	737	_	Harris (Principal coauthor Senator Ro- berti) (Coauthors Assembly Members
1705	_	1366	keene				Agnos, Alatorre Allen, Areias Bader
1706 1707	3460 2297	_	Johnston Klehs				Baker, Bane, Bates, Bergeson Bradley, Bronzan, Willie Brown, Calderon, Rob-
1708	_	1965	Sperass				ert Campbell, Chaeon, Clute, Condit,
170 9 1710	3646	2049	Vasconeellos Garamendi, Robbins Rosenthal, and				Connelly, Cortese, Costa, Gray Davis, Elder, Farr, Felando, Filante, Floyd,
1110		2073	Vuich (Counthors Assembly Members				Frazec, Frizzelle, Goggin, Hannigan,
			Alatorre, Bates, Bradley, Chacon Grav Davis, Farr, Molina, and O Connell)				Hauser, Havden, Herger, Hill, Hughes Isenberg, Ross Johnson, Johnston, Jones,
1711	2782	_	Harris				Katz, Kelley Kıllea, Klehs, Konnyu, La
1712 1713	2698	2155	Klehs, Vicencia, and Baker Avala and Roserithal				Follette, Lancaster, Leonard, Margolin, McAhster, McChintock, Mojonnier,
1714	_	1723	Keene				Molina, Moore, Moorhead, Mountjoy,
1715	_	1665	Rosenthal Bill Greene, Marks, and McCorquodal (Coauthor Assembly-				Navlor, Nolan, O Connell, Papan, Peace, Robinson, Rogers, Roos, Sea-
			woman Hughes)				strand, Sher, Statham, Stirling, Tanner,
1716	-	1618	Watson				Tucker, Vasconcellos, Vicencia, Maxine
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Ch No	A B	SB No	Author	Ch No	A B	S B	Author
1749 1750 1751	 3943 2377	1297	Waters, Vorant Waters, Wright, Wiman, and Young) (Coauthors Senators Carpenter, Dills, Bill Greene, Leroy Greene, Ray Johnson, Lockver, Marks, McCorquodale, Petris, Robbins Rosenthal, Sevinour, Stiern, Torres, and Watson) Leroy Greene (Coauthors Assembly Members Hughes, Jones, Leonard, and Rogers) Bader Gray Days (Principal coauthors Assembly Members Connelly and Hughes) (Principal coauthor Senator Torres) (Coauthors Assembly Members 4la-	1754 1755 1756 1756 1757 1758 1759	2872 2834 2767	2012 — — 2060 645	Preslev, Roberti, Rosenthal, and Torres) Watson, Bill Greene, Leroi Greene, Marks, McCorquodale, Roberti, Rosenthal, Stern, and Torres (Coauthors Assembli Members Agnos, Alatorre, Baine, Balec, Bronzan, Connelli, Grav Davis, Hughes, Johnston, Klehs, Margolin, Molina, Moore, Moorhead, Sher, and Mavine Waters) Papan Seastrand Wilhe Brown Foran
1752 1753	2761 3212		torre, Allen, Bane, Hauser, Havden, Ross Johnson, Margolin, Mojonnuer, Mohja, Klohs, O Comnell, Sher, Tucker, Tanuer, Bergeson, Clute, Condit, Costa, Farr Goggin, Isenberg, Katz Killea, Peace, Roos and Norman Waters) (Coauthors Senators Dills, McCorquodale, Petris, Robbins, Rosenthal, Stern Watson Craven, Bill Greene, Marks, and Preslev) Volan and Katz (Coauthor Senator Sermour) Farr, Alatorre, Areas, Bane, Bronzan, Robert Campbell Chaeon, Costa, Grav Davis, Frizzelle, Hannigan, and Isenberg (Coauthors Senators Garanendi, Bill Greene, Lerox Greene, Petris	1760	-	1841	Flder)

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-							Russell, Stiern, Vuich, and Watson)
1	ACR	.7	Papan	11	SCR	45	Dills
3	SCA AJR	14 57	Rosenthal Clute, Norman 'Vaters, Mojonmer, Areas, Bader Bradk v, Condit, Elder, Frazee Frizzelle, Hauser, Havden, Herger, Johnston, Kil ea, McAlister, ind Peace	12	ACR	106	Hauser (Principal coauthors Assembly Members Mohina and Maxine Waters) (Coauthors Assembly Members Papan, Wright, Agnos, Alatorre, Allen, Areias, Baker, Bane, Bates, Bergeson, Bradley,
4 5	SCR ACR	46 107	Robbus Highes, Agnos Alatorre, Allen, Areus, Bader, Baker, Bane Bates, Bergeson, Bradlev Brotzan, Dennis Brown, Wil- he Brown, Calderon, Robert Campbell, Chacon, Clutty, Condit, Connells, Cor- tess, Costa, G. at Davis Elder, Farr, Fe- lando, Filante, Flood, Frazee Frizzelle, Goggin Haunigan Harris, Hauser, Hayden, Herger, Hill, Benberg, Ross Johnson Johnston, Jones, Katz, Kelley, Killea Kleb Konnivu, La Follette, Luncaster, Leonard, Lewis, Margolin, McAlister McChintock, Mojonnier, Molina Moore, Moorbead, Mouritos, Nator Vold, in O Connell, Papan Peace, Robin son, Rogers, Boos, Sea- strand, Sebastant, Sher, Statham, Stir- ling Tanner, Tucker Vasconcellos, Vi-	13	ACR	132	Bronzan, Wilhe Brown, Calderon, Robert Campbell, Chacon, Clute, Condit, Connelh, Cortese, Costa, Crav Davis, Farr, Felando, Flainte, Flovd. Gogun, Hannigan, Harden, Hughes Isenberg, n. McClintock, Mojonnier, Moore, Moorhead, Natlor, Connell, Peoce, Robinson, Roos, Seastrand, Sher, Statham, Tanner, Tucker, Vasconcellos, Vicencia, Norman Waters, and Young) (Cauthors Senators Alquist, Beverly, Boatwright, Carpenter, Craven, Dilk, Ellis, Garamendi, Leros Greene, Rajohnson, Keene, Lockver, Marks, McCarquodale Montova, Petris, Preslei, Robbins, Roberth, Rosenthal, Rocer, Russell, Seymour, Speraw, Stiern, Viuch, and Watson)
			cencia, Maxii e Waters, Norman Wa-	14	ACR	141	Vasconcellos
6	SCR	51	ter, Wright Wyman, and Young Robeth (Frincipal counthors Senators Beierly, William Campbell, Bill Greene Mon out, and Yunch (Principal counthor Assembly Member Roos) (Coauthors Senators Alquist, Ayala, Boaturnght, Cupenter, Craven, Jed Davis, Deddeh, Dills, Doolittle, Ellis, Foran Garamerch Lerror Greene Hart, Ray Johnson, Keene, Lockser Maddy, Marks McCo quodale Mello, Nielsen, Petris, Presky, Bichardson, Robbins, Roenthal Rivee, Russell, Seymour, Stiern, Torres and Watson)	15 16	SCR ACR	73 104	Watson Condit (Couuthors Assemble Members Arenas, Bronzan, Clate, Cortese, Herger, Jones, Kelley, Peace, Seastrand, Vicencia, Norman Waters, and Wright) (Coauthors Senators Nielsen, Alquist, Beverly, Boatvright, William Campbell, Carpenter, Graven, Ed Daws, Deddeh, Dills, Doolittle Ellis, Foran, Carainendi, Bill Greene Lerov Greene, Hart, Johnson, Keene, Lockyer, Maddy, Marks, McCorquodale, Mello, Montova, Petris, Richardson, Robbins, Roberti, Rovee, Russell, Sey
7	AC'R AJR	72 78	Clute Hauser (Princip il coauthor Senator Wat- son) (Coauthors Assembly Members Alatorre, Allen, Willie Brown, Costa, Cottee, Cray Days, Farr, Molina Moorhead, Statham, and Mayine Wa- ters) (Coauthors Senators Algust, Ray Johnson, Speray, and Sterin)	17	SJR	27	mour, Speraw, Stern, Torres, Vuich, and Watson) Keene, Garainendi, Bill Greene, Lerox Greene, Ray Johnson, Lockier, Petris, Preslev, Rosenthal, Rovce, Stiern, Torres, and Watson (Coauthors Assem- bly Members Alatorre, Bane, Bates, Chacon, Condit, Costa, Farr, Hannigan,
9 10	AJR ACR	86 100	Milea Ratz - Principal Assembly coauthor Gray Davis (Principal Senate coauthors Senators Alquist and Wilham Campbell) (Goauthors Assembly Members Agnos, Alatoric, Allen, Areas, Baker, Bane, Bates, Lergeson Bronzan, Wilhe Brown, Chaeon Chite, Condit, Connelly Cortese, Goata Elder, Farr, Filante, Frazec, Goggin, Hanngam Hawer, Hawden, Hill, Isenberg, Killea, Klehs, Konnyu, La Fallette, Margolin, McAlister, McClintick, Mojonmer, Moore, Moorhead, Awlor, Nolan, O Connell, Rolinvon, Rois, Seastrand, Sebastami, Sher, Statham Strfing, Tanner, Tucker, Asseoncellos, Vicencia, Norman Waters, Wright, Wunan, and Youngi (Causthors Senators Beverly, Carpenter, Craven, Ellis Garamendt, Bill Greene, Leros Greene, Ray Johnson, Keine Maddy, Nielsen, Petris, Presley, Roldins Roferti. Rosenthal, Royce,	18	ACR	95	Hauser, Margolin, Moorhead, O Con- nell, Peace, and Vasconcellos's Allen, Agnos, Areas, Bader, Baker, Bane, Bates, Bergeson Bradlev, Bronzan, Calderon, Robert Campbell, Chaeon, Clute, Condit, Connelly, Cortese, Costa, Grav Davis, Filante, Frazee, Coggin, Hammgan, Hauser, Hayden, Herger Hill, Hughes Isenberg, Jones, Katz, Kelley, Killea, La Follette, Lan- custer, Leonard, Lewis, Margolin, McChintoch, Mojonmier, Moorhead, Mountjoy, Navlor O Connell, Papan, Peace, Robinson, Rogers, Roos, Sher, Statham, Stirling, Tamer, Tucker, Vas- concellos, Vicencia, Maxine Waters, Wright, Winan, Young, Frizzelle, Sea- strand, and Norman Waters (Coau- thor's Senators Beverly, Carpenter, Craven, Dills, Doolittle, Hart Ray John- son, Keene, McCorquodale, Mello Montoya, Nelsen, Preslev Robbins, Ro- boerti, Rosenthal, Rovec, Russell, Sex-

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19	SCR	7()	mour, Speraw, Stiern, Torres, Vuich, Watson, and Bill Greene? Robbins, Algust, Avala, Beverls, Boatwinght William Campbell, Carpenter, Craven, Ed Duvis, Deddeh, Dills, Doolittle, Ellis, Foran, Garamendi, Bill Greese Leros Greene Hart, Ray Johnson, keene, Lockver, Maddi, Marks, McCorquodale, Mello, Montova, Nielsen, Petris, Presley, Richardson, Robert, Rosenthal, Rovee, Russell, Sermour, Speraw, Shem, Torres, Vinchand Walson (Coauthors Assembly Members Agnos, Aktorre, Allen, Areas, Bader, Baker, Bane, Bates, Bergeson Bradley, Bronzan, Dennis Brown, Willie Brown, Calderon, Robert Camp bell, Chacon, Clute, Condit, Connell, Cortese, Costa, Gras Davis, Elder Felando Hante, Flord, Fruzee, Frizzelle, Goggin, Hannigan, Harris, Haner, Harden, Herger, Hughes, Isenberg, Ross Johnson, Johnston, Jones, Mat, Kelley, Killea, Kilehs, Konnyu, Laue, ster, McClintock, Molinu, Moore, Moorhead, Mountyo, NaVor, Nolan, O Connell, Papan, Peace, Robinson, Roegers, Roos, Seastrand, Sebastann, Sher,	27 28	SJR ACR	29 113	Wright, and Young) Speraw Kutz (Principal coauthors, Assembly Members Bane, Margolin, and Mojonner) (Coauthors Assembly Members Agnos, Alatorre, Allen, Arelas, Bates, Bergeson, Bradley, Bronzan, Willemson, Calderon, Robert Campbell, Chacon, Clute, Condit, Connelly, Cortese, Costa, Grav Davis, Furr, Felando, Filante, Goggin, Hanmgan, Harris, Hauser, Havden, Herger, Hill, Hughes, Isenberg, Ross Johnson, Johnston, Jones, Kellev, Killea, Kleba, La Follette, Lamcaster, Leonard, McAlister, McClintock, Molma, Moore, Moorhead, Mountjo, Navlor, John, O'Connell, Papan, Peace, Robinson, Roos, Sher, Statham, Stirling, Tanner, Tucker, Vasconcellos, Vicencia, Maxine Waters, Norman Waters, Wright, Wuman, and Young) (Coauthors Senators Alquist, Avala, Bee erh, Boatwiricht, William Campbell, Carpenter, Craven, Ed Davis, Deddeh, Dills, Filis, Garamend, Leros Greene, Hart, Rav Johnson, Keene, Lock er, Marks, McCorquodale, Monton a, Nelsen, Petris, Presley, Rechardson, Robbuis, Robertia, Rosenthal, Rosee, Russell, Sevinour,
20 21	AC'R AJR	63 87	Statham, Stirling, Tannier, Tucker Vi- cenicia, Maxine Waters, Vorman Wa- ters, and Wymani Mountpoi Mountpoi Mountpoi Mountpoi Monnier, Vorman Waters, Wyman, Seastrand, Agnos, Alatorre, Allen, Arcias, Bader Bane Bergeson, Bradley, Bronzan, Dennis Brown, Calderon, Robert Campbell Clute, Condit, Con- nelly, Cortee, Costa, Gras Davis, El- der, Earr Felando, Filante, Flovd, Frazee Frizzelle, Goggin, Hannigan, Harris, Hauser, Hayden, Herger, Hill, Hughes Isenberg, Ross Johnson, John- ston, Jones, Katz, Keley, Killea, Kon- nvu, La Follette, Lameaster, Leonard, Lewis, Margolin, McAlister, McChin- tock, Molina, Moore, Moorhead, Mount- jov, Vavlor, Vohn, O Connell, Papan, Peace, Robinson, Rogers, Roos, Sher, Statham, Tanner, Tucker, Viceneia, Weight and Young	29	ACR	114	Speraw, Torres, Vuich, and Watson) Vicencia, Agnos, Alatorre, Allen, Areias, Baker, Bame, Bates, Bergeson, Bradley, Bronzan, Wilhe Brown, Calderon, Rob- ert Campbell, Chacon, Clute, Condit, Connelly, Cortese, Costa, Gray Davs, Edder, Farr, Felando, Filante, Flood, Frazee, Frizzelle, Coggin, Hannigan, Harris, Hauser, Harden, Herger, Juli, Hughes, Isenberg, Johnston, Jones, Katz, Kelley, Killea, Klehs, Konnvu, La Föllette, Lancaster, Leonard, Lewis, Margolin, McAlister, McClintock, Mojommer, Moore, Moorhead, Mount- joy, Navlor, Nolan, O Connell, Papan, Peace, Robinson, Rogers, Roos, Sea- strand, Sebastani, Sher, Statham, Str- ling, Tanner, Tucker, Vasconcellos, Norman Waters, Wright, Winan, and Young (Coauthors Senators Beverly,
22 23 24 25 26	ACR SCR SCR ACR SJR	93 39 41 4 41	Wright, and Young Bergeson Maddy (Coauthor Assemblyman Jones) Keene Farr (Coauthor Senator Marks) Mello (Principal coauthor Senator Vurch) (Principal coauthor Assemblyman Wilhe Brown) (Coauthors Senators Carpenter, Deddeh, Dills, Caramenda, Lero, Greene, Ray Johnson, Keene, McCarquodale, Nolsen, Petris, Presley, Richardson, Robbins, Roberth, Rosenthal, Stiern, Torres, and Watson) (Coauthors Assembly Members Allen, Areas, Baire Bergeson, Bradley, Bronzan, Chacon, Clute, Condit, Cortese, Costa, Farr, Filante, Frazee, Hauser, Hill, Isenberg, Johnston, Joney, Katz, Konnyu Mojonnier, Moorhead, Nalor, Volan, Roos, Seastrand, Sebastram, Vasconcellos, Vienea, Avonan, Waters,	30	ACR	123	Autore, Areus, Bates, Bronzan, Wilhe Brown, Calderon, Robert Campbell, Condit, Cortese, Farr, Flood, Goggin, Hannigan, Hughes, Isenberg, Klehs, Margolin, Mohia, Moore, O Connell, Peace, Roos, Statham, Tanner, Tucker, Veenea, and Maxine Waters (Courbors, Senators Dills, Bill Greene, Keene, McCorquodale, Petris, Presiev. Rosenthal Torres, and Watson)

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32	ACR	147	Moore, Wrig it, Hauver, Bates, Vasconcellos, and Coggin) Katz (Principal coauthor Senator Roberti) (Principal coauthors Assembly Members Willie Brown and Rogers) (Coauthors Assembly Members Navlor, Agnor, A atorre, Allen, Arcias, Baker, Bane, Bites, Bergeson, Bradlero, Bobert Camp bell, Chacon, Clute, Condit, Connelly Cortese, Costa, Gray Davis, Elder, Farr, Felando, Filante, Flood, Frazer, Frizzelle, Goggin, Hannagan, Harris Hauser, Havden, Herger, Hill, Hughes Isenberg, Ross Johnson,	35	ACR	148	thors Senators Beverly, Boatwright, Carpenter, Deddeh, Dills, Doolittle, Bill Greene, Leron Greene, Lockver, Montoya, Vielsen, Petris, Preslev, Robbins, Rovee, Torres, Vuich, and Watson) Seastrand (Principal coauthor Senator Carumendi) (Cauthors Assembli Members Allen, Areas, Bader, Baker, Bergeson, Bradley, Dennis Brown, Chacon, Condit, Elder, Filante, Frazee, Frizzelle, Hannigan, Harris, Hauser, Hill, Isenberg, Ross Johnson, Johnston, Jones, Kelley, Killeu, Klehs, komnyu, La Follette, Lancaster, Leonard, Lewis,
33	4C'R	101	Johnston, Jones, Killeu, Klehs, Konnvu, La Follette, Lancaster, Leonard, Lewis, Margalin, McAlister, McClintock, Mojonn er, Molina, Moore, Moorhead, Moun jov. Nolan, 'D'Connell, Peace, Robinson, Roos, Seastrand, Sebastrain, Sher, Statham, String, Tanner, Vasconvellos, Vicencia, Vaxine Waters, Nori ain Waters, Wright, Wiman, and Yoi ngi (Coauthor) Senators Alquist, Boul wright, Carpenter, Craven, Doolittk, Ellis, Foran, Garumendi, Lerov Greeise, Hart, Rav Johnson, Lokver, 'N'Corquodale, Montova, Nelsen, Petr s, Preslev, Robbins, Rosenthal, Rove, Russell, Seymour, Steen, Torre, Yucch, and Watson) Felando (Coauthors Asembly Members Agnos, 'Alatorie, Allen, Areias, Bader, Bane, Bales, Jergeson, Bradev, Bronzai, Dennis Brown, Wilhe Brown, Calideron, Rebert Campbell, Chacon, Clate, Condt Cortese, Costa, Gray Davis, Farr, Fi ante, Frazce, Frizzelle, Cozgin, Haringan, Harris Hauser, Havden, Hei ger, Hill, Hughes, Isenberg, Ross Johnson, Johnston, Jones, Kalz, Kellev, villea, Klehs, Konnyu, La Follette, Lai caster, Leonard, Lewis, McMister, 'IcChintock, Mojonmer, Molina, Mooie, Moorhead, Mountjoy, Nalor, Volin, O'Connell, Papan,	36	AJR SCR	94	McAlister, McClintock, Mojonnier, Mountjov, Axlor, Volan, Peace, Robinson, Rogers, Roos, Sebastiam, Statham, Strling, Vicencia, Vorman Waters, Wright, Winan, and Young) (Coauthors Senators Beverly, Dills, Doolittle, Ray Johnson, McCorquodale, Montova, Nelsen, Preslev Richardson, Russell, and Yuich) Roos, Katz, Papan, Costa, Agnos, Alatorre, Areas, Bane, Bates, Bronzan, Wilherson, Calderon, Robert Campbell, Chacon, Clute, Condit, Connelly, Cortese, Grav Davis, Farr, Flood, Frizzelle, Coggin, Hamigun, Hauser, Harden, Herger, Hill, Hughes, Isenberg, Johnston, Kelley, Killca, Klehs, Konnyu, Leonard, Molina, Moore, Moorhead, O Connell, Peace, Rogers, Sher, Statham, Tanner, Tucker, Vicencia, Norman Waters, and Wright (Coauthors Senators Maddy, Alquist, Avala, Beverty, Boattyright, William Campbell, Craiven, Ed Davis, Dills, Foran, Garamenth, Leroy Greene, Ray Johnson, Keene, Lockver, Marks, McCorquodale, Wello, Montova, Petris, Presley, Rosenthal, Seymour, Speraw, Shern, Torres, Vuch, and Watson) Nielsen, Alquist, Ayala, Beverty, Rosenthal, Seymour, Speraw, Stern, Torres, Vuch, and Watson)
34	ACR	139	Nator, Nol. n. O'Connell, Payan, Peuce, Roburson, Rogers, Itoos, Seastr, nd. Sebastiam, Sher, Statham, String, Tanner, Fucker, Vasconcellos, Vicerica, Maxi e Waters, Noman Waters, Wright, Wyman, and Youngi (Cauthors Senatrs Beverl, Boatwight, Carpenter, Craven, Deddeh, Dills, Doolhttl*, Elhs, Garamendi, Bill Greene, Rav. ohnson, Lockver, Marks, Mello Nielser, Petris, Preslev, Richardson, Robbin, Robert, Roseithal, Rovee, Sevineur, Speraw, Torres, and Watson) Hughes, Agnos, Alatorre, Allen, Areus, Bane, Bates, Willie Brown, Calderon, Comit, Cortese, Costa, Grav Davis, Elder, Farr, Felando, Filante Floid, Coggin, Hannigan, Hauser, Havden, Isenberg, Johnston, Katz, Keilev, Klehs, Komin U, Luncaster, Leonard, Levis, McClit tock, Mojonnier Molma, Moorbead, Nalan, O'Connell Robinson, Roos, Statham, Tucker, Vicencia, Wright, Wuran, and Young (Coau-	38	ACR	153	httle, Ellis, Foran, Garamendi, Bill Creene, Leros Greene, Hart, Ras Johnson, Keene, Lockser, Maddx, Marks, McCorquodale, Mello, Montos a, Petrs, Presles, Richardson, Robbins, Robert Rosenthal, Royce, Russell, Seymour, Speraw, Stiern, Torres, Vucch, and Watson (Couthors Assemblis Members Agnos, Allen, Baker, Bates, Bradley, Costa, Gray Davis, Felando, Floxd, Frizzelle, Goggin, Hauser, Kelley, La Foliette, Lancaster, Mojommer, O Comell, Rogers, Roos, Sebastiani, Stirling, Wirman and Young) Harris (Principal coauthor Senator Petris) (Coauthors Assemblis Meinbers Agnos, Alatorre, Allen, Areiax Bader Baker, Bune, Bates, Bergeson Bradley, Bronzan, Wilhe Brown, Calderon, Robert Gampbell, Checon, Chite, Condit, Connells, Cortese, Costa, Gray Davis, Elder, Farr, Felando, Filante, Floxd, Frazee, Goggin Hamigan, Hauser, Harden, Herger Hill, Hughes, Isen-

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			berg, Ross Johnson, Johnston, Jones, Katz, Kellev, Kullea, Klehs, Konnyu, La Follette, Lancaster, Leonard, Lewis, Margolin, McAister, McChmitock, Mojoniner, Molina, Moore, Moorhead, Mountjoy, Na Ior, Nolan, O Connell, Papan, Peace, Robinson, Roos, Sea- strand, Sebastian, Sher, Statham, Str- ling, Tanner, Tucker, Vasconcellos, Mayine Walters, Norman Waters, Wright, and Wynan)	49	SCR	81	Keene, Lockver, Maddi, Marks, McCorquodale, Mello, Montova, Nielsen, Petris, Preslev, Richardson, Robbins, Roberth, Rosenthal, Rovee, Russell, Seimour, Speraw, Stern, Torres, Vuich, and Watson Ray Johnson, Alquist, Avala, Beverh, Boatwight, William Campbell, Carpenter, Craven, Ed Davis, Deddeh, Dills, Doolittle, Ellis, Foran, Garamendt, Bill Greene, Leroy Greene, Hart,
39	AJR	64	Lancaster				Keene, Lockver, Maddy, Marks,
40 41	SC'R SJR	71 53	Stern Petris (Principal coauthors Senators Maddy and Roberti) (Principal coau- thors Assembly Members Agnos and Papan) (Coauthors Senators Beverly,				McCorquodale, Mello, Montoya, Niel- sen, Petris, Preslev, Richardson, Rob- bins, Roberti, Rosenthal, Rovce, Russell, Seymour, Speraw, Stiern, Torres, Vuich, and Watson
			Boatwright, Carpenter, Craven, Ded- deh, Ellis, Foran, Garamendi, Bill	50	ACR	109	Moore (Principal coauthor Assemblyman Willie Brown)
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			son, Keene, Lockver, Marks, McCor- quodale, Mello, Presley, Rosenthal, Speran, Stiern, Vuich, and Watson) (Counthors Assembly Members Ala-	34	AJR AJR	68	Areias, Costa, Bronzan, Condit, Havden,
			(Counthors Assembly Members Ala-	١		40	and Jones (Coauthor Senator Maddy)
			torre, Bates, Bergeson, Bradley, Condit, Connelly Costa, Felando, Filante, Friz- /elle, Kelley, Mojonnier, Moore, Moor- head, Nolan, Roos, Tanner, and Tucker)	55	SJR	45	Torres, Carpenter, Deddeh, Doolittle, El- is, Lerov Greene, Preslev, Rosenthal, Speraw, and Watson (Coauthors As- sembly Members Bradlev, Robert Campbell, Farr, and Flovd)
42 43	ACR ACR	102 140	McAlister Farr, Agnos, Allen, Areias, Bader, Buker,	56 37	SCA SCR	58 33	Boats right Mello, Keene, McCorquodule, and Presley
			Bane Bergeson, Bradlev, Bronzan, Wil- the Brown, Calderon, Robert Campbell, Chacon, Clute, Condit, Connelly, Cor- tese, Costa, Grav Davis, Frazzelle, Fe- tando, Filante, Goggin, Hamingan, Harris, Hauser, Havden, Hill, Hughes, Isenberg, Johnston, Jones, Katz, Kellev, Killea, Lancaster, Leonard, Margolin, Mojoniner, Molina Moore, Moorhead, Nalor, Nolan, O Connell, Papan, Peace, Robinson, Rogers, Roos, Sebas- tani, Statham, String, Tucker, Vascon- cellos, Vicencia, Norman Waters, Wrigh, and Young Coauthors Sena- tors Beverh, Carpenter, Dills, Gara- mendi, Ray Johnson, Keene Lockver, Varks, McCorquodale, Nelsen, Petris, Preslev, Rosenthal, Seymour, Speraw, Stern, Torres, and Watson)	58	AJR ACR	135	Flovd (Principal coauthor Assembls Mem- vicencia) (Coauthors Assembls Mem- bers, Agnos, Alatorre, Allen, Areias, Bader, Baker, Bane, Bates, Bergeson, Bradlev, Fronzan, Calderon, Robert Campbell, Chacon, Clute, Condit, Con- nelly, Cortese, Costa, Gray Davis, Fl- der, Farr, Felando, Filante, Frazee, Frazelle, Hannigan, Harris, Hauser, Huvden, Herger, Hill, Isenberg, Ross Johnson, Johnston, Jones, Katz, Kellev, Killea, Klehs, Konnvu, Lancaster, Ledeo- ard, Margolin, McAlister, McClintock, Mojonnier, Moore, Mountjox, Natlor, Nolan, O'Connell, Papan, Peace, Rog- ers, Seastrand, Sebastiani, Sher; Sta- tham, String, Tanner, Tucker, Vascon- cellos, Wright, Wyman, and Young) Hughes
44	SCR	79	Doolittle, William Campbell, Carpenter, Ed Davis, Deddeh, Bill Greene, Lerov Greene, Keene, Lockver, Nielsen, Pres- lev, Richardson, Robbins, Roberti, Rovee Russell, Seymour, and Torres (Courthors Assembly Members Con- dit, Certese, Filante, Herger, Ross John-	61	AJR AJR	104 108	O Connell, Moorhead, and Hannigan Grus Davis, Alatorre, Areus, Bane, Bates, Bradles, Chacon, Clute, Felundo, Gog- gin, Mohia, Nolan, Roos, Statham, and Young (Coauthors Senators Dills, Bill Greene, Leroy Greene, Petris, Rosen- thal, and Watson)
			son, Konnyu, Lewis, Moorhead, Mountjoy, Navlor, Nolan, Robinson, Norman Waters, and Wyman)	62	4JR	134	Nolan, Wright, Alatorre, Areias, Bader, Baker, Bane, Bergeson, Bradley, Den- ms Brown, Clute, Condit, Connelly,
43	SCR	32	Ellis	[Costa, Felando, Filante, Frazee, Hanni-
46	SCR	74	Foran and Alquist (Coauthors Assembly Members Agnos, Willie Brown, Navlor, and Papan)				gan, Hauser, Herger, Hill, Hughes, Isenberg, Ross Johnson, Jones, Kelles, Klehs, La Follette, Lancaster, Leonard,
47	ACR	H2	Chacon, Hauser, Statham, Clute, Havden,				Lewis, McAlister, McChintock, Mojon- nier, Molinii, Moorhead, Mountjov, Navior, Papan, Peace, Robinson, Roos,
48	SCR	80	Peace Stirling, and Norman Waters Ray Johnson, Alquast, Avala, Beverly, Boatwright, William Campbell, Car- penter, Craven, Ed Davis, Deddeh, Dills, Doolittle, Ellis, Foran, Garamen- di, Bill Greene, Lerov Greene, Hart,				Navior, Papan, Peace, Robinson, Roos, Seastrand, Sebastiam, Statham, Striling, Vasconcellos, and Winam (Casuthors Senators Beverly, Boatwright, Carpen- ter, Craven, Deddeh, Dills, Doolittle

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64	SC 4	29	Watson	ļ			Klehs, Margolin, Mohna, Moore, Moor-
65 66	ACA ACA	66 69	Filante Fari				head, O'Connell, Tanner, Vasconcellos, and Vicencia) (Coauthor Senator
តរ	ACR	71	Hughes Chaton Grav Dans, Robert Campbell, Matorre, Calderon, Hanni- gun, Harris Havden, Molma, Moore Roos, Tanner, Tucker Vasconcellos, and Maxne Waters (Coauthors, Sena- tors Dills, Tyrres, and Watton)	87	4JR	60	Vuich) Moore (Principal counthor Assembly Members Robinson) (Principal counthor Senator Rosenthal) (Coauthors Assembly Members Bronzan, Calderon, Connelly, Frizzelle, Hughes, Peace.
68	¥CR	83	Chaoon Vasconcollos, Hughes Alatorre, Calderon, Jobert Campbell Clute, Cortese, Fair, Goggin, Harris, Havden, O Connoll Fainer Tucker, and Max- me Waters (Coauthors Senators Bill Greene, Ma ks, McCorquodale, Rosen-	88	SCR	62	Sher, Mohna, and Clute) (Coauthors Senators Bill Greene, McCorquotale, Speraw, Watson, Dills, and Ray John- son) Robbins, Ed Davis, Dills, and Torres (Principal coauthor Assemblyman
(E)	ACR	94	thal and Torres) Bergeson (Pri scipal coanthor Assembly	89	ACR	133	katz) Allen
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70	ACR	103	Hughes	92	ACR	98	Johnston
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72 73	AJR SCR	31 67	O Connell Hart	94	ACR	143	Hughes (Principal coauthor Senator Montoya) (Coauthors Assembly Mem-
72 73 74 75	Ϋ́R	68	Lercy Greene				bers Allen, Areus, Bane, Bates, Bradley,
75 76	SCR SCR	69 83	Foran Prestey (Principal coauthor Senator Torres) (Coauthors Senators Deddeh and Watson				Calderon, Condit Costa, Filante, Hau- ser, Killea, Molina, Papan, Roos, Tun- ner, Vicencia Maxine Waters, Norman Waters, and Young) (Coauthors Sena-
π	SJR	52	Ellis (Principal coauthor Assemblyman Felando) (Coauthors, Senators Bey- erly, Crayen, Deddeh, Keene, McCor-	95	ACR	144	tors Dills, McCorquodale, Presley, Spe- raw, Vuich, and Watson) Papan
			quodale, Mentova, Preslev, Rosenthal, Seymour, and Speraw) (Counthors, As- sembly Men bers Allen, Bradley, Cha- con Clute, Farr, Falante, Floyd, Frazee Kilea, Moy nmer, Mountjon, Papan, Peace, Rob mson, Statham, String Wright, and Young)	96	ĄJŔ	127	Maxine Waters (Coauthors Assembly Members Agnos, Bergeson, Bradles, Walhe Brown, Calderon, Condit, Cor- tese, Costa, Goggin, Hannigan, Hauser, Hughes, Margolin, McAlister, Mojon- nier, Molma, Moorhead, Nolan, Peace, Robinson, Sebastam, and Vasconcellos)
78	SIR	33	William Campbell				(Coauthors Senators Dills, Leroy
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81	₹ĈŔ	105	Hauser Papan Allen, Areus Rine, Bates, Bergeson, Fradley, Brouran, Wille Brown, Calleron, Robert Campbell, Chacon, Clu e, Condit, Cortese, Costa, Grav Davis, Farr, Filante, Goggin, Isenberg, Johnsten, Katz, Klehs, Li Follette, We Alister, McClintock, Mojomier, Moore, Moo head, Nolan, O Connell, Peace, Roos, Sebistiani, Sher, Staffam Tucker, Vasc nicellos, Vicencia, Maxine Waters, Norman Waters, Wirman, and Young (Coat thors Senators Carpenter, Keene, Nielsen, Presley, Bosenthal, Rovee, Russell, Sevinour, and Torres)	97	Y. TR	87	Mello and Garamendi (Coauthors Assembly Members Fart, Agnos, Alatorre, Alen, Areas, Bader, Baker, Bane, Bates Bergeson, Bradley, Bronzan, Dennis Brown, Calderon, Robert Campbell, Chaeon, Clute, Condit, Connelly, Cortese, Costa, Grav Davis, Elder, Felando, Filante, Floyd, Frazee, Frazselle, Goggin, Hannigan, Harris, Hauser, Hayden, Herger, Hill, Hughes, Isenberg, Ross Johnson, Johnston, Jones Katz, Kelley, Killea, Klehs, Konnyu, La Follette, Lancaster, Leonard, Lewis, Margolin, Me Alister, McChintock,
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83	ACR	121	Clute, Areias Bates, Bradley, Calderon,				Mountjoy, Navlor, Volan, O Connell,

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	-		Papan Peace, Robinson, Rogers, Roos, Scastruid, Sebastiani, Sher, Statham, Strhing Tanner, Tucker, Vasconcellos, Vicencia, Maxine Waters, Norman Wa- ters, Wright, Winnan, and Young)				Hauser, Havden, McClintock, Mojon mer, O'Connell, Roos, Sher, Statham Strling, and Wright (Couthors Sena- tors Beverly, Craven, Dills, McCor quodale, Petris, and Rosenthal)
98 99	SCR SCR	64 75	Lockver Presiev	116	ACR	166	Clute (Principal coauthors Senators Pres
100	SCR	19	Algust				les and Roberti) (Coauthors Assembly Members Agnos, Areias, Bane, Bates
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