# MEASURES SUBMITTED TO VOTE OF ELECTORS

Primary Election, June 3, 1986, and General Election, November 4, 1986



#### MEASURES SUBMITTED TO VOTE OF ELECTORS

#### Primary Election, June 3, 1986

#### **MEASURES ADOPTED**

#### Constitutional Amendments Submitted by Legislature

#### Number on ballot

- Deposit of Public Moneys in Credit Unions. (Statutes 1984, Resolution Chapter 106, ACA 21)
- 46. Property Taxation. (Statutes 1984, Resolution Chapter 142, ACA 55)
- Allocation of Vehicle License Fee Taxes to Counties and Cities. (Statutes 1984, Resolution Chapter 162, SCA 23)
- Legislators' and Judges' Retirement Systems. (Statutes 1985, Resolution Chapter 90, SCA 5)
- 49. Nonpartisan Offices. (Statutes 1986, Resolution Chapter 1, ACA 7)
- 50. Property Taxation. Disasters. (Statutes 1986, Resolution Chapter 2, SCA 28)

#### INITIATIVE STATUTE

51. Multiple Defendants Tort Damage Liability: Initiative Statute.

#### BOND ACTS SUBMITTED BY LEGISLATURE

- 42. Veterans Bond Act of 1986. (Statutes 1985, Chapter 972, AB 286)
- 43. Community Parklands Act of 1986. (Statutes 1986, Chapter 5, SB 806)
- Water Conservation and Water Quality Bond Law of 1986. (Statutes 1986, Chapter 6, AB 1982)
- County Correctional Facility Capital Expenditure Bond Act of 1986. (Statutes 1986, Chapter 12, SB 146)

#### MEASURES SUBMITTED TO VOTE OF ELECTORS

#### General Election, November 4, 1986

#### **MEASURES ADOPTED**

#### Constitutional Amendments Submitted by Legislature

Number on ballot

- Retirement Benefits for Nonjudicial and Nonlegislative Elected State Constitutional Officers. (Statutes 1986, Resolution Chapter 57, SCA 32)
- 58. Taxation. Family Transfers. (Statutes 1986, Resolution Chapter 61, ACA 2)
- 59. Elected District Attorney. (Statutes 1986, Resolution Chapter 66, SCA 26)
- 60. Taxation. Replacement Residences. (Statutes 1986, Resolution Chapter 75, ACA 5)

#### INITIATIVE CONSTITUTIONAL AMENDMENT

63. Official State Language. Initiative Constitutional Amendment.

#### **INITIATIVE STATUTES**

- 62. Taxation. Local Governments and Districts. Initiative Statute.
- Restrictions on Toxic Discharges into Drinking Water; Requirement of Notice of Persons' Exposure to Toxics. Initiative Statute.

#### **BOND ACTS SUBMITTED BY LEGISLATURE**

- Greene-Hughes School Building Lease-Purchase Bond Law of 1986. (Statutes 1986, Chapter 423, AB 4245)
- 54. New Prison Construction Bond Act of 1986. (Statutes 1986, Chapter 409, AB 2545)
- Californio Safe Drinking Water Bond Law of 1986. (Statutes 1986, Chapter 410, AB 2668)
- 56 Higher Education Facilities Bond Act of 1986. (Statutes 1986, Chapter 424, SB 2366)

#### **MEASURES DEFEATED**

#### INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

Number on ballot

> Compensation of Public Officials, Employees, Individual Public Contractors. Initiative Constitutional Amendment and Statute.

#### **INITIATIVE STATUTE**

64 Acquired Immune Deficiency Syndrome (AIDS). Initiative Statute.



### Office of March Fong En Secretary of State BAGRAMENTO

I, March Fong Eu, Secretary of State of the the State of California, hereby certify, based on records on file in my office;

That pursuant to Government Code § 9766, subd. (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 1986.

The following law was adopted by vote of the electors at the June 3, 1986 primary election:

Multiple Defendants Tort Damage Liability: Initiative Statute.

The following laws were adopted by vote of electors at the November 4, 1986 general election:

Taxation. Local Governments and Districts. Initiative Statute.
Official State Language. Initiative Constitutional Amendment.
Restrictions on Toxic Discharges Into Drinking Water; Requirement of Notice of Persons' Exposure to Toxics. Initiative Statute.

The following proposed laws were defeated by vote of electors at the November 4, 1986 general election:

Compensation of Public Officials, Employees, Individual Public Contractors. Initiative Constitutional Amendment and Statute. Acquired Immune Deficiency Syndrome (AIDS). Initiative Statute.



IN WITNESS WHEREOF, I hereunto set my hand and affix the Great Seal of the State of California, at Sacremento, this 6th day of January 1987.

Murch Frugae

MARCH FONG EU Secretary of State



# PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

#### Primary Election, June 3, 1986

#### **MEASURES ADOPTED**

#### Constitutional Amendments Submitted by Legislature

Number on ballot

> Deposit of Public Moneys in Credit Unions. (Statutes 1984, Resolution Chapter 106, ACA 21)

[Approved by electors June 3, 1986]

# PROPOSED AMENDMENT TO ARTICLE XI, SECTION 11

- SEC 11. (a) The Legislature may not delegate to a private person or body power to make, control, appropriate, supervise or interfere with county or municipal corporation improvements, money, or property, or to levy taxes or assessments, or perform municipal functions.
- (b) The Legislature may, however, provide for the deposit of public moneys in any bank in this state or in any savings and loan association in this state or any credit union in this state and for the payment of interest, principal and redemption premiums of public bonds and other evidences evidence of public indebtedness by banks within or without this state. It may also provide for investment of public moneys in securities and the registration of bonds and other evidences of indebtedness by private persons or bodies, within or without this state, acting as trustees or fiscal agents.

Number on ballot

46. Property Taxation. (Statutes 1984, Resolution Chapter 142, ACA 55)

[Approved by electors June 3, 1986.]

## PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 1

(b) 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 (1) any indebtedness approved by the voters prior to the time this section becomes effect tive. July 1, 1978, or (2) any bonded indebtedness for the acquisition or improvement of real property approved on or after July 1, 1978, by two-thirds of the votes cast by the voters voting on the proposition.

Number on ballot

Allocation of Vehicle License Fee Taxes to Counties and Cities. (Statutes 1984, Resolution Chapter 162, SCA 23)

[Approved by electors June 3, 1986]

#### PROPOSED AMENDMENT TO ARTICLE XI

- SEC. 15. (a) All revenues from taxes imposed pursuant to the Vehicle License Fee Law, or its successor, other than fees on trailer coaches and mobilehomes, over and above the costs of collection and any refunds authorized by law, shall be allocated to counties and cities according to statute.
- (b) This section shall apply to those taxes imposed pursuant to that law on and after July 1 following the approval of this section by the voters.

Number on ballot

48. Legislators' and Judges' Retirement Systems. (Statutes 1985, Resolution Chapter 90, SCA 5)

[Approved by electors June 3, 1986.]

#### PROPOSED AMENDMENT TO ARTICLE VII

First—That Section 11 is added to Article VII thereof, to read.

- SEC. 11 (a) The Legislators' Retirement System shall not pay any unmodified retirement allowance or its actuarial equivalent to any person who on or after January 1, 1987, entered for the first time any state office for which membership in the Legislators' Retirement System was elective or to any beneficiary or survivor of such a person, which exceeds the higher of (1) the salary receivable by the person currently serving in the office in which the retired person served or (2) the highest salary that was received by the retired person while serving in that office.
- (b) The Judges' Retirement System shall not pay any unmodified retirement allowance or its actuarial equivalent to any person who on or after January 1, 1987, entered for the first time any judicial office subject to the Judges' Retirement System or to any beneficiary or survivor of such a person, which exceeds the higher of (1) the salary receivable by the person currently serving in the judicial office in which the retired person served or (2) the highest salary that was received by the retired person while serving in that judicial office.
  - (c) The Legislature may define the terms used in this section.

Number on ballot

49. Nonpartisan Offices. (Statutes 1986, Resolution Chapter 1, ACA 7)

[Approved by electors June 3, 1986]

#### PROPOSED AMENDMENT TO ARTICLE II, SECTION 6

- SEC. 6. Judicial, (a) All judicial, school, county, and city offices shall be non-partisan.
- (b) No political party or party central committee may endorse, support, or oppose a candidate for nonpartisan office.

Number on ballot

50. Property Taxation. Disasters. (Statutes 1986, Resolution Chapter 2, SCA 28)

[Approved by electors June 3, 1986.]

# PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

First—That subdivision (e) is added to Section 2 of Article XIII A thereof, to read:

(e) Notwithstanding any other provision of this section, the Legislature shall provide that the base-year value of property which is substantially damaged or destroyed by a disaster, as declared by the Governor, may be transferred to comparable property, within the same county, that is acquired or newly constructed as a replacement for the substantially damaged or destroyed property.

This subdivision shall apply to any comparable replacement property acquired or newly constructed on or after July 1, 1985, and to the determination of base-year values for the 1985–86 fiscal year and fiscal years thereafter.

Second—That subdivision (f) is added to Section 2 of Article XIII A thereof, to read:

- (f) For the purposes of subdivision (e):
- (1) Property is substantially damaged or destroyed if it sustains physical damage amounting to more than 50 percent of its value immediately before the disaster. Damage includes a diminution in the value of property as a result of restricted access caused by the disaster.
- (2) Replacement property is comparable to the property substantially damaged or destroyed if it is similar in size, utility, and function to the property which it replaces, and if the fair market value of the acquired property is comparable to the fair market value of the replaced property prior to the disaster.

#### **INITIATIVE STATUTE**

Number on ballot

51. Multiple Defendants Tort Damage Liability: Initiative Statute.

[Submitted by the initiative and approved by electors June 3, 1986]

#### **PROPOSED LAW**

SECTION 1. This shall be known as the "Fair Responsibility Act of 1986."

SECTION 2. Section 1431 of the Civil Code is amended to read:

1431. §1431 Joint Liability

An obligation imposed upon several persons, or a right created in favor of several persons, is presumed to be joint, and not several, except as provided in Section 1431.2, and except in the special cases mentioned in the Title title on the Interpretation interpretation of Contracts. This presumption, in the case of a right, can be overcome only by express words to the contrary.

SECTION 3. Section 1431.1 is added to the Civil Code to read:

§1431.1 Findings and Declaration of Purpose

The People of the State of California find and declare as follows:

a) The legal doctrine of joint and several liability, also known as "the deep pocket rule", has resulted in a system of inequity and injustice that has threatened

financial bankruptcy of local governments, other public agencies, private individuals and businesses and has resulted in higher prices for goods and services to the public and in higher taxes to the taxpayers.

b) Some governmental and private defendants are perceived to have substantial financial resources or insurance coverage and have thus been included in lawsuits even though there was little or no basis for finding them at fault. Under joint and several liability, if they are found to share even a fraction of the fault, they often are held financially liable for all the damage The People—taxpayers and consumers alike—ultimately pay for these lawsuits in the form of higher taxes, higher prices and higher insurance premiums.

c) Local governments have been forced to curtail some essential police, fire and other protections because of the soaring costs of lawsuits and insurance premiums.

Therefore, the People of the State of California declare that to remedy these inequities, defendants in tort actions shall be held financially liable in closer proportion to their degree of fault. To treat them differently is unfair and inequitable

The People of the State of California further declare that reforms in the liability laws in tort actions are necessary and proper to avoid catastrophic economic consequences for state and local governmental bodies as well as private individuals and businesses.

SECTION 4. Section 1431.2 is added to the Civil Code to read:

§1431.2 Several Liability for Non-economic Damages

(a) In any action for personal injury, property damage, or wrongful death, based upon principles of comparative fault, the liability of each defendant for non-economic damages shall be several only and shall not be joint. Each defendant shall be liable only for the amount of non-economic damages allocated to that defendant in direct proportion to that defendant's percentage of fault, and a separate judgment shall be rendered against that defendant for that amount.

(b) (1) For purposes of this section, the term "economic damages" means objectively verifiable monetary losses including medical expenses, loss of earnings, burial costs, loss of use of property, costs of repair or replacement, costs of obtaining substitute domestic services, loss of employment and loss of business or em-

ployment opportunities.

(2) For the purposes of this section, the term "non-economic damages" means subjective, non-monetary losses including, but not limited to, pain, suffering, inconvenience, mental suffering, emotional distress, loss of society and companionship, loss of consortium, injury to reputation and humiliation.

SECTION 5. Section 1431.3 is added to the Civil Code to read.

§1431.3 Nothing contained in this measure is intended, in any way, to alter the law of immunity.

SECTION 6. Section 1431.4 is added to the Civil Code to read:

§1431 4 Amendment or Repeal of Measure.

This measure may be amended or repealed by either of 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 measure.

- (a) This measure may be amended to further its purposes 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 Secretary of State for distribution to the news media.
- (b) This measure may be amended or repealed by a statute that becomes effective only when approved by the electors.

SECTION 7. Section 1431.5 is added to the Civil Code to read:

§1431.5 Severability.

If any provision of this measure, or the application of any such provision to any

person or circumstances, shall be held invalid, the remainder of this measure 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 measure are severable.

#### **BOND ACTS SUBMITTED BY LEGISLATURE**

Number on ballot

42. Veterans Bond Act of 1986. (Statutes 1985, Chapter 972, AB 286)

[Approved by electors June 3, 1986.]

#### PROPOSED LAW

SECTION 1. Article 5s (commencing with Section 998.074) is added to Chapter 6 of Division 4 of the Military and Veterans Code, to read:

Article 5s. Veterans Bond Act of 1986

998.074. This article may be cited as the Veterans Bond Act of 1986.

998.075. 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 this article and that law

998.076. 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.

998.077. 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 habilities, of the State of California, in the aggregate amount of not more than eight hundred fifty million dollars (\$850,000,000) in the manner provided herein

998.078. 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 and 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.

998.079. There is hereby 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 998.080, appropriated without regard to fiscal years.

998.080. 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 by the committee to be sold pursuant to 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.

998.081. 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.

998.082. 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.

998.083 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.

998.084. 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

43. Community Parklands Act of 1986. (Statutes 1986, Chapter 5, SB 806)

[Approved by electors June 3, 1986.]

#### PROPOSED LAW

SECTION 1. Chapter 3.7 (commencing with Section 5700) is added to Division 5 of the Public Resources Code, to read:

#### CHAPTER 3.7. COMMUNITY PARKLANDS ACT OF 1986

#### Article 1. General Provisions

5700. This chapter shall be known and may be cited as the Community Parklands Act of 1986.

5701. The Legislature hereby finds and declares as follows:

- (a) It is the responsibility of the state to encourage, and assist in the provision of, better parks and enhanced recreational opportunities for all citizens of California.
- (b) Community, neighborhood, and regional parks, beaches, recreational areas, recreational trails, and other recreational facilities, and the preservation of historic sites and structures contribute significantly to a healthy physical and moral environment and also contribute to the economic betterment of the state.
- (c) Many older parks and recreational facilities have deteriorated to the point where the original investment in them may become lost, and prompt action is necessary to restore them to usefulness.
- (d) Accordingly, it is in the public interest for the state to assist counties, cities, and districts in providing these facilities for the use and enjoyment of citizens they serve.
  - 5702. As used in this chapter, the following terms have the following meanings:
- (a) "District" means any regional park district formed pursuant to Article 3 (commencing with Section 5500) of Chapter 3 and any recreation and park district formed pursuant to Chapter 4 (commencing with Section 5780). With respect to any community which is not included within a regional park district or a recreation and park district and in which no city or county provides parks or recreational areas or facilities, "district" also means any other district which is authorized by statute to operate and manage parks or recreational areas or facilities, employs a full-time park and recreation director and offers year-round park and recreation services on lands and facilities owned by the district, and allocates a substantial portion of its annual operating budget to parks or recreation areas or facilities.
  - (b) "Fund" means the Community Parklands Fund.
- (c) "Program" means the Community Parklands Program established by this chapter.

#### Article 2. Community Parklands Program

- 5710. (a) The proceeds of bonds issued and sold pursuant to this chapter shall be deposited in the Community Parklands Fund, which is hereby created.
- (b) All money deposited in the fund shall be available for appropriation in the manner set forth in Section 5735 in an amount not to exceed one hundred million dollars (\$100,000,000) for grants to counties, cities, and districts for the acquisition, development, rehabilitation, or restoration of real property for park, beach, recreational, or historical resources preservation purposes.

- 5711. (a) The total amount proposed to be appropriated for the program shall be included in a section in the Budget Bill for the 1987–88 fiscal year and each succeeding fiscal year for consideration by the Legislature and shall bear the caption "Community Parklands Program."
- (b) Commencing with the Budget Bill for the 1990–91 fiscal year, any grant funds which were not accepted by a recipient or were not encumbered by the recipient within the three-year period specified in Section 5721 or which were restored pursuant to subdivision (c) of Section 5723 shall be available for appropriation for one or more projects of the type specified in Section 5712 that the Legislature deems to be of the highest priority statewide.
- (c) All appropriations are 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. The section in the Budget Act shall contain proposed appropriations only for the program 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.
- 5712. The grant funds authorized for the program may be expended by the recipient for any of the following purposes or any combination thereof:
- (a) The rehabilitation, improvement, or restoration of deteriorated roads, utilities, and other structures and facilities within existing parks and recreational areas.
  - (b) Neighborhood, community, and regional parks.
  - (c) Beaches and public accessways to beaches.
  - (d) Historical sites and structures.
  - (e) Recreational areas and facilities.
  - (f) Hiking, bicycling, and equestrian trails.
- (g) Development rights and scenic easements in connection with any acquisition made for any purpose specified in subdivisions (b) to (f), inclusive, so long as the right or easement directly enhances the enjoyment or usefulness of the acquisition.

#### Article 3. Administration

- 5720. (a) The grant funds authorized for the program shall be allocated to counties, cities, and districts on the basis of their populations, as determined by the Department of Parks and Recreation in cooperation with the Department of Finance on the basis of the most recent verifiable census data and such other population data as the Department of Parks and Recreation may require to be furnished by any county, city, or district.
- (b) Forty percent of the total funds available for grants shall be allocated to counties and regional park, open-space, or park and open-space districts formed pursuant to Chapter 3 (commencing with Section 5500). Each county's allocation shall be in the same ratio as the county's population is to the state's total population, except that each county shall be entitled to a minimum allocation of one hundred thousand dollars (\$100,000). In any county that embraces all or part of the territory of a regional park, open-space, or park and open-space district whose board of directors is not the county board of supervisors, the amount allocated to the county shall be apportioned between the county and the regional district in proportion to the population of the county that is included within the territory of the regional district and the population of the county that is outside the territory of the regional district.
- (c) (1) Sixty percent of the total funds available for grants shall be allocated to cities and districts, other than regional park, open-space, or park and open-space districts. Each city's and each such district's allocation shall be in the same ratio as the city's or district's population is to the combined total of the state's population

that is included in incorporated areas and in unincorporated areas within districts, except that each city or district shall be entitled to a minimum allocation of twenty thousand dollars (\$20,000). In any instance in which the boundary of a city overlaps the boundary of a district, the population in the area of overlapping jurisdictions shall be attributed to each jurisdiction in proportion to the extent to which each operates and manages parks and recreational areas and facilities for that population. In any instance in which the boundary of a city overlaps the boundary of a district, and in the area of overlap the city does not operate and manage parks and recreational areas and facilities, all grant funds shall be allocated to the district.

(2) Each city and other district whose boundaries overlap, shall develop a specific plan for allocating the grant funds in accordance with the formula specified in paragraph (1). If, by October 1, 1986, the plan has not been agreed to by the affected jurisdictions and submitted to the Department of Parks and Recreation, the Director of Parks and Recreation shall determine the allocation of the grant funds among the affected jurisdictions.

5721 (a) Individual applications for grants shall be submitted to the department for approval as to conformity with the requirements of this chapter. The application shall be accompanied by certification from the planning agency of the applicant that the project for which the grant is applied is consistent with the park and recreation element of the applicable city or county's general plan or the district's park and recreation plan and will satisfy a high priority need. In order to utilize available grant funds as effectively as possible, overlapping or adjoining jurisdictions are encouraged to combine projects and submit a joint application

(b) The minimum amount that the applicant may request for any individual project is twenty thousand dollars (\$20,000).

(c) Every application shall comply with the California Environmental Quality Act (Division 13 (commencing with Section 21000)).

(d) Grants that are wholly or partially for the acquisition of real property shall be made on the basis of 75 percent state funds and 25 percent local matching funds or property donated to be part of the project. The grant recipient shall certify to the department that there is available, or will become available prior to the commencement of any work on the project, matching funds or property in the required amount from a nonstate source. Certification of the source and amount or value shall be set forth in the application.

(e) The director shall annually forward a statement of the total amount to be appropriated in each fiscal year for projects approved for grants to the Director of Finance for inclusion in the Budget Bill. The amount of grant funds to be allocated to each eligible jurisdiction shall be published in the Governor's Budget for the fiscal year in which the appropriation for those grants is to be made and, as soon as possible thereafter, a list of projects for which grants have been approved shall be made available by the department.

(f) Grant funds shall be encumbered by the recipient within three years of the date the appropriation became effective, regardless of the date when the project was approved by the department pursuant to this section

5722 Grant funds may be expended for development, rehabilitation, or restoration only on lands owned by, or subject to a lease or other long-term interest held by, the applicant If the lands are not owned by the applicant, the applicant shall first demonstrate to the satisfaction of the director that the development, rehabilitation, or restoration will provide benefits commensurate with the type and duration of interest in land held by the applicant. No grant funds may be expended for any purpose that is not directly related to the operation and management of parks and recreational areas and facilities.

5723. (a) No grant funds authorized by this chapter shall be disbursed until the applicant agrees that any property acquired or developed with those funds shall

be used by the applicant only for the purpose for which the funds were requested and that no other use of the property shall be permitted except by specific act of the Legislature.

(b) No funds shall be disbursed unless the applicant agrees to maintain and operate the property to be acquired or developed for a period commensurate with the type of project and the proportion of state funds and local matching funds or property allocated to the capital costs of the project.

(c) No funds shall be disbursed unless the applicant agrees to make the property to be acquired or developed open to use by the public by a date specified in the agreement. That date shall not be more than three years after the date upon which the project was approved by the department pursuant to Section 5721. The department may grant a postponement of the specified date if the property is not or will not be open to use by the public by the specified date due to circumstances wholly beyond the control of the applicant. If the property is not open to use by the public by the date specified in the agreement, and any postponement thereof granted by the department, the grant funds shall be restored in full to the department and the applicant shall become ineligible to receive any further funds that may become available pursuant to this chapter. Any funds restored pursuant to this section shall be deposited in the fund and shall be available for appropriation pursuant to subdivision (b) of Section 5711.

5724. Any grant made pursuant to this chapter, and the performance of the applicant in expending the grant, may be audited at any time by the department.

5725. Of the total funds available for appropriation pursuant to this chapter, an amount, not to exceed four hundred thousand dollars (\$400,000), may be appropriated for state administrative costs directly incurred in connection with this chapter.

#### Article 4. Fiscal Provisions

5730. Bonds in the total amount of one hundred million dollars (\$100,000,000), 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 of, and interest on, the bonds as the principal and interest become due and payable.

5731. There shall be collected each year and in the same manner and at the same time as other state revenue is collected, in addition to the ordinary revenues of the state, a sum in an amount required to pay the principal of, and interest on, the bonds maturing each year, and it is 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.

5732. There is hereby appropriated from the General Fund, for the purpose of this chapter, an amount that will equal the total of the following:

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

(b) The sum which is necessary to carry out the provisions of Section 5733, appropriated without regard to fiscal years.

5733. For the purposes of carrying out 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 this chapter. The money withdrawn from the General Fund shall be returned to the General Fund with interest at the rate earned by the money in the Pooled Money Investment Account during the time the money was withdrawn from the General Fund pursuant to this section.

5734. 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 apply to the bonds and to this chapter and are hereby incorporated in this chapter as though set forth in full in this chapter.

5735. Solely 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 Community Parklands Program Finance Committee is hereby created. The committee consists of the Controller, the Director of Finance, and the Treasurer. For purposes of this chapter, the Community Parklands Program Finance Committee is "the committee" as that term is used in the State General Obligation Bond Law, and the Treasurer shall serve as chairperson of the committee

5736. 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.

5737 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.

5738. If any provision of this chapter or the application thereof to any person or circumstance 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

> Water Conservation and Water Quality Bond Law of 1986. (Statutes 1986, Chapter 6, AB 1982)

[Approved by electors June 3, 1986]

#### PROPOSED LAW

SECTION 1. Chapter 6.1 (commencing with Section 13450) is added to Division 7 of the Water Code, to read:

#### CHAPTER 6.1. WATER CONSERVATION AND WATER QUALITY BOND LAW OF 1986

13450. This chapter shall be known and may be cited as the Water Conservation and Water Ouality Bond Law of 1986.

13451 The Legislature finds and declares all of the following:

- (a) An abundant supply of clean water is essential to the public health, safety, and welfare.
- (b) An abundant supply of clean water fosters the beauty of California's environment, the expansion of industry and agriculture, maintains fish and wildlife, and supports recreation.
- (c) The state's growing population has increasing needs for clean water supplies and adequate treatment facilities.

- (d) It is of paramount importance that the water resources of the state be protected from pollution and conserved, and that the groundwater basins of the state be recharged whenever possible to ensure continued economic, community, and social growth.
- (e) The chief cause of water pollution is the discharge of inadequately treated waste into the waters of the state.
- (f) Local agencies have the primary responsibility for the construction, operation, and maintenance of facilities to cleanse our waters, to conserve water, and recharge groundwater basins.
- (g) Rising costs of construction have pushed the costs of constructing treatment facilities and facilities to conserve water and recharge groundwater basins beyond the ability of local agencies to pay.
- (h) Because water knows no political boundaries, it is desirable for the state to contribute to the construction of these facilities in order to meet its obligations to protect and promote the health, safety, and welfare of its people and the environment
- (i) Voluntary, cost-effective capital outlay water conservation programs can help meet growing demand for clean and abundant water supplies.
- (j) Recharge of groundwater basins is an effective way to maximize availability of scarce water supplies throughout the state.
- (k) California's abundant streams, rivers, bays, estuaries, and groundwater are threatened with pollution from agricultural drainage water which could threaten public health and fish and wildlife resources and impede economic and social growth if left unchecked. Proper containment structures and treatment facilities could provide for the handling of agricultural drainage water in an environmentally sensitive manner.
- (1) (1) It is the intent of this chapter to provide funds for the construction of cost-effective containment structures and treatment facilities for the treatment, storage and disposal of agricultural drainage water.
- (2) It is the further intent of this chapter to provide funds for voluntary, cost-effective capital outlay water conservation programs and groundwater recharge facilities cooperatively carried out by local agencies and the department.
- 13452 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 words have the following meanings:
  - (a) "Board" means the State Water Resources Control Board.
- (b) "Committee" means the Water Conservation and Water Quality Finance Committee created by Section 13454
  - (c) "Department" means the Department of Water Resources
- (d) "Drainage water management units" mean land and facilities for the treatment, storage, or disposal of agricultural drainage water which, if discharged untreated, would pollute or threaten to pollute the waters of the state.
  - (1) Drainage water management units may include any of the following
- (A) A surface impoundment which is a natural topographic depression, artificial excavation, or diked area formed primarily of earthen materials, which is designed to hold an accumulation of drainage water, including, but not limited to, holding, storage, settling, and aeration pits, evaporation ponds, percolation ponds, other ponds, and lagoons Surface impoundment does not include a landfill, a land farm, a pile, an emergency containment dike, tank, or injection well.
- (B) Conveyance facilities to the treatment or storage site, including devices for flow regulation.

- (C) Facilities or works to treat agricultural drainage water to remove or substantially reduce the level of constituents which pollute or threaten to pollute the waters of the state, including, but not limited to, processes utilizing ion exchange, desalting technologies like reverse osmosis, and biological treatment.
  - (D) An injection well.
- (2) Any or all of the drain water management units, including the land under the unit, may consist of separable features, or an appropriate share of multipurpose features, of a larger system, or both.
  - (e) "Fund" means the 1986 Water Conservation and Water Quality Bond Fund.
- (f) "Groundwater recharge facilities" mean land and facilities for artificial groundwater recharge through methods which include, but are not limited to, (1) percolation using basins, pits, ditches and furrows, modified streambed, flooding, and well injection or (2) in-lieu recharge. "Groundwater recharge facilities" also mean capital outlay expenditures to expand, renovate, or restructure land and facilities already in use for the purpose of groundwater recharge.

Groundwater recharge facilities may include any of the following:

- (1) Instream facilities for regulation of water levels, but not regulation of streamflow by storage to accomplish diversion from the waterway.
  - (2) Agency-owned facilities for extraction.
- (3) Conveyance facilities to the recharge site, including devices for flow regulation and measurement of recharge waters.

Any part or all of the project facilities, including the land under the facilities, may consist of the separable features, or an appropriate share of multipurpose features, of a larger system, or both.

- (g) "In-lieu recharge" means accomplishing increased storage of groundwater by providing interruptible surface water to a user who relies on groundwater as a primary supply, to accomplish groundwater storage through the direct use of that surface water in lieu of pumping groundwater. In-lieu recharge would be used rather than continuing pumping while artificially recharging with the interruptible surface waters. However, bond proceeds shall not be used to purchase surface water for use in lieu of pumping groundwater.
- (h) "Local agency" or "agency" means any city, county, district, joint powers authority, or other political subdivision of the state involved with water management.
  - (i) "Project" means all of the following:
  - (1) Croundwater recharge facilities.
  - (2) Voluntary, cost-effective capital outlay water conservation programs.
  - (3) Drainage water management units.
- (j) "Voluntary, cost-effective capital outlay water conservation programs" mean 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, lining or piping of ditches; improvements in water distribution system controls such as automated canal control, construction of small reservoirs within distribution systems which conserve water that has already been captured for use, and related physical improvements; tailwater pumpback recovery systems; major improvements or replacements of distribution systems to reduce leakage, and capital changes in on-farm irrigation systems which improve irrigation efficiency such as sprinkler or subsurface drip. 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.
- 13453. There is hereby created the 1986 Water Conservation and Water Quality Bond Fund in the State Treasury There shall be established in the fund a Water Conservation and Groundwater Recharge Account for the purpose of implementing Section 13458, and an Agricultural Drainage Water Account for the purpose of implementing Section 13459.

- 13454. (a) There is a Water Conservation and Water Quality Finance Committee consisting of the Governor or the Governor's designated representative, the Controller, the Treasurer, the Director of Finance, the Director of the Department of Water Resources, and the Executive Director of the State Water Resources Control Board.
- (b) The Water Conservation and Water Quality Finance Committee is the "committee" as that term is used in the State General Obligation Bond Law.
- 13455. (a) The committee may create a debt or debts, liability or liabilities, of the State of California in the aggregate amount of one hundred fifty million dollars (\$150,000,000), 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 13458 and 13459.
- (b) The department may enter into contracts and may adopt rules and regulations necessary to carry out the purposes of Section 13458.
- (c) The department may expend not more than 2½ percent of the total amount of the bonds authorized to be issued under this chapter for the administration of Section 13458.
- (d) The board may enter into contracts and may adopt rules and regulations necessary to carry out the purposes of Section 13459.
- (e) The board may expend not more than 2½ percent of the total amount of the bonds authorized to be issued under this chapter for the administration of Section 13459.
- (f) The department or the board may expend funds necessary to reimburse the General Obligation Bond Expense Revolving Fund pursuant to Section 16724.5 of the Government Code.
- 13456. 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 amount, in addition to the ordinary revenues of the state, required to pay the principal of, 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 amount

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

- 13457. 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 chapter. 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.
- 13458. (a) The sum of seventy-five million dollars (\$75,000,000) of the money in the fund shall be deposited in the Water Conservation and Groundwater Recharge Account and, notwithstanding Section 13340 of the Government Code, is appropriated for expenditure in the 1986–87 fiscal year for loans to local agencies to aid in the acquisition and construction of voluntary, cost-effective capital outlay

water conservation programs and groundwater recharge facilities and the purposes set forth in this section Loans made in the 1986–87 fiscal year may not be authorized sooner than 30 days after notification in writing of the necessity therefor to the chairperson of the committee in each house which considers appropriations, to the policy committee of the Assembly as designated by the Speaker of the Assembly and the policy committee of the Senate designated by the Senate Rules Committee, and the Chairperson of the Joint Legislative Budget Committee.

- (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 be supported by or 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 local agency to proceed expeditiously with, and complete, the program.
- (3) A provision that there shall be no moratorium or deferment on payments of principal or interest.
- (4) A loan period of up to 20 years with an interest rate set annually by the department at 50 percent of the interest rate computed by the true interest cost method on bonds most recently issued pursuant to this chapter. The interest rate set for each contract shall be applied throughout the contract's repayment period. There shall be a level annual repayment of principal and interest on the loans
- (5) A provision that the project shall not receive any more than five million dollars (\$5,000,000) in loan proceeds from the department.

The department shall set priority for loans under this subdivision on the basis of the cost effectiveness of the proposed project, with the most cost-effective projects receiving the highest priorities.

- (c) Any contract concerning an eligible project for groundwater recharge shall be supported by or shall include, in substance, all of the following:
- (1) A finding by the department that the agency has the ability to repay the requested loan, that the project is economically justified, and that the project is feasible from an engineering and hydrogeologic viewpoint.
- (2) An estimate of the reasonable cost and benefit of the project, including a feasibility report which shall set forth the economic justification and the engineering, hydrogeologic, and financial feasibility of the project, and shall include explanations of the proposed facilities and their relation to other water-related facilities in the basin or region.
- (3) An agreement by the agency to proceed expeditiously to complete the project in conformance with the approved plans and specifications and the feasibility report and to operate and maintain the project properly upon completion throughout the repayment period.
- (4) A provision that there shall be no moratorium or deferment on payment of principal or interest.
- (5) A loan period of up to 20 years with an interest rate set annually by the department at 50 percent of the interest rate computed by the true interest cost method on bonds most recently issued pursuant to this chapter. The interest rate set for each contract shall be applied throughout the contract's repayment period There shall be a level annual repayment of principal and interest on the loans.
- (6) A provision that the project shall not receive any more than five million dollars (\$5,000,000) in loan proceeds from the department.

The department shall give priority under this subdivision to projects of agencies located in overdrafted groundwater basins and those projects of critical need, to projects whose feasibility studies show the greatest economic justification and the greatest engineering and hydrogeologic feasibility as determined by the department, and to projects located in areas which have existing water management programs.

- (d) The department may make loans to local agencies, at the interest rates authorized under this section and under any terms and conditions as may be determined necessary by the department, for the purposes of financing feasibility studies of projects potentially eligible for funding under this section. No single potential project shall be eligible to receive more than one hundred thousand dollars (\$100,000), and not more than 3 percent of the total amount of bonds authorized to be expended for purposes of this section may be expended for this purpose. A loan for a feasibility study shall not decrease the maximum amount of any other loan which may be made under this section
- 13459 (a) The sum of seventy-five million dollars (\$75,000,000) of the money in the fund shall be deposited in the Agricultural Drainage Water Account is appropriated for expenditure in the 1986–87 fiscal year for loans to agencies to aid in the construction of drainage water management units for the treatment, storage, or disposal of agricultural drainage water and the purposes set forth in this section. The board may loan an agency up to 100 percent of the total eligible costs of design and construction of an eligible project. Loans made in the 1986–87 fiscal year may not be authorized sooner than 30 days after notification in writing of the necessity therefor to the chairperson of the committee in each house which considers appropriations, to the policy committee of the Assembly as designated by the Speaker of the Assembly and the policy committee of the Senate designated by the Senate Rules Committee, and the Chairperson of the Joint Legislative Budget Committee.
- (b) Any contract for an eligible project entered into pursuant to this section may include such provisions as determined by the board and 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 agency to proceed expeditiously with, and complete, the eligible project; commence operation of the containment structures or treatment works upon completion and to properly operate and maintain the works in accordance with applicable provisions of law; provide for payment of the agency'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 for the state-assisted project.
- (c) All loans pursuant to this section are subject to all of the following provisions:
- (1) Agencies 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 agency except where the agency proposes to accept the loan on behalf of a specified portion, or portions, of the agency, in which case the referendum shall be held in that portion or portions of the agency only.
- (3) Loan contracts may not provide a moratorium on payment of principal or interest.
- (4) Loans shall be for a period of up to 20 years with an interest rate set annually by the board at 50 percent of the interest rate computed by the true interest cost method on bonds most recently issued pursuant to this chapter. The interest rate set for each contract shall be applied throughout the contract's repayment period. There shall be a level annual repayment of principal and interest on loans.
- (5) The board in considering eligible projects shall give preference to technologies which treat drainage water where the board finds that the technology is readily available and economically feasible for the agency.
- (6) No single project may receive more than twenty million dollars (\$20,000,000) in loan proceeds from the board.

- (d) The board may make loans to local agencies, at the interest rates authorized under this section and under any terms and conditions as may be determined necessary by the board, for purposes of financing feasibility studies of projects potentially eligible for funding under this section. No single potential project shall be eligible to receive more than one hundred thousand dollars (\$100,000), and not more than 3 percent of the total amount of bonds authorized to be expended for purposes of this section may be expended for this purpose. A loan for a feasibility study shall not decrease the maximum amount of any other loan which may be made under this section.
- 13460. 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 as a reimbursement for payment of bond principal and interest.
- 13461. There is hereby appropriated from the General Fund, for the purpose of this chapter, an amount equal to the sum of the following:
- (a) The amount 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.
- (b) The amount necessary to carry out Section 13462, which is appropriated without regard to fiscal years.
- 13462. For the purpose of carrying out this chapter, 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 authorized to be sold for the purpose of carrying out this chapter.
- The amounts withdrawn shall be deposited in the fund and shall be disbursed by the department or the board in accordance with this chapter. Any money made available under this section to the department or the board 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 withdrawals in the Pooled Money Investment Fund.
- 13463 Upon request of the department or the board, the committee shall determine whether or not it is necessary or desirable to issue bonds authorized under this chapter.
- 13464 The committee may authorize the Treasurer to sell all, or any part, of the bonds at times fixed by the Treasurer.
- 13465. Notwithstanding Sections 13458 and 13459, the committee may proscribe further terms and conditions for loan contracts to authorize a deferment on payment of all or part of the principal
- 13466. For the 1987–88 fiscal year and each year thereafter, a loan may be made by the department or the board only upon the specific approval of the Legislature, by an act enacted after the receipt of a report filed pursuant to Section 13467.
- 13467 (a) The department shall annually submit a report to the Legislature on the status of the loan program authorized under Section 13458, including a prioritized list of projects eligible for funding, and the need for financial assistance for voluntary, cost-effective capital outlay water conservation programs and groundwater recharge facilities.
- (b) The board shall annually submit a report to the Legislature on the status of the loan program authorized under Section 13459, including a prioritized list of projects eligible for funding, and the status of agricultural drainage problems on a statewide basis.
- 13468. It is the intent of language in Section 13998.8(1) (3), Section 13999.10(d), and Section 13999.11(d) of the Water Code which was enacted by the voters in the Clean Water Bond Law of 1984 that "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 made" means the interest rate computed by the true interest cost method on the bonds most recently issued pursuant to the Clean Water Bond Law of 1984.

13469. If any provision of this chapter or the application thereof to any person or circumstance 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

> County Correctional Facility Capital Expenditure Bond Act of 1986. (Statutes 1986, Chapter 12, SB 146)

[Approved by electors June 3, 1986.]

#### PROPOSED LAW

SECTION 1. Title 4.7 (commencing with Section 4475) is added to Part 3 of the Penal Code, to read:

# TITLE 4.7. COUNTY CORRECTIONAL FACILITY CAPITAL EXPENDITURE BOND ACT OF 1986

#### CHAPTER 1. FINDINGS AND DECLARATIONS

- 4475. This title shall be known and may be cited as the County Correctional Facility Capital Expenditure Bond Act of 1986
  - 4476. It is found and declared that:
- (a) While the County Jail Capital Expenditure Bond Act of 1981 and the County Jail Capital Expenditure Bond Act of 1984 have 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 and juvenile facilities 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 and juvenile facilities.
- (f) Local facilities for adults and juveniles are operating over capacity and the population of these facilities is still increasing. It is essential to the public safety that construction of new facilities proceed as expeditiously as possible to relieve overcrowding and to maintain public safety and security.

#### CHAPTER 2. FISCAL PROVISIONS

4480. 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 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 these series.

- 4481. As used in this title, and for the purpose of this title, the following words shall have the following meanings:
- (a) "Committee" means the 1986 County Correctional Facility Capital Expenditure Finance Committee created by Section 4483.
  - (b) "Fund" means the 1986 County Correctional Facility Expenditure Fund.
- (c) "County juvenile facilities" means county juvenile halls, juvenile homes, ranches, or camps, and other juvenile detention facilities.
- 4482. There is in the State Treasury the 1986 County Correctional Facility Capital Expenditure Fund, which fund is hereby created.
- 4483. 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 1986 County Correctional Facility 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 Correctional Facility 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 and for the purposes of the State General Obligation Bond Law.
- 4484. 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 four hundred ninety-five million dollars (\$495,000,000), in the manner provided in this title. That 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 4485 and for administrative costs incurred in connection therewith.
- 4485. Moneys in the fund may be available for the construction, reconstruction, remodeling, and replacement of county jail facilities, including, but not limited to, separate facilities for care of mentally ill inmates and persons arrested because of intoxication, and the performance of deferred maintenance on county jail facilities except that up to twenty million dollars (\$20,000,000) of the money in the fund shall be available for the construction, reconstruction, remodeling, and replacement of county juvenile facilities, and the performance of deferred maintenance on county juvenile facilities. However, deferred maintenance for jails and juvenile facilities shall only include items with a useful life of at least 10 years.

Expenditure shall be made only if county matching funds of 25 percent are provided as determined by the Legislature, except that this requirement may be modified or waived by the Legislature where it determines that it is necessary to facilitate the expeditious and equitable construction of state and local correctional facilities.

- 4485.5. 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 proper 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
- 4485.6. In order to be eligible to receive funds derived from the issuance of General Obligation Bonds under this title, a county shall do all of the following:
- (a) Adopt a plan to prohibit the detention of all juveniles in county jails unless otherwise authorized by law.
- (b) Demonstrate that it has adequate facilities for mentally ill inmates or detainees and for those persons arrested because of inebriation, or demonstrate that it has a plan for the provision of services to these persons.
- (c) Demonstrate that it has utilized, to the greatest practicable extent, alternatives to jail incarceration such as sheriff's work release under Section 4024 2, own recognizance release, and weekend work programs.

- 4485.7. Moneys in the fund may be available for construction of joint-use correctional facilities housing county and state or federal prisoners or any combination thereof in proportion to the county's benefit.
- 4486 (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 interest 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 bonds sold shall be available for transfer to the General Fund as a credit to expenditures for bond interest.
- 4487. 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.
- 4488. 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 4489, which sum is appropriated without regard to fiscal years.
- 4489 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.
- 4490. 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.
- 4491. All proceeds from the sale of bonds, except those derived from premiums and accrued interest, shall be available for the purpose provided in Section 4485 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
- 4492. Notwithstanding Section 16305 7 of the Government Code, all interest or other increment resulting from the investment of moneys deposited in the fund shall be credited to the fund
- 4493. Money in the fund may only be expended for projects specified in this title as allocated in appropriations made by the Legislature.
- 4494. (a) It is the intent of the people in enacting this bond act that jail authorization and construction proceed as quickly as possible. Due to the severe

shortage of jail facilities and the need to begin construction of jail facilities as soon as possible, all decisions of the board regarding construction, reconstruction, remodeling, or replacement of jail facilities financed by this title shall be final.

(b) No court shall have jurisdiction over these decisions of the board absent a showing, beyond a reasonable doubt, of a gross abuse of discretion by the board.

- (c) Should an action be commenced alleging gross abuse of discretion by the board, no court shall have jurisdiction to delay, prohibit, or interfere with the construction, reconstruction, remodeling, or replacement of the subject jail facilities. The sole remedy available to the court is a mandate that steps be taken to mitigate the abuse of discretion.
- (d) Nothing in this title is intended in any way to delay, prohibit, or interfere with the construction of jail facilities
- 4495. If any provision of this title, or the application thereof, is held to be invalid, that invalidity shall not affect the other provisions or applications of the title which can be given effect without the invalid provision or application, and to this end the provisions of this title are severable.



# PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

#### General Election, November 4, 1986

#### **MEASURES ADOPTED**

#### Constitutional Amendments Submitted by Legislature

Number on ballot

57. Retirement Benefits for Nonjudicial and Nonlegislative Elected State Constitutional Officers. (Statutes 1986, Resolution Chapter 57, SCA 32)

[Approved by electors November 4, 1986]

#### PROPOSED AMENDMENT TO ARTICLE III

- Sec. 7. (a) The retirement allowance for any person, all of whose credited service in the Legislators' Retirement System was rendered or was deemed to have been rendered as an elective officer of the state whose office is provided for by the California Constitution, other than a judge and other than a Member of the Senate or Assembly, and all or any part of whose retirement allowance is calculated on the basis of the compensation payable to the officer holding the office which the member last held prior to retirement, or for the survivor or beneficiary of such a person, shall not be increased or affected in any manner by changes on or after November 5, 1986, in the compensation payable to the officer holding the office which the member last held prior to retirement
- (b) This section shall apply to any person, survivor, or beneficiary described in subdivision (a) who receives, or is receiving, from the Legislators' Retirement System a retirement allowance on or after November 5, 1986, all or any part of which allowance is calculated on the basis of the compensation payable to the officer holding the office which the member last held prior to retirement.
- (c) It is the intent of the people, in adopting this section, to restrict retirement allowances to amounts reasonably to be expected by certain members and retired members of the Legislators' Retirement System and to preserve the basic character of earned retirement benefits while prohibiting windfalls and unforeseen advantages which have no relation to the real theory and objective of a sound retirement system. It is not the intent of this section to deny any member, retired member, survivor, or beneficiary a reasonable retirement allowance. Thus, this section shall not be construed as a repudiation of a debt nor the impairment of a contract for a substantial and reasonable retirement allowance from the Legislators' Retirement System.
- (d) The people and the Legislature hereby find and declare that the dramatic increase in the retirement allowances of persons described in subdivision (a) which would otherwise result when the compensation for those offices increases on November 5, 1986, or January 5, 1987, are not benefits which could have reasonably been expected. The people and the Legislature further find and declare that the Legislature did not intend to provide in its scheme of compensation for those offices such windfall benefits.

Number on ballot

58. Taxation. Family Transfers. (Statutes 1986, Resolution Chapter 61, ACA 2)

[Approved by electors November 4, 1986]

## PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

- (g) For purposes of subdivision (a), the terms "purchased" and "change in ownership" shall not include the purchase or transfer of real property between spouses since March 1, 1975, including, but not limited to, all of the following:
- (1) Transfers to a trustee for the beneficial use of a spouse, or the surviving spouse of a deceased transferor, or by a trustee of such a trust to the spouse of the trustor
  - (2) Transfers to a spouse which take effect upon the death of a spouse.
- (3) Transfers to a spouse or former spouse in connection with a property settlement agreement or decree of dissolution of a marriage or legal separation.
- (4) The creation, transfer, or termination, solely between spouses, of any coowner's interest
- (5) The distribution of a legal entity's property to a spouse or former spouse in exchange for the interest of the spouse in the legal entity in connection with a property settlement agreement or a decree of dissolution of a marriage or legal separation.
- (h) For purposes of subdivision (a), the terms "purchased" and "change of ownership" shall not include the purchase or transfer of the principal residence of the transferor in the case of a purchase or transfer between parents and their children, as defined by the Legislature, and the purchase or transfer of the first \$1,000,000 of the full cash value of all other real property between parents and their children, as defined by the Legislature. This subdivision shall apply to both voluntary transfers and transfers resulting from a court order or judicial decree.
- (i) Unless specifically provided otherwise, amendments to this section shall be effective for change of ownerships which occur, and new construction which is completed, after the effective date of the amendment.

Number on ballot

59. Elected District Attorney. (Statutes 1986, Resolution Chapter 66, SCA 26)

[Approved by electors November 4, 1986]

# PROPOSED AMENDMENT TO ARTICLE XI, SECTIONS 1 AND 4

First—That Section 1 of Article XI thereof is amended to read.

SEC. 1. (a) The State is divided into counties which are legal subdivisions of the State. The Legislature shall prescribe uniform procedure for county formation, consolidation, and boundary change. Formation or consolidation requires approval by a majority of electors voting on the question in each affected county. A boundary change requires approval by the governing body of each affected county. No county seat shall be removed unless two-thirds of the qualified electors of the county, voting on the proposition at a general election, shall vote in favor of such removal. A proposition of removal shall not be submitted in the same county more than once in four years.

(b) The Legislature shall provide for county powers, an elected county sheriff, an elected district attorney, and an elected governing body in each county. Except as provided in subdivision (b) of Section 4 of this article, each governing body shall prescribe by ordinance the compensation of its members, but the ordinance prescribing such compensation shall be subject to referendum. The Legislature or the governing body may provide for other officers whose compensation shall be prescribed by the governing body. The governing body shall provide for the number, compensation, tenure, and appointment of employees.

Second—That Section 4 of Article XI thereof is amended to read:

SEC. 4. County charters shall provide for:

- (a) A governing body of 5 or more members, elected (1) by district or. (2) at large, or (3) at large, with a requirement that they reside in a district. Charter counties are subject to statutes that relate to apportioning population of governing body districts.
- (b) The compensation, terms, and removal of members of the governing body If a county charter provides for the Legislature to prescribe the salary of the governing body, such compensation shall be prescribed by the governing body by ordinance.
- (c) An elected sheriff, an elected district attorney, other officers, their election or appointment, compensation, terms and removal.

(d) The performance of functions required by statute.

- (e) The powers and duties of governing bodies and all other county officers, and for consolidation and segregation of county officers, and for the manner of filling all vacancies occurring therein.
- (f) The fixing and regulation by governing bodies, by ordinance, of the appointment and number of assistants, deputies, clerks, attachés, and other persons to be employed, and for the prescribing and regulating by such bodies of the powers, duties, qualifications, and compensation of such persons, the times at which, and terms for which they shall be appointed, and the manner of their appointment and removal.
- (g) Whenever any county has framed and adopted a charter, and the same shall have been approved by the Legislature as herein provided, the general laws adopted by the Legislature in pursuance of Section 1(b) of this article, shall, as to such county, be superseded by said charter as to matters for which, under this section it is competent to make provision in such charter, and for which provision is made therein, except as herein otherwise expressly provided
- (h) Charter counties shall have all the powers that are provided by this Constitution or by statute for counties.

Number on ballot

60. Taxation. Replacement Residences. (Statutes 1986, Resolution Chapter 75, ACA 5)

[Approved by electors November 4, 1986.]

# PROPOSED AMENDMENT TO ARTICLE XIII A, SECTION 2

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 does

not include real property which is reconstructed after a disaster, as declared by the Governor, where the fair market value of such the 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.

However, the Legislature may provide that under appropriate circumstances and pursuant to definitions and procedures established by the Legislature, any person over the age of 55 years who resides in property which is eligible for the homeowner's exemption under subdivision (k) of Section 3 of Article XIII and any implementing legislation may transfer the base year value of the property entitled to exemption, with the adjustments authorized by subdivision (b), to any replacement dwelling of equal or lesser value located within the same county and purchased or newly constructed by that person as his or her principal residence within two years after the sale of the original property. For purposes of this section, "any person over the age of 55 years" includes a married couple one member of which is over the age of 55 years. For purposes of this section, "replacement dwelling" means a building, structure, or other shelter constituting a place of abode, whether real property or personal property, and any land on which it may be situated. For purposes of this section, a two-dwelling unit shall be considered as two separate single-family dwellings. This paragraph shall not apply to any replacement dwelling which was purchased or newly constructed prior to the effective date of this paragraph.

#### INITIATIVE CONSTITUTIONAL AMENDMENT

Number on ballot

63. Official State Language. Initiative Constitutional Amendment.

[Submitted by the initiative and approved by electors November 4, 1986.]

#### PROPOSED AMENDMENT TO ARTICLE III

Section 1. Section 6 is added to Article III of the Constitution to read as follows: SEC. 6. (a) Purpose.

English is the common language of the people of the United States of America and the State of California. This section is intended to preserve, protect and strengthen the English language, and not to supersede any of the rights guaranteed to the people by this Constitution.

(b) English as the Official Language of California.

English is the official language of the State of California.

(c) Enforcement.

The Legislature shall enforce this section by appropriate legislation. The Legislature and officials of the State of California shall take all steps necessary to insure that the role of English as the common language of the State of California is preserved and enhanced. The Legislature shall make no law which diminishes or ignores the role of English as the common language of the State of California.

(d) Personal Right of Action and Jurisdiction of Courts.

Any person who is a resident of or doing business in the State of California shall have standing to sue the State of California to enforce this section, and the Courts

of record of the State of California shall have jurisdiction to hear cases brought to enforce this section. The Legislature may provide reasonable and appropriate limitations on the time and manner of suits brought under this section.

Section 2. Severability

If any provision of this section, or the application of any such provision to any person or circumstance, shall be held invalid, the remainder of this section to the extent it can be given effect shall not be affected thereby, and to this end the provisions of this section are severable.

#### **INITIATIVE STATUTES**

Number on ballot

62. Taxation. Local Governments and Districts. Initiative Statute.

[Submitted by the initiative and approved by electors November 4, 1986]

#### PROPOSED LAW

Article 3.7 is hereby added to Chapter 4 (Financial Affairs) of Part 1 (Powers and Duties Common to Cities, Counties and other agencies) of Div 2 (Cities. Counties and other Agencies) of Title 5 (Local Agencies) of the Government Code, commencing with Section 53720.

#### ARTICLE 37 VOTER APPROVAL OF TAXES

53720. DEFINITIONS.

As used in this Article:

(a) "local government" means any county, city, city and county, including a chartered city or county, or any public or municipal corporation; and,

(b) "district" means an agency of the state, formed pursuant to general law or special act, for the local performance of governmental or proprietary functions within limited boundaries.

53721. All taxes are either special taxes or general taxes. General taxes are taxes imposed for general governmental purposes. Special taxes are taxes imposed for specific purposes.

53722. No local government or district may impose any special tax unless and until such special tax is submitted to the electorate of the local government, or district and approved by a two-thirds vote of the voters voting in an election on the issue.

53723 No local government, or district, whether or not authorized to levy a property tax, may impose any general tax unless and until such general tax is submitted to the electorate of the local government, or district and approved by a majority vote of the voters voting in an election on the issue.

53724. (a) A tax subject to the vote requirements prescribed by Section 53722 or Section 53723 shall be proposed by an ordinance or resolution of the legislative body of the local government or district. The ordinance or resolution proposing such tax shall include the type of tax and rate of tax to be levied, the method of collection, the date upon which an election shall be held on the issue, and, if a special tax, the purpose or service for which its imposition is sought

(b) No tax subject to the vote requirement prescribed by Section 53723 shall be presented at an election unless the ordinance or resolution proposing such tax is approved by a two-thirds vote of all members of the legislative body of the local

government or district.

- (c) Except as provided in subdivision (d), the election on any tax proposed pursuant to this Article shall be consolidated with a statewide primary election, a statewide general election, or a regularly scheduled local election at which all of the electors of the local government or district are entitled to vote.
- (d) Notwithstanding subdivision (c), the legislative body of the local government or district may provide that the election on any tax proposed pursuant to this Article shall be held at any date otherwise permitted by law. The local government or district shall bear the cost of any election held pursuant to this subdivision. An election held pursuant to this subdivision shall be deemed at the request of the local government or district calling such election, and shall not be deemed a state mandate.
- (e) The revenues from any special tax shall be used only for the purpose or service for which it was imposed, and for no other purpose whatsoever.
- 53725 (a) Except as permitted in Section 1 of Article XIII A of the California Constitution, no local government or district may impose any ad valorem taxes on real property. No local government or district may impose any transaction tax or sales tax on the sale of real property within the city, county or district.
- (b) Taxes permitted by Subdivision (b) of Section 1 of Article XIII A of the California Constitution shall not be subject to the vote requirements prescribed by this Article.
- 53726. Except as set forth in Section 53727, this Article shall not be construed to repeal or affect any statute enacted prior to August 1, 1985 which authorizes the imposition of a special tax.
- 53727. (a) Neither this Article, nor Article XIII A of the California Constitution, nor Article 3 5 of Division 1 of Title 5 of the Government Code (commencing with Section 50075) shall be construed to authorize any local government or district to impose any general or special tax which it is not otherwise authorized to impose; provided, however, that any special tax imposed pursuant to Article 3 5 of Division 1 of Title 5 of the Government Code prior to August 1, 1985 shall not be affected by this section.
- (b) Any tax imposed by any local government or district on or after August 1, 1985, and prior to the effective date of this Article, shall continue to be imposed only if approved by a majority vote of the voters voting in an election on the issue of imposition, which election shall be held within two years of the effective date of this Article. Any local government or district which fails to seek or obtain such majority approval shall cease to impose such tax on and after November 15, 1988
- 53728 If any local government or district imposes any tax without complying with the requirements of this Article, or in excess of its authority as clarified by Section 53727, whether or not any provision of Section 53727 is held not applicable to such jurisdiction, the amount of property tax revenue allocated to the jurisdiction pursuant to Chapter 6 of part 0.5 of Division 1 of the Revenue and Taxation Code (commencing with Section 95) shall be reduced by one dollar (\$1.00) for each one dollar (\$1.00) of revenue attributable to such tax for each year that the tax is collected. Nothing in this section shall impair the right of any citizen or taxpayer to maintain any action to invalidate any tax imposed in violation of this Article.
- 53729. This Article may only be amended by vote of the electorate of the State of California.
- 53730. If any provision of this Article, or the application thereof to any person, organization, local government, district, or circumstance is held invalid or unconstitutional, the provision to other persons, organizations, local governments, districts, or circumstances shall not be affected thereby but shall remain in full force and effect.

Number on ballot

65. Restrictions on Toxic Discharges into Drinking Water; Requirement of Notice of Persons' Exposure to Toxics. Initiative Statute.

[Submitted by the initiative and approved by electors November 4, 1986]

#### PROPOSED LAW

#### SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986

- SECTION 1. The people of California find that hazardous chemicals pose a serious potential threat to their health and well-being, that state government agencies have failed to provide them with adequate protection, and that these failures have been serious enough to lead to investigations by federal agencies of the administration of California's toxic protection programs. The people therefore declare their rights
  - (a) To protect themselves and the water they drink against chemicals that cause cancer, birth defects, or other reproductive harm.
  - (b) To be informed about exposures to chemicals that cause cancer, birth defects, or other reproductive harm.
  - (c) To secure strict enforcement of the laws controlling hazardous chemicals and deter actions that threaten public health and safety
  - (d) To shift the cost of hazardous waste cleanups more onto offenders and less onto law-abiding taxpayers.

The people hereby enact the provisions of this initiative in furtherance of these rights.

SECTION 2. Chapter 6.6 (commencing with Section 25249.5) is added to Division 20 of the Health and Safety Code, to read

#### CHAPTER 6.6.

#### SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986

- 25249.5. Prohibition On Contaminating Drinking Water With Chemicals Known to Cause Cancer or Reproductive Toxicity No person in the course of doing business shall knowingly discharge or release a chemical known to the state to cause cancer or reproductive toxicity into water or onto or into land where such chemical passes or probably will pass into any source of drinking water, notwith-standing any other provision or authorization of law except as provided in Section 25249 9.
- 25249.6 Required Warning Before Exposure To Chemicals Known to Cause Cancer Or Reproductive Toxicity. No person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual, except as provided in Section 25249.10.

25249.7. Enforcement.

- (a) Any person violating or threatening to violate Section 25249.5 or Section 25249.6 may be enjoined in any court of competent jurisdiction.
- (b) Any person who has violated Section 25249.5 or Section 25249.6 shall be liable for a civil penalty not to exceed \$2500 per day for each such violation in addition to any other penalty established by law. Such civil penalty may be assessed and recovered in a civil action brought in any court of competent jurisdiction.

- (c) Actions pursuant to this section may be brought by the Attorney General in the name of the people of the State of California or by any district attorney or by any city attorney of a city having a population in excess of 750,000 or with the consent of the district attorney by a city prosecutor in any city or city and county having a full-time city prosecutor, or as provided in subdivision (d).
- (d) Actions pursuant to this section may be brought by any person in the public interest if (1) the action is commenced more than sixty days after the person has given notice of the violation which is the subject of the action to the Attorney General and the district attorney and any city attorney in whose jurisdiction the violation is alleged to occur and to the alleged violator, and (2) neither the Attorney General nor any district attorney nor any city attorney or prosecutor has commenced and is diligently prosecuting an action against such violation

25249 8 List Of Chemicals Known to Cause Cancer Or Reproductive Toxicity.

- (a) On or before March 1, 1987, the Governor shall cause to be published a list of those chemicals known to the state to cause cancer or reproductive toxicity within the meaning of this chapter, and he shall cause such list to be revised and republished in light of additional knowledge at least once per year thereafter. Such list shall include at a minimum those substances identified by reference in Labor Code Section 6382(b) (1) and those substances identified additionally by reference in Labor Code Section 6382(d)
- (b) A chemical is known to the state to cause cancer or reproductive toxicity within the meaning of this chapter if in the opinion of the state's qualified experts it has been clearly shown through scientifically valid testing according to generally accepted principles to cause cancer or reproductive toxicity, or if a body considered to be authoritative by such experts has formally identified it as causing cancer or reproductive toxicity, or if an agency of the state or federal government has formally required it to be labeled or identified as causing cancer or reproductive toxicity.
- (c) On or before January 1, 1989, and at least once per year thereafter, the Governor shall cause to be published a separate list of those chemicals that at the time of publication are required by state or federal law to have been tested for potential to cause cancer or reproductive toxicity but that the state's qualified experts have not found to have been adequately tested as required.
- (d) The Governor shall identify and consult with the state's qualified experts as necessary to carry out his duties under this section.
- (e) In carrying out the duties of the Governor under this section, the Governor and his designates shall not be considered to be adopting or amending a regulation within the meaning of the Administrative Procedure Act as defined in Government Code Section 11370.

25249.9 Exemptions from Discharge Prohibition.

- (a) Section 25249.5 shall not apply to any discharge or release that takes place less than twenty months subsequent to the listing of the chemical in question on the list required to be published under subdivision (a) of Section 25249.8.
- (b) Section 25249 5 shall not apply to any discharge or release that meets both of the following criteria:
- (1) The discharge or release will not cause any significant amount of the discharged or released chemical to enter any source of drinking water.
- (2) The discharge or release is in conformity with all other laws and with every applicable regulation, permit, requirement, and order.

In any action brought to enforce Section 25249.5, the burden of showing that a discharge or release meets the criteria of this subdivision shall be on the defendant.

25249.10 Exemptions from Warning Requirement.

Section 25249.6 shall not apply to any of the following:

- (a) An exposure for which federal law governs warning in a manner that preempts state authority.
- (b) An exposure that takes place less than twelve months subsequent to the listing of the chemical in question on the list required to be published under subdivision (a) of Section 25249.8.
- (c) An exposure for which the person responsible can show that the exposure poses no significant risk assuming lifetime exposure at the level in question for substances known to the state to cause cancer, and that the exposure will have no observable effect assuming exposure at one thousand (1000) times the level in question for substances known to the state to cause reproductive toxicity, based on evidence and standards of comparable scientific validity to the evidence and standards which form the scientific basis for the listing of such chemical pursuant to subdivision (a) of Section 25249.8. In any action brought to enforce Section 25249.6, the burden of showing that an exposure meets the criteria of this subdivision shall be on the defendant.

#### 25249.11 Definitions.

For purposes of this chapter:

(a) "Person" means an individual, trust, firm, joint stock company, corporation,

company, partnership, and association.

(b) "Person in the course of doing business" does not include any person employing fewer than ten employees in his business; any city, county, or district or any department or agency thereof or the state or any department or agency thereof, or any department or agency thereof, or any entity in its operation of a public water system as defined in Section 4010.1.

(c) "Significant amount" means any detectable amount except an amount which would meet the exemption test in subdivision (c) of Section 25249.10 if an

individual were exposed to such an amount in drinking water.

(d) "Source of drinking water" means either a present source of drinking water or water which is identified or designated in a water quality control plan adopted by a regional board as being suitable for domestic or municipal uses.

(e) "Threaten to violate" means to create a condition in which there is a sub-

stantial probability that a violation will occur.

- (f) "Warning" within the meaning of Section 25249.6 need not be provided separately to each exposed individual and may be provided by general methods such as labels on consumer products, inclusion of notices in mailings to water customers, posting of notices, placing notices in public news media, and the like, provided that the warning accomplished is clear and reasonable. In order to minimize the burden on retail sellers of consumer products including foods, regulations implementing Section 25249.6 shall to the extent practicable place the obligation to provide any warning materials such as labels on the producer or packager rather than on the retail seller, except where the retail seller itself is responsible for introducing a chemical known to the state to cause cancer or reproductive toxicity into the consumer product in question.
- 25249.12 Implementation. The Governor shall designate a lead agency and such other agencies as may be required to implement the provisions of this chapter including this section. Each agency so designated may adopt and modify regulations, standards, and permits as necessary to conform with and implement the provisions of this chapter and to further its purposes.

25249.13 Preservation Of Existing Rights, Obligations, and Penalties. Nothing in this chapter shall alter or diminish any legal obligation otherwise required in common law or by statute or regulation, and nothing in this chapter shall create

or enlarge any defense in any action to enforce such legal obligation. Penalties and sanctions imposed under this chapter shall be in addition to any penalties or sanctions otherwise prescribed by law.

SECTION 3. Subdivision (d) of Section 25189.5 of the Health and Safety Code is amended to read:

(d) The court shall also impose upon a person convicted of violating subdivision (b) or (c) a fine of not less than five thousand dollars (\$5,000) or more than fifty one hundred thousand dollars (\$50,000) (\$100,000) for each day of violation except as further provided in this subdivision. If the act which violated subdivision (b) or (c) caused great bodily injury or caused a substantial probability that death could result, the person convicted of violating subdivision (b) or (c) may be punished by imprisonment in the state prison for up to 36 months, in addition to the term specified in subdivision (b) or (c), and may be fined up to two hundred fifty thousand dollars (\$250,000) for each day of violation.

SECTION 4. Section 25180.7 is hereby added to the Health and Safety Code as follows:

- (a) Within the meaning of this section, a "designated government employee" is any person defined as a "designated employee" by Government Code Section 82019, as amended
- (b) Any designated government employee who obtains information in the course of his official duties revealing the illegal discharge or threatened illegal discharge of a hazardous waste within the geographical area of his jurisdiction and who knows that such discharge or threatened discharge is likely to cause substantial injury to the public health or safety must, within seventy-two hours, disclose such information to the local Board of Supervisors and to the local health officer. No disclosure of information is required under this subdivision when otherwise prohibited by law, or when law enforcement personnel have determined that such disclosure would adversely affect an ongoing criminal investigation, or when the information is already general public knowledge within the locality affected by the discharge or threatened discharge.
- (c) Any designated government employee who knowingly and intentionally fails to disclose information required to be disclosed under subdivision (b) shall, upon conviction, be punished by imprisonment in the county jail for not more than one year or by imprisonment in state prison for not more than three years. The court may also impose upon the person a fine of not less than five thousand dollars (\$5000) or more than twenty-five thousand dollars (\$25,000). The felony conviction for violation of this section shall require forfeiture of government employment within thirty days of conviction.
- (d) Any local health officer who receives information pursuant to subdivision (b) shall take appropriate action to notify local news media and shall make such information available to the public without delay.
- SECTION 5. Section 25192 of the Health and Safety Code is amended to read: 25192. (a) All civil and criminal penalties collected pursuant to this chapter or Chapter 6 6 (commencing with Section 25249.5) shall be apportioned in the following manner:
- (1) Fifty percent shall be deposited in the Hazardous Waste Control Account Hazardous Substance Account in the General Fund.
- (2) Twenty-five percent shall be paid to the office of the city attorney, city prosecutor, district attorney, or Attorney General, whichever office brought the action, or in the case of an action brought by a person under subdivision (d) of Section 25249.7 to such person
- (3) Twenty-five percent shall be paid to the department and used to fund the activity of the local health officers officer to enforce the provisions of this chapter

pursuant to Section 25180. If investigation by the local police department or sheriff's office or California Highway Patrol led to the bringing of the action, the local health officer shall pay a total of forty percent of his portion under this subdivision to said investigating agency or agencies to be used for the same purpose. If more than one agency is eligible for payment under this provision, division of payment among the eligible agencies shall be in the discretion of the local health officer.

(b) If a reward is paid to a person pursuant to Section 25191.7, the amount of the reward shall be deducted from the amount of the civil penalty before the

amount is apportioned pursuant to subdivision (a).

(c) Any amounts deposited in the Hazardous Substance Account pursuant to this section shall be included in the computation of the state account rebate specified in Section 25347.2.

SECTION 6. If any provision of this imitative or the application thereof is held invalid, that invalidity shall not affect other provisions or applications of the initiative which can be given effect without the invalid provision or application, and to this end the provisions of this initiative are severable

SECTION 7. To further its purposes this initiative may be amended by statute, passed in each house by a two-thirds vote.

SECTION 8. This initiative shall take effect on January 1, 1987.

### **BOND ACTS SUBMITTED BY THE LEGISLATURE**

Number on ballot

> Greene-Hughes School Building Lease-Purchase Bond Law of 1986. (Statutes 1986, Chapter 423, AB 4245)

[Approved by electors November 4, 1986]

#### PROPOSED LAW

SECTION 1. Chapter 21.7 (commencing with Section 17696) is added to Part 10 of the Education Code, to read:

## CHAPTER 21.7. GREENE-HUGHES SCHOOL BUILDING LEASE-PURCHASE BOND LAW OF 1986

17696. This chapter may be cited as the Greene-Hughes School Building Lease-Purchase Bond Law of 1986.

17696.1. 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 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. All references in this chapter to "herein" shall be deemed to refer both to this chapter and that law.

17696.15. 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.

17696.2. 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 (Chapter 22 (commencing with Section 17700)), 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 eight hundred million dollars (\$800,000,000) in the manner provided herein, but not in excess thereof.

17696.25. 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 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 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 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.

17696.3 All money deposited in the fund under Section 17732 and pursuant to 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 17696.25 When transferred to the General Fund, the 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 the transfer of funds.

17696.35. 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 Section 17696.4, which sum is appropriated without regard to fiscal years.

17696 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.

17696.5. Upon request of the board from time to time, supported by a statement of the apportionments made and to be made under Chapter 22 (commencing with Section 17700), 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. Four hundred million dollars (\$400,000,000) shall be available for apportionment on December 1, 1986, and four hundred million dollars (\$400,000,000) shall become available for apportionment on December 1, 1987, such that a total of eight hundred million dollars (\$800,000,000) 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

17696.6. 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.

17696 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.

17696.8. 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.

17696.9. With respect to the proceeds of bonds authorized by this chapter, all provisions of Chapter 22 (commencing with Section 17700) shall apply

17696.95. 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.

17696.96. Not more than three hundred sixty million dollars (\$360,000,000) of the moneys authorized by this chapter shall be reserved for the reconstruction or modernization of facilities within the meaning of Chapter 22 (commencing with Section 17700).

17696.98. An amount not to exceed 5 percent of the proceeds from the sale of bonds pursuant to this chapter may be used to purchase and install air-conditioning equipment and insulation materials pursuant to Section 17717 6.

Number on ballot

54. New Prison Construction Bond Act of 1986. (Statutes 1986, Chapter 409, AB 2545)

[Approved by electors November 4, 1986.]

#### PROPOSED LAW

SECTION 1. Chapter 14 (commencing with Section 7300) is added to Title 7 of Part 3 of the Penal Code, to read:

## CHAPTER 14. NEW PRISON CONSTRUCTION BOND ACT OF 1986

7300. This chapter shall be known and may be cited as the New Prison Construction Bond Act of 1986.

7301. 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.

7302. There is in the State Treasury the 1986 Prison Construction Fund, which fund is hereby created. The proceeds of the sale of bonds authorized by this act shall be deposited in this fund and may be transferred upon request of the Department of Corrections and upon approval of the Director of Finance, to the 1984 Prison Construction Fund established by Section 7202. If the moneys are so transferred, "fund" means the 1984 Prison Construction Fund.

7303. The 1986 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.

The Department of Corrections is the "board" for the purpose of the State General Obligation Bond Law and this chapter.

7304. 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 five hundred million dollars (\$500,000,000), 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 7306.

7305. 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 sold. 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.

7306. The moneys in the fund shall be used for the acquisition, construction, renovation, remodeling, and deferred maintenance of state youth and adult corrections facilities.

- 7307. (a) 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 fauth and credit of the State of California is 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 such a sum, in addition to the ordinary revenues of the state, as shall be required to pay the principal and interest on those 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.
- (c) 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
- (d) 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 shall be available for transfer to the General Fund. When transferred to the General Fund that 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.

7308. 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) 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.
- (b) That sum as is necessary to carry out the provisions of Section 7309, which sum is appropriated without regard to fiscal years.
- 7309. 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 chapter. 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. Those 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.
- 7310 All proceeds from the sale of bonds, except those derived from premiums and accrued interest, shall be available for the purpose provided in Section 7306 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.
- 7311. Money in the fund may only be expended pursuant to appropriations by the Legislature.

Number on ballot

> California Safe Drinking Water Bond Law of 1986. (Statutes 1986, Chapter 410, AB 2668)

[Approved by electors November 4, 1986]

#### PROPOSED LAW

SECTION 1. Chapter 10.7 (commencing with Section 13895) is added to Division 7 of the Water Code, to read:

CHAPTER 107. CALIFORNIA SAFE DRINKING WATER BOND LAW OF 1986 13895. This chapter shall be known and may be cited as the California Safe Drinking Water Bond Law of 1986.

13895.1. The Legislature hereby finds and declares all of the following:

- (a) The State Department of Health Services has discovered toxic chemicals in 126 of California's large public drinking water systems.
- (b) Many of the chemical contaminants in California's drinking water supplies are known or suspected of causing cancer, birth defects, and other serious illnesses.
- (c) Following the passage of the California Safe Drinking Water Bond Law of 1984, the State Department of Health Services received 1,359 requests for eight hundred twenty-five million dollars (\$825,000,000) to improve public drinking water systems. The department has determined that an additional five hundred million dollars (\$500,000,000) is needed immediately for public water systems to correct deficiencies which pose a health hazard to enable hundreds of systems to meet minimum health standards
- (d) New monitoring programs for small public water systems are expected to identify many new toxic contamination problems. It is unlikely that these problems can be solved without financial assistance from the State of California.
- 13895.2. The Legislature further finds and declares that the protection of the health, safety, and welfare of the people of California requires that water supplied

for domestic purposes be at all times pure, wholesome, and potable, 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.

13895.3. 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.

- 13895.4. 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 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 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.
- 13895.5. 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 13895.6.
  - (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 five 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.
- (i) "Public agency" means any city, county, city and county, district, joint powers authority, or other political subdivision of the state which owns or operates a domestic water system. For purposes of this chapter, Chapter 10.2 (commencing with Section 13810), Chapter 10.5 (commencing with Section 13850), and Chapter 10.6 (commencing with Section 13880), a political subdivision of the state may be any public agency.

- 13895.6. 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.
- 13895.7. There is in the State Treasury the California Safe Drinking Water Fund, which fund is hereby created.
- 13895.8. The committee may create a debt or debts, liability or liabilities, of the State of California, in an aggregate amount of one hundred million dollars (\$100,000,000) 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 13895.9.
- 13895.9. (a) An aggregate amount of one hundred million dollars (\$100,000,000) of the moneys in the fund are hereby continuously appropriated and shall be used for the purposes set forth in this section and Section 13898.
- (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 13897, 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).
- (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)), and the California Safe Drinking Water Bond Law of 1984 (Chapter 10.2 (commencing with Section 13810)) which are unissued and uncommitted on the effective date of this chapter, shall be used for

loans and grants to suppliers in accordance with the terms, conditions, and purposes of this chapter. Loans made after November 6, 1984, pursuant to Chapter 10.2 (commencing with Section 13810) shall carry an interest rate calculated as prescribed in Section 13897.3.

- 13896. (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 13895.9, 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 13896.2.
- (b) Any contract for a 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.
- 13896.1. 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.
- 13896.2. 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 Joint Rules Committee. 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.
- 13896.3 (a) Loans and grants may be made only for projects for domestic water systems. The State Department of Health Services 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. The State Department of Health Services shall determine and notify applicants of eligibility of components requested to be included in the proposed project. The department shall use this determination as a basis for disbursing funds 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.

13896.4. 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 written approval by the State Department of Health Services that the proposed project is consistent with Chapter 7 (commencing with Section 4010) of Part 1 of Division 5 of the Health and Safety Code.

13896.5. First priority for grants shall be granted to public agencies having immediate 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.

13896.6. First priority for loans shall be given to suppliers with the most critical public health problems. Priority for loans shall also be given to suppliers which have a lesser capability to reasonably finance system improvements.

13896.7. 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.

13896.8. 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.

13896.9 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.

13897. For the purpose of administering this chapter, the total expenditures of the department and the State Department of Health Services may not exceed 5 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 13895.9, 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 shall be paid from the proceeds of bond sales under this chapter. These charges shall not be paid from funds 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.

13897.1. 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

13897.2. 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.

13897.3. The department shall annually establish the interest rate for loans made pursuant to this chapter at 50 percent of the average interest rate, computed by the true interest cost method, paid by the state on general obligation bonds for the prior calendar year. All loans made pursuant to this chapter shall carry the established interest rate for the calendar year in which the funds are committed to the loan, as of the date of the letter of commitment from the department, and shall remain at that interest rate for the duration of the loan.

13897.4. (a) 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.

(b) The department shall adopt rules and regulations that, in its judgment, will most effectively carry out 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.

(c) Notwithstanding subdivision (a) or any other provision of law, existing rules and regulations adopted by the department pursuant to the California Safe Drinking Water Bond Law of 1984 (Chapter 10.2 (commencing with Section 13810)) which are in effect on the effective date of this chapter, may, at the option of the department, be utilized upon voter approval of this chapter for purposes of implementing this chapter. The department, with the concurrence of the State Department of Health Services, may subsequently revise those rules and regulations pursuant to Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code as necessary to implement provisions of this chapter which differ from Chapter 10.2 (commencing with Section 13810) or for any other reason to carry out the purposes of this chapter.

13897.5. 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.

13897.6. (a) 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.

(b) Notwithstanding subdivision (a) or any other provision of law, the priority list established by the State Department of Health Services pursuant to the California Safe Drinking Water Bond Law of 1984 (Chapter 10.2 (commencing with Section 13810)) in effect on the effective date of this chapter may, at the option of the State Department of Health Services, be utilized upon voter approval of this chapter until the State Department of Health Services adopts a new priority list

13897.8. Not more than twenty-five million dollars (\$25,000,000) 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.

13897.9. 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.

- 13898. (a) All money repaid to the state pursuant to any contract executed under Section 13895.9 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.
- (b) The department may enter into contracts with suppliers of water for grants or short-term loans for the purpose of investigating and identifying alternatives for system improvements. Any loans or grants pursuant to this section shall be made from the fund. No supplier may receive for a single investigation more than twenty-five thousand dollars (\$25,000) in the form of a loan or grant pursuant to this section. The State Department of Health Services shall review all proposed investigations and shall determine if they are necessary and appropriate.

(c) Any contract entered into pursuant to this section shall include terms and conditions consistent with this chapter, and any loan contract shall provide for a

repayment period not to exceed 24 months.

- (d) Not more than three million dollars (\$3,000,000) may be expended for the purposes of this section, of which not more than one million dollars (\$1,000,000) may be used for grants to public agencies. A loan or grant made for the purposes of this section shall not decrease the maximum amount of any other loan or grant which may be made under this chapter, Chapter 10.2 (commencing with Section 13810), Chapter 10.5 (commencing with Section 13850), or Chapter 10.6 (commencing with Section 13880).
- 13898.1. 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 13898.2, which amount is appropriated without regard to fiscal years.
- 13898.2. 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 plus interest the money would have earned in the Pooled Money Investment Account from money received from the first sale of bonds sold for the purpose of carrying out this chapter subsequent to the withdrawal

13898.3 Upon request of the department, supported by a statement of the proposed arrangements to be made pursuant to Section 13895.9 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.

13898.4. 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

13898.5. All proceeds from the sale of bonds, except those derived from premums and accrued interest, are available for the purpose provided in Section 13898.5, 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

56. Higher Education Facilities Bond Act of 1986. (Statutes 1986, Chapter 424, SB 2366) [Approved by electors November 4, 1986.]

#### PROPOSED LAW

SEC 2 Chapter 14.5 (commencing with Section 67350) is added to Part 40 of the Education Code, to read:

## CHAPTER 14.5. HIGHER EDUCATION FACILITIES BOND ACT OF 1986

- 67350. This chapter shall be known and may be cited as the Higher Education Facilities Bond Act of 1986.
- 67351. 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 to, the bonds authorized to be issued by this chapter, and the provisions of that law are hereby incorporated 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.

- 67352. 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) "Board" means the State Public Works Board.
- (b) "Committee" means the Higher Education Facilities Finance Committee, created pursuant to Section 67353.
- (c) "Fund" means the Higher Education Capital Outlay Bond Fund, created pursuant to subdivision (e) of Section 67354.
- 67353. The Higher Education Facilities Finance Committee is hereby created, consisting of the Governor, the Controller, the Treasurer, the Director of Finance, the President of the University of California, the Chancellor of the California State University, and the Chancellor of the California Community Colleges, or their designees. The Treasurer shall serve as chairperson of the committee.
- 67354 (a) For the purpose of funding aid to the University of California, the California State University, the California Community Colleges, and the California Maritime Academy for the construction, including the construction of buildings and the acquisition of related fixtures, renovation, and reconstruction of facilities, for the acquisition of sites upon which these facilities are to be constructed, for the equipping of new, renovated, or reconstructed facilities, which equipment shall have a useful life of at least 10 years, to provide funds for payment of preconstruction costs, including, but not limited to, preliminary plans and working drawings, and to provide funds 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 million dollars (\$400,000,000) in the manner provided in this chapter, but not in excess thereof.
- (b) The committee shall authorize the issuance of bonds under this chapter only to the extent necessary to fund the apportionments that are expressly authorized by the Legislature in the annual Budget Act. Pursuant to that legislative direction, the committee shall determine when the bonds authorized under this chapter shall be issued in order to fund the authorized apportionments, and the amount of the bonds to be issued and sold.
- (c) Up to two hundred fifty million dollars (\$250,000,000) shall be available for apportionment in the 1986–87 fiscal year, and up to one hundred fifty million dollars (\$150,000,000) shall be available for apportionment for the 1987–88 fiscal year, and in each subsequent fiscal year, except that the maximum aggregate debt or liability amount set forth in subdivision (a) shall not be exceeded.
- (d) Pursuant to this section, the Treasurer shall sell the bonds authorized by the committee at such different times as necessary to service expenditures required by the apportionments.
- (e) The proceeds of bonds issued and sold pursuant to this chapter shall be deposited in the Higher Education Capital Outlay Bond Fund, which is hereby created in the State Treasury.
- 67354.5. The proceeds of the bonds may also be used to provide short-term loans to community colleges for the purchase of instructional equipment. Those loans shall be repaid from the first moneys available in the Capital Outlay Fund for Public Higher Education beginning in the 1987–88 fiscal year.
- 67355. 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 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, in addition to the ordinary revenues of the state, as is 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 is necessary to collect the additional sum.

67356. 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 Section 67357, which sum is appropriated without regard to fiscal years.

67357. 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, together with interest in the amount that those moneys would have earned in the Pooled Money Investment Account, which repayment shall be made from moneys received from the sale of bonds sold for the purpose of carrying out this chapter.

## **MEASURES DEFEATED**

# INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE

Number on ballot

> Compensation of Public Officials, Employees, Individual Public Contractors. Initiative Constitutional Amendment and Statute.

[Submitted by the initiative and rejected by electors November 4, 1986.]

#### **PROPOSED LAW**

SECTION I: Sections 11550 through 11569 of the California Government Code are hereby repealed.

### Article 1. Salaries of Specified Positions

11550. Effective July 1, 1984, an annual salary of seventy/two thousand five hundred dollars (\$72,500) shall be paid to each of the following:

- (a) Director of Finance.
- (b) Secretary of Business, Transportation and Housing Agency.
- (e) Secretary of Resources Agency.
- (d) Sceretary of Health and Welfare Agency.
- (e) Secretary of State and Consumer Services Agency.
- (f) Director of Industrial Relations.
- (g) Commissioner of the California Highway Patrol.
- (h) Secretary of Youth and Adult Correctional Agency.
- (i) Director of Food and Agriculture.

On July 1; the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11551. Effective January 5, 1987, an annual salary of eighty/five thousand dol/lars (\$85,000) shall be paid to the Governor.

Upon the commencement of each new term, the annual compensation provided by this section shall be increased based on the cost/of/living increases provided for state employees over the previous four years. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the combination of percentages of the general cost/of/living increases provided for state employees for the four previous fiscal years.

11551.5. Effective January 5, 1987, an annual salary of seventy/seven thousand five hundred dollars (\$77,500) shall be paid to the Attorney General.

Upon the commencement of each new term, the annual compensation provided by this section shall be increased based on the cost/of/living increases provided for state employees over the previous four years. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the combination of percentages of the general cost/of/living increases provided for state employees for the four previous fiscal years.

11552. Effective July 1, 1984, an annual salary of sixty/eight thousand dollars (\$68,000) shall be paid to each of the following:

- (a) Superintendent of Banks.
- (b) Commissioner of Corporations
- (e) Insurance Commissioner.
- (d) Director of Transportation.
- (e) Real Estate Commissioner.
- (f) Savings and Loan Commissioner.
- (g) Director of Social Services.
- (h) Director of Water Resources.
- (i) Director of Corrections.
- (i) Director of General Services.
- (k) Director of Motor Vehicles.
- (l) Director of the Youth Authority.
- (m) Executive Officer of the Franchise Tax Board.
- (n) Director of Employment Development.
- (o) Director of Alcoholic Beverage Control.
- (p) Director of Housing and Community Development.
- (g) Director of Alcohol and Drug Abuse.
- (r) Director of the Office of Statewide Health Planning and Development.
- (s) Director of the Department of Personnel Administration.
- (t) Chairperson and Member of the Board of Equalization.
- (u) Director of Commerce:
- (v) State Director of Health Services.
- (w) Director of Mental Health.
- (x) Director of Developmental Services.
- (y) State Public Defender.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11552.5. Effective January 5, 1987, an annual salary of seventy/two thousand five hundred dollars (\$72,500) shall be paid to each of the following:

- (a) Lieutenant Covernor.
- (b) Secretary of State.
- (e) Controller.
- (d) Treasurer.
- (e) Superintendent of Public Instruction.

Upon the commencement of each new term; the annual compensation provided by this section shall be increased based on the cost/of/living increases provided for state employees over the previous four years. The amount of the increase provided by this section, shall be determined by multiplying the then current compensation by the combination of percentages of the general cost/of/living increases provided for state employees for the four previous fiscal years.

11553. Effective July 1, 1984: an annual salary of sixty/five thousand dollars (\$65,000) will be paid to each of the following:

- (a) Chairman of the Unemployment Insurance Appeals Board.
- (b) Chairperson of the Agricultural Labor Relations Board.
- (e) President of the Public Utilities Commission.
- (d) Chairman of the Fair Political Practices Commission:
- (e) Chairman of the Waste Management Board.
- (f) Chairperson of the Energy Resources Conservation and Development Com/
  - (g) Chairperson of the Public Employment Relations Board:
  - (h) Chairperson of the Workers' Compensation Appeals Board.
  - (i) Administrative Director of the Division of Industrial Accidents.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11553.5 Effective July 1, 1984, an annual salary of sixty/three thousand dollars (\$63,000) shall be paid to the following:

- (a) Member of the Agricultural Labor Relations Board:
- (b) Member of the State Energy Resources Conservation and Development Commission.
  - (e) Member of the Public Utilities Commission.
  - (d) Member of the Public Employment Relations Board.
  - (e) Member of the Unemployment Insurance Appeals Board.
  - (f) Member of the Workers' Compensation Appeals Board.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11554. Effective July 1, 1984, an annual salary of sixty thousand dollars (\$60,000) shall be paid to each of the following:

- (a) Director of Conservation.
- (b) Director of Fish and Came:
- (e) Director of Parks and Recreation.
- (d) Director of Rehabilitation.
- (c) Director of Veterans Affairs.
- (f) Director of Consumer Affairs.
- (g) Director of the State Office of Economic Opportunity:
- (h) State Architect.
- (i) Director of Forestry.
- (i) Director of Fair Employment and Housing.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11555. Effective July 1, 1984, an annual salary of fifty/seven thousand dollars (\$57,000) shall be paid to the following:

- (a) Chairman of the Board of Prison Terms.
- (b) Chairman of the State Water Resources Control Board.
- (e) Chairman of the Youthful Offender Parole Board.
- (d) Chairman of the Occupational Safety and Health Appeals Board.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living mercase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11556. Effective July 1, 1984; an annual salary of fifty/five thousand dollars (\$55,000) shall be paid to each of the following:

- (a) Director of Boating and Waterways.
- (b) Director of the Office of Emergency Services.
- (e) Member of the Board of Prison Terms
- (d) Member of the State Water Resources Control Board.
- (e) Member of the Youthful Offender Parole Board-
- (f) State Fire Marshal
- (g) Director of the Department of Aging.
- (h) Member of the Occupational Safety and Health Appeals Board.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the merease provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11560. Effective July 1, 1981, an annual salary of twenty/seven thousand five hundred dollars (\$27,500) shall be paid to each of the following:

(a) Chairman of the Narcotic Addict Evaluation Authority.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11563.1. Effective July 1, 1984, an annual salary of twenty/four thousand dollars (\$24,000) shall be paid to each member of the Narcotic Addiet Evaluation Author/ity

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11563.7. Effective July 1, 1984, an annual salary of twenty thousand dollars (\$20,000) shall be paid to each member of the State Personnel Board.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year.

11563.8. Effective July 1, 1984; an annual salary of ten thousand five hundred dollars (\$10,500) shall be paid to the President of the Traffic Adjudication Board.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general cost/of/living salary increases provided for state employees during that fiscal year. 11563.9. Effective July 1, 1984, an annual salary of ten thousand dollars (\$10./

000) shall be paid to each member of the Traffic Adjudication Board.

On July 1, the annual compensation provided by this section shall be increased in any fiseal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general eost/of/living salary increases provided for state employees during that fiscal year.

11564: Effective July 1, 1984, an annual salary of twenty thousand dollars (\$20./ 900) shall be paid to each member of the State Air Resources Board, provided each member devotes a minimum of 60 hours per month to state board work. Such salary shall be reduced proportionately if less than 60 hours per month is devoted to state board work.

On July 1, the annual compensation provided by this section shall be increased in any fiscal year in which a cost/of/living increase is provided for state employees. The amount of the increase provided by this section shall be determined by multiplying the then current compensation by the percentage of the general eost/of/living salary mercases provided for state employees during that fiscal year.

### Article 2. Application of Salary Provisions

11565. If the salary specified in Article 1 (commencing with Section 11550) for any particular position is greater than the salary which the incumbent is receiving on the date when this chapter takes effect, he or she shall receive the higher amount from and after the first day of the month immediately following such effective date.

11566. If the salary specified in Article 1 (commencing with Section 11550) for any particular position is less than the salary which the incumbent is receiving on the date when this chapter takes effect, he or she shall continue to receive the higher amount and the provisions of Article 1 (commencing with Section 11550) shall not become operative until a new appointment is made for the position.

11567. If any constitutional provision prevents an increase in the salary during the term of office of a position for which an increase is provided by this chapter, such increase shall become operative with the commencement of the next suc! eeeding term of office of such position.

11568. The provisions of this chapter shall not be superseded or modified by any subsequent legislation except to the extent that such legislation shall do so expressly.

11569. Notwithstanding the foregoing provisions of this ehapter or of any stat/ ute specifying the salary to be paid to any state officer, in any fiscal year for which the Legislature appropriates additional funds to augment the salaries paid to state officers whose salaries are specified by statute, each such statutory salary for such fiscal year shall be the amount so specified plus an amount which constitutes an equal percentage increase for each such officer. No such increase shall be paid to any officer whose salary is subject to Section 8901 or Section 68203 of the Govern/ ment Code. If any constitutional provision prevents such increase during the term of office of a position, the increase shall not become operative as to such position before the commencement of the next succeeding term of office, as provided in Section 11567.

The secretaries and other personnel of the Governor appointed pursuant to Section 12001 shall be regarded as state officers for purposes of determining the salaries of state officers pursuant to this section and the Governor may fix the salary of each such person at an amount not to exceed the maximum for such position set forth in Section 12001 plus a percentage equal to the increase authorized for statutory salaries under this section.

SECTION II: Section 26 is hereby added to Article XX of the California Constitution:

Section 26. Public Salary Limitations.

- (a) On the effective date of this Section, the salary of the Governor shall be set at \$80,000.00 per year and the salary of all other Constitutional officers and members of the Board of Equalization shall be set at \$52,500.00 per year subject to adjustment as set forth in subsection (c) of this Section 26.
- (b) Notwithstanding Article III Section 4 or any other section of this Constitution, but subject to subsection (g) of this Section, no state, city, county, city and county or special district employee, elected or appointed, which shall include individuals working under contract, may receive compensation in excess of eighty percent of the Governor's salary. Under special circumstances the Legislature may appropriate funds for employee services contracted for by agencies in state government in excess of eighty percent of the Governor's salary if the contract or contracts in question do not exceed four years in length and are approved by both houses by a two-thirds roll call vote. Insofar as this section may conflict with a city, county or city and county's power to set salaries pursuant to Article XI sections 3 through 5, this section shall take precedence.
- (c) No increase in the salary of any constitutional officer, member of the Board of Equalization, member of the Legislature, supreme or appellate court justice or judge of a court of record shall become operative unless such increase has been approved by a majority of the voters of the state voting in a statewide general election.
- (d) Notwithstanding any city, county, or city and county charter adopted pursuant to Article XI Section 3 of this Constitution, no increase in the salary of an elected officer of a city, county, city and county or special district which establishes the salary payable to its members shall become effective unless such increase has been approved by a majority of the voters of the city, county, city and county, or special district voting on the question at an election
- (e) On the effective date of this section, the annual salary for those employees and officials referenced in subsections (b) and (c) above, except the Governor, Constitutional officers and members of the Board of Equalization, shall not exceed eighty percent of the annual salary paid to the Governor as of that date No elected or appointed official, or any employee subject to the provisions of this section shall be permitted to accumulate sick leave or vacation time from one calendar year to another.
- (f) Any public employee on the state or local level who serves in more than one paid public position in this state may not receive a total aggregate compensation, including pension payments derived in whole or in part from public funds, in excess of eighty percent of the Governor's salary.
- (g) The electorate of any city, county, city and county or special district may, by initiative, adjust the salary of any elected or appointed official in that jurisdiction in excess of the limitation set forth in subsection (f) of this Section 26. Notwith-standing Article II Section 11 or Article XI Section 3, no legislative body shall enact laws which restrict the electorate's right to use the initiative process to increase or decrease the compensation or the conditions of any future accruals of employee benefits of their elected or appointed officials. Any laws existing on the effective date of this measure which purport to limit the electorate's right to do so are null

and void. Notwithstanding any other provision of law, the signatures of not less than 10 percent of the voters of any jurisdiction shall qualify the initiative for the next general election ballot of that jurisdiction. All other sections of the California Elections Code or a local jurisdiction's Charter shall govern the process for such initiatives.

- (h) After the date this section becomes effective, the Legislature shall enact no laws authorizing any public official covered by this section to engage the services of private subcontractors wherein the contractual amount of compensation exceeds seventy-five dollars per hour and no contract may exceed two years in duration, and in no event may the total compensation for an individual exceed the amount set forth in subsection (b) of this Section 26. Furthermore, no state official or agency shall employ, hire, contract with, pay or otherwise compensate any attorney or legal firm to act on behalf of the state or any agency thereof where the state or any agency thereof is a plaintiff, defendant, complainant petitioner, respondent or real party in interest unless the California Attorney General has formally noted a conflict in representing the agency.
- (1) If any provision of this section or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect the other provisions of this section which can be given effect without the invalid provision or its application and to this end the provisions of this section are severable.

SECTION III. Article III Section 4(b) of the Constitution is hereby repealed.

(b) Beginning on January 1, 1981, the base salary of a judge of a court of record shall equal the annual salary payable as of July 1, 1980, for that office had the judge been elected in 1978. The Legislature may prescribe increases in those salaries during a term of office, and it may terminate prospective increases in those salaries at any time during a term of office, but it shall not reduce the salary of a judge during a term of office below the highest level paid during that term of office. Laws setting the salaries of judges shall not constitute an obligation of contract pursuant to Section 9 of Article I or any other provision of law.

SECTION IV. Article V Section 12 of the Constitution is amended to read as follows:

ARTICLE V Section 12 Compensation of the Governor, Lieutenant Governor, Attorney General; Controller, Secretary of State, Superintendent of Public Instruction, and Treasurer shall be prescribed by statute but may not be increased or decreased during a term Article XX Section 26(a) and modified by the voters of the State of California pursuant to Article XX Section 26(c) of this Constitution

SECTION V. Article VI Section 5 of the Constitution is amended to read as follows:

ARTICLE VI Section 5 (a) Each county shall be divided into municipal court and justice court districts as provided by statute, but a city may not be divided into more than one district. Each municipal and justice court shall have one-or more judges

There shall be a municipal court in each district of more than 40,000 residents and a justice court in each district of 40,000 residents or less. The number of residents shall be ascertained as provided by statute.

The Legislature shall provide for the organization and prescribe the jurisdiction of municipal and justice courts. It shall prescribe prescribed for each municipal court and provide for each justice court the number, qualifications, and compensation, subject to Article XX Section 26(c), of judges, officers, and employees. (b) Notwithstanding the provisions of subdivision subdividion (a), any city in San Diego County may be divided into more than one municipal court or justice court district if the Legislature determines that unusual geographic conditions warrant such division.

SECTION VI: Article VI Section 19 of the Constitution is amended to read as follows:

ARTICLE VI Section 19 The Legislature shall prescribe compensation for judges of courts of record, subject to Article XX Section 26(c) of the Constitution. A judge of a court of record may not receive the salary for the judicial office held by the judge while any cause before the judge remains pending and undetermined for 90 days after it has been submitted for decision.

#### **INITIATIVE STATUTE**

Number on ballot

64. Acquired Immune Deficiency Syndrome (AIDS). Initiative Statute.

[Submitted by the Initiative and rejected by electors November 4, 1986]

#### PROPOSED LAW

Section 1.

The purpose of this Act is to:

A. Enforce and confirm the declaration of the California Legislature set forth in Health and Safety Code Section 195 that acquired immune deficiency syndrome (AIDS) is serious and life threatening to men and women from all segments of society, that AIDS is usually lethal and that it is caused by an infectuous agent with a high concentration of cases in California;

B. Protect victims of acquired immune deficiency syndrome (AIDS), members of their families and local communities, and the public health at large; and

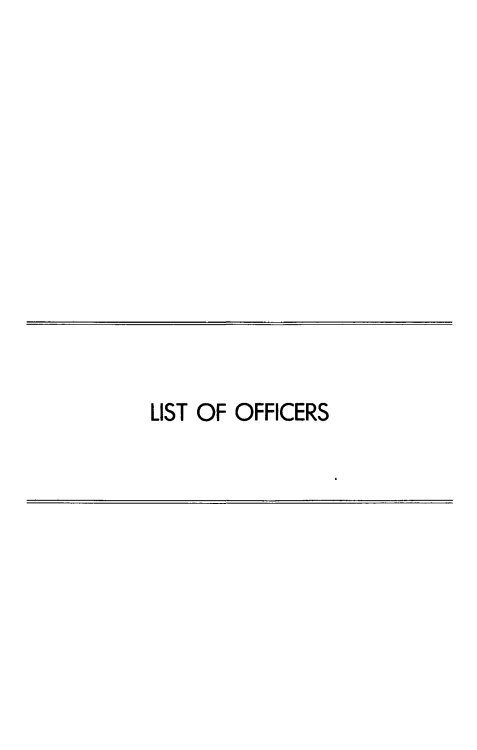
C Utilize the existing structure of the State Department of Health Services and local health officers and the statutes and regulations under which they serve to preserve the public health from acquired immune deficiency syndrome (AIDS). Section 2

Acquired immune deficiency syndrome (AIDS) is an infectious, contagious and communicable disease and the condition of being a carrier of the HTLV-III virus is an infectious, contagious and communicable condition and both shall be placed and maintained by the director of the Department of Health Services on the list of reportable diseases and conditions mandated by Health and Safety Code Section 3123, and both shall be included within the provisions of Division 4 of such code and the rules and regulations set forth in Administrative Code Title 17, Part 1, Chapter 4, Subchapter 1, and all personnel of the Department of Health Services and all health officers shall fulfill all of the duties and obligations specified in each and all of the sections of said statutory division and administrative code subchapter in a manner consistent with the intent of this Act, as shall all other persons identified in said provisions.

Section 3.

In the event that any section, subsection or portion thereof of this Act is deemed unconstitutional by a proper court of law, then that section, subsection or portion thereof shall be stricken from the Act and all other sections, subsections and portions thereof shall remain in force, alterable only by the people, according to process.







# LIST OF OFFICERS

# STATE CAPITOL AND OTHER BUILDINGS Sacramento 95814

Name	Office	Residence
George Deukmenan Leo T McCarths March Fong Eu Kenneth Cors Jesse M Unruh John Van De Kamp Bill Hong Bion M Gregory	Governor Laeutenant Governor Secretary of State Controller Treasurer Attorney General Superintendent of Public Instruction Legislative Counsel	Long Beach San Francisco Los Angeles Sacramento Marina Del Rey Pasadena San Francisco Sacramento

# OFFICE OF GOVERNOR

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

Chief of Staff
Director of Administration
Appointments Secretary
Cabinet Secretary
Legal Affairs Secretary
Legislative Secretary
Press Secretary
Scheduling 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 Conway H Collis Ernest J Dronenburg, Jr Richard Nevins Kenneth Cory (Controller) Douglas D Bell	Board Member, First District Board Member, Second District Board Member, Third District Board Member, Fourth District Ex Officio Member Executive Secretary	Kentfield Los Angeles San Diego Pasadena Sacramento Sacramento

# LEGISLATIVE DEPARTMENT

## UNITED STATES SENATORS

Alan Cranston (D)

Senate Office Building Washington, D C 20510 5757 W Century Blvd , #515, Los Angeles 90045 880 Front St , Suite 5-S-31, San Diego 92188 45 Polk St , San Francisco 94102

Senate Office Building Washington, D C 20310 Washington, D C 20310 880 Front St., 6:5-9, San Diego 92188 11000 Wilshire Blvd, #112, Los Angeles 90024 450 Golden Gate Ave., San Francisco 94102 1130 O St. #4015, Fresno 93721

Pete Wilson (R)

### REPRESENTATIVES IN CONGRESS

Name	Party	District	· Counties	Main District Office *
Anderson, Glenn M	D	32	Los Angeles	300 Long Beach Blvd , Long Beach 90801
Badham, Robert E	R	40	Orange	180 Newport Center Dr.
Bates, Jim	D	44	San Diego	Newport Beach 92660 880 Front St., Rm. 5-S-35, San
Beilenson, Anthony C	D	23	Los Angeles	Diego 92188 11000 Wilshire Blvd , Suite 14223,
Berman, Howard L	D	26	Los Angeles	Los Angeles 90024 14600 Roscoe Blvd , Panorama City 91402
Bosco, Douglas H	D	1	Del Norte, Humboldt, Lake	777 Sonoma Ave , Suite 329, Santa Rosa 95404
Boxer, Barbara	D	6	Mendocino, Napa, Sonoma Marin, San Francisco, Solano, Sonoma	901 Irwin St , San Rafael 94901
Brown, George E , Jr	D	36	Riverside, San Bernardino	657 N La Cadena Dr , Colton
Burton, Sala	D	5	San Francisco	92324 450 Golden Gate Ave , San Francisco 94102
Chappie, Eugene	R	2	Butte, Colusa, Clenn, Lake, Napa, Nevada, Shasta, Siskiyou, Sutter, Tehama, Trinity, Yuba	500 Cohasset Road, #30, Chico 95926
Coelho, Tony	D	15	Fresno, Mariposa, Merced, Stanislaus	415 W 18th St , Federal Bldg , Merced 95340
Dannemever, Wilham F	R	39	Orange .	1235 N Harbor Blvd , #100, Fullerton 92632
Dellums, Ronald V	D	8	Alameda, Contra Costa	201 13th St , Rm 105, Oakland 94617
Dixon, Julian C	D	28	Los Angeles	111 N La Brea, Suite 301, Inglewood 90301
Dornan, Robert K	R	38	Los Angeles, Orange	12387 Lewis St., 2nd Floor, Garden Grove 92640
Dreier, David Dymally, Mervyn M	R D	33 31	Los Angeles Los Angeles	112 N 2nd Ave, Covina 91723 322 W Compton Blvd, Compton 90220
Edwards, Don	D	10	Alameda, Santa Clara	280 S 1st St , #372, Federal
Fazio, Vic	D	4	Sacramento, Solano, Yolo	Bldg, San Jose 95113 4811 Chippendale Dr, #503, Sacramento 95841
Fıedler, Bobbı	R	21	Los Angeles, Ventura	21053 Devonshire Blvd,
Hawkins, Augustus F	D	29	Los Angeles	Chatsworth 91311 4509 S. Broadway, Los Angeles 90037
Hunter, Duncan Lagomarsino, Robert	R R	45 19	Imperial, San Diego Santa Barbara, Ventura	366 S. Pierce, El Cajon 92020 5740 Ralston St., Ventura 93003
Lantos, Tom	D	11	San Mateo	520 S El Camino Real, #800, Sar Mateo 94402
Lehman, Richard H	D	18	Calaveras, Fresno, Madera,	1900 Mariposa Mall, Fresno 93721
Levine, Mel	D	27	Mono, San Joaquin, Tuolumine Los Angeles	5250 W Century Blvd , Los
Lewis, Jerry Lowery, Bill	R R	35 41	Los Angeles, San Bernardino San Diego	Angeles 90045 101 S 6th, Redlands 92373 880 Front St. #6-S-15, San Diego 92188
Lungren, Dan	R	42	Los Angeles, Orange	555 E Ocean Blvd, Long Beach
Martinez, Matthew G	D	30	Los Angeles	90802 1712 W Beverly Blvd ,
Matsui, Robert T	D	3	Sacramento	Montebello 90640 650 Capitol Mall, #8058,
McCandless, Alfred A	R	37	Riverside	Sacramento 95814 6529 Riverside Ave, Riverside
(Al) Miller, George	D	7	Contra Costa	92506 367 Civic Drive, Pleasant Hill 94523

# REPRESENTATIVES IN CONGRESS—Continued

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

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

# THE STATE LEGISLATURE

# MEMBERS OF THE SENATE

Name	Occupation	Party	Dust	Counties	District Address
Alquist, Alfred E	Full-Time Legislator	D	13	Santa Clara	100 Paseo de San Antonio, San Jose 95113
Ayala, Ruben S	Insurance	D	34	Los Angeles, San Bernardino	515 N Arrowhead Ave, Suite 100, San Bernardino 92401, 2545 S Euclid
Bergeson, Marian	Full-Time Legislator	R	37	Imperial, Orange, Riverside, San Diego	Ave , Ontario 91761 140 Newport Center Dr , Suite 120, Newport Beach 92660
Beverly, Robert G	Attornev	R	29	Los Angeles	1611 S Pacific Coast Highway, Suite 102, Redondo Beach 90277, 638 S Beacon St , Suite
Boatwright, Daniel E	Attorney	D	7	Contra Costa	508, San Pedro 90731 1035 Detroit Ave , Suite 200, Concord 94518, 420 W 3rd St , Antioch 94509, 100 37th St , County Health Bldg , # 117, Richmond 94805
Campbell, William	Full-Time Legislator	R	31	Los Angeles	1661 Hanover Rd , Suite 203, City of Industry 91748, 23161 Lake Center Dr , Suite 205, El Toro 92630
Carpenter, Paul B	Full-Time	D	33	Los Angeles, Orange	5400 Orange Ave , Suite 203, Cypress 90630
Craven, William A	Legislator Full-Time	R	38	San Diego	2121 Palomar Airport Rd.
Davis, Ed	Legislator Full-Time	R	19	Los Angeles Santa Barbara	Suite 100, Carlsbad 92008 11145 Tampa Ave Suite
Deddeh, Wadie P	Legislator Full-Time	D	40	San Diego	21B, Northridge 91326 430 Davidson St., Suite C,
Dills, Ralph C	Legislator Full-Time	D	30	Los Angeles	Chula Vista 92010 16921 S Western Ave,
Doolittle, John T	Legislator Attorney	R	1	El Dorado, Lassen, Modoc, Nevada, Placer, Plumas, Sacramento, Sierra, Siskivou, Sutter, Trinity, Yolo, Yuba	Suite 201, Gardena 90247 720 Sunrise Ave, Suite 110 D, Roseville 95678
Ellıs, Jım	Businessman	R	39	San Diego	2755 Navajo Rd , El Cajon
Foran, John Francis	Attorney	D	8	San Francisco,	92020 15 Southgate Ave, Suite
Garamendı, John	Rancher- Businessman	D	5	San Mateo Alpine, Amador, Calaveras, Mono, Sacramento, San Joaquin, Tuolumne, Yolo	238, Dalv City 94015 31 E Channel St , Rm 440, Stockton 95202
Greene, Bill	Full-Time	D	27	Los Angeles	8514 S Broadway, Los
Greene, Leroy F	Legislator Civil Engineer	D	6	Sacramento	Angeles 90003 P O Box 254646,
Hart, Garv	Educator	D	18	Los Angeles, Santa Barbara, Ventura	Sacramento 95825 1216 State St. Rm 507 Santa Barbara 93101, 801 S Victoria Blvd, Suite 301, Ventura 93006, 4881 Topanga Canyon Blvd, Suite 202, Woodland Hills 91364
Keene, Barry	Attorney	D	2	Del Norte, Humboldt, Mendocino, Solano, Sonoma	533 G St , Eureka 95501, 631 Tennessee St , Vallejo 94590
Lockyer, Bill	Full-Time Legislator	D	10	Alameda	22300 Foothill Blvd , Suite 415, Havward 94541, 4725 Thornton Ave , Suite 104, Fremont 94536, 7475 Starward Dr , Suite 103, Dublin 94568

# MEMBERS OF THE SENATE—Continued

Maddy, Ken  Marks, Milton	Attorney	R	14	Fresno, Madera,	2 422 331 61 4 6
Marks, Milton				Mariposa, Merced, Monterey, San Luis Obispo, Santa Barbara	3433 W Shaw Ave, Suite 119, Fresno 93721, 19901 W 1st St, Suite 2, Hilmar 95324, 864 Osos St, No C, San Luis Obispo 93401
	Attorney	D	3	Marin, San Francisco	Rm 2043, State Bldg 350 McAllister St., San Francisco 94102, 30 N San Pedro Rd., Suite 160 San Rafael 94903
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 Benito, Santa Clara, Santa Cruz	1200 Aguajito Rd, Monterey 93940, 701 Ocean St, Rm 318A, Santa Cruz 95060, 240 Church St, Rm 115, Salinas 93901, Old Gilrov Hotel, Suite G, 7365 Monterey St, Gilroy 95020
Montova, Joseph B	Full-Time	D	26	Los Angeles	11001 E Valley Mall, Suite 204, El Monte 91731
Morgan, Rebecca Q	Legislator Full-Time	R	11	San Mateo, Santa Clara	830 Menlo Ave , Suite 100,
Nielsen, Jim	Legislator Farmer/Farm Management Consultant	R	4	Butte, Colusa, Glenn, Lake, Napa, Shasta, Sonoma, Tehama	Menlo Park 94025 1074 East Ave , Sunte N, Chico 95926, 1700 Second St , Sunte 315, Napa 94558, 2400 Washington Ave , Suite 120, Redding 96001, 300 B St , Santa Rosa 94501
Petris, Nicholas C	Attornes	D	9	Alameda, Contra Costa	1111 Jackson St., Room 7016, Oakland 94607
Presley, Robert B  Richardson, H L	Law Enforcement Advertising	D R	36 25	Riverside Invo, Los Angeles	3600 Lime St, Rm 111, Riverside 92501, 72-811 Highway 111, Suite 201, Palm Desert 92260 211 S Clendora Ave, Suite C, Clendora 91740, 1323 W Colton Ave, Suite
Dallana Alan	Attorney at	D	20	Los Angeles	209, Redlands 92373 6320 Van Nuys Blvd , Suite
Robbins, Alan	Law	_	] -		404, Van Nuvs 91401
Roberti, David	Attornev	D	23	Los Angeles	3800 Barham Blvd , Suite 218, Hollywood 90068
Rosenthal, Herschel	Full-Time Legislator	D	22	Los Angeles	11340 W Olympic Blvd , Suite 250, Los Angeles
Rovce, Ed	Businessman	R	32	Orange	90064 1661 N. Raymond Ave , No 211, Anaheim 92801
Russell, Newton R	Insurance	R	21	Los Angeles	401 N Brand, Stute 424. Glendale 91209
Seymour, John	Realtor/ Businessman	R	35	Orange	1360 S Anaheim Blyd, Suite 140, Anaheim 92805
Stiern, Walter W	Vetermarian	D	16	Kern, Kings, Los Angeles, San Bernardino	1311 California Ave, Suite A, Bakersfield 93304, 528 Barstow Rd, Barstow 92311, 425 W Seventh St, #210-C, Hanford 93230, 30 N Raymond Ave, Suite 411, Pasadena 91103
Torres, Art	Full-Time	D	24	Los Angeles	548 S Spring St , Suite 500, Los Angeles 90013
Vuich, Rose Ann	Legislator Farmer/ Accountant	D	15	Fresno, Tulare	120 W Tulare St. Dinuba 93618, 2002 N Gateway Blvd, Suite 111, Fresno 93727
Watson, Diane	Educator- School Psy- chologist	D	28	Los Angeles	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 Assistant Secretary File Clerk Engrossing and Enrolling Clerk	Leo T McCarthy David Roberti Darryl R White Tony Beard Father Leo McAhster John W Rovane IV Walter J Little 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 3043 State Capitol	

# MEMBERS OF THE ASSEMBLY

Name	Occupation	Party	Dist	Capitol Office	Counties	District Office Mailing Address
		ŀ				
Agnos, Art	Full-Time Legislator	D	16	3151	San Francisco	1064 State Bldg , 350 McAllister St , San
Alatorre, Richard 1	Full-Time Legislator	D	55	2171	Los Angeles	Francisco 94102 5200 York Blvd , Los Angeles 90042
Allen, Doris	Legislator Small Business Owner	R	71	5126	Orange	5911 Cerritos Ave, Cypress 90630
Areass, Rusty	Dairy Farmer	D	25	4139	Merced, Monterey, San Benito, Santa Clara	140 Central, Salinas 93901
Bader, Charles W	Businessman	R	65	3147	Los Angeles, San	203 West G St, Ontario 91762
Baker, William	Businessman	R	15	3013	Bernardino Alameda, Contra Costa	1243 Alpine Rd , Suite 102, Olympic Plaza Bldg ,
Bane, Tom	Full-Time	D	40	3132	Los Angeles	Walnut Creek 94596 5430 Van Nuvs Blvd, Van
Bates, Tom	Legislator Full-Time	D	12	2188	Alameda, Contra	Nuys 91401   1414 Walnut St , Berkeley
Bradley, Bill	Legislator Civil Engineer	R	76	5140	Costa Riverside, San Diego	94709 125 West Mission Ave , Suite
Bronzan, Bruce	Full-Time	D	31	448	Fresno	101, Escondido 92025 2115 Kern Street, Suite 250,
Brown, Dennis L	Legislator Investment	R	58	2170	Los Angeles, Orange	Fresno 93721 1945 Palo Verde Ave , Suite
Brown, Willie L , Jr	Banker Attorney	D	17	219	San Francisco	203, Long Beach 90815 540 Van Ness Ave San
			1			Francisco 94102
Calderon, Charles M	Attorney	D	59	4171	Los Angeles	1712 West Beverly Blvd , Suite 101, Montebello 90640
Campbell, Robert	Insurance Broker	D	11	4162	Contra Costa	2901 MacDonald Ave , Richmond 94804
Chacon, Peter R	Educator	D	79	5119	San Diego	1129 G Street, San Diego 92101
Clute, Steve	Full-Time Legislator	D	68	2016	Riverside	3600 Lime St., Mission Financial Center, Suite 716, Riverside 92501
Condit, Gary A	Businessman	D	27	2141	Merced, Stanislaus	948 - 11th St , Suite 10,
Connelly, Lloyd G	Legislator/	D	6	2179	Sacramento	Modesto 95354 2705 K St , Suite 6A,
Cortese, Dominic L	Attorney Farmer/ Business-	D	24	6031	Santa Clara	Sacramento 95816 100 Paseo de San Antonio, Suite 300, San Jose 95113
Costa, Jım	man Full-Time	D	30	2111	Fresno, Kings,	1111 Fulton Mall, Suite 914,
Davis, Gray	Legislator Attorney	D	43	2091	Madera, Merced Los Angeles	Fresno 93721 18321 Ventura Blvd , Suite 655, Tarzana 91356
Duffy, Jean	Registered	D	5	2176	Placer, Sacramento	6830 Antelope Rd, Suite C,
Eaves, Jerry	Nurse Full-Time	D	66	4121	San Bernardino	Citrus Heights 95610 241 East Baseline, Suite D,
Elder, Dave	Legislator Full-Time	D	57	4126	Los Angeles	Rialto 92376 245 West Broadway, Suite
Farr, Sam	Legislator Full-Time	D	28	3120	Monterev, Santa Cruz	300, Long Beach 90802 1200 Aguajito Rd , Monterev
Felando, Gerald N	Legislator Dr of Dental	R	51	2114	Los Angeles	93940 1514 Cabrillo Ave , Torrance
Ferguson, Gil	Surgery Business	R	70	4177	Orange	90501 4667 MacArthur Blvd,
Filante, Bill	Owner Physician	R	9	5175	Marin, Sonoma	Newport Beach 92660 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 Dr , Suite 200,
Frizzelle, Nolan	Optometrist	R	69	3098	Orange	Carlsbad 92008 17195 Newhope St , Suite 201
Grisham, Wayne	Full-Time	R	63	4017	Los Angeles	Fountain Valley 92708 13710 Studebaker Rd , Room
Hannıgan, Tom Harrıs, Elıhu M	Legislator Realtor Attorney	D D	4 13	2013 6005	Solano, Yolo Alameda	202, Norwalk 90650 113 D St , Davis 95616 1111 Jackson St , Oakland
Hauser, Dan	Full-Time Legislator	D	2	3130	Del Norte, Humboldt, Mendocino,	94607 State Building , 50 D St , Suite 450, Santa Rosa 95404
Hayden, Tom	Author- Teacher	D	44	2196	Sonoma Los Angeles	1337 Santa Monica Mall, Suite 313, Santa Monica 90401

# MEMBERS OF THE ASSEMBLY—Continued

Name	Occupation	Partv	Dust	Capite Office	ol Countries	District Office Mailing Address
Herger, Wally	Rancher	R	3	4167	Butte, Colusa, Nevada, Sierra, Sutter, Yuba	1521 Butte House Rd , Suite C, Yuba City 95991
Hıll, Frank	Legislator/ Businessman	R	52	5156	Los Angeles	15111 East Whittier Blvd,
Hughes, Teresa	Educator	D	47	4016	Los Angeles	Suite 385, Whither 90603 3253 So Hoover Ave, Los
Isenberg, Phillip	Attorney	D	10	2175	Contra Costa, Sacramento, San	Angeles 90007 1215 15th St., Suite 102, Sacramento 95814
Johnson, Ross	Attorney	R	64	4130	Joaquin Orange	1501 N Harbor Blvd , Suite
Johnston, Pat	Full-Time	D	26	4112	San Joaquin	201, Fullerton 92635 31 East Channel St , Room
Jones, Bill	Legislator Businessman/	R	32	4009	Fresno, Madera,	306, Stockton 95202 1285 W Shaw Ave , Suite 104
Katz, Richard	Rancher Small Business-	D	39	3146	Mariposa, Tulare Los Angeles	Fresno 93711 9140 Van Nuvs Blvd , Suite 109, Panorama City 91402
Kellev, David G	Citrus	R	73	4116	Riverside	41555 E Florida, Suite E,
Kıllea, Lucv	Rancher Full-Time	D	78	5128	San Diego	Hemet 92344 2550 5th Ave , Room 1020,
klehs, Johan	Legislator Full-Time	D	14	5160	Alameda	San Diego 92103-6691
Konnvu, Ernest	Legislator Accountant	R	22	4164	Santa Clara	2450 Washington Ave, Suite 270, San Leandro 94577 456 El Paseo de Saratoga, San
La Follette, Marian	Full-Time	R	38	5150	Los Angeles	Jose 95130 11145 Tampa Ave, Suite 17A, Northridge 91326 362 E. Rowland St. Covins
Lancaster, Bill	Legislator Full-Time	R	62	5158	Los Angeles,	Northridge 91326 362 E Rowland St , Covina
Leonard, Bill	Legislator Real Estate Manage-	R	61	3104	San Bernardino San Bernardino	91723 1323 West Colton Ave , Suite 101, Redlands 92374
Lewis, John R	ment Businessman	R	67	5164	Orange	626 East Chapman Ave
Margolin, Burt M	Full-Time	D	45	6011	Los Angeles	Orange 92666 8425 West 3rd St. Suite 406
McAlister, Alister	Legislator Attorney	D	18	3112	Alameda,	Los Angeles 90048 554 Valley Way, Milpitas
McClintock, Tom	Full-Time	R	36	4102	Santa Clara Ventura	95035-4192 350 North Lantana St. Suite
Mojonnier, Sunny	Legislator Flower Grower/	R	75	4005	San Diego	222, Camarillo 93010 3368 Covernor Dr, Suite C, San Diego 92122
Molina, Gloria	Shipper Full-Time	D	56	4153	Los Angeles	5261 East Beverly Blvd, Los
Moore, Gwen	Legislator Full-Time	D	49	2117	Los Angeles	Angeles 90022 3731 Stocker St., Suite 106,
Mountjoy, Richard	Legislator General Con-	R	42	5130	Los Angeles	Los Angeles 90008 406 South 1st Ave , Arcadia
Naylor, Robert W	tractor Full-Time	R	20	5136	San Mateo	91006 666 Elm St , San Carlos 94070
Nolan, Pat	Legislator Attorney	R	41	2126	Los Angeles	143 South Glendale Ave,
O'Connell, Jack	Teacher	D	35	4158	Santa Barbara, Ven-	Suite 208, Clendale 91205 Studio 127, El Paseo, Santa
Papan, Louis J	Insurance/ Real Estate	D	19		tura San Francisco, San Mateo	Barbara 93101 Suite 345-E, Serramonte Plaza, Daly City 94015
Peace, Steve	Broker Businessman	d	80	4140	Imperial, San Diego	430 Davidson, Suite B, Chula
Polanco, Richard 2	Full-Time	D	55	- 1	Los Angeles	Vista 92010 5200 York Blvd, Los Angeles
Robinson, Richard		D	72		Orange	90042 11400 Stanford Ave , Suite B,
Rogers, Don	Legislator Geological	R	33	_	kern, Tulare	Garden Grove 92640 1326 H St , Bakersfield 93301
Roos, Mike		D	46		Los Angeles	625 South New Hampshire
Seastrand, Eric	Legislator Stockbroker	R	29		Monterev, San Luis Obispo, Santa	Ave , Los Angeles 90005 1012 Mill Street, San Luis Obispo 93401
Sebastiani, Don	Businessman	R	8	5144	Barbara Lake, Napa, Sonoma, Yolo	710 West Napa St , Suite 2, Sonoma 95476

# MEMBERS OF THE ASSEMBLY-Continued

Name	Occupation	Party	Dıst	Capitol Office	Counties	District Office Mailing Address
Sher, Byron	Law Professor	D	21	2136	San Mateo, Santa Clara	785 Castro St , Suite C, Mountain View 94041
Statham, Stan	Businessman	R	1	4098	Butte, Glenn, Lassen, Modoc, Plumas, Shasta, Siskiyou, Tehama, Trinity	429 Redcliff Dr., Suite 200, Redding 96002
Stirling, Larry	Attorney	R	77	2137	San Diego	7777 Alvarado Rd Suite 377,
Tanner, Sally	Full-Time Legislator	D	60	4146	Los Angeles	San Diego 92041   11100 Valley Blyd , Suite 106,   El Monte 91731
Tucker, Curtis R	Full-Time Legislator	D	50	2158	Los Angeles	PO Box 6500, Inglewood 90306
Vasconcellos, John	Lawver	D	23	6026	Santa Clara	100 Paseo de San Antonio #106, San Jose 95113
Vicencia, Frank	Insurance Agent	D	54	2148	Los Angeles	16600 Civic Center Drive, Suite 233, Bellflower 90706
Waters, Maxine	Full-Time Legislator	D	48	5016	Los Angeles	7900 S Central Ave , Los Angeles 90001
Waters, Norman S	Rancher/ Legislator	D	7	6028	Alpine Amador, Calaveras, El Dorado, Mono Placer, Sicramento, Tuolumne	250 Main St Placerville 95667
Wright, Cathie	Full-Time Legislator	R	37	4117	Los Angeles, Santa Barbara, Ventura	250 E. Easy St. Sinte 7, Simi Valley 93065
Wyman, Philip D	Rancher/ Attornev	R	34	5135	Invo, Kern, Los Angeles	5405 Stockdale Highway, #112, Bakersfield 93309
	ļ .					İ

Assemblyman Alatorre Resigned December 20, 1985
 Assemblyman Polanco, Oath of Office June 5, 1986

## OFFICERS OF THE ASSEMBLY

<u> </u>	Title	Mailing Address
Brown, Wilhe L , Jr	Speaker	540 Van Ness Ave , San Francisco 94102
Vicencia, Frank	Speaker pro Tempore	16600 Civic Center Drive, Suite 233, Bellflower 90706
Bane, Tom	Assistant Speaker pro Tempore	5430 Van Nuvs Blvd , Van Nuvs 91401
Roos Mike	Assistant Speaker pro Tempore Majority Floor Leader	625 South New Hampshire Ave., Los Angeles 90005
Nolan, Pat	Minority Floor Leader	143 South Glendale Ave Suite 208, Glendale 91205
Driscoff, fames D	Chief Clerk	State Capitol, Room 3196, Sacramento 95814
Bell, Charles E	Sergeant at Arms	State Capitol, Room 3171, Sacramento 95814
Hamilton T Boswell	Chaplain	225 Water St, Point Richmond 94801

## STATE JUDICIAL DEPARTMENT

## SUPREME COURT JUSTICES AND OFFICERS

#### Terms of Court

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

#### **IUSTICES**

Hon Rose E Bird
Hon Allen E Broussard
Hon Stanley Mosk
Hon Joseph R Grodin
Hon Cruz Reynoso
Hon Malcolm M Lucas
\*Hon Edward A Panelli
Laurence P Gill

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

## COURTS OF APPEAL

## FIRST APPELLATE DISTRICT

DIVISION ONE

Hon John T Racanelli Hon Norman Elkington Hon Wilham A Newsom Hon John W Holmdahi

Hon J Anthony Kline Hon Allison M Rouse Hon Jerome A Smith

Hon Clinton W White Hon James B Scott Hon Betty Barry-Deal

Hon Robert Merrill

Hon Carl W Anderson

Hon Carl W Anderson Hon Marcel B Poche Hon M O Sabraw Hon William R Channell

Hon Harry W Low Hon Donald B King Hon Zerne P Haning Ron D Barrow B.....

Presiding Justice Associate Justice Associate Justice Associate Justice

DIVISION TWO

Presiding Justice
Associate Justice
Associate Justice

DIVISION THREE
Presiding Justice
Associate Justice
Associate Justice
Associate Justice
Associate Justice

DIVISION FOUR

Presiding Justice Associate Justice Associate Justice Associate Justice

> Presiding Justice Associate Justice Associate Justice Clerk

4154 State Building, San Francisco 94102

DIVISION FIVE

#### SECOND APPELLATE DISTRICT

DIVISION ONE

Hon Vaino Spencer Hon L Thaxton Hanson Hon Campbell M Lucas Hon Robert B Devich Clay Robbins Jr

Hou Robert B Devich Clav Robbins Jr

Hon Lester Wm Roth Hon Lynn D Compton Hon Edwin F Beach Hon Donald N Gates Clav Robbins, Jr

Hon Joan D klein Hon Elwood Lui Hon George E Danielson Hon Armand Arabian Clay Robbins, Jr Presiding Justice Associate Justice Associate Justice Associate Justice Clerk

3580 Wilshire Blvd , Los Angeles 90010 Division Two

Presiding Justice Associate Justice Associate Justice Associate Justice Clerk

3580 Wilshire Blvd , Los Angeles 90010

DIVISION THREE

Presiding Justice Associate Justice Associate Justice Associate Justice Clerk

3580 Wilshire Blvd , Los Angeles 90010

<sup>\*</sup> Assumed Office December 24, 1986

#### DIVISION FOUR

	DIVISION FOUR	
Hon Arleigh M Woods Hon Robert Kingsley Hon Eugene McClosky Hon John A Arguelles Clay Robbins, Jr		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	3580 Wilshire Blvd, Los Angeles 90010	
	DIVISION FIVE	
Hon Robert Feinerman Hon Herbert L Ashby Hon James H Hastings Hon David N Eagleson Clay Robbins, Jr		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
	3580 Wilshire Blvd , Los Angeles 90010	
	Division Six	
Hon Steven J Stone Hon Richard W Abbe Hon Arthur Gilbert Clay Robbins. Ir		Presiding Justice Associate Justice Associate Justice Clerk
	1280 So Victoria Ave, Ventura 93003	
	Division Seven	
Hon Mildred L Lillie Hon Leon Thompson Hon Earl Johnson		Presiding Justice Associate Justice Associate Justice
Clay Robbins, Jr	0F00 3U.b D1.d. I 41 00010	Clerk
	3580 Wilshire Blvd , Los Angeles 90010	
	THIRD APPELLATE DISTRICT	
Hon Robert K Pugha Hon Coleman A Blease Hon Hugh A Evans Hon Frances N Carr Hon Ketth Sparks Hon Edwin J Regan Hon Ruchard M Sims, III Wilfried J Kramer	9 Library and Courts Building, Sacramento 95814	Presiding Justice Associate Justice Associate Justice Associate Justice Associate Justice Associate Justice Associate Justice Clerk
11	,	
	FOURTH APPELLATE DISTRICT	
	DIVISION ONE	
Hon Daniel J Kremer Hon Robert O Staniforth Hon Howard B Wiener Hon Don R Work Hon Edward T Butler Hon Gerald J Lewis Keenan C Casady	1250 Frank Street Proper 5010 San Diagra 00101	Presiding Justice Associate Justice Associate Justice Associate Justice Associate Justice Associate Justice Clerk
	1350 Front Street, Room 6010, San Diego 92101	
Hon Joseph B Campbell	Division Two	Presiding Justice
Hon Marcus M Kaufman Hon F Douglas McDaniel Hon Robert E Rickles Keenan G Casady		Associate Justice Associate Justice Associate Justice Clerk
303	W Third Street, Room 640, San Bernardino 92401	
Har take K T attack	DIVISION THREE	D
Hon John K Trotter, Jr Hon Thomas F Crosby, Jr Hon Edward J Wallin Hon Sheila Prell Sonenshine Keenan G Casady		Presiding Justice Associate Justice Associate Justice Associate Justice Clerk
COO 11	V Camba Ama Diad D O Day 10800 Camba Ama 00710	

600 W Santa Ana Blvd , PO Box 12500, Santa Ana 92712

#### FIFTH APPELLATE DISTRICT

Hon George A Brown Hon Donald R Franson Hon Paulne Hanson Hon Jay R Ballantyne Hon Wickson L Woolpert Hon Charles F Hamlin Hon Robert L Martin Hon Hollis G Best Kevin A Swanson Presiding Justice Associate Justice Clerk

5002 State Building, 2550 Manposa Street, Fresno 93721

#### SIXTH APPELLATE DISTRICT

Hon Nat A Agliano Hon Harry F Brauer Hon Walter P Capaccioli Richard J Eyman Presiding Justice Associate Justice Associate Justice Clerk

333 West Santa Clara Street, San Jose 95113

#### PUBLIC UTILITIES COMMISSION

Donald Vial Victor Calvo Priscilla C Grew Frederick R Duda Wilham T Bagley ' Joseph E Bodovitz <sup>2</sup> President Commissioner Commissioner Commissioner Commissioner Executive Director

<sup>1</sup> Succeeded by Stanley Hulett, May 1986 <sup>2</sup> Succeeded by Victor Weisser, September 1986

#### WORKERS' COMPENSATION APPEALS BOARD

C Gordon Taylor
Marilyn Murata-Demetre
Marilyn C Lazar
Jane Morgan O'Neill
Hazel D Rogers
John R Sullivan
Charles L Swezev

Chairman Commissioner Commissioner Commissioner Commissioner Commissioner Commissioner

#### TABLE OF LAWS ENACTED

# TABLE OF RESOLUTIONS AND PROPOSED CONSTITUTIONAL AMENDMENTS ADOPTED BY THE LEGISLATURE

1986

1985–86 Regular Session
1985–86 First Extraordinary Session



#### TABLE OF LAWS ENACTED

#### 1986

#### 1985-86 Regular Session

Ch No	A B No	S B	Author	Ch No	A B No	S B	Author
1	1123		Campbell	45		1552	Campbell
2		405	Lockver (Principal coauthor Senator Pres-	46	2352		Hughes
			lev)	47	1467	_	Condit
3	_	1646	Llhs	48	1332		Grisham (Coauthor Assembly Memb
5	_	1265 806	Sevmour Preslev (Counthor Assembly Member	49	625		Connelly) McAlister
9	_	000	Costa)	50	023	2502	Garamends (Principal coauthor Sena
6	1982	_	Costa (Principal coauthor Senator Maddy)			2002	Vielsen)
	• -		(Coauthors Senators Ayala, Craven,	51	_	139	Deddeh (Principal coauthors Assemi
			McCorquodale, and Vuich)				Members La Follette and Killea) (Co.
7	_	656	Seymour and Garamendi (Coauthor As- sembly Member Papan)				thors Senators Bergeson and El
8	2581	_	Norman Waters				(Coauthors Assembly Members Brad) Chacon, Frazee Mojonnier, Peace, a
9	315	_	Stirling and Chacon				Stirling)
Ō	_	1069	Lockver	52	2328	_	Stirling
1	1293	_	Seastrand	53	_	871	Bergeson
2		146	Presley (Principal coauthor Assembly	54	_	55	Mello (Principal coauthors Senators Vu
			Member Robinson) (Coauthors Assembly Members Eaves and Roos)				and Nielsen) (Principal coauthor Asse bly Member Farr) (Coauthors Senat
3	1317	_	Bradley				Bergeson, keene, Maddy, McC
14	1489	_	Connelly	ì			Bergeson, Keene, Maddy, McC quodale, Presley, Roberti, Rosent
15	_	1553	Doolittle (Coauthors Senators Garamendi				Stiern, and Torres) (Coauthors Asse
			and Richardson) (Principal coauthor As-	1			bly Members Areias, Bradley, Bronz
			sembly Member Herger) (Coauthor As- sembly Member Wyman)				Dennis Brown, Willie Brown, Char Clute, Condit, Costa, Filante, Hery
16	2536	_	Cortese and Senator Campbell (Coauthors				Isenberg, Johnston, Katz Kelley, Kil
			Assembly Members Areias, Filante, Haus-				McAlister, Mojonmer, Moore, Peace,
			er, Herger, McAlister, Statham, and Nor-	ļ			gers, Seastrand, Statham, Maxine Wat
			man Waters) (Coauthors Senators	ــ ا			and Norman Waters)
			Doolittle, Lerov Greene, Keene, Marks,	55	_	34	Dills
17	1437	_	McCorquodale, Nielsen, and Seymour) Leonard, Eaves, and Mojonnier (Coauthors	56 57	70	189	Deddeh Elder
•	1401		Senators Avala and Richardson)	58	1019	_	O Connell
18	2578	_	Rogers and Costa (Coauthor Senator	58 59	2287	_	Peace
			Marks)	60		_	Peace
19	297	_	Vasconcellos	61	1961	-	Klehs
20	1833	_	Norman Waters (Principal coauthor As- sembly Member Connelly) (Coauthor	62	_	601	Rovce (Coauthor Assembly Member R
			Assembly Member Hauser) (Coauthor	63	_	1547	Maddy
			Senator Vuich)	64	1694	_	Condit (Coauthor Assembly Member H
21	731	_	Condit	1			den)
22	999	_	Duffy	65	226 221	_	Condit
23 24	1671	1005	Condit Rosenthal (Principal coauthor Assembly	66		_	Konnvu Herger
"		1000	Member Norman Waters)	68			Konnyu
25	749	_	Duffy (Coauthor Senator Mello)	69		_	Elder
26	256	_	Fruzee	70	_	597	Hart (Coauthor Assembly Member O.C.
27	2421	_	Eaves	۱	000		nell)
28	2402	854	Mello Filinto	71 72	360 1531	_	Maxine Waters Bates
29 30	524	_	Filante Costa	73		_	Statham (Principal coauthor Senator D
31	1048	_	Costa	"			little) (Coauthor Assembly Mem
32	1988	_	Norman Waters (Principal coauthor As-				Bates)
			sembly Member Statham) (Coauthor	74		1471	Beverly
			Assembly Member Hauser) (Principal coauthor Senator Alquist) (Coauthors	73 76		1501	Bergeson Papan
			Senators Keene, Marks, and McCor-	1 77		_	Felando
			quodale)	78		_	Johnson
33	2156	_	Klehs	79		-	Elder
34	2276	_	Hull "	80	2362		Condit
35	2034	_	Bradley Bronz vo	81		1132	Bergeson Seymour
36 37	1722 357	_	Bronzan Clute, Robinson, Kelley, Bradley, Condit,	82		1261	Bronzan Areias, Clute, Costa, Herger, Jo
31	301		Eaves, Grisham, Hannigan, Klehs, Mar	l <sup>™</sup>		_	ston, Jones, Kelly, Leonard, and Norr
			golin, Moore, and Tanner	Į.			Waters
38	2691		Isenberg (Principal coauthor Senator	84		_	Leonard and Seastrand
80			Leroy Greene)	85	2049	_	Katz and Johnson (Principal coauthors
39 40	_	145 344	Watson Davis	1			sembly Members Condit and Pea (Principal coauthors Senators Da
41	_	367	Foran	1			Doohttle, Lockver, Royce, and Tor
42	_	397	Seymour	1			(Coauthors Assembly Members Al
43	3339		Bradles				Areias, Bader, Baker, Bane, Brac Dennis Brown, Calderon, Chacon, C
44	356		Clute	1			Liennis Brown Cilderon Chicon C

Ch No	A B	S B	Author	Ch No	A B No	S B	Author
			tese, Clute, Costa Davis, Duffy, Eaves,				Member Jones)
			Elder, Felando, Ferguson, Filante,	128	_	2263	Nielsen (Coauthors Assembly Members
			Frazee, Frizzelle, Grisham, Harris, Haus-	129	1793		Herger and Statham)
			er, Herger, Hill, Hughes, Jones, Kellev, Konnyu, Lu Follette, Luncaster, Leon-	130	2639	_	Johnston Willie Brown
			ard, Lewis, McAlister, McClintock, Mojonnier, Mountjov, Naylor, Nolan,	131	2816	_	Costa
			Mojonmer, Mountjov, Naylor, Nolan,	132	2945	_	Leonard
			Robinson, Rogers, Seastrand, Sebastiani,	133 134	2962 3055	_	Hannigan
			Statham, Stirling, Wright, and Wyman) (Counthors, Senitors, Avala, Beverly	135	3752	=	Hannigan Cortese
			(Coauthors Senators Avala, Beverly, Bergeson, Boatwright, Carpenter, Crav	136	3404		Eaves
			en, Deddeh, Ellis, Lerov Greene, Mor-	137	4319	-	Ferguson
			gan, Nielsen, Presley, Richardson, Robbins, Russell, Seymour, Stiern, and	138 139	1919 2378	_	Elder Hauser
			Vuich)	140	2941	_	Lancaster
86	2612	_	Frazee	141	_	1286	McCorquodale
87	1649	_	Leonard (Principal coauthor Senator Mon-	142	-	1544 1719	Ayala Ellis
			tova) (Coauthors Assembly Members Alatorre Bradley Chacon Duffy Fi-	144	_	1910	Rosenthal
			Alatorre, Bradley, Chacon, Duffy, Fi- lante, Herger, Konnyu, La Follette,	145		2134	Vuich
			McClintock Molina, and Wyman) (Coauthors Senators Dills, Royce, Rus-	146	_	1634	Bill Greene
			(Coauthors Senators Dills, Rovce, Rus-	147 148	2219 2619	_	Elder Molina La Follette, and Moore
88	255	_	sell, Sevmour, and Watson) McAlister	149	2919	_	Grisham
89	679	_	Bane (Principal coauthor Senator Bill	150	2972	_	Moore
			Greene) (Coauthor Assembly Member	151	2989	-	Frizzelle -
90	1240		Papan) (Coauthor Senator Campbell) Konnyu	152 153	3442 4161	_	Statham Killea
91	1738	_	McAlister	154	4344		Bane
92	3000	_	Mc Alister	155	2677	_	Moore, Areias, Bradley, Bronzan, Clute
93	_	79	Dills				Condit, Costa Hauser, Killea Mohna Navior, Peace, and Norman Water
94 95	997	1461	Carpenter Klehs				(Coauthors Senators McCorquodale
96	2739	_	Papan (Coauthors Assembly Members				Nielsen, Stiern, Vuich, and Watson)
			Klehs, Navlor, and Sher) (Coauthors	156	<b>434</b> 3	_	Chacon and Vasconcellos (Principal coauthor Senator Mello) (Coauthors Senator Mello)
97	1689		Senators Foran and Morgan) Duffy and Hughes				tors Dills, McCorquodale, Rosenthal, and
98	3564	_	Frazee				Seymour)
99	_	1628	Craven	157	2634	-	Kelley
100		1897	Craven	158	1842 2686	_	Nolan Maxine Waters
101 102	3446 2789	_	Bane Tucker	159 160	2819	_	Calderon
103		2564	Alquist	161	2853	_	Frizzelle
104		1430	Rosenthal	162	3320	-	Wyman (Principal coauthor Assembl
105 106	2772 2797	_	Rogers Rogers	İ			Member Rogers) (Principal coauthor Senator Stiern)
107	2944	_	Klehs	163	3543	_	Lancaster
108	3135	_	Cortese (Principal coauthors Senators	164	4280	.=	O'Connell
			Nielsen and Vuich) (Coauthors Assem-	165 166	_	937 1311	Craven Morgan
			bly Members Bates, Harris, Jones, Kelley, Klehs, and McAlister) (Coauthors Sena-	167	_	1600	Garamendi, Lerov Greene and Stieri
			tors Lockyer and Petris)	101			(Principal coauthor Assembly Membe
109	2766	-	Lancaster				Norman Waters)
110 111	2951 2860	-	Jones O Connell	168	_	348	Robbins, Rosenthal and Davis (Coauthors Assembly Members Katz, Bane, Davis
112	2785	_	Condit				and La Follette)
113	2293		Elder	169	3133	_	Hannigan
114	2275	_	Elder	170	3293	_	Vasconcellos
115 116	2208 2070	_	Elder Margohn (Principal coauthor Assembly	171 172	108 2071	_	Peace Allen (Coauthor Assembly Membe
110	2010	_	Member Wyman) (Principal coauthor		2011	_	Hughes)
			Senator Roberti)	173	3103	_	Bane
117	_	1515	Doolittle Bill Conserve	174 175	3709 3725	-	Peace
118 119	_	1995 274	Bill Greene Watson, Bill Greene, Mello, Nielsen, Ro-	176	3/23	688	Johnson Robbins
•••		•	berti, and Rosenthal	177	_	1056	Lockver
120	_	1292	McCorquodale	178	_	1377	Lockver
121	-	1497	Morgan, Alquist, Doolittle, Marks, McCor	179 180	_	1623 1598	Watson Deddeh (Coauthor Assembly Membe
			quodale, and Nielsen (Coauthors Assem- bly Members Areias, Cortese, Konnyu,	100	_	1090	Bradley)
			bly Members Areias, Cortese, Konnyu, McAlister, Navlor, Sher, Vasconcellos,	181	_	1602	Beverly
100		1000	and Wright)	182	2205	1849	Beverly
122	_	1539	Nielsen (Coauthor Assembly Member Sebastiani)	183 184	2306	1272	Wright Lockver
123	_	1578	Royce	185	_	1914	Petns
124	_	1597	Craven	186	3217	-	Vasconcellos
125 126	_	1627 1632	Rosenthal Avala	187 188	832 2737	_	Vicencia Klehs and Ferguson (Coauthor Assembl
127	_	1672	Bill Greene (Principal coauthor Assembly	100	P101	_	Member Lewis)
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189	3479	_	Harris				Farr, Filante, Grisham, Hauser, Havden,
190	3785	_	Cortese				Hughes, Katz, Killea, Klehs, Leonard,
191	1594	_	Norman Waters				McAlister, McClintock, Mojonnier, Moh na. Moore, O Connell, Peace, Roos,
192 193	2596 2620	_	Bane				Sebastiani, Statham, Tucker, Maxine Wa-
193	2747	_	Hannigan Kelles				ters Norman Waters, and Wyman)
195	515	_	Harris (Principal coauthor Senator Marks)				ters Norman Waters, and Wyman) (Coauthors Senators Carpenter, Ded
196	1541		Seastrand				aen, Dills, Doolittje, Çaramenai, Bill
197	1027	_	Farr				Greene, Lerov Greene, Leene, Lockver,
198 199	2017 2212	_	Frazee Elder				Marks, McCorquodale, Petris, Presley, Robbins, Roberti, Rosenthal, Royce, Sev-
200	2765	_	Lincaster				mour, Stiern, Torres, Vuich, and Watson)
201	2892	_	Fruzee	250	_	547	Alquist
202	2918	_	Tucker	251	–	2063	Beverly
203	2983	-	Bradley	252	3091	_	Sher
204 205	3074 3094	_	Fruzee Leonard	253	213	_	Condit (Principal coauthor Assembly Member Clute) (Coauthors Assembly
206	3097	=	lones				Members Bradley, Costa, Davis, Duffy
207	3394	_	Frazee				Elder, Farr, O Connell, Roos, and Seas
203	4098	_	Hannigan				trand) (Coauthors Senators McCor
209	983	_	Vasconcellos	25.		1000	quodale and Seymour)
210 211	4310 3354	_	Luncaster Hughes	254 255	2698	1083	Boatwright O Connell
212	3334	2163	Mello and Keene	256 256	2743	_	Lancaster
213	2684	-	Jones (Principal coauthors Assembly Mein-	257	2938	_	Kelles
			bers Connelly, Duffy, and Filante)	258	3053	_	Frizzelle
			(Coauthors Assembly Members Felando	259 260	3108	_	Bader
			Herger, Hauser, Sebastiani, and Norman Waters)	261	3121 3141	_	Norman Waters
214	_	1610	Craven	262	3143	_	Norman Waters
215	351		Maxine Waters	263	_	629	Robbins
216	110	_	Peace	264		1545	Lockyer
217 218	698 1424	_	Kelley and Peace Norman Waters	265	400	_	Condit, Duffy, and Norman Waters (Coau thors Senators Avala, Bergeson, Craven
219	1619	_	Farr, Areias, and Seastrand				Doolittle, McCorquodale, Vielsen, Pres
220	2392	_	Filante				lev, and Vuich)
221	3038	_	Leonard and Lancaster	266	309	-	Vasconcellos
222 223	3638	1621	Bradley	267	2616	_	Sebastiani (Principal coauthor Assembly Member Filante)
223	_	1021	Nielsen, Bergeson, Craven Dills, Preslev, and Stiern (Coauthors Assembly Mem- bers Allen, Bradley, Earr, Ferguson, Fr	268	2933	_	Tucker (Coauthors Senators Alquist Campbell, and Rosenthal)
			bers Allen, Bradley, Farr, Ferguson, Fi lante, Grisham, Hannigan, Hauser, Herger, Kelly, Lai Follette, Mojonnier,	269	3069	_	Bronzan
			Herger, Kelly, L. Follette, Mojonnier,	270	3146	-	Norman Waters
224		1648	Peace, Seastrand, and Statham) Nelsen	271 272	3206 3303	_	Johnston Norman Waters
225	_	1933	Deddeh	273		_	Mojonnier
226	2424	_	Johnston	274		_	Papan (Coauthors Assembly Member
227	2676	_	Jones (Coauthor Senator Vuich)				Bane, Chacon, Clute, Duffy Eaves, Han
228 229	2837	_	Leonard Frazee				nigan, Hauser, Hughes, and Roos) (Coau thors Senators Carpenter, Marks
230	3073 3185	_	Papan, Bane, Wilhe Brown, Robinson, and				thors Senators Carpenter, Marks Montova, Roberti, Rosenthal, and Stiern
	••••		Stirling (Coauthors Senators Beverly,	275	3372		Hill
			Deddeh, Keene, McCorquodale, and	276	3422	_	Eaves
231	2070		Torres)	277 278	3462 3633		Mayine Waters
232	3379	1844	Katz McCorquodale	279		_	Bradles Stirling
233	_	2403	Seymour	280		_	Lancaster
234	582	-	Elder	281	3781	_	Stirling
235	1991	_	Elder	282		_	Hill
236 237	2583 2790	_	Roos Statham	283 284		_	Mc Alister Costa
238	2798	_	Costa	285	4214	_	Filante (Coauthor Assembly Member Stirl
239	3818	_	Costa				ing)
240	-	1244	Stiern (Coauthor Assembly Member Fi-	286		_	Leonard
241		1.40*	lante)	287	4282	1000	Wyman
241 242	_	1485 1490	Forun Deddeh	288 289		1020 1053	Doolittle Lockver (Coauthor Assembly Membe
243	_	1909	Rosenthal	",5	_	.003	Bradley)
244	_	1961	Watson	290	_	1373	keene (Principal coauthor Senator Viels
245	_	2373	Maddy	1			en) (Counthors Assembly Member
246 247	_	2345 2349	Lockver Lockver	291		1579	Bradley, Elder, and Wyman)
248	_	2349 2451	Lockver	291		1838	Rovce Dills
249	606	-	Davis (Principal coauthors Assembly Mem-	293	_	1869	Vuich
			bers Vicencia and Papan) (Principal	294	_	2058	Bergeson
			coauthor Senator Campbelli (Coau-	295		2086	Robbins
			thors Assembly Members Agnos, Allen, Bane, Bradley, Bronzan, Calderon, Cha	296 297	_	2271 2312	Keene Stiern
			con Clute, Condit, Cortese Costa, Duffy,	297		2441	Garamendi
			ciarci comani contest coma Dani,	l		1	

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299	_	2491	Sevmour	362	3148	_	Norman Waters
300		2528	Russell	363	3411	_	Hayden
301 302	347	878	Boatwright Calderon	364 365	3427 3799	_	Kelley
303	1986	_	Elder	366	4284	_	Cortese Wright
304	2641	_	Katz (Principal coauthors Assembly Mem	367	4301	_	Eaves
			bers Johnson and Bradley)	368	52 t	~	Felando
305	2719	_	Stirling	369	2225	_	Łlder
306	2841	_	Frizzelle and Lancaster	370	2709	_	Stirling
307	2847	_	Baker	371	3537	_	Frazee
308	2786	_	Cortese	372	3746	_	Lancaster (Coauthors Senators Monto
309 310	2849 2913		Flovd Isenberg	373	825		and Sevmour) Harris
311	3048	_	La Follette	374	3011	_	Farr (Coauthors Assembly Membe
312	3057	_	Tucker	)			Areias, Bradley, Bronzan, Hauser, Joh
313	3305	_	Norman Waters, Bradley, and Hauser				ston, Killea, Mohna, and O'Conne
314	3443	_	Hayden (Coauthor Senator Rosenthal)				(Coauthors Senators Alquist, McCo
315	3467	_	O Connell	275	4027		quodale Morgan, Presley, and Stiern)
316 317	3527 3534	_	Campbell Sher	375 376	4227	550	Hauser (Coauthor Senator Keene) Preslev
318	3810	_	Stirling	377		654	Dills
319	3884	_	kellev	378	_	675	Montova
20	3887	_	Kellev	379	-	1611	Torres
21	4095	_	Bradles	380	_	1655	Campbell
22	4322		Tucker	381	_	1667	Petris
23	_	544	McCorquodale, Carpenter, Rosenthal, and	382	_	1716	Rosenthal
24		882	Watson Preslev, Bergeson, McCorquodale, Petris.	383 384	1207	2150	Beverly Moore
24	_	002	and Watson (Coauthors Assembly Mem	385	1901	=	Elder
			bers Bane, Chacon, Condit, Eaves, Farr,	386	2648		Hill
			Frazee, Hauser, McAhster Moore,	387	2661	_	Harris (Principal coauthor Assembly Mei
			O Connell, Vicencia and Norman Wa	***			ber Robinson)
		OCE	ters)	388	2787	-	Cortese
25 26	_	965 1367	Morgan Morgan (Principal coauthor Assembly	389 390	2795 2925	_	Kelles Frizzelle
20	_	1001	Member Filante)	391	3257	_	Iones
27	_	1536	Marks (Coauthor Assembly Member Farr)	392	3419	_	Hannigan
28	-	2478	Ellis (Coauthor Assembly Member Harms)	393	3878	_	Chacon
29	1974	_	Molina, Agnos, Bane, Costa, Farr, Hannigan,	394		993	Dills
			Margolin Moore, and Sher (Coauthors	395	_	1594	McCorquodale (Principal coauthor Senat
			Senators Garamendi, Bill Greene, Petris, Rosenthal, Rovce, and Watson)	396		1713	Vuich) Russell
30	2632	_	O'Connell	397	_	1790	Maddy
31	2757	_	Floyd	398	_	1821	Bergeson
32	2824		Johnston	399	_	1854	Hart
33	2845	-	Lewis	400	-	1890	Doohttle
34 35	2855 2957	_	Bradley Wareh	401 402	_	1919	Avala Puggall
36	3029	_	Wright Wright	403	_	1946 1974	Russell Campbell
37	3076		Frazee and Areias	404		2045	Vuich
38	3105	_	Bader	405	_	2051	Montova
39	3212	_	Moore	406	_	2148	Hart
40	3282	_	Rogers	407	_	2182	Robbins
41	3519	_	Clute	408	0=4=	2416	Garamendi and Vuich
42 43	3545 3559	_	Lancaster, Felando, Hayden, and Leonard Katz	409	2545	_	Robinson (Principal coauthor Senator Pro- lev)
44	3901	_	Stirling	410	2668		O Connell, Hauser, Allen, Bane, Wil
45	4051	_	Johnston				O Connell, Hauser, Allen, Bane, Wil Brown, Calderon, Chacon, Clute, Cond
46	_	441	Lockver				Costa, Davis, Eaves, Farr, Filante, Hani
47	_	709	Watson (Coauthors Senators Algust and McCorquodale) (Coauthors Assembly Members Konnyu and Vasconcellos)				Moore Mountjoy, Peace, Roos, Sher, at
48	_	1187	Beverly				Maxine Waters (Coauthors Senato Avala, Campbell, Craven, McCo
49	_	1336	McCorquodale				quodale, Montova, Petris, Preslev, a
50	_	1608	Ellis				Rosenthal)
51	1001	1876	Craven	411	3027	_	O Connell
52	1881 1916	_	Elder Stelling and Elder (Counther Senator Po	412	3165	-	Campbell
53	1910	_	Stirling and Elder (Coauthor Senator Ro- berti)	413 414	3549	2608	Sher Beverly
54	2229	_	Elder	415	2207	2000	konnyu
55	2520	_	Bates	416	_	$\overline{m}$	Preslev
56	2635	_	Eaves	417	4216	_	Filante (Coauthor Senator Montova)
57	2736	_	Bates	418	2640	_	Norman Waters
58 59	2812 2836	_	Calderon (Caluthors Assembly Mambars	419 420	3515	2315	Bronzan Doddob
U <del>U</del>	2000	_	Johnston (Coauthors Assembly Members Hill, Leonard, McClintock, and Norman	420 421	739	2013	Deddeh Iones
			Waters)	422	2613	=	Willie Brown (Coauthors Assembly Mer
			Robinson				bers Agnos, Clute, and Condit)
60 61	2846 3039	_	Bane	423	4245		Hughes

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424	_	2366	Hart				Leonard, Lewis, McClintock, Mojonnie
425	3140		Bates				Sher, and Wright (Coauthors Senator
426	_	1540	Ellis				Bergeson, Leroy Greene, Morgan, Niel
427 428	_	1657 2008	Lockver Dulle	479	2721		en, Preslev, Royce, Seymour, and Vuich Moore
129 129	_	2138	Dills Beverly	480	2778	_	Hauser
130	326	2130	relando	481	2977	_	Connelly (Principal Assembly coauthor A
131	1231	_	Lancaster				sembly Member Jones) (Principal Senat
132	1839	_	Wyman				coauthor Senator Seymour) (Coautho
433	2682	_	Johnston (Coauthor Senator Caramendi)				Senator Morgan)
134	2859	_	O Connell	482	3205	_	Bronzan
135	2871	_	Costa	483	3209	_	Moore
436	2996	_	Klehs (Coauthors Assembly Members Ag-	484 485	3226 3306	_	Condit Norman Waters
			nos, Bane, Bradley, Dennis Brown, Cha-	486	3447	_	Bane
			con, Farr, Ferguson, Killea, McAlister, and McClintock) (Coauthors Senators	487	3622	_	Iohnston
			Leros Greene, Morgan, Nielsen, Petris,	488	3649	_	Robinson
			Presley, Royce, Seymour, and Stiern)	489	3733	_	O Connell
37	3032	_	Johnston	490	3905	_	Mountjoy
138	3182	-	Norman Waters	491	4142		Wyman
39	3249	_	Katz (Coauthor Senator Alquist)	492	4164	_	Killea and Stirling
140	3448	_	Bane	493	4372	047	Isenberg
141	3459 3907	_	Stirling	494 495	_	247 1970	Carpenter Rosenthal
H2 H3	3936	_	Bradlev Norman Waters	496	_	2289	Robbins
144	3972	_	Areus	497	_	2351	Mello (Coauthor Assembly Member Sea
45	4295	_	Stirling				trand)
46	_	173	Mello and Rosenthal (Principal coauthor	498	_	2484	Roberti
			Assembly Member Filante) (Coauthor	499	_	2576	Foran
			Assembly Member Furr)	500	2903	_	Killea
47	_	1768	Craven and Bergeson (Principal coauthor	501	2946	_	Hannigan
40		1041	Assembly Member Stirling)	502	3034 3128	_	Lewis Tanner
48	_	1841	Campbell (Principal coauthor Assembly Member Hauser)	503 504	3152	_	Norman Waters
149	_	2477	Ellis	505	3171	_	Campbell, Bates, and Isenberg
150	4024		Norman Waters	506	3211	_	Moore
151	4063	_	Wright	507	3218	_	Robinson
452	4165	_	Killea	508	3390	_	Moore
153	4276		Vasconcellos	509	3395	_	Johnson
454	_	1514	Doolittle (Principal coauthor Senator	510	3641	_	Farr and Kelles
455		1843	Nielsen) Bergeson	511 512	3683 3844	_	Lancaster Clute
456	_	1881	Montova	513	3044	286	Ellis
157	_	2044	Vuich	514	_	945	Vuich
158	_	2050	Dills	515	_	1243	Dills and Craven (Coauthor Assemb
159	-	2164	Mello	!			Member Bradley)
160	_	2400	Seymour	516	_	1484	Seymour, Bergeson, Craven, Morga
161	_	2563	Vuich	l			Stiern, and Vuich (Coauthors Assemb
162	2187	2590	Craven Maxine Waters	İ			Members Bane, Bradley, Duffy, Harr
163 164	2572	_	Norman Waters, Bradley, Clute, Cortese,				Hauser Johnson, McClintock, and W
101	2012	_	Hauser, Johnston, Jones, Kelley, McAlis-	517	_	1625	Rosenthal
			ter, Mojonmer, and Seastrand (Coau-	518	_	1650	Montova
			thors Senators Carpenter,	519		1668	Presley (Coauthor Assembly Memb
			McCorquodale, Rovce Seymour, Stiern,	ļ			Costa)
			and Vuich)	520	_	1714	Bergeson
65	3968	_	Sher	521	_	1759	Montova
166 167	4226	1664	Norman Waters Robbins	522 523	3231	2137	Sevmour - Bronzun
168		1675	Doolittle	524	3705		Molina
169	_	1676	Hart	525	-	1560	Foran
170	_	1763	Avala and Robbins	526	_	1562	Stiern
171	_	1986	Robbins	527	_	1565	Deddeh (Coauthor Assembly Memb
472	_	2074	Foran				Katz)
173	2764	_	Hauser, Bane Cortese, Costa, Farr, Hanni gan, Hughes, Margolin, Molina, and Moore (Coauthors Senators Garamendi,	528	_	1851	McCorquodale
			gan, Hughes, Margolin, Molina, and	529		2410	Montova
			Moore (Coauthors Senators Garamendi, Lerov Greene, Keene, McCorquodale,	530 531		1606	Petris Bronzan (Principal coauthor Sena)
			Roberti, Rosenthal, Stiern, and Watson)	331	4004	_	Bronzan (Principal coauthor Senal Vinch)
474	3197		Moure Nosenthal, Stiern, and Watson)	532	4356	_	Robinson (Principal coauthor Senal
475	-	1569	Presley, Avala, Crayen, Nielsen, Russell, and	~~2	.000		Keene)
			Vuich (Coauthors Assembly Members	533	_	1222	Keene (Principal coauthor Assembly Me
			Allen, Bradley, Cortese, Molina, and No-	1			ber Hauser)
			lan)	534		1462	Watson
		1916	Russell	535	2615	_	Moore
	_						
477	<u>-</u>	2354	Roberti	536		_	Stirling
476 477 478	_ 183			536 537 538	2722	_	Stirling Norman Waters Bronzan (Principal coauthors Assemb

Ch No	A B	S.B No	Author	Ch No	₹B No	SB No	Author
			Johnston, Jones, Kelley, Leonard, and	595	1830	_	Harris
720	0.07		Norman Waters)	596	2679	_	Moore
539 540	2897	_	Harris Peace	597 598	2769	_	Sher P. no
341	2965 2971	_	Moore	599	2901 3022	_	Bane Floyd
42	3495	_	Klehs	600	3110	_	Connelly
43	3521		Papan (Coauthors Assembly Members Ag	601	3208	_	Moore
			nos, Bane, Bradley, Dennis Brown, Cald	602	3408	_	Connelly, Duffy, and Isenberg
			eron, Clute Costa, Duffy, Eaves, Filante.	603	3540	_	McAlister
			Hauser, Hughes, Katz, La Follette, Lewis, McAlister, Mojonnier, Molina,	604	3600	_	Norman Waters
			Lewis, McAlister, Mojonnier, Molina,	605	3924	_	Margolin
			Peace, Stirling, Tucker, and Vicencia) (Coauthors Senators Boatwright, Davis, Deddeh, Dills, Lerov Greene, Lockver	606	4326	-	Chacon (Coauthors Assembly Memb Moore and Tucker) (Coauthors Senat Dills and McCorquodale)
			Vielsen, Presley, Royce, Seymour, Stiern,	607	_	1506	Marks, Avala, and Vuich
			Torres Vuich, and Watson)	608	_	1537	Deddeh
44	3615	_	Johnson	609		1641	Stiern
45	3784	_	Cortese	610	_	1665	Stiern
46	3824	_	Klehs	611		1680	Leroy Greene
17	3835	_	Stirling	612	_	1813	Deddeh
18	4101		Wright	613	_	1967	Montoya
19		1954	Mello	614	_	2096	Deddeh
90	2891	_	Jones	615	_	2215 2222	Mello
51 52	2930 3154	_	La Follette Grisham	616 617		2236	Marks Vuich
33	3258	_	Frizzelle	618	_	2237	Vuich
H	3298	_	Bader	619	_	2476	Vuich
55	3634	_	Bradley	620	_	2541	Hart and Montova
56	-	1991	Maddy (Coauthor Senator Vuich) (Coau-	621	441		Maxine Waters
			thors Assembly Members Bronzun,	622	3477	_	Stirling
			Costa and Jones)	623	3538	_	Sher
57		2534	Ellis (Coauthor Assembly Member Clute)	624	3605	_	Grisham
8	91	_	Elder (Principal coauthor Senator Dills)	625	3862	1044	Peace
59	526		(Coauthor Assembly Member Allen)	626	_	1644	Robbins
50 50	1409	_	Bane Johnston	627 628	_	1684 1726	Watson Bill Greene
50 51	1953	_	Elder	629	3326	1720	Moore
52	2932		Tucker	630	3020	1870	Vuich
53	3160	_	Calderon	631	_	2042	Watson
64	3703	_	Johnston	632	_	2114	Dills
65	3724	_	Clute	633		2214	Viello
56	3768	_	Clute	634	_	2216	Robbins
57	2001	_	Eaves	635	_	2258	Dills
18	2967	_	Peace (Principal coauthor Assembly Member Hughes)	636 637	_	2398 2554	Russell
69	3378		Moore	638	1943	2004	Rovce Wright
70	3603	_	Agnos	639	1995	_	Maxine Waters (Coauthors Senators Le
71	3743	_	Molina	1,00	1557	_	Greene, Marks, and Petris)
72	3843	_	Clute	640	2645	_	Grisham .
73 74	4264 1809	_	Vasconcellos Tanner, Alatorre, Wilhe Brown, Chacon, Costa, Davis, Filante, Hauser, Killea,	641	2674	_	Connelly (Principal coauthor Assem Member Johnson) (Coauthors Senat Avala Bergeson Craven, and Marks)
			Klehs, Mohna, Moore, Duffy, O Connell,	642	2784	_	Mojonnier
			Roos, Maxine Waters, and Norman Wa	643	3052	_	Tanner
			ters (Coauthors Senators Boatwright,	614	3184	_	O Connell and Agnos
			Dills, Bill Greene, Marks, Rosenthal,	645	3566	_	Connelly
			Stiern, and Watson)	<b>64</b> 6	-	1533	Montova (Principal coauthor Sena
5 16 7	3261 3421 2802	=	Bradlev Hannigan Felando (Coauthor Assembly Member La				Campbell) (Coauthors Senators Crav Roberti, and Seymour) (Coauthors sembly Members Statham and Tanne
-			Follette)	647	_	1730	McCorquodale
8	3751	_	Cortese	648	_	1769	Craven, Alguist, Avala, Bergeson, Carp
9	_	633	Robbins				ter, Davis, Dills Doolittle, Lerov Gree.
0	_	1502	Bergeson				McCorquodale, Montova Nielsen Pet
1	_	1503	Bergeson				Presley, Royce, Seymour, Torres, a Vuich (Principal coauthor Assemi
2	_	1658	Stiern (Coauthor Assembly Member Wy				Vuich (Principal coauthor Assem
3	2953		man)	649		1802	Member Stirling)
13 14	2953 2991	_	Jones Stelling		_		Preslev Royge
14 15	3316	_	Stirling McChitock	650 651	_	1874 2030	Rovce Rosenthal
6	3584	_	Wright	652	_	2085	Marks
7	3642	_	Stirling	653	_	2136	Boatwright Avala Ellis, Bill Greene a
8	3644	_	Stirling	555	_	2100	Nelsen
9	_	1660	Stiern	654	_	2172	Roberti (Principal coauthor Assemi
õ		2167	Maddy	~~1			Member Johnson)
1	_	2261	Maddy	655	_	1879	Montova
12	_	2367	Nelsen	656	_	1895	Watson (Principal coauthor Assemi
ß	-	2411 2597	Rovce	657			Member Isenberg)
4			Beverly			2280	Campbell

Ch No	A B	SB No	Author	Ch No	A B No	S B No	Author
58	3370	_	Robinson	723		1480	Deddeh
59	1487	_	Robinson (Principal coauthor Assembly	724 725	3711 3661	-	Johnson
50	_	85	Member Johnson) Alquist (Coauthor Senator Deddeh) (Prin-	726	3792	_	Agnos La Follette
			cipal coauthors Assembly Members Farr.	727	3801		Lancaster (Coauthors Assembly Member
٠.	1010		Hughes, and Vasconcellos) Norman Waters	<b>70</b> 0	2001		Eaves and Leonard)
51 52	1010 1 <b>260</b>		La Follette (Coauthor Senator Presley)	728 729	3681 3961	_	Elder Allen
33	1590	_	McAlister	730	3660	Ξ	Farr
54	1882	_	Chacon	731	1103	_	Bradlev
55	1989	-	Hughes (Coauthors Senators Vielsen and	732	2604		Bradley and Frazee
66	2593		Stiern) Robinson	733 734	2706 2715	_	Bader and Chacon Frazee
57	2605	_		735	2723	_	
			Robinson, Agnos, Allen, Cortese, Costa, Eaves, Elder, Farr, Grisham, Hauser, Margolin, Moore, and Tucker (Coau- thors Senators Nielsen, Preslev, Robbins,				Seastrand (Principal coauthors Assemi Members Filante, Hauser, and Seb tiani) (Coauthors Assembly Memb Areias, Baker, Bradley, Dennis Broy
			and Rosenthal)				Cortese Costa Grisham Herger Jon
68	2762	-	McAlister				McClintock, Navlor, Nolan, Norman V ters, and Wright) (Coauthors Senat
59	2858	_	Felando	}			ters, and Wright) (Coauthors Senat
70 71	2888 2914	_	Costa Farr (Principal coauthor Senator Mello)				Bergeson, Beverly, Davis, Keene, Mad- McCorquodale, Nielsen, Seymour, a
72	2921	_	Grisham				Vuich)
73	3017	_	Lancaster	736	2767	_	Lancaster
74	3020	_	Elder (Principal coauthor Senator Camp- bell)	737 738	2838 3007	_	Dennis Brown Seastrand
75	3045	_	Cortese	739	3009	_	Grisham
76	3061	_	Johnston	740	3066	_	Frizzelle
77	3067	_	Seastrand L. Fallan	741	3071	_	Peace (Principal coauthor Senator Vuo
78 79	3178 3215	_	Li Follette Robinson				Peace (Principal coauthor Senator Vuic (Coauthors Assembly Members Are Bronzan, Clute, Costa, Farr, Haus
80	3219	_	Robinson				Herger, Jones, Kelley, Leonard, and N
81	3229	_	Bronzan				man Waters) (Coauthors Senat
82 83	3278 3292	_	O'Connell Wright	742	3092		Bergeson, McCorquodale, and Stiern) O'Connell
กง 84	3312	_	Tanner	743	3098	=	Jones
85	3314	_	Leonard (Coauthors Assembly Members	744	3115	_	Wright
			Ferguson, Frizzelle, and Jones) (Coau- thors Senators Doolittle, Presley, Royce,	745	3117	_	Mountjoy (Coauthor Senator Presley)
			thors Senators Doolittle, Presley, Royce,	746	3120	_	Mc Alister
86	3345	_	and Stiern) McAlister	747 748	3138 3144	_	Eaves Norman Waters
87	3346	_	Ferguson	749	3170	_	Campbell
88	3398	-	Cortese	750	3198	_	Hill
89 90	3413 3429	_	Moore Kellev	751 752	3240 3243	_	Seastrand Mojonnier (Principal coauthor Sena
91	3458	_	Hauser	102	0240	_	Nielsen)
92	3594	_	Mohna	753	3255		Allen
93	3625	_	Katz	754	3291	_	Wright
94 95	3669 3676	_	Seastrand Sher	755 756	3297 3449	_	Bader Wright
96	3693	Ξ	Seastrand (Coauthor Senator Maddy)	757	3769	_	Mojonnier
97	3728	_	Herger	758	3823	_	Leonard
98	3852	_	Seastrand	759	3362	_	Peace
99 00	3863 3913	_	Peace Bradley	760	3463	_	Molina (Principal coauthors Assem Members Allen Duffy, Hughes Kill
οĭ	3927	=	Condit	1			Mojonnier, Moore, Tanner, and Max
02	4020	_	Eaves				Waters) (Principal coauthors Senat
03	4074	_	Allen				Bergeson, Vuich, and Watson) (Co thors Assembly Members Agnos, Ba
04 05	4086 4317	_	Filante Stirling				Bates, Farr, Hauser, Klehs, and Vasc
06	4382	_	Tannet				cellos) (Coauthors Senators D
07	3782		Cortese				McCorquodale, Rosenthal, and Torre
'08 '09	_	1626 1901	Ellis	761	3505	_	Havden (Principal coauthor Senator
09	_	1901	Bergeson (Principal coauthor Assembly Member Frazee)				senthal) (Coauthors Assembly Memb Bates, Farr, Hauser, and Moore) (Co
10	_	1936	Ellis				thor Senator Torres)
11	_	2385	Doolittle	762		_	Kellev
12 13	_	1981	Presley Beyerly	763 764		_	Felando Mojopijar
14	_	2032 2397	Beverly Seymour	765	3636	_	Mojonnier Bradley (Coauthor Senator Marks)
15	2782		Dennis Brown	766	3837	_	Stirling
16	_	2075	Foran	767	3855	_	Grisham
17 18	_	2179 2178	Rovce Rovce and Bergeson	768 769		_	Hill Papan (Coauthors Assembly Memb
19	_	2155	Bergeson	"05	V900	_	Havden, Agnos, Bates, Duffy, and Mar
20	~	2154	Presley (Principal coauthor Senator Rob- bins)		40		lin) (Senate coauthors Senators Carp ter and Mello)
21 22	-	2112 1976	Beverly and Alquist	770		_	Mojonnier Johnson
		13//0	Campbell	771	4346	_	Johnson

	<b>\</b> 0	SB No	Author	Ch No	A B	S B	- Author
772	4374		Stirling	837	_	2187	Morgan
773	4379	-	Grishim	838		1856	Seymour
774	4396	-	Mojonnier (Principal coauthor Assembly	839 840	_	1822 1748	Bergeson Russell
775	4217		Member Condit) Filante	841	=	869	Bergeson
776	4213	_	Filante	842	_	1483	Alquist
737	4182	_	Bader, Allen, Costa, Duffy, Felando, Hauser,	843	_	1828	Boatwright
			La Follette, Mountjoy, Seastrand, and	844 845	_	1564 2331	Mello
			Sher (Coauthors Senators McCor- guodale, Presley, Seymour, and Stiern)	040	_	2001	McCorquodale (Coauthor Assembly Mem- ber Peace)
778	4158	_	Killea	846	_	2330	McCorquodale
779	4419	-	Seastrand	847	_	2559	Beverly
780	3647	-	Farr	848 849	-	2285 2231	Campbell Presiev
781 782	3267 2964	_	Eaves Kellev	850		2168	Maddy and Lockver
783	2625	_	McAlister	851	_	2180	Royce
784	2595	-	Robinson	852	_	2147	Dills
785 786	1034 1887		Connelly and Grisham Chacon and Hughes	853 854	_	2115 2040	Bergeson Morgan, Bergeson, Dills, Montova Preslev,
787	1814		O Connell	304	_	2010	Seymour, Vuich, and Watson (Coauthors
783	2728		Flord				Assembly Members Allen Bane, Dully,
789	2740	_	Cortese				Filante, Hauser, Hughes, Killea, La Fol-
790	2950		Klehs				lette, Mojonnier, Molina, and Maxine Wa- ters)
791 792	2886 1985	_	lsenberg Norman Waters	855	_	2535	Ellis
793	2733		Bane	856	_	26	Mello
794	2680	-	Moore	857	_	1781	Campbell (Principal coauthor Senator Car-
795	2461	-	Condit	858		1845	penter) , McCorquodale and Lockver
796 797	3859 3299	_	Calderon Vasconcellos (Principal coauthor Senator	859	_	2037	Morgan
131	0233	_	Alquist) (Coanthors Assembly Members	860	_	1477	Doolittle
			haves, Leonard, Lancaster, and Sher)	861		1542	Doolittle
798	4030		(Coauthor Senator Morgan) Condit	862 863	_	2517 1978	keene Campbell
799	1234	_	Mc Alister	864		2243	Ellis
800	4324	_	Norman Waters and Baker	865	_	2387	Doolittle
801 802	3688	-	Elder Moore	866 867	_	2480 2255	Ellis Keene
803	3194 2776	_	Bane	868	_	1797	Rovce
804	3025	_	Flord	869	_	799	Ellus
805	3920	-	Roos, Hauser, and Tucker (Coauthor Sena- tor Roberti)	870	_	2618	Doolittle (Principal coauthor Assembly Member Herger)
806	2704	_	Molina	871	_	86	Preslev
807 808	3083 3450	_	Costa O Connell	872 873	_	1670 1218	McCorquodale Keene
809	3453	_	O Connell	874	_	951	McCorquodale and Torres (Coauthor As-
810	3713	_	Elder				sembly Member Cortese)
811	3998	_	Sher	875 876	_	625 958	Presley and Vuich Russell, Bergeson, Bill Greene, Marks, Rob-
812 813	3708 3581	=	Peace , Papan	910	_	500	bins and Stiern (Counthors Assembly
814	3364	-	Peace, Clute, Eaves, Farr, and Hauser (Coauthors Senators Keene, McCor-				Members Bradley, Chacon, Costa, Hauser, La Follette, McAlister, Mojonmer, and Moore)
815	3436	_	quodale, and Petris) Floyd	877	_	1509	Nelsen (Principal coauthor Senator Sev-
816	3175	_	Farr				mour) (Coauthors Senators Craven,
817	3147	_	Norman Waters	1			Garamendi, Keene, Presley, and Stiern)
818 819	2963 3369	_	Kellev Costa	1			(Coauthors Assembly Members Allen, Bradley, Duffy, Farr, Filante, Johnson, La
820	2652	_	Mc Alister	1			Follette, Leonard, McClintock, Mojon-
821	3382	_	Moore	l .			mer, and Statham)
822	3579	_	Bates	878	_	1964	Bergeson
823 824	3483 3473	,_	Harris Johnston (Coauthor Senator Garamendi)	879 880	3861	2002	Russell . Peace
825	4417	_	Cortese	881	4169	_	Bane
826	<b>429</b> 9	_	Harris	882	_	2360	McCorquodale
827	4249	_	Vasconcellos and Agnos (Coauthor Senator	883	_	2616 1934	Carpenter Deddeh
828	3892	_	Marks) Norman Waters	884 885	_	1086	Vielsen
829	4124	_	Johnston	886	_	327	Leroy Greene (Coauthor Assembly Mem-
830	4411	_	Bates	ì	****		ber O Connell)
831	3838	-	Baker (Principal coauthor Senator Keene)	887 888	2926	2068	Stirling, O Connell, Leonard, and Bader
			(Coauthors' Assembly Members Camp- bell and Hannigan) (Coauthor Senator	, 889	3470	2005	Seymour Maxine Waters
			Boatwright)	890	-	2516	keene
832	4175	_	Wright	891	-	759	Keene (Coauthors Assembly Members
833	4073	0000	Filante	005	2016		Farr and Hughes)
834 835	_	2328 2244	Rovce Ellis	892 893	3216 3383	_	Robinson Moore
836	_	2185	Morgan	894	3101	_	Sher, Bates, Costa, and Statham (Coauthors
			<del>-</del>	l			

Ch No	AB No	S B No	Author	Ch No	AB No	SB No	Author
			Senators Doolittle, Garamendi, and	934	3494	_	Stirling
<b>Q</b> 5	3716		Marks) Statham (Coauthor Senator Nelsen)	935	3570	_	Clute (Coauthors Assembly Members Ba er, Bradley, Farr, Grisham, Jones, ar
96	3481	=	Harris				Wright)
97	2754	_	Vicencia	936	2857	-	Hauser (Coauthor Senator Keene)
98 199	2867 3482	_	Floyd (Principal coauthor Senator Davis)	937 938	3809 4087	_	Stirling Maxine Waters (Coauthor Assembly Mer
00	2793	_	Papan (Coauthor Assembly Member Lan-	300	100		ber Papan)
			caster)	939	942	-	Frazee and Ferguson (Coauthor Senat
01 02	3762 2753	_	Clute Willie Brown, Agnos, and Condit	940	3328	_	Bergeson) Margolm
03	3764	_	Mojonnier	941	3959	_	Allen (Principal counthors Assembly Mer
04	89	_	Bane and Filante	1			bers Hughes, Killea, La Follette, Mojo
05 06	3825 3873	_	Klehs Chacon, Bradley, and Molina (Coauthor				mer, Molina, Moore, and Tanne (Principal countries Separates Berges)
			Senator Dills)				(Principal coauthors Senators Bergeso Morgan, Vuich, and Watson)
07	3932	_	Areias, Bradley, Cortese, Costa, Ferguson,	942	3897	_	Norman Waters
			Hauser, Hughes, Katz, McAlister, McClintock, Molina, Statham, and Tuck-	943 944	4302 4313	_	Eaves Eaves
			er (Coauthors Senators Carpenter and	945	4380	_	Hughes
			Sevmour)	946	4219	_	Wright
08	3264	_	Areias	947 948	3528 3439	_	Campbell
09 10	3468 2915	_	Johnston Farr (Principal coauthor Senator Mello)	949	1745	_	Statham Hill
Ιĭ	1563	=	Bates	950	3567	=	Mohna
12	2929	_	Roos	951	3546	_	Lancaster
13	2744	_	Rogers (Principal counthor Assembly Member Johnson) (Coanthors Assembly	952 953	3640 3082	_	Katz Connelly
			Members Brudley, Dennis Brown, Cor-	954	1658	_	Isenberg
			tese Duffy Ferguson Filante Frizzelle	955	3499	_	Baker
			Grisham, Katz, La Follette, Leonard, McClintock, Nolan, Seastrand, Statham,	956 957	672 4206	-	Cortese (Coauthor Senator Garamendi) Peace
			and Wyman) (Coauthors Senators Doo-	958	3322	=	Rogers and Leonard
			little, Montova, Nielsen, Robbins, Russell,	959	3533	_	Campbell
			Seymour, and Stiern)	960	2763 3220	_	Fnzzelle
14	1445	_	Klehs (Principal coauthor Senator Marks) (Coauthors Assembly Members Bradley,	961 962	1618	=	Robinson Farr
			Dennis Brown, Chacon, Condit, Fergu-	963	3228	_	Costa, Bronzan, and Herger (Coauth
			son, Filante, Lewis, McAlister, Mojoniji-		2002		Senator Maddy)
			er, and Maxine Waters) (Coauthors Senators Presley, Royce, Seymour, and	964 965	3993 3434	_	Clute Eaves
			Watson)	966	2092	=	Farr
115	2069	_	Clute	967	4364	_	Condit
16 17	4173 368	_	Moore Willie Brown, Nolan, Frizzelle, Hill, and	968 969	3223 3788	_	Harris Cortese
	300		Isenberg (Principal coauthors Senators	970	3722	=	Costa and Isenberg
			Roberti and Nielsen)	971	3088	-	O'Connell
18	2746	_	Katz (Principal Assembly coauthors Assem-	972 973	3018 1186	_	Leonard Areias (Principal coauthor Senator Vinc
			bly Members Isenberg, Johnston, and Stirling) (Principal Senate coauthor	974	2815	_	Hannigan
			Senator Presiev)	975	3958	_	Allen (Coauthor Assembly Member St
19	2617	_	Willie Brown	076	2041		ing)
20 21	2414 3137	_	Filante Vasconcellos	976 977	3941 2631	_	Condit Costa
22	3794	_	La Follette	978		1815	Davis
23	4375	_	Stirling	979		1737	Bergeson
24 25	2457 3401	_	Wyman	980 981	_	2515 2434	Keene Preslev
26	2658	_	Johnson Robinson (Principal coauthor Senator	982	=	1685	Bergeson, Avala, and Craven (Coauth
			Bergeson)	ł			Senator Marks) (Coauthor Assem
27	2445	_	La Follette (Principal coauthor Senator Watson)	983		2309	Member Rogers)
28	2341	_	Katz (Principal coauthors Assembly Mem	984		2355	Carpenter McCorquodale
_			bers Baker and Frizzelle) (Coauthors	. 985	_	2206	Watson and Seymour
			Assembly Members Areias, Eaves, Harris,	986	~~	2127	Craven (Principal coauthor Assem
			Killea, Papun, Robinson, Tanner, Vi- cencia, Dennis Brown, Ferguson, Gri-	1			Member Stirling) (Coauthors Senat Carpenter, Doolittle, McCorquodale,
			sham, Herger, Johnson, Lancaster,				Presley)
			Leonard, and Lewis)	987	_	1024	Seymour
29	1990	_	Hughes, Bane, Bates, Chacon, Clute, Cor- tese, Costa, Duffy, Farr, Harris, McAlis-	988		949 868	Presies Bergeson
			ter, Molina, Moore, and O'Connell	990		2097	Preslev
			ter, Molina, Moore, and O'Connell (Coauthors Senators Carpenter, Dills,	991	_	2066	Morgan (Principal coauthor Assem
			Bill Greene, Robbins, Roberti, Rosenthal, and Watson)				Member Vasconcellos) (Coauthors
30	3618	_	and watson) Bronzan	992	_	1661	sembly Members Havden and Leona Presley (Coauthor Senator Doolittle)
331	3023	_	Hannigan	993	_	2135	Alguist
932 933	3041	_	Norman Waters	994		1695	Bergeson
	3518	_	Mojonnier	1 995	-	2389	Doolittle

Ch No	A H		Author	Ch No	A B No	S B	Author
996	_	1839					ters, Norman Waters, Wright, and Wy
997 998	_	202 1787	Bergeson and Craven Davis (Coauthors Senators Avala, Berge-	1			mani (Coauthors Senators Ayala, Berge
			son, Beverly, Boatwright, Campbell, Car	1			son, Beverly, Boatwright, Campbell Carpenter, Deddeh, Dills, Doolittle, Ellis,
			penter Craven, Davis, Deddeh, Dills Doolittle, Ellis, Garamendi, Bill Greene,	1			Foran, Garamendi, Bill Greene, Lerov Greene, Keene, Maddy, Marks, McCor
			Leroy Greene, Keene, Lockver, McCor- quodale, Montoya Nielsen, Presley Rich-				quodale, Mello, Montova, Morgan, Petris.
			ardson, Robbins Rovce, and Seymour)				Roberti, Robbins, Rosenthal Russell, Sev- mour, Stiern, Torres, Vinch, and Watson)
999 1000	_	1518 1812	Rovce McCorquodale (Principal coauthor Senator	1030		_	Peace
•000		1012	Montovai (Coauthors Senators Dills,	1001	4196	_	Condit (Coauthors Assembly Members Bane, Bradley, Willie Brown, Duffy, Hauser, Katz Mojonmer, and Peace)
			Petris, Rosenthal and Torres; (Principal coauthor Assembly Member Filante)				Hauser, Katz Mojonnier, and Peace) (Coauthors Senators Vielsen, Royce, and
			Coauthor Assembly Member Filante) (Coauthors Assembly Members Bradley,	1000			Seymour)
			Calderon, Clute, McClintock, and Tuck- er)	1032		_	Condit (Coauthors Assembly Members
1001	4037	_	Filante and Herger (Principal coauthor Senator McCorquodale)				Bradley, Calderon Costa, Filante,
1002	3628	_	Bradles	1			Hughes, Killea, Molina, Peace Seastrand, and Statham)
1003 1004	4107 3222	_	Mountjov Floyd	1034 1035	3254 2823	-	Frizzelle Hughes
1005 1006	2663	_	Flord	1036	2818	=	Calderon /Coauthor Senator McCor-
	62	_	Elder and Moore (Coauthors Senators Ded- deh and Keene)	1037		1806	quodale) McCorquodale (Coauthor Assembly Mem
1007	3251	_	Bane (Principal coauthor Senator Doolit	1038		1805	per Calderon)
1008	3555	_	Farr and Senator Rosenthal (Coauthors As-	1005	_	1000	McCorquodale (Principal coauthor Senator Lerov Greene) (Coauthors Senators Dills, Montova, Vielsen, Preslev, Rosen-
1009	2710	_	sembly Members Hauser and Kelley) Roos				Dills, Montova, Nielsen, Presley, Rosen- thal, Russell, Seymour, Stiern, and Wat
0101 1101	3689 1001	_	Bane McAlister	ĺ			son) (Coauthors Assembly Members
1012 1013	3900 2928	_	Klehs				Bane, Bradley, Chacon, Cortese, Duffy, Filante, Hughes, Killea, Lancaster, McAl
1014	1994	=	Connelly McAlister and Eaves	]			ister Mojonnier, Peace, Seastrand, and Tucker)
1015 1016	1505 4055	_	Grisham Sebastiani	1039	_	1470	McCorquodale (Principal coauthor Assem-
1017	3327	_	Connelly				bly Member Clute) (Coauthors Senators Davis, Bill Greene, Maddy, Mello, Mon-
1018 1019	4022 4350	_	Norman Waters Cortese				tova, Presley, Roberti, Rosenthal, Stiern, Torres, and Watson)
1020 1021	_	1649 1510	Nielsen Presley	1040	_	2390	Seymour, Bergeson, Carpenter, Deddeh,
1022	-	2143	Seymour				Leroy Greene, and Royce (Principal coauthor Assembly Member Filante)
1023 1024	_	1777 1688	Rovce Campbell				(Coauthors Assembly Members Bane, Bradley, Clute, Duffy, Harris, Hauser,
1025	3162	1818	Morgan				McClintock, and Wyman)
1020	3192	_	Davis, Allen, Bane, Bradlev, Chacon, Clute, Cortese, Costa, Duffy, Farr, Filante, John-	1041	_	2446	Doolittle and Roberti (Coauthors Assembly Members Isenberg, Killea, Mojonmer,
			son, Kutz, McAlister, McClintock, Mojon	1042	3102		Papan, and Statham)
			nier. O Connell Peace, and Statham (Coauthors Senators Dills, Nielsen, Rob-	1043	2700	_	Ferguson Roos
1027	_	921	bins, Rovce, Seymour, and Watson) the Senate Select Committee on Drug and	1044	_	1960	Seymour, Carpenter, Deddeh, and Royce (Coauthors Assembly Members Filante
			Alcohol Abuse (Principal coauthor Sena				and Hughes)
			tor Roberti) (Coauthors Senators Craven, Doolittle, Presley, Stiern, and Vuich) (Coauthors Assembly Members Bradley	1045 1046	2748 3242	_	Stirling Bates and Farr
			(Coauthors Assembly Members Bradley Farr, Filante, Frizzelle, McClintock,	1047 1048	3288 3750	_	Moore
1028	3977		Seastrand, and Statham)	1049	3081	_	Cortese Felando (Principal coanthor Assembly
		_	Katz (Coauthors Assembly Members Fi- lante and Peace)				Member Hauser) (Coauthors Assembly Members Chacon Kelley, Polanco, and
1029	2692	_	Harris (Principal coauthors Assembly Members Wilhe Brown, Filante, Mojon-				Stirling) (Principal coauthor Senator
			mer, Moore, and Peace) (Principal coau-				Keene) (Coauthors Senators Dills and Doolittle)
			thors Senators Lockver, Presley and Nielsen) (Coauthors Assembly Members	1050 1051	3359 3849	_	Papan Margohn
			Agnos, Allen, Areius, Bader, Baker, Bane,	1052	4357	_	Filante
			Bates Bradles, Bronzan, Calderon, Campbell, Chacon, Clute, Condit, Con- nells, Cortese, Costa, Davis, Duffs	1053 1054	3719 3674	=	Costa Hughes
			nelly, Cortese, Costa, Davis, Duffy Eaves, Elder, Farr, Felando, Frazee, Gri	1055 1056	3374 2751	_	Calderon Bates
			sham, Hannigan, Hauser, Hill, Hughes,	1057	1492	=	Calderon Willie Brown Volum Hughes
			Isenberg, Johnson, Johnston, Jones, Katz, Kellev, Killea, Klehs, Konnvu, La Fol-				Eaves, Floyd Hill, Isenberg, Johnston, Leonard, Lewis, Moore, O Connell, and
			lette, Lancaster, Leonard, Margolin, Mc-				Maxine Waters (Coauthors Senators
			Alister, McClintock, Molina, Mountjos, Navlor, Nolan, O Connell, Papan, Roos, Senstrand, Sebastian, Shore Statham	1058	2756	_	Keene and Nielsen) La Follette
			Seastrand, Sebastiani, Sher, Statham, Stirling, Tanner, Vicencia, Maxine Wa-	1059 1060	2601 1464	_	Harris Harris and Roos (Principal coauthors Sena
			i i				The second of the

Ch No	A B	S B	Author	Ch No	A B No	S B	Author
061 062 063	2796 216 4036	=	tors Lockver, Petris, and Bill Greene) Stirling McAlister Filante				gers, Sebastiani, Wright, and Wyman (Coauthors Senators Doolittle, Cara- mendi, Nielsen, Russell, Seymour, an Stiern)
064 065	3172 3639	=	Campbell, Bates, and Isenberg Vasconcellos, Wilhe Brown, Felando, and Nolan	1107 1108	364 3939	_	Condit Farr (Principal coauthor Assembly Men ber Davis) (Coauthors Assembly Men have Davis) (Coauthors Assembly Men
066 067 068 069 070	4131 4168 375 1617 4027	=	Bates Bane Tucker Farr Norman Waters				bers Agnos, Areias, Bradles, Chacor Clute Costa, Duffs, Harris, La Follett Moore Papan, Seastrand, and Vascone los) (Coauthors Senators Alquist, Petri Robbins, Rosce, Sesmour, and Stierri)
071 072	3980 3829	=	Costa Rogers (Coauthors Assembly Members Bradley, Chacon, Duffy, Elder Ferguson,	1109 1110	1013	2609	Johnston Lerov Greene, Campbell, Garameno Keene, and McCorquodale
			La Follette, Mojonnier, and Statham) (Coauthors Senators Doolittle, McCor- quodale, Presley, Robbins, Royce, Sey-	1111 1112 1113	_	2380 1699 922	Mello Rovce Seymour, Deddeh, Presley, and Watso
073 074 075 076	3943 2894 1362 4251	=	mour, and Stiern) Agnos Vicencia Konnyu Earr	1114	-	1543	(Coauthor Assembly Member Bradle Presley and Vielsen (Coauthors Senato Avala, Craven, Russell, and Viuci (Coauthors Assembly Members Alle Bradley McClintock, and Volan)
077 078	2734 3343	=	Elder Ferguson	1115 1116	=	1973 2599 2344	Alquist Beverly
079 080 081	4336 3893 4327	_	Mojonnier Hannigan Maxine Waters	1117 1118	Ξ	920	Lockver Seymour, Deddeh, Doolittle, Presley, an Stiern (Coauthors Assembly Membe Farr, Ferguson, Frizzelle, and McCh
082	3077	_	Felando (Principal coauthors Assembli Members Filante and Mojonmer) (Prin- cipal coauthor Senator Dills) (Coau- thors Assembli Members Bane, Bradley,	1119	_	2562	tock) Preslev and Bergeson (Coauthors Asserbly Members Frazee and Ferguson)
			Calderon, Chacon, Clute, Cortese, Costa, Duffy, Farr Harris, Hauser, La Follette, Molina, and Statham) (Coauthors Sena-	1120 1121 1122	4066	2531 1195	Rovee Davis, and Presley McClintock Presley (Coauthors Assembly Member Frazee and Vicencia)
083		2199	tors Bergeson, Bill Greene, Lerov Greene, McCorquodale, Nielsen, Preslev, Rosenthal, Seymour, and Vuich) Marks, Petris, and Rosenthal (Coauthors	1123 1124	4064 3263	-	Wright O Connell (Coauthor Assembly Memb
084 085	_	2111 2506	Assembly Members Filante and Hauser) McCorquodale Bill Greene and McCorquodale (Coauthor	1125 1126 1127	4187 3923 3475	<u>-</u>	Frazee McClintock Bronzan
086 087	_	2470 1614	Assembly Member Stirling) Asala Bill Greene	1128 1129	2724 3275	Ξ	Jones Clute (Principal coauthor Assembly Me ber Farr)
088 089 090	Ξ	846 918 1885	Lockver Watson Hart	1130 1131 1132	3497	_	Johnston Molina McAlister
091	Ξ	1071	Lockver (Coauthors Senators Carpenter, Marks, Robertt, and Watson) (Coauthors Assembly Members Bane, Bates Condit, Davis, Duffy, Filante, Hauser, Hayden,	1133 1134 1135	3012 3989 1760	=	Papan Sher (Principal coauthor Senator Montov Kelley (Principal coauthor Senator Pr ley)
ocio.		400	Klehs, La Follette, Margohn McAlister, Molina, Moore, Roos, Stirling, and Maxine Waters)	1136	4085	-	Filante (Coauthors Assembly Members en, Bader, Baker, Bradley, Clute, Du Felando Frazee, Hughes, Katz, La F lette, Lancaster, Leonard, McClinto
092 093 094 095	=	403 1620 2218 1645	Dills (Principal coauthor Senator Watson) Hart Seymour Montoya				Moore, Naylor Papan, Seastrand, Seltan, and Wyman) (Coauthors Senat Dills, Doolittle, Montova, Robbi
096	-	2153	Marks (Coauthor Senator Watson) (Coau- thors Assembly Members Bane, Bates, Bradley, Hauser, Hughes, McAlister, Molina, and Moore)	1137	3871	-	Rovee, Stiern, Torres, and Watson) Chacon (Coauthors Assemblis Memb Bates, Bradley, Davis, Harris, Molina, a Moore) (Coauthors Senators McC
097 098 099	=	2548 2321 611	Dills Petris Bill Greene (Principal coauthor Assembly Member Harris) (Coauthor Assembly Member Tucker)	1138 1139 1140 1141	3542 4019	=	quodale and Stiern) Bradles Lancaster Aatz (Coauthor Senator keene) Farr
100 101	=	2183 1624	Carpenter Rosenthal and Preslev	1142 1143	<del>-</del>	831 1842	Robbins and Montova Bergeson
102	2380	1115	Mello (Coauthors Assembly Members Frazee and Roos) Filante (Coauthor Senator Vielsen)	1144 1145 1146		2303 2308 —	Robbins Costa (Coauthors Senators Bergesen, D
104 105 106	3962 2831 2558	=	Sher Killea Duffs (Principal coauthor Assembls Member Statham) (Coauthors Assembls	1147	· _	2117	
			Members Bane Dennis Brown, Filante, Frazee, Hauser, Katz, McClintock, Ro-				tle) (Principal coauthors Assem Members Farr, Hauser Herger Pe.

Ch No	<b>4 B</b> <b>№</b>	S B	Author	Ch No	A B	S B	Author
			and Statham) (Coauthors Senators	1205		1314	Carpenter
			Bergeson, Davis, Keene, McCorquodale,	1206	_	1997	Bill Greene
			Presley, Seymour, and Stiern) (Coau-	1207	_	2341	Lockver
			thors Assembly Members Allen, Areus,	1208	_	2583	Carpenter
			Bradley, Bronzan, Ferguson, Jones, Kel ley, Mojonnier, Nolan, Seastrand, Nor	1209 1210	-	1980 1636	Marks Lookuse
			man Waters, Wright, and Wyman)	1210	_	2570	Lockver Lockyer
148	1892		Elder	1212	_	2382	Robbins
149	2703		Vasconcellos	1213	_	491	Montoya
031	2861	_	O Connell	1214		2022	Lerov Greene and Dills
151	2885	_	Bronzan (Principal coauthors Assembly	1215	_	2053	Marks
			Members Areias, Clute, Costa, Herger,	1216		2454	Marks and Roberts
			Johnston, Jones, and Leonard)	1217	_	1938	Petris
152	3127	_	Areias	1218	_	1619	Mello and Dills
153	3225	_	Lewis	1219	_	1827	Hart
154	3384 3960	_	Moore Allen	1220	_	2076	Carpenter (Coauthor Assembly Mem
155 156	4278	_	Hill and Sher	1221		1588	Eaves) Robbins
137	4210	2035	Morgan	1222		2558	Robbins
158	_	2452	Vuich	1223	_	1003	Mello (Principal coauthor Assembly Me
159		2310	Carpenter	,			ber Farr)
160		1426	Rosenthal (Principal coauthor Assembly	1224	_	1493	Petris
			Member Costa)	1225	~	2090	Bill Greene
61	_	1810	Lerov Greene	1226	-	1877	Montoya
62		1791	Carpenter (Principal coauthor Assembly	1227	_	2029	Rosenthal
		***	Member Norman Waters)	1228		1740	Petris
63		2210	Carpenter	1229 1230	_	1662	Dills
164 165	_	1860 2152	Bill Greene	1230	_	1647 1488	Robbins Lerov Greene
100	_	2152	Marks (Principal coauthor Senator Wat- son) (Coauthors Assembly Members	1232	_	1724	Marks
			Rine Rates Rradles Hawer Hughes	1233	_	1558	Bill Greene
			Bane, Bates, Bradley, Hauser, Hughes, McAlister Molina and Moore)	1234	_	1046	Torres
66	_	1859	Bill Greene	1235	-	1374	Keene
167	_	2374	Dills	1236	_	1992	Robbins
168	_	771	Montova	1237	_	2131	Montova
169	_	1573	Petris	1238	_	906	Lockver
170	_	1801	'Mello and Dills	1239	_	1592	Robbins (Principal coauthor Assem
171	_	1771	Marks McCoopered do	1040		1607	Member McAlister)
172 173	_	1923 2421	McCorquodale McCorquodale	1240 1241		1687 1700	Seymour Torres
174	_	1221	keene	1242	_	1863	Bergeson
75	_	1931	Robbins	1243	_	1873	Seymour, Alquist, Montoya, Presley, Rust
176	_	2405	Rosenthal	1.5.0		20.0	and Stiern (Coauthors Assembly Me
177	_	1693	Roberts and Bergeson (Coauthors Senators				bers Costa, Filante, Hauser, Leonard,
			Morgan, Vuich, and Watson)				Mojonnier)
178	_	1998	Bill Greene	1244	_	1926	Mello
179		1574	Lerov Greene	1245	_	2007	Marks
80	_	1837	Wontova Water and Baseshal (County of Assessable)	1246	_	2116	Carpenter
81	_	1928	Watson and Rosenthal (Coauthor Assembly Member Molina)	1247 1248	_	2119 2122	Torres Mello (Coauthor Assembly Member Fa
82		2049	Montoy a	1249	_	2297	Leroy Greene
83	_	2205	Watson	1250	_	2300	Robbins and Vuich
84	_	2272	Dills	1251	_	2495	Marks
85		2081	Mello	1252	_	2497	Mello
86	_	2253	keene	1253	_	2620	Doolittle (Principal coauthor Assem
.87	_	2424	Torres				Member Farr)
88	_	872	Petris (Principal coauthor Senator Mello)	1254	134	_	Maxine Waters (Coauthors Assembly Me
			(Coauthor Senator Presley)				bers Agnos, Alatorre, Areias, Ba Campbell, Chacon, Costa, Davis, F
89	-	1989	Robbins				Campbell, Chacon, Costa, Davis, F
90		2088	Lerov Greene				Hannigan, Harris, Hauser, Havo
91	_	2233 2203	McCorquodale				Hughes, Isenberg, Katz, Klehs, Margo Violina, Moore, Papan, Peace, Polar
92 93	_	507	Watson Rosenthal (Principal coauthor Senator Ro-				Pohina, Moore, rapan, reace, rotat
93	_	307	berti)				Robinson, Roos, and Tucker) (Coauth Senators Dills, Bill Greene, Le
94	_	111	Carpenter	1			Greene, Rosenthal, Stiern, Torres,
95	_	2326	Royce	ĺ			Watson)
96	_	417	Hart (Coauthors Senators Bergeson, Niels-	1255	3994	_	Moore
			en, and Seymour) (Principal coauthor	1256	1682	_	Committee on Economic Development a
			Assembly Member Davis) (Coauthors				New Technologies (Assembly Memb
			Assembly Members Hayden, Hughes,				Farr (Chairman), Harris, Hauser, H
			and Vasconcellos)				den, Kelley, Killea, and Vaylor) (Co
197	-	1571	Bill Greene				thor Senator Garamendi)
98	_	1677	Carpenter and Montova	1257	3109	_	Johnston (Coauthor Assembly Member S
99	-	2580	Petris	1000	0370		tham)
900	_	1858	Rosenthal	1258	3158	_	Bates (Coauthor Senator Petris)
901 902	_	1722 1495	Carpenter Bill Craene	1259 1260	3678	_	Moore Lu Follotte
102 103	_	1454	Bill Greene Bill Greene	1260	3777 3870	_	La Follette Wilhe Brown
	, —	1779	Rosenthal	1261	3899	_	Stirling
204							

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3974	_	Wright	1314		2098	Preslev
4038	-	Filante	1315	_	2202	Watson
4072	_			_		Carpenter
4082 4000	_			_	2370	Watson Maddy
4266	_	Hughes, and Mojonnier (Coauthors		_		Boatwright
		Senators Carpenter, Keene, and Watson)	1320	_	1953	Maddy
3786	_				_	Willie Brown
3309	1600				_	Moore Hughes (Coauthors Assembly Member
_			1020			Allen Duffy, Filante, Grisham, Killea, L
-	1708	Russell	İ			Follette Mojonmer, Molma, Moore Tanner, Maxine Waters, and Wright
_			ł			Coauthors Senators Bergeson, Morgan
_			ì			Vuich, and Watson)
_	2169	Roberti (Coauthor Assembly Member	1324	710	_	Maxine Waters
	2020		1325	2610	_	Katz, Cortese, Costa, Duffy Laves, and Ro
_			1396	3357	_	(Coauthor Senator Watson) Papan, Willie Brown, Chacon, Cortes
_	2371		1320	3331	_	Costa, Duffy, Laves, Harris, Hause
-	2412	Rovce				Hughes Mohna, Moore, Peace Roo
_			1			Tucker and Vasconcellos (Coauthor
	2530		1			Senators Alquist, Bergeson, Marks, an Rosenthal)
_	1511	Maddy	1327	3554	_	Hauser, Campbell, and Wilhe Brow
-	1499			2504		(Courthor Senators Keene and Robbin
004	9048				_	Wright Willie Brown
4262			1330	-	1159	Rovce (Coauthors Senators Bergeson, De-
		tor Nielsen)	ļ			deh, Dills, McCorquodale, Nielsen, Pre
	_	Stirling	ì			les, Sesmour and Stiern) (Coauthor
2020	_	Margolin (Principal coauthor Assembly	1			Assembly Members Bates, Bradley, Hau er, Mojonmer, and Vasconcellos)
		Member Filante) (Principal coauthors	1331	_	1590	Robbins
		Senators Morgan and Presley)		_		Petris
	_		1333	-	2498	Mello (Principal coauthor Assembly Mer ber Roos) /( oauthor Senitor Marks)
2832	_	Killea	1334	169	_	Harris
2775	_	Norman Waters (Principal coauthor Sena-	1335	3300	_	Willie Brown
		tor Vuich) (Coauthors Assembly Mem-	1336	1334	1561	Harris
			1338	_		Beverly McCorquodale (Principal coauthor Senati
		Jones, Mojonmer, Navlor, Papan, and Sta	1000			Rosenthali (Coauthors Assembly Mer
		tham) (Coauthors Senators Davis, Gara-		00.4		bers Farr and Hauser)
9073		Agnos (Couther Seniter Sermour)	13-39	094	_	Hauser (Principal coauthors Assemb Members Farr, Hannigan, and Hayder
3246	_		1340	_	1147	Presley and Rosenthal (Coauthors Asser
3253	_	Moore, Hauser, Isenberg, and O Connell	1			bly Members Hauser and Leonard)
221=			1341	_	1145	Mello Petris, and Rosenthal (Coauthor 4 sembly Member Hauser)
3313	_		1342	_	1144	Rosenthal (Principal coauthor Assemb
3485	_	Wright and Calderon				Member Hauseri (Coauthors Senato
3619	_	Hauser, Bane, Bates, Chacon, Cortese, Brad	1			Alquist, Dills Leroy Greene, Keen McCorquodale, Mello, Petris, Presle
		lev. Farr Filante, McAlister, Mojonnier,				and Roberti! (Coauthors Assemb
			1			Members Agnos, Alatorre, Bane Marg
		Seymour, and Stiern)				lin, and Roosi Lerov Greene
	_				880	Leros Greene Isenberg
4233	_	Havden (Coauthors Assembly Members	1344		=	Bronzan
		Bates, Duffy, Farr Margolin, and Sebis-	1346		_	Jones, Bradley, Areias Clute, Hauser, Her
		tiani) (Coauthors Senators Dills and Ro	1			er, Johnston, Kelley, Mojonnier, Se.
4308	_	Wright	1			trand, Statham and Norman Wate (Coauthors Senators Garamendi, Berg
3666	_	Havden, Aresas Harris, Katz, Killea, and	1			son, Doolittle, Maddy, McCorquoda
0000		Robinson (Coauthor Senator Torres)	100	1010		Nelsen Presley, Stiern, and Vuich)
3262	-	Kutz Allen, Areius, Clute, Eaves, Ferguson, Killea, Harris, Polanco, Papan, and Rob-	1347 1348		_	Tucker Condit
		inson	1349		_	Filante, Isenberg, and Tucker (Coautho
	440	Preslev	Ì			Senator Mello)
_		Roberti	1350	2969	_	Peice (Principal coauthor Senator De
=	571					
=	571 1633	Bill Greene	1			deh) (Coauthors Assembly Member Chacon Farr Kalley and Starling) (Coa
- - -	571 1633 1521	Bill Greene Preslev (Coauthor Assembly Member Costa)				Chacon Farr Killea, and Stirling) (Coa thor Senator Rosenthal)
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= = =	571 1633 1521 1671 1739	Bill Greene Preslev (Coauthor Assembly Member Costa) Bill Greene Bergeson	1351 1352		630	Chacon Farr Killea, and Strling) (Coathor Senator Rosenthal) Duffs Dills (Principal coauthor Senator Rober)
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			sembly Members Agnos, Bradley Chi- con Faces Elder Killea Klehs, Mojonin er Papan Sebastiani and Shcri	1395 1396	3176 3210	=	Wright and McChintock Moore (Principal coauthor Senator Lero Greene)
1353	_	1055	Lockver	1397	3333	_	Areias, Willie Brown, Katz, Costa, Agno
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1355	_	1956	Maddy	ł			Eaves, Farr, Harris, Hauser, Hughe
356	-	2130	Seymour, Cirpenter Montova and Morgan (Coauthors Assembly Members Bradley Davis Farr Lilante, Frizzelle, Hill, John-				Isenberg Johnston Jones, Killea, Kleh Margolin, Mojonnier, Molina, Moore O Connell Tinner, Tucker, Vasconcello Maune Waters, Norman Waters Bate
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364	3650	_	Margolin	1405	_	1178	Bergeson (Coauthors Senators Nelsen an
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374	_	1819	ind Katzi McCorquodale	1411	_	1971 1977	Royce Campbell (Principal coauthor Senato
375	_	1889	Hart				Nelsen)
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350	_	2458	Robbins				thor Assembly Member Stirling)
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382	1267		er) Tucker	1415	=	1789 2307	Davis Carpenter
353	1996	_	Maxine Waters and Roos	1420	3595	2307	Davis
384	2010	_	Isenberg, Bradley Wilhe Brown, Chicon	1421	3266	_	Margolin
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			Member Chacon) (Principal coauthors	1427	2779	_	Calderon
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91	3072	_	Harris Costa (Coauthors Assembly Members	1447		259	Member Filante) Midds
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448 449 450 451 452	4325 3738 — 2848	2413 — 2572	Boatwright and Vinch Norman Waters Bates Marks Elder				tham, Tucker, and Maxine Water Principal coauthors Senators Deddand and Seymours (Coauthors Senate Bergeson, Craven Ellis, Caramendi F senthal, and Marks)
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			Roos (Coauthors Senators Davis, Marks, Roberti, Seymour, and Torres)	1498	4044	_	Farr (Principal coauthor Assembly Mo ber Wilhe Brown) (Coauthors Assem Members Bates Cortese Hannigan H
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468 469	_	1745 186	Bergeson (Principal coauthor Assembly Member Peace)	1504	2948	_	Tanner (Coauthor Senator Carpenter)
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472	2912	_	Bates				lea)
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