Volume 6

STATUTES OF CALIFORNIA

AND DIGESTS OF MEASURES

2006

Constitution of 1879 as Amended

Measures Submitted to Vote of Electors, Primary Election, June 6, 2006 and General Election, November 7, 2006

General Laws, Amendments to the Codes, Resolutions, and Constitutional Amendment passed by the California Legislature

2005–06 Regular Session 2005–06 First Extraordinary Session 2005–06 Second Extraordinary Session



Compiled by
DIANE F. BOYER-VINE
Legislative Counsel

CALIFORNIA LEGISLATURE

2005-06 REGULAR SESSION 2005-06 FIRST EXTRAORDINARY SESSION 2005-06 SECOND EXTRAORDINARY SESSION

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted in 2006

and

1999-2006 Statutory Record



GREGORY SCHMIDT Secretary of the Senate

E. DOTSON WILSON Chief Clerk of the Assembly

Compiled by
DIANE F. BOYER-VINE
Legislative Counsel

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PREFACE

Digests

The Summary Digest consists of a short summary of each law enacted, and of each concurrent or joint resolution adopted by the Legislature in 2006.

The text of the Summary Digest is arranged numerically by chapter number.

Superior numbers following the title refer to a Governor's Message affecting that law. These are printed after the digests in the "Digest Chapters Superior Numbers" section.

Cross Reference Tables

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

New General Laws

Lists new general laws passed in the years 1999–2006 which do not specifically amend, add to, or repeal any existing code or general law.

Index

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

Statutory Record

This edition of the Summary Digest includes a statutory record for 1999–2006. Superior numbers following the *Effect* refer to a special condition affecting that section.

Cumulative statutory records for 10-year periods, 1989–1998, 1979–1988, 1969–1978, 1959–1968 and 1949–1958, and for the 16-year period, 1933–1948, are published in separate volumes, which supplement the original statutory record, 1850–1932, published in 1933

ABBREVIATIONS

AB	Assembly Bill
	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	
SB	
SCA	Senate Constitutional Amendment
	Senate Concurrent Resolution
SJR	Senate Joint Resolution
Sec	Section
Art	Article
Ch	Chapter
Res. Ch	Resolution Chapter
Pt	
Div	Division
Stats	

EFFECTIVE DATES

Regular Session

The 2005–06 Regular Session reconvened on January 4, 2006, and adjourned *sine die* on November 30, 2006. Statutes enacted in 2006, other than those taking immediate effect, will become effective January 1, 2007. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. Digests indicate statutes taking immediate effect.

An urgency statute, and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency, until a specified time, or until a vote of the electors at a statewide election. Also, a later statute or a general provision in a particular code may delay the operation of a statute to a time after its effective date.

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

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

Extraordinary Sessions

An urgency statute enacted at a special session of the Legislature takes effect immediately, as outlined above, and the same rules apply with respect to a delayed *operative date*. A nonurgency statute takes effect on the 91st day after adjournment of the special session at which the bill was passed. The effective date of a concurrent resolution is the date it is filed with the Secretary of State.

The 2005–06 First Extraordinary Session reconvened in the Assembly on January 5, 2006, and in the Senate on January 4, 2006, and adjourned *sine die* on November 30, 2006. No statutes were enacted at the 2005–06 First Extraordinary Session.

The 2005–06 Second Extraordinary Session convened on June 27, 2006, and adjourned *sine die* on November 30, 2006. No statutes were enacted at the 2005–06 Second Extraordinary Session.

DIGESTS OF STATUTES ENACTED IN 2006

2005-06 REGULAR SESSION

BILL CHAPTERS

Ch. 1 (SB 1026) Kuehl Highway construction contracts: design-build projects.

Existing law makes the Department of Transportation responsible for improving and maintaining the state highway system. Under existing law, until January 1, 2010, the department is authorized to utilize design sequencing as an alternative contracting method for the design and construction of not more than 12 transportation projects.

This bill would authorize the Los Angeles County Metropolitan Transportation Authority, until January 1, 2010, in consultation with the department, to use a specified design-build procurement process for the construction of a high-occupancy vehicle lane in the County of Los Angeles designated in the National Corridor Infrastructure Improvement Program, the federal "Safe, Accountable, Flexible, Efficient Transportation Equity Act," if certain conditions are satisfied.

This bill would require design-build entity bidders to provide certain information in a questionnaire submitted to the authority that is verified under oath. Because a verification under oath is made under penalty of perjury, the bill would create a new crime and impose a state-mandated local program. After a contract is awarded, the bill would require the authority to report to a specified committee of the Legislature regarding implementation of the design-build process.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 2 (AB 132) Nunez Medi-Cal: prescription drug benefit.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including, for certain beneficiaries, prescription drug benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law provides for the federal Medicare Program, which provides health care benefits, including prescription drug benefits, to persons 65 years of age and older and other specified persons. Under the Medicare Program, prescription drug benefits are obtained through enrollment in a prescription drug plan offered under the program. Existing law requires Medicare-eligible persons who are also eligible for Medi-Cal prescription drug benefits to obtain those benefits through a prescription drug plan under the Medicare Program, except as specified.

This bill would require the department, beginning on January 12, 2006, and concluding 15 calendar days later, to provide drug benefits, when any of specified conditions exists, to a Medicare-eligible person who is also eligible for Medi-Cal prescription drug benefits and who is not able to obtain drug benefits from his or her prescription drug plan under the Medicare Program. The bill would allow the Governor to extend coverage for these drug benefits from the close of the initial 15-day period for up to an additional 15-calendar-day period.

The bill would appropriate \$150,000,000 from the General Fund for the purposes of the bill.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 3 (SB 517) Romero High school exit examination: pupils with disabilities.

Existing law requires the Superintendent of Public Instruction, with the approval of the State Board of Education, to develop a high school exit examination in English language arts and mathematics in accordance with state academic content standards. Existing law requires, commencing with the 2003–04 school year, each pupil completing grade 12 to successfully pass the high school exit examination as a condition of receiving a diploma of graduation or

a condition of graduation from high school. Existing law requires that the high school exit examination be offered to individuals with exceptional needs, and that individuals with exceptional needs be administered the examination with appropriate accommodations, where necessary.

Existing law requires a school principal, at the request of the parent or guardian, to submit a request for a waiver of the requirement to successfully pass the high school exit examination to the governing board of the school district for a pupil with a disability who has taken the examination with modifications that alter what the test measures and has received the equivalent of a passing score on one or both subject matter parts of the examination. Existing law authorizes the governing board of a school district to waive the requirement to successfully pass one or both parts of the high school exit examination for a pupil with a disability if specified requirements are met.

This bill would require a school district to report to the State Board of Education, in a manner and by a date determined by the Superintendent of Public Instruction, the number and characteristics of these waivers reviewed, granted, and denied and any additional information, as provided, thereby imposing a state-mandated local program.

This bill would require a school district or state special school, as specified, to grant a high school diploma to a pupil with a disability who is scheduled to graduate from high school in 2006, has not passed the high school exit examination, has not received a high school exit examination waiver, and meets other specified criteria. The bill would require a school district or state special school that fails to grant a high school diploma to such a pupil to submit certain documentation to the State Board of Education within 15 days of its determination that the pupil does not meet the specified criteria, and would require the board to review that failure to grant a high school diploma, as provided. The bill would authorize the board to direct the school district or state special school to grant a high school diploma to the pupil if the board finds that the pupil meets the specified criteria. The bill also would require the school district and state special school to report to the Superintendent of Public Instruction certain information, including the number of pupils granted diplomas in this manner. The bill would provide for the repeal of these provisions on December 31, 2006. By imposing additional duties on school districts, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 4 (SB 299) Chesbro Dentistry.

Existing law, the Dental Practice Act, provides for the licensure and regulation by the Dental Board of California of those engaged in the practice of dentistry. Existing law requires an applicant for licensure to take an examination before the board and meet certain other requirements.

Existing law requires an applicant to provide proof that he or she has either been in active clinical practice or a full-time faculty member in an accredited dental education program and in active clinical practice for at least 5,000 hours in 5 of the 7 years preceding his or her application. Existing law authorizes an applicant that proves at least 2 years of clinical practice or credit to complete the remainder of the requirement by filing a copy of a contract to practice dentistry full time in a clinic meeting specified requirements or in an accredited dental education program.

This bill would provide that the entire 5-year clinical practice requirement is met if an applicant agrees to practice dentistry full time for 2 years in a qualifying clinic or to teach or

practice dentistry full time for 2 years in an accredited dental education program. The bill would authorize the board to impose restrictions on a license issued under these provisions on or after January 1, 2006, limiting the holder's practice to designated settings until expiration of the 2-year term.

This bill would appropriate \$53,000 from the State Dentistry Fund to the Department of Consumer Affairs for these purposes.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 5 (SB 283) Maldonado Vehicles: combination length.

Existing law prohibits any combination of vehicles coupled together, including any attachments, from exceeding a total length of 65 feet, with certain, specified exceptions. Existing law, which became inoperative January 1, 2006, exempted a combination of vehicles from the specified length limitation, and authorized the combination to have a total length of not more than 75 feet, if the combination (1) consisted of a motortruck and 2 trailers; (2) no trailer in the combination exceeded 28 feet 6 inches in length; (3) the combination was used exclusively to transport agricultural products from the field to the first point of handling and return, and each direction of transport did not exceed 80 miles; and (4) the combination was not operated on a highway that is designated as a national network route.

This bill would make that exemption operative until January 1, 2007.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 6 (AB 1129) Mountjoy Judicial elections.

(1) The Elections Code authorizes each candidate for nonpartisan elective office in any local agency, including any city, county, city and county, or district to prepare a candidate's statement on an appropriate form provided by the elections official. That law also requires that the statement be filed in the office of the elections official when the candidate's nomination papers are returned for filing, if it is for a primary election or for an election for offices for which there is no primary election, and requires that the statement be filed no later than the 88th day before the election, if it is for an election for which nomination papers are not required to be filed.

This bill would, until January 1, 2007, instead require for a candidate for a judicial office that the candidate statement be filed on the 83rd day before the election.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 7 (SB 1233) Perata Medi-Cal: prescription drug benefit.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including, for certain beneficiaries, prescription drug benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law provides for the federal Medicare Program, which provides health care benefits, including prescription drug benefits, to persons 65 years of age and older and other specified persons. Under the Medicare Program, prescription drug benefits are obtained through enrollment in a prescription drug plan offered under the program. Existing law requires Medicare-eligible persons who are also eligible for Medi-Cal prescription drug benefits to obtain those benefits through a prescription drug plan under the Medicare Program, except as specified.

Existing law requires the department, beginning on January 12, 2006, and concluding 15 calendar days later, to provide drug benefits, when any of specified conditions exists, to a Medicare-eligible person who is also eligible for Medi-Cal prescription drug benefits and who is not able to obtain drug benefits from his or her prescription drug plan under the Medicare Program. Existing law allows the Governor to extend coverage for these drug benefits from the close of the initial 15-day period for up to an additional 15-calendar-day period.

This bill would, instead, require the department to provide the above drug benefits through February 15, 2006. It would allow the Governor, after that date, and upon notice to the Joint Legislative Budget Committee, to extend coverage for those drug benefits for coverage periods of up to 30 days each, but in no event beyond May 16, 2006.

Existing law appropriates \$150,000,000 from the General Fund for the purposes of the extension authorization. By extending the period for which these appropriated funds may be used to include any period for which the drug benefits may be provided pursuant to this bill, this bill would result in an appropriation.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 8 (SB 912) Ducheny Medi-Cal: provider reimbursement.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law requires the Director of Health Services, until January 1, 2007, to reduce by 5% Medi-Cal provider payments for Medi-Cal program services for dates of service on and after January 1, 2004. However, existing law makes this reduction inapplicable to Medi-Cal program services provided between January 1, 2004, and December 31, 2005. Existing law also requires the director to make reductions in other specified programs, including payments made to managed health care plans.

This bill would eliminate the above reductions with respect to Medi-Cal program services for dates of service commencing 14 days after the effective date of the bill and ending on January 1, 2007, to the extent that federal financial participation is available for the increase provided for in these provisions. The bill would exempt from elimination the reduction in payments to managed health care plans.

The bill would state the intent of the Legislature that the department take all administrative steps necessary to implement expeditiously these provisions.

The bill would appropriate \$22,500,000 from the General Fund and \$25,800,000 from the Federal Trust Fund to defray the cost of eliminating the Medi-Cal reductions described above

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 9 (AB 64) Cohn Recording crimes.

Existing law provides that a person is guilty of failure to disclose the origin of a recording or audiovisual work if, for commercial advantage or private financial gain, he or she advertises, sells, rents, manufactures, or possesses for those purposes, a recording or audiovisual work that does not disclose the name of the manufacturer, author, artist, performer, or producer, as specified. Failure to disclose the origin of a recording or audiovisual work is punishable by imprisonment in a county jail, imprisonment in the state prison, and fine, or by both imprisonment and fine, as specified, depending on the number of articles of audio recordings or audiovisual works involved, and whether the offense is a first offense, or 2nd subsequent offense.

This bill would reduce the required number of audio recordings involved necessary to prosecute this offense as a felony. Because this bill would increase the prosecutorial duties of local agencies, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 10 (AB 424) Calderon Identity theft.

Existing law provides that every person who willfully obtains personal identifying information about another person, as defined, and uses that information for any unlawful

purpose is guilty of a crime. Existing law provides a procedure for a person to initiate an investigation of potential identity theft. Existing law also provides that any person, upon discovering that in the person's name an unauthorized individual has made an application for certain services or has opened certain accounts, is entitled to receive the identifying information that was used by the unauthorized individual to apply for any service or open any account, upon the presentation of a copy of a police report and identifying information.

This bill would expand the definition of "personal identifying information" to include an equivalent form of identification. This bill would provide that "person" as used in these provisions includes a firm, association, organization, partnership, business trust, company, corporation, limited liability company, or public entity. By expanding the scope of an existing crime, this bill imposes a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 11 (AB 679) Calderon Air resources: diesel fuel.

Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources and generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution. Existing law imposes emission standards on used motor vehicles, including heavy-duty diesel motor vehicles. Existing law authorizes the state board to adopt and implement motor vehicle emission standards, in-use performance standards, and motor vehicle fuel specifications that the state board has found to be necessary, cost effective, and technologically feasible. Existing law requires the state board to consult with significantly impacted entities and to make specified determinations before adopting or amending a standard or regulation relating to motor vehicle fuel specifications. Existing federal law requires the state to submit a state implementation plan for the control of air pollution that, among other things, lists reductions in emissions in the state. Existing law makes legislative findings and declarations relating to reductions in diesel emissions from motor vehicles. emissions from motor vehicles, sting law makes legislative findings and declarations relating to reductions in diese diesel fuel, as defined, by entities that do not have refineries in California. The bill would authorize the state board to designate a fuel as a compliant diesel fuel, as specified. The bill would also require the state board to convene a panel of interested parties to develop a test protocol for the evaluation of California Air Resources Board (CARB) diesel fuel, and to recommend to the executive officer of the state board a subsequent test program that measures the emissions benefits of CARB diesel fuel. The bill would also require the state board, no later than December 31, 2007, to complete the test program and to submit the results of the test program to specified committees of the Legislature.

Ch. 12 (SB 1202) Murray State claims.

Existing law requires the California Victim Compensation and Government Claims Board to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state allowed by the board.

This bill would appropriate \$1,085,100 from the General Fund to the Executive Officer of the California Victim Compensation and Government Claims Board to pay specified claims

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 13 (SB 288) Battin Gaming.

(1) Existing law requires each county that administers grants from the Indian Gaming Special Distribution Fund to provide an annual report to the Legislature by April 1 of each year, detailing the specific projects funded by all grants in that county's jurisdiction.

This bill would instead require that report to be provided by October 1 of each year to the Chairperson of the Joint Legislative Budget Committee, the chairpersons of the Senate and Assembly committees on governmental organization, and the California Gambling Control Commission. The bill would also make technical, nonsubstantive changes to that provision of law.

(2) Existing law authorizes funds within the Indian Gaming Special Distribution Fund to be used to provide grants to local government agencies impacted by tribal gaming, among other purposes.

This bill would appropriate \$20,000,000 from the Indian Gaming Special Distribution Fund for grants for local government agencies, as specified. The bill would also make a statement of intent that this appropriation be used for workload associated with specified Indian gaming compacts.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 14 (SB 169) Migden Certified phlebotomy technicians.

Existing law requires an unlicensed person employed by a licensed clinical laboratory who performs venipuncture or skin puncture to be certified as a certified phlebotomy technician. However, existing law requires an unlicensed person who performs venipuncture or skin puncture who was employed by a clinical laboratory for the purposes of withdrawing blood or for clinical laboratory tests on or before April 2003, to comply with the certification requirement by April 2006.

This bill would extend the date for compliance with that certification requirement to January 1, 2007, provided that the application is submitted to the department by July 1, 2006. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 15 (SB 262) Dunn State Bar of California: audit.

Existing law, the State Bar Act, provides for the licensing and regulation of attorneys by the State Bar of California. Existing law requires the Board of Governors of the State Bar to contract with a nationally recognized independent public accounting firm to conduct an audit of the State Bar's financial statement for each fiscal year.

This bill would instead require the Board of Governors to engage the services of an independent national or regional public accounting firm with at least 5 years of experience in governmental auditing to conduct the State Bar audit. The bill would also require the board, in selecting the accounting firm, to consider the value of continuity, along with the risk that continued long-term engagements of an accounting firm may affect the independence of that firm.

Ch. 16 (AB 601) Berg Fisheries: salmon and Dungeness crab.

(1) Existing law establishes the Commercial Salmon Trollers Enhancement and Restoration Program, that, among other things, requires the Department of Fish and Game to issue a commercial fishing salmon stamp that is valid during the commercial salmon season of the year in which it was issued. Existing law prohibits specified persons from taking salmon for commercial purposes or being on board a vessel on which salmon are taken for commercial purposes while salmon are being taken or transported, unless that person has a commercial fishing salmon stamp affixed to his or her commercial fishing license. Existing law requires the department to deposit the fees received in the Commercial Salmon Stamp Account in the Fish and Game Preservation Fund, and specifies how the funds may be allocated and used. Existing law provides that the Commercial Salmon Trollers Enhancement and Restoration Program shall remain in effect only until January 1, 2007, and as of that date is repealed, unless as provided.

This bill would extend the operation of the Commercial Salmon Trollers Enhancement and Restoration Program until January 1, 2012.

(2) Existing law regulates the Dungeness crab fishery and, among other things, permits the Director of the Department of Fish and Game to delay the opening of the fishery in specified situations and regulates the taking of crab during those delays. Existing law sets forth the qualifications for a Dungeness crab vessel permit, and provides that no person shall use a vessel to take, possess, or land Dungeness crab for commercial purposes without a Dungeness crab vessel permit. Existing law sets forth requirements for the issuance, transfer, and revocation of a Dungeness crab vessel permit, and specifies that the department shall charge a fee for each Dungeness crab vessel permit. Existing law requires the director to convene a Dungeness crab review panel for the purpose of reviewing permits and application transfers. Existing law provides that those provisions shall become inoperative on April 1, 2006, and, as of January 1, 2007, are repealed.

This bill would extend the operation of those provisions until April 1, 2010, and would repeal those provisions on January 1, 2011.

(3) Existing law generally makes a violation of fish and game laws a crime.

Because this bill would extend operation of the salmon program and the Dungeness crab fishery regulations and thereby the crimes imposed for a violation of those provisions, the bill would create a state-mandated local program by creating new crimes.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 17 (SB 306) Ackerman Special statewide election expenses.

(1) The Budget Act of 2005 appropriated specified amounts from the General Fund for support of the Secretary of State, including election-related costs.

This bill would appropriate \$9,071,000 for expenditure in the 2005–06 fiscal year in augmentation of these Budget Act appropriations for the purpose of covering expenses incurred by the Secretary of State's office related to the special statewide election held November 8, 2005.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 18 (AB 245) Berg Trinity County Health Care District: election of board members.

Existing law provides for the formation and administration of hospital districts including provisions relating to financing through assessments and bond issuance, the appointment of the governing board, and setting forth the powers of the board, including, but not limited to, the power to enter into contract for equipping, staffing, and operating hospitals.

This bill would, notwithstanding those provisions, require election at large of the board of directors of a health care district formed in the County of Trinity, would set the terms of those members, and would provide for the filling of vacancies.

This bill would make certain findings and declarations regarding the inapplicability of a general statute within the meaning of Section 16 of Article IV of the California Constitution.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 19 (AB 1758) Umberg High Priority Schools Grant Program.

(1) Under the High Priority Schools Grant Program, the Superintendent of Public Instruction, with the approval of the state board, is required to identify schools ranked in deciles 1 to 5, inclusive, on the Academic Performance Index (API), and to invite those schools to participate in the program. Under the existing program, in order to be eligible for

funding from the program, a school is also required to participate in the Immediate Intervention/Underperforming Schools Grant Program.

Existing law requires an applicant under the grant program to submit an application and a school action plan, and requires the Superintendent to establish a procedure for the approval of applications and school action plans. Existing law provides that 36 months after receipt of funding to implement a school action plan, a school that has not met its growth targets each year, but demonstrates significant growth, as determined by the State Board of Education, will continue to participate in the program.

This bill would, instead, provide that 36 months after the receipt of funding to implement a school action plan, all schools that are not subject to state monitoring are eligible for a 4th year of funding, and would require a school that the most recent base API places in decile 6, 7, 8, 9, or 10 to exit the program.

The bill would also require a school that achieves positive growth in each year of the last 3 years of program implementation and achieves growth targets in 2 of those years to exit the program.

(2) Existing law, in certain circumstances, requires a school district to enter into a contract with a school assistance and intervention team to make recommendations for improvement of a school. If a school has not shown significant growth within 24 months of entering the program, existing law permits the Superintendent to assign the management of that school to a college, university, county office of education, or other appropriate educational institution.

This bill would provide specified state funding, subject to certain local funding requirements, to a school district that is required to enter into a contract with a school assistance and intervention team for purposes of implementing any recommendations made by the school assistance and intervention team in the report prepared by the team. The bill would also provide specified funding for support of each school assistance and intervention team that enters into a contract with a school district in accordance with the High Priority Schools Grant Program.

(3) Existing law establishes the "Early Warning Program" for local educational agencies in danger of identification as program improvement local educational agencies under the federal No Child Left Behind Act for purposes of implementing federal requirements under that act. The program subjects to specified sanctions local educational agencies that have been identified for corrective action under the act, in certain circumstances.

Existing law requires a local educational agency that has received a sanction and that has not exited program improvement under the act to appear before the state board within 3 years to review the progress of the local educational agency. Existing law requires a hearing before the state board, as specified, and requires the Superintendent to recommend, and authorizes the state board to approve, alternative sanctions, as specified, or to take appropriate action, as specified.

An existing specified item of the Budget Act of 2005 appropriates \$1,846,724,000 to the department, for local assistance, payable from the Federal Trust Fund.

This bill would provide that \$4,125,000 of the available Title I of the No Child Left Behind Act funds is appropriated from the Federal Trust Fund to the department, for expenditure during the 2005–06 fiscal year, to provide funding to local educational agencies for purposes of the above-described hearing process for, and subsequent sanctions imposed on or actions required of, local educational agencies, thereby making an appropriation.

- (4) This bill would make various technical, nonsubstantive changes to existing law.
- (5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 20 (SB 699) Soto AIDS: HIV reporting.

(1) Existing law makes provisions for various programs relating to treatment of persons with human immunodeficiency virus (HIV) and the acquired immunodeficiency syndrome (AIDS). Existing law requires that public health records relating to AIDS, containing

personally identifying information, that were developed or acquired by state or local public health agencies be confidential, and prohibits the disclosure of those records, except as otherwise provided for by law for public health purposes or pursuant to a written authorization by the person who is the subject of the record or by his or her guardian or conservator.

This bill would, to ensure knowledge of current trends in the HIV epidemic and to assure that California remains competitive for federal HIV and AIDS funding, require health care providers and laboratories to report cases of HIV infection to the local health officer using patient names. It would require local health officers to report unduplicated HIV cases by name to the State Department of Health Services. The bill would require the department to promulgate specified emergency regulations, not later than one year from the effective date of those provisions, to conform existing administrative regulations to the provisions of the bill, and would make various other changes related to the disclosure of information on HIV cases to federal, state, and local health agencies, as provided.

Existing law requires each county, designated by the Director of Health Services, to make the HIV test available within its jurisdiction without charge, in an accessible manner and on a confidential basis, through the use of a coded system without linking the individual identity with the test request or results.

This bill would, instead, require that those tests be made available on an anonymous basis. Existing law subjects any person who willfully or maliciously discloses the content of any confidential public health record, as described, to any 3rd party, except pursuant to a written authorization, or as otherwise authorized by law, to a civil penalty in an amount not less than \$1,000 and not more than \$5,000, plus court costs, as determined by the court, which penalty and costs shall be paid to the person whose record was disclosed.

This bill would define "confidential public health record" for purposes of those provisions, and would, instead, subject any person who negligently discloses the content of such a confidential public health record to a civil penalty in an amount not less than \$2,500. The bill would further subject any person who willfully or maliciously discloses the content of such a record to a civil penalty in an amount not less than \$5,000 and not more than \$10,000, plus court costs, as determined by the court, which penalty and costs shall be paid to the person whose confidential public health record was disclosed. This bill would make any person who willfully, maliciously, or negligently discloses the content of any confidential public health record to any 3rd party, except pursuant to a written authorization, as described, or as otherwise authorized by law, resulting in economic, bodily, or psychological harm to the person whose confidential public health record was disclosed, guilty of a misdemeanor.

Existing law permits state and local public health agencies to disclose personally identifying information in public health records, under certain circumstances, to other local, state, or federal public health agencies or to corroborating medical researchers, when the confidential information is necessary to carry out the duties of the agency or researcher in the investigation, control, or surveillance of disease, as determined by the local public health agency.

This bill would also permit the disclosure of that personally identifying information in public health records by the agent of such a local public health agency.

By creating new crimes involving the unlawful disclosure of confidential public health records, and by imposing new duties on local health officers with respect to the reporting of information on HIV cases, the bill would create a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 21 (SB 841) Hollingsworth Fire protection: firebreaks.

Existing law requires the State Board of Forestry and Fire Protection to adopt regulations implementing minimum fire safety standards related to defensible space, that are applicable to state responsibility area lands under the authority of the Department of Forestry and Fire Protection. Existing law requires a person that owns, leases, controls, operates, or maintains any building or structure in, upon, or adjoining any mountainous area or forest covered lands, brush lands, or grass-covered lands, or any land that is covered with flammable material, to maintain around and adjacent to the building or structure a firebreak of at least 30 feet, as specified.

This bill would, consistent with any other applicable provision of law, authorize a state or local fire official, at his or her discretion, to permit an owner of property, or his or her agent, to construct a firebreak or implement appropriate vegetation management techniques, to ensure that defensible space is adequate for the protection of a hospital, adult residential care facility, school, aboveground storage tank, hazardous materials facility, or similar facility on the property. The bill would authorize the firebreak to be for a radius of up to 300 feet from the facility, or to the property line, whichever distance is shorter.

Ch. 22 (SB 663) Migden Corporation taxes: water's-edge election: foreign affiliated corporations.

Existing law provides that, in the case of a business with income derived from or attributable to sources both within and without this state, the income is apportioned between this state and the other states and foreign countries for tax purposes in accordance with a specified formula based on the property, payroll, and sales within and without this state. Existing law permits a qualified taxpayer, as defined, to elect to determine its income under a water's-edge election. A water's-edge election provides that only the income and apportionment factors of certain described affiliated corporations may be included for purposes of determining the taxpayer's income apportioned to this state.

Existing law requires that income and apportionment factors of a foreign corporation be included in the combined report of a taxpayer making a water's-edge election, but only to the extent of the foreign corporation's United States-source income and apportionment factors. The income and apportionment factors of a controlled foreign corporation, as defined in the Internal Revenue Code, that is an affiliated corporation of a taxpayer are included in the combined report of the taxpayer making a water's-edge election to the extent of the "Subpart F" income ratio, as determined under existing law. Existing law, however, does not specify whether the United States-source income rules or the rules regarding "Subpart F" income, as defined in the Internal Revenue Code, apply to income of a controlled foreign corporation that has both United States-source income and "Subpart F" income.

This bill would clarify that existing law prohibits a controlled foreign corporation from excluding its "Subpart F" income from a water's-edge combined report, even if it is a California taxpayer or has income from a United States source. This bill would also clarify that existing law requires inclusion in a water's-edge combined report of both United States-source income and "Subpart F" income of a controlled foreign corporation, regardless of whether the corporation is a California taxpayer. This bill would declare the intent of the Legislature that this clarification be operative for taxable years beginning on or after January 1, 2006. This bill would also declare the intent of the Legislature that the manner in which a taxpayer reported specified income, as provided, on or before January 1, 2006, shall be deemed to be in compliance with existing law, as it read prior to the enactment

of this act, and that no inference shall be drawn from this act as to the manner in which a taxpayer reported specified income after January 1, 2006. This bill would require the Franchise Tax Board to promulgate regulations to prevent the potential double taxation of income when a controlled foreign corporation has both United States-source income and "Subpart F income."

This bill would take effect immediately as a tax levy.

Ch. 23 (SB 144) Runner Retail food.

The California Uniform Retail Food Facilities Law (CURFFL) provides for the regulation of health and sanitation standards for retail food facilities by the State Department of Health Services and is primarily enforced by local health agencies. CURFFL prohibits a food facility from opening for business without a valid permit issued by the local enforcement agency. A violation of any provision of CURFFL is a misdemeanor.

This bill, commencing July 1, 2007, would repeal CURFFL and would recast and revise its provisions by creating the California Retail Food Code. By creating new crimes and enforcement responsibilities, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 24 (AB 813) Nunez Medi-Cal: emergency drug benefits.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including, for certain beneficiaries, prescription drug benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law provides for the federal Medicare Program, which provides health care benefits, including prescription drug benefits, to persons 65 years of age and older and other specified persons. Under the Medicare Program, prescription drug benefits are obtained through enrollment in a prescription drug plan offered under the program. Existing law requires Medicare-eligible persons who are also eligible for Medi-Cal prescription drug benefits to obtain those benefits through a prescription drug plan under the Medicare Program, except as specified.

Existing law requires the department, through February 15, 2006, and only to the extent that funds are appropriated for this purpose, to provide drug benefits, when any of specified conditions exists, to a Medicare-eligible person who is also eligible for Medi-Cal prescription drug benefits and who is not able to obtain drug benefits from his or her prescription drug plan under the Medicare Program. Existing law allows the Governor, after that date, and upon notice to the Joint Legislative Budget Committee, to extend coverage for those drug benefits for coverage periods of up to 30 days each, but in no event beyond May 16, 2006. Existing law appropriates \$127,500,000 to implement these provisions until June 30, 2007, upon which date any unexpended funds would revert to the General Fund.

This bill would require the department, beginning May 17, 2006, and ending January 31, 2007, and only to the extent that funds are appropriated for this purpose, to provide emergency drug benefits to a Medicare-eligible person who is also eligible for Medi-Cal prescription drug benefits but is unable to obtain drug benefits from his or her Medicare Drug Plan only when one or more of certain conditions are met. The bill would give pharmacies specified duties in this regard, including making a specified certification under penalty of perjury. By expanding the crime of perjury, the bill would impose a state-mandated local program.

The bill would reduce the above appropriation to \$120,000,000, would revise the appropriation to allow the appropriated funds to also be used for the implementation of the

bill, and would delete the June 30, 2007, reversion provision. By expanding the scope of an existing appropriation, this bill would create an appropriation.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would declare that it would take effect immediately as an urgency statute.

Ch. 25 (SB 1266) Perata Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006.

Existing law provides various funding sources for transportation and related purposes.

This bill, subject to voter approval at the November 7, 2006, statewide general election, would enact the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 to authorize \$19.925 billion of state general obligation bonds for specified purposes, including high-priority transportation corridor improvements, State Route 99 corridor enhancements, trade infrastructure and port security projects, schoolbus retrofit and replacement purposes, state transportation improvement program augmentation, transit and passenger rail improvements, state-local partnership transportation projects, transit security projects, local bridge seismic retrofit projects, highway-railroad grade separation and crossing improvement projects, state highway safety and rehabilitation projects, and local street and road improvement, congestion relief, and traffic safety.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 26 (SB 409) Kehoe Emergency health care services: appropriations.

Existing law establishes the State Department of Health Services for the administration and oversight of various health care programs.

Existing law establishes the Emergency Medical Services Authority for the coordination and integration of all state activities concerning emergency medical services.

This bill would appropriate from the General Fund \$5,451,000, for the 2005–06 fiscal year, to the department and \$1,622,000 to the authority, for specified public health purposes. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 27 (SB 1689) Perata Housing and Emergency Shelter Trust Fund Act of 2006. Under existing law, there are programs providing assistance for, among other things, multifamily housing, emergency housing, farmworker housing, home ownership for very low and low-income households, and downpayment assistance for first-time homebuyers.

This bill would enact the Housing and Emergency Shelter Trust Fund Act of 2006, which, if adopted, would authorize the issuance of bonds in the amount of \$2,850,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds would be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks.

The bill would also establish the Transit-Oriented Development Implementation Program, to be administered by the Department of Community Housing and Development. The program would receive funding from the proceeds of the bond act enacted by this bill.

The bill would provide for submission of the bond act to the voters at the November 7, 2006, statewide general election in accordance with specified law.

This bill would declare that it is to take effect immediately as an urgency statute.

- Ch. 28 (AB 146) Nunez State employees: memorandum of understanding: State Bargaining Unit 2.
- (1) Existing law provides that if any provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees requires the expenditure of funds, those provisions of the

memorandum of understanding shall not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of a memorandum of understanding entered into between the state employer and State Bargaining Unit 2, the California Attorneys, Administrative Law Judges and Hearing Officers in State Employment, and would provide that the provisions of any memorandum of understanding that require the expenditure of funds shall become effective even if the provisions of the memorandum of understanding are approved by the Legislature in legislation other than the annual Budget Act.

The bill would provide that provisions of the memorandum of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize the state employer and the affected employee organization to reopen negotiations on all or part of the memorandum of understanding if the Legislature does not approve or fully fund any provision of the memorandum of understanding that requires the expenditure of funds.

(2) Existing law provides that state employees, as defined, who become new members of the Public Employees' Retirement System, during their first 24 months of employment, do not make contributions to the system or receive service credit for their service, and the state employer shall not make contributions on their behalf. These members are instead required to contribute 5% of their monthly compensation, as specified, to an alternate retirement program, administered by the Department of Personnel Administration, and these contributions cease when these state employees begin making their own contributions to the system.

This bill would require that state employees who are hired on or after July 1, 2006, who are members of State Bargaining Unit 2, shall contribute 6% of their monthly compensation, as specified, to the alternative retirement program, as described above.

(3) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after July 1, 2006, and who is represented by State Bargaining Unit 2, means the highest annual average compensation earnable by the member during a designated 36-month period.

(4) The Public Employees' Retirement Law provides that the contribution rate for a state miscellaneous or state industrial member whose service is not included in the federal system is 6% of the compensation in excess of \$317 per month for service rendered on or after July 1, 1976. Existing law provides that the contribution rate for a state miscellaneous or state industrial member whose service has been included in the federal system is 5% of compensation in excess of \$513 per month for service rendered on or after July 1, 1976. Existing law provides that the contribution rate for specified state safety members whose service is not included in the federal system is 6% of the compensation in excess of \$317 per month.

This bill would increase the contribution rates by 1% for the membership classifications described above that are represented by State Bargaining Unit 2, beginning with the July 2006 pay period.

(5) The annual Budget Act appropriates specified amounts from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds, for state employee compensation.

This bill would appropriate \$13,048,000 from those funds for state employee compensation, in augmentation of the Budget Act of 2005.

(6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 29 (AB 273) Baca Sale of alcoholic beverages: alcohol vaporized device.

The Alcoholic Beverage Control Act contains various provisions regulating the application for, the issuance of, the suspension of, and the conditions imposed upon, alcoholic beverage licenses by the Department of Alcoholic Beverage Control.

This bill would prohibit the sale, purchase, and use of any vaporized form of alcohol produced by an alcohol vaporizing device, as defined. This bill would also provide that a person who purchases or uses any vaporized form of alcohol produced by an alcohol vaporizing device is subject to a fine of \$250.

This bill would also provide that a person who sells or offers for sale any vaporized form of alcohol, or who possesses, sells, or offers for sale any alcohol vaporizing device, is guilty of a misdemeanor and is subject to imprisonment in a county jail, or a fine of not more than \$1,000, or both.

By imposing mandatory jail time in a county jail, this bill would impose a state-mandated local program upon local government.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 30 (AB 1540) Nunez Elections: ballot label and title: SCA 7.

Existing law imposes certain requirements with respect to ballot labels and ballot titles for measures to be submitted to the voters for approval, including constitutional amendments.

This bill would specify the language for the ballot label and title for Senate Constitutional Amendment 7 of the 2005–06 Regular Session for purposes of the November 7, 2006, statewide general election.

The bill would provide that it is to take effect immediately as an urgency statute.

Ch. 31 (AB 1039) Nunez Government: environment: bonds: transportation.

(1) Existing law, the California Environmental Quality Act (CEQA), requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment, as defined, or to adopt a negative declaration if it finds that the project will not have that effect, unless the project is exempt from the act.

CEQA provides for various exemptions from the requirements of the act.

This bill would exempt specified levee, and highway and bridge seismic retrofit projects, from CEQA. To the extent that the bill would require a local agency to determine whether the exemption applies to a project, the bill would impose a state-mandated local program.

The bill would provide for a master environmental impact report, as specified, for a plan adopted by the Department of Transportation for improvements to regional segments of Highway 99 funded by specified bond funds.

(2) Existing law gives the Department of Transportation full possession and control of state highways and associated property. Existing federal law requires the United States Secretary of Transportation to carry out a surface transportation project delivery pilot program, as specified. The secretary is authorized to permit up to 5 states, including California, to participate in the program and California has agreed to that participation.

This bill would, until January 1, 2009, provide that the State of California consents to the jurisdiction of the federal courts with regard to the compliance, discharge, or enforcement of the responsibilities assumed pursuant to the surface transportation project delivery pilot program, and would make related provisions. The bill would require the department to submit a specified report to the Legislature by January 1, 2008, relating to the surface transportation project delivery pilot program.

(3) Existing law requires permits or approval from various agencies for repairing or constructing levees.

This bill would provide for a consolidated permit or approval for urgent levee repairs funded by specified bond funds.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) Specified provisions of the bill would become operative only if the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 or the Disaster Preparedness and Flood Prevention Bond Act of 2006, respectively, is approved by the voters at the November 7, 2006, statewide general election.

Ch. 32 (AB 1467) Nunez Transportation projects: facilities: public-private partnerships.

Existing law, until January 1, 2003, authorized the Department of Transportation to solicit proposals and enter into agreements with private entities or consortia for the construction and lease of no more than 2 toll road projects, and specified the terms and requirements applicable to those projects. Existing law authorizes the department to construct high-occupancy vehicle and other preferential lanes.

This bill, until January 1, 2012, would instead authorize the department and regional transportation agencies, as defined, to enter into comprehensive development lease agreements with public and private entities, or consortia of those entities, for certain transportation projects that may charge certain users of those projects tolls and user fees, subject to various terms and requirements.

The number of projects authorized by these provisions would be limited to 4, with 2 in northern California and 2 in southern California, as selected by the California Transportation Commission. The projects would be primarily for improvement of goods movement.

The bill would also authorize regional transportation agencies, in cooperation with the department, to apply to the commission to develop and operate high-occupancy toll lanes, including the administration and operation of a value pricing program and exclusive or preferential lane facilities for public transit, as specified. The bill would, until January 1, 2012, prescribe the procedures for approval of the applications and limit the number of approved projects to 4, 2 in northern California and 2 in southern California, and would enact other related provisions.

Ch. 33 (AB 140) Nunez Disaster Preparedness and Flood Prevention Bond Act of 2006.

Under existing law, various measures have been approved by the voters to provide funds for water projects, facilities, and programs.

This bill would enact the Disaster Preparedness and Flood Prevention Bond Act of 2006, which would, if approved by the voters, authorize the issuance and sale of bonds in the amount of \$4,090,000,000 for the purposes of financing disaster preparedness and flood prevention projects.

This bill would require the Secretary of State to submit this bond act to the voters at the November 7, 2006, statewide general election.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 34 (AB 142) Nunez Flood control: levee repair and flood control systems. Existing law establishes the Department of Water Resources, which is given various duties with respect to flood control.

This bill would appropriate \$500,000,000 from the General Fund to the department for levee evaluation and repair, and related work, and flood control system improvements. The

bill would require that levee repairs for those critical levee erosion sites identified under a specified Governor's executive order be made with funds appropriated pursuant to the bill's provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 35 (AB 127) Nunez Education facilities: Kindergarten-University Public Education Facilities Bond Act of 2006.

(1) Existing law, the California Constitution, prohibits the Legislature from creating a debt or liability that singly or in the aggregate with any previous debts or liabilities exceeds the sum of \$300,000, except by an act that (a) authorizes the debt for a single object or work specified in the act, (b) has been passed by a 2 /₃ vote of all the members elected to each house of the Legislature, (c) has been submitted to the people at a statewide general or primary election, and (d) has received a majority of all the votes cast for and against it at that election.

Existing law, the Leroy F. Greene School Facilities Act of 1998, requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition.

This bill would enact the Kindergarten-University Public Education Facilities Bond Act of 2006 to authorize \$10,416,000,000 of state general obligation bonds to provide aid to school districts, county superintendents of schools, county boards of education, the California Community Colleges, the University of California, the Hastings College of the Law, and the California State University to construct and modernize education facilities.

The bond act would become operative only if approved by the voters at the November 7, 2006, statewide general election, and would provide for its submission to the voters at that election

The bill would also submit to the voters for approval an authorization to use the proceeds of any bond act, approved on or before January 1, 2006, that are designated for joint-use facilities to be used for other related school facilities projects.

- (2) This bill would specify that certain provisions of the bill shall become operative only if the Kindergarten-University Public Education Facilities Bond Act of 2006 is approved by the voters at the November 7, 2006, statewide general election.
- (3) The bill would make conforming, technical changes in related provisions of existing law.
 - (4) The bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 36 (SB 201) Simitian Marine finfish aquaculture: leases.
- (1) Existing law authorizes the Fish and Game Commission to lease state water bottoms to any person for aquaculture, and authorizes the commission to adopt regulations governing the terms of the leases. Existing law prohibits state water bottoms from being leased, unless the commission determines that the lease is in the public interest.

This bill would prohibit a person from engaging in marine finfish aquaculture, as defined, in state waters without a lease from the commission. The bill would require leases and regulations adopted by the commission for marine finfish aquaculture to meet certain standards. The bill would establish maximum initial and renewal terms for those leases.

(2) Existing law requires the restoration of an aquaculture lease site upon the termination of the lease.

The bill would require the commission to require financial assurances of each lessee to ensure that restoration is performed, and would make marine finfish aquaculture lessees responsible for damage caused by their operations, as determined by the commission.

(3) The California Coastal Act requires the Department of Fish and Game, in consultation with the Aquaculture Development Committee, to prepare programmatic environmental impact reports for existing and potential commercial aquaculture operations in both coastal and inland areas of the state if certain conditions are met.

This bill would delete that requirement from the act, and, instead, modify provisions relating to aquaculture to include that requirement. The bill would further require that if a final programmatic environmental impact report is prepared pursuant to that requirement for coastal marine finfish aquaculture projects approved by the commission, the report provide a framework for managing marine finfish aquaculture in a sustainable manner that adequately considers specified environmental factors.

- (4) The provisions of the bill would be known as the Sustainable Oceans Act.
- (5) Because this bill creates a new crime, it would impose a state-mandated local program.
- (6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 37 (SB 1121) Committee on Local Government Validations.

This bill would enact the First Validating Act of 2006, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 38 (AB 881) Emmerson Workers' compensation: roofers.

Existing law requires the Contractors State License Board to require that a license applicant or current licensee have on file at all times a current and valid Certificate of Workers' Compensation Insurance or Certification of Self-Insurance, unless the applicant or licensee meets specified conditions for exemption. Existing law provides that a failure to comply with this requirement shall result in the automatic suspension of the license, as specified.

This bill would require, until January 1, 2011, that, as of January 1, 2007, the registrar of contractors remove the C-39 roofing classification from a license if the contractor fails to comply with the above requirement.

Existing law generally regulates workers' compensation insurance.

This bill would, until January 1, 2011, require insurers who issue workers' compensation policies to contractors holding C-39 licenses to perform annual audits of these policyholders, as specified, and would allow them to recoup the cost of these audits through a policy surcharge.

The bill would require the Insurance Commissioner to direct the rating organization designated as his or her statistical agent to prepare an annual report on the roofing industry, as specified.

Ch. 39 (SB 75) Dunn Budget Act of 2005: contingencies and emergencies.

The Budget Act of 2005 appropriated specified amounts from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds for expenditure for contingencies and emergencies.

This bill would make an appropriation of \$2,610,000 in augmentation of the Budget Act of 2005 for the Department of Justice and the California Department of Veterans Affairs.

This bill would declare that it is to take effect immediately as a statute providing for the usual current expenses of the state.

Ch. 40 (SB 1154) Committee on Budget and Fiscal Review Budget Act of 2005: augmentation.

The Budget Act of 2005 appropriated specified amounts from the General Fund for specified programs.

This bill would appropriate \$202,496,000, from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds, as scheduled, in augmentation of

appropriations in this Budget Act. The bill would declare that it is to take effect immediately as an urgency statute providing for the usual current expenses of the state.

Ch. 41 (AB 385) Lieber School districts: parcel taxes: exemptions.

Existing law allows any school district to impose qualified special taxes within the district pursuant to specified procedures. Existing law defines qualified special taxes as special taxes which apply uniformly to all taxpayers or all real property within the school district and may include taxes that exempt persons 65 years of age and older.

This bill would also provide that qualified special taxes may include taxes that exempt persons receiving Supplemental Security Income for a disability, regardless of age.

Ch. 42 (SB 230) Figueroa Structural Fumigation Enforcement Program.

Existing law provides that the Los Angeles County Agricultural Commissioner or the Orange County Agricultural Commissioner may contract with the Director of the Department of Pesticide Regulation to perform increased structural fumigation, inspection, and enforcement activities. Existing law authorizes the director to adopt regulations to carry out these provisions and to levy a civil penalty against a person violating these provisions. Under existing law, these provisions would be repealed on July 1, 2006.

This bill would extend these provisions indefinitely.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 43 (AB 840) Arambula Student financial aid: California Community College Transfer Cal Grant Entitlement Program.

(1) Existing law, known as the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Act, establishes, among other programs, the California Community College Transfer Cal Grant Entitlement Program and the Competitive Cal Grant A and B award program, under the administration of the Student Aid Commission, and establishes eligibility requirements for awards under these programs. Existing law requires that a participant in the California Community College Transfer Cal Grant Entitlement Program, among other things, graduate from a California high school or its equivalent during or after the 2000–01 academic year.

This bill would, commencing with the 2006–07 award year, exempt from this requirement a student who graduated from a high school outside of California due solely to orders received from a branch of the United States Armed Forces by that student or by that student's parent or guardian that required that student to be outside of California at the time of high school graduation. The bill would also exempt from this requirement students for whom claims under this program were paid prior to December 1, 2005, and students for whom a valid claim under this program for the 2004–05 award year or the 2005–06 award year was or is paid on or after December 1, 2005, but no later than October 15, 2006.

The bill would require the commission, commencing with the 2006–07 award year, to make preliminary awards to all applicants currently eligible for an award under the California Community College Transfer Cal Grant Entitlement Program and to require each person who receives a preliminary award to affirm, in writing, under penalty of perjury, that he or she meets specified requirements for eligibility in the program. By requiring that affirmation under penalty of perjury, the bill would expand the scope of an existing crime, thereby imposing a state-mandated local program. The bill would require the commission to notify each person who receives a preliminary award under this provision that his or her award is subject to an audit pursuant to the bill.

The bill would require the commission to select, at random, a minimum of 10% of the new and renewal awards made under the California Community College Transfer Cal Grant Entitlement Program, and to require, prior to the disbursement of funds to an affected postsecondary institution under the program, that the institution verify that the student meets specified requirements for eligibility in the program. The bill would provide that an award that is audited under this provision and found to be valid is not subject to a subsequent audit.

The bill would require the commission to seek repayment of any and all funds found to be improperly disbursed under the program.

The bill would require the commission, on or before November 1 of each year, to submit a report to the Legislature and the Governor including, but not necessarily limited to, the number of awards made under this program in the preceding 12 months and the number of new and renewal California Community College Transfer Cal Grant Entitlement awards selected, in the preceding 12 months, for verification under the bill, as categorized by type of postsecondary institution, as specified.

(2) Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education. Existing law requires the commission, with the assistance of the Attorney General's office, to seek refunds on any awards to students made under specified programs that resulted from the student or his or her parents, or both, reporting information concerning their status incorrectly, with the incorrect information leading to the establishment of the student's financial eligibility to receive an award.

This bill would extend the application of this provision to awards made to students under the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Act.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 44 (AB 713) Torrico Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century.

Existing law provides for submission of the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century to the voters for approval at the November 7, 2006, general election. Subject to voter approval, the act would provide for the issuance of \$9.95 billion of general obligation bonds, \$9 billion of which would be available in conjunction with any available federal funds for planning and construction of a high-speed train system pursuant to the business plan of the High-Speed Rail Authority, and \$950 million of which would be available for capital projects on other passenger rail lines to provide connectivity to the high-speed train system and for capacity enhancements and safety improvements to those lines.

This bill would instead provide for submission of the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century to the voters for approval at the November 4, 2008, general election. The bill would make other related changes.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 45 (SB 1402) Kuehl Spousal rape.

Existing law defines spousal rape as an act of sexual intercourse accomplished by means of force or violence, when the victim is at the time unconscious, or by threats of retaliation or use of public authority against the victim. Existing law provides, however, that no prosecution will be commenced under these provisions unless the violation was reported to other specified persons within one year of the violation, unless the allegation is corroborated by independent evidence, as specified.

This bill would remove provisions requiring that an allegation of spousal rape has been reported previously or corroborated by independent evidence in order to be prosecuted.

Ch. 46 (AB 1921) Chu State claims.

(1) Existing law requires the California Victim Compensation and Government Claims Board to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state allowed by the board.

This bill would appropriate \$5,172,769.66 from various funds to the Executive Officer of the California Victim Compensation and Government Claims Board to pay claims accepted by the board. The bill would require the Controller, upon request of the board, in a form prescribed by the Controller, to transfer surcharges and fees from the Budget Act items of appropriation identified in this bill to Item 1870-001-0001 of Section 2.00 of the Budget Act of 2006. This bill also would appropriate \$704,700 from the General Fund to the board for payment of a specified claim.

(2) Existing law provides that expenses incurred on or after January 1, 2005, and before January 1, 2006, for elections proclaimed by the Governor to fill a vacancy in the office of Senator or Member of the Assembly, or to fill a vacancy in the office of United States Senator or Representative in the Congress of the United States, are to be paid by the state.

This bill would appropriate \$1,841,000 from the General Fund to the Executive Officer of the California Victim Compensation and Government Claims Board to pay claims resulting from county special elections costs as specified.

(3) Existing law provides that a person who has been overpaid on a claim is liable for the amount overpaid unless the overpayment was not due to fraud, misrepresentation, or willful nondisclosure on the part of the recipient and the overpayment was received without fault on the part of the recipient, and its recovery would be against equity and good conscience. All overpayments exceeding \$2,000 must be reported to the Legislature, and the relief from liability is subject to legislative approval.

This bill would express the approval by the Legislature of the report submitted by the California Victim Compensation and Government Claims Board on specified victim compensation claims.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 47 (AB 1801) Laird Budget Act of 2006. 1

This bill would make appropriations for support of state government for the 2006–07 fiscal year.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 48 (AB 1811) Laird Budget Act of 2006. 2

AB 1801, as proposed by Conference Report No. 1 on June 12, 2006, would make appropriations for the support of state government for the 2006–07 fiscal year.

This bill would amend and supplement the Budget Act of 2006 by revising items of appropriation for the judicial branch; the Secretary for Business, Transportation and Housing; the Office of Emergency Services; the Department of Transportation; the Department of Fish and Game; the San Francisco Bay Conservation and Development Commission; the Department of Water Resources; the State Water Resources Control Board; the State Department of Health Services; the Managed Risk Medical Insurance Board; the Department of Parks and Recreation; the State Air Resources Board; the Department of Toxic Substances Control; the Department of Corrections and Rehabilitation; the State Department of Education; the University of California; the California State University; the Department of Veterans Affairs; local government financing; the repayment of state-mandated local costs; and the Deficit Reduction Reserve Account.

This bill would become operative only if AB 1801, as proposed by Conference Report No. 1 on June 12, 2006, is enacted on or before January 1, 2007.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 49 (AB 1809) Committee on Budget Budget Act of 2006: implementation: taxes.

(1) Existing law requires the Department of Finance to provide an annual report to the Legislature on tax expenditures, containing specified information.

This bill would, commencing January 1, 2007, require the department to provide the report to the Legislature by no later than September 15 of each year and would specify the additional information that the report must contain, including, but not limited to, the statutory authority for each credit, deduction, exclusion, exemption, or any other tax benefit as provided for by state law and specific information on tax expenditures regarding sales and use tax, personal income tax, and corporation tax.

(2) Existing law creates a Seismic Safety Account within the Insurance Fund, which may be appropriated by the Legislature to fund the Department of Insurance and the Seismic Safety Commission, as specified. Existing law imposes an assessment upon certain insurers to fund the account. This provision will remain in effect until July 1, 2007.

This bill would extend the operation of the Seismic Safety Account until July 1, 2009.

(3) The Sales and Use Tax Law imposes a tax on the gross receipts from the storage, use, or other consumption in this state of tangible personal property. Under existing law, there is a presumption that a vehicle, vessel, or aircraft shipped or brought into this state within 12 months from the date of its purchase was purchased from a retailer for storage, use, or other consumption in this state, under specified circumstances, until July 1, 2006. On and after July 1, 2006, the rebuttable presumption applies within 90 days from the date of the vehicle, vessel, or aircraft purchase, under specified circumstances.

This bill would continue, through June 30, 2007, the 12-month presumption and would make the 90-day presumption provisions operative on and after July 1, 2007.

(4) The Bradley-Burns Uniform Local Sales and Use Tax Law and the Transactions and Use Tax Law require the State Board of Equalization to impose a charge, determined in a specified manner, for administering a local special taxing jurisdiction's sales and use taxes and transactions and use taxes.

This bill would, for the 2006–07 fiscal year and each fiscal year thereafter, require the charge to be based on the methodology described in a specified report by the board, as provided.

(5) The Personal Income Tax Law authorizes various credits against the taxes imposed by that law, including a credit for taxable years beginning on or after January 1, 2006, to credentialed teachers in an amount equal to specified amounts, depending upon years of service as a teacher.

This bill would, instead, authorize that credit for taxable years beginning on or after January 1, 2007.

(6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 50 (AB 318) Dymally Community colleges: Compton Community College District.

(1) Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law requires the board of governors to appoint a chief executive officer, known as the Chancellor of the California Community Colleges. Existing law provides for the establishment of community college districts throughout the state, including the Compton Community College District. Existing law authorizes these districts to provide instruction to students at the campuses operated by these districts.

This bill would express various findings and declarations of the Legislature with respect to the withdrawal of accreditation from the Compton Community College District and the impact the withdrawal would have on the students and residents of the Compton Community College District.

(2) Existing law authorizes emergency advance apportionments to be provided to a school district that complies with prescribed requirements, including the submission of a report issued by an independent auditor with respect to the financial conditions and budgetary controls of the district, a written management review conducted by a qualified

management consultant approved by the county superintendent of schools, and a fiscal plan adopted by the governing board to resolve the financial problems of the district.

This bill would authorize a community college district that has had a trustee appointed pursuant to specified provisions to request, and receive an emergency apportionment. The bill would appropriate \$30,000,000 from the General Fund to the Board of Governors of the California Community Colleges for apportionment to the Compton Community College District as an emergency apportionment, as specified.

To the extent the funds appropriated by this bill are allocated to a community college district, as defined by existing law for purposes of Section 8 of Article XVI of the California Constitution, those funds may be applied toward the minimum funding requirements for school districts and community college districts imposed by Section 8 of Article XVI of the California Constitution.

(3) Existing law establishes the County Office Fiscal Crisis and Management Assistance Team (FCMAT), which consists of persons having extensive experience in school district budgeting, accounting, data processing, telecommunications, risk management, food services, pupil transportation, purchasing and warehousing, facilities maintenance and operation, and personnel administration, organization, and staffing. Existing law authorizes community college districts to request the FCMAT to provide specified services, at that district's expense, as specified.

This bill would require the FCMAT to conduct an extraordinary audit of the Compton Community College District on or before October 30, 2006. The bill would require the FCMAT to conduct a comprehensive assessment and prepare a recovery plan, to be delivered to the Chancellor's Office of the California Community Colleges and the Department of Finance, for the Compton Community College District addressing 5 specified operational areas, on or before January 31, 2007. The bill would require the FCMAT to file a written status report at regular intervals with the appropriate fiscal and policy committees of the Legislature, the advisory committee to the special trustee, the Chancellor of the California Community Colleges, the Director of Finance, and the Secretary for Education. The bill would require these status reports to include the progress that the Compton Community College District is making in meeting the recommendations of the FCMAT comprehensive assessment and addressing the deficiencies identified by the Accrediting Commission for Community and Junior Colleges. The bill would require that up to \$500,000 be provided to the Compton Community College District from a specified item of the annul Budget Act to fund this audit.

(4) Existing law, until January 1, 2008, authorizes the board of governors to authorize the chancellor to suspend, for a period of up to one year, in accordance with a prescribed procedure, the authority of the Board of Trustees of the Compton Community College District, or of any of the members of the board, to exercise and any powers or responsibilities or to take any official actions with respect to the management of the district. Existing law authorizes the chancellor to renew a suspension under this provision as many times, and as often, as he or she finds it necessary during the period of the operation of the provision. Existing law authorizes the chancellor to appoint a special trustee, at district expense, to manage the district, in accordance with a prescribed procedure.

This bill would instead authorize the board of governors to suspend the authority of the Board of Trustees of the Compton Community College District under this provision for a period of up to 5 years from the effective date of this bill, plus a period lasting until the chancellor, the FCMAT, the Director of Finance, and the Secretary for Education concur with the special trustee that the district has, for 2 consecutive academic years, met the requirements of the comprehensive assessment conducted, and the recovery plan prepared, pursuant to the bill. The bill would delete the authority of the chancellor to renew a suspension under this provision as many times, and as often, as he or she finds it necessary during the period of the operation of the provision. The bill would exempt the chancellor from complying with specified requirements relating to preferences for disabled veterans, and from complying

with the State Contract Act, in appointing the special trustee. The bill would authorize the chancellor to assume, and delegate to the special trustee, powers and duties of the Compton Community College District Personnel Commission that the chancellor determines are necessary for the management of the personnel functions of the district. The bill would authorize the special trustee to be a member of the State Teachers' Retirement System or the Public Employees' Retirement System for the period of service as a special trustee, if that person has been a member of either of those systems, unless the special trustee elects, in writing, not to be a member.

The bill would authorize the special trustee to do all of the following: implement substantial changes in the fiscal policies and practices of the Compton Community College District; revise the academic program of the Compton Community College District to reflect realistic income projections in response to the dramatic effect of the changes in fiscal policies and practices upon program quality; encourage all members of the college community to accept a fair share of the burden of the full recovery of the Compton Community College District in 5 specified operational areas; enter into agreements on behalf of the Compton Community College District and, subject to any contractual and statutory obligation of the Compton Community College District, change any existing district rules, regulations, policies, or practices as necessary for the effective implementation of the recovery plan, as specified; and appoint an advisory committee, as specified.

The bill would extend the operation of this provision indefinitely.

(5) Existing law sets forth procedures to be followed in the event of the formation of a new community college district or the reorganization of an existing community college district.

This bill would set forth procedures to be followed in the event that the Compton Community College's accreditation is terminated by the regional accrediting body recognized by the board of governors.

The bill would authorize the chancellor to oversee all actions at the Compton Community College District related to the loss of the college's accreditation. The bill would require the district to complete the provision of instruction in all classes for which it intends to claim apportionment prior to the date of the loss of accreditation. The bill would provide that, notwithstanding any other provision of law, the Compton Community College District would continue to be eligible to receive state funding as provided under the bill even if the accreditation is terminated.

The bill would require the Compton Community College District to identify a partner district that would agree to provide accredited instructional programs to students residing in the Compton Community College District. The bill would authorize the special trustee and the partner district to enter into one or more agreements for the provision of instructional services or other services. The bill would specify the educational services that the partner district would agree to provide to Compton Community College District students.

The bill would require that the Compton Community College District receive an apportionment, as specified, for courses provided at the Compton Community Educational Center by the partner district. The bill would provide that a statute requiring that 50% of the current expense of education, as defined, be expended on the salaries of classroom instructors would not apply to the Compton Community College District from the 2003–04 fiscal year to the 2008–09 fiscal year, inclusive.

Because the bill would impose new duties on the Compton Community College District, it would constitute a state-mandated local program.

(6) A provision of the California Constitution requires that a local or a special statute is invalid in any case if a general statute can be made applicable.

This bill would express the finding and declaration of the Legislature that, due to the unique circumstances relating to the accreditation status of Compton Community College, a general statute cannot be made applicable, and the enactment of specified provisions of the bill as a special statute is therefore necessary.

(7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(8) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 51 (SB 504) Torlakson Real property sales contracts.

Existing law defines "real property sales contract" for purposes of provisions regulating, among other things, the transfer of real property sales contracts and the encumbering of real property sold under unrecorded real property sales contracts, and provisions specifying the required contents of real property sales contracts. The violation of these provisions is a crime.

This bill would provide, for purposes of these provisions, that a real property sales contract does not include a contract for purchase of an attached residential condominium unit entered into pursuant to a conditional public report issued by the Department of Real Estate, as specified.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 52 (SB 1239) Hollingsworth Firearms: transactions.

Existing law generally regulates the transfer of firearms, including various documents to be completed in connection therewith. Existing law provides for a register that contains personal identifying information regarding the seller and purchaser of the firearm. A copy of that document is available to the seller upon request from the firearms dealer.

This bill would authorize copies of the document for the seller or purchaser, and would require firearms dealers to redact personal information regarding the firearm seller from the copy of the document provided to the purchaser, and to redact personal information regarding the purchaser from the copy of the document provided to the seller.

Ch. 53 (SB 1241) Cox Deputy sheriffs: state citizenship.

Existing law establishes various requirements for eligibility to be a deputy sheriff or deputy marshal. One requirement is that a person shall not be appointed deputy sheriff or deputy marshal unless he or she is a citizen of this state.

This bill would repeal that requirement.

Ch. 54 (SB 1491) Kuehl Domestic violence: personal information.

Existing law regulates the collection and disclosure of personal information by government agencies and businesses related to, among others, social security numbers, business records, drivers license numbers, medical information, and credit reporting information.

This bill would prohibit any person or entity that awards grants to victim service providers, as defined, from requesting or requiring, as a condition of an award, the personally identifying information of victims of domestic violence, dating violence, sexual assault, or stalking, or their children, as specified, or the use of specified computer programs or systems that require the disclosure of that personally identifying information. The bill would also make available to any victim service provider aggrieved by a violation of those provisions, injunctive relief and court costs and attorney's fees in certain cases.

Ch. 55 (AB 1810) Committee on Budget Augmentations for contingencies or emergencies.

The Budget Act of 2005 appropriated specified amounts from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds for augmentation of various items of appropriation for contingencies and emergencies upon written notification from the Director of Finance.

This bill would appropriate \$127,906,000 from the General Fund and unallocated nongovernmental cost funds, as scheduled, in augmentation of appropriations in this Budget Bill.

This bill would provide that certain of these funds will revert to the General Fund if unencumbered as of June 30, 2006.

This bill would declare that it is to take effect immediately as a statute providing an appropriation for the usual current expenses of the state.

Ch. 56 (SB 1132) Committee on Budget and Fiscal Review Transportation.

(1) The Public Safety Communication Act of 2002 provides that the Public Safety Radio Strategic Planning Committee has primary responsibility in state government for developing and implementing a statewide integrated public safety communication system for state agencies, subject to specified criteria, including the annual submission of specified information to the Legislature.

This bill would require a proposal by a state agency for funding to support a new or modified radio system to be accompanied by a technical project plan, to include specified components, and to be reviewed by the committee for consistency with the statewide integrated public safety communication strategic plan included in the annual report, and by the Telecommunications Division within the Department of General Services for consistency with the technical requirements of the plan.

(2) Existing law, pursuant to Proposition 116 of 1990, an initiative act, creates the Public Transportation Account as a trust fund in the State Transportation Fund, and provides that funds are to be deposited in the account from a specified portion of the sales taxes on gasoline and diesel fuel, and are available for expenditure only for transportation planning and mass transportation purposes. These provisions may be amended by the Legislature only by a $^2/_3$ vote of both houses and only if the amending statute is consistent with, and furthers the purposes of, the initiative act.

This bill, for the 2006–07 fiscal year, would transfer \$200 million from the sales tax on gasoline to the Transportation Deferred Investment Fund that would otherwise be deposited in the Public Transportation Account. These revenues would be used as partial payment of amounts due to be paid to the Transportation Deferred Investment Fund no later than June 30, 2008. The bill would also specify the allocation of certain gasoline sales revenues that would be transferred to the Public Transportation Account in the 2006–07 fiscal year. The bill would make other conforming changes reflecting allocation of certain gasoline sales tax revenues in the 2006–07 fiscal year to the Bay Area Toll Account pursuant to Chapter 375 of the Statutes of 2005.

(3) Article XIX B of the California Constitution requires, commencing with the 2003–04 fiscal year, sales taxes on motor vehicle fuel that are deposited in the General Fund to be transferred to the Transportation Investment Fund for allocation to various transportation purposes. Article XIX B authorizes the transfer of these revenues to the Transportation Investment Fund to be suspended in whole or in part for a fiscal year during a fiscal emergency pursuant to a proclamation issued by the Governor and the enactment of a statute by a $^2/_3$ vote in each house of the Legislature if the statute does not contain any unrelated provision. Existing law requires an amount equivalent to the amount that would have been transferred in the absence of a suspension enacted in 2 specified fiscal years to be transferred by the Controller to the Transportation Deferred Investment Fund not later than June 30, 2008, or June 30, 2009, as applicable, for allocation to transportation purposes that would have been funded in the absence of a suspension, plus interest in certain cases.

This bill would appropriate \$495 million from the General Fund to the Transportation Deferred Investment Fund as partial payment of the amounts due to that fund no later than June 30, 2009. The bill would also appropriate \$720 million from the General Fund to the Transportation Deferred Investment Fund as partial payment of the amounts due to that fund no later than June 30, 2008. The bill would specify the allocation of those funds along with

the \$200 million transferred to the Transportation Deferred Investment Fund pursuant to paragraph (2) above, to various transportation programs that are funded by the Transportation Investment Fund.

The bill would also authorize the Department of Finance to adjust the budgeting, accounting, and reporting systems for the Transportation Investment Fund and the Transportation Deferred Investment Fund so that unliquidated encumbrances are not reflected in the fund balance or financial statement for each fund.

(4) Existing law provides for transfer of certain gasoline sales taxes to the Transportation Investment Fund, with a portion of those revenues to be available for transfer to the Transportation Congestion Relief Fund (TCRF) for allocation to specified transportation capital projects. Existing law authorized loans of up to \$654 million from the State Highway Account and \$280 million from the Public Transportation Account to the TCRF, which loans are to be repaid no later than June 30, 2007, and June 30, 2008, respectively. Existing law also requires interest to be paid relative to loans of State Highway Account funds in excess of \$180 million. Existing law authorizes a loan of funds in the TCRF to the General Fund to be repaid as soon as needed to support expected cash expenditures for projects to be funded from the TCRF, or from securitization of tribal gaming revenues or other resources, as specified.

This bill would delete the specific dates for repayment of loans made from the Public Transportation Account and the State Highway Account to the Transportation Congestion Relief Fund. The bill would instead require those accounts to be repaid at the time the Transportation Congestion Relief Fund is repaid by the General Fund under the above-referenced provisions.

(5) Existing law authorizes the California Infrastructure and Economic Development Bank to sell specified portions of compact assets, defined as moneys required to be paid to the state under specified provisions of designated tribal compacts and the state's rights to receive those payments, to a special purpose trust, which may issue bonds against those assets. The net proceeds of the sale of the compact assets are required to be deposited into certain transportation funds in a specified order.

Existing law authorizes the loan of funds in the State Highway Account to the TCRF through the annual Budget Act, with interest to be calculated annually pursuant to a specified formula.

This bill would revise the amounts from the net proceeds of the sale of compact assets to be deposited into the TCRF and transferred into the State Highway Account and the Public Transportation Account pursuant to these provisions to reflect repayments of amounts owed to those accounts in the 2006–07 fiscal year, as described in paragraph (3) above. The bill would make other related changes. By revising the amount of funds to be deposited into a continuously appropriated fund, including the interest due, this bill would make an appropriation.

(6) Existing law provides that the Department of Transportation has full possession and control of the State Highway System and associated property. Existing law establishes a mechanism for the department to recover costs for the department's mobile equipment services through assessments on the department's divisions and programs, or local transportation authorities, as applicable, with proceeds to be deposited in the Equipment Service Fund.

This bill would repeal these provisions. The bill would transfer the assets, obligations, and encumbrances of the Equipment Service Fund to the State Highway Account.

- (7) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 57 (SB 1183) Ackerman Foreign corporations: supermajority vote.
- (1) Existing law imposes various requirements on foreign corporations, as defined, that transact intrastate business, as defined. Existing law provides that a foreign corporation is not

considered to be transacting intrastate business merely because its subsidiary transacts intrastate business.

This bill would additionally provide that a foreign corporation is not transacting intrastate business merely because of its status as a shareholder, limited partner, or member or manager of a domestic corporation, limited partnership, or limited liability company or a foreign corporation, limited partnership, or limited liability company transacting intrastate business.

(2) Existing law requires, with respect to certain corporations with outstanding shares of record held by at least 100 persons, that an amendment to the articles of incorporation or a certificate of determination that includes a supermajority vote requirement, as defined, shall be approved by a specified proportion of shares. Existing law provides that the supermajority vote requirement is ineffective 2 years after the most recent filing of the amendment or certificate of determination to adopt or readopt the supermajority vote requirement, unless it is renewed, as specified.

This bill would eliminate that provision that the supermajority vote requirement is ineffective 2 years after that specified filing. The bill would make other technical, nonsubstantive, and conforming changes.

Ch. 58 (SB 1214) Committee on Human Services Community services programs. Existing law requires the Department of Community Services and Development to prepare an annual state plan for the California Community Services Block Grant Program. Upon receiving legislative certification that the plan conforms to statutory requirements, the department is required to submit the final state plan to the Secretary of the United States Department of Health and Human Services by September 15 of each year.

This bill would require that the final state plan be submitted to the secretary as required by a specified federal law.

Ch. 59 (SB 1327) Soto Compulsory education law: individuals with exceptional needs: discipline.

Existing law provides that each person between the ages of 6 and 18 years not exempted, as specified, is subject to compulsory full-time education. Existing law requires the administration of each private school and public school district of any county, upon the severance of attendance or the denial of admission of any child who is physically handicapped, mentally retarded, or multiple handicapped, but is otherwise subject to compulsory education, to report the severance, expulsion, exclusion, exemption, transfer, or suspension beyond 10 schooldays to the county superintendent of schools in the jurisdiction.

Existing federal law, the federal Individuals with Disabilities Education Act (IDEA), requires that each state provide a free appropriate public education to all children with disabilities ages 3 to 21, inclusive, who reside in the state, including children with disabilities who have been suspended or expelled from school. Existing law defines the term individual with exceptional needs as a person who, among other things, is a child with a disability, as that term is defined in IDEA.

Existing law, the federal Rehabilitation Act of 1973 and regulations promulgated by the United States Department of Education pursuant to that act, requires that each state provide a free appropriate public education to all qualified handicapped persons who reside in the state.

This bill would instead make the reporting requirement regarding a severance of attendance or denial of admission applicable to any child who is an individual with exceptional needs or a qualified handicapped person, as defined.

Ch. 60 (SB 1364) Battin Marriage licenses: address information.

Existing law provides for the issuance of certificates of registry of marriage and marriage licenses. Existing law requires that a certificate of registry and a marriage license show the

NOTE: Superior numbers appear as a separate section at the end of the digests.

identity of the parties to the marriage, the parties' real and full names, places of residence, and ages, and one or more witness attestations and the witnesses' name and place of residence.

This bill would except from the requirement that a certificate of registry and a marriage license show the parties' or witnesses' places of residence, upon request by an applicant or witness, and would instead require the certificate of registry show the business address or post office box of that person.

Ch. 61 (SB 1403) Scott Medi-Cal: dental restoration documentation requirements.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons and other eligible persons are provided health care services.

Under existing law, specified dental services are included as covered benefits under the Medi-Cal program, subject to utilization controls.

Existing law requires the department to require, under specified circumstances, pretreatment radiograph documentation on posttreatment claims for dental restorations.

This bill would specify that, for any beneficiary who is under 4 years of age, or who, regardless of age, has a developmental disability, as defined, radiographs or photographs that indicate decay on any tooth surface shall be considered sufficient documentation to establish the medical necessity for treatment provided.

Existing law authorizes the department to implement the requirements for that documentation by means of a provider bulletin or similar instruction, without taking regulatory action.

This bill would, instead, require the department to implement those requirements by that means.

Ch. 62 (SB 1636) Ackerman Trade secrets.

Existing law, the Uniform Trade Secrets Act, provides that actual or threatened misappropriation of a trade secret, as defined, may be enjoined. The act authorizes the court to award reasonable attorney's fees to the prevailing party if a claim of misappropriation is made in bad faith, a motion to terminate an injunction is made or resisted in bad faith, or willful and malicious misappropriation exists.

This bill would authorize the court to also award costs to the prevailing party, including a reasonable sum to cover the services of expert witnesses, as specified.

Ch. 63 (SB 1137) Ducheny Drug treatment.

Existing law, the Substance Abuse and Crime Prevention Act of 2000, was enacted by the voters at the November 2000 general election. Amendment of the act by the Legislature requires a 2 /₃ vote of both houses of the Legislature. The act requires all amendments to it to further the act and be consistent with its purposes. The act defines "drug treatment program" for purposes of the act, and specifically excludes in-custody drug treatment from that definition.

The act creates a Substance Abuse Treatment Trust Fund to provide moneys to cover county costs associated with drug treatment programs, as specified. The act also requires annual and long-term effectiveness and financial impact studies on the programs funded by the act as well as periodic audits of the expenditures.

This bill would specify, in addition, that the moneys provided by the act cannot be used to fund in any way drug treatment courts or supervision associated with the drug treatment courts. This bill would also provide for 3-, 2-year followup effectiveness and fiscal impact studies, instead of the annual studies and require the department to submit annual reports on the people served as a result of this act. It would also revise the items to be included in the study. This bill would permit the department to require a county to undertake a corrective

action if a periodic audit determines the county has spent money provided by the act not in accordance with the act.

The act defines "drug treatment program" as state licensed or community facilities providing a specified list of services including halfway house treatments, drug prevention courses, and relapse and severe dependence issues.

This bill would remove those elements of the definition of "drug treatment program" and add aftercare services.

The act defines "successful completion of treatment" as a defendant who has completed the prescribed course of treatment and, as a result, there is reasonable cause to believe that the defendant will not abuse controlled substances in the future.

This bill would instead define "successful completion of treatment" as a defendant who has completed the prescribed course of treatment. Completion of treatment would not mean cessation of narcotic replacement therapy.

The act requires any person convicted of a nonviolent drug possession offense to receive probation. As a condition of probation, the court is required to require a defendant to participate in, and complete, an appropriate drug treatment program. The act prohibits the imposition of incarceration as a condition of probation.

This bill would require drug testing as a condition of probation. The bill would require a person subject to the act to be monitored by the court, as specified.

The act does not apply to a defendant who has been convicted of one or more violent or serious felonies, unless the nonviolent drug possession offense occurred more than 5 years after the defendant was free from custody for the prior offense and from the commission of other types of crimes against a person.

This bill would, provide that a person who has previously served 3 separate prison terms for non-drug-related felonies, or a person who has been convicted of a misdemeanor or a felony at least 5 times within the prior 30 months, may be excluded from treatment if the court makes certain findings. The bill would provide that the court shall state its findings, and the reasons for those findings, on the record.

The act does not apply to any defendant who, while using a firearm unlawfully possesses or is unlawfully under the influence of certain controlled substances.

This bill would instead make its provisions inapplicable to any defendant who, while armed with a deadly weapon unlawfully possesses or is under the influence of certain controlled substances.

Under the act, a defendant may petition the sentencing court for dismissal of the charges at any time after completion of drug treatment.

This bill would require the treatment provider to submit the treatment plan and regular reports to the probation department. Additionally, this bill would authorize the court, after a hearing to determine whether the defendant has successfully completed treatment and probation, including refraining from the use of drugs after completion of treatment, to set the conviction aside, as specified.

Under the act, once the indictment, complaint, or information is dismissed, a record pertaining to the arrest and conviction for that offense may not be used to deny the defendant employment.

Under the act, if a defendant violates probation, as specified, the court may revoke probation or it may intensify or alter the drug treatment plan.

This bill would authorize a court to also order incarceration for a specified period, in order to enhance treatment compliance, and in some circumstances, to order the defendant to enter a residential drug treatment program, if available, or be placed in a county jail for not more than 10 days for detoxification purposes only. This bill would however, provide that no incarceration costs will be reimbursed from the fund.

Existing law, with some exceptions, prohibits the suspension or revocation of parole for commission of a nonviolent drug possession offense or violating any drug-related condition of parole. Further, existing law prescribes the steps the Parole Authority is to take upon this

type of violation, and the actions that any drug treatment provider must thereafter take, as specified. Drug treatment services are not to be required as a condition of parole for longer than 12 months.

This bill would authorize the Department of Corrections and Rehabilitation, Division of Adult Parole Operations to make a finding that treatment beyond 12 months is necessary, and under those conditions, treatment may be extended to 24 months. The bill would make clarifying changes to related provisions.

Because the bill would increase punishment for crimes, including authorizing jail time, the bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would declare that it is to take effect immediately as an urgency statute.

Further, this bill would provide that if any provision is found to be invalid its provisions shall be submitted to the voters at the next statewide election.

Ch. 64 (SB 1305) Figueroa The Medical Waste Management Act.

The existing Medical Waste Management Act, administered by the State Department of Health Services, regulates the management and handling of medical waste, as defined. Under existing law, certain items, such as household waste, are specifically excluded from the definition of medical waste.

This bill would also exclude home-generated sharps waste, as defined, from the definition of medical waste.

Existing law permits a registered medical waste generator, if specified conditions are met, to accept home-generated sharps waste to be consolidated with the facility's medical waste stream.

Existing law also permits a household hazardous waste collection facility, if specified conditions are met, to operate a home-generated sharps consolidation point, and permits the department to approve other home-generated sharps consolidation points.

This bill would specifically define home-generated sharps waste.

This bill would, on or after September 1, 2008, prohibit a person from knowingly placing home-generated sharps waste in certain types of containers, provide that home-generated sharps waste shall be transported only in a sharps container, as defined in the act, or other container approved by the department or local enforcement agency, and provide that this waste shall only be managed at specified locations consistent with existing law.

Ch. 65 (SB 1385) Vincent School employees: termination.

Existing law permits a school district or county superintendent of schools to reduce its number of employees, subject to certain requirements, if its pupil enrollment drops below certain levels, and requires a school district or county superintendent of schools to give notice to the employee before the 15th of May that his or her services will be terminated at the close of the current school year.

Existing law authorizes a county superintendent of schools in a county that meets certain population requirements, for the purpose of making reductions initiated during the 2004–05 and 2005–06 school years in the number of county employees because of a reduction in services or elimination of a juvenile camp program, to retain the county employees until the effective date of the closure or reduction in services of that juvenile camp program.

This bill would extend that authority to the 2006–07 and 2007–08 school years.

Ch. 66 (SB 1559) Lowenthal Vehicles: low-speed vehicles.

Existing law defines "low-speed vehicle" for purposes of the Vehicle Code as a motor vehicle other than a motor truck, having four wheels on the ground and an unladed weight

of 1,800 pounds or less, that is capable of propelling itself at a minimum speed of 20 miles per hour and a maximum speed of 25 miles per hour, on a paved level surface. Existing law imposes certain restrictions on the use of low-speed vehicles on public streets and highways, and generally requires the operator of a low-speed vehicle to have a driver's license.

This bill would change the definition of a "low-speed vehicle" to a motor vehicle that has 4 wheels, can attain a speed, in one mile, of more than 20 miles per hour and not more than 25 miles per hour, on a paved level surface, and has a gross vehicle weight rating of less than 3,000 pounds.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 67 (SB 1618) McClintock Local agency contracts.

Existing law prescribes procedures for contracting for cities, counties, special districts, and any other agency of the state for the local performance of governmental or proprietary functions within limited boundaries. Existing law establishes procedures by which these entities may take immediate action in the event of an emergency, to obtain equipment, services, and supplies for emergency purposes, without giving notice for bids to let contracts.

Existing law authorizes the Ventura County Flood Control District to perform emergency work by negotiated contract without advertising for bids, if specified procedures are followed.

This bill would change the name of the Ventura County Flood Control District to the Ventura County Watershed Protection District and would authorize that district to perform emergency work by negotiated contract without requiring bonds. This bill would also make technical conforming amendments.

Ch. 68 (SB 1844) Committee on Natural Resources and Water Public resources.

(1) The California Wilderness Act requires that a certain government official and a certain state agency review, on or before January 1, 1976, and January 1, 1978, state-owned roadless areas under their jurisdiction, and report to the Legislature their recommendations as to the suitability or nonsuitability of those areas for preservation as state wilderness.

This bill would delete the dates by which the reviews are to be completed and the reports to the Legislature are to be made as obsolete provisions.

(2) Existing law requires the Director of the Department of Parks and Recreation to propose criteria for determining priority of need, for annual grants to certain local agencies, for open space and recreation purposes, hold public hearings, and submit the proposed criteria to the Legislature on or before November 30.1976.

This bill would delete the date by which the director is to submit the proposed criteria to the Legislature because it is an obsolete provision.

(3) Existing law requires the State Lands Commission to survey all ungranted tidelands, to evaluate each survey, and adopt boundary descriptions already in common use, as specified. Existing law requires the inventory and evaluation to commence on January 1, 1976, and be completed on or before December 31, 1981.

This bill would delete the dates as to when the inventory and evaluation is to commence and be completed.

(4) Existing law requires the initial members of the Tahoe Resource Conservation District meet specified criteria, including that their terms expire in November 1976 and 1978.

This bill would delete those obsolete provisions.

(5) Existing law authorizes an action to determine the validity of Resort Improvement District bonds, pursuant to specified law. Existing law became operative only if a certain bill was enacted by the Legislature, as required.

This bill would delete the provisions making the operation of existing law contingent upon the enactment of a bill at the 1961 Regular Session of the Legislature because it is obsolete.

(6) This bill would make conforming changes.

Ch. 69 (AB 1806) Committee on Budget State government.

(1) The Enterprise Zone Act prescribes the duties and responsibilities of the Department of Housing and Community Development in connection with the establishment of enterprise zones and manufacturing enhancement areas and, until January 1, 2007, authorizes the department and local governments to charge and collect fees in connection with the act and to assess each enterprise zone a fee of not more than \$10 for each application it accepts for the issuance of a specified tax certificate issued by a local government.

This bill would delete the January 1, 2007, inoperative date of the authority to establish, charge, and collect, and the requirement to assess, a fee pursuant to these provisions, thus making the authority and requirement permanent.

(2) Existing law authorizes the Director of General Services to enter into lease purchase agreements with state agencies with respect to various state properties.

Existing law authorizes the State Public Works Board to acquire public buildings for use by state agencies, subject to specified conditions.

Existing law establishes the Service Revolving Fund under the control of the Department of General Services, to be available for expenditure for purposes related to the rental, maintenance, and operating of building space, among other things.

This bill would authorize the Director of General Services to exercise the option to accelerate the vesting of title in the state as set forth in a lease purchase agreement relating to specified state property in Sacramento. It would authorize the board to issue revenue bonds, negotiable notes, or negotiable bond anticipation notes to finance the acquisition of the property, and would authorize the department and the board to borrow funds for this purpose from the Pooled Money Investment Account. It would also continuously appropriate funds derived from the interim and permanent financing or refinancing of the property pursuant to these provisions, and require the department to adjust the Service Revolving Fund in an amount sufficient to repay any loans made by the Pooled Money Investment Account if the bonds are not sold.

(3) Existing law generally authorizes the matters that the Attorney General may prosecute or defend, and authorizes enforcement of those judgments arising out of those matters.

This bill would provide that any person who fails to pay on a timely basis any liability or penalty imposed by or on behalf of any state agency or official, the People of the State of California, the State of California, or any liability or penalty otherwise imposed in any matter prosecuted by the Attorney General, would be required to pay, in addition to that liability or penalty, interest, reasonable attorneys' fees, and costs for any collection proceedings to enforce payment.

(4) Existing law establishes the Registry of Charitable Trusts Fund, administered by the Department of Justice. Existing law also provides that the moneys in the fund shall be used, upon appropriation by the Legislature, by the Attorney General to operate and maintain the Attorney General's Registry of Charitable Trusts and to provide public access via the Internet to reports filed with the Attorney General.

This bill would additionally authorize the use of those funds to operate and maintain the Registry of Conservators, Guardians, and Trustees.

(5) Existing law requires the Department of Fair Employment and Housing to provide to employers a poster on discrimination in employment and an information sheet on sexual harassment and to obtain multiple copies of this poster and information sheet for distribution from the Office of Documents and Publications of the Department of General Services.

This bill would require the Department of Fair Employment and Housing to make copies of this poster and information sheet available online.

(6) Existing law generally sets forth the duties of the Controller in abolishing and reporting to the Joint Legislative Budget Committee on certain state positions that have been vacant for a specified period of time, and of the Controller and the Director of Finance in the reestablishment of certain abolished positions.

This bill would require the director to reconcile with the Controller, and report to the committee by October 1 of each year, the number of permanent employees by department appointed as full-time or part-time tenure in blanket positions, as defined, for more than 6 consecutive months in the immediately preceding fiscal year.

(7) Existing law requires state agencies to prepare and submit a report on the adequacy of the agency's systems of internal accounting and administrative control by December 31 of each odd-numbered fiscal year and to identify any material inadequacy or material weakness in these systems and a plan and schedule for corrections.

This bill instead would require state agencies to conduct an internal review and prepare a report on the adequacy of the agency's systems of internal accounting and administrative control, to be submitted on a biennial basis but no later than December 31 of each odd-numbered year. It would require the agency, no later than 30 days after the report is submitted, to provide to the Director of Finance a detailed description of inadequacies and weaknesses identified in the report and a plan and schedule for correcting them. It would further require that this plan and schedule be updated every 6 months until all corrections are completed, and would make additional conforming changes.

(8) Existing law provides that no state agency is required to use the Office of State Publishing for its printing needs until the effective date of the Budget Act of 2006 or July 1, 2006, whichever is later. This provision is repealed as of January 1, 2007.

This bill would extend the application of these provisions until the effective date of the Budget Act of 2007 or July 1, 2007, whichever is later, and would extend the repeal date to January 1, 2008.

(9) Existing law continuously appropriates from the General Fund the lesser of either the unencumbered balance in the General Fund or the difference between the state's appropriation subject to limitation for the fiscal year then ended and its constitutional appropriation limit as jointly estimated by the Legislative Analyst's Office and the Department of Finance, to the Special Fund for Economic Uncertainties.

This bill would instead provide that the funds shall be continuously appropriated from the unencumbered balance in the General Fund to the Special Fund for Economic Uncertainties, and if at the end of the fiscal year it is determined that there are revenues in excess of the amount that may be appropriated to this fund pursuant to Article XIII B of the California Constitution, as determined jointly by the Department of Finance and the Legislative Analyst's Office, the appropriation from the General Fund shall be reduced by the amount of the excess revenues.

(10) Under existing law, policy, and bargaining agreements, the state reimburses employees for all necessary and actual expenses they incur when they travel on official state business. The Controller's office has established the California Automated Travel Expense Reimbursement System (CalATERS) for processing travel claims for participating state agencies.

This bill would require all state agencies to implement and use that system to automate processing of employee travel claims by July 1, 2009, unless the Controller recommends and the Department of Finance approves an exemption request, as specified. The bill would also require the Controller and the Department of Finance to jointly report to the Joint Legislative Budget Committee not later than February 1, 2008, on the approved exemptions.

(11) Existing law requires the Legislature to make an annual appropriation to the Judicial Council for the general operations of the trial courts based upon the request of the Judicial Council. Existing law requires the annual budget request to include a base funding adjustment for operating costs based on the year-to-year change in the state appropriations limit and a separate request for certain nondiscretionary costs necessitated by law or county government that exceed the annual appropriations limit.

This bill would revise and recast these budget request elements by identifying various specific elements of General Fund appropriations to support the trial courts, including a cost-of-living and growth adjustment.

(12) Existing law sets the salaries of the Chief Justice of California, the Associate Justices of the Supreme Court, the presiding and associate justices of the Courts of Appeal, and judges of the superior court, and provides for an annual increase in the salary of each justice and judge based on salary increases for state employees as reported by the Department of Personnel Administration, as specified. Existing law also required, on January 1, 2001, the salary of each justice and judge to be increased by the amount that is produced by multiplying the salary of each justice and judge as of December 31, 2000, by 8½. Existing law provides for various other percentage increases in the salaries of the Chair of the Judicial Council, the presiding judges of the superior courts, and the administrative presiding justices of the Courts of Appeal. Under the California Rules of Court, the Chief Justice is the Chair of the Judicial Council.

This bill would clarify that the annual salary increase for each justice and judge applies to the Chair of the Judicial Council, the presiding judges of the superior courts, and the administrative presiding justices of the Courts of Appeal. The bill also would require, on January 1, 2007, the salary of each justice and judge, including the Chair of the Judicial Council, the presiding judges of the superior courts, and the administrative presiding justices of the Courts of Appeal, to be increased by the amount that is produced by multiplying the then-current salary of each justice and judge by 8.5%.

Under the California Constitution, laws that set the salaries of elected state officers are appropriations.

The bill would make an appropriation by increasing the salaries of justices and judges.

(13) Existing law establishes in the judicial branch of state government the California Habeas Corpus Resource Center and specifies the powers and duties of the center, including the authority to employ up to 30 attorneys who may be appointed by the Supreme Court to represent any person convicted and sentenced to death in this state who is without counsel and determined to be indigent, for the purpose of instituting and prosecuting postconviction actions, challenging the legality of the judgment or sentence, and preparing petitions for executive elemency.

This bill would increase to 34 the number of attorneys who may be employed for these purposes, and would make other technical, conforming, nonsubstantive changes to those provisions.

(14) Existing law establishes the Trial Court Trust Fund, and requires the Controller to apportion the proceeds of the fund for the purpose of funding trial court operations. Existing law creates the Trial Court Improvement Fund in the State Treasury, and requires the Judicial Council to reserve funds for court projects by transferring 1% of the amount appropriated for operation of the trial courts to the fund.

Existing law authorizes the Judicial Council to authorize the direct payment or reimbursement or both from either fund to fund administrative infrastructure within the Administrative Office of the Courts for one or more participating courts pursuant to the Budget Act, with the amount of the payment deducted from a participating court's allocation from the Trial Court Trust Fund. Increases in any reimbursements or direct payments in excess of the amount appropriated in the Budget Act require prior written approval of the Department of Finance, and in certain cases, notification of specified legislative committees.

This bill would delete these restrictions and authorize the Judicial Council to authorize the direct payment or reimbursement from either fund to fund the costs of operating one or more trial courts upon the consent of the participating courts. The bill would define the term "costs of operating one or more trial courts" for these purposes. The bill would permit moneys in the Trial Court Trust Fund to be used for, among other things, statewide administrative and information technology infrastructure supporting the courts. This bill would also require the Controller to transfer \$31,563,000 each fiscal year from the Trial Court Improvement Fund to the Trial Court Trust Fund for allocation to the trial courts for court operations, and would enact other related provisions.

(15) Under existing law, an additional penalty of \$1 is levied for each \$10 or fraction thereof, upon every fine, penalty, or forfeiture collected by the courts for criminal offenses, for the purpose of implementing the DNA Fingerprint, Unsolved Crime and Innocence Protection Act. A percentage of those funds remains with each county, and the rest is deposited into the state's DNA Identification Fund.

This bill would levy an additional \$1 for each \$10 or fraction thereof, upon every fine, penalty, or forfeiture collected by the courts for criminal offenses, and would require all of those funds to be deposited into the state's DNA Identification Fund. The bill would authorize the money to be used to implement that act and to facilitate compliance with the requirement that DNA samples shall be included in the state summary criminal history information.

(16) Existing provisions of the Political Reform Act of 1974 require specified candidates for public office and committees supporting or opposing candidates or ballot measures to periodically file reports with the Secretary of State and certain local officials setting forth information concerning contributions they received and expenditures they made during the specified reporting period. Existing provisions of the act also require lobbyists, lobbying firms, and lobbyist employers to periodically file specified reports and statements with the Secretary of State.

Existing law, the Online Disclosure Act, requires the Secretary of State to develop a process whereby reports and statements that are required under the act to be filed with the Secretary of State are filed online or electronically and viewed by the public at no cost on an online disclosure system. Existing law establishes timeframes under which the Secretary of State is to implement this process.

This bill would require the Secretary of State to implement, no later than June 30, 2007, the Online Disclosure Act, including completing online lobbying registration forms so that the forms can be filed online. The bill would also require the secretary to report, on or before February 1, 2007, to the Legislature on 3 issues with respect to the implementation and development of the online and electronic filing and disclosure requirements and the status of the development of a means or method whereby filers subject to the act may submit required filings free of charge. The bill would require the secretary to make additional reports every 6 months after the first report is due until all filers who are required to file reports online or electronically are able to do so free of charge.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $^2/_3$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that these provisions further the purposes of the act, would therefore require a $^2/_3$ vote.

(17) Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. The act establishes the Consumer Participation Program that, until January 1, 2007, authorizes the director of the department to award reasonable fees to a person or organization for making a substantial contribution on behalf of consumers to the adoption of a regulation or an order or decision having the potential to impact a significant number of plan enrollees.

This bill would extend the duration of the Consumer Participation Program to January 1, 2012.

(18) Existing law states certain findings and declarations of the Legislature concerning the development of housing in downtown areas and in close proximity to mass transit systems. Existing law also establishes a schedule for the allocation of certain revenue that is derived from the sale of bonds pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002 and deposited in the Housing Rehabilitation Loan Fund, which is continuously appropriated, to various funds, programs, and projects.

This bill would state the determination of the Legislature that a more efficient and effective use of unused student housing funds provided by the Housing and Emergency Shelter Trust Fund Act of 2002, through the Multifamily Housing Program, would be to make those funds available to transit-oriented Downtown Rebound Program rental housing projects. The bill would also revise the allocation of those funds to make them available to transit-oriented Downtown Rebound Program rental housing projects, thereby making an appropriation.

(19) Existing law requires a farm labor contractor to be licensed. A contractor must pay specific license fees to the Labor Commissioner for the issuance or renewal of his or her contractor's license. The commissioner, in turn, is required to deposit a portion of those fees into the Farmworker Remedial Account, which is a continuously appropriated special fund, to pay claims from persons damaged by unlicensed contractors or where the claim exceeds the amount of the contractor's bond.

This bill would raise the amount from each license fee received that the commissioner is required to deposit into the Farmworker Remedial Account from \$50 to \$150, thereby making an appropriation.

(20) Existing workers' compensation law requires employers to secure the payment of workers' compensation, including medical treatment, for injuries incurred by their employees that arise out of, or in the course of, employment. Existing law generally requires an employer to pay for medical treatment provided or authorized by the treating physician selected by the employee, or designated by the employer. Existing law requires an application for adjudication and a declaration of readiness to proceed to be filed with the Workers' Compensation Appeals Board with respect to a disputed claim. Existing law authorizes a medical provider to file a lien claim with the appeals board for certain expenses incurred by the provider. In the event of a contested claim, existing law requires payment of a filing fee of \$100 for each initial lien filed by or on behalf of a provider, except as specified, for reasonable expenses incurred by or on behalf of the injured employee and, to the extent that the employee is entitled to reimbursement, as specified, for medical-legal expenses. This fee is required to be deposited in the Workers' Compensation Administration Revolving Fund. Existing law also requires that the provider be reimbursed for this filing fee in the event that a contested amount is determined payable by the appeals board.

This bill would specify the time limits and procedures applicable to filing provider liens and applications for adjudication, and would eliminate the filing fee requirement. The bill would provide that these limitations do not apply to filings on behalf of the employee or employer, as specified. The bill would require the appeals board to adopt reasonable regulations to ensure compliance with these provisions, and to take any other necessary enforcement steps, including the imposition of sanctions.

(21) Existing law provides that certain fines for persons convicted of sex offenses are deposited in the General Fund for allocation by the Controller to, among others, the Department of Justice DNA Testing Fund, and to counties that maintain local DNA testing laboratories, as specified.

This bill would, instead of allocating moneys to the Department of Justice DNA Testing Fund and the counties, as specified, allocate those moneys to the DNA Identification Fund, as specified, and would make other conforming changes.

(22) Existing law requires the Business, Transportation and Housing Agency, in collaboration with the Department of Toxic Substances Control, the State Air Resources Board, the State Water Resources Control Board, and the Financial Development Corporations, as defined, to develop a loan guarantee program for chrome plating facilities to assist those facilities to purchase high performance environmental control equipment or technologies. Existing law requires the department to establish the Model Shop Program in northern California by replicating an existing Chrome Plating Model Shop Pilot Program in southern California. Existing law requires the money in the Chrome Plating Pollution Prevention Fund to be expended by the agency, upon appropriation by the Legislature, to make specified loan guarantees, and for administrative costs, and requires the agency to make

loan guarantees available only to a generator that is a small business and meets other requirements.

This bill would override that the businesses eligible for the guaranteed loans and Model Shop Program, as specified, are metal plating facilities. This bill would expand the definition of chrome plating to include chromic acid anodizing, and would revise the definition of metal plating facilities to include chrome plating facilities.

(23) Existing law authorizes the Employment Development Department to perform various functions and duties with respect to job creation and retention activities.

This bill would state the intent of the Legislature that state supported Veterans Employment Training services meet the same performance standards as those required by the federal Workforce Investment Act for services provided to veterans. This bill would also require the Employment Development Department to submit an annual report to the Legislature, as provided, following any fiscal year in which state funds support the Veterans Employment Training services program.

(24) Existing law requires the Department of Motor Vehicles to transfer specified revenue derived from California memorial license plates to the Antiterrorism Fund. Existing law requires, upon appropriation, one-half of the money in the fund to be allocated by the Controller to the Office of Criminal Justice Planning to be used for antiterrorism activities, as defined. Existing law abolishes the Office of Criminal Justice Planning, and requires the Director of Finance to designate an agency or agencies to carry out the functions of the office, as specified.

This bill, instead, would require the Controller to allocate that money, upon appropriation, to the Office of Emergency Services to be used for antiterrorism activities.

(25) The Division of Juvenile Parole Operations, which is part of the Division of Juvenile Justice in the Department of Corrections and Rehabilitation, is charged with the responsibility to monitor and supervise the reentry into society of youthful offenders under the jurisdiction of the department, and to promote the successful reintegration of youthful offenders into society.

This bill would establish the Juvenile Justice Community Reentry Challenge Grant Program to be administered by the Division of Juvenile Justice, in consultation with the Corrections Standards Authority, to award grants on a competitive basis to counties and nonprofit organizations to provide specified wrap-around services to juvenile parolees. The bill would require the division to implement, in consultation with the Corrections Standards Authority, the Chief Probation Officers of California, and experts in the field of California juvenile justice programs, minimum standards, funding schedules, and procedures for awarding the grant moneys. The bill would require grant recipients to establish and track outcomes of the program, as specified, and would further require the division to submit an interim report to the Legislature by March 1, 2009, and a final analysis of the program by March 1, 2011.

(26) Under existing law, the Department of Veterans Affairs has specified powers and duties relating to military veterans.

This bill would require the department, by February 1, 2007, to submit a report to the fiscal committees of both houses of the Legislature regarding possible strategies for increasing the number of California veterans receiving federal benefits. The bill would specify the required contents of the report, and would require the department to consult with certain persons and entities in its preparation.

(27) The Teachers' Retirement Law establishes the Defined Benefit Program in the Teachers' Retirement Plan that provides retirement and disability benefits to members of the program. That law requires, if funds are available, quarterly supplemental payments to retired members, disabled members, and beneficiaries from the Supplemental Benefit Maintenance Account to restore up to 80% of the purchasing power of the initial monthly allowances provided under the Defined Benefit Program. That law requires a continuous appropriation made annually from the General Fund for transfer to the Teachers' Retirement

Fund and the Supplemental Benefit Maintenance Account in the Teachers' Retirement Fund, as specified.

This bill would make an appropriation of \$613,753 from the General Fund for transfer to the Supplemental Benefit Maintenance Account to correct errors made in calculating contributions payable by the state to that account. This bill would require the appropriation from the General Fund for transfer to the Teachers' Retirement Fund for the 2006–07 fiscal year to be reduced by \$122,104,066, to correct errors made in calculating contributions payable by the state to the Teachers' Retirement Fund.

(28) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 70 (AB 2001) Cogdill Cigarettes and tobacco products.

The Cigarette and Tobacco Products Tax Law requires distributors and wholesalers of cigarette and tobacco products to be licensed by the State Board of Equalization. The Cigarette and Tobacco Products Tax Law also requires a tax imposed by that law with respect to distributions of cigarettes to be paid by distributors through the use of stamps or meter register settings, and requires that these stamps or meter register settings be affixed to each package of cigarettes sold.

Existing law requires all distributors of cigarette and tobacco products that are required to be licensed by the State Board of Equalization to furnish a \$1,000 security deposit. Existing law, until January 1, 2007, requires a distributor, that defers payments for stamps or meter register settings and elects to make those payments on a twice-monthly basis, to furnish a security deposit of at least 50% of, but not more than twice the amount of, stamps and meter register settings, for which payment is deferred. For calendar years beginning on and after January 1, 2007, the amount of the security deposit is increased to 70% of, but not more than twice the amount of, stamps and meter register settings for which payment is deferred. Existing law allows a distributor, who defers payment, to post a security deposit in cash, or a cash equivalent, or surety bond.

Existing law, until January 1, 2007, requires distributors that defer payments for stamps and meter register settings to elect to remit those payments either on a monthly or on a twice-monthly basis. For calendar years beginning on and after January 1, 2007, the payments are required to be made on or before the 25th day of the month following the month in which the payments are deferred.

Existing law, until January 1, 2007, requires distributors of cigarettes and tobacco products that elect to defer payments on a twice-monthly basis to file the report on or before the 5th day of the month following the month during which the cigarettes or tobacco products were distributed. For calendar years beginning on and after January 1, 2007, those reports are required to be filed on or before the 25th day of the month following the month during which the cigarettes or tobacco products were distributed.

This bill would delete the repeal dates specified in existing law, extending the operation of the deferred-payment option.

Ch. 71 (AB 2111) Haynes Firearms: unsafe handgun registry.

Existing law provides that the Department of Justice may charge licensed firearms manufacturers, as specified, and persons who import into the state for sale, keep for sale, or offer or expose for sale any pistol, revolver, or other firearm capable of being concealed upon the person in this state, an annual fee not exceeding the costs of preparing, publishing, and maintaining the roster listing handguns that are not unsafe, and the costs of research and development, report analysis, firearms storage, and other program infrastructure costs necessary to implement those provisions related to determining unsafe handguns, as specified.

This bill would provide that if a purchaser has initiated a transfer of a handgun that is listed on the roster as not unsafe, and prior to the completion of the transfer, the handgun is removed from the roster of not unsafe handguns because of nonpayment of the fee required to list the

handgun on the register, the handgun would be deliverable to the purchaser if the purchaser is not otherwise prohibited from purchasing or possessing the handgun. The bill would also provide that if a purchaser has initiated a transfer of a handgun that is listed on the roster as not unsafe, and prior to the completion of the transfer, the handgun is removed from the roster because of a failure during retesting, as specified, the handgun would not be deliverable to the purchaser.

Ch. 72 (SB 1486) Hollingsworth Alcoholic beverages: places of consumption. Existing law generally prohibits the sale or consumption of alcoholic beverages at a public schoolhouse or any grounds thereof. Existing law provides that this prohibition does not apply if the alcoholic beverage is acquired, possessed, or used at a professional minor league baseball game conducted at the stadium of a community college located in a county with a population of less than 250,000 inhabitants, as specified.

This bill would provide that the prohibition against the sale or consumption of alcoholic beverages on the grounds of a public schoolhouse does not apply if the grounds on which the alcoholic beverage is acquired, possessed, used, or consumed is property of a community college that is leased, licensed, or otherwise provided for use as a water conservation demonstration garden and community passive recreation resource by a joint powers agency, as provided, the event at which the alcoholic beverage is acquired, possessed, used, or consumed is conducted pursuant to a written policy adopted by the governing body of the joint powers board, and no public funds are used for the purchase or provision of the alcoholic beverages, as specified.

This bill makes findings regarding the importance of water conservation and the necessity for special legislation.

Ch. 73 (SB 1597) Denham Taxation: Emergency Telephone Users Surcharge Act. The Emergency Telephone Users Surcharge Act requires any person supplying intrastate telephone communication services, as specified, in the state to collect a surcharge imposed on amounts paid by every person in the state for intrastate telephone communication service. It requires the Department of General Services to annually determine a surcharge rate that it estimates will produce sufficient revenue to fund the current fiscal year's costs, but prohibits the surcharge rate in any year to be greater than $^{3}/_{4}$ of 1% nor less than $^{1}/_{2}$ of 1%. It establishes the State Emergency Telephone Number Account into which the payments made pursuant to the act are deposited. It requires, upon appropriation, funds in the account to pay, among other things, bills submitted to the department by service providers or communications equipment companies for the installation of, and ongoing expenses for, specified communication services.

This bill would provide that, for each fiscal year, the department will hold in trust money in the State Emergency Telephone Number Account, not appropriated for an authorized purpose, for future appropriation for upcoming, planned "911" emergency number system projects that have been approved by the department, even if the projects have not yet commenced.

Ch. 74 (AB 1807) Committee on Budget Health.

Existing law provides for the licensure and certification by the State Department of Health Services of persons providing various health services, including hemodialysis technicians. Existing law provides that the certification and renewal fees for hemodialysis technicians shall be \$50.

This bill would delete the provision setting the certification and renewal fees for hemodialysis technicians.

Existing law establishes provisions specifying the responsibilities of the State Department of Health Services in the implementation of various programs in the administration of public

health. Existing law provides for the licensure and regulation of clinics and health facilities, as defined, and certain health care providers.

This bill would provide that, unless otherwise specified in statute, or unless funds are specifically appropriated from the General Fund in the annual Budget Act or other enacted legislation, the Licensing and Certification Division of the department shall, no later than the beginning of the 2009–10 fiscal year, be supported entirely by federal funds and special funds.

Existing law establishes specified licensing fees for various clinics, health facilities, including hospitals, skilled nursing facilities, congregate living facilities, intermediate care facilities, and correctional treatment centers, and health care providers, including referral agencies, adult day health care agencies, home health agencies, private duty nursing agencies, hospices, pediatric day health and respite care facilities, and home dialysis agencies, and freestanding cardiac catheterization laboratories.

Existing law requires each new and renewal application for a license for specified health facilities to be accompanied by an annual fee, as specified.

This bill would specify the licensing and certification program fees applicable to various clinics, health care providers, and health facilities, including the above clinics, health care providers, and health facilities, for the 2006–07 fiscal year. The bill would require the department, commencing February 1, 2007, and every February 1 thereafter, to publish a list of estimated fees applicable to those providers and facilities, and to adjust those fees as specified. It would require the department to prepare and publish specified reports relating to the licensing and certification of those providers and facilities. The bill would provide for certain late payment penalties when any of those entities continues to operate beyond its license expiration date.

This bill would establish, within the Special Deposit Fund, the State Department of Health Services Licensing and Certification Program Account, and would specify that revenues collected for the licensing of specified health care providers shall be deposited in the account, for allocation, upon appropriation by the Legislature, to support the department's licensing and certification program. It would appropriate \$3,204,370 from the General Fund to the department for a loan for use in the support of the department's licensing and certification program to be repaid from the proceeds of fees collected for the licensing and certification of the above health providers and facilities.

This bill would require the department, commencing January 1, 2007, to give priority in conducting initial licensing surveys to each intermediate care facility/developmentally disabled, intermediate care facility/developmentally disabled habilitative, and intermediate care facility/developmentally disabled nursing.

Existing law establishes requirements, administered by the department, for certification as a certified nurse assistant, and imposes specified fees in connection with that certification.

This bill would repeal those fee provisions.

Existing law requires that a criminal record clearance shall be conducted for all nurse assistants by the submission of fingerprint cards to the department for processing at the Department of Justice, and requires completion of the criminal record clearance prior to issuance or renewal of a certificate. Existing law provides that the fee to cover the processing costs of the Department of Justice shall not exceed a specified amount.

This bill would require each health facility that operates and is used as a clinical skills site for certification training, and each health facility, prior to hiring a nurse assistant applicant certified in another state or country, to arrange for and pay the cost of the fingerprint live-scan service and the Department of Justice processing costs for each applicant. The bill would prohibit health facilities from passing these costs through to nurse assistant applicants unless allowed by federal law.

Existing law regulates the licensing of home health agencies and private duty nursing agencies, and certification of certified home health aides. Existing law requires an

application for renewal of a home health agency license or a private duty nursing agency license to be filed not less than 10 days prior to its expiration date.

This bill would require, instead, that the application for renewal be filed not less than 30 days prior to its expiration date.

Existing law imposes various fees in connection with home health aide certification.

This bill would repeal those fee provisions.

The bill would provide that, of certain funds appropriated in the Budget Act of 2006 for local jurisdictions to prepare for public health emergencies, a specified amount shall be provided to each local jurisdiction first, with the remaining amount allocated based on population.

Existing law, commencing July 1, 2007, prohibits local registrars and county recorders from issuing an informational certified copy of a birth or death certificate unless the source of the issuance is the statewide database prepared by the State Registrar and specifies that the security paper used for an informational certified copy of those records shall also contain a statement in perforated type that states it is informational and not a valid document to establish identity.

This bill would apply the limitation to the issuance of those records on July 1, 2007, but only after the statewide database becomes operational and the information is entered into the database. This bill would also extend the date on which the requirement for the statement would be applied to January 1, 2009.

Existing law prohibits any person from manufacturing any drug or device in the state unless he or she has a valid license from the state and provides that the license is valid for one year from the date of issue, unless it is revoked.

This bill would extend the period of the license to 2 years, unless it is revoked.

Existing law provides for the regulation and licensing of persons possessing radioactive materials and persons generally licensed for the use of devices and equipment utilizing radioactive materials.

This bill would require the State Department of Health Services to establish fees for followup inspections related to the failure to correct violations of those regulations.

Existing law provides for the regulation of large quantity medical waste generators and medical waste treatment facilities, including the registration of, and the issuance of permits to, those medical waste generators and treatment facilities. Existing law specifies the annual fees that the department is required to collect for this permit registration process.

This bill would require the department, in addition, to recover its actual costs for services related to large quantity medical waste generator followup inspections and enforcement activities necessary to ensure compliance with these provisions.

The bill would authorize permits for medical waste treatment facilities and large quantity medical waste generators to be issued biennially.

Existing law specifies the annual fee for an offsite medical waste treatment facility.

This bill would increase the amount of that fee, as specified.

Existing law requires the State Department of Health Services to charge a fee for newborn screening and followup services, to be paid to the Genetic Disease Testing Fund.

This bill would provide that the expenditure of funds from the Genetic Disease Testing Fund for the expansion of the Genetic Disease Branch Screening Information System to include cystic fibrosis and biotinidase may be implemented through the amendment of the Genetic Disease Branch Screening Information System contracts, and shall not be subject to specified provisions of law governing public contracts and information systems technology. It would provide that this exemption shall also apply to the maintenance and operation of the Genetic Disease Branch Screening Information System once the expansion is implemented.

Existing law provides for various health programs under which qualified low-income persons are provided health care services, including the Healthy Families Program, which is administered by the Managed Risk Medical Insurance Board. Existing law continuously appropriates funds to the board from the Healthy Families Fund for the program.

Under existing law, the Healthy Families Program includes a purchasing pool providing health coverage for children in families without affordable employer based dependent coverage. Existing law provides that if an applicant for the purchasing pool does not have a family contribution sponsor, the applicant shall pay the first month's family contribution and shall agree to remain in the program for 6 months.

This bill would make ineligible for the program, commencing July 1, 2007, an infant who is enrolled in employer-sponsored health insurance or who is eligible for the full scope of Medi-Cal benefits at no share of cost. This bill would also eliminate the first month contribution requirement and apply the requirement to agree to stay in the program for 6 months to any program applicant. By increasing eligibility of a subscriber under the Healthy Families Program, this bill would increase subscriber contributions and would result in an appropriation.

Existing law, the Access to Infants and Mothers Program, is administered by the Managed Risk Medical Insurance Board. Existing law sets forth eligibility requirements for the program and permits the board to determine subscriber amount schedules.

Existing law established the Perinatal Insurance Fund in the State Treasury as a continuously appropriated fund to be used for the purposes of the Access for Infants and Mothers Program and the Healthy Families Fund, which is continuously appropriated to the board for the purposes of funding the Healthy Families Program.

This bill would authorize the board to assess an additional subscriber contribution, for 2 months, for subscribers enrolled on or after July 1, 2007, with respect to an AIM-linked infant in the Healthy Families Program, and would specify that the board shall determine the portion of the subscriber contribution that shall be transferred from the Perinatal Insurance Fund to the Healthy Families Fund for payment of the Healthy Families Program premium for an AIM-linked infant, as defined. By transferring funds to a continuously appropriated fund, the bill would result in an appropriation.

Existing law provides that certain specified persons are peace officers, and includes all investigators of the State Department of Developmental Services.

This bill would instead provide that the Chief, Deputy Chief, supervising investigators, and investigators of the State Office of Protective Services of the State Department of Developmental Services are within the scope of that definition, provided that the primary duty of each of those peace officers shall be the enforcement of the law relating to the duties of his or her department or office.

Existing law provides that the State Department of Mental Health shall house no more than 1,336 patients at Patton State Hospital, with the exception that until one year after the activation of the Coalinga Secure Treatment Facility, up to 1,670 patients may be housed at the hospital.

This bill would instead, authorize the housing of up to 1,530 patients at the hospital in those circumstances until September 2009.

Existing law requires each regional center for persons with developmental disabilities to provide service coordinator caseload data to the State Department of Mental Health, as specified

This bill would provide that, for purposes of calculating caseload ratios for consumers enrolled in the Home- and Community-based Services Waiver program, vacancies shall not be included in the calculations.

Existing law provides for the assessment of certain individuals for whom benefits are provided by regional centers for persons with developmental disabilities. Existing law specifies that if assessment is needed, prior to July 1, 2006, the assessment shall be performed within 120 days following initial intake, and requires that assessments after that date shall be performed within 60 days following intake.

This bill would extend the 120-day assessment requirement until July 1, 2007.

Under existing law, the State Department of Developmental Services provides funding for regional centers for the provision of services and supports to persons with developmental disabilities. Existing law limits the rate of payment a regional center may pay a provider for specified services to a rate that is in effect on or after June 30, 2004, with certain exceptions.

This bill would require that, as of July 1, 2006, rates for specified services shall be increased by 3%, subject to funds appropriated for this purpose in the Budget Act. The bill would, for the 2006–07 fiscal year, except with respect to those services, limit the rate of payment a regional center may pay a provider to a rate that is in effect on or after July 1, 2006, except as provided.

The bill would increase the rate schedule in effect on June 30, 2006, for community care facilities serving persons with developmental disabilities by 3% on July 1, 2006, subject to funds specifically appropriated for this increase in the Budget Act of 2006.

Existing law provides that, during the 2005−06 fiscal year, no regional center may approve any service level for a residential service provider if the approval would result in an increase to be paid to the provider that is greater than the rate in effect on or after June 30, 2005.

This bill would make that limitation applicable with respect to the 2006–07 fiscal year, and would base the limitation on the rate in effect on or after July 1, 2006.

Existing law prohibits during the 2005−06 fiscal year, the State Department of Developmental Services from establishing any permanent payment rate for a community-based day program or in-home respite care agency that has a temporary payment rate in effect on June 30, 2005.

This bill would apply that prohibition to the 2006–07 fiscal year. The bill would provide that, commencing July 1, 2006, the community-based day program, work activity program, and in-home respite service agency rate schedules authorized by the department and in operation June 30, 2006, shall be increased by 3%, subject to funds specifically appropriated for this increase in the Budget Act of 2006.

The bill would, commencing July 1, 2006, increase the rate for family member-provided respite services authorized by the department and in operation June 30, 2006, by 3%, subject to funds specifically appropriated for this increase in the Budget Act of 2006.

The bill would permit the department, to the extent funds are appropriated in the annual Budget Act for this purpose, to provide a rate increase for the purpose of enhancing wages for direct care staff in day programs and in work activity programs, and in similar programs, for individuals who are developmentally disabled that meet any of specified criteria.

This bill would, commencing July 1, 2006, require certain regional center vendors who are serving individuals enrolled under a specified Home- and Community-based Services Waiver program for persons with developmental disabilities to ensure that billing information provided to regional centers identifies prescribed information necessary to support billing under the waiver. It would require regional centers to ensure that their contractual and other billing and payment arrangements with providers require the provision of any information necessary to support billing under the waiver.

Under existing law, the State Department of Developmental Services provides funding for regional centers for the provision of services and supports to persons with developmental disabilities. Existing law provides that, for the 2005–06 fiscal year, a regional center may not expend any purchase of service funds for the startup of any new program unless certain criteria are met, except as specified.

This bill would apply these provisions to the 2006–07 fiscal year. The bill would revise the criteria for expending purchase of service funds for the startup of a new program, and would add additional criteria. The bill would create an exception from these provisions for grants to current providers to engage in new or expanded employment activities that result in greater integration, conversion from sheltered to supported work environments, self-employment, and increased consumer participation in the federal Ticket to Work program.

This bill would increase the hourly rate, as prescribed, for supported employment services provided to persons with developmental disabilities receiving individualized and group services.

Existing law provides that any new or renewal licensure application fees for psychiatric health facilities shall be collected by the State Department of Mental Health.

This bill would create in the State Treasury the Licensing and Certification Fund, Mental Health, from which moneys, upon appropriation by the Legislature, shall be expended by the State Department of Mental Health to fund administrative and other activities in support of the Licensing and Certification Program administered by the department.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing state and federal law requires every applicant or beneficiary under the Medi-Cal program or, in the case of a child, the child's caretaker relative or legal guardian on his or her behalf, to declare, under penalty of perjury, that he or she is, or is not, a citizen or national of the United States. Existing federal law requires, as of July 1, 2006, that every person who declares to be a citizen or national of the United States present satisfactory documentary evidence of citizenship or nationality, as specified.

This bill would require an individual who declares to be a citizen or national of the United States to present satisfactory documentary evidence of citizenship or nationality in compliance with the above provisions of federal law. The bill would provide that no services shall be available under the Medi-Cal program for an individual who fails to comply with these requirements, except as specified. The bill would provide that, to the extent federal financial participation is available, if an individual cooperates in the effort to obtain and present the documentation required by these provisions, the individual shall be given as much time as is allowed by federal law and policy to present that documentation. The bill would require counties to assist individuals to obtain the required documentation, and would impose certain other duties on counties with respect to these documentation requirements. By expanding the duties of county agencies in administering eligibility requirements under the Medi-Cal program, the bill would impose a state-mandated local program.

Existing law provides that an immigrant who does not meet specified requirements regarding his or her immigration status, and who is otherwise eligible for Medi-Cal services, shall only be eligible for certain emergency medical services, long-term care services, and pregnancy-related services, except as specified.

This bill would provide that any individual who is otherwise eligible for Medi-Cal services, but who does not meet the documentation requirements described above, shall be eligible only for the scope of services made available to immigrants under the above provisions.

Existing law, the Adult Day Health Care Act, provides for the licensure and regulation of adult day health care centers.

Existing law provides for the certification and enrollment of adult day health care centers as Medi-Cal providers. Existing law allows the State Department of Health Services to implement a one-year moratorium on the certification and enrollment into the Medi-Cal program of new adult day health care centers on a statewide basis or within a geographic area, and allows the Director of Health Services to extend this moratorium to coincide with a specified waiver. Existing law creates certain exemptions from this moratorium, including an exemption for an applicant for licensure and certification that has been designated by a city and county which, pursuant to a court order, is discharging certain persons from a nursing facility to community housing.

This bill, commencing May 1, 2006, would revise this exemption and would include additional conditions, as specified.

Existing law allows the State Department of Health Services to enter into contracts with drug manufacturers for drugs from each major therapeutic category, and requires it to maintain a list of those drugs for which contracts have been executed. Existing law requires these contracts to provide for an equalization payment amount, as defined.

This bill would require that utilization data used to determine an equalization payment amount include data from all programs that qualify for federal drug rebates pursuant to specified provisions of the federal Social Security Act, or that otherwise qualify for federal funds under that act pursuant to the Medicaid state plan or waivers.

Existing law requires the department to establish a list of covered services and maximum allowable reimbursement rates for durable medical equipment, as defined. Existing law requires that reimbursement for all durable medical equipment billed to the Medi-Cal program using codes with no specified maximum allowable rate be the lesser of certain amounts, including the manufacturer's suggested retail price, reduced by a percentage discount not to exceed 20%.

This bill would base this amount, instead, on the manufacturer's suggested retail purchase price on June 1, 2006, and documented by a printed catalog or a hard copy of an electronic catalog page showing the price on that date, reduced by a percentage discount not to exceed 20%, or not to exceed 15% for wheelchairs and wheelchair accessories if the provider employs or contracts with a qualified rehabilitation professional, as defined. The bill would require, commencing January 1, 2007, that reimbursement for oxygen delivery systems and oxygen contents utilize certain national codes, and be the lesser of specified amounts. The bill would require the department, within a specified period, to review the utilization of those services and equipment resulting from these changes, and to notify the Joint Legislative Budget Committee if it finds an increase in inappropriate use of those services or equipment.

Existing law requires the department to establish a list of hearing aids and hearing aid accessories and determine the maximum allowable product cost for each hearing aid product provided under the Medi-Cal program, and requires that the list be published in provider bulletins.

This bill would revise provisions governing maximum reimbursement rates for hearing aids and hearing aid accessories, and would authorize the department to implement those provisions by provider manual or bulletin.

Existing law allows specified utilization controls, including prior authorization, to be applied to covered Medi-Cal services that are subject to utilization controls. Under existing law, outpatient podiatric services are a covered benefit, subject to utilization controls.

This bill would provide, commencing October 1, 2006, that prior authorization for podiatric services provided on an outpatient or inpatient basis shall not be required when specified conditions are met.

Existing law requires the State Department of Health Services to establish and maintain a plan whereby costs for county administration of the determination of eligibility for benefits under the Medi-Cal program will be effectively controlled within the amounts annually appropriated for that administration. Existing law requires the plan to establish standards and performance criteria.

This bill would state the intent of the Legislature to provide appropriate funding to the counties for the effective administration of the Medi-Cal program at the local level to ensure that counties can reasonably meet the purposes of the performance measures as contained in these provisions.

Existing law requires the State Department of Health Services, in conjunction with the Managed Risk Medical Insurance Board, to develop and conduct a community outreach and education campaign to help families learn about, and apply for, the Medi-Cal program and the Healthy Families Program.

This bill would allow the State Department of Health Services to maintain an allocation program for the management and funding of county outreach and enrollment plans to enroll and retain eligible children in the Medi-Cal program and the Healthy Families Program. The

bill would require that a specified amount of the funds appropriated for these purposes be set aside for counties meeting certain criteria. It would require a county to submit an allocation plan to obtain these funds.

Existing law allows the Director of Health Services to contract with any qualified individual, organization, or entity to provide Medi-Cal managed care services.

This bill would require that, in conducting outreach activities for the enrollment of special needs populations into the Medi-Cal managed care program, the State Department of Health Services and its contractors, as deemed applicable by the department, work with state, local, and regional organizations with the ability to target low-income seniors and individuals with disabilities in the communities where they live.

Existing law establishes the California Program of All-Inclusive Care for the Elderly (PACE), to promote the development of community-based, risk-based capitated long-term care programs. Existing law allows the Director of Health Services to contract with up to 10 demonstration projects to develop risk-based long-term care pilot programs.

This bill would require the State Department of Health Services to establish the monthly capitation fee paid to each PACE organization at no less than a specified amount, subject to federal financial participation.

Existing law prohibits Medi-Cal reimbursement from being made for a service rendered by an adult day health care provider that does not have a license as an adult day health care center or that does not have currently effective Medi-Cal certification.

This bill would require that, notwithstanding this prohibition, Medi-Cal certification be granted as of the date of licensure with respect to, and reimbursement be made for, a service rendered on or after that date if the provider meets specified requirements.

Existing law provides that the board of supervisors of a county that contracted with the State Department of Health Services pursuant to a specified provision of law during the 1990–91 fiscal year and any county with a population under 300,000, as determined in accordance with the 1990 decennial census, may, by adopting a resolution to that effect, elect to participate in the County Medical Services Program for state administration of health care services to eligible persons in the county. Existing law revises, for the 2005–06 fiscal year, state and county financial responsibilities for certain increases in the County Medical Services Program.

This bill would further extend that revision to include the 2006–07 fiscal year.

Existing law requires the State Department of Mental Health to provide specified information to the appropriate fiscal and policy committees of the Legislature regarding the operation of the Metropolitan State Hospital.

This bill would require, in addition, commencing in September 2006 and every 3 months thereafter, that the department provide, pursuant to a consent decree, specified information produced within the previous 6 months by a court monitor, and certain other documents, to those legislative committees, until the state is in compliance with the consent decree.

This bill would refer an audit request to the Bureau of State Audits to conduct an audit during the 2007–08 fiscal year of the clinical laboratory oversight programs of the State Department of Health Services to assess the department's practices and procedures for enforcing state laws and regulations regarding the licensing, certification, and registration of clinical laboratories. It would provide that this audit request shall be considered by the Bureau of State Audits within its overall audit requests, and would require that the results of any audit conducted pursuant to these provisions be reported to the chairs of specified committees of the Legislature.

This bill would allocate the amount of \$24,803,000 in funds appropriated in the Budget Act of 2006 from the Cigarette and Tobacco Products Surtax Fund, and would specify the amount from which of each account in the fund the appropriated funds shall be allocated. The bill would specify the proportional allocation of those funds for distribution by the California Healthcare for Indigents Program, the rural health services program, and would limit the uses for which those funds may be applied.

NOTE: Superior numbers appear as a separate section at the end of the digests.

Existing federal law provides for the Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) program, under which children covered by Medicaid receive specified health and mental health services.

This bill would require the State Department of Mental Health to revise its method for auditing entities that provide specialty mental health services under the EPSDT program, and its method for extrapolating data obtained from those audits, as specified.

Existing law requires that specified educational and related services be provided to a child with a disability pursuant to an individualized education plan. Existing law provides that the State Department of Mental Health, or any community mental health service designated by that department, is responsible for the provision of mental health services to such a child, if required in the individualized education program for the child.

This bill would require, commencing with the Budget Act of 2006, that funds provided to county mental health department pursuant to specified appropriations in the annual Budget Act be timely, and that the funds be used exclusively to provide state-mandated services pursuant to the above provisions. The bill would provide that the State Department of Education shall be responsible for the timely distribution to county offices of education of specified funds appropriated in the Budget Act of 2006 for mental health services for students with individualized education plans pursuant to the above provisions, and would require that the timing of distributions meet certain requirements. The bill would require that, commencing in the 2007-08 fiscal year, as a condition of receiving specified funds appropriated in the Budget Act of 2006, a county mental health department and the appropriate county office of education, or a single entity designated by the county office of education, enter into a memorandum of understanding. The bill would require the State Department of Mental Health to develop a template of the memorandum of understanding, containing specified elements, by October 1, 2006, for use by county mental health departments and county offices of education, and would require the memoranda of understanding to be adopted by county mental health departments and county offices of education by May 1, 2007. The bill would require the State Department of Mental Health and the State Department of Education, by May 1, 2007, to collaboratively develop claiming instructions for the appropriations for county mental health programs under these provisions.

The bill would require the State Department of Health Services to provide to the fiscal committees of the Legislature, by no later than March 15, 2007, specified information regarding the reimbursement rates paid under the Medi-Cal program, and would allow the department to utilize up to a total of \$600,000 of certain funds appropriated in the Budget Act of 2006 for these purposes.

The bill would authorize the California Health and Human Services Agency to implement a plan to improve the state's ability to respond to a public health emergency, and would require the agency, in consultation with the Office of Emergency Services, to report, on a quarterly basis commencing October 1, 2006, to the appropriate fiscal and policy committees of the Legislature, on the state's progress. It would require the agency, by November 15, 2006, to provide to those committees of the Legislature the state's plan for the new health care delivery response system.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 75 (AB 1808) Committee on Budget Human services.

NOTE: Superior numbers appear as a separate section at the end of the digests.

Existing law, the Child Care and Development Services Act, authorizes alternative payment programs to provide payment to child care facilities with at least 75% subsidized children in prescribed circumstances, and authorizes the Superintendent of Public Instruction to adopt related regulations.

This bill would delete the above 75% limitation, and would revise the methodology by which alternative payment programs reimburse licensed child care providers, in accordance with an annual market rate survey, as specified, and based on the rates charged by the provider to nonsubsidized families. The bill would make related technical changes. The bill would give alternative payment programs and licensed child care providers various responsibilities in connection with providing child care for subsidized families. The bill would require an alternative payment program to verify provider rates, using a random verification process, as prescribed.

Existing law requires the Department of Finance and the Department of General Services to approve or disapprove annual contract funding terms and conditions for state-subsidized child care and development programs, including family copayment schedules and regional market rate schedules that are required to be adhered to by contract, and contract face sheets submitted by the State Department of Education. Following the resolution of conflicts between the departments, if any, existing law requires the State Department of Education to issue contracts and funding terms and conditions to child care contractors, as specified.

This bill, notwithstanding these provisions, would require the State Department of Education to implement, for the 2006–07 fiscal year, regional market rate schedules as determined by the Regional Market survey conducted in 2005, as specified, and to update the family fee schedules by family size, based on the 2005 state median income survey data for a family of 4. The bill would make related technical changes, and would declare the intent of the Legislature to fully fund the 3rd stage of child care for CalWORKs recipients.

Existing law requires funds appropriated in specified annual Budget Acts to be allocated to local child care and development planning councils, to be used to address the retention of qualified child care employees in state-subsidized child care centers. A portion of these funds may also be allocated for use in the County of Los Angeles to subsidize child care services in other settings, including family day care homes, as defined.

This bill would revise the provisions related to the County of Los Angeles, to also include specified funds appropriated in the Budget Act of 2006, and, if funding is provided, in the Budget Acts of 2007 and 2008.

Under existing law, 6 unified school districts and consortia operating children services program sites that provide instruction, counseling, tutoring, and related services for foster children receive an allowance from the State School Fund. Existing law also authorizes other school districts to provide educational services for foster children who reside in a regularly established licensed or approved foster home, located within the boundaries of a program site, pursuant to a commitment by a juvenile court. Existing law provides for funding for those other school districts for the provision of those services in any fiscal year, upon appropriation from the General Fund, or, if sufficient funds are available, from the Foster Children and Parent Training Fund.

This bill would provide, with respect to educational and support services for foster youth, that in addition to the 6 specified program sites, any county office of education, or consortium of county offices of education, may elect to apply to the Superintendent of Public Instruction for grant funding, to the extent funds are available, to operate an education-based foster youth services program to provide educational and support services for foster children.

The bill would require, if sufficient funds are available, these programs to have at least one educational services coordinator. The bill would specify the duties to be performed by these advocates. It would set priorities for the services to be delivered by these programs.

Existing law requires school districts and county superintendents of schools to provide free or reduced-price meals to needy pupils as part of the National School Lunch and School Breakfast Programs. Existing law requires the State Department of Education to create a

computerized data-matching system, as specified, using existing databases from the State Department of Education and the State Department of Health Services to directly certify recipients of public assistance programs for enrollment in the National School Lunch and School Breakfast Programs, as specified. These provisions are operative upon receipt of federal funds to assist the state in implementing new direct certification requirements mandated by federal law.

Existing law separately provides that, except under specified circumstances, applications and records concerning any individual made or kept by a public officer or agency in connection with the administration of existing law relating to federally subsidized public social services are confidential.

This bill, notwithstanding the above confidentiality provisions, would authorize the transfer of data that identify applicants for, or recipients of, public social services from existing databases maintained by the State Department of Health Services, in order to directly certify recipients of the Food Stamps Program, CalWORKs, or other programs authorized for direct certification under federal law for National School Lunch and School Breakfast Programs eligibility. The bill would declare these provisions to be declaratory of existing law.

Under existing law, the Student Aid Commission has various duties with respect to the administration of publicly funded postsecondary educational financial assistance programs.

This bill would set forth the duties of the commission with respect to its operation of a federally funded scholarship program to assist current and former foster youth in financing their postsecondary education. The bill would require the commission, in conjunction with the State Department of Social Services, to determine individual award amounts and the total number of students awarded on an annual basis, as prescribed.

Existing law requires the state to operate a State Disbursement Unit, as required by federal law, for the collection and disbursement of payments under support orders.

This bill would declare that the Department of Child Support Services has the authority and discretion to prevent, correct, or remedy the effects of changes in the timing of the receipt of child support payments resulting from the initial implementation of the State Disbursement Unit. The bill would declare this provision to be declaratory of existing law.

Existing law requires the department to administer laws and regulations pertaining to the administration of child support enforcement obligations, and requires each county to maintain a local child support agency, which is responsible for establishing, modifying, and enforcing support obligations, including bringing legal action, as specified.

This bill would prohibit interest from accruing in an action for payment of current child, spousal, family, or medical support that becomes due in a given month, until the 1st day of the following month.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Existing law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program under which, through a combination of state and county funds and federal funds received through the TANF program, each county provides cash assistance and other benefits to qualified low-income families.

Existing law requires the Department of Child Support Services, until January 1, 2007, to create a program establishing an arrears collection enhancement process, pursuant to which the department is authorized to accept offers in compromise of child support arrears and accrued interest owed to the state for reimbursement of aid paid pursuant to the CalWORKs program. Under existing law, the department is required to report to the Legislature on the results of the program no later than January 1, 2007.

This bill would continue that program through June 30, 2008, and would require the department to report to the Legislature by that date. The bill would require a local child support agency to honor repayment schedules for the compromise program beyond June 30, 2008, to allow for the completion of compromise agreements already in progress.

Existing law, effective July 1, 2000, provides that the 10 counties with the best child support program performance standards shall receive an additional 5% of the state's share of the counties' collections that are used to reduce or repay aid that is paid under the CalWORKs program. Existing law requires the counties to use the additional funds for specified child support-related activities. Existing law suspends the payment of this additional 5% for fiscal years 2002–03 to 2005–06, inclusive.

This bill would extend the suspension of the 5% payment through the 2006–07 fiscal year. Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, and under which qualified low-income persons receive health care services. Under existing law, the Department of Child Support Services is required to provide payments of \$50 per case to the local child support agency for obtaining 3rd-party health coverage or insurance of beneficiaries, to the extent that funds are appropriated in the Budget Act. Existing law suspends these payments for fiscal years 2003–04 to 2005–06, inclusive.

This bill would extend the suspension of the above payments to local child support agencies through the 2006–07 fiscal year.

Under existing law, the State Department of Social Services regulates the licensure and operation of community care facilities, residential care facilities for the elderly, and child day care facilities.

This bill, in order to protect the health and safety of persons receiving care or services from individuals or facilities licensed and certified by the state, would authorize departments under the jurisdiction of the California Health and Human Services Agency to share information with respect to applicants, licensees, certificants, and individuals who have been the subject of disciplinary action. The bill would require the State Department of Social Services to maintain a centralized system for monitoring and tracking of administrative disciplinary actions, to be used by departments under the jurisdiction of the California Health and Human Services Agency as a part of the background check process. This bill would authorize the department to adopt regulations to implement these provisions, and to charge a fee to other departments under the agency's jurisdictions to cover the cost of providing the specified disciplinary information.

Existing law requires the State Department of Social Services to conduct announced visits to no less than 10% of certain licensed community care facilities, residential care facilities for the elderly, family day care homes, and child day care centers, in order to ensure the quality of care, as specified.

This bill would increase the percentage of facilities subject to announced visits by the department, to 20%.

Under existing law, licensees and other individuals who are present and provide care in specified community care, foster care, and child day care facilities are required to provide fingerprints, and the department is required to secure the individual's criminal history, to determine whether he or she has been convicted of a crime other than a minor traffic violation, or convicted of specified sex-related offenses.

Existing law prohibits the Department of Justice and the State Department of Social Services from charging a fee for fingerprinting, or obtaining the criminal record of, an applicant for a license or special permit to operate facilities that provide nonmedical board, room, and care for 6 or fewer children, and child day care facilities that serve 6 or fewer clients, but makes an exception to these prohibitions for fiscal years 2003–04, 2004–05, and 2005–06.

This bill would extend these exceptions through the 2006–07 and 2007–08 fiscal years. Existing law provides that certification of alcohol and other drug treatment recovery programs shall be granted by the State Department of Alcohol and Drug Programs regardless of the source of the program's funding.

This bill would revise the procedures for granting the certification, and would limit the certification to a period of not more than 2 years.

Existing law requires a narcotic treatment program authorized to use replacement narcotic therapy to be licensed by the State Department of Alcohol and Drug Programs, except as specified. Existing law requires the department to set the licensing fee at a level sufficient to cover all departmental costs associated with licensing incurred by the department. Under existing law, the licensing fee is prohibited from increasing at a rate greater than the Consumer Price Index plus 5%, except as specified.

This bill would limit the rate by which the department may increase this fee to the Consumer Price Index.

The Comprehensive Drug Court Implementation Act of 1999 provides grants to counties under which the county alcohol and drug program administrator and the presiding judge in the county develop and submit a plan for local drug court systems. Existing law repeals the act as of January 1, 2007.

This bill would delete the repeal date of the act, thereby extending its provisions indefinitely.

The Substance Abuse and Crime Prevention Act of 2000, enacted by initiative statute (Proposition 36), established the Substance Abuse Treatment Trust Fund within the State Treasury to be continuously appropriated for carrying out the purposes of the act relating to diverting from incarceration into community-based substance abuse treatment programs, nonviolent defendants, probationers, and parolees charged with simple drug possession or drug use offenses. Under existing law, counties are required to annually report information relating to individuals served as a result of funding required by the act. The act requires that any amendment to the act pass with a 2 /3 vote of the membership of both houses of the Legislature, and requires amendments to be consistent with the act's purposes.

This bill would revise the methodology by which funds are allocated to counties by the department, by allowing the department to withhold from a county's allocation an amount that the department projects will remain unencumbered. This bill would require the department to allocate 75% of the withheld funds in accordance with existing law, and to reserve 25% of the withheld funds to adjust for actual, rather than projected unencumbered funds, as specified. The bill would require the department to adjust its allocations, as necessary, if the department determines that more funds should have been withheld from a county, and would authorize the department to exclude a nonreporting county from allocations under the bill.

This bill, subject to an appropriation in the annual Budget Act, would establish the Substance Abuse Offender Treatment Program, pursuant to which the State Department of Alcohol and Drug Programs would distribute funds to counties that meet designated eligibility criteria, for the purpose of improving county treatment practices with respect to substance abuse offenders, as provided in the bill. The bill would require a participating county to provide matching funds in order to participate in the program, and to submit an application to the department containing specified information, documenting the county's eligibility for the program. The bill would set forth the department's duties with respect to the program, including auditing county expenditures of funds under the program, and would require that expenditures not made in accordance with the program be repaid to the state.

This bill would make the program inoperative 2 years after its implementation, and would repeal these provisions as of July 1, 2009.

Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, requires the Office of Statewide Health Planning and Development to assume prescribed duties relating to construction and alteration of hospital buildings, including, but not limited to, review and approval of construction plans, in order to ensure that the buildings would be reasonably capable of providing services after a disaster.

This bill would additionally require the office, contingent upon an appropriation in the annual Budget Act, to establish a program for Fire and Life Safety Officers, to perform duties of the office related to the review of plans and specifications pertaining to the design and observation of hospital buildings, as specified. The bill would require the office to prepare

a comprehensive report on the Fire and Life Safety Officer training program, and to include specified information in the report. The bill would require the office to submit the report to the Joint Legislative Budget Committee by April 1, 2007.

Existing law authorizes the appropriation in the Budget Act of 2005 of a specified amount from the Employment Training Fund to fund the local assistance portion of welfare-to-work activities under the CalWORKs program.

This bill instead would apply this provision to any annual Budget Act, and would provide that the amount of the appropriation shall be specified in that annual Budget Act.

Existing federal law provides for allocation of federal funds through the federal TANF block grant program to eligible states. Existing law provides for the CalWORKs program for the allocation of federal funds received through the TANF program, under which each county provides cash assistance and other benefits to qualified low-income families.

Existing law requires the State Department of Social Services to annually allocate appropriated funds to each federally recognized American Indian tribe with reservation lands or rancherias in the state that administers a federal tribal TANF grant program.

This bill would revise the provisions relating to state funding for the Tribal TANF grant program by basing state funding on the caseload used to develop Tribal Family Assistance Grant negotiated with the Administration for Children and Families and the state. The bill would also revise related reporting and auditing requirements.

Existing law provides for various county-administered public social services, including, among others, adoption and child welfare services, foster care services, the CalWORKs program, the Food Stamp Program, adult protective services, and the In-Home Supportive Services program, which are subject to state administration and oversight by the State Department of Social Services.

This bill would require the department to estimate the costs for county administration of human services programs, as specified, using a county survey process, which would be jointly developed by the department and the County Welfare Directors Association no later than November 1, 2006, in accordance with criteria set forth in the bill.

Existing law requires each county to develop a plan consistent with state law that describes how the county intends to deliver the full range of activities and services necessary to move CalWORKs recipients from welfare to work.

This bill would require the State Department of Social Services to establish a CalWORKs county peer review process, as specified, and to initially implement the process on a pilot county basis, and then statewide, by July 1, 2007. The purpose of the peer review process would be to assist counties in implementing best practices to improve their performance and make progress toward meeting established state performance goals.

This bill would require each county to perform a comprehensive review of its existing CalWORKs plan, and to prepare and submit to the department an addendum to the plan, detailing how the county will meet goals related to the improvement of public social services outcomes, as prescribed under existing law. The bill would require the county plan to be reviewed and updated for these purposes no less than once every 3 years.

By increasing county duties with respect to the administration of the CalWORKs program, this bill would impose a state-mandated local program.

Notwithstanding any other provision of law, this bill would provide that of the amount appropriated to the State Department of Social Services in a specified item in the Budget Act of 2006, \$90,000,000 in federal TANF block grant funds for the CalWORKs program shall remain eligible for expenditure until June 30, 2008.

Existing law requires the State Department of Social Services to ensure that performance outcomes under the CalWORKs program are monitored at the state and county levels, as specified. Under existing law, if the state does not achieve the outcomes required by federal law, and is therefore subject to a fiscal penalty, that penalty shall be shared equally by the state and the counties, after the exhaustion of available federal administrative remedies.

Beginning no later than April 1, 2007, this bill would require the department to periodically publish available data, reported by county, regarding specified performance outcomes. The bill would require the department to consult with designated entities when developing the data sources, methodology, and format for the data to be published.

This bill would revise the methodology by which the county share of the federal penalty is calculated and assessed, and the circumstances under which a county may be provided relief from a previously imposed penalty. The bill would provide that a county that fails, without good cause, to submit accurate and timely data required by the department shall be deemed to have failed to meet applicable federal requirements.

This bill would declare the Legislature's intent that the department to prepare and submit to the Legislature a master plan for CalWORKs data, by April 1, 2007, and would specify the required contents of the master plan.

Existing law requires each county to provide child welfare services, and provides for the administration of various child welfare services pursuant to regulations and procedures adopted by the State Department of Social Services.

Existing law requires the department to contract with an appropriate and qualified entity to conduct an evaluation of the adequacy of current child welfare services budgeting methodology, and to convene an advisory group. Pursuant to existing law, the Director of Social Services has convened an advisory group, the Child Welfare Services Stakeholders Group, to address concerns facing the child welfare system.

This bill would, commencing with the Budget Act of 2006, annually designate \$98,000,000 from specified Budget Act items for county child welfare services system improvement. This bill would require the State Department of Social Services to work with the County Welfare Directors Association, among others, to develop and submit to the Legislature by February 1, 2007, a proposed methodology for budgeting these child welfare services program funds, to be applicable commencing with the 2007–08 fiscal year, as specified.

Notwithstanding any other provision of law, this bill would limit the expenditure of federal TANF block grant funds or state maintenance of effort funds outside of the CalWORKs program to circumstances when the expenditure does not result in additional caseload to be included in the calculation of the state's TANF program caseload reduction credit. This bill would prohibit the amount of federal TANF block grant funds authorized for any program except the CalWORKs program from being increased above the amount appropriated in the annual Budget Act.

This bill would require the State Department of Social Services to administer a voluntary Temporary Assistance Program (TAP), to provide cash assistance and other benefits, commencing no later than April 1, 2007, to specified current and future CalWORKs recipients who meet the exemption criteria for participation in welfare-to-work activities, and are not single parents who have a child under the age of one year. The bill would allow the department to suspend implementation of the TAP until October 1, 2007, under specified circumstances. This bill would require the TAP to be funded by designated General Fund resources.

Existing law requires the imposition of sanctions, as specified, if an individual has failed or refused to comply with CalWORKs program requirements. Under existing law, the length of time that financial sanctions reduce a family's grant increases is based on the number of instances of noncompliance that have occurred.

This bill would eliminate the above provisions increasing the length of time that the financial sanctions are imposed, and instead would provide that a sanction shall terminate at any point if the noncomplying participant performs the activity or activities the individual previously refused to perform.

Existing law, through the Kinship Guardianship Assistance Payment Program, which is a part of the CalWORKs program, provides aid on behalf of eligible children who are placed in the home of a relative caretaker, and limits the application of the program to children who

have been adjudged a dependent child of the juvenile court and whose dependency has been dismissed on or after January 1, 2000, concurrently or subsequent to the establishment of the kinship guardianship. The program is funded by state and county funding and available federal funds.

This bill would revise the methodology for calculating the state share of benefits and administration under the Kin-GAP Program.

This bill would require the State Department of Social Services, by October 1, 2006, to establish the Kin-GAP Plus Program, which would be an optional alternative to the Kin-GAP program, with similar eligibility and administrative provisions. The Kin-GAP Plus Program would additionally apply to certain delinquent children who have been declared wards of the juvenile court and whose wardships have been terminated, and would include payments for a specialized care increment and clothing allowance, under certain circumstances. The bill would require the department to adopt implementing regulations for the Kin-GAP Plus Program by February 1, 2007, and to report to the Legislature regarding the program at a specified time. The bill would allow the department to suspend the voluntary enrollment of Kin-GAP beneficiaries into the Kin-GAP Plus Program until October 1, 2007, under specified circumstances. The bill would extend benefits under the Kin-GAP Program to certain wards of the juvenile court, and would provide for the payment of clothing allowances and specialized care increments to the Kin-GAP recipients, as prescribed, if the department suspends voluntary enrollment or the Kin-GAP beneficiaries into the Kin-GAP Plus Program in accordance with these provisions.

Existing law relating to the CalWORKs program provides that after a family has used all available liquid resources in excess of \$100, the family shall be entitled to receive an allowance for nonrecurring special needs, including homeless assistance, under specified circumstances.

This bill would revise the purposes for which the homeless assistance payment may be provided, to include payment of up to 2 months of rent arrearages when these payments are a reasonable condition of preventing eviction. The bill would also include within the circumstances pursuant to which homeless assistance would be available, when a family receives a notice to pay rent or quit. The bill would increase the amount of assistance available to a family, from \$40 per day to \$65 per day for a family of 4 or fewer, plus \$15 per day for each additional family member up to a daily maximum of \$125. This bill would also revise the manner of calculation of the nonrecurring special need of permanent housing assistance for last month's rent and security deposits.

This bill would impose a state-mandated local program by requiring each county to perform additional administrative duties under the CalWORKs program.

Existing law provides funding for various child welfare services, including foster care services such as the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers on behalf of qualified children in foster care. The program is funded by a combination of federal, state, and county funds. Existing law requires that a child be in one of 7 designated placements in order to be eligible for AFDC-FC, and also limits eligibility for federal financial participation to children who meet certain criteria.

Existing law, pursuant to the AFDC-FC program, requires that foster care providers licensed as group homes have rates established by classifying each group home program and applying the standardized schedule of rates. Existing law establishes a standardized schedule of rates for the 2002–03, 2003–04, 2004–05, and 2005–06 fiscal years.

This bill would extend the standardized schedule of rates to the 2006–07 fiscal year, and would make related changes.

This bill would authorize the department to conduct a demonstration project in up to 20 counties, to allow flexible use of certain federal and state foster care funds, using a federal capped allocation model over a 5-year period. The bill would require state approval for a county to participate in the demonstration project, and would require a participating county

NOTE: Superior numbers appear as a separate section at the end of the digests.

to enter into a memorandum of understanding (MOU) with the department setting forth the terms and conditions of participation in the demonstration project, as specified, including, among other provisions, procedures to allow a county to opt out of the demonstration project. It would also prescribe the allocation methodology for the federal funds and the county's share of cost.

Existing law authorizes payment for certain transitional housing services to eligible foster youth between 16 and 18 years of age from available moneys in the Transitional Housing for Foster Youth Fund, which is continuously appropriated, or the annual Budget Act. Existing law extends eligibility for these transitional housing placement program services to a person less than 24 years of age who has emancipated from the foster care system in a county that has elected to participate in a transitional housing placement program for youths between 18 and 24 years of age, provided that the person has not received these services for more than a total of 24 months.

Existing law provides that the state shall pay 40%, and the county shall pay 60%, of the share of costs for these transitional housing services.

This bill would revise applicable sharing ratios, to eliminate the requirement for the county to pay a share of the cost for transitional housing services for persons between 18 and 24 years of age, and would limit funding for these services to the amount appropriated in the annual Budget Act.

Existing law provides for the State Supplementary Program for the Aged, Blind and Disabled (SSP), which requires the State Department of Social Services to contract with the United States Secretary of Health and Human Services to make payments to SSP recipients to supplement supplemental security income (SSI) payments made available pursuant to the federal Social Security Act.

Under existing law, benefit payments under the SSP program are calculated by establishing the maximum level of nonexempt income and federal (SSI) and state (SSP) benefits for each category of eligible recipient. The state SSP payment is the amount, when added to the nonexempt income and SSI benefits available to the recipient, that would be required to provide the maximum benefit payment.

Existing state law provides, except in certain calendar years, for the annual adjustment of the total level of combined state and federal benefits as established by statutory schedule to reflect changes in the cost of living, as defined.

Existing law provides that, for the 2006 and 2007 calendar years, no cost-of-living adjustment shall be made to the state portion of SSI/SSP benefits. Existing law provides that, commencing with the 2004 calendar year and thereafter, in any calendar year in which no cost-of-living adjustment is made to the payment schedules, there shall be a pass along of any cost-of-living increases in federal SSI benefits.

Existing law further provides, with certain exceptions, that for the 2006 calendar year, the federal pass along shall not become effective until April 1, 2006, and for the 2007 calendar year, the federal pass along shall not become effective until April 1, 2007.

This bill would delete the delay of the federal pass-along for the 2007 calendar year.

Existing law provides for the In-Home Supportive Services (IHSS) program, under which, through employment by the recipient, by or through contract by the county, or by the creation of a public authority or pursuant to a contract with a nonprofit consortium, qualified aged, blind, and disabled persons receive services enabling them to remain in their own homes. Existing law allows an IHSS recipient who hires and pays his or her service provider, and who has been a recipient for at least one year, to receive his or her IHSS grant by direct deposit through an electronic transfer. Existing law requires the Controller and the State Department of Social Services to determine the cost of developing and implementing the direct deposit program, as specified.

This bill instead would require the department to establish a program of direct deposit by electronic fund transfer, and would give providers the option of receiving payments via the direct deposit system. The bill would require the State Department of Social Services, the

Controller, and the California Health and Human Services Agency to make all necessary automation changes to allow for direct deposit payments.

Existing law establishes the Pay for Performance Program to provide additional funding for counties that meet specified standards in implementing welfare-to-work programs under the CalWORKs program, that would apply to the 2006–07, 2007–08, and 2008–09 fiscal years and would be contingent upon a Budget Act appropriation.

This bill would delete the specific fiscal years to which the Pay for Performance Program generally applies, would revise performance measures, standards, outcomes, and payments to counties in certain fiscal years, and would require the department to periodically publish the outcomes measured by the program, identified by county.

Existing law provides for the Adoption Assistance Program, to be established and administered by the State Department of Social Services or the county, for the purpose of benefitting children residing in foster homes by providing the stability and security of permanent homes. The program provides for the payment by the department and counties, of cash assistance to eligible families that adopt eligible children, and bases the amount of the payment on the needs of the child and the resources of the family to meet those needs.

This bill, upon appropriation by the Legislature of funds for this purpose, would require the State Department of Social Services to establish a 3-year project in 4 counties, including San Francisco and Los Angeles Counties, and one state district office, and would provide that funding to those counties from appropriations in the annual Budget Act would be used to provide funding for preadoption and postadoption services to ensure the successful adoption of a targeted population of children who have been in foster care 18 months or more. The bill would require the department to work with counties to develop requirements for the project, and to provide information on the results of the project to the Legislature, by November 30, 2010. This bill would encourage the participating counties to create public-private partnerships with private adoption agencies to maximize success in improving permanency outcomes for older foster children, as specified. To the extent that it places new requirements on participating counties, this bill would impose a state-mandated local program.

Existing law requires the State Department of Social Services to conduct a Kinship Support Services Program that is a grants-in-aid program providing startup and expansion funds for local kinship support services programs that provide community-based family support services to kinship caregivers and the children placed in their homes by the juvenile court or who are at risk of dependency or delinquency. Under existing law, the counties participating in the program must meet specified requirements, including the requirement that 40% or more of dependent children in the county be in relative care placements.

This bill would revise the provisions applicable to the operation of the Kinship Services Support Program by eliminating the requirement that a participating county have 40% or more of dependent children in relative care placements and imposing additional requirements on these counties. The bill would require specified information be provided by counties that elect to participate in the program, including the number of relative caregivers residing in the county, and the county's outcome improvement goals for the program, as specified.

Under existing law, the Department of Community Services and Development in the California Health and Human Services Agency has various duties and responsibilities with respect to low-income individuals, including coordinating and establishing linkages between governmental and other social services programs to ensure the effective delivery of services to those individuals.

This bill would establish the Naturalization Services Program within the department, which would provide funding to community-based organizations to assist legal permanent residents in obtaining citizenship. These provisions would be implemented only to the extent that funds are appropriated for this purpose.

Existing law requires the Department of Alcohol and Drug Programs, among other duties, to administer certain programs and studies related to alcohol and drug abuse recovery and to license, certify, and regulate alcoholism or drug abuse recovery or treatment facilities.

This bill would require the department to submit to the Legislature a methamphetamine prevention plan, with specified components, by April 1, 2007. The bill would also require the department to report its efforts at budget hearings in 2007 and 2008.

This bill would authorize certain provisions to be implemented by the State Department of Social Services by all-county letters or similar instructions, pending the adoption of emergency regulations, as prescribed.

This bill would provide that its provisions are severable, and that if any provision of the bill or its application is held invalid, that invalidity shall not affect other provisions or applications of the bill that can be given effect without the invalid provision or application.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 76 (SB 1448) Kuehl Health care: Medi-Cal: uninsured persons.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and which provides health care services to qualified low-income recipients. The Medi-Cal program is partially governed and funded by federal Medicaid provisions. Existing law, the Hospital/Uninsured Care Demonstration Project Act, implements that portion of a specified federally approved Medicaid demonstration project waiver relating to hospital funding.

Existing law establishes the Health Care Support Fund, which is continuously appropriated to the department for specified purposes related to the implementation of the above demonstration project waiver.

This bill would implement that portion of the federally approved demonstration project waiver relating to the expansion of Medi-Cal managed care enrollment and the extension of health care coverage to individuals currently uninsured. The bill would, in implementation of that waiver and subject to federal financial participation, enact the Health Care Coverage Initiative for the purpose of extending health care coverage to those individuals. The bill would require that the initiative be designed and implemented to achieve specified outcomes, including expanding the number of Californians who have health care coverage. It would require the department to allocate the federal funds available to be claimed, and to select participating programs that best meet the requirements and desired outcomes of the initiative. The bill would provide that a county, city and county, consortium of more than one county, or health authority is eligible to apply for the initiative funds, would specify application requirements, and would require the department to select at least 5 entities and to seek to balance the allocations throughout geographic areas of the state. Allocations would be made for a 3-year period, and selected entities would be required to provide local funds or intergovernmental transfers necessary to claim federal funds. The bill would require that federal funds under the initiative supplement, and not supplant, funds that would otherwise be used for health care services, and would limit the amount of funds that may be used for program administration.

The bill would require the department, in consultation with any of specified entities, to evaluate the initiative, and would require the department to monitor the programs funded under the initiative for compliance with applicable requirements.

The bill would provide that the provisions governing the initiative shall become inoperative on the date that the director executes a declaration stating that the federal

demonstration project waiver has been terminated by the federal Centers for Medicare and Medicaid Services, and shall, 6 months after the date the declaration is executed, be repealed. This bill would appropriate \$200,000 from the General Fund and \$200,000 from the Federal Trust Fund to the State Department of Health Services for these purposes.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 77 (AB 1803) Committee on Budget Public resources.

(1) Existing law requires the Department of Pesticide Regulation to publish a financial report each year that describes the amount and source of funding of, and the cost to operate, each branch of the department, and the funding of the major programs within those branches.

This bill would instead require the department to report the amount and source of funding for the major programmatic functions of the department.

(2) Existing law, with certain exceptions, prohibits a person from sport fishing in the tidal waters of the San Francisco Bay-Delta and the main stem of the Sacramento and San Joaquin Rivers, including major tributaries, below the most downstream dam, unless the person obtains, in addition to a specified license and other applicable stamp or validation, a Bay-Delta Sport Fishing Enhancement Stamp or validation and affixes that stamp or validation to a specified license. Existing law establishes a base fee of \$5 for that stamp or validation, provides for the annual adjustment of that amount in a specified manner, and requires the funds generated by the imposition of these fees to be deposited in a separate account in the Fish and Game Preservation Fund. Existing law requires the department to expend those funds for the long-term, sustainable benefit of the primary Bay-Delta sport fisheries in a manner that is consistent with specified laws and practices.

This bill would require the expenditure of those funds to be consistent with the ecosystem restoration component of the CALFED Programmatic Record of Decision dated August 28, 2000.

(3) Existing law requires all moneys collected under the provisions of the Fish and Game Code to be deposited in the Fish and Game Preservation Fund, unless otherwise provided.

This bill would require the Department of Fish and Game to prepare annually, for inclusion in the Governor's Budget, a fund condition statement for the Fish and Game Preservation Fund that displays information relating to revenues and expenditures with regard to the moneys in the fund, as specified. The bill would require the department to prepare, for posting on its Internet Web site on or before January 10, of each year, a fund condition statement for each account or subaccount in the fund.

(4) Existing law specifies that all moneys collected under the Fish and Game Code are deposited into the Fish and Game Preservation Fund, unless otherwise provided. Existing law provides that 33¹/₃% of the fees derived from the issuance of all sport fishing licenses, with a specified exception, are to be deposited into the Hatchery and Inland Fisheries Fund to be used, upon appropriation, to support programs related to the management, maintenance, and capital improvement of fish hatcheries, the Heritage and Wild Trout Program, and other eligible activities. Existing law sets forth production and restoration goals for trout, as provided. Existing law permits the Department of Fish and Game to utilize federal funds to meet these production and restoration goals. Existing law requires the department, by July 1, 2008, and biennially thereafter, to report back to the fiscal and policy committees in the Legislature on the implementation of these and other provisions relating to trout.

This bill would delete the provision permitting the department to utilize federal funds to meet the production and restoration goals, and instead would specify that the department may utilize federal funds to meet the $33^{1}/_{3}\%$ requirement described above if those funds are otherwise legally available for that purpose.

(5) Existing law requires the Resources Agency in conjunction with specified entities within the agency to develop and maintain a database of lands and easements that have been acquired by the those entities.

This bill would require the Resources Agency to identify, for future conservation, key buffer properties adjacent to large ecologically valuable working landscapes that provide significant economic benefits to the state whose future viability could be threatened by encroachment of incompatible land use. The bill would require that an acquisition of a land or conservation easement for use as a buffer property occur with a willing seller.

(6) Existing law requires that, of cancellation fees paid in connection with the cancellation of a land conservation contract transmitted to the Controller, the 1st \$2,036,000 paid in the 2004–05 fiscal year shall be paid into the Soil Conservation Fund, which is available for specified purposes upon appropriation by the Legislature.

This bill would increase the amount to be paid into the Soil Conservation Fund from fees paid in the 2004–05 fiscal year to \$2,536,000.

(7) Existing law, contained in the bistate Tahoe Regional Planning Compact, among other things, establishes the Tahoe Regional Planning Agency, as a separate legal entity composed of a California and a Nevada delegation, each composed of members appointed by local entities and state officials, as prescribed. Existing law requires the agency to adopt all necessary ordinances, rules, and regulations to effectuate the long-term general plan for the development of the Lake Tahoe region, as described.

Existing law creates the California Tahoe Regional Planning Agency and requires the agency to annually submit a request for state funds to the Legislature.

This bill would, for purposes of the annual California budget process, require that the agency be provided a baseline adjustment equivalent to fund California's ²/₃ share for any increase in employee compensation or cost-of-living adjustment, in the same manner as applied to state agencies.

(8) Existing law requires any person generating hazardous waste that is transported, or submitted for transportation, for offsite handling, treatment, storage, disposal, or any combination thereof, to complete a manifest prior to the time the waste is transported or offered for transportation and to submit the manifest to the Department of Toxic Substances Control. Existing law requires any person who transports hazardous waste in a vehicle to have a manifest in his or her possession. Existing law defines the term manifest for purposes of those provisions. A violation of the laws regulating hazardous waste is a crime.

This bill would define the term "California Uniform Hazardous Waste Manifest" as a manifest document printed by the State of California for a shipment initiated on and before September 4, 2006, or the Uniform Hazardous Waste Manifest printed by a source registered with the United States Environmental Protection Agency for a shipment initiated on or after September 5, 2006. The bill would specify the date for determining when a shipment is initiated and would make conforming changes with regard to the use of the Uniform Hazardous Waste Manifest.

The bill would impose a state-mandated local program by creating a new crime with regard to the use of a manifest.

(9) Existing law creates the Toxic Substances Control Account in the General Fund and requires that specified funds be deposited in that account, including the charge imposed on corporations handling hazardous materials. The funds deposited in the Toxic Substances Control Account are appropriated to the Department of Toxic Substances Control for specified purposes, including, among other things, the administration and implementation of the provisions governing hazardous substance response actions, railroad safety, emergency planning and response, unreimbursed removal and remedial action costs, for allocation to the Office of Environmental Health Hazard Assessment, and for the payment of the principal of, and interest on, bonds sold pursuant to the Johnston-Filante Hazardous Substance Cleanup Bond Act of 1984.

Existing law provides for the (A) Hazardous Substance Account in the General Fund, the (B) Hazardous Substance Clearing Account, which is used to pay the principal of, and interest on, those bonds, (C) the Hazardous Substance Cleanup Fund, in which the proceeds

of those bonds are deposited, and (D) the Superfund Bond Trust Fund, which is a sinking fund to ensure the payment of principal of, and interest on, those bonds.

This bill would make those accounts and funds specified in (A) to (D) above, inoperative on July 1, 2006, and would repeal those accounts and funds on January 1, 2007. The bill would provide that the Toxic Substances Control Account is the successor fund of those accounts and funds, and would provide that the assets, liabilities, and surplus of those accounts and funds be transferred to, and become a part of the Toxic Substances Control Account. The bill would require all appropriations from those repealed accounts and funds, to the extent encumbered, to continue to be available for the same purposes and periods from the Toxic Substances Control Account. The bill would make conforming changes with regard to the repeal of those accounts and funds and would delete obsolete provisions with regard to that bond act.

(10) Existing law requires the department to provide specified information annually with regard to certain expenditures made pursuant to the Toxic Substances Control Account, including oversight and implementation of remedial and removal actions.

This bill would also require the department to submit a report to the Governor and the Legislature on the prior fiscal year's expenditures from the account.

(11) The existing Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65) requires 50% of the penalties collected pursuant to the hazardous waste control laws act be deposited in the Hazardous Substance Account, 25% are to be paid to the prosecuting office or the person who brought the action in the public interest, and 25% are required to be used to fund the activities of certain local health officers.

This bill would require the 50% of the penalties to be deposited in the Toxic Substances Control Account instead of the Hazardous Substance Account.

The bill, in conformance with the requirements of Proposition 65, would make a legislative finding and declaration that these changes would further the purposes of the act.

(12) Existing law requires the department, on or before November 1 of each year, to provide the State Board of Equalization with a schedule of codes that consist of the types of corporations that use, generate, store, or conduct activities in this state related to hazardous materials, as defined. Existing law imposes a tax upon those corporations and requires the revenues to be expended for response actions to hazardous substance releases. A violation of the hazardous waste control laws, including a failure to pay this tax, is a crime.

This bill, instead, would require the department to provide the board with a schedule of codes that consists of the types of organizations, as defined, that use, generate, store, or conduct activities in this state related to hazardous materials, as defined. The bill would impose the tax upon organizations that are not subject to the tax under existing law, thereby imposing a tax for purposes of Article XIII A of the California Constitution.

The bill would impose a state-mandated local program by creating a new crime with regard to the payment of the tax.

(13) Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to update the inventory of greenhouse gas emissions from all sources located in the state, as identified in a specified report and to perform related duties. Existing law requires the Secretary of the Resources Agency to establish a nonprofit public benefit corporation known as the California Climate Action Registry with prescribed functions relating to greenhouse gas emissions.

This bill would, on January 1, 2008, repeal these provisions. The bill would require the State Air Resources Board to prepare, adopt, and update that inventory of greenhouse gas emissions, as specified.

(14) Existing law requires the State Board of Forestry and Fire Protection to classify all lands within the state to determine areas in which the financial responsibility of preventing and suppressing fires is primarily the responsibility of the state. Existing law provides that the responsibility of preventing and suppressing fires in areas that are not classified as state responsibility areas is that of the local or federal government. Existing law authorizes a

county, with the concurrence of the Director of Forestry and Fire Protection and except as provided otherwise, to assume responsibility for the prevention and suppression of all fires on all land in the county, including land in state responsibility areas, as specified. Existing law authorizes the Department of Forestry and Fire Protection or the director to enter into a contract with a city, county, or other specified entity, for the department to provide fire prevention and suppression services, as specified.

This bill would require the department, on or before January 10 of each year, to provide a report to the Legislature regarding the department's increased fire prevention activities. The bill would require the report to include certain information, including the percentage of fire prevention activities that occurred in state responsibility areas, the percentage of fire prevention activities that occurred in counties where, pursuant to a contract with the department, the county has agreed to provide fire protection services in state responsibility areas within county boundaries on behalf of the department, the percentage of fire prevention activities that were undertaken pursuant to a contract with a local government for the department to provide local fire protection and emergency services, the percentage of fire prevention activities that occurred on other lands, and a listing of fire prevention performance measures that the department tracks annually, as specified.

(15) Under existing law, money in the Forest Resources Improvement Fund may be expended, upon appropriation, only for specified programs and purposes relating to forest resources, including state lands operated or demonstration state forests if those lands are managed so they produce revenue to offset the management costs, and to reimburse the General Fund for the costs of operation of state forests administered by the Director of Forestry and Fire Protection.

The bill instead would provide that money in the Forest Resources Improvement Fund may be expended, upon appropriation by the Legislature, only for the cost of operations associated with the management of state lands operated as demonstration state forests by the Department of Forestry and Fire Protection. The bill would require all money in the fund, in excess of the amount needed to support those operations, to be deposited in the General Fund.

(16) Under existing law, the Department of Parks and Recreation is required to operate, manage, and maintain units of the state park system. Existing law regulates the sale of surplus state property.

This bill would authorize the Director of the Department of Parks and Recreation to grant to the City of Malibu, subject to specified conditions, all of the rights, title, and interest of the State of California in an approximately 10.81-acre portion of the Malibu Bluffs unit of Malibu Lagoon State Beach, known as Malibu Bluffs Community Park in the County of Los Angeles. The bill would require that the real property conveyed be operated, maintained, and improved by the City of Malibu for park purposes. The bill would require Attorney General review and approval of the deposit of the net proceeds, as specified.

(17) Existing law, the Off-Highway Motor Vehicle Recreation Act of 2003, provides for the acquisition, operation, and funding of state off-highway vehicular recreation areas and trails. Specified taxes imposed upon the distribution of motor vehicle fuel and certain fees, fines, forfeitures, and reimbursements are required to be deposited in the Off-Highway Vehicle Trust Fund for allocation, upon appropriation by the Legislature, by the Off-Highway Motor Vehicle Recreation Commission.

All of the above provisions in existing law are to be repealed on January 1, 2007, except that the statute creating the commission is to become inoperative on July 1, 2007, and is to be repealed on January 1, 2008.

This bill would extend the January 1, 2007, repeal date until January 1, 2008, delete the July 1, 2007, inoperative date, and would extend a January 1, 2007, repeal date, currently applicable to the collection and disposition of certain related fees, to January 1, 2008. This bill would delete obsolete provisions regarding a 2004 Off-Highway Vehicle Fuel Tax study and report.

(18) Existing law, the Keene-Nejedly California Wetlands Preservation Act, authorizes the Department of Fish and Game and the State Coastal Conservancy to acquire interests in real property in furthering the public's interest in the protection, preservation, restoration, and enhancement of wetlands. Existing law provides that wetlands protection, preservation, restoration, and enhancement projects are eligible for funding from the Resources Account in the Energy and Resources Fund.

This bill would establish the Coastal Wetlands Fund in the State Treasury and would require the fund to be an interest-bearing fund administered by the Department of Fish and Game. The bill would prohibit the principal of the Coastal Wetlands Fund from being expended, and require it to be maintained, so that the interest earned on the fund would provide a continuous funding source for wetlands maintenance. The bill would provide that interest in the fund is available only upon appropriation in the annual Budget Act, and would require that 60% of the interest appropriated be allocated to the Department of Fish and Game for expenditure of coastal wetlands owned by the department, and the remaining 40% be allocated to the State Coastal Conservancy for expenditure in the form of grants for maintenance of coastal wetlands property owned by the state, a conservancy of the state, a local government agency, or a nonprofit organization, as specified. The bill would authorize the department and the conservancy to accept contributions to the Coastal Wetlands Fund, as specified.

(19) Existing law establishes the School Land Bank Fund, as a continuously appropriated fund, in order that the State Lands Commission, acting as the School Land Bank Trustee, may acquire real property or any interest in real property for the purposes of facilitating management of school lands for generating revenues. Existing law authorizes the trustee, in addition to the purchase price, to pay from the fund the costs and expenses attributable to the acquisition.

This bill would expand the purposes for which money from the fund may be used to include the expenses attributable to management and remediation efforts on state school lands, thereby making an appropriation.

(20) Under existing law, the California Coastal Commission has developed a public coastal access program. Existing law requires the commission and the State Coastal Conservancy to report annually to the Governor and the Legislature on progress in implementing the public coastal access program.

This bill would require that report to include progress in facilitating the acceptance of outstanding offers to dedicate and to identify new offers to dedicate, as specified.

(21) Existing law requires a person who purchases a new tire, as defined, on or after January 1, 2005, to pay a California tire fee of \$1.75 per tire, and requires a person who purchases a new tire on or after January 1, 2007, to pay a California tire fee of \$1.50 per tire. Existing law reduces the California tire fee to \$0.75 per tire on and after January 1, 2015.

This bill would delete the reduction of the California tire fee to \$1.50 per tire on and after January 1, 2007, and, instead, maintain the California tire fee at \$1.75 per tire until January 1, 2015.

(22) Existing law imposes a California tire fee amount on every person who purchases a new tire for use for prescribed purposes related to disposal and use of used tires. Existing law requires, until December 31, 2006, that an amount equal to \$0.75 per tire on which the tire fee is imposed be deposited in the Air Pollution Control Fund for use by the State Air Resources Board and the air pollution control districts and air quality management districts to fund programs and projects that mitigate or remediate air pollution caused by tires in the state, as specified. Existing law decreases that amount, commencing January 1, 2007, to an amount equal to \$0.50 per tire, and repeals the requirement that those amounts be deposited in the Air Pollution Control Fund on January 1, 2015.

This bill would repeal the requirement that the amount deposited in the Air Pollution Control Fund after January 1, 2007, be decreased to \$0.50, therefore continuing the deposit of an amount equal to \$0.75 per tire in that fund, until January 1, 2015.

(23) Under existing law, the Department of Water Resources operates the State Water Project and undertakes various activities to manage the state's water resources.

This bill would require the department to proceed with the construction of the South Delta Improvements Program, but would prohibit the department from commencing the operational phase of the program until the Director of Water Resources certifies, in writing, to the Legislature that the department has completed specified studies and that a prescribed environmental review includes specified matters.

(24) The California Bay-Delta Authority Act establishes the California Bay-Delta Authority in the Resources Agency. The act requires the authority and the implementing agencies to carry out programs, projects, and activities necessary to implement the Bay-Delta Program, defined to mean those actions that address the goals and objectives of the CALFED Bay-Delta Programmatic Record of Decision, dated August 28, 2000, or as it may be amended. The act designates specific state and federal agencies as implementing agencies for program elements established in the act, including designating the authority as the implementing agency for the science program element. The act requires the authority, with the advice of the director of the authority, to appoint a lead scientist to carry out specified duties under the act. The act, until January 1, 2008, authorizes the lead scientist of the authority to enter into contracts with scientific experts to conduct studies of delta fisheries, terminating no later than January 1, 2008.

This bill would require the Secretary of the Resources Agency to administer the contracts, grants, leases, and agreements under the act, excluding the contracts, grants, leases, and agreements that relate to the implementation of the ecosystem restoration program under the act, which the bill would require the Department of Fish and Game to administer. The bill would provide that the exercise of this authority by the secretary and the Department of Fish and Game is not subject to review or approval by the Department of General Services.

The bill would require the secretary to have the possession and control of all records, papers, equipment, supplies, contracts, leases, agreements, and other property connected with the administration of the act, or held for the benefit of the authority. The bill would require the secretary to provide staff support to the authority to assist the authority in exercising its duties under the act. The bill would require the Department of Forestry and Fire Protection to provide administrative support to assist the secretary in carrying out the duties assigned to the secretary under the bill's provisions.

The bill would require the Resources Agency to be the implementing agency for the science program element and, with the advice of the authority and the director of the authority, would require the secretary to appoint the lead scientist for the purposes of the act. The bill would authorize the secretary, instead of the lead scientist, to enter into a contract with scientific experts to conduct studies of delta fisheries and for carrying out the mission of the California Bay-Delta Program. The bill would extend that contracting authority until January 1, 2009.

(25) Existing law requires the California Bay-Delta Authority and certain implementing agencies to carry out programs, projects, and activities necessary to implement a prescribed Bay-Delta Program.

This bill would require the Secretary of the Resources Agency, in collaboration with the Secretary of Business, Transportation and Housing, to develop a strategic plan, with specified components, to achieve a sustainable Sacramento-San Joaquin Delta.

(26) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(27) The bill would declare that it is to take effect immediately, as an urgency statute.

Ch. 78 (AB 1805) Committee on Budget Local government: finances.

(1) Under the California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, the state is required to provide a subvention of funds to reimburse the local government, with specified exceptions. Under the California Constitution, when a mandate for which the costs of a local government except for a school district have been determined in a preceding fiscal year to be payable by the state, the Legislature is required to either appropriate, in the annual Budget Act, the full payable amount that has not been previously paid, or suspend the operation of the mandate for the fiscal year for which the annual Budget Act is applicable. Existing law imposes various duties on the Commission on State Mandates, with respect to the reimbursement of state-mandated local costs.

This bill would specify, with respect to that determination, that a mandate determined in a preceding fiscal year to be payable by the state means all mandates for which the commission adopted a statewide cost estimate during a previous fiscal year or that were identified as mandates by a predecessor agency to the commission, unless the mandate has been repealed or otherwise eliminated.

(2) Existing law authorizes counties, cities and counties, and cities to impose, among other criminal justice service fees, a fee upon local law enforcement agencies for costs incurred in processing and booking persons arrested by the agency and brought to the local facilities for booking or detention.

This bill would, instead, as of July 1, 2007, provide that counties, cities and counties, and certain cities may apply to the Controller to receive funding for local detention facilities and related equipment when an appropriation is made for that purpose. When an appropriation of \$35,000,000 is available, counties, cities and counties, and cities would be prohibited from collecting the fees authorized by current law. If the full appropriation is not available, the counties, cities and counties, and cities may collect a portion of the fees, as specified. This bill would also authorize counties, cities and counties, and cities to collect jail access fees for the cost of booking and processing persons arrested for nonfelony offenses, as specified, in addition to any funds received from the state appropriation.

(3) Existing law requires a redevelopment agency, for the 2004–05 and 2005–06 fiscal years, to make a specified payment to a county Educational Revenue Augmentation Fund (ERAF). Under existing law, each city, county, and city and county receives a Vehicle License Fee Adjustment Amount (VLFAA), as defined, for each fiscal year. Existing law reduces, for the 2004–05 and 2005–06 fiscal years, each entity's VLFAA by a specified amount, and requires that this amount be transferred to the county ERAF for allocation to school entities in the county. Existing law authorizes a county redevelopment agency that meets certain conditions to loan funds to the county to make a payment to the county ERAF, which payment is credited against that portion of the county's VLFAA that is required to be transferred to the county ERAF for the 2004–05 and 2005–06 fiscal years. Existing law requires a county to repay these loans, with interest, to the redevelopment agency within 3 fiscal years.

This bill would authorize a redevelopment agency and a county, by mutual agreement, to modify these loan agreements to provide for a repayment period that extends through the 2020–21 fiscal year and to provide that specified county payments offset the county's loan repayment obligation.

(4) The Vehicle License Fee Law establishes, in lieu of any ad valorem property tax upon vehicles, an annual license fee for any vehicle subject to registration in this state. Under that law, amounts collected as a result of procedures developed for greater compliance with vehicle license fee laws are required to be deposited in the Vehicle License Collection Account of the Local Revenue Fund, which is a continuously appropriated fund. If revenues in this account exceed \$14,000,000 in any fiscal year, existing law requires that these revenues exceeding \$14,000,000 be allocated to cities and cities and counties, as specified.

This bill would require that moneys in this account that exceed \$14,000,000 for the 2004–05 fiscal year and each fiscal year thereafter be allocated among cities, cities and

counties, and counties based upon population, as provided. By requiring that moneys in this account from a continuously appropriated fund be additionally allocated to counties, this bill would make an appropriation.

(5) Existing law imposes a \$4 fee for the issuance or renewal of identification for each off-highway motor vehicle that is subject to identification. Beginning January 1, 2006, existing law requires the Controller to allocate proceeds from this fee to cities, counties, and cities and counties based upon the proportional off-highway motor vehicle usage estimates within each city, county, and city and county, as specified.

This bill would, for these fees that were collected before January 1, 2006, and that have not been allocated as of the operative date of this bill, require the Controller, on or before June 30, 2007, to allocate proceeds from these fees to counties, cities and counties, and cities based upon population, as specified.

(6) Under the California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, the state is required to provide a subvention of funds to reimburse the local government, with specified exceptions. Existing law establishes a procedure for local governmental agencies to file a test claim for reimbursement of these costs with the Commission on State Mandates.

This bill would require the commission to reconsider its statement of decision and parameters and guidelines for specified mandates relating to peace officers and firefighters. It would require the Department of Industrial Relations, in consultation with the Department of Finance, to submit relevant information to the commission for purpose of these reconsiderations.

(6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 79 (AB 1802) Committee on Budget Education: programs: finance. ³

(1) Existing law requires a revenue limit to be calculated for each county superintendent of schools, and requires the revenue limit to be adjusted for various factors and to be reduced, as specified. Existing law further reduces the revenue limit for the 2005–06 and 2006–07 fiscal years by a deficit factor of 0.898%.

This bill would delete the reduction of the revenue limit for the 2006–07 fiscal year.

(2) Existing law designates a source of funds and requires the State Allocation Board to expend those funds, up to a specified maximum amount, for the acquisition of portable school and classroom buildings.

This bill would authorize the board to allocate any amount of those funds that is in excess of the amounts needed for the administration of those provisions to any of several specified state funds related to school facilities.

(3) Existing law provides specified funding for eligible pupils, as defined, who are required to pass the high school exit examination, to be used for intensive instruction and services for those pupils. Existing law provides that, for the 2005–06 fiscal year, an eligible pupil does not include a pupil who receives services related to passage of that examination pursuant to a specified statute. Existing law requires the Superintendent of Public Instruction to rank schools on the basis of the percentage of eligible pupils and to apportion \$600 per eligible pupil to school districts on behalf of those ranked schools until the funds are exhausted.

This bill would, instead, require the Superintendent to determine and apportion to each school district a per pupil rate of funding for pupils enrolled in grade 12, as specified. The bill would require the Superintendent, if the funds are not exhausted after the apportionment for pupils in grade 12, to determine and apportion to each school district a per pupil rate of funding for pupils enrolled in grade 11, as specified. The bill would provide that the per pupil rate for either of grades 11 or 12 may not exceed \$500. The bill would provide that the amount per eligible pupil be increased annually by the percentage determined pursuant to

a specified provision. The bill would delete the provision regarding an eligible pupil not including a pupil who receives specified services.

(4) Existing law requires, for the 1990–91 fiscal year and each fiscal year thereafter, that moneys to be applied by the state for the support of school districts and community college districts be distributed in accordance with certain calculations governing the proration of those moneys among the 3 segments of public education. Existing law makes this provision inapplicable to the fiscal years between the 1992–93 and 2005–06 fiscal years, inclusive.

This bill would, in addition, make this provision inapplicable to the 2006–07 fiscal year.

(5) Existing law requires the county superintendent of schools to determine a revenue limit for each school district in the county. Existing law requires the base revenue limit for a fiscal year to be determined by adding to the base revenue limit for the prior fiscal year certain amounts.

This bill would require a specified equalization adjustment to be added for the 2006–07 fiscal year.

(6) Existing law requires a revenue limit to be calculated for each school district and each county superintendent of schools and requires the amount of the revenue limit to be adjusted for various factors.

This bill would, for the 2006–07 fiscal year, require the Superintendent to compute an equalization adjustment for each school district so that the prior year base revenue limit per unit of average daily attendance of a school district is not less than the prior year base revenue limit per unit of average daily attendance above which fall not more than 10% of the total statewide units of average daily attendance for the appropriate size and type of school district.

The bill would appropriate \$200,000,000 from the General Fund to the Superintendent for the 2006–07 fiscal year for the purposes of this equalization, to be allocated to school districts on a prorated basis. The bill would provide that for the purposes of making the computations required by Section 8 of Article XVI of the California Constitution, these amounts are General Fund revenues appropriated for school districts for the 2006–07 fiscal year.

(7) Existing law requires, for the 2005–06 and 2006–07 fiscal years, the revenue limit for each school district to be reduced by a deficit factor of 0.892%. Existing law requires the revenue limit computation for the 2007–08 fiscal year to be made as if the revenue limits for the 2003–04, 2004–05, 2005–06, and 2006–07 fiscal years had been determined without being reduced.

This bill would delete the requirement to reduce the revenue limit for a school district for the 2006–07 fiscal years by a 0.892% deficit factor, and would require the revenue limit computation for the 2006–07 fiscal year to be made as if the revenue limits for the 2003–04, 2004–05, and 2005–06 fiscal years had been determined without being reduced.

(8) Existing law authorizes the Committee of Credentials to conduct an initial review, as provided, regarding an allegation of misconduct of an applicant for, or holder of, a credential. Existing law requires a formal review to be held no later than 6 months after the commencement of the initial review and requires the committee to make its recommendation in writing and to deliver a copy of the recommendation to the credentialholder or applicant personally or sent to him or her by mail within 14 days after the formal review.

This bill would instead require that the mailing of a copy of the recommendation to the credentialholder or applicant, if applicable, be done by certified mail, as specified.

(9) Existing law requires an applicant, as defined, seeking a credential, who is subject to investigation by the Committee of Credentials, to receive notice of the investigation and an opportunity to respond to the allegations in writing. Existing law requires a summary of the alleged misconduct and any response from the applicant, as defined, to be presented to the Committee of Credentials. Existing law requires the Committee of Credentials to grant or recommend denial of the application based on the information discovered during the investigation and the response of the applicant, if any. Existing law authorizes the applicant to appeal the recommendation of the committee to deny the application.

This bill would repeal those provisions.

(10) Existing law authorizes the county superintendent of schools of each county, with the consent of the State Board of Education, to establish and maintain, or with one or more counties to establish and maintain, a regional occupational center or regional occupational program to provide education and training in career technical courses.

This bill would establish the Supplemental School Counseling Program and require the governing board of a school district that maintains any of grades 7 to 12, inclusive, as a condition of receiving funds appropriated for purposes of that program, to adopt a counseling program at a public meeting that includes, among other things, a provision for a counselor to meet with each pupil, as specified, to explain the academic and deportment records of the pupil, his or her educational options, the coursework and academic progress needed for satisfactory completion of middle or high school, and the availability of career guidance activities. The bill would provide that the educational options explained at the meeting may include vocational programs, including regional occupational centers and programs. The bill would require that a school district that adopts a program pursuant to that authority to assign first priority for counseling services to pupils who have failed the high school exit examination, are at risk of failing the examination, or are not earning credits at a rate that will enable them to graduate from high school with their class. The bill would require that funds appropriated in the annual Budget Act for purposes of that program be allocated to school districts according to specified criteria.

(11) Existing law increases the reimbursement a school receives for free and reduced price meals sold or served to pupils in elementary or middle schools to \$0.23, contingent upon the appropriation of moneys on or before January 1, 2004, for that purpose. Existing law provides that each elementary and middle school shall receive a reimbursement of \$0.10 for meals sold at full price.

This bill would, instead, increase the reimbursement for free and reduced price meals to \$0.21 and would delete the provision that makes the increase contingent upon the appropriation of moneys for that purpose. The bill would delete the provision regarding reimbursement for meals sold at full price.

(12) Existing law authorizes the allocation of economic impact aid funding to support educationally disadvantaged youth programs and bilingual education. Existing law provides that those provisions become inoperative on June 30, 1987.

This bill would repeal and replace the existing provisions regarding the calculation and allocation of economic impact aid to require the Superintendent to determine an economic impact aid-eligible pupil count and calculate an amount of economic impact aid for each school district for the 2006–07 fiscal year and each fiscal year thereafter, as specified. The bill would delete that inoperative date with regard to those provisions. The bill would, in addition to the calculation and allocation of economic impact aid, require the Superintendent to calculate and allocate a supplemental adjustment for the 2006–07 fiscal year and to add to the economic impact aid per pupil amount for the 2007–08 fiscal year, as specified.

(13) Existing law provides for the calculation and allocation of additional funds to supplement the economic impact aid for a limited number of school districts with high concentrations of limited- and non-English-speaking pupils and pupils in poverty to ensure funding for appropriate educational services.

This bill would repeal those provisions.

(14) Existing law adjusts funding for individuals with exceptional needs based on an incidence multiplier, as defined, for each special education local plan area.

This bill would continue the current special education incidence factor formula through the 2006–07 fiscal year.

(15) Existing law requires the State Department of Education to administer an extraordinary cost pool to protect special education local plan areas from the extraordinary costs associated with single placements in nonpublic, nonsectarian schools, as specified.

This bill would recast that provision and authorize special education local plan areas to submit claims for the costs of special education and related services for pupils who reside in licensed children's institutions.

(16) Existing law requires the State Department of Education and the California State University to enter into an interagency agreement under which the Center for the Study of Correctional Education, would provide technical assistance to the department regarding compliance with state and federal laws and regulations regarding special education at the Department of the Youth Authority. Existing law requires the department, by December 1, 2006, to submit a report to the Legislature on the usefulness of the services received from the center pursuant to the interagency agreement. Existing law provides that these provisions become inoperative on January 1, 2007, and repeals them on that date.

This bill would extend those inoperative and repeal dates to July 1, 2007.

(17) Existing law establishes the State Nursing Assumption Program of Loans for Education (SNAPLE), administered by the Student Aid Commission, under which any person enrolled in an institution of postsecondary education and participating in that loan assumption program is eligible to receive a conditional warrant for loan assumption, to be redeemed upon becoming employed as a full-time nursing faculty member at a California college or university.

The existing SNAPLE act establishes, among other things, eligibility requirements, including the receipt of a graduate degree from an accredited, participating institution before loan assumption payments may be made, limits each participant in the program to one loan assumption agreement, and provides for a progressive assumption of the amount of the loan over 3 consecutive years of teaching, up to a total loan assumption of \$25,000. The existing SNAPLE act requires the commission to report annually to the Legislature, and states the intent of the Legislature that, commencing with the 2006–07 fiscal year, funding necessary for the administration of the program shall be included within the annual budget of the commission.

This bill would amend the SNAPLE act to authorize the award of loan assumption agreements under the program to undergraduate students and to authorize the making of loan assumption payments to applicants who have taught on a part-time basis for the equivalent of 3 full-time academic years. The bill would authorize the extension of the term of a loan assumption agreement if a natural disaster prevents a program participant from completing one of the years of required teaching service.

(18) Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education. Existing law establishes the Public Interest Attorney Loan Repayment Program, under the administration of the commission, as a student loan repayment program for licensed attorneys who practice or agree to practice in public interest areas of the law, as defined, and who meet other designated criteria. Under the program, the Public Interest Attorney Loan Repayment Endowment Account, consisting of funds appropriated by the Legislature for the program and private contributions to the program, is established in the State Treasury. Existing law authorizes the Treasurer to invest, reinvest, manage, contract, sell, or exchange money in the account, as specified.

This bill would require the commission to submit an annual written report to the Legislature, including specified data, regarding the program. The bill would delete the provisions establishing the Public Interest Attorney Loan Repayment Endowment Account and authorizing the Treasurer to invest, reinvest, manage, contract, sell, or exchange money in the account. The bill would make various nonsubstantive technical and conforming revisions in provisions relating to the program.

(19) Existing law requires the governing board of each community college district to charge each student a fee of \$26 per unit per semester, effective with the fall term of the 2004–05 academic year.

This bill would reduce that fee to \$20 per unit per semester, effective with the spring term of the 2006–07 academic year.

(20) Existing law establishes the California State University under the administration of the Trustees of the California State University. Existing law requires the chief fiscal officer of the university to deposit and maintain in trust accounts specified moneys that the university receives.

This bill would require the chief fiscal officer of the university to deposit and maintain in these trust accounts moneys collected, pursuant to a provision of existing law that authorizes the trustees to require persons to pay fees, rents, deposits, and charges for services, facilities, or materials provided by the trustees to these persons, as a higher education fee or other income from students of any campus of the university, or from other persons. The bill would grant the Controller the authority to audit the expenditure of those fees and income.

- (21) This bill would appropriate \$388,283,000 from the General Fund to the State Department of Education for expenditure during the 2007–08 fiscal year according to a specified schedule. The bill would provide that for purposes of satisfying the minimum annual funding obligation for school districts and community college districts required under the California Constitution, those funds are General Fund revenues appropriated for school districts.
- (22) This bill would appropriate \$200,000,000 to the Board of Governors of the California Community Colleges for apportionments to community college districts, for expenditure during the 2007–08 fiscal year, to be expended in accordance with the requirements specified in a schedule of a local assistance appropriation for community colleges in a prescribed item of the Budget Act of 2006. The bill would provide that the amount of this appropriation would be applied, as specified, for the 2007–08 fiscal year, for the purposes of the minimum funding requirement for school districts and community college districts in Section 8 of Article XVI of the California Constitution.
- (23) This bill would make specified funds appropriated pursuant to the Budget Act of 2006 available for liquidation through July 31, 2009. The bill would revert the funds unexpended after that date to the Proposition 98 Reversion Account.
- (24) Existing law, commencing with the 2006–07 fiscal year, annually appropriates \$150,000,000 from the General Fund to the Controller for allocation to school districts and community college districts for the purpose of discharging in full the outstanding balance of the state minimum funding obligation to school districts and community college districts, as provided.

This bill, notwithstanding that provision, would provide that \$16,811,000 of the funds appropriated in a specified statute and \$133,189,000 appropriated in this bill are in lieu of the \$150,000,000 that would have otherwise been appropriated for the 2006–07 fiscal year and that specified amounts appropriated in this bill are in lieu of the \$150,000,000 that would have otherwise been appropriated for the 2007–08 fiscal year.

- (25) This bill would provide that the cost-of-living adjustment for specified items of the Budget Act of 2006 is 5.92%, and that all funds appropriated in those items are in lieu of the amounts that would otherwise be appropriated pursuant to any other law.
- (26) This bill would appropriate \$350,000,000 from the General Fund to the Superintendent for the 2006–07 fiscal year for purposes of a specified provision to be allocated to school districts on a prorated basis. The bill would provide that for purposes of satisfying the minimum annual funding obligation for school districts required under the California Constitution, those funds are General Fund revenues appropriated for school districts for the 2006–07 fiscal year.
- (27) This bill would appropriate \$2,305,695,000 from the General Fund for the 2005–06 fiscal year according to a specified schedule. The bill would provide that for purposes of satisfying the minimum annual funding obligation for school districts and community college districts required under the California Constitution, those funds are General Fund

revenues appropriated for school districts and community college districts for the 2005–06 fiscal year.

(28) This bill would appropriate \$283,189,000 from the General Fund for transfer to the Controller to pay claims, including interest, for the reimbursement of costs mandated by the state submitted by school districts, county offices of education, and community college districts for the 1995–96 to 2004–05 fiscal years, inclusive, according to a specified order of priority. The bill would provide that for purposes of satisfying the minimum annual funding obligation for school districts and community college districts required under the California Constitution, those funds are General Fund revenues appropriated for school districts and community college districts for specified fiscal years.

- (29) This bill would make other technical, clarifying, and conforming changes.
- (30) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 80 (AB 1203) Mullin Manufactured housing: sales.

Existing law, the Mobilehomes-Manufactured Housing Act of 1980, sets forth conditions and requirements regarding the transaction by or through a dealer to sell or lease with the option to buy a new or used manufactured home or mobilehome.

This bill would set forth requirements applicable only to the sale of a new or used manufactured home or multiunit manufactured housing or used mobilehome sold by a dealer and to be installed by the buyer on a foundation system, as specified. The bill would deem the sale of these homes to be complete at the close of escrow and would deem escrow to be closed when a prescribed document containing a declaration of delivery sale and specifying the expiration date of the manufacturer's warranty is executed, all funds in the escrow accounts are disbursed, and the buyer takes delivery of the home.

Ch. 81 (AB 1781) Mountjoy Highways: victim signs.

Existing law requires, until January 1, 2007, that the Department of Transportation design, place, and maintain, or cause to be designed, placed, and maintained, "Please Don't Drink and Drive" signs on state highways in memory of accident victims killed in accidents involving another party who was convicted of drunk driving or various other offenses and in certain other cases, if such a sign is requested or consented to by a family member of the accident victim and the requester pays a fee to cover the department's costs, as specified.

This bill would delete the January 1,2007, sunset date for this program, thereby extending the program indefinitely.

Ch. 82 (AB 1787) Cohn Protective orders: service.

Existing law authorizes the courts to issue emergency protective orders protecting victims from domestic violence. Existing law provides the procedure for the issuance and service of the protective order.

This bill would provide that an emergency protective order is valid only if it is issued by a judicial officer after making specified findings and pursuant to a specific request by a law enforcement officer.

Ch. 83 (AB 1834) Garcia The California Date Commission.

Existing law establishes in state government the California Date Commission, the members and alternate members of which are individuals or partners who have, or are, employees representing a handler who has a financial interest in handling dates for market. Existing law specifies the length of the term of office of all members and alternates and specifies that their terms of office shall be limited to 4 consecutive terms.

This bill would remove provisions that limit the term of office of each member and alternate member of the commission to 4 consecutive terms.

Ch. 84 (AB 2042) Spitzer Trustees: removal.

Existing law sets forth the grounds for the removal of a trustee by the court.

This bill would expand the grounds for the removal of a trustee specifically to authorize removal by the court if the trustee is substantially unable to manage the trust's financial resources or is otherwise substantially unable to execute properly the duties of the office or the trustee is substantially unable to resist fraud or undue influence.

Ch. 85 (AB 2083) Vargas Emergency medical services: automatic external defibrillators.

Existing law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act, permits each county to establish an emergency medical services program under which the county is required to designate a local emergency medical services agency (EMS agency). The act authorizes the local EMS agency to implement a trauma care system if the system meets the minimum standards set forth in the regulations established by the Emergency Medical Services Authority and the authority has approved a plan.

Existing law authorizes the authority to establish minimum training and other standards for the use of automatic external defibrillators and requires persons or entities that acquire the defibrillators to comply with maintenance, testing, and training requirements, which are scheduled to change on January 1, 2008. Existing law, until January 1, 2008, provides immunity from civil damages for those persons or entities, and sets forth tenant notice and other requirements for building owners in which an AED is placed.

This bill would extend the January 1, 2008, termination date of these provisions to January 1, 2013.

Ch. 86 (AB 2126) Lieu Enforcement of judgments.

(1) Existing law provides that certain types of relief may not be granted in a limited civil case, including enforcement of an order under the Family Code.

This bill would remove the enforcement of an order under the Family Code from the listed types of relief that may not be granted in a limited civil case.

(2) Under existing law, a judgment or order for possession or sale of property made or entered pursuant to the Family Code is subject to a specified period of enforceability and a procedure for renewal. Existing law also provides that a judgment for child, family, or spousal support is enforceable until paid in full and is exempt from any requirement that judgments be renewed, but may be renewed as specified.

This bill would revise and recast these provisions to provide, instead, that a money judgment or judgment for possession or sale of property that is made or entered under the Family Code, including a judgment for child, family, or spousal support, is enforceable until paid in full or otherwise satisfied. The bill would provide that these judgments are exempt from any requirement that a judgment be renewed, but may be renewed as specified.

(3) The bill would require the Judicial Council, on or before January 1, 2008, to develop self-help materials that include a description of the remedies available for enforcement of a judgment under the Family Code, and practical advice on how to avoid disputes relating to the enforcement of a support obligation.

Ch. 87 (AB 2164) La Suer Local law enforcement: supplemental services.

Existing law authorizes the county board of supervisors on behalf of the sheriff, and the legislative body of any city on behalf of the chief of police, to contract to provide supplemental law enforcement services to private individuals, private entities, and private corporations in specified circumstances and subject to certain conditions. Among those conditions are that the contract services provided shall be rendered by regularly appointed full-time peace officers, as defined.

This bill would additionally provide that services provided in connection with special events or occurrences, as specified, may be rendered by Level I reserve peace officers, as defined, who are authorized to exercise the powers of a peace officer, if there are no regularly appointed full-time peace officers available to fill the positions as required by the contract.

Ch. 88 (AB 2236) Ruskin Los Trancos County Water District.

(1) Existing law, the Bay Area Water Supply and Conservation Agency Act, governs the formation and operation of the Bay Area Water Supply and Conservation Agency. That act authorizes the agency to acquire water and water rights, develop, store, transport, and deliver water, and acquire, construct, operate, and maintain facilities on behalf of San Francisco's regional water system. That act requires each member public entity, which includes Los Trancos County Water District, to appoint one member to the board of the agency. That act authorizes the agency to impose assessments on each member public entity and certain private entities to pay the operating expenses of the agency in an amount that reflects prescribed water delivery amounts received from San Francisco.

This bill would delete Los Trancos County Water District from the list of member public entities for the purposes of that act. The bill would delete a reference to those water delivery amounts received by Los Trancos County Water District and revise those amounts specified for the California Water Service Company.

(2) Existing law, the San Francisco Bay Area Regional Water System Financing Authority Act, establishes the San Francisco Bay Area Regional Water System Financing Authority and grants certain powers and duties to the authority, including the authority to issue revenue bonds to improve the reliability of San Francisco's regional water system. That act defines the members of the authority to include Los Trancos County Water District.

This bill would delete Los Trancos County Water District from the list of members of the authority.

Ch. 89 (AB 2257) Committee on Business and Professions Psychologists: records retention.

Existing law, the Psychology Licensing Law, provides for the licensure and regulation of the practice of psychology. A violation of that law is a crime.

This bill would require a licensed psychologist to retain a patient's health service records for a minimum of 7 years from the patient's discharge date, and would also require a minor patient's health service records to be retained for a minimum of 7 years from the date the patient reaches 18 years of age. Because a violation of the bill would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 90 (AB 2439) Klehs Taxation: refunds: direct deposit.

The Personal Income Tax Law imposes taxes on taxable income and is administered by the Franchise Tax Board. Existing law authorizes the Franchise Tax Board to electronically deposit a taxpayer's refund into the taxpayer's checking or savings account.

This bill would authorize the Franchise Tax Board to allow an individual taxpayer to request that his or her refund be electronically deposited into more than one checking or savings account.

Ch. 91 (AB 2559) Benoit Vehicles: driving under the influence: manslaughter.

Existing law defines as one type of vehicular manslaughter, the unlawful killing of a human being while driving a vehicle in violation of specified driving under the influence of alcohol or drugs (DUI) provisions and in the commission of an unlawful act, not amounting to a felony, but without gross negligence. Existing law defines as another type of vehicular manslaughter, the unlawful killing of a human being while driving a vehicle in violation of those specified DUI provisions and in the commission of a lawful act that might produce death, in an unlawful manner, but without gross negligence.

This bill would require the killing to be the proximate result of the commission of the unlawful act or the proximate result of the commission of the lawful act.

This bill would also reorganize the provisions relating to vehicular manslaughter, including provisions relating to manslaughter involving vessels and specified water devices.

Ch. 92 (AB 2615) Tran Information relating to victims of sex offenses.

Current law provides that the victim of a sex offense may request that his or her name and address not be a matter of public record. Current law further provides that the name of a person who is the victim of a sex offense may be disclosed to certain law enforcement officials for the purpose of conducting official business even if the victim requested to keep his or her name and address confidential.

This bill would add county probation officers to the list of law enforcement officials who may obtain the name and address of a victim of a sex offense for the purpose of conducting official business as specified.

Ch. 93 (AB 2648) Matthews Pesticides.

Existing law authorizes the Director of the Department of Pesticide Regulation to rely upon any evaluations of previously submitted data with respect to an application for registration, an amendment to a registration, or to maintain a registration of a registered pesticide if certain criteria are met including that the applicant either obtain written permission from the owner to rely on the data or irrevocably offer to pay the owner a share of the cost of producing the data, as specified.

This bill would make technical-clarifying amendments to those provisions.

Ch. 94 (AB 2705) Spitzer Victims of crime: information card.

Existing law provides for the rights of victims of crime, as specified.

This bill would provide that whenever there has been a crime committed against a victim, the law enforcement officer assigned to the case may provide the victim of the crime with a "Victim's Rights Card," as specified. The bill would provide that its provisions shall be operative in a city or county only upon the adoption of a resolution by the city council or board of supervisors to that effect and that any act or omission covered by this section is a discretionary act, as specified.

Ch. 95 (AB 2885) Plescia Medi-Cal: benefits: prescribed drugs.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes a schedule of benefits that are covered under the Medi-Cal program, including outpatient services that include the purchase of prescription drugs subject to the Medi-Cal List of Contract Drugs and utilization controls.

This bill would specify that drugs used to treat erectile dysfunction or any off-label uses of those drugs are covered benefits only to the extent that federal financial participation is available. The bill would authorize the department to implement these provisions by provider bulletins or similar instructions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 96 (AB 886) Committee on Business and Professions Human remains: disposition.

Existing law provides that specified persons who otherwise have the right to control the disposition of a decedent's remains and arrange for funeral goods and services fail to act or cannot be found within 7 days of the death, or in the case of a competent surviving spouse who fails to act or cannot be found within 10 days of the death, the right to control the

disposition shall pass to the next person or persons in accordance with the order of succession provided by statute.

This bill would instead provide that if the person or persons who have the right to control the disposition of a decedent's remains and arrange for funeral goods and services fail to act or cannot be found within 7 days from the date when this right devolves to the person or persons, or in the case of a competent surviving spouse within 10 days of when the right devolves to him or her, the right shall pass to the next person in accordance with the order of succession provided by statute.

Ch. 97 (AB 1708) DeVore State employees.

Existing law requires the Director of the Department of Personnel Administration to determine the fair and reasonable value of maintenance, living quarters, housing, lodging, board, meals, food, household supplies, fuel, laundry, and other services furnished by the state as an employer of its employees. Existing law provides that the value so determined constitutes the charges to be made to the state employees for any such maintenance or services furnished by the state, unless the employee is entitled to these benefits as compensation for his or her services or as actual and necessary expenses incurred in the performance of the state's business.

This bill would revise that provision to specify that the director shall determine, by rule, the fair and reasonable value of these items and services. The bill would further require the director, by rule, to provide instruction for the administration of all lodging, maintenance, and other services furnished by the state as an employer to its employees. The bill would also specify that compliance with all the rules associated with these services is the responsibility of each director of each state department possessing lodging or supplying maintenance or other services to its employees. The bill would make other related changes to that provision.

Ch. 98 (AB 1893) Salinas Redevelopment.

Existing law prohibits a redevelopment agency from using tax increment funds for the construction or rehabilitation of a city hall or county administration building.

This bill would extend this prohibition to the acquisition of land upon which a city hall or county administration building is to be constructed, and related site clearance and design costs.

Ch. 99 (AB 1907) Lieu Office of Child Abuse Prevention: multidisciplinary personnel.

Under existing law, the Office of Child Abuse Prevention is established in the State Department of Social Services. The office is authorized to allocate funding for child abuse treatment and prevention projects, including multidisciplinary services. Existing law defines "multidisciplinary personnel" for purposes of child abuse prevention services as a team of 3 or more persons trained in the prevention, identification, and treatment of child abuse and neglect cases and who are qualified to provide a broad range of services related to child abuse. Under existing law, a multidisciplinary personnel team may include, among others, psychiatrists, psychologists, and other trained counseling personnel.

This bill would revise the definition of multidisciplinary personnel to include marriage and family therapists.

Ch. 100 (AB 1994) Leslie Health records: minors: access.

Existing law, with specified exceptions, authorizes any adult patient of a health care provider, any minor patient authorized by law to consent to medical treatment, and any patient representative, to be entitled to inspect patient records, upon presenting to the health care provider a written request for those records, and payment of reasonable clerical costs incurred in locating and making the records available. Under existing law, the representative of a minor patient is not entitled to inspect or obtain copies of the minor's patient records under certain circumstances, including when the minor's health care provider determines

that access to the requested patient records would be detrimental to the provider's professional relationship with the minor patient or the minor's physical safety or psychological well-being. Existing law exempts the health care provider from liability for making the decision as to whether the minor's records are available for inspection, except in cases of bad faith.

This bill would specify that the exemption from liability would also apply with respect to a health care provider's decision whether to make the minor patient's records available for copying.

Ch. 101 (AB 2007) Nava Education finance: Montecito Union Elementary School District.

Existing law provides for apportionments to school districts based on average daily attendance computations.

This bill would require that, notwithstanding any other law, the average daily attendance for the 2nd principal apportionment for the 2003–04 fiscal year for the Montecito Union Elementary School District is 95.51% of the district's October 2003 California Basic Educational Data System enrollment. The bill would specify how that percentage was determined.

The bill would specify, for the purposes of apportionments based upon annual units of average daily attendance, that the 2003–04 annual units of average daily attendance for the Montecito Union Elementary School District equal the same number of average daily attendance units as its 2nd principal apportionment for the 2003–04 fiscal year.

This bill would declare that due to the unique circumstances relating to the Montecito Union Elementary School District, a general statute cannot be made applicable.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 102 (AB 2056) Aghazarian Public health: exposure to communicable diseases.

Existing law requires prehospital emergency medical care personnel, as defined, who have provided emergency medical or rescue services and have been exposed to a person afflicted with a disease or condition listed as reportable, which can, as determined by the county health officer, be transmitted through oral contact or secretions of the body, including blood, to be notified that they have been exposed to the disease, in accordance with specified procedures.

Existing law separately provides that the blood or other potentially infectious material of a person receiving health care services that has been the source of a significant exposure to an individual, including, but not limited to, a health care provider, or first responder, may be tested and the exposed individual may be informed of the communicable disease status of that patient if certain conditions are met.

This bill would make technical clarifying amendments to the above provisions.

Ch. 103 (AB 2091) Berg The Coast Life Support District Act: district powers.

Existing law establishes the Coast Life Support District, which defines the district's boundaries, specifies the election of a board of directors, and its powers as well as the purposes and powers of the district. The powers of the district include, the right to establish, impose and collect fees.

This bill would authorize the district's board of supervisors to charge a fee to cover the cost of any service that the district provides or the cost of enforcing any regulation for which the fee is charged. This bill would also allow the district's board of directors to charge residents or taxpayers of the district a lower fee than it charges nonresidents or nontaxpayers, and would allow the district's board of directors to waive any fee by adoption of a resolution.

This bill would state the findings and declarations of the Legislature concerning the need for special legislation.

Ch. 104 (AB 2136) Vargas Insurance: military service.

Existing law provides that an insurer shall not be prohibited from limiting the issuance or renewal of automobile liability insurance to persons who engage in or have engaged in military service or their families, as specified.

This bill would expand the definition of "military service" as used in these provisions to specifically include officers, warrant officers, and enlisted persons.

Ch. 105 (AB 2403) DeVore Large family day care homes: permits.

The California Child Day Care Facilities Act provides for the licensing and regulation of child day care facilities, including family day care homes, by the State Department of Social Services. The act prohibits a city, county, or city and county from prohibiting large family day care homes on lots zoned for single-family dwellings, but requires a city, county, or city and county to either (1) classify large family day care homes as a permitted use of residential property for zoning purposes, (2) grant a nondiscretionary permit to use a lot zoned for a single-family dwelling to any large family day care home that complies with certain local ordinances, or (3) require any large family day care home to apply for a permit to use a lot zoned for single-family dwellings. Under the 3rd possible action by a city, county, or city and county, the act requires the permit to be granted if the large family day care home complies with certain local ordinances and the local government is required to process the permit as economically as possible, with fees charged for review not to exceed the costs of the review and permit process.

This bill, with respect to the 3rd possible action, would require the local government, upon request, to provide an applicant with a written fee verification, within 45 days of the applicant's request. The bill would, beginning July 1, 2007, require that the application form for large family day care permits include a statement of the applicant's right to request the written fee verification.

This bill would, with respect to the 2nd and 3rd possible action, require a city, county, or city and county, upon the request of an applicant, to provide prescribed information on the permit process and permit fees.

By imposing additional requirements upon local agencies, this bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 106 (AB 2457) Nakanishi Contractors.

The Contractors' State License Board licenses and regulates contractors. Under existing law, the board is required to report certain statistical information to the Legislature annually, including violations of specified provisions relating to home improvement contracts.

The bill would change the information on which the board is required to report.

Existing law requires certain persons to register as a home improvement salesperson, as defined, and makes it a crime for a person to engage in the occupation without being registered. Existing law exempts from the registration requirement, among others, a corporate officer of a licensee and a qualifying person, as defined.

This bill would also exempt from registration a general partner of a licensee and would make the exemption, as it applies to such a general partner or a corporate officer or qualifying person, applicable only in specified circumstances. By changing the scope of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. The bill would make other nonsubstantive changes.

Ch. 107 (AB 2602) Lieu Real estate brokers: deposits.

Under existing law, a real estate broker, who accepts funds belonging to others, is required to deposit those funds into a specified trust fund account. However, existing law also provides that benefits accruing from the placement in a noninterest bearing account of a commercial bank of funds received by a real estate broker who collects payments or provides services in connection with certain loans shall inure to the broker, unless otherwise agreed by the broker and lender.

This bill would instead provide that those benefits shall inure to the real estate broker if they are derived from the placement of those funds in a noninterest bearing account of a financial institution, as defined. The bill would also provide that benefits accruing from the placement in an interest bearing account of a financial institution of funds received by a real estate broker who collects payments or provides services for an institutional investor in connection with a loan secured by commercial real property may inure to the broker, if agreed to in writing by the broker and investor.

Ch. 108 (AB 2684) Montanez Pupils: insurance for athletic teams.

Existing law requires the governing board of each school district to provide for each member of an athletic team specified amounts of insurance protection for medical and hospital expenses resulting from accidental bodily injuries. Existing law requires that the costs of that insurance be paid out of funds of the school district or funds of the student body in the event that the governing board of a school district determines that a member of an athletic team or the parent, guardian, or other person having charge or control of a member of an athletic team is financially unable to pay the costs of the insurance. Existing law provides that the governing board is not required to provide that insurance protection if an individual team member has health insurance or a reasonable equivalent of health benefits coverage provided for him or her in any other way or manner, including, but not limited to, the purchase of coverage by himself or herself, or by his or her parent or guardian.

The bill would require school districts that elect to operate an interscholastic athletic team or teams to include a specified statement regarding no-cost or low-cost local, state, or federally sponsored health insurance programs in offers of insurance coverage and in other letters and printed materials regarding insurance protection that are sent to team members and in any other related letters and printed materials that are sent to team members, as specified.

Existing law requires that, when 15% or more of the pupils enrolled in a public school that provides instruction in kindergarten or any of grades 1 to 12, inclusive, speak a single primary language other than English, as specified, all notices, reports, statements, or records sent to the parent or guardian of any pupil that speaks one of those primary languages be written in, and be capable of being responded to in, that language.

This bill would declare the applicability of that requirement to all notices regarding insurance protection for members of athletic teams that are sent to team members.

Ch. 109 (AB 2764) Wyland County property.

Existing law authorizes a county board of supervisors to delegate to a purchasing agent or other appropriate county official the authority to lease real property for use by the county for a term not to exceed 3 years and for a rental not to exceed \$7,500 per month and to amend those leases for improvements or alterations, as specified.

This bill would also permit the purchasing agent or other official to obtain the use of real property for the county by license and to extend the term of the lease or license to 5 years. The bill also would make other conforming changes.

Ch. 110 (AB 2903) Huff Department of Motor Vehicles: employees.

Existing constitutional provisions require the State Personnel Board to enforce the civil service provisions and to prescribe probationary periods and classifications, adopt other rules authorized by statute, and review disciplinary actions.

Existing civil service provisions apply to the Department of Motor Vehicles and its employees.

This bill would authorize the Department of Motor Vehicles to conduct competitive examinations on a position-by-position basis for specified managerial and supervisory classifications as agreed to by the State Personnel Board, as specified. The bill would also make legislative findings and declarations with regard to a related demonstration project.

Ch. 111 (AB 2932) Chan California Children and Families Program.

(1) Existing law, the California Children and Families Act of 1998, an initiative measure, requires that the California Children and Families Program, established by the act, be funded by surtaxes imposed on the sale and distribution of cigarettes and tobacco products and deposited into the California Children and Families Trust Fund, and that the fund be used for the implementation of comprehensive early childhood development and smoking prevention programs. Existing law establishes a state commission, First 5 California, with powers and duties relating to the administration of the act on a state level, and authorizes a county's board of supervisors to establish a county children and families commission to administer the act on a county level.

Existing law requires as a condition of receiving an allocation under the act, that the county commissions, in a public hearing, adopt certain policies regarding conflict of interest of commission members and commission contracting and procurement, in comportment with state law.

This bill would make technical changes to these provisions to clarify which state laws the county commission must adhere to when it adopts its policies of conflict of interest and contract and procurement.

(2) The California Constitution provides that the Legislature may amend an initiative statute by another statute that becomes effective only when approved by the voters unless the initiative statute permits amendment without voter approval. The act provides that it may be amended only by a vote of $^2/_3$ of the membership of both houses of the Legislature and that all amendments pursuant to this provision shall be to further the act and must be consistent with its purposes.

This bill, in conformance with those requirements, would declare that its provisions further the act and are consistent with its purposes.

Ch. 112 (AB 3072) Committee on Insurance California Insurance Guarantee Association.

Existing law establishes a workers' compensation system to compensate an employee for injuries incurred arising out of or in the course of employment.

Existing law further establishes the California Insurance Guarantee Association (CIGA) for specified purposes related to the payment of obligations of insurers. Under existing law, any bonds issued at the request of CIGA to provide funds for payment workers' compensation claims must be issued prior to January 1, 2007.

This bill would extend the date for bond issuance to January 1, 2009.

Ch. 113 (AB 782) Mullin Redevelopment: project area.

The Community Redevelopment Law authorizes the establishment of redevelopment agencies in communities to address the effects of blight, as defined, in those communities. That law also specifies both the physical and economic conditions that cause blight and defines a project area as a "predominantly urbanized" area of a community that is a blighted area. One criterion of blight is that the land in the project area is characterized by the existence

of subdivided lots of irregular form and shape and inadequate size for proper usefulness and development that are in multiple ownership.

This bill would delete this criterion from the definition of "blight" for purposes of these provisions.

Ch. 114 (AB 2073) Matthews Home improvement: exemption for fire alarm installation.

Existing law licenses and regulates contractors by the Contractors' State License Board. Existing law imposes certain requirements on home improvement contracts. Existing law also regulates alarm company operators by the Bureau of Security and Investigative Services.

This bill would exclude the sale, installation, and servicing of a fire alarm sold in conjunction with an alarm system from the requirements imposed on home improvement contracts if the cost of making the fire alarm operable does not exceed \$500 and other specified terms and conditions are satisfied.

Ch. 115 (AB 2087) Benoit Workers' compensation: claimant information.

Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an employee for injuries sustained in the course of his or her employment. Existing law requires that all employers secure incurred liabilities by making a deposit based upon estimated future liability for compensation, and provides that, in determining the amount of the deposit, the administrative director shall offset estimated future liabilities for the same claims covered by a self-insured plan under the Longshore and Harbor Workers' Compensation Act, as specified. Existing law requires that all self-insured employers file a self-insurer's annual report in a form prescribed by the administrative director.

This bill would require the administrative director to additionally prepare an aggregated summary of all self-insured employers' liability to pay compensation reported on those self-insured employers annual reports, including a separate summary for public and private employer self-insurers. The bill would require that the summaries be made available to the public on the self-insurance section of the Department of Industrial Relation's Internet Web site. The bill would also authorize the administrative director to release a copy, or make available an electronic version, of specified data, excluding certain individually identifiable claimant information, contained in any public sector employer's self-insurer's annual reports received from an individual public entity self-insurer or from a joint powers authority employer and its membership.

Ch. 116 (AB 2120) Liu Vehicles: disabled persons: disabled veterans: parking placards.

Existing law authorizes the Department of Motor Vehicles to issue distinguishing placards to disabled persons or disabled veterans and temporary distinguishing placards to temporarily disabled persons, to be used for parking purposes, as described. Prior to issuing the parking placard or temporary placard, the Department of Motor Vehicles requires the submission of a certificate, signed by an authorized health care professional, providing a full description substantiating the applicant's disability, unless the disability is readily observable and uncontested. Under existing law, the authorized health care professional that signs the certificate is required to retain information sufficient to substantiate the certificate, and make the information available to certain entities, upon request of the department.

This bill would expand the health care professionals authorized to sign the certificate substantiating the applicant's disability to include, to the extent that it does not cause a reduction in the receipt of federal aid highway funds, nurse practitioners, certified nurse midwives, and physician assistants. The bill would make conforming and technical changes.

Ch. 117 (AB 2240) Committee on Public Employees, Retirement and Social Security County employees' retirement: additional retirement credit.

Existing law, the County Employees Retirement Law of 1937, establishes noncontributory retirement plans for employees in specified counties. Retirement benefits under those plans are calculated, in part, based upon a member's years of service credit. Under existing law, if approved by the county board of supervisors, a member of those plans in the Counties of Santa Barbara and Los Angeles may receive service credit for time that would not otherwise be recognized, including prior service with another public agency, and upon payment by the member of specified contributions to the retirement fund.

This bill would additionally provide that the board of supervisors in the Counties of Santa Barbara and Los Angeles may provide that a member of a noncontributory plan may receive up to 5 years of service credit for additional retirement credit, as defined, upon payment of additional contributions prior to retirement, or in certain circumstances, within 120 days after retirement, by lump sum or by installment payments over a period of up to 10 years and subject to other conditions, as specified.

- Ch. 118 (AB 2244) Committee on Public Employees, Retirement and Social Security Public Employees' Retirement System: retirement benefits.
- (1) Existing law permits a local agency that contracts with the Public Employees' Retirement System for retirement services to classify certain local safety members as "local sheriff" members. Under existing law, that local agency may not establish different retirement benefits for some, but not all, members in specified local safety positions.

This bill would revise these provisions to include a local sheriff member as a specified local safety position.

(2) Under existing law, the retirement benefits of a member are based, in part, on the compensation earnable received by that member. Existing law provides that "compensation earnable" includes the payrate of a member in a group or class that is the same as the amount paid to similarly situated members of the same group or class.

This bill would clarify that the payrate of members in a group or class shall correspond to publicly available pay schedules.

(3) Under existing law, a member employed by a local agency may receive credit for prior service with that local agency on the effective date of the contract for retirement services between that local agency and the Public Employees' Retirement System.

This bill would additionally provide that a member may receive credit for prior service on the effective date of an amendment to that contract.

(4) Existing law prescribes a normal retirement age for members, and if an existing benefit formula is modified or a new benefit formula is enacted, the Public Employees' Retirement System may determine a normal retirement age by regulation. Existing law permits certain state and local miscellaneous members to permanently retire at 55 years of age. Under existing law, that member may retire under the partial service retirement program at 50 years of age, as specified.

This bill would revise and recast the provisions for the partial service retirement program to be consistent with the normal retirement age for permanent retirement.

(5) Existing law permits, if a member is permanently incapacitated from performing his or her duties in the state service, to retire for disability. Under existing law, "state service," for purposes of compensation, includes service with a local agency.

This bill would revise that provision to permit, instead, a member in the state service, if he or she is permanently incapacitated from performing his or her duties, to retire for disability.

(6) Existing law authorizes a retired member to work for a state agency or other employer under the system without reinstatement from retirement or loss or interruption of retirement benefits, as specified. Under existing law, that authorization is inapplicable to a retired member who is employed by an employer under the system and who, within 12 months prior

to that employment, received unemployment insurance compensation following the termination of an appointment with the same employer.

This bill would additionally provide that the authorization is inapplicable to a retired member who receives unemployment insurance compensation and is employed with the California Schools for the Deaf and Blind, a California community college, the California State University, or the University of California.

(7) This bill would make other technical changes to provisions of the Public Employees' Retirement Law and the Judges' Retirement Law.

Ch. 119 (AB 2292) Montanez Workers' compensation: death benefits.

Existing workers' compensation law requires employers to secure the payment of workers' compensation, including medical treatment, for injuries incurred by their employees that arise out of, or in the course of, employment. Existing law prescribes statutory death benefits required to be paid to the dependents, or, if there are no dependents, to the personal representative of the deceased employee, heirs, or other persons entitled to a deceased employee's accrued and unpaid compensation under specified workers' compensation laws.

This bill would specify that those death benefits shall be paid to a surviving dependent, personal representative, heir, or other person entitled to compensation under specified workers' compensation laws, notwithstanding any amount of the deceased employee's accrued and unpaid compensation that is paid or owing to a surviving dependent, personal representative, heir, or other person entitled to a deceased employee's accrued and unpaid compensation.

Existing law provides that whenever any fatal injury is suffered by an employee under circumstances that would entitle the employee to compensation benefits, but for his or her death, and the employee does not leave surviving any person entitled to a dependency death benefit, the employer shall pay a sum to the Department of Industrial Relations equal to the total dependency death benefit that would be payable to a surviving spouse with no dependent minor children.

Existing law provides that when the deceased employee leaves no surviving person entitled to the accrued and unpaid compensation, the accrued unpaid compensation shall be paid by the employer to the department.

Existing law provides that in the case of an employee who has no total dependents or partial dependents, for injuries occurring on or after January 1, 2004, \$250,000 shall be paid to the estate of the deceased employee.

This bill would specify that those requirements to pay the department, when the employee does not leave surviving any person entitled to a dependency death benefit, shall not be applicable if a death benefit or accrued and unpaid compensation is paid to the estate of the deceased employee.

Ch. 120 (AB 2366) Sharon Runner County employees' retirement: reinstatement of county retirees.

Under the County Employees Retirement Law, if a county board of supervisors adopts a resolution by majority vote, a safety member of a county or district within that county may be required to retire at a specified age. That law permits a retired member to be reemployed by the county or a district and reinstated to active membership in the retirement system, as specified. That law requires the retirement system to cancel the retirement allowance of the member as of the date of reemployment of that member. That law permits the member to earn an additional retirement benefit for that period of service after the reinstatement and reemployment of the member. That law further provides that the retirement allowance of the member resumes only upon the subsequent termination of employment by that member.

This bill would additionally permit a retired safety member in Los Angeles County who was required to retire because of age to be reemployed by the county and reinstated to active

membership, as specified. This bill would permit that safety member to earn an additional retirement benefit for the period of service after reinstatement and reemployment pursuant to the formula applicable to that member prior to his or her reinstatement.

Ch. 121 (AB 2438) Chu Public employees' retirement: compensation.

The Public Employees' Retirement Law defines the term "compensation" for purposes of determining required contributions and benefits. That law generally requires certain miscellaneous members and school members to pay a specified percent of compensation as his or her normal retirement contribution to the Public Employees' Retirement System. Member contributions are made to the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would additionally define compensation to include, if the member is a school employee of a school district or community college district, industrial disability leave paid to that member. Because this bill would expand the definition of compensation of a member who receives industrial disability leave and thereby increase member contributions to the Public Employees' Retirement Fund, this bill would make an appropriation.

Ch. 122 (AB 2456) Nakanishi Contractors: licenses.

Under existing law, the Contractors' State License Board licenses and regulates contractors, and authorizes the registrar of the board to suspend a license for failure of the licensee to resolve outstanding final liabilities.

This bill would prohibit a qualifying person and personnel of record of a licensee whose license has been suspended for this purpose from serving in any capacity that is subject to licensure under the Contractors' State License Law other than a nonsupervising bona fide employee, until the covered debts are satisfied. The bill would also provide for suspension of a licensee's license if he or she employs any personnel of record that have been assessed an outstanding liability, until the debt has been satisfied or the personnel of record disassociate themselves from the licensee.

Ch. 123 (AB 2658) Harman Contractors.

Under existing law, the Contractors' State License Board may suspend or revoke a contractor's license upon specified grounds, and as a condition of reinstatement, the contractor may be required to fully satisfy any resulting monetary obligation or debt, except if the obligation or debt was adjudicated in a bankruptcy proceeding.

This bill would instead provide that the contractor may not be required to satisfy the monetary obligation or debt to the extent it was discharged in a bankruptcy proceeding.

Existing law makes it a cause for discipline if a contractor avoids or settles an obligation for less than the full amount of the obligation, except if the contractor avoids or settles in bankruptcy, or by composition, arrangement, or reorganization with creditors under federal law for less than the full amount.

This bill would also require the contractor to satisfy that obligation to the extent it is not discharged under federal law.

Ch. 124 (AB 2796) Mountjoy Cemeteries: public notice.

Existing law requires that a cemetery authority post prescribed public notices on the premises of a cemetery containing, among other things, the address of the Cemetery and Funeral Bureau.

This bill would, instead, require that the notice provide either the address of the Cemetery and Funeral Bureau or a statement that the address of the Cemetery and Funeral Bureau is available at the office of the cemetery. The bill would make additional changes of a technical, nonsubstantive nature.

Existing law requires an endowment care cemetery to post a notice identifying it as an endowment care cemetery in its sales office or offices and at or near its entrance or its administrative building.

This bill would delete the requirement that the notice be posted in the sales office or offices and would, instead, require that the notice be posted at or near its entrance and at its administrative building.

Ch. 125 (AB 2811) Plescia California State Lottery: prizes.

(1) The California State Lottery Act of 1984, an initiative measure, requires that the payment of moneys to, or on behalf of, a prizewinner by an assignee in consideration for the assignment of the future prize payment or payments to another person pursuant to a court order, be made in full prior to the time when, under the terms of the assignment, the lottery is required to make the 1st prize payment to the assignee, or be made in 2 installments, the 1st being paid prior to the time when, under the terms of the assignment, the lottery is required to make the 1st prize payment to the assignee and the 2nd installment within 11 months thereafter.

This bill would provide that, notwithstanding that provision, any other installment payment schedule is permitted if the installment obligation relating to the installments is guaranteed by a financial institution, as defined, or a brokerage firm that is a member of the Securities Investor Protection Corporation, as required by federal law.

(2) Existing law provides that if a lottery prizewinner elects to accept the consideration to be paid for the assignment in 2 installments, as specified, the prizewinner shall have a special lien for the balance of any payment due, effective without any further action, agreement, or notice, on any of the prize payments assigned by the prizewinner for the payment of moneys from the assignee. Under existing law, this lien terminates upon the prizewinner receiving actual payment of the moneys and the tendering of a check, payment instrument, or recital of payment does not constitute actual payment of moneys.

This bill would provide that, notwithstanding that provision, if a prizewinner accepts an installment obligation guaranteed by an FDIC or SIPC insured entity, then the lien created shall automatically terminate upon deliver of the installment obligation.

(3) The Lottery Act provides that none of its provisions may be changed, except to further its purpose by a bill passed by a 2/3 vote of each house of the Legislature and signed by the Governor

This bill would declare that its provisions further the purposes of the act.

Ch. 126 (AB 2872) Huff School districts: organization: governing board trustees. Existing law authorizes a county committee on school district organization, except as specified, to establish, rearrange the boundaries of, and abolish school district trustee areas and community college district trustee areas, and to increase or decrease the number of members of the governing boards, as specified, or to adopt one of the alternative methods of electing governing board members, as specified. Existing law authorizes a county committee on school district organization to establish or abolish a common governing board for a high school district and an elementary school district within the boundaries of the high school district by presenting the issue to the qualified registered voters within those boundaries, as specified.

Existing law provides that a proposal to make any of the changes described above may be initiated by the county committee on school district organization or made to the county committee on school district organization either by a petition signed by a certain number of qualified registered voters residing in the district, as provided, or by resolution of the governing board of the district.

This bill would revise the number of qualified registered voters, as provided, whose signatures are required for purposes of submitting the petition to the county committee on school district organization.

This bill would correct erroneous cross-references and make various technical, nonsubstantive changes to these provisions of existing law.

Ch. 127 (AB 272) Parra Peace officers: county custodial officers.

Existing law defines various persons as peace officers, including, among others, custodial officers in certain counties.

This bill would include custodial officers, as specified, in the Counties of Inyo, Kings, and Tulare within the definition of peace officer.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 128 (AB 1744) Committee on Health Health care.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. Existing law provides for basic health care for qualified individuals under the Medi-Cal program.

This bill would make nonsubstantive changes by renumbering a provision and deleting a duplicate provision.

Ch. 129 (AB 2407) Salinas Vehicles: mature driver program.

(1) Existing law requires the Director of Motor Vehicles to establish standards and develop criteria for the approval of a mature driver improvement course. Existing law requires the course to include not less than 400 minutes of instruction. Existing law provides that upon the satisfactory completion of the course, the mature driver shall receive a certificate that may be renewed every 3 years from the date of completion by successfully completing a subsequent mature driver improvement course.

This bill would provide that a mature driver improvement course to renew the certificate include not less than 240 minutes of instruction.

(2) Existing law authorizes a course provider to charge a fee not to exceed \$20. This bill would authorize a course provider to charge a tuition not to exceed \$30.

Ch. 130 (AB 2853) Salinas Family law: counselors.

Existing law permits a superior court to establish the family conciliation court and to appoint supervising and associate counselors of conciliation, as specified. Existing law permits a superior court to appoint a child custody evaluator or mediator in a contested proceeding regarding child custody or visitation rights. Existing law requires those counselors, evaluators, and mediators to participate in programs of continuing instruction in domestic violence, as specified, that are established under the authority of the Administrative Office of the Courts.

This bill would revise and recast those provisions related to programs of continuing instruction for counselors, evaluators, investigators, and mediators, as specified. This bill would require those counselors, evaluators, investigators, and mediators to have 16 hours of additional advanced training in domestic violence issues and 4 hours of updated training annually, as approved by the Administrative Office of the Courts.

Ch. 131 (AB 2950) Daucher Medi-Cal billing reductions.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons receive health care services from providers enrolled in the program. Under existing law, a bill submitted by a provider for a service provided under the Medi-Cal program is required to be submitted not more than 6 months after the month in which the service is rendered, with specified exceptions. Existing law requires that reimbursement for an original claim, submitted for payment between 6 and 12 months after the month of service, and which does not meet an exception, be reduced by 25% to 50%, as specified.

This bill would provide that the reductions in reimbursement specified under the above provisions do not apply with respect to certain Medi-Cal programs for which there is no state General Fund match.

Ch. 132 (SB 1) Murray Electricity: solar energy: net metering.

(1) Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to expand and accelerate development of alternative sources of energy, including solar resources. Existing law requires the Energy Commission to develop and adopt regulations governing solar devices, as defined, designed to encourage the development and use of solar energy and to provide maximum information to the public concerning solar devices.

This bill would require beginning January 1, 2011, a seller of production homes, as defined, to offer the option of a solar energy system, as defined, to all customers negotiating to purchase a new production home constructed on land meeting certain criteria and to disclose certain information. The bill would require the Energy Commission to develop an offset program that allows a developer or seller of production homes to forgo the offer requirement on a project by installing solar energy systems generating specified amounts of electricity on other projects. The bill would require, not later than July 1, 2007, the Energy Commission to initiate a public proceeding to study and make findings whether, and under what conditions, solar energy systems should be required on new residential and nonresidential buildings and to periodically update the study thereafter.

(2) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. Existing law required the PUC, on or before March 7, 2001, and in consultation with the Independent System Operator, to take certain actions, including, in consultation with the Energy Commission, adopting energy conservation demand-side management and other initiatives in order to reduce demand for electricity and reduce load during peak demand periods, including differential incentives for renewable or super clean distributed generation resources. Pursuant to this requirement, the PUC has developed a self-generation incentive program to encourage customers of electrical corporations to install distributed generation that operates on renewable fuel or contributes to system reliability. Existing law requires the PUC, in consultation with the Energy Commission, to administer, until January 1, 2008, a self-generation incentive program for distributed generation resources in the same form that existed on January 1, 2004, subject to certain air emissions and efficiency standards. In a PUC decision, the PUC adopted the California Solar Initiative, which modified the self-generation incentive program for distributed generation resources and provides incentives to customer-side photovoltaics and solar thermal electric projects under one megawatt.

This bill would require the PUC, in implementing the California Solar Initiative, to authorize the award of monetary incentives for up to the first megawatt of alternating current generated by an eligible solar energy system, that meets the eligibility criteria established by the Energy Commission. The bill would authorize the commission, prior to the establishment of eligibility criteria by the Energy Commission, to determine the eligibility of a solar energy system, as defined, to receive monetary incentives. The bill would require that awards of monetary incentives decline at a rate of an average of at least 7% for each year following implementation, and be zero by December 31, 2016. The bill would require the PUC, by January 1, 2008, to adopt a performance-based incentive program, as specified. The bill would require that the PUC, by January 1, 2008, and in consultation with the Energy Commission, require reasonable and cost-effective energy efficiency improvements in existing buildings as a condition of providing incentives for eligible solar energy systems. The bill would require the commission to require time-variant pricing for all ratepayers with a solar energy system. The bill would prohibit costs of the program from being recovered from certain customers and would require the commission to ensure that the total cost over the duration of the program does not exceed \$3,350,800,000, consisting of 3 specified program components. The bill would authorize the PUC to award monetary incentives for solar thermal and solar water heating devices, in a total amount up to \$100,800,000. The bill would prohibit the PUC from allocating more than \$50,000,000 for certain research, development, and demonstration. The bill would require that by June 30, 2009, and by June

30 of every year thereafter, the PUC submit to the Legislature an assessment of the success of the California Solar Initiative program, that includes specified information.

This bill would require the Energy Commission, by January 1, 2008, and in consultation with the PUC, local publicly owned electric utilities, and interested members of the public, to establish and thereafter revise eligibility criteria for solar energy systems and to establish conditions for ratepayer funded incentives that are applicable to the California Solar Initiative. The bill would require the Energy Commission to adopt guidelines for solar energy systems receiving ratepayer funded incentives at a publicly noticed meeting. The bill would, upon establishment of eligibility criteria by the Energy Commission, prohibit ratepayer funded incentives from being made for a solar energy system that does not meet the eligibility criteria. The bill would require the Energy Commission to make certain information available to the public, to provide assistance to builders and contractors, and to conduct random audits of solar energy systems to evaluate their operational performance.

This bill would require all local publicly owned electric utilities, as defined, that sell electricity at retail, on or before January 1, 2008, to adopt, implement, and finance a solar initiative program, as prescribed, for the purpose of investing in, and encouraging the increased installation of, residential and commercial solar energy systems. The bill would require a local publicly owned electric utility to make certain program information available to its customers, to the Legislature, and to the Energy Commission on an annual basis beginning June 1, 2008. By imposing additional duties upon local publicly owned electric utilities, the bill would thereby impose a state-mandated local program.

(3) Existing law requires all electric service providers, as defined, to develop a standard contract or tariff providing for net energy metering, and to make this contract available to eligible customer generators, upon request. Existing law requires all electric service providers, except the San Diego Gas and Electric Company (SDG&E), upon request, to make available to eligible customer generators contracts for net energy metering on a first-come-first-servedbasis until the time that the total rated generating capacity used by eligible customer generators exceeds 0.5% of the electric service provider's aggregate customer peak demand. Existing law establishes a separate limit of 50 megawatts for SDG&E.

This bill would require the PUC to order all electric service providers, including SDG&E, to expand the availability of net energy metering so that it is offered on a first-come-first-servedbasis until the time that the total rated generating capacity used by all eligible customer-generators exceeds 2.5% of the electric service provider's aggregate customer peak demand. The bill would require the PUC, by January 1, 2010, in consultation with the Energy Commission, to submit a report to the Governor and Legislature on the costs and benefits of net energy metering, wind energy co-metering, and co-energy metering to participating customers and nonparticipating customers and with options to replace the economic costs of different forms of net metering with a mechanism that more equitably balances the interests of participating and nonparticipating customers.

(4) Existing law, the Contractors' State License Law, provides for the licensure and regulation of contractors by the Contractors' State License Board.

This bill would require the board to review and, if needed, revise its licensing classifications and examinations to ensure that contractors authorized to perform work on solar energy systems, as specified, have the requisite qualifications to perform the work.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 133 (SB 1232) Runner Division of Licensing: out-of-state physicians and surgeons.

Existing law, the Medical Practice Act, establishes the requirements for issuance of a physician and surgeon's certificate by the Division of Licensing of the Medical Board of California. Under existing law, the Division of Licensing may determine that an applicant who holds an unlimited and unrestricted license as a physician and surgeon in another state and who meets other specified criteria satisfies the curriculum, clinical instruction, and examination requirements for a physician and surgeon's certificate.

This bill would require that the applicant be licensed by the other state for a period of at least 4 years and would require the applicant to satisfy other criteria before the division could determine his or her compliance with the curriculum, clinical instruction, and examination requirements.

Ch. 134 (SB 1652) Vincent Community colleges: facilities: leases.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the state.

Existing law authorizes the governing board of a community college district to lease certain property not needed for school classroom buildings for a period not exceeding 5 separate or consecutive calendar days, or portions of those days, in each fiscal year. Existing law also authorizes the governing board to lease certain property not needed for academic activities, for a period of more than 5 days but less than 5 years, as determined by the governing board.

This bill would revise the provision relating to leases for a period not exceeding 5 separate or consecutive calendar days or portions of those days, to instead authorize the lease of property not needed for school classroom buildings for a period not exceeding 14 separate or consecutive calendar days, or portions of those days, in each fiscal year.

Ch. 135 (SB 1846) Committee on Natural Resources and Water Public resources: underwater salvage operation.

(1) Under existing law, the State Lands Commission administers the Shipwreck and Historic Maritime Resources Program, as defined, regulating salvage operations over and upon all tide and submerged lands of the state. Existing law requires a person conducting a salvage operation, as defined, on tide and submerged lands to obtain a permit from the commission, and authorizes the commission to designate persons, paid for by the permitholder, to observe all salvage operations. Existing law authorizes the commission to revoke the permit, after notice to the permitholder, if the commission finds that the permitholder failed to comply with the terms of the permit or other applicable provision of law.

This bill would, in addition, authorize the commission to issue a permit for the search, exploration, or recovery of nonhistoric vessels, aircraft, or submerged objects, and for the search, archaeological investigation, and recovery of historic vessels, aircraft, or other submerged historic resources, as defined, on tide and submerged lands. The bill would require the commission to issue a permit based on the commission's evaluation of the project and its probable impact on the site or objective, and the impact on the state submerged lands. The bill would authorize the commission to require the permitholder to provide a reliable communication system for the observer to communicate with the commission. The bill would authorize the executive officer of the commission, after notice to the permitholder and time to correct, to issue a stop work order if the observer determines that activities conducted on the project are not within the terms of the permit. The bill requires the executive officer to hold a hearing within 3 business days of the issuance of a written notice of the stop work order.

(2) Existing law authorizes the commission to grant a permit for salvage operations to specified entities that demonstrate the capability to carry out salvage operations. Existing law requires a person proposing to conduct a salvage operation to provide to the commission a detailed plan for the protection and preservation of the site or objects, or materials removed from the site consistent with contemporary professional standards of archaeological data recovery.

This bill would, instead, authorize the commission to grant a permit when the proposed activity is justified by an educational, scientific, or cultural purpose, or the need to protect the integrity of the site or the resource and grant a permit to specified entities that demonstrate the capability of properly carrying out archaeological investigations. The bill would require a person proposing such activity to submit a detailed project design that provides information, as specified.

Ch. 136 (AB 733) Nation Psychotherapists: duty to warn.

Existing law provides that no monetary liability and no cause of action shall arise against a psychotherapist, as defined, for failing to warn and protect from a patient's threatened violent behavior except where the patient has communicated to the psychotherapist a serious threat of physical violence against a reasonably identifiable victim or victims. Existing law also specifies that if there is a duty to warn and protect under the limited circumstances specified above, that duty is discharged by the psychotherapist making reasonable efforts to communicate the threat to the victim or victims and to a law enforcement agency.

This bill would revise that latter provision to instead specify that there is no monetary liability and no cause of action shall arise against a psychotherapist who, under the limited circumstances described above, discharges his or her duty to warn and protect by making reasonable efforts to communicate the threat to the victim or victims and to a law enforcement agency.

Ch. 137 (AB 1946) Nava Residential property insurance.

Existing law requires that residential property insurance policies do not become effective unless the named insured is provided with a copy of the California Residential Property Disclosure, as specified. Existing law further requires that this disclosure be provided prior to, or concurrent with, the application for or initial renewal of the policy.

This bill would revise that disclosure procedure.

Existing law specifies the required content of the declarations page of a residential property insurance policy.

This bill would provide that the declarations page of residential property insurance purchased by tenants or unit owners that do not provide coverage for the structure of the insured premises need not contain statements regarding the limits of liability for that structure, and specified information regarding cost estimates to rebuild the structure. {N1}

Ch. 138 (AB 2517) Tran Minor children: visitation rights.

Existing law authorizes the court, on petition by a grandparent of a minor child, to grant reasonable visitation rights to the grandparent if the court both finds that there is a preexisting relationship between the grandparent and grandchild, as specified, such that visitation is in the child's best interest, and the court balances the interest of the child in having visitation with the grandparent against the rights of parents to exercise their parental authority.

Existing law further prohibits a petition for visitation from being filed while the natural or adoptive parents are married, unless the parents are currently living separately and apart, one parent has been absent for more than one month without the other spouse knowing the whereabouts of the absent spouse, one of the parents joins in the petition with the grandparents, or the child is not residing with either parent.

This bill would also authorize a petition for visitation to be filed when the child has been adopted by a stepparent.

Ch. 139 (SB 604) Aanestad Charter schools: funding.

Existing law provides that a charter school in its first year of operation is eligible to receive funding for a specified advance apportionment based on an estimate of average daily attendance for the current fiscal year, as specified.

This bill would permit advance apportionment for a charter school in its 2nd or later year of operation that is adding one or more grade levels. The bill would base the apportionment on the part of the average daily attendance at the 2nd principal apportionment for the prior year that was attributable to pupils in the highest grade served by the charter school.

The bill would make additional, nonsubstantive changes to provisions in existing law.

Ch. 140 (SB 1179) Morrow Recreational activities: skateboarding.

Existing law, effective until January 1, 2008, provides that skateboarding at a public skateboard park is a hazardous recreational activity, if all of specified conditions are met, including if the person skateboarding is 14 years of age or older.

This bill would reduce that age limit to 12 years of age or older. The bill would also extend the operative dates of those provisions until January 1, 2012, and would make other conforming changes to that provision.

Existing law, operative on January 1, 2008, prohibits an operator of a skateboard park from permitting any person to ride a skateboard in the park unless that person is wearing a helmet, elbow pads, and knee pads. Existing law, operative on January 1, 2008, further describes how those requirements may be satisfied with respect to a recreational skateboard facility owned and operated by a local public agency, as specified.

This bill would instead make those provisions operative on January 1, 2012.

Ch. 141 (SB 1247) Runner Fingerprinting: certification.

Existing law requires the Department of Justice to establish and implement a certification program in the Department of Justice for processing fingerprint-based criminal background clearances on individuals who roll fingerprints. Under existing law, law enforcement personnel and state employees are exempt from the requirements of that program if they have received certain training and have undergone a criminal offender record information background investigation.

This bill would add employees of a tribal gaming agency or operation, under certain circumstances to those who are exempt from the aforementioned requirements.

This bill would make additional technical and conforming changes.

Ch. 142 (SB 1296) Kehoe San Diego Consolidated Transportation Agency: governance.

Existing law provides for the consolidation of certain regional transportation planning, programming, and related functions from various existing agencies, including the San Diego Association of Governments (SANDAG), the San Diego Metropolitan Transit Development Board (MTDB), and the North County Transit District (NCTD). Existing law provides for a board of directors of 20 members to govern the consolidated agency, with a specified weighted voting formula required for the taking of action on certain items.

This bill would instead provide for a board of directors of 21 members by adding a second representative from the San Diego County Board of Supervisors. The bill would specify the selection of the two supervisor representatives from substantially incorporated and unincorporated areas of the county, respectively. The bill would make other related changes.

Ch. 143 (SB 1294) Ducheny Geothermal wastes: exemption.

(1) Existing law regulates the management of hazardous waste and requires the Department of Toxic Substances Control to develop criteria and guidelines for the identification of hazardous waste. Existing law exempts geothermal waste resulting from drilling for geothermal resources from those management requirements. A violation of the hazardous waste control laws is a crime.

This bill would exempt from the hazardous waste control laws geothermal waste generated from the exploration, development, or production of geothermal energy that does not result from drilling for geothermal resources, if the geothermal waste meets specified management requirements and conditions, including that the waste is a hazardous waste that is exempt from the federal Resource Conservation and Recovery Act of 1976 (RCRA). Since a violation of the bill's requirements would be a crime, the bill would impose a state-mandated local program.

The bill would declare that its provisions are to take effect immediately as an urgency statute.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 144 (SB 1344) Chesbro Recycling: plastic packaging containers.

Existing law, the California Integrated Waste Management Act of 1989, administered by the California Integrated Waste Management Board, requires every rigid plastic packaging container, as defined, sold or offered for sale in this state, to generally meet one of specified criteria, including being made of 25% postconsumer material. Existing law provides that a manufacturer is in compliance with that 25% requirement criteria if the manufacturer makes a demonstration with regard to the consumption of a volume of postconsumer material in the manufacture of a rigid plastic packaging container, whether or not that container is subject to those criteria, that results in the consumption of an equivalent volume of post consumer material or a demonstration regarding the exportation of an equivalent volume of that material to another state or country.

The bill would revise the conditions by which a manufacture may demonstrate compliance with that 25% requirement, to delete the requirement that the volume of the post consumer material be used in determining eligibility for that alternative requirement. The bill would include the consumption or export of postconsumer materials used for the manufacture of other plastic products and plastic packaging and would delete the inclusion of postconsumer material that is exported to another country.

Ch. 145 (SB 1462) Cox Insurance information and privacy protection: service of process.

Existing law provides for the regulation of insurers by the Insurance Commissioner. Existing law, the Insurance Information and Privacy Protection Act, regulates the disclosure of information gathered in connection with insurance transactions by insurance institutions, agents, or insurance-support organizations. Existing law requires the commissioner, when he or she has reason to believe that an insurance institution, agent, or insurance-support organization is violating the act, to issue and serve a statement of charges and notice of hearing. Existing law provides that an insurance-support organization transacting business outside the state that has an effect on a person residing in this state is deemed to have appointed the commissioner to accept service of process on its behalf, if the commissioner causes a copy of the service to be immediately mailed by registered mail to the insurance-support organization at its last know principal place of business.

This bill would authorize the commissioner to complete service of process or to provide the copy of service by using a third party mailing service with tracking capability as specified.

Ch. 146 (SB 1714) Margett Interception of communications: order: application. Existing law requires certain information to be included in an application for an order authorizing interception of electronic communication, including the oath or affirmation of the Attorney General, Chief Deputy Attorney General, or Chief Assistant Attorney General,

Criminal Law Division, or of a district attorney, or the person designated to act as district attorney in the district attorney's absence.

This bill would require the judge to accept a facsimile copy of the signature of the Attorney General, Chief Deputy Attorney General, or Chief Assistant Attorney General, Criminal Law Division, or of a district attorney, or the person designated to act as district attorney in the district attorney's absence as an original signature.

Ch. 147 (AB 49) Benoit Teacher credentialing: CBEST: exemption.

(1) Existing law requires the Commission on Teacher Credentialing to issue a 2-year nonrenewable preliminary specialist instruction credential, solely for the purpose of instructing deaf or hearing-impaired pupils, to any prelingually deaf candidate, as defined, if the candidate meets certain minimum requirements for the credential. The credential is limited to teaching pupils who are enrolled in state special schools or in special classes for pupils with hearing impairments.

Existing law requires the commission to issue a 2-year services credential with a specialization in pupil personnel services, solely for the purpose of providing services as a school counselor, school psychologist, or school social worker for deaf and hearing-impaired pupils, to any prelingually deaf candidate, as defined, if the candidate meets specified minimum requirements. Existing law limits the holder of the credential to providing these services at all grade levels to pupils who are enrolled in state special schools or in special classes for pupils with hearing impairments.

This bill, instead, would require the commission, upon the recommendation of a preliminary credential preparation program sponsor, approved by the commission, to issue a 2-year preliminary teaching credential or preliminary services credential to a candidate who is prelingually deaf and meets all of the requirements in law for the full, pertinent 5-year teaching or services credential, except that the candidate would be exempted from compliance with certain state basic skills proficiency testing requirements. The bill would limit the holder of the credential to teaching or providing services to deaf and hearing-impaired pupils who are enrolled in state special schools or in special classes for pupils with hearing impairments.

The bill would require the commission to develop criteria to verify the proficiency of persons credentialed under the bill. The bill would require the employing school district, county office of education, or state special school to appoint a 3-person panel, as specified, to verify the proficiency of holders of these credentials using the criteria the commission develops. The bill thereby would establish a state-mandated local program by imposing new requirements on school districts and county offices of education. The bill would require the commission, upon the employing local or state education entity's verification of proficiency, to issue a teaching credential for the remainder of the preliminary period and, limited to the instruction of deaf and hearing-impaired pupils enrolled in state special schools or in special classes, or a services credential for the remainder of the preliminary period, limited to the provision of services to deaf and hearing-impaired pupils enrolled in state special schools or in special classes.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 148 (AB 1382) Nakanishi Prescription lenses.

Existing law requires the State Department of Health Services, the State Board of Optometry, and the Division of Licensing and Division of Medical Quality of the Medical

Board of California to prepare and adopt quality standards and adopt regulations relating to prescription ophthalmic devices, including, but not limited to, contact lenses. A violation of these regulations is a misdemeanor.

The existing Sherman Food, Drug, and Cosmetic Law regulates the packaging, labeling, and advertising of food, drugs, and cosmetics. Existing law prohibits a person, other than a physician and surgeon or optometrist from measuring the powers or range of human vision or determining the accommodative and refractive status of the human eye or scope of its functions in general or prescribe ophthalmic contact lenses, or plano contact lenses.

This bill would, instead, prohibit a person, other than a physician and surgeon or optometrist from measuring the powers or range of human vision or determining the accommodative and refractive status of the human eye or scope of its functions in general or prescribe ophthalmic devices, as defined.

Existing law specifies that a prescription lens is any device ordered by a physician and surgeon or optometrist, that alters or changes the visual powers of the human eye, including, but not limited by, ophthalmic and contact lenses.

This bill would, instead, specify that a prescription ophthalmic device includes specified types of contact lenses and plano contact lenses.

Existing law provides that it is a deceptive marketing practice for any licensed physician and surgeon, licensed optometrist, or registered dispensing optician to publish or cause to be published any advertisement or sales presentation relating to contact lenses representing that contact lenses may be obtained without confirmation of a valid prescription.

This bill would also make a deceptive marketing practice for any individual or entity who offers for sale plano contact lenses, as defined, to represent by any means that those lenses may be lawfully obtained without an eye examination or confirmation of a valid prescription, or may be dispensed or furnished to a purchaser without complying with prescribed requirements.

Because a violation of regulations related to contact lenses is a crime, this bill would expand the scope of a crime, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 149 (AB 1793) Bermudez Barbering and cosmetology: threading.

The Barbering and Cosmetology Act regulates barbering, cosmetology, skin care, nail care, and electrolysis. Existing law, until July 1, 2007, excludes threading, as defined, from the practice of barbering and cosmetology.

This bill would revise the definition of threading to include the incidental trimming of eyebrow hair. The bill would extend the operation of those provisions until July 1, 2008.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 150 (AB 2455) Nakanishi Small claims court: jurisdiction.

Existing law specifies that the jurisdiction of the small claims court includes various actions in which the demand does not exceed \$5,000, with specified exceptions. This jurisdiction includes actions against defendant guarantors who are required to respond based upon the default, actions, or omissions of another, if the demand does not exceed \$2,500, or, on and after January 1, 2000, \$4,000, if the defendant guarantor charges a fee for its services or the defendant guarantor is the Registrar of the Contractors' State License Board. Existing law also provides that the small claims court has jurisdiction in an action brought by a natural person if the demand does not exceed \$7,500, except as specified.

This bill would revise and recast these provisions to provide that the jurisdiction of the small claims court includes (1) any action brought by a natural person against the Registrar of the Contractors' State License Board as the defendant guarantor if the demand does not

exceed \$7,500, except as specified, (2) any action against a defendant guarantor that does not charge a fee for its guarantor or surety services, if the amount of the demand does not exceed \$2,500, and (3) any action against a defendant guarantor that charges a fee for its guarantor or surety services or an action brought by an entity other than a natural person against the Registrar of the Contractors' State License Board as the defendant guarantor, if the amount of the demand does not exceed \$4,000.

Ch. 151 (AB 2875) Pavley Confidential settlement agreements: sex offenses.

Existing law provides that it is the policy of the state that in any civil action the factual foundation for which establishes a cause of action for a violation of the Elder Abuse and Dependent Adult Civil Protection Act, confidential settlement agreements are disfavored, and require a showing, as specified, before a confidentiality agreement in this type of proceeding may be recognized or enforced by the court.

This bill would prohibit a confidential settlement agreement in any civil action the factual foundation for which establishes a cause of action for civil damages for an act that may be prosecuted as a felony sex offense. Notwithstanding that provision, the bill would not preclude an agreement preventing the defendant from disclosing any medical information or personal identifying information, as defined, regarding the victim of the felony sex offense or their relationship, and would not apply to or affect the ability of the parties to enter into an agreement that requires the nondisclosure of the amount of money paid in a settlement.

Ch. 152 (SB 1258) Battin Congressional candidates: extension of time.

(1) Existing law requires that if the nomination documents for an incumbent state Senator, Member of the Assembly, state constitutional officer, or the Insurance Commissioner are not delivered by 5 p.m. on the 88th day before the direct primary election, any person other than the person who was the incumbent on the 88th day has until 5 p.m. on the 83rd day before the election to file nomination documents for that elective office.

This bill would add congressional candidates to these provisions. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 153 (SB 1285) Aanestad Speech-language pathology.

Existing law, the Speech-Language Pathologists and Audiologists Licensure Act, licenses and regulates the practices of speech-language pathology and audiology by the Speech-Language Pathology and Audiology Board in the Department of Consumer Affairs. Existing law defines the practice of speech-language pathology for purposes of the act.

This bill would include in that definition the performance of suctioning in connection with a speech-language pathologist's scope of practice, after compliance with a medical facility's training protocols.

Existing law authorizes a speech-language pathologist to perform flexible endoscopic procedures, as specified, only in an acute care setting that has protocols for emergency medical backup procedures, as specified.

This bill would instead authorize a speech-language pathologist to perform those procedures in any facility that has these protocols.

Ch. 154 (SB 1298) Murray State claims.

Existing law requires the California Victim Compensation and Government Claims Board to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state allowed by the board.

This bill would appropriate \$274,453.55 from the General Fund to the Executive Officer of the California Victim Compensation and Government Claims Board to pay claims accepted by the board. It would require the Controller, upon request of the board, to transfer surcharges and fees as specified.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 155 (SB 1579) Committee on Elections, Reapportionment and Constitutional Amendments Political Reform Act of 1974: disclosures

The Political Reform Act of 1974, an initiative statute, requires a candidate to deposit all campaign contributions into a campaign account, and provides that contributions deposited into the campaign account shall be deemed to be held in trust for expenses associated with the election of the candidate or for expenses associated with holding office. The act generally provides that an expenditure to seek office is within the lawful execution of that trust if it is reasonably related to a political purpose, an expenditure associated with holding office is within the lawful execution of the trust if it is reasonably related to a legislative or governmental purpose, and expenditures that confer a substantial personal benefit shall be directly related to a political, legislative, or governmental purpose. The act provides more specific guidance relating to certain types of expenditures, including expenditures related to travel expenses, and the reporting of those expenditures.

This bill would correct an erroneous cross-reference in these provisions.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a 2/3 vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a 2/3 vote.

Ch. 156 (SB 1654) Ortiz Voting: absentee ballot.

Existing law authorizes eligible voters to vote by absentee ballot and authorizes a county elections official to deliver an absentee ballot to the absent voter's spouse or parent.

This bill would additionally authorize delivery of an absentee ballot to the absentee voter's child, parent, grandparent, grandchild, or sibling, or a person residing in the same household as the absent voter, who is 16 years of age or older.

Ch. 157 (SB 1801) Ducheny Municipal hospitals: closed meetings.

Existing law authorizes the board of trustees that manages a municipal hospital to meet in closed session to discuss reports of hospital trade secrets, as defined, with specified exceptions.

This bill, in the case of a municipal hospital with a board of trustees appointed by a mayor, would similarly authorize the city council to meet in closed session to discuss reports of that hospital's trade secrets.

This bill would also state findings and declarations of the Legislature for limiting the public's right of access to specified meetings of a legislative body of a local agency.

Ch. 158 (AB 2581) Yee Postsecondary education: student conduct.

Existing law prohibits the Regents of the University of California, upon their adoption of a specified resolution, and the Trustees of the California State University and the governing board of a community college district, from making or enforcing any rule subjecting a student to disciplinary sanction solely on the basis of conduct that is speech or other communication that, when engaged in outside a campus is protected from governmental restriction by specified provisions of the California Constitution or the United States Constitution. Existing law provides that nothing in this provision shall be construed to authorize any prior restraint of student speech.

This bill would additionally prohibit any administrator of any campus of those institutions from making or enforcing any rule subjecting a student to disciplinary sanction solely on the

basis of conduct that is speech or other communication that, when engaged in outside a campus, is protected from governmental restriction by specified provisions of the California Constitution or the United States Constitution. The bill would also prohibit its provisions from being construed to authorize any prior restraint of the student press.

Ch. 159 (AB 2613) Mullin Employment: overtime compensation: teachers.

Existing law provides that 8 hours of labor constitutes a day's work. Under existing law, any work in excess of 8 hours in one workday and any work in excess of 40 hours in any one workweek and the first 8 hours worked on the 7th day of work in any one workweek is required to be compensated at the rate of no less than 1½ times the regular rate of pay for an employee.

Existing law authorizes the Industrial Welfare Commission to establish exemptions from the requirement that an overtime rate of compensation be paid for executive, administrative, and professional employees primarily, as defined, engaged in exempt duties and if certain conditions are met.

This bill would provide that these overtime compensation requirements not apply to an individual employed as a teacher, as defined, at a private elementary or secondary academic institution teaching students in kindergarten or grades 1 to 12, inclusive, and would further provide that this exemption not otherwise modify the exemptions from overtime compensation established by the Industrial Welfare Commission for professional, executive, and administrative employees.

Ch. 160 (SB 1390) Poochigian Crime statistics.

Existing law requires the Department of Justice to present to the Governor an annual report containing the criminal statistics of the preceding calendar year. Existing law also requires that the report be printed or otherwise prepared so as to enable the Attorney General to send a copy to public officials dealing with criminals and to distribute them generally in channels where they will add to the public enlightenment.

This bill would require that report to contain information on arrests for identity theft crimes.

Ch. 161 (AB 773) Mullin Redevelopment: referendum.

The Community Redevelopment Law authorizes the establishment of redevelopment agencies in communities in order to address the effects of blight, as defined, in those communities and prescribes certain requirements applicable to referendum petitions circulated in cities or counties with over 500,000 in population, relating to a redevelopment plan that is subject to a referendum, including, among other things, that the petition be submitted to the clerk of the legislative body within 90 days of the adoption of the ordinance.

Existing law generally requires that referendum petitions, together with all sections thereof, be filed in municipal elections within 30 days from the date of the adoption of the ordinance to which it relates.

This bill would, notwithstanding any other provision of law, make this 90-day requirement applicable to all cities and counties.

Ch. 162 (AB 959) Frommer Medi-Cal: health facilities: reimbursement.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law provides that a health facility is eligible to receive supplemental reimbursement under the Medi-Cal program if the facility provides services to Medi-Cal beneficiaries, is a distinct part of an acute care hospital providing skilled nursing services, and is owned by any of certain local entities.

This bill would, in addition, allow for the payment of supplemental reimbursement to a facility described above that is owned by the state. The bill would, for the department's rate

year beginning August 1, 2006, and for subsequent rate years, expand this supplemental reimbursement provision to apply to a state veterans' home.

Existing law provides for the payment of supplemental reimbursement to acute care hospitals owned by certain local entities, or by the University of California, that provide outpatient services to Medi-Cal beneficiaries.

This bill would, in addition, commencing with the 2006–07 fiscal year, allow for the payment of supplemental reimbursement to publicly owned or operated health clinics that are enrolled as Medi-Cal providers.

The bill would require an eligible facility under these provisions, as a condition of receiving supplemental reimbursement, to enter into, and maintain, an agreement with the department for the purposes of implementing these provisions and reimbursing the department for the costs of administering them.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 163 (AB 1784) Chu State claims.

Existing law requires the Attorney General to report to the Legislature when there is not a sufficient appropriation available for the payment of a claim against the state.

This bill would appropriate specified sums of money from the General Fund to various state agencies to pay a judgment and settlement claims in specified cases. The bill would specify that any funds appropriated in excess of the amounts actually required for these purposes would revert to the General Fund on June 30 of the fiscal year in which the final payment is made.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 164 (AB 1794) DeVore Local government: investments.

(1) Existing law, until January 1, 2007, authorizes a county or a city and county to invest its funds pursuant to specified criteria, including authority to invest its funds in short-term unsecured promissory notes issued by corporations for maturities of 270 days or less. These commercial paper investments are further limited to maturities for eligible commercial paper not exceeding 270 days and not representing more than 10 percent of the outstanding paper of any one issuing corporation.

This bill would eliminate the 10% maximum on this investment and would extend the repeal date to January 1, 2011, for the overall investment authorization.

(2) Existing law provides that a county, a city and county, or other local agency that pools money with other agencies may invest in commercial paper. No more than 10% of the local agency's money may be invested in any single issuer.

This bill would limit the investment in any single issuer of commercial paper to no more than 10% of the total assets of the investments held by a local entity.

(3) Existing law provides that no more than 10% of the outstanding commercial paper of a single issuer may be purchased by the local agency.

This bill would eliminate this limitation.

Ch. 165 (AB 2301) Committee on Judiciary State Bar: legal services to the poor. Existing law, the State Bar Act, provides for the licensing and regulation of attorneys by the State Bar of California. Existing law authorizes the State Bar to collect annual membership fees and specified voluntary fees and donations.

This bill would also authorize the State Bar to collect voluntary financial support for nonprofit organizations providing free legal services to persons of limited means. In order to implement these provisions, the bill would require the State Bar, in consultation with the Chief Justice, to appoint a task force to analyze other programs and propose a method for collection and distribution of voluntary contributions, as specified. The bill would require that the method and any recommended voluntary contribution amount adopted by the Board of Governors be implemented for the 2008 fiscal year. The bill would require periodic review

and adjustment of the method and any voluntary contribution amount, in consultation with affected service providers and other key stakeholders.

Ch. 166 (AB 2335) Saldana Medical waste.

(1) The existing Medical Waste Management Act prescribes procedures for the regulation, hauling away, and disposal of various types of medical waste. A violation of the act is a crime.

Existing law defines "infectious agent," for purposes of the act, to mean a type of microorganism, bacteria, mold, parasite, or virus that normally causes, or significantly contributes to the cause of, increased morbidity or mortality of human beings.

This bill would also specify that the definition of "infectious agent" includes, but is not limited to, those organisms classified as Biosafety Level II, III, or IV by the federal Centers for Disease Control and Prevention.

Existing law requires that small quantity generators, as defined, of medical waste who are not required to register with the State Department of Health Services pursuant to specified provisions of the act maintain specified records of any medical waste transported offsite for treatment and disposal, for not more than 2 years.

This bill would require that those records be maintained for not less than 2 years.

Existing law requires a person to take specified actions to containerize biohazard bags. In that connection, it authorizes a person to store certain biohazardous waste at an onsite location for not longer than 90 days without obtaining prior written approval from the enforcement agency or the State Department of Health Services, except as provided.

This bill would provide that the containment and storage time for wastes consolidated in a common container, as provided, shall not exceed the storage time for any category of waste set forth under the above provisions of the act.

The bill would require that medical waste that is stored in an area prior to transfer to a designated accumulation area, as defined, be stored in an area that is either locked or under direct supervision or surveillance. The bill would also make various other changes to the requirements for the containment, storage, and labeling of medical waste, as provided. Since a violation of the bill's requirements for the containment, storage, and labeling of medical waste would be a crime, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 167 (AB 2618) Berg Small claims court: actions.

(1) The Small Claims Act provides that the jurisdiction of the small claims court includes actions brought by a natural person, if the amount does not exceed \$7,500, with specified exceptions.

Existing law limits the jurisdiction of the small claims court to actions for damages, not to exceed \$5,000, for specified acts of discrimination, boycotting, or blacklisting, or the refusal to buy or sell to a person; for violence, threat of violence, or intimidation based on specified characteristics of a person; for denial or interference with the right of access of a disabled person to specified public accommodations; and related civil rights actions, as specified.

This bill would change that \$5,000 limitation to the jurisdictional limit of the small claims court, as specified, thereby conforming that provision to the existing limit of the Small Claims Act.

(2) Existing law relating to common interest developments authorizes specified enforcement actions for declaratory, injunctive, or writ relief, or for relief in conjunction with a claim for monetary damages not in excess of \$5,000, as specified.

This bill would increase that \$5,000 limitation to the jurisdictional limit of the small claims court.

(3) Existing law relating to tenancy authorizes specified actions in small claims court not to exceed \$5,000.

This bill would change that \$5,000 limit to the jurisdictional limit of the small claims court, as specified, thereby conforming that provision to the existing limit of the Small Claims Act.

(4) Existing law provides specified procedures with regard to filing a claim or counterclaim in a class action not to exceed certain jurisdictional limits, and provides that the small claims court shall give judgment for damages or equitable relief, or both, within specified jurisdictional limits.

This bill would increase those jurisdictional limits to that of the small claims court, thereby conforming those provisions to the existing limit of the Small Claims Act.

(5) Existing law requires the Public Utilities Commission to provide on its Internet Web site the means by which consumers may submit informal complaints through electronic means if the dollar amount does not exceed the jurisdictional limit of a small claims court.

This bill would change that jurisdictional limit to that of the small claims court, thereby conforming that provision to the existing limit of the Small Claims Act.

(6) Existing law requires the Public Utilities Commission to entertain complaints against any electrical, gas, water, heat, or telephone company under specified provisions if the amount of money claimed does not exceed the jurisdictional limit of the small claims court, as specified.

This bill would conform that provision to the existing limit of the Small Claims Act.

(7) Existing juvenile law relating to a minor's cleanup, repair, or replacement of damaged property and the liability of the minor's parents for associated costs and damages, grants the judge of the juvenile court jurisdiction in a limited civil case, and further specifies that if the demand is \$5,000 or less, the judge has the powers of a small claims court judge.

This bill would change that jurisdictional limit from \$5,000 to the jurisdictional limit of the small claims court, thereby conforming those provisions to the existing limit of the Small Claims Act.

Ch. 168 (AB 2652) Laird Commission on State Mandates: claim reductions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. These procedures require the Controller to pay claims approved by the Commission on State Mandates, authorize the Controller to reduce claims in specified circumstances, and authorize a claimant to challenge a reduction by filing an incorrect reduction claim with the commission. Existing law declares the intent of the Legislature that the commission review its processes by which local agencies may appeal the reduction of reimbursement claims for state-mandated local programs.

This bill would provide for the consolidation of claims alleging an incorrect reduction at the initiative of an individual claimant or the commission if the claims involve common questions of law or fact that predominate over any matter affecting only an individual claim and the consolidation would result in consistent decisionmaking by the commission. In the case of an individual claimant seeking to consolidate claims, the bill would require the Controller to provide the commission and the claimant with a list of claimants who have filed similar incorrect reduction claims under the same mandate. It also would require the commission, on or before January 15, 2007, and on or before each January 15 thereafter, to report to the Legislature the number of individual and consolidated incorrect reduction claims decided during the preceding calendar year and whether and why the reduction was upheld or overturned.

Ch. 169 (AB 2736) Niello Vehicles: apportioned registration.

(1) Under existing law and except as otherwise provided a vehicle registration and registration card expires at midnight on the expiration date designated by the Director of Motor Vehicles and is required to be renewed prior to the expiration of the registration year under a year-round registration scheme. Under existing law, a vehicle registered pursuant to the International Registration Plan and a vehicle registered under the Partial Year Registration Program expire at midnight of December 31 of the registration year.

This bill would delete the provision requiring a vehicle that is registered under the International Registration Plan be assigned a midnight December 31 registration expiration date. Instead, in order to implement a year-round registration, the bill, on or before January 1, 2009, would require the Director of Motor Vehicles to assign or reassign dates for the expiration of registration for these vehicles. The bill would allow the director to implement this change to use the practices and procedures currently applicable to the registration of other vehicles.

The bill would require the Director of Motor Vehicles to adjust annual registration fees, as specified, when, by reason of the assignment or reassignment of a renewal registration date, the registration year is less than, or more than, 12 months.

(2) Existing law provides for apportioned registration of vehicles.

This bill would require an application for apportioned registration received on and after January 1, 2008, to contain the United States Department of Transportation number, and taxpayer identification number which consists of the federal employer identification number or the social security account number.

The bill would provide that the taxpayer identification number is confidential and would prohibit its disclosure by the department except to law enforcement or a federal agency, or as required by law.

The bill would specify grounds for the department to refuse an application for apportioned registration, and would provide for the suspension of the apportioned registration of a vehicle or fleet, when the person responsible for the safety of the vehicle or fleet is prohibited from operating in interstate commerce by a federal agency. The bill would restrict, as specified, the operation of a vehicle or fleet when the apportioned registration is suspended.

The bill would require, among other things, that before an apportioned registration may be reissued after a suspension has been terminated, there shall, in addition to any other fees required, be paid a fee of \$150.

Because a violation of these provisions would be crimes under related provisions of existing law, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 170 (AB 2850) Spitzer DNA testing.

(1) Existing law requires persons who are arrested for, charged with, or convicted of specified crimes to provide biological samples for law enforcement identification, as specified. Existing law provides that these provisions shall apply retroactively to specified offenders and that collection of required specimens, samples, and print impressions shall occur regardless of when the crime charged or committed became a qualifying offense and regardless of when the person was convicted of the qualifying offense or a similar crime.

This bill would exclude from retroactive application the requirement to collect a sample from any person upon the arrest of the person for any felony offense, as specified.

(2) Existing law provides that specified accredited laboratories are authorized to analyze crime scene samples and perform anonymous analysis of specimens and samples for forensic identification, as specified.

This bill would change the accreditation required of these laboratories, as specified. This bill would also provide that laboratories of the Department of Justice and designated public

law enforcement crime laboratories may upload to available DNA and forensic identification databanks, as specified.

(3) Existing law provides that authorized law enforcement, custodial, or corrections personnel, including peace officers, may employ reasonable force to collect biological samples from individuals who refuse to provide those samples, as required by law.

This bill would include the officers of a state mental hospital among those peace officers who may collect those samples as described above.

Ch. 171 (AB 2897) Daucher Contractors: revoked licenses.

Under existing law, the Contractors' State License Law, the Contractors' State License Board licenses and regulates contractors, and authorizes the board to revoke a license for specified reasons.

This bill would prohibit an individual who was a member, officer, director, owner, or partner of a license that was revoked and who meets specified criteria from performing acts regulated by the law on behalf of a licensee, except as a bona fide nonsupervising employee, as defined. The bill would require those individuals to notify a prospective employer of the license revocation prior to becoming employed by an entity subject to licensure by the board. The bill would also prohibit a licensee from knowingly hiring those individuals, except as bona fide nonsupervising employees. Because a violation of this bill's provisions would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 172 (AB 3074) Committee on Local Government Local government: reorganization.

(1) Existing law defines "district" or "special district" for the purposes of the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, to exclude a zone of a fire protection district, a mosquito abatement and vector control district, a public cemetery district, a recreation and park district, and community services district.

This bill would define "district" or "special district" to exclude a zone of any special district, including, but not limited to, a zone of a fire protection district, a mosquito abatement and vector control district, a public cemetery district, a recreation and park district, and community services district.

(2) Existing law defines "landowner" for purposes of the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000.

This bill would make a technical change in that definition.

- (3) Existing law defines "service" for the purposes of the act, as a class established within, and as a part of, a single function, as provided by regulations adopted by the commission. This bill would correct an incorrect cross-reference within this provision.
- (4) Existing law, for the purposes of the act, provides the procedures for and conditions of an application for a change of organization. Existing law provides that if no application for a change of organization is made to the commission, or if the commission, in passing upon an application, does not determine that the applicant is not a district or special district the act shall provide the sole and exclusive authority for the initiation, conduct, and completion for a change of organization or reorganization by the district, agency, or authority.

This bill would eliminate an inoperative cross-reference within this provision.

(5) Existing law requires the executive officer of a local agency commission to provide notice of any hearing by the commission to the Director of Forestry and Fire Protection if the proposal includes the formation of, or annexation of territory to, a fire protection district formed pursuant to the Fire Protection District Law of 1987, and all or part of the affected territory has been classified as a state responsibility area.

This bill would require the executive officer of a local agency commission to provide notice of any hearing by the commission to the Director of Forestry and Fire Protection if the proposal includes a change of organization or reorganization of a city or special district that provides or would provide structural fire protection services and all or part of the affected territory is a state responsibility area.

(6) Existing law provides that the commission may waive protest proceedings entirely for a petition for change of organization or reorganization in the case of an uninhabited territory if all the owners of land within the affected territory have given their written consent to the change of organization or reorganization and all subject agencies have not submitted written opposition to a waiver of protest proceedings.

This bill would provide that the protest proceedings may be waived if all the owners of land within the affected territory have given their written consent to the change of organization or reorganization and no subject agency has submitted written opposition to a waiver of protest proceedings.

Existing law provides that the commission may waive protest proceedings entirely for a petition for change of organization or reorganization in the case of an inhabited city and district annexations or detachments, or both, if the commission has provided written notice of commission proceedings to all registered voters and landowners within the affected territory and no written opposition from registered voters or landowners within the affected territory is received prior to the conclusion of the commission meeting, and all subject agencies have not submitted written opposition to a waiver of protest proceedings.

This bill would provide that the proceedings may be waived if the commission has provided written notice of commission proceedings to all registered voters and landowners within the affected territory and no written opposition from registered voters or landowners within the affected territory is received prior to the conclusion of the commission meeting, and no subject agency has submitted written opposition to a waiver of protest proceedings.

(7) Existing law specifies the factors to be considered in the review of a proposal including the comments of any affected local agency.

This bill would also include the comments of other public agencies.

(8) Existing law requires that within 35 days following the adoption of the commission's resolution making determinations, the executive officer shall set the proposal for hearing for not less than 21 days or more than 60 days after the date the notice is given. However, for any proposal that includes an incorporation, the proposal shall be set for hearing within 15 days following adoption of the resolution making determinations and may be continued for periods not to exceed 35 days, rather than the 60-day continuances permitted for other proposals.

This bill would delete those provisions relating to proposals that include incorporations.

(9) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single county sanitation district may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

(10) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single sanitary district may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

(11) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single

hospital district, or into a single regional park district, may increase the number of directors to service on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

(12) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single resource conservation district may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

(13) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single irrigation district may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

(14) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single county water district, or into a single public utility district, may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross reference within those provisions.

(15) Existing law provides that the local agency formation commission, in approving either a consolidation of districts or the reorganization of 2 or more districts into a single municipal water district may increase the number of directors to serve on the board of directors of the consolidated or reorganized district to 7, 9, or 11, who shall be members of the board of directors of the districts to be consolidated or reorganized as of the effective date of the consolidation or reorganization.

This bill would correct an incorrect cross-reference within this provision.

Ch. 173 (SB 221) Runner Data analysis: Antelope Valley.

Existing law requires the Employment Development Department and the Department of Finance, in the preparation and maintenance of any statistical analyses by county, to make a separate breakdown of the Antelope Valley.

This bill would instead require these departments to make a separate breakdown of the Antelope Valley for any statistical analysis performed by city, rather than by county. It would require the departments to make this separate breakdown only to the extent that data is available from federal, state, or local sources, and specifies that the departments are not required to develop or collect data for this purpose. It also would prescribe parameters for the use of data developed for federal programs.

Ch. 174 (SB 1122) Committee on Local Government Validations.

This bill would enact the Second Validating Act of 2006, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 175 (SB 1123) Committee on Local Government Validations.

This bill would enact the Third Validating Act of 2006, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

Ch. 176 (SB 1461) Florez Health care: primary care: grants in aid.

Existing law requires the State Department of Health Services to select certain primary care clinics to be reimbursed for delivering medical services, including preventative health care, and smoking prevention and cessation health education to program beneficiaries, based upon specified criteria.

This bill would delete obsolete provisions governing the reimbursement of those services during prior fiscal years. Existing law requires each primary care clinic, applying for funds pursuant to the program, to demonstrate that it meets specified conditions, including, among other things, that it is located in an area federally designated as a medically underserved area, or medically underserved population.

This bill would revise those conditions to require that a primary care clinic be located in an area or a facility federally designated as a health professional shortage area, medically underserved area, or medically underserved population, and would make related changes.

Ch. 177 (SB 1583) Kuehl Marvin Braude Bikeway.

(1) Existing law regulates various aspects of parks and recreation in counties and cities. This bill would require that the beach bicycle path in the County of Los Angeles, as described, be named in honor of Marvin Braude, a former member of the City Council of the City of Los Angeles. The bill would require that signage for the Marvin Braude Bikeway be placed at appropriate locations to commemorate the many conservation accomplishments of Marvin Braude. The bill would provide that costs for the signage shall be funded by agreements made by the managing local governments and private sources.

This bill would impose a state-mandated local program by establishing a new duty on local governments by requiring the signage and requiring managing local governments to make agreements with private sources for the funding of the signage.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 178 (SB 1760) Bowen Voting systems.

Existing law specifies the requirements for approval of voting systems and inspection of approved voting systems.

This bill would prohibit the Secretary of State from approving any voting system, including a direct recording electronic voting system, unless the paper used for its voter verified paper audit trail is of sufficient quality that it maintains its integrity and readability throughout the required retention period.

Ch. 179 (SB 3) Torlakson Highways: Safety Enhancement-Double Fine Zones. Under existing law, until January 1, 2006, the segment of State Highway Route 101 between Eureka Slough Bridge and the Gannon Slough Bridge in Arcata is designated a Safety Enhancement-Double Fine Zone.

This bill would, until January 1, 2010, designate, upon approval of 2 county resolutions, as a Safety Enhancement-Double Fine Zone a segment of Vasco Road between the Interstate 580 junction in Alameda County and the Walnut Boulevard intersection in Contra Costa County. The bill would also establish standards for a designation of a highway or road segment as a Safety Enhancement-Double Fine Zone, including a 4-year duration limit, and would require an evaluation by the Department of Transportation of designated segments. The bill would impose an increased penalty for certain traffic violations committed in a Safety Enhancement-Double Fine Zone.

Ch. 180 (SB 532) Torlakson BB devices.

Except as otherwise authorized by law, any person who willfully discharges a firearm in a grossly negligent manner that could result in injury or death to a person is guilty of a public offense punishable by imprisonment in a county jail not exceeding one year, or by imprisonment in the state prison.

This bill would expand the scope of that offense to include a BB device, as defined, and would make the offense involving a BB device punishable by imprisonment in a county jail, not exceeding one year.

By expanding the scope of an existing crime this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 181 (SB 1198) Florez Local gambling.

(1) Existing law, the Gambling Control Act, provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission and the investigation and enforcement of those activities and establishments by the Division of Gambling Control within the Department of Justice.

The act requires any amendment to an ordinance that would result in an expansion of gambling, as defined, in a city, county, or city and county that permits controlled gambling, to be approved by a majority of the voters of the city, county, or city and county, unless the change results in an increase of less than 25% of, among other things, the maximum amount permitted to be wagered in a game.

This bill would revise the definition of "expansion of gambling" to remove an increase of 25% or more in the amount permitted to be wagered in a game from the definition. The bill would also apply the definition of "expansion of gambling" used in that provision to additional provisions of the Gambling Control Act.

(2) The Gambling Control Act provides that until January 1, 2010, an ordinance in effect on January 1, 1996, that authorizes legal gaming within a city, county, or city and county is prohibited from being amended to expand gaming in that jurisdiction beyond that permitted on January 1, 1996.

This bill would revise that provision to prohibit an ordinance that authorizes legal gaming from being amended to provide for an expansion of gambling, as defined in a related provision within the Gambling Control Act. The bill would also authorize any city, county, or city and county to amend its ordinance regarding wagering limits.

Ch. 182 (SB 1441) Kuehl Discrimination: state programs and activities: sexual orientation.

Existing law prohibits discrimination on the basis of, among other things, race, national origin, ethnic group identification, religion, age, sex, color, or disability, against any person in any program or activity conducted, operated, or administered by the state or by any state agency, or that is funded directly by the state, or that receives any financial assistance from the state. Existing law also requires, with respect to disability, that these programs and activities meet the protections and prohibitions contained in certain provisions of the federal Americans with Disabilities Act of 1990, and the federal rules and regulations implementing that act, or state law if the state protections and prohibitions are stronger.

This bill would add sexual orientation to these provisions and define for these purposes "sex" and "sexual orientation."

The bill would also expand the definition of discrimination under these provisions to include a perception that a person has any of these enumerated characteristics or that the

person is associated with a person who has, or is perceived to have, any of these characteristics.

Ch. 183 (SB 1605) Margett Public contracts: public works.

Exiting law requires any public works contract of a local public entity that involves digging trenches or other excavations that extend deeper than 4 feet below the surface contain a clause that provides: (1) that the contractor is required to notify the public entity of specified conditions concerning hazardous waste, subsurface or latent conditions, or unknown physical conditions, (2) that the public entity is required to promptly investigate the conditions and if it makes certain findings regarding the conditions, a change order shall be issued under the procedures described in the contract, and (3) that, as specified, in the event a dispute arises between the public entity and the contractor, the contractor shall not be excused from performance.

This bill would specify that the contractor notify in writing the local public entity of any subsurface or latent physical conditions that differ from the conditions indicated by information about the site made available to bidders prior to the deadline for submitting bids.

Ch. 184 (SB 1842) Migden San Francisco sports stadium project validation.

Existing law authorizes the board of supervisors of a county to construct, expand, lease, build, rebuild, furnish, refurnish, or repair buildings for various public purposes, including, a stadium, coliseum, sports arena, or sports pavilion, or other building for holding sports events, athletic contests, contests of skill, exhibition, spectacles, and other public meetings. Existing law sets forth the procedures pursuant to which a public agency may bring or respond to an action in the superior court to determine the validity of matters undertaken by the public agency and generally authorized to be determined by the court. Existing law permits a validation action only when bonds, warrants, contracts, and other obligations are authorized, which occurs when a governing body adopts the measure authorizing the issuance of the bonds or warrants, or approving the contract.

This bill would authorize the City and County of San Francisco to bring an action before final authorization of the proposed sports stadium project, to determine the validity of any sports stadium project matter, as specified. This bill would not apply to an action to determine the validity of specified lease revenue bonds of the proposed sports stadium project or to an action after final authorization of the proposed sports stadium project.

This bill would make legislative findings and declarations regarding the need for special legislation.

Ch. 185 (AB 588) Goldberg Statistical districts: Hollywood.

Existing law requires any state agency or department that develops and maintains data and statistics on the municipal level, to make a separate breakdown of the San Fernando Valley, in the preparation and maintenance of any statistical analyses by city, and authorizes state agencies to require the City of Los Angeles to provide all necessary data in this regard, except that an alternate method may be used to determine the separate breakdown of the San Fernando Valley if a tax area code is used in the statistical analysis.

This bill would similarly require designated state entities to make a separate breakdown of statistical data regarding the community of Hollywood, as described.

Ch. 186 (AB 1333) Frommer Grease waste haulers.

(1) Existing law generally regulates haulers of grease. Under existing law, the funds in the Environmental Enforcement and Training Account may be expended annually by the California Environmental Protection Agency, upon appropriation by the Legislature, to provide for statewide education and training programs in the enforcement of environmental laws and establish enhanced local environmental enforcement efforts.

This bill would prohibit a grease waste hauler from removing grease from a grease trap or grease interceptor unless the hauler removes all grease, greasy liquid, water, and solids from

the grease trap or grease interceptor each time of removal, except as specified. The bill would subject a grease waste hauler to a civil penalty for a violation of these provisions and would allow for the enforcement of these provisions only against the grease waste hauling company.

The bill would require the civil penalties collected to be apportioned in a specified manner, of which 50% would be deposited in the Environmental Enforcement and Training Account and 50% to the local health officer or other local public officer or agency that investigated the matter that led to bringing the action.

The bill would make it an offense for a grease waste hauler to reinsert, except as specified, or otherwise improperly deposit grease materials into a grease trap, manhole, or sewer appurtenance, discharge it in or on any waters of the state, or to transport grease removed from a grease trap or grease interceptor in the same vehicle used for transporting other waste. The bill would make the offenses punishable by imprisonment in a county jail for not more than 6 months, and a fine of \$10,000 for a first offense, or one year imprisonment and a fine of \$25,000 for a 2nd or subsequent offense. A court would be authorized to bar the defendant from engaging in grease hauling for up to 5 years, and could order, as a condition of probation, that the defendant remove or pay the cost of removing grease dumped in violation of these provisions, as specified.

By creating new offenses, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 187 (AB 1995) Koretz Trial court employees: personnel files.

Existing law requires each trial court to permit an employee to inspect his or her official personnel files that are used, or have been used, to determine that employee's qualifications for employment, promotion, additional compensation, or termination or other disciplinary action.

This bill would make that requirement applicable to any personnel files.

Ch. 188 (AB 2100) Laird Common interest developments: reserve funding.

(1) Existing law requires the association of a common interest development to prepare and distribute to all members a pro forma operating budget that includes, among other things, a summary of the association's reserves, a statement regarding the mechanism or mechanisms by which the board of directors will fund reserves to repair or replace major components, and a statement addressing the procedures used for the calculation and establishment of those reserves to defray the future repair, replacement, or additions to those major components that the association is obligated to maintain.

This bill would require the pro forma operating budget to also include the current deficiency in reserve funding expressed on a per unit basis, a statement as to whether the board of directors of the association has determined to defer or not undertake repairs or replacement of any major component, and a statement whether the association has any outstanding loans, as specified.

(2) Existing law requires the board of directors, at least once every three years, to conduct a visual inspection of the major components that the association is obligated to repair, replace, restore, or maintain as part of a study of the reserve account requirements of the common interest development, as specified. The study is required to include, among other things, an estimate of the total annual contribution necessary to defray the cost to repair, replace, restore, or maintain the major components identified, after subtracting total reserve funds as of the date of the study.

This bill would require the study to also include a reserve funding plan that indicates how the association plans to fund the annual contribution to meet the association's obligation for the repair and replacement of all major components, as specified. This bill would require, if the board of directors determines an assessment increase is required to fund the reserve funding plan, any assessment increase the board adopts to be approved in a separate board action from the action to adopt a reserve funding plan. The bill would require, commencing January 1, 2009, a summary of the reserve funding plan to be distributed to all members.

(3) Existing law requires the association of a common interest development to distribute a disclosure regarding assessment and reserve funding in a certain form.

This bill would revise that form, as specified.

(4) Existing law provides that no contract or other transaction between a corporation and one or more of its directors, or any corporation, firm, or association in which any of its directors has a material financial interest or are directors thereof, is either void or voidable because the director or directors, or the other corporation, firm, or association, are parties or present at the meeting of the board or a committee that authorizes, approves, or ratifies the contract or transaction, if certain disclosures are made and other specified conditions are met. Existing law also provides that interested or common directors may be counted in determining the presence of a quorum at a meeting of the board or a committee that authorizes, approves, or ratifies a contract or transaction.

This bill would make these provisions applicable to any contract or other transaction authorized, approved, or ratified by the board of directors of an association or a committee of the board, regardless of whether the association is a corporation.

Ch. 189 (AB 2154) Goldberg Parking: car share vehicle.

Existing law regulates the stopping, parking, and standing of vehicles on the public streets. This bill would allow a city or county, by ordinance or resolution, to designate certain streets or portions of streets for the exclusive parking privilege of motor vehicles participating in a car share vehicle program or ridesharing program. The bill would provide that under a car share vehicle program or ridesharing program a car share vehicle or ridesharing vehicle would be assigned a permit by the local authority that allows that vehicle to park in the exclusive designated parking areas. The bill would provide that the ordinance or resolution does not apply until signs or markings giving adequate notice thereof have been placed. The bill would allow the local ordinance or resolution to contain provisions that are reasonable and necessary to ensure the effectiveness of the programs.

Ch. 190 (AB 2293) Nava Unemployment compensation: false information: employees of educational institutions.

Existing unemployment insurance law provides that if the Director of the Employment Development Department finds that any employer or any employee, officer, or agent of any employer, in submitting facts concerning the termination of a claimant's employment pursuant to specified provisions of that law, willfully makes a false statement of representation or willfully fails to report a material fact concerning that termination, the director shall assess a penalty against the employer in an amount not less than 2, nor more than 10 times the weekly benefit amount of that claimant.

This bill would also authorize the director to assess a similar penalty, for deposit into a specified fund, against an employer if the director finds that the employer or any employee, officer, or agent of that employer, in submitting facts concerning the termination of a claimant's employment, where the claimant was performing services for an educational institution, as defined, willfully makes a false statement or representation or willfully fails to report a material fact regarding any week during which the services were performed or any time granted to the claimant for professional development during his or her employment with that employer.

This bill, by requiring these penalties to be deposited into the Employment Development Contingent Fund, a continuously appropriated general fund, would make an appropriation.

Ch. 191 (AB 2358) Saldana Absentee ballots: identification envelope.

Existing law requires an elections official to count only those absentee ballots returned by mail that are received by the elections official or delivered to a polling place by the close of the polls on the day of the election that contain specified information on the identification envelope.

This bill would prohibit an absentee voter's party affiliation from being stamped or printed on the identification envelope except at a primary election for partisan office.

Ch. 192 (AB 2372) Pavley Public projects: sanction for noncompliance.

Under existing law a public agency can elect to be subject to the California Uniform Public Construction Cost Accounting Act, which authorizes bidding procedures for public projects, as specified. Existing law requires the California Uniform Construction Cost Accounting Commission, upon the request of an interested party, to review the bidding practices of a participating public agency to determine if the agency has violated the act.

This bill would provide that a participating public agency, for which the commission has, on 3 occasions within a 10-year period, determined that the agency has not complied with the bidding procedures authorized by the act, is prohibited from using those bidding procedures for a period of 5 years, as specified.

Ch. 193 (AB 2753) De La Torre Local government: cities: recall of governing officers.

Existing law specifies the terms of office for the governing officers and employees of cities, including the election and removal, term, and compensation.

This bill would specify that during the period between the commencement of a recall election of an elective officer of a city and the certification of the election results, or if the recall prevails, upon the qualification of a successor, the elective officer sought to be recalled shall not expend, or participate in any action that would commit to expend, city funds.

Ch. 194 (AB 2751) Wyland Development project fees: use.

The Mitigation Fee Act authorizes a local agency to charge a variety of fees, dedications, reservations, or other exactions in connection with the approval of a development project, as defined. Existing law provides that in specified actions imposing a fee as a condition of approval of a development project by a local agency, the local agency shall determine how there is a reasonable relationship between the amount of the fee and the cost of the public facility or portion of the public facility attributable to the development on which the fee is imposed.

This bill, except as specified, would prohibit a fee from including the costs attributable to existing deficiencies in public facilities.

Ch. 195 (AB 2755) Blakeslee All-terrain vehicles: operating violations.

(1) Existing law prohibits a person under 14 years of age from operating an all-terrain vehicle on public lands of this state unless that person satisfies specified safety conditions and, in addition, is accompanied by and under the direct supervision of a parent or guardian, or is accompanied by and under the direct supervision of an adult who is authorized by the parent or guardian to provide that supervision. Existing law makes a violation of the above an infraction punishable by a specified fine.

This bill would prohibit a parent or guardian of a child who is under 14 years of age and an adult who is authorized by the parent or guardian to supervise that child, from granting permission to, or knowingly allowing, that child to operate an all-terrain vehicle in a manner that violates the above-described prohibition, thereby imposing a state-mandated local program by creating a new crime. The bill would require a court, upon a 1st conviction, to either impose a fine of \$125 or order the person to take or retake and complete an all-terrain vehicle safety training course, and would authorize the court to order the child to also attend and complete that course, as specified. The person or child who is so ordered would be

required, upon completion of the course, to provide the court with a copy of the all-terrain vehicles safety certificate issued as a result of that completion. The bill would impose fines upon a 2nd or subsequent conviction.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 196 (AB 2815) Bogh Service contracts: definitions.

Existing law provides that the primary manufacturer is the obligor for the purposes of a warranty that covers damage to a automobile due to failure of the lubricant.

This bill would require that specified factors used to define "manufacturer" be used to produce the product.

Existing law, for purposes of service contracts, defines the circumstances under which a contract covers defects in materials and workmanship in motor vehicles and watercraft, as defined.

This bill would change the definition of "motor vehicle" to include motor vehicles operated off-road and "watercraft" to include certain trailers and to revise provisions that exclude certain large vehicles.

Existing law requires that a vehicle service contract be filed with, and approved by, the Insurance Commissioner before it is used. The commissioner may authorize the use of the filed policy if, among other factors, the company maintains a ratio of direct written premiums to surplus as to policyholders and paid-in capital of not less than 3 to 1.

This bill would change the ratio to not more than 3 to 1.

Ch. 197 (AB 2882) De La Torre Infrastructure financing districts.

Existing law authorizes the legislative body of a city to designate one or more proposed infrastructure financing districts and prescribes the procedures, including elections, necessary to establish those districts.

This bill would provide that if a city that is a member of the Orangeline Development Authority establishes an infrastructure financing district for the purpose of providing funding for public transit facilities, that city may provide some or all of this funding to the Orangeline Development Authority for the purposes of furthering public transit facilities within the Orangeline Development Authority, including those facilities related to magnetic levitation.

Ch. 198 (AB 3073) Committee on Utilities and Commerce Public utilities: telecommunications.

Under existing law, the Federal Communications Commission licenses and partially regulates providers of commercial mobile radio service, including providers of cellular radiotelephone service (cellular), broadband Personal Communications Services (PCS), digital Specialized Mobile Radio (SMR) services (collectively, mobile telephony service providers), providers of mobile data access to handheld devices and laptop computers, and paging carriers offering services on pagers and two-way messaging devices (collectively, mobile data services), and certain mobile satellite services. Under existing law, no state or local government may regulate the entry of, or the rates charged by, any commercial mobile radio service, but a state or local government is generally not prohibited from regulating the other terms and conditions of commercial mobile radio service.

Existing law authorizes the Public Utilities Commission to regulate telecommunications services and rates of telephone corporations, except to the extent regulation of commercial mobile radio service conflicts with specified federal law, and to require telephone corporations to provide customer services. The existing Public Utilities Act authorizes the commission to exempt commercial mobile radio service, as defined, from any tariff-filing

requirement if the rates for commercial mobile radio service are not subject to regulation pursuant to a specific federal law and provides that any provision of the act that is in conflict with a specified federal law does not apply to commercial mobile radio service to the extent of the conflict

This bill would define the terms "commercial mobile radio service," "mobile data service," "mobile paging service," "mobile satellite telephone service," and "mobile telephony service" within the Public Utilities Act. The bill would replace certain references to commercial mobile radio service, with mobile telephony service. The bill would replace certain references to wireless and cellular telephone corporations, with providers of mobile telephony and mobile satellite telephone service. The bill would renumber certain definitions within the Public Utilities Act to place them in alphabetical order. The bill would make other conforming and nonsubstantive changes.

Ch. 199 (AB 790) Yee Real estate licensees.

Existing law, the Real Estate Law, provides for the licensing and regulation of real estate licensees by the Real Estate Commissioner, and makes a willful violation of the law a crime. Existing law authorizes the commissioner to suspend, revoke, or deny a license to a person who commits certain acts, including the willful use of specified terms, including "realtor," without authority to do so.

This bill would also prohibit a person from knowingly authorizing, directing, conniving at, or aiding in the publication, advertisement, distribution, or circulation of any material false statement or representation concerning his or her designation or certification of special education, credential, or trade organization membership.

Because a willful violation of the bill would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 200 (AB 2165) La Suer Postsecondary education: intercollegiate athletics.

(1) Existing law, the Donahoe Higher Education Act, sets forth, among other things, the missions and functions of California's public and independent segments of higher education. Provisions of the act apply to the University of California only to the extent that the Regents of the University of California, by resolution, act to make them applicable. Existing provisions of the act prohibit a person from offering, promising, or attempting to give any money or other thing of value to a student athlete to induce, encourage, or reward the student athlete's application, enrollment, or attendance at a public or private institution of higher education.

Existing law authorizes the governing board of a community college district to enforce rules and regulations relating to eligibility for and participation in intercollegiate athletics.

This bill, notwithstanding the provision that authorizes community college district governing boards to enforce rules and regulations relating to intercollegiate athletics or any other provision of law, would prohibit any student athlete enrolled at any campus of the University of California, the California State University, or the California Community Colleges from participating as a member of any intercollegiate athletic team, or as a participant in any intercollegiate athletic event, if he or she, at any time after his or her enrollment as a college or university student, is prosecuted as an adult and is convicted of any of several specified crimes.

The bill would provide that an institution to which the bill applies may rely upon the declaration of a student athlete to determine his or her eligibility for participation in intercollegiate athletics with respect to the requirements of the bill. The bill would authorize specified disciplinary action against a student who knowingly provides a false declaration,

and would require any declaration obtained from a student athlete pursuant to the bill to contain a notice advising the student that he or she may be subject to disciplinary action if the student knowingly provides false information in the declaration. The bill would also authorize an institution to which the bill applies to seek, at the discretion of its appropriate administrators, independent confirmation of the truth of any and all of the statements of a student athlete taken pursuant to the bill.

The bill would provide that a student convicted of a violation of any of the crimes set forth in the bill is eligible to participate as a member of an intercollegiate athletic team after he or she successfully completes the entire term of his or her probation or successfully completes his or her assigned prison term and parole period, if any.

Pursuant to existing law, the bill would apply to the University of California only to the extent that the regents act, by resolution, to make the bill applicable.

To the extent that the bill would create new duties for community college districts with respect to determining the eligibility of students for intercollegiate athletics, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 201 (AB 2890) Ridley-Thomas Lenders: employees.

The California Finance Lenders Law provides for the regulation and licensure of finance lenders and brokers by the Commissioner of Corporations. The California Residential Mortgage Lending Act provides for the regulation and licensure by the commissioner of persons engaging in the business of making residential mortgage loans or servicing residential mortgage loans.

This bill would authorize the commissioner to suspend or bar a person from being employed by a licensee under the California Finance Lenders Law or the California Residential Mortgage Lending Act if the commissioner finds that the person has committed certain acts for the purpose of misleading the public regarding his or her qualifications or experience.

Ch. 202 (SB 1609) Simitian Reverse mortgages: annuities.

Existing state and federal law regulate the activities of financial institutions. Existing state law defines and regulates reverse mortgage loans and provides a disclosure notice that a lender must provide an applicant, which informs the applicant that a reverse mortgage is a complex financial arrangement and advises the applicant of the wisdom of seeking financial counseling before entering the agreement.

This bill would prohibit a lender from requiring the purchase of an annuity as a condition of obtaining a reverse mortgage loan. The bill would prohibit a reverse mortgage lender or a broker arranging a reverse mortgage loan from offering an annuity to the borrower or referring the borrower to anyone for the purchase of an annuity prior to the closing of the loan or before the expiration of the borrower's right to rescind. The bill would, among other things, require a lender to refer a prospective borrower to a housing counseling agency for counseling, as specified, prior to accepting a final and complete application for a reverse mortgage or assessing any fees, and would prohibit a lender from accepting a full and complete application for a reverse mortgage loan or assessing any fees without receiving certification, as specified, that the borrower had received this counseling. The bill would make changes to the disclosure notice provided to an applicant for a reverse mortgage and would require a lender to provide a specified list of independent loan counselors.

Existing law requires any person engaged in a trade or business who negotiates primarily in Spanish, Chinese, Tagalog, Vietnamese, or Korean in the course of entering into specified contracts to deliver to the other party, prior to the execution of a contract or agreement, a translation of it in the language in which it was negotiated.

This bill would include contracts for reverse mortgages within these provisions. The bill would require a lender to ensure compliance with these provisions in the case of brokered loans.

Ch. 203 (AB 1910) Aghazarian Disabled person and disabled veteran license plates.

(1) Under existing law, the Department of Motor Vehicles is required, upon application and without additional fees, to issue a special license plate or plates to a disabled person or disabled veteran, in accordance with procedures adopted by the department. Existing law also provides that organizations and agencies involved in the transportation of disabled persons or disabled veterans may apply for a distinguishing placard for each vehicle that is used for the purpose of transporting disabled persons or disabled veterans.

This bill would allow organizations or agencies that are involved in the transportation of disabled persons or disabled veterans to be issued a special license plate or plates for each vehicle that is used solely for the purpose of transporting those persons. The bill would limit the issuance of distinguishing placards, as described above, to each vehicle that is used solely for the purpose of transporting disabled persons or disabled veterans.

(2) Existing law requires a person who parks a vehicle in a space reserved for disabled individuals, upon request, to present to a peace officer or person authorized to enforce parking laws, identification and evidence of the issuance of a disabled placard or plate to that individual. A failure to present such identification and evidence is an infraction.

This bill, in addition, would require that person to present identification and evidence of the issuance of a disabled placard or plate to the vehicle if that vehicle is used by an organization or agency for the sole purpose of transporting disabled persons or disabled veterans. By expanding the scope of a crime, the bill would impose a state-mandated local program.

- (3) This bill also would incorporate additional changes in Section 5007 of the Vehicle Code proposed by AB 2120, to be operative only if AB 2120 and this bill are both enacted and become effective on or before January 1, 2007, and this bill is enacted last.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 204 (AB 2002) La Malfa Highway signs: veterans.

Existing law authorizes local authorities, with respect to highways under their respective jurisdictions, to place and maintain, or cause to be placed and maintained, signs to recognize the sponsors of the Adopt-A-Riverway Program.

This bill would authorize county officials, with respect to any state or county highway within their respective jurisdictions and upon a resolution adopted by the respective county board of supervisors, to place and maintain, or cause to be placed and maintained, at or near the county line and at county expense, signs stating, or to add to their existing signs, the statement "Where We Honor Veterans." The bill would require the approval of the Department of Transportation if those signs are on a state highway.

Ch. 205 (AB 2740) La Malfa School facilities: usage on Veterans Day.

Existing law requires that the public schools close on specified holidays, including Veterans Day, to be observed on November 11, except as specified. Existing law authorizes the governing board of a school district, by adoption of a resolution, to revise the date upon which the schools of the district close in observance of any of those specified holidays, except

Veterans Day. Existing law prohibits the governing board of a school district from requesting a waiver of the requirement to close on Veterans Day from the State Board of Education.

This bill would provide that those provisions do not prohibit a school district from authorizing its facilities or grounds to be used in accordance with a specified provision on those days on which the public schools are closed.

Existing law permits specified citizens, organizations, clubs, and associations formed for recreational, educational, political, economic, artistic, or moral activities of the public school districts to engage in supervised recreational activities or to meet and discuss, from time to time, as they may desire, any subjects and questions which in their judgment pertain to the educational, political, economic, artistic, and moral interests of the citizens of the applicable communities, at a civic center located at a public school facility or grounds. Existing law authorizes the governing board of a school district to grant the use of school facilities or grounds as a civic center upon the terms and conditions the board deems proper, subject to the limitations, requirements, and restrictions of the applicable law, for specified purposes. Existing law vests the management, direction, and control of school facilities, as specified, in the governing board of the applicable school district and requires the board to promulgate all necessary rules and regulations, as specified.

This bill would add veterans' organizations, as defined, to the list of organizations that may meet at a civic center located at a public school facility. The bill would add a ceremony, patriotic celebration, or related educational assembly conducted by a veterans' organization to the list of purposes for which a school district is permitted to grant use of the school facilities or grounds.

Ch. 206 (AB 2777) Huff Military and veterans: veterans' organizations.

(1) Existing law prohibits the sale, representation, or manufacture of poppies, badges, or labels represented as being sponsored, endorsed, or offered by a veterans' organization, as defined, when the poppy, badge, or label is not sponsored, endorsed, or offered by a veterans' organization. Existing law also makes it unlawful for any person to represent, directly or indirectly, that an act of solicitation is sponsored, endorsed, or made by or at the request of a veterans' organization, when it is not sponsored, endorsed, or made by a veterans' organization. Any person who violates these prohibitions is guilty of a misdemeanor.

This bill would expand the definition of a veterans' organization, as provided, thereby imposing a state-mandated local program by expanding the definition of a previously existing crime.

(2) Existing law prohibits the willful wearing or use of a badge, lapel button, rosette, or other recognized insignia, as provided, of the American Legion, Disabled American Veterans, or Veterans of Foreign Wars, unless the person is entitled to wear or use the badge, lapel button, rosette, or other insignia under the rules and regulations and with the express permission of the American Legion, Disabled American Veterans, or Veterans of Foreign Wars. Violation of this prohibition is punishable as a misdemeanor, as described.

This bill would expand the list of veterans' organizations included in the prohibition, thereby imposing a state-mandated local program by expanding the scope of an existing crime.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 207 (AB 2893) Mountjoy Sex offenders: child custody and visitation.

Existing law requires a person convicted of certain sex offenses to register with the local law enforcement officer of the city or county where he or she resides or is located, as specified.

Existing law prohibits a person from being granted physical or legal custody of, or unsupervised visitation with, a child if the person is required to be registered as a sex offender if the victim was a minor or if anyone residing in the person's household is required to register as a sex offender because of a felony conviction in which the victim was a minor, unless the court finds that there is no significant risk to the child and states its reasons in writing or on the record.

This bill would provide that the child may not be placed with the person unless the court states, in writing or on the record, the reasons for its finding that there is no significant risk to the child.

Ch. 208 (AB 2196) Spitzer Child day care: information: registered sex offenders. The existing California Child Day Care Facilities Act provides for the licensure and regulation of specified types of child day care facilities and day care homes responsible for the regular care of children. Existing law requires each child day care facility to post a written notice accessible to parents and guardians. A willful violation of these provisions is a crime.

This bill would require the notice to include information stating that the registered sex offender database is available to the public via a specified Internet Web site maintained by the Department of Justice. The bill would require the licensee to provide a copy of the Family Child Care Home Notification of Parents' Rights prepared by the State Department of Social Services, and would grant the provider immunity from liability.

By creating a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 209 (AB 1369) Nunez State employees: memoranda of understanding.

(1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of memoranda of understanding entered into between the state employer and State Bargaining Units 1, 3, 4, 11, 14, 15, 17, 20, and 21, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

The bill would provide that provisions of the memoranda of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize either party to reopen negotiations on all or part of the memoranda of understanding if the Legislature does not approve or fully fund any provision of the memoranda of understanding that requires the expenditure of funds.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after January 1, 2007, and who is represented by State Bargaining Unit 1, 3, 4, 11, 14, 15, 17, 20, or 21 means the highest annual average compensation earnable by the member during a designated 36-month period.

(3) The annual Budget Act appropriates specified amounts from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds, for state employee compensation.

This bill would appropriate \$343,635,000 from those funds for state employee compensation, in augmentation of the Budget Act of 2006.

- (4) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 210 (SB 357) Perata State employees: memoranda of understanding: State Bargaining Units 12 and 13.
- (1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of memoranda of understanding entered into between the state employer and State Bargaining Units 12 and 13, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would further provide that provisions of the memoranda of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize the state employer and the affected employee organization to reopen negotiations on all or part of the memoranda if funds for those provisions are not specifically appropriated by the Legislature.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after January 1, 2007, and who is represented by State Bargaining Units 12 or 13 means the highest annual average compensation earnable by the member during a designated 36-month period.

(3) Existing law entitles the survivor of a state miscellaneous member in State Bargaining Unit 12 employed by the Department of Transportation who is killed as a result of injury arising out of, and in the course of, his or her duties, to a special death benefit.

This bill would instead allow for that special death benefit only if the member's death occurred as a direct result of injury arising out of, and in the course of, those duties while working on the California highway system performing highway maintenance.

- (4) This bill would also appropriate \$47,756,000 from the General Fund and other unallocated funds for expenditure for the 2006–07 fiscal year for state employee compensation in augmentation of the Budget Act of 2006, as specified.
 - (5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 211 (AB 172) Chan Child care: state preschool programs.

Existing law, the Child Care and Developmental Services Act, establishes various full- and part-time programs for a comprehensive, coordinated, and cost-effective system of developmental services for children to age 13 and their parents. Other existing law, the Kindergarten Readiness Pilot Program, permits, until January 1, 2014, school districts to participate in the program to provide kindergarten preparedness opportunities to increase a child's readiness for school. Existing law requires the Superintendent of Public Instruction to administer state preschool programs including part-time day and preschool appropriate programs for prekindergarten children 3 to 5 years of age.

This bill would require the Superintendent of Public Instruction and the State Department of Education to administer prekindergarten and family literacy programs in accordance with specified funding and other requirements. The bill would require a participating program to provide specified child development and family literacy services as a condition of receiving funding. The bill would require a local educational agency on behalf of one or more participating programs to select a program coordinator who may be assigned one or more specified duties. The bill would make an appropriation by making \$50,000,000 of the funds appropriated in a specified provision of the Budget Act of 2006 for child development and preschool programs available for expenditure by the Superintendent for purposes of prekindergarten and family literacy programs, as specified. The bill would require the Superintendent to conduct an evaluation of the effectiveness of those programs, as specified. The bill would also make an appropriation by making \$5,000,000 of unearned contract funds appropriated in a specified provision of the Budget Act of 2005 for general child care programs available for expenditure by the Superintendent to provide direct child care services for children in participating classrooms, as specified. The bill would require the Superintendent to encourage participating providers to offer full-day services through a combination of part-day preschool slots and part-day general child care and development programs.

This bill would appropriate \$150,000 from the General Fund to the State Department of Education for the 2006–07 fiscal year to administer specified child development and preschool programs.

Ch. 212 (AB 326) Blakeslee Telephone corporations: universal service.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations. Existing law authorizes the commission to fix just and reasonable rates and charges. Existing law establishes the California High-Cost Fund-A Administrative Committee Fund in the State Treasury and requires that the moneys in the fund be expended, upon appropriation, only to accomplish a specified telecommunications universal service program. Existing law provides that moneys in the fund are the proceeds of rates and are held in trust for the benefit of ratepayers and to compensate telephone corporations for their costs of providing universal service.

This bill would make legislative findings and declarations that, because maintenance of universal public switched telephone network service throughout the state and maintenance of public safety answering points in high-cost areas of the state rely on appropriations from the fund, maintaining adequate funding levels for the fund is critical to public health and safety.

Ch. 213 (AB 1482) Canciamilla School district bonds.

Existing law allows a school district governing board to sell bonds at a negotiated sale or by competitive bidding. Existing law requires the issuer of a proposed or actual new debt issue of state or local government to report specified information to the California Debt and Investment Advisory Commission (CDIAC).

This bill would require a school district governing board, prior to selling bonds, to adopt a resolution, as an agenda item at a public meeting, that includes several specified items, including, among others, express approval of the method of sale. The bill would require, after the sale of the bonds, the governing board to present and disclose the actual cost information at its next scheduled public meeting and to submit an itemized summary of the costs of the bond sale to the CDIAC. The bill would require the governing board to ensure that all necessary information and reports regarding the sale or planned sale of bonds by the school district it governs are submitted to the CDIAC in compliance with a specified provision.

Ch. 214 (AB 1959) Tran Corporations.

Existing law sets forth requirements for the governance of various business entities, including, but not limited to, corporations, partnerships, limited liability companies, and capital access companies. Existing law requires specified corporations, partnerships, and limited liability companies to prepare a specified annual report, consisting of, but not limited to, a balance sheet, an income statement, and a statement of changes in financial position accompanied by any report of independent accountants. Existing law requires capital access companies to prepare a specified audit report consisting of, but not limited to, financial statements, including balance sheets, statements of income or loss, statements of changes in capital accounts, and statements of changes in financial position prepared by an independent certified public accountant.

This bill would instead require the specified annual report to consist of a balance sheet, an income statement, and a statement of cashflows accompanied by any report of independent accountants. The bill would specify that, with regard to the specified audit report for capital access companies, financial statements also include statements of cashflows. The bill would make related, conforming, and technical changes.

Ch. 215 (AB 2034) Spitzer Donative transfers.

Existing law provides that, except as specified, no provision or provisions of an instrument are valid to make a donative transfer to certain disqualified persons. Existing law provides that the above provision does not apply if the instrument is reviewed by an independent attorney who counsels the client about the nature and consequences of the intended transfer, attempts to determine if the intended consequence is the result of fraud, menace, duress, or undue influence, and signs and delivers to the transferor a certificate of independent review.

This bill would require the California Law Revision Commission to study the operation and effectiveness of provisions restricting donative transfers to certain classes of individuals, and to recommend revisions and improvements to those provisions. The bill would require the commission to report its findings to the Legislature on or before January 1, 2009.

Ch. 216 (AB 2241) Committee on Public Employees, Retirement and Social Security State civil service: skills-based certification.

Existing civil service law provides that eligible employment lists shall be established as a result of free competitive examinations open to persons who lawfully may be appointed to any position within the class for which these examinations are held and who meet the minimum qualifications, as specified.

This bill would permit the State Personnel Board to authorize the use of skills-based certification, as defined, for information technology classifications, if specified conditions are satisfied. The bill would also require the board to promulgate regulations specifying how skills-based certification shall be implemented.

Ch. 217 (AB 2390) Committee on Utilities and Commerce Public Utilities Commission: reporting requirements: rehearings and judicial review.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations, as defined. Under the Public Utilities Act, the commission requires electrical corporations to identify a separate rate component to fund programs that enhance system reliability and provide in-state benefits. This rate component is a nonbypassable element of local distribution and collected on the basis of usage. The funds are collected, in part, to support cost-effective energy efficiency and conservation activities.

This bill would require the commission to report to the Legislature by July 15, 2009, and triennially thereafter, on the energy efficiency and conservation programs overseen by the commission, as specified. This bill would also recast various requirements that the commission prepare and submit a specified account, work plan, and report at various times

to require the plan, accounting, and report to be submitted annually to the Governor and the Legislature no later than February 1 of each year, as specified.

(2) Existing law, after any order or decision has been made by the Public Utilities Commission, authorizes any party to the action or proceeding, or any stockholder or bondholder or other party pecuniarily interested in the public utility affected, to apply for a rehearing with respect to any matter determined in the action or proceeding and specified in the application for rehearing. Existing law prohibits a cause of action arising out of any order or decision of the commission from accruing in a court to a corporation or person unless the corporation or person has filed an application to the commission for a rehearing within a specified amount of time after the date of issuance of an order or decision. Existing law defines date of issuance, for the purposes of these provisions, to mean the date on which the commission mails the order or decision to the parties to the action or proceeding.

This bill would require the commission to notify the parties of the issuance of an order or decision by either mail or, with the consent of an affected party, by electronic transmission, as specified. The bill would revise the definition of "date of issuance" to mean the mailing or electronic transmission date that is stamped on the official version of the order or decision.

(3) Existing law generally authorizes an aggrieved party to petition for a writ of review of an order or decision of the commission within 30 days after the commission issues its decision denying an application for a rehearing, or, if the commission grants the application, within 30 days after the commission issues its decision on rehearing. Existing law specifies that the issuance of a decision or the granting of an application, for the purposes of these provisions, is to be construed to have occurred on the date on which the commission mails the decision or the granting of the application to the parties to the action or proceeding. Existing law requires the petition for review to be served on the executive director of the commission.

This bill would specify that the issuance of a decision or the granting of an application is to be construed to have occurred on the date of issuance, as defined, for the purposes of these provisions and certain other provisions setting forth judicial review procedures for specified orders or decisions of the commission. The bill, in addition, would require the petition for review to be served on the general counsel of the commission.

Ch. 218 (AB 2619) Daucher Orange County Water District.

(1) The Orange County Water District Act requires the Board of Directors of the Orange County Water District to appoint an assessor and tax collector and authorizes the board to appoint the county assessor and county tax collector of the County of Orange (county) to perform those functions on behalf of the district. The act authorizes the board of directors to appoint and employ attorneys, engineers, and such other officers and employees for the district that the board deems necessary, to prescribe their duties, powers, and compensation, and provides that officers and employees of the district hold office at the pleasure of the board.

This bill would require the county assessor and county tax collector to perform the duties of those respective officers on behalf of the district. The bill would delete the provision relating to the service of the officers and employees at the pleasure of the board.

(2) The act requires the board of directors of the district to furnish the board of supervisors and auditor of the county, by the first meeting of the board of supervisors in August of each year, with an estimate in writing of the amount of money needed for the initiated or authorized purposes of the district for the current fiscal year. The act provides that this estimate, less available funds on hand, shall be deemed sufficient to provide the necessary funds to carry out the purposes of the district, excluding those projects or works that the board of directors of the district deems advisable or necessary to be financed by bonded indebtedness.

This bill would delete the provision declaring that the estimate, less available funds on hand, shall be deemed sufficient to provide the necessary funds to carry out the purposes of

the district, excluding those projects or works that the board of directors of the district deems advisable or necessary to be financed by bonded indebtedness.

(3) The act requires the board of directors of the district, before certain purposes and projects are instituted and carried out, to determine whether the purpose or project is feasible and necessary and of general benefit to the lands in the district, and to estimate and determine the amount of money necessary to be raised for each purpose or project.

This bill would delete acquiring water and water rights from the purposes or projects subject to this requirement and would add acquiring water treatment or purification facilities, pumping stations, injection wells, and other facilities, to those purposes or projects subject to this requirement.

(4) The act requires the board of directors of the district to cause engineering investigations, surveys, examinations, drawings, plans, and reports to be made to furnish the proper basis for assessing the purposes or projects and estimating the cost of the purposes or projects. The act requires that all engineering investigations, surveys, examinations, drawings, plans, and reports be made under the direction of, and certified by, a competent engineer selected by the directors.

This bill would require that all engineering investigations, surveys, examinations, drawings, plans, and reports be made under the direction of, and certified by, a licensed engineer or geologist. The bill would require that all engineering investigations, surveys, examinations, drawings, plans, and reports be included in a report of a licensed engineer or geologist, and be approved by the board of directors prior to the beginning of work on the purpose or project.

By establishing requirements on the district, the bill would impose a state-mandated local program.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 219 (AB 2664) Houston Health studio contracts.

Existing law regarding contracts for health studio services authorizes the consumer to cancel a health studio services contract within certain timeframes, based on the amount of payment required by the contract, as specified. Existing law also exempts from those provisions a health studio entering into a contract for health studio services that does not require payment in excess of \$1,000, including initiation or initial membership fees and exclusive of interest or finance charges.

This bill would revise the amount of the above exemption limitation by increasing it to \$1,500.

Ch. 220 (AB 2720) Spitzer Radiologic technology.

Existing law requires any person who performs nuclear medicine technology to meet the standards of competence established by the State Department of Health Services. Nuclear medicine technology is defined to mean the technology applied under the supervision of a physician and surgeon or a licensed clinical bioanalyst, when performing in vitro procedures, that pertains to the utilization of radiopharmaceuticals for the diagnosis and treatment of disease in humans. Existing law exempts specified persons from these standards.

This bill would also exempt from these standards a person who holds a current, valid certificate in diagnostic radiologic technology and performs a positron emission tomography scan only on a dual mode machine on which both a nuclear medicine procedure, including a positron emission tomography scan, and a computerized tomography scan may be performed if specified conditions are met. This bill would make the violation of these conditions a misdemeanor.

Existing law requires the State Department of Health Services to provide for the certification of radiologic technologists. Existing law makes it unlawful for any person to administer or use diagnostic or therapeutic X-ray on human beings in the state unless the person is certified as a radiologic technologist or is granted a permit by the department to conduct radiologic technology, as specified, is acting within the scope of the certificate or permit, and acts under the supervision of a licentiate of the healing arts.

This bill would authorize a person who meets the standards of competence for the performance of nuclear medicine to perform a computerized tomography scan only on a dual mode machine on which both a positron emission tomography scan and a computerized tomography scan may be performed if specified conditions are met. This bill would make the violation of these conditions a misdemeanor.

By creating new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 221 (AB 2864) Harman Civil actions: time of commencing.

Existing law establishes a time limitation for commencing an action for liability against a person after that person's death, if the cause of action survives, and sets that time limitation within one year after the date of death. This limitations period may not be tolled or extended for any reason, except for certain claims, including creditor claims, payment of claims, debts, and expenses from revocable trusts, and no contest clauses.

Under existing law, if a person has a claim that arises from a promise or agreement with a decedent to distribution from an estate or trust or under another instrument, whether the promise or agreement was made orally or in writing, an action to enforce the claim to distribution may be commenced within one year after the date of death, and the limitations period that would have been applicable does not apply. This limitations period may not be tolled or extended for any reason, except as provided in relation to a no contest clause.

This bill would clarify that these limitations periods may be extended if the last day of the period falls on a holiday, as specified.

Ch. 222 (AB 2868) Bogh Physical therapists.

Existing law, the Physical Therapy Practice Act, provides for the licensure and regulation of physical therapists by the Physical Therapy Board of California in the Department of Consumer Affairs, and makes a violation of the act's provisions a crime. Existing law prohibits a physical therapist from using the prefix "Dr.," the word "doctor," or any suffix or affix indicating that the person is a doctor or a physician and surgeon.

This bill would authorize a licensed physical therapist holding a doctoral degree in physical therapy or in a related health science, after that term is defined in regulations adopted by the board, to use the term "doctor" and doctoral degree abbreviations, as specified, with the licensee's name if certain requirements are met.

Ch. 223 (SB 1438) Figueroa Healing arts: reporting requirements.

Existing law creates the Medical Board of California (Medical Board) and the Osteopathic Medical Board of California (Osteopathic Board), which issue physician and surgeons' certificates to qualified applicants and regulate their practice. Existing law also creates the California Board of Podiatric Medicine (Podiatric Board) within the jurisdiction of the Medical Board, and the Division of Licensing of the Medical Board issues a certificate to practice podiatric medicine to qualified applicants while the Podiatric Board regulates their practice. Existing law requires an insurer providing professional liability insurance to a physician and surgeon and a governmental agency that self-insures a physician and surgeon or, if uninsured, the physician and surgeon himself or herself, to report information

concerning settlements, arbitration awards, and judgments in malpractice actions to the practitioner's licensing board. Under existing law, those parties and a podiatrist are also required to report this information to the practitioner's licensing board if the settlement, arbitration award, or judgment is entered against, or paid by, the practitioner's employer, as defined.

This bill would recast these reporting provisions and would specify their application to actions or claims involving a podiatrist, requiring that they be reported to the Podiatric Board.

Existing law requires a physician and surgeon to report to his or her licensing board the bringing of an indictment or information charging a felony against him or her, but only requires the reporting of misdemeanor convictions that are substantially related to the qualifications, functions, or duties of the licensee.

This bill would require that all misdemeanor convictions be reported. The bill would also impose the reporting requirement on podiatrists.

Existing law requires the clerk of a court that renders a judgment that a physician and surgeon either committed a crime or is liable for any death or personal injury caused by negligence, error or omission in practice, or the rendering of unauthorized professional services to report the judgment to the person's licensing agency.

This bill would delete this requirement with regard to a judgment that a licensee committed a crime, and would also impose the requirement with respect to a judgment against a podiatrist.

Existing law provides for study of the peer review process of healing arts practitioners by an independent entity, to be completed by July 31, 2007.

This bill would classify the case files and other information obtained by the independent entity as confidential, and would provide that information obtained or generated by the independent entity is not subject to discovery or admissible in a court proceeding. The bill would require the independent entity and its employees and contractors to assert these protections. The bill would also require the independent entity to notify the peer review body of actions taken by that body that the entity determines should have been reported to the appropriate licensing agency. The bill would extend the completion date of the study by the independent entity to July 31, 2008.

Existing law prohibits the exclusion of relevant evidence in a criminal proceeding except as provided by a statute enacted by a $^{2}/_{3}$ vote of the Legislature.

Because this bill would provide that certain information is not admissible in a court proceeding, it requires a $^{2}/_{3}$ vote of the membership of each house of the Legislature.

Existing law requires, to the extent funds are available, the Little Hoover Commission to study the role of public disclosure of physician misconduct.

This bill would instead require the California Research Bureau to conduct the study, and would specify additional requirements for that study.

Existing law requires the Medical Board of California to post certain information on the Internet, including misdemeanor convictions that are substantially related to the qualifications, functions, or duties of a physician and surgeon. The posting requirement does not become operative until legislation is enacted that defines or identifies misdemeanor convictions that are substantially related.

This bill would delete that contingency, and would require the board to post a misdemeanor conviction that results in a disciplinary action or an accusation that is not subsequently withdrawn or dismissed.

Existing law requires the Joint Legislative Audit Committee to select an independent entity to conduct a review of the Medical Board's financial status by January 1, 2007.

This bill would instead require the Bureau of State Audits to conduct the review by July 1, 2007.

Ch. 224 (SB 1607) Machado Property taxation.

(1) The California Constitution generally limits ad valorem taxes on real property to 1% of the full cash value of that property. For purposes of this limitation, "full cash value" is defined as the assessor's valuation of real property as shown on the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of that real property when purchased, newly constructed, or a change in ownership has occurred. The California Constitution and existing property tax law exclude from a "change in ownership" specified property transfers between parents and their children and grandparents and their grandchildren. Existing law states the intent of the Legislature that the statute excluding from a "change in ownership" property transfers between parents and their children be liberally construed, as specified.

This bill would state the intent of the Legislature that the statute excluding from a "change in ownership" property transfers between grandparents and their grandchildren also be liberally construed, as specified.

(2) Existing property tax law, in accordance with the California Constitution, provides for a "welfare exemption" for property that is used exclusively for religious, hospital, or charitable purposes if certain conditions are met. Existing law specifies that exempt property does not lose that status under the welfare exemption because another organization also uses the property, if the other organization meets certain conditions, including a condition that the other organization's owner submit an organizational clearance certificate with the county assessor, as specified.

This bill would instead require either the owner of the exempt property or the other organization that uses the exempt property to submit to the assessor a letter or ruling from the Franchise Tax Board or the Internal Revenue Service regarding the tax-exempt status of the organization under state or federal income tax laws, as provided.

(3) Existing law specifies that the property of a limited liability company may qualify for the welfare exemption if that company and its property meet all of the requirements set forth for that exemption.

This bill would clarify that a limited liability company that has a governmental entity or a nonprofit organization as a member may qualify as an exempt entity. This bill would also specify that each nonprofit tax-exempt member of a limited liability company is to submit to the State Board of Equalization a letter or ruling from the Franchise Tax Board or the Internal Revenue Service regarding the tax-exempt status of the member under state or federal income tax laws, as provided. This bill would also make technical changes regarding limited liability companies and the welfare exemption.

(4) Existing law establishes a veterans' organization property tax exemption. Existing law prohibits the county assessor from approving a claim for the veterans' organization exemption or welfare exemption until the claimant has received an organizational clearance certificate, as specified, from the State Board of Equalization. Existing law requires board staff to issue an organizational clearance certificate to an entity that qualifies for the property tax welfare exemption, but does not expressly require the board staff to issue an organizational clearance certificate to an organization that seeks the veterans' organization exemption.

This bill would similarly require board staff to issue an organizational clearance certificate to an entity that qualifies for the veterans' organization exemption. This bill also would make conforming changes to related provisions.

(5) The California Constitution generally exempts property that is owned by a local government from property taxation, except in certain instances. Existing law authorizes a county, city and county, or municipal corporation that owns taxable property to apply to the State Board of Equalization for a review, equalization, or adjustment of a property tax assessment relating to this property. Existing law requires that this application be submitted to the board on or before the later of either the 3rd Monday in July or within 2 weeks of the date upon which a county assessor delivers that assessment to the county auditor.

This bill would instead require that this application be submitted to the board on or before the later of either July 20 or within 2 weeks of the date upon which a county assessor delivers the assessment to the county auditor.

(6) By changing the manner in which county officials process claims for the veterans' organization exemption, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 225 (AB 1996) Bogh Testimony: sexual offenses: witnesses.

Existing law sets forth the procedure required in any prosecution for rape or other specified offenses, with certain exceptions, if evidence of sexual conduct of the complaining witness is offered to attack the credibility of the complaining witness. This procedure involves, among other things, the filing of a written motion by the defendant, accompanied by an affidavit filed under seal stating an offer of proof, and, if the court determines that the offer is sufficient, a hearing out of the presence of the jury regarding the offer of proof. At the conclusion of the hearing, the court may make an order stating what evidence may be introduced by the defendant.

This bill would extend the procedure described above to witnesses who are testifying as alleged victims of certain sexual offenses pursuant to specified evidence provisions.

Ch. 226 (AB 2135) Vargas Emergency services: liability.

Existing law provides that any person who is under the influence of an alcoholic beverage, any drug, or the combination of an alcoholic beverage and any drug, whose negligent operation of a motor vehicle, a boat or vessel, or a civil aircraft caused by that influence proximately causes any incident resulting in an appropriate emergency response, and any person whose intentionally wrongful conduct proximately causes an incident resulting in an appropriate emergency response, is liable for the expense of an emergency response by a public agency to the incident.

This bill would provide that any person 18 years of age or older who is convicted of making a false police report, and that false police report proximately causes an appropriate emergency response by a public agency, is liable for the expense of the emergency response made by the responding public agency to the incident. The bill would specify that a public agency shall be entitled to satisfaction for any judgment for expenses for an emergency response under specified conditions.

Ch. 227 (AB 2225) Mountjoy Amber alerts.

Existing law requires the activation of the Emergency Alert System if it has been reported to law enforcement that a child 17 years of age or younger or a person with a physical or mental disability has been abducted and it is determined that he or she is in imminent danger of serious bodily injury or death, as specified. Existing law also provides that any individual who reports an emergency that results or could result in the response of a public official of any city, county, or city and county, knowing that the report is false, is punishable by a fine not exceeding \$1,000, imprisonment in a county jail, or by both that fine and imprisonment.

This bill would expand these provisions to include an emergency that results in or could result in activation of the Emergency Alert System with the exception of reports made in good faith by a parent, legal guardian, or lawful custodian of a child.

Because this bill would change the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 228 (AB 2612) Plescia Crime.

Existing law defines petty theft and provides that if the value of the money, labor, real or personal property taken is \$50 or less, the crime may be punishable by a fine not exceeding \$250, or by a fine not exceeding \$1,000, imprisonment in a county jail for a period not exceeding 6 months, or both that fine and imprisonment.

This bill would provide that it is a crime to take more than 25 copies of the current issue, as defined, of a free or complimentary newspaper if done to recycle, barter, or to deprive others of the opportunity to read the newspaper, or to harm a business competitor, punishable by a fine not to exceed \$250 for a 1st violation, and for a 2nd or subsequent violation by that fine or by a fine not exceeding \$500, imprisonment of up to 10 days in a county jail, or by both fine and imprisonment. This bill would provide exceptions to these provisions for owners, publishers, printers, deliverers, advertisers and others, as specified.

Because this bill would create a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 229 (AB 1165) Bogh State employees: State Bargaining Unit 8.

Existing law provides that if any provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees requires the expenditure of funds, those provisions of the memorandum of understanding shall not become effective unless approved by the Legislature in the annual Budget Act.

Existing law requires any side letter, appendix, or other addendum to a properly ratified memorandum of understanding that requires the expenditure of \$250,000 or more related to salary and benefits and that is not already contained in the original memorandum of understanding or the Budget Act, to be provided by the Department of Personnel Administration to the Joint Legislative Budget Committee. Existing law requires the Joint Legislative Budget Committee to determine within 30 days after receiving the side letter, appendix, or other addendum if it presents substantial additions that are not reasonably within the parameters of the original memorandum of understanding and thereby requires legislative action to ratify the side letter, appendix, or other addendum.

This bill would approve provisions of an addendum to a memorandum of understanding entered into between the state employer and State Bargaining Unit 8, and would provide that those provisions that require the expenditure of funds shall not become effective unless funds for those provisions are specifically appropriated by the Legislature. The bill would provide that if funds for those provisions are not specifically appropriated by the Legislature, the state employer and the affected employee organization shall meet and confer to renegotiate the affected provisions.

This bill would further provide that the provisions of the addendum to the memorandum of understanding that require the expenditure of funds shall become effective even if those provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would also appropriate \$23,667,000 from the General Fund to the Department of Forestry and Fire Protection for expenditure for the 2006–07 fiscal year for employee compensation in augmentation of the Budget Act of 2006, as specified, and would reduce a specified appropriation to that department by \$12,621,000.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 230 (AB 1835) Lieber Minimum wage.

Existing law requires establishment of a minimum wage for all industries of not less than \$5.75 per hour on and after March 1, 1998. Under existing law, the Industrial Welfare Commission is authorized to determine minimum wages in accordance with a prescribed procedure that includes the selection of wage boards to consider and make recommendations regarding wage issues. The current minimum wage for all industries is \$6.75 per hour.

This bill would increase the minimum wage to \$7.50 per hour, effective on and after January 1, 2007, and to \$8.00 per hour, effective on and after January 1, 2008.

This bill would require the Department of Industrial Relations to adjust upwards the permissible meals and lodging credits by the same percentage as the increases in the minimum wage and to amend and republish the Industrial Welfare Commission's wage orders to be consistent with this bill.

This bill would require every employer that is subject to an amended republished order required under the bill to post in a specified manner a copy of the order.

Ch. 231 (SB 750) Soto State employees: State Bargaining Unit 3.

Existing law provides that if any provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees requires the expenditure of funds, those provisions of the memorandum of understanding shall not become effective unless approved by the Legislature in the annual Budget Act.

Existing law requires any side letter, appendix, or other addendum to a properly ratified memorandum of understanding that requires the expenditure of \$250,000 or more related to salary and benefits and that is not already contained in the original memorandum of understanding or the Budget Act, to be provided by the Department of Personnel Administration to the Joint Legislative Budget Committee. Existing law requires the Joint Legislative Budget Committee to determine within 30 days after receiving the side letter, appendix, or other addendum if it presents substantial additions that are not reasonably within the parameters of the original memorandum of understanding and thereby requires legislative action to ratify the side letter, appendix, or other addendum.

This bill would approve provisions of an addendum to a memorandum of understanding entered into between the state employer and State Bargaining Unit 3, and would provide that those provisions that require the expenditure of funds shall not become effective unless funds for those provisions are specifically appropriated by the Legislature. The bill would provide that if funds for those provisions are not specifically appropriated by the Legislature, the state employer and the affected employee organization shall meet and confer to renegotiate the affected provisions.

This bill would further provide that the provisions of the addendum to the memorandum of understanding that require the expenditure of funds shall become effective even if those provisions are approved by the Legislature in legislation other than the annual Budget Act. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 232 (AB 2330) Arambula Small businesses: Office of Small Business Advocate.

Existing law provides for the Office of Small Business Advocate. The duties of the Office of Small Business Advocate include counseling small businesses regarding the relationship of small business to state government, as well as acting as an advocate on behalf of small businesses. Among other duties, the Office of Small Business Advocate is also required to consult with experts and authorities in the field of small business and is required to issue reports to the Governor and the Legislature.

This bill would require the Office of Small Business Advocate to commission a study of the costs of state regulations on small businesses that is parallel to the study on the impact of regulatory costs on small firms conducted by the federal Small Business Administration, and that would examine successful models from other states on identifying regulatory costs and developing potential alternative approaches. The office would also be required to make recommendations in this regard as well as to convene a small business advisory committee to provide advice on the study. The office would be required to submit the completed study, including the recommendations, to specified state entities no later than October 1, 2007.

This bill would appropriate \$85,000 from the General Fund to the Office of Small Business Advocate for the 2006–07 fiscal year, and would permit the Office of Small Business Advocate to carry forward any unused funds into the 2007–08 fiscal year, for purposes of this study.

Ch. 233 (AB 3058) Committee on Jobs, Economic Development, and the Economy Business disaster preparedness: small businesses.

Existing law sets forth the duties of the Office of Small Business Advocate.

This bill would amend the duties of the Office of Small Business Advocate to include advocacy on state policy and programs related to small businesses regarding disaster preparedness and recovery, including providing technical assistance.

This bill would also require the Office of Small Business Advocate to develop a Web-based handbook for small businesses on emergency preparedness, responses to emergencies, and recovery strategies.

This bill would also require the Office of Small Business Advocate to conduct at least 3 meetings before July 1, 2008, and annual meetings thereafter, to share best practices for small business disaster preparedness. The meetings would be held in consultation with small business organizations and would take place at different locations throughout the state.

The bill would appropriate \$100,000 to the Office of Small Business Advocate to implement the responsibilities imposed by this bill.

This bill would make various technical, nonsubstantive changes to correct obsolete cross-references.

Ch. 234 (SB 1436) Figueroa Small business: state agency information.

Existing law generally sets forth the procedures for the adoption and enforcement of regulations by state agencies, including regulations affecting small businesses in the state.

Governor's Reorganization Plan No. 2 of 2005 establishes the Department of Technology Services, and sets forth the duties of the department in overseeing the technology services of the state

This bill would require the department to create a link to state agency Web sites at the State of California Internet portal specifically for the use of small businesses in accessing information regarding startup requirements and regulatory compliance applicable to the particular business.

The bill would require each state agency that significantly regulates small business or significantly impacts small business, to designate at least one individual who shall serve as a small business liaison for the agency, with specified duties that include reviewing and updating content on the agency Web site that is accessible through the small business link at the State of California Internet portal, and assisting the agency secretary, department director, or executive officer in ensuring that the procurement and contracting processes of the applicable entity are administered in order to meet or exceed the 25% small business participation goal.

Ch. 235 (AB 2226) Garcia Diabetes screening.

Existing law requires the governing body of each county or counties to establish a community child health and disability prevention program for the purpose of providing early

and periodic assessments of the health status of children in the county or counties. Existing law requires the health screening and evaluation part of each program to include for each child screening tests for vision, hearing, anemia, tuberculosis, diabetes, and urinary tract conditions. Existing law requires the governing board of each school district to exclude from school, for not more than 5 days, any 1st grade pupil who has not provided either a certificate documenting that the child has received the appropriate health screening and evaluation services or a waiver signed by the child's parents or legal guardian indicating that they do not want, or are unable, to obtain these services.

Existing law establishes, until January 1, 2008, a 3-year pilot program and requires any school district that volunteers to participate in the program to screen pupils for the risk of developing type 2 diabetes mellitus in conjunction with a screening program for scoliosis. Existing law specifies individuals who may perform and supervise the screenings, and prescribes procedures for the screening process, including, but not limited to, compliance with standards and procedures developed by the State Department of Education. The program provides for parent or legal guardian notification of any pupil suspected of being at elevated risk of developing type 2 diabetes mellitus, as described.

This bill would, on and after July 1, 2010, require each school district to provide a type 2 diabetes information sheet developed by the State Department of Education to the parent or legal guardian of incoming 7th grade pupils.

By increasing the duties of local officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 236 (AB 2384) Leno Nutrition: Healthy Food Purchase Pilot Program.

Existing law requires the State Department of Health Services to establish and implement, to the extent funds are available that are other than state general funds, a "5 A Day—For Better Health" program for the purpose of promoting public awareness of the need to increase the consumption of fruits and vegetables as part of a low-fat, high-fiber diet in order to improve health and prevent major chronic diseases, including diet-related cancers.

This bill would require the department to develop a "Healthy Food Purchase" pilot program to increase the sale and purchase of fresh fruits and vegetables in low-income communities, as specified.

The bill would condition implementation of the program in any fiscal year upon appropriation by the Legislature of federal or other funds for that purpose, and would repeal these provisions on January 1, 2011.

Ch. 237 (AB 386) Lieber State employees: memoranda of understanding: State Bargaining Units 16 and 19.

(1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of memoranda of understanding entered into between the state employer and State Bargaining Units 16 and 19, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would further provide that provisions of the memoranda of understanding approved by this bill that require the expenditure of funds will not take effect unless funds

for these provisions are specifically appropriated by the Legislature, and would authorize the state employer and the affected employee organization to reopen negotiations on all or part of the memoranda if funds for those provisions are not specifically appropriated by the Legislature.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after January 1, 2007, and who is represented by State Bargaining Units 16 or 19 means the highest annual average compensation earnable by the member during a designated 36-month period.

(3) The Public Employees' Retirement Law prescribes the rights and benefits of the members of the Public Employees' Retirement System. The law requires that a state safety member retire when he or she reaches 65 years of age, unless employed as a physician, dentist, or podiatrist.

This bill would instead except from that retirement requirement, any state safety member represented by State Bargaining Unit 16 or 19.

- (4) This bill would also appropriate \$32,774,000 from the General Fund and other unallocated funds for expenditure for the 2006–07 fiscal year for state employee compensation in augmentation of the Budget Act of 2006, as specified.
 - (5) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 238 (AB 1458) De La Torre State employees: memoranda of understanding: State Bargaining Units 10 and 18.
- (1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of the memoranda of understanding entered into between the state employer and State Bargaining Units 10 and 18, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would further provide that provisions of the memoranda of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize the state employer and the affected employee organization to reopen negotiations on all or part of the memoranda if funds for those provisions are not specifically appropriated by the Legislature.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after January 1, 2007, and who is represented by State Bargaining Unit 10 or 18 means the highest annual average compensation earnable by the member during a designated 36-month period.

(3) The Public Employees' Retirement Law prescribes increased death or disability benefits to state miscellaneous members employed by the State Department of Developmental Services at the Porterville Developmental Center whose death or disability arises out of specified circumstances.

This bill would extend those benefits to state miscellaneous members employed by the State Department of Developmental Services at Canyon Springs Community Facility and Sierra Vista Community Facility, as specified.

- (4) This bill would also appropriate \$23,469,000 from the General Fund and other unallocated funds for expenditure for the 2006–07 fiscal year for state employee compensation in augmentation of the Budget Act of 2006, as specified.
 - (5) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 239 (AB 2930) Laird State employees: memorandum of understanding: State Bargaining Unit 7.
- (1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.
- This bill would approve provisions that require the expenditure of funds of a memorandum of understanding entered into between the state employer and State Bargaining Unit 7, the California Union of Safety Employees, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would further provide that provisions of the memorandum of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize the state employer and the affected employee organization to reopen negotiations on all or part of the memorandum if funds for those provisions are not specifically appropriated by the Legislature.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

This bill would provide that final compensation for a person who becomes a state member, as specified, on or after January 1, 2007, and who is represented by State Bargaining Unit 7 means the highest annual average compensation earnable by the member during a designated 36-month period.

- (3) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 240 (AB 2936) Ridley-Thomas State employees: excluded employees: memorandum of understanding: State Bargaining Unit 5.
- (1) Under existing law, a provision of a memorandum of understanding reached between the state employer and a recognized employee organization representing state civil service employees that requires the expenditure of funds does not become effective unless approved by the Legislature in the annual Budget Act.

This bill would approve provisions that require the expenditure of funds of the memorandum of understanding entered into between the state employer and State Bargaining Unit 5, and would provide that these provisions will become effective even if these provisions are approved by the Legislature in legislation other than the annual Budget Act.

This bill would further provide that provisions of the memorandum of understanding approved by this bill that require the expenditure of funds will not take effect unless funds for these provisions are specifically appropriated by the Legislature, and would authorize the

state employer and the affected employee organization to reopen negotiations on all or part of the memorandum if funds for those provisions are not specifically appropriated by the Legislature.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

Existing law provides that final compensation for certain patrol members, including patrol members in State Bargaining Unit 5, for specified patrol service shall be increased by 4% if the member retires or dies on or after July 1, 2001, but prior to July 1, 2004, and shall be increased by 8% if the member retires or dies on or after July 1, 2004.

This bill would provide that final compensation for these patrol members shall be increased by 6% if the member retires or dies on or after July 1, 2007, but prior to July 1, 2008, by 4% if the member retires or dies on or after July 1, 2008, but prior to July 1, 2009, and by 2% if the member retires or dies on or after July 1, 2009, but prior to July 1, 2010.

(3) Under existing law, a patrol member shall receive, upon retirement for industrial disability, a disability retirement allowance of 50% of his or her final compensation plus an annuity purchased with his or her accumulated additional contributions, if any, or, if qualified for service retirement, he or she shall receive his or her service retirement allowance if the allowance, after deducting the annuity, is greater.

This bill instead would provide, upon retirement of a patrol member for industrial disability as the result of a single event that results in serious bodily injury, the member shall receive the higher of the allowance provided above, or, except as specified, a disability allowance equal to 3% of his or her final compensation multiplied by the number of years of patrol service credited to him or her plus an annuity purchased with his or her accumulated additional contributions, if any. The bill would provide that the cumulative benefit provided pursuant to this provision, when combined with other specified service, shall not exceed 90% of final compensation.

(4) Under existing law, whenever any state agency is authorized by statute to fix the salary or compensation of an employee or officer, and the salary is payable in whole or in part out of state funds, the salary is subject only to the approval of the Department of Personnel Administration before it becomes effective and payable, except as specified.

This bill would authorize the department to set and adjust, as needed, the annual compensation of various state commissioners and directors and other state officers, as specified. The bill would require the department to notify the Legislature of the compensation level implemented within 30 days of the effective date of the proposed compensation adjustment.

- (5) The bill would include related findings and declarations.
- (6) This bill would also appropriate \$173,103,000 from the General Fund and other unallocated funds for expenditure for the 2006–07 fiscal year for state employee compensation for State Bargaining Unit 5 and the State of California excluded pay program and mileage adjustment for various collective bargaining units that have been previously approved or pending approval, in augmentation of the Budget Act of 2006, as specified.
 - (7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 241 (SB 162) Ortiz State Department of Public Health.

Existing law establishes the scope of functions and responsibilities of the State Department of Health Services.

This bill would enact the California Public Health Act of 2006, which would establish the State Department of Public Health, to be headed by the State Public Health Officer to be appointed by the Governor, subject to confirmation by the Senate and would rename the

State Department of Health Services as the State Department of Health Care Services. The bill would transfer the responsibility for certain programs from the State Department of Health Services to the State Department of Public Health, and would require the State Public Health Officer to convene the Public Health Advisory Committee. The bill would retain responsibility for the remaining programs within the renamed State Department of Health Care Services, and would make conforming changes.

These provisions would become operative July 1, 2007.

The bill would establish the Office of Change Management within the State Department of Health Services to provide planning and guidance for transition activities prior to July 1, 2007.

Ch. 242 (SB 372) Margett Vehicles: size, weight, and load: local authorities: issuance of variance permits.

Existing law imposes limits on the size, weight, and load of vehicles that may be operated on the highway and authorizes the Department of Transportation and local authorities, with respect to highways under their respective jurisdictions, to issue permits to operate vehicles exceeding the specified size, weight, and load limits.

Existing law authorizes a local authority to charge a fee for the issuance of the specified permits, if the fee is established by ordinance or resolution after notice and hearing.

Existing law requires that special services necessitated by unusually large or heavy loads requiring engineering investigations, escorts, tree trimming, or other services be billed separately for each permit.

This bill would exclude from the list of special services that are required to be billed separately any services necessary to provide the notification required under these provisions and services that are within the scope of the local authority's ordinary duty to provide. This bill would also require a local authority, for the purposes of determining whether special services are necessitated by an unusually large or heavy load, to be governed by specific regulatory criteria adopted by the department for highways under its jurisdiction.

Ch. 243 (SB 511) Hollingsworth County water authority.

(1) Existing law, the County Water Authority Act, provides for the formation of a county water authority and prescribes the powers and duties of a county water authority. The act requires the board of directors of a county water authority to act by ordinance or resolution for the purpose of administering the affairs of the district.

This bill would require a county water authority to prepare and submit, at its own expense, a report to the Legislature, not before January 1, 2008, and not later than January 1, 2009, regarding the implementation of the procedures governing the meetings and actions of the standing committees of its board of directors that were adopted by that board in 2004 or 2005. By imposing reporting duties on a county water district, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 244 (SB 535) Runner Design-build contracts: City of Victorville.

Existing law requires public entities to comply with certain procedures in soliciting and evaluating bids and awarding contracts for the erection, construction, alteration, repair, or improvement of any public structure, building, road, or other public improvement. Existing law, until January 1, 2011, permits cities in the Counties of Solano and Yolo, with the approval of the appropriate city council, to enter into specified design-build contracts, as defined, in accordance with specified provisions. Existing law requires any city that elects to use the design-build method to make a specified report to the Legislative Analyst's Office

before December 1, 2009, and requires the Legislative Analyst's Office to report to the Legislature regarding the use of the design-build method by each city, as provided.

This bill, until January 1, 2011, would permit the City of Victorville, with the approval of the city council, to enter into design-build contracts, as defined, in accordance with specified provisions. This bill would require the City of Victorville, if it elects to use the design-build method, to make a specified report to the Legislative Analyst's Office before December 1, 2009, and would require the Legislative Analyst's Office to report to the Legislature regarding the effectiveness of the design-build method. This bill would make a legislative finding and declaration of the necessity to enact special legislation with respect to the City of Victorville.

This bill would require specified information to be verified under oath, thus imposing a state-mandated local program by expanding the scope of the existing crime of perjury.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 245 (SB 710) Torlakson Surplus residential property.

Existing law establishes priorities and procedures that any state agency disposing of certain surplus residential property acquired and owned by the state on January 1, 1980, or on the date the properties were declared to be surplus, whichever date occurs later, is required to follow. Single-family residences are required to be offered for sale to present occupants meeting specified conditions and then to housing-related private and public entities under specified conditions.

This bill would add an asset limitation to the conditions that present occupants are required to meet to qualify to purchase those single-family residences. It would also prohibit a single-family residence from being offered to present occupants who are not the former owners of the property if the present occupants have had an ownership interest in real property in the last 3 years.

Ch. 246 (SB 775) Cox Watermasters: court appointments.

Existing law provides for the establishment of watermaster service areas by the Department of Water Resources for the purpose of ensuring the most practical and economic supervision of the distribution of water. Existing law permits the appointment by the department of a watermaster in a service area upon the written request of owners or governing bodies of at least 15% of the conduits lawfully entitled to directly divert water in that service area.

This bill would specify that, upon a petition, made to a court in which a relevant judicial decree has been entered, by the owners or governing bodies of at least 15% of the conduits lawfully entitled to directly divert water in a service area subject to that decree, the court may appoint a public agency as a watermaster to replace the watermaster appointed by the department. The bill would provide that a watermaster appointed pursuant to this provision would have the powers and duties prescribed by the court pursuant to the exercise of its judicial authority. The bill would provide that specified provisions apply to the service area for which a watermaster is appointed pursuant to this provision only to the extent determined by the court. The bill would provide that upon the appointment of the new watermaster by a court becoming effective, the department is not responsible for carrying out any of the duties and obligations of a watermaster for the service area. The bill would provide that upon the appointment of the new watermaster by a court becoming effective, and in the discretion of the department, any fixed waterflow measuring device and fixed distribution structure installed by the department would either be removed from the service area by the department, or transferred at no charge to the new watermaster appointed by the court. The bill would require that with respect to any waterflow measuring device or fixed distribution structure transferred to the new watermaster, all rights, duties, and obligations of the department would accompany the transfer and would be assumed by the new watermaster, and the new watermaster would hold the department harmless for any and all claims or causes of action relative to the items transferred that arise subsequent to the transfer.

Ch. 247 (SB 1052) Kehoe Subdivisions: appeals.

The Subdivision Map Act authorizes a subdivider, or any tenant of the property, in the case of a proposed conversion of residential real property to a condominium project, community apartment project, or stock cooperative project, to file an appeal from any action with respect to a tentative map to the appeal board established by local ordinance or, if none, to the legislative body. The act also requires that the appeal be filed with the clerk of the appeal board, or if there is none, with the clerk of the legislative body within 10 days after the action of the advisory agency from which the appeal is being taken and requires the appeal board or the legislative body to set the matter for hearing within 30 days after the date of filing the appeal.

The act also applies these provisions to an appeal from the action of the appeal board to the legislative body and to an appeal from any interested person adversely affected by a decision of the advisory agency or the appeal board concerning any decision of the advisory agency or appeal board.

This bill would recast these provisions to provide that the hearing be held within 30 days after the date of a request filed by the subdivider or the appellant and would instead require, for appeals to the legislative body, that if there is no regular meeting of the legislative body within the next 30 days for which specified notice can be given, the appeal may be heard at the next regular meeting for which the specified notice can be given, or within 60 days from the date of the receipt of the request, whichever period is shorter.

The bill would also restate the requirement that each decision made pursuant to these provisions be supported by specified findings and would also make other conforming changes to these provisions.

Ch. 248 (SB 1169) Cox Municipal utility districts: purchases.

The Municipal Utility District Act generally requires the purchase of supplies and materials by a municipal utility district to be let by contract to the lowest responsible bidder when the expenditure is in excess of \$25,000, or, in any district with a population of 250,000 or more, in excess of \$50,000, with annual adjustments to those dollar limits.

The act also establishes an alternative acquisition process under which, if the purchase of supplies and materials by a district exceeds \$50,000, and the district determines that ratepayers reasonably can expect a net benefit in the cost of district services, the district may provide for the purchase of the supplies and materials by contract let in accordance with best value at the lowest cost acquisition policies adopted by the district's board. The act requires a district that elects to purchase supplies and materials by contract let in accordance with those policies to submit a specified report to the Legislative Analyst on or before January 1, 2006, and requires the Legislative Analyst to report to the Legislature on or before April 1, 2006. Those alternative acquisition process provisions are repealed on January 1, 2007.

This bill would delete that January 1, 2007, repeal date, thereby making those alternative acquisition process provisions operative indefinitely for districts that purchase supplies and materials by contract let pursuant to a best value at the lowest cost of acquisition policy before January 1, 2006. The bill would require that the best value at the lowest cost acquisition policy adopted by the district include specified provisions. For any district that did not purchase supplies and materials by contract let pursuant to best value at the lowest cost acquisition policy prior to January 1, 2006, and that thereafter elects to purchase supplies and materials pursuant to a best value at the lowest cost acquisition policy, the district would be required to submit a specified report to the Legislative Analyst on or before January 1, 2011. The bill would require the Legislative Analyst to report to the Legislature on or before April

- 1, 2011. The bill would prohibit a district that did not purchase supplies and materials by contract let pursuant to best value at the lowest cost acquisition policies prior to January 1, 2006, from purchasing supplies and materials by contract let pursuant to these provisions after January 1, 2012.
- Ch. 249 (SB 1307) Poochigian Medical information: confidentiality.
- (1) Existing law requires, if a patient's representative requests medical information regarding the patient, a physician or other health care provider to disclose the information to the representative.

This bill would include an agent under a power of attorney for health care, to the extent necessary for the agent to fulfill his or her duties, as specified, within the definition of patient's representative.

(2) Existing law permits an agent under a power of attorney for health care to make certain decisions effective after the death of the principal who executed the power of attorney.

This bill would additionally permit an agent, if necessary to fulfill the duties of that agent under a power of attorney for health care and after the death of the principal, to release the records of that principal.

(3) Under existing law, an agent under a power of attorney for health care may consult with and obtain information from a person, as defined, to carry out the agent's duties, as specified. Existing law requires the person to comply with the agent's request.

This bill would additionally permit the agent to consult with and obtain information from a supervising health care provider.

Ch. 250 (SB 1367) Ducheny Coachella Valley Unified School District: funding. Existing law requires the Superintendent of Public Instruction to apportion to each school district on a yearly basis state aid funds in an amount that is determined by multiplying the district's total revenue limit, which is computed as specified, by the district's average daily attendance, which is computed as specified. Existing law requires the total revenue limit to be increased by specified amounts for each school that is located in a school district with an average daily attendance of less than 2,501 and meets the definition in existing law of "necessary small high school." Existing law prohibits the designation of a high school as a necessary small high school from being changed unless a review of the determinative factors supporting the designation indicates that the designation should be changed. Existing law requires the specified review to be conducted every 5 years.

Existing law authorizes, until June 30, 2006, the Coachella Valley Unified School District to include the Sea View Elementary School, or the West Shores High School, or both, in its total revenue limit calculation as a necessary small high school, if the amount of average daily attendance of the school included is 286 or less. Existing law requires, after the specified date, the State Department of Education to review the average daily attendance number of each of the specified schools on a biennial basis to determine whether the district is authorized to continue including the school in its total revenue limit calculation as a necessary small high school.

This bill, instead, would revise the definition of "necessary small high school" to include either or both of the specified schools if the amount of average daily attendance of the school is 286 or less. The bill would prohibit that status from being changed except as a review of the determinative factors made every 2 years following the date of the determination indicates that the determination should be changed.

Ch. 251 (SB 1400) Kehoe Property taxation: military housing.

Existing property tax law requires that all property subject to tax be assessed at its full value, and includes certain possessory interests among those property interests that are subject to tax. Existing property tax law defines a taxable possessory interest to be a use that is independent, durable, and exclusive. Existing property tax law specifies that, for purposes

of the definition of a taxable possessory interest, a possession or use is not independent if it is pursuant to a contract that includes, but is not limited to, a long-term lease for the private construction, renovation, rehabilitation, replacement, management, or maintenance of housing for active duty military personnel and their dependents, if the housing units and the private contractor constructing the housing meet specified criteria. Among this criteria is a requirement that the military family housing constructed by the private contractor is situated on a military facility under military control.

This bill would define military facility under military control as a military base that restricts public access to the military base.

Ch. 252 (SB 1449) Migden Sales and use tax fraud.

The Sales and Use Tax Law imposes penalties for failure to file returns and for failure to remit the total taxes owed.

This bill would provide that any person who knowingly collected sales tax reimbursement or use tax, and who fails to timely remit that sales tax reimbursement or use tax to the State Board of Equalization, is liable for a penalty of 40% of the amount not timely remitted, except under certain circumstances.

Ch. 253 (SB 1474) Figueroa State Board of Barbering and Cosmetology.

Existing law, the Barbering and Cosmetology Act, provides for the licensure and regulation of the practice of barbering and cosmetology. Existing law establishes the State Board of Barbering and Cosmetology until July 1, 2007, and provides for its membership.

This bill would extend the provisions creating the board until July 1, 2008. This bill would also require the board to elect officers annually from among its members, each of whom would hold office for a term of one year.

Under existing law, a licensee that uses an X-ray appliance, apparatus or machine in the treatment of any human being is guilty of a misdemeanor.

The bill would make it a misdemeanor for any licensee to use a laser in the treatment of any human being. By creating a new crime, the bill would impose a state-mandated local program.

Existing law allows the board to grant a license to practice to a person holding a license in another state with proof that the applicant has not been subject to disciplinary action in that state or upon review of the disciplinary action taken.

This bill would revise the application requirements for out-of-state license holders, as specified.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 254 (SB 1481) Poochigian Commercial transactions.

(1) Existing provisions of the Commercial Code generally govern commercial transactions.

This bill would revise those provisions generally in accordance with the revisions of Uniform Commercial Code Article 1 proposed by the National Conference of Commissioners on Uniform State Law.

Specifically, the bill would revise various definitions, including the definitions for "bill of lading," "document of title," and "security interest." The bill would revise the definition of "good faith" to also mean the observance of reasonable commercial standards of fair dealing. The bill would expand the definition of "purchase" to include taking by lease. The bill would revise the definition of "bank" to include savings banks, savings and loan associations, credit unions, and trust companies. The bill would make various other definitional changes relating to commercial transactions.

The bill would also modify, limit, and supersede specified portions of the federal Electronic Signatures in Global and National Commerce Act as it relates to the Commercial Code. The bill would revise provisions governing waiver or renunciation of a claim or right after breach by requiring agreement of the aggrieved party. The bill would make conforming changes.

(2) Existing law sets forth principals governing documents of title, including bills of lading and warehouse receipts, and governs the rights, duties, and liabilities of a warehouseman or carrier as well as of the holder of the document and other parties to a transaction involving the document of title.

This bill would revise those provisions generally in accordance with the revision of Uniform Commercial Code Article 7 proposed by the National Conference of Commissioners on Uniform State Laws.

Specifically, the bill would revise those provisions to apply to electronic documents of title. The bill would also revise terms used in those provisions, substituting "warehouse" for "warehouseman" and adding definitions for certain terms relating to documents of title. The bill would clarify the circumstances making a document of title nonnegotiable and the requisite terms for a valid warehouse receipt. The bill would delete references to tariffs or filed classifications and make other changes and would expand the liability limitation a warehouse may impose in a warehouse receipt. The bill would also revise the warehouse and carrier lien provisions.

This bill would also revise the provisions governing documents of title to conform with those in the Uniform Commercial Code. The conforming changes would be made by the bill to certain definitional provisions and negotiability characteristics of documents of title. The bill would also make conforming changes by deleting a provision that limits a warehouse's liability to the actual value of the goods in designated circumstances and by deleting a provision in a warehouse receipt relating to the storage and handling rate for goods in a public utility warehouse. The bill would make other conforming changes by describing the obligations of a bailee under a delivery order and the defeasance of title through an unaccepted delivery order. The bill would also make conforming changes to warehouse lien provisions.

Ch. 255 (SB 1536) Cox State property: City of Folsom.

Existing law authorizes the Director of General Services to dispose of state surplus property, subject to specified conditions, including authorization by the Legislature.

This bill would authorize the director to sell, lease, convey, or exchange at current fair market value to the City of Folsom, subject to terms, conditions, reservations, and exceptions determined by the director, a specified part of the facility known as the California Department of Corrections, Correctional Facility, Folsom, and a specified part of the facility known as the California Department of Parks and Recreation, Folsom Lake State Park. The net proceeds of the conveyance would be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, which is a continuously appropriated subaccount in the Budget Stabilization Account, thereby making an appropriation. The bill would require reimbursement to the Department of General Services for any cost or expense incurred in the disposition of the property from the net proceeds of the disposition.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 256 (SB 1629) Speier Public contracts: the Federal Laboratory Contracting Act.

The State Contract Act governs contracting between state agencies and private contractors, and sets forth requirements for the procurement of materials, supplies, equipment, and services by state agencies. Existing law sets out the various responsibilities of the Department of General Services, and other state agencies in overseeing and implementing state contracting procedures and policies.

This bill would enact the Federal Laboratory Contracting Act to modify the existing contracting procedures and policies to authorize a state agency that contracts with a federally funded research and development center, as defined, or a field center, as defined, to make contract payments in advance. This bill would not allow a state agency that enters into a prime contract with a federally funded research and development center or a field center to indemnify the center with respect to products liability, intellectual property, and general liability claims, as specified. This bill would not allow a state agency to audit the records of any federally funded research and development center or field center, but instead would authorize a state agency to rely on the services of any cognizant federal audit agency, as defined. This bill would also require the Governor to designate the Secretary of State and Consumer Services as the state representative for purposes of communicating and negotiating with the representatives of the United States Department of Energy, the National Aeronautics and Space Administration (NASA), federally funded Department of Energy and NASA research and development centers, and NASA field centers, as provided. This bill would specify that the Regents of the University of California would not be considered a state agency for the purposes of this act, as provided.

This bill would set forth legislative findings and declarations regarding existing policies and procedures governing state contracts with federally funded Department of Energy and NASA research and development centers and NASA field centers located in California.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 257 (SB 1742) Machado Juvenile justice.

Existing law establishes the Youth Authority and requires it to accept a person committed to it if it believes that the person can be materially benefited by its reformatory and educational discipline and if it has adequate facilities to provide that care.

This bill would instead make the Division of Juvenile Justice the entity responsible for these duties and would make related changes to that provision.

Existing law requires the Youth Authority to accept a person committed to it, provided that the Director of the Youth Authority certifies that staff and institutions are available if that person is a borderline psychiatric or borderline mentally deficient case, sex deviate, as specified, or if he or she suffers from a primary behavior disorder. Existing law prohibits a person to be transported to a facility under the jurisdiction of the Youth Authority until the director of that agency has notified the committing court of the place to which the person is to be transported and the time at which that person can be received.

This bill would delete those provisions.

Existing law requires the Director of the Youth Authority and the Director of the State Department of Mental Health to annually confer and establish policy with respect to the types of cases that should be the responsibility of each department.

This bill would instead provide that to determine who is best served by the Division of Juvenile Justice and who would be better served by the State Department of Mental Health, the Chief Deputy Secretary of the Division of Juvenile Justice shall confer with the Director of the State Department of Mental Health regarding these duties.

Ch. 258 (SB 1749) Migden Transit fare evasion.

Existing law provides that it is an infraction, punishable by a fine not to exceed \$250 and by specified community service, to evade the payment of any fare of, or engage in passenger misconduct on or in a described facility or vehicle.

This bill would authorize the City and County of San Francisco and the Los Angeles County Metropolitan Transportation Authority to adopt and enforce an ordinance, which would not apply to minors, to impose and enforce civil administrative penalties for fare evasion or passenger misconduct on or in a facility or vehicle, as described, in lieu of the criminal penalties. The bill would specify the administrative adjudication procedures for the imposition and enforcement of the administrative penalties.

The bill would make legislative findings and declarations regarding the inapplicability of a general statute within the meaning of Section 16 of Article IV of the California Constitution.

Ch. 259 (SB 1850) Committee on Health Health care: training: reporting.

Existing law, the Song-Brown Family Physician Training Act, provides for specified training programs for certain health care workers, including family physicians, nurses, nurse practitioners, and physician's assistants.

This bill would change the name of this act to the Song-Brown Health Care Workforce Training Act.

Existing law, the Health Data and Advisory Council Consolidation Act (HDACCA), requires certain types of health care facilities to report specified information to the Office of Statewide Health Planning and Development. Existing law requires each hospital and freestanding ambulatory surgery clinic to file with the office an ambulatory surgery data record, containing specified information, for each patient encounter during which at least one ambulatory surgery procedure is performed.

This bill would expressly provide that the types of hospitals that are subject to this requirement are general acute care hospitals.

Existing law requires the office to collect, among other things, Hospital Discharge Abstract Data Records from any organization that operates, conducts, owns, or maintains a health facility, and to make that data available to the State Department of Health Services under specified conditions.

This bill would require the office to collect and make available to the State Department of Health Services, in addition to those reports, hospital Emergency Care Data Records and Ambulatory Surgery Data Records.

Existing law requires that all reports filed under the HDACCA be posted on the office's Internet Web site, and be produced and made available for inspection upon the demand of any person, with the exception of hospital discharge abstract data if the office determines that an individual patient's rights of confidentiality would be violated.

This bill would change this exception to apply to discharge and encounter data.

Existing law requires the reports filed under the HDACCA to include certain elements, and to be disseminated as widely as practical to interested parties.

This bill would apply these requirements only to risk-adjusted outcome reports published pursuant to specified provisions of law.

Existing law requires the office, for the purpose of public disclosure, to compile and publish summaries of the data that is required to be disclosed under the HDACCA.

This bill would instead require the compilation and publication of summaries of individual facility and aggregate data that do not contain patient-specific information required to be disclosed under the HDACCA, and would require that the summaries be posted on the office's Internet Web site.

Existing law requires the office to continue the publication of aggregate industry and individual health facility cost and operational data published by the California Health Facilities Commission under specified provisions of law, and to submit the publication to the Legislature no later than March 1 of each year.

This bill would eliminate that requirement.

Existing law provides that any health facility that does not file with the office any report required by the HDACCA is liable for a civil penalty, except as specified.

This bill would also apply this provision, in addition, to a freestanding ambulatory surgery clinic.

Ch. 260 (AB 343) Huff Transportation: public officers.

Existing law generally regulates public transportation systems.

This bill would authorize the governing board of Foothill Transit, a joint powers agency, to resolve to contract with designated persons to act as its agents in the enforcement of specified provisions of law relating to the operation of a public transportation system.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 261 (AB 350) Houston Fire protection district boards: contract bidding procedures.

Existing law permits a fire protection district board to contract for special services in specified fields and other services incidental to the district's operation. Existing law requires fire protection districts with a final budget less than \$1,000,000 to award contracts for special services exceeding \$10,000 to the lowest responsible bidder after notice. Existing law allows fire protection districts the option to award special services contracts pursuant to the contracting and purchasing procedures that apply to their principal county's government.

This bill would increase the threshold amount for special services contracts from \$10,000 to \$25,000.

Ch. 262 (AB 372) Nation Public contracts: transit design-build contracts.

Existing law authorizes transit operators to enter into a design-build contract, as defined, according to specified procedures. Existing law repeals these provisions on January 1, 2007. Existing law requires a transit operator, which includes any transit district, included transit district, municipal operator, included municipal operator, or transit development board, as specified, to prepare a set of documents to describe a project that will be let to a design-build entity, but does not identify any specifically required document. Existing law requires a transit operator that undertakes a design-build project to establish a labor compliance program, as defined. Existing law requires a transit operator to select the design-build entity based on either the lowest responsible bidder or best value, as provided. Existing law prohibits a transit operator from utilizing the design-build method of procurement for a rail project, unless that project costs more than \$50,000,000.

This bill would extend the duration of these provisions until January 1, 2011. This bill would expand the definition of a transit operator to include a consolidated agency, as specified. This bill would specify that a transit operator is required to establish a labor compliance program only for a design-build contract and only if the transit operator does not already have a labor compliance program, as specified. This bill would require a transit operator to select the design-build entity, for nonrail transit projects that exceed \$2,500,000, based on either the lowest responsible bidder or best value. This bill would authorize the design-build method of procurement for a capital maintenance or capacity-enhancing rail project with project costs of \$25,000,000, or more. This bill would also require a transit operator to prepare specific documents regarding a project that will be let to a design-build entity.

Ch. 263 (AB 463) Tran Subsurface installations: excavation.

Existing law authorizes an excavator to determine the exact location of subsurface installations that are in conflict with the excavation before using any vacuum excavation devices or power-operated or power-driven excavating or boring equipment within the approximate location of the subsurface installation, provided there is an express written mutual agreement, as specified, and with a specified exception. If there is no express agreement, the excavator is required to use handtools to determine the location of subsurface installations, as specified.

This bill would instead provide that, if documented notice of the intent to use vacuum excavation devices, or power-operated or power-driven excavating or boring equipment has been provided to the subsurface installation operator or operators and it is mutually agreeable to the operator or operators of the subsurface installation and the excavator, the excavator

may use vacuum excavation devices or power-operated or power-driven excavating or boring tools within the approximate location of the subsurface installation.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 264 (AB 1319) Liu Adult education: joint data systems: California Community Colleges: State Department of Education.

Existing law provides for adult educational programs offered by school districts and community colleges.

This bill would make specified findings and declarations and would express the intent of the Legislature to enact legislation that develops a coordinated adult education data system.

The bill would require the Chancellor of the California Community Colleges and the Superintendent of Public Instruction, using existing resources, to convene a working group of adult education and data experts to review the separate, existing adult education and noncredit instruction data systems, and report to the Legislature and the Governor by July 1, 2007, on the feasibility, design, and cost of a common data set in adult education.

Ch. 265 (AB 1423) Bogh Department of Forestry and Fire Protection.

Under existing law, the Department of Forestry and Fire Protection in the Resources Agency is responsible for, among other things, providing fire protection, fire prevention, forest and range protection, and enhancement implements and apparatus as necessary.

This bill would, on and after January 1, 2007, permit reference to the department, where appropriate and as determined by the Director of Forestry and Fire Protection, as CAL-FIRE. The bill would also prohibit any existing supplies, forms, insignias, signs, or logos from being destroyed or changed as a result of the reference authorization and would require that they continue to be used until exhausted or unserviceable.

Ch. 266 (AB 1553) Evans Arbitration.

Existing law provides that written agreements to submit controversies to arbitration are valid and enforceable.

This bill would provide, if an arbitration agreement requires that arbitration of a controversy be demanded or initiated within a period of time, the commencement of a civil action within that period of time shall toll the applicable time limitations contained in the arbitration agreement with respect to that controversy from the date the civil action is commenced until 30 days after a final determination by the court that the controversy must be arbitrated, or 30 days after the final termination of the civil action, whichever date occurs first.

Ch. 267 (AB 1688) Niello Illegal dumping enforcement officers.

Existing laws provides that certain persons are not peace officers but may exercise the powers of arrest of a peace officer, as specified, during the course and within the scope of their employment, if they receive a course in the exercise of those powers.

This would add to this list of persons, illegal dumping enforcement officers, as specified. The bill would also provide that nothing in its provisions may be construed to award peace officer retirement benefits to illegal dumping enforcement officers.

This bill would incorporate additional changes to Section 830.7 of the Penal Code, proposed by AB 1980, to be operative only if this bill and AB 1980 are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

Ch. 268 (AB 1859) Leslie Placer County integrated health and human services pilot project.

Existing law authorizes Placer County, with the assistance of the appropriate state departments, to implement a pilot program, upon the approval of the county, for the funding and delivery of services and benefits through an integrated and comprehensive county health

and human services system. Under existing law, these provisions become inoperative on July 1, 2006, and are repealed on January 1, 2007.

This bill would extend by 5 years the dates upon which the provisions relating to the Placer County health and human services pilot project would become inoperative and would be repealed.

Ch. 269 (AB 1895) Coto Surplus school property: use of proceeds.

Existing law, the Leroy F. Greene School Facilities Act of 1998 (the Greene Act of 1998), requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition.

Existing law requires a school district to use the funds derived from the sale of surplus property for capital outlay or for costs of maintenance of school district property that the governing board of the school district determines will not recur within a 5-year period. Existing law authorizes a school district having an average daily attendance of less than 10,001 in any fiscal year to deposit any and all interest earned on those funds into the general fund of the school district if the school district meets certain conditions.

This bill would, notwithstanding any other provision of law, and until January 1, 2010, authorize the Oak Grove Elementary School District to sell certain surplus real and personal property and to use the proceeds from that transaction for any one-time general fund purpose. The bill would prohibit, if any of the purchases of the property were made using the proceeds of a local general obligation bond act or revenue derived from developer fees, the amount deposited into the general fund from exceeding the difference between the purchase price of the property and the proceeds of the transaction divided by the amount of the proceeds of the transaction, as defined.

The bill would declare that, due to the special circumstances applicable to the Oak Grove Elementary School District, a general statute cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution, and the enactment of a special statute is therefore necessary.

Ch. 270 (AB 1920) Chan Medi-Cal: hospital funding.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including hospital services. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act, which revises hospital reimbursement methodologies under the Medi-Cal program in order to maximize the use of federal funds consistent with federal Medicaid law and stabilize the distribution of funding for hospitals that provide care to Medi-Cal beneficiaries and uninsured patients. This demonstration project provides for funding, in supplementation of Medi-Cal reimbursement, to various hospitals, including designated public hospitals, as defined, and sets forth a methodology for allocating those funds among the designated public hospitals for services provided during the 2005–06 project year.

Existing law provides for the payment of stabilization funding to various hospitals, including designated public hospitals, pursuant to the demonstration project. Existing law requires that, for services provided during the 2005–06 project year, the amount of stabilization funding be allocated in a specified manner among the designated public hospitals.

This bill would require, in addition, that the amount of stabilization funding be allocated in that specified manner among the designated public hospitals for services provided during the 2006–07 project year.

This bill would incorporate additional changes in Section 14166.75 of the Welfare and Institutions Code, proposed by SB 1520, to be operative only if SB 1520 and this bill are both chaptered and take effect on or before January 1, 2007, and this bill is chaptered last.

Ch. 271 (AB 1980) Bass Powers of arrest.

Existing law provides that certain persons are not peace officers but may exercise the powers of arrest of a peace officer, as specified, during the course and within the scope of their employment if they receive specified training.

This bill would include within those provisions, persons regularly employed by any department of the City of Los Angeles who are designated as security officers and authorized by local ordinance to enforce laws related to the preservation of peace in or about the properties owned, controlled, operated, or administered by any department of the City of Los Angeles and authorized by a memorandum of understanding with the Chief of Police of the City of Los Angeles permitting the exercise of that authority.

This bill would incorporate additional changes to Section 830.7 of the Penal Code, proposed by AB 1688, to be operative only if this bill and AB 1688 are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

Ch. 272 (AB 2137) Niello Sacramento Regional Transit District.

(1) Existing law creates the Sacramento Regional Transit District, with specified powers and duties relative to providing transit services in the Sacramento region. The district is governed by a board of directors, appointed by cities and counties within the boundaries of the district, with provision made for jurisdictions that are not annexed to the district to appoint a director under certain conditions.

This bill would revise the membership of the board of directors to provide for member entities and participating entities, and would establish a weighted voting system based on financial contributions to the district by those entities, thereby imposing a state-mandated local program. The bill would establish standards to determine the amount of financial contributions made from various funding sources. The bill would increase the compensation of directors from \$50 to \$100 per meeting, for up to 4 noticed meetings per month. The bill would make other related changes.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 273 (AB 2181) Salinas Truants: parents: court authority.

(1) Existing law, until January 1, 2006, specifically authorizes a court to order the parent, guardian, or other person having control or charge of a pupil, who is convicted of failing to comply with compulsory attendance laws, as specified, to immediately enroll the child in the appropriate school or educational program and provide proof of enrollment to the court. Existing law provides that a willful violation of that order is punishable as civil contempt with a fine of up to \$1,000.

This bill would delete the January 1, 2006, limitation thereby extending indefinitely the authority of a court over a person who fails to comply with the compulsory attendance laws, as specified.

The bill would also delete an obsolete provision of existing law.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 274 (AB 2272) Parra Writ of habeas corpus: notice to prosecuting agency.

Existing law generally specifies the procedure to be used in a habeas corpus action and requires that a person held in custody who is applying for a writ of habeas corpus to give 24-hour notice of the application to the district attorney of the county wherein the person is held in custody.

This bill would specify order and notice procedures that shall be complied with when an application for the writ challenges a denial of, or suitability for parole or when a petition is filed in a superior court other than the court in which the judgment was rendered.

Ch. 275 (AB 2324) Canciamilla Tidelands and submerged lands: City of Pittsburg: conveyance.

Under existing law, various grants of tidelands and submerged lands have been made in trust to local agencies, including several legislative grants of specified lands to the City of Pittsburg.

This bill would repeal the existing legislative grants to the City of Pittsburg, and would enact a new grant of tidelands and submerged lands, as described, subject to specified conditions, to the City of Pittsburg in trust for purposes of commerce, navigation, and fisheries, and for other public trust purposes, including, but not limited to, preservation of the lands in their natural state for scientific study, open space, wildlife habitat, and recreational and visitor-oriented uses.

The bill would provide that revenue from those lands, that are currently leased by the state and designated as specified state lease numbers, shall remain revenue of the state and be transmitted to the state by the trustee.

The bill would impose a state-mandated local program by requiring, among other things, that the city submit to the State Lands Commission for its approval a trust lands use plan, as prescribed. The bill would require the city to file each year with the commission a detailed statement of revenue from the administration of the lands and the expenditure thereof, and would prescribe related matters.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 276 (AB 2342) Nakanishi Voluntary services: malpractice insurance.

Existing law, the Medical Practice Act, creates the Medical Board of California and makes it responsible for issuing a physician and surgeon's certificate to qualified applicants and for regulating the practice of physicians and surgeons. Existing law waives the fee for issuance and renewal of this certificate for a physician and surgeon who provides voluntary unpaid services, as specified, to indigent patients in medically underserved or critical need population areas of the state.

This bill would require the board, in conjunction with the Health Professions Education Foundation, to study the issue of its providing medical malpractice insurance for physicians and surgeons who provide these services and report its findings to the Legislature on or before January 1, 2008. The bill would make implementation of its provisions contingent on an appropriation of funds for that purpose, as specified.

Ch. 277 (AB 2369) La Suer Civil warrants.

(1) Existing law permits a court, in specified circumstances in civil actions for attachment and enforcement of judgments, to issue a warrant when a person fails to appear for an examination as ordered by the court and permits the court to punish that person for contempt. Existing law establishes fees for serving and executing these bench warrants.

This bill would revise these provisions to provide an alternative to issuing a warrant and punishing a person for contempt, pursuant to which a court may issue an arrest warrant, and would provide for a schedule of the fees that may be charged pursuant to this process. The bill would authorize the sheriff to release the person arrested upon his or her promise to appear, would set forth the conditions under which the person arrested may not be released, and would specify the civil assessment for failure to appear upon a promise to appear. By

imposing new duties on local law enforcement, the bill would impose a state-mandated local program. This bill would also make technical changes.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 278 (AB 2429) Negrete McLeod Real estate salespersons: licensure.

Existing law, the Real Estate Law, provides for the licensure and regulation of real estate salespersons by the Department of Real Estate. Under that law, a person may apply to take the real estate salesperson license examination upon demonstrating, as specified, to the Real Estate Commissioner enrollment in, or completion of, a real estate principles course and, after passing the examination, is required to submit to the commissioner evidence of the successful completion of specified courses in real estate either prior to issuance of the license or within 18 months after its issuance.

This bill would require a person whose application for the licensure examination or for both the examination and license is received by the commissioner on or after October 1, 2007, to demonstrate, as specified, completion of the real estate principles course as well as the other specified real estate courses required for licensure before taking the real estate salesperson license examination. The bill would waive these requirements for members of the State Bar of California and applicants who qualified to take the original real estate broker licensure examination by satisfying certain requirements. The bill would also specify requirements for persons whose applications are received by the commissioner prior to October 1, 2007.

Ch. 279 (AB 2435) Coto Santa Clara Valley Water District.

(1) Existing law, the Santa Clara Valley Water District Act, establishes the Santa Clara Valley Water District and grants to that district specified powers and duties, including the management of water for all beneficial uses and protection from flooding with Santa Clara County (county). The act requires the board of directors of the district (district board) to consist of 7 members, 5 of whom are elected from county supervisorial districts and 2 of whom are appointed by the board of supervisors of the county. The act requires the board of supervisors of the county to appoint a person to fill a vacancy in the office of an appointed director.

This bill would authorize the district to take action to preserve open space in the county and to support the county park system in a manner that is consistent with specified powers of the district. The bill would require the district board to appoint a person to fill a vacancy in the office of an appointed director. The bill, on and after January 1, 2010, would require the district to consist of 5 board members who are elected from county supervisorial districts. The bill would prescribe requirements for the filling of a vacancy in the office of any of those elected board members.

(2) The act requires various county officials or employees to serve ex officio as officials or employees of the district. The act authorizes the county and the district to enter into agreements to perform additional services for each respective entity.

This bill would repeal those provisions.

(3) The act requires the board of supervisors of the county to review and adopt the budget submitted by the district.

This bill would require the district board, on or before June 15 of each year, to hold a noticed public meeting with regard to the proposed budget and, after the meeting and not later than June 30 of each year, to adopt, by resolution, the budget. The bill would make additional conforming and technical changes and would repeal an obsolete provision.

By establishing requirements on the district, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 280 (AB 2568) Harman Wills: personal property.

Existing law establishes provisions for the disposition of a testator's property by will, as specified. Under existing law, a writing in existence when a will is executed may be incorporated by reference if the language of the will manifests this intent and describes the writing sufficiently to permit its identification. Existing law also authorizes a will to dispose of property by reference to acts and events that have significance apart from their effect upon the dispositions made by the will, regardless of whether the acts occur before or after the execution of the will or the testator's death.

This bill would authorize a will to refer to a writing that directs disposition of tangible personal property, as defined, not otherwise specifically disposed of by the will, except for property used primarily in a trade or business. The bill would provide that a writing that meets the conditions and requirements set forth in that provision shall be given effect as if the writing were actually contained in the will itself, except as specified. The bill would require the writing to be filed with the court at the time of the filing of the inventory and appraisal or, if the writing has not been found or is not available at the time of filing the inventory and appraisal, no later than 60 days prior to filing the petition for final distribution.

This bill would require tangible personal property with a value in excess of \$5,000 to be disposed of by the will. The bill would also prohibit the disposal of tangible personal property by a writing if the total value of that tangible personal property exceeds \$25,000.

Ch. 281 (AB 2533) Leno Sales and use taxes: exemption: public art.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property.

Existing law provides various exemptions from that tax, including an exemption for original works of art purchased to become part of a permanent collection, as specified, items which have value as museum pieces, as specified, and certain purchases of public art by the state or any local government entity for display to the public in public places, as specified.

This bill would expand the exemption for original works of art to include those leased from one nonprofit organization to another nonprofit organization for 35 years or more. This bill would also expand the exemption to include public art that is leased by the state or any local government from another entity for display in public places. This bill would also expand the definition of work of art to include a costume, dress, clothing, or personal adornment. This bill would also clarify that a permanent collection, as it applies to leases of original works of art, means a collection with a lease term of 35 years or more.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemptions from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but its operative date would depend on its effective date.

Ch. 282 (AB 2542) Daucher Driver assessment.

Existing law requires the Department of Motor Vehicles to ensure that a person granted driving privileges is competent to legally operate a motor vehicle.

This bill would require the department, if it receives funds from the Office of Traffic Safety in the Business, Transportation and Housing Agency, to conduct a pilot study on a 3-tier assessment system, as specified, to determine the effectiveness of the 3-tier assessment system in identifying functional impairments, reducing crashes, and prolonging safe driving years of all drivers regardless of age. The bill would require the department, on or before December 31, 2011, to submit to the Legislature a final report of the pilot study containing specified information. The bill would be repealed, by its own term, on January 1, 2012.

Ch. 283 (AB 2582) Mullin CALGOLD program.

Existing law requires a business or entity to obtain various environmental permits prior to undertaking any project that may have an impact on the environment.

Existing law requires the Secretary for Environmental Protection to establish an electronic online permit assistance center, the CALGOLD program, to provide businesses and other entities with assistance in complying with the laws and regulations implemented by the boards, departments, and offices within the agency.

This bill would require the CALGOLD program to be reviewed periodically and, when necessary, updated to assist businesses in the state that would benefit from information on permitting and regulatory compliance, including emerging industries and life sciences industries.

Ch. 284 (AB 2939) Wolk Sacramento-Yolo Port District.

(1) Existing law provides for the formation of a river port district that is governed by a port commission, which consists of 5 members, as specified. Existing law provides for additional commissioners for the Sacramento-Yolo Port Commission.

This bill would reestablish the boundaries of the Sacramento-Yolo Port District. The bill would eliminate the requirement for additional commissioners for the Sacramento-Yolo Port Commission, and instead specify the membership of the Sacramento-Yolo Port Commission and define and limit certain powers of the Sacramento-Yolo Port District.

The bill would prohibit the Sacramento-Yolo Port District from selling or dismantling certain property without the prior consent of specified local governmental entities, or selling or leasing for nonmaritime purposes, land in excess of 10 acres located in a designated area unless the board of port commissioners makes a written finding that the proposed sale or lease is necessary to maintain the financial viability of the port.

The bill would require that moneys in the Riverfront Enhancement Fund, created by the Joint Port Governance Agreement dated January 15, 2006, shall be expended exclusively on projects related to the Sacramento and American Rivers, as specified. The bill would provide that net proceeds from the liquidation of certain properties in the Sacramento-Yolo Port District would be distributed to the fund.

Existing law permits an elected official of an appointing authority to be a member of a port commission.

This bill would additionally permit an employee of an appointing authority to be a member of a port commission.

By requiring local agencies to undertake new duties, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 285 (AB 2958) Committee on Agriculture Food and agricultural programs.

Existing law requires that every lot, parcel, or package of commercial feed distributed within this state have affixed to it, or be accompanied by, a label that contains certain specified information, including the net weight of the contents of the lot or parcel, as specified.

This bill wold provide that a lot, parcel, or package of commercial feed may have affixed to it, or be accompanied by a label that includes the net weight or volume of its contents.

Existing law requires that a license be obtained from the Secretary of Food and Agriculture for each location where commercial feed is manufactured, distributed, sold, or stored for later sale. Existing law requires the application for a license to be accompanied by a \$100 fee. Existing law also requires the license to be renewed each odd-numbered year and provides that if a license is not renewed within a month of its expiration, a penalty of \$40 shall be added to the fee.

This bill would provide that the department may specify a fee to obtain a license upon recommendation of the Feed Inspection Advisory Board of at least \$100, but not exceeding \$600. This bill would provide that commencing January 1, 2010, the license fee shall be \$100. This bill would specify uses to which new revenue generated by the fees is to be allocated. This bill would also specify that licenses are to be renewed annually and that the fee for failure to renew a license within one month of its expiration is \$100.

Because manufacture or distribution of commercial feed without a valid license is a crime, this bill would change the definition of a crime and thereby impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 286 (AB 2986) Mullin Controlled substances: prescription requirements.

(1) Existing law provides that no person shall prescribe a controlled substance, nor shall any person fill, compound, or dispense such a prescription unless the prescription complies with specified requirements; the prescription must be printed with specified features and must set forth specified information. Unless otherwise specified, a violation of any of these provisions is a misdemeanor, punishable as specified.

This bill would require the prescription forms to also include the name of the ultimate user or research subject, or the contact information as determined by the U.S. Secretary of Health and Human Services; check boxes so that the prescriber may indicate the number of refills ordered.

(2) Existing law provides for the electronic monitoring and reporting of the prescribing and dispensing of Schedule II and Schedule III controlled substances pursuant to the Controlled Substance Utilization Review and Evaluation System (CURES) program.

This bill would provide that the CURES program shall also monitor and report on the prescribing and dispensing of Schedule IV controlled substances.

(3) Existing law provides that every practitioner, other than a pharmacist, who prescribes or administers a Schedule II controlled substance shall make a record of the transaction and shall provide the Department of Justice with information relating to the transaction on a monthly basis, as specified.

This bill would provide that every practitioner other than a pharmacist, who prescribes or administers a Schedule II, Schedule III, or Schedule IV controlled substance shall make a record of the transaction and would require the information to be provided to the Department of Justice, as specified.

(4) The bill would make conforming changes to related provisions. By revising existing crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 287 (AB 3017) Mullin Changes of venue: reimbursement.

Existing law provides that change of venue costs, as defined, shall be considered to be county costs to be paid by the transferring county to the receiving county.

This bill would provide that these county costs include, but are not limited to, rental of furniture or equipment, inmate transportation, security and media information services, as specified.

Ch. 288 (AB 3011) Benoit Vehicles.

(1) Existing law provides that it is unlawful to fail or refuse to comply with a lawful out-of-service order issued by a peace officer, as defined, when that peace officer is in uniform and is performing duties pursuant to the Vehicle Code and the order complies with specified requirements.

This bill would include an authorized employee of the Department of the California Highway Patrol (department) as a person whose order it is unlawful to fail or refuse to comply with, and change the requirements with which the order is required to comply. By changing the definition of a crime, the bill would impose a state-mandated local program.

The bill would also provide that it is unlawful to fail or refuse to comply with a lawful out-of-service order issued by a peace officer or a commercial vehicle inspector, of a state, Province of Canada, or Federal Government of the United States, Canada, or Mexico, if specified requirements are met.

(2) Existing law prohibits a foreign motor carrier or foreign private motor carrier required to have a specified certificate of registration from operating without the certificate in the vehicle, operating beyond the limitations of the certificate, or refusing to show the certificate upon request by a peace officer.

The bill additionally would prohibit that foreign motor carrier or foreign private motor carrier from providing point-to-point transportation services, including express delivery services, within the United States for goods other than international cargo. The bill also would prohibit a motor carrier that is required to be registered as specified from operating in the state without the registration, operating beyond the limitations or restrictions specified in the registration, or operating in the state without the required operating authority. The bill would make a violation of the existing prohibitions and the new prohibitions an infraction punishable by a fine of \$1,000, thereby imposing a state-mandated local program. The bill would authorize a member of the department to impound a vehicle operating in violation of these prohibitions, and its cargo, until the citation and all charges related to the impoundment are cleared, and would provide that the impoundment charges are the responsibility of the owner. The bill, except as otherwise provided, would prohibit a motor carrier granted permanent operating authority as specified from operating a vehicle on a highway, unless the vehicle is inspected every three months and displays a current safety inspection decal, as specified.

(3) Existing law authorizes the Department of Motor Vehicles (DMV) to suspend, cancel, or revoke the registration of a vehicle or certificate of ownership, registration card, license plate, or permit, under specified circumstances.

The bill would authorize the DMV to suspend the registration of all vehicles registered in the name of a person, under specified circumstances, including when the United States Secretary of the Department of Transportation or his or her designee issues a lawful out-of-service order as specified, when the DMV suspends or revokes a motor carrier of property permit, or when the Public Utilities Commission suspends or revokes operating authority or private registration.

(4) Existing law requires a driver and an owner of a motor vehicle to be able to establish financial responsibility, as specified. Existing law specifies the documents that constitute

evidence of financial responsibility, including an identifying number issued by a specified federal agency, if certain requirements are met.

The bill would delete that document from the list of documents constituting evidence of financial responsibility.

The bill would require a motor vehicle from another country in which there is no evidence of financial responsibility required as specified, to be denied entry into the state.

(5) Existing law authorizes a peace officer, as defined, to impound a vehicle and its cargo, as specified.

The bill would authorize a member of the department to impound a vehicle and its cargo, as specified.

(6) Existing law requires the department to adopt and enforce regulations relating to the safe loading, securement, and transporting of logs and poles, as specified; safe loading, securement, and transporting of lumber and lumber products, as specified; safe loading, securement, and transporting of baled hay and baled straw, as specified; proper loading and securing of metal products, as specified; safe loading, securement, and transportation of loads consisting of baled cotton, baled paper, and baled jute, as specified; and safe loading, securement, and transportation of loads of wooden boxes, as specified. Existing law provides that it is a crime to fail to comply with those regulations. Existing law prohibits a vehicle upon which a trailer is loaded from being driven or moved on a highway unless the trailer is securely bound to the vehicle, as specified. Existing law requires logging dollies being carried on a truck to be secured, as specified.

The bill would repeal those provisions.

The bill would require the department to adopt rules and regulations that are designed to promote the safe operation of vehicles, regarding cargo securement standards, as specified.

(7) Existing law requires the department to regulate the safe operation of specified vehicles, including buses, schoolbuses, and general public paratransit vehicles.

The bill would include in that list of vehicles the safe operation of which the department is required to regulate, farm labor vehicles, as defined.

(8) Existing law requires certain vehicles to prominently display a distinctive identifying symbol, as specified.

The bill would expand the vehicles to which that requirement applies and change the distinctive identifying symbol a vehicle is required to display.

(9) Existing law requires the carrier identification number assigned to the motor carrier under whose operating authority or motor carrier permit a vehicle or combination of vehicles is being operated to be displayed on both sides of each vehicle, or on both sides of at least one motor vehicle in each combination of specified vehicles while engaged in intrastate commerce.

The bill would delete the intrastate commerce limitation for that requirement.

- (10) The bill would delete obsolete references to the Interstate Commerce Commission and instead refer to the United States Secretary of the Department of Transportation.
 - (11) The bill would make related changes.
- (12) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 289 (AB 3063) Committee on Elections and Redistricting Elections.

(1) Existing law authorizes or requires, as specified, the governing board of a school district or community college district or a school facilities improvement district, to order an election and submit to the electors of the district the question of whether the bonds of the district shall be issued and sold for the purpose of raising money for certain, listed purposes. Existing law prohibits the election from being held within 45 days before or after a statewide

election unless it is held at the same time as the statewide election or on an established election date, as defined.

This bill would, additionally, authorize the election to be held on an established mailed ballot election date, as defined.

(2) Existing law authorizes the governing board of a school district or community college district, as an alternative to authorizing and issuing bonds through the local election described in (1) above, to pursue the authorization and issuance of bonds pursuant to certain provisions of the California Constitution. Existing law limits these bond elections to primary or general elections, regularly scheduled local elections, and statewide special elections.

This bill would provide that the local election shall be one at which all of the electors of the school district, community college district, or school facilities improvement district, as appropriate, are entitled to vote.

The bill would make other, technical changes in related provisions of existing law.

(3) Existing law specifies time periods by which documents for nomination and candidacy for a direct primary election must be made available and filed with the county elections official.

This bill would require the elections official, in the event that no candidate files for a party's nomination for any partisan office that would appear on the ballot in a county or a political subdivision within that county, to refrain from printing a partisan ballot for that party in which there are no candidates for that political party's nomination, and to send notification to those registered voters affiliated with a party for which there were no qualified candidates for that primary election, together with a nonpartisan ballot, unless a petition is filed for a write-in candidate, as specified. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 290 (SB 1613) Simitian Vehicles: wireless telephones.

Under existing law, motor vehicle operation is regulated, and drivers must follow many legal requirements or face criminal sanctions. Under existing law, it is a crime for a person to drive a schoolbus or transit vehicle while using a wireless telephone, except for certain work-related or emergency purposes.

This bill would make it an infraction, operative July 1, 2008, to drive a motor vehicle while using a wireless telephone, unless that telephone is designed and configured to allow hands-free listening and talking operation, and is used in that manner while driving. This offense would be punishable by a base fine of \$20 for a first offense and \$50 for each subsequent offense.

The bill would provide that this prohibition does not apply to a person who is using the cellular telephone to contact a law enforcement agency or public safety entity for emergency purposes, or to an emergency services professional while he or she operates an authorized emergency vehicle, as specified. The bill also would prohibit the assignment of a violation point for a violation of the above.

The bill, until July 1, 2011, also would provide that this prohibition does not apply to a person when using a digital 2-way radio service that utilizes a wireless telephone that operates by depressing a push-to-talk feature and does not require immediate proximity to the ear of the user, and that person is driving a motor truck or truck tractor, as respectively defined, a listed or described implement of husbandry, a listed farm vehicle, a tow truck, or a commercial vehicle, as defined, used in commercial agricultural operations.

The bill would specify that these provisions do not apply to a person driving a schoolbus or transit vehicle that is subject to certain existing wireless telephone usage restrictions, and would specify that the restrictions contained in this bill do not apply to a person while driving a motor vehicle on private property.

By creating a new infraction, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 291 (AB 3035) Laird California Central Coast State Veterans' Cemetery.

(1) Existing law provides for the establishment and operation of veterans' cemeteries. Existing law requires the Department of Veterans Affairs, in voluntary cooperation with the Monterey County Board of Supervisors, to develop a master plan for a state-owned and state-operated California Central Coast Veterans' Cemetery to be located on the grounds of the former Fort Ord in Monterey County.

This bill would repeal that provision and instead provide for the establishment of the California Central Coast State Veterans' Cemetery at Fort Ord Endowment Fund, as provided, and would require that all moneys deposited therein be allocated, upon appropriation by the Legislature, to the Department of Veterans Affairs for the annual administrative and oversight costs of a California Central Coast State Veterans' Cemetery at Fort Ord and to generate funding through interest for that cemetery. This bill would also require the Controller, on or before July 1, 2007, after consultation with the department, to report to the Assembly and Senate Committees on Veterans Affairs, and other specified entities, on the status of the fund, as provided.

This bill would allow the California Central Coast State Veterans' Cemetery at Fort Ord Endowment Fund to receive donations of personal property, including cash or other gifts, to be used for the maintenance or beautification of the veterans' cemetery, upon appropriation by the Legislature, as provided.

This bill would additionally require the department, once a determination has been made by specified parties that the fund can cover the annual administrative and oversight costs, as defined, of the veterans' cemetery, to develop and submit a federal State Veterans' Cemetery Grant Program application to the United States Department of Veterans Affairs for an amount representing 100% of the estimated cost for designing, developing, constructing, and equipping the veterans' cemetery. This bill would authorize the Secretary of Veterans Affairs to act as the official representative of the state for purposes of the application process, as specified.

(2) Existing law establishes the Central Coast Veterans' Cemetery Master Development Fund.

This bill would rename the fund the California Central Coast State Veterans' Cemetery at Fort Ord Operations Fund, and would require that all moneys in the fund be allocated, upon appropriation by the Legislature, to the Department of Veterans Affairs for the annual administrative and oversight costs of the veterans' cemetery. This bill also would authorize the Endowment Fund to be reimbursed for the costs of developing and submitting the State Veterans' Cemetery Grant Program application.

(3) Existing law provides for the burial of veterans and veterans' widows and widowers, and the veterans' children, and establishes fees for the interment of specified individuals.

This bill would require the Department of Veterans Affairs to adopt regulations to specify the eligibility requirements for interment in the California Central Coast State Veterans' Cemetery at Fort Ord, including providing for the imposition of specified fees.

(4) Existing law provides for proposals for the construction, placement, or donation of monuments and memorials to specified veterans' cemeteries, subject to review by advisory committees and approval of the Secretary of Veterans Affairs.

This bill would allow the California Central Coast State Veterans' Cemetery at Fort Ord, once established, to receive proposals for the construction, placement, or donation of monuments and memorials to the cemetery, subject to review by an advisory committee and approval of the Secretary of Veterans Affairs, as provided. This bill would require the Department of Veterans Affairs to establish regulations regarding these proposals.

Ch. 292 (SB 497) Simitian Vessels: releases.

(1) The existing Marine Invasive Species Act (the act), among other things, requires the master, owner, operator, or person in charge of a vessel, as defined, carrying or capable of carrying ballast water, as defined, that operates in the waters of the state to take specified actions to minimize the uptake and release of nonindigenous species, as defined. The act required the State Lands Commission, on or before January 31, 2006, to submit to the Legislature and make available to the public, a report that recommends specific performance standards for the discharge of ballast water into the waters of the state or into waters that may impact waters of the state.

This bill would require the commission, on or before January 1, 2008, to adopt regulations that require an owner or operator of a vessel carrying, or capable of carrying, ballast water that operates in the waters of the state to implement certain interim and final performance standards for the discharge of ballast water, as specified. The bill would require the commission to disseminate, to the public, specified information regarding experimental ballast water treatment systems.

The bill would require the commission to prepare, or update, and submit to the Legislature reviews of the efficacy, availability, and environmental impacts of currently available technologies for ballast water treatment systems on a specified schedule. The bill would require the commission, if technologies to meet the performance standards are determined in a review to be unavailable, to include in that review an assessment of why the technologies are unavailable.

(2) The act authorizes the commission, if an owner or operator of a vessel applies to install an experimental ballast water treatment system, and the commission approves the application, to subsequently deem the system to be in compliance with any future treatment standard adopted, as specified.

The bill would instead require the commission to deem the system in compliance with any future treatment standard adopted, for a period not to exceed 5 years from the date of the application of interim performance standards pursuant to the bill, and the bill would limit that authority to systems approved by the commission on or before January 1, 2008.

(3) The act provides that it does not restrict a state agency from enforcing the act.

The bill, instead, would provide that the act does not restrict a state or local agency, board, commission, or department, or a subdivision of one of those entities, from enforcing the act if the total fines imposed by those entities do not exceed a specified amount.

(4) The act requires the Department of Fish and Game, in consultation with the commission and the United States Coast Guard, to collect data necessary to establish and maintain an inventory of the location and geographic range of nonindigenous species in specified waters. The act requires the department to make the inventory and accompanying analysis available to the public on or before January 1, 2007, and to provide the public an update of that inventory no later than July 1, 2008. The act requires the department, in consultation with the commission and the United States Coast Guard, to assess the effectiveness of the ballast water controls implemented pursuant to the act, as specified, and to submit a report presenting the assessment to the Legislature and the public on or before January 1, 2009.

The bill, instead of requiring the department to update the inventory no later than July 1, 2008, would require the department to annually provide the public an update of the inventory. The bill, in addition to the assessment report required on or before January 1,

2009, would require the department to present an assessment report to the Legislature and the public every 3 years after that date.

(5) The act provides that a person who intentionally or negligently fails to comply with the act may be liable for an administrative civil penalty not to exceed \$5,000 for each violation. The act provides that a person who fails to comply with specified reporting requirements may be liable for an administrative civil penalty not to exceed \$500 per violation. The act also provides that a person who, knowingly and with intent to deceive, falsifies a ballast water control report form, or, knowingly and with intent to deceive, tampers with or disables a system for controlling the release of nonindigenous species, required by the act, may be liable for an administrative civil penalty not to exceed \$5,000 per violation. A specified violation of the act is a crime. Existing law repeals the act as of January 1, 2010.

The bill would increase the amount of those administrative civil penalties to not more than \$27,500 per violation.

The bill would delete the repeal of the act and make conforming changes. Because extending the act indefinitely would change the definition of a crime, the bill would impose a state-mandated local program.

(6) Existing law requires the owner or operator of a large passenger vessel, as defined, or an oceangoing ship, as defined, that releases specified substances into the marine waters of the state, as defined, or a marine sanctuary, as defined, to immediately, but no later than 24 hours after the release, notify the State Water Resources Control Board of the release.

This bill, instead, would require the owner or operator to notify the Office of Emergency Services immediately, but not longer than 30 minutes, after discovery of a release of one of those specified substances. The bill would require the Office of Emergency Services to transmit the notification to the board and the Department of Fish and Game immediately, but not longer than 30 minutes, after receiving the notification.

- (7) This bill would make other technical, nonsubstantive changes related to the release of sewage, as defined, and sewage sludge, as defined, in the marine waters of the state and marine sanctuaries.
- (8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 293 (SB 729) Simitian Water quality.

(1) Under the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board (state board) and the California regional water quality control boards (regional boards) are the principal state agencies with primary authority over water quality matters. The act authorizes a regional board to investigate the quality of state waters, and grants to a regional board certain authority in connection with those investigative functions. The act authorizes a regional board to administratively impose civil liability in connection with violations of certain water quality provisions.

This bill would authorize the state board to carry out this authority if, after consulting with the appropriate regional board, the state board determines that it will not duplicate the efforts of the regional board.

(2) The act requires a regional board to obtain coordinated action in water quality control, including the prevention and abatement of water pollution and nuisance.

This bill would require that each regional board coordinate with the state board and other state agencies with respect to water quality matters and report rates of compliance with the act. The bill would require the state board and each regional board to post on the Internet certain water quality-related information, including, with regard to a regional board, a summary list of enforcement actions undertaken by that regional board and the dispositions of those actions.

Ch. 294 (SB 1843) Committee on Natural Resources and Water Natural resources: California Coastal Act: San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy.

(1) The California Coastal Act of 1976 provides for the planning and regulation of development, under a coastal development permit process, within the coastal zone, as defined, that shall be based on various coastal resources planning and management policies set forth in the act. Existing law allows the diking, filling, or dredging of open coastal waters, wetlands, estuaries, and lakes, within the coastal zone, in specified areas and under prescribed conditions.

This bill would eliminate the authority for these activities in wetland areas for entrance channels for boating facilities and in a degraded wetland for boating facilities.

(2) Existing law requires each local government lying within the coastal zone to prepare a local coastal program for that portion of the coastal zone within its jurisdiction. Existing law requires a person who is to perform or undertake a development, as defined, to obtain from a local government and, under certain circumstances, from the California Coastal Commission, a coastal development permit authorizing the development.

This bill would authorize the commission to process and act upon a consolidated coastal development permit application if a proposed project requires a coastal development permit from both a local government with a certified local coastal program and the commission, and if the applicant, local government, and commission agree to consolidate the permit action, provided public participation is not substantially impaired.

- (3) The bill would also delete various obsolete provisions in the act.
- (4) Existing law establishes the San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy (conservancy) to, among other purposes, acquire and manage public lands, provide open space, provide the public low-impact recreational and educational uses, water conservation, wildlife and habitat restoration, and watershed improvement. The conservancy is required to prepare a San Gabriel and Lower Los Angeles Parkway and Open Space Plan to be approved by specified entities.

This bill would replace the San Gabriel Valley Watermaster, as one of the entities from which the conservancy is required to gain approval for a San Gabriel and Lower Los Angeles Parkway and Open Space Plan, with the San Gabriel Valley Water Association. The bill would allow the conservancy board member from the Board of Supervisors of the County of Los Angeles to have a designee represent that supervisor on the conservancy board.

Ch. 295 (SB 1845) Kuehl Natural resources: Ocean Protection Council.

(1) The California Ocean Protection Act establishes the Ocean Protection Council in state government. The act provides that the council consists of the Secretary of the Resources Agency, the Secretary for Environmental Protection, and the Chair of the State Lands Commission. The act requires the council, among other things, to coordinate activities of state agencies, that are related to the protection and conservation of coastal waters and ocean ecosystems, and to establish policies to coordinate the collection and sharing of scientific data related to coast and ocean resources between agencies.

This bill would provide that the council additionally consists of 2 members of the public appointed by the Governor for a specified term, and with specified qualifications. The bill would provide for reimbursement for actual and necessary expenses incurred in the performance of a member's duties and compensation for each day during which a member is engaged in the performance of official duties of the council, as specified.

(2) Existing law requires the council to take into account the research, findings, recommendations, and determinations of the State Interagency Coordinating Committee and a specified scientific review panel.

This bill would eliminate that requirement.

Ch. 296 (AB 2485) Jones Fish and game: sea otters.

(1) Existing law prohibits the taking of any marine mammal, including any sea otter, whale, dolphin, porpoise, seal, and sea lion, except in accordance with the federal Marine Mammal Protection Act of 1972 and specified federal regulations. Existing law prohibits the taking or possession of any fully protected mammal, including any southern sea otter. Existing law imposes a specified misdemeanor fine or imprisonment for these regulations.

This bill would state the Legislature's intent to establish a research program focused on reducing sea otter mortality from nonpoint source pollution, and developing water and wastewater treatment technologies for pathogens or other causes affecting sea otter mortality. The bill would modify the fines and penalties for a violation of the above described existing laws relating to marine mammals and fully protected mammals to provide for the imposition of a fine of up to \$25,000 for each unlawful taking in violation of those provisions. The bill would also make legislative findings and declarations relating to cat feces and sea otter mortality, and would require any cat litter offered for sale in the state to contain one of 2 alternative statements regarding the proper disposal of cat feces. Because a violation of this requirement would be a crime under other, existing provisions that generally make violations of the Fish and Game Code a crime, the bill would create a state-mandated local program by creating a new crime.

(2) Under existing law, a person who deposits in, or permits to pass into, or place where it can pass into, the waters of this state specified substances, including any substance or material deleterious to fish, plant life, or bird life, is subject to specified civil penalties.

This bill would include in those provisions any substance or material deleterious to mammals.

(3) Under the existing Personal Income Tax Law, taxpayers are allowed to contribute amounts in excess of their tax liability for the support of specified funds.

This bill would additionally allow taxpayers to designate on their tax returns that a specified amount in excess of their tax liability be transferred to the California Sea Otter Fund, which would be created by this bill. The bill would require money in that fund, upon appropriation by the Legislature, to be allocated to the Department of Fish and Game for the purposes of establishing a sea otter fund, as prescribed, and to the California Coastal Conservancy for research and programs related to improving the near-shore ocean ecosystem, including, but not limited to, program activities to reduce sea otter mortality.

The bill would require the Franchise Tax Board, when another voluntary contribution designation is removed, to revise the form of tax returns to provide for the designation created by this bill, and would allow, upon appropriation by the Legislature, the Franchise Tax Board and the Controller to receive a portion of the funds designated to cover costs incurred in collecting and administering the funds.

The bill would provide that these provisions shall remain in effect only until January 1 of the 5th taxable year following the first appearance of the California Sea Otter Fund on the tax return, unless a later enacted statute deletes or extends that date. If the Franchise Tax Board determines that the amount of contributions estimated to be received during a calendar year will not equal or exceed the minimum contribution amount, as defined, for the calendar year, these provisions would be repealed with respect to taxable years beginning on or after January 1 of that calendar year.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

- Ch. 297 (AB 2773) Berg Fish and game: steelhead trout: Dungeness crab.
- (1) Existing law requires any person taking steelhead trout in inland waters to have in his or her possession a steelhead trout catch report-restoration card issued by the Department of Fish and Game. Existing law requires cardholders to record certain information on the catch report-restoration card relative to fishing, and requires the cardholder to return the catch

report-restoration card to the department on a schedule or date established by the department. Existing law requires the base fee for the catch report-restoration card to be \$5 for the 2004 license year, and requires the fee to be adjusted annually thereafter pursuant to a specified index. Existing law requires revenue received pursuant to the catch report-restoration card to be expended, upon appropriation by the Legislature, for specified purposes, and requires the department to perform various functions, including, but not limited to, submitting all proposed expenditures to the Advisory Committee on Salmon and Steelhead Trout for review and comment prior to submitting a request for inclusion of the appropriation in the annual Budget Bill. Existing law requires the department to report to the Legislature on or before July 1, 2007, regarding the implementation of the catch report-restoration card program, the projects undertaken using revenues derived pursuant to that program, the benefits derived, and its recommendation regarding whether the catch report-restoration card requirement should be continued. Existing law makes these provisions relating to steelhead trout inoperative on July 1, 2007, and repeals them as of January 1, 2008.

This bill would change the name of the steelhead trout catch report-restoration card to the steelhead trout fishing report-restoration card. The bill would revise the provision requiring the department to report to the Legislature on its recommendation regarding whether the report-restoration card requirement should be continued to instead require the department to report its recommendations for revising the fishing report-restoration card requirement, if any. The bill would require that the month, day, and location fished be recorded before the cardholder begins fishing for the day and when the cardholder moves to another location listed on the back of the report-restoration card. The bill would require cardholders to immediately record catch information upon keeping a steelhead trout and immediately record catch information regarding released steelhead whenever the cardholder finishes fishing for the day, or moves to another location. The bill would also provide that the provisions relating to steelhead trout would become inoperative on July 1, 2012, and be repealed on January 1, 2013.

Because this bill would revise and extend the operation of the report-restoration card requirements, the violation of which would be a crime under other provisions, it would impose a state-mandated local program.

The bill would appropriate \$800,000 from steelhead trout fishing report-restoration card revenues deposited in the Fish and Game Preservation Fund to the department for specified purposes relating to steelhead trout resources and the report-restoration card program. The money would be available for expenditure by the department through June 30, 2009, as specified.

(2) Existing law prohibits any person from using a vessel to take, possess, or land Dungeness crab for commercial purposes using Dungeness crab traps, unless the owner of that vessel has a Dungeness crab vessel permit for that vessel.

This bill would provide that Dungeness crab vessel permits are valid only in the waters of the state and in the Pacific Ocean in federal waters south of the border with Oregon.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 298 (AB 2972) Nava Oil and gas leases: state waters.

Existing law authorizes the State Lands Commission to lease tide and submerged lands and beds of navigable rivers and lakes for the extraction of oil and gas, as specified.

This bill would require, if an application for oil and gas development in state waters that is determined to be incomplete by the commission continues to remain incomplete one year after the date of the first incomplete notice sent to the applicant by the commission, the application to be considered withdrawn. The bill would authorize, if an application has been withdrawn in that manner, the applicant to submit a new application.

Ch. 299 (AB 1381) Nunez School district governance: Los Angeles Unified School District: Gloria Romero Educational Reform Act of 2006.

(1) Existing law authorizes the Inspector General of the Los Angeles Unified School District to conduct specified audits, investigations, and related activities.

This bill would authorize the Los Angeles Unified School District Board of Education to appoint the inspector general and to make all employment decisions related to the inspector general in a manner consistent with any existing contracts under which the inspector general is employed. The bill would prohibit the dismissal of the inspector general, except for good cause. The bill would require the inspector general to be appointed for a term of 3 years.

The bill would require the inspector general to have access to all contracts and contracting processes conducted as specified to enable review for violations of law or conflicts of interest. The bill would require the inspector general to report quarterly to the Los Angeles Unified School District Board of Education regarding any findings arising from the review of contracts and contracting processes and would require that the reports also be provided to the council of mayors established as specified. The bill also would make the reports public records subject to disclosure under the California Public Records Act.

(2) Existing law requires every school district to be under the control of a board of school trustees or a board of education. Existing law requires any unified school district which is coterminous with or includes within its boundaries a chartered city or city and county to be governed by the board of education provided for in the charter of the city or city and county. Existing law authorizes the governing board of any school district employing 8 or more teachers to employ a district superintendent for one or more schools and to define the duties of the superintendent.

Existing law authorizes the governing board of a school district or a county board of education, on a districtwide or countywide basis or on behalf of one or more of its schools or programs, after a public hearing on the matter, to request the State Board of Education to waive all or part of any provision of the Education Code or any regulation adopted by the state board that implements a provision of that code, except for specified provisions. Existing law requires that a properly submitted waiver request be deemed granted and approved for one year, commencing the 1st day of the following month, if the state board fails to take action on the request by its 2nd regular meeting after the receipt of the request.

Existing law, the California Constitution, requires the state board to adopt instructional materials for grades 1 to 8, inclusive. Existing statutory law requires the governing board of a school district to adopt instructional materials for use in the high schools under its control. Existing law requires the state board to adopt content standards in defined curricula, as specified.

Existing law requires the governing board of each school district to develop and cause to be implemented for each school in the school district a School Accountability Report Card.

This bill would permit the Superintendent of the Los Angeles Unified School District to request, after a public hearing, that the state board waive all or part of any section of the Education Code, except as specified, and would deem the waiver granted for 2 years, commencing the 1st day of the following month, if the state board fails to take action on the request by its 2nd regular meeting after, or 60 days after, receipt of the request, whichever is sooner. The bill would require a request for a waiver to include specified written statements if the exclusive representative of employees responds with its position on the proposed waiver within 30 days of its receipt of the request from the district superintendent.

This bill would authorize the district superintendent to make employment decisions related to all certificated and classified management personnel of his or her office, and to assign and reassign a principal of a school within the Los Angeles Unified School District (LAUSD), and to consult with parents of pupils enrolled at the school to which the principal is assigned, community leaders, and schoolsite personnel regarding the appointment and dismissal of the school principal. The bill would set forth certain requirements regarding the assigning or reassigning of local district superintendents by the district superintendent. The

bill would authorize the board of the LAUSD to employ a pool of administrative staff to serve all members of the board, subject to budget approval; would require the staff to report to the board as a whole; and would prohibit an individual member of the board from employing individual staff. The bill would grant the LAUSD board the power to make employment decisions related to the staff that do not violate any applicable law, written agreement, or contract under which the staff are employed. The bill would require the district superintendent to make all employment decisions for all nonrepresented LAUSD personnel. The bill would require the district superintendent to establish an Office of Parent Communication, as provided, to assure the LAUSD complies with specified matters.

This bill would grant the district superintendent authority over the contracting operations of the LAUSD, including, but not limited to, the negotiation and execution of contracts, except as specified and subject to all other requirements of law. The bill would require the district superintendent to provide public notice, as provided, of his or her intent to award any contract in excess of \$250,000 at least 45 days, or 30 days if there is urgency as provided, before the execution of the contract. The bill would require the district superintendent to report all executed contracts to the LAUSD board, as provided. The bill would require the district superintendent to have the approval of the LAUSD board and to comply with specified provisions if he or she decides to contract with private parties regarding the personal services that, as of January 1, 2007, are provided by employees of the LAUSD, as specified. The bill would require the district superintendent to provide not less than 30 days of written notice of the intent to renew or rebid a personal services contract entered into prior to January 1, 2003, to each exclusive representative of district employees.

This bill would require the district superintendent to annually present a proposed budget for the LAUSD for the succeeding fiscal year to the council of mayors established by this bill for its review and comment and to the LAUSD board for final approval. The bill would require any budget revisions during the fiscal year also be presented to the council of mayors for review and comment and to the LAUSD board for final approval. The bill would require the budget and budget revisions be provided to the council of mayors at least 30 days before the consideration and adoption of the budget or budget revision by the LAUSD board. The bill would limit the budgetary information prepared and presented by the district superintendent to information that is no more detailed than the fund, resource code, and major object code level, as defined in the California School Accounting Manual, as specified. The bill would authorize the council of mayors to hold a public hearing and review and comment on the proposed budget and any budgetary revision at least 15 days prior to the consideration and adoption of the budget or budget revision by the LAUSD board. The bill would require the district superintendent to be responsible for fiscal reporting requirements to the county superintendent of schools, the State Department of Education, and the Superintendent of Public Instruction. The bill would also require the district superintendent to annually provide, for review and comment, the budget to a specified coalition of cities.

This bill would require the LAUSD, when selecting curriculum and instructional materials for the district, to ensure that parents, teachers, and other staff have an authentic and central role; a majority of the participants of each of the advisory curriculum and textbook and instructional materials selection committees of the district are classroom teachers selected by classroom teachers; basic instructional materials for kindergarten and grades 1 to 8, inclusive, purchased with state categorical funds for instructional materials are state board-adopted materials; basic instructional materials for grades 9 to 12, inclusive, are aligned to state content standards, if content standards exist for the applicable subjects; there is a wide selection of supplemental instructional materials that are consistent with the needs of pupils and available for use; and, consistent with those other requirements, each schoolsite, with the participation of its principal, its classroom teachers, and parents of its pupils, are authorized to develop a plan for implementing curriculum that meets the individual needs of its pupils. The bill would authorize principals and teachers at individual schools, with the input of

parents, to develop professional development programs supportive of the individual needs of pupils at their respective schoolsites.

This bill requires the district superintendent to develop and manage the facilities program for the LAUSD, as specified. The bill requires the council of mayors to provide input to the district superintendent regarding the facilities program, but requires that the district superintendent retain all decisionmaking power regarding the facilities program. The bill expresses the intent of the Legislature that the district superintendent take over and be responsible for all district-level, rather than school-level, requirements related to facilities, and that the LAUSD, through the district superintendent, remain subject to all laws regarding the review and approval of decisions of the district by state agencies regarding school facilities of the district. The bill provides that any eminent domain proceedings related to school facilities of the LAUSD require approval by the LAUSD board.

This bill would establish the council of mayors, composed of certain city mayors and city council members, unless the city elects not to participate by adopting a resolution to that effect, and county board of supervisors within the boundaries of the LAUSD, unless the county supervisor elects not to participate, as specified, that would act by 90% of the weighted vote of the membership of the council, as specified. The bill would authorize the council of mayors to select a representative and have that representative participate in all aspects of the selection and evaluation by the LAUSD board of the district superintendent, as provided, except that the representative would not have the right to vote with the board on any matter; would require the appointment, contract term, contract renewal, or involuntary removal of the district superintendent to be ratified by the council of mayors, as provided; would require the council of mayors to communicate through its representative in closed session the reason for any refusal to ratify the appointment, contract term, contract renewal, or removal of the district superintendent; and would require the district superintendent to provide, as specified, each School Accountability Report Card for each school of the district to the council of mayors on an annual basis for review and comment. The bill would also require the council of mayors and the district superintendent to negotiate and finalize memoranda of understanding by March 1, 2007, to establish an efficient and effective process to ensure that the LAUSD and each county or city have every opportunity to consult and agree based on good faith participation upon joint-use projects between the district and each city or the county to permit youth, children, and families to access and use school resources at times other than during the regular schoolday; to ensure that each city or county supervisorial district in which a new school is proposed to be constructed by the LAUSD has the opportunity to provide feedback to the district superintendent and to propose alternative sites or modified construction options, and to follow whatever consultative process the city or supervisorial district may devise in arriving at such feedback, without unreasonably delaying the completion and opening of a newly constructed school; and for the council of mayors and the LAUSD to jointly conduct and complete, by January 1, 2008, the first periodic comprehensive identification, mapping, and assessment of available services, including public safety services, for children and youth in each school community, and to jointly consult about creating and maintaining new community services for children and youth to fill gaps identified in the assessment, in order to support the education and increased achievement of pupils in each school community. The bill would require the LAUSD and council of mayors to cooperate to identify private resources to fund the assessment to the greatest extent possible. The bill would authorize the council of mayors, in the course of conducting its duties, to create a committee of parents of pupils in the LAUSD, to provide input on the selection of a superintendent and other education related matters considered by the council of mayors and on the effective delivery of services to children and youth by the district and municipalities, and would require the district to assist the council of mayors in conducting outreach to parents in the creation of that committee.

This bill would require, upon authorization by the county superintendent of schools, the Mayor of the City of Los Angeles, in partnership with the LAUSD, parent and community

leaders and organizations, and school personnel and employee organizations, to, as part of a demonstration project, exercise specified powers regarding 3 clusters of the lowest performing schools in different geographic areas within the City of Los Angeles. The bill would require each cluster to include a high school that is ranked in decile 1 or 2 of the Academic Performance Index and its feeder middle and elementary schools and other programs, including, but not limited to, early childhood programs and centers, continuation schools, and adult education programs. The bill would require participation by the LAUSD in the partnership through a full-time district employee appointed by the district superintendent for each of the 3 clusters. The bill would require the Los Angeles Mayor to ensure that each cluster is represented in the partnership from at least 2 representatives from parent organizations, at least 2 community leaders, one classroom teacher, one classified employee, and one school administrator, as specified. The bill would require the high schools for each cluster to be selected by the Los Angeles Mayor and the district superintendent, in consultation with the other members of the partnership, within specified timelines, and would require the county superintendent of schools to make that selection if the selection is not made within the deadline. The bill would specify the purposes of the demonstration project. The bill would require all authority exercised by the LAUSD board and the district superintendent with respect to the schools in the demonstration project to be transferred to the partnership, except as specified. The bill would provide that the schools in the demonstration project continue to exist as district schools, that the employees at the schools in the demonstration project be deemed to be district employees, and that the schools in the demonstration project continue to be funded with existing resources and private donations. The bill would require that the partnership schools receive the same benefit from increased funding that they would receive if not participating in the partnership and would prohibit the LAUSD from taking actions that have negative fiscal consequences for partnership schools due to their participation in the partnership. The bill would require the partnership schools and the LAUSD to develop a budget and cost system, as specified.

The bill would permit the community partnership to request that the Los Angeles County Superintendent of Schools authorize the demonstration project and would prohibit the project from proceeding without that authorization. The bill would require the county superintendent to act upon the request within 20 days of his or her receipt of the request. The bill would require the county superintendent to grant the request unless the county superintendent determines that any of the specified conditions exist. The bill would permit the county superintendent to withdraw authorization of the demonstration project, after the specified progress report is completed, by concluding and certifying that the progress report demonstrates that any of the specified conditions exist.

This bill would require the State Department of Education to contract, from funds appropriated for this purpose, for an evaluator to develop a progress report on the implementation of the specified LAUSD programs to be completed on or before January 1, 2008; conduct a final evaluation to be completed by January 1, 2011; and report to the Legislature and the Governor on the final evaluation, including recommendations to continue, modify, or terminate the programs, by January 1, 2011, based upon the results in meeting specified measurements of the effectiveness of the programs based on a comparison of the LAUSD and its component schools and pupils in 2006 relative to the time of the evaluation of the LAUSD and its component schools and pupils. The bill would require the evaluation to include, but not be limited to, whether schools participating in the Los Angeles Mayor's Community Partnership for School Excellence, other schools in the LAUSD, and the LAUSD as a whole accomplished, and, in specified instances, to what degree they accomplished, specific goals.

This bill would repeal these provisions as of January 1, 2013.

To the extent this bill would impose additional duties on officials of local agencies and local educational agencies, this bill would impose a state-mandated local program.

- (3) This bill would declare that, due to special circumstances applicable to the LAUSD, a general statute cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution, and the enactment of a special statute is therefore necessary.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 300 (SB 369) Simitian Solid waste: tire recycling: rubberized asphalt concrete.

(1) Existing law authorizes the California Integrated Waste Management Board to implement a program to award grants of up to \$50,000 to cities, counties, districts, and other local governmental agencies for the funding of public works projects that use rubberized asphalt concrete and meet specified qualifications, including that the project will use between 2,500 and 20,000 tons of rubberized asphalt concrete and 20 pounds or more of crumb rubber per ton of rubberized asphalt concrete. The grants are funded by an appropriation in the annual Budget Act from the California Tire Recycling Management Fund. Existing law became inoperative on June 30, 2006, and is repealed on January 1, 2007.

This bill would revise the eligibility qualifications for those public works grants to instead require the project to use at least 1,250 tons of rubberized asphalt concrete. The bill would require the board to annually calculate the amount of a grant, based on the amount of rubberized asphalt concrete used on a project, and would increase the maximum amount of grant money that can be awarded to \$250,000. This bill would recommence the grant program on January 1, 2007, and would make the program inoperative on June 30, 2010. The bill would extend the repeal date to January 1, 2011.

(2) Existing law authorizes funding for certain activities that reduce, or are designed to reduce or promote the reduction of, the landfill disposal of used whole tires.

This bill would revise and increase the types of activities eligible for funding to delete the use of used tires for artificial reefs and to include rubberized asphalt, as specified, and tire-derived aggregate applications, as specified.

(3) Existing law requires the Integrated Waste Management Board to submit a 5-year plan to the appropriate policy and fiscal committees of the Legislature that includes, until June 30, 2006, a description of the effectiveness of the grant program to encourage the use of rubberized asphalt concrete technology in public works projects.

This bill would extend the requirement for the inclusion of that description until June 30, 2010.

Ch. 301 (SB 562) Torlakson Physical education: California Interscholastic Federation.

Existing law provides the State Department of Education the authority to exercise general supervision over courses of physical education and specified authority over interscholastic athletics. Existing law grants the governing board of a school district authority to regulate interscholastic athletics, including, but not limited to, the authority to enter into associations or consortia with other boards relating to interscholastic athletics, with certain requirements. Existing law repeals these provisions on January 1, 2007.

This bill would extend the operation of these provisions indefinitely.

Existing law also describes the California Interscholastic Federation, provides the intent of the Legislature regarding its policies, and requires it to report to the Legislature by January 1, 2005. Existing law repeals these provisions on January 1, 2007.

This bill would extend the operation of these provisions to January 1, 2012. The bill would require the California Interscholastic Federation to report to the Legislature on or before

January 1, 2010, with certain requirements, and would provide the intent of the Legislature regarding public comment relating to the California Interscholastic Federation.

Ch. 302 (SB 579) Aanestad Optometry: licenses: advertisements.

(1) Under existing law, the Optometry Practice Act, the State Board of Optometry licenses and regulates persons engaged in the practice of optometry and makes a violation of the act a crime. Existing law authorizes the board to issue a certificate of registration to a person licensed in another state who, among other things, is a full-time faculty member of a specified accredited California school or college of optometry. Existing law authorizes the board to adopt regulations requiring licensees to maintain current certification in cardiopulmonary resuscitation. The act directs the deposit of all revenue collected by the board into the Optometry Fund, in which funds, other than penalty revenue, are continuously appropriated.

This bill would authorize the board also to issue a license to a person that, among other things, has passed a licensing examination for an optometric license in another state, submits proof of licensure in good standing, as defined, submits proof of active practice for a minimum of 5,000 hours, pays an application fee, and files an application with an acknowledgment executed under penalty of perjury, as specified. The bill would authorize the board, in cases where the person has been displaced by a federally declared emergency, to approve an application where the person's time in active practice is less than 5,000 hours. The bill would eliminate the board's authority to adopt regulations requiring licensees to maintain current certification in cardiopulmonary resuscitation. By increasing that part of the revenue in the Optometry Fund that is continuously appropriated, the bill would make an appropriation. By expanding the crime of perjury, the bill would impose a state-mandated local program. The bill would also make technical, nonsubstantive, and conforming changes.

(2) Existing law makes it unlawful to advertise optometric services as being free or without cost.

This bill would instead make it unlawful to advertise as being free or without cost the furnishing of optometric services where the services are contingent upon payment or other exchange of consideration unless the contingency is fully disclosed.

Because a violation of this provision would be a crime, the bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 303 (SB 896) Runner Inmates: health care services.

Existing law authorizes the Department of Corrections and Rehabilitation, county sheriffs, and police chiefs to contract with providers of emergency health care services.

This bill would, in addition, allow other public agencies that contract for emergency health services to contract with providers for emergency health care services for care to local law enforcement patients.

Existing law provides that specified associations convene a working group to address fiscal issues relating to the provision of this contracted emergency medical health services. This bill would provide that to the extent that these contracts result in a disproportionate share of local law enforcement inmates being treated at any one hospital or system of hospitals, this working group shall address this issue.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 304 (SB 933) Machado Teacher credentialing: district interns.

Existing law authorizes the Commission on Teacher Credentialing, until January 1, 2008, to issue district intern credentials authorizing persons employed by any school district to

provide classroom instruction to pupils with mild and moderate disabilities in special education classes.

This bill would require the commission, until January 1, 2010, to participate in a pilot program, which may include the San Joaquin County Office of Education and up to 5 school districts or consortia, to provide teacher preparation programs for teachers of pupils with disabilities in special education classes and would authorize the commission to issue district intern credentials authorizing participants in the programs to provide classroom instruction to pupils with disabilities in special education classes.

This bill would require the commission to prepare and submit a report to the Legislature on or before January 1, 2009, on the effectiveness of the pilot program.

Ch. 305 (SB 1229) Florez Horse racing: advertising.

Existing law authorizes parimutuel wagering on horse racing. Existing law prohibits any other form of wagering or betting on the result of a horse race.

This bill would make it unlawful for any person to advertise, or to facilitate the advertisement of, nonparimutuel wagering on horse races. Because the bill would create a new crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 306 (SB 1261) McClintock Criminal justice statistics.

Under current law the Department of Justice is required to collect specified criminal justice information from local law enforcement agencies and prepare an annual report presenting the collected data.

This bill would require the department to maintain a data set, updated annually, relating to crimes reported, number of clearances, and clearance rates reported by local law enforcement agencies. This bill would further require that this report shall be accessible by a hypertext link on the department's Internet Web site, as specified.

Ch. 307 (SB 1273) Soto Public Employees' Retirement System: area agency on aging.

The Public Employees' Retirement Law permits various public agencies, as defined, to enter into contracts to participate in the Public Employees' Retirement System, upon obtaining a specified advisory opinion from the United States Department of Labor. Member contributions are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

An area agency on aging is a private nonprofit or public agency that provides community planning, program development and services for older Californians.

This bill would permit a private nonprofit area agency on aging to enter into a contract to participate in this system upon obtaining that advisory opinion. By increasing member contributions to that fund, this bill would make an appropriation.

Ch. 308 (SB 1324) Lowenthal School buildings: relocatable buildings.

Existing law, the Field Act, requires that an owned relocatable building that is to be used for school purposes is subject to certain provisions requiring approval of plans and relating to the structural safety of school buildings. The existing Field Act provides that, notwithstanding those provisions, an owned or leased relocatable building that does not meet those requirements may be used until September 30, 2007, as a school building, if certain conditions are met, including, among others, that the relocatable building was manufactured and in use for classroom purposes on or before May 1, 2000, and bears a commercial coach insignia of approval from the Department of Housing and Community Development.

This bill would authorize the use of those owned or leased relocatable buildings as a school building until September 30, 2015, if the specified conditions are met. The bill would also include, as additional conditions, that the relocatable building be anchored to the ground to resist earthquake and wind loads and that the school district has certified to the Department of General Services that the relocatable building complies with the conditions.

Existing law requires, for each relocatable building used as a school building, the governing board of a school district to adopt a resolution by October 30, 2007, certifying to the State Allocation Board that commencing September 30, 2007, the relocatable building is no longer being used as a school building.

This bill would instead require, for each relocatable building used as a school building, the governing board of a school district to adopt a resolution by October 30, 2015, certifying to the board that commencing September 30, 2015, the relocatable building is no longer being used as a school building. The bill would also delete an obsolete provision.

Ch. 309 (SB 1347) Machado Water: solar evaporators.

(1) Existing law requires the State Water Resources Control Board (state board), on or before April 1, 2003, to adopt emergency regulations that establish minimum requirements for the design, construction, operation, and closure of a solar evaporator, as defined. Existing law requires that the regulations include specified requirements. Existing law prohibits a California regional water quality control board (regional board), on and after January 1, 2008, from issuing a written notice of authority to operate a solar evaporator, as specified. Existing law regulates the operation of solar evaporators, and defines terms for that purpose.

This bill would delete the date reference for the state board's adoption of emergency regulations for a solar evaporator, revise the requirements required to be included in the regulations, and make related changes with respect to the adoption or amendment of regulations relating to solar evaporators. The bill would delete the prohibition of a regional board, on and after January 1, 2008, issuing a written notice of authority to operate a solar evaporator, as specified. The bill would revise the definition of certain terms for purposes of regulation of solar evaporators.

(2) Existing law requires a person who intends to operate a solar evaporator to file a notice of intent with the regional board, using a form prepared by the regional board. Existing law requires that the form require the person to provide specified information.

The bill would revise the information that the person is required to provide.

(3) Existing law provides specified timeframes and procedures for the regional board to approve or disapprove a notice of intent to operate a solar evaporator, and to approve or disapprove operation of a solar evaporator.

The bill would revise and recast those timeframes and procedures.

(4) Existing law requires a person operating a solar evaporator to annually submit groundwater monitoring data and any other information that the regional board deems necessary to ensure compliance with specified requirements. Existing law requires a regional board to adopt a schedule for the submission of that data and information.

The bill, instead, would require a person operating a solar evaporator to submit to the regional board, in April and October of each year, specified information related to waterflow, water quality, and groundwater monitoring. The bill would require the waterflow and water quality data to be collected bimonthly and the groundwater monitoring data to be collected semiannually, except as specified.

- (5) The bill would require a person operating a solar evaporator as specified to manage the collection and removal of evaporite salt from the solar evaporator, as specified.
- (6) The bill would authorize an aggrieved person, within 30 days of any action or failure to act by a regional board as specified, to petition the state board to review the action or failure to act, as specified.

Ch. 310 (SB 1560) Battin Common interest developments: governance.

(1) The Davis-Stirling Common Interest Development Act governs the establishment and management of common interest developments. These provisions require that a common interest development be managed by an association and that elections related to the governance or administration of the common interest development conform to specified requirements. Existing law authorizes a member of an association to bring a civil action to enforce his or her rights and authorizes a court to impose a civil penalty of up to \$500 for a violation of the provisions governing elections.

This bill would revise provisions governing the conduct of elections in a common interest development. Among other things, the bill would require an association to adopt rules to allow one or more inspectors to appoint or oversee independent 3rd parties to verify signatures and count and tabulate votes, specify that a quorum shall be required in certain elections only if so stated in the governing documents of the association or other provision of law, permit a ballot received by the inspector of elections to be treated as a member present for purposes of a quorum, and impose other requirements relating to proxies and ballots, as specified.

(2) Existing law also requires the association of a common interest development to make the accounting books and records and the minutes of proceedings of the association available for inspection and copying by a member of the association, or the member's designated representative. The act prohibits the association or an officer, director, employee, agent or volunteer of the association from being liable for damages for failing to withhold or redact information unless the failure to withhold or redact information was intentional or negligent.

This bill would prohibit a 3rd party from being liable for damages for failing to withhold or redact information unless the failure to withhold or redact information was intentional or negligent. This bill would permit the association to deliver documents by electronic transmission or machine-readable storage if those records are transmitted in a redacted format, as specified.

- (3) The bill would declare that it is to take effect immediately as an urgency statute, but its provisions would become operative on July 1, 2006.
- Ch. 311 (SB 1586) Lowenthal Government: eminent domain and inverse condemnation: public service easements: vehicles.
- (1) Existing law defines "apportionment rate" for the purposes of computing interest when awarding compensation in eminent domain and inverse condemnation proceedings.

This bill would revise the definition of "apportionment rate" for these purposes to require the computation to be based on a calendar quarter time period.

(2) Existing law authorizes the legislative body of a local agency to summarily vacate a public service easement, under specified circumstances.

This bill would authorize a legislative body of a local agency to summarily vacate a public easement when the easement has been determined to be excess by the easement holder, and there are no other public facilities located within the easement.

(3) Existing law requires the Department of Motor Vehicles to make available to the public, under certain circumstances, abstracts of convictions and accident reports required to be sent to the department in Sacramento, for 7 years where a violation is designated as 2 points, as specified, and for 3 years for accidents and all other violations.

This bill would extend the time that the department is required to make available to the public the abstracts of convictions, under specified sections prohibiting operation of a motor vehicle under the influence of drugs, alcohol, or both, from 7 to 10 years.

(4) Existing law imposes on the employer of a driver who drives one of several specified vehicles, including a vehicle for the operation of which the driver is required to have a schoolbus or school pupil activity bus certificate, as specified, several requirements related to the driver's public record. A violation of those requirements is a crime.

This bill would delete from that list of vehicles an erroneous cross-reference, and include in that list of vehicles a vehicle for the operation of which the driver is required to have an

ambulance driver's certificate, as specified. By changing the definition of a crime, the bill would impose a state-mandated local program.

(5) Existing law generally requires an applicant for an original certificate to drive a schoolbus, school pupil activity bus, youth bus, or general public paratransit vehicle, as defined, to be fingerprinted by the Department of the California Highway Patrol, as specified, and those fingerprints to be processed as specified.

This bill would authorize the Commissioner of the California Highway Patrol to utilize the California Law Enforcement Telecommunications System to conduct a preliminary criminal and driver history check to determine an applicant's eligibility to hold an original or renewal certificate to drive a schoolbus, school pupil activity bus, youth bus, or general public paratransit vehicle.

(6) Existing law requires that an application for a driver's license or identification card contain a space for an applicant, age 16 years or older, to give his or her consent to be an organ or tissue donor upon death.

This bill would delete the requirement that the applicant be age 16 years or older to give his or her consent to be an organ or tissue donor.

(7) Existing law requires, with limited exceptions, that, during darkness and inclement weather, a motor vehicle, other than a motorcycle, be equipped with at least 2, specifically located, lighted headlamps.

This bill would clarify and recast this offense to make clear that it applies when the vehicle is being operated in the dark or in inclement weather, or both.

- (8) This bill would make other technical changes to the Vehicle Code.
- (9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 312 (SB 1810) Dunn Long-term care insurance.

(1) Existing law provides for the regulation of long-term care insurance by the Insurance Commissioner.

This bill would authorize the commissioner to require administration by an insurer of the contingent benefit upon lapse, as specified, as a condition to approving or acknowledging a rate adjustment for a block of business for which that benefit is not otherwise available.

(2) Existing law, until January 1, 2008, requires the commissioner to disapprove a premium rate schedule increase request if it exceeds a specified amount, except under specified circumstances.

This bill would delete the provision terminating this particular rate increase prohibition thereby extending its operation indefinitely.

Ch. 313 (AB 307) Chavez Education technology: grants: requirements.

Existing law requires the State Department of Education to administer the California Technology Assistance Project to provide a regionalized network of technical assistance to schools and school districts on the implementation of education technology. Existing law requires the department to administer provisions governing education technology and authorizes school districts, county offices of education, and state special schools to apply to the State Board of Education to participate in grant programs related to education technology. Existing law requires a school district to have a current 3-to-5 year education technology plan as a precondition to receiving a technology grant administered by the department, unless this requirement is waived by the board.

This bill would, on or before July 1, 2007, require the Superintendent to develop guidelines and criteria for inclusion in the education technology plan. The bill would require the guidelines and criteria to include a component to educate pupils and teachers on the appropriate and ethical use of information technology in the classroom, Internet safety,

avoiding plagiarism, the concept, purpose, and significance of a copyright so that pupils can distinguish between lawful and unlawful online downloading, and the implications of illegal peer-to-peer network file sharing. The bill would exempt a school district that, on July 1, 2008, has a 3-to-5 year education technology plan from compliance with this requirement until that plan expires or is voluntarily replaced, at which time the school district would be subject to the requirement.

Ch. 314 (AB 1316) Salinas Hospital districts: hospital rules: indemnification.

The existing Local Health Care District Law prescribes procedures for the formation and organization of hospital districts, and specifies the powers and duties of those districts. The law requires that the rules of a hospital, established by the board of directors, include specified provisions pertaining to the operation of the hospital and appointment of hospital medical staff, as provided.

This bill would authorize the board of directors to indemnify for damages and for costs associated with the legal defense of any nonemployee member of the medical staff when named as a defendant in a civil action directly arising out of opinions rendered, statements made, or actions taken as a necessary part of participation in the medical peer review activities of the district, as specified. The bill would authorize a district to pay that part of a judgment that is for punitive or exemplary damages against a nonemployee member of the medical staff arising out of participation in peer review activities, if the board of directors of the district, in its discretion, makes specified findings. By imposing new duties on hospital districts with respect to the implementation of new rules in hospitals, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 315 (AB 1858) McCarthy State Highway Routes 58, 178, and 204: relinquishment.

Existing law gives the Department of Transportation full possession and control of all state highways. Existing law describes the authorized routes in the state highway system and establishes a process for adoption of a highway on an authorized route by the California Transportation Commission. Existing law also authorizes the commission to relinquish certain state highway segments to local agencies.

This bill would authorize the commission to relinquish to the City of Bakersfield the portions of State Highway Routes 178 and 204 that are located within the city limits of that city under certain conditions. The bill would also authorize the commission to relinquish to the City of Bakersfield or the County of Kern the portion of State Highway Route 58 that is located within the city limits of the City of Bakersfield under certain conditions.

Ch. 316 (AB 1880) Blakeslee State hospitals: care of the mentally disordered. Under existing law, the State Department of Mental Health has jurisdiction over 5 hospitals, including Atascadero State Hospital, for the care, treatment, and education of the mentally disordered.

This bill would require the Atascadero State Hospital director to develop a hospitalwide strategic plan that includes strategies to improve the health, safety, therapeutic, and workplace environment with relation to the presence or use of tobacco products, as specified, to improve staff and patient safety, to decrease violent incidents and reduce future violent incidents, to better utilize staff resources, and to increase local recruitment and improve staff retention. This bill would require the hospital director to develop this plan through the

hospital's strategic planning process, and to invite participation in that process from stakeholders within and outside of the hospital organization, and to include representatives from specified entities. The bill would require the director to provide this report to the Atascadero State Hospital Advisory Board on or before June 30, 2007, 2008, and 2009.

This bill would repeal these provisions on January 1, 2010.

Ch. 317 (AB 1890) Mountjoy Property taxation: transfer of base year value: disaster relief.

Existing property tax law provides, pursuant to a requirement of the California Constitution, that the property tax base year value of real property that is substantially damaged or destroyed by a disaster, as declared by the Governor, may be transferred to a comparable property located within the same county that is acquired or newly constructed within 3 years after the disaster as a replacement property.

This bill would, for disasters occurring on or after July 1, 2003, expand this transfer authorization to allow a comparable replacement property to be acquired or newly constructed within 5 years, rather than 3 years, after a disaster.

This bill would take effect immediately as a tax levy.

Ch. 318 (AB 1938) Bogh State highways: relinquishment.

Existing law provides that the Department of Transportation has full possession and control of all state highways. Existing law describes the authorized routes in the state highway system and establishes a process for adoption of a highway on an authorized route by the California Transportation Commission. Existing law authorizes the commission to relinquish certain state highway segments to local agencies.

This bill would authorize the commission to relinquish any portions of State Highway Route 79 in the City of San Jacinto to that city under certain conditions.

Ch. 319 (AB 2156) Niello Clinical laboratories.

Existing law provides for the licensure and regulation of clinical laboratories and their personnel by the State Department of Health Services. Existing law makes a violation of these provisions a crime.

Existing law defines a "laboratory director" as any person that is a duly licensed physician and surgeon or is licensed to direct a clinical laboratory and who meets specified qualifications. Existing law makes laboratory directors responsible for the overall operation and administration of clinical laboratories which includes, among other things, the reporting of results.

This bill would require a laboratory director or a licensed authorized designee appointed by the laboratory director to establish, validate, and document explicit criteria by which clinical laboratory tests or examination results are autoverified, as defined. The bill would also require a laboratory director or an authorized designee, annually, to revalidate the criteria. The bill would require specified licensed persons to be physically present onsite in the clinical laboratory and to have documented competency in all tests being autoverified, and it would make these specified licensed persons responsible for the accuracy and reliability of the results when they are autoverified and reported.

Existing law defines a "histocompatibility laboratory director" as any person who is (1) a duly licensed physician, (2) a bioanalyst, or (3) a person who has earned a doctoral degree in a biological science and has completed, as specified, 4 years of experience in immunology, 2 of which have been in histocompatibility testing. Existing law also defines and sets forth qualifications for a "clinical laboratory bioanalyst."

This bill would add to the requirements of a histocompatibility laboratory director (1) a requirement that a physician and surgeon be qualified as a laboratory director, (2) a requirement that a bioanalyst be qualified as a clinical laboratory bioanalyst and as a laboratory director, and (3) a requirement that, on and after January 1, 2007, a person who

has earned a doctoral degree in biological science successfully complete a written exam administered by the American Board of Histocompatibility and Immunogenetics and an oral exam administered by the department.

Under existing law, unlicensed laboratory personnel are authorized to perform specified activities, in a licensed clinical laboratory, under the direct and constant supervision of a physician and surgeon or another licensed person if certain criteria are met. Existing law authorizes these unlicensed laboratory personnel to perform specimen labeling, handling, preservation or fixation, processing or preparation, transportation, and storing.

This bill would authorize a certified pathologists' assistant, within the specialty of pathology, demonstrating specified competency, to perform specified activities under the supervision and control of a pathologist. The bill would authorize a pathologists' assistant, a histologic technician, and a histotechnologist to prepare human surgical specimens for gross description and dissection under the direct supervision, as defined, of a qualified pathologist, if he or she meets specified requirements. The bill would authorize the department, on and after January 1, 2011, to adopt regulations establishing additional qualification requirements to perform the duties specified in these provisions.

Because the bill would revise requirements pertaining to clinical laboratories and their personnel, a violation of which would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 320 (AB 2309) Negrete McLeod Payments to public agencies.

Existing law authorizes a public agency to accept payment for designated obligations by credit card, debit card, or electronic funds transfer, subject to approval by the governing body of the agency or other appropriate entity, as specified.

This bill would authorize, subject to approval of the county board of supervisors, the acceptance by credit card, debit card, or electronic funds transfer of any moneys payable to the sheriff pursuant to a levy under a writ of attachment or writ of execution.

Ch. 321 (AB 2400) Benoit Reinsurance.

Existing law provides that the Insurance Commissioner regulates the business of reinsurance.

This bill would make minor changes in the law regarding credit for reinsurance, insolvency of a ceding company, assets or deductions for reinsurance, and foreign ceding insurers.

This bill would also provide that during an examination of a reinsurance intermediary, all documents disclosed may be used by the commissioner, and given confidential treatment, as specified. This bill would further provide that the examination shall be at the expense of the insurance intermediary, and that the commissioner may revoke the license of the insurance intermediary for a refusal to promptly pay the examination expense when due. This bill would also provide the manner in which insurance intermediaries must comply with court or arbitration panel orders regarding production of documents or witnesses, as specified.

Ch. 322 (AB 2401) Karnette Vehicles: autoettes.

(1) Existing law requires operating motor vehicles to be registered by the Department of Motor Vehicles. Existing law makes it a crime to violate any provision of the Vehicle Code.

This bill would require the department to register autoettes, as defined, as motor vehicles. The bill would also require the owner of the autoette to remove the license plates from the

vehicle and return them to the department if the vehicle is removed from a natural island, as described.

Because the failure to remove the license plates would create a new crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 323 (AB 2479) Cogdill Noxious and invasive weeds.

Existing law provides that within the Department of Food and Agriculture Fund there is the Noxious Weed Management Account, the funds in which are made available to eligible weed management areas or county agricultural commissioners for the control and abatement of noxious weeds according to an approved integrated weed management plan. Existing law provides that only 5% of the funds in the account shall be made available to the Department of Food and Agriculture for carrying out provisions relating to management of noxious and invasive weeds, developing noxious weed strategies, seeking new biological control agents, conducting workshops, and appointing a noxious weed coordinator and weed mapping specialist.

This bill would make various findings and declarations regarding the impact of noxious and invasive weeds on California. This bill would increase the percentage of Noxious Weed Management Account funds that shall be made available to the department to 10%.

Ch. 324 (AB 2588) Sharon Runner Business entities: reinstatement.

Existing law requires that a business entity file with the Secretary of State a document, as specified, to effect its termination.

This bill would require the Secretary of State to reinstate a business entity to active status upon a court finding that factual representations in support of the termination document are materially false or the submission of the termination document for filing with the Secretary of State is fraudulent or upon other grounds warranting reinstatement of the business entity.

Ch. 325 (AB 2717) Walters Charter school finance.

The California School Finance Authority Act establishes the California School Finance Authority for the purpose of assisting school districts and community college districts by providing financing for working capital, as defined, and capital improvements.

This bill would, in addition, provide that charter schools are eligible for assistance under the act, and would revise various definitions and procedures contained in the act accordingly.

Ch. 326 (AB 3041) Pavley Public employees' health benefits: prescription drug plans.

The Public Employees' Medical and Hospital Care Act requires the Board of Administration of the Public Employees' Retirement System to approve health benefit plans for certain public employees and annuitants, and authorizes the board to contract with carriers offering health benefit plans. The act prohibits an employee, annuitant, or family member enrolled in a prescription drug plan under Part D of Medicare from enrolling in a board-approved health benefit plan, unless enrolled in an approved Medicare Advantage health benefit plan.

This bill would instead exempt from that prohibition an employee, annuitant, or family member enrolled in a board-approved or offered health benefit plan that provides a prescription drug plan or qualified prescription drug coverage under Part D of Medicare as part of its benefit design.

Ch. 327 (AB 3070) Committee on Health Medi-Cal: demonstration project: hospital funding.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act, which revises hospital reimbursement methodologies under the Medi-Cal program in order to maximize the use of federal funds consistent with federal Medicaid law and stabilize the distribution of funding for hospitals that provide care to Medi-Cal beneficiaries and uninsured patients. This demonstration project provides for funding, in supplementation of Medi-Cal reimbursement, to various hospitals, including designated public hospitals, nondesignated public hospitals, and private hospitals, as defined in accordance with certain provisions relating to disproportionate share hospitals.

Existing law requires the department, with respect to each project year beginning after the 2005–06 project year, to determine an adjusted baseline funding amount for each designated public hospital to reflect any increase or decrease in volume.

This bill would make specified changes to the calculation of this adjusted baseline funding amount.

Existing law provides for the payment of safety net care pool funds to designated public hospitals, or governmental entities with which they are affiliated, pursuant to the demonstration project. Existing law requires that the department claim safety net care pool funds using the optimal combination of hospital certified public expenditures and certified public expenditures of a hospital that operates nonhospital clinics or provides physician, nonphysician practitioner, or other health care services that are identified as hospital services under the demonstration project.

This bill would, in addition, include certified public expenditures of a governmental entity with which a hospital described above is affiliated among the expenditures that the department may use to claim safety net care pool funds. The bill would make other changes regarding the expenditures that the department may use to claim those funds.

Existing law provides for the payment of stabilization funding to certain disproportionate share hospitals under the demonstration project. Existing law specifies the payments required to be made to private hospitals under the demonstration project.

Existing law establishes the Private Hospital Supplemental Fund, and allows the California Medical Assistance Commission to distribute certain amounts from the fund to private hospitals that satisfy specified criteria. Existing law authorizes the payment of the amount of any stabilization funding transferred to the Private Hospital Supplemental Fund with respect to a project year for services furnished in the same project year, regardless of when the stabilization funds become available, provided the payment is consistent with other applicable federal or state law requirements and does not result in a hospital exceeding any applicable reimbursement limitations.

This bill would, in addition, apply this payment authorization to the amount of intergovernmental transfers deposited to the fund pursuant to specified provisions, together with the associated federal reimbursement.

The bill would prohibit a private hospital that receives payment from the fund for a particular project year from submitting a notice for the termination of its participation in a certain selective provider contracting program until the later of specified dates.

This bill would include among the payments required to be made to private hospitals any stabilization funding payable to project year private DSH hospitals for a project year.

Existing law requires the Director of Health Services, with respect to each project year, to determine a baseline funding amount for each base year private DSH hospital that is also a project year private DSH hospital, as defined. Existing law requires, with respect to each project year beginning after the 2005–06 project year, an aggregate project year private hospital adjusted baseline funding amount be determined.

This bill would make specified changes to the calculation of the aggregate project year private hospital adjusted baseline funding amount.

Existing law requires the department to compute payment adjustment amounts and supplemental payment adjustment amounts for each nondesignated public hospital that is an eligible hospital for the project year, and to make interim payments, as specified.

This bill would, instead, require the department to pay to each nondesignated public hospital that is an eligible hospital for the project year disproportionate share hospital payment adjustments, as specified. The bill would make certain changes to the calculation of those adjustments, and would require the payment of interim payments to certain nondesignated public hospitals on October 1 and December 1 of each project year.

Existing law requires the department to add to specified payment adjustments for a nondesignated public hospital a pro rata share of any stabilization funding to be allocated and paid based on those payment adjustments.

This bill would prohibit the federal share of any stabilization funding allocated and paid under these provisions from being drawn from the allotment of federal funding for Medicaid disproportionate share hospital payment adjustments for California specified under certain provisions of federal law.

Existing law establishes the Nondesignated Public Hospital Supplemental Fund for distribution to nondesignated public hospitals that satisfy specified criteria. Existing law requires that each nondesignated public hospital that meets specified criteria receive no less from the Nondesignated Public Hospital Supplemental Fund for the project year than 100 percent of the amount the hospital received from the prior supplemental funds for the 2002–03 fiscal year.

This bill would require, instead, that such a hospital receive no less than that amount, minus the total amount of intergovernmental transfers made by or on behalf of the hospital pursuant to specified provisions of law for the same fiscal year.

Existing law requires the director, with respect to each project year, to determine a baseline funding amount for each nondesignated public hospital that was an eligible hospital under specified provisions of law for both the 2004–05 fiscal year and the project year.

This bill would require that the baseline funding amount for each nondesignated public hospital reflect a reduction for the total amount of intergovernmental transfers made pursuant to specified provisions of law for the 2004–05 state fiscal year by the nondesignated public hospital, or on its behalf by the governmental entity with which it is affiliated.

Existing law requires that, with respect to each project year beginning after the 2005–06 project year, an aggregate nondesignated public hospital adjusted baseline funding amount be determined, as specified.

This bill would make specified changes to the calculation of the aggregate nondesignated public hospital adjusted baseline funding amount.

The bill would prohibit a nondesignated public hospital that receives payment of baseline funding amounts pursuant to these provisions for a particular project year from submitting a notice for the termination of its participation in a certain selective provider contracting program until the later of specified dates.

Existing law requires that, with respect to each project year, the total amount of stabilization funding be the sum of certain amounts, including specified state general funds.

This bill would allow those state general funds to be used to calculate the total amount of stabilization funding only to the extent that the funds are in excess of specified amounts.

Existing law requires that, with respect to the 2005–06 and 2006–07 project years, the stabilization funding be allocated in a specified manner, including \$8,000,000 to San Mateo Medical Center, and an amount equal to 0.56% of the total stabilization funding amount to nondesignated public hospitals.

This bill would provide that all or a portion of the \$8,000,000 to San Mateo Medical Center may be paid as disproportionate share hospital payments in addition to the hospital's allocation that would otherwise be determined under specified provisions of law, and would

require that this amount be disregarded in the application of certain limitations on disproportionate share hospital payments and safety net care pool payments. The bill would change the amount of stabilization funding to be paid to nondesignated public hospitals to 0.64% of the total stabilization funding amount.

The bill would prohibit the allocation and payment of stabilization funding from reducing the amount otherwise paid or payable to a hospital under these provisions or any other provision of law, except as specified.

Existing law establishes the Distressed Hospital Fund, and provides for payments from the fund to hospitals that meet specified criteria. Existing law requires that, after April 1, 2007, in the event that funding under these provisions is insufficient to make payments to hospitals pursuant to specified provisions of law, funds in the Distressed Hospital Fund first be available for use under contracts negotiated by the California Medical Assistance Commission for hospitals contracting under a specified selective provider contracting program, to the extent funds are available.

This bill would make this requirement applicable every April 1 after April 1, 2007, to the extent funds are available on or after April 1 for the particular project year.

Existing law establishes the Health Care Support Fund, and requires that amounts in the fund be paid as specified, including to hospitals for services rendered to Medi-Cal beneficiaries and the uninsured in an amount necessary to meet certain minimum funding levels, taking into account all other payments under these provisions.

This bill would require that certain payments made to distressed hospitals not be considered in the total payments used to determine whether these minimum funding levels have been met.

Ch. 328 (SB 437) Escutia Health care coverage.

(1) Existing law establishes various public programs to provide health care coverage to eligible children, including the Medi-Cal program administered by the State Department of Health Services and county welfare agencies, and the Healthy Families Program administered by the Managed Risk Medical Insurance Board. Children through 18 years of age are eligible for health care coverage under these programs if they meet certain household income and other requirements.

This bill would declare the intent of the Legislature that all children in the state have health care coverage by December 1, 2010.

(2) Existing law creates the Medi-Cal-to-Healthy Families Bridge Benefits Program (Medi-Cal Bridge Program), which is administered by the Managed Risk Medical Insurance Board as part of the Healthy Families Program, and continuously appropriates the Healthy Families Fund to the board for purposes of the Healthy Families Program. Under existing law, the Medi-Cal Bridge Program provides a child who meets specified eligibility requirements, including having a family income at or below 200% of the federal poverty level, one calendar month of health care benefits while applying for the Healthy Families Program.

This bill, if federal financial participation is available, and the Healthy Families Program has sought and obtained federal approval, would cease implementation of the Medi-Cal Bridge Program and instead would provide for presumptive eligibility benefits until the person's eligibility for the Healthy Families Program has been determined by the board. This bill would require the board to enroll an eligible person in the Healthy Families Program and to terminate presumptive eligibility benefits for ineligible persons.

The bill, by January 1, 2008, would require the board to implement processes for the self-certification of income by Healthy Families applicants, as specified.

(3) Existing law, the California Special Supplemental Food Program for Women, Infants, and Children (WIC), authorizes establishment of a statewide program, administered by the State Department of Health Services, for providing nutritional food supplements to low-income pregnant women, low-income postpartum and lactating women, and

low-income infants and children under 5 years of age, who have been determined to be at nutritional risk. The program, which implements a program authorized under existing federal law, provides for the redemption of nutrition coupons by recipients at any authorized retail food vendor.

This bill would require the Managed Risk Medical Insurance Board and the State Department of Health Services, in collaboration with WIC program offices and other designated entities, to design, promulgate, and implement policies and procedures for an automated enrollment gateway system to obtain presumptive eligibility for, and to facilitate application for enrollment in, the Medi-Cal program and the Healthy Families Program for children applying to the WIC program. The bill would require the department to seek approval of any amendment to the state plan required to implement these provisions, and would require that all necessary approvals be obtained before the provisions are implemented. It would also provide for modifications in WIC program eligibility requirements.

(4) Existing law requires the state, to the extent authorized by federal law, to administer the Medi-Cal to Healthy Families Accelerated Enrollment program. Under existing law, the program provides temporary health benefits for a child who meets specified eligibility requirements, including being eligible for full scope Medi-Cal with a share of cost and consenting to sharing specified information with the Healthy Families Program.

This bill would cease implementation of this program, and instead would establish the Medi-Cal to Healthy Families Presumptive Eligibility Program, with revised eligibility requirements. The bill would provide presumptive eligibility benefits for qualifying children until the last day of the month of the child's effective date of Healthy Families coverage, or determination of ineligibility. The bill would make these provisions inoperative 3 years after the Director of Health Services executes a declaration relating to the statewide implementation of the presumptive eligibility program, at which time implementation of the Medi-Cal to Healthy Families Accelerated Enrollment program would resume.

This bill would authorize the State Department of Health Services, by July 1, 2007, to implement a process for self-certification of the amount and nature of assets and income of Medi-Cal applicants and beneficiaries without submitting income or asset documentation, as specified, to the extent federal financial participation is available. The bill would prohibit implementation of these provisions if Proposition 86 is approved by the voters at the November 7, 2006, statewide general election, except as specified.

- (5) This bill would authorize the Managed Risk Medical Insurance Board to adopt emergency regulations to implement the bill, as specified.
- (6) This bill would provide that it shall be implemented only to the extent that funds for its purposes are appropriated in the annual Budget Act or another statute.
- (7) Because counties are responsible for making eligibility determinations under the Healthy Families Program and the Medi-Cal program, by revising eligibility requirements for these programs, this bill would impose a state-mandated local program.
- (8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 329 (AB 576) Wolk Immunizations.

Existing law regulates the sharing of a patient's or client's immunization information between a health care provider, local health department, the State Department of Health Services, and other agencies. Existing law prescribes the process by which a patient or client, or parent or guardian of a patient or client, may refuse to allow the information to be shared.

This bill would, after the patient or client, or parent or guardian of a patient or client refuses the sharing of immunization information, allow the patient's or client's physician to maintain access to this information for the purpose of patient care or protecting the public health, and would allow the local health department and the department to maintain access to this information for the purpose of protecting the public health, as specified. The bill would also allow local health departments and the department to share the name of a patient or client, or parent or guardian of a patient or client, with a state, local health department, health care provider, immunization information system, or any representative of an entity designated by federal or state law to receive this information, and would authorize the department to enter into written agreements to share this information with other states for specified purposes, unless the patient or client, or parent or guardian of the patient or client, refuses to allow the information to be shared.

Existing law requires the State Department of Health Services to submit a biennial report to the Legislature on the immunization levels of children in the state, steps taken to increase immunization levels and immunization education, and recommendations of a strategy and the funding that would be necessary to immunize all children in the state.

This bill would require the department to submit by January 31, 2008, a sustainability plan for full funding of a statewide immunization information system, as specified.

Ch. 330 (AB 1745) Chan Medi-Cal: pediatric palliative care benefit.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including hospice benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

This bill would require the department to develop, as a pilot project, a pediatric palliative care benefit to evaluate whether, and to what extent, such a benefit should be offered under the Medi-Cal program. It would require that the pilot project be implemented only to the extent that federal financial participation is available, and would require the department to submit a waiver application for federal approval.

The bill would require that beneficiaries eligible to receive the pediatric palliative care benefit be under 21 years of age, and would allow the department to further limit the population served by the project to make the above evaluation. It would require that the services available under the project include those types of services that are available through the Medi-Cal hospice benefit, and certain other services. The bill would provide that authorized providers under the pilot program shall include licensed hospice agencies and home health agencies licensed to provide hospice care, subject to criteria developed by the department for provider participation.

The bill would appropriate \$75,000 from the General Fund to the department for these purposes.

Ch. 331 (AB 1851) Coto Healthy Families Program: application assistance.

Existing law establishes the Healthy Families Program, administered by the Managed Risk Medical Insurance Board, to arrange for the provision of health services to an eligible person. Under the program, eligibility is based upon an application submitted to the board. Existing law authorizes a participating health, dental, or vision plan that is in good standing to provide application assistance directly to an applicant acting on behalf of an eligible person who telephones, writes, or contacts the plan in person, as specified, and requests application assistance. Existing law, which became inoperative on January 1, 2006, also authorized a participating health, dental, or vision plan to provide application assistance directly to an applicant under certain conditions, including when the assistance is provided upon referral from a government agency, school, or school district.

This bill would delete the January 1, 2006, inoperative date and thereby authorize a participating health, dental, or vision plan to provide application assistance directly to an

applicant under those conditions, including when the assistance is provided upon referral from a government agency, school, or school district.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 332 (AB 1948) Montanez Medi-Cal program: Healthy Families Program: Child Health and Disability Prevention (CHDP) program.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law establishes the Healthy Families Program, administered by the Managed Risk Medical Insurance Board, to arrange for the provision of health services to an eligible person.

Existing law establishes the Child Health and Disability Prevention (CHDP) program, administered by the department, to provide early and periodic assessments of the health status of children.

Under existing law, benefits under the Medi-Cal program provided to an individual pursuant to a preliminary determination end, without the necessity for any further review or determination by the department, on or before the last day of the month following the month in which the preliminary determination was made, unless an application for medical assistance is filed on or before that date. If an application for medical assistance is filed before this deadline, preliminary benefits continue until the regular eligibility determination based on the application has been completed.

Existing law requires the department to develop an electronic application to serve as the application for preenrollment into the Medi-Cal program or the Healthy Families Program and to also serve as an application for the CHDP program.

This bill would require the department to conduct, or contract for the conducting of, a technological feasibility study report of technological requirements for modifying the above electronic application to allow a person applying on behalf of a child the option to simultaneously preenroll and apply for enrollment in the Medi-Cal program or the Healthy Families Program over the Internet without submitting a followup paper application. The bill would require the results of the feasibility study report to be provided to the fiscal and health policy committees of the Legislature on or before March 1, 2008.

Ch. 333 (AB 2379) Chan Medi-Cal: managed care.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and other low-income persons. Existing law provides for the department to enter into contracts with managed care systems, hospitals, and prepaid health plans for the provision of various Medi-Cal benefits. Existing law prohibits services covered by the California Children's Services program from being incorporated into a Medi-Cal managed care contract entered into after August 1, 1994, until September 1, 2008, except with respect to contracts entered into for county organized health systems in specified counties.

This bill would extend to January 1, 2012, the termination of the prohibition against CCS covered services being incorporated into a Medi-Cal managed care contract entered into after August 1, 1994.

Ch. 334 (AB 2560) Ridley-Thomas Public School Health Center Support Program. Existing law requires the State Department of Health Services to implement and administer various child health and disease prevention programs.

This bill would require the State Department of Health Services, in cooperation with the State Department of Education, to establish a Public School Health Center Support Program to perform specified functions relating to the establishment, retention, or expansion of school

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health centers in California, in collaboration with the State Department of Education. This bill would require the State Department of Health Services to establish standardized data collection procedures and collect specified data from school health centers on an ongoing basis. This bill would require the State Department of Education, in collaboration with the State Department of Health Services, to coordinate programs within the State Department of Education and programs within other specified departments to support public school health centers and to provide technical assistance to facilitate and encourage the establishment, retention, and expansion of public school health centers. The bill would require the program to provide a biennial update to the appropriate policy and fiscal committees of the Legislature containing specified information regarding public school health care centers, beginning on or before January 1, 2009.

Ch. 335 (AB 2651) Jones Newborns: hearing screening.

The existing Newborn and Infant Hearing Screening, Tracking, and Intervention Act requires that every California Children's Services (CCS)-approved general acute care hospital with licensed perinatal services offer all parents of a newborn, upon birth admission, a hearing screening test for the identification of hearing loss, using protocols approved by the State Department of Health Services or its designee.

This bill would, instead, require that this hearing screening be offered to every newborn, upon birth admission, by every general acute care hospital with licensed perinatal services, and would make related changes to the program. It would require certain hospitals that have not been approved by the CCS program, to contract for the provision of this service.

This bill would provide that its provisions shall become operative on January 1, 2008.

Ch. 336 (SB 1178) Speier Sex offenders: continuous electronic monitoring. Existing law requires a person convicted of any specified sex offense to register as a sex offender.

This bill would require every person required to register as a sex offender to be subject to assessment using the State-Authorized Risk Assessment Tool for Sex Offenders (SARATSO). The bill would establish the SARATSO Review Committee, as specified. Commencing January 1, 2008, the SARATSO for adult males would be the STATIC-99 risk assessment scale. The committee could be required to research risk assessment tools for female and juvenile offenders, and to advise the Legislature and Governor of their recommendation. The committee would also develop and administer a training program for persons designated to administer the SARATSO to offenders.

The bill would require the Department of Corrections and Rehabilitation to assess every eligible person who is incarcerated or on parole for the risk of reoffending, using the SARATSO. The bill would also require each probation department to assess every eligible person who is under their supervision for the risk of reoffending, using the SARATSO.

Existing law requires persons placed on probation by a court to be under the supervision of the county probation officer who shall determine both the level and type of supervision consistent with the court-ordered conditions of probation.

This bill would require every adult male who is convicted of an offense that requires him to register as a sex offender who is assessed to have a high risk of reoffending to be continuously electronically monitored while on probation, unless the court determines that such monitoring is unnecessary for a particular person. The bill would require each probation department to report to the Legislature and to the Governor on the effectiveness of mandatory electronic monitoring of offenders, as specified.

Existing law authorizes the parole authority to require, as a condition of release on parole or reinstatement on parole, or as an intermediate sanction in lieu of return to prison, that an inmate or parolee agree in writing to the use of electronic monitoring or supervising devices.

This bill would require every adult male who is convicted of an offense that requires him to register as a sex offender who is assessed to have a high risk of reoffending to be

continuously electronically monitored while on parole, unless the Department of Corrections and Rehabilitation determines that such monitoring is unnecessary for a particular person. The bill would require the Department of Corrections and Rehabilitation to report to the Legislature and to the Governor on the effectiveness of mandatory electronic monitoring of offenders, as specified.

The bill would specify that the monitoring device used for these purposes shall be identified as one that employs the latest available proven effective monitoring technology.

Because the bill would impose new duties on local agencies, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 337 (SB 1128) Alquist Sex Offender Punishment, Control, and Containment Act of 2006.

Existing law sets forth timelines for the retention of court records, depending upon the subject matter or criminal offense. Records relating to felonies are required to be kept for 75 years.

This bill would require courts to keep all records relating to misdemeanor actions resulting in a requirement that the defendant register as a sex offender for 75 years. The bill also would require every district attorney's office and the Department of Justice to retain records relating to a registered sex offender for 75 years after disposition of the case. Because the bill would impose new responsibilities on local agencies, the bill would impose a state-mandated local program.

Under existing law, the punishment for kidnapping with the intent to commit any of several specified sexual acts is imprisonment in the state prison for life with the possibility of parole.

This bill would add rape committed in concert and committing lewd and lascivious acts to the above specified sexual acts.

Under existing law, the punishment for assault with intent to commit any of several specified sexual acts is imprisonment in the state prison for 2, 4, or 6 years.

This bill would provide that the punishment for assaulting another person with the intent to commit any of several specified sexual acts while in the commission of a first degree burglary is imprisonment in the state prison for life with the possibility of parole.

Under existing law, a person who commits any of several sexual acts upon a child who is under 14 years of age and 10 or more years younger than the person, is guilty of aggravated sexual assault of a child.

This bill would change the age elements of the crime to 14 years of age and 7 or more years younger than the perpetrator, and would expand the types of sex offenses to which it would apply. The bill would require the court to impose a consecutive sentence for each offense that results in a conviction under this provision.

This bill would create new offenses for persons who arrange a meeting with a minor or person he or she believes to be a minor for the purpose of exposing his or her genitals or pubic or rectal area, having the child expose any of these areas, or engaging in lewd or lascivious behavior; and for persons who actually go to that arranged meeting.

Under existing law, continuous sexual abuse of a child is a felony punishable by imprisonment in the state prison for 6, 12, or 16 years. Existing law prohibits any other felony sex offense involving the same victim from being charged in the same proceeding, except as specified.

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This bill would change that provision to prohibit any other act of substantial sexual conduct with a child under 14 years of age, or lewd and lascivious acts, involving the same victim, from being charged in the same proceeding, except as specified.

Under existing law, the punishment for annoying or molesting a child is a maximum fine of \$1,000 and imprisonment in the county jail.

This bill would increase the maximum fine to \$5,000 and would create a new crime for persons who, motivated by an unnatural or abnormal sexual interest in children, engages in conduct with an adult whom he or she believes to be a child, which conduct, if directed toward a child, would be a violation of the above provision.

Under existing law, lewd or lascivious conduct with a minor is a felony. Under existing law, any person who engages in unlawful sexual intercourse with a minor who is more than 3 years younger than the perpetrator is guilty of either a misdemeanor or felony, and may also be liable for civil penalties.

The bill would provide that any adult who engages in sexual intercourse or sodomy with a child who is 10 years of age or younger is guilty of a felony and shall be punished by imprisonment in the state prison for 25 years to life, and that any adult who engages in oral copulation or sexual penetration with a child who is 10 years of age or younger is guilty of a felony punishable by imprisonment in the state prison for 15 years to life. Because the bill would create new crimes, the bill would impose a state-mandated local program.

Existing law requires a person convicted of any specified sex offense to register as a sex offender.

This bill would add the above new crimes to the list of crimes that require a person to register as a sex offender, and would also add murder in the perpetuation of or attempt to commit certain sex crimes to the list, and would add conspiracy to commit any of the offenses to the list. The bill would make findings and declarations regarding the need for a comprehensive system of risk assessment, supervision, monitoring, and containment for registered sex offenders. The bill would require every person required to register as a sex offender to be subject to assessment using the State-Authorized Risk Assessment Tool for Sex Offenders (SARATSO). The bill would establish the SARATSO Review Committee, the purpose of which is to ensure that the SARATSO reflects the most reliable, objective, and well-established protocols for predicting sex offender risk of recidivism. Commencing January 1, 2007, the SARATSO for adult males would be the STATIC-99 risk assessment scale. The committee would be required to research risk assessment tools for female and juvenile offenders, and to advise the Legislature and Governor of their recommendation. The committee would also periodically evaluate the SARATSO for each population and make any recommendations for changes, and develop and administer a training program for officers who would administer the SARATSO. Persons who administer the SARATSO would be required to be trained at least every 2 years.

The bill would require the Department of Corrections and Rehabilitation to assess every eligible person who is incarcerated or on parole, using the SARATSO. The bill would also require each probation department to assess every eligible person who is under their supervision.

This bill would authorize the Department of Corrections and Rehabilitation, subject to an appropriation, to establish and operate a specialized sex offender treatment pilot program for inmates whom the department determines pose a high risk to the public of committing violent sex crimes.

Under existing law, the court is required to impose a fine of \$200 for the first conviction of a person who is convicted of a sex offense for which registration as a sex offender is required, and \$300 for a subsequent conviction.

This bill would increase those fines to \$300 and \$500, respectively, and would allocate \$100 from each fine to the Governor's Office of Emergency Services to fund SAFE teams.

Existing law requires the Department of Justice to make available to the public information regarding registered sex offenders via an Internet Web site.

This bill would modify the information to be made available to the public, and would require the Attorney General to develop strategies to assist members of the public in understanding how to use the information on the Web site to further public safety. The bill would require the Department of Justice to renovate the Violent Crime Information Network, as specified.

Under existing law, a person who possesses, prepares, publishes, produces, develops, duplicates, or prints any data or image with the intent to distribute, exhibit, or exchange the data or image with a person 18 years of age or older, knowing the data or image depicts a person under 18 years of age personally engaging in or personally simulating sexual conduct is guilty of a misdemeanor.

This bill would increase the punishment for that crime to a misdemeanor or felony.

Under existing law, a person who uses a minor to assist in the production or distribution of child pornography is guilty of a misdemeanor upon a first offense.

This bill would increase the punishment for the first conviction of that crime to a misdemeanor or felony.

Under existing law, the first conviction for possession of child pornography is punished as a misdemeanor.

This bill would make the punishment for a conviction either a misdemeanor or a felony and would provide for additional punishment for a person previously convicted of certain crimes.

Under existing law, it is a misdemeanor for any person without any lawful business thereon, including any specified sex offender, to remain on school grounds, or to reenter school grounds, or any public way adjacent thereto, after being asked to leave, as specified.

This bill would increase the penalties for a violation of that crime if the person is a registered sex offender, and would make related changes. Because the bill would increase the scope of an existing crime, the bill would impose a state-mandated local program.

This bill also would make it a misdemeanor for a person who is required to register as a sex offender where the victim was an elderly or dependent person to enter or remain on the grounds of a day care facility where elderly or dependent persons reside or regularly are present, without lawful business thereon or written permission from the facility administrator.

Existing law, added by initiative acts that require amendments to its provisions to be approved by 2 /₃ of the membership of both houses of the Legislature, defines "violent felony" for purposes of various provisions of the Penal Code.

This bill would include in that definition various sex offenses committed against a child who is under 14 years of age and more than 10 years younger than the perpetrator, or committed in concert.

Existing law provides for an enhanced prison term of 5 years for a person convicted of committing any of several specified sex offenses who had a prior conviction for any of several other specified sex offenses. The enhanced term for a person with 2 or more previous convictions of any of those sex offenses is 10 years. The enhanced term does not apply if that person has not been in custody for, or committed a felony during, at least 10 years between the instant and prior offense. Existing law requires the person to receive credits for time served or for work, to reduce his or her sentence.

This bill would expand the types of sex crimes to which these provisions apply, delete the 10-year exception, and would eliminate the possibility of the person receiving credit to reduce his or her sentence.

Under existing law, persons who are convicted of committing certain sex offenses who have previously been convicted of other sex offenses, including habitual sexual offenders, as defined, or who are convicted of certain sex offenses during the commission of another offense, are eligible for credit to reduce the minimum term imposed.

This bill would eliminate that eligibility for those persons.

Under existing law, the punishment for a conviction of certain sex offenses is 25 years to life if the offense was committed in the course of a kidnapping or burglary, the victim was tortured, or the defendant had previously been convicted of one of these sex crimes.

This bill would add continuous sexual abuse of a child to those sex offenses.

Under existing law, a court is prohibited from granting probation to, or suspending the execution or imposition of sentence for, any person who, with the intent to inflict the injury, personally inflicts great bodily injury on another person during the commission of any of several crimes.

This bill would eliminate the intent requirement of that provision.

Under existing law, prosecution for an offense punishable by imprisonment in the state prison for 8 years or more is required to be commenced within 6 years after the commission of the offense.

This bill would extend the statute of limitations for prosecuting possession of child pornography for commercial purposes and for using a minor in the production of a representation of sexual conduct to 10 years from the date of production.

Existing law, added by an initiative statute which provides for amendment of its provision by²/₃ vote of the Legislature, prohibits plea bargaining in certain felony cases, except as specified.

This bill would state the intent of the Legislature that district attorneys prosecute violent sex crimes under statutes that provide sentencing under "one strike," "3 strikes" or habitual sexual offender laws instead of engaging in plea bargaining, and would require a district attorney to state on the record why a sentence should not be prosecuted under those provisions, if he or she engages in plea bargaining despite the stated intent.

Existing law establishes a county probation system.

This bill would require probation officers trained in the use of the SARATSO to perform a presentencing risk assessment of every person convicted of an offense that requires him or her to register as a sex offender. The bill would require each probation department to compile a Facts of Offense Sheet for those offenders, as specified. The bill would require each county to designate certain probation officers to be trained to administer the SARATSO. The bill would require those probationers who are deemed to be a high risk to the public, as determined by the SARATSO, to be placed on intensive and specialized probation supervision. Because the bill would impose additional duties on probation officers, it would impose a state-mandated local program.

Existing law requires a probation officer to prepare a report for the court for each person convicted of a felony.

This bill would require a probation officer to also use the SARATSO on each person convicted of a felony that requires him or her to register as a sex offender, in order to determine the person's risk of reoffending, and to include that assessment in the presentencing report. The bill would require the results of that assessment to be considered by the court in determining suitability for probation.

Existing law provides for a 3-year maximum period of parole for persons who are convicted of a felony, except that the maximum period of parole for persons who are convicted of certain violent felonies is 5 years.

This bill would set the maximum period of parole for persons who are convicted of certain sex offenses at 10 years.

Under existing law relating to sexually violent predators, parole tolls from evaluation through the period of commitment, if any.

This bill would provide that parole tolls through any period of commitment and conditional release under court monitoring.

Existing law requires the Department of Corrections and Rehabilitation to ensure that all parolees under active supervision and deemed to pose a high risk to the public of committing a violent sex crime are placed on an intensive and specialized parole supervision caseload.

This bill would instead require those parolees who are deemed to pose a high risk to the public of committing any sex crime, as determined by the SARATSO, to be placed on intensive and specialized supervision, and to be required to report frequently to designated parole officers. The bill would authorize the department to place any other parolee on intensive and specialized supervision, as specified.

Existing law provides for an enhanced penalty of 3 years for any person who administers a controlled substance to another person against his or her will, for the purpose of committing a felony.

This bill would create an additional enhancement of 5 years if that felony is any of several specified sex offenses.

Existing law authorizes counties to establish sexual assault felony enforcement (SAFE) teams to reduce violent sexual assaults through proactive surveillance of habitual sexual offenders.

This bill would require the Office of Emergency Services to establish standards by which grants are awarded on a competitive basis to counties for SAFE teams.

This bill would appropriate \$495,000 from the General Fund to the Office of Emergency Services, Division of Criminal Justice Programs for child abuse and abduction programs that provide prevention education to children in schools.

Existing law defines "sexually violent offense" for purposes of the sexually violent predator law.

This bill would include prior convictions for certain offenses convicted as a juvenile or that resulted in an indeterminate sentence in that definition, and would otherwise expand that definition to include additional crimes.

Under existing law, any finding made that a person is a sexually violent predator, as specified, shall not toll, discharge, or otherwise affect that person's period of parole, as specified.

This bill instead would provide that such a finding shall toll his or her period of parole. Under existing law, if a person is determined to be a sexually violent predator, he or she is committed to the State Department of Mental Health for 2 years for appropriate treatment and confinement. Confinement may not be extended except by court order.

This bill would change that commitment to an indeterminate term.

This bill would incorporate additional changes made in AB 1849, to be operative only if this bill and AB 1849 are enacted and this bill is enacted last.

This bill would provide that its provisions are severable.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 338 (AB 1015) Chu Sex Offender Management Board.

Existing law requires persons convicted of certain sex offenses to register as a sex offender, as specified. Violations of certain of the registration requirements are crimes, as specified.

This bill would create the Sex Offender Management Board, as specified, under the jurisdiction of the Department of Corrections and Rehabilitation. The purpose of the board would be to address any issues, concerns, and problems related to the community management of the state's adult sex offenders, with a goal of safer communities and reduced victimization. The board would be required to conduct a thorough assessment of current management practices for adult sex offenders, and to submit a report to the Legislature on

that assessment. The board would also be required to develop recommendations to improve management practices for those offenders, as specified. The board also would serve as a resource for the Legislature and the Governor.

The provisions creating the board would be repealed as of January 1, 2010.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 339 (AB 1683) Shirley Horton Sex offenders.

Existing law requires the Director of Corrections and Rehabilitation, prior to the release of a person from custody convicted of certain crimes of a sexual nature against 2 or more victims, to refer the person to the State Department of Mental Health for evaluation. The law authorizes civil commitment for a 2-year term, as a sexually violent predator, if the person is adjudicated to be likely to engage in sexually violent criminal behavior if discharged.

Under existing law, if the Director of Mental Health determines that the committed person's diagnosed mental disorder has so changed that the person is no longer likely to commit acts of predatory sexual violence while under supervision and treatment in the community, the director is required to forward a report and recommendation for conditional release, and if the court determines that the person does not pose a danger, it is required to order a one-year community placement with an appropriate forensic conditional release program operated by the state. The law authorizes the department to contract with the county or private providers for community supervision and treatment.

Existing law, with certain exceptions, requires a nonparolee who is conditionally released under these provisions to be placed in the county of domicile. The law requires the department to notify certain persons of the proposed community placement, including, but not limited to, the sheriff or chief of police.

This bill would require the department to provide the court with a copy of the written contract entered into with any public or private person or entity to monitor or supervise the patient's outpatient placement and treatment program and would authorize the court to order the department to provide copies of the agreement to prescribed local officials.

This bill would, with certain exceptions, prohibit the department or its designee from altering any of the terms and conditions of outpatient treatment without court approval.

Ch. 340 (AB 1900) Lieu Sex offenders: registration.

Existing law requires that persons convicted of certain sex-related offenses register with designated local officials in the county of their residence upon release from custody.

Existing law prohibits a person who is required to register as a sex offender for a crime where the victim was a minor under 16 years of age from being an employee or volunteer with any person, group, or organization where the person would be working directly and in an unaccompanied setting with minor children on more than an incidental and occasional basis or have supervision or disciplinary power over minor children.

This bill would add employers and independent contractors to this prohibition and make other minor changes, as specified.

This bill would incorporate additional changes to Section 290.95 of the Penal Code proposed by AB 2263 contingent on the prior enactment of that bill.

Because this bill would change the definition of a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 341 (AB 2263) Spitzer Sex offenders: working with minors.

Under existing law, a person who is required to register as a sex offender who applies or accepts a position as an employee or volunteer with any person, group, or organization where

he or she would be working directly and in an unaccompanied setting with minor children on a regular basis, is required to disclose his or her registrant status. A violation of that provision is a misdemeanor.

This bill would require every person required to register as a sex offender who applies for or accepts a position as an employee or volunteer with any person, group, or organization where the applicant would be working directly and in an accompanied setting with minor children, and the applicant's work would require him or her to touch the minor children on more than an incidental and occasional basis, to disclose his or her status as a registrant, upon application or acceptance of the position, to that person, group, or organization.

This bill would incorporate additional changes to Section 290.95 of the Penal Code proposed by AB 1900 contingent on the prior enactment of that bill.

Because the bill would expand the scope of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 342 (AB 117) Cohn Tax Equity Allocation formula: County of Santa Clara. Existing property tax law requires the county auditor, in each fiscal year, to allocate

property tax revenue to local jurisdictions in accordance with specified formulas and procedures, and generally requires that each jurisdiction be allocated an amount equal to the total of the amount of revenue allocated to that jurisdiction in the prior fiscal year, subject to certain modifications, and that jurisdiction's portion of the annual tax increment, as defined. Existing property tax law also reduces the amounts of ad valorem property tax revenue that

would otherwise be annually allocated to the county, cities, and special districts pursuant to these general allocation requirements by requiring, for purposes of determining property tax revenue allocations in each county for the 1992-93 and 1993-94 fiscal years, that the amounts of property tax revenue deemed allocated in the prior fiscal year to the county, cities, and special districts be reduced in accordance with certain formulas. It requires that the revenues not allocated to the county, cities, and special districts as a result of these reductions be transferred to the Educational Revenue Augmentation Fund (ERAF) in that county for allocation to school districts, community college districts, and the county office of education.

Existing property tax law requires the auditor of each county with qualifying cities, as defined, to make certain property tax revenue allocations to those cities in accordance with a specified Tax Equity Allocation (TEA) formula established in a specified statute and to make corresponding reductions in the amount of property tax revenue that is allocated to the county. Existing law reduces the amount required to be allocated under the TEA formula to qualifying cities in the County of Santa Clara by an amount that is determined by reference to other local taxes, as specified. Existing law also specifies that the amount of revenue allocated under these provisions to a qualifying city in the County of Santa Clara shall not exceed 55% of the amount that otherwise would be allocated to each of these cities under the TEA formula.

This bill would, for the 2006–07 fiscal year and for each fiscal year thereafter, repeal these required reductions and limitations for a qualifying city in the County of Santa Clara and thereby require that these cities be allocated the TEA formula amount determined under the specified statute. This bill would also require the auditor of Santa Clara County, for those same fiscal years, to reduce the amount of property tax revenue allocated to qualified cities in that county by the ERAF reimbursement amount, as defined, and to commensurately increase the amount of property tax revenue allocated to the county ERAF, as specified. This bill would make legislative findings regarding the necessity of a special statute.

By increasing the amount of ad valorem property tax revenue allocated from the county to qualifying cities in the County of Santa Clara, this bill would change the pro rata shares in which ad valorem property tax revenues are allocated among local agencies in a county, within the meaning of paragraph (3) of subdivision (a) of Section 25.5 of Article XIII of the California Constitution, and thus would require for passage the approval of 2 /₃ of the membership of each house of the Legislature.

By imposing new duties in the allocation of ad valorem property tax revenues in the County of Santa Clara, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 343 (AB 970) Torrico Tax administration: tax returns: nonresident directors. Existing income tax laws authorize the Franchise Tax Board to provide for the filing of a group return for electing nonresident partners, as specified.

This bill would authorize the board to provide for the filing of a group return for electing nonresident directors of a corporation, as specified, and to adjust the income of those taxpayers to properly reflect income, as provided.

Ch. 344 (AB 1813) Committee on Budget Public resources: hazardous materials tax.

Existing law imposes a tax on organizations, as defined, that use, generate, store, or conduct activities related to hazardous materials. This tax, which is collected annually, is due on the last day of February of each year.

The bill would specify that specified amendments to existing law described above shall apply for the 2007 calendar year.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 345 (AB 1909) Vargas Motor vehicle insurance coverage.

Existing law provides that where 2 or more insurance policies apply to the same loss and one policy affords coverage to a named insured engaged in the business of renting or leasing motor vehicles without operators, it is conclusively presumed, subject to specified conditions, that the policy to the named insured shall be excess to the other valid and collectible insurance policy.

This bill would instead provide that where 2 or more insurance policies apply to the same loss and one policy affords coverage to a named insured who in the course of his or her business rents or leases motor vehicles without operators, it is conclusively presumed, subject to specified conditions, that the policy to the named insured shall be excess to the other valid and collectible insurance policy.

This bill would also provide that when 2 or more insurance policies apply to the same loss and one policy affords coverage to a person engaged in the business of a trucker, as defined, that policy shall be primary for both power unit and trailer or trailers, and the insurance afforded by the other policy shall be excess.

Ch. 346 (AB 1986) De La Torre Public contracts: California State University: auxiliary organizations.

(1) Existing law establishes the California State University under the administration of the Trustees of the California State University. Existing law authorizes the establishment of auxiliary organizations, as defined, of the university for various purposes consistent with the mission of the university. The California State University Contract Law (CSU contract law) sets forth a process through which contracts for projects, as defined, that are entered into with respect to the California State University may be competitively bid, entered into, and

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executed. The CSU contract law requires that a project be under the sole and direct control of the trustees pursuant to the administrative authority granted to them by existing law. The CSU contract law authorizes the trustees and the Department of General Services to enter into an agreement under which the department will carry out any of the functions of the trustees under the law, upon terms that are mutually agreed upon. The CSU contract law requires that any subcontractor or agent, or employee of any contractor or subcontractor, who has knowledge of any work done in violation of any contract under the CSU contract law, and does not immediately notify the trustees or the inspector or resident engineer upon the project of the violation, is guilty of a felony.

This bill would require that any construction project located on property of the California State University that is performed by an auxiliary organization of the California State University and funded in whole or in part by public funds is subject to the CSU contract law, and would deem that construction project to be under the sole and direct control of the trustees for the purposes of the CSU contract law. The bill would authorize the trustees to enter into an agreement under which the auxiliary organization may carry out any of the functions of the trustees under the CSU contract law, upon terms that are mutually agreed upon. Because the bill would extend the scope of the CSU contract law, the bill would impose a state-mandated local program by creating a new crime.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 347 (AB 2367) La Suer Criminal penalties.

Existing law generally provides that a criminal offender shall, upon conviction, be subject to a determinate sentence, as specified. However, specified offenses relating to alcoholic beverage control, the price fixing of commodities, escrow agents, California desert native plants, oath or affirmations required of public officers and employees, the Elder California Pipeline Safety Act of 1981, hazardous waste, vehicular air pollution control of used direct import vehicles, environmental laboratories, drinking water, military and veterans, public utilities, revenue and taxation, and water pollution provide for indeterminate sentences instead.

This bill would revise the above provisions providing for indeterminate sentences to make those sentences determinate, and, in some instances, explicitly providing that they are also punishable by imprisonment in a county jail, as specified. Because the provisions relating to hazardous waste were added by an initiative statute that may only be amended by the Legislature by a 2/3 vote, the bill would require that vote for enactment.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

Ch. 348 (AB 2059) Berg County Medical Services Program.

Existing law provides that the board of supervisors of a county that contracted with the State Department of Health Services pursuant to a specified provision of law during the 1990–91 fiscal year and any county with a population under 300,000, as determined in accordance with the 1990 decennial census, by adopting a resolution to that effect, may elect to participate in the County Medical Services Program (CMSP) for state administration of health care services to eligible persons in the county.

Existing law, until January 1, 2008, authorizes counties that participate in the CMSP to establish the CMSP Governing Board, to be comprised of various officers of participating counties, to govern the CMSP and to establish eligibility and benefit levels.

Existing law provides that, if the CMSP Governing Board contracts with the department to administer the CMSP, the contract shall include specified provisions.

This bill would revise these required provisions. The bill would provide that, if the governing board does not contract with the department for administration of the CMSP, the board may contract with the department for specified services to assist in the administration of that program. The bill would provide that any such contract shall require that the board reimburse the state costs of providing administrative support.

Existing law establishes a County Medical Services Program Reserve Account in the County Health Services Fund, containing projected savings transferred from the program account.

This bill would eliminate this reserve account, and would instead require the governing board to establish a reserve account for the purpose of depositing funds for the payment of claims and unexpected contingencies.

Existing law requires counties to pay participation fees as established by the governing board, and requires that these fees be deposited in the program account.

This bill would instead require these fees to be deposited in the program account unless otherwise directed by the governing board.

Existing law requires the governing board to establish uniform eligibility criteria and benefits for the CMSP.

This bill would require that these eligibility criteria and benefits apply only to specified counties, and would provide that, for counties not so specified, the eligibility criteria and benefit structure may vary. The bill would allow the governing board to establish and maintain pilot projects to identify or test alternative approaches for determining eligibility or for providing or paying for benefits under the CMSP, and to develop and implement alternative products with varying levels of eligibility criteria and benefits outside of the CMSP.

Existing law requires that counties and the state share the risk of cost increases of the CMSP not funded through other sources. Existing law provides for specified limitations on the amount of risk of cost increases in the CMSP that specified counties must bear. Existing law requires that the limitation applicable to counties that did not contract with the department pursuant to specified provisions of law include certain additional amounts.

This bill would make various changes to these risk limitation amounts.

Existing law allows the department to reimburse hospitals under the CMSP at the rates negotiated for the Medi-Cal program if a specified condition is met.

This bill would eliminate this provision.

Existing law requires counties to pay specified amounts to the department as a condition of participation in the CMSP.

This bill would make various changes to these participation amounts.

Existing law sets forth the powers of the CMSP Governing Board.

This bill would provide the governing board with certain additional powers relating to monitoring and enforcing billing and the payment of fees, investigating improper billing, pursuing 3rd-party and estate recoveries, establishing pilot projects, and developing alternative products outside of the CMSP.

Existing law requires that, before initiating any proceeding to challenge any action by the governing board, any prospective claimant 1st notify the board of the nature and basis of the challenge and the amount claimed. Existing law requires the board to consider the matter within 60 days after receiving the notice and to promptly thereafter provide written notice of the board's decision. Existing law provides that these requirements do not apply to provider audit appeals conducted pursuant to certain provisions of law, and apply to all claims not reviewed pursuant to other provisions of law.

This bill would provide that these requirements would not apply to provider audit appeals conducted pursuant to the provisions of law referenced above, and would apply to all claims not reviewed pursuant to the other provisions of law referenced above, only if the governing board contracts with the department for administration of the CMSP.

Existing law requires the governing board to comply with specified procedures for public meetings held to eliminate or reduce the level of services, restrict eligibility for services, or adopt regulations, including holding those meetings in the county seats of at least 4 regionally distributed CMSP participating counties. Existing law requires that the governing board locate those meetings in a specified manner to ensure that each member of the target population may reach at least one meeting by a drive of 4 hours or less.

This bill would, alternately, allow the governing board to hold 2 of the above meetings in Sacramento County, and would impose specified requirements for the conduct of meetings held outside Sacramento County.

The bill would eliminate the January 1, 2008, expiration date for these provisions, thereby extending them indefinitely.

Ch. 349 (AB 2147) Harman Solid waste: plastic food and beverage containers.

Existing law, the California Integrated Waste Management Act of 1989, administered by the California Integrated Waste Management Board, requires every rigid plastic packaging container, as defined, sold or offered for sale in this state, to generally meet one of specified criteria.

Existing law prohibits a person from selling a plastic bag that is labeled as "biodegradable," "compostable," "degradable," or as otherwise specified, unless, at the time of the sale, the plastic bag meets a current American Society for Testing and Materials (ASTM) standard specification for the term used on the label. Existing law requires a manufacturer or supplier, as defined, upon the request of a member of the public, to submit to that member, within 90 days of the request, information and documentation demonstrating compliance with these labeling requirements.

This bill would impose similar requirements, with regard to plastic food or beverage containers, as defined, for purposes of prohibiting a person from selling a plastic food or beverage container that is labeled as "biodegradable," "compostable," "degradable," or as otherwise specified, unless, at the time of the sale, the container meets the ASTM standard specification for compostable plastics, as specified, for the term used on the label.

Ch. 350 (AB 2198) Houston Health care: controlled substances and dangerous drugs.

Existing law makes it unprofessional conduct for specified health care providers to engage in repeated acts of clearly excessive prescribing or administering of drugs or treatment, subject to specified penalties. Existing law prohibits disciplinary action under these provisions against a physician and surgeon who is acting lawfully in compliance with the California Intractable Pain Treatment Act.

This bill would, in addition, make it unprofessional conduct to engage in repeated acts of clearly excessive furnishing or dispensing of drugs or treatment and would prohibit disciplinary action or prosecution under these provisions against a practitioner who has a medical basis for prescribing, furnishing, dispensing, or administering a dangerous drug or prescription controlled substance.

Existing law, the Medical Practice Act, provides for the licensing and regulation of physicians and surgeons by the Medical Board of California, and the violation of specified provisions of the act is a crime. The California Intractable Pain Treatment Act, in the Medical Practice Act, authorizes a physician and surgeon to prescribe or administer controlled substances to a person in the course of treatment for a diagnosed condition causing intractable pain, except in certain circumstances, and prohibits disciplinary action against a physician and surgeon for such action.

This bill would delete these provisions and would instead authorize a physician and surgeon to prescribe for, or dispense or administer to, a person under his or her treatment for a medical condition, drugs or prescription controlled substances for the treatment of pain or a condition causing pain, including intractable pain. The bill would require the physician and

surgeon to exercise reasonable care in determining whether a particular patient or condition, or complexity of the patient's treatment, including, but not limited to, a current or recent pattern of drug abuse, requires consultation with, or referral to, a more qualified specialist. A violation of this requirement would be a crime. Although the bill would exempt a physician and surgeon acting in accordance with these provisions from disciplinary action for the prescribing, dispensing, or administering of dangerous drugs or prescription controlled substances, it would expressly provide that the power of the board to take certain disciplinary actions not be affected with regard to specified misconduct and that the governing body of a hospital not be prohibited from taking certain disciplinary actions against a physician and surgeon.

Existing law, except as specified, prohibits a person from prescribing, administering, or dispensing a controlled substance to an addict or habitual user or a person representing himself or herself as an addict or habitual user. Existing law generally makes it unprofessional conduct for a physician and surgeon to prescribe, sell, furnish, give away, or administer certain drugs to an addict or habitué, or to offer to do so, except as specified.

This bill would delete the provision making it unprofessional conduct for a physician and surgeon to prescribe, sell, furnish, give away, or administer certain drugs to an addict or habitué, or to offer to do so. The bill would authorize a physician and surgeon to prescribe, dispense, or administer prescription drugs, including prescription controlled substances, (1) to an addict under his or her treatment for a purpose other than maintenance on, or detoxification from, prescription drugs or controlled substances and (2) under specified conditions to an addict for purposes of maintenance on, or detoxification from, prescription drugs or controlled substances. The bill would also authorize prescription drugs or controlled substances to be administered or applied by a physician and surgeon, or by a registered nurse acting under his or her instruction and supervision, in certain circumstances. A violation of these requirements would be a crime. The bill would also revise the prohibition against prescribing, administering, or dispensing a controlled substance to an addict or habitual user to delete the reference to a habitual user, and to exempt activity pursuant to the above authorization. The bill would define addict for purposes of these provisions.

Existing law makes it unprofessional conduct for a physician and surgeon to prescribe, dispense, or furnish dangerous drugs without a good faith prior examination and medical indication. Existing law also, with specified exceptions, prohibits a person or entity from prescribing, dispensing, or furnishing, or causing to be prescribed, dispensed, or furnished, dangerous drugs or dangerous devices on the Internet for delivery to a person in California without a good faith prior examination and medical indication.

This bill would, for purposes of these provisions, require an appropriate prior examination instead of a good faith prior examination. The bill would make related legislative findings. Because this bill would create new crimes, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 351 (AB 2223) Salinas Local government annexation.

Existing law requires a local agency formation commission to approve, after notice and hearing, an annexation to a city of unincorporated island territory if the annexation is initiated on or after January 1, 2000, and before January 1, 2007, and other conditions are met.

This bill would delete the January 1, 2007, limitation and extend this date to January 1, 2014, and would make other conforming changes.

By extending the time that this duty is imposed on local governments, this bill would impose a state-mandated local program.

Existing law requires a commission to develop and determine the sphere of influence of each local governmental agency within the county. Existing law requires, until January 1, 2007, that at least 30 days prior to submitting an application to the commission for a determination of a new sphere of influence or to update an existing sphere of influence for a city, representatives from the city meet with county representatives to discuss the proposed sphere and its boundaries, and to explore methods to reach agreement on the boundaries, development standards, and zoning requirements within the sphere, as specified. If an agreement is reached it is required to be submitted to the commission, which shall give it great weight in the final determination of the city's sphere of influence. If no agreement is reached, the commission shall consider the applicant city's sphere of influence consistent with specified policies of the commission.

This bill would extend the operation of those requirements until January 1, 2008.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 352 (AB 2239) Emmerson Vehicles: sales and use taxes.

The Sales and Use Tax Law imposes a tax on the gross receipts from the storage, use, or other consumption in this state of tangible personal property. Under existing law, there is a presumption that a vehicle, vessel, or aircraft shipped or brought into this state within 12 months from the date of its purchase was purchased from a retailer for storage, use, or other consumption in this state, under specified circumstances, until June 30, 2007. On and after July 1, 2007, the rebuttable presumption applies within 90 days from the date of the vehicle, vessel, or aircraft purchase, under specified circumstances.

This bill would provide that the presumption may be controverted by documentary evidence, as specified, for a vehicle brought into this state for the exclusive purpose of warranty or repair service where the vehicle is in this state for that purpose for 30 days or less, as provided. This bill would require the owner of the vehicle to make statements specifying the date of travel to and from the warranty or repair facility, as provided.

This bill would take effect immediately as a tax levy.

Ch. 353 (AB 2291) Evans Vehicles: dealer: data security.

(1) Existing law prohibits any motor vehicle manufacturer, manufacturer branch, distributor, or distributor branch that is licensed under the Vehicle Code from engaging in certain conduct involving a dealer having a franchise for the sale of new vehicles or vehicle parts including prohibiting those manufacturers, branches, and distributors from competing with a dealer, as specified, or engaging in unfair discrimination in favor of any dealership owned or controlled by those entities.

This bill would additionally prohibit a motor vehicle manufacturer, manufacturer branch, distributor, or distributor branch from accessing, modifying, or extracting information from a confidential dealer computer record, as specified, or using electronic, contractual, or using other means to prevent or interfere with the lawful efforts of a dealer to comply with specified data security and privacy laws, to ensure that the accessed data is within the scope of consent, or to monitor data accessed from the dealer's computer system. The bill would provide that these prohibitions do not limit a duty that a dealer may have to safeguard the security and privacy of records maintained by the dealer.

Because a violation of these provisions would be a crime, the bill would impose a state-mandated local program.

(2) Existing law regulates the handling of customer records and requires that a business take all reasonable steps to destroy a customer's records in its custody or control when they are no longer to be retained. Existing law requires a person or business that owns or licenses

computerized data that includes personal information, as defined, to disclose any breach of the security of its system, as specified.

This bill would prohibit a computer vendor from accessing, modifying, or extracting information from a confidential dealer computer record, as defined, or personally identifiable consumer data, as defined, from a dealer without first obtaining an express written consent from the dealer and without maintaining specified safeguards to protect the information. The bill would prohibit requiring a dealer, as a condition of doing or continuing to do business, to give express consent, except under specified circumstances.

Since a violation of the Vehicle Code is a crime, by proscribing certain activities related to a confidential dealer computer record or personally identifiable consumer data, this bill would create a new crime, thereby imposing a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 354 (AB 2348) Laird Flood control: Pajaro River.

Existing law provides for state cooperation with the federal government in the construction of specified flood control projects, and prescribes requirements to be met prior to state authorization of flood management projects that receive state financial aid.

This bill would authorize the state to provide subvention funds, as prescribed, to the Counties of Monterey and Santa Cruz, or to local agencies in those counties, for a flood control project on the Pajaro River, as described, at an estimated cost to the state of the sum that may be appropriated for state cooperation by the Legislature upon the recommendation and advice of the department and upon a determination by the department that the project meets those financial aid requirements. The bill would provide that the state assumes no liability for damages that may result from the project by authorizing the provision of subvention funds, or by the appropriation of those subvention funds, as specified.

Ch. 355 (AB 2351) Maze Retirement: elected public officers: service credit.

Existing law provides for the creation and regulation of cities, counties, and cities and counties. Existing law permits these agencies to form retirement and pension systems, and also permits these agencies to become contracting members of the Public Employees' Retirement System. The Public Employees' Retirement System and the County Employees Retirement Law of 1937 permit certain members, under specified circumstances, to elect to receive additional service credit upon making required contributions. In this regard, the County Employees Retirement Law of 1937 permits a governing body to make portions of the required contributions on behalf of officers and employees.

This bill would prohibit the governing body of a city, county, or a city and county from granting credit for service to an elected officer or member for service that the elected officer or member has not performed. The bill would further prohibit these governing bodies from paying contributions for credit for service if an elected officer or member has not performed the service, as specified. This bill would permit an elected officer to purchase additional service credit at his or her own expense, as specified. The bill would also make conforming changes.

Ch. 356 (AB 2416) Torrico Consumer loans: automated valuation model fees.

Existing law, the California Finance Lenders Law, provides for the licensure and regulation by the Commissioner of Corporations of those engaged in making consumer loans and makes a willful violation of the law a crime. Under existing law, an appraisal fee may be charged by a licensee on any loan made that is secured by real property if specified requirements are satisfied. Existing law provides that only one fee for appraising the same

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real property may be collected unless the borrower has obtained a new or additional loan and more than one year has elapsed since the prior appraisal.

This bill would authorize a licensee to collect a fee for use of an automated valuation model result prepared by a 3rd party not to exceed the actual cost paid to the 3rd party for a written automated valuation model result in lieu of an appraisal, as specified. The bill would also authorize a licensee to charge a reduced appraisal fee for appraising the same real property one year after collecting a fee for an automated valuation model result if the borrower has obtained a new or additional loan. The bill would require a licensee in a loan transaction secured by real property to provide notice, as specified, to a borrower that, upon request, the borrower is entitled to receive a copy of the automated valuation model result, provided he or she has paid for the automated valuation model result.

Because a willful violation of the bill's requirements by a licensee would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 357 (AB 2482) Harman Arbitration: legal representation.

Existing law, effective until January 1, 2007, permits persons admitted to the bar of any other state to represent a party in an arbitration proceeding in this state, or to render legal services in this state in connection with an arbitration proceeding in another state. Existing law requires out-of-state attorneys representing a party in a California arbitration proceeding to serve upon the arbitrator, the State Bar of California, the parties, and counsel, a certificate containing specified information prior to the first scheduled hearing in the arbitration. Existing law also permits any party to an arbitration arising under certain collective bargaining agreements to be represented by any person.

This bill would revise those provisions to require out-of-state attorneys to serve upon the arbitrator, the parties, the State Bar of California, and counsel, a certificate containing specified information within a reasonable period of time after the attorney expresses his or her intent to appear in an arbitration. The bill would require, if the certificate of that attorney is approved by the arbitrator, to file the approved certificate with the State Bar of California. The bill would require the State Bar of California to report findings and recommendations, as specified, regarding the appearance of out-of-state attorneys in arbitration hearings or proceedings in this state to the Legislature by December 31, 2009. The bill would also require the State Bar of California to promptly notify the Chairs of the Senate and Assembly Committees on Judiciary if the State Bar finds a pattern of noncompliance with or abuse of those provisions, as specified.

This bill would revise the January 1, 2007, repeal date, thereby extending those provisions until January 1, 2011, and make related, conforming changes.

Ch. 358 (AB 2579) Sharon Runner Military courts-martial.

The Military and Veterans Code provides that general, special, and summary courts-martial have the power to try and adjudge specified members of the military. The authority to adjudge includes specified types of punishment.

This bill would provide that those courts have the power to adjudge any punishment authorized for a court-martial handling analogous charges under the Uniform Code of Military Justice and the federal Manual for Courts-Martial, as provided. This bill would include within the powers of special courts-martial the power to try commissioned officers, and within the powers of summary courts-martial the power to try members of the active militia unless they object.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 359 (AB 2650) Laird Monterey Peninsula Airport District.

(1) Existing law, the Monterey Peninsula Airport District Act, establishes the Monterey Peninsula Airport District and prescribes its powers and purposes. The act authorizes the district to incur indebtedness and to issue bonds pursuant to specified provisions of law. Under the act, the total amount of outstanding bonds issued under these provisions may not exceed \$15,000,000 at any one time.

This bill would delete that limitation.

The bill would authorize the district to incur indebtedness using securitized limited obligation notes pursuant to specified existing law, and incur other types of indebtedness pursuant to specified existing laws.

(2) The act authorizes the district to maintain a police department, to adopt ordinances, resolutions, and regulations to protect the peace, health, and safety of the public in an airport of the district, as specified, and to prescribe penalties for the violation of those ordinances, resolutions, and regulations. The act makes a violation of any ordinance, resolution, or regulation a misdemeanor. The act specifies that the police powers granted to the district by these provisions are solely for the purposes of carrying out these provisions.

This bill would delete the reference to the district's police powers, and specify that the district's authority to adopt ordinances, resolutions, and regulations is for the protection of the public's peace, health, or safety in an airport of the district. The bill would make any violation of an ordinance, resolution, or regulation a misdemeanor unless, by ordinance, the district designates the violation as an infraction.

(3) The act requires the district to conduct a district election in the manner provided by law for general municipal elections and general laws, as applicable.

This bill would require the district to conduct a district election in the manner provided by the Uniform District Election Law. By establishing duties on county elections officials in connection with district elections, the bill would impose a state-mandated local program.

(4) The act, with exceptions, requires the district to undertake, by ordinance, certain actions, including actions approving the expenditure of more than \$10,000, the acquisition or disposition of real property, and the granting of any franchise. The act requires all ordinances to be signed by the chairperson of the board of directors and to be attested to by the secretary. The act requires all members of the board of directors who are present at any meeting to vote with regard to a proposed ordinance or resolution that is pending before the board.

This bill would delete that requirement relative to those described district actions, and would require all ordinances to be signed by the chairperson or acting chairperson of the board of directors and attested to by the secretary or the acting secretary. The bill would delete the voting requirement.

(5) The act provides that the members of the board of directors, the secretary of the board, a general manager, an auditor, and district counsel are the officers of the district.

This bill would include one or more assistant managers among those district officers.

(6) The act authorizes the board of directors to grant to each of its members compensation in an amount not to exceed \$100 for attendance at each regular or special meeting of the board held within the district. The act prohibits each director from receiving compensation for more than 4 meetings in any calendar month.

This bill, instead, would authorize the board of directors to grant that amount of compensation to each director for each regular or special meeting of the board attended, or for each day's service rendered as a director at the request of the board, and would prohibit each director from receiving compensation for more than 4 days in any calendar month.

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(7) The act requires a vacancy on the board of directors to be filled by appointment, and requires a successor to be elected for the unexpired term of his predecessor at the next general election.

This bill would require a vacancy to be filled pursuant to a specified provision of the Government Code.

(8) The act specifies various powers and duties that the district has in relation to levying taxes.

This bill would delete these provisions, and instead allow the district to levy benefit assessments, consistent with the California Constitution, and special taxes, pursuant to existing laws, as specified.

(9) The act requires the district auditor to draw warrants to pay demands made against the district if the demands have been approved by at least 3 members of the board of directors, and provides for the payment of those demands from depositories designated by the district for the custody of district funds.

This bill would revise those provisions to also apply to the payment of demands made against the district in the form of checks, electronic fund transfer authorizations, or other specified means, and would exempt the payment of certain claims or demands from approval by one or more members of the board of directors.

By establishing various requirements on the district, the bill would impose a state-mandated local program.

- (10) The bill would make various technical, nonsubstantive changes to the act.
- (11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

The bill would also provide that no reimbursement shall be made pursuant to these statutory provisions for any other costs mandated by the state pursuant to this act, but would recognize that local agencies and school districts may pursue any available remedies to seek reimbursement for these costs.

- Ch. 360 (AB 2701) Blakeslee San Luis Obispo County.
- (1) Existing law authorizes the establishment of community services districts for the provision of various services to the geographic area within a district, including the collection, treatment, or disposal of sewage, wastewater, recycled water, and stormwater.

This bill would authorize the County of San Luis Obispo to undertake any efforts necessary to construct and operate a wastewater collection and treatment system to meet the needs of the Los Osos Community Services District, as specified, and to impose and collect user fees and other charges to cover the reasonable costs of any wastewater collection or treatment services provided pursuant to these provisions.

The bill would also require the Board of Supervisors of San Luis Obispo County to prepare and submit a proposed assessment to pay for the facilities, and, if certain requirements are met, to decide whether to proceed with construction of the project. The district would retain the powers to provide all other services to a designated zone. After a minimum of 3 years and when the district and the county mutually apply for, and are granted, a modification to the waste discharge permit issued by the Regional Water Quality Control Board, responsibilities would be transferred back to the district.

- Ch. 361 (AB 2711) Parra Traveler's checks: payment instruments.
- (1) Existing law, the Travelers Checks Act, requires a person to obtain a license from the Commissioner of Financial Institutions before engaging in the business of issuing traveler's checks. Existing law prohibits a licensee from issuing any form of traveler's check in this state unless a certified copy of the traveler's check is first filed with the commissioner.

This bill would instead require traveler's checks that a licensee issues in this state to meet specified requirements, including that a traveler's check clearly identify the licensee issuing the check. The bill would also require that, before a new licensee issues its first traveler's check for sale in this state, it file a certified copy of the form of that traveler's check with the commissioner.

(2) Existing law, the Payment Instruments Law, governs the sale of payment instruments, as defined. Existing law, among other things, prohibits a licensee, as defined, or its agents, as defined, from selling any payment instrument unless the payment instrument is approved as to form by the Commissioner of Financial Institutions. Existing law requires the commissioner to approve an application as to form of a payment instrument to be issued by a licensee if the commissioner makes specified findings.

This bill would revise these provisions to remove the requirement that the commissioner approve those payment instruments as to form. The bill would prohibit a licensee from selling any payment instrument unless the payment instrument meets specified requirements. The bill would also require that, before a new licensee issues its first payment instrument for sale in this state, it file a certified copy of the form of that payment instrument with the commissioner.

Ch. 362 (AB 2733) Leslie State Highway Route 193.

Existing law gives the Department of Transportation full possession and control of all state highways. Existing law describes the authorized routes in the state highway system and establishes a process for adoption of a highway on an authorized route by the California Transportation Commission. Existing law authorizes the commission to relinquish certain state highway segments to local agencies.

This bill would authorize the commission to relinquish to the City of Lincoln the portion of State Highway Route 193 that is located within the city limits of that city under certain conditions.

Ch. 363 (AB 2867) Torrico Land use: public hearings: notice.

(1) The Planning and Zoning Law and the Subdivision Map Act require local governments to hold public hearings regarding various land use actions contemplated by those governments. If public notice of the hearing is required, that notice is required to be given in specified ways, among which is the delivery or mailing, within 10 days before the hearing, of the notice to the owner of the subject real property or the owner's duly authorized agent.

This bill would require that the notice be mailed to the owner of the subject real property as shown on the latest equalized roll, but would authorize the use of records of the county assessor or tax collector if those records contain more recent information than the information contained on the assessment roll. The bill would provide that, for purposes of the Subdivision Map Act notice requirements, notice shall also be given to an owner of a mineral right pertaining to the subject real property who has given notice of intent to preserve a mineral right, as specified. By requiring local governments to give notice to these additional owners, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 364 (AB 3076) Committee on Revenue and Taxation Taxation.

(1) The California Constitution generally limits ad valorem taxes on real property to 1% of the full cash value of that property. For purposes of this limitation, "full cash value" is defined as the assessor's valuation of real property as shown on the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of that real property when purchased,

newly constructed, or a change in ownership has occurred. For purposes of these provisions, existing law specifies that taxable real property has changed ownership when that property is leased for 35 years or more, including renewal options. Existing law conclusively presumes that all homes that are eligible for the homeowners' exemption, other than specified manufactured homes, and that are on leased land are under a lease that have a renewal option of at least 35 years.

This bill would exclude floating homes from the conclusive presumption that homes eligible for the homeowners' exemption that are on leased land are under a lease that has a renewal option of at least 35 years.

(2) The California Constitution and existing property tax law authorize taxpayers that meet certain conditions to transfer the base year value, as defined, of property to replacement property. Existing law requires a taxpayer that seeks to transfer the base year value of property to replacement property to file a claim for this transfer within 3 years of purchasing or constructing the replacement property.

This bill would require the assessor to consider a base year value transfer application that is filed after that deadline and make conforming changes. This bill would also specify how the base year value of the replacement property described in the application would be determined.

(3) Existing property tax law authorizes counties to adopt ordinances that allow assessees whose property was damaged or destroyed to apply for a reassessment of that property if certain conditions, including the filing of an application for reassessment, are met. Existing law requires the assessor of a county that has adopted such an ordinance to notify the last known owner of property that the assessor has determined has been damaged or destroyed, but for which an application for reassessment was not filed. Existing law requires an assessee that received this notice from the assessor and that seeks to have the property reassessed to file an application for reassessment within 60 days of receiving the notice, but prohibits the assessee from submitting this application more than 12 months after the damage occurred.

This bill would eliminate this 60 day filing requirement to instead require that assessees file applications for base year value reductions within 12 months of the damage to the property.

- (4) By changing the manner in which county assessors determine changes in ownership and process claims for base year value transfers and reassessments, this bill would impose a state-mandated local program.
- (5) The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. That law provides various exemptions from that tax, including an exemption for symbolic, impermanent lapel pins that memorialize United States military veterans killed in foreign wars, as provided.

This bill would correct an obsolete cross-reference in this provision.

(6) The Motor Vehicle Fuel Tax Law allows a supplier, as defined, to claim a refund of the license tax paid for the motor vehicle fuel under specific circumstances, including, but not limited to, where the supplier buys and uses the fuel for purposes other than operating motor vehicles upon the public highways of the state, exports the fuel, sells the fuel to a consulate officer or employee, or delivers the tax-paid fuel to a terminal and removes the fuel from the terminal, as provided. Under this law, a supplier entitled to a refund may elect to take a credit in lieu of a refund where the fuel was purchased for use off highway, exported, sold to a consulate officer or employee, or delivered and removed from a terminal, as specified.

This bill would consolidate the procedures for a supplier who chooses to claim a credit in lieu of a refund where the supplier exported, removed, sold or used the tax-paid motor vehicle fuel, as provided, and would make nonsubstantive changes to the heading of that law.

(7) The Use Fuel Tax Law, the Cigarette and Tobacco Products Tax Law, the Alcoholic Beverage Tax Law, the Energy Resources Surcharge Law, the Emergency Telephone Users Surcharge Law, the Hazardous Substances Tax Law, the Integrated Waste Management Fee

Law, the Oil Spill Response, Prevention, and Administration Fees Law, the Underground Storage Tank Maintenance Fee Law, the Fee Collection Procedures Law, and the Diesel Fuel Tax Law establish specified limitation periods for the approval by the State Board of Equalization for any refund for an overpayment.

This bill would provide that, notwithstanding those provisions, a refund of an overpayment of any tax, penalty, or interest collected by the board by means of a levy or by other enforcement procedures, shall be approved if the claim is filed within 3 years of the date of the overpayment.

(8) Existing law requires specified organizations that use, generate, store, or conduct activities in this state related to hazardous materials to pay a specified annual fee and file a return with the State Board of Equalization.

This bill would clarify that every limited liability company, limited partnership, limited liability partnership, general partnership, and sole proprietorship is subject to those filing provisions, as specified.

(9) The State Board of Equalization, as part of its administrative functions, is authorized to enter into settlement agreements for civil tax, or fee, or surcharge liability if it is determined that the settlement amount is consistent with a reasonable evaluation of the costs and risks associated with litigation, as provided. Existing law requires that whenever a reduction in tax, or fee, or surcharge in excess of \$500 is approved by the State Board of Equalization and the Franchise Tax Board, a public record containing specified information with regard to the settlement shall be placed on file in the office of the executive officer.

This bill would authorize the executive director and the chief counsel of the board to approve jointly the settlement of any tax, or fee, or surcharge matter in dispute involving a reduction of tax, or fee, or surcharge or penalties in settlement of \$5,000 or less. This bill would require that whenever a reduction of tax, or fee, or surcharge or penalties, or total tax, or fee, or surcharge and penalties in excess of \$500 is approved, a public record be kept at the executive director's office, as provided. This bill would also conform and clarify public record requirements.

(10) Existing law requires the State Board of Equalization to administer the Cigarette and Tobacco Products Tax Law, the Alcoholic Beverage Tax Law, the Timber Yield Tax Law, the Energy Resources Surcharge Law, the Emergency Telephone Users Surcharge Law, the Hazardous Substances Tax Law, the Integrated Waste Management Fee Law, the Oil Spill Response, Prevention, and Administration Fees Law, the Fee Collection Procedures Law, and the Diesel Fuel Tax Law. Under these laws, when a liability is not paid when due, the board is authorized to use various procedures to collect the amounts due.

This bill would authorize the board to accept offers in compromise on a final tax, surcharge, or fee liability, as defined, under the various fee, surcharge, and tax programs, as provided. This bill would require a taxpayer, fee payer, or a surcharge payer, under specified circumstances, to file a statement under penalty of perjury and would additionally provide that the willful concealment or withholding of information, as specified, in connection with an offer of compromise is a felony, and would thereby impose a state-mandated local program.

(11) The Diesel Fuel Tax Law prohibits any person from operating or maintaining a motor vehicle on the public highway with dyed diesel fuel, except if dyed diesel fuel is used in a manner that is lawful under the Internal Revenue Code by a person who is registered in a specific capacity under the Diesel Fuel Tax Law, including an intercity bus operator, as provided.

This bill would remove that exception.

(12) The Diesel Fuel Tax Law imposes specified taxes with respect to diesel fuel and authorizes one taxpayer to pay another taxpayer's tax liability on fuel removed from the terminal rack, operative only if authorized by the IRS.

This bill would make technical, nonsubstantive changes to those provisions.

(13) Under the existing Diesel Fuel Tax Law, a customer who has failed to pay for diesel fuel when the supplier of the diesel fuel has been allowed a credit on the fuel, as specified, is liable for the fuel tax as an unlicensed supplier, as provided. Existing law further provides that the tax, penalties, and interest owed by the unlicensed supplier become immediately due and payable.

This bill would require the board to give the customer notice of the determination of tax liability within 3 years after the date the credit was taken or the date on which a refund was paid.

(14) The Diesel Fuel Tax Law requires specified persons that are involved in the sale, removal, transportation, or storage of diesel fuel to keep and maintain specified records, including highway vehicle operator/refuelers.

This bill would change this reference to highway vehicle operator/fuelers to conform with existing provisions.

(15) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, with regard to certain mandates, no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 365 (SB 432) Alquist County fees.

Existing law specifically authorizes the county board of supervisors to increase or decrease fees and charges with specified exceptions, such as fees for the performance of services by the sheriff.

This bill, commencing January 1, 2008, would increase from \$30 to \$35 sheriffs' fees for serving a summons for an action commenced in superior court and related documents and notices, and, commencing January 1, 2008, would increase from \$25 to \$30 the fee for serving an earnings withholding order.

Ch. 366 (SB 490) Lowenthal Local government finance.

Existing law authorizes school entities, among others, to sell, assign, pledge, or otherwise transfer to a joint powers authority their right, title, and interest in and to the enforcement and collection of delinquent and uncollected property taxes, assessments, and other receivables that have been levied by or on behalf of the school entity for collection on the secured, unsecured, or supplemental property tax rolls.

Existing law requires, for each fiscal year, that each city, county, and city and county receive a portion of the countywide vehicle license fee adjustment amount, as defined, from a Vehicle License Fee Property Tax Compensation Fund (VLFPTCF) established in the treasury of each county to receive amounts from a county Educational Revenue Augmentation Fund (ERAF). Existing law also requires, for each fiscal year during the fiscal adjustment period, as defined, that each city, county, and city and county receive a portion of the countywide adjustment amount, as defined, from a Sales and Use Tax Compensation Fund (SUTCF) established in the treasury of each county to also receive amounts from a county ERAF.

This bill would, on and after January 1, 2007, prohibit an ERAF from transferring, and a joint powers authority from obtaining, delinquent and uncollected receivables from a county ERAF, as specified. This bill would also prohibit the auditor of a county from allocating to the VLFPTCF and SUTCF delinquent and uncollected property tax revenues on the secured roll that have been pledged or contractually obligated to debt service repayment, as specified. This bill would also require county auditors to proportionally increase the amount of the ad valorem property tax reduction for school entities in the county to ensure that the total

amount of the countywide vehicle license fee adjustment amount and the countywide adjustment amount is not reduced, as specified.

By changing the manner in which ad valorem property tax revenues are allocated in a county, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 367 (SB 667) Migden Public contracts: competitive bidding: University of California.

(1) Existing law requires the Regents of the University of California to give public notice of a project to bidders by publication once a week for at least 2 consecutive weeks next preceding the day set for the receiving of bids.

This bill would instead require the regents to give public notice of a project by publication twice within the 60-day period preceding the day set for the receiving of bids.

(2) Existing law authorizes the Regents of the University of California to enter into contracts for the erection, construction, alteration, repair, or improvement of a university structure and requires the regents to award contracts for projects to the lowest responsible bidder.

This bill would, until January 1, 2012, establish the Best Value Construction Contract Pilot Program, which authorizes a single University of California campus located in the City and County of San Francisco to award contracts based on the best value, to the university, as defined. This bill would require the university to observe specified procedures when awarding best value contracts, as provided. This bill would require, on or before January 1, 2010, the Regents of the University of California to submit a report to the appropriate policy committees of the Legislature and the Joint Legislative Budget Committee regarding the pilot program, to include specified information.

(3) This bill requires bidders to verify specific information under oath, thereby imposing a state-mandated local program by expanding the scope of an existing crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 368 (SB 746) Vincent Horse racing.

Existing law gives the California Horse Racing Board the authority to regulate horse racing and parimutuel wagering on horse races in California. The board sets the standards for the types of races that may be run and the types of horses that may be run, within statutory guidelines. Existing law allows the board to grant licenses to an association only for races between horses of a single breed, but allows some thoroughbred and Appaloosa horses to run in races shorter than 5 furlongs with other breeds, subject to specified conditions.

This bill would restrict the number of thoroughbred horses in these races to less than half unless given the consent of the quarter horse horsemen's association that is contracting with the association running the race.

Existing law requires satellite facilities to show and accept wagers on all other live horse races in the state.

This bill would require a quarter horse racing association in the southern zone to show races of a harness racing association in the northern zone, and would require a harness racing association in the northern zone to show races of a quarter horse racing association in the southern zone, as specified. The bill would require each racing association to pay the other

an additional 5% of the amount wagered on the satellite races at their respective facilities, as specified.

Ch. 369 (SB 777) Soto County employees' retirement.

(1) Under existing law, counties and districts, as defined, may provide retirement benefits to their employees pursuant to the County Employees Retirement Law of 1937.

This bill would include the retirement system established in San Bernardino County within the definition of a "district" for purposes of providing retirement benefits to those systems' employees, subject to resolution by the board of retirement making that provision applicable to the county.

(2) The County Employees Retirement Law of 1937 establishes noncontributory retirement plans for employees in specified counties. Existing law, upon approval by the county board of supervisors, authorizes members of noncontributory retirement plans in the Counties of Santa Barbara and Los Angeles to receive service credit for time that would not otherwise be recognized, upon payment by the member of specified contributions to the retirement fund.

This bill would clarify that the amount of those contributions payable by the member is the same as the amount payable by a member of the contributory plan, as specified. The bill would further make related and conforming changes with regard to previously purchased service.

(3) The County Employees Retirement Law of 1937 authorizes the board of retirement of Orange County to appoint specified management, investment, and legal personnel. These appointees are not classified as county employees and are therefore not subject to the civil service system, but are employees of that retirement system, subject to the terms of employment determined by the board of retirement.

This bill would authorize the board of retirement of San Bernardino County to adopt, by resolution, those provisions classifying specified personnel of their respective systems as employees of the retirement system.

(4) The County Employees Retirement Law of 1937 prescribes benefits for members of county and district retirement systems subject to the act. Those benefits are based, in part, on a calculation of the member's final compensation, as defined. Management of each of those retirement systems is vested in a board of retirement, except in specified circumstances.

This bill would prohibit the governing bodies of retirement systems in Orange County and San Bernardino County from exercising specified authority to make a benefit formula applicable to employees of the retirement system unless the board of supervisors has made the formula applicable to personnel of the retirement system who are employees of the county.

Ch. 370 (SB 974) Committee on Environmental Quality CEQA: exemption: rural infrastructure economic development projects.

The existing California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared by contract, and certify the completion of, an environmental impact report on a project, as defined, that it proposes to carry out or approve that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect. CEQA exempts from its provisions any activity or approval necessary for, or incidental to, project funding, or the authorization for the expenditure of funds for the project, by the Rural Economic Development Infrastructure Panel, as provided. The provisions of law establishing that panel were repealed by Chapter 229 of the Statutes of 2003.

This bill would repeal those provisions relating to that exemption under CEQA.

Ch. 371 (SB 1131) Committee on Budget and Fiscal Review Education funding.

(1) Existing law provides for funding of certain education programs through categorical education block grants and requires the amount of funds allocated under those grants to be adjusted for inflation and growth pursuant to certain formulas.

This bill would specify that the amount of the adjustment for inflation and growth for certain categorical education block grants is subject to provisions in the annual Budget Act.

(2) Existing law establishes the Supplemental School Counseling Program and requires the governing board of a school district that maintains any of grades 7 to 12, inclusive, as a condition of receiving funds appropriated for purposes of that program, to adopt a counseling program at a public meeting that includes, among other things, a provision for a counselor to meet with each pupil, as specified, to explain the academic and deportment records of the pupil, his or her educational options, the coursework and academic progress needed for satisfactory completion of middle or high school, and the availability of career guidance activities. Funds appropriated in the annual Budget Act for the purposes of the program are required to be allocated to school districts based on an equal amount per unit of average daily attendance in grades 7 to 12, inclusive, with certain minimum-grant exceptions.

This bill, instead, would require the appropriation to be based on an equal amount per pupil enrolled in the district in the prior fiscal year based on the fall California Basic Educational Data System (CBEDS) enrollment data in grades 7 to 12, inclusive, with certain minimum-grant exceptions.

(3) Existing law provides economic impact aid to school districts for the support of programs serving economically disadvantaged pupils, as defined, and English language learners, as defined. Existing law requires the Superintendent of Public Instruction to determine an economic impact aid-eligible pupil count and calculate an amount of economic impact aid for each school district for the 2006–07 fiscal year and each fiscal year thereafter, as specified.

This bill would revise the data collection process for determining the economic impact aid-eligible pupil count for charter schools and small districts, as defined.

- (4) The bill would revise certain allocations in the Budget Act of 2005 for CalSAFE academic and supportive services and nonconverting pregnant minors programs.
- (5) Existing law appropriates \$500,000,000 from the General Fund to Section A of the State School Fund for allocation by the Superintendent of Public Instruction to school districts, charter schools, and county offices of education on the basis of an equal amount per unit of average daily attendance, and limits expenditure of those funds to the acquisition of art, music, and physical education supplies and equipment.

This bill, additionally, would authorize the funds to be expended for professional development in arts, music, or physical fitness, and thereby would make an appropriation by expanding the purposes for which the funds may be expended.

(6) Existing law provides that county superintendents may apply for funding for consideration of a school district's plan concerning outstanding long-term fiscal obligations concerning retired employee nonpension benefits during the course of reviewing the budget of the school district.

This bill would provide that the amount of funding for the above purpose is not to exceed \$1,000,000.

- (7) The bill would make various technical changes in certain provisions of existing law enacted under Chapter 79 of the Statutes of 2006, relating to education funding.
 - (8) This bill would declare that it is to take effect immediately as an urgency statute.
- Ch. 372 (SB 1276) Committee on Elections, Reapportionment and Constitutional Amendments Omnibus elections bill.
- (1) Existing law requires that a special election shall be conducted to fill a vacancy in the office of Representative in Congress, State Senator, or Assembly Member on a Tuesday at

least 112 days, but not more than 119 days, following the issuance of an election proclamation by the Governor, except as specified.

This bill would extend the time period for holding a special election from at least 112 days to no more than 126 days following the issuance of an election proclamation by the Governor.

(2) Existing law specifies the procedures for processing absentee ballot return envelopes during the 29-day period before any election and authorizes any jurisdiction having the necessary computer capability to start processing absentee ballots on the 7th day prior to the election.

This bill would revise this authorization to apply to the 7th business day prior to the election.

Ch. 373 (SB 1341) Cedillo Sales and use tax exemption: charitable thrift stores.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. The law provides various exemptions from this tax, including an exemption for retail items sold by thrift stores operated by nonprofit organizations, if the purpose of that thrift store is to obtain funding for medical, hospice, or social services provided to individuals with HIV disease or AIDS by the nonprofit organization. This exemption will be repealed January 1, 2007.

This bill would change the repeal date of the exemption to January 1, 2012, and would require a thrift store claiming the tax exemption for retail items to have at least 75% of its net income derived from operations of the thrift store.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemptions from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy.

Ch. 374 (SB 1425) Kuehl Groundwater extraction.

Existing law, with certain exceptions, requires a person who, after 1955, extracts groundwater in excess of 25 acre-feet in any year in the Counties of Riverside, San Bernardino, Los Angeles, and Ventura to file with the State Water Resources Control Board an annual notice of extraction. Existing law, with certain exceptions, provides that, after 1959, the failure to file a notice for any calendar year within 6 months after the close of that calendar year is equal to nonuse of the groundwater in those counties for that calendar year by each person failing to so file. Existing law requires each person who extracts groundwater in a board-designated local area and who is otherwise subject to these described provisions, to file the required notice with a local public agency or court-appointed watermaster that has been designated by the board to receive the notice (local agency), instead of the board. Existing law defines "board-designated local area" as the area entirely within the jurisdiction of the local agency that the board has determined is to be subject to these provisions. Existing law authorizes the board to designate an entity as a local agency for those purposes if the board determines the local agency meets specified requirements, including a requirement that the entity has volunteered to be designated. Existing law requires the local agency to make the extraction information available to the public.

This bill would modify the definition of "board-designated local area" to include any area for which the local agency has formally agreed to accept the required notice. The bill would

require the board to designate an entity as a local agency if the board determines the local agency meets the specified requirements. The bill would require the local agency to make the extraction information available to governmental agencies instead of the public.

Ch. 375 (SB 1610) Simitian Vehicles: emergency vehicles.

(1) Existing law requires the driver of a vehicle, upon the immediate approach of an authorized emergency vehicle, as defined, that is sounding a siren and has at least one lighted lamp exhibiting red light, as specified, to yield the right-of-way and immediately drive to the right-hand edge or curb of the highway, clear of an intersection, and thereupon stop and remain stopped until the authorized emergency vehicle has passed, except as otherwise directed by a traffic officer.

This bill would prohibit a person from operating a vehicle in an unsafe manner, as defined, within an emergency incident zone, as defined. The bill would thereby impose a state-mandated local program by creating a new crime.

- (2) This bill, until January 1, 2010, would require a person driving a vehicle on a freeway approaching a stationary authorized emergency vehicle that is displaying emergency lights, or a stationary tow truck that is displaying flashing amber warning lights, to approach with due caution and, before passing in a lane immediately adjacent to the authorized emergency vehicle or tow truck, absent any other direction by a peace officer, proceed to either make a lane change into an available lane, as specified, or, if that maneuver would be unsafe or impracticable, slow to a reasonable and prudent speed that is safe. The bill would thereby impose a state-mandated local program by creating a new crime.
- (3) Existing law requires tow trucks used to tow disabled vehicles to be equipped with flashing amber warning lamps, and authorizes tow trucks to display flashing amber warning lamps while providing service to a disabled vehicle.

This bill, until January 1, 2010, would prohibit a tow truck from displaying flashing amber warning lamps on a freeway except when an unusual traffic hazard or extreme hazard exists. Because a violation of this prohibition would be a crime, under provisions of existing law, this bill would impose a state-mandated local program.

- (4) The bill would require the Department of the California Highway Patrol to submit a report to the Legislature regarding the effects the statutory changes made by this bill had on the safety of emergency responders and the motoring public.
- (5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 376 (AB 2038) Tran Escrow agents.

The Escrow Law provides for licensing and regulation of escrow agents, other than certain exempt persons, by the Commissioner of Corporations. Existing law requires licensees to apply for membership in the Escrow Agents' Fidelity Corporation, a nonprofit mutual benefit corporation, which is established to indemnify its members against loss of trust obligations, which indemnification may be accomplished through a fund established by the corporation or a fidelity bond or insurance policy approved by the commissioner or a combination thereof. Existing law requires a Department of Justice background check relative to each employee, shareholder, or other person to be compensated by a member of Fidelity Corporation and provides for the corporation to deny the application or suspend or revoke the certificate of that person on specified grounds, including criminal convictions for certain financial crimes.

This bill would require Fidelity Corporation to provide a copy of the fidelity bond or insurance policy, if any, to all members and to the commissioner. The bill would define conviction for purposes of application denial or certificate revocation, and would, under

certain conditions, require, rather than authorize, the corporation to suspend the certificate. The bill would make other related changes.

Existing law requires a person seeking employment with an escrow agent to complete a specified employment application that asks certain questions, including whether the person has been convicted of a crime, as specified.

This bill would modify the definition of "convicted" in that regard.

Under existing law, the escrow agent's employment application provides that any person who provides false information is guilty of a felony and shall, upon conviction, be fined, imprisoned, or both.

This bill would delete that provision.

Ch. 377 (SB 1348) Battin Voter registration: paid circulators.

(1) Existing law requires any person who, in exchange for money or other valuable consideration, assists another to register to vote by receiving the completed affidavit of registration from the elector, to sign his or her name and to provide other specified information, including the name and telephone number of the person, company or organization that agrees to pay money or other valuable consideration for the completed affidavit of registration.

This bill would, except as specified, make it a misdemeanor for any person, as specified above, to knowingly misrepresent himself or herself as having helped register another to vote on a registration form, and would impose a fine not exceeding \$10,000, imprisonment in the county jail not to exceed one year, or both, for a 3rd or subsequent conviction.

By creating a new crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 378 (AB 2430) Umberg Ballot materials: translations.

Existing federal law, the Voting Rights Act of 1965, requires every state or political subdivision meeting certain criteria to provide bilingual voting materials to citizens of language minorities to ensure their full participation in the electoral process.

The California Constitution and existing state law require the Legislature to prohibit improper practices that affect elections, including a citizen's right to vote.

This bill would require the Secretary of State to provide a translation of the ballot title and the condensed statement of the ballot title in a language other than English to the local elections official whenever a city, county, or city and county is required to provide a translation of ballot materials in a language other than English by the federal Voting Rights Act of 1965 for each state measure submitted to the voters in a statewide election not later than 68 days prior to that election.

The bill would also require the local elections official to use that translation, as specified, and would prohibit him or her from selecting or contracting with another person to provide translations of the same text.

Ch. 379 (AB 3061) Committee on Elections and Redistricting Voter registration index.

Existing law requires county elections officials to furnish either one electronic or 2 printed copies of the index of registration for the primary and general elections or for any special election at which a partisan office is to be filled to a requesting state or county party central committee.

This bill would also require county elections officials to furnish the index of registration for any statewide special election to a requesting state or county party central committee, thus imposing a state-mandated local program by creating a new duty.

NOTE: Superior numbers appear as a separate section at the end of the digests.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 380 (SB 638) Torlakson Before and after school programs.

(1) Existing law, the 21st Century High School After School Safety and Enrichment for Teens program (ASSETs act), provides that the purpose of the program is to create incentives for establishing locally driven after school enrichment programs that partner schools and communities to provide academic support and safe, constructive alternatives for high school pupils in the hours after the regular schoolday. The ASSETs act, commencing with the 2006–07 fiscal year, requires a program to comply with the State Department of Education's requirements for hours and days of program operation. Existing law requires an applicant for a grant to run a program pursuant to the ASSETs act to meet specified requirements.

This bill would provide that an additional purpose of the program is to assist pupils in passing the high school exit examination. The bill would require a program to operate for a minimum of 15 hours per week. The bill would revise the requirements that a grant applicant is required to meet.

The bill would require the department to provide notice to schools eligible for grants, as specified, and would impose additional requirements on the department with respect to review of grant applications. The bill would require a specified committee to make recommendations to the department and the Legislature with respect to reporting requirements for high school programs operating pursuant to the ASSETs act, as specified. The bill would require the department to review the recommendations and present them to the State Board of Education, and would require the state board to adopt regulations for program evaluation and review, as specified.

(2) The ASSETs act imposes requirements for priority funding, and requires the department to consider specified criteria in awarding grants pursuant to the ASSETs act.

This bill would revise those priorities and criteria.

(3) The ASSETs act provides that a grantee that establishes a program pursuant to the ASSETs act is eligible to receive a 5-year grant, subject to annual reporting and recertification as required by the department, for upfront payments of up to \$250,000 per year per program.

This bill, instead, would provide that a grantee that establishes a program is eligible for a 5-year grant of up to \$250,000 per year per site in a program, subject to semi-annual attendance reporting, as specified. The bill would impose additional requirements on the department and recipients, with respect to the grants.

(4) The ASSETs act requires a high school after school program established pursuant to the ASSETs act to submit to the department annual outcome-based data for evaluation, as specified.

This bill would revise and increase the amount of data that is required to be submitted.

- (5) The bill would make additional, related changes to the ASSETs act.
- (6) Existing law, the After School Education and Safety Program Act of 2002 (existing act), enacted by initiative statute, establishes the After School Education and Safety Program to serve pupils in kindergarten and grades 1 to 9, inclusive, at participating public elementary, middle, junior high, and charter schools. The existing act provides a formula for determining an amount to be continuously appropriated from the General Fund to the department for purposes of the program.

The existing act imposes requirements on applicants for grants made pursuant to the existing act, with respect to their applications and the programs receiving grants pursuant to the applications.

This bill would substantially revise those requirements.

NOTE: Superior numbers appear as a separate section at the end of the digests.

The bill would require the department to review applications submitted pursuant to the existing act to determine whether specified requirements have been met, and would require the department to use specified formulas to determine the appropriate grant amount. The bill would impose requirements on the department with respect to timing of grants and grant notifications. The bill would require the department to provide notice to schools eligible for grants, as specified. The bill would also impose certain other related requirements concerning grant awards.

The bill would require a specified committee to submit to the department recommendations on reporting requirements, as specified, and would require the department to review the recommendations and present them to the state board, as specified. The bill would require the state board to adopt requirements for program evaluation and review, as specified.

(7) The existing act requires that grants made to public schools under the program for the 2003–04 fiscal year continue to be funded in each subsequent fiscal year at the 2003–04 fiscal year level before any other grants are funded under the act, if those schools continue to make application for the grants and are otherwise qualified under the act. The existing act imposes grant maximums for after school programs, as specified.

This bill, additionally, would give priority to recipients of grants made during the 2006–07 grant year under a specified provision of existing law that the bill would modify, relating to community learning centers, as specified. The bill would provide an exception to grant maximums, as specified, for a recipient of such a grant. The bill would increase grant maximums for after school programs, as specified.

(8) The existing act exempts the grants described in (7) above from a requirement that priority for funding under the act be given to schools where a minimum of 50% of the pupils in elementary schools and 50% of the pupils in middle and junior high schools are eligible for free and reduced-price meals through the school lunch program of the United States Department of Agriculture.

This bill would delete that exemption.

(9) The existing act requires a before school component of a program to begin at or before 6:00 a.m. or 2 hours before the beginning of a regular schoolday, but authorizes a program to operate less than 2 hours, but no less than $1^{1}/_{2}$ hours, per regular schoolday. The existing act provides that a school is not eligible to receive funds for a pupil who attends less than $1^{1}/_{2}$ of the daily program hours.

This bill would delete the requirement that a before school component of a program begin at or before 6:00 a.m. or 2 hours before the beginning of a regular schoolday. The bill, instead of providing for that ineligibility in (8) above, would prohibit a pupil who attends less than $^{1}/_{2}$ of the daily program hours from being counted for the purposes of attendance. The bill would require a before school component of a program to offer a breakfast meal, as specified.

(10) The existing act requires a program electing to operate both a before and after school component of a program for the same pupils during specified periods to operate these programs for a minimum of 5 hours per day, as specified.

This bill would reduce that amount of time to $4^{1/2}$ hours per day.

(11) The existing act requires the department to consider specified criteria when selecting schools to participate in the program, as specified.

This bill would modify those criteria.

(12) The existing act provides a formula for determining an amount to be continuously appropriated from the General Fund to the department for purposes of the program. The existing act allows the department to spend 1.5% of the appropriated funds to cover evaluation costs, to provide training and support, and to pay its costs of awarding and monitoring grants.

This bill would provide that, beginning with the 2006–07 fiscal year, 1.5% of the funds appropriated are to be made available to the department for purposes of providing technical assistance, evaluation, and training services, and for providing local assistance funds to

support program improvement and technical assistance. The bill would require that the training and support provided by the department include, but not be limited to, the development and distribution of voluntary guidelines for physical activity programs, as specified. The bill would require the department to contract for an independent statewide evaluation of the programs funded pursuant to the existing act to be prepared and submitted to the Legislature and the Governor, as specified.

(13) The existing act requires that all funds remaining from the continuous appropriation after certain grants have been funded to be distributed as 3-year renewable incentive grants under certain provisions of existing law. The existing act provides that a school that receives one of those grants is subject to annual reporting and recertification as required by the department.

This bill would revise the funding formulas and maximums for the grants, and provide that a school is subject to semiannual attendance, rather than annual, reporting and requirements once every 3 years, as provided. The bill would authorize the department to adjust the amount of a direct grant, awarded to a new applicant pursuant to those provisions, on the basis of the program start date, as determined by the department.

The bill would authorize and require the department to reduce grant amounts for reasons related to attendance, as specified, and authorize the department to terminate the grant for a site or program that does not comply with specified reporting requirements, fails to demonstrate measurable program outcomes, as specified, or has a specified attendance level. The bill would impose priority requirements for the grants and would revise matching fund requirements.

(14) The existing act provides that a school with a certain before school program is eligible for a 3-year renewable grant, that is subject to annual reporting. The existing act provides that the school receiving the grant may choose one of 2 funding formulas for the grant.

This bill would provide that a school is subject to semiannual attendance, rather than annual, reporting, and would revise the funding formulas and maximums for the grants. The bill would revise matching fund requirements.

(15) The existing act requires programs to submit annual outcome-based data for evaluation, as specified.

This bill would modify and specify the data required to be submitted.

(16) Existing law provides for the funding of specified community learning center programs.

This bill would revise the amounts required to be made available for those programs.

- (17) The bill would make additional, related changes to the existing act.
- (18) Because this bill would make money that is continuously appropriated specifically available for these new purposes, the bill would make an appropriation.
- (19) The existing act authorizes the Legislature to amend certain of its provisions to further its purposes by majority vote of each house.

Certain other provisions of the existing act relating to funding priorities, as described in (7) above, may be amended by the Legislature only by a $^{2}/_{3}$ vote of each house and signed by the Governor if the amendment furthers the purposes of the act.

This bill would set forth a legislative finding and declaration that the proposed amendments further the purposes of the existing act.

(20) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 381 (AB 409) Yee Disciplinary actions: suspension.

Existing law, the Barbering and Cosmetology Act, provides for the licensure and regulation of cosmetologists, barbers, estheticians, manicurists, and electrologists by, until July 1, 2007, the State Board of Barbering and Cosmetology. Under the act, the board may revoke or suspend a license it has issued and it may assess an administrative fine for a violation of the act or of a rule or regulation adopted by the board pursuant to the act.

This bill would authorize the board's executive officer, or his or her designee, to suspend without a hearing a license issued by the board if required to protect the public's health and safety. The bill would immediately stay the suspension and place the license on probation for one year, subject to specified terms and conditions. The bill would provide the licensee with appeal rights to the disciplinary review committee established by the board and would require the board to reinstate the license upon the licensee's completion of all probationary terms and conditions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 382 (AB 1979) Bass Community care facilities: criminal record information: fees.

Existing law, the California Community Care Facilities Act, provides for the licensure and regulation of community care facilities by the State Department of Social Services. A violation of these provisions is a crime.

Existing law requires that, before issuing any of specified documents allowing for the operation or management of a community care facility, the department or other approving authority secure from an appropriate law enforcement agency a criminal record with respect to the applicant and specified employees and volunteers who will have contact with children. Existing law requires the submission of the fingerprints of an applicant or other person who is not otherwise exempted from fingerprinting to the Department of Justice for the purpose of providing criminal record information, and requires the Department of Justice to provide notice of the criminal record information within 14 days of receiving the fingerprints. Existing law allows the Department of Justice to charge a fee sufficient to cover the cost of providing these services. These requirements also apply to prospective employees and volunteers subsequent to the commencement of operation by the facility.

This bill would specify that candidates for mentoring foster children shall be subject to a criminal background investigation prior to having unsupervised contact with the children. This bill would prohibit the Department of Justice and the State Department of Health Services from charging a fee for a state-level criminal offender record information search and criminal background investigation.

By imposing additional requirements upon community care facility programs, this bill would create a crime, thus imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 383 (AB 2195) Bass Foster caregivers: placement options.

(1) Existing law provides for the placement of dependent children by the juvenile court according to specified procedures. Existing law separately establishes the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers on behalf of qualified children in foster care. The program is funded by a combination of federal, state, and county funds, with moneys from the General Fund being continuously appropriated to pay for the state's share of AFDC-FC costs.

Under existing law, a child who has been taken into temporary custody is detained and an able and willing relative or nonrelative extended family member is available and requests a temporary placement of the child pending the detention hearing, the county welfare department is required to assess the relative's or nonrelative extended family member's suitability, and may place the child in the relative's or nonrelative extended family member's home upon completion of the assessment. Existing law further requires the county welfare department to evaluate and approve or deny the home for AFDC-FC eligibility.

This bill would establish similar procedures for assessment and approval of a relative's or nonrelative extended family member's home when the sudden unavailability of a foster

caregiver requires a temporary change in placement on an emergency basis for a child who is under the jurisdiction of the juvenile court, including provision for making these placements eligible for payments under the AFDC-FC program.

(2) By giving county welfare agencies new duties with respect to the placement of dependent children, this bill would impose a state-mandated local program. In addition, by expanding AFDC-FC eligibility, the bill would result in an appropriation.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 384 (AB 2216) Bass Child Welfare Leadership and Performance Accountability Act of 2006.

Existing law provides for oversight by various state and local entities of certain populations of children, including those who are wards of the juvenile court, and those who are in foster care, or are otherwise under the supervision of county welfare departments. Existing law provides for a system of child welfare services administered by each county, with oversight by the State Department of Social Services.

Existing law also provides for the California Child and Family Service Review System, established by the Child Welfare System Improvement and Accountability Act of 2001, in order to review all county child welfare systems, covering child protective services, foster care, adoption, family preservation, family support, and independent living. Under the act, the California Health and Human Services Agency established a workgroup, comprised of representatives of specified entities and organizations, to establish a work plan by which to conduct these reviews.

This bill, the Child Welfare Leadership and Performance Accountability Act of 2006, would establish within the California Health and Human Services Agency the California Child Welfare Council, an advisory body that would be responsible for improving the collaboration and processes of the multiple agencies and courts that serve children and youth in the child welfare and foster care systems. The bill would provide for the composition of the council, including as cochairs the Chief Justice of the California Supreme Court or his or her designee, and the Secretary of California Health and Human Services. The bill would require the secretary to ensure that current federal and state level outcome measures, among other information, are posted on the State Department of Social Services' Internet Web site.

The bill would state the Legislature's intent to inspect other state child welfare and foster care systems over the course of the 2007–08 Legislative Session, for the purpose of examining effective administrative structures of leadership, and to conduct hearings and review recommendations of other commissions and bodies to determine if a reconfigured administrative structure would provide the statewide leadership and coordination between departments and agencies essential to improving outcomes for current and former foster children and youth throughout the state.

This bill would require the Judicial Council to adopt outcome measures consistent with the outcome indicators specified above, by April 1, 2008.

Ch. 385 (AB 2480) Evans Dependent children: counsel.

Existing law authorizes a child or counsel for a child, with the informed consent of the child if the child is found by a court to be of sufficient age and maturity to consent, to invoke the psychotherapist-client privilege, physician-patient privilege, and clergy-penitent privilege.

This bill would provide that a child over 12 years of age shall be presumed to be of sufficient age and maturity to consent, subject to rebuttal by clear and convincing evidence.

Existing law requires the court to appoint counsel for a child in dependency proceedings at the trial level, unless the court finds that the child would not benefit from the appointment of counsel

This bill would require the court of appeal, in any appellate proceeding in which the child is an appellant, to appoint separate counsel for the child. The bill would also require the court of appeal, if the child is not an appellant, to appoint separate counsel for the child if the court of appeal determines, after considering recommendations of the trial counsel or guardian ad litem for the child, that appointment of counsel would benefit the child. The bill would require the Judicial Council to implement this provision by promulgating a rule of court by July 1, 2007, as specified.

The bill would also require the Judicial Council to report to the Legislature, by July 1, 2008, information regarding the status of appellate representation of dependent children, the results of implementing those provisions, and other recommendations regarding the representation of dependent children in appellate proceedings.

The bill would incorporate additional changes to Section 317 of the Welfare and Institutions Code made by SB 678 and this bill to take effect if both bills are enacted and this bill becomes operative last.

Ch. 386 (AB 2488) Leno Adoption.

Existing law authorizes the State Department of Social Services or an adoption agency, as defined, that joined in an adoption petition to release the names and addresses of biological siblings to one another if both siblings have attained 21 years of age and have filed a specified request and waiver of rights with respect to the disclosure with the department or agency.

This bill would further authorize the disclosure of the names and addresses of an adoptee and his or her half-sibling or step-sibling to one another, if the above-described requirements are met. The bill would also lower the age of consent to 18 years of age, and would authorize an adoptee or sibling, as defined, who is under 18 years of age to file that request with the consent of his or her adoptive parents or, if a sibling, with the consent of the sibling's legal parent or guardian, or the dependency court under specified circumstances. If an adoptee or sibling has not filed a waiver with the department or adoption agency, the bill would also authorize the adoptee or sibling to petition the court to appoint a confidential intermediary, as specified, which would have the authority to contact the adoptee and his or her adoptive parents or the sibling with regard to disclosure. The bill would require the confidential intermediary to inform those persons that consent is optional, and, upon denial, would prohibit the intermediary from making any further attempt at disclosure.

By imposing additional duties on, among others, licensed county adoption agencies to act as a confidential intermediary, as described above, and by increasing the number of sibling and adoptee requests, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 387 (AB 2985) Maze Foster youth: identity theft.

Existing law requires the placement of dependent children by the juvenile court according to specified procedures. Existing law requires the State Department of Social Services to administer every phase of the administration of public social services, except as specified. Existing law also requires the state, through the department and county welfare departments, to establish and support a system of statewide child welfare, which includes services related to foster care placement of dependent children and adoption.

This bill would require a county welfare department to request a consumer disclosure, pursuant to federal law, on behalf of a youth in a foster care placement in the county, when the youth reaches his or her 16th birthday, in order to ascertain whether the youth has been the victim of identity theft. If the consumer disclosure reveals any negative items, or evidence that identity theft has occurred, the bill would require the county welfare department to refer the youth to an approved organization that provides services to victims of identity theft. The bill would require the department to develop a list of approved organizations for this purpose, in consultation with the County Welfare Directors Association and others. By requiring county welfare departments to perform new duties with respect to children in foster care placement, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 388 (SB 1641) Soto Foster care providers.

Existing law provides for the licensure and regulation of community care facilities, including foster family agencies, foster family homes, small family homes, and group homes as defined, by the State Department of Social Services.

This bill would require the Director of Social Services to report to the Legislature on the progress of the department's children's residential regulation review workgroup, including recommendations being considered for statutory, regulatory, and policy changes, and any workplan for the implementation of those recommendations.

Under existing law, when a placement agency has placed a child with a foster family agency, the foster family agency is required to place the child in a licensed foster family home or certified family home that best meets the needs of the child.

This bill would expand this provision to include instances when a placement agency places a child with a relative caregiver, a nonrelative extended family member, a licensed foster family home, or a group home. The bill would define a home that meets the best needs of the child to include a home that meets the child's health, safety, and well-being needs, is the least restrictive and most family-like environment, and allows the child to engage in reasonable, age-appropriate day-to-day activities, as specified. The bill would require the foster child's caregiver to use a reasonable and prudent parent standard, as defined, to determine these age-appropriate activities.

Violation of the provisions relating to the licensing and regulation of community care facilities is a misdemeanor. By revising the requirements applicable to placement agencies and foster care providers, the bill would change the definition of a crime, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 389 (SB 1667) Kuehl Dependent children.

Existing law authorizes the juvenile court to adjudge a minor who has been abused or neglected, or who meets other specified criteria, to be a dependent child of the court. Existing law requires a social worker or probation officer to give notice of review hearings relating to the adoption or legal guardianship of the minor to specified persons. Among others, the social worker or probation officer is required to give notice to the foster parents, Indian custodian, relative caregivers, community care facilitator or foster family agency having

physical custody of the child, if a child is removed from the physical custody of the parents or legal guardian.

This bill would authorize any foster parent, Indian custodian, relative caregiver, community care facilitator, or foster family agency who is notified, as described above, to attend all hearings and to submit any information he or she deems relevant to the court in writing.

Existing law specifies the procedure for conducting hearings to determine the status of a dependent child of the juvenile court, including notice requirements and report filing deadlines. Existing law requires a social worker, in specific circumstances, to file a summary of his or her recommendations with the juvenile court at least 10 days prior to the hearing. Existing law further requires a social worker, at least 10 days prior to a status hearing, to file a summary of his or her recommendations for disposition to a child's foster parents, relative caregivers, or foster parents approved for adoption, if the child is removed from the physical custody of his or her parent prior to the hearing.

This bill also would require a social worker to include with his or her summary of recommendations a copy of the Judicial Council Caregiver Information Form, in the caregiver's primary language when available, along with instructions on how to file the form with the court. By requiring social workers to perform additional duties, this bill would impose a state-mandated local program.

Existing law authorizes a foster parent, relative caregiver, or certified foster parent, as defined, prior to any hearing involving a child over whom he or she has custody, to file with the juvenile court a report containing his or her recommendation for disposition.

This bill would authorize a foster parent, relative caregiver, or certified foster parent, in the alternative, to use a Judicial Council Caregiver Information Form containing his or her recommendation.

This bill would incorporate additional changes in Section 295 of the Welfare and Institutions Code proposed by SB 678 to become operative only if this bill and SB 678 are enacted and become operative on or before January 1, 2007, and this bill is enacted last, in which case Section 295 of the Welfare and Institutions Code, as amended by SB 678, shall remain operative only until the operative date of this bill.

This bill would incorporate additional changes to Section 366.21 of the Welfare and Institutions Code proposed by AB 1774 to become operative only if this bill and AB 1774 are enacted and become effective on or before January 1, 2007, and this bill is enacted last, in which case Section 366.21 of the Welfare and Institutions Code, as amended by AB 1774, shall remain operative only until the operative date of this bill.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 390 (SB 56) Dunn Trial court judges and officers.

(1) Existing law requires a member of the State Bar to maintain specified information on the official membership records of the State Bar.

This bill would require the State Bar to adopt procedures to facilitate reporting of mandatory and voluntary information by providing members with a centralized mechanism for reporting information online at the State Bar Internet Web site.

(2) Existing law requires the Governor to submit to a designated agency of the State Bar of California the names of all potential appointees or nominees for a vacant judicial office for evaluation of their judicial qualifications. Existing law requires the State Bar to evaluate and determine the qualifications of each candidate with regard to his or her ability to

discharge the judicial duties of the office and to report its recommendation in confidence to the Governor within 90 days.

This bill would require, on or before March 1, 2007, and annually on or before each March 1 thereafter, all of the following: (a) the Governor to disclose aggregate statewide demographic data provided by all judicial applicants relative to ethnicity and gender, (b) the designated agency of the State Bar responsible for evaluation of judicial candidates to collect and release statewide demographic data provided by judicial applicants reviewed and the statewide summary of the recommendations of the designated agency by ethnicity and gender, and (c) the Administrative Office of the Courts to collect and release the demographic data provided by justices and judges relative to ethnicity and gender by specific jurisdiction. The bill would make other technical, nonsubstantive changes to these provisions.

(3) Existing law specifies the number of judges of the superior court for each county.

This bill would authorize 50 additional judges to be allocated, upon appropriation by the Legislature in the 2006–07 fiscal year, to the various county superior courts, pursuant to uniform criteria approved by the Judicial Council. The bill would require the Judicial Council to report biennially to the Legislature and the Governor on the factually determined need for new judgeships in each superior court, as specified.

The bill would require the Judicial Council, on or before November 1, 2007, to adopt, and report to the Legislature annually thereafter upon, judicial administration standards and measures that promote the fair and efficient administration of justice.

Ch. 391 (SB 258) Chesbro State hospitals: deaths: memorials.

Existing law sets forth the powers and duties of the State Department of Mental Health, including, but not limited to, the administration of the state hospitals for the mentally disordered. Existing law requires the department, among other things, to assist the California Memorial Project in developing a plan for the restoration of gravesites and cemeteries at state hospitals and developmental centers and gravesites not located on state lands, but designated by the state for burial of state hospital or developmental center residents, and to develop a protocol for the future interment of patients who die while residing at a state hospital or developmental center and are unclaimed by a family member.

Existing law also requires the department to assist and cooperate with the California Memorial Project in conducting research regarding the records of deaths and burials of persons at state hospitals and developmental centers.

This bill would, notwithstanding specified provisions governing patient confidentiality, with respect to any monument or memorial erected consistent with specified provisions, authorize the department to include, if available prescribed information identifying any person being memorialized who died while in residency at a state hospital or developmental center and who was buried by the state. The bill would, with respect to the plan required to be developed with the California Memorial Project, also require the department to seek funding from the California Cultural and Historical Endowment, in addition to any other available resources that may be available to the department, excluding General Fund moneys, to restore, purchase, preserve, and memorialize the gravesite located at Napa State Hospital.

- Ch. 392 (SB 420) Simitian Public contracts: procurements: recycled products.
- (1) Existing law provides various procedures for the procurement of goods and services by local public entities. Existing law also requires local public entities to purchase recycled products instead of nonrecycled products according to various procedures and requirements.

This bill would make a technical, nonsubstantive change to correct an erroneous reference to a "state agency" in the local public entity provisions regarding the procurement of recycled products.

(2) Existing law requires the State Procurement Officer, when purchasing materials to be used in paving or paving subbase for use by the Department of Transportation and any other

state agency that provides road construction and repair services, to make contracts available for those items that utilize paving materials that include recycled materials, except as provided.

This bill would require the State Procurement Officer to contract for those items that utilize recycled material in those materials, rather than requiring the State Procurement Officer to make those contracts available, and would make that requirement to contract applicable in purchasing those materials for use by the department and any other state agency that provides construction and repair services.

Ch. 393 (SB 475) Runner Drinking water: residential self-regenerating water softeners: Santa Clara River.

Existing law authorizes a residential water softening or conditioning appliance to be installed only if certain conditions are met. Existing law further provides, notwithstanding the above authorization, that a local agency may, by ordinance, limit the availability of, or prohibit the installation of, residential water softening or conditioning appliances that discharge to the community sewer system if the local agency makes certain findings and includes them in the ordinance.

This bill would provide, notwithstanding that authorization, that the Santa Clarita Valley Sanitation District, or any successor district, may, by ordinance adopted subsequent to an ordinance adopted pursuant to the aforementioned provisions, require the removal of all installed residential self-regenerating water softeners, as defined, that discharge to the community sewer system, if the sanitation district makes specified findings and includes them in the ordinance.

The bill would require the sanitation district, prior to the effective date of any ordinance adopted pursuant to those provisions, to make available to owners of residential self-regenerating water softeners within its service area a voluntary program to compensate the resident for 100% of the reasonable value of the removed appliance, and the reasonable cost of the removal and disposal of the appliance, both of which shall be as determined by the sanitation district, as provided. The bill would require the sanitation district, on and after the effective date of any ordinance adopted pursuant to those provisions, to make available to owners of residential self-regenerating water softeners within its service area a program to compensate the resident for 75% of the reasonable value of the removed appliance, and the reasonable cost of removal and disposal of the appliance, both of which shall be determined by the sanitation district, as provided. The bill would provide that any ordinance adopted and approved pursuant to those provisions shall not take effect until January 1, 2009.

The bill would declare that, due to the unique circumstances related to the Santa Clara River Chloride Maximum Daily Load requirements for substantially reduced chloride levels in wastewater discharged by the Saugus and Valencia Reclamation Plans to the Santa Clara River that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 394 (SB 559) Torlakson Health facilities: general acute care hospitals: consolidated permits.

Existing law provides for the licensure and regulation by the State Department of Health Services of health facilities, including general acute care hospitals, as defined. Existing law prohibits the department from issuing a single consolidated license to a general acute care hospital that has 2 or more physical plants at more than one site that are more than 15 miles apart unless the hospital meets certain criteria.

This bill would, notwithstanding that prohibition, authorize the Director of Health Services to issue a single consolidated license for a general acute care hospital to Children's Hospital Oakland and the John Muir Medical Center, Concord campus.

Existing law provides for the Medi-Cal program, which is administered by the department and under which qualified low-income persons receive health care benefits, including hospital services. Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act, which revised hospital reimbursement methodologies in order to maximize the use of federal funds consistent with federal Medicaid law to stabilize the distribution of funding for hospitals that provide care to Medi-Cal beneficiaries and uninsured patients.

This bill would require, to the extent permitted by federal law, the adjustment of those payments made pursuant to the act to Children's Hospital Oakland, as prescribed.

The bill would declare that, due to the unique circumstances pertaining to Children's Hospital Oakland and the John Muir Medical Center, Concord campus, that the bill is intended to remedy, a general statute within the meaning of specified provisions of the Constitution cannot be made applicable and a special statute is necessary.

Ch. 395 (SB 1040) Dunn Public postsecondary education: fees and tuition: waiver: survivors of deceased law enforcement and firefighting personnel.

Existing law requires the Regents of the University of California, the Board of Directors of the Hastings College of the Law, and the Trustees of the California State University to excuse the mandatory systemwide tuition and fees of any surviving spouse or surviving child, natural or adopted, of a deceased person who was a resident of the state, who was employed by a public agency, or who was a contractor, or who was an employee of a contractor, as defined, whose principal duties consisted of active law enforcement service or active fire suppression and prevention, and who was killed in the performance of those duties.

Under existing law, a surviving stepchild living or domiciled with the deceased person at the time of his or her death or at any time while that stepchild was a minor, and claimed on a tax form filed by or on behalf of the deceased person also qualifies for the waiver of mandatory systemwide fees or tuition.

This provision is applicable to the Regents of the University of California only if the regents, by resolution, make it applicable.

This bill would instead require that, to be eligible for the waiver of mandatory systemwide fees or tuition under this provision, a surviving stepchild live or be domiciled with the deceased person at the time of his or her death. The bill would also require that the surviving stepchild be claimed on the tax form most recently filed by the deceased person prior to that person's death, or receive 50% or more of his or her support from that deceased person in the tax year immediately preceding the death of the deceased person, or both.

Ch. 396 (SB 1200) Hollingsworth Hunting: commercial hunting club licenses.

Existing law establishes the Department of Fish and Game in the Resources Agency. Existing law authorizes the department to regulate commercial hunting clubs. Existing law requires a person in possession or control of property who imposes or collects a fee for the privilege of taking birds or mammals on that property, or who imposes or collects a fee for any type of entry or use permit that includes the privilege of taking birds or mammals on that property, to obtain a commercial hunting club license from the department, as prescribed. Existing law requires that license to be issued to any person upon the payment of a fee, as specified. Existing law exempts from the application of these provisions any hunting club or program licensed under other provisions of the Fish and Game Code and any person who receives less than \$50 per entrant to the club and an annual total of fees that is less than \$500.

This bill would recast those provisions to require a person, including, but not limited to, a renter or lessee, in possession or control of property on or with respect to which a fee for the privilege of taking birds or mammals is imposed or collected, or on or with respect to which a fee for any type of entry or use permit that includes the privilege of taking birds or mammals on the property is imposed or collected, unless exempted as described above, to

obtain a commercial hunting club license. The bill additionally would exempt from having to obtain a commercial hunting club license any landowner who rents or leases his or her property to a commercial hunting club and is not involved in the operation of the club. The bill also would authorize the department to permit a commercial hunting club that leases or rents more than one property for hunting purposes to submit one application listing each of the properties for which they are seeking a license, but would require the department to assess a separate license fee for each property to be licensed.

Ch. 397 (SB 1270) Chesbro Developmental services: service methods.

Existing law establishes the State Department of Developmental Services and sets forth its duties and responsibilities, including, but not limited to, administration and oversight of the state developmental centers and programs relating to persons with developmental disabilities.

This bill would require the department to provide to regional centers, and make available on the Internet, specified information related to employment options for persons with developmental disabilities. This bill would also require the department, in consultation with regional centers, to assess the need and develop a plan for the training of regional center staff on employment issues faced by persons with a developmental disability.

Existing law requires the development of an individual program plan for an individual with developmental disabilities eligible for regional center services.

This bill would require a regional center, as a part of this plan, to provide information relevant to individuals with developmental disabilities in making informed choices about employment.

Existing law provides for the Developmental Disabilities Program Development Fund to provide resources needed to initiate new programs that are consistent with approved priorities for program development in the state plan.

This bill would instead provide that the fund shall provide resources needed to initiate new programs and to expand or convert existing programs, and would specify that all program development funds shall promote services and supports that increase opportunities for self-determination and independence of persons with developmental disabilities, as specified.

This bill would also require the State Council on Developmental Disabilities, with the support of the department, to convene a workgroup, as specified, that will develop alternative and expanded options for nonresidential services and supports for persons with developmental disabilities. The bill would require the workgroup to develop and submit their recommendation to the Governor and appropriate committees of the Legislature by May 1, 2007, and incorporated into the state plan, thereafter.

Existing law makes regional centers responsible for expanding opportunities for consumers through activities, including, but not limited to, providing technical assistance to and coordinating with, community support facilitators.

This bill would also include providing services of information relevant to making choices about employment options.

This bill would incorporate additional changes in Section 4677 of the Welfare and Institutions Code, proposed by SB 1283 to be operative only if SB 1283 and this bill are both chaptered and become operative effective January 1, 2007, and this bill is chaptered last.

Ch. 398 (SB 1277) Alquist Emergency services and care: reimbursement.

Existing law, the Emergency Medical Services System and Prehospital Emergency Medical Care Personnel Act (EMS Act), establishes the Emergency Medical Services Authority within the California Health and Human Services Agency to provide statewide coordination of local county EMS programs.

Existing law authorizes a county to establish an emergency medical services fund for reimbursement of EMS related costs, and requires each county to establish within its

emergency medical services fund various accounts into which each county is required to deposit funds appropriated by the Legislature for purposes of these accounts, including a Physician Services Account and Hospital Services Account. Existing law authorizes a county to allow the State Department of Health Services to administer the county's emergency medical services fund if the county also elects to have the department administer its medically indigent services program.

Existing law requires a county to adopt a fee schedule to establish a uniform, reasonable, level of reimbursement from the Physician Services Account for reimbursable services provided pursuant to the medically indigent services program.

This bill would require the State Department of Health Services to adopt a single fee schedule to establish a uniform, reasonable, level of reimbursement for use when a county contracts with the state for the administration of the Physician Services Account and the Hospital Services Account. This bill would permit the department to develop, contract for the development of, or adopt by reference, the required fee schedule, and would permit the department to be reimbursed for development or adoption of the fee schedule, as specified. This bill would also permit the department to implement the provisions of the bill by provider bulletins or similar instruction.

Ch. 399 (SB 1283) Chesbro Area Boards on Developmental Disabilities.

Existing law, the Lanterman Developmental Disabilities Services Act, requires the State Department of Developmental Services to allocate funds to private nonprofit regional centers for the provision of community services and support for persons with developmental disabilities and their families, and sets forth the duties of the regional centers, including, but not limited to, development of individual program plans and the monitoring of services.

This bill would change from 6 to 7, the length of years within an 8-year period that a member of a regional center governing board may serve.

Existing law provides for the establishment of the State Council on Developmental Disabilities and sets forth its duties and responsibilities, including, but not limited to, development of the California Developmental Disabilities State Plan in accordance with federal law. Existing law establishes the area boards on developmental disabilities under the jurisdiction of the council and sets forth their powers and duties including, but not limited to, assisting the council and advocating for, and protecting the rights of, persons with developmental disabilities.

This bill would require the Governor to appoint a deputy director for area board operations upon the recommendation of the executive director of the council, rather than upon recommendation of the council. The bill would require the Governor to appoint to the council the executive director of the California advocacy agency, as required under federal law, rather than a member of that agency's board of directors. The bill would require the council to request information from regional centers regarding available and needed services and supports at least once every 5 years rather than every 3 years, would require the request to be made in conjunction with the area boards, would specify the information to be considered in making the needs assessment, and would require the council to work collaboratively with the department and the Association of Regional Center Agencies to develop standardized forms and protocols in connection with collecting and reporting this information. The bill would require that the assessment be updated annually, be provided to the department and the Legislature, and be made available to the public. The bill would make other changes of a technical, nonsubstantive nature.

This bill would incorporate additional changes in Section 4677 of the Welfare and Institutions Code, proposed by SB 1270 to be operative only if SB 1270 and this bill are both chaptered and become operative effective January 1, 2007, and this bill is chaptered last.

Ch. 400 (SB 1396) Denham Horse racing: licensing.

Existing law sets forth procedures for the application and granting of a license to conduct horse racing meetings.

This bill would state that the withdrawal of an application for a license shall not deprive the California Horse Racing Board of its authority to institute or continue a proceeding against the applicant for the denial of the license upon any lawful grounds, or to enter an order denying the license. The bill would state that the suspension, expiration, or forfeiture of a license issued by the board shall not deprive the board of its authority to institute or continue a disciplinary proceeding against the licensee, as specified.

Existing law requires the board to contract with persons licensed as stewards to perform the duties of stewards at horse racing meets. Under existing law, stewards and other racing officials, while performing their official duties, are entitled to the same rights and immunities granted to public employees. Stewards are not civil service employees.

This bill would similarly require the board to contract for official veterinarians.

Ch. 401 (SB 1490) Ducheny Cemetery regulation.

Existing law establishes the Cemetery and Funeral Bureau within the Department of Consumer Affairs and sets forth its powers and duties, including, but not limited to, licensing and regulating a cemetery manger, salesperson, or broker, and requires the bureau to provide specified information about its licensees on its Internet Web site.

This bill would require the bureau to disclose additional information regarding cemeteries on its Internet Web site.

Existing law establishes certain requirements for administration of private endowment care cemeteries and establishes maintenance and investment requirements applicable to the endowment care trust funds.

This bill would require the bureau to adopt regulations that establish minimum standards of maintenance for endowment care cemeteries under its jurisdiction. The bill would require the bureau to obtain information from each of its licensees to determine if the endowment care fund levels of the licensee's cemetery are sufficient to cover the cost of future operation. The bill would require the bureau to report its findings and recommendations to the Legislature by January 1, 2008.

Ch. 402 (SB 1577) Romero Schools: accreditation.

(1) Existing law requires a school district governing board to give official notice at a regularly scheduled school board meeting if a public school within the district that has elected to be accredited by the Western Association of Schools and Colleges (WASC) or any other chartered accrediting agency loses its accreditation status. Existing law requires a school district, if a school loses its accreditation status, to notify each parent or guardian of the pupils in the school that the school has lost its accreditation status, in writing, and requires this notice to indicate the potential consequences of the school's loss of accreditation status.

This bill would require this notice to also be posted on the school district's Internet Web site and the school's Internet Web site, if any.

The bill would require a school district that has within its jurisdiction a school that has elected to be accredited by WASC or any other chartered accrediting agency to require that school to publish all results of any inspection of the school by the accrediting agency not later than 60 days after the results are made available to the school. The bill would require publication to be either by notifying each parent or guardian in writing or by posting the information on the school district's Internet Web site or the school's Internet Web site, or by any combination of these methods, as determined by the school district.

Because these requirements would impose additional duties upon school districts and schools, the bill would establish a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 403 (SB 1701) Migden Tidelands and submerged lands: Richardson Bay. Existing law grants to Marin County certain lands within Richardson Bay to be used for specified purposes in which there is a general statewide interest. Existing law provides that if the lands are not used for the specified purposes within a specified time period, the ownership of the land reverts to the state.

This bill would authorize the State Lands Commission to enter into agreements with Marin County and with private parties that own privately owned tidelands subject to the public trust in Richardson Bay for the sale or exchange of lands, the settlement of boundaries, confirmation of title, and establishment of an agreed ordinary high water mark upon a finding and declaration of specified conditions by the commission. The bill would make legislative findings and declarations regarding the inapplicability of a general statute within the meaning of Section 16 of Article IV of the California Constitution.

Ch. 404 (SB 1733) Aanestad Water quality.

(1) Under existing law, the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and the California regional water quality control boards are the principal state agencies with authority over matters relating to water quality. The act requires the state board to provide guidance to the regional boards in matters of procedure, to undertake a review of the regional boards' public participation procedures, and to report to the Legislature regarding its findings and recommendations regarding the regional boards' public participation processes. The act, during fiscal years in which funding is provided, requires the state board to provide annual training to regional board members to improve public participation procedures at the regional level.

This bill, during fiscal years in which funding is provided, would also require the state board to provide annual training to regional board members to improve adjudication procedures at the regional level. The bill would make related legislative findings and declarations.

(2) The act imposes civil penalties for certain violations of the act relating to waste discharge requirements. The act authorizes the state board or a regional board, in lieu of assessing specified mandatory minimum penalties against a publicly owned treatment works (POTW) serving a small community, as defined, to elect to require the POTW to spend an equivalent amount towards the completion of a compliance project if the state board or a regional board makes a specified determination.

This bill would revise requirements relating to the determination that the state board or a regional board is required to make before electing to require a POTW serving a small community to spend funds toward the completion of a compliance project, in lieu of imposing mandatory minimum penalties. The bill would revise the definition of "small community" for the purposes of that provision.

Ch. 405 (SB 1847) Committee on Banking, Finance and Insurance Insurance: privacy.

Under current law the Insurance Commissioner investigates certain matters and makes reports to the Legislature by 2001 and 2002.

This bill would repeal those provisions.

Under existing law, if a life agent offers to sell an elder any life insurance or annuity product, the agent must provide a written disclosure, as specified, to the elder.

This bill would add disclosure language, as specified, regarding the Medi-Cal Recovery Program, which may apply to annuities purchased after September 1, 2004.

Under existing law an insurance institution, agent, or insurance-support organization shall not disclose any personal or privileged information about an individual collected or received in connection with an insurance transaction unless the disclosure comes within specified exceptions generally designed to facilitate the legitimate transaction of insurance.

This bill would add an exception to the general rule of nondisclosure when the disclosure is to an insured when the information disclosed is from an accident report, supplemental report, investigative report or the actual report from a government agency or is an exact copy of an accident report or other report which the insured is entitled to obtain under other specified provisions of law.

Existing law requires the Insurance Commissioner and the Department of Insurance to submit various reports to the Governor and the Legislature. Existing law also requires the Insurance Commissioner to submit an annual report to the Governor.

This bill would require, instead, that the information required in those various reports be provided in the commissioner's annual report to the Governor which would also be provided to the Legislature and to the committees of the Senate and Assembly having jurisdiction over insurance.

Existing law requires certain persons to receive instruction in proper methods for estimating the replacement value of structures and provides that others shall not estimate the replacement value of a structure.

This bill would specifically provide that these provisions shall not be construed to preclude licensed appraisers, contractors, and architects from estimating the replacement value of a structure, as specified.

This bill would declare that it is to take effect immediately as an urgency statute. However, only the provisions relating to estimating the replacement value of structures would become operative immediately. The remainder would become operative January 1, 2007.

Ch. 406 (AB 87) Bermudez Trapping licenses: exemptions.

Existing law requires every person, other than a fur dealer, who traps fur-bearing mammals or nongame mammals, designated by the Fish and Game Commission or who sells raw furs of those mammals, to procure a trapping license from the Department of Fish and Game.

Existing law provides for the licensing by the Structural Pest Control Board of individuals who practice structural pest control. Existing law also provides for the licensing by the Department of Pesticide Regulation of various persons and businesses who apply pesticides.

This bill would exempt a structural pest control operator licensed by the Structural Pest Control Board and a person or business licensed or certified by the Department of Pesticide Regulation from the licensing requirement for trapping specified mammals, as provided.

Ch. 407 (AB 162) Leslie School facilities: Department of General Services: California Community Colleges.

Existing law establishes the public school system in this state. Existing law also establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of school districts and county offices of education, as well as community college districts, and authorizes these districts to provide instruction at public elementary and secondary schools and community college campuses throughout the state.

Existing law requires the Department of General Services to supervise the design and construction of certain school buildings, including elementary and secondary schools, as well as specified community college facilities, to ensure that plans and specifications comply with specified structural safety standards and to ensure that the work of construction has been performed in accordance with the approved plans and specifications, for the protection of life and property. Existing law also requires the department to pass upon and approve or reject all plans for the construction of, and in some cases, the alteration of, any school building subject to those provisions, and to inspect the school buildings and work of construction or

alteration to an extent that in its judgment is necessary or proper for the enforcement of these requirements and the protection of the safety of the students, the instructors, and the public. Existing law requires the department to take specified action, as necessary, to expedite review of the applicant's plans. These requirements are part of the body of law known as the Field Act.

This bill would require the department, as it deems necessary to expedite review of the applicant's plans, to make a good faith effort to hire state employees. The bill would require the department to establish procedures and requirements governing the use of the collaborative process for project development and review, as an alternative to the traditional plan review and approval process, to ensure the public safety of school buildings serving kindergarten and grades 1 to 12, inclusive, as well as community college buildings, through a collaborative, consistent, and timely project development and review process. The bill would require the department, in consultation with participating school districts and community college districts, to establish mutually determined timeframe goals for a project's plan review, district and consultant response, response review, and final approval. The bill would require the timeframe goals to reflect the project's estimated construction cost, complexity, and size, and other requirements of the collaborative process for project development and review.

The bill would require the department to establish model statewide timeframe goals by February 1, 2007, and to submit a preliminary report to the Legislature by July 1, 2008, and a final report by July 1, 2009, that address whether the implementation of the collaborative process for project development and review has assisted the department, the school districts, and the community college districts in meeting their timeframe goals.

The bill would authorize the department to establish a procedure for the payment and collection of a specified filing fee that would be imposed by the department in connection with the submission of an application for the collaborative process for project development and review. The bill would authorize the department to assess a fee on a participating district to cover the unreimbursed costs of the department incurred pursuant to that district's participation in the collaborative process if the department deems the assessment of the fee to be necessary for the support of its operations and establishes a procedure for the determination, payment, and collection of the fee. The bill would authorize the proceeds of the fee to be paid into the State Treasury and credited to the continuously appropriated Public School Planning, Design, and Construction Review Revolving Fund, and thus the bill would make an appropriation.

The bill would establish alternative procedures pursuant to which the department, at its discretion, may advertise and award contracts for a qualified plan review firm for assistance in performing the plan review required by existing law. Under these alternative procedures, the bill would authorize the department to request statements of qualifications from interested plan review firms. The bill would require the department to announce the statements of qualifications through specified means, and would require those statements to describe the general scope of services to be provided within each generic project category for plan review services that the department anticipates may be awarded during the period covered by the announcement. The bill would require the department to evaluate the statements of qualifications and develop a list of qualified firms that meet certain requirements. The bill would require the department to contact firms on a rotational basis to distribute the work in a fair and equitable manner and to determine that the firm has sufficient staff and is available for the performance of the project. Upon selecting a qualified firm, the bill would require the department to negotiate a contract for the services that includes a price and timeframe that it determines to be fair and reasonable.

The bill would also make various nonsubstantive technical and conforming changes.

Ch. 408 (AB 368) Evans Technical Education: equipment: sales.

Existing law establishes various programs for vocational and career technical education in the public schools.

This bill would require the State Department of Education to develop and maintain a registry of career technical education equipment that is listed for sale and make the registry accessible to school districts via an Internet Web site. The bill would authorize a school district that intends to offer for sale any career technical education equipment, including table saws, drafting equipment, or auto diagnostic tools, to list the equipment in the registry established by the department. The bill would require the equipment listed in the registry to be offered for sale in the first instance to other school districts and maintained in the registry for a period of no less than 4 months unless the equipment is purchased, as specified. The bill would require on or before March 1, 2010, the Legislative Analyst to report to the Legislature on the efficacy of the registry and would authorize the Legislative Analyst to submit the report to the Legislature by including it in its annual analysis of the Budget Bill.

The bill would repeal those provisions on January 1, 2012.

Ch. 409 (AB 393) Frommer Agriculture: California Walnut Commission.

Existing law provides for the creation of the California Walnut Commission.

This bill would define "handle," "handling," "marketing research," and "pack" for the purpose of these provisions, would change various references from "market" to "handle," and would make other conforming changes.

This bill would delete provisions relating to the nomination and election of persons to the committee by producers who are not affiliated with any cooperative handling walnuts, independent producers, and cooperative handlers, as specified.

Existing law provides that the marketing year or fiscal year for the purpose of these provisions means the period of August 1, of any year to July 31, inclusive, of the next year.

This bill would instead provide that, beginning September 1, 2008, this period runs from September 1, of any year, to August 31, inclusive, of the next year.

Existing law provides that the commission shall be composed of 13 members, including producers who are not handlers or producer-handlers, and walnut producer-handlers.

This bill would delete the term "producer-handler" from these provisions and make other conforming changes, as specified.

This bill would specify additional duties for the executive committee of the commission for the 2006 marketing year.

Existing law provides that implementation of the provisions relating to the California Walnut Commission shall depend upon the outcome of a referendum vote of walnut producers. Existing law provides that the vote of any nonprofit agricultural cooperative marketing association authorized by members shall be considered as being the approval or rejection of those members.

This bill would remove provisions permitting a nonprofit agricultural cooperative marketing association to vote on behalf of its members.

Existing law relating to the California Walnut Commission provides that any cooperative handler who represents at least 30% of the producers shall be subject to specified rights and responsibilities, including serving on the commission as the cooperative handler member and being entitled to select 4 producers and one producer-handler who are affiliated with the handler to serve on the commission.

This bill would remove these provisions.

Existing law provides that these provisions shall be continued in existence if, after holding a hearing that shall occur every 6 years, the secretary finds that a substantial question exists among producers whether it should continue and a referendum is held at which a majority of producers vote in favor of its continuance.

This bill would remove the distinction between producers who are not affiliated with a cooperative handling walnuts and those who are, as specified.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 410 (AB 594) Karnette Personal property: rental-purchase agreements.

(1) Existing law defines and regulates the terms of personal property rental-purchase agreements. Existing law requires that the lessor in a rental-purchase agreement maintain records that establish that the price disclosed as the cash price of the rental property is the same as the cash price required by law. Existing law specifies certain items that may be evidence of the cash price of new rental property for these purposes. Existing law provides that any willful violation of these provisions is a misdemeanor.

This bill would revise and recast provisions relating to personal property rental-purchase agreements. The bill would redefine "cash price" for these purposes and would establish definitions of "lessor's cost" and "total of payments," among others. The bill would revise disclosures contained in rental-purchase agreements and add new provisions that would be prohibited from appearing in these agreements. The bill would provide a consumer the right to acquire ownership of property that is the subject of a rental-purchase agreement within 3 months of the execution of the agreement by tendering a specified amount, and would require the lessor of the property to notify the consumer of this right within 10 days of executing the agreement, as specified. The bill would limit the maximum cash prices, pursuant to certain formulas, that a lessor would be permitted to charge on a first rental of property, and second and subsequent rentals, and would limit the maximum total of payments in relation to these cash price limits. The bill would also include provisions intended to make specified sections revised by the bill apply, as specified. By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 411 (AB 861) Bass Barbering and cosmetology: licensure.

Under existing law, the State Board of Barbering and Cosmetology licenses and regulates the practice of barbering and cosmetology. Existing law authorizes the board to deny, suspend, or revoke a license for specified reasons. Existing law requires the board in certain circumstances to provide a notice to a person that states the board's reason for denying the license, and to comply with other requirements upon denying a license to an applicant. Existing law also requires the board to conduct a hearing within 60 days of an applicant's request for a hearing.

This bill would require the board to give specified additional information to a person who has been denied a license. The bill would require the board to conduct a hearing within 90 days of receiving an applicant's request for a hearing for a license denial, and for all other hearings, would authorize the board to determine when the hearing shall be conducted. The bill would authorize the board to issue a probationary license to an applicant, subject to specified terms and conditions. The bill would also require the board to study the effects of law, regulations, and policy that may create unnecessary barriers to employing people with criminal records, and would require the board to report its findings to the Legislature on or before September 1, 2007.

Ch. 412 (AB 1122) Wyland Auto insurance: total loss.

Under existing law, following a total loss settlement on a total loss salvage vehicle and receipt of a certificate of ownership or other evidence of title, the license plates, and a specified fee, the Department of Motor Vehicles is required to issue a salvage certificate for the vehicle.

This bill would authorize an insurance company, an occupational licensee of the department authorized by the insurance company, or a salvage pool authorized by the insurance company, that is unable to obtain a properly endorsed certificate of ownership or other evidence of ownership within 30 days following oral or written acceptance by the

owner of an offer of an amount in settlement of a total loss, on a form provided by the department and signed under penalty of perjury, to request the department to issue a salvage certificate for the vehicle. The request would be required to include and document that the requester has made at least 2 written attempts to obtain the certificate of ownership or other acceptable evidence of title.

The bill would require the department to issue a salvage certificate upon receipt of a properly executed request, the license plates, and the fees.

Because this bill would expand the scope of the crime of perjury, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 413 (AB 1433) Emmerson Pupil health: oral health assessment.

Existing law requires the governing board of any school district to make rules for the physical examination of pupils that will ensure proper care of the pupils and proper secrecy with regard to any defect noted. Existing law allows the parent or legal guardian having control or charge of any child enrolled in a public school to file annually a statement in writing, signed by the parent or legal guardian, that he or she will not consent to an examination of his or her child. Existing law exempts a child from physical examinations once such a statement is filed with the principal.

This bill would require a pupil, while enrolled in kindergarten in a public school, or while enrolled in first grade in a public school if the pupil was not previously enrolled in kindergarten in a public school, to present proof, no later than May 31 of the school year, of having received an oral health assessment by a licensed dentist or other licensed or registered dental health professional operating within his or her scope of practice that was performed no earlier than 12 months prior to the date of the initial enrollment of the pupil. The bill would excuse a parent or legal guardian from complying with the above requirement by indicating on a specified form that the oral health assessment could not be completed because of one or more specified reasons. The bill would require public schools to send a notification of the assessment requirement to the parent or legal guardian of the pupil subject to that requirement, including a standardized form that can be used for an assessment or on which the parent or legal guardian can indicate one of several specified reasons why an assessment cannot be completed. The bill would require all public schools, after receiving completed assessments, and by December 31 of each year, to send a report, as specified, to the local health officer of the county office of education in which the school is located. The bill would not preclude a school district or county office of education from developing a schoolsite-based oral health assessment to comply with these provisions. The bill would require the Office of Oral Health of the Chronic Disease Control Branch of the State Department of Health Services to conduct an evaluation of the requirements imposed by the bill and prepare and submit a report to the Legislature by January 1, 2010, that discusses any improvements in the oral health of children resulting from the imposition of those requirements. The bill would authorize the Office of Oral Health to receive private funds and contract with the University of California to fulfill those duties.

By requiring public schools to perform additional duties, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

The bill would require that funds from a specified item of the Budget Act of 2006 be used to offset any reimbursement to local educational agencies provided pursuant to those provisions regarding costs mandated by the state pursuant to the bill.

Ch. 414 (AB 1667) Saldana Pupil health: individuals with exceptional needs: specialized physical health care services.

Existing law provides that any individual with exceptional needs who requires specialized physical health care services, as defined, during the regular schoolday, may be assisted by certain specified individuals.

This bill would, instead, provide that any individual with exceptional needs who requires specialized physical health care services, during the regular schoolday, may be assisted by certain specified individuals, including designated school personnel, as provided.

The bill would declare the intent of the Legislature that none of the provisions of the bill cause the placement of individuals with exceptional needs at schoolsites other than those they would attend but for their needs for specialized physical health care services.

The bill would also make technical, nonsubstantive changes to those provisions.

Ch. 415 (AB 1681) Pavley Lead-containing jewelry.

Existing hazardous waste control laws regulate the disposal of discarded appliances, lead acid batteries, small household batteries, recyclable latex paint, and household hazardous waste, except as provided in the hazardous waste control laws and regulations. The Department of Toxic Substances Control (department) is required to enforce those hazardous waste control laws. Existing law provides for the Hazardous Waste Control Account in the General Fund and authorizes the funds deposited in that account to be expended, upon appropriation by the Legislature, for specified purposes, including the administration and implementation of the hazardous waste control laws by the department.

This bill would prohibit a person, on and after March 1, 2008, from manufacturing, shipping, selling, or offering for sale jewelry for retail sale in the state, unless the jewelry is made entirely from specified materials. The bill would also prohibit any person, on and after September 1, 2007, from taking those actions with regard to children's jewelry, as defined, unless the children's jewelry is made entirely from certain specified materials.

The bill would also prohibit a person, on and after March 1, 2008, from manufacturing, shipping, selling, or offering for sale body piercing jewelry, as defined, for retail sale in the state unless it is made from specified materials.

The bill would provide that a party to a specified amended consent judgment or to a consent judgment entered in a specified consolidated action is deemed to be in compliance with the bill's provisions, and would require any action brought against that party to be subject to the amended consent judgment.

The bill would exclude a person who violates these prohibitions from the criminal penalties imposed pursuant to the hazardous waste control laws and would instead provide that a person who violates those prohibitions would be liable for a civil penalty not to exceed \$2,500 per day for each violation. The bill would require all civil penalties collected be deposited in the Hazardous Waste Control Account, for expenditure by the department, upon appropriation by the Legislature, to implement and enforce those prohibitions.

The bill would specify the testing methods and protocols for determining compliance with these prohibitions and would authorize the department to adopt regulations that modify these testing protocols as it deems necessary to further the purposes of the bill.

Ch. 416 (AB 1992) Canciamilla Solid waste: dumping.

(1) Existing law provides that a person who places, deposits, or dumps, or who causes to be placed, deposited, or dumped, or who causes or allows to overflow, sewage, sludge, cesspool or septic tank effluent, or accumulation of human excreta, or garbage, in or upon specified public property, or upon private property into or upon which the public is admitted

by easement, license, or otherwise, is guilty of a misdemeanor. Existing law provides that this prohibition does not apply to the placing, depositing, or dumping of garbage upon private property by the owner, or a person authorized by the owner, of the private property, except that such action is prohibited from creating a public health and safety hazard or a fire hazard, as determined by specified entities. Existing law defines "garbage" for these purposes. Existing law requires a state fish and game warden, city police officer, sheriff's deputy, and other peace officers of the state, to enforce these provisions.

This bill would repeal the definition of garbage and instead use the term "solid waste," as the bill would define that term. The bill would provide that the placing, depositing, dumping, or overflow of solid waste and the other described substances on private property, without the owner's consent, rather than, into or upon private property which the public is admitted by easement, license, or otherwise, is a misdemeanor. The bill would prohibit placing, depositing, or dumping of solid waste upon private property by the owner or a person authorized by the owner, of the private property, from creating a nuisance, as determined by specified entities. The bill would include in the list of entities that determine whether the placing, depositing, or dumping of solid waste is a public health and safety hazard, nuisance, or fire hazard, a local enforcement agency. If AB 1688 is enacted and becomes effective on or before January 1, 2007, the bill also would include in the list of persons who are required to enforce these provisions, a person regularly employed as an investigator or inspector for illegal dumping enforcement, as specified. Because the bill would change the definition of a crime, the bill would impose a state-mandated local program.

(2) Existing law provides that it is an infraction for a person to dump or cause to be dumped waste matter or other specified matter in or upon specified public or private property, or for a person to litter or cause to be littered in or upon public or private property, and imposes a range of specified fines for a first, 2nd, or 3rd or subsequent conviction for violating those provisions, as specified.

This bill would revise the conditions with regard to the dumping of materials upon a road or highway, and would increase some of those fines, as specified.

(3) Existing law imposes a range of specified fines for a first, 2nd, or 3rd or subsequent conviction for littering or dumping of waste matter into specified bodies of water or property adjacent to a body of water, as specified.

This bill would increase some of those fines, as specified.

(4) Existing law provides for a reward for information leading to the arrest and conviction of a person for unlawful dumping of waste on specified public or private property, or for the unlawful shooting of a firearm from or upon a public road or highway.

This bill would, in addition, reward a person for giving information leading to the arrest and conviction of a person for the malicious release of a substance capable of causing substantial harm to the operation of a public sewer sanitary facility or littering.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 417 (AB 2182) Mullin Property taxation: assessment.

Existing law requires the State Board of Equalization to prescribe rules and regulations regarding the assessment of property for purposes of property taxation.

This bill would require the State Board of Equalization, if funds are appropriated for this purpose, to conduct a study in consultation with the California Assessors' Association and industry representatives regarding the property tax assessment factors used to value nonproduction computers, semiconductor manufacturing equipment, and biopharmaceutical industry equipment and fixtures. To the extent the board conducts these studies, this bill would also require the board to publish revised valuation factors. However, if the board determines that an update is not warranted after reviewing the data, this bill would

provide that the existing factors shall remain in effect. This bill would establish a rebuttable presumption that the full cash value of nonproduction computers, semiconductor manufacturing equipment, and biopharmaceutical industry equipment and fixtures is the value determined using the assessment factors published by the board after the study. This bill would also provide that the assessor or the taxpayer may overcome the presumption, as specified. This bill would also specify that this presumption does not apply after 6 years, unless the assessment factors are reviewed by the board.

Ch. 418 (AB 2318) Calderon Repossessors.

(1) Existing law, the Collateral Recovery Act, provides for the licensing and regulation of repossession agencies by the Department of Consumer Affairs. Existing law sets forth a procedure for the removal, inventory, and storage of personal effects from repossessed collateral. Existing law requires a licensee to prepare an inventory of the personal effects and to label and store the personal effects as specified for a minimum of 60 days in a secure manner.

This bill would require the licensee to note on the inventory if it cannot be determined whether the property is a personal effect or a part of the collateral. The bill would provide that, in this circumstance, the licensee or its agent would not be obligated to remove the item from the collateral, unless the item can be removed without the use of tools. The bill would also require a licensee or its agent to notify a debtor that if the debtor takes the position that an item is a personal effect, then the debtor is required to contact the legal owner to resolve the issue.

(2) Existing law authorizes the Director of Consumer Affairs to assess administrative fines against any repossession agency licensee, qualified certificate holder, or registrant for specified prohibited acts, such as, but not limited to, failing to register registrants within 15 days. Under existing law, the fine is \$25 dollars for each of the first 2 violations and \$100 for each subsequent violation.

This bill would raise these fines to \$250 for each of the first 2 violations and \$1000 for each subsequent violation. The bill would specify that the money attributable to these administrative fines shall not be continuously appropriated.

(3) Existing law provides that a peace officer or, in certain other cases, a magistrate, may cause the removal and seizure of a vehicle, as specified. Existing law provides that a vehicle so seized may be impounded for 30 days. Under existing law, a vehicle removed and seized may be released to the legal owner or the legal owner's agent prior to the end of 30 days' impoundment, if certain conditions are met, including, but not limited to, the requirement that the legal owner or the legal owner's agent present either a lawful assignment, as defined, or an affidavit of repossession for the vehicle, and a security agreement or title showing proof of legal ownership for the vehicle.

This bill would instead require the legal owner or the legal owner's agent to present a copy of the assignment, as defined, and any one of the following: a certificate of repossession for the vehicle, a security agreement for the vehicle, or title showing proof of legal ownership for the vehicle.

(4) Existing law defines assignment, among other things, as a written authorization by the legal owner, lienholder, lessor or lessee to skip trace, locate, or repossess or to collect money payment in lieu of repossession of, any collateral, including, but not limited to, collateral registered under the Vehicle Code that is subject to a security agreement that contains a repossession clause.

This bill would specify that an assignment also means, among other things, a written authorization by the agent of any of those persons, to take any of those actions with respect to any collateral. The bill would make technical, nonsubstantive, and conforming changes.

Ch. 419 (AB 2557) Huff Transportation.

(1) Existing law permits the State Air Resources Board to adopt a regulation to prohibit the sale and registration of a new motor vehicle certified by the state board, to which there has not been conspicuously affixed on the driver's side window or, if it cannot be so placed, to the windshield, a decal disclosing specified emissions information.

This bill would instead permit that regulation when the specified decal has not been conspicuously affixed on a side window to the rear of the driver, or if it cannot be so placed, to the windshield.

(2) Existing law defines the term "registration service" for purposes of the Vehicle Code and excludes from that definition certain activities.

This bill would exclude from the definition of "registration service" the acts by an employee of one or more dealers or dismantlers, or a combination thereof, when performing transactions on behalf of a qualified private industry partner that is in compliance with the Department of Motor Vehicles Business Partner Automation Program, as specified.

(3) Existing law imposes liability upon a person who willfully or negligently damages a street or highway, or its appurtenances, including, but not limited to, guardrails, signs, traffic signals, snow poles, and similar facilities for the reasonable cost of the repair or replacement of those facilities.

This bill would specify that for a person who willfully damaged or destroyed a memorial sign placed by the Department of Transportation, the amount of liability is the actual replacement or repair cost, whichever is applicable, or \$1,500, whichever amount is highest.

Ch. 420 (AB 2630) Benoit Grade separation project funding.

Existing law requires the Public Utilities Commission to adopt a priority list for railroad-highway grade separation projects and requires the California Transportation Commission to allocate available funding to projects pursuant to that priority list. Existing law generally limits to \$5,000,000 an allocation to a single project; except that if the project meets certain criteria it may receive an allocation up to \$20,000,000. Existing law prohibits an agency that receives an allocation pursuant to that exception from receiving an allocation for another project pursuant to that exception for a period of 10 years.

This bill would provide that an agency that receives an allocation pursuant to that exception may be eligible for an allocation for another project if the Department of Transportation determines that funds are available for allocation.

Ch. 421 (AB 2675) Strickland Community care facilities: continuing education: online courses.

Existing law, the California Community Care Facilities Act and the California Residential Care Facilities for the Elderly Act, provides for the licensing and regulation by the State Department of Social Services of community care facilities, including group homes and adult residential facilities, and residential care facilities for the elderly. The act requires administrators of group home facilities, adult residential facilities, and residential care facilities for the elderly to successfully complete department-approved certification programs prior to employment. Certificates issued under these provisions are required to be renewed every 2 years, and renewal is conditional upon the certificate holder submitting documentation of completion of 40 classroom hours, in the case of group home administrators, and 40 hours, in the case of adult residential facility and residential care facilities for the elderly administrators, of continuing education related to specified areas of knowledge. The act allows the department to inspect these certification training programs and continuing education courses to determine if content and teaching methods comply with regulations. A violation of the provisions regulating community care facilities and residential care facilities for the elderly is a crime.

This bill would provide, with respect to group homes, adult residential facilities, and residential care facilities for the elderly, that no more than one-half of the required 40 hours of continuing education necessary to renew the above certificates may be satisfied through

online courses. It would require all other continuing education hours to be completed in a classroom setting. It would require a vendor of online continuing education programs for these certificates related to group homes and adult residential facilities, with a specified exception, to ensure that each online course contains certain elements, including a final screen displaying a printable statement, to be signed by the participant, certifying that the identified participant completed the course. The bill would provide that a false certification on this screen regarding any material matter would be a misdemeanor. By creating a new crime, the bill would impose a state-mandated local program. The bill would allow the department to conduct inspections of these certification training programs and continuing education courses, including online courses, at no charge to the department.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 422 (AB 2685) Cogdill Sport fishing: license revenues: reports.

Existing law specifies that all moneys collected under the provisions of the Fish and Game Code are deposited into the Fish and Game Preservation Fund, unless otherwise provided. Existing law provides that, of the moneys collected from fees for lifetime sportsman's licenses, lifetime hunting licenses, and lifetime sport fishing licenses, 33¹/₃% of the fees derived from the issuance of all sport fishing licenses, with a specified exception, is to be deposited into the Hatchery and Inland Fisheries Fund to be used, upon appropriation, to support programs related to the management, maintenance, and capital improvement of fish hatcheries, the Heritage and Wild Trout Program, and other eligible activities. Existing law requires the Department of Fish and Game, by July 1, 2008, and biennially thereafter, to report to the Legislature on the implementation of those provisions relating to the revenue generated by sport fishing license fees.

This bill would instead require the department to report, by July 1, 2008, and annually thereafter, on the provisions relating to the revenue generated by sport fishing license fees.

Ch. 423 (AB 2715) Sharon Runner Government.

Existing law authorizes an agency, as defined, that creates a state tax lien, as defined, with respect to real property to record notice of that lien with the county recorder. Existing law authorizes an agency creating a state tax lien with respect to personal property to file a notice of that lien with the Secretary of State.

This bill would authorize the transmission, recording, and indexing of notices of these liens and related documents by electronic or magnetic means, as provided.

Existing law requires a county board of supervisors, upon request of the county assessor or sheriff, to contract with legal counsel to assist the assessor or sheriff with duties for which the assessor or sheriff would have a conflict of interest.

This bill would apply this requirement to matters brought after an assessor or sheriff leaves office if certain conditions are met. By requiring county boards of supervisors to contract for legal counsel under these conditions, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 424 (AB 2770) Wyland Precinct vote results.

Existing law requires elections officials to keep an accurate list of all voters who have received and voted an absentee ballot at each election, as specified.

This bill would require that, for any statewide election or certain special elections, votes cast by absentee ballot and votes cast at the polling place be tabulated by precinct. By imposing additional duties upon county elections officials, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 425 (AB 2804) Salinas Air resources: Sacramento Metropolitan Air Quality Management District.

(1) Existing law establishes the Sacramento Metropolitan Air Quality Management District, and provides for its governance by a district board with specified membership and duties.

This bill would require that each member of the Sacramento district board receive actual and necessary expenses incurred in the performance of board duties, and would authorize these members to receive compensation, to be determined by the Sacramento district board, not to exceed \$100 for each day attending the board meetings and committee meetings of the board, or upon authorization of the board, while on official business of the district. The bill would prohibit this compensation from exceeding \$6,000 in any one year. The bill would require the compensation authorized pursuant to the bill to be fixed by ordinance. Because the bill would create new duties for the Sacramento district, it would constitute a state-mandated local program.

(2) An existing provision of the California Constitution requires that a local or special statute is invalid in any case where a general statute can be made applicable.

This bill would express the finding and declaration of the Legislature that, due to the unique circumstances relating to the Sacramento district, a general statute cannot be made applicable and the enactment of the above is therefore necessary.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 426 (AB 2914) Leno Limited liability partnerships: architecture.

Existing law, the Uniform Partnership Act of 1994, authorizes the formation of foreign limited liability partnerships and registered limited liability partnerships to engage in the practice of architecture. This provision is repealed as of January 1, 2007. Existing law requires that every registered limited liability partnership and foreign limited liability partnership provide specified security for claims arising out of the practice of architecture. Under existing law, the total aggregate limit of liability under the policy or policies of insurance or the amount of security required to be provided by those partnerships providing architectural services is \$100,000 multiplied by the number of licensed persons, but not less than \$500,000 and not more than \$5,000,000.

This bill would extend the repeal date to January 1, 2012. This bill would provide that, on and after January 1, 2008, the total aggregate limit of liability under the policy or policies of insurance or the amount of security for those partnerships providing architectural services with 5 or fewer licensed persons shall be \$1,000,000, and for partnerships with more than

5 licensees, shall be an additional \$100,000 for each additional licensee, up to the \$5,000,000 maximum.

This bill would incorporate additional changes to Section 16101 of the Corporations Code, proposed by AB 339, to be operative only if AB 339 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 427 (AB 2945) Spitzer Open meetings: multijurisdictional law enforcement agencies.

Existing law authorizes the legislative or advisory body of a multijurisdictional drug law enforcement agency to hold a closed session to discuss the case records of any ongoing criminal investigation, to hear testimony from persons involved in the investigation, and to discuss courses of action in particular cases. Existing law defines "multijurisdictional drug law enforcement agency" for these purposes as a joint powers entity, formed pursuant to specified provisions of existing law, which provides drug law enforcement services for the parties to the joint powers agreement.

This bill would redesignate a multijurisdictional drug law enforcement agency as a multijurisdictional law enforcement agency, and would permit a multijurisdictional law enforcement agency to instead hold a closed session to discuss any ongoing criminal investigation of that agency. This bill would also define a multijurisdictional law enforcement agency as a joint powers entity, as specified, that provides law enforcement services for the parties to the joint powers agreement for the purpose of investigating criminal activity involving drugs; gangs; sex crimes; firearms trafficking or felony possession of a firearm; high technology, computer or identity theft; human trafficking; or vehicle theft.

This bill includes legislative findings that any limitation on the public's right of access made by this bill is necessary to serve the public interest.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 428 (AB 2962) Benoit Taxation: real estate withholding requirements.

Existing law requires the transferee of a California real property interest, in specified circumstances, to withhold $3^{1}/_{3}\%$, for income tax purposes, of the sales price of the property when the property is acquired from either an individual or a corporation, as specified.

This bill would, at the election of the transferor pursuant to a certification made under penalty of perjury, as provided, require withholding of the amount certified by the transferor, but not less than the gain required to be recognized under the Corporation Tax Law or the Personal Income Tax Law, as provided. By requiring a certification under penalty of perjury, this bill would create a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 429 (AB 3020) Montanez Real estate: time-share developments.

Existing law, the Vacation Ownership and Time-share Act of 2004, requires time-share developers and exchange companies to disclose certain information to purchasers and prospective purchasers of time-share plans and exchange programs, as defined, and requires specified time-share plans offered for sale in this state or created and existing in this state to comply with specified fee, registration, notice, and disclosure requirements with respect to oral and written communications, including the issuance of a public report by the Real Estate Commissioner.

This bill would require any person offering to sell or lease any interest in a time-share interest or time-share plan to make a copy of specified documents available for a prospective purchaser or examinee and give a copy of those documents to each purchaser or lessee as soon as practicable before the transfer of the interest being acquired. The bill would specify

when regular and special assessments are delinquent, the costs that may subsequently be charged, and how an association shall provide notice of any increase in a regular or special assessment. The bill would make other related changes.

Existing law requires an estimated operating budget for the time-share plan to be filed with the commissioner and requires it to include a certification by an expert in the preparation of time-share plan budgets, including, at the discretion of the Real Estate Commissioner, a qualified individual or entity.

This bill would prohibit the acceptance of an individual or entity for purposes of obtaining this certification from being considered an endorsement by the commissioner of a proposed budget.

The bill would require a developer to certify the budget in a specified manner and submit the certified budget to the commissioner. The bill would authorize the commissioner to review a budget to confirm the accuracy of the certification if the budget is not certified by an independent certified public accountant or an employee of the developer who is a licensed certified public accountant.

Existing law obligates the developer for expenses associated with unsold inventory held by the developer and requires the developer to furnish assurances that the obligation will be fulfilled.

This bill would authorize the amount of the assurance to be adjusted annually and would specify the maximum amount by which it may be adjusted. If the developer is paying a buy down subsidy, the bill would require the developer to provide an additional assurance in an amount acceptable to the commissioner, but not more than a specified amount.

The bill would also require for any buy down subsidy agreements entered into after July 1, 2005, and for the assurances required by the developer under these provisions, that any dispute between the developer and the association with respect to the satisfaction of the conditions for exoneration or release of the security, at the request of either party, be submitted to arbitration, as specified.

The bill would also provide that the assurances required by the developer under these provisions be subject to specified escrow instructions.

This bill would declare that it is to take effect immediately as an urgency statute, but would delay the operation of specified provisions.

Ch. 430 (SB 1349) Soto Animal fighting exhibitions.

Existing law generally prohibits persons from causing or permitting specified animals to engage in fighting, and prohibits owning or training specified animals for those purposes. Existing law provides that these offenses are misdemeanors with various penalties, and that subsequent violations of these provisions are misdemeanors with additional specified penalties.

This bill would increase the penalties for the misdemeanors and would provide that subsequent violations of these provisions shall be misdemeanors or felonies with prescribed penalties. The bill would make related legislative findings.

By changing the definition of existing crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 431 (SB 1806) Figueroa Animals: abuse.

Existing law provides that any person who subjects any animal to needless suffering, or inflicts unnecessary cruelty upon an animal, or in any manner abuses any animal or fails to provide an animal with proper food, drink, or shelter or protection from the weather is guilty

of a crime punishable by a fine not exceeding \$20,000, imprisonment in a county jail, imprisonment in the state prison, or both fine and imprisonment.

This bill would state findings and declarations regarding the consequences of leaving companion animals unattended inside closed vehicles in the heat. This bill would provide that leaving or confining an animal in any unattended motor vehicle under conditions that endanger the health or well-being of an animal due to heat, cold, lack of adequate ventilation, or lack of food or water, or other circumstances that could reasonably be expected to cause suffering, disability, or death to the animal is a crime punishable by a fine, imprisonment in a county jail, or both fine and imprisonment, as specified. Because this bill would create a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 432 (AB 2190) Benoit Vehicles: reckless driving and motor vehicle speed contests.

(1) Existing law requires a person convicted of reckless driving that proximately causes great bodily injury, as defined, to a person other than the driver, who has previously been convicted of a violation of one of specified provisions related to reckless driving, motor vehicle speed contests, and driving under the influence of an alcoholic beverage or drug or the combined influence of an alcoholic beverage and drug, to be punished by imprisonment in the state prison, by imprisonment in a county jail for not less than 30 days nor more than 6 months, or by a fine of not less than \$220 nor more than \$1,000, or by both the fine and imprisonment.

This bill would require a person convicted of reckless driving that proximately causes one or more of various specified injuries to a person other than the driver to be punished in the same manner. By creating a new crime, the bill would impose a state-mandated local program.

(2) Existing law requires that if a person is convicted of engaging in a motor vehicle speed contest on a highway for an offense that occurred within 5 years of the date of a prior offense that resulted in a conviction for engaging in a motor vehicle speed contest on a highway, and the perpetration of the most recent offense proximately causes serious bodily injury, as defined, to a person other than the driver, the convicted person to be imprisoned in the state prison, or in a county jail for not less than 30 days nor more than one year, and by a fine of not less than \$500 nor more than \$1,000.

This bill would require a person convicted of engaging in a motor vehicle speed contest that proximately causes one or more of various specified injuries to a person other than the driver to be punished by imprisonment in the state prison, or by imprisonment in a county jail for not less than 30 days nor more than 6 months, or by a fine of not less than \$500 nor more than \$1,000, or by both that fine and imprisonment. By creating a new crime, the bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 433 (SB 1542) Migden Vehicles: key information access.

(1) Existing law imposes various requirements upon manufacturers of motor vehicles sold or leased in this state with regard to disclosing information and providing equipment. A violation of the laws regulating motor vehicles is a crime.

This bill would require a motor vehicle manufacturer of a new motor vehicle sold or leased in this state on or after January 1, 2008, except as specified, to provide a means whereby the

registered owner of that motor vehicle or a family member, through a registered locksmith, can access information, and only that information, that is necessary to permit the production of a replacement key or other functionally similar device, by a registered locksmith, that will allow the registered vehicle's owner or family member to enter, start, and operate the vehicle. The bill would require a vehicle manufacturer to retain and make the information available for at least 25 years from the date of manufacture. The bill would exempt a make that sold fewer than 2,500 vehicles in the prior calendar year in the state from this requirement. The bill would exempt, until January 1, 2013, a vehicle line of a motor vehicle manufacturer that sold between 2,500 and 5,000 vehicles in the prior calendar year from this requirement.

This bill would require the registered locksmith to follow certain identity and vehicle verification procedures before he or she could request the information from the manufacturer, to turn over certain information to the registered owner or family member, and to destroy all information accessed from the manufacturer after completing the reproduction of the key or other functionally similar device. A manufacturer would be required to make this information available by telephone or electronically 24 hours a day and 7 days a week and to retain this information for at least 25 years from the date of manufacture. A manufacturer would also be required to include a security process to verify the identity of the registered locksmith.

Since a violation of the bill's requirements would be a crime, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 434 (AB 2923) Calderon Crimes: graffiti and vandalism: driver's license.

Existing law requires a court to suspend for one year or delay for one year the driving privilege of a person convicted of committing specified acts of graffiti or vandalism, except as specified.

This bill instead would require a court to suspend that driving privilege for not more than 2 years. The bill also would require, that where the person convicted does not yet have the privilege to drive, the court is required to delay that driving privilege for not less than one year nor more than 3 years.

Ch. 435 (SB 1308) Battin Bribery.

Existing law subjects a person who offers to give a bribe to a Member of the Legislature or a person on the member's behalf, or who attempts through specified corrupt means to influence the vote of a member, to imprisonment in the state prison.

This bill would, in addition, subject a person who offers to give a bribe to any member of the legislative body of a city, county, city and county, school district, or other special district, or a person on the member's behalf, or who attempts through specified means to influence the vote of any member of a legislative body of a city, county, city and county, school district, or other special district, to imprisonment in the state prison.

Existing law subjects any Member of the Legislature who asks for or receives a bribe in exchange for influence over his or her official action to imprisonment in the state prison.

This bill would, in addition, subject any member of the legislative body of a city, county, city and county, school district, or other special district who asks for or receives a bribe in exchange for influence over his or her official action to imprisonment in the state prison.

Existing law requires any Member of the Legislature convicted of a crime involving bribery to forfeit his or her office and disqualifies him or her from ever holding office again.

This bill would, in addition, require any member of the legislative body of a city, county, city and county, school district, or other special district who is convicted of a crime involving

bribery to forfeit his or her office and would disqualify him or her from ever holding office again.

Because this bill would expand the applicability of certain crimes, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would declare that is to take effect immediately as an urgency statute.

Ch. 436 (SB 1442) Escutia Schools: examination fees.

Existing law establishes a 5-year pilot grant program, administered by the State Department of Education, for the purpose of awarding grants to cover the costs of advanced placement examination fees. Existing law authorizes school districts to apply to the department for grant funding under the program based on the number of economically disadvantaged pupils in the district who will take the next offered advanced placement examinations. Existing law repeals those provisions on January 1, 2008.

This bill would amend the program to authorize the department to award grants to cover the costs of International Baccalaureate examination fees, as specified, in addition to the costs of advanced placement examination fees for certain eligible high school pupils, as defined. The bill would require funding priority be given to advanced placement examination fees if there is insufficient funding allocated to the grant program in a given fiscal year. The bill would require the department to make every effort to obtain and allocate federal funding for the purposes of the program prior to expending any state funds and require all federal and state funds obtained by the department for the purposes of the program to be expended for those purposes only and prohibit those funds from being used to fund any other program. The bill would also extend the repeal date of the program to January 1, 2013.

Ch. 437 (AB 1535) Nunez School instructional gardens: pupil nutrition.

(1) Existing law establishes the Instructional School Gardens Program for the promotion, creation, and support of instructional school gardens by eligible educational agencies, as defined. Existing law requires that the program be administered by the State Department of Education through the allocation of one-time grants and technical assistance to applicant eligible educational agencies. Existing law authorizes the department to consult with the California Integrated Waste Management Board (CIWMB) and public institutions of higher education, regarding curriculum development and evaluation of any program established pursuant to the Instructional School Gardens Program.

This bill would revise those provisions to make grants and technical assistance available to charter schools as well as school districts and county offices of education. The bill, instead of requiring the department to consult with specified entities, would require the Superintendent of Public Instruction to convene an interagency working group on instructional school gardens, which would include, but not be limited to, representatives of the State Department of Education, the Department of Food and Agriculture, the State Department of Health Services, and the CIWMB. The bill would require that interagency working group to advise the Superintendent on, among other things, effective and efficient means of encouraging school districts, charter schools, and county offices of education to develop and maintain instructional school gardens. The bill would authorize the Superintendent to establish an advisory group involving other agencies and groups with expertise in instructional school gardens, which would include, but not be limited to, the California Environmental Education Interagency Network. The bill would provide that the purpose of that advisory group is to support program efforts, as specified. The bill would require the Superintendent to use existing resources to establish the interagency working group and advisory group and would require the Department of Food and Agriculture, the

State Department of Health Services, and the CIWMB to use existing resources for their participation in the working group.

The bill would authorize a school district, charter school, or county office of education to apply to the Superintendent for funding for a 3-year grant in a manner determined by the Superintendent in order to develop and maintain an instructional school garden program. The bill would require applications, at a minimum, to indicate the school or schools at which the instructional school gardens are, or are to be, located; the grade level or grade levels to be targeted; the potential number of classes within the grade levels and number of pupils who would use the instructional school gardens; and the intended items of expenditure for any funds received. The bill also would require the application to include an explanation of the specified 6-month reporting requirement. The bill would limit the grants to a maximum of \$2,500 per schoolsite, except that a school district, charter school, or county office of education that applies on behalf of one or more schoolsites with an enrollment of 1,000 or more pupils would be eligible for a grant of a maximum of \$5,000 per schoolsite with an enrollment of 1,000 or more pupils. The bill would permit the Superintendent to award a grant during the period from the 2006−07 fiscal year to the 2008−09 fiscal year, inclusive, for instructional school garden equipment or supplies to a school district, charter school, or county office without requiring that district, charter school, or county office to have received a grant for instructional school garden professional development. The bill would require a school, school district, or county office of education, as a condition of receiving funding, within 6 months of the final expenditure of the instructional school garden funds received to report to the Superintendent, in a manner prescribed by the Superintendent, in conjunction with the interagency working group, regarding the use of the funds and the manner in which the instructional school garden or gardens are used to complement the academic program of the participating school or schools. The bill would permit a school district or county office of education to submit one report for all of the schools receiving grants that are under the jurisdiction of the district or county office.

(2) Existing law provides that the program will be implemented only if funds are available for it.

This bill would repeal that provision.

(3) Existing law reappropriates \$15,000,000 to supply schools with garden supplies and equipment. Existing law requires the department to allocate a minimum of \$500 to each school, as specified, and allocates the balance of remaining funds to school districts on a per-pupil basis.

This bill, instead, would reappropriate those funds to supply school districts, charter schools, and county offices of education with garden equipment, supplies, and professional development related to the establishment and operation of a 3-year instructional school garden program, as specified.

Ch. 438 (AB 1759) Umberg Campaign expenditure disclosures.

(1) Existing provisions of the Political Reform Act of 1974 require committees receiving or making contributions or expenditures above specified threshold amounts to report those contributions and expenditures, as well as other specified information, at times and places specified in the act. The act requires certain of these committees, by virtue of receiving or making contributions or expenditures above generally higher threshold amounts, to file the reports required by the act online or electronically. Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would require committees that receive contributions totaling more than \$1,000 in a calendar year and that are required under existing law to file online or electronically to also file a report online or electronically disclosing contributions or independent expenditures totaling \$5,000 or more to support or oppose the qualification or passage of a single state ballot measure, and disclosing other specified information, within 10 business days of making the contributions or independent expenditures. The bill would specify that

reports required by this provision are not required to be filed by a committee primarily formed to support or oppose the qualification or passage of a state ballot measure for expenditures made on behalf of the ballot measure or measures for which it is formed. It would also exempt from disclosure pursuant to these provisions independent expenditures disclosed pursuant to other specified provisions.

(2) Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on persons who violate certain provisions of this bill.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(4) The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act by a bill that furthers the act's purposes with a $^2/_3$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 439 (AB 2275) Umberg Political Reform Act of 1974: campaign expenditures: telephone advocacy.

Existing provisions of the Political Reform Act of 1974 prohibit candidates, committees, and slate mailer organizations from sending certain mailings unless the name, street address, and city of the candidate, committee, or slate mailer organization is shown on the outside of each piece of mail in the mailing and on at least one of the inserts included within each piece of mail.

This bill would prohibit a candidate, committee, or slate mailer organization from expending campaign funds, directly or indirectly, to pay for telephone calls that are similar in nature and aggregate 500 or more in number, made by an individual, or individuals, or by electronic means and that advocate support of, or opposition to, a candidate, ballot measure, or both, unless during the course of each call the name of the organization that authorized or paid for the call is disclosed to the recipient of the call, except as specified. The bill would provide that it shall not apply to telephone calls made by the candidate, the campaign manager, or individuals who are volunteers.

This bill would require a candidate, committee, or slate mailer organization that pays for telephone calls to maintain a record of the script of the call, or a copy of a recorded message, for a specified period of time.

The bill also would prohibit campaign and ballot measure committees from contracting with any phone bank vendor that does not disclose the information required to be disclosed by this bill.

Existing law makes a violation of the Political Reform Act of 1974 subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing potential criminal penalties on persons who violate its provisions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $^2/_3$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 440 (AB 2676) Committee on Agriculture Farmers' markets.

Existing law, until January 1, 2007, provides that California farmers may transport for sale and sell California-grown fresh fruits, nuts, and vegetables that they produce directly to the public at a certified farmers' market, as specified. Existing law provides that it is unlawful for any person operating under these provisions to commit certain acts related to the conduct of farmers' markets.

This bill would extend these provisions until January 1, 2012. Because this bill would extend the existence of provisions that define crimes, this bill would impose a state-mandated local program.

Existing law requires, until January 1, 2007, that every operator of a certified farmers' market remit to the Department of Food and Agriculture a fee equal to the number of agricultural producers participating on each market day for the entire previous quarter which shall be used by the department upon appropriation, as specified.

This bill would extend these provisions until January 1, 2012.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 441 (AB 2179) Leslie Public postsecondary education: indemnification: Regents of the University of California.

Existing law establishes the University of California, under the administration of the Regents of the University of California, as one of the 3 segments of public postsecondary education in this state.

This bill would, notwithstanding any other provision of law, indemnify current or former regents, officers, and employees of the university, current or former investment managers under contract with the university, and current or former officers, directors, trustees, agents, or employees of university foundations from all claims, demands, suits, actions, damages, judgments, costs, charges, and expenses, including court costs and attorney's fees, and all liability, losses, and damages of any nature whatsoever that these persons may at any time sustain by reason of any decision of the regents not to invest in any firm or firms with business operations in Sudan or with the Sudanese government.

Ch. 442 (AB 2941) Koretz Public retirement systems: investments: Sudan.

The California Constitution provides that the Legislature may by statute prohibit retirement board investments where it is in the public interest to do so and providing that the prohibition satisfies specified fiduciary standards.

This bill would prohibit the Public Employees' Retirement System and the California State Teachers' Retirement System from investing public employee retirement funds in a company with active business operations in Sudan, as specified. The bill would require the Board of Administration of the Public Employees' Retirement System and the Teachers' Retirement Board of the State Teachers' Retirement System to sell or transfer any investments in a company with active business operations in Sudan.

This bill would require those boards to report to the Legislature any investments in a company with business operations in Sudan and the sale or transfer of those investments, subject to the fiduciary duty of those boards, by January 1, 2008, and every year thereafter.

This bill would indemnify from the General Fund and hold harmless the present, former, and future board members, officers, and employees of and investment managers under contract with those retirement systems.

Ch. 443 (SB 1524) Speier Limitation of actions: Armenian Genocide victims. Existing law authorizes any Armenian Genocide victim, as defined, or an heir or beneficiary of that victim, who resides in this state and has a claim arising out of an insurance

policy or policies purchased or in effect in Europe or Asia between 1875 and 1923 from a specified insurer to bring a legal action to recover on that claim in a court of this state, as specified, and provides that any such action shall not be dismissed for failure to comply with the applicable statute of limitations, if the action is filed on or before December 31, 2010.

Existing law also authorizes any owner, or heir or beneficiary of the owner, of Holocaust-era artwork, as defined, to bring an action in superior court to recover that artwork from any museum or gallery, and provides that any action brought under these provisions shall not be dismissed for failure to comply with the applicable statute of limitation, if the action is commenced on or before December 31, 2010.

This bill would enact similar provisions applicable to any Armenian Genocide victim, as defined, or an heir or beneficiary of that victim, who resides in this state and has a claim arising out of a failure of a bank, as defined, to pay or turn over deposited assets, or to turn over looted assets, and would provide that any action brought under these provisions shall not be dismissed for failure to comply with the applicable statute of limitation, if the action is commenced on or before December 31, 2016.

Ch. 444 (SB 10) Dunn Trial court facilities.

(1) Existing law requires the Judicial Council, in consultation with the superior court of each county and the county to enter into agreements concerning the transfer of responsibility for court facilities from that county to the Judicial Council. However, neither title to, nor responsibility for, court facilities deemed deficient shall transfer to the state or the Judicial Council, unless provision is made in the agreement for correction of the deficient items. Prior to the completion of the negotiations concerning the transfer of responsibility for court facilities in a building, the state is required to provide for a licensed structural engineer to inspect and evaluate the building for seismic safety, as specified.

This bill would, until January 1, 2010, provide, if responsibility for court facilities is transferred from the county to the state pursuant to a negotiated agreement, and the building containing those court facilities is rated as a "level V seismic rating," as defined, that the county shall be responsible for any seismic-related damage and injury only to the same extent that the county would be liable if responsibility was not transferred to the state, and the county shall indemnify, defend, and hold the state harmless from those claims, except as specified. The bill would require the county, in the event that seismic-related damage occurs, to either make repairs or provide funds to the state sufficient to make those repairs, as specified. The bill would authorize the county and the Judicial Council to agree on a method to address the seismic issue so that the state does not have a financial burden greater than it would have had if the court facilities initially transferred were court facilities in buildings rated as a level IV seismic rating.

(2) Existing law requires each county to pay to the state the amount that county historically expended for operation and maintenance of court facilities for deposit in the Court Facilities Trust Fund as a source of funding for the ongoing operations and maintenance of court facilities, as specified.

This bill would authorize the California State Association of Counties, the Judicial Council, and the Director of Finance to agree to alternative methods for calculating the county facilities payment amount to be used by any county meeting the criteria set forth in those alternative methods.

Ch. 445 (SB 51) Migden Horsemen's organizations.

Existing law provides for the recognition of horsemen's and horsewomen's organizations by the California Horse Racing Board. Each organization, except for the thoroughbred horsemen's and horsewomen's organizations, and except an organization that solely represents owners, or solely represents trainers, is required to provide for the representation of owners and trainers on its board of directors. Each thoroughbred horsemen's and

horsewomen's organization, except one that solely represents trainers, is required to provide for the representation of owners and owner-trainers on its board.

Existing law provides that the organization representing owners who are also licensed as trainers, and their spouses who are licensed as owners, shall comprise a class of owner-trainers, which may elect 3 of its members to the board of directors of the owner's organization, while all other directors shall be owners and not owner-trainers. The law prohibits the board of the thoroughbred owners' organization from exceeding 15 members and requires all members to have qualified as owner-trainers, to the board of the thoroughbred owners' organization. These provisions will be repealed as of January 1, 2007.

This bill would instead require 3 members of the class of owner-trainers to be elected to the board of directors of the organization representing owners. The bill would require the organization representing owners to provide in its bylaws that all members of the organization shall have the right to vote in the election of all members of its board of directors, and that at least 3 of the 12 directors who represent owners and at least one who represents owner-trainers shall reside and race in the northern zone. The bill would further require the owners organization to provide in its bylaws that a subcommittee be formed to specifically address purse schedules in the northern zone, as specified.

This bill would maintain these provisions in effect until January 1, 2009.

Ch. 446 (SB 463) Ducheny Toll roads: State Highway Route 125.

Existing law, until January 1, 2003, authorized the Department of Transportation to solicit proposals and enter into agreements for the construction and lease of no more than 2 toll road projects, and specified the terms and requirements applicable to those projects. Existing law provides that the toll roads constructed under these provisions shall be owned by the state, but leased to a private entity for up to 35 years under the agreement.

This bill, with respect to the agreement entered into by the department under these provisions for State Highway Route 125 in San Diego County, would allow tolls to be collected for that project for a period of up to 45 years, rather than 35 years, under specified terms and conditions. The bill would also authorize the San Diego Association of Governments (SANDAG) to continue the collection of tolls thereafter subject to a ²/₃ vote of the SANDAG board, with excess toll revenues to be used for various projects that improve the operation of the SR 125 corridor.

Ch. 447 (SB 503) Figueroa Accountants: peer review: fees.

Existing law provides for the licensure and regulation of accountants by the California Board of Accountancy, in the Department of Consumer Affairs. Existing law requires a firm that provides attest services, as defined, other than a sole proprietor or a small firm, to meet specified peer review requirements prior to the first registration expiration date after July 1, 2008. Existing law requires the board to review whether to implement the peer review program in light of changes in federal and state law or regulations or professional standards, and to report its findings to the Legislature by September 1, 2005. Existing law sets specified fees to be charged by the board.

This bill would require those firms to meet the peer review requirements within 3 years of the commencement of the peer review program, rather than prior to the first registration expiration date after July 1, 2008. The bill would revise the board's review and reporting requirement to instead require the board to review and evaluate whether to implement the program and to report its findings and recommendations to the Legislature and the department no later than September 1, 2011. The bill would require the board, if it determines that the peer review program should be implemented, to identify the resources necessary for implementation and to recommend a date for commencement of the program. The bill would revise the fees to be charged by the board.

Because this bill may increase fees deposited into the Accountancy Fund, a continuously appropriated fund, it would make an appropriation.

This bill would incorporate additional changes to Section 5134 of the Business and Professions Code proposed by AB 1868, to be operative only if AB 1868 and this bill are both chaptered and become effective on or before January 1, 2007, each bill amends Section 5134 of the Business and Professions Code, and this bill is chaptered last.

Ch. 448 (SB 727) Lowenthal Safety in employment: special purpose personnel elevators.

Existing law prohibits the construction, erection, installation, material alteration, testing, maintenance, repair, or service of specified conveyances by any person, firm, or corporation, unless that person, firm, or corporation is certified by the Division of Occupational Safety and Health as a certified qualified conveyance company. Existing law also generally requires that any person who, without supervision, erects, constructs, installs, alters, tests, maintains, services or repairs, removes, or dismantles specified conveyances be certified as a certified competent conveyance mechanic by the division.

This bill would provide that a person, firm, or corporation that maintains and repairs solely special purpose personnel elevators, as defined, on cranes that utilize a rack and pinion system in marine terminals, as defined, as part of crane maintenance activities, qualifies as a certified qualified conveyance company provided that the individual qualifying individually or on behalf of the firm or corporation meets certain experience requirements. This bill would provide that a person may qualify as a certified competent conveyance mechanic by meeting specified experience requirements. This bill would also provide that the certifications obtained pursuant to these provisions are limited to the purpose of maintaining and repairing special purpose personnel elevators on cranes that utilize a rack and pinion system in marine terminals, do not authorize the performance of other specified procedures, and do not require an examination.

Ch. 449 (SB 1224) Chesbro Vehicles: limitations of access.

Existing law exempts from established limitations of access, licensed carriers of livestock when engaged in travel necessary and incidental to the shipment of livestock on specified portions of State Highway Route 101. This exemption is repealed on January 1, 2007. Existing law requires the Department of the California Highway Patrol (CHP), in consultation with the Department of Transportation and in accordance with recommendations from the CHP's study issued on May 1, 2003, of the effect of the exemption, to continue the comprehensive study of the effect of the exemption on public safety, as specified, and to report the findings of the additional study to the Legislature on or before January 1, 2006.

This bill would extend the January 1, 2007, repeal date, to January 1, 2012, thereby extending the exemption. This bill would also delete obsolete language regarding the study, and require the CHP, in consultation with the Department of Transportation and in accordance with recommendations from the CHP's study issued March 20, 2006, on the effect of the exemption, to continue the comprehensive study of the effect of the exemption on public safety, as specified, and make recommendations on future exemptions, including the creation of a permitting system for cattle truck and trailer combinations meeting the applicable provisions of the federal Surface Transportation Assistance Act of 1982, and appropriate safety improvements. The bill would require the CHP to report the findings and recommendations to the Governor and the Legislature on or before January 1, 2011.

Ch. 450 (SB 1237) Maldonado Vehicles: combination length.

(1) Existing law prohibits any combination of vehicles coupled together, including any attachments, from exceeding a total length of 65 feet, with certain, specified exceptions. Existing law, which becomes inoperative on January 1, 2007, exempts a combination of vehicles from the specified length limitation, and authorizes the combination to have a total length of not more than 75 feet, if the combination (1) consisted of a motortruck and 2 trailers;

(2) a trailer in the combination does not exceed 28 feet 6 inches in length; (3) the combination was used exclusively to transport agricultural products from the field to the first point of handling and return, and each direction of transport did not exceed 80 miles; and (4) the combination was not operated on a highway that is designated as a national network route.

This bill additionally would require the combination of vehicles, in order for the exemptions described above to apply, to not exceed 50 miles per hour when operating on the highway, to successfully complete a commercial vehicle safety alliance inspection conducted by the Department of the California Highway Patrol, and to operate on the highways only after the development of safe routing techniques, as specified. The bill would limit the application of this exemption to the Counties of San Luis Obispo and Santa Barbara and to cities in those counties that adopt the exemption. The bill would also delete obsolete language. The bill would repeal this exemption on January 1, 2009.

The bill would require the Department of the California Highway Patrol, in consultation with the Department of Transportation, to conduct a study as to the exemption and to report the results of the study to the Legislature and Governor on or before April 1, 2008.

(2) This bill would make legislative findings and declarations regarding the need for special legislation.

Ch. 451 (SB 1282) Ducheny Transportation: federal funds: border infrastructure program.

Existing law generally provides for programming by the California Transportation Commission of state and federal transportation funds pursuant to the state transportation improvement program process, subject to various funding distribution and fair share formulas. Existing federal law, the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) apportions federal transportation funds to the states for various purposes, including funds for a coordinated border infrastructure program.

This bill would require federal funds apportioned to the state under the coordinated border infrastructure program of SAFETEA-LU to be programmed, allocated, and expended in the same manner as other federal transportation capital funds in the state transportation improvement program, except that these federal funds would be exempt from being included in the transportation funds subject to the distribution and fair share formulas. The bill would also authorize these funds to be used for projects located in Mexico. The bill would authorize any nonfederal funds needed to match these federal funds to be programmed from any available local source or any available state transportation funding source, with the concurrence of the applicable regional transportation planning agency.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 452 (SB 1452) Speier State audits.

(1) Existing law requires that the Controller, the Director of Finance, and the respective staffs of all state agencies that have their own internal auditors or that conduct internal audits or internal audit activities, and all city, county, city and county, and district employees that conduct internal audits or internal audit activities of those respective agencies, utilize the general and specified standards of internal auditing specified in a publication of the Institute of Internal Audits.

This bill would, with respect to cities, counties, cities and counties, and district employees, delete the references to internal auditors, internal audits, and internal audit activities, and instead refer to auditors, audits, and audit activities. It would require state and local entities to instead conduct their work under the general and specified standards prescribed by the Institute of Internal Auditors or the Government Auditing Standards issued by the Comptroller General of the United States, as appropriate, and except as specified.

(2) Existing law sets forth the duties and authority of the State Auditor generally in conducting audit activities on behalf of the state.

This bill would require the State Auditor to request that any state or local agency, or any publicly created entity, that is the subject of an audit conducted under these provisions to provide updates on its progress in implementing the recommendations made by the State Auditor, at intervals prescribed by the State Auditor. It would require state agencies to provide these updates to the State Auditor.

This bill would enact the Omnibus Audit Accountability Act of 2006, to require the State Auditor to, by January 15th of each year, report to specified entities with respect to each state agency audit recommendation it has made that is more than one year old and that has not been implemented by the affected agency. It would require any state agency that is notified by the State Auditor that it has not implemented a recommendation made pursuant to this chapter more than one year prior, to provide specified information in that regard.

(3) Existing law requires all state and local agencies with an aggregate spending of \$50,000,000 or more annually to consider establishing an ongoing internal audit function.

The bill instead would require state and local agencies with that aggregate annual spending amount to consider establishing an ongoing audit function, and would require any governing body that oversees a state agency that performs or reviews internal audits to establish an audit committee, subject to specified criteria. It would set forth the requirements for reporting audit findings and recommendations by chief internal auditors, and specifically provide that an individual reporting certain information under these provisions is protected under provisions of law protecting state employees from retaliation for reporting waste, fraud, or abuse.

(4) Existing law exempts the State Compensation Insurance Fund from certain provisions of law applying to state agencies, with specified exceptions.

This bill would specify that the fund is subject to the provisions of law governing audits by the State Auditor.

Ch. 453 (SB 1724) Runner California State University.

Existing law prohibits, except under specified circumstances, a state department or agency, as defined, from contracting with a vendor, contractor, or an affiliate of a vendor or contractor, unless that vendor or contractor, and all of its affiliates that make sales for deliveries into California, are holders of a California seller's permit issued as prescribed. Existing law defines "state department or agency," for these purposes, to include every state office, department, division, bureau, board, commission, and the California State University, and to exclude the University of California, the Legislature, the courts, and any agency in the judicial branch of government.

This bill would also exclude the California State University from this prohibition.

Ch. 454 (AB 84) Leslie Vehicles: specialized license plates.

Existing law requires the Department of Motor Vehicles to issue certain special interest license plates, including specific special environmental design license plates, in accordance with a specified procedure. Existing law requires, before special interest license plates may be issued, at least 7,500 applications for the special interest license plates to be received by the department.

This bill would prohibit the department from accepting an application for participation in a special interest license plate program and from issuing license plates for a new special interest license plate program.

The bill would establish a new specialized license plate program that would require the issuance of those license plates to have a design or contain a message that publicizes or promotes a state agency, as defined, or the official policy, mission, or work of a state agency. The bill would subject the issuance of those license plates to requirements, similar to certain of the requirements in current law governing special interest license plates. The bill would prohibit the department from issuing specialized license plates for state vehicles that are exempt from paying registration fees. The bill would require the department, after deducting its administrative costs under these provisions, to deposit the additional revenue derived

from the issuance, renewal, transfer, and substitution of the specialized license plates in the Specialized License Plate Fund, which the bill would establish in the State Treasury. Upon appropriation by the Legislature, the moneys in that fund would be allocated to each sponsoring agency, in proportion to the amount in the fund that is attributable to the agency's specialized license plate program. The bill would also require the sponsoring agency to expend all funds received under these provisions exclusively for projects and programs that promote the state agency's official policy, mission, or work, except as specified, and would penalize the sponsoring agency that does not comply with those requirements.

Ch. 455 (AB 573) Wolk Design professionals: indemnity.

Existing law provides that agreements contained in or affecting any construction contract that purport to indemnify the promisee against liability for damages for death or bodily injury to persons, injury to property, or any other loss, damage, or expense arising from the sole negligence or willful misconduct of the promisee or the promisee's agents, servants, or independent contractors who are directly responsible to the promisee, or for defects in design furnished by those persons, are against public policy and are void and unenforceable, except as specified. Existing law also provides that provisions, clauses, covenants, or agreements relating to construction contracts with a public agency that purport to impose on the contractor, or relieve the public agency from liability for the active negligence of the public agency, are void and unenforceable.

This bill would provide, for all contracts, and amendments thereto, entered into on or after January 1, 2007, with a public agency for design professional services, that all provisions, clauses, covenants, and agreements contained in, collateral to, or affecting any such contract, and amendments thereto, that purport to indemnify, including the cost to defend, the public agency by a design professional against liability for claims against the public agency, are unenforceable, except for claims that arise out of or relate to the negligence, recklessness, or willful misconduct of the design professional.

Ch. 456 (AB 925) Ridley-Thomas Insurance: community investments.

Existing law generally regulates the investments of insurers.

This bill would define "Community Development Investments" and "Community Development Infrastructure Investments," as specified. This bill would also impose specified reporting requirements on participating insurers to the Department of Insurance and require the commissioner to provide certain information on these investments to the public.

This bill would also require insurers that did not comply with the voluntary community investment data call issued by the commissioner in May 2005 to provide the information requested therein to the commissioner on or before February 28, 2007, and that specified information be posted on the department Internet Web site. This bill would provide that its provisions would remain in effect only until January 1, 2011, as specified.

Ch. 457 (AB 1293) Oropeza Transcript Reimbursement Fund.

Existing law establishes the Court Reporters Board of California and makes it responsible for issuing a certificate to practice shorthand reporting to qualified applicants. Under existing law, until July 1, 2011, excess funds, as specified, generated by the initial certificate fee collected by the board are used to provide shorthand reporting services for indigent persons, as defined, and are transferred from the Court Reporters' Fund into the Transcript Reimbursement Fund for expenditure for that purpose. Existing law requires that the Transcript Reimbursement Fund be maintained in an amount no less than \$300,000 for each fiscal year.

This bill would revise the definition of indigent person for these purposes. The bill would require the establishment of the fund in the amount of \$300,000 at the beginning of each fiscal year and would prohibit the board from transferring funds exceeding that amount if the

transfer would reduce the balance of the Court Reporters' Fund to an amount less than 6 months' operating budget. This bill would make the provisions establishing the Transcript Reimbursement Fund inoperative on July 1, 2009, and would repeal them on January 1, 2010, unless a later enacted statute changes those dates.

Existing law provides that applications for reimbursement from the Transcript Reimbursement Fund that cannot be paid from the fund due to insufficiency of the fund shall be held over until the next fiscal year to be paid out of the renewed fund.

This bill would give priority standing to those applications in the next fiscal year.

Ch. 458 (AB 1868) Bermudez Accountancy: licensure.

Existing law provides for the licensing and regulation of accountants by the California Board of Accountancy in the Department of Consumer Affairs. Existing law prohibits a person from engaging in the practice of public accountancy in this state unless he or she holds either a valid permit issued by the board or a practice privilege, as specified. A violation of this provision is a crime.

This bill would provide that the prohibition against practicing accountancy in California without a license does not apply to a person who holds a valid and current license, registration, certificate, permit, or other authority to practice public accountancy from a foreign country to the extent that he or she is temporarily practicing in this state incident to an engagement in that country, provided that the temporary practice is regulated by the foreign country and performed under the accounting or auditing standards of that country and that the person does not hold himself or herself out as being the holder of a California license or practice privilege. The bill would also, until January 1, 2011, provide that the prohibition against practicing accountancy in California without a license does not apply to a certified public accountant, a public accountant, or a public accounting firm lawfully practicing in another state to the extent that the practice is temporary and incident to practice in that state, provided that the person or firm does not solicit clients in California, does not assert or imply licensure in California, and does not engage in the development, implementation, or marketing to California consumers of any abusive tax avoidance transaction.

Existing law authorizes an individual whose principal place of business is not in California and who has a valid and current license, certificate, or permit to practice public accountancy from another state to engage in the practice of public accountancy in California under a practice privilege if certain conditions are met, including notification to the board of intent to practice.

This bill would, until January 1, 2011, permit a certified public accounting firm authorized to practice in another state that does not have an office in this state to practice public accountancy in California through the holder of a practice privilege if certain conditions are met. The bill would require a notification of intent to practice under a practice privilege to include the name of the firm, its address and telephone number, and its federal taxpayer identification number.

This bill would provide that a person who engages in accountancy in California is deemed to have consented to the jurisdiction of the board and is deemed to have appointed the regulatory agency of his or her state or foreign jurisdiction as the person's agent for a service of process in actions or proceedings by or before the board. The bill would, until January 1, 2011, authorize the board to revoke, suspend, issue a fine, or otherwise restrict an authorization to practice granted to a foreign accounting firm or discipline the holder of that authorization for any act that would be a violation of, or would be grounds for discipline against a licensee or holder of a practice privilege or denial of an accountancy license or practice privilege under, the Business and Professions Code. The bill would allow an application for reinstatement to practice, as specified, and would allow the board to administratively suspend an authorization to practice. The bill would also require the board to amend certain regulations, as specified.

Existing law sets specified fees to be charged by the board, including an annual fee for a practice privilege to be fixed by the board at up to 50% of the biennial renewal fee for an accountant.

This bill would instead require an annual fee for a practice privilege with an authorization to sign attest reports to be set by the board at up to \$125, and for a practice privilege without an authorization to sign attest reports at up to 80% of that fee. The bill would declare the intent of the Legislature that the board adopt emergency regulations providing for a lower fee or no fee for out-of-state accountants who do not sign attest reports for California clients under the practice privilege, as long as the practice privilege program is adequately funded.

Because this bill may increase fees deposited into the Accountancy Fund, a continuously appropriated fund, it would make an appropriation.

Because this bill would subject additional persons to requirements within the accountancy licensing provisions, the violation of which are a crime, and because the bill would create new requirements and prohibitions within the licensing provisions, the violation of which would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

This bill would incorporate additional changes in Section 5134 of the Business and Professions Code proposed by SB 503, to be operative only if SB 503 and this bill are both chaptered and become effective on or before January 1, 2007, but this bill becomes operative first, both bills amend Section 5134 of the Business and Professions Code, and this bill is chaptered last.

Ch. 459 (AB 2011) Vargas Local agency investments.

Existing law prescribes the instruments in, and criteria by, which local agencies, as defined, may invest surplus funds.

This bill would authorize, until January 1, 2012, the investment of up to 30% of those funds in certificates of deposit at a commercial bank, savings bank, savings and loan association, or credit union that uses a private sector entity that assists in the placement of certificates of deposit under specified conditions.

Ch. 460 (AB 2259) Salinas Local agency formation: extension of services.

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, authorizes a local agency formation commission, until January 1, 2007, to review and approve a proposal that extends services into previously unserved territory within unincorporated areas and to review the creation of new service providers to extend urban type development into previously unserved territory within unincorporated areas to ensure that the proposed extension is consistent with the policies of the commission and certain policies under state law.

This bill, until January 1, 2013, would instead permit the commission to review and comment on the extension of services into previously unserved territory within unincorporated areas and the creation of new service providers to extend urban type development into previously unserved areas to ensure that the proposed extension is consistent with the policies of the commission and certain policies under state law.

Ch. 461 (AB 2289) Ruskin Plastic bulk merchandise containers.

Existing law makes it a crime for an unauthorized person, as defined, to possess a bakery tray, bakery basket, or merchandise pallet. Under existing law, a purchaser or lessee of a bakery tray, bakery basket, or merchandise pallet is required to retain a copy of the bill of sale or other evidence that supports the sale.

This bill would require any person or entity purchasing plastic bulk merchandise containers who is in the business of recycling, shredding, or destruction of plastic bulk merchandise containers, as defined, to obtain a proof of ownership record and other identifying information from a person selling 5 or more containers, and to retain the required record for a specified time. A violation of these provisions would be a misdemeanor. By creating a new crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 462 (AB 2497) Laird Public resources: Resources Agency.

Existing law requires the Resources Agency in conjunction with specified entities within the agency to develop and maintain a database of lands and easements that have been acquired by those entities. Existing law requires the Wildlife Conservation Board to review and approve the acquisition of resource lands and easements for the Department of Fish and Game. Existing law requires the State Public Works Board to review and approve the acquisition of resource lands and easements for other state agencies and departments, including the Department of Parks and Recreation and the state conservancies.

This bill would require the Secretary of the Resources Agency and the Director of Finance to jointly convene a workgroup consisting of representatives from specified state agencies and natural resource organizations to evaluate and develop options for improving the efficiency of state resource land acquisition transactions for those departments and conservancies subject to the jurisdiction of the State Public Works Board. The bill would require the workgroup to address, at a minimum, issues raised by the California Performance Review in 2004 regarding the State Public Works Board's review and approval process for resource land acquisition. The bill would require the agency and department to report to the Governor and the Legislature, on or before January 1, 2008, on the outcomes of the workgroup.

Ch. 463 (AB 2105) Emmerson Human remains: permits: transportation.

Existing law prohibits a person from disposing of human remains unless a death certificate has been obtained and filed with a local registrar and a permit for disposition has been obtained from a local registrar. Under existing law, it is a crime to remove any remains, other than cremated remains, from the primary registration district in which the death or incineration occurred or the body was found, without the authority of a burial or removal permit issued by the local registrar. Existing law provides for certain exemptions from these criminal provisions, including an exemption for the removal of remains by a funeral director in a funeral director's conveyance to another registration district or county.

This bill would provide that neither a death certificate nor a permit for disposition shall be required to transport human remains from California to an adjacent state for disposition in that state when specified circumstances exist.

The bill would also authorize the coroner to release the remains to an out-of-state licensed funeral establishment without a death certificate or permit for disposition when he or she determines that specified conditions exist. The bill would require the coroner with jurisdiction over the area in which the remains were found who releases the remains to an out-of-state funeral establishment, within 72 hours after the remains were found, to file a death certificate with the local registrar. The bill would provide that, notwithstanding the above criminal provisions, a funeral director of an out-of-state licensed funeral establishment may transport human remains out of this state when acting in compliance with these provisions.

Ch. 464 (SB 107) Simitian Renewable energy: Public Interest Energy Research, Demonstration, and Development Program.

(1) Existing law expresses the intent of the Legislature, in establishing the Renewable Energy Resources Program, to increase the amount of renewable electricity generated per year, so that it equals at least 17% of the total electricity generated for consumption in California per year by 2006.

This bill would revise and recast that intent language so that the amount of electricity generated per year from eligible renewable energy resources is increased to an amount that equals at least 20% of the total electricity sold to retail customers in California per year by December 31, 2010. The bill would make conforming changes related to this provision.

(2) The Public Utilities Act imposes various duties and responsibilities on the California Public Utilities Commission (CPUC) with respect to the purchase of electricity and requires the CPUC to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard). The renewables portfolio standard requires each electrical corporation to increase its total procurement of eligible renewable energy resources by at least an additional 1% of retail sales per year so that 20% of its retail sales are procured from eligible renewable energy resources no later than December 31, 2017.

This bill would instead require that each retail seller, as defined, increase its total procurement of eligible renewable energy resources by at least an additional 1% of retail sales per year so that 20% of its retail sales are procured from eligible renewable energy resources no later than December 31, 2010.

(3) Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to certify eligible renewable energy resources, to design and implement an accounting system to verify compliance with the renewables portfolio standard by retail sellers, and to allocate and award supplemental energy payments to cover above-market costs of renewable energy.

This bill would require the Energy Commission, if it provides funding for a regional accounting system to verify compliance with the renewables portfolio standard by retail sellers, to recover all costs from user fees. The bill would require the Energy Commission to develop tracking, accounting, verification, and enforcement mechanisms for renewable energy credits, as defined. The bill would specify that facilities located out of state shall not be eligible for supplemental energy payments unless certain requirements are met, and would limit awards to those facilities to 10% of funds available. The bill would require that deliveries of electricity from an eligible renewable energy resource under any electricity purchase agreement with a retail seller executed before January 1, 2002, be tracked and included in the baseline quantity of eligible renewable energy resources of the purchasing retail seller. The bill would require that electricity generated pursuant to a prescribed federal act and pursuant to a purchase contract executed on or after January 1, 2002, count towards the renewables portfolio standard requirements of the retail seller. The bill would provide for the tracking of deliveries under these purchase contracts through a prescribed accounting system. The bill would make other technical and conforming changes.

Existing law provides that if supplemental energy payments from the Energy Commission, in combination with the market prices approved by the CPUC, are insufficient to cover any above-market costs of eligible renewable energy resources, the CPUC is required to allow a retail seller to limit its annual procurement obligation to the quantity of eligible renewable energy resources that can be procured with available supplemental energy payments.

This bill would require the CPUC to adopt flexible rules allowing a retail seller to limit its annual procurement obligation to the quantity of eligible renewable energy resources that can be delivered by existing transmission if the CPUC finds that the retail seller has undertaken all reasonable efforts to utilize flexible delivery points, ensure the availability of any needed transmission capacity, and, if an electric corporation, to construct needed transmission facilities.

(4) The Public Utilities Act permits the Energy Commission to consider an electric generating facility that is located outside the state to be an eligible renewable energy resource if it meets specific criteria.

This bill would delete that provision within the act and would amend the definition of an "in-state renewable electricity generation facility" within related provisions prescribing duties of the Energy Commission to encompass certain facilities located outside the state.

(5) Under existing law, the governing board of a local publicly owned electric utility is responsible for implementing and enforcing a renewables portfolio standard that recognizes the intent of the Legislature to encourage renewable energy resources, while taking into consideration the effect of the standard on rates, reliability, and financial resources and the goal of environmental improvement. Existing law requires the governing board of a local publicly owned electric utility to annually report certain information relative to renewable energy resources to its customers.

This bill would additionally require that the governing board of a local publicly owned electric utility annually report the utility's status in implementing a renewables portfolio standard and progress toward attaining the standard to its customers and to report to the Energy Commission the information that the governing board is required to annually report to their customers. These additional reporting requirements would thereby impose a state-mandated local program.

(6) Under the Public Utilities Act, the CPUC requires electrical corporations to identify a separate rate component to fund programs that enhance system reliability and provide in-state benefits. This rate component is a nonbypassable element of local distribution and collected on the basis of usage. The funds are collected to support cost-effective energy efficiency and conservation activities, public interest research and development not adequately provided by competitive and regulated markets, and renewable energy resources (renewable energy public goods charge). Existing law requires the Energy Commission to transfer funds collected from the renewable energy public goods charge into the Renewable Resource Trust Fund and establishes certain accounts in the fund to carry out certain renewable energy purposes.

This bill would require the Energy Commission, in carrying out the renewable energy resources program, to optimize public investment and ensure that the most cost-effective and efficient investments in renewable energy resources are vigorously pursued with a long-term goal of achieving a fully competitive and self-sustaining supply of electricity generated from renewable sources. The bill would state that a near term objective of the program is to increase the quantity of electricity generated by in-state renewable electricity generation facilities, while protecting system reliability, fostering resource diversity, and obtaining the greatest environmental benefits for California residents with an additional objective to identify and support emerging renewable energy technologies that have the greatest near-term commercial promise and that merit targeted assistance. The bill would make legislative recommendations for allocations among specified renewable energy resources.

(7) Under existing law, 51.5% of the money collected as part of the renewable energy public goods charge is required to be used for programs designed to foster the development of new in-state renewable electricity generation facilities, and to secure for the state the environmental, economic, and reliability benefits that operation of those facilities will provide. Existing law also provides that any of those funds used for new in-state renewable electricity generation facilities are required to be expended in accordance with a specified

report of the Energy Commission to the Legislature, subject to certain requirements, including the awarding of supplemental energy payments.

This bill would require that these funds be awarded only to a project that is selected by an electrical corporation pursuant to a competitive solicitation procedure found by the CPUC to comply with the California Renewables Portfolio Standard Program and that the project participant has entered into an electricity purchase agreement resulting from that solicitation that is approved by the CPUC. The bill would authorize certain projects supplying electricity to retail sellers, as defined, to the extent the retail seller is servicing load that is within the distribution area of an electrical corporation and subject to the renewable energy public goods charge, to receive supplemental energy payments under certain circumstances. The bill would prohibit the Energy Commission from awarding supplemental energy payments for the sale or purchase of renewable energy credits or to service load that is not subject to the renewable energy public goods charge. The bill would incorporate the modified definition of an "in-state renewable electricity generation facility."

(8) Existing law requires that 20% of the funds collected as part of the renewable energy public goods charge be used for a program designed to improve the competitiveness of existing in-state renewable electricity generation facilities and to secure for the state specified benefits.

This bill would reduce that amount to 10% of the funds collected and specify conditions under which certain facilities would be eligible for funding.

(9) Existing law requires that $17^{1}/_{2}\%$ of the funds collected as part of the renewable energy public goods charge be deposited into the Emerging Renewables Resources Account, and be used for a multiyear, consumer-based program to foster the development of emerging renewable technologies in distributed generation applications.

Existing law requires the Energy Commission, by January 1, 2008, and in consultation with the CPUC, local publicly owned electric utilities, and interested members of the public, to establish and thereafter revise eligibility criteria for solar energy systems, as defined, and to establish conditions for ratepayer funded incentives that are applicable to the California Solar Initiative, as defined.

This bill would require that the Energy Commission, in allocating and using moneys in the Emerging Renewables Resources Account and the Renewable Resource Trust Fund to fund photovoltaic and solar thermal electric technologies, to utilize the eligibility criteria and conditions for solar energy systems that are applicable to the California Solar Initiative.

(10) Existing law establishes the Customer-Credit Renewable Resource Purchases Account in the Renewable Resource Trust Fund, requires that 10% of the money collected under the renewable energy public goods charge be deposited into the account and be used for credits to customers that entered into a direct transaction on or before September 20, 2001, for purchases of electricity produced by registered in-state renewable electricity generating facilities.

This bill would delete these provisions.

(11) Existing law requires the use of standard terms and conditions by all electrical corporations in contracting for eligible renewable energy resources.

This bill would require that those terms and conditions include the requirement that, no later than 6 months after the CPUC's approval of an electricity purchase agreement, the following information about the agreement be disclosed by the CPUC: party names, resource type, project location, and project capacity.

- (12) This bill would require an electrical corporation or local publicly owned electric utility to adopt certain strategies in a long-term plan or a procurement plan, as applicable, to achieve efficiency in the use of fossil fuels and to address carbon emissions, as specified.
- (13) This bill would delete certain obsolete and duplicative provisions and make technical and conforming changes.
- (14) This bill would require the CPUC, in consultation with the Energy Commission, to review the impact of allowing supplemental energy payments to be applied toward contracts

for the procurement of eligible renewable energy resources that are of a duration of less than 10 years, and, by June 30, 2007, to report to the Legislature with the results of the review, including certain matters. The bill would require the PUC to report to the Legislature, on or before January 1, 2008, on the feasibility, desirability, and design of performance-based incentives for solar energy systems of less than 30 kilowatts.

(15) Existing law establishes the Public Interest Research, Development, and Demonstration Fund in the State Treasury, and provides that the money collected by the public goods charge to support public interest research and development not adequately provided by competitive and regulated markets, be deposited in the fund for use by the Energy Commission to develop, implement, and administer the Public Interest Research, Development, and Demonstration Program to develop technologies which will improve environmental quality, enhance electrical system reliability, increase efficiency of energy-using technologies, lower electrical system costs, or provide other tangible benefits. The Energy Commission is required to adopt a portfolio approach for the program that accomplishes specified objectives.

This bill would state that the general goal of the program is to develop, and help bring to market, energy technologies that provide increased environmental benefits, greater system reliability, and lower system costs, and that provide tangible benefits to electrical utility customers through specified investments. The bill would require that the portfolio approach used by the Energy Commission additionally ensure an open project selection process, encourage the awarding of research funding for a diverse type of research as well as a diverse award recipient base, equally considers research proposals from the public and private sectors, and be coordinated with other related research programs.

(16) Existing law makes a violation of the Public Utilities Act or a violation of an order of the CPUC a crime.

Certain of the provisions of this bill are a part of the act and an order of the CPUC would be required to implement these provisions. Because a violation of the provisions of the bill that are part of the act or of any CPUC order implementing these provisions would be a crime, this bill would impose a state-mandated local program by creating new crimes.

(17) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 465 (SB 247) Perata The Boxing Act.

Existing law, the Boxing Act, creates the State Athletic Commission and makes it responsible for licensing and regulating boxing, kickboxing, and martial arts matches. A violation of the act is a crime.

Existing law gives the commission specified duties and powers, including requiring the commission to appoint an executive officer. Under existing law, the provisions creating the commission become inoperative on July 1, 2006, and are repealed on January 1, 2007. Existing law also provides for the Boxers' Pension Fund, a continuously appropriated fund, into which contributions to the boxers' pension plan are deposited.

This bill would provide that the Boxing Act may also be referred to as the State Athletic Commission Act. The bill would, as of January 1, 2007, reestablish the commission and provide for the appointment of an executive officer, and would make these provisions inoperative and repeal them on July 1, 2009, and January 1, 2010, respectively. The bill would provide for the bureau chief on December 31, 2006, to serve in the executive officer position through June 30, 2007, and would specify the appointment procedure for that

position. The bill would decrease the membership of the commission to 7 and would revise the composition and membership requirements for the commission.

Existing law requires the commission to furnish annually to the Senate Committee on Business and Professions and the Assembly Committee on Governmental Organization a report indicating the amount of assessment collected from each promoter and the purposes for which the moneys were expended.

This bill would instead require the commission, on or before July 30, 2010, to make a specified report to the Governor and the Legislature on the condition of the State Athletic Commission Neurological Examination Account and the Boxers' Pension Fund. The bill would also require the commission to adopt and then submit to the Governor and the Legislature a strategic plan with specified information by September 30, 2008, and to submit a report on the status of the adoption of the strategic plan during the next regularly scheduled sunset review after January 1, 2007. The bill would also require the commission to report on the implementation of the strategic plan to the Director of Consumer Affairs, the Governor and the Legislature on or before September 30, 2009.

Existing law requires certain physical examinations to be made upon an athlete regulated by the act as a condition of licensure and prior to a contest or match.

This bill would revise those provisions related to the physical examinations of licensees and contestants, including certain examination requirements, as specified.

Existing law requires every person conducting a contest or wrestling exhibition to, within 72 hours after the determination of a contest or exhibition for which admission is charged and received, furnish the commission with a report under penalty of perjury that includes specified information regarding the receipts and price for the event. Existing law imposes specified fees with respect to athletic contests or matches regulated by the commission, including a fee of up to 5% of the gross price for the sale, lease, or other exploitation of broadcasting or television rights for a contest or wrestling exhibition, with specified exceptions. Existing law also imposes a \$1 per ticket fee for persons admitted free of charge if the complimentary passes exceed 25% of the total number of spectators.

This bill would instead require the report by a person conducting a contest or wrestling exhibition to be made within 5 working days of the event. The bill would require that the fee of up to 5% of the gross price paid for the broadcasting rights be no less than \$1,000 or more than \$25,000, would allow the commission to promulgate regulations to periodically update the amount of the fee, as specified, raise to 33% the number of spectators that may be admitted free of charge without paying the additional fee, and would make other related changes. The bill would require fees for a contest in excess of \$70,000 to be paid to the commission and the Boxer's Pension Fund, if certain conditions exist. The bill would allow the commission to enter into a contract to sanction, supervise, or provide other services for a contest under the act for which these fees do not apply only if the contract provides for appropriate compensation to the commission. The bill would also limit the administrative costs associated with the Boxers' Pension Fund to no more than 20% of the average annual contribution to the fund in the previous 2 years, as specified, and would require the commission to report on the impact of this provision during the next regularly scheduled sunset review after January 1, 2007.

Existing law provides that a license under the act may be renewed any time prior to December 31 of the year it was issued.

This bill would provide that a license issued on and after January 1, 2007, shall expire one year from the date of issue, and would provide for additional requirements for license renewal.

Because this bill would revise certain requirements of the act, the violation of which would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 466 (SB 506) Poochigian Public officials.

(1) Existing law provides, until January 1, 2008, that participants in the "Address Confidentiality for Victims of Domestic Violence and Stalking" program and the "Address Confidentiality for Reproductive Health Care Service Providers, Employees, Volunteers, and Patients" program who complete an application containing specified information in person at a community-based victims' assistance program may have certain personal information, including the program participant's voter registration, remain confidential and not disclosed to the public.

This bill would require a local elections official to extend this confidentiality of voter registration information to specified public safety officials, upon application, as specified, for a period of no more than two years, if the local elections official is authorized to do so by his or her county board of supervisors. The application of a public safety official would be a public record.

This bill would also include the signature of a voter on a voter registration card as part of the voter registration information entitled to confidentiality.

(2) Existing law prohibits a state or local agency from posting on the Internet the home address or telephone number of any elected or appointed official. It also prohibits, and makes punishable as a misdemeanor or felony, as specified, any person from knowingly posting this information or that of the official's residing spouse or child on the Internet knowing that person is an elected or appointed official and intending to cause imminent bodily harm to that individual. For this purpose, an elected or appointed official is variously defined and includes specified public safety officials, as separately defined.

This bill would add to the definition of public safety officials state and federal judges and court commissioners. By expanding an existing crime, this bill would impose a state-mandated local program.

- (3) This bill would make technical and conforming changes to existing law.
- (4) Existing law establishes the procedures by which candidates for judicial office are nominated and requires that specified filing fees be paid for filing nomination papers for all candidates for judicial office.

Existing law does not require a candidate for judicial office to file a declaration of intention to become a candidate.

This bill would require each candidate for judicial office to file a declaration of intention to become a candidate and to pay the appropriate filing fee for filing the declaration.

The bill would also make other conforming changes to these provisions.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would incorporate additional changes in Section 6254.24 of the Government Code proposed by AB 2005, that would become operative only if AB 2005 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 467 (SB 585) Kehoe Protective orders: firearms.

Existing law prohibits a person subject to a protective order, as defined, from owning, possessing, purchasing, or receiving a firearm while that protective order is in effect and makes a willful and knowing violation of a protective order a crime. Existing law also requires the court, upon issuance of a protective order, to order the respondent to relinquish any firearm in that person's immediate possession or control, or subject to that person's immediate possession or control, within 24 hours of being served with the order, by either surrendering the firearm to the control of local law enforcement officials, or by selling the

firearm to a licensed gun dealer. Under existing law, a person ordered to relinquish any firearm is required to file with the court a receipt showing the firearm was surrendered or sold within 72 hours after receiving the order.

This bill would instead require the person ordered to relinquish a firearm to immediately surrender the firearm in a safe manner, upon request of any law enforcement officer, or within 24 hours as specified above. The bill also would require the person to file a receipt with the court within 48 hours after being served with the order and would provide that the failure to timely file a receipt constitutes a violation of the protective order. Because a willful and knowing violation of a protective order is a crime, the bill would expand the scope of an existing crime, resulting in a state-mandated local program.

The bill would also require application forms for protective orders adopted by the Judicial Council and approved by the Department of Justice to be amended to require the petitioner to describe the number, types, and locations of any firearms presently known by the petitioner to be possessed or controlled by the respondent. The bill would additionally include recommendations for written policies and standards for law enforcement officers who request relinquishment of firearms.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 468 (SB 1184) Cedillo Crimes: attempted murder: nonsworn uniformed employee of a sheriff's department: custody assistant.

Existing law defines a custodial officer as a public officer, not a peace officer, employed by a law enforcement agency of specified counties. The duties of the custodial officer may include the serving of warrants, court orders, writs, and subpoenas in a detention facility or under circumstances arising directly out of maintaining custody of prisoners and related tasks

This bill would similarly define a custody assistant as a person who is a full-time employee, not a peace officer, employed by a sheriff's department who assists peace officer personnel in maintaining order and security in a custody detention, court detention, or station jail facility of the sheriff's department, as specified; custody assistants would have specified powers and duties with respect to inmates under the jurisdiction of the sheriff's department; would have to meet specified state and local training and selection requirements; but would not be conferred any authority except while on duty and would not be granted any additional retirement benefits. The provisions relating to custody assistants would apply only in Los Angeles County, but would not be operative in that county until adopted by resolution of the board of supervisors.

Existing law provides that an attempt to commit willful, deliberate, and premeditated murder, as defined, is punishable by imprisonment in the state prison for life with the possibility of parole. Existing law further provides that an attempted murder of a peace officer, firefighter, or custodial officer, as defined, committed under specified circumstances, is punishable by imprisonment in the state prison for life with the possibility of parole, or by 15 years to life if it is also proven that the attempt was willful, deliberate, and premeditated.

This bill would provide that the elements defining the crime of attempted murder of a police officer, firefighter, or custodial officer and the penalties therefor, shall also apply to the attempted murder of a custody assistant, as defined above, or a nonsworn uniformed employee of a sheriff's department whose job entails the care or control of inmates in a detention facility, as defined. By expanding the scope of an existing crime this bill would impose a state-mandated local program upon local government.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 469 (SB 1686) Kuehl Wildlife conservation: project impact on greenhouse gases.

Under the Wildlife Conservation Law of 1947, the Wildlife Conservation Board may authorize the Department of Fish and Game or the State Public Works Board to acquire real property, rights in real property, water, or water rights for the benefit of wildlife. Under that law, money in the Wildlife Restoration Fund, which is continuously appropriated, is available for expenditure for those purposes. Existing law requires the Secretary of the Resources Agency to establish the California Climate Action Registry (registry) as a public benefit nonprofit corporation, and makes legislative findings and declarations relating to the registry. Existing law requires the registry to perform various functions, including, among other things, the adoption of procedures and protocols for the reporting and certification of greenhouse gas emission reductions resulting from a project or an action of a participant in the registry.

This bill would authorize the board, when it prioritizes the use of available funds for proposed acquisitions, with regard to the priority of a proposal to acquire forestland, to consider and take into account the potential of that proposed acquisition to beneficially reduce or sequester greenhouse gas emissions. The bill would authorize the board to use information developed by the registry as a basis for determining a project's potential to reduce or sequester greenhouse gas emissions.

Ch. 470 (AB 1144) Harman Playground safety standards.

Existing law requires the State Department of Health Services, in consultation with specified other agencies and entities, to adopt regulations for the design, installation, maintenance, inspection, supervision where appropriate, and training of personnel involved in the design, installation, and maintenance, of playgrounds either operated by public agencies or operated by any entity where the playground is open to the public.

The bill would repeal the laws governing playground safety standards on January 1, 2008. As of January 1, 2008, this bill would continue to require the State Department of Social Services to convene a working group to make recommendations to the Legislature for minimum safety requirements for playgrounds, as specified. This bill would also require all new playgrounds open to the public and all playgrounds open to the public which were installed between January 1, 1994, and December 31, 1999, to conform with playground-related standards set by the American Society for Testing and Materials and the playground-related guidelines set by the United States Consumer Product Safety Commission, as specified. Equipment or modification of components inside existing playgrounds would also have to conform to the playground-related standards set by the American Society for Testing and Materials and the playground-related guidelines set by the United States Consumer Product Safety Commission, as specified.

Ch. 471 (AB 1925) Blakeslee Energy: electricity: carbon dioxide.

Existing law imposes various duties on the State Energy Resources Conservation and Development Commission, including requiring the commission to undertake a continuing assessment of trends in the consumption of electrical energy and other forms of energy and to analyze the social, economic, and environmental consequences of these trends, and to recommend to the Governor and the Legislature new and expanded energy conservation measures, as specified.

Existing law also requires the commission to adopt an integrated energy policy report that contains an overview of major energy trends and issues facing the state, including supply, demand, pricing, reliability, efficiency, and impacts on public health and safety, the economy, resources, and the environment.

This bill would require the commission, on or before November 1, 2007, and in coordination with the Division of Oil, Gas, and Geothermal Resources of the Department of Conservation and the California Geological Survey, to submit a report to the Legislature containing recommendations for how the state can develop parameters to accelerate the adoption of cost-effective geologic sequestration strategies for the long-term management of industrial carbon dioxide. The bill would require the commission, in formulating those recommendations, to meet with specified individuals and groups. The bill would require the study for the report to be conducted using existing resources and to include specified information. The bill would require the commission to include the report in its 2007 integrated energy policy report.

The bill would require the commission to support specified research and development efforts concerning storage, capture, and sequestration of carbon dioxide.

Ch. 472 (AB 2005) Emmerson Public records: confidentiality.

(1) The California Public Records Act prohibits, among other things, and makes punishable as a misdemeanor or felony, as specified, a person who knowingly posts certain information as to an elected or appointed official on the Internet or that of the official's residing spouse or child knowing that person is an elected or appointed official and intending to cause imminent bodily harm to that individual. For this purpose, an elected or appointed official is variously defined and includes specified public safety officials, as separately defined.

This bill would add to the definition of a public safety official an employee of the Attorney General, a district attorney, or a public defender who submits verification from the Attorney General, district attorney, or public defender that the employee represents the Attorney General, district attorney, or public defender in matters that routinely place that employee in personal contact with persons under investigation for, charged with, or convicted of, committing criminal acts. This bill would also add to the definition of a public safety official an attorney employed by the United States Attorney or the Federal Public Defender, state and federal judges and court commissioners, a nonsworn employee of the Department of Justice or a police department or sheriff's office with certain specified duties in the course of his or her employment, a sworn employee who supervises inmates, and a probation officer, as specified. By expanding an existing crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 473 (AB 2022) Ruskin Product safety: portable gasoline containers.

Existing law makes it a misdemeanor for any person to violate a provision of fire and safety regulations made by the State Fire Marshal pursuant to specified provisions of law.

This bill would prohibit, with specified exception, the sale, or possession for sale, portable gasoline containers that are not designed according to specified child-resistant standards and approved and listed by the State Fire Marshal.

Because this bill would create a new crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 474 (AB 2129) Spitzer Restraining orders: relinquishment of firearms.

Existing law requires a person who is subject to a temporary restraining order or injunction that prohibits certain forms of harassment, violence, harm, intimidation, or abuse to relinquish a firearm. If the person is present in court at a duly noticed hearing, the court must order that person to relinquish the firearm, by either surrendering the firearm to the control of local law enforcement or selling the firearm to a licensed gun dealer, within 24 hours of the order. If the person is not present in court, the respondent is required to relinquish the firearm within 48 hours after being served with the order. The person must file a surrender receipt with the court within 72 hours after receipt of the order.

The bill would instead require the person to surrender the firearm within 24 hours of being served with the order without regard to whether the person is present in court. This bill would also require the person to present a surrender receipt to the court within 48 hours after receipt of the order.

Ch. 475 (AB 2169) Montanez Public records: confidentiality.

(1) Existing law establishes a program until January 1, 2008, known as "Address Confidentiality for Victims of Domestic Violence and Stalking," which authorizes specified persons to complete an application containing specified information in person at a community-based victims' assistance program to be approved by the Secretary of State for the purpose of enabling state and local agencies to respond to requests for public records without disclosing a program participant's residence address contained in any public record, including the program participant's voter registration, and requires the Secretary of State to act as that person's agent for service of process and to designate a substitute mailing address for program participants pursuant to specified procedures that state and local agencies are required to use at the request of a program participant.

Existing law establishes a similar program until January 1, 2008, entitled the "Address Confidentiality for Reproductive Health Care Services Providers, Employees, Volunteers, and Patients" to protect the confidentiality of home address information of reproductive health care services providers, employees, volunteers, and patients.

This bill would extend the operation of these programs until 2013. By extending the duties on local agencies for an additional period of time, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 476 (AB 2695) Goldberg Domestic violence: probation conditions.

(1) Existing law, until January 1, 2007, provides that there is no fee for the service of process of certain protective orders, restraining orders, or injunctions or for a subpoena filed in connection with a petition alleging that a person has inflicted or threatened violence or stalked the petitioner. The Judicial Council is required to prepare and develop application forms for applicants who wish to avail themselves of the service of process.

This bill would make that provision operative indefinitely, expand the provision providing that there is no fee for the service of process of certain orders and injunctions to include additional protective orders, restraining orders, and injunctions, as specified, and require the Judicial Council to prepare and develop application forms for applicants who wish to avail themselves of the service of process.

(2) Existing law, in effect until January 1, 2007, provides that there is no fee for a subpoena filed in connection with an application, responsive pleading, or order to show cause that seeks to obtain, modify, or enforce a protective order or other, related order.

This bill would make that provision effective indefinitely.

(3) Existing law, effective January 1, 2007, excepts orders and injunctions relating to harassment and workplace violence from a provision authorizing a sheriff or marshal to require the prepayment of fees prior to the performance of any official act.

This bill would make that provision effective indefinitely and expand the exception to include orders and injunctions relating to domestic violence and elder abuse.

(4) Existing law provides that any employer whose employee has suffered unlawful violence or a credible threat of violence, that can reasonably be construed to be carried out or to have been carried out at the workplace, may seek a temporary restraining order and an injunction on behalf of the employee, as specified.

This bill would allow an employer to seek a restraining order or an injunction on behalf of any of his or her employees. This bill would also provide that a temporary restraining order or an injunction issued under these provisions may include persons employed at any of the plaintiff's workplaces, at the discretion of the court. The bill would also provide that no fee shall be paid for a subpoena filed in connection with a petition alleging the acts described above.

(5) Existing law provides, beginning January 1, 2007, that upon application of the petitioner, there is no fee for the service of process of a protective order, restraining order, or injunction if that order or injunction is based upon specified acts or threats. Existing law provides for specified conditions to be required of persons granted probation on a domestic violence case, including a minimum payment of \$200 for specified purposes, which can be waived by a court for inability to pay.

This bill would increase that minimum payment from \$200 to \$400, until January 1, 2010, subject to the same court waiver provisions.

(6) Existing law provides that 1/3 of this money shall be retained by the county for specified purposes and that the remainder shall be transferred to the Controller for deposit into specified accounts.

This bill would provide instead that, until January 1, 2010, 2/3 of the money should be retained by the county for those purposes and the reduced remainder be transferred to the Controller in an amount not less than \$133 for each defendant. However, if the court orders the defendant to pay less than \$200 because of his or her inability to pay, the state would receive 2/3 of the payment.

Because this bill would require county treasurers to account for the allocation of this money to specific purposes, it would impose a state-mandated local program.

(7)The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 477 (AB 2861) Ridley-Thomas Lead abatement.

Existing law requires the State Department of Health Services to implement and administer a program that meets federal requirements regarding lead-based paint hazards, and requires the adoption of regulations regarding, among other things, the accreditation of providers of health and safety training to employees who engage in or supervise lead-related construction work.

Existing law authorizes the department or a local enforcement agency, whenever it determines that a condition at a location or premises, or the activity of any person at the location or premises, is creating or has created a lead hazard at the location or premises, to order the owner of the location or premises to abate the lead hazard or to order the person whose activity is creating or has created the hazard, to cease and desist. A violation of these provisions is an infraction punishable by a fine of not more than \$1,000.

This bill would clarify that the violation relates to a violation of an order issued under these provisions. It would make the 2nd or subsequent violation a misdemeanor punishable by a fine not to exceed \$5,000, or by imprisonment for not more than 6 months in the county jail, or by both that fine and imprisonment. By creating new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 478 (AB 2977) Mullin Swimming Pool and Spa Safety Act of 2006.

Existing law, the Swimming Pool Safety Act, generally provides that, on and after January 1, 1998, whenever a building permit is issued for construction of a new swimming pool at a private, single-family home, the pool shall be equipped with at least one of 5 specified safety features, including: (1) a pool enclosure; (2) a safety pool cover; (3) exit alarms on doors providing direct access to the pool; (4) self-closing, self-latching device with a release mechanism on doors providing direct access to the pool; or (5) other means of protection, if the degree of protection afforded is equal to or greater than any of the specified devices, as specified.

This bill would revise the above provision to provide that, on and after January 1, 2007, whenever a building permit is issued for construction of a new swimming pool or spa, or for the structural remodeling of an existing pool or spa, at a private, single-family home, the pool shall be equipped with at least 1 of the 7 drowning prevention safety features, including the 5 devices specified above, except that a device as specified by an ordinance governing child access to pools would no longer be an authorized device and a spa must also be covered with a lockable or latchable cover, plus (6) removable mesh fencing meeting standards of the American Society for Testing and Materials (ASTM); and (7) swimming pool alarms meeting ASTM standards. The bill would provide that prior to the issuance of any final approval for the completion of permitted construction or remodeling work, the local building official shall inspect to ensure that the above standards are met and that the drowning prevention safety features are in good working condition.

Existing law provides that any person entering into an agreement to build a swimming pool shall give the consumer notice of the requirements of the Swimming Pool Safety Act.

This bill would require this consumer notice to also be given when the person enters into an agreement to build a spa or to engage in permitted work on a pool or spa.

Existing law provides that whenever a construction permit is issued for the construction of a new swimming pool or spa, the pool or spa shall meet specified requirements, including that any backup safety system that an owner of a new swimming pool or spa may choose to install shall meet specified standards of the United States Consumer Product Safety Commission issued in January 1998.

This bill would update the citation to the backup safety system standards by referring to those issued by the commission in March 2005 and would also provide that whenever a building permit is issued for the modification of a single family home with an existing swimming pool, toddler pool, or spa, the permit shall require that the suction outlet of the existing swimming pool, toddler pool, or spa be upgraded so as to be equipped with an antientrapment cover meeting the current standards of the American Society for Testing and Materials or the American Society of Mechanical Engineers.

This bill would require the Building and Standards Commission to incorporate the provisions of this act in to the California State Building Standards Code no later than January 1, 2010.

By imposing new duties on local building officials, this bill would impose a state-mandated local program upon local governments.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 479 (AB 2139) Garcia Emergency protective orders.

Existing law authorizes a law enforcement officer to seek an emergency protective order when the officer asserts reasonable grounds to believe that a person is in immediate and present danger of domestic violence, that a child is in immediate and present danger of abuse by a family or household member, that a child is in immediate and present danger of being abducted by a parent or relative, that an elder or dependent adult is in immediate and present danger of abuse, or that a person is in immediate and present danger of stalking as specified. An emergency protective order expires at the earlier of the 5th court day or 7th calendar day following the date of issuance.

This bill would require a law enforcement officer who responds to a situation in which the officer believes that there may be grounds for the issuance of an emergency protective order, to inform the person for whom the order may be sought or, if the person is a minor, his or her parent or guardian, as specified, that he or she may request the officer to request an emergency protective order. The bill would require an officer to request an emergency protective order if the officer believes that the person requesting an emergency protective order is in immediate and present danger.

By requiring a local law enforcement officer to request an emergency protective order under those circumstances, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 480 (SB 246) Figueroa Human milk.

Existing law provides that the procurement, processing, distribution, or use of human milk for human consumption constitutes the rendition of a service, and not a sale of the human milk for any purpose.

Existing law provides for the licensure and regulation of tissue banks by the State Department of Health Services.

This bill would require a hospital that collects, processes, stores, or distributes human milk collected from a mother exclusively for her own child to comply with specified standards until or unless the department approves alternative standards. It would also exempt a hospital from the tissue bank licensure and regulation requirements for the purpose of collecting, processing, storing, or distributing human milk collected from a mother exclusively for her own child. The bill would exempt from any screening test requirement human milk collected from a mother exclusively for her own child.

This bill would not apply to any hospital that collects, processes, stores, or distributes milk from human milk banks or other outside sources.

Ch. 481 (SB 603) Ortiz Law enforcement: anti-reproductive rights crimes.

Existing law requires the Attorney General to assume specified duties relating to planning, information gathering, and analysis with respect to anti-reproductive-rights crimes, as defined, including consultation with specified subject matter experts. Existing law also required the Attorney General to make a report to the Legislature in 2005 on the issue of anti-reproductive-rightscrimes. Existing law is to be repealed as of January 1, 2007, unless a later enacted statute deletes or extends that date.

This bill would add and delete specified organizations from the list of subject matter experts. This bill would also require the Commission on the Status of Women to convene an advisory committee that would be responsible for reporting, as specified, to the Legislature and specified agencies on the implementation of the Reproductive Rights Law Enforcement Act and the effectiveness of the plan developed by the Attorney General.

Because the bill would extend the operative date of provisions that would impose reporting requirements on local governments, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 482 (SB 1245) Figueroa Health care coverage: cervical cancer screening test. Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Under existing law, a plan and a health insurer that include coverage for the treatment or surgery of cervical cancer are deemed to provide coverage for an annual cervical cancer screening test that includes the conventional Pap test and the option of a cervical cancer screening test approved by the federal Food and Drug Administration.

This bill would expand the coverage for an annual cervical cancer screening test provided by a health care service plan or a health insurance policy to include the human papillomavirus screening test, as specified.

Because the bill would specify an additional requirement for a health care service plan, the willful violation of which would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 483 (SB 1260) Ortiz Reproductive health and research.

The California Stem Cell Research and Cures Act, an initiative measure approved by the voters at the November 2, 2004, general election (Proposition 71), establishes the California Institute for Regenerative Medicine, the purpose of which is, among other things, to make grants and loans for stem cell research, for research facilities, and for other vital research opportunities to realize therapies, protocols, and medical procedures that will result in the cure for, or substantial mitigation of, diseases and injuries. Existing law establishes the Independent Citizen's Oversight Committee (ICOC), composed of appointed members, that is required to perform various functions and duties with regard to the operation of the institute, including, but not limited to, establishing standards applicable to research funded by the institute.

Existing law prohibits amendment of Proposition 71 by the Legislature unless the amendment is approved by the voters, or the amendment is accomplished by a bill introduced after the first 2 full calendar years and approved by a vote of 70% of both houses.

Existing law, which is not applicable to research funded under Proposition 71, and which would be repealed on January 1, 2007, requires the State Department of Health Services to, among other things, develop guidelines for research involving the derivation or use of embryonic stem cells, and to report annually to the Legislature.

This bill would delete the repeal date of those provisions, thus indefinitely extending their duration. The bill would also revise the department's reporting duties, by requiring biennial reviews rather than annual reports to the Legislature.

Existing law requires research projects involving the derivation or use of human embryonic stem cells to be reviewed and approved by an institutional review board established in accordance with federal regulations.

This bill would revise a related declaration of state policy, would require these research projects to instead be reviewed and approved by a stem cell research oversight committee established substantially in accordance with specified guidelines, and would make these provisions applicable also to research projects involving human adult stem cells.

Existing law applicable to fertility treatment requires that a physician and surgeon provide a patient with prescribed information and obtain the patient's informed consent prior to providing the fertility treatment.

This bill, with certain exceptions, would require a physician and surgeon, prior to obtaining informed consent from a subject for assisted oocyte production, as defined, or other method of ovarian retrieval for purposes of retrieving eggs for research or for developing medical therapies, to provide the subject with a standardized written summary of health and consumer issues and to obtain the subject's written and oral informed consent for the procedure.

Existing law prohibits a person from knowingly, for valuable consideration, purchasing or selling embryonic or cadaveric fetal tissue for research purposes.

This bill would prohibit human oocytes or embryos from being acquired, sold, offered for sale, received, or otherwise transferred for valuable consideration for medical research or development of medical therapies, and would prohibit payment in excess of the amount of reimbursement of expenses to be made to any research subject to encourage her to produce human oocytes for the purposes of medical research.

The bill would declare that it is not to be construed to amend Proposition 71.

Ch. 484 (SB 1555) Speier Umbilical cord blood banking: education: prenatal screening.

(1) Existing law imposes various responsibilities upon the State Department of Health Services and prenatal care providers with respect to prenatal care, screening, and counseling.

This bill would require the department to conduct the Umbilical Blood Community Awareness Campaign, which would require the department to, among other things, provide awareness, assistance, and information regarding umbilical cord blood banking options, as specified. This bill would authorize a primary prenatal care provider, as defined, to provide to a woman who is known to be pregnant, during the first prenatal visit, information developed by the department pursuant to this bill regarding her options with respect to umbilical cord blood banking.

This bill would require the department to also provide this information, available in Cantonese, English, Spanish, and Vietnamese, about umbilical cord blood donation as specified. The bill would require that the information be made available on the Internet Web sites of the licensing boards or agencies that oversee primary prenatal care providers. The bill would specify that those provisions requiring the department to develop that information only be implemented, upon a determination by the Director of Finance, that sufficient private donations have been collected and deposited into the Umbilical Cord Blood Education Account, which the bill would create. The bill would require that the moneys in the account be available for expenditure, upon appropriation by the Legislature, for that purpose.

(2) Existing law, administered by the State Department of Health Services, contains provisions governing the licensure of blood banks. A violation of these provisions is a misdemeanor.

This bill would, notwithstanding any other provision of law, provide that a blood bank may provide umbilical cord blood banking storage services, only if it is licensed pursuant to these provisions. This bill would also authorize the department to adopt regulations, as specified, in order to implement any additional standards for blood banks to store umbilical cord blood.

Because a violation of this provision would create a new crime, this bill would impose a state-mandated local program.

(3) Existing law, the Hereditary Disorders Act, declares the intent of the Legislature that the state's hereditary disorders program activities are to be fully supported by fees collected for services provided by the program, unless otherwise provided. Existing law requires the State Department of Health Services to charge a fee to all payers for any tests or activities performed pursuant to provisions relating to genetic disorder prevention services, including the Hereditary Disorders Act. Existing law requires that any fee charged for screening and followup services provided to Medi-Cal eligible persons, health care service plan enrollees, or persons covered by disability insurance policies are to be paid directly to the Genetic Disease Testing Fund, a continuously appropriated fund, to be used for the purposes of the Hereditary Disorders Act.

This bill would authorize the expenditure of funds from the Genetic Disease Testing Fund for the expansion of the Genetic Disease Branch Screening Information System to include the expansion of prenatal screenings through the amendment of the Genetic Branch Screening Information Systems contracts, and would exempt that expansion from specified requirements governing public contracts and contracts for information technology projects. By expanding the purposes for which moneys from the fund may be expended, the bill would make an appropriation.

(4) Existing law requires the department to administer a statewide program for prenatal testing for genetic disorders and birth defects, including, but not limited to, ultrasound, amniocentesis, chorionic villus sampling, and blood testing for genetic disorders and birth defects.

This bill would require the department to expand prenatal screening to include all tests that meet or exceed the current standard of care as recommended by nationally recognized medical or genetic organizations, including, but not limited to, inhibin, would authorize the department to charge a prescribed fee for this testing and would require the department, not later than July 1, 2007, to report to the Legislature on the progress of this expansion, including an estimate of the costs for screening, followup, and treatment as compared to costs and morbidity averted by this testing under the program. Because these fees are deposited in the continuously appropriated Genetic Disease Testing Fund, the bill would constitute an appropriation.

(5) Existing law, the Birth Defects Monitoring Program, requires the Director of Health Services to maintain a system for the collection of prescribed information on birth defects.

This bill would make the Birth Defects Monitoring Program part of the department's maternal, child and adolescent health program. This bill would also provide for an increase in prenatal screening fees to support a variety of Birth Defects Monitoring Program activities and specify the steps for release of pregnancy blood samples for research purposes. Because these fees are deposited in the continuously appropriated Genetic Disease Testing Fund, the bill would constitute an appropriation.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 485 (SB 1851) Committee on Health Cancer: informed consent.

Existing law requires physicians and surgeons to inform patients being treated for breast cancer about alternative efficacious treatments. Violation of these requirements constitutes unprofessional conduct and is a crime. Existing law requires the State Department of Health Services to develop a summary of alternative efficacious methods of treatment for breast

cancer and requires the Medical Board of California to provide the summary to physicians and surgeons.

Existing law requires every health facility, clinic, and physician and surgeon's office to post a prescribed notice where outpatient breast cancer screening or biopsy is performed, informing patients that the physician and surgeon has a duty to provide a copy of the department's summary to the patient prior to performance of a biopsy. Existing law further requires the physician and surgeon to note on the patient's written record that the summary was so provided.

This bill would, instead, require the physician and surgeon, upon a diagnosis of breast cancer, to provide the summary. It would permit the physician to choose to provide the summary prior to performance of a screening or biopsy and would require conforming changes to the notice. The bill would require the department and the Medical Board of California to each post the summary on its Internet Web site.

Existing law requires the department to approve a standardized written summary containing specified information about prostate cancer treatment options, and requires the Medical Board of California to provide the summary to physicians and surgeons.

This bill would require the department and the Medical Board of California to each post the summary on its Internet Web site for public use.

Ch. 486 (AB 2251) Evans Reproductive health care services: confidentiality of personal information.

(1) Existing law, to be repealed on January 1, 2008, establishes the Address Confidentiality for Reproductive Health Care Services Providers, Employees, Volunteers, and Patients program to protect the confidentiality of home address information of reproductive health care services providers, employees, volunteers, and patients. The program authorizes specified persons to complete an application to be filed with the Secretary of State for the purpose of enabling state and local agencies to respond to requests for public records without disclosing a program participant's residence address contained in any public record. Under existing law, any person who makes a false statement in an application is guilty of a misdemeanor.

This bill would prohibit any person, business, or association from knowingly publicly posting or displaying on the Internet the home address or home telephone number, of any provider, employee, volunteer, or patient of a reproductive health care services facility or of persons residing at the same home address of those persons with the intent to incite a 3rd person to cause imminent great bodily harm to the person identified in the posting or display, or to a coresident of that person, where the 3rd person is likely to commit this harm, or to threaten the person identified in the posting or display, or a coresident of that person, in a manner that places the person identified or the coresident in objectively reasonable fear for his or her personal safety. The bill would establish a cause of action for damages and declaratory relief for violations.

(2) This bill would, in addition, prohibit the public posting or displaying on the Internet of a home address or home telephone number after a written demand and would permit injunctive and declaratory relief in such a case. The bill would prohibit the Internet sale or trade of this information with the intent specified in paragraph (1) above, and would authorize recovery of money damages for violations.

Ch. 487 (AB 2583) Nation Dispensing prescription drugs and devices: refusal to dispense.

Existing law prohibits a health care licentiate from obstructing a patient in obtaining a prescription drug or device, and requires the licentiate to dispense drugs and devices pursuant to a lawful prescription or order, except in specified circumstances, including on ethical, moral, or religious grounds asserted by the licentiate if certain requirements are met. Existing law authorizes the California State Board of Pharmacy to issue a citation for a violation of

these provisions and authorizes its executive officer to issue a letter of admonishment for their violation. Existing law, the Pharmacy Law, requires every pharmacy to prominently post a notice to consumers provided by the board concerning the availability of prescription price information, the possibility of generic drug product selection, and the types of services provided by pharmacies. A violation of the Pharmacy Law is a crime.

This bill would require the consumer notice posted in pharmacies to also contain a statement describing patients' rights relative to access to prescription drugs or devices. By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 488 (AB 32) Nunez Air pollution: greenhouse gases: California Global Warming Solutions Act of 2006.

Under existing law, the State Air Resources Board (state board), the State Energy Resources Conservation and Development Commission (Energy Commission), and the California Climate Action Registry all have responsibilities with respect to the control of emissions of greenhouse gases, as defined, and the Secretary for Environmental Protection is required to coordinate emission reductions of greenhouse gases and climate change activity in state government.

This bill would require the state board to adopt regulations to require the reporting and verification of statewide greenhouse gas emissions and to monitor and enforce compliance with this program, as specified. The bill would require the state board to adopt a statewide greenhouse gas emissions limit equivalent to the statewide greenhouse gas emissions levels in 1990 to be achieved by 2020, as specified. The bill would require the state board to adopt rules and regulations in an open public process to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions, as specified. The bill would authorize the state board to adopt market-based compliance mechanisms, as defined, meeting specified requirements. The bill would require the state board to monitor compliance with and enforce any rule, regulation, order, emission limitation, emissions reduction measure, or market-based compliance mechanism adopted by the state board, pursuant to specified provisions of existing law. The bill would authorize the state board to adopt a schedule of fees to be paid by regulated sources of greenhouse gas emissions, as specified.

Because the bill would require the state board to establish emissions limits and other requirements, the violation of which would be a crime, this bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 489 (SB 1578) Lowenthal Dogs: tethering prohibition.

Existing law contains various provisions relating to the health, safety, and humane treatment of animals, such as birds, horses and other equines, and animals performing in traveling circuses and carnivals.

This bill, with specified exceptions, would prohibit a person from tethering, fastening, chaining, tying, or restraining a dog to a dog house, tree, fence, or other stationary object.

This bill would make a violation of its provisions an infraction or a misdemeanor. This bill would also permit animal control, as defined, to issue a correction warning in lieu of an infraction or misdemeanor, as specified. By making a violation of its provisions a crime, this

bill would impose a state-mandated local program. This bill would provide that it is not to be construed to prevent a person from walking a dog with a hand-held leash.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 490 (SB 1116) Scott Conservatorships.

(1) Existing law generally authorizes a guardian or conservator to fix the residence of a conservatee or ward within the state without permission of the court, by selecting the least restrictive appropriate setting, as specified, that is in the best interests of the conservatee. Existing law requires the guardian or conservator to promptly give notice of all changes in the residence of a conservatee or ward.

This bill would revise and recast this provision to permit a guardian or conservator to select the least restrictive appropriate residence of a conservate or ward. The bill would require a presumption that the least restrictive appropriate residence for the conservatee is the personal residence of that conservatee, except if proven otherwise at a hearing by a preponderance of the evidence. The bill would require a conservator to evaluate the level of care and measures necessary to keep the conservatee in his or her personal residence or explain the limitations or restrictions regarding a return of the conservate to his or her personal residence. The bill would exempt from these provisions conservatees with developmental disabilities for whom the Director of the Department of Developmental Disabilities or a regional center for the developmentally disabled acts as a conservator, as specified. The bill would require this determination to be made in writing under penalty of perjury. Because the bill would change the definition of the crime of perjury, the bill would impose a state-mandated local program. The bill would require the guardian or conservator to file notice of the change of address for a ward or conservatee in 30 days. The bill would permit the court to waive notice of the change of address in order to prevent harm to the conservatee or ward. The bill would require the Judicial Council to develop one or more forms consistent with this provision by January 1, 2008. If a ward or conservatee is being removed from his or her personal residence, the bill would require the guardian or conservator to give notice 15 days prior to removal, except in an emergency, as specified.

(2) Existing law provides that sales of real or personal property of the estate of a conservatee are subject to authorization, confirmation, or direction of the court, except as otherwise provided and except for the sale of a conservatee's personal residence. In seeking authorization to sell a conservatee's present or former personal residence, the conservator is required to notify the court that the personal residence is proposed to be sold and that the conservator has discussed the proposed sale with the conservatee, among other requirements.

This bill would revise the provisions for the proposed sale of the personal residence of a conservatee and require a conservator to publish and post a notice of sale, reappraisal for sale, minimum offer price, and other information related to the sale of the personal residence, as specified. The bill would delete restrictions regarding the sale of the personal residence of the conservatee related to contracts with and compensation of agents, brokers, and auctioneers, and restrictions regarding the sale of personal property.

(3) Under existing law, the court, in its discretion, may make an order granting a conservator one or more powers, as specified, for the advantage, benefit, and best interest of the estate of the conservatee. These powers include the sale of real property of the estate.

This bill would additionally require that the sale of the personal residence of a conservatee, including the terms of sale, price, and commissions to be paid from the estate, to be in the best interest of the conservatee, that the sale of that personal residence shall comply with requirements for appraisal and minimum offer price, and other conditions, as specified. The bill would prohibit a court from waiving specified requirements regarding appraisals.

(4) This bill would make related, nonsubstantive and clarifying changes.

- (5) This bill would become operative only if SB 1550, SB 1716, and AB 1363 are enacted and become effective on or before January 1, 2007.
- (6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 491 (SB 1550) Figueroa Professional Fiduciaries Act.

Existing law requires all private professional conservators, private professional guardians, and private professional trustees to file a specified annual statement, under penalty of perjury, with the clerk of the court. Existing law prohibits a court from appointing a person as a conservator, guardian, or trustee, unless he or she is registered in the Statewide Registry maintained by the Department of Justice and has filed the annual statement with the court.

This bill would enact the Professional Fiduciaries Act, which would create the Professional Fiduciaries Bureau in the Department of Consumer Affairs and would require the bureau to license and regulate professional fiduciaries, as specified. The bill would also create the Professional Fiduciaries Advisory Committee with specified membership and duties. On and after July 1, 2008, the act would require a person acting or holding himself or herself out as a professional fiduciary to be licensed as a professional fiduciary, unless he or she is licensed as an attorney or a certified public accountant or is enrolled as an agent to practice before the Internal Revenue Service, as specified, and would require a licensee to meet certain other requirements, including filing an application for licensure signed under penalty of perjury, passing a licensing examination, payment of licensing fees set by the bureau, submission of fingerprints for a criminal background check, and annually filing a statement containing specified information under penalty of perjury. The act would provide for the deposit of licensing fees in the Professional Fiduciary Fund, which the bill would create and which would be the successor fund to certain fees in the Statewide Registry. The bureau would become inoperative on July 1, 2011, and be repealed on January 1, 2012, and its responsibilities and jurisdiction would be transferred to the Professional Fiduciaries Advisory Committee.

This bill would also make inoperative, as of July 1, 2008, the provisions of the Probate Code that relate to the registration of private professional conservators and guardians.

This bill would only become operative if SB 1116, SB 1716, and AB 1363 are enacted and become effective on or before January 1, 2007.

Because this bill would require the filing of documents signed under penalty of perjury, it would expand the crime of perjury and thereby impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 492 (SB 1716) Bowen Conservatorships.

Existing law requires the court to review each conservatorship one year after the appointment of the conservator and biennially thereafter, except as specified. Existing law also requires the court investigator to visit the conservatee when the court review of the conservatorship is required, and to determine, among other things, whether the present conservator is acting in the best interests of the conservatee.

This bill would authorize the court, on and after July 1, 2007, to take appropriate action, including, but not limited to, ordering a review of the conservatorship, on it's own motion or upon request by any interested person.

The bill would also require, on and after July 1, 2007, the court investigator, in determining whether the conservator is acting in the best interest of the conservatee, to include an examination of the conservatee's placement, quality of care, and finances.

The bill would also prohibit, commencing January 1, 2008, and except as specified, ex parte communications between any party or attorney for the party and the court concerning a subject raised in pleadings filed pursuant to the Probate Code, and in proceedings to establish a conservatorship for persons who are gravely disabled as a result of a mental disorder or chronic alcoholism. The bill would require the Judicial Council to adopt a rule of court to implement these provisions by January 1, 2008.

The bill would incorporate additional changes to Sections 1850 and 1851 of the Probate Code proposed by both this bill and AB 1363, to take effect only if both bills are enacted and this bill is enacted last.

The bill would become operative only if AB 1363, SB 1116, and SB 1550 are enacted and become effective on or before January 1, 2007. These acts would be known as the Omnibus Conservatorship and Guardianship Reform Act of 2006.

Ch. 493 (AB 1363) Jones Omnibus Conservatorship and Guardianship Reform Act of 2006.

(1) Existing law governs the establishment of conservatorships and guardianships.

The bill would require the Judicial Council, among other things, to adopt specified rules of court relating to conservatorships and guardianships and to develop educational programs for nonlicensed conservators and guardians. The bill would also require the Judicial Council to establish qualifications and educational requirements for any court-employed staff attorney, examiner, and investigator or court-appointed attorney, to require educational classes for these attorneys, and probate judges, to report to the Legislature regarding a study measuring court effectiveness in conservatorship cases, and to develop forms to provide notice regarding free assistance provided by the court to conservators and how to file an objection to an inventory and appraisal of the estate. The bill would require public guardians to comply with specified continuing education requirements by January 1, 2008. The bill would revise the notice requirements regarding a petition for the appointment of a temporary guardian or temporary conservator, except as specified. The bill would also require the Judicial Council to adopt a rule of court to implement a specified provision, effective January 1, 2008, requiring guardians and conservators to provide a bond.

(2) Existing law requires conservators and guardians to present a biennial accounting of the assets of the conservatee or ward and requires a biennial review of each conservatorship.

The bill would require a review of conservatorships at a noticed hearing, and impose new requirements governing the accounting. The bill also would prohibit a court from reducing the amount of a bond in conservatorship proceedings without good cause, impose new duties on court investigators and prohibit the compensation of a guardian or conservator from the estate for costs or fees incurred in unsuccessfully opposing a petition, among other changes. The bill would also specify the circumstances under which a guardian or conservator that is a trust company is required to obtain the authorization of a court prior to exercising its powers.

(3) Existing law authorizes the public guardian to apply for appointment as guardian or conservator of the person, estate, or both, of any person domiciled in the county requiring a guardian or conservator if there is no one else who is qualified and willing to act and whose appointment would be in the best interest of the person. The public guardian is required to apply for appointment if ordered by the court.

This bill additionally would require the public guardian to apply for appointment as guardian or conservator if there is an imminent threat to the person's health or safety or the person's estate. The bill would require the court to order the public guardian to apply for appointment on behalf of any person domiciled in the county who appears to require a guardian or conservator, if it appears that there is no one else who is qualified and willing to act, and if that appointment as guardian or conservator appears to be in the best interests of the person, as specified.

Because the bill would impose new duties and educational requirements on the public guardian, a county officer, the bill would impose a state-mandated local program.

- (4) The bill would incorporate additional changes to Sections 1850 and 1851 of the Probate Code proposed by both this bill and SB 1716, to take effect only if both bills are enacted and this bill is enacted last.
- (5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(6) The bill would become operative only if SB 1116, SB 1550, and SB 1716 are enacted and become effective on or before January 1, 2007.

Ch. 494 (AB 2550) Blakeslee National Guard: benefits.

Existing civil service law requires that veterans be allowed preference points for civil service employment.

This bill would require that any member of the California National Guard or a widow, widower, or spouse of a member, who meets specified requirements, be awarded preference points, as provided, for any civil service employment. This bill would also make various conforming changes.

Ch. 495 (AB 339) Harman Limited partnerships and limited liability companies. Existing law sets forth rules of organization and governance for limited partnerships.

This bill would revise and recast these provisions by enacting the Limited Partnership Act of 2008 and would repeal the existing provisions for limited partnerships on January 1, 2010. The bill would make other related changes.

Existing law authorizes a person who sells all or substantially all of the assets of, or the goodwill of, a business entity, including a limited liability company, to agree to refrain from carrying on a similar business within a specified geographic area, as specified. Existing law similarly authorizes a member of a limited liability company to make such an agreement upon or in anticipation of a dissolution of the company.

This bill would make a technical change to these provisions with respect to limited liability companies.

This bill would incorporate additional changes to Section 16101 of the Corporations Code, proposed by AB 2914, to be operative only if AB 2914 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

This bill would incorporate additional changes to Sections 1107.5, 1113, 6019.1, 6020.5, 8019.1, 8020.5, 12540.1, 12550.5, 16915.5, and 17554.5, of the Corporations Code, proposed by AB 2341, to be operative only if AB 2341 and this bill are both chaptered and become effective on or before January 1, 2007, but AB 2341 becomes operative first, and this bill is chaptered last.

Ch. 496 (AB 402) Dymally Family law court: marriage.

Existing law establishes procedures related to proceedings for dissolution of marriage, nullity of marriage, and legal separation, as specified.

This bill would enact the Collaborative Family Law Act, which would allow the parties to those proceedings, by written agreement, to utilize a collaborative law process, as specified, rather than an adversarial judicial proceeding to resolve those disputes.

The bill would also require a court to issue a statement explaining the factual and legal basis for its custody decision upon the trial of a question of fact in a proceeding to determine the custody of a minor, upon the request of either party.

The bill would also require the Judicial Council to create an information sheet for parties involved in child custody and visitation matters, as specified, on or before January 1, 2008.

The bill would also request the Committees on the Judiciary of the Senate and Assembly to study and make recommendations for a comprehensive statute governing the practice of collaborative law, as specified.

Ch. 497 (AB 1172) Chu Claims against the state: appropriation.

Existing law requires the Attorney General to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state.

This bill would appropriate \$950,000 from the General Fund to the Attorney General, and \$880,000 from the General Fund to the California Department of Veteran's Affairs, for payment of specified claims.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 498 (AB 1559) Frommer Urban Park Act of 2006.

Existing law establishes the Urban Park Act of 2001, which requires the Department of Parks and Recreation to establish a local assistance program to offer grants, on a competitive basis, to various local entities and nonprofit organizations, as defined, for the acquisition or development, or both, of urban parks and recreational areas and facilities. For purposes of the act, the term, "facilities" is defined. Existing law requires the department, in evaluating applications for grants, to assign priority to applications for projects that meet certain criteria.

This bill would change the name of the act to the Urban Park Act of 2006. The bill would revise the definition of "facilities" to include community gardens. The bill would modify the criteria for awarding grants, and modify the criteria that the department is required to consider in assigning a higher priority to a grant application. The bill would also require the department to maintain an application and grant award schedule as long as funding is available.

Ch. 499 (AB 1598) Committee on Agriculture Agriculture omnibus changes.

Existing provisions of the Food and Agricultural Code specify that, in lieu of specified civil actions, and except as specified, the Secretary of Food and Agriculture or a county agricultural commissioner may levy a civil penalty against a person violating any provision in that code or any regulation adopted pursuant thereto relating to plant quarantine and pest control, not to exceed \$2,500 for each violation.

This bill would further authorize a county agricultural commissioner to file a certified copy of a final decision with the court that directs the payment of a civil penalty pursuant to the above-described provisions, as specified. The bill would require the court to enter judgment immediately upon that filing, and at no cost.

Existing law provides that in order to provide for the enforcement of provisions relating to the drugging of horses, the event manager of every event shall charge and collect a fee of not more than \$3 for each horse entered or exhibited in the event, as determined by the Secretary of Food and Agriculture to be necessary to carry out those provisions. Existing law provides that under certain circumstances the secretary may set the fee at a rate in excess of \$3 per horse, but no greater than \$5 per horse.

This bill would instead provide that the event manager shall charge and collect a fee that the secretary determines to be necessary to carry out the provisions relating to the drugging of horses, as specified.

This bill would increase the fees that may be charged and collected for the purposes of enforcing the provisions relating to the drugging of horses. These fees would be deposited into the Department of Food and Agriculture Fund, and would be continuously appropriated to the department for the purposes for which they are collected. Therefore, this bill would make an appropriation by increasing the money in a continuously appropriated fund.

Existing law, the California Seed Law, generally regulates seed sold in California to ensure that seed purchased by the consumer-buyer is properly identified and of the quality represented on the tag or label. Existing law defines agricultural seed as not including any variety that is generally known and sold as vegetable seed, for these purposes. Existing law provides that vegetable seed sold in a container 1/2 pound or less that is for sowing purposes shall bear upon it the year in which it is intended for planting.

This bill would remove these provisions and would instead provide that any vegetable seed sold in a container 1/2 pound or less bear upon it at the time of retail sale for nonfarm use the viability assurance statement "Packed for the (year) season." This bill would make numerous other nonsubstantive, conforming changes.

Because a violation of these provisions would be a crime, this bill would impose a state-mandated local program.

Pursuant to provisions relating to the licensure and regulation of produce dealers a procedure is provided whereby an aggrieved grower or licensee may file a complaint with the Department of Food and Agriculture subject to expedited review and settlement. If the dispute is not resolved through informal consultation, the complainant may pursue arbitration by following specified procedures including that he or she pay a fee for the arbitration to the department. Existing law also requires the respondent to pay a fee for any counterclaim that is filed.

This bill would provide that those fees shall be submitted to the department made payable to the arbitrator, arbitration service, or payee designated by the department.

Existing law provides that the term of office of members of the California Walnut Commission, except ex officio members, shall be 2 years from the beginning of the marketing season in the year of their election and until qualified successors are elected, as specified.

This bill would provide that, for the 2006 marketing year, the term of office of members of the commission shall be from the beginning of the marketing year that commences in the year of their election and until qualified successors are elected for the 2009 marketing year.

This bill would provide that this provision shall only become operative if AB 393 of the 2005–06 Regular Session is also enacted and becomes operative on or before January 1, 2007.

Existing law establishes the California Tomato Commission in state government with a prescribed membership comprised of producers and handlers representing 8 districts, and it specifies the powers, duties, and responsibilities of the commission.

This bill would reduce the number of districts to 7 by eliminating the district consisting of Baja California (Mexico) and eliminate the member representing California tomato handlers who exclusively handle tomatoes produced in Baja California (Mexico). This bill would also increase the membership of the commission by adding one at-large handler from District 7 which consists of all counties of the state.

Existing law provides that the commission shall establish an assessment against tomato handlers, as specified.

This bill would remove provisions relating to the assessment of handlers who receive tomatoes produced outside the state.

Existing law provides that there is in state government the California Sea Urchin Commission composed of members, as specified, including 5 elected by handlers from among persons qualified to engage in sea urchin fishery. Existing law requires persons nominated for election as a diver member be nominated by a petition signed by at least 10 divers, as specified.

This bill would instead require a petition signed by at least 5 divers, as specified.

This bill would also change the counties from which a diver member of the commission is elected.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 500 (AB 1693) Berg Cut Flower Commission: assessments.

Existing law provides for the establishment of the Cut Flower Commission and gives the commission the power to collect moneys from cut flower producers, as defined, for marketing, research, and other activities.

This bill would cap the annual amount paid by any single producer at \$100,000 unless that producer has failed to comply with the collections procedures as established by the applicable statutes and regulations.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 501 (AB 1749) Jerome Horton Cigarettes and tobacco products.

(1) The California Cigarette and Tobacco Products Licensing Act of 2003 provides, until January 1, 2010, for the licensure by the State Board of Equalization of manufacturers, distributors, wholesalers, importers, and retailers of cigarettes or tobacco products that are engaged in business in California.

This bill would require manufacturers and importers of specified tobacco products engaged in business in this state to obtain and maintain a license. This bill would require that the provisions related to obtaining and maintaining a manufacturers and importers license become operative May 1, 2007. This bill would require these manufacturers or importers to provide the board with specified information, submit a license application to the board, as described, pay a one-time license fee of \$2,000 or \$10,000, as specified, and submit a monthly report to the board providing information regarding sales of tobacco products, including the wholesale cost of the tobacco products, subject to suspension or revocation of the license, as provided. This bill would provide that the information provided to the board is confidential and shall not be disclosed to the public, except in specified situations. Additionally, this bill would provide that the information and records provided to the board are not a public record, and makes findings demonstrating the interest protected by that limitation and the need for protecting that interest. This bill would require an applicant to verify the accuracy of the application and to affirm that the applicant has not been convicted of a felony and has not and will not violate or cause or permit to be violated the licensing requirement, subject to the imposition of criminal penalties as a misdemeanor, thus imposing a state-mandated local program.

(2) Existing law defines an "importer" as any purchaser in the United States of cigarettes manufactured outside of the United States.

This bill would also redefine "importer" to be any purchaser for resale in the United States of cigarettes or tobacco products manufactured outside of the United States for the purpose of making a first sale or distributing within the United States.

(3) The California Cigarette and Tobacco Products Licensing Act of 2003 prohibits manufacturers from selling cigarettes to distributors, wholesalers, importers, retailers, or any other person who is not licensed, as specified. The act further prohibits retailers, distributors, wholesalers, or importers from purchasing packages of cigarettes from any person unless he or she is in compliance with these licensure requirements, as specified. A violation of any of these provisions is a misdemeanor.

This bill would expand the above prohibitions by also providing that a manufacturer or importer shall not sell tobacco products to retailers, distributors, wholesalers, or any other person who is not licensed, as provided, and would prohibit a retailer, distributor, or wholesaler from purchasing packages of cigarettes or tobacco products from any person who is not licensed or whose license has been suspended or revoked. This bill would provide that a manufacturer or importer who uses the information provided on the board's Web site to

determine a person's licensing status is presumed to be in compliance with these provisions. This bill would provide that these provisions shall become operative May 1, 2007.

By expanding the scope of an existing crime, this bill imposes a state-mandated local program.

(4) The act, in addition to providing for the licensing and regulation of manufacturers, distributors, wholesalers, importers, and retailers of cigarettes or tobacco products that are engaged in business in California, prohibits a manufacturer, distributor, wholesaler, importer, retailer, or any other person from selling counterfeit cigarette and tobacco products and provides that a violation of that prohibition is a crime. The act imposes specified fines or imprisonment for possessing, selling, or buying false or fraudulent cigarette tax stamps. The act also requires manufacturers and importers of cigarette products that provide those products to distributors or wholesalers to pay the board a fee for cigarettes sold in this state. Under existing law, the act is repealed, by its own terms, January 1, 2010.

This bill would delete the repeal date specified in current law, extending indefinitely the operation of the California Cigarette and Tobacco Products Licensing Act of 2003.

(5) The California Cigarette Fire Safety and Firefighter Protection Act prohibits the sale of cigarettes, as defined, unless the manufacturer of those cigarettes certifies to the State Fire Marshal that the cigarettes they manufacture comply with specified provisions.

This bill would provide that, for the purposes of the California Cigarette Fire Safety and Firefighter Protection Act, the definition of a cigarette does not include a little cigar, as defined.

(6) Existing law regulates the distribution and sales of various types of tobacco products in the state, and specifies civil and criminal sanctions for violations of that regulatory scheme. Existing law prohibits any person from selling, giving, a furnishing specified tobacco products to a person under the age of 18 years, as provided. Existing law makes a violation of this prohibition a misdemeanor or makes that person subject to civil action.

This bill would expand this prohibition to include tobacco products commonly referred to as "blunt wraps," as defined, and thus impose a state-mandated local program by changing the definition of an existing crime. This bill would clarify that persons who violate this prohibition are subject to both criminal and civil liability.

(7) Existing law prohibits specific types of displays of tobacco paraphernalia and products, subject to specified civil penalties. Existing law also requires specified labels on retail packages of cigars.

This bill would additionally prohibit the self-service display of blunt wraps, as provided. This bill states the intent of the Legislature that all manufacturers or importers of blunt wraps place, or cause to be placed, a specified label on retail packages of blunt wraps, as required by federal law.

(8) Existing law requires the State Board of Equalization to administer various taxes and fees, including taxes with respect to cigarettes and tobacco products, alcoholic beverages, motor vehicle fuel, and diesel fuel, among others. Existing law authorizes, until January 1, 2010, persons designated by the Executive Director of the State Board of Equalization to exercise the arrest powers of a peace officer in the enforcement of the taxes and fees administered by the State Board of Equalization.

This bill would delete the repeal date specified in existing law, extending the ability of designated persons to exercise the specified arrest powers indefinitely.

(9) Existing law establishes procedures under the Cigarette and Tobacco Products Tax Law for imposing taxes on sellers of black-market cigarettes and tobacco products, and procedures for the seizure and sale of property secured by liens for delinquencies under the Cigarette and Tobacco Products Tax Law. Existing law repeals these provisions, effective January 1, 2010.

This bill would delete the repeal date specified in current law, extending the authorization for these procedures indefinitely.

(10) The Cigarette and Tobacco Products Tax Law authorizes, until January 1, 2010, employees of the State Board of Equalization, under specified conditions, to enter and inspect a building, facility, site, or place, as described, where cigarettes or tobacco products are sold, produced, or stored, where there is evidence of tax evasion, or where there is failure to comply with the Master Settlement Agreement, a settlement entered into by states' attorneys general and various tobacco product manufacturers that provides for the allocation of moneys to the states and certain territories. Refusal of the inspection is subject to penalty.

This bill would delete the repeal date of this authorization, thereby extending the ability of specified board employees to enter and inspect the locations under the specific circumstances indefinitely.

(11) The Cigarette and Tobacco Products Tax Law requires distributors and wholesalers of cigarette and tobacco products to be licensed by the State Board of Equalization. That law requires a tax imposed by that law, with respect to distributions of cigarettes, to be paid by distributors through the use of stamps or meter register settings, and requires that these stamps or meter register settings be affixed to each package of cigarettes sold. That law prohibits the false or fraudulent making, altering, reuse, or counterfeiting of cigarette tax stamps or meter impressions by providing that a violation of that prohibition is a felony subject to imprisonment as specified, or to a fine of not less than \$1,000 and not more than \$10,000, or to both fine and imprisonment. That law prohibits the sale of unstamped or unmetered cigarettes, as specified, the violation of which is punishable by a fine of up to \$1,000, imprisonment in a county jail for not more than one year, or by both fine and imprisonment. That law authorizes, until January 1, 2010, the seizure and destruction of counterfeit cigarettes or tobacco products, as defined, and imposes misdemeanor punishment on the sale or possession thereof. That law imposes specified fines or imprisonment, or both, on a transporter who transports 40,000 or more cigarettes or tobacco products with a value of \$5,000 or more with the intent to defeat or evade the taxes imposed by that law under described conditions.

This bill would delete the repeal date and extend authorization for the seizure and destruction of counterfeit cigarettes or tobacco products and for the imposition of a misdemeanor for the sale and possession thereof. This bill would increase the fine for the sale of unstamped or unmetered cigarettes to \$25,000. This bill would also increase the fine imposed for falsely or fraudulently making a cigarette tax stamp or meter impression to \$25,000, and would increase the fine imposed on a transporter of cigarettes to \$25,000, for deposit into specified funds and accounts.

By increasing the penalties for existing crimes, this bill imposes a state-mandated local program.

(12) Existing law requires all distributors of cigarette and tobacco products that are required to be licensed by the State Board of Equalization to furnish a \$1,000 security deposit. Existing law, beginning January 1, 2007, requires a distributor, that defers payments for stamps or meter register settings and elects to make those payments on a monthly or a twice-monthly basis, to furnish a security deposit of at least 70% of, or 50% of, respectively, but not more than twice the amount of, stamps and meter register settings, for which payment is deferred.

This bill would provide that for a distributor who elects to make payments on a weekly basis, as specified, the amount of the security deposit would be 25% of the amount of, but not more than twice the amount of, stamps and meter register settings for which the payment is deferred. This bill would provide that distributors would not have to make an additional security deposit if the distributor's average monthly purchase of stamps or meter register settings for the previous 12 months does not exceed 72,000 stamps or meter register settings and if the distributor meets specified conditions.

(13) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 502 (AB 1889) Nava California Emergency Council.

Existing law creates the California Emergency Council, consisting of a specified membership and specified duties, including duties with regard to the certification of local disaster councils and the classification of disaster service workers.

This bill would also require the membership of the council to include a representative of a local public health agency, to be appointed by the Governor, would require the council to have 2 advisory committees with specified memberships and duties, and would include the encouragement of certain community, business, and school preparedness efforts and the publication of a biennial report on emergency preparedness, among the council's duties. It would require the Office of Emergency Services to provide staff support to the Emergency Council as necessary, and to perform the duties currently performed by the council with respect to the certification of local disaster councils and the classification of disaster service workers. It would also require the Office of Emergency Services to provide notice to Emergency Council members with respect to any state of emergency declared by the Governor when the council is not meeting.

Ch. 503 (AB 2237) Karnette Harbors and ports: security.

Existing law requires the Director of Homeland Security in collaboration with the State Department of Health Services to submit an annual report to the budget committees of each house of the Legislature regarding their respective expenditures of federal homeland security and bioterrorism funds.

This bill would require the report to include information on policies, projects, and funding necessary to protect the state's harbor facilities, port facilities, and the commercial marine transportation sector from terrorist attack. The bill would require the director to consult with individuals and businesses connected to harbors and ports, and would specify the contents of the report as it relates to harbors and ports.

The bill would require the director also to submit the report to the transportation committees of each house of the Legislature.

- Ch. 504 (AB 2296) Montanez Solid waste: landfill: standards: closure and postclosure maintenance.
- (1) Existing law, the California Integrated Waste Management Act, requires the California Integrated Waste Management Board (board) to adopt regulations setting forth the minimum standards for solid waste disposal, including standards for the design, operation, maintenance and ultimate reuse of solid waste facilities.

This bill would require the board to conduct a study, by January 1, 2008, to define the conditions that potentially affect solid waste landfills, in order to identify potential long-term threats, as specified. The bill also would require the board to study various financial assurance mechanisms that would protect the state from long-term postclosure maintenance or corrective action costs if a landfill owner or operator fails to meet its legal obligation to fund postclosure maintenance or corrective action during the postclosure period. The bill would require the board to consult with specified representatives when conducting the study. The bill would require the board to adopt regulations and develop recommendations, by July 1, 2009, based upon the studies.

(2) The act requires a person owning or operating a solid waste landfill to submit to the board, the appropriate California Regional Water Quality Control Board (regional water board), and the local enforcement agency, a closure plan and a postclosure maintenance plan for the solid waste landfill. The act requires that person to also submit to the board evidence of financial ability in an amount, as specified, to provide for closure and postclosure maintenance contained in the closure and postclosure maintenance plans for the landfill.

The bill would require the board to adopt regulations on or before January 1, 2008, that would require closure and postclosure maintenance cost estimates to be based on reasonably foreseeable costs the state may incur if the state would have to assume responsibility for those activities due to the failure of the owner or operator, as specified.

Ch. 505 (AB 2343) Committee on Agriculture Milk producers' security trust fund. Existing law confers upon the Secretary of Food and Agriculture the ability to establish and administer the Milk Producers Security Trust Fund to protect producers against loss of payment for bulk milk. Existing law provides that security charges may be collected by the secretary until he or she determines that the value of the fund approximates 110% of the dollar amount of the total purchases of milk being paid for and received in one month by the handler with the largest payment obligation to producers for that month.

This bill would instead provide that security charges shall only be collected until January 1, 2007, and that the fund cash shall be maintained at \$30,000,000. If the fund cash falls below \$30,000,000, the secretary may resume collecting security charges in order that the fund cash is maintained at that level. This bill would also provide that if in any month 110% of a handler's average monthly milk purchases exceed the higher of either the fund cash or \$30,000,000 the secretary shall require that handler to provide acceptable securities, as defined, within 10 business days of notice. This bill would provide that when acceptable securities in the required amount, as specified, are provided, the secretary shall not collect security charges from that handler. This bill would provide that shipments to handlers who fail to provide acceptable securities will be charged enhanced security charges, and may have their license suspended, revoked, or conditioned. The bill would make related changes. The bill would provide that the additional acceptable securities and any enhanced security charges would be deposited into the Milk Producers Security Trust Fund, a continuously appropriated fund.

By authorizing additional funds to be paid into a continuously appropriated fund, this bill would make an appropriation.

Existing law specifies the amount of security charges in mills per pound of product each handler is obligated to pay into the Milk Producers Security Trust Fund.

This bill would decrease the mills per pound paid by handlers, as specified.

Existing law provides that any handler subject to any milk pooling plan, as specified, that receives milk that is not subject to the calculation of producer prices, as specified, shall be obligated to pay the security charges for any portion of that milk that is assigned to class 1, class 2, and class 3 usage.

This bill would change these provisions to also include milk that is assigned to class 4a and class 4b usage.

Existing law provides that any handler receiving milk that is not subject to any pooling plan, as specified, shall be obligated to remit security charges for class 1, class 2, and class 3 products, and may deduct the security charges from the minimum prices to be paid to producers.

This bill would change these provisions to also include class 4a and 4b products.

Existing law makes it unlawful for any retailer, and other specified entities to sell milk, cream or any dairy products at less than cost. Existing law further provides that it is unlawful for a handler to directly or indirectly pay less than the minimum producer price established under the applicable stabilization and marketing plan.

This bill would provide that these prohibitions do not apply to sales of bulk milk between handlers.

Ch. 506 (AB 2591) Keene State agencies: accounts: reports.

Existing law requires state agencies to submit various reports to the Department of Finance regarding state agency operations and expenditures.

This bill would, until July 1, 2010, require specified state agencies to submit to the department an annual report on the status of that agency's liquidated and delinquent accounts as of the end of the previous fiscal year and efforts made by the agency to collect those accounts. It would define liquidated and delinquent accounts for this purpose as any loans, accounts receivable, fines, assessments, penalties, or other monetary obligation owed to a state agency that is unpaid for 180 or more days after the obligation was first due to that state agency. It would require the director of the department, by no later than February 28 of each year, to submit to the Legislature a report on the status of liquidated and delinquent accounts of state agencies. It would specify that these requirements apply only if sufficient existing resources of the agencies and department are available for this purpose.

Ch. 507 (AB 3030) Emmerson State Highway Routes 66 and 83.

Existing law provides the Department of Transportation full possession and control of all state highways. Existing law establishes State Highway Route 66 from Route 210 near San Dimas to Route 215 in San Bernardino. Existing law provides for the relinquishment of a portion of Route 66 to the Cities of Fontana and Rancho Cucamonga under specified conditions. Existing law also establishes State Highway Route 83 from Route 71 to Route 210 near Upland.

This bill would provide for the relinquishment of a portion of State Highway Route 66 to the City of Upland under specified conditions. The bill would also provide for the relinquishment of a portion of State Highway Route 83 to the City of Upland under specified conditions.

Ch. 508 (AB 3062) Committee on Elections and Redistricting Elections omnibus bill.

(1) Existing law requires the Secretary of State to annually provide voter registration forms and information to students in all high schools, community colleges, and campuses of the California State University and University of California. Existing law requires that the number of forms be consistent with the number of students enrolled at each school.

This bill would instead require that the number of forms be consistent with the number of students enrolled at each school who are of voting age or will be of voting age by the end of the year and would require the Secretary of State to provide additional forms to any school, free of charge, if so requested by a school.

(2) Existing law specifies procedures applicable to the preparation, submittal, and printing of arguments for, against, and rebuttal arguments to, a measure appearing on the ballot of a city, county, district, or school district election.

Existing law authorizes persons filing an initiative petition in a municipal election to file a written argument in favor of the ordinance and provides that the legislative body may submit an argument against the ordinance pursuant to specified procedures. Existing law also provides that the persons filing the initiative petition may prepare and submit a rebuttal argument not exceeding 250 words and that the legislative body may prepare and submit a rebuttal to the argument in favor of the ordinance not exceeding 250 words pursuant to specified procedures.

This bill would delete these provisions and recast them to provide that persons filing the initiative petition may file a written argument in favor of the ordinance, and the legislative body may submit an argument against the ordinance not exceeding 300 words and that, for measures placed on the ballot by the legislative body, the legislative body may file a written argument for or against any city measure.

(3) The California Constitution and state law provide that judicial, school, county, and municipal offices are nonpartisan offices. Existing law also defines a nonpartisan office as an office for which no party may nominate a candidate and requires candidates for elective office to file a declaration of candidacy for a particular office.

This bill would prohibit a candidate for a municipal office from filing nomination papers for more than one municipal office or term of office for the same municipality in the same election

(4) Existing law provides that the order of candidates' names on the ballot of the 5 major election dates is determined by a randomized alphabet drawing conducted by the Secretary of State, with certain requirements, and requires that the 1st drawing take place on the 82nd day before the April general law city elections and any other elections held at the same time.

Existing law requires that the 4th drawing take place on the 82nd day before the 1st Tuesday after the 1st Monday in June of each odd-numbered year, that the 5th drawing take place on the 82nd day before the 1st Tuesday after the 1st Monday in November of the odd-numbered year, and that these dates apply to all candidates on the ballot in the elections held on that date.

This bill would instead require 6 drawings and would require that the 1st drawing take place on the 82nd day before the April general law city elections of any even-numbered year. The bill would also require that the 4th drawing take place on the 82nd day before the March general law city elections of each odd-numbered year, the 5th drawing take place on the 82nd day before the 1st Tuesday after the 1st Monday in June of each odd-numbered year, and the 6th drawing take place on the 82nd day before the 1st Tuesday after the 1st Monday in November of the odd-numbered year.

(5) Existing law provides that the order of candidates' names on the ballot of a special district, school district, charter city, or other local government body election, occurring on other than one of the 4 major election dates is determined by a special randomized alphabet drawing conducted by the Secretary of State on the 1st weekday following the last possible day of filing for the election according to specified requirements.

This bill would revise these provisions to require that the Secretary of State conduct a randomized alphabet drawing on the 1st weekday following the last possible day of filing in the event there is an extension for the election.

Ch. 509 (SB 682) Migden Postsecondary education facilities.

Existing law appropriates \$10,487,000 to the California State Library and \$85,035,000 to the California State University from the Public Buildings Construction Fund for preliminary plans, working drawings, construction, and equipment for the J. Paul Leonard Library and Sutro Library joint project. The State Public Works Board is authorized to issue lease-revenue bonds or bond anticipation notes to finance the design or construction, or both, of the joint project and other specified projects. The funds appropriated for the joint project and other specified projects are available for encumbrance until June 30, 2008.

This bill would instead appropriate \$12,421,000 to the California State Library from the Public Buildings Construction Fund for preliminary plans, working drawings, construction, and equipment, and \$104,132,000 to the California State University for preliminary plans, working drawings, and construction of the J. Paul Leonard Library and Sutro Library joint project on the San Francisco Campus. The bill would provide that the funds appropriated for the joint project and other specified projects are available for encumbrance until June 30, 2010.

Ch. 510 (SB 989) Committee on Environmental Quality Hazardous material: bona fide ground tenant: remedial actions.

Existing law, the California Land Reuse and Revitalization Act of 2004, provides that an innocent landowner, a bona fide purchaser, or a contiguous property owner, as defined, qualifies for immunity from liability from certain state laws for pollution conditions caused by a release or threatened release of a hazardous material, if the innocent purchaser, bona fide purchaser, or contiguous property owner meets specified conditions. The act also prohibits an agency from requiring an innocent landowner, bona fide purchaser, or contiguous property owner to take a response action under certain state laws. The act defines the term

"agency" as the Department of Toxic Substances Control, the State Water Resources Control Board, or a California regional water quality control board. Existing law repeals the act on January 1, 2010.

The act defines the term "applicable law" as meaning certain state statutory and common laws that impose liability on an owner or occupant of property for pollution conditions caused by a release or threatened release of hazardous material on, under, or adjacent to the property.

The bill would require a bona fide ground tenant, as defined, who seeks to qualify for immunity to make all appropriate inquiries, and enter into an agreement with an agency along with one or more specified entities that agree to take responsibility for implementation of a site assessment and response plan.

The bill would provide that the immunity provided under these provisions would be from an applicable statute. The bill would authorize a party to an agreement to request an agency to issue a certification of immunity and would require the agency to provide this certification within 60 days after the agency makes certain specified determinations. The bill would authorize an agency to withdraw the certification if the agency, after providing the bona fide ground tenant notice and an opportunity to cure, determines that the bona fide ground tenant materially deviated from the agreement or induced the agency to issue the certificate by fraud or intentional misrepresentation.

Ch. 511 (SB 1134) Committee on Budget and Fiscal Review Appropriation for Court Order.

Existing law requires the Department of Corrections and Rehabilitation to administer the state prison system.

This bill would appropriate \$35,446,000 from the General Fund to the department to implement the Revised Program Guide for the Mental Health Services Delivery System as required by a specified court order.

This bill would specify that the amount appropriated shall be used only to establish specified positions, and conduct a one-time workload funding study, as specified. It would require the department to submit 2 reports to legislative committees and to the Legislative Analyst's Office.

This bill would also require the department to complete a workload study no later than April 1, 2007.

This bill would take effect immediately as an urgency statute.

Ch. 512 (SB 1250) Perata Energy: cost-effective energy efficiency programs: renewable energy resources.

(1) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. Existing law requires the PUC to require Pacific Gas and Electric Company, San Diego Gas and Electric, and Southern California Edison to identify a separate electrical rate component to fund programs that enhance system reliability and provide in-state benefits. This rate component is a nonbypassable element of local distribution and collected on the basis of usage. Existing PUC resolutions refer to the nonbypassable rate component as a "public goods charge." The public goods charge moneys are collected to support cost-effective energy efficiency and conservation activities, public interest research and development not adequately provided by competitive and regulated markets, and renewable energy resources. The moneys collected by the public goods charge for renewable energy are required to be transferred to the State Energy Resources Conservation and Development Commission (Energy Commission), for deposit in the Renewable Resource Trust Fund, for use for the renewable energy resources program. Some of the money in the fund, and in the accounts in the fund, is continuously appropriated to the Energy Commission for specified purposes related to renewable energy resources. The moneys collected by the public goods charge for public interest research and

development are required to be transferred to the Energy Commission, for deposit in the Public Interest Research, Development, and Demonstration Fund, for use for specified purposes, including the public interest energy research, demonstration, and development program.

(2) Under the Reliable Electric Service Investments Act, the Energy Commission is required to hold moneys collected for renewable energy and deposited in the Renewable Resource Trust Fund and moneys collected for public interest research, development, and demonstration and deposited in the Public Interest Research, Development, and Demonstration Fund, until further action by the Legislature. The act requires the Energy Commission to create an initial investment plan, in accordance with specified objectives, to govern the allocation of funds in the Renewable Resource Trust Fund and Public Interest Research, Development, and Demonstration Fund, collected between January 1, 2002, and January 1, 2007. The act requires the Energy Commission, on or before March 31, 2006, to prepare an investment plan proposing the application of moneys collected between January 1, 2007, and January 1, 2012, in accordance with specified objectives.

The bill would revise and recast the public interest energy research, demonstration, and development program, and the renewable energy resources program, including the purposes for which money in the Renewable Resource Trust Fund may be used, thereby making an appropriation. The bill would make other related changes, including in the Reliable Electric Service Investments Act.

(3) The Reliable Electric Service Investments Act requires the Governor to appoint an independent review panel to prepare and submit to the Legislature and Energy Commission, by January 1, 2005, a report evaluating the energy efficiency, renewable energy, and research, development, and demonstration programs funded by the public goods charge and to make recommendations relative to specified matters.

This bill would delete these requirements.

(4) The Reliable Electric Service Investments Act was enacted in 2 separate bills, each containing identical language.

This bill would repeal duplicative sections of the act.

(5) Existing law requires the PUC, in evaluating energy efficiency investments under its existing statutory authorities, to ensure that no energy efficiency funds are used to provide incentives for the purchase of new energy-efficient refrigerators.

This bill would delete that refrigerator purchase restriction.

(6) Existing law establishes a surcharge on all natural gas consumed in the state to fund certain low-income assistance programs, cost-effective energy efficiency and conservation activities, and public interest research and development (natural gas public goods charge). Existing law requires a public utility gas corporation, as defined, to collect the natural gas public goods charge from natural gas consumers, as specified. The money from the natural gas public goods charge is deposited in the Gas Consumption Surcharge Fund, and is continuously appropriated to specified entities, including to the PUC, or to an entity designated by the PUC, to fund low-income assistance programs, cost-effective energy efficiency and conservation activities, and public interest research and development not adequately provided by the competitive and regulated markets. Existing law authorizes the Energy Commission, if it is designated by the PUC to receive funds for public interest research and development, to administer the program pursuant to the Public Interest Energy Research, Demonstration, and Development Program.

This bill would, if the Energy Commission is so designated, require the Controller to transfer funds to a separate subaccount in the Public Interest Research, Development, and Demonstration Fund to pay the Energy Commission for specified costs.

(7) Existing law requires that 10% of moneys collected pursuant to the renewable energy public goods charge are to be used to provide customer credits to consumers who entered into a direct transaction on or before September 1, 2001, for purchases of electricity produced by a registered in-state renewable electricity generating facility.

This bill would repeal that provision.

(8) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 513 (SB 1374) Cedillo Tax administration: taxpayer information: disclosure. Existing law authorizes the Franchise Tax Board, until December 31, 2008, to disclose to tax officials of any city, subject to certain specified requirements, a taxpayer's name, address, social security or taxpayer identification number, and business activity code, as provided, but limits the use of that information to employees of the taxing authority of a city.

Existing law specifies that a person that makes an unauthorized disclosure of this information or that makes an unauthorized inspection of this information is guilty of a misdemeanor.

This bill would extend, until December 31, 2011, the Franchise Tax Board's authorization to disclose this information.

By extending the repeal date of an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 514 (AB 2470) Ridley-Thomas Health care master plan: Los Angeles County. Existing law establishes programs at the state and local level for the provision of health care benefits to low-income persons and other eligible persons.

This bill would authorize the Los Angeles County Board of Supervisors to develop a master plan for the provision of health care in the county and to assemble a task force to address specified issues and to report to the board according to a schedule established by the board.

Ch. 515 (AB 2060) De La Torre Naturalization services.

Existing law sets forth the duties of the Department of Community Services and Development respecting certain community programs in the state. The Budget Act of 2005 appropriates \$1,500,000 to the department for purposes of the Naturalization Services Program.

This bill would establish the Naturalization Services Program and require the department to implement the program to the extent funds are appropriated for this purpose in the annual Budget Act. The bill would require the department to seek input from stakeholders in designing the methodology for the distribution of funds appropriated for purposes of the program.

Ch. 516 (SB 1135) Committee on Budget and Fiscal Review Agricultural Worker Transportation Program.

Existing law, pursuant to Proposition 116 of 1990, establishes the Public Transportation Account in the State Transportation Fund as a trust fund, with revenues derived from a portion of the sales tax on fuels, to be used for mass transportation and transportation planning purposes authorized by the Legislature. Existing law, the Budget Act of 2006, appropriates \$20 million from the Public Transportation Account for an agricultural worker transportation program to be enacted by the Legislature.

This bill would, until July 1, 2010, establish the Agricultural Worker Transportation Program to be administered by the Department of Transportation. The bill would allocate available funding to public agencies for the provision of agricultural workers transportation services and associated capital expenditures. The bill would require the department to establish a specified committee and to report to the Legislature on implementation of the program.

Ch. 517 (SB 1209) Scott Teachers: teacher credentialing: out-of-state teachers: professional growth programs: teacher compensation.

(1) Existing law establishes the teacher credentialing block grant and requires the Superintendent of Public Instruction to apportion block grant funds to a school district offering approved programs, as specified, based on the number of eligible participants in each of those programs. Existing law, commencing with the 2006−07 fiscal year, requires the amount of funding a school district receives through the grant be adjusted for inflation and for growth, as specified.

This bill would, in addition, require the Superintendent to apportion block grant funds to a charter school offering approved programs, as specified. The bill would, instead of being adjusted for inflation and growth, require that the amount of funding a school district receives be adjusted based on changes in the number of participating credential candidates, with the amount per candidate adjusted annually for inflation.

(2) Existing law authorizes the Commission on Teacher Credentialing to issue preliminary teaching and services credentials and professional clear teaching and services credentials if the applicant for the credential meets certain minimum requirements relating to professional preparation. Existing law makes a preliminary teaching or services credential valid for 5 years, pending completion of a 5th year of study and a professional clear multiple or single subject teaching credential valid for the life of the holder, if the holder meets certain requirements relating to professional growth.

This bill would delete the requirements relating to professional growth, and, instead, would provide that a clear or professional clear teaching or services credential is valid for the life of the holder if the holder submits an application and fee for renewal to the commission every 5 years and meets certain professional fitness requirements relating to good moral character. The bill would delete certain provisions in existing law relating to teacher professional growth programs. The bill also would delete the provision permitting an emergency permit to be issued or reissued for validity periods not to exceed one year.

(3) Existing law prohibits the commission from issuing, except as specified, a credential, permit, certificate, or renewal of an emergency credential to any person to serve in the public schools unless the person has demonstrated proficiency in basic reading, writing, and mathematic skills in the English language, as specified.

This bill would delete the exemption from having to repeat the basic skills proficiency test in order to obtain a renewal of the emergency credential for an emergency credential holder who has passed that test. The bill would add an alternative method for satisfying the proficiency requirement and would require the Superintendent to perform specified duties associated with that method. The bill would add to the persons that the commission is required to exempt from the basic skills proficiency test requirement, as specified.

This bill would require the commission, by July 1, 2007, to ensure that the California Subject Examinations for Teachers (CSET): Multiple Subjects be modified to assess basic writing skills similarly to the state basic skills proficiency test and would provide that achieving the necessary passing score on the revised test be considered equivalent to passing the state basic skills proficiency test.

The bill would require the commission, by July 1, 2009, to examine the feasibility of incorporating the assessment related to effective reading instruction that is currently included in the Reading Instruction Competence Assessment (RICA) within the teacher performance assessment and report its findings to the Legislature and the Governor. The bill would require the commission, by July 1, 2009, to ensure that the single subject CSET in English and the single subject CSET in mathematics and their related scoring protocols are modified to assess basic writing skills similarly to the state basic skills proficiency test. The bill would also require the commission, no later than July 1, 2009, to report to the Legislature on the feasibility, validity, and costs of modifying the remaining single subject CSET in single subjects to assess basic skills in certain subjects, as provided.

(4) Existing law authorizes the commission to issue a certificate that authorizes the holder to provide certain services to limited-English-proficient pupils, if the applicant for the certificate meets certain minimum requirements, including possession of certain prerequisite credentials or permits, passage of certain knowledge and skills examinations, and completion of specified coursework in a second language.

This bill would authorize a teacher who possesses a credential or permit, as required under existing law, and is able to present an out-of-state credential or certificate that authorizes the instruction of English language learners, to qualify for the specified certificate by submitting an application and fee to the commission.

(5) Existing law provides that the requirements for a preliminary multiple or single subject teaching credential include, among other things, completion of an accredited program of professional preparation, as specified. Existing law provides that the minimum requirements for the professional clear multiple or single subject teaching credential include, among other things, preparation, in accordance with commission standards, that addresses certain education and experience.

This bill would eliminate the contingency that each teacher preparation program include a specified teaching performance assessment only if funds are available in the annual Budget Act for this purpose. The bill would make revisions to the minimum requirements for the professional clear multiple or single subject teaching credential.

(6) Existing law requires the commission to waive the requirements for completion of a program of professional preparation for any individual with a minimum of 6 years of full-time teaching experience in an accredited private school in the subject and level of the credential sought if the individual complies with certain requirements.

This bill would also require the individual to comply with satisfying the requirement for preparation in the instruction of pupils who are English language learners, as specified.

(7) Existing law establishes the requirements for credentials for teaching specialties and requires the commission to ensure that, in adopting the rules and regulations establishing the requirements for the special education specialty, teachers have sufficient knowledge and experience, as specified.

This bill would require the commission, by December 1, 2007, to report to the Legislature and the Governor on the process and requirements for obtaining a specialist credential in special education and recommend modifications to enhance and expedite these procedures.

(8) Existing law requires the commission to issue a 5-year preliminary multiple subject teaching credential, a 5-year preliminary single subject teaching credential, or a 5-year preliminary education specialist credential authorizing instruction of special education pupils to any out-of-state prepared teacher who meets certain requirements.

This bill would substantially revise the requirements for issuance of the specified credentials to out-of-state prepared teachers. The bill would delete certain requirements in existing law relating to credentialing of out-of-state teachers.

(9) Existing law establishes certain requirements regarding individual programs of professional growth for teachers. Existing law permits a holder of a clear teaching credential to appeal an adverse action by a school principal, specified mentor teacher, or other district designee related to professional growth, as specified.

This bill would substantially revise the requirements regarding individual programs of professional growth for teachers. The bill would delete the provision relating to the appeal of an adverse action.

(10) Existing law prohibits the commission from issuing to the holder of an invalidated clear teaching credential another teaching credential of the same type and, instead, provides that the holder of the invalidated credential is eligible for reinstatement of the credential, as specified, if the holder has met certain requirements.

This bill would delete these provisions.

(11) Existing law establishes the voluntary California Beginning Teacher Support and Assessment System, also known as the Marian Bergeson Beginning Teacher Support and

Assessment System, that includes providing an effective transition into the teaching career for first- and second-year teachers, and ensuring that an individual induction plan is in place for each participating teacher.

This bill would require the Superintendent and the commission to report to the Legislature and the Governor on the system by December 1, 2007, as specified. The bill would require the Superintendent and the commission to review and revise, as necessary, the Standards of Quality and Effectiveness for Professional Teacher Induction Programs of March 2002 by July 1, 2008, as provided.

(12) Existing law requires a program of professional preparation to include a teaching performance assessment, as specified, in order to meet the requirements for a preliminary multiple or single subject teaching credential. Existing law requires the commission to undertake specified duties regarding the performance assessment, subject to the availability of funds in the annual Budget Act.

This bill would change the performance assessment requirement to begin July 1, 2008, and would delete certain provisions in existing law relating to performance assessments. The bill would change the requirement that assessments conducted pursuant to specified provisions be subject to the annual Budget Act to a statement of legislative intent that the assessments conducted pursuant to specified provisions be fully funded.

(13) Existing law requires the commission to award incentive grants to qualifying school districts or county offices of education for alternative certification programs from funds appropriated for this purpose but excludes certain participants in specified intern programs from being eligible for the funding.

This bill would authorize the commission to award funding up to a total of \$4,000 per intern per year, in addition to specified incentive grants, to any school district or county office of education that agrees to enhance internship programs and to address the distribution of teacher interns as specified from funds appropriated for this purpose.

(14) Existing law requires each school with a substantial population of pupils of diverse ethnic backgrounds to provide an in-service preparation program designed to prepare teachers and other professional school service personnel to understand and effectively relate to the history, culture, and current problems of these pupils and their environment, as specified.

This bill would delete this and the related provisions.

(15) Existing law includes various requirements for teacher and credential candidate training.

This bill would establish the Certificated Staff Mentoring Program to encourage excellent, experienced teachers to teach in staff priority schools and to assist teacher interns during their induction and first years of teaching. The bill would require the Superintendent to apportion funds appropriated for the program and would permit certain school districts to apply for reimbursement under the program for the costs of \$6,000, or another amount as specified in the Budget Act of the appropriate fiscal year, stipends to experienced teachers who meet certain criteria.

(16) Existing law establishes various programs related to teacher recruitment and training.

This bill would require the Superintendent to designate up to 6 regions of the state and place school districts within those regions. The bill would require the Superintendent to select, from among the county offices of education that apply, an office within each region that is most likely to have the capacity to serve all school districts within the region, to establish and house a personnel management assistance team to assist and serve school districts within that region, as specified. The bill would permit the Superintendent to grant funds to the selected offices from funds appropriated for those purposes and to provide further technical assistance to the offices. The bill authorizes the Superintendent to select one of the county offices with a team to serve as a clearinghouse of effective personnel management and hiring practices.

(17) Existing law requires each person employed by a school district in a position requiring certification qualifications, except as specified, to be classified on the salary schedule on the basis of uniform allowance for years of training and years of experience, except if a public school employer and the exclusive representative negotiate and mutually agree to a salary schedule based on other criteria, as specified. Existing law prohibits placing employees in different classifications on the schedule or paying different salaries solely based on the respective grade levels in which the employee serves.

This bill would permit a public school employer and the exclusive representative of credentialed teachers to jointly apply to the Superintendent for technical assistance and planning grant funding to facilitate the planning of a salary schedule for teachers based on criteria in addition to years of training and years of experience and would permit the Superintendent to make grants from funds appropriated for these purposes.

(18) Existing law authorizes charter schools that elect to receive their funding directly to apply individually for federal and state categorical programs that are not specifically excluded by that provision. Existing law, for the 2006–07 fiscal year and each fiscal year thereafter, prohibits charter schools from applying for any of several specified categorical programs, including, among others, the teacher credentialing block grant.

This bill would delete the teacher credentialing block grant from that list of categorical programs.

(19) This bill would correct cross-references and make conforming and other technical changes.

Ch. 518 (SB 1655) Scott Teachers: voluntary transfers.

Existing law authorizes the superintendent of a school district, upon adoption by the governing board of the school district of a policy concerning transfers of teachers from one school to another school within the district, to transfer teachers consistent with that policy.

This bill would, notwithstanding that authority, prohibit a superintendent from transferring a teacher who requests to be transferred to a school offering kindergarten or any of grades 1 to 12, inclusive, that is ranked in deciles 1 to 3, inclusive, on the Academic Performance Index if the principal of the school refuses to accept the transfer. The bill would prohibit the governing board of a school district from adopting a policy or regulation, or entering into a collective bargaining agreement, that assigns, after April 15 of the school year prior to the school year in which the transfer would become effective, priority to a teacher who requests to be transferred to another school over other qualified applicants who have applied for positions requiring certification qualifications at that school. The bill would provide that, if its prohibitions are in direct conflict with the terms of a collective bargaining agreement in effect on January 1, 2007, those prohibitions become operative with regard to the employees governed by that agreement upon its expiration.

Ch. 519 (SB 1690) Romero Unemployment insurance: disability compensation and employment training contracts.

(1) Existing unemployment compensation disability law provides a formula for determining benefits available to qualifying disabled individuals. For an individual who has quarterly base wages of greater than \$1,749.20, the weekly benefit is calculated by multiplying base wages by 55% and dividing the result by 13. For a benefit that is not a multiple of \$1, existing law provides that the benefit shall be computed to the next higher multiple of \$1. However, existing law provides that this amount may not exceed the maximum workers' compensation temporary disability indemnity weekly benefit amount.

This bill would provide that, notwithstanding the limitation placed on the workers' compensation disability indemnity weekly benefit amount, any benefit that is not a multiple of \$1 shall be computed to the next higher multiple of \$1. Because this bill would increase the amount payable from the Unemployment Compensation Disability Fund, a continuously appropriated special fund, this bill would make an appropriation.

(2) Under existing law, the Employment Training Panel has specified duties, including the duty to make contracts for training in job-related vocational skills, as specified. Existing law permits the panel, subject to certain requirements, to allocate a specified percentage of annual training funds for the purpose of funding special employment training projects to improve the skills of frontline workers, as defined.

This bill would authorize the panel to allocate funds for training in job-related vocational skills to increase the productivity and extended retention of workers in the state's major seasonal industries, as defined, and would authorize the panel to waive certain requirements contained in existing law under specified conditions.

Ch. 520 (SB 1802) Ducheny Farmworker housing.

(1) The Employee Housing Act deems employee housing consisting of no more than 12 beds in a group quarters or 12 units or spaces designed for use by a single family or household, an agricultural land use for designated purposes.

This bill would revise this number to no more than 36 beds in a group quarters or 12 units or spaces, as specified above. By increasing the duties of local public officials, the bill would impose a state-mandated local program.

(2) Existing law prohibits an area or tract of land zoned for agricultural purposes where 2 or more lots are rented, leased, or held out for rent or lease to accommodate owners or users of 12 or fewer recreational, manufactured homes, or mobilehomes from being deemed a recreational vehicle park or mobilehome park.

This bill would extend this prohibition to employee housing that obtains a permit to operate pursuant to the Employee Housing Act, meets criteria specified in that act, and is comprised of 2 or more lots or units held out for lease or rent or provided as a term or condition of employment.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 521 (AB 2043) Committee on Banking and Finance Debt collection: businesses: identity theft.

Existing state and federal law regulate the collection of debts, and existing state law requires a debt collector to stop collecting a consumer debt when an alleged debtor provides the debt collector certain information, including, but not limited to, information relating to the alleged debtor's status as a victim of identity theft. Existing law permits the debt collector to recommence collection activities only upon a review of the information and upon the making of a good faith determination, as specified, that the information provided by the debtor does not establish that the debtor is not responsible for the debt.

This bill would extend the debtor protections described above to a natural person, firm, association, organization, partnership, business trust, company, corporation, or limited liability company from which a debt collector seeks to collect a debt that is due and owing or alleged to be due and owing from the person or entity.

Ch. 522 (AB 2886) Frommer Crime.

Existing law provides that every person who, with the intent to defraud, acquires, transfers, or retains possession of the personal identifying information of another person is guilty of a crime punishable by a fine, by imprisonment in a county jail not to exceed one year, or by both a fine and imprisonment.

This bill would instead provide that every person who, with the intent to defraud, acquires or retains possession of the personal identifying information of another person, and who has

previously been convicted of a violation of provisions proscribing identity theft, or who, with the intent to defraud, acquires or retains possession of the personal identifying information of 10 or more other persons, shall be punished by a fine, by imprisonment in a county jail not to exceed one year, or by both a fine and imprisonment, or by imprisonment in the state prison. This bill would also provide that any person who, with intent to defraud, sells, transfers, or conveys the personal identifying information of another person shall be punished by a fine, by imprisonment in a county jail not to exceed one year, or by both a fine and imprisonment, or by imprisonment in the state prison. This bill would also provide that any person who, with actual knowledge that the personal identifying information of a specific person will be used in violation of identity theft provisions who sells, transfers, or conveys that personal identifying information shall be punished by a fine or by both a fine and imprisonment, or by imprisonment in the state prison.

This bill would specify that, for purposes of these provisions, "person" includes natural persons living and deceased, and organizations, associations, business relationships and other legal entities, expand the definition of "personal identifying information" to include any form of identification equivalent to those already listed, and make other conforming changes.

Because this bill would expand the definition of existing crimes and create new crimes, it would impose a state-mandated local program.

Existing federal law provides that mail theft is punishable by a fine, imprisonment for a period not exceeding 5 years, or by both.

This bill would provide that mail theft, as defined, is punishable by a fine, imprisonment in a county jail for a period not exceeding one year, or by both a fine and imprisonment. Because this bill would create new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 523 (SB 354) Escutia Hazardous materials release: remediation.

Existing law, the California Land Environmental Restoration and Reuse Act (CLERRA), specifies a procedure for the selection of an oversight agency for a property subject to a phase I environmental assessment by representatives of the Department of Toxic Substances Control (department) and the State Water Resources Control Board. The act authorizes a local agency to issue a notice requiring the owner or operator to conduct a phase I environmental assessment of certain property, in response to the release or the threat of a release of a hazardous material and to protect human health and the environment, as specified. The act also authorizes the local agency to require the owner or operator to prepare a preliminary endangerment assessment under specified conditions and require or initiate an investigation and remedial action. The act defines the term "property" as meaning real property, but excludes from that definition, among other things, a site that is or becomes subject to a specified enforcement action or order issued by a California regional water quality control board (regional board) or a specified enforcement action by the department: and a site that is or becomes subject to a corrective action requirement or for which a no-further-action determination has been issued by a regional board or a local oversight program as specified, unless a specified finding is made.

This bill would delete those exclusions from the definition of "property" in the act, and would thus include in the act, as "property," a site that is described in one of those exclusions. The bill also would correct an erroneous cross-reference.

The bill also would correct the definition of "environmental assessor" in the act to mean, among others, a class II environmental assessor registered by the Department of Toxic Substances Control instead of the Office of Environmental Health Hazard Assessment.

Ch. 524 (SB 472) Alquist Instructional programs: Mathematics and Reading Professional Development Program.

Existing law establishes the Mathematics and Reading Professional Development Program, which is administered by the Superintendent of Public Instruction with the approval of the State Board of Education. Under this program, a local education agency, as defined, receives incentive funding to provide training in mathematics and reading to teachers and to provide training to instructional aides and paraprofessionals, as defined, who directly assist with classroom instruction in mathematics and reading. Under existing law, the program becomes inoperative on July 1, 2006, and is repealed on January 1, 2007.

This bill would extend the operation of the program until July 1, 2012, when the program would become inoperative. The bill would provide for the repeal of these provisions on January 1, 2013.

This bill also would remove the authority of the Superintendent of Public Instruction to allocate funding for training at a California Professional Development Institute. The bill would repeal the provisions granting priority for participation in the program to teachers who have not participated in professional development at a California Professional Development Institute, or have received this training but have not participated in supplemental training regarding the math and English language arts content standards and curriculum frameworks adopted by the State Board of Education.

This bill would add, to the subjects of provider-contracted professional development training and in-house professional development that a local education agency must certify that its proposal satisfies as a condition of receiving specified funding, training using instructional strategies to teach essential content to address the varied learning needs of pupils, with an emphasis on English language learners and pupils with exceptional needs. The bill would specify that the 40 hours of the professional development that a local education agency must certify has occurred has been based on the statewide academic content standards and related adopted or standards-aligned instructional materials.

This bill would remove the provisions allowing a school district, charter school, or county office of education to claim funding under a program that has been repealed. This bill would repeal the provisions requiring the State Board of Education to determine whether professional development programs not operated pursuant to the California Professional Development Institute meet minimum criteria. The bill would also repeal the provision authorizing the State Board of Education to contract for the review of certified assurances by local education agencies regarding training.

The bill would require the State Department of Education to provide funding to local education agencies, with the approval of the State Board of Education, to provide professional development in reading language arts and mathematics to teachers of English language learner pupils. The bill would require the training providers, as defined, to have knowledge of the English language arts content standards, the mathematics content standards, the English language development standards, second language acquisition skills, and a thorough knowledge of specified instructional materials.

The bill would require the Superintendent of Public Instruction to provide funding, from a specified item of the Budget Act of 2006, to provide eligible elementary and secondary teachers with 40 hours of instruction, followup instruction, and support in specified areas. The bill would authorize the provision of funding under this program to all local education agencies, and would establish priorities and eligibility standards for the provision of this funding.

The bill would require the Superintendent of Public Instruction to appoint an advisory committee, consisting of at least 8 members, in order to ensure the quality and effectiveness of specified training provided under the bill. The bill would specify the qualifications required of the members of the advisory committee, as well as the general subject matter of the recommendations to be received by that committee.

This bill would delete a provision requiring cooperation between the State Department of Education and the University of the California and the California Professional Development Institute regarding a report by the State Department of Education on the effectiveness of the program. The bill would add survey data regarding program effectiveness and preprogram and postprogram pupil achievement, as well as retention rates of teachers, instructors, and paraprofessionals who participated in the program training, to the requirements for the report contents.

This bill would repeal the provisions authorizing professional development through this program to be provided through the California Professional Development Institute and related funding. The bill would also repeal a provision providing authority for this professional development to be provided at sites not located on a college or university campus.

This bill would express the intent of the Legislature to ensure that specified program training does not solely rely on state-adopted instructional materials to teach statewide academic content standards, and also express the intent of the Legislature to work with the State Board of Education and State Department of Education to achieve these goals.

The bill would also make various technical and conforming changes to the statutes governing the program.

The bill would appropriate \$120,000, without regard to fiscal year, from the General Fund to the Superintendent of Public Instruction for the purposes of the administration, by the State Department of Education, of the program, and would authorize the establishment of a position in the department for these purposes.

Ch. 525 (SB 676) Ashburn Medi-Cal: pharmacy reimbursement.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits, including prescription drugs, are provided to public assistance recipients and certain other low-income persons.

This bill would authorize the department to establish per diem or bundled reimbursement rates for pharmacies that provide home infusion supplies and services for eligible pharmacies.

Ch. 526 (SB 739) Speier Hospitals: infection control.

Existing law provides for the licensure and regulation by the State Department of Health Services of health facilities, including general acute care hospitals, as defined. A violation of these provisions by a health facility is a crime. Existing law requires health facilities to implement various measures to protect against the spread of infection in health facilities.

This bill would establish the Hospital Infectious Disease Control Program, which would require the department and general acute care hospitals to implement various measures relating to disease surveillance and the prevention of health care associated infection (HAI). In that regard, the bill would require the department, by July 1, 2007, to appoint a Healthcare Associated Infection (HAI) Advisory Committee, composed of specified members, that would be required to make recommendations related to methods of reporting cases of hospital acquired infections occurring in general acute care hospitals, as provided.

The bill would require each general acute care hospital, in collaboration with infection prevention and control professionals, and with the participation of senior health care facility leadership, as a component of its strategic plan, at least once every 3 years, to prepare a written report that examines the hospital's existing resources and evaluates the quality and effectiveness of the hospital's infection surveillance and prevention program, including specified information. The bill would require each general acute care hospital that uses central venous catheters (CVCs) to implement policies and procedures to prevent occurrences of HAI, as recommended by specified guidelines and other evidence.

The bill would require the department, by July 1, 2007, to require that each general acute care hospital, in accordance with specified guidelines, implement specified measures

designed to prevent the spread of influenza in those hospitals, and would require the department, by January 1, 2008, to take specified actions to protect against HAI in general acute care hospitals statewide, as provided.

The bill would require each general acute care hospital, on and after January 1, 2008, to implement and annually report to the department on its implementation of infection surveillance and infection prevention process measures that have been recommended by the Centers for Disease Control and Prevention (CDC) Healthcare Infection Control Practices Advisory Committee. It would require the department to make this information public within a specified period. The bill would require the department, by January 1, 2009, to require each general acute care hospital to develop, implement, and periodically evaluate policies and procedures to prevent secondary surgical site infections, and to implement the current CDC guidelines and other prescribed process measures designed to prevent ventilator associated pneumonia, as specified. It would require the department, during surveys, to evaluate the facility's compliance with existing policies and procedures to prevent HAI, as specified.

By increasing the duties of local health officials with respect to service on the advisory committee, and imposing various new duties on acute care hospitals with respect to disease surveillance and prevention, a violation of which would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 527 (SB 470) Ducheny Tribal gaming: compact ratification.

Existing federal law, the Indian Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. Existing state law ratifies a number of tribal-state gaming compacts between the State of California and specified Indian tribes.

This bill would ratify the amendment of a tribal-state gaming compact entered into on June 26, 2006, between the State of California and the Quechan Tribe of the Fort Yuma Indian Reservation. The bill would provide that the terms of each compact apply only to the State of California and the tribe that has signed it, and the terms of these compacts do not bind any tribe that is not a signatory to any of the compacts. The bill would acknowledge the right of federally recognized tribes to exercise their sovereignty to negotiate and enter into compacts with the state that are materially different from the compacts ratified pursuant to these provisions.

Ch. 528 (SB 1130) Committee on Budget and Fiscal Review Human services.

(1) Existing law establishes within the Special Deposit Fund the State Department of Health Services Licensing and Certification Program Account, and specifies that revenues collected for the licensing of specified health care providers shall be deposited in the account, for allocation, upon appropriation by the Legislature, to support the department's licensing and certification program.

This bill would redesignate this account as a separate fund in the State Treasury, to be known as the State Department of Health Services Licensing and Certification Program Fund, and would make related technical changes.

(2) Existing law provides that if the State Department of Social Services finds that a county is experiencing significantly worsened CalWORKs outcome plans, it shall report this

finding to the Chairs of the Senate Committee on Budget and Fiscal Review, the Assembly Committee on Budget, the Senate Committee on Health and Human Services, and the Assembly Committee on Human Services.

Existing law also provides that if a county fails, without good cause, to submit accurate and timely data used to measure work participation, as required by the department, it shall be deemed to have failed to meet applicable federal requirements, and to the extent that there are differences between state and federal program requirements, the degree of success in meeting state participation.

This bill would eliminate the requirement that the extent to which there are differences between state and federal requirements shall be used in determining the degree of success in meeting state participation requirements.

This bill would also state the change made by Chapter 75 of the Statutes of 2006 to these provisions is declarative of existing law.

(3) Existing law, through the Kinship Guardianship Assistance Payment Program, which is a part of the CalWORKs program, provides aid on behalf of eligible children who are placed in the home of a relative caretaker, and limits the application of the program to children who have been adjudged a dependent child of the juvenile court and whose dependency has been dismissed on or after January 1, 2000, concurrently or subsequent to the establishment of the kinship guardianship. The program is funded by state and county funding and available federal funds.

This bill would revise the methodology for calculating the state share of funding of benefits and administration under the Kin-GAP Program.

- (4) This bill would authorize specified statutory changes made by the bill to be implemented by the State Department of Social Services by all-county letters or similar instructions, pending the adoption of emergency regulations, as prescribed.
 - (5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 529 (SB 1212) Torlakson Continuing care retirement communities: provider financial requirements.

Existing law provides for the regulation by the State Department of Social Services of activities relating to continuing care contracts that govern care provided to an elderly resident in a continuing care retirement community for the duration of the resident's life or a term in excess of one year.

Existing law requires that a continuing care contract shall contain specified elements, including requirements for procedures and conditions under which a resident of a continuing care retirement community may be transferred.

This bill would revise those elements.

Existing law also requires that a continuing care contract shall contain a provision indicating whether a resident's rights under the contract include any proprietary interest in the assets of the provider or in the continuing care retirement community, or both.

This bill would specify that any statement in a contract concerning an ownership interest shall appear in a large-sized font or print.

Existing law requires an applicant for construction of a new continuing care retirement community, or for a construction project to add new units to an existing continuing care retirement community, before beginning construction, to obtain a written acknowledgment from the department that certain prerequisites have been met, including that the applicant has deposits equal to at least 20% of each depositor's applicable entrance fee placed into escrow for at least 50% of the number of residential living units to be constructed. Existing law requires an applicant seeking a release of escrowed funds to petition in writing to the department to certify, among other things, that at least 20% of the total of each applicable entrance fee has been received and placed in escrow for at least 60% of the total number of residential living units.

This bill would reduce the percentages of each depositor's applicable entrance fee required to be placed into escrow by an applicant from 20% to 10%.

Existing law requires each continuing care provider to submit an annual report of its financial condition, consisting of audited financial statements and required reserve calculations.

This bill would also require that the report shall include the disclosure of any funds accumulated for identified projects or purposes and any funds maintained or designated for specific contingencies.

Ch. 530 (SB 1248) Alquist Long-term health care facilities: resident rights.

Existing law provides for the licensure and regulation by the State Department of Health Services of skilled nursing and intermediate care facilities. Existing law requires that written policies regarding the rights of patients be established and made available by such a facility to the patient, to any guardian, next of kin, sponsoring agency, or representative payee, and to the public. Existing law requires those policies and procedures to ensure that each patient admitted to the facility has certain rights and is notified of certain facility obligations, in addition to those specified by regulation.

This bill would require, as of July 1, 2007, that those written policies and procedures ensure, in addition, that specified federal regulations regarding the rights of residents in long-term care facilities and the duties of those facilities toward their residents are applied to the skilled nursing facility or intermediate care facility, regardless of a resident's payment source or the Medi-Cal or Medicare certification status of the facility in which the resident resides, except as specified.

Ch. 531 (SB 1360) Kehoe County records: conservation easement registry.

(1) Existing law requires the county recorder in each county to develop and maintain, within the existing indexing system, a comprehensive index of conservation easements on land in that county. Existing law also requires the county recorder, with respect to conservation easements affecting property within the county, recorded on or after January 1, 2002, to include the conservation easement in the index, if the document is properly labeled, or if a Notice of Conservation Easement is also recorded. Existing law authorizes specified parties to conservation easements to fill out and record a Notice of Conservation Easement for conservation easements recorded prior to January 1, 2002. The Notice of Conservation Easement states that no fee is required for recording the document pursuant to a provision exempting state and local officials from such fees.

This bill would delete from the Notice of Conservation Easement the statement that no fee is required by that provision.

(2) Existing law authorizes various agencies to acquire land for purposes related to conservation. Existing law specifies certain requirements and procedures for the acquisition of conservation lands.

This bill would require the Secretary of the Resources Agency to establish a central public registry of all conservation easements, as defined, held or required by the state, or purchased with state grant funds provided by any agency, department, or division of the state on or after January 1, 2006. The bill would provide that the registry shall be available for use by the general public, on or before January 1, 2009. The bill would require the registry to include, and the secretary to provide on the Internet, information on these conservation easements, as specified.

Ch. 532 (SB 1278) Alquist Alfred E. Alquist Seismic Safety Commission.

The Seismic Safety Commission Act creates the Seismic Safety Commission in state government and requires it to report annually to the Governor and Legislature on its findings, progress, and recommendations relating to earthquake hazard reduction. Members of the

commission are paid per diem expenses of \$50 for each day's attendance at a commission meeting.

This bill would rename the commission the Alfred E. Alquist Seismic Safety Commission. It would place the commission within the State and Consumer Services Agency as an independent unit.

Existing law establishes the membership of the commission to consist of 17 members.

This bill would increase the membership of the commission to 20 members.

The commission is authorized to conduct a specific comprehensive investigation of a May 2, 1983, earthquake involving Coalinga, provide funding and expert technical assistance to the people of Coalinga for planning and reconstruction, and prepare and publish a comprehensive report on the Coalinga earthquake.

This bill would increase the commission member's per diem to \$100, with certain exceptions, and would delete the commission's duties specific to the 1983 Coalinga earthquake.

This bill would make technical corrections.

Ch. 533 (SB 834) Figueroa Department of General Services: information technology.

(1) Existing law, the Governor's Reorganization Plan No. 2 (GRP No. 2), effective July 9, 2005, established the Department of Technology Services in state government, under the Director of Technology Services, within the State and Consumer Services Agency, and the Technology Services Board, with a specified membership, within the department. That plan authorized the department to acquire, install, equip, maintain, and operate new or existing business telecommunications systems and services and requires it to coordinate all matters affecting statewide business telecommunications policy and planning. The plan also limited the authority of the Department of General Services to acquire, install, equip, maintain, and operate communications systems and facilities to public safety agencies.

The plan consolidated and transferred the functions of the Stephen P. Teale Data Center, the California Health and Human Services Agency Data Center, and the Telecommunications Division of the Department of General Services to the department and required the director to administer the department pursuant to a written plan of operations developed with the advice of the board.

The plan also created the Department of Technology Services Revolving Fund within the State Treasury, which is continuously appropriated and available for encumbrance without regard to fiscal years.

Existing law requires the Legislative Counsel to prepare for introduction not later than the next Regular Session of the Legislature occurring more than 90 days after the effective date of GRP No. 2, a bill effecting these changes in the statutes to reflect the changes made by the plan.

This bill would make the statutory codification changes made necessary by the plan taking effect on July 9, 2005, except that it would instead provide that the Department of Technology Services Revolving Fund would be subject to appropriation by the Legislature.

(2) Existing law sets forth the requirements for the acquisition of information technology goods and services by the state, and requires all contracts for the acquisition of those goods and services to be made by or under the supervision of the Department of General Services, with expenditures in this regard subject to the review and approval of the Department of Finance.

This bill would establish in state government the office of State Chief Information Officer, to be appointed by the Governor, subject to Senate confirmation, and set forth the duties of the State Chief Information Officer in the coordination of state information technology services.

(3) This bill would incorporate additional changes to Section 12804 of the Government Code, proposed by AB 1278, to be operative only if AB 1278 and this bill are enacted, both bills amend the respective section, and this bill is enacted after AB 1278.

Ch. 534 (SB 1568) Dunn Law schools and law degree programs.

Existing law provides for the regulation of the practice of law by the State Bar of California, and authorizes the Committee of Bar Examiners to fulfill certain functions. Under existing law, until July 1, 2007, the committee is responsible for the approval, regulation, and oversight of accredited degree-granting law schools that exclusively offer specified degrees in law, and are not otherwise exempt due to national accreditation. This provision does not apply to unaccredited law schools, which, until July 1, 2007, remain subject to the jurisdiction of the Bureau for Private Postsecondary and Vocational Education. Existing law authorizes an unaccredited law school to refer to itself as a university or part of a university and requires the bureau and the Attorney General to take specified action with regard to this provision. Existing law requires unaccredited law schools to meet specific requirements, and exempts correspondence schools from certain of those requirements.

This bill would delete the date on which the provision making the Committee on Bar Examiners responsible for the approval, regulation, and oversight of those accredited degree-granting law schools becomes inoperative, and would, on and after January 1, 2008, additionally apply those provisions to unaccredited law schools. The bill would require the committee to adopt rules, which would take effect January 1, 2008, for the regulation and oversight of unaccredited law schools and nonlaw school legal programs leading to a J.D., LL.B., or other law study degree. The bill would require the committee, commencing January 1, 2008, to assess and collect a fee from the schools and programs in an amount sufficient to fund these regulatory and oversight responsibilities and would, effective January 1, 2008, delete the duties imposed on the Bureau for Private Postsecondary and Vocational Education and on the Attorney General related to unaccredited law schools. The bill would also delete the exception for correspondence schools from specified unaccredited law school requirements.

Ch. 535 (SB 1574) Kuehl Sacramento-San Joaquin Delta.

Existing law establishes the Resources Agency in state government and grants to that agency various supervisory powers over the state's resources. Existing law requires the Department of Water Resources and the Department of Fish and Game to identify, evaluate, and comparatively rate the principal options available to implement certain objectives that relate to the Sacramento-San Joaquin Delta or the Sacramento and San Joaquin river systems. Existing law requires the departments to jointly report to the Legislature and the Governor the results of their evaluations and comparative ratings, as specified, no later than January 1, 2008.

This bill additionally would require the Secretary of the Resources Agency to convene a committee, with membership as prescribed, to develop and submit to the Governor and the Legislature, on or before December 31, 2008, a Strategic Vision for a Sustainable Sacramento-San Joaquin Delta, with specified components. The bill would authorize the committee, its members, and state agencies represented on the committee to enter into specified contracts.

Ch. 536 (SB 1638) Figueroa Midwives: advisory council: annual report.

Existing law, the Licensed Midwifery Practice Act of 1993, provides for the licensing and regulation of midwives by the Board of Licensing of the Medical Board of California. A violation of the act is a crime.

This bill would provide for the creation of a Midwifery Advisory Council, as specified. The bill would also require each licensed midwife who assists, or supervises a student midwife in assisting, in childbirth occurring in an out-of-hospital setting to annually report

to the Office of Statewide Health Planning and Development certain information regarding his or her practice for the previous year. The bill would require the office to maintain the confidentiality of the information submitted pursuant to this requirement. The bill would require the office to report annually to the board those licensees who have complied with the bill's requirements, and would require the board to send a notice of noncompliance to those licensees who have not. The bill would require the office to report the aggregate information to the board, and would require the board to report that aggregate information to the Legislature in its own annual report. The bill would provide that a violation of these requirements is not a crime, but failure by the midwife to comply with the requirements would preclude renewal of the midwife's license.

Ch. 537 (SB 1670) Aanestad Radiologic technology.

Existing law requires the State Department of Health Services to adopt regulations for the granting, with certain exceptions, of radiologic technology certificates to persons to perform procedures or applications of X-rays without limitation, except as specified by law, and of limited permits to persons to conduct radiologic technology limited to the performance of certain procedures or the application of X-rays to specific areas of the human body, and to prescribe minimum training, experience, and examination standards and procedures. Violation of these provisions is a crime. Existing law requires the department to appoint a certification committee to make recommendations pertaining to these regulations.

This bill would require the department to provide, upon recommendation of the committee, that a radiologic technologist who operates digital radiography equipment devote continuing education credit hours to digital radiologic technology. This bill would also authorize specified limited permitholders with at least 20 hours of instruction in digital radiologic technology, to perform digital radiography. The bill would require the department to provide, upon recommendation of the committee, that a limited permit X-ray technician who has completed this education also devote continuing education credit hours to additional instruction in digital radiologic technology. It would also require that an applicant for approval as a limited permit X-ray technician have at least 50 hours of education in radiological protection and safety.

Existing law requires the department to provide for approval of schools for radiologic technologists.

This bill would require those schools to include 20 hours of instruction in digital radiography, except as specified.

By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 538 (SB 1852) Committee on Judiciary Maintenance of the codes.

Existing law directs the Legislative Counsel to advise the Legislature from time to time as to legislation necessary to maintain the codes.

This bill would make technical, nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.

Ch. 539 (AB 105) Cohn Victims' compensation.

Existing law provides that crime victims may be awarded compensation by the California Victims Compensation and Government Claims Board from the state Restitution Fund for the pecuniary losses they suffer as a direct result of criminal acts. The awarding of compensation is subject to application procedures, eligibility requirements, and specified limits on the amount of compensation. Existing law specifically authorizes the board to

authorize a cash payment or reimbursement not to exceed \$2,000 for relocation expenses to a victim for a single crime.

This bill would permit the board to authorize expenses to a victim for more than one relocation per crime, but would prohibit the total cash payment or reimbursement for all relocations due to the same crime from exceeding \$2,000.

Ch. 540 (AB 120) Cohn Physical therapy: continuing education.

Existing law, the Physical Therapy Practice Act, licenses and regulates the practice of physical therapy by the Physical Therapy Board of California, and establishes educational requirements for licensure of physical therapists and approval of physical therapist assistants. Existing law requires that all fees and penalties collected by the board be credited to the Physical Therapy Fund, a continuously appropriated fund, to pay for expenses of administering the act. It makes a violation of the act's provisions a crime.

This bill would require a person who renews his or her physical therapy license or physical therapy assistant approval to submit proof of completion of continuing education hours or other proof of continuing competency, as established by the board, and would require the board to adopt and administer regulations to ensure continuing competency of physical therapists and physical therapy assistants, as specified.

This bill, by allowing the board to fund the license renewal program through license fees and fees assessed on the continuing education providers, which would be credited to the Physical Therapy Fund, would make an appropriation. The bill would also clarify that holders of approvals are required to disclose criminal convictions upon application for renewal.

Because a violation of this bill's provisions would be a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 541 (AB 371) Goldberg Water recycling.

(1) The Water Recycling Law regulates recycled water. That law requires each California regional water quality control board, after consulting with and receiving the recommendations of the State Department of Health Services and any party who has requested in writing to be consulted, and after any necessary hearing, if in the judgment of the board, it is necessary to protect the public health, safety, or welfare, to prescribe water reclamation requirements for water that is used or proposed to be used as reclaimed water.

This bill would require a recycled water producer to notify the Department of Transportation and the Department of General Services if the recycled water producer determines that, within 10 years, it proposes to provide recycled water for use for state landscape irrigation that meets certain conditions and would require all pipe installed by those state agencies for landscape irrigation within the area identified by the notice to meet prescribed requirements.

The bill, subject to the appropriation of funds for that purpose, would require the Department of Water Resources, in consultation with the State Department of Health Services, on or before July 1, 2008, to adopt and submit to the California Building Standards Commission regulations to establish a state version of Appendix J of the Uniform Plumbing Code to provide design standards to safely plumb buildings with both potable and recycled water systems.

(2) This bill would require that its provisions be known as the Water Recycling Act of 2006. The bill would make related legislative findings and declarations.

Ch. 542 (AB 521) Sharon Runner Transportation facilities: public-private partnerships.

Existing law, as amended by Chapter 32 of the Statutes of 2006, authorizes the Department of Transportation and regional transportation agencies, as defined, until January 1, 2012, to enter into up to 4 comprehensive development lease agreements with public and private entities, or consortia of those entities, for certain transportation projects that may charge certain users of those projects tolls and user fees, subject to various terms and requirements. Under these provisions, all negotiated lease agreements must be submitted to the Legislature for approval or rejection, with approval to be achieved by enactment of a statute.

This bill would modify these provisions to instead provide that the Legislature has 60 legislative days to act after submittal of a negotiated lease agreement. The agreement would be deemed approved unless both houses of the Legislature concur in the passage of a resolution rejecting the agreement.

Ch. 543 (AB 530) Plescia Medi-Cal: withholding payments or suspension: informal hearing.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care services.

Existing law authorizes the department to suspend a provider of service from further participation in the Medi-Cal program in order to protect the health of recipients and the funds appropriated to carry out the Medi-Cal program. The suspension may be for an indefinite or specified period of time, with or without conditions, or imposed with the operation of the suspension stayed or probation granted.

Existing law authorizes the department to withhold payment for any goods, services, supplies, or merchandise upon receipt of reliable evidence of fraud or willful misrepresentation by the provider or the commencement of suspension proceedings.

This bill would require the department to develop, in consultation with provider representatives, including, but not limited to, physician, pharmacy, and medical supplies providers, a process that enables a provider to meet and confer with the appropriate department officials within 30 days after the issuance of a letter notifying the provider of a temporary withhold of payments or a temporary suspension sanction for the purpose of presenting and discussing information and evidence that may impact the department's decision to initiate the sanction or modify or terminate the sanction.

Ch. 544 (AB 631) Leno Narcotic treatment programs: mobile service units.

Existing law requires the State Department of Alcohol and Drug Programs to license narcotic treatment programs to use replacement narcotic therapy in the treatment of drug addicted persons and prohibits a program from operating without a license. Existing law requires the department to, among other things, establish and enforce narcotic treatment program operation guidelines, inspect programs to ensure that they are operating in accordance with the law and adopted regulations, and charge and collect an annual license fee. Existing law authorizes licensed narcotic treatment programs to use methadone in replacement narcotic therapy.

This bill would require the department, until January 1, 2010, to establish a program for the operation and regulation of mobile narcotic treatment programs. The bill would require a mobile narcotic treatment program to hold a primary narcotic treatment program license or be affiliated and associated with a primary licensed narcotic treatment program.

Ch. 545 (AB 633) Benoit Child day care facilities: licensing.

(1) The California Child Day Care Facilities Act provides for the licensing and regulation of child day care facilities, including day care centers, by the State Department of Social

Services. The act makes it a misdemeanor to willfully or repeatedly violate certain provisions or certain rules or regulations.

The act requires each licensed child day care facility to make accessible to the public a copy of any licensing report pertaining to the facility that documents a facility visit or a substantiated complaint investigation.

This bill would require each licensed child day care facility to make accessible to the public a copy of any licensing report or other public licensing document pertaining to the facility that documents a facility visit, a substantiated complaint investigation, a conference with a local licensing agency management representative and the licensee in which issues of noncompliance are discussed, or a copy of an accusation indicating the department's intent to revoke the facility's license. By expanding the definition of a crime, this bill would impose a state-mandated local program.

(2) The act requires every child care resource and referral program and every alternative payment program to advise every person who requests a child care referral of his or her right to the licensing information of a licensed child day care facility required to be maintained at the facility and to access any public files pertaining to the facility that are maintained by the State Department of Social Services Community Care Licensing Division. The act prescribes the text of a written or oral advisement that will comply with those requirements.

This bill would revise the text of the advisement that will comply with those requirements.

(3) When the department establishes a date for a licensee to correct a deficiency, the act requires the department to provide the licensee with a licensing report or other document verifying compliance or noncompliance. The act authorizes a licensee to make that documentation available to the public.

This bill would require the licensee to make that documentation available to the public.

(4) The act requires each licensed child day care facility to post certain documents and makes failure to comply with posting requirements subject to a civil penalty of \$100.

This bill would require a licensed child day care facility to provide to the parents or legal guardians of each child receiving services in the facility copies of any licensing report that documents a complaint investigation that results in a citation that represents an immediate risk to the health, safety, or personal rights of children in care and copies of any licensing document pertaining to a conference conducted by a local licensing agency management representative with the licensee in which issues of noncompliance are discussed. Upon enrollment of a new child in a facility, the bill would require the licensee to provide to the parents or legal guardians of the newly enrolling child copies of any licensing report or document that the licensee has received during the prior 12-month period pertaining to the above type of complaint investigation or conference. The bill would require the licensee to require each recipient of the above reports and documents to sign a statement indicating that he or she has received the document and the date it was received, and to keep verification of receipt in each child's file.

(5) Whenever the director temporarily suspends the license, registration, or special permit of a child day care facility, the act requires the director or the local licensing agency to send written notification to the parent or legal guardian of each child receiving services in the facility and to post a written notice of the temporary suspension at the facility in a place readily visible and accessible to the parents or legal guardians of children receiving services at the facility. The act makes removal of the posted notice while the temporary suspension is in effect a violation punishable by a fine of \$500.

Upon receipt of an accusation indicating the department's intent to revoke a facility's license, this bill would require the licensee to provide copies of a summary of the accusation to the parent or legal guardian of each child receiving services in the facility until that accusation is either dismissed or resolved through the administrative hearing process or stipulated agreement. Upon enrollment of a new child in a facility, the bill would require the licensee to provide to the parents or legal guardians of the newly enrolling child copies of a summary of any accusation that the licensee has received during the prior 12-month period

that indicates the department's intent to revoke the facility's license. In both circumstances, the bill would require the licensee to require each recipient of the summary of the accusation to sign a statement indicating that he or she has received the document and the date it was received, and to keep verification of receipt in each child's file. The bill would require the department to provide the licensee with the summary of the accusation.

- (6) Within 90 days of employing a facility director, this bill would require a licensee to secure verification that the facility director has completed an orientation given by the department.
- (7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 546 (AB 768) Nation Touch-screen devices.

Under existing law, individuals with certain disabilities are entitled to equal access rights to various facilities. Existing law requires certain existing point-of-sale systems that include a video touch-screen or nontactile keypad to be equipped, on or before January 1, 2010, with a tactually discernible numerical keypad meeting specified requirements that enables a visually impaired person to enter personal information necessary to process a transaction.

This bill would require, on and after January 1, 2009, a manufacturer or distributor of touch-screen devices used for the purpose of self-service check-in at a hotel, as defined, or at a facility providing passenger transportation services to offer for availability touch-screen self-service check-in devices that enable a person with a visual impairment to enter any personal information, as specified, and to use the device independently and without the assistance of others in the same manner afforded to those without visual impairments.

Ch. 547 (AB 797) Wolk Sacramento-San Joaquin Delta.

(1) Existing law authorizes a city or county, upon petition by a landowner, to enter into an agreement with the landowner to rescind a contract, in accordance with specified procedures, in order to place other land within that city, the county, or the county where the contract is rescinded under an agricultural conservation easement.

The bill would, for the purposes of facilitating long-term agricultural land conservation in the Sacramento-San Joaquin Delta, authorize an agricultural conservation easement located within the primary or secondary zone of the delta to be related to contract rescissions in any other portion of the secondary zone without respect to county boundary limitations, as specified.

(2) Existing law creates the Delta Protection Commission consisting of 19 members and specifies that the membership includes various individuals. Existing law provides that a person aggrieved by an action taken by a local government or other local agency in implementing a resource management plan may file an appeal to the commission.

This bill would increase the membership of the commission to 23 members, and would additionally include the public member of the California Bay-Delta Authority who represents the delta region, and 3 public members who are delta residents or delta landowners and who represent various interests in the delta region, as specified, who are appointed by the Governor.

The bill would revise provisions with respect to local government or agency actions and appeals from these actions.

Ch. 548 (AB 798) Wolk Delta levee maintenance.

(1) Existing law establishes the Delta Flood Protection Fund in the State Treasury and states the intent of the Legislature that \$12,000,000 be annually appropriated from the fund each year through fiscal year 1998–99, for local assistance under the delta levee maintenance

subventions program and for special delta flood protection projects, as specified. Existing law abolishes the Delta Flood Protection Fund on July 1, 2008.

This bill would additionally state the intent of the Legislature to appropriate from the fund additional moneys as they may become available from proceeds from the sale of bonds issued by the state. The bill would abolish the Delta Flood Protection Fund on July 1, 2010.

(2) Existing law establishes a delta levee maintenance program pursuant to which a local agency may request reimbursement for costs incurred in connection with the maintenance or improvement of project or nonproject levees in the Sacramento-San Joaquin Delta. Existing law declares legislative intent to reimburse eligible local agencies under this program in an amount that equals 50% of those costs that are incurred in excess of \$1,000 per mile of levee and provides that the maximum total reimbursement from the General Fund shall not exceed \$2,000,000 annually.

This bill, instead, would declare legislative intent, in accordance with specified requirements, to reimburse up to 75% of those described costs until July 1, 2010, and on and after that date, to reimburse 50% of those described costs, subject to that \$2,000,000 annual maximum total reimbursement limit. The bill would require the Department of Water Resources, upon completion of a specified evaluation, to recommend to the Legislature and the Governor by January 1, 2008, funding priorities under the program.

(3) Until July 1, 2006, the Reclamation Board was authorized to provide funds to an eligible local agency under this program in the form of an advance in an amount that does not exceed 75% of the estimated state share.

This bill would grant that same authority to the board until July 1, 2010.

(4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 549 (AB 937) Wyland Instruction: science.

Existing law requires the adopted courses of study for grades 1 to 6, inclusive, to include, among other courses, a course in science, as specified.

This bill would authorize the governing board of a school district to designate a credentialed teacher as a science coach at each elementary school, or provide staff development to teachers, in order to develop, coordinate, and provide instruction in an experimental science curriculum, as specified, and coach other teachers in the provision of that curriculum.

Ch. 550 (AB 1160) Lieber Crime.

Existing law, Judicial Council of California Criminal Jury Instruction No. 200, provides that is the duty of the trier of fact not to let "bias, sympathy, prejudice, or public opinion" influence its decision.

This bill, the Gwen Araujo Justice for Victims Act, would state legislative findings and declarations regarding the influence of a defendant's bias against the victim upon the trier of fact in a criminal proceeding and defendants' use of panic strategies based upon discovery or knowledge of an actual or perceived characteristic of their victim to decrease criminal culpability for crime.

This bill would also provide that a party may request that the jury receive an instruction that defines bias as inclusive of bias against the victim or victims based upon disability, gender, nationality, race or ethnicity, religion, gender identity, or sexual orientation, in any criminal trial.

This bill would also require the Office of Emergency Services, to the extent funding becomes available for that purpose, to develop practice manuals, as specified, for district attorneys' offices explaining how panic strategies are used to encourage jurors to respond to societal bias and providing best practices for preventing bias from affecting the outcome of a trial.

Ch. 551 (AB 1207) Yee Code of Fair Campaign Practices.

Existing law requires that, at the time an individual is issued his or her declaration of candidacy, nomination papers, or other paper evidencing an intention to be a candidate for public office, the elections official provide the individual with a form that the individual may voluntarily sign, titled the "Code of Fair Campaign Practices." Among other things, the Code of Fair Campaign Practices sets forth specified conduct in which the individual pledges not to engage in his or her election campaign.

This bill would revise the pledge contained in the Code of Fair Campaign Practices to provide that the individual shall not, in the conduct of his or her campaign, use a candidate's actual or perceived race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, marital status, age, sexual orientation, sex, including gender identity, or any other specified characteristic.

Ch. 552 (AB 1228) Daucher Internet connectivity.

(1) Existing law establishes the Digital High School Education Technology Grant Program of 1997, consisting of one-time installation grants and ongoing technology support and staff training grants, to provide all high school pupils with basic computer skills, to improve pupil achievement in all academic subjects, and to increase collaboration among high schools, private industry, postsecondary educational institutions, and community organizations. The existing Archie-Hudson and Cunneen School Technology Revenue Bond Act authorizes the California School Finance Authority to issue bonds to finance, among other things, the establishment of computer-based networks and telecommunications systems for instructional purposes by school districts.

This bill would establish the K-12 High-Speed Network, as specified, for the purpose of enriching pupil educational experiences and improving pupil academic performance by providing high-speed, high-bandwidth Internet connectivity to the public schools. The bill would require the Superintendent of Public Instruction to use a competitive grant process to select a local educational agency to serve as the Lead Education Agency to administer the network on behalf of the Superintendent. The bill would require the Superintendent to establish a K-12 HSN advisory board to include the Superintendent, the county superintendent of schools of the Lead Education Agency, the Secretary for Education, and other officers of local educational agencies, as specified. The bill would specify the duties of the Lead Education Agency with regard to the administration of the network, including, among other things, contracting for an independent evaluation of the network to be completed by March 1, 2009, and provided to the Superintendent. The bill would require the Superintendent to report the results of that evaluation, as specified, to the Governor and the Legislature by April 30, 2009.

The bill would require the membership of the advisory board to include county superintendents of schools of certain counties and school district superintendents. To the extent that this bill would impose additional duties on those counties and school districts, the bill would create a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 553 (AB 1245) Wolk West Sacramento Area Flood Control Agency.

Existing law authorizes a joint powers entity created pursuant to an agreement entered into by the City of West Sacramento and specified reclamation districts to exercise the authority granted to reclamation districts under specified provisions of law.

This bill additionally would grant the joint powers entity the authority to accomplish the purposes and projects necessary to achieve and maintain at least a 200-year level of flood

protection and, prior to January 1, 2009, to issue debt to finance those purposes and projects and thereafter continue to levy special assessments to repay that indebtedness, as specified.

Ch. 554 (AB 1286) Evans Community college districts: property: sale or lease.

(1) Existing law authorizes the governing board of any community college district to sell or lease, under specified conditions, real property, as defined, that the community college district owns. Existing law requires state and local agencies, including community college districts, to comply with specified requirements prior to the disposal of surplus land. Existing law excludes from provisions governing the construction of community college facilities and the disposal of property owned by community college districts certain transactions involving the sale or lease of property owned by a community college district if the proceeds of these transactions are expended for capital outlay purposes relating to qualified community college facilities, as defined, and if the district complies with other specified conditions. Existing law includes as one of the specified conditions a requirement that the community college district shall authorize the chancellor and Controller to withhold from its annual apportionment the amount of funds necessary to satisfy its annual payment obligation under the sale contract or lease, including authorization to withhold this amount and specify the amount to be withheld. Existing law states that this authorization shall have precedence over other expenditure obligations of the community college district.

This bill would require the authorization to have precedence over other expenditure obligations of the community college district, with the exception of any obligations the community college district has incurred through the State Public Works Board's issuance of lease revenue bonds under specified provisions of existing law, which shall be met first. The bill would also specify that these provisions, including the provision that certain transactions are excluded from provisions governing the construction of community college facilities and the disposal of property owned by a community college district if specified requirements of existing law are met, would be repealed as of January 1, 2009.

(2) Existing law provides that various requirements relating to the sale or lease of public school property are not applicable to the sale or lease of community college district real property in certain circumstances, including situations in which a district sells and simultaneously repurchases the same property (sale-sale back) or in which a district leases and simultaneously leases back the same property (lease-lease back).

This bill would require the Chancellor of the California Community Colleges to submit a report, on or before April 1, 2008, to the Legislature and the Governor relating to the impact of authorizing the sale-sale back or lease-lease back of energy efficient community college facilities and the extent to which these options have been used by community college districts.

Ch. 555 (AB 1505) La Suer Victim restitution.

Existing law prohibits deductions from being made from an inmate's wages and trust account for a restitution order if the victim has not filed an application with the Victim Compensation Program.

This bill would not require a victim to file an application with the Victim Compensation Program in order to receive money from the program.

Ch. 556 (AB 1602) Laird Local government finance.

The Vehicle License Fee (VLF) Law establishes, in lieu of any ad valorem property tax upon vehicles, an annual license fee for any vehicle subject to registration in this state. Under existing law, the Controller is required to allocate vehicle license fee revenues in the Motor Vehicle License Fee Account (MVLFA) first to the County of Orange, then to cities for which the population was computed under a specified statute on August 5, 2004, and then to all cities and cities and counties on a monthly basis in the amounts determined under specified formulas. Existing law requires that these VLF Law allocations to cities and cities and

counties be based upon population, as provided. Existing law also requires that a portion of the revenues derived under the Motor Vehicle Fuel Tax (MVFT) Law, the Use Fuel Tax (UFT) Law, and the Diesel Fuel Tax (DFT) Law be allocated to cities and cities and counties based upon population.

For purposes of allocating these VLF, MVFT, UFT, and DFT Law revenues to cities and cities and counties and for purposes of certain revenue allocations from the Transportation Investment Fund, existing law requires for specified time periods that the population of cities that meet certain criteria be the greater of either the city's actual population or an amount equal to 300% of the city's registered voters, as specified.

This bill would change the manner in which the population of a city or a city and county that meets certain criteria is determined for purposes of each of these allocations, but would require that the allocations from the Transportation Tax Fund be based upon population determined in the manner required under existing law. This bill would specify that a population determination based upon 300% of a city's registered voters would be available only to cities that were incorporated before August 5, 2004. This bill would specify that the population of a city that is incorporated on or after August 5, 2004, and before July 1, 2009, is that city's actual population, as defined, increased by specified percentages for the first 60 months following the city's incorporation. This bill would specify that the population of a city that incorporates on or after July 1, 2009, is that city's actual population, as defined.

This bill would also change the manner in which allocations are made from the MVLFA to instead provide that, following the allocations first to the County of Orange and then to cities for which the population was computed under a specified statute on August 5, 2004, allocations be made to cities that are incorporated after August 5, 2004, but before July 1, 2009, as specified, and then to cities that were incorporated before August 5, 2004, as specified. This bill would also make conforming changes to related provisions.

Ch. 557 (AB 1852) Yee Licensed Mental Health Service Provider Education Program.

Existing law requires the Office of Statewide Health Planning and Development to establish a nonprofit public benefit corporation known as the Health Professions Education Foundation to perform various duties with respect to implementing health professions scholarship and loan programs.

Existing law establishes the Licensed Mental Health Service Provider Education Program, and requires the foundation to develop the program to provide grants to licensed mental health service providers, as defined, who provide direct patient care in a publicly funded facility or a mental health professional shortage area, as defined.

Existing law requires the foundation to solicit the advice of representatives of specified agencies and officials, including, but not limited to, the Board of Behavioral Sciences.

This bill would revise the definition of "licensed mental health care service provider" for this purpose to, among other things, additionally include a registered psychologist, postdoctoral psychological assistant, postdoctoral psychology trainee employed in an exempt setting or employed pursuant to a State Department of Mental Health waiver, marriage and family therapist intern, and an associate clinical social worker, and would make a technical, nonsubstantive change. The bill would also specify that "licensed mental health service provider" includes a mental health service provider who is employed at a publicly funded mental health facility or a public or nonprofit private mental health facility that contracts with a county mental health entity or facility to provide mental health services.

Ch. 558 (AB 1864) Matthews Park lands: Fahrens Creek Park.

The existing Roberti-Z'berg-Harris Urban Open-Space and Recreation Program Act (urban open-space act), administered by the Department of Parks and Recreation, authorizes grants to be made by the department to cities, counties, and districts for recreational or open-space purposes. The urban open-space act requires property acquired or developed

pursuant to the urban open-space act to be used by the grant recipient only for the purposes for which the grant moneys were requested and prohibits any other use of the area, except as authorized by the Legislature.

The existing California Wildlife, Coastal, and Park Land Conservation Act (conservation act) authorizes grants to be made by the department to cities, counties, districts, and nonprofit organizations for specified purposes, including purposes related to parks. The conservation act requires property acquired, developed, rehabilitated, or restored pursuant to the conservation act to be used only for purposes of the conservation act and prohibits any other use of the property, except as authorized by the Legislature.

Existing federal law, the Land and Water Conservation Fund Act of 1965, requires the state to comply with specified conversion requirements for park lands acquired or developed with monies received under the act.

This bill would authorize the City of Merced to transfer to the Merced City School District up to 3 acres of park land in Fahrens Creek Park if certain conditions are met. The bill would require the transferred property to be used only for an elementary school.

Ch. 559 (AB 1881) Laird Water conservation.

(1) Existing law, the Davis-Sterling Common Interest Development Act, defines and regulates common interest developments, which include community apartment projects, condominium projects, planned developments, and stock cooperatives.

This bill would provide that the architectural guidelines of a common interest development shall not prohibit or include conditions that have the effect of prohibiting the use of low water-using plants as a group.

(2) The Water Conservation in Landscaping Act requires the Department of Water Resources to appoint an advisory task force to work with the department to draft a model local water efficient landscape ordinance that local agencies may adopt, requires the task force to submit the ordinance to the department on or before May 1, 1991, and requires the task force to cease to exist on the date the department adopts the model ordinance or January 1, 1992, whichever occurs first. The act requires the department, not later than January 1, 1992, to adopt a model local water efficient landscape ordinance which each local agency may adopt. The act makes the model local water efficient landscape ordinance adopted by the department applicable within the jurisdiction of a local agency if that local agency, by January 1, 1993, has not adopted a water efficient landscape ordinance or has not adopted certain findings that the adoption of the ordinance is unnecessary.

This bill would specify that the provision making the model ordinance applicable to a local agency on and after January 1, 1993, does not apply to chartered cities. The bill would require the department, to the extent funds are appropriated, not later than January 1, 2009, by regulation, to update the model ordinance in accordance with specified requirements. The bill would require the department to prepare and submit to the Legislature a prescribed report before the adoption of the updated model ordinance. The bill would require a local agency, not later than January 1, 2010, to adopt the updated model ordinance or other water efficient landscape ordinance that is at least as effective in conserving water as the updated model ordinance. The bill would make the updated model ordinance applicable within the jurisdiction of a local agency, including a chartered city, if, by January 1, 2010, the local agency has not adopted its own water efficient landscape ordinance or the updated model ordinance. The bill would require each local agency, not later than January 31, 2010, to notify the department as to whether the local agency is subject to the department's updated model ordinance and, if not, to submit to the department a copy of the water efficient landscape ordinance adopted by the local agency, among other documents. The bill would require the department, to the extent funds are appropriated, not later than January 31, 2011, to prepare and submit a report to the Legislature relating to the status of water efficient landscape ordinances adopted by local agencies.

By imposing requirements on local agencies in connection with the adoption of water efficient landscape ordinances, the bill would impose a state-mandated local program.

(3) Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission), after one or more public hearings, to take specified action to reduce the wasteful, uneconomic, inefficient, or unnecessary consumption of energy. Existing law requires the Energy Commission, by January 1, 2004, to amend specified regulations to require that residential clothes washers manufactured on or after January 1, 2007, be at least as water efficient as commercial clothes washers, and to take certain other related action.

This bill would require the Energy Commission, in consultation with the department, to adopt, to the extent funds are available, by regulation performance standards and labeling requirements for landscape irrigation equipment, including irrigation controllers, moisture sensors, emission devices, and valves to reduce the wasteful, uneconomic, inefficient, or unnecessary consumption of energy or water. The bill would require the Energy Commission to adopt those requirements for landscape irrigation controllers and moisture sensors by January 1, 2010, and, on and after January 1, 2012, would prohibit the sale or installation of an irrigation controller or moisture sensor for landscape use unless the controller or sensor meets those adopted requirements. The bill would require the Energy Commission, on or before January 1, 2010, to prepare and submit to the Legislature a report that sets forth a proposed schedule for adopting performance standards and labeling requirements for emission devices and valves.

(4) Existing law generally requires an urban water supplier to install water meters on all municipal and industrial service connections located within its service area on or before January 1, 2025.

This bill would require a water purveyor as defined, to require as a condition of new retail water service on and after January 1, 2008, the installation of separate water meters to measure the volume of water used exclusively for landscape purposes. The bill would make this requirement applicable to specified service connections.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 560 (AB 1968) Leslie Community colleges: transportation fees.

(1) Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. Existing law establishes community college districts throughout the state, and authorizes them to maintain campuses at which instruction is provided to students. Existing law authorizes the governing boards of community college districts to charge various fees, including fees charged to students and employees at a campus of the district for purposes of partially or fully recovering transportation costs incurred by the district or of reducing fares for services provided by common carriers or municipally owned transit systems to these students and employees, in accordance with a prescribed procedure. With respect to these transportation fees, existing law requires a governing board maintaining transportation services to adopt rules and regulations governing the exemption of low-income students from these fees and authorizes the governing board to adopt rules and regulations that provide for the exemption of others.

This bill would specify that its provisions relating to these transportation fees apply only to the Los Rios and Rio Hondo community college districts. The bill would provide that, notwithstanding the existing provision relating to the adoption of the rules and regulations governing the exemption of low-income students and other students from these fees, the

governing board of a community college district to which this bill applies may adopt rules and regulations to exempt low-income students from this fee, or to require low-income students to pay all or part of this fee.

The bill would prohibit the governing board of a community college district to which this bill applies from entering into, or extending, a contract for transportation services, funded by the proceeds of a transportation fee and provided by a common carrier or a municipally owned transit system, unless and until a majority of students of that district who vote in an election, held no more than 10 years prior to the date of the expiration of the contract proposed to be entered into or no more than 10 years prior to the date to which it is proposed that an existing contract be extended, have approved the payment of the fee for this purpose. The bill would require that an election held pursuant to this provision be held in accordance with regulations adopted by the board of governors of a district to which this bill applies to ensure that the election is publicly noticed and that all students, including full-time, part-time, evening, and weekend students, have an opportunity to vote in the election. The bill would require that, if the governing board decides to seek to terminate or alter the arrangements under which the district receives transportation services from a common carrier or municipally owned transit system, the governing board provide at least 12 months' notice of that intention to the provider of transportation services.

(2) An existing provision of the California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

The bill would express a finding and declaration of the Legislature that, due to unique circumstances relating to the transportation services utilized by the communities served by the Los Rios and Rio Honda community college districts, a general statute cannot be made applicable, and the enactment of this bill as a special statute is therefore necessary.

Ch. 561 (AB 2117) Coto English language learners: pilot project.

Existing law establishes the English Language Acquisition Program for pupils in grades 4 to 8, inclusive, and requires the Superintendent of Public Instruction to allocate \$100 per school year to each participating local educational agency for each pupil enrolled in any of those grades who is identified as eligible to participate in the program.

This bill would require the State Department of Education to establish and administer a competitive grant pilot project to be conducted during the 2007−08 to 2009−10, inclusive, school years to identify existing best practices regarding topics including, but not limited to, curriculum, instruction, and staff development for teaching English language learners and promoting English language acquisition and development. The bill would prohibit the use of more than 5% of the total funding for the program for administrative, data collection, evaluation, or reporting activities. The bill would authorize a local educational agency, as defined, to apply on behalf of the eligible school or schools to the department for a grant of \$200 per English language learner for each year of the pilot project. The bill would require the department to require each local educational agency that is selected to receive a grant to match the funds provided in the grant, as specified.

The bill would require the Superintendent to establish a 13 to 20 member advisory committee, as specified. The bill would require the department, with advice from the advisory committee and in consultation with the Office of the Secretary for Education, to establish criteria for evaluating applications and selecting applicant school districts to receive grants. The bill also would require the Superintendent, to the extent practicable, to utilize the advisory committee for the purposes for which an advisory committee would otherwise be required to be utilized pursuant to a specified provision, if that provision is added as specified. The bill would require the department to contract with an independent research organization to perform an evaluation of the pilot project, which would be funded from separate funding, as specified. The bill would require a report summarizing the findings of the evaluation be submitted to the Superintendent, the Governor, and the Legislature by November 1, 2011. The bill would require the Superintendent to review the report and

submit an additional report to the Legislature and the Governor that makes recommendations as specified.

The bill would specify that \$20,000,000 appropriated to the Superintendent in another act for local assistance costs of a multiyear research pilot project to identify best practices for improving the academic achievement and English language development of English language learners pursuant to legislation enacted during the 2005–06 Regular Session of the Legislature be used to implement the pilot project.

The bill would allocate \$100,000 of specified federal funds for the use of the department for purposes of its administration of the project.

Ch. 562 (AB 2144) Montanez Hazardous materials: land use.

(1) Existing law, the California Land Reuse and Revitalization Act of 2004, until January 1, 2010, provides that an innocent landowner, a bona fide purchaser, or a contiguous property owner, as defined, qualifies for specified immunity from liability for response costs or damage claims with regard to a site in an urban infill area, if the innocent landowner, bona fide purchaser, or contiguous property owner meets specified conditions. The act defines the term "agency" as meaning the Department of Toxic Substances Control, the State Water Resources Control Board, or a California regional water quality control board.

The act requires a bona fide purchaser, innocent landowner, or contiguous property owner who seeks to qualify for the immunity provided by the act to enter into an agreement with an agency, including the performance of a site assessment, and if the agency determines that a response plan is necessary, the preparation and implementation of a response plan. The act requires the response plan to include an opportunity for the public, other agencies, and the host jurisdiction to participate in decisions regarding the response action, and requires the regional board, if a regional board is the agency, to undertake specified actions for public participation and information. The act requires the department, if it is the agency, to undertake other specified actions for public participation and information.

This bill would revise the public participation procedures that are required to be included in the response plan, including requiring the agency, 30 days before taking action on the response plan, to notify all other appropriate governmental entities and local agencies, including, but not limited to, the department, the regional board, or a redevelopment agency, that is not party to the response plan regarding the proposed response action. The bill would also require the agency to place a notice in a newspaper of general circulation, as specified, and post notice of the proposed response plan on the site.

The bill would delete the different requirements for a regional board and the department, depending on which entity is the agency, and would require the same actions for public participation and information, regardless of which entity, including a regional board or the State Water Resources Control Board, is the agency.

The bill would require the agency to consider the issue of environmental justice, as defined, for communities most impacted, including low-income and racial minority populations and to provide certain information regarding the site decision process.

(2) Existing law, the Porter-Cologne Water Quality Control Act, requires a California regional water quality control board to give due notice of any hearing relating to investigating the quality of the waters of the state, prescribing waste discharge requirements, issuing cease and desist orders, requiring the cleanup or abatement of waste, or imposing administrative civil liabilities or penalties. The act requires a person who has discharged or discharges waste into the waters of the state, as specified, or who has caused or permitted, causes or permits, or threatens to cause or permit, waste to be discharged into the waters of the state, as specified, to, upon order of a regional board, clean up the waste or abate the effects of the waste, or take other necessary remedial action, as specified.

This bill would require a regional board to take specified actions when reviewing or approving a cleanup proposal from a primary or active responsible discharger with respect to a site issued a cleanup and abatement order, if the site meets the definition of a site under

the California Land Reuse and Revitalization Act of 2004. The bill would require these actions to include providing notice of the proposed decision to approve a cleanup proposal for the site, providing timely access to written material, as specified, providing not less than 30 days to comment on the cleanup proposal regarding the site, and conducting a public meeting in the area of the site during the public comment period if certain conditions apply. The bill would authorize the regional board to develop and use specified means for public communications and input, to disseminate information and to assist the regional board in gathering public input regarding a site, if the regional board makes certain determinations.

(3) Existing law requires certain reports to be submitted to the Department of Toxic Substances Control.

The bill would authorize the Department of Toxic Substances Control to require a person submitting a report to the department or a unified program agency to submit the report in electronic format. The bill would require the department to adopt standards for the electronic submission of reports, including analytical and environmental compliance data, and would require the department, when adopting the format, to consider only formats that meet specified criteria. The bill would require the department, in adopting the standards, to ensure the security of electronically submitted information.

The bill would authorize the department to adopt the standards as emergency regulations and would provide that these emergency regulations would be repealed one year after the effective date of the regulations, unless the Department of Toxic Substances Control readopts those regulations. The bill would also provide that until the effective date of those regulations, the department would be authorized to implement those standards using specified regulations adopted by the State Water Resources Control Board or the Secretary for Environmental Protection for the electronic submission of reports.

Ch. 563 (AB 2161) Klehs Child welfare services: resource family pilot program. The Community Redevelopment Law requires a redevelopment agency to replace dwelling units housing persons and families of low or moderate income that are destroyed or removed from the low- and moderate-income housing market as part of a redevelopment project that is subject to a written agreement with the agency or where financial assistance is provided by the agency. Existing law also requires that specified percentages of new and substantially rehabilitated dwelling units within a project area that are developed by public or private entities or by persons other than the redevelopment agency be affordable to and occupied by persons of low and moderate income. These replacement, new, or rehabilitated dwelling units are required to remain available at affordable housing cost to, and occupied by, persons and families of low-income, moderate-income, and very low income households for at least 55 years for rental units and 45 years for homeownership units.

This bill would, until January 1, 2012, authorize the Redevelopment Agency of the County of Alameda to count the new construction of units outside the project area, but within the City of Hayward towards satisfaction of these housing obligations if certain conditions are met. This authorization would apply only to the Mt. Eden Sub-Area of the Eden Area Redevelopment Project Area.

This bill would declare that because of the unique circumstances applicable to the Redevelopment Agency of Alameda County with respect to local housing requirements, a statute of general applicability could not be enacted within the meaning of subdivision (b) of Section 16 of Article IV of the California Constitution, thus necessitating the enactment of a special statute.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 564 (AB 2256) Committee on Business and Professions Professions and vocations.

(1) Existing law, the Optometry Practice Act, provides for the licensure and regulation of optometrists by the State Board of Optometry and makes a violation of the act a crime. Under

the act, an optometric corporation is required to obtain a certificate of registration from the board and file specified reports with it.

This bill would delete the provisions requiring an optometric corporation to obtain this certificate from the board and file these reports with it.

Existing law gives the board the same powers of suspension, revocation, and discipline against an optometric corporation as it has against individual licensees.

This bill would delete that provision, and would also delete a provision requiring the board to comply with the Administrative Procedure Act. The bill would make it unprofessional conduct and a misdemeanor for a person licensed under the act to violate the Moscone-Knox Professional Corporation Act.

(2) Existing law provides for the licensing and regulation of architects by the California Architects Board. Existing law requires a licensee to report to the board any civil action judgment, settlement, arbitration award, or administrative action resulting in a judgment, settlement, or arbitration award against the licensee if the action alleges fraud, deceit, negligence, incompetence, or recklessness by the licensee in the practice of architecture and the amount or value of the judgment, settlement, or award is \$5,000 or more. A licensee who fails to comply with this requirement is subject to disciplinary action.

This bill would provide that a licensee who fails to comply with this requirement may also be subject to a civil penalty, as specified, as an additional intermediate sanction.

(3) Existing law provides for the licensure and regulation of landscape architects by the California Architects Board, and defines a person who practices landscape architecture as a person who performs specified professional services.

This bill would also include in that definition a person who offers to perform those services.

Existing law requires an insurer that provides professional liability insurance to a landscape architect to report certain information to the board within a specified time after a settlement or arbitration award in specified claims or actions. Existing law also requires an uninsured landscape architect or his or her counsel to report to the board after a settlement or arbitration award of certain claims or actions, and makes a failure to do so a misdemeanor.

This bill would require an insurer or a governmental agency that self-insures a landscape architect to report specified information to the board within 30 days of payment of a civil action judgment, settlement, or arbitration award in specified actions. The bill would also require a landscape architect to report specified information to the board within 30 days after he or she has knowledge of a civil action judgment, settlement, or arbitration award against him or her in specified actions and would eliminate the reporting requirement with respect to his or her counsel. Failure to comply with these requirements would subject a landscape architect to civil penalties, as specified, and disciplinary action. The bill would also authorize the board to adopt regulations relating to these reporting requirements and require a landscape architect to respond to inquiries from the board concerning the reportable events.

(4) Existing law establishes the State Public Works Board, which includes the Director of Finance, the Director of Transportation, and the Director of General Services.

This bill would authorize the Director of Transportation and the Director of General Services to appoint a representative to act in their place on the board.

(5) Because the bill would expand existing crimes, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 565 (AB 2260) Negrete McLeod Approvals and certificates of registration: special faculty permits.

(1) Existing law, the Medical Practice Act, prohibits the practice of medicine without a physician's and surgeon's certificate issued by the Medical Board of California through its Division of Licensing. The act, however, authorizes a foreign physician who seeks postgraduate study in an approved medical school to apply to the division for approval to participate in the school's professional activities. Under the act, a foreign physician may apply to the division for 2 extensions of the approval granted to him or her. The act also authorizes a person who does not immediately qualify for a physician's and surgeon's certificate and has been offered a medical school faculty position to apply to the division for a certificate of registration to engage in the practice of medicine. Under the act, a certificate of registration may be renewed for a total period of 5 years, and renewal may be denied if the registrant is a graduate of a foreign medical school, as specified. The act directs the deposit of all revenue collected by the board into the Contingent Fund of the Medical Board of California, where funds other than penalty revenue are continuously appropriated.

This bill would revise the renewal provisions for approvals granted to foreign physicians, limiting the duration of those approvals to 3 years, and would also revise the renewal provisions for certificates of registration, allowing 2 renewals and an additional extension, at the division's discretion, upon a showing of continued progress towards licensure and issuance of a certificate by the Educational Commission for Foreign Medical Graduates for graduates of foreign medical schools, other than those located in Canada. The bill would require additional information on the applications for approval and for certificates of registration. The bill would require a foreign physician and a registrant to provide identifying information to their patients and would prohibit a registrant from billing individually or receiving compensation for the medical services he or she provides and would prohibit the medical school from charging patients for those provided by a foreign physician. The bill would require the division to notify the medical school and the foreign physician or registrant of a complaint, would authorize the division to terminate its approval of an appointment or a registration for any act that would be grounds for discipline if done by a licensee, and would authorize the foreign physician or registrant to appeal the termination. The bill would authorize the division to charge application and renewal fees for the approval and the certificate of registration. By increasing that part of the revenue in the Contingent Fund of the Medical Board that is continuously appropriated, the bill would make an appropriation.

(2) Under existing law, any person who meets certain eligibility requirements, including, but not limited to, the requirement that the person is academically eminent, as defined, may apply for a special faculty permit that authorizes the holder to practice medicine, without a physician's and surgeon's certificate, within the medical school itself and certain affiliated institutions. Existing law defines "academically eminent" as holding a full-time, full professor appointment in a tenure track position, or its equivalent, at a medical school approved by the Division of Licensing, or being offered such a position, and authorizes the division to exercise its discretion in determining whether an applicant qualifies as academically eminent. Existing law also establishes procedures for application for, and renewal of, the permit, and the grounds for denial or discipline. Existing law requires the Medical Board of California to report to the Legislature, by December 31, 2002, on the implementation and status of the special faculty permit program.

This bill would modify the eligibility requirements by changing the definition of academically eminent to also include an applicant who is clearly outstanding in a specific field of medicine or surgery and who has been offered by the dean of a medical school in this state a full-time academic appointment as a full or associate professor, and a great need exists to fill that position. The bill would authorize the division to exercise its discretion in determining whether an applicant meets these requirements. The bill would also require the division to establish a review committee, with a specified composition, to review and make recommendations to the division regarding the applicants applying pursuant to these provisions. The bill would prohibit a medical school from appointing the holder of a special faculty permit to certain positions without authorization from the division. The bill would

require the board to report to the Legislature, by December 31, 2011, on the status of the special faculty permit program.

(3) Under existing law, the board through its Division of Medical Quality may take disciplinary action against a physician and surgeon for violating the Medical Practice Act. The act also makes a violation of its regulatory provisions a crime.

This bill would prohibit a physician and surgeon from including certain provisions in an agreement to settle a civil dispute arising from his or her practice that interferes with communications, as specified, between the board and another party to the dispute. The bill would make the violation of this requirement subject to disciplinary action by the board and because it would also be punishable as a crime, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 566 (AB 2285) Committee on Business and Professions Point-of-sale systems. Existing law requires for automated checkout systems that all price reductions, surcharges, and taxes be displayed for the consumer at least once before the consumer is required to pay for the goods or services. Other provisions of existing law make any violation of these requirements a misdemeanor.

This bill would delete that display requirement, but would require the price, and in the instance of an advertised price reduction or discount, the discounted price or regular price and credit or reduction of advertised savings, to be displayed. The bill would recharacterize these provisions to apply to point-of sale-systems.

This bill would make other conforming changes.

By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 567 (AB 2303) Committee on Judiciary Judiciary: omnibus bill.

(1) Existing law requires all paralegals, as defined, to certify completion every 3 years of 4 hours of mandatory continuing legal education in legal ethics.

This bill would instead require all paralegals to certify completion every 2 years of 4 hours of mandatory continuing legal education in legal ethics and 4 hours of mandatory continuing legal education in general law or an area of specialized law.

(2) Existing law sets forth standards for determining liability in an action seeking the recovery of damages arising out of, or related to, deficiencies in residential construction, design, and related issues, as specified, including standards governing shower and bath enclosures and ceramic tile with respect to water issues.

This bill would instead set forth standards governing showers, baths, and related waterproofing systems, and governing the waterproofing system behind or under ceramic tile, as specified.

(3) The Information Practices Act of 1977 prohibits specified state agencies from disclosing any personal information in a manner that would link the information disclosed to the individual to whom it pertains, except under specified circumstances, including disclosure to the University of California or a nonprofit educational institution conducting scientific research, provided the request for information is approved by the Committee for the Protection of Human Subjects of the California Health and Human Services Agency.

This bill would make a clarifying change to that exception.

(4) The Car Buyer's Bill of Rights requires a conditional sale contract for a motor vehicle to include, and a dealer to display, a specified notice to inform the buyer of a used vehicle with a purchase price of less than \$40,000 of his or her right to obtain a contract cancellation option agreement. Existing law excepts specified vehicles from that contract cancellation option requirement, including motorcycles and recreational vehicles. Existing law also requires a seller to provide to a buyer a written disclosure containing specified information prior to the execution of a conditional sale contract.

This bill would require the notice provisions in a conditional sale contract, or displayed by a dealer, to provide that a recreational vehicle is excepted from that contract cancellation option requirement. The bill would also make a technical, nonsubstantive change to a related provision. The bill would also except motorcycles and off-highway vehicles, as specified, from the written disclosure requirement.

(5) Existing law sets forth the procedures for filing a writ of mandate to review the question of the disqualification of a judge. Existing law requires that petition to be filed within 10 days of notice to the parties of the decision.

This bill would instead require that petition to be filed and served within 10 days after service of written notice of entry of the court's order determining the question of disqualification, or as specified if served by mail.

(6) Under existing law, a prospective trial juror who has been summoned for jury service and fails to attend as directed or respond to the court may be compelled to attend, as specified. In addition, after an order to show cause hearing, the court may find the prospective juror in contempt of court, which is punishable by fine, incarceration, or both. Until January 1, 2007, existing law permits the court, in lieu of imposing penalties for contempt, to impose reasonable monetary sanctions of no more than \$250 for a first violation, \$750 for a 2nd violation, and \$1,500 for the 3rd and any subsequent violation, upon a prospective juror who has failed to respond and who has not been excused, after first providing the prospective juror with notice and an opportunity to be heard, as specified. Existing law also requires the Judicial Council, by December 31, 2005, to report to the Legislature regarding the effects of the implementation of these provisions.

This bill would extend the operative date of those provisions to January 1, 2010, and would also provide that the Judicial Council report to the Legislature by December 31, 2008, regarding that implementation.

(7) Existing law prescribes procedures for serving a summons on a corporation and specifies the persons to whom a copy of the summons and the complaint may be delivered.

This bill would include among those persons who may receive that service and delivery a chief executive officer, a controller, and a chief financial officer.

(8) Existing law provides that an appeal is to the court of appeal, and, in a limited civil case, to the appellate division of the superior court. Existing law provides that an appeal may be taken from an order granting a motion to quash service of summons or granting a motion to stay or dismiss the action on the ground of inconvenient forum.

This bill would instead provide that an appeal may be taken from a written order of dismissal following the order granting a motion to dismiss the action on the ground of inconvenient forum.

(9) Existing law sets forth the procedures for a change of name, including requiring an application for a name change to be made to the superior court of the county where the person whose name is proposed to be changed resides, by petition signed by the person, or if the person is under 18 years of age, signed by one of the person's parents, if living, or if both parents are dead, then by the guardian of the person.

This bill would revise and recast these provisions to, among other things, modify the procedures for persons objecting to a name change and the notice thereto, as specified.

(10) Until January 1, 2007, existing law provides that a licensee in ordinary course of business, as defined, takes its rights under a nonexclusive license free of a security interest

in the intangible created by the licensor and takes its leasehold interest free of a security interest in the goods created by the lessor, as specified.

This bill would extend the operation of that provision to January 1, 2010.

(11) The Nonprofit Public Benefit Corporation Law prohibits a director of a nonprofit public benefit corporation from being elected for terms greater than 3 years, as fixed in the articles or bylaws.

This bill would instead allow those directors to be elected for terms no greater than 4 years, as fixed in the articles or bylaws.

(12) Existing law requires a charitable organization, unincorporated association, or a trustee holding property for charitable purposes to register its articles of incorporation with the Attorney General's Registry of Charitable Trusts within 30 days of receiving the property.

This bill would instead require these entities to file an initial registration form with the Attorney General, and would require the Attorney General to adopt rules and regulations as to the contents of that form and related procedures. The bill would make other procedural changes relating to the means of payment of the annual registration or renewal fee by other entities required to register with the Attorney General's Registry of Charitable Trusts.

(13) Existing law authorizes the Commission on Judicial Performance to, among other things, disqualify, suspend, retire, or censure a judge for specified reasons. Existing law authorizes the commission to exercise discretionary jurisdiction with regard to the oversight and discipline of subordinate judicial officers.

This bill would provide the Commission on Judicial Performance access to nonpublic and confidential records relevant to the performance of judges, former judges, and subordinate judicial officers, and would provide a mechanism for the public disclosure thereof, as specified.

(14) Existing law imposes specified conditions upon the construction of court facilities in Merced County.

This bill would require Merced County to reimburse the state for the construction costs of certain court facilities upon a failure to transfer those facilities' responsibilities and titles to the state by April 1, 2007.

(15) Existing law allows a criminal prosecution to be commenced by filing an accusatory pleading in electronic form with the magistrate, or in a court having authority to receive it, under specified conditions. Existing law also authorizes a court to receive and file a notice of parking violation or a notice to appear in electronic form under certain conditions.

This bill would revise and recast those conditions for the receipt and filing of an accusatory pleading or a notice to appear in electronic form.

(16) Existing law requires the juvenile court to conduct periodic status review hearings every 6 months, and, in certain cases, to terminate the parental rights to, and to order a permanent plan of adoption or legal guardianship for, a dependent child of the juvenile court.

This bill would allow the court to conduct those status review hearings at any time earlier than 6 months, if the court determines that an earlier review is in the best interest of the child.

(17) Existing law provides for emergency protective orders with respect to elder abuse, as specified. For those purposes, existing law requires the respondent to be personally served at least two days before the hearing on the protective order.

This bill would instead require at least five days service before that hearing.

(18) This bill would incorporate additional changes to Section 1277 of the Code of Civil Procedure proposed by this bill and SB 1743 to take effect if both bills are chaptered and this bill is chaptered last.

Ch. 568 (AB 2332) Committee on Agriculture Cattle.

Existing law generally provides for the inspection of cattle whenever they are sold or their ownership is transferred and prior to their movement into or out of specified areas. Existing law provides that the Secretary of Food and Agriculture shall establish and maintain

modified point-of-origin and full point-of-origin inspection stations whenever cattle producers owning cattle in the affected area request this action, as specified. Existing law requires that the secretary hold a statewide hearing to determine what areas wish to consider establishing a modified point-of-origin inspection area.

This bill would remove provisions that require the secretary hold an annual meeting to determine what areas wish to consider establishing a modified point-of-origin inspection station and instead provide that such a meeting would be held upon written request or petition of 25 cattle producers in an affected area. This bill would also provide that upon written request or petition, cattle producers in an effected area may request that the secretary repeal regulations establishing a modified point-of-origin or a full point-of-origin inspection area created pursuant to these provisions.

Existing law regulates the disposition of dead animals.

This bill would permit dead animal haulers to transport dead animals to a destination in another state, as specified. This bill would also authorize the state veterinarian to approve temporary research projects, as defined, regarding alternative methods of animal tissue disposal.

Existing law establishes various per head inspection fees for cattle in the amounts of \$0.30, \$0.45, and \$0.90, as specified. These fees are deposited into the Department of Food and Agriculture Fund, a continuously appropriated fund.

This bill would increase those fees to \$0.36, \$0.54, and \$1.05, respectively, as specified. By increasing fees that are deposited into a continuously appropriated fund, this bill would make an appropriation.

Existing law generally regulates cattle brand inspections.

This bill would authorize the Bureau of Livestock Identification to enter into, and prescribe the form of, a Memorandum of Understanding with cattle producers regarding brand inspection of purebred cattle and project calves, as specified.

Ch. 569 (AB 2347) Harman Trusts: distributions.

Existing law governs the distribution of income from a trust after an income interest in a trust ends. Existing law also specifies the distribution of interest and accrued income on a specific devise under a will where the intention of the testator is not otherwise indicated by the will.

This bill would provide that a specific gift distributable under a trust shall carry with it the same benefits and burdens as a specific devise under a will. The bill would provide that a general pecuniary gift, an annuity, or a gift of maintenance distributable under a trust carries with it income and bears interest in the same manner as a general pecuniary devise, an annuity, or a gift of maintenance under a will. The bill would both expand the definition of, and revise the provisions governing the allocation of, payments received by a trustee. The bill would specify and clarify the allocation of receipts from interests owned by a trust in specified natural resources and limit trustee liability for making that allocation, as specified. The bill would also set forth a priority of sources from which distributions from a trust payable to beneficiaries would be made, except as otherwise provided by the governing instrument, as determined by the trustee, or as ordered by the court.

Ch. 570 (AB 2362) Jerome Horton Public contracts: job order contracting: school districts.

Existing law provides various procedures, including competitive bidding, for different types of contracts involving state and local public entities, including school districts. Existing law authorizes, until December 1, 2007, job order contracting, as defined, by the Los Angeles Unified School District, and required the district to submit a report to the Legislature and the Office of Public School Construction in the Department of General Services regarding all job order contracting projects completed by December 31, 2004, and a report regarding the implementation of the job order contracting process for each job order

procured, and the work completed on or before November 1, 2007. Under existing law, the Legislature has stated its intent to place a moratorium on the enactment of additional legislation authorizing school districts to use job order contracting until the Legislature has received that report.

This bill would extend the operative date of the job order contracting project to December 1, 2012. This bill would also require all participating school districts to submit, before December 1, 2011, a report to certain legislative committees and the Office of Public School Construction in the Department of General Services regarding the implementation of the job order contracting process for each job order procured, and the work completed on or before November 1, 2011.

Ch. 571 (AB 2413) Spitzer Victims of crime: compensation.

Existing law provides for the indemnification of victims of specified types of crimes by the California Victim Compensation and Government Claims Board, subject to specified criteria for losses incurred as a result of specified types of crimes. Payment is made under these provisions from the Restitution Fund, which is continuously appropriated to the board for these purposes.

Existing law authorizes reimbursement for the expense of installing or increasing residential security with respect to a crime that occurred in the victim's residence, upon verification by either law enforcement to be necessary for the personal safety of the victim or by a mental health treatment provider to be necessary for the emotional well-being of the victim.

This bill would authorize reimbursement to the victim claimant for the expense of installing or increasing residential security, upon either verification by law enforcement to be necessary for the personal safety of the victim or, if the victim is deceased, other persons residing in the residence at the time of the crime or upon verification by a mental health treatment provider to be necessary for the emotional well-being of the victim or, if the victim is deceased, other persons residing in the residence at the time of the crime.

Existing law authorizes, when a victim dies as a result of a crime in a residence, reimbursement to any individual who voluntarily, and without anticipation of personal gain, pays or assumes the obligation to pay the reasonable costs to clean the scene of the crime in an amount not to exceed \$1,000.

This bill would authorize, whenever a crime occurs in a residence, reimbursement to any individual who voluntarily, and without anticipation of personal gain, pays or assumes the obligation to pay the reasonable costs to clean the scene of the crime in an amount not to exceed \$1,000.

This bill would also authorize, until January 1, 2010, reimbursement for licensed child care expenses necessarily incurred by a victim or derivative victim as a direct result of a crime that caused physical injury or death if specified conditions are met.

By expanding the scope of services for which continuously appropriated funds are available, this bill would make an appropriation.

This bill would incorporate additional changes in Section 13957 of the Government Code proposed by AB 105, that would become operative only if AB 105 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 572 (AB 2448) Hancock Regional occupational centers and programs: administration.

(1) Existing law permits the governing board of a school district that maintains a junior high or high school to schedule classes so that each pupil attends classes for at least 1,200 minutes during any 5-schoolday period. Existing law permits a pupil to be authorized to attend school for less than the total number of days in which the school is in session per week as long as the pupil attends the required number of minutes per 5-schoolday period.

This bill also would permit a school to schedule classes so that each pupil attends 2,400 minutes during any 10-schoolday period and would permit a pupil to attend school fewer days per week to accommodate career technical education and regional occupational center and program courses and block or other alternative school class schedules as long as the pupil attends the required minutes per 10-schoolday period.

(2) Existing law authorizes the county superintendent of schools of each county, with the consent of the State Board of Education, to establish and maintain at least one regional occupational center, or regional occupational program, in the county to provide education and training in career technical courses.

Existing law requires the county superintendent of schools or school districts sponsoring the regional occupational center or program to conduct a job market study in the labor market area in which it proposes to establish the center or program to ensure that the anticipated employment demand for trainees justifies the establishment of the proposed courses of instruction

This bill, instead, would require the governing board of each regional occupational center or program, on or before July 1, 2010, to ensure that at least 90% of all state-funded courses offered by the center or program are part of occupational course sequences that target high-skill occupations that are in demand, as specified. The bill would make compliance with this and related requirements a condition of receiving funds provided under the federal Carl D. Perkins Vocational and Applied Technology Education Act of 1998. The bill would require the State Department of Education, with the assistance of the Office of the Chancellor of the California Community Colleges to meet with each program or center in the region during the 2009–10 fiscal year to validate that the required course sequences have been developed, to provide specified assistance, and to waive certain requirements as specified. The bill would require school districts, regional occupational centers or programs, and community college districts that do not develop course sequences on or before the specified dates, and have not received a waiver, as specified, to enter into a corrective action plan with the department and to meet any timelines established by the Superintendent of Public Instruction.

(3) Existing law includes providing individual counseling and guidance in career technical matters, providing a curriculum that includes skill training in occupational fields having current and future needs for the training, and providing an opportunity for pupils to acquire entry level career technical skills that may lead to a combination work-study schedule as some of the purposes of a regional occupational center or program.

This bill would require the governing board of each regional occupational center or program to establish and maintain an employer advisory board or boards pursuant to guidelines developed by the State Department of Education, as specified.

(4) Existing law requires every career technical course or program offered by a school district or county superintendent sponsoring a regional occupational center or program to be reviewed every 2 years, as specified, and requires any course or program that does not meet the requirements and specified standards to be terminated within one year.

This bill would delete the requirement that the review process include review and comments by a specified local private industry council and would delete the limitation that the review only apply to courses or programs that began subsequent to the effective date of the provisions.

The bill would require the department to conduct monitoring reviews of each regional occupational center or program at least once every 4 years, within existing resources, as specified.

(5) Existing law requires a regional occupational center or program to do specified things, including providing skill training.

This bill would revise the requirements to include a sequence of academic and skill instruction leading to an employer-endorsed skill certificate and vocational degree or certificate programs at a community college.

(6) Existing law authorizes a regional occupational center to provide, on an individual referral basis, academic and personal development instruction for adult students enrolled in a career technical education course conducted by the regional occupational center when it is determined that it is essential for this instruction to be given to ensure the employability of the adult student.

This bill would make that provision inoperative on June 30, 2010, and repeal it as of January 1, 2011.

(7) Existing law prohibits regional occupational centers or programs from claiming more than 3% of average daily attendance based on the enrollment of pupils who are under the age of 16, but law does not include similar limitations with regard to claims for adult students.

This bill would, on or before July 1, 2008, prohibit a regional occupational center or program from claiming more than 50% of the state-funded average daily attendance for which the center or program is eligible for services provided to students not enrolled in grades 9 to 12, inclusive. The bill would, on or before July 1, 2009, prohibit a regional occupational center or program from claiming more than 30% of that average daily attendance. The bill would, on or before July 1, 2011, prohibit a regional occupational center or program from claiming more than 10% of that average daily attendance. The bill would, on or before July 1, 2010, allow a regional occupational center or program to claim an additional 5% of the state-funded average daily attendance for which the center or program is eligible for services provided to CalWORKs, Temporary Assistance Program, or Job Corps participants and participants under the federal Workforce Investment Act of 1998, as specified. The bill would require a regional occupational center or program that claims more than 40% of the state-funded average daily attendance for which the center or program is eligible for services provided to student not enrolled in grades 9 to 12, inclusive, to report to the Superintendent of Public Instruction each year on its plans to reduce the number of adult students in order to comply with those limits. The bill would allow regional occupational centers and programs operated in a rural county of the sixth, seventh, or eight class, as defined, to claim an additional 10% of average daily attendance for the attendance of adult students. The bill would allow the governing boards of a community college district and a regional occupational center or program to enter into contractual agreements under which the center or program provides services to adult students of the community college district affected by those limits if specified conditions are satisfied.

(8) Existing law limits attendance at a regional occupational center or program to pupils who are 16 years of age or older, with certain exceptions.

This bill would revise the specified exceptions to include pupils who are less than 16 years of age and are referred to the center or program as part of a comprehensive high school plan that has been approved by a school counselor or school administrator and the pupils' parents or guardians and who have individualized education programs that prescribe occupational training for which their enrollment in a regional occupational center or program is deemed appropriate. The bill would also allow the attendance of a pupil who is enrolled in grade 10 and has an approved comprehensive high school plan and whose admission will not result in the denial of admission or displacement of pupils in grades 11 and 12 that would otherwise participate in the regional occupational center or program. The bill also would prohibit adult students from enrolling in regional occupational center or program courses during the schoolday on a high school campus unless specifically authorized by the policy of the governing board of the school district.

(9) Existing law requires the average daily attendance claimed for pupils admitted to a regional occupational center or program is calculated in specified ways.

This bill would remove specified provisions related to average daily attendance calculations. The bill also would eliminate the provision specifying that a minimum day in a regional occupational center is 180 minutes and that a minimum day in a regional occupational program is 60 minutes. The bill would revise the maximum daily attendance that may be claimed for students not enrolled in grades 9 to 12, inclusive. The bill would

require each regional occupational center or program, commencing with the 2007–08 fiscal year, and each fiscal year thereafter, to use all growth average daily attendance, as specified, exclusively to serve pupils in grades 9 to 12, inclusive. The bill would also repeal various obsolete provisions of law governing the calculation of the average daily attendance generated by a regional occupational center or program in prior years.

The bill would require a regional occupational center or program to report annually to the department the academic progress of its secondary pupils, as specified, in order to receive specified, additional average daily attendance. The bill would condition the operation of this provision on the ability to disaggregate relevant data from the California longitudinal pupil achievement data system database.

(10) Existing law authorizes any regional occupational center or program to budget and accumulate an amount necessary to meet its cashflow needs known as a general reserve and budget and accumulate amounts known as the designated fund balance and as the unappropriated fund balance. Existing law authorizes regional occupational centers or programs established and maintained by school districts or joint powers agencies to budget an amount necessary to meet long-term program needs of the regional occupational center or program known as capital outlay expenditures or equipment replacement.

This bill, instead, would authorize any regional occupational center or program to budget and accumulate amounts necessary to meet its long-term program needs in a separate account known as the capital outlay and equipment replacement reserve account, which is part of the designated fund balance. The bill would make other changes related to these accounts and to the ending balances of certain accounts. The bill would require the Superintendent of Public Instruction to require an annual certification by school districts, county superintendents of schools, and joint powers agencies commencing in the 2007–08 fiscal year that the regional occupational center or program funds have been expended as provided, and requires the Superintendent to withhold certain funds, as provided.

(11) Existing law establishes community college education programs.

This bill would require a community college, upon receiving federal funds provided under the federal Carl D. Perkins Vocational and Applied Technology Act of 1998, or any successor thereof, to develop a plan for enabling the development of course sequences that span courses provided in grades 7 to 12, inclusive, courses provided by regional occupational centers or programs, and courses provided by community college vocational education programs. The bill would require the plan to be adopted by the governing board of the community college district on or before July 1, 2008. Copies of the plan would be required to be submitted to the appropriate school districts and regional occupational centers or programs, and the chancellor.

Ch. 573 (AB 2515) Ruskin Water conservation: report.

Existing law authorizes the Public Utilities Commission (PUC) to regulate public utilities, including water corporations.

This bill would require the PUC to prepare and submit to the Legislature, by June 30, 2008, a report that describes the progress achieved toward implementing the policy objectives of the PUC's Water Action Plan, adopted December 15, 2005, and to include specified matter in the report.

Ch. 574 (AB 2520) Committee on Transportation Transportation.

(1) Existing law requires that the purchase of all supplies, equipment, and materials, when the expenditure required exceeds \$25,000, by the Santa Clara Valley Transportation Authority be by contract let to the lowest responsible bidder.

This bill would authorize the board of directors of that authority, by a $^2/_3$ vote, to purchase tunnel boring machines by competitive negotiation, as defined, pursuant to specified procedures.

(2) Existing law provides that moneys in the Recreational Trails Fund are available, upon appropriation by the Legislature, to the Department of Parks and Recreation for competitive grants to cities, counties, districts, state agencies, and nonprofit organizations with management responsibilities over public lands to acquire and develop recreational trails.

This bill would include federal agencies among the listed entities entitled to participate in these competitive grants.

(3) Existing law creates the San Diego Metropolitan Transit Development Board (MTDB) with various powers and duties relative to the construction and operation of transit systems in a portion of San Diego County. Existing law provides for MTDB to be governed by a board with a membership of, among others, city and county elected officials appointed by specified city councils or the County of San Diego Board of Supervisors, and provides for the appointment of alternate members.

This bill would authorize a city council or the county board of supervisors to appoint a second alternate member to serve on the board if a member and the alternate member are not able to attend a meeting of the board. The bill would provide that alternate members and second alternate members are subject to the same restrictions and have the same powers as a member when serving on the board.

(4) Existing law provides for a certificate of nonoperation for a vehicle and provides for a collector, as defined, of certain vehicles to maintain those vehicles, whether licensed or unlicensed or operable or inoperable, in outdoor storage on private property under specified conditions

This bill would delete an obsolete cross-reference from these provisions.

(5) Existing law prohibits a person from operating a transit bus transporting passengers unless that person is properly certified.

This bill would correct a cross-reference in that provision.

(6) Existing law requires the Department of Motor Vehicles to immediately suspend the privilege of a person to operate a motor vehicle for specified listed reasons.

This bill would add to that listing cases when a person was driving a vehicle that requires a commercial driver's license and the person had 0.04% or more, by weight, of alcohol in his or her blood.

(7) Existing law contains provisions in the Vehicle Code that are intended to comply with federal law in order to reduce or prevent commercial motor vehicle accidents, fatalities, and injuries by permitting drivers to hold only one license, disqualifying drivers for certain criminal offenses and serious traffic violations, and strengthening licensing and testing standards.

This bill would require the Department of Motor Vehicles to report, as specified, each conviction occurring within this state of a person who holds a commercial driver's license from another state to the licensing authority of the home state of the licensee.

This bill would also revise certain definitions in this existing law.

(8) Existing law prohibits a driver of a commercial motor vehicle from operating a commercial motor vehicle for one year if the driver is convicted of a first violation of specified vehicle-related offenses, including driving while under the influence of any alcoholic beverage or drug, or both, or when the person had 0.08%, by weight, of alcohol in his or her blood, or when the person leaves the scene of an accident involving a commercial motor vehicle operated by the driver, or when the driver causes a fatality involving conduct defined as crimes in federal law.

This bill would recast these provisions as follows: to additionally apply the sanction when the person is convicted of driving while addicted to any drug, specify that the driving under the influence offense applies to operating a motor vehicle, include leaving the scene of an accident involving a motor vehicle, rather than only a commercial motor vehicle, and specify that causing a fatality involves the offense of gross vehicular manslaughter while intoxicated and vehicular manslaughter, as those offenses are defined in the Penal Code.

(9) Existing law prohibits a driver of a commercial motor vehicle from operating a commercial motor vehicle for life if convicted of more than one violation of specific vehicle-related offenses.

This bill would include in those listed offenses the same additional offenses and changes made under paragraph (8).

(10) Under existing law, the Department of Motor Vehicles is authorized to issue a restricted driver's license to a person under certain circumstances whose drivers' license is suspended.

This bill would make these provisions inapplicable to a commercial driver's license holder, unless that person surrenders his or her commercial driver's license and is issued a noncommercial class C or M driver's license.

(11) Existing law places certain restrictions on the operation of specified vehicles under certain conditions.

This bill would require the driver of a certain commercial motor vehicle, upon approaching a railroad grade crossing, to drive that vehicle at a rate of speed that allows the commercial vehicle to stop before reaching the nearest rail of the crossing and prohibits it from being driven upon, or over, the crossing until due caution is taken to ascertain that the course is clear. Because a violation of this provision, under existing law, would be a crime, this bill would impose a state-mandated local program.

- (12) This bill would also make numerous conforming and technical changes.
- (13) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 575 (AB 2624) Houston Common interest developments: nonjudicial foreclosure.

(1) The Davis-Stirling Common Interest Development Act defines and regulates common interest developments and authorizes the association that manages the development to levy assessments to fulfill its obligations. The act provides that a regular or special assessment of the association, late charges, reasonable costs of collection, attorney's fees, and interest, as specified, are a debt of the owner of the separate interest at the time the association records a notice of delinquent assessment and follows a specified process. The act permits the association to enforce the lien in any manner permitted by law including a sale by a trustee, also known as nonjudicial foreclosure, however it prohibits the fees of a trustee from exceeding amounts set forth in specified provisions.

This bill would revise the above language to also authorize the trustee to receive as part of those fees the cost of service of either a notice of default or the decision by the board of a common interest development to foreclose upon the separate interest of an owner, as specified.

(2) The Davis-Stirling Common Interest Development Act requires, in cases of a default, that a notice of default be served by the association on the owner of the separate interest's legal representative in accordance with specified provisions.

This bill would provide that the owner's legal representative shall be the person whose name is shown as the owner of a separate interest in the association's records, unless another person has been previously designated by the owner as his or her legal representative in writing and mailed to the association, as specified.

(3) Existing law provides that a nonjudicial foreclosure by an association of a common interest development to collect upon a debt for delinquent assessments is subject to a right of redemption. The redemption period within which the separate interest may be redeemed from a foreclosure sale ends 90 days after the sale.

This bill would revise that provision to also require a notice of sale in connection with an association's foreclosure of a separate interest in a common interest development to include a statement that the property is being sold subject to the right of redemption. The bill would make other conforming changes.

(4) Existing law provides for the use of a mortgage or a deed of trust as security in a transfer of real property, provides for a power of sale upon breach of the obligation that a mortgage or deed of trust secures, and establishes specified procedures that a mortgage or trustee is required to follow when exercising a power of sale. Under existing law, the mailing, publication, and delivery of a notice and the performance of procedures that are required when exercising a power of sale constitute privileged communications.

This bill would additionally provide that performing the functions or procedures necessary to carry out the duties regarding a sale of a separate interest in a common interest development constitute privileged communications.

(5) Existing law provides that if the terms of a trust or deed of trust confer a power of sale upon the trustee, the attorney for the trustee may conduct the sale and act in the sale as the auctioneer for the trustee.

This bill would also authorize a duly authorized agent to conduct the sale and act in the sale as the auctioneer for the trustee. The bill would revise and recast other provisions relating to nonjudicial foreclosure sales and the right of redemption of a separate interest within a common interest development.

(6) Existing law requires, if a person purchases an interest in real property subject to a right of redemption and pays the amount due on that real property, the levying officer to execute and deliver a certificate of sale. Existing law requires that certificate of sale to include specified information.

This bill would revise and recast those provisions to require certain information for judicial foreclosures and nonjudicial foreclosures on the certificate of sale.

Ch. 576 (AB 2671) Salinas Pupil attendance: precinct board membership.

Existing law authorizes a pupil who is a high school senior and who meets other specified criteria to be excused from school for specified reasons, including for the purpose of serving as a member of a precinct board during an election.

This bill would delete the requirement that a pupil be a high school senior in order for him or her to be excused from school for the purpose of serving as a member of a precinct board during an election.

Ch. 577 (AB 2746) Blakeslee Natural resources: mitigation for adverse impacts. Existing law authorizes, under various provisions of law, certain state agencies or entities to acquire fee title in land or conservation or open-space easements from property owners to mitigate any adverse impact resulting from the development of a project or facility.

This bill would, notwithstanding any other provision of law, allow a state or local public agency to authorize a nonprofit organization to hold title to and manage an interest in real property that the state or local public agency requires a property owner to transfer to the agency to mitigate any adverse impact upon natural resources caused by permitting the development of a project or facility, provided the nonprofit organization meets certain requirements.

Ch. 578 (AB 2800) Laird Housing: discrimination.

Various provisions of existing law prohibit discrimination in housing and housing related areas, including real estate licensure, mortgage lending, club membership, development projects, and community redevelopment. The prohibited discrimination includes discrimination based on specified categories, including the race, color, sex, religion, and marital status of a person.

The Fair Employment and Housing Act declares that the practice of discrimination because of race, color, religion, sex, marital status, national origin, ancestry, familial status, disability, or sexual orientation in housing accommodations is against the public policy of the state.

This bill would amend provisions that prohibit discrimination in housing and specified housing related areas to instead prohibit discrimination on the same characteristics as in the Fair Employment and Housing Act.

This bill would incorporate additional changes to Section 10177 of the Business and Professions Code proposed by AB 790 to be operative only if this bill and AB 790 are both enacted and become effective on or before January 1, 2007, and this bill is enacted last.

This bill would incorporate additional changes to Section 65008 of the Government Code proposed by AB 2511 to be operative only if this bill and AB 2511 are both enacted and become effective on or before January 1, 2007, and this bill is enacted last.

Ch. 579 (AB 2805) Blakeslee Advanced health care directives.

Existing law provides that a written advanced health care directive is legally sufficient if it meets certain requirements, including the requirement that the directive is signed either by the patient or in the patient's name by another adult in the patient's presence and at the patient's direction. Existing law also requires that the directive be acknowledged by a notary public or signed by two witnesses, as specified.

This bill would provide that an electronic advance health care directive or a power of attorney for health care is legally sufficient if the existing requirements for directives are satisfied, the directive is acknowledged before a notary public, and any digital signatures used meet specified requirements.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 580 (AB 2831) Ridley-Thomas Insurance, income, and corporation tax credits: CDFI.

Existing insurance tax law, the Personal Income Tax Law, and the Corporation Tax Law, authorize, until January 1, 2007, a credit in an amount equal to 20% of a qualified investment, as defined, made into a community development financial institution, as defined, but not to exceed, in the aggregate amount under all those laws, \$10,000,000 per year.

The bill would extend the operation of the credits until January 1, 2012, make changes relating to certification in connection with the credits, and make legislative findings and declarations in connection thereto, and require reports to various entities, as specified. This bill would also require the Legislative Analyst to prepare an analysis, on or before December 31, 2010, on the fiscal impact and various effects of the specified tax credits in California.

This bill would take effect immediately as a tax levy.

Ch. 581 (AB 2837) Baca Medi-Cal: local educational agency services: speech-language pathologists.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to eligible low-income persons. Existing law covers specified local educational agency services under the Medi-Cal program, including speech pathology and audiology services, and certain targeted case management services for children with an individualized education plan (IEP), an individualized family service plan (IFSP), or an individualized health and support plan (IHSP) provided on and after July 1, 1997, are covered under the Medi-Cal program.

This bill would revise the authorization for providing speech pathology services to specify the qualifications required for a provider of these services. The bill would also revise the provisions relating to targeted case management services, to delete the reference to the IHSP, and to delete the July 1, 1997, date after which the remaining programs were required to be provided. The bill would also remove the reference to the IHSP in a related billing provision.

Existing law establishes in state government the Commission on Teacher Credentialing and requires the commission, among other things, to issue teaching and services credentials.

This bill would require the commission, commencing January 1, 2007, to issue preliminary and professional clear credentials in speech-language pathology to qualified individuals, in accordance with criteria specified in the bill. The bill would give the holder of a credential issued on or before January 1, 2007, the option of renewing the existing credential or updating the credential to satisfy the requirements of the bill. The bill would make the credentialing provisions operative when the Attorney General issues an opinion holding that the credential requirements in the bill are equivalent to the requirements of a specified provision of federal law.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 582 (AB 2869) Leno Crime victims: compensation: burial expenses.

Existing law provides for the indemnification of victims of specified types of crimes by the California Victim Compensation and Government Claims Board, subject to specified criteria. A person is generally eligible for compensation if he or she is a victim or derivative victim of a crime, as defined, or he or she voluntarily paid the funeral and burial expenses of a victim of a crime. Existing law provides that no person who is convicted of a felony may be granted compensation by the board until after discharge from probation or release from a correctional institution and discharge from parole.

This bill would specify that the provisions authorizing reimbursement for funeral and burial expenses apply without respect to any felon status of the victim.

This bill would also make other technical, conforming changes.

Ch. 583 (AB 2871) Huff Pupil records: inspection and reproduction.

(1) Existing law authorizes parents of currently enrolled or former pupils access to any and all pupil records related to their children which are maintained by school districts or private schools. Existing law requires each school district to adopt procedures for the granting of requests by parents for copies of all pupil records or to inspect and review records during regular school hours, provided that the requested access is granted no later than 5 days following the date of the request.

This bill would instead require the requested access no later than 5 business days following the date of the request.

(2) Existing law establishes a right of individuals with exceptional needs to receive free and appropriate public education and ensures the right to special education and related services needed to meet their unique needs, in conformity with federal law. Existing law requires all procedural safeguards under the federal Individuals with Disabilities Education Act to be established and maintained by each noneducational and educational agency that provides education, related services, or both, to children who are individuals with exceptional needs. Existing law provides, as part of procedural safeguards relating to special education, that a parent has the right and opportunity to examine all school records of the child and to receive copies within 5 days after the request is made by the parent.

This bill would instead specify that a parent has the right to examine and receive copies of those records within 5 business days after the request is made by the parent and before any meeting regarding an individualized education program of the parent's child or any hearing or resolution session, as provided. The bill would provide that the parent has the right to a response from the public education agency to reasonable requests for explanations and interpretations of the records. The bill would provide that if any school record includes information on more than one pupil, the parent has the right to inspect and review only the information relating to their child. The bill would require a public education agency to provide a parent, on the request of the parent, a list of the types and locations of school records collected, maintained, or used by the agency, thereby imposing a state-mandated local program. The bill would also make conforming changes.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 584 (AB 2906) Committee on Agriculture Agriculture.

Existing law provides that a dairy exemption number issued by the Secretary of Food and Agriculture shall be evidence of ownership of specified cows and bulls presented for sale at a registered or posted salesyard, or licensed slaughter plant for immediate slaughter and it shall be written on the bill of consignment when the cattle are presented to an inspector.

This bill would provide that every 5 years the secretary may charge a fee, not exceeding \$50, to cover the cost of issuing a dairy exemption number. Because the fee would be deposited into the continuously appropriated Food and Agriculture Fund, it would make an appropriation. This bill would specify that the secretary may refuse to issue a dairy exemption number to, or revoke the dairy exemption number of, any person who has violated specified provisions of law or has been convicted of livestock theft. This bill would also provide that it is a crime for any person who buys cattle with a dairy exemption number at a public auction to fail to send those cattle directly to slaughter, as specified. Because this bill would create a new crime, this bill would impose a state-mandated local program.

Existing law requires that various persons engaged in the business of producing, processing, distributing, or transporting market milk to obtain a permit from the Secretary of Food and Agriculture, as specified. Existing law provides that prior to issuance of that permit, an inspection of the dairy, milk products plant, business, or tanker truck, for which a cost-related inspection fee shall be paid.

This bill would require persons engaging in the business of cleaning or sanitizing bulk milk tanker trucks to obtain a permit from the secretary. This bill would provide that bulk milk tanker trucks shall only be cleaned or sanitized at a facility holding such a license or at a licensed milk products plant or dairy farm. This bill would require bulk milk tanker truck cleaners or sanitizers to be inspected and would provide that the secretary may establish a cost-related fee for inspection.

Because it is a crime to interfere with the enforcement of these provisions this bill would increase the scope of an existing crime, thereby imposing a state-mandated local program.

This bill would make numerous other technical, nonsubstantive, and conforming changes. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 585 (AB 2947) Goldberg School facilities: school building capacity: transfer of special education programs.

Existing law, the Leroy F. Greene School Facilities Act of 1998, requires the State Allocation Board to allocate to applicant school districts, as defined, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition.

Existing law requires the calculation of existing pupil capacity to be made on a one-time basis as a baseline for eligibility determinations, and requires each school district that elects to participate in the new construction program to submit to the board a one-time report of existing school building capacity. Existing law requires ongoing eligibility for new construction funding to be determined by completing a series of calculations based on projected enrollment compared to existing school building capacity.

This bill would require the existing school building capacity calculation used to determine new construction eligibility to be reduced by the number of pupils that were housed in facilities to which the school district or county office of education relinquished title, including a lease interest with a duration of greater than 5 years, as the result of a transfer of a special education program between a school district and a county office of education or special education local plan area, if applicable. The bill would authorize the board, for purposes of calculating projected enrollment as specified, to adopt regulations to ensure that the enrollment calculation of individuals with exceptional needs receiving special education services is adjusted in the enrollment reporting period in which the transfer occurs and 3 previous school years as a result of any transfer of a special education program between a school district and a county office of education or a special education local plan area. The bill would limit the adjustment of the projected enrollment calculation of a county office of education to instances in which a transfer of title for the special education program facilities has occurred. The bill would require the regulations, if adopted, to ensure that if a transfer of title to special education program facilities constructed with state funds occurs within 10 years after initial occupancy of the facility, the receiving school district or school districts shall remit to the state a proportionate share of any financial hardship assistance provided for the project as specified, if applicable.

Ch. 586 (AB 2989) Karnette Pupils: mandatory supplemental instruction.

Existing law requires the governing board of each school district maintaining any or all of grades 2 to 9, inclusive, to offer, and authorizes a charter school to offer, programs of direct, systematic, and intensive supplemental instruction to pupils enrolled in grades 2 to 9, inclusive, who have been recommended for retention or who have been retained, and authorizes a school district or charter school to require a pupil who has been retained to participate in supplemental instructional programs.

This bill would authorize the Long Beach Unified School District to require pupils, who are identified pursuant to a policy adopted by the governing board of the school district at a regularly scheduled board meeting, to participate in supplemental instruction programs, as specified.

The bill would also authorize any other school district to require pupils, who are identified pursuant to a policy adopted by the governing board of the school district at a regularly scheduled board meeting, to participate in those supplemental instructional programs.

The bill would require the school district to provide a mechanism for a parent or legal guardian to decline to enroll his or her child in a program.

The bill would specify that attendance in a program is not compulsory within the meaning of a specified provision of existing law.

Ch. 587 (AB 3046) Chavez Alcoholic beverages: advertising.

Existing law generally prohibits a manufacturer of alcoholic beverages and a winegrower from paying, crediting, or compensating a retailer for advertising or paying or giving anything of value for the privilege of placing a sign or advertisement with a retail licensee. It authorizes, as an exception, the holder of a winegrower's license, a California winegrower's agent, a beer manufacturer, a distilled spirits rectifier, a distilled spirits manufacturer, or a distilled spirits manufacturer's agent, to purchase advertising space and time from, or on behalf of, an on-sale retail licensee, under certain conditions, if the on-sale retail licensee is the owner, manager, agent of the owner, assignee of the owner's advertising rights, or major tenant of specified facilities, including specified facilities located in the Counties of Los Angeles and Orange.

This bill would expand these exceptions to include additional facilities located in Santa Clara County, as specified. This bill would allow, with respect to the specified facilities located in Santa Clara County, advertising space to be purchased from, or on the behalf of, a lessee or manager of the facilities.

This bill would make findings regarding the need for special legislation.

Ch. 588 (AB 3059) Committee on Elections and Redistricting Local elections: conforming changes.

Existing law establishes the procedures for submitting a proposed county ordinance without a petition for the repeal, amendment, or enactment of an ordinance, for submitting a proposed county or district ordinance by the filing of an initiative petition, and for filing a petition protesting the adoption of an ordinance. Existing law also establishes the procedures for consolidating 2 or more elections, including bond elections, of any legislative or congressional district, public district, city, county, or other political subdivision.

Existing law also specifies the established election dates in each year and requires the elections official of the principal county at least 90 days, and not more than 120 days, before the day fixed for a general district election, to publish notice of the election in a newspaper of general circulation, as specified. Existing law also defines "voter" and "district" for purposes of the Elections Code and requires each county elections official to send to the Secretary of State specified voter information.

Existing law also requires the precinct board to enclose and seal in one or 2 packages, as determined by the elections official, specified voting information.

This bill would make various, technical, nonsubstantive, and conforming changes to statutes related to these provisions.

Ch. 589 (AB 699) Chan Vaccines: influenza.

Existing law requires the State Department of Health Services to provide appropriate flu vaccine to local governmental or private, nonprofit agencies at no charge in order that the agencies may provide the vaccine, at a minimal cost, at accessible locations first for all persons 60 years of age or older in this state, and then to any other high-risk groups identified by the United States Public Health Service. The department and the California Department of Aging are required to prepare, publish, and disseminate information regarding the availability of the vaccine, and the effectiveness of the vaccine in protecting the health of older persons.

This bill would require any manufacturer or distributor of the influenza vaccine, or nonprofit health care service plan that exclusively contracts with a single medical group in a specified geographic area, to provide, or arrange for the provision of, medical services to its enrollees to report specified information regarding the supply of the vaccine upon notice from the department. It would require that, within each county or city health jurisdiction, entities that have possession of, or have a legal right to obtain possession of, the influenza vaccine, or entities that are conducting or intend to conduct influenza clinics for the public, their residents, or their employees, with certain exceptions, shall cooperate with the local health officer in determining local inventories of influenza vaccine, including providing copies of invoices and distribution lists as specified.

Ch. 590 (AB 2387) Vargas Insurance agents: education.

Existing law provides for the licensing of fire and casualty broker-agent, personal lines broker-agents, and life agents. An applicant for a fire and casualty broker-agent license who is licensed as a personal lines agent is required, among other things, to complete a minimum of 20 hours of prelicensing classroom study as a prerequisite.

This bill would delete the requirement that the 20 hours of prelicensing study be conducted in a classroom. This bill would also provide that prelicensing courses not conducted in the classroom are subject to review and approval, as specified.

The bill would further provide that prelicensing certificates of completion expire 3 years from completion of the course, whether or not a license is issued.

Ch. 591 (SB 53) Kehoe Redevelopment.

The Community Redevelopment Law authorizes the establishment of redevelopment agencies in communities in order to address the effects of blight, as defined, in those

communities and requires those agencies to prepare, or cause to be prepared, and approve a redevelopment plan for each project area. Existing law requires that a redevelopment plan contain certain provisions and authorizes a plan to provide for the agency to acquire by gift, purchase, lease, or condemnation all or part of the real property in the project area. Existing law permits an agency to extend the time limitation for commencement of eminent domain proceedings to acquire property within the project area only by amending the redevelopment plan.

This bill would require redevelopment plans to contain a description of the agency's program to acquire real property by eminent domain, including prohibitions, if any, on the use of eminent domain. The bill would require a redevelopment agency to find, based on substantial evidence, that significant blight remains in the project area and cannot be eliminated without the use of eminent domain before amending a redevelopment plan to extend the time limitation for the commencement of eminent domain proceedings to acquire property within the project area.

By requiring a redevelopment agency that has adopted a final redevelopment plan on or before January 1, 2007, to amend that plan, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 592 (SB 611) Speier Meat and poultry recalls.

The existing Sherman Food, Drug, and Cosmetic Law establishes requirements for the identification and branding of food, and provides for the administration of those requirements by the Food and Drug Branch of the State Department of Health Services, and, upon request of local agencies, for the administration of certain requirements by local health officers. Violation of this law is a crime.

This bill would require a meat or poultry supplier, distributor, broker, or processor that sells a meat- or poultry-related product in California that meets the criteria for a Class I or Class II recall according to the United States Department of Agriculture (USDA) guidelines to immediately notify the State Department of Health Services and to provide the department with a list of all customers, as specified, that have received or will receive any product subject to recall that the supplier, distributor, broker, or processor has handled or anticipates handling.

The bill would authorize the department to notify appropriate local health officers and environmental health directors that a supplier, distributor, broker, processor, or retailer in the local jurisdiction has handled or received, or anticipates handling or receiving, a meat- or poultry-related product that is subject to a voluntary recall requested or issued by the USDA.

This bill would provide that if the department makes that notification, the department, local health officers, and environmental health directors may notify the public regarding recalled meat- and poultry-related products. The bill would require the exclusion from that requirement of the name or identifying features of the retailer if the retailer is a restaurant and it is determined that the contaminated product has not been served to the public and has been permanently removed from the restaurant's food supply.

By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 593 (SB 988) Migden Safety Awareness Zones: Golden Gate Bridge.

Existing law makes the Department of Transportation responsible for improving and maintaining the state highway system. Existing law does not provide for the designation of a specified segment of a highway as a Safety Awareness Zone.

This bill would designate the Golden Gate Bridge as a Safety Awareness Zone, upon the satisfaction of specified requirements that the bill would also establish for a designation of a highway segment as a Safety Awareness Zone. The bill would authorize a Safety Awareness Zone to be in effect for 3 years and would authorize renewal of a Safety Awareness Zone for an additional 3 years. The bill would require the approval of the Director of Transportation and the Commissioner of the Department of the California Highway Patrol for a 3-year renewal of the Safety Awareness Zone that is a state highway. The bill would require the Department of Transportation to develop and place signs to notify motorists of the presence of a Safety Awareness Zone. The bill would enact related provisions applicable to the establishment of Safety Awareness Zones.

Ch. 594 (SB 1210) Torlakson Eminent domain.

(1) Existing law governing settlement offers in eminent domain proceedings authorizes the recovery of litigation expenses under certain circumstances. Existing law provides that if a court finds, on motion of the defendant, that the offer of the plaintiff was unreasonable and the offer of the defendant was reasonable in light of the evidence admitted and the compensation awarded in the proceeding, then the costs allowed shall include the defendant's litigation expenses.

This bill would define litigation expenses to mean the party's reasonable attorney's fees and costs, including reasonable expert witness and appraiser fees.

(2) Existing law authorizes the plaintiff to make an ex parte application to the court to take possession of property prior to judgment and sets forth the procedures the plaintiff must follow. Existing law authorizes any defendant or occupant of the property to move for relief from the order if the hardship to the defendant of having possession taken at the time specified is substantial.

This bill would revise and recast those provisions. Among other changes to those provisions, the bill would authorize a plaintiff to make an ex parte application to the court for possession when the record owner cannot be located, would authorize the plaintiff to make a motion to the court for possession and would provide for a noticed hearing. The bill would require the plaintiff to serve a copy of the motion on the record owner and on the occupants of the property within specified time periods. The bill would authorize a defendant or occupant of the property to oppose the motion and seek a hearing on the motion regardless of whether the hardship of having possession taken at the time specified in the order is substantial. The bill would require the written opposition to be signed under penalty of perjury, thereby expanding the scope of an existing crime and creating a state-mandated local program. The bill would require the court to make an order for possession if the motion is not opposed and the court makes specified findings. The bill would also authorize a court to issue an order of possession upon an ex parte application by a utility if an emergency exists, as specified. The bill would make other, related changes.

(3) The Eminent Domain Law requires a condemnor to have the property appraised by an expert before depositing with the State Treasury the probable amount of compensation that will be awarded in a condemnation proceeding.

This bill would require a public entity to offer to pay the reasonable costs, not to exceed \$5,000, of an independent appraisal ordered by the owner of a property that the public entity offers to purchase under a threat of eminent domain, as specified, at the time the public entity makes the offer to purchase the property. This appraisal would be required to be conducted by an appraiser licensed by the Office of Real Estate Appraisers.

(4) Existing law prohibits public officers and employees from being financially interested in any contract made by them in their official capacity or by any body or board of which they are members.

This bill would prohibit an officer who is also a member of the governing body of an organization that has an interest in, or to which the public agency may transfer an interest in, property that the public agency may acquire by eminent domain from voting on any matter affecting that organization.

(5) Existing law requires that a redevelopment plan contain time limits, not to exceed 12 years, for the commencement of eminent domain proceedings to acquire property within the redevelopment project area.

This bill would provide that the time limitation may only be extended by amendment of the redevelopment plan after the redevelopment agency finds, based on substantial evidence, that significant blight remains within the project area and that the blight cannot be eliminated without the use of eminent domain.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 595 (SB 1206) Kehoe Redevelopment.

(1) The Community Redevelopment Law authorizes the establishment of redevelopment agencies in communities in order to address the effects of blight in those communities and defines a blighted area as one that is predominantly urbanized and characterized by specified conditions.

This bill would revise the definition of "predominantly urbanized" and revise the conditions that characterize a blighted area. The bill would prohibit the inclusion of nonblighted parcels in a redevelopment project area for the purpose of obtaining property tax revenue from the area without substantial justification for their inclusion.

(2) Under existing law, county officials are charged with the responsibility of allocating taxes levied upon the taxable property in a redevelopment project each year by or for the benefit of specified state or local taxing agencies and are required to prepare and deliver to the redevelopment agency and each of the taxing agencies a specified report that contains, among other information, the total assessed valuation of all taxable property within the redevelopment project area as shown on the base year assessment roll, the identifications of each taxing agency levying taxes in the project area, and the amount of tax revenue to be derived by each taxing agency from the base year assessment roll from the project area, including state subventions for homeowners, business inventory, and similar subventions. Existing law also requires a redevelopment agency to reimburse a county for costs incurred by the county in preparing the reports.

This bill would require these county officials to prepare and deliver a specified report to the Department of Finance that would, in addition to the information specified above, contain specified projections of these tax revenues and would also require the redevelopment agency to prepare and deliver an additional, specified report to the Department of Finance when the agency transmits the map of the project area, as specified. By increasing the duties of local public officials, the bill would impose a state-mandated local program.

The bill would require that the redevelopment agency also reimburse a school district, a county office of education, or a community college district for the preparation of any of these specified reports.

(3) Existing law requires that every redevelopment plan submitted by a redevelopment agency to the legislative body of the local agency contain a report with specified information, including a description of the physical and economic conditions that cause the project area to be blighted.

This bill would require that the description contain specific, quantifiable evidence that documents specified physical and economic conditions in the project area.

(4) Existing law requires the legislative body to consider the adoption of a redevelopment plan submitted by the redevelopment agency at a public hearing.

This bill would require the redevelopment agency, no later than 45 days prior to the hearing, to deliver a copy of the preliminary report and notice of the date of the hearing to the Department of Finance and the Department of Housing and Community Development for an estimate of the proposed plan's effect upon the General Fund.

(5) Existing law specifies the contents of the ordinance adopting a redevelopment plan, including the findings and determinations of the legislative body about the blighted area that is to be redeveloped.

This bill would require the findings to be based on clearly articulated and documented evidence, and would add an additional finding and determination that the implementation of the redevelopment plan will improve the physical and economic conditions of blight in the project area.

(6) Existing law makes an ordinance that adopts, modifies, or amends a redevelopment plan subject to referendum and requires the referendum petitions circulated in cities and counties over 500,000 population be submitted to the clerk of the legislative body within 90 days of the adoption of the ordinance subject to referendum.

This bill would, notwithstanding any other provision of law, make this 90-day requirement applicable to all cities and counties.

(7) Existing law prohibits a redevelopment agency from using tax increment funds for the construction or rehabilitation of a city hall or county administration building.

This bill would include land acquisition, related site clearance, and design costs in the prohibition against using tax increment funds for the construction of a city hall or county administration building.

(8) Existing law requires the redevelopment agency to hold a public hearing on a proposed amendment of the redevelopment plan before recommending the amendment.

This bill would require the agency, no later than 45 days prior to the public hearing, to notify the Department of Finance and the Department of Housing and Community Development of the hearing and the proposed amendment and to prepare a report containing specified information about the proposed amendment. The bill would also require the Department of Finance to estimate certain effects of the proposed amendment. These requirements would apply only if the proposed amendments would make any one of 6 specified changes to the redevelopment plan.

(9) Existing law authorizes a redevelopment agency to merge project areas under its jurisdiction without regard to contiguity of the areas.

This bill would require the legislative body of the redevelopment agency that intends such a merger to find, based on substantial evidence, that significant blight remains within one of the project areas and that the blight cannot be eliminated without the merger.

(10) Existing law authorizes the bringing of a civil action to determine the validity of proceedings taken by a legislative body related to the establishment of a redevelopment agency and specified actions taken by a redevelopment agency and makes the Department of Finance an interested person in action brought with regard to the validity of an ordinance adopting a redevelopment plan.

This bill would permit the civil action to be commenced within 90 days from the date of the decision of the legislative body or redevelopment agency and would also make the Attorney General an interested person in a civil action brought to determine the validity of these matters. The bill would authorize the Attorney General to intervene as of right in these civil actions.

The bill would prohibit an action from being brought against a redevelopment agency or legislative body unless the grounds for noncompliance with the Community Redevelopment Law are presented to the agency or legislative body orally or in writing before the close of the required public hearing.

The bill would require any party filing a pleading or brief in an action challenging the validity of a finding and determination that the project area is blighted to serve a copy of the pleading or brief on the Attorney General and would prohibit a court from granting relief to a party unless proof is filed with the court that the party has complied with this requirement.

The bill would prohibit a redevelopment agency or legislative body from permitting or requiring a property owner or real party in interest to indemnify the agency or legislative body against these civil actions as a condition of adopting or amending a redevelopment plan.

(11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 596 (SB 1222) Ackerman Crime: criminal gangs.

Existing law, as amended by initiative, provides that any person who participates in any criminal street gang with knowledge that its members engage in a pattern of criminal gang activity and who promotes felonious criminal conduct shall be punished, as specified. Existing law defines a pattern of criminal gang activity as the commission, attempt to commit, conspiracy to commit, solicitation for, or conviction of 2 or more listed offenses, as specified. Existing law authorizes the Legislature to amend these provisions with a 2/3 vote of each house.

This bill would add various crimes relating to prohibited possession of a firearm, carrying a concealed firearm, and carrying a loaded firearm, to those offenses which if committed by members of the criminal street gang establish a pattern of criminal gang activity for purposes of these provisions, as specified.

Because this bill would change the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 597 (SB 1244) Soto National Guard: volunteers: travel and uniform allowance.

Existing law specifies certain pay and allowances for members of the National Guard.

This bill would express the intent of the Legislature to enact legislation to defray costs of service that volunteers must bear as members of the State Military Reserve and Naval Militia. This bill would authorize an allowance, as specified, to volunteers in the State Military Reserve and Naval Militia for reimbursement of uniform and travel costs. This bill would make an appropriation of \$75,000 from the General Fund to the Military Department for the purposes of providing the allowance.

Ch. 598 (SB 1368) Perata Electricity: emissions of greenhouse gases.

(1) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. Existing law authorizes the PUC to establish rules for all public utilities, and the Legislature has established procedures for rulemaking proceedings before the PUC. Existing law requires the PUC to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program.

Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to certify eligible renewable energy resources, to design and implement an accounting system to verify compliance with the renewables portfolio standard by retail sellers, and to allocate and award supplemental energy payments to cover the above-market costs of electricity generated by eligible renewable energy resources.

Under existing law the governing board of a local publicly owned electric utility is responsible for implementing and enforcing a renewables portfolio standard that recognizes the intent of the Legislature to encourage renewable resources, while taking into consideration the effect of the standard on rates, reliability, and financial resources and the goal of environmental improvement. Existing law requires the governing board of a local publicly owned electric utility to report certain information relative to renewable energy resources to its customers.

Existing law defines an "electric service provider" as an entity that offers electrical service to customers within the service territory of an electrical corporation, excluding electrical corporations, local publicly owned electric utilities, and certain cogenerators. Provisions of the existing Public Utilities Act restructuring the electrical services industry require that electric service providers register with the PUC and require the PUC to authorize and facilitate direct transactions between electric service providers and retail end-use customers. However, other existing law suspends the right of retail end-use customers other than community aggregators, to acquire service through a direct transaction, until the Department of Water Resources no longer supplies electricity under that law.

Existing law defines a "community choice aggregator" and authorizes customers to aggregate their electric loads as members of their local community with community choice aggregators.

The existing restructuring of the electrical industry within the Public Utilities Act provides for the establishment of an Independent System Operator (ISO) as a nonprofit public benefit corporation. Existing law requires the ISO to ensure efficient use and reliable operation of the transmission grid consistent with achieving planning and operating reserve criteria no less stringent than those established by the Western Electricity Coordinating Council and the American Electric Reliability Council.

Under existing law, the State Air Resources Board, the Energy Commission, and the California Climate Action Registry all have responsibilities with respect to the control of emissions of greenhouse gases, as defined, and the Secretary for Environmental Protection is required to coordinate emission reductions of greenhouse gases and climate change activity in state government.

This bill would prohibit any load-serving entity, as defined, and any local publicly owned electric utility, from entering into a long-term financial commitment, as defined, unless any baseload generation, as defined, complies with a greenhouse gases emission performance standard. The bill would require the PUC, by February 1, 2007, through a rulemaking proceeding and in consultation with the Energy Commission and the State Air Resources Board, to establish a greenhouse gases emission performance standard for all baseload generation of load-serving entities. The bill would require the Energy Commission, by June 30, 2007, at a duly noticed public hearing and in consultation with the PUC and the State Air Resources Board, to establish a greenhouse gases emission performance standard for all baseload generation of local publicly owned electric utilities. The bill would require that the greenhouse gases emission performance standard not exceed the rate of emissions of greenhouse gases for combined-cycle natural gas, as defined, baseload generation. The bill would prohibit the PUC from approving any long-term financial commitment by an electrical corporation unless any baseload generation supplied under the long-term commitment complies with the greenhouse gases emission performance standard. The bill would authorize the PUC to review any long-term financial commitment proposed to be entered into by an electric service provider or community choice aggregator in order to enforce the bill's requirements. The bill would require the PUC to adopt rules to enforce these requirements for load-serving entities and would require the PUC to adopt procedures, for all load-serving entities, to verify the emissions of greenhouse gases from any baseload generation supplied under a contract subject to the greenhouse gases emission performance standard. The bill would require the PUC, through a rulemaking proceeding and in consultation with the Energy Commission and the State Air Resources Control Board, to reevaluate and continue, modify, or replace the greenhouse gases emissions performance standard when an enforceable greenhouse gases emissions limit is established and in operation, that is applicable to load-serving entities.

The bill would require the Energy Commission to adopt regulations for the enforcement of the greenhouse gases emission performance standard with respect to a local publicly owned electric utility. The bill would require the Energy Commission, in a duly noticed public hearing and in consultation with the PUC and the State Air Resources Board, to reevaluate and continue, modify, or replace the greenhouse gases emission performance standard when an enforceable greenhouse gases emissions limit is established and in operation, that is applicable to local publicly owned electric utilities.

(2) Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime.

Because certain of the provisions of this bill are within the act and require action by the commission to implement its requirements, a violation of these provisions would impose a state-mandated local program by creating a new crime.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 599 (SB 1379) Perata Biomonitoring.

Existing law establishes various programs for the protection of the public from exposure to toxins, including, but not limited to, the Childhood Lead Poisoning Prevention Act, administered by the State Department of Health Services, which imposes a fee upon manufacturers or persons who are responsible for lead contamination and applies the proceeds of the fee to reduction or elimination of the harm caused by the lead contamination.

This bill would require the department in collaboration with the California Environmental Protection Agency to establish the California Environmental Contaminant Biomonitoring Program to monitor the presence and concentration of designated chemicals, as defined, in Californians.

This bill would require the department and the agency to establish a Scientific Guidance Panel to assist the department and the agency. The bill would require the department to provide public access to information, and to report to the Legislature and the public.

Ch. 600 (SB 1451) Kehoe Emergency preparedness: disabled community. Existing law provides for emergency services, as specified.

This bill would require the Governor's Office of Emergency Services to ensure representation of the disabled community on all pertinent Standardized Emergency Management System Specialist Committees, as specified. The bill would require the Director of Emergency Services to report to the Legislature, not later than January 1, 2009, recommendations regarding preparedness, planning, procedures and other items, as specified, to prepare and disseminate sample brochures on those matters, and to make those brochures available in accessible formats, as specified. The bill would require the director and the State Fire Marshal's office to seek research funds to assist in the development of new technologies and information systems that will assist in the evacuation of disabled persons, as specified. The bill would express the intent of the Legislature that funds be used from funds received from the federal Department of Homeland Security, as specified.

Ch. 601 (SB 1454) Torlakson Crimes: hazing.

Existing law codifies within the Education Code the definition of hazing and imposes criminal penalties on persons who haze.

This bill would repeal the Education Code hazing provisions and instead codify within the Penal Code a new definition of hazing and prescribe misdemeanor and felony penalties, as specified. This bill would also allow a person to bring a civil action for injury or damages against individuals who participate in the hazing or organizations who authorize, request, command, participate in, or ratify the hazing.

Because this bill would change the definition of a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 602 (SB 1650) Kehoe Eminent domain.

Existing law requires the governing body of a public entity to adopt a resolution of necessity, as specified, and send related notices before commencing an eminent domain proceeding. Existing law provides that an owner of property taken by eminent domain is entitled to compensation, including compensation for goodwill.

This bill would require the governing body of a public entity, before the public entity may use property that is subject to a resolution of necessity, as specified, for a public use other than the public use stated in the resolution to adopt a resolution authorizing a different use of the property by a vote of at least 2/3 of all members of the governing body of the public entity or a greater vote as required by statute, charter, or ordinance. The bill would also require a public entity to sell property that is not used for the public use stated in the resolution within 10 years of the adoption of the resolution unless the governing body adopts a resolution authorizing a different use or reauthorizing the existing stated public use by a vote as described above. The bill would require specified property subject to the new resolution procedure to be offered back to the person or persons from whom the property was acquired, subject to certain requirements, if the public entity fails to adopt a new resolution or a resolution reauthorizing the stated public use, and that property was not used for the public use stated in the original resolution of necessity or a new resolution authorizing a different use or reauthorizing the existing stated public use between the time of the property's acquisition and the time of the public entity's failure to adopt a new resolution. The bill would require the Department of Housing and Community Development to provide specified information to a public entity in connection with property that is a single-family residence.

This bill would also require a public entity acquiring property under specified circumstances to offer the owner of the property a one-year leaseback agreement for that property owner's continued use, subject to the property owner's payment of fair market rents and compliance with other specified conditions, unless the public entity states in writing that the development, redevelopment, or use of the property is scheduled to begin within two years of its acquisition. With regard to the calculation of compensation for the property taken, the bill would prohibit additional goodwill value from accruing during the leaseback.

The bill would apply prospectively, as specified.

Ch. 603 (SB 1809) Machado Redevelopment: eminent domain.

Existing law governs eminent domain proceedings including those initiated by community redevelopment agencies. Existing law requires a description of the land within a redevelopment project area and a statement that proceedings for the redevelopment of the project area have been instituted to be recorded with the county recorder of the county in which the project area is situated after the legislative body adopts a redevelopment plan.

Existing law authorizes amendments to a redevelopment plan to be recorded as promptly as practicable following their adoption by the legislative body.

This bill would require the statement to be recorded not later than 60 days following adoption of a redevelopment plan or amendments to a redevelopment plan. The statement regarding plan adoption, if the plan authorizes the agency to acquire property by eminent domain, and the statement regarding amendments to the plan, if a plan amendment adds territory to the project area, would be required to contain a prominent heading in boldface type noting that the property that is the subject of the statement is located within a redevelopment project, a description of the provisions of the redevelopment plan that authorize the agency to use of the power of eminent domain, and a general description of any limitations on the use of the power of eminent domain contained in the redevelopment plan. For a redevelopment plan adopted on or before December 31, 2006, that authorizes the acquisition of property by eminent domain, the bill would require the agency, on or before December 31, 2007, to cause a revised statement to be recorded with the county recorder of the county in which the project area is situated containing all the above information. The bill would prohibit an agency from commencing an action in eminent domain until this statement is recorded with the county recorder. By imposing new duties on local government, the bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 604 (AB 450) Yee Standardized emergency management system: animals.

Existing law requires the Office of Emergency Services, in coordination with all interested state agencies with designated response roles in the state emergency plan and interested local emergency management agencies, to jointly establish by regulation a standardized emergency management system for use by all emergency response agencies, to include specified components.

This bill would require the office to approve and adopt, and incorporate the California Animal Response Emergency System program into the standardized emergency management system. The bill would require the office and the Department of Food and Agriculture, and other interested parties, to enter into a memorandum of understanding to incorporate the CARES program into their emergency planning.

Ch. 605 (AB 630) Chu Immigration consultants.

Existing law provides for the regulation of a person engaged in the business or acting in the capacity of an immigration consultant. Existing law requires an immigration consultant to file a bond with, and submit a disclosure form and a copy of a photograph identification to, the Secretary of State. Existing law requires the Secretary of State to post on its Internet Web site information demonstrating that an immigration consultant is in compliance with the bond requirement.

This bill would also require a person engaged in the business or acting in the capacity of an immigration consultant to submit to the Department of Justice (DOJ) fingerprint images and other information required by DOJ to obtain the person's criminal history information, as specified. The bill would require DOJ to forward the person's fingerprint images and other information to the Federal Bureau of Investigation to obtain federal criminal history information and would require DOJ to report the criminal history information to the Secretary of State. The bill would require an immigration consultant to pass a background check, and would require his or her disqualification for specified reasons. The bill would require the Secretary of State to post on its Internet Web site information, other than criminal history information received from DOJ, demonstrating that an immigration consultant has passed the background check and a copy of his or her photograph, and would only allow

posting of this information and the information regarding bond compliance if he or she has met those requirements. The bill would require the Secretary of State to issue a cease and desist order to a person who has failed to maintain a valid bond or to pass the background check, after giving the person notice and an opportunity to demonstrate that grounds do not exist for the order, and to give notice of the failure to the Attorney General.

Existing law requires an immigration consultant to provide a client with a written contract prior to providing services. Existing law makes it unlawful for a person to disseminate any statement that the person acts or proposes to act as an immigration consultant without having a bond on file with the Secretary of State.

This bill would require an immigration consultant to include information in the written contract regarding reporting complaints to the California Department of Justice and the State Bar of California. The bill would also make it unlawful for a person to disseminate a statement that the person acts or proposes to act as an immigration consultant without having a disclosure statement on file with the Secretary of State.

Existing law makes a violation of the provisions regulating immigration consultants a misdemeanor, subject to specified fines.

This bill would specify that an action for a violation of those provisions must be commenced within 4 years after discovery of the commission of the offense.

Because this bill would create a new crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 606 (AB 1407) Lieber State-owned Bay Area toll bridges: HOV lanes.

(1) Existing law specifies the respective powers and duties of the Bay Area Toll Authority and the Department of Transportation relative to the operation of the state-owned Bay Area toll bridges and the allocation of toll bridge revenues. Existing law establishes an expenditure plan that includes a project list for the toll revenues derived from increasing the bridge tolls from \$2 to \$3.

This bill would modify certain of the duties required of local and regional agencies relative to that expenditure plan, thereby imposing a state-mandated local program.

(2) Existing law provides for the Department of Transportation to designate certain lanes for the exclusive use of buses and high-occupancy vehicles (HOVs), which lanes may also be used by certain low-emission and hybrid vehicles not carrying the requisite number of passengers otherwise required for use of an HOV lane if the vehicles display a valid identifier issued by the Department of Motor Vehicles until January 1, 2008, Existing law authorizes. but does not require, the Bay Area Toll Authority to grant toll-free or reduced-rate passage on the state-owned Bay Area toll bridges to buses and specified carpool vehicles. Existing law requires the same toll-free or reduced-rate passage to be extended to certain low-emission vehicles and hybrid vehicles displaying the identifier issued by the Department of Motor Vehicles, subject to various conditions. Under these conditions, residents of the 9-county Bay Area with hybrid vehicles are first required to enroll in the automatic vehicle identification and payment system, known as FasTrak, before they may apply to DMV for an identifier and before they may travel in any HOV lane without having the requisite number of passengers otherwise required for use of an HOV lane. To the extent that residents of the 9-county Bay Area with hybrid vehicles travel on a Bay Area state-owned toll bridge without the requisite number of passengers required for toll-free or reduced-rate passage, those persons are required to pay the regular applicable toll through the FasTrak, system. Residents of other counties with hybrid vehicles are not required to first enroll in FasTrak, in order to apply to DMV for an identifier.

This bill would instead require residents of the 9-county Bay Area with hybrid vehicles to obtain and maintain an active FasTrak, account in order to apply to DMV for an identifier and before they may travel in any HOV lane without having the requisite number of passengers otherwise required for use of an HOV lane.

This bill would also require a local authority, until January 1, 2008, if it authorizes or permits exclusive or preferential use of highway lanes or highway access ramps for high-occupancy vehicles, to also extend the use of those lanes or ramps to vehicles that have been issued distinctive decals, labels, or other identifiers because the vehicles meet specified conditions for low-emission vehicles. This bill would require the local authorities to suspend the high-occupancy vehicle lane access privilege during periods of peak congestion to the above-described vehicles if a periodic review of lane performance discloses certain factors.

- (3) This bill would incorporate additional changes in Section 21655.9 of the Vehicle Code, proposed by AB 2600, to become operative only if AB 2600 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 607 (AB 2085) Parra Income taxes: designations: California Military Family Relief Fund.

Under existing Personal Income Tax Law, taxpayers are allowed to designate on their tax returns that a specified amount in excess of their tax liability be transferred to the California Military Family Relief Fund. Upon appropriation by the Legislature, the moneys in this fund are to be allocated to the Military Department to provide financial aid grants to eligible members of the California National Guard who are California residents, who have been called to active duty for at least 100 consecutive days, and whose military salary has decreased by 30% or more from the member's civilian salary.

This bill would instead require a member to have been called to active duty for at least 60 consecutive days, and would require either that the member's salary, combined with any ongoing partial receipt of civilian salary, to have decreased by 10% or more from the member's civilian salary, or the household income of the member's family to have decreased by 10% or more from the member's household income prior to deployment, in order for the member to be eligible to receive a grant.

Ch. 608 (AB 2102) Saldana Military dependents: records.

Existing law prescribes certain courses of study for pupils enrolled in public school and requires specific courses be completed in order to receive a diploma of graduation from high school. Existing law permits a school district to specify additional coursework for a pupil to complete in order to receive a diploma of graduation from high school.

This bill would require the State Department of Education to establish a formal liaison with the United States Department of Defense and school districts and county offices of education that enroll military dependents to examine course credit transfer issues and establish guidelines for course credit transfer, to develop procedures to facilitate the integration of military dependents into new schools, to establish procedures to assist military dependents in meeting local graduation requirements, and to create model memorandums of agreement between military bases and school districts or county offices of education. The bill also would permit the governing board of a school district and a county office of education to establish a course credit transfer policy for schoolage military dependents provided that the military dependents would still substantially meet the graduation requirements prescribed by the governing board; and to provide early entry transfer, pretranscript evaluation, pupil

support services, and other similar assistance to aid schoolage military dependents in meeting graduation requirements. The bill, however, would limit the authority of a school district to make the specified accommodations for military dependents to situations in which the parent or legal guardian of the military dependent is serving on active duty or has been discharged from military service within the last year and the transfer of the military dependent to a new school is the direct result of a military transfer or discharge of the parent or legal guardian of the dependent.

Ch. 609 (AB 2210) Goldberg Tow trucks: regulating.

(1) Existing statutory law authorizes a city or county to adopt rules and regulations by ordinance or resolution regarding, among other things, licensing and regulating the operation of tow truck service or tow truck drivers whose principal place of business or employment is within the jurisdiction of that local authority, except as specified.

This bill would express certain legislative findings regarding the safety and welfare of the general public as being promoted in allowing local authorities to license and regulate tow truck service companies and their operators.

(2) Existing law requires a towing company to remove a vehicle parked on private property to the nearest public garage under specific circumstances if, among other things, the property owner or lessee's prior written authorization is obtained and imposes certain duties on the property owner or lessee, the tow truck company, and the storage facilities and their operators. Under existing law, civil causes of action are established for violating these provisions and it is an infraction, under the Vehicle Code, for a person to violate, or fail to comply with the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code.

This bill would substantially recast these provisions by requiring, among other things, that the property owner or lessee include the name and telephone number of each towing company that is a party to a written general towing authorization with that person, that the described written authorization from the property owner or the lessee contain certain specific information, and that the tow truck operator, notify the registered and legal owner of the fact of the removal of a vehicle, the grounds for the removal, and the place where the vehicle has been removed, under specified conditions. The bill would also require the towing company to provide a photocopy, as specified, of the written authorization to the vehicle owner or an agent of that owner, when that person claims the vehicle and prior to payment, would prohibit a towing company from removing or commencing the removal of a vehicle from certain private property unless the towing company has made a good faith inquiry to determine that the owner or the property owner's agent complied with certain statutory restrictions regarding the removal of a vehicle from certain private property. The bill would require a towing company to maintain certain records. The bill would make a violation of these provisions, an infraction or a misdemeanor, thereby imposing a state-mandated local program by creating new crimes, and subject to civil actions.

The bill would require, upon a vehicle owner's request, a towing company or its driver to immediately and unconditionally release a vehicle that is not yet removed from private property and in transit. The bill would make it a misdemeanor to violate this requirement and to knowingly charge a vehicle owner a towing, service, or charge that exceeds statutorily imposed rates, thereby imposing a state-mandated local program by creating new crimes.

This bill would require a towing operator to make available for inspection and copying, his or her rate approved by the California Highway Patrol within 24 hours of a request to specified entities. The bill would make it a misdemeanor to violate this requirement, thereby imposing a state-mandated local program by creating new crimes.

The bill would require an owner or the owner's authorized agent of a vehicle that has been released, as described above, to immediately move that vehicle to a lawful location. Because the failure to comply with this requirement would be a crime, this bill would impose a state-mandated local program.

This bill would require a person operating or in charge of a storage facility to conspicuously display in that portion of the office where business is conducted with the public a notice advising that all valid credit cards, as defined, and cash are acceptable means of payment.

The bill would make the failure to comply with these display requirements or to fail to accept valid credit card or cash payments a misdemeanor, thereby, imposing a state-mandated local program by creating new crimes.

This bill would require a towing company that removes a vehicle from private property to notify the local law enforcement agency of the tow after the vehicle is removed from the private property and is in transit. The bill would subject the towing company to civil liability to the registered owner of the vehicle, or his or her agent, if the towing company fails to notify the local law enforcement agency within 30 minutes of the removal. The bill would provide that a towing company is guilty of a misdemeanor if the towing company fails to notify the local law enforcement agency within 60 minutes after that removal or 15 minutes after the towed vehicle arrives at a storage facility, whichever is less, thereby imposing a state-mandated local program by creating a new crime. The bill would provide a towing company with an affirmative defense if the required notification is impracticable, in which case the time for notification is tolled for the period in which the notification is impracticable.

The bill would express the intent of the Legislature regarding vehicle possession and promoting the safety of the general public, and would specify that the remedies, sanctions, restrictions, and procedures provided in these provisions are not exclusive and are in addition to other remedies, sanctions, restrictions, or procedures that may be provided in other provisions of law.

This bill would require that a vehicle removed from private property be stored in a storage facility that meets specified requirements. Because the failure to comply with these requirements would be a crime, the bill would impose a state-mandated local program.

(3) Existing law authorizes a peace officer, as defined, or a regularly employed and salaried employee who is engaged in directing traffic or enforcing parking laws and regulations of the jurisdiction in which a vehicle is located, to immobilize the vehicle that is located on a highway or public lands located within the territorial limits in which the officer or employee may act, if the vehicle is found upon a highway or the public lands and certain factors are known to exist regarding the vehicle or the registered owner.

This bill would expressly provide that the above-described authorization does not authorize a person, other than a person expressly authorized above, to immobilize a vehicle.

(4) Existing law limits a towing company to imposing a charge of not more than $^{1}/_{2}$ of the regular towing charge for the towing of a vehicle at the request of the owner of private property or that owner's agent if the owner of the vehicle or the vehicle owner's agent returns to the vehicle before it is removed from the private property.

This bill would recast that provision to limit a towing company to 1 /₂ of the regular towing charge of a vehicle that is towed at the request of the owner, the owner's agent, or the person in lawful possession of the private property if the owner of the vehicle or the vehicle owner's agent returns to the vehicle after the vehicle is coupled to the tow truck, as specified, or is lifted off the ground by means of conventional trailer, and before it is removed from the private property.

(5) Existing law prohibits an owner or person in lawful possession of private property that is held open to the public, or a discernible portion thereof, for parking of vehicles at no fee, from towing or removing, or causing the towing or removal, of a vehicle within one hour of the vehicle being parked, except as excluded.

This bill would exclude from this prohibition a vehicle that is parked in a manner that interferes with an entrance to, or exit from, the private property.

This bill would also express legislative intent regarding promoting the safety of the general public, and would allow for a civil cause of action upon a violation of the above prohibition.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 610 (AB 2214) Tran Asian food: study.

Existing law, the California Uniform Retail Food Facilities Law (CURFFL), provides for the regulation of health and sanitation standards for retail food facilities by the State Department of Health Services, and is primarily enforced by local health agencies.

Existing law also contains various provisions governing food labeling and safety.

This bill would require the department to conduct a study in connection with these standards and their effect on the sale and consumption of specified food at traditional Asian ceremonies and cultural events. This bill would require the department to present its findings to the Legislature no later than January 1, 2008.

Ch. 611 (AB 2242) Committee on Public Employees, Retirement and Social Security Public employee health benefits: vision care: annuitants.

Existing law provides in the State Treasury the State Annuitants' Vision Care Benefits Fund that is, upon appropriation by the Legislature, available to the Board of Administration of the Public Employees' Retirement System for expenditure solely for the provision of vision care benefits to state annuitants.

This bill would additionally establish a vision care program for specified state annuitants and their dependents. The bill would require the Department of Personnel Administration to administer the program, and would create the Vision Care Program for State Annuitants Fund that is available, upon appropriation by the Legislature, for those purposes. The bill would also require the department to report to the Legislature with regard to the economic sustainability of the program, and would allow for the termination of the program upon a specified circumstance.

Ch. 612 (AB 2283) Oropeza Physicians and surgeons: cultural background and foreign language proficiency.

The Medical Practice Act provides for the licensure by the Medical Board of California of physicians and surgeons as well as other healing arts practitioners. The act requires each licensed physician to complete a questionnaire sent to him or her at the time of license renewal that seeks specified information. Existing law authorizes a physician to report to the board, and requires the board to collect, information regarding his or her cultural background and foreign language proficiency. Existing law permits this information to be placed on the board's Internet Web site.

This bill would require the information regarding cultural background and foreign language proficiency to be aggregated on an annual basis based on categories utilized by the board in the collection of the data, and to be aggregated into both statewide totals and ZIP Code of primary practice location totals. The bill would also require this information to be compiled and reported on the board's Internet Web site on or before October 1 of each year.

Ch. 613 (AB 2433) Negrete McLeod National Guard Family Resource Center Act. Existing law establishes the Military Department comprised of the Office of the Adjutant General, the California National Guard, the State Military Reserve, the California Cadet Corps, and the Naval Militia. The department has specified powers and duties relating to military and veterans.

This bill would appropriate from the General Fund to the department the sum of \$99,000 for the 2006–07 fiscal year to provide upgraded armory facilities and access at specified battalion headquarters armory locations to support the creation of Family Resource Centers, as provided.

This bill would require the department to make a report to the Legislature regarding the program and make specified legislative findings and declarations in connection thereto. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 614 (AB 2600) Lieu Vehicles: HOV lanes.

(1) Existing law provides for the Department of Transportation to designate certain lanes for the exclusive use of high-occupancy vehicles (HOVs), which lanes may also be used by certain low-emission and hybrid vehicles not carrying the requisite number of passengers otherwise required for use of an HOV lane if the vehicles display a valid identifier issued by the Department of Motor Vehicles until January 1, 2008. Existing law requires the department to make available for issuance, no more than 75,000 distinctive decals, labels, and other identifiers for certain hybrid or alternative fuel vehicles meeting specified mileage and emission standards. Existing law authorizes, but does not require, the Bay Area Toll Authority to grant toll-free or reduced-rate passage on the state-owned Bay Area toll bridges to any vehicle. Existing law requires that if such authority is exercised the same toll-free or reduced-rate passage be extended to certain low-emission vehicles and hybrid vehicles displaying the identifier issued by the Department of Motor Vehicles, until January 1, 2008, subject to various conditions.

This bill would extend these provisions until January 1, 2011, or until the Director of Transportation determines that federal law does not authorize the state to allow these low-emission and hybrid vehicles to so operate in HOV lanes, whichever occurs first.

This bill would increase the number of described distinctive decals, labels, and other identifiers that are required to be issued by the department to no more than 85,000, rather than no more than 75,000.

(2) Existing law prohibits, until January 1, 2008, a person from operating or owning a vehicle that displays a decal, label, or other identifier if that identifier was not issued to that vehicle. Existing law provides that a violation of this prohibition is a misdemeanor.

This bill would extend this prohibition to January 1, 2011 or until the Director of Transportation makes a determination regarding federal law, as specified. Because a violation of this prohibition is a crime, this bill would create a state-mandated local program.

- (3) This bill would incorporate changes made to Sections 5205.5 and 21655.9 of the Vehicle Code proposed by AB 1407 to become operative only if AB 1407 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 615 (AB 2609) Evans Residential facilities for the elderly: employee training. Existing law, the California Residential Care Facilities for the Elderly Act, provides for the licensure and regulation of residential care facilities for the elderly by the State Department of Social Services. Under existing law, a violation of any of these provisions is punishable as a misdemeanor.

This bill would require, beginning January 1, 2008, that a licensed residential care facility for the elderly ensure that each employee of the facility who assists residents with the self-administration of medications meet specified employee training requirements set forth in the bill. The bill would require these employees to pass an examination subsequent to completion of the training. The bill would require that each residential care facility that provides employee training pursuant to these provisions maintain certain records and documentation related to that training. It would also provide that a facility, licensed to provide care for 16 or more persons, maintain documentation that demonstrates that a consultant pharmacist or nurse has reviewed the facility's medication management program

and procedures at least twice a year. By creating a new crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 616 (AB 2719) Houston Property tax postponement.

The Senior Citizens and Disabled Citizens Property Tax Postponement Law allows senior citizens and disabled persons to postpone their payment of ad valorem property taxes, special assessments, and fees and other charges due on a residential dwelling, where household income, as defined, does not exceed either \$34,000 or \$24,000, as applicable.

This bill would, for the 2007 calendar year and each subsequent calendar year, and for approved fiscal years commencing within any of those calendar years, allow senior citizens and disabled persons to postpone the payment of ad valorem property taxes, special assessments, and fees and other charges, where household income, as defined, does not exceed specified amounts. This bill would provide for the annual adjustment of that household income amount for inflation, commencing with the 2010 calendar year and fiscal years commencing within that calendar year.

Ch. 617 (AB 2778) Lieber Electricity: self-generation incentive program.

Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. Existing law requires the commission, in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission), to administer, until January 1, 2008, a self-generation incentive program for distributed generation resources in the same form that exists on January 1, 2004, subject to certain air emissions and efficiency standards. In a decision, the PUC adopted the California Solar Initiative, which modified the self-generation incentive program for distributed generation resources and provides incentives to customer-side photovoltaics and solar thermal electric projects under one megawatt.

This bill would require the commission, in consultation with the Energy Commission, to administer, until January 1, 2012, a self-generation incentive program for distributed generation resources. The program in its currently existing form, would be applicable to all eligible technologies, as determined by the commission, until January 1, 2008, except for solar technologies, which the commission would be required to administer separately, after January 1, 2007, pursuant to the California Solar Initiative. The bill, commencing January 1, 2008, until January 1, 2012, would limit eligibility for nonsolar technologies to fuel cells and wind distributed generation technologies that meet or exceed the emissions standards required under the distributed generation certification program adopted by the State Air Resources Board. The bill would require the Energy Commission, on or before November 1, 2008, in consultation with the commission and the board, to evaluate the costs and benefits of providing ratepayer subsidies for renewable and fossil fuel "ultraclean and low-emission distributed generation," as defined, as part of the Energy Commission's integrated energy policy report.

Ch. 618 (AB 2844) Nation Mental health: veterans' eligibility for services.

Existing law authorizes a county to appoint a county veterans service officer and to prescribe the duties of that office. Existing law sets forth the primary goals of the mental health account of a local mental health trust fund, including, but not limited to, services for seriously emotionally disturbed children and adolescents, and adults and older adults who have a serious mental disorder, including veterans in need of mental health services who are not eligible for federal health care coverage. Existing law requires the county to refer the veteran to the county veterans service officer, if any, prior to denying eligibility.

This bill would require veterans, who are eligible for both federal and county mental health services, to utilize the services provided through their federal health care coverage. However, this bill would prohibit counties from denying mental health services to eligible veterans based solely on their status as veterans, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 619 (AB 2911) Nunez California Discount Prescription Drug Program.

Under existing law, the State Department of Health Services administers the Medi-Cal program, and is authorized, among other things, to enter into contracts with certain drug manufacturers. Under existing law, the department is entitled to drug rebates in accordance with certain conditions, and drug manufacturers are required to calculate and pay interest on late or unpaid rebates.

This bill would establish the California Discount Prescription Drug Program within the department, applicable only to prescription drugs dispensed to recipients on an outpatient basis. The bill would require the department to negotiate drug discount agreements with drug manufacturers, as specified. The bill would authorize any licensed pharmacy and any drug manufacturer, as defined, to participate in the program. The bill would authorize the department, on August 1, 2010, to require prior authorization in the Medi-Cal program for any drug of a manufacturer if specified conditions are met. The bill would establish eligibility criteria and application procedures for eligible Californians to participate in the program.

The bill would establish the California Discount Prescription Drug Program Fund into which all payments received under the program would be deposited. The bill would provide that moneys in the fund shall be made available, upon appropriation, to the department for purposes of the program.

Ch. 620 (AB 2990) Levine Senior centers: emergency operations plans.

Existing law establishes the Multipurpose Senior Services Program, administered through the California Department of Aging, to provide specified services to frail elderly individuals 65 years of age and older who are certifiable for placement in a nursing facility. Under existing law, the department contracts with nonprofit organizations and local public entities for the establishment of Multipurpose Senior Services Program sites.

Existing law also provides for the Senior Center Bond Act Fund, which is administered through the department and provides funds to public or private nonprofit agencies for, among other things, the purpose of expanding senior center programs, and purchasing and acquiring equipment.

This bill would require each multipurpose senior center, and each senior center, to develop an emergency evacuation plan that meets specified criteria, no later than June 30, 2007.

Ch. 621 (AB 3021) Nunez California-Mexico relations.

(1) Existing law generally provides for programs administered by various state agencies regarding issues of concern between California and Mexico.

This bill would set forth certain findings and declarations of the Legislature in that regard.

(2) Existing law establishes in state government the Office of California-Mexico Affairs to further and develop favorable relations with the State of Baja California, the State of Baja California Sur, other Mexican states bordering on the United States, and the remaining states and territories of the Republic of Mexico necessary for the completion of the office's tasks.

This bill would establish the California-Mexico Border Relations Council to consist of specified state officials. The bill would require the council to, among other things, coordinate

activities of state agencies that are related to cross-border programs, initiatives, projects, and partnerships that exist within state government. The bill would, beginning January 1, 2008, require the council to annually submit a report on its activities to the Legislature.

Ch. 622 (AB 2884) Baca Military service: benefits.

Existing law provides certain protections for specified members of the United States Military Reserve and National Guard including the provision that any insurer, which was providing health or medical insurance to a reservist, as defined, at the time the reservist was ordered to active duty, shall reinstate the health or medical insurance without waiting periods or exclusion of coverage for preexisting conditions.

The Knox-Keene Health Care Service Plan Act of 1975 provides for the regulation and licensing of health care service plans by the Department of Managed Health Care and imposes administrative penalties, as provided, on the violations of its provisions. Existing law also permits the Insurance Commissioner to impose administrative penalties for various violations of provisions of the Insurance Code.

This bill would apply these administrative penalties to include health care service plans offered to specified members of the United States Military Reserve and National Guard, by providing that any entity, which was providing any type of health care coverage, including, but not limited to, health care service plans, specialized health care service plans, and health insurance, would be required to reinstate the health care coverage without waiting periods or exclusion of coverage for preexisting conditions.

This bill would provide that the application of these administrative penalties would apply only to members of the United States Military Reserve and National Guard called to active duty on or after January 1, 2007.

This bill also would provide that any person or entity subject to regulation under the Knox-Keene Act that violates these provisions would be subject to disciplinary administrative action by the Department of Managed Health Care, and any person or entity subject to regulation under the Insurance Code would be subject to any applicable penalties under the Insurance Code.

Ch. 623 (SB 44) Torlakson Vehicles: dealer document preparation charges.

Existing law makes it a violation of the Vehicle Code for the holder of a vehicle dealer's license to commit specified actions, including, among other things, to advertise the total price of a vehicle without including all costs to the purchaser at the time of sale, except taxes, vehicle registration fees, the California tire fee, as defined, emission testing fees not exceeding \$50, actual fees charged for certificates, finance charges, and a dealer document preparation charge. Existing law prohibits the dealer document preparation charge from exceeding \$45.

This bill would increase to \$55 the maximum dealer document preparation charge.

Ch. 624 (SB 145) Murray Political Reform Act of 1974: contributions.

(1) Existing law, the Political Reform Act of 1974, provides that a contribution for an election may be accepted by a candidate for elective state office after the date of the election only to the extent that the contribution does not exceed net debts outstanding from the election and the contribution does not otherwise exceed the applicable contribution limit for that election.

This bill would authorize an elected state officer to accept contributions after the date of the election to the office presently held for the purpose of paying expenses associated with holding office, subject to certain limitations. The bill would set limits on the amount of these contributions that may be made to an elected state officer in a calendar year and on the aggregate amount of these contributions that a state officer may receive in a calendar year. The bill would provide that each of these specified contributions is deemed to be a contribution to that candidate for election to any state office that he or she may seek during

the term of office to which he or she is currently elected, including reelection to the office he or she currently holds, and that, for any of these specified contributions that exceeds the allowable contribution limit for the office sought, the amount exceeding the limit be returned to the contributor on a basis to be determined by the commission.

(2) Existing law requires the Fair Political Practices Commission to, among other things, adjust contribution and expenditure limitations set forth in the act.

This bill would require the commission, in January of every odd-numbered year, to adjust the contribution limitations set forth in this bill to reflect any increase or decrease in the Consumer Price Index.

(3) Existing law makes a violation of this act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on persons who violate the provisions of this bill.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $^{2}/_{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

(6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 625 (SB 148) Scott Alcoholic beverages: licenses.

The Alcoholic Beverage Control Act authorizes the Department of Alcoholic Beverage Control to impose reasonable conditions on the exercise of retail privileges under the act. The department may impose conditions on certain license transfers at the request of a local governing body in whose jurisdiction a license is located. Existing law requires the local governing body to make the request for imposition of conditions, which shall be supported by substantial evidence, as provided, if the license to be transferred is located in an area of undue concentration, as defined.

This bill would authorize the department to also impose conditions that it determines are reasonable pursuant to its investigation.

Existing law specifies the grounds that constitute a basis for the suspension or revocation of an alcoholic beverage license, including a licensee's failure, within a reasonable time, after specified notice from a district attorney, city attorney, county counsel, or the department to take reasonable steps to correct objectionable conditions on the licensed premises, as provided.

This bill would provide additional bases for the suspension or revocation of an alcoholic beverage license, when a licensee fails to take reasonable steps to correct objectionable conditions on the licensed premises or on any public sidewalk abutting a licensed premises, as provided, after specified notice from the district attorney, city attorney, or a county counsel. This bill would also impose a continuing obligation on the licensee, after correcting the objectionable conditions that constitute a nuisance, as provided.

Ch. 626 (SB 202) Simitian Privacy: telephone calling pattern record or list.

Existing law prohibits a telephone or telegraph corporation, with certain exceptions, from making available to any other person or corporation, without first obtaining a residential subscriber's consent in writing, the subscriber's personal calling patterns, including any listing of the telephone or other access numbers called by the subscriber.

Existing law pertaining to the protection of privacy, makes it a crime, punishable by fine or imprisonment or both, with certain exceptions, to wiretap, eavesdrop, or otherwise intercept telephone or telegraph communications without authorization.

This bill would make it a crime, punishable by fine, imprisonment, or both, to purchase, sell, offer to purchase or sell, or conspire to purchase or sell, without the written consent of the subscriber, or procure through fraud or deceit, a telephone calling pattern record or list. Because a violation of the bill's provisions would be a crime, this bill would impose a state-mandated local program by creating new crimes.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 627 (SB 225) Soto Carl Moyer program.

Existing law establishes the Carl Moyer Memorial Air Quality Standards Attainment Program (Carl Moyer program), which provides grants to offset the incremental cost of eligible projects that reduce oxides of nitrogen from heavy-duty mobile sources in the state. Existing law, until January 1, 2015, prohibits grants for projects with a cost-effectiveness of more than \$13,600 per ton of NO_X reduced in California, and on and after that date reduces that dollar amount to \$12,000.

This bill would allow the State Air Resources Board to determine a higher value that reflects state consumer price index adjustments.

Existing provisions of the Carl Moyer program specify a scheme for allocation of program funding to air pollution control districts and air quality management districts and limit how much of the allocations may be used for certain expenses.

This bill would revise or limit the percentages of program funding that may be allocated to air pollution control districts and air quality management districts for specified purposes, with different limits for districts with a population of less than 1,000,000 and for districts with a population of 1,000,000 or more. The bill would increase the percentages of the allocation to districts that are based on population and severity of the air quality problems, would award severity points based, in part, upon the annual diesel particulate emissions in an air basin, and would reduce the percentage of the allocation that is based on other specified criteria. These changes would remain in effect only until January 1, 2015.

Ch. 628 (SB 263) Speier Sellers of travel: regulation.

(1) Existing law regulates sellers of travel, as defined, and requires their registration with the Attorney General. Under existing law, a violation of those provisions is a crime, and certain violations are punishable as a felony.

This bill would revise the definition of seller of travel to include sellers of land or water vessel transportation, as specified. The bill would also revise regulatory requirements pertaining to disclosure and refund obligations of a seller of travel. The bill would allow a seller of travel, in lieu of a registration renewal, to file an attestation that no change has occurred to the information provided in its last filed complete registration statement. Because the attestation is made under penalty of perjury, the bill would impose a state-mandated local program by expanding the crime of perjury. The bill would prohibit a person from selling a travel business discount program, as defined, unless specified requirements are met. The bill would also prohibit a seller, as defined, from selling a seller of travel discount program, as defined, unless specified requirements are satisfied. Because a violation of these provisions would be a crime under the seller of travel regulatory provisions, the bill would impose a state-mandated local program. The bill would require the Attorney General to suspend the registration of a person convicted of a felony violation of the provisions regulating sellers of travel and would also prohibit the person from registering as a seller of travel and from participating in the Travel Consumer Restitution Fund for 7 years.

(2) Existing law provides for the Travel Consumer Restitution Corporation that is required to provide restitution for a claim filed by a person aggrieved, defined as a person meeting certain conditions who has sustained a loss because a seller of travel failed to refund payments for travel services that were not provided to the person. Under existing law, this restitution is secondary to any other compensation or reimbursement to which the person aggrieved is entitled.

This bill would specify that the restitution provided by the Travel Consumer Restitution Corporation is secondary only to specified sources of compensation or relief to which the person aggrieved may be entitled.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 629 (SB 267) Romero California High School Exit Examination: pupils with disabilities.

(1) Existing law requires the Superintendent of Public Instruction, with the approval of the State Board of Education, to develop a high school exit examination in English language arts and mathematics in accordance with state academic content standards. Existing law requires, commencing with the 2003–04 school year, each pupil completing grade 12 to successfully pass the high school exit examination as a condition of receiving a diploma of graduation or a condition of graduation from high school. Existing law requires that the high school exit examination be offered to individuals with exceptional needs, and that individuals with exceptional needs be administered the examination with appropriate accommodations, where necessary.

Existing law requires a school principal, at the request of the parent or guardian, to submit a request for a waiver of the requirement to successfully pass the high school exit examination to the governing board of the school district for a pupil with a disability who has taken the examination with modifications that alter what the test measures and has received the equivalent of a passing score on one or both subject matter parts of the examination. Existing law authorizes the governing board of a school district to waive the requirement to successfully pass one or both parts of the high school exit examination for a pupil with a disability if specified requirements are met. Existing law requires a school district to report to the state board, in a manner and by a date determined by the Superintendent, the number and characteristics of these waivers reviewed, granted, and denied, and any additional information, as provided.

Existing law, until December 31, 2006, requires a school district or state special school, as specified, to grant a high school diploma to a pupil with a disability who is scheduled to graduate from high school in 2006, has not passed the high school exit examination, has not received a high school exit examination waiver, and meets other specified criteria. Existing law requires a school district or state special school that fails to grant a high school diploma to that pupil to submit certain documentation to the state board within 15 days after its determination that the pupil does not meet the specified criteria, and requires the board to review that failure to grant a high school diploma, as provided. Existing law authorizes the state board to direct the school district or state special school to grant a high school diploma to the pupil if the state board finds that the pupil meets the specified criteria. Existing law also requires the school district and state special school to report to the Superintendent certain information, including the number of pupils granted diplomas in this manner.

This bill would extend the above provisions relating to the granting or denial of a high school diploma by a school district or state special school to pupils with disabilities who are scheduled to graduate from high school in 2007, have not passed the high school exit examination or are eligible for a high school exit examination waiver, have not received a high school exit examination waiver, and meet other specified criteria. The bill would repeal

these extended provisions on December 31, 2007. The bill would also require the pupil, parent, or legal guardian of the pupil to be notified that the pupil is entitled to receive a free appropriate public education, as specified, no later than 30 days prior to the receipt of a diploma in 2007. By extending the date on which school districts and state special schools must comply with the above requirements, the bill would impose a state-mandated local program.

The bill would require the Superintendent, by June 1, 2007, and with the approval of the state board, to recommend to the Legislature a course of action to adopt regarding pupils with disabilities who have met all other state and local graduation requirements, but who are unable to satisfy the high school exit examination requirement or obtain a waiver of the requirement, as specified under current law.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 630 (SB 293) Ducheny Workforce Training Act: education, training, and investment.

The federal Workforce Investment Act of 1998 provides for workforce investment activities, including activities in which states may participate. Existing law contains various programs for job training and employment investment, including work incentive programs, as specified.

This bill would restructure and revise those provisions relating to the state administration of, and educational services under, the federal Workforce Investment Act of 1998 by a California Workforce Investment Board.

This bill would restructure those provisions relating to state workforce investment boards and local workforce investment boards, with respect to various local workforce investment programs. This bill would provide certain job security protections for state employees affected by the reorganization of workforce development programs, as specified.

Existing law requires various local job training plans to be prepared by local educational agencies and counties with respect to welfare-to-work programs, as specified.

This bill would authorize a unified local plan prepared by the local workforce investment board to be submitted instead of the individual local plans. This bill, by imposing duties on local government with respect to the implementation of these local programs, would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 631 (SB 361) Scott Community colleges: funding.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the state. Existing law establishes a system for the apportionment of state funding to community college districts. This system is generally based on calculations related to the number of full-time equivalent students (FTES) in attendance at each district.

This bill would delete, as of October 1, 2006, the provision that establishes the current community college funding system for allocating state general apportionment revenues and

the provision that governs the allocation of equalization funds to community college districts.

The bill would establish, as of October 1, 2006, a new community college funding system. The bill would require the board of governors to develop criteria and standards to effectuate this system in accordance with prescribed statewide minimum requirements. These statewide minimum requirements would include an acknowledgment of the need for community college districts to receive an annual allocation based on the number of colleges and comprehensive centers in the district, plus funding received based on the number of credit and noncredit FTES.

The bill would specify that, commencing with the 2006–07 fiscal year, the marginal amount of credit revenue allocated per credit FTES would be not less than \$4,367, as adjusted by subsequent cost-of-living adjustments funded through the annual Budget Act. The bill would further specify that, beginning in the 2006–07 fiscal year, noncredit instruction would be funded at a uniform rate of \$2,626 per FTES, adjusted for the change in cost-of-living provided in the annual Budget Act for subsequent fiscal years. The bill would specify that, beginning in the 2006–07 fiscal year, career development and college preparation would be funded at a rate of \$3,092 per FTES, as specified.

The bill would specify the calculations required to determine the minimum statewide requested increase in budgeted workload FTES.

The bill would specify the career development and college preparation courses and classes for which no credit is given, and which are offered in a sequence of courses leading to a certificate of completion, leading to improved employability or job placement opportunities, leading to a certificate of competency in a recognized career field by articulating with college-level coursework, completion of an associate of arts degree, or for transfer to a 4-year degree program, that are eligible for funding under the bill.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 632 (SB 368) Escutia English language tutoring.

Proposition 227, an initiative statute approved by the voters at the June 2, 1998, statewide primary election, requires the state to encourage family members and others to provide personal English language tutoring to children coming from backgrounds of limited English proficiency.

This bill would require each school district, as a condition for receiving funding under the bill for the 2007–08 fiscal year, to develop a plan, to be approved by the school district governing board, certifying that the agency will accomplish certain objectives relating to providing personal English language tutoring to children from backgrounds of limited English proficiency.

The bill would require a school district, as a condition for receiving funding under the bill for any fiscal year, to collect certain data for use in revising and updating the plan.

The bill would require the governing board of the school district, as a condition for receiving funding under the bill for the 2008–09 fiscal year and each fiscal year thereafter, to review, revise as necessary, and approve the plan. The bill would require the plan to be reviewed, and revised as necessary, not less than once every three years. The bill would require the governing board to consider, during its review, the specified data collected by the school district.

Ch. 633 (SB 524) Torlakson Retirement: Contra Costa County.

The County Employees Retirement Law of 1937 authorizes the Contra Costa County Board of Supervisors and the governing boards of districts within that county, if authorized by the board of supervisors, to negotiate with a recognized employee organization representing safety members regarding the conditions, as specified, to be required of employees who are or may become subject to the 3% at age 50 formula.

This bill would, until January 1, 2012, further authorize the Contra Costa County Board of Supervisors to establish different retirement benefits for different bargaining units of safety employees represented by the Contra Costa County Deputy Sheriffs' Association, and the unrepresented groups of safety employees in similar job classifications and the supervisors and managers of those employees, as specified, pursuant to a resolution making those provisions applicable to that county. The bill would also make related and conforming changes to the above-described provision.

Ch. 634 (SB 763) Lowenthal Economic development.

The Enterprise Zone Act prescribes the duties and responsibilities of the Department of Housing and Community Development in connection with the establishment of enterprise zones and manufacturing enhancement areas. The act authorizes the department and local governments to charge and collect fees in connection with its provisions, and to assess each enterprise zone a fee of not more than \$10 for each application it accepts for the issuance of a specified tax certificate issued by a local government.

Existing law also requires the Department of Housing and Community Development to administer the targeted tax area program and to rank and designate applicant communities that meet specified criteria as targeted tax areas. Existing law also requires the department to administer the Local Agency Military Base Recovery Area Act and to designate a military base or a former military base as eligible to be a local agency military base recovery area (LAMBRA).

This bill would authorize the department to charge a fee in connection with the costs of administering provisions relating to the targeted tax area program and the Local Agency Military Base Recovery Area Act and would require the department to also assess an enterprise zone, a manufacturing enhancement area, and a local agency military base recovery area (LAMBRA) the same fee of not more than \$10, as specified above. It would make specified findings and declarations with respect to the imposition of these fees.

The bill would also require the department to develop regulations for the issuance of specified tax certificates and would make other conforming and technical changes to these provisions.

Ch. 635 (SB 968) Torlakson Domestic violence: Contra Costa County.

Existing law requires the collection of fees for certified copies of fetal death or death records and marriage or birth certificates. Existing law authorizes the board of supervisors of a county that has established a county children's trust fund to increase the fee for a certified copy of a birth certificate for purposes of the fund.

Existing law authorizes the Board of Supervisors of Contra Costa County, until January 1, 2007, to increase fees, for certified copies of marriage certificates, birth certificates, fetal death records, and death records, up to a maximum increase of \$2, and to annually increase these fees, as prescribed, authorizes the retention of specified administrative costs, and specifies that the purpose of the fee increase is to provide funding for governmental oversight and for the coordination of domestic violence prevention, intervention, and prosecution efforts in the county.

This bill would delete the repeal date of that authorization, and would, in addition to the existing authorization for annual increases, authorize the Board of Supervisors of Contra Costa County to increase these fees by up to \$4.

This bill would make specified legislative findings regarding the need for special legislation.

Ch. 636 (SB 983) Lowenthal Subdivision Map Act.

(1) Existing law provides that the Subdivision Map Act shall be inapplicable to a lot line adjustment between 4 or fewer existing adjoining parcels, where the land taken from one parcel is added to an adjoining parcel, and where a greater number of parcels than originally

existed is not thereby created, if the lot line adjustment is approved by the local agency or advisory agency. That act also requires a local agency or advisory agency to limit its review and approval to a determination of whether or not the parcels resulting from the lot line adjustment will conform to the local general plan, any applicable coastal plan, and zoning and building ordinances.

This bill would additionally require that this determination includes whether or not the parcels resulting from the lot line adjustment will conform to any applicable specific plan.

(2) The Subdivision Map Act requires a subdivider prior to the filing of a tentative map to give a 60-day notice in a specified form to each tenant of the subject property and to each person applying after the date for rental of a unit of the subject property immediately prior to the acceptance of any rent or deposit from the prospective tenant by the subdivider. The act also requires a subdivider who fails to give the required notice to pay each prospective tenant his or her actual moving expenses and the first month's rent in an amount not to exceed \$500 for each expense.

This bill would increase this maximum expense amount to \$1,100 for each expense.

Ch. 637 (SB 1032) Hollingsworth Antelope and elk hunting.

Existing law authorizes a resident of the state to obtain a license tag for the taking of antelope or elk if certain requirements are met. Existing law fixes the fee for an antelope license tag at \$55 per person and the fee for an elk license tag at \$165 per person, and specifies that only a resident of the State of California possessing a valid hunting license may obtain a license tag for the taking of antelope or elk, as provided. Existing law requires the Fish and Game Commission to annually direct the Department of Fish and Game to authorize the sale of a specified number of antelope, elk, and deer license tags that may be sold at auction to residents or nonresidents, as provided.

This bill would authorize any person generally, without regard to residency, to obtain an antelope or elk license tag if certain requirements are met. The bill would also require the commission on or before July 1, 2007, and by regulation, to fix the antelope license tag fee for a nonresident of the state at not less than \$350 and to fix the elk license tag fee for a nonresident of the state at not less than \$1050. The bill would limit the number of tags issued annually to nonresidents to one antelope tag and one elk tag.

Ch. 638 (SB 1059) Escutia Electric transmission corridors.

(1) Existing law requires the State Energy Resources Conservation and Development Commission to adopt a strategic plan for the state's electric transmission grid using existing resources. Existing law requires that the plan identify and recommend actions required to implement investments needed to ensure reliability, relieve congestion, and to meet future growth in load and generation, including, but not limited to, renewable resources, energy efficiency, and other demand reduction measures.

This bill would authorize the commission to designate a transmission corridor zone on its own motion or by application of a person who plans to construct a high-voltage electric transmission line within the state. The bill would provide that the designation of a transmission corridor shall serve to identify a feasible corridor where a future transmission line can be built that is consistent with the state's needs and objectives as set forth in the strategic plan adopted by the commission. The bill would prescribe procedures for the designation of a transmission corridor zone, including publication of the request for designation and request for comments, coordination with federal agencies and California Native American tribes, informational hearings, and requirements for a proposed decision.

The bill would require the commission, after designating a transmission corridor zone, to identify that transmission corridor zone in its subsequent strategic plans and to regularly review and revise its designated transmission corridor zones as necessary, but not less than once every 10 years.

The bill would require a city or county, after receiving a notice from the commission of a transmission corridor zone, to consider the designated transmission corridor zone, as specified, when making a determination regarding a land use change within or adjacent to the transmission corridor zone that could affect the continuing viability to accommodate a transmission line planned within the transmission corridor zone.

The bill would require a city or county, within 10 days of accepting as complete an application for a development project within a designated transmission corridor zone that the city or county determines would threaten the potential to construct a high-voltage electric transmission line, to notify the commission of the proposed development project. The bill would require the commission, upon making a specified finding regarding the proposed development project, to provide written comments to the city or county and would require the city or county to consider the commission's comments.

The bill would impose a state-mandated local program by imposing new duties upon local agencies.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 639 (SB 1062) Bowen Victims of crime: domestic violence and sexual assault.

(1) Existing law authorizes victims of domestic violence or stalking to complete an application in person at a community-based victims' assistance program to be approved by the Secretary of State for the purpose of enabling state and local agencies to respond to requests for public records without disclosing a program participant's residence address contained in any public record and otherwise provide for confidentiality of identity for that person, subject to specified conditions. Any person who makes a false statement in an application is guilty of a misdemeanor.

This bill would include victims of sexual assault within these provisions. By including a new category of eligible persons, this bill would impose new duties on local public officials and expand the scope of an existing crime, thereby creating a state-mandated local program.

(2) Existing law provides that there is in the Office of Emergency Services a Comprehensive Statewide Domestic Violence Program that provides financial and technical assistance to domestic violence shelter service providers. Existing law also provides that the Maternal and Child Health Branch of the State Department of Health Services shall administer a comprehensive shelter-based grant program to battered women's shelters.

This bill would provide that if an agency receives funding from both programs during any grant cycle, the Comprehensive Statewide Domestic Violence Program and the Maternal and Child Health Branch shall coordinate agency site visits and share performance assessment data to reduce administrative costs. This bill would make other conforming changes.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates, no reimbursement is required by the bill for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(4) This bill would incorporate additional changes in Section 124250 of the Health and Safety Code, and in Section 13823.15 of the Penal Code, proposed by AB 2051, to be

operative only if AB 2051 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 640 (SB 1136) Committee on Budget and Fiscal Review State bonds: financing and hedging contracts.

(1) Existing law sets forth the duties and authority of the Treasurer generally in the sale of state bonds.

Existing law authorizes state government to enter into certain kinds of financing and hedging contracts in connection with, or incidental to, the issuance or carrying of bonds. Moneys are continuously appropriated from the General Fund in an annual amount necessary to pay all obligations, including principal, interest, fees, costs, indemnities, and all other amounts incurred by the state under or in connection with any credit enhancement or liquidity agreement entered into by the state as specified, for bonds payable pursuant to an appropriation from the General Fund.

This bill would specify that in addition to any other authorization provided by law, the Treasurer may enter into and manage on behalf of the state specified financing and hedging contracts with respect to any state bonds for which the Treasurer acts as the agent for sale.

(2) The State General Obligation Bond Law generally provides for a procedure that may be adopted by other acts, with any necessary modifications, in authorizing the issuance and sale of state general obligation bonds and providing for the repayment of those bonds, including the determination of interest rates the bonds shall bear.

This bill would, for bonds approved by the voters after January 1, 2006, provide that payment of any amounts owed by the state to a counterparty pursuant to any interest rate hedging agreement entered into by the state, after any offset for payments owed to the state as specified, would be deemed to be included within the appropriation for interest on the bonds contained in the applicable bond act, subject to the limitations on interest rates set forth in the provisions of law described above and other specified conditions.

(3) The Treasurer is required to annually prepare a debt affordability report, to be presented to the Governor and the Legislature, to include specified components.

This bill would additionally require the report to include a description of the percentage of the state's outstanding general obligation bonds constituting fixed rate bonds, variable rate bonds, bonds that have an effective fixed interest rate through a hedging contract, and bonds that have an effective variable interest rate through a hedging contract, subject to specified criteria.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 641 (SB 1141) Committee on Budget and Fiscal Review Tobacco assets: sales.

Under existing law, the Infrastructure and Economic Development Bank is authorized to sell for, and on behalf of, the state all or any portion of the state's tobacco assets, which are the tobacco lawsuit moneys required to be allocated to the state under the Master Settlement Agreement, to a special purpose trust to provide collateral and security for the issuance of bonds, as specified.

This bill would specify that the pledge of any of these assets, or any residual interests therein, shall have priority in accordance with its terms and shall not be subject to certain laws relating to secured transactions and the perfection of transfer of rights in certain actions and instruments. It would provide that the proceeds of the sale of any residual interests in the assets would be deposited in the Tobacco Asset Sales Revenue Fund, which would be created by the bill, for the purpose of maintaining a separate account for the investment of proceeds received from the sale of any residual interests in tobacco assets.

Existing law limits the amount of proceeds the state may receive from the sale of these assets to provide up to \$5,000,000,000 in bonds.

This bill would eliminate that limitation.

Ch. 642 (SB 1168) Chesbro Rural Health Care Equity Program.

Until January 1, 2008, or earlier, as specified, the Rural Health Care Equity Program, as administered by the Department of Personnel Administration, provides subsidies and reimbursements for certain health care premiums and health care costs incurred by state employees and annuitants in rural areas in which there is no board-approved health maintenance organization plan available for enrollment. Moneys in the program are disbursed to reimburse eligible employees for, among other things, a portion or all of his or her deductible, coinsurance, and other out-of-pocket health-related expenses that would otherwise be covered if the employee and his or her family members were enrolled in a board-approved health maintenance organization.

This bill would extend the operation of the Rural Health Care Equity Program to January 1, 2012, or as specified. The bill would delete the provision that continuously appropriates funds to reimburse eligible employees for out-of-pocket health-related expenses, and would instead make the Rural Health Care Equity Program contingent upon funding in the annual Budget Act or another statute.

Ch. 643 (SB 1196) Committee on Local Government Local Government Omnibus Act of 2006.

(1) Existing law establishes the California Debt and Investment Advisory Commission and requires it to perform specified activities relating to state and local debt issuance and other governmental financing matters. Existing law requires state and local bond issuers to send certain information about their bond issues to the commission by mail.

This bill would also authorize that information to be submitted by any other method approved by the commission.

(2) Existing law defines "special district" for purposes of state subventions to compensate for property tax revenue reductions.

This bill would correct an incorrect cross-reference in that definition.

(3) Existing law requires the county auditor to perform, at least quarterly, a review of the treasurer's statement of assets in the county treasury in accordance with the Statements on Standards for Accounting and Review Standards issued by the American Institute of Certified Public Accountants.

This bill would instead require the county auditor to perform, or cause to be performed, a review of the treasurer's statement of assets in the county treasury in accordance with the appropriate professional standards, as determined by the county auditor, and would require each county to fund and allocate the cost of the review.

(4) Existing law prohibits the county treasurer from receiving money into the treasury or for deposit unless it is accompanied by the certificate of the auditor, but permits the auditor and the treasurer to establish alternate control procedures. Existing law requires the treasurer to give a receipt to any person who pays money to the treasurer and requires the receipt to be deposited with the auditor who then gives a receipt to the person paying the money. Existing law requires county treasurers to give county supervisors a monthly report of funds received and disbursed.

This bill would require the alternate control procedures to permit the treasurer to receive or deposit money without the certificate of the auditor, and would require only the treasurer to give a receipt to each person who deposits money into the county treasury. The bill would repeal the requirement of the monthly report by the county treasurer to the county supervisors.

(5) Existing law makes references to city assessors although county assessors now assess property values.

This bill would delete those obsolete references.

(6) Existing law requires local officials, as designated by the legislative body of a local agency, to take ethics training courses.

This bill instead would specify that the local officials are to be designated by the governing body of a local agency and would make a technical change.

(7) Existing law limits local official's compensation and imposes certain requirements on their claims for reimbursing expenses.

This bill would expressly provide that a local official may pay additional costs above the allowed limits, at his or her expense.

(8) Existing law requires each local agency official in local agency service as of January 1, 2006, except for those officials whose term of office ends before January 1, 2007, to receive specified ethics training.

This bill would revise that exception to include local officials whose term of office ends before January 9, 2007.

(9) Existing law requires local officials to report specified information concerning the sale of Mello-Roos Community Facilities Act bonds to the California Debt and Investment Advisory Commission by mail.

This bill would specify additional information to be included in the reports that may also be provided by any other method approved by the commission.

(10) Existing law, the Community Services District Law cross-references laws governing the reimbursements of local government officials except for travel costs.

This bill would cross-reference those provisions governing reimbursement of travel costs.

(11) The Planning and Zoning Law specifies the requirements for adopting and implementing specific plans.

This bill would delete an obsolete cross-reference in that law to a provision of the California Environmental Quality Act relating to environmental impacts for residential development projects and would declare that this is not a substantive change in that law.

(12) The Mitigation Fee Act specifies how local governmental officials impose fees to recover the costs of processing applications for the costs of processing applications for development projects.

This bill would delete an obsolete cross-reference to a fee that has been consolidated with other fees and revise another cross-reference.

(13) The Subdivision Map Act regulates how counties and cities approve the conversion of large landholdings into separate parcels. In those procedures, the Legislature generally employed the term "local agency" to refer to counties and cities.

This bill would conform a provision of that act concerning the posting of security by subdividers to delete the term "public entity" and instead use "local agency."

(14) Under the Subdivision Map Act, where a parcel map is required, the parcel map, if not based on a field survey conforming to the Land Surveyors Act, may be based on the compilation of recorded or filed data when sufficient survey information exists on filed maps to locate and retrace the exterior boundary lines of the parcel map.

This bill instead would require that compilation be from recorded or filed data when sufficient recorded or filed survey monumentation exists to enable the retracement of exterior boundary lines of the parcel map and the establishment of the interior parcel or lot lines of the parcel map.

(15) Existing law limits local officials' compensation and imposes certain restrictions on claims for reimbursement.

This bill would make an additional cross-reference to that law in the Mosquito and Vector Control District Law.

(16) Existing law requires that redevelopment officials send specified information concerning a preliminary redevelopment plan to the county auditor, county assessor, and county tax collector.

This bill would revise those provisions to require the information to be sent to the county auditor and county assessor.

(17) Existing law governing the composition of the Sacramento Metropolitan Air Quality Management District's Board of Directors requires city representatives to be appointed by the city selection committee.

This bill, instead, would require generally that the city representatives shall be selected by the city council of the city that they represent, thereby imposing a state-mandated local program.

(18) The Public Contract Code provides procedures that local agencies are required to follow when they build public works projects. When local agencies voluntarily use the Uniform Public Construction Cost Accounting Act, they may use their own employees for projects worth \$25,000 or less, while projects worth \$100,000 or less require informal bids and those worth more than \$100,000 require formal bids. With respect to projects worth less than \$100,000, if all the informal bids received are in excess of \$100,000, the governing board of the public agency may adopt a resolution by a ⁴/₅ vote to award the contract at \$110,000 to the lowest responsible bidder, as specified.

This bill would increase those limits from \$25,000 to \$30,000, from \$100,000 to \$125,000, and from \$110,000 to \$137,500, respectively.

(19) The Recreation and Park District Law was recently repealed and reenacted.

This bill would repeal 2 obsolete provisions of that law that were not repealed at that time. The bill would also allow a consolidated recreation and park district to have a temporarily larger governing board of 7, 9, or 11 members subject to the approval of the local agency formation commission.

(20) Existing law defines special district for purposes of reimbursement of costs mandated by the state in terms of its statutory authority to levy a property tax rate.

This bill would additionally specify, for those purposes, that a special district is also one that is statutorily authorized to receive an allocation of property tax revenues.

- (21) The bill would correct various drafting errors relating to local government.
- (22) This bill would incorporate additional changes to Section 53359.5 of the Government Code proposed by SB 1432 to be operative only if this bill and SB 1432 are both enacted and become effective on or before January 1, 2007, and this bill is enacted last.
- (23) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

Ch. 644 (SB 1231) Dunn Mobilehomes: park inspections.

(1) The Mobilehome Parks Act regulates the conditions in mobilehome parks and special occupancy parks, as defined, and, until January 1, 2007, requires the Department of Housing and Community Development, and local government entities that assume enforcement duties, to inspect the parks pursuant to specified criteria and to issue notices of violations. Existing law, until January 1, 2007, establishes a fee structure for permits for constructing and operating mobilehome parks and special occupancy parks and provides a different fee structure to take effect on and after January 1, 2007.

This bill would extend the January 1, 2007, repeal date to January 1, 2012, thereby extending the operation of the provisions described above until that date.

(2) The Mobilehome Parks Act also requires the Department of Housing and Community Development to convene a specified task force at least once a year to provide input to the department on the conduct and operation of the mobilehome park maintenance inspection program.

This bill would instead require the task force to meet at least twice a year and would require its input to the department on the conduct and operation of the mobilehome park maintenance inspection program to include, but not be limited to, frequency of inspection, program formation, and recommendations for program changes.

(3) The Mobilehome Parks Act requires an annual operating permit fee of \$25 and an additional \$2 per lot or camping party, as specified. In addition, existing law requires, except for a special occupancy park, an additional annual fee of \$4 per lot and requires this additional \$4 fee to be used exclusively for the inspection of mobilehome parks and mobilehomes. Existing law repeals the additional \$4 fee per lot on January 1, 2007.

This bill would extend the January 1, 2007, repeal date to January 1, 2012, thereby extending the imposition of the additional \$4 fee per lot until that date.

(4) This bill would incorporate additional changes in Sections 18400.1 and 18400.3 of the Health and Safety Code, to be operative only if AB 2250 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 645 (SB 1249) Alquist Taxation: contributions.

Under the Personal Income Tax Law, individual taxpayers are allowed to contribute amounts in excess of their tax liability for the support of specified funds or accounts, including, among others, the California Fund for Senior Citizens, the California Military Family Relief Fund, the State Children's Trust Fund for the Prevention of Child Abuse, the Rare and Endangered Species Preservation Program Fund, the California Alzheimer's Disease and Related Disorders Research Fund, the California Breast Cancer Research Fund, the California Peace Officer's Memorial Foundation Fund, the Veterans' Quality of Life Fund, the California Prostate Cancer Research Fund, the California Sexual Violence Victim Services Fund, the California Colorectal Cancer Prevention Fund, and the Emergency Food Assistance Program Fund. That law generally provides for the repeal of the contribution provisions for these funds and accounts on either January 1 of a specified year or on January 1 of an earlier calendar year if the Franchise Tax Board estimates that the annual contribution amount will be less than \$250,000 for the year, or an adjusted amount calculated from an inflation factor, based on the percentage change in the California Consumer Price Index, multiplied by the prior year's estimated contribution amount, as described.

This bill would require the Franchise Tax Board to make its minimum contribution estimates by September 1 of each year, as provided, and would specify the years in which the contribution provisions to these funds and accounts are subject to early repeal. This bill would also require the minimum contribution amount for calendar year 2006, for any voluntary contribution checkoff that appeared on the state income tax return for 2005, to be the same as the minimum contribution amount for calendar year 2005.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 646 (SB 1299) Speier Controlled substances: precursors: phencyclidine or methamphetamine.

(1) Existing law generally makes it a felony punishable by 2, 4, or 6 years in the state prison for a person to possess specified substances at the same time with the intent to manufacture phencyclidine or methamphetamine.

This bill would reorganize these provisions.

This bill would also make it a felony, punishable by 16 months, 2, or 3 years in state prison, for any person to posses specified chemicals with the intent to sell, transfer, or otherwise furnish those chemicals to another knowing that they will be used to manufacture phencyclidine or methamphetamine.

By revising existing crimes and creating new crimes, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 647 (SB 1301) Alquist Health facilities: reporting and inspection requirements.

Existing law provides for the inspection, licensure, and regulation of health care facilities by the State Department of Health Services, including, among other facilities, general acute care hospitals, acute psychiatric hospitals, special hospitals, and long-term health care facilities, some of which are collectively referred to as nursing homes. Existing law requires that all licensed general acute care hospitals maintain a medical records system, as specified, that organizes all medical records for each patient under a unique identifier, and develop and implement policies and procedures to ensure that relevant portions of patients' medical records can be made available within a reasonable period of time to respond to the request of a treating physician, other authorized medical professionals, authorized representatives of the department, or any other person authorized by law to make such a request, taking into consideration the physical location of the records and hours of operation of the facility where those records are located, as well as the interests of the patients.

Existing law establishes licensing and certification fees applicable to various clinics, health care providers, and health facilities, for the 2006–07 fiscal year, and requires the department, commencing February 1, 2007, and every February 1 thereafter, to publish a list of estimated fees, based on specified calculations and cost estimates. Existing law also requires the department, by February 1 of each year, among other reports, to prepare and make available to interested persons a staffing and systems analysis to ensure efficient and effective utilization of fees collected, proper allocation of departmental resources to licensing and certification activities, survey schedules, complaint investigations, enforcement and appeal activities, data collection and dissemination, surveyor training, and policy development, including specified information.

This bill would require that information on the number and timeliness of adverse event investigations related to reports of adverse events also be included in that analysis.

This bill would require the department to take various actions related to the reporting to, and the investigation by, the department of any adverse event, as defined, that occurs at a general acute care hospital, acute psychiatric hospital, or special hospital. The bill would require a general acute care hospital, acute psychiatric hospital, or special hospital to report to the department any adverse event, as defined, within 5 days of its discovery, unless the adverse event is an ongoing urgent or emergent threat to the welfare, safety, or health of patients, personnel, or visitors, in which case the event shall be reported to the department within 24 hours of its discovery. The bill would authorize the department to assess specified civil penalties against a licensee for failure to report an adverse event as required by the bill.

This bill would require the department to conduct an onsite inspection or investigation within 48 hours or 2 business days of a complaint that indicates an ongoing threat of imminent danger of death or serious bodily harm at a general acute care hospital, an acute psychiatric hospital, or a special hospital. The bill would require information about the reported adverse event and the outcome of investigations or inspections of substantiated adverse events reported conducted in accordance with these provisions to be posted on the department's Internet Web site and available in written form, by January 1, 2015. The bill would require the department to make this information readily accessible to consumers between January 1, 2009, and January 1, 2015. The bill would require the department to make related data available to entities deemed appropriate by the department, to be posted on the entities' Internet Web sites.

The bill would require the costs of administering and implementing certain of its provisions to be paid from funds derived from licensing fees paid by general acute care, acute psychiatric, and special hospitals.

This bill would make its provisions operative on July 1, 2007.

Violation of provisions relating to the operation of health facilities is a crime. Therefore, by imposing new and revised requirements on health facilities, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 648 (SB 1303) Runner Pupils: concurrent enrollment: high school: community college.

(1) Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the state.

Existing law authorizes the governing board of a school district, upon recommendation of the principal of a pupil's school of attendance, and with parental consent, to authorize a pupil who would benefit from advanced scholastic or vocational work to attend community college as a special part-time student to undertake one or more courses of instruction at the community college level in order to provide educational enrichment opportunities for a limited number of eligible pupils.

Existing law prohibits a principal from recommending, for any particular grade level, for community college summer session attendance, more than 5% of the total number of pupils who completed that grade immediately prior to the time of recommendation. Existing law exempts from the specified 5% a pupil recommended by his or her principal for enrollment in a college-level advanced scholastic summer session course or vocational community college summer session course, if all of the specified criteria are met.

This bill, instead, would exempt from the 5% limitation a pupil recommended by his or her principal for enrollment in a course that does not offer college credit in English language arts or mathematics, but is necessary to assist specified pupils pass the California High School Exit Exam, and the principal who makes the recommendation provides certain data to the Chancellor of the California Community Colleges, as specified.

Existing law requires the Chancellor of the California Community Colleges, on or before January 1, 2007, and on or before January 1 of each year thereafter, to report to the Department of Finance the number of pupils recommended pursuant to the above exemption who enroll in community college summer session courses.

This bill would require the chancellor, on or before November 1, 2007, and on or before January 1 of each year thereafter, to also report to the Department of Finance the number of pupils who receive a passing grade in the above community college summer session courses.

(2) Existing law repeals the exemption and related provisions as of January 1, 2011. This bill would change the repeal date to January 1, 2009.

Ch. 649 (SB 1304) Runner Community colleges: facilities.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Throughout the state, community college districts operate campuses and provide instruction to students. Existing law provides standards and procedures for the construction of school facilities by community college districts.

This bill would authorize state funds provided for the capital outlay financing needs of the California Community Colleges to be used to acquire an existing government-owned or privately-owned building and for the necessary costs of converting that building to community college use. The bill would provide that a community college district that is eligible for state funding for capital outlay financing may purchase such a building and convert it to community college use with state funds if it meets specified criteria.

The bill would specify that funding for buildings purchased under the bill would not supersede funding for community college facilities that have previously been prioritized by

the board of governors and are awaiting state funding. The bill would also specify that a community college district that purchases an existing building under the bill is authorized to request state funding for instructional equipment, as specified.

Ch. 650 (SB 1318) Cedillo Controlled substances: sales near drug treatment center or homeless shelter.

Existing law makes it a felony, punishable by imprisonment in the state prison, to engage in specified unlawful activities involving heroin, cocaine, cocaine base, methamphetamine, or phencyclidine (PCP).

This bill would provide that any person who is convicted of trafficking, as defined, in any of these controlled substances, or of a conspiracy to traffic in any of these controlled substances, in addition to the punishment imposed for the conviction, shall be imprisoned in the state prison for an additional one year if the violation occurred upon the grounds of, or within 1,000 feet of, a drug treatment center, detoxification facility, or homeless shelter. The bill would provide for exceptions to the imposition of this enhanced sentence under certain circumstances. The bill would set forth legislative findings, declarations, and intent relating to its provisions. By creating a new enhancement for existing crimes, this bill would impose a state-mandated local program upon local governments.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 651 (SB 1359) Torlakson Subsurface installations: excavations.

(1) Existing law requires planned excavations near subsurface installations to be conducted in a specified manner that protects the subsurface installations from damage. Existing law requires an excavator to determine the exact location of subsurface installations using specified tools. If the excavator still cannot locate the exact position of the installation, existing law then requires the excavator to request the operator to provide specified additional information to help determine the exact location of the installation. Existing law provides that an excavator who has failed to comply with regulations, as provided, is liable for any damages unless the owner or operator has not complied with regulations, as provided.

This bill would require the operator, if the excavation is within 10 feet of a high-priority subsurface installation, as defined, to notify the excavator of the installation, as specified, and to hold an onsite meeting with the operator to verify the location of the installation. This bill would allow only a qualified person, as defined, to perform subsurface installation locating activities, require a qualified person performing subsurface installation locating activities to use specified locating activities and devices, and require the operator to maintain plans for the subsurface installations. This bill also would require the regional notification center to provide an excavator with the operator's contact information and require an excavator to immediately notify the operator or 911 emergency services, if the operator cannot be contacted, when an excavator discovers or causes damage to a subsurface installation. This bill would also provide that any operator who fails to provide the position of a subsurface installation will be liable for any resulting costs, as specified, that the excavator may encounter as a result of the discrepancy. This bill would provide that an excavator will be liable for any resulting costs, as specified, for damages to a subsurface installation, for which the operator provided the position of, that are caused by the excavator.

(2) Existing law authorizes an excavator to determine the exact location of subsurface installations that are in conflict with the excavation before using any vacuum excavation devices or power-operated or power-driven excavating or boring equipment within the approximate location of the subsurface installation, provided there is an express written mutual agreement, as specified, and with a specified exception. If there is no express

agreement, the excavator is required to use hand tools to determine the location of subsurface installations, as specified.

This bill would instead provide that, if documented notice of the intent to use vacuum excavation devices, or power-operated or power-driven excavating or boring equipment has been provided to the subsurface installation operator or operators and it is mutually agreeable to the operator or operators of the subsurface installation and the excavator, the excavator may use vacuum excavation devices or power-operated or power-driven excavating or boring tools within the approximate location of the subsurface installation.

Ch. 652 (SB 1383) Ortiz Student

financial

aid: Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Program.

(1) Existing law, the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Act, establishes the Cal Grant A and B Entitlement awards, the California Community College Transfer Cal Grant Entitlement awards, the Competitive Cal Grant A and B awards, the Cal Grant C awards, and the Cal Grant T awards under the administration of the Student Aid Commission, and establishes eligibility requirements for awards under these programs for participating students attending qualifying institutions. Among the existing eligibility requirements established under the act for the Cal Grant A and B Entitlement awards is a requirement that a student must have graduated from high school or its equivalent during or after the 2000–01 academic year and that the student has submitted a completed financial aid application no later than March 2 of the academic year, as defined to mean a year commencing on July 1 and ending on June 30, of high school graduation or its equivalent. Among the existing eligibility requirements established under the act for the California Community College Transfer Cal Grant Entitlement awards is a requirement that a student must have graduated from a California high school or its equivalent during or after the 2000–01 academic year.

This bill would specify that a student who does not meet the requirements for a high school diploma or its equivalent in the academic year immediately preceding the award year, but who meets the requirements for a high school diploma or its equivalent by December 31 of the academic year immediately following the date of application, satisfies the requirement of obtaining high school graduation or its equivalent for the purposes of the act, as specified.

(2) Existing law requires the Student Aid Commission to report, on or before April 1 of each year, statistical data examining the impact and effectiveness of state-funded student aid programs.

This bill would require this annual report, to the extent practicable, to include the number and the demographic characteristics of the students who qualify for a Cal Grant award based on obtaining high school graduation or its equivalent pursuant to the bill.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 653 (SB 1446) Perata Charter schools: funding.

Existing law requires the county superintendent of schools to determine a revenue limit for each school district in the county pursuant to a prescribed formula, and requires, for purposes of that apportionment, that average daily attendance be calculated, as prescribed.

Existing law requires a school district to compute the fiscal year average daily attendance, as specified.

Existing law requires a sponsoring school district to compute its average daily attendance by computing the sponsoring school district's regular average daily attendance in the current year, excluding all attendance of pupils in charter schools, and by computing the sponsoring school district's 2nd principal apportionment regular average daily attendance for the prior year, excluding all attendance of pupils who either attended a charter school in the prior year or who attended one or more noncharter schools of the school district between July 1 and the last day of the 2nd period, inclusive, in the prior year, and attended a charter school sponsored

by the school district between July 1 and the last day of the 2nd period, inclusive, in the current year.

This bill, commencing on July 1, 2007, would provide that for the purposes of the above computation, a pupil enrolled in a grade at a charter school sponsored by the school district will not be counted if the school district does not offer classes for pupils enrolled in that grade. The bill would also, for the purpose of that computation, prohibit the amount of the attendance counted for any pupil to be greater than the attendance claimed for that pupil by the charter school in the current year.

The bill would compute the attendance of pupils who attended a charter school sponsored by the school district in the prior year and who attended one or more noncharter schools of the school district in the current year. The bill would, for the purposes of that computation, prohibit the amount of the attendance counted for any pupil to be greater than the attendance claimed for that pupil by the school district in the current year.

The bill would make additional specified calculations and findings based upon the above computation, as specified.

Ch. 654 (SB 1465) Soto State teachers' retirement.

(1) Under existing law, the compensation earnable for a member of the State Teachers' Retirement System employed by a community college prior to July 1, 1996, is defined by a specified number of hours based on provisions in effect on June 30, 1996.

This bill would permit the Teachers' Retirement Board to establish and implement certain factors and assumptions to determine the compensation earnable of a member employed by a community college prior to July 1, 1996.

(2) Existing law requires the Teachers' Retirement Board to employ a certified public accountant or public accountant, who is not in public employment, to annually audit the financial statements of the State Teachers' Retirement System. Existing law requires the board to file a copy of the audit report with the Governor, the Secretary of the Senate, and the Chief Clerk of the Assembly.

This bill would instead require that the audit report be incorporated into the annual report filed with the Governor and the Legislature.

(3) Existing law requires the Teachers' Retirement Board to give first priority to investing not less than 25% of all funds of the plan that become available in a fiscal year for new investments in specified real estate investments. Upon a specified determination, the board is permitted to substitute higher yielding investments, to the extent these are actually available for acquisition. In this case, the board is required to provide certain information regarding estimates to the Governor and the Joint Legislative Audit Committee, as specified.

This bill would eliminate the requirement that this information be provided upon the substitution of higher yielding investments.

(4) Existing law permits a member of the Defined Benefit Program of the State Teachers' Retirement System to receive credit for specified service.

This bill would permit a member of the Defined Benefit Program of the State Teachers' Retirement System to receive up to 2 years' service credit for time served as a member of the Peace Corps, as specified.

(5) Existing law authorizes a state agency, upon authorization of the Franchise Tax Board, to forego collection of taxes, licenses, fees, or money owing to the state for any reason if the amount to be collected is \$250 or less.

This bill would permit the board to establish a specified amount or amounts below which the State Teachers' Retirement System may dispense with adjustments of benefit payments, not to exceed \$10.

(6) Existing law allows a member of the State Teachers' Retirement System to purchase service credit for out-of-state service credited in a public retirement system for service performed in public education in another state or territory of the United States, as specified.

This bill would revise these provisions to eliminate the requirement that the out-of-state service be credited in a public retirement system. The bill would apply these provisions to service for teaching performed while employed by a public educational institution, as specified, or as an employee of the United States.

(7) The State Teachers' Retirement System provides for certain death benefits to be paid to the spouse, registered domestic partner, children, and the beneficiary of eligible members under specified circumstances. If a surviving spouse or registered domestic partner elect to receive a lump-sum return of a members' accumulated contributions, then a survivor benefit allowance is not paid.

This bill would provide that, if there is not an eligible surviving spouse or domestic partner, each eligible dependent child or children, if any, shall receive the child's portion of the survivor benefit allowance, subject to certain limits.

(8) This bill would make additional conforming, technical, and nonsubstantive changes to these provisions.

This bill would also appropriate \$290,000 from the Teachers' Retirement Fund to the Teachers' Retirement Board to fund the expenditures required by this act.

Ch. 655 (SB 1466) Committee on Public Employment and Retirement State Teachers' Retirement System: benefits.

(1) The State Teachers' Retirement Law permits a member or participant of the Defined Benefit Plan, the Defined Benefit Supplement Program, and the Cash Balance Benefit Program, to elect from among several forms of retirement benefit and annuity payments. That law prohibits the member, if he or she elects a joint and survivor annuity and retires, from changing his or her beneficiary unless the beneficiary is the spouse or domestic partner of the member or participant and a judgment of dissolution, legal separation, or nullity is entered. That law further permits the member or participant, after that judgment is entered, to elect a new annuity beneficiary and, if that new beneficiary predeceases the member or participant, the member or participant may further change his or her beneficiary. That law further prohibits a member of the Defined Benefit Supplement Program from further changing his or her beneficiary if the member elects a modified retirement allowance with a "pop-up" feature, as specified. Existing law establishes the Teachers' Deferred Compensation Fund, a continuously appropriated fund, as a repository for funds received by the Teachers' Retirement System pursuant to administrating funds received in administering specified deferred compensation plans. Existing law requires the Teachers' Retirement Board to establish a vendor registration process for the purposes of providing information about tax-deferred retirement investment products.

This bill would delete that restriction for the member of the Defined Benefit Supplement Program who elects a modified retirement allowance with a "pop-up" feature and permit that member, if he or she is otherwise eligible, to change his or her beneficiary.

This bill would further revise and recast those provisions of the Defined Benefit Plan, the Defined Benefit Supplement Program, and the Cash Balance Benefit Program for a member or participant who retires on or after January 1, 2007, who elects a joint and survivor annuity, subject to specified restrictions.

This bill would prohibit a member from designating a beneficiary who is a specified number of years younger than the member.

This bill would further permit a retired member or participant to elect a new benefit, subject to specified restrictions. This bill would require a member or participant who elects a new benefit to declare under penalty of perjury that his or her beneficiary is not afflicted with a known terminal illness. By creating a new crime, this bill would impose a state-mandated local program.

This bill would provide that premium and fee revenues and compensation deferrals from specified annuity and custodial accounts and from the vendor registration process described above, be deposited into trust accounts in the Teachers' Deferred Compensation Fund. By

depositing additional fee revenues into a continuously appropriated fund, this bill would make an appropriation.

(2) Under that law, the Cash Balance Benefit Program provides a retirement plan for persons who perform creditable service, as defined. Existing law permits a person who performs trustee service for an employer, if that employer elects to provide benefits under the Cash Balance Benefit Program, to elect to participate in that program for his or her trustee service.

This bill would additionally define creditable service under the Cash Balance Benefit Program as trustee service for an employer.

(3) That law requires an employer to report all other information required by the retirement system to provide benefits under the Cash Balance Benefit Program.

This bill would clarify that an employer shall retain a copy of and mail the original election form of an employee participating in that program to the retirement system.

(4) That law requires a county superintendent of schools or an employing agency, and permits a school district or community college district to submit a monthly report that includes information the board of the State Teachers' Retirement System requires to administer that retirement system. That law also requires an employer to report contributions paid on behalf of each participant in the Cash Balance Benefit Program.

This bill would require an employer, a county superintendent of schools, an employing agency, and a school district or community college district to submit that monthly report or contribution report electronically in an encrypted format that ensures the security of the transmitted member data. The bill would also permit a penalty to be assessed for reports that are submitted late or in an unacceptable form.

(5) That law permits a member who has retired to reinstate from retirement and earn additional service credit. That law requires the State Teachers' Retirement System to calculate the member's benefit based on the retirement allowance the member was receiving prior to retirement and the service credit and compensation earnable by the member after he or she reinstated from retirement for purpose of calculating his or her subsequent retirement benefit.

This bill would prohibit a member who was employed by a community college prior to July 1, 1996, who reinstates from retirement from using the compensation earnable he or she earned prior to July 1, 1996, for purposes of calculating his or her subsequent retirement benefit.

(6) That law requires the board of the State Teachers' Retirement System to issue an annual statement to members of the Defined Benefit Program and the Defined Benefit Supplement Program. That law requires the board of the State Teachers' Retirement System to issue a statement to each participant of the Cash Balance Benefit Program.

This bill would permit the board to issue that statement to the member or participant by secured access through the Web site of the State Teachers' Retirement System, as specified.

(7) That law permits a member of the Defined Benefit Plan to elect to purchase additional service credit, nonqualified service credit, and out-of-state service credit if specified contributions are paid to the State Teachers' Retirement System.

This bill would, if a member fails to make a payment within 120 days of the due date, require the board of the State Teachers' Retirement System to cancel the election to purchase that additional service credit, nonqualified service credit, and out-of-state service credit, as specified.

- (8) The bill would also make various technical and clarifying changes to the Teachers' Retirement Law.
- (9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 656 (SB 1468) Alarcon Car washes.

Existing law, until January 1, 2007, regulates the industry of car washing and polishing by providing specific recordkeeping requirements that employers of car washers must implement with regard to car washer wages, hours, and working conditions.

This bill would extend that repeal date to January 1, 2010.

The bill would also require the Labor Commissioner to report to the Legislature not later than December 31, 2008, on the status of labor law violations and enforcement in the car washing and polishing industry.

Ch. 657 (SB 1469) Cedillo Medi-Cal: eligibility: juvenile offenders.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, and under which qualified low-income persons receive health care benefits. The Medi-Cal program is governed, in part, by federal Medicaid provisions.

Existing law places specified juvenile offenders in county juvenile detention facilities.

This bill, commencing January 1, 2008, would require a county juvenile detention facility to provide specified information relating to a ward of the county who is scheduled to be released to the appropriate county welfare department, and would require the county to initiate an application and determine the individual's eligibility for the Medi-Cal program, as specified. The bill would require the county, if the ward is a minor, to give a parent or guardian the opportunity to opt out of this eligibility determination. The bill would require a county welfare department to provide sufficient documentation to enable the ward to receive medical care upon his or her release from custody, as specified.

This bill would require the department, by June 1, 2007, in consultation with designated entities, to establish the protocols and procedures necessary to implement the bill. The bill would require the department to implement its provisions by means of all-county letters or similar instructions, and thereafter to adopt implementing regulations, as necessary. The bill would require the department to seek any federal waivers necessary for its implementation.

By increasing the duties of counties administering the Medi-Cal program and of county juvenile detention facilities, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 658 (SB 1476) Figueroa Professions and vocations.

(1) Existing law regulates various professions and vocations by various boards within the Department of Consumer Affairs. Existing law requires those boards, and the State Bar of California and the Department of Real Estate, to require a licensee, at the time of issuance or renewal of a license, to provide the licensee's federal employer identification number, if the licensee is a partnership, or his or her social security number.

This bill would instead impose that requirement only when a license is issued.

(2) Existing law provides for the licensing and regulation of dentists by the Dental Board of California, and authorizes the board to appoint an executive officer. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would make nonsubstantive changes to those provisions.

(3) Existing law provides for the licensing and regulation of dental auxiliaries by the Committee on Dental Auxiliaries, and makes those provisions inoperative on July 1, 2008, and repeals them on January 1, 2009.

This bill would instead make those provisions inoperative on July 1, 2009, and would repeal them on January 1, 2010, if SB 1472 is not enacted.

If SB 1472 is enacted and becomes effective on or before January 1, 2007, it would, among other things, rename the Committee on Dental Auxiliaries the Committee on Dental Assistants and revise the membership of the committee, and would create the California Dental Hygiene Bureau in the Department of Consumer Affairs and the Dental Hygiene Advisory Committee in the bureau.

This bill would make those provisions operative on January 1, 2008, instead of January 1, 2007, and would make other conforming changes, if SB 1472 is enacted.

(4) Existing law provides for the licensure and regulation of psychologists by the Board of Psychology, requires the board to employ necessary personnel, and authorizes the board to employ an executive officer. Existing law provides for the licensure and regulation of acupuncturists by the Acupuncture Board and requires the board to employ necessary personnel, including an executive officer. Existing law provides for the licensure and regulation of geologists and geophysicists by the Board for Geologists and Geophysicists and for the licensure and regulation of court reporters by the Court Reporters Board of California. Existing law provides for the licensure and regulation of contractors by the Contractors' License Board. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2009, and would repeal them on January 1, 2010.

(5) Existing law provides for the licensing and regulation of podiatrists by the California Board of Podiatric Medicine, within the jurisdiction of the Medical Board of California. Existing law provides for the licensure and regulation of registered nurses by the Board of Registered Nursing, in the Department of Consumer Affairs, and requires the board to appoint an executive officer. Existing law provides for the licensure and regulation of optometrists by the State Board of Optometry, in the Department of Consumer Affairs, and authorizes the board to appoint an executive officer. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2010, and would repeal them on January 1, 2011.

(6) Existing law, the Occupational Therapy Practice Act, provides for the licensing and regulation of occupational therapists and the certification and regulation of occupational therapy assistants by the California Board of Occupational Therapy. These provisions will become inoperative on July 1, 2007, and will be repealed on January 1, 2008.

This bill would instead make these provisions inoperative on July 1, 2013, and would repeal them on January 1, 2014.

Existing law exempts certain persons from the requirements of the act, including a licensee from a state with commensurately stringent requirements, if the services are performed for less than 45 days in a calender year and are performed in association with an occupational therapist licensed under the act.

This bill would instead require a licensee from a state with commensurately stringent requirements to have filed with the board an application for licensure as an occupational therapist or certified occupational therapy assistant and would require that his or her services be performed for no more than 60 days from the date on which the application is filed. The bill would delete the requirement that the services be performed in association with an occupational therapist licensed in the state. This bill would also restrict the practice of occupational therapists and occupational therapist assistants who have previously been denied a license in this state.

(7) Existing law provides for the licensure and regulation of physical therapists and physical therapist assistants by the Physical Therapy Board of California. These provisions will become inoperative on July 1, 2007, and will be repealed on January 1, 2008.

This bill would instead make these provisions inoperative on July 1, 2013, and would repeal them on January 1, 2014.

Existing law provides for a diversion program for the rehabilitation of physical therapists and physical therapist assistants abusing drugs or alcohol, and authorizes the board to charge a fee of up to \$100 for participation in the program. Existing law requires persons convicted of certain sex offenses to register as sex offenders, as specified.

This bill would change the fee for participation in the diversion program to the amount necessary to cover the actual cost of administering the program. Because this bill could increase the fee revenue deposited into the Physical Therapy Fund, a continuously appropriated fund, the bill would make an appropriation. The bill would also require the board to deny licensure as a physical therapist or approval as a physical therapist assistant if the applicant is required to register as a sex offender, unless the registration is required as a result of a misdemeanor conviction for indecent exposure.

(8) Existing law provides for the licensure and regulation of physician assistants by the Physician Assistant Committee of the Medical Board of California. Existing law requires the committee to employ necessary personnel, including an executive officer. Existing law prohibits a physician who provides services in a medically underserved area from supervising more than 4 physician assistants at one time. Existing law establishes within the Department of Consumer Affairs a State Board of Guide Dogs for the Blind that licenses schools for the training of guide dogs for the blind. Existing law also establishes a pilot project for the arbitration of disputes between guide dog users and guide dog schools relating to the continued physical custody and use of the guide dog when the dog user is not the legal owner of the dog. All of these provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2011, and would repeal them on January 1, 2012.

(9) Existing law, the Naturopathic Doctors Act, provides for the licensure and regulation of the practice of naturopathic medicine, and establishes the Bureau of Naturopathic Medicine, in the Department of Consumer Affairs, which is responsible for the administration of the act. A violation of certain provisions of the act is a crime. The act will become inoperative on July 1, 2009, and will be repealed on January 1, 2010.

This bill would instead make the act inoperative on July 1, 2010, and would repeal it on January 1, 2011.

Because this bill would extend the application of certain provisions, the violation of which would be a crime, it would impose a state-mandated local program.

(10) Existing law, the Respiratory Care Practice Act, provides for the licensure and regulation of respiratory professionals by the Respiratory Care Board of California, and authorizes the board to appoint an executive officer. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2010, and would repeal them on January 1, 2011.

Existing law defines the practice of respiratory therapy, and prohibits its practice without a license issued by the board, subject to certain exceptions.

This bill would specify that a person employed by a home medical device retail facility or a licensed home health agency is not prohibited by the act from performing respiratory care or related services authorized by the board.

(11) Existing law, the Pharmacy Law, provides for the licensure and regulation of the practice of pharmacy and the sale of dangerous drugs or dangerous devices by the California State Board of Pharmacy, in the Department of Consumer Affairs. Existing law authorizes the board to appoint an executive officer. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2010, and would repeal them on January 1, 2011.

On and after January 1, 2007, existing law prohibits a wholesaler or pharmacy from selling, trading, or transferring a dangerous drug without a pedigree, as defined, and

prohibits a wholesaler or pharmacy from acquiring a dangerous drug without receiving a pedigree, unless the compliance date is extended. Existing law authorizes the board to extend the compliance date to January 1, 2008, in specified circumstances.

This bill would instead impose the prohibition against selling, trading, transferring, or acquiring a dangerous drug without a pedigree on January 1, 2009, and would extend the board's authority to extend the compliance date. The bill would also impose additional requirements with respect to information required to be contained in a pedigree and would make other conforming changes.

Existing law requires a surety bond to secure payments of fines by resident and nonresident dangerous drug wholesalers. These provisions are repealed on January 1, 2011.

This bill would instead repeal those provisions on January 1, 2015.

(12) Existing law provides for the licensure and regulation of veterinarians by the Veterinary Medical Board in the Department of Consumer Affairs, and authorizes the board to appoint an executive officer. Existing law provides for the licensure and regulation of architects by the California Architects Board and authorizes the board to appoint an executive officer. Existing law provides for the creation of the Landscape Architects Technical Committee to assist the board with specified functions. These provisions will become inoperative on July 1, 2009, and will be repealed on January 1, 2010.

This bill would instead make these provisions inoperative on July 1, 2011, and would repeal them on January 1, 2012.

(13) Existing law provides for a certification process for interior designers, and repeals those provisions on January 1, 2008.

This bill would instead repeal those provisions on January 1, 2010.

(14) Existing law provides for the licensure and regulation of professional engineers and land surveyors by the Board for Professional Engineers and Land Surveyors, in the Department of Consumer Affairs. Existing law requires the board to appoint an executive officer. These provisions will become inoperative on July 1, 2008, and will be repealed on January 1, 2009.

This bill would instead make these provisions inoperative on July 1, 2011, and would repeal them on January 1, 2012.

The bill would change the date on which board member terms expire. The bill would revise certain voting requirements for actions taken by the board. The bill would revise provisions relating to the use of a person's name in the name of an engineering business or a land surveying business. The bill would require all businesses engaged in civil, electrical, or mechanical engineering services to file a current organization record with the board.

Existing law authorizes the board to give one year of credit as qualifying experience for a postgraduate degree in a school of engineering.

This bill would instead authorize the board to give up to 5 years of credit as qualifying experience. The bill would authorize the board to make arrangements with an organization to conduct examinations for licensure. The bill would revise other related provisions and make technical changes.

(15) Existing law requires the body that certifies interior designers to report by September 1, 2005, on the effectiveness of the California Code and Regulation Examination for interior design professionals.

This bill would extend the reporting date to September 1, 2008.

(16) Existing law imposes various requirements on tax preparers. Existing law recognizes the California Tax Education Council as an organization representing various interested organizations in the tax return preparation industry and that performs certain functions pursuant to law. Existing law requires the council to establish a process for 2 individual tax preparers to be appointed to the council with full voting privileges.

The bill would increase the number of individual tax preparers to be appointed to 6.

(17) This bill would incorporate additional changes in Section 101 of the Business and Professions Code, proposed by AB 2821, to be operative only if AB 2821 and this bill are

chaptered and become effective on or before January 1, 2007, SB 1472 is chaptered and amends Section 101 of the Business and Professions Code, and this bill is chaptered last.

(18) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 659 (SB 1475) Committee on Business, Professions and Economic Development Healing arts.

(1) Existing law makes repeated acts of clearly excessive prescribing or administering of drugs or treatment, repeated acts of clearly excessive use of diagnostic procedures, or repeated acts of clearly excessive use of diagnostic or treatment facilities unprofessional conduct for a physician and surgeon, dentist, podiatrist, psychologist, physical therapist, chiropractor, or optometrist. Existing law also requires various healing arts boards to separately create and maintain a central file, to provide an individual historical record for each licensee, of the names of all persons who hold a license, certificate, or similar authority from that board.

The bill would also make these provisions applicable to, respectively, speech-language pathologists and audiologists and the Speech-Language Pathology and Audiology Board.

(2) Existing law creates the Board of Behavioral Sciences and makes it responsible for the licensure and regulation of clinical social workers and educational psychologists. Under existing law, moneys received by the board are deposited into the Behavioral Sciences Fund and are continuously appropriated to the board, other than the revenue from fines and penalties. Existing law makes a violation of the provisions regulating these practitioners a crime

This bill would recast the provisions creating the board. The bill would name provisions regulating social workers the Clinical Social Worker Practice Act and would modify licensure requirements with respect to experience gained outside this state. The bill would also establish the Educational Psychologist Practice Act, which would continue the licensure and regulation of educational psychologists by the board. The bill would revise the provisions defining and regulating the practice of educational psychologists and would require licensees to complete continuing education as a prerequisite for licensure renewal. The bill would authorize the board to require those continuing education providers to pay fees to fund the administration of this requirement. Because the bill would direct their deposit into the Behavioral Sciences Fund, it would make an appropriation by increasing the amount of funds in a continuously appropriated fund. The bill would continue to make the violation of provisions regulating educational psychologists punishable as a crime and, because it would prohibit the commission of additional types of conduct, the bill would expand that crime and thereby impose a state-mandated local program.

(3) Existing law, the Pharmacy Law, provides for the licensure and regulation of pharmacists by the California State Board of Pharmacy and makes a violation of the act a crime.

Existing law authorizes a pharmacist filling a prescription order for a drug product prescribed by its trade or brand name to select another drug product with the same active chemical ingredients, as specified, and of the same generic drug name, as specified, of those drug products having the same active chemical ingredients. Existing law prohibits a selection from being made if the prescriber personally indicates, either orally or in his or her own handwriting, "Do not substitute," or words of similar meaning.

This bill would specify that, with respect to an electronic data transmission prescription, a prescriber may indicate "Do not substitute," or words of similar meaning, in the prescription as transmitted by electronic data, or may check a box marked on the prescription "Do not substitute."

Existing law requires every pharmacy to have written policies and procedures for detecting certain impairments or drug-related acts among licensees employed by or with the pharmacy.

This bill would instead require every pharmacy to have written policies and procedures for addressing those impairments or acts by those licensees.

Existing law prohibits a pharmacy from compounding injectable sterile drug products in this state unless the pharmacy has obtained a license from the board.

This bill would authorize the board to issue a temporary license to compound injectable sterile drug products when the ownership of a pharmacy that is licensed to compound injectable sterile drug products is transferred from one person to another.

Existing law requires an applicant for a wholesaler license or a nonresident wholesaler license to submit a surety bond or other security to the board, as specified, with certain exceptions.

This bill would exempt a government-owned and operated wholesaler and a holder of a United States Food and Drug Administration biologics license application meeting certain criteria from that requirement.

Under existing law, specified clinics, including surgical clinics, may purchase drugs at wholesale for administration or dispensing to the clinic's patients. Existing law requires these clinics to maintain certain records for at least 7 years for inspection and to obtain a license from the board. Existing law specifies that each license is to be issued to a specific clinic and for a specific location. Existing law requires those clinics, when applying for a license, to show evidence that a professional director, as defined, is responsible for the provision of pharmacy services. Existing law also requires those clinics, other than surgical clinics, to retain a consulting pharmacist to perform specified tasks, including certifying in writing, at least twice a year, that the clinic is or is not operating in compliance with specified requirements, and requires the most recent certification to be submitted with the clinic's license renewal application.

This bill would instead require those clinics to maintain those records for at least 3 years and would require a separate license for each clinic location. The bill would expand the definition of "professional director" to include a dentist or podiatrist in certain circumstances. The bill would require a clinic to notify the board of any change of address and, in the case of a surgical clinic, any proposed change in ownership, as specified, and any change in professional director. The bill would require surgical clinics also to retain a consulting pharmacist to perform those specified tasks. The bill would require a consulting pharmacist to provide the certification, with any recommended corrective actions, in writing quarterly and to keep the certification on file for 3 years. Because the bill would specify additional requirements under the Pharmacy Law, a violation of which would be a crime, it would impose a state-mandated local program. The bill would make other technical changes.

(4) Existing law, the Psychiatric Technicians Law, provides for the licensure and regulation of psychiatric technicians by the Board of Vocational Nursing and Psychiatric Technicians, imposes specified fees in connection with the issuance of licenses by the board, and authorizes the board to fix certain of those fees within specified minimums and maximums. Existing law requires the board to pay all revenue received into the State Treasury for credit to the Vocational Nursing and Psychiatric Technicians Fund. Existing law prohibits the board from maintaining a reserve balance greater than 3 months of the appropriated operating expenditures of the board in any fiscal year.

This bill would delete that prohibition and reduce the minimum amount of certain fees fixed by the board.

(5) Existing law provides for the registration of telephone medical advice services with the Telephone Medical Advice Services Bureau of the Department of Consumer Affairs, and prohibits a business entity from providing those services to a patient at a California address unless the person is registered. Under existing law, any business entity that submits proof of accreditation by certain specified health committees and organizations is deemed provisionally registered.

This bill would delete that provision and modify the application requirements for registration.

(6) Existing law, the Dental Practice Act, authorizes a physician and surgeon, until January 1, 2007, to administer general anesthesia to a dental patient under specified conditions in the office of a dentist who does not possess a general anesthesia permit.

This bill would extend the operation of those provisions until January 1, 2008.

- (7) This bill would incorporate additional changes to Section 725 of the Business and Professions Code, proposed by AB 2198, to be operative only if AB 2198 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- (8) This bill would incorporate additional changes to Section 4190 of the Business and Professions Code, proposed by AB 2308, to be operative only if AB 2308 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- (9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 660 (SB 1485) Hollingsworth Protected animals.

Existing law provides that it is a misdemeanor to import into this state for commercial purposes, to possess with intent to sell, or to sell within the state, the dead body, or any part or product thereof, of any of a list of specified animals, including alligators and crocodiles.

This bill would revise these provisions to provide that, commencing January 1, 2010, it shall be unlawful to engage in these acts with respect to alligators and crocodiles. The bill would state the intent of the Legislature in this regard.

Ch. 661 (SB 1488) Hollingsworth Surplus school property: use of proceeds.

Existing law, notwithstanding any other law, and subject to specified limitations, authorizes the Santee School District and the Capistrano Unified School District to sell certain surplus real and personal property, as specified, to deposit the proceeds into the general fund of the school district or the county office of education, and to use the proceeds from that transaction for any one-time general fund purpose. Existing law repeals those provisions on January 1, 2007.

This bill would, in addition, grant that authority to the Valley Center-Pauma Unified School District. The bill would also extend the repeal date for those provisions to January 1, 2010.

This bill would declare that, due to the special circumstances uniquely applicable to the Valley Center-Pauma Unified School District, a general statute cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution, and the enactment of a special statute is therefore necessary.

Ch. 662 (SB 1500) Speier Drug programs.

Existing law requires the Department of Alcohol and Drug Programs to administer certain programs and studies related to alcohol and drug abuse recovery and to license, certify, and regulate alcoholism or drug abuse recovery or treatment facilities.

This bill would require the department to develop and implement a statewide campaign designed to deter initial and continued use of methamphetamine in California, and would authorize the department to accept voluntary contributions, in cash or in-kind, for purposes of this bill. The bill would require that the department develop and implement the campaign established under the bill only if the Director of Finance determines that sufficient private donations, as defined to be at least \$12,000,000, have been collected and deposited into the California Methamphetamine Abuse Prevention Account, which the bill would create in the

State Treasury, and would appropriate money from the account to the department for the 2006–07 fiscal year for the purposes of this bill.

This bill would authorize the department to develop and implement a limited campaign to deter the abuse of methamphetamine for the 2006–07 fiscal year if the Director of Finance determines that at least \$500,000 of private donations have been collected and deposited into the account.

Ch. 663 (SB 1513) Romero California International Trade and Investment Act.

(1) Existing law provides for various international trade and investment activities in the state, and authorizes the Secretary of Business, Transportation and Housing to accept private sector moneys for the purposes of promoting international trade and investment, subject to specified criteria.

Existing law, until January 1, 2008, requires the Governor to direct the secretary to establish, on a contract basis, and to the extent funds are available for that purpose, an international trade and investment office in Yerevan, in the Republic of Armenia.

This bill would enact the California International Trade and Investment Act. It would specify that the agency shall be the primary state agency responsible for international trade and investment activities in the state, subject to specified conditions. It would also require the secretary to develop an international trade and investment policy, complete a study on the potential role of the state in global markets, and develop an international trade and investment strategy for the state, subject to specified requirements. It would require the secretary to convene or join a statewide business partnership for international trade and investment to advise on business needs and priorities in that regard. It would also require the secretary to develop an international trade and investment office strategy and authorize the establishment of international trade and investment offices by the agency, subject to specified conditions.

This bill would additionally require the Office of Planning and Research to maintain, and update, a full and comprehensive list of all state agreements made with foreign governments, as provided. It would, with specified exceptions, require all state and legislative employees, as specified, to provide to their respective oversight entity, within 30 days of traveling out of the country on official state business, a memorandum with specified information regarding the trip.

(2) Existing law sets forth the duties and authority of the Governor and various state officers and agencies with respect to international relations generally.

This bill would require the state point of contact for the United States Trade Representative, within the executive branch, to perform specified duties with regard to the effect of federal trade policy on the state. It would also reiterate the duties and authority of the Governor and the various state officers and agencies with respect to international relations.

Ch. 664 (SB 1519) Bowen Voting systems: recounts

Existing law requires the Secretary of State to study and adopt regulations governing the use of voting machines, voting devices, and vote tabulating devices. Existing law also authorizes the Secretary of State to approve only those voting systems that meet specified requirements.

This bill would require the Secretary of State, within the Secretary of State's existing budget, to adopt regulations no later than January 1, 2008, for each voting system approved for use in the state, and to specify procedures for recounting ballots, including absentee and provisional ballots, using those voting systems.

Ch. 665 (SB 1520) Ducheny Medi-Cal: hospital funding demonstration project: University of California.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act, which revises hospital reimbursement methodologies under the Medi-Cal program in order to maximize the use of federal funds consistent with federal Medicaid law and stabilize the distribution of funding for hospitals that provide care to Medi-Cal beneficiaries and uninsured patients. This demonstration project provides for funding, in supplementation of Medi-Cal reimbursement, to various hospitals, including designated public hospitals, as defined in accordance with certain provisions relating to disproportionate share hospitals, and which include specified University of California hospitals. Existing law requires the Director of Health Services, with respect to each project year, to determine a baseline funding amount for each designated public hospital, and, with respect to each project year after the 2005–06 project year, to determine an adjusted baseline funding amount for each of these hospitals to reflect any increase or decrease in volume.

Existing law provides that, for the 2005–06 project year and subsequent project years, each designated public hospital shall be eligible to receive an allocation of federal Medicaid funding from the applicable federal disproportionate share hospital allotment. Existing law requires that this allocation to a designated public hospital, in combination with other specified funding sources, not exceed the baseline funding amount or adjusted baseline funding amount, as appropriate, for that hospital.

Existing law provides that, with respect to each project year, designated public hospitals, or governmental entities with which they are affiliated, shall be eligible to receive specified safety net care pool payments from the Health Care Support Fund. Existing law requires that the total amount of these payments to a hospital, in combination with other specified funds, not exceed the hospital's baseline funding amount or adjusted baseline funding amount.

Existing law requires that each designated public hospital receive quarterly interim payments of its disproportionate share hospital allocation and safety net care pool payments during the project year, and requires the department to adjust those payments as specified.

This bill would require the department, prior to the distribution of the above quarterly interim payments and payment adjustments to a designated public hospital that is part of a hospital system containing multiple designated public hospitals licensed to the same governmental entity, to consult with the applicable governmental entity. It would require the department to implement any adjustments to the payment distributions for the hospitals in that hospital system as requested by the governmental entity if the net effect of the requested adjustments for those hospitals is zero. The bill would require that any such adjustments be disregarded in the application of the limitations on a hospital's receipt of federal disproportionate share hospital allocations and safety net care pool payments based on its baseline funding amount or adjusted baseline funding amount, as described above.

Existing law provides for the payment of stabilization funding to, among other entities, designated public hospitals. Existing law requires that stabilization funding for services provided during the 2005–06 project year be distributed to designated public hospitals in accordance with a specified formula based, in part, on the amount of federal financial participation received by each designated public hospital, and by certain affiliated entities, based on certified public expenditures, from the federal disproportionate share hospital allotment and from the safety net care pool payments.

This bill would require that, if a payment adjustment for a hospital has been made pursuant to the above provisions, the amount of federal financial participation received by the hospital based on certified public expenditures be determined for the purposes of the above formula as though no such payment adjustment had been made.

This bill would also require that those payment redistributions recognize the level of care provided to Medi-Cal and uninsured patients and maintain the viability and effectiveness of the hospital system.

This bill would incorporate additional changes in Section 14166.75 of the Welfare and Institutions Code, proposed by AB 1920, to be operative only if AB 1920 and this bill are both chaptered and take effect on or before January 1, 2007, and this bill is chaptered last. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 666 (SB 1528) Bowen Medi-Cal: covered services: pregnancy.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including certain perinatal services.

This bill would provide that home infusion treatments with tocolytic agents for pregnant women are covered under the Medi-Cal program, subject to utilization controls and guidelines or protocols, as prescribed, until January 1, 2010. The bill would require the department, by October 1, 2009, to prepare, or contract for the preparation of, a report evaluating the medical effectiveness and cost-effectiveness of these treatments, as specified.

Ch. 667 (SB 1535) Kuehl Fish and game.

(1) The California Constitution creates the Fish and Game Commission. Existing law establishes the commission in the Resources Agency to perform specified functions. Existing law permits the commission to employ a secretary, and to hold specified meetings relating to commission regulations as to fish, amphibians, reptiles, mammals, and resident game birds.

This bill would permit the commission to employ a staff, including an executive director, to assist the commission in conducting its operations. The bill would require the commission to adopt and approve a conflict of interest code, and would prohibit a former commissioner from acting as an agent or attorney for any person for a period of 12 months after leaving office, as provided. The bill would delete the requirement that the commission hold specified meetings relating to commission regulations as to fish, amphibians, reptiles, mammals, and resident game birds, and instead would require the commission to hold no fewer than 10 regular meetings per calendar year. The bill would permit the commission to hold special meetings or hearings to receive additional input from the department and the public. The bill would require the commission to consider and adopt specified regulations relating to birds, mammals, fish, amphibia, and reptiles at a series of no fewer than 3 meetings, as provided.

(2) Existing law establishes the Department of Fish and Game in the Resources Agency, administered through the Director of Fish and Game. Existing law requires the department to impose and collect a filing fee to defray the costs of managing and protecting fish and wildlife trust resources, and specifies the amount to be levied. Existing law exempts from filing fees projects that fulfill specified conditions. Existing law also makes various findings and declarations relating to lack of department funding, user fees, and funding instability.

This bill would increase the amounts of filing fees collected by the department, and require the department to adjust the fees annually according to a specified index. The bill would require that a project have no effect on fish and wildlife to be eligible for the fee exemption and would additionally exempt otherwise eligible projects, the costs of which are payable from the California Ocean Resource Enhancement Account. The bill would require the director and the Secretary of the Resources Agency to submit a report relating to all accounts and subaccounts within the Fish and Game Preservation Fund, and require the department to update its cost allocation plan to reflect the cost of program activities. The bill would require the county clerk of each county and the Office of Planning and Research to maintain an electronic and paper record of all environmental documents received, as provided. The bill would also modify various findings and declarations relating to lack of department funding, user fees, and funding instability.

(3) Existing law generally provides that a violation of regulations and laws relating to fish and game is a crime.

Because this bill would create a new crime by prohibiting former commissioners from performing specified functions, the bill would create a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 668 (SB 1538) Scott Firearms.

Existing law regulates the transfer of firearms. Existing law requires the purchaser of any firearm shall be required to present clear evidence of his or her identity and age, to the dealer, and the dealer shall require him or her to sign his or her current legal name and affix his or her residence address and date of birth to the register, as required. Existing law provides that any person furnishing a fictitious name or address or knowingly furnishing any incorrect information or knowingly omitting any information required to be provided for the register is guilty of a misdemeanor.

This bill would also provide that any person who is prohibited from obtaining a firearm, as specified, who knowingly furnishes a fictitious name or address or knowingly furnishes any incorrect information or knowingly omits any information required to be provided for the register would be punished by imprisonment in a county jail not exceeding one year or imprisonment in the state prison for 8, 12 or 18 months.

By expanding an existing crime, this bill would impose a state-mandated local program. This bill incorporates additional changes to Section 12076 of the Penal Code, proposed by AB 2521 and SB 1239, to become effective if this bill and either or both of those bills are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 669 (SB 1543) Alarcon High school curriculum: high school coursework requirements.

Existing law, the Donahoe Higher Education Act, sets forth, among other things, the missions and functions of California's public and independent segments of higher education, and their respective institutions of higher education. Existing law establishes the University of California, under the administration of the Regents of the University of California, and the California State University, under the administration of the Trustees of the California State University, as 2 of the public segments of postsecondary education in this state. Provisions of the Donahoe Higher Education Act apply to the University of California only to the extent that the regents act, by resolution, to make those provisions applicable.

A provision of the act requires the California State University, and requests the University of California, to establish model academic standards for high school courses for pupils who wish to attend those institutions.

Existing law requires the Superintendent of Public Instruction to coordinate the development, on a cyclical basis, of model curriculum standards for a high school career technical course of study. Existing law also requires the superintendent to develop a career technical curriculum framework based on prescribed criteria.

This bill would add to the Donahoe Higher Education Act a provision providing that if, by July 1, 2008, either the University of California or the California State University has not adopted, in accordance with the criteria in existing law, model uniform academic standards for career technical education that will satisfy the completion of a general elective course requirement for the purposes of admission to their respective universities, the regents are

requested to, and the trustees are required to, recognize the completion of all high school career technical education courses that meet the model curriculum standards developed by the superintendent as satisfying the completion of a general elective course requirement for the purposes of admission to their respective universities. The bill would request the regents, and would require the trustees, to make publicly available, upon their adoption, any model curriculum standards for career technical education courses.

The bill would not apply to any career technical education courses that, as of January 1, 2007, are approved as satisfying the admissions requirements of the University of California or the California State University.

Ch. 670 (SB 1548) Murray Alcoholic beverages: tastings.

The Alcoholic Beverage Control Act authorizes any person holding a manufacturer's agent's, rectifier's, importer's, or wholesaler's license to give away samples of the alcoholic beverages that are authorized to be sold under that license. Existing law provides that a retail license does not authorize the furnishing or giving away of any free samples of alcoholic beverages.

The Alcoholic Beverage Control Act permits an on-sale retail licensee of wine or distilled spirits to instruct retail consumers regarding wine or distilled spirits. Under existing law this instruction may include the furnishing of up to 3 tastings of wine or distilled spirits, in limited quantities, to any individual in one day.

This bill would additionally permit beer manufacturers, licensed beer and wine importers general, and licensed beer and wine wholesalers to instruct consumers regarding beer, respectively. This bill would allow the instruction to include the furnishing of tastings under specified conditions. This bill would limit the amount of instructions that include tastings per year and require the beer manufacturers, licensed beer and wine importers general, and licensed beer and wine wholesalers to maintain a record of each instruction that included tastings for 3 years, as provided.

This bill would additionally provide that the failure to comply with these requirements shall be a presumed violation of specific tied-house restrictions within the Alcoholic Beverage Control Act. By expanding the definition of an already existing crime, this bill imposes a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 671 (SB 1557) Ducheny Coachella Valley Water District: nonpotable water use.

Existing law prohibits a person or public agency from using water from a source that is suitable for potable domestic use for nonpotable uses if suitable recycled water is available, as determined by the State Water Resources Control Board, after notice to any person or entity who may be ordered to use recycled water or to cease using potable water and a prescribed hearing is held. Existing law, the County Water District Law, governs the operations of the Coachella Valley Water District.

This bill would prohibit a person or local public agency from using, within the district's service area, water from any source that is suitable for potable domestic use for specified nonpotable uses if the board of directors of the district determines, after notice and an opportunity for hearing, that suitable nonpotable water is available, as specified, and other requirements are met.

The bill would specify that these provisions only apply to a use of water within the district's service area that is not the subject of a specified determination by another public agency.

Ch. 672 (SB 1569) Kuehl Human services: immigrants.

Under existing law, the State Department of Social Services is required, after setting aside necessary administrative funds, to allocate all federal social services funds derived from the federal Refugee Act of 1980, which are required to be used for certain training of eligible refugees, to each eligible county, in the same proportion that refugees receiving aid in each eligible county bear to the total refugees receiving aid in all eligible counties. Services provided to persons covered by these federal provisions include employment-related and English language training services.

Existing law also provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons, including noncitizens who meet specific qualifications under the Cuban-Haitian Entrant Program and the Refugee Resettlement Program for health care services.

Existing federal law also prohibits the provision of state or local public benefits, as defined, to certain noncitizens unless specifically provided for in state law.

This bill would extend eligibility for certain public social services, including, but not limited to, refugee cash assistance, Medi-Cal, and employment social services, as well as Healthy Families Program benefits to qualified noncitizen victims of trafficking, domestic violence, and other serious crimes, as defined, who can demonstrate their eligibility for these programs, and who are taking steps to meet the eligibility conditions for certain federal benefits. By increasing counties' responsibility for administering and determining eligibility for various services, programs, and benefits, this bill would create a state-mandated local program.

This bill would require the State Department of Social Services to adopt regulations, which may be emergency regulations, as specified, to implement these provisions no later than July 1, 2008.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 673 (SB 1587) Lowenthal Transportation planning: federal funds.

(1) Existing law requires transportation planning agencies to adopt and submit an updated regional transportation plan to the California Transportation Commission and the Department of Transportation every 3 years, except that a transportation planning agency that does not contain an urbanized area may, at its option, submit an updated plan every 4 years.

This bill would instead require a transportation planning agency to submit an updated regional transportation plan every 4 years, except that a transportation planning agency located in a federally designated air quality attainment area or that does not contain an urbanized area could, at its option, submit an updated plan every 5 years.

(2) Existing federal law provides appropriations of congestion mitigation and air quality program funds for certain transportation purposes. Existing law requires the Department of Transportation to apportion these funds by federal formula to metropolitan planning organizations or transportation planning agencies for expenditure on eligible projects, and these funds are available for expenditure during 3 federal fiscal years, including the year of apportionment.

This bill would require the department to provide specific apportionments for the 2007 and 2008 federal fiscal years for the Monterey Bay and Santa Barbara regions.

(3) The bill would make other related changes.

Ch. 674 (SB 1592) Romero Pupils: high school exit examination.

Existing law requires the Superintendent of Public Instruction, with the approval of the State Board of Education, to develop a high school exit examination in English language arts and mathematics in accordance with state academic content standards. Existing law requires, commencing with the 2003–04 school year and each school year thereafter, each pupil completing grade 12 to successfully pass the high school exit examination as a condition of receiving a diploma of graduation or graduation from high school.

This bill would require the Superintendent of Public Instruction, by June 30, 2007, to report to the Legislature and the Governor on the number and percentage of pupils who failed to receive a diploma of graduation from high school in 2006 due to the failure of those pupils to pass the high school exit examination, aggregated by ethnicity, English learner status, and other information as may be determined to be necessary to understanding the meaning and consequences of the failure to pass the high school exit examination.

Ch. 675 (SB 1626) Ashburn Juvenile crime.

Existing juvenile law, enacted by Proposition 21 of the 2000 statewide primary election, provides that if a minor consents and waives his or her right to a speedy jurisdictional hearing, the court may refer the case to the probation department or summarily grant deferred entry of judgment if the minor admits the charges in the petition and waives time for the pronouncement of the judgment and meets other eligibility criteria. This provision does not apply if the minor has committed any one of various, specified serious or violent offenses.

Existing law provides that, upon the agreement of the prosecuting attorney, the public defender or the minor's private defense attorney, and the presiding judge of the juvenile court or his or her designee, the procedure for deferred entry of judgment shall be completed as soon as possible after the initial filing of the petition. If they do not agree, existing law requires that the minor's case be heard according to procedures generally governing juvenile cases.

The bill would delete the latter provisions described above requiring the agreement of the attorneys and the judge and would instead provide that upon a finding that a minor is suitable for deferred entry of judgment and would benefit from education, treatment, and rehabilitation efforts, the court may grant deferred entry of judgment. The bill would require the court to make findings on the record that a minor is appropriate for deferred entry of judgment in any case in which it is granted. Because the bill would amend an initiative statute, it would require a $\frac{2}{3}$ vote.

Ch. 676 (SB 1627) Kehoe Wireless telecommunications facilities.

(1) The Planning and Zoning Law authorizes the legislative body of any county or city to adopt ordinances that, among other things, regulate the use of buildings, structures, and land as between industry, business, residences, and open space.

This bill would require a city, including a charter city, or county to administratively approve an application for a collocation facility on or immediately adjacent to a wireless telecommunications collocation facility, as defined, through the issuance of a building permit or a nondiscretionary permit, as specified.

(2) The Permit Streamlining Act defines the term "development project" to include projects involving the issuance of a permit for construction or reconstruction but not a permit to operate.

This bill would prohibit a city or county from taking certain actions as a condition of approval of an application for a permit for construction or reconstruction for a development project for a wireless telecommunications facility, and would specify that a development project for a wireless telecommunications facility is not subject to a permit to operate.

By imposing new duties on local agencies, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 677 (SB 1637) Committee on Veterans Affairs Property taxation.

(1) Existing law, with respect to supplemental property tax assessments, specifies various limitation periods for assessments on the supplemental tax roll. Existing law provides for the application of property tax exemptions to those supplemental assessments provided, among other things, that an assessee file an exemption application within a specified time. Existing property tax law allows taxes, penalties, and interest imposed for late filings of property tax exemption applications for the supplemental roll that exceed \$250 in total to be reduced by 85% or 90%, as applicable, in the case of the exemption for a college, cemetery, church, religious, exhibition, or veterans' organization, as specified. In the case of the property tax exemption for disabled veterans, existing property tax law reduces by 80% the taxes, penalties, and interest imposed for certain late filings of these exemption applications. If the late filing was because the person had not yet received a disability rating from the United States Department of Veterans Affairs (USDVA) or because the property was acquired after the lien date or was not occupied as the principal residence of the veteran, existing law reduces all taxes, penalties, and interest imposed for the late filing.

This bill would additionally authorize an 85% or 90%, as applicable, reduction in the taxes, penalties, and interest imposed for late filings of property tax exemption applications for the supplemental roll in the case of the disabled veterans' exemption, regardless of whether those amounts exceed \$250. This bill would also specify that this exemption applies beginning on the date that the claimant receives a disability rating from the United States Department of Veterans Affairs and applies to all property taxes on the property that serve as a lien against that property, as specified. This bill would also specify the manner in which the exemption is to be prorated in the case of the property becoming eligible for the disabled veterans' exemption after the lien date, as specified.

This bill would also require that claims for the disabled veterans' exemption contain the claimant's social security number or other personal identifying number. This bill also would, pursuant to legislative findings, specify that these claim forms are not public documents open to public inspection.

By changing the manner in which local officials process claims for the disabled veterans' property tax exemption, this bill would impose a state-mandated local program.

(2) Section 2229 of the Revenue and Taxation Code requires the Legislature to reimburse local agencies annually for certain property tax revenues lost as a result of any exemption or classification of property for purposes of ad valorem property taxation.

This bill would provide that, notwithstanding Section 2229 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for property tax revenues lost by them pursuant to the bill.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 678 (SB 1659) Cox Hospital seismic retrofit.

(1) Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, requires the Office of Statewide Health Planning and Development to assume prescribed duties relating to construction and alteration of hospital buildings, including, but not limited

to, review and approval of construction plans, in order to ensure that the buildings would be reasonably capable of providing services after a disaster.

Existing law sets forth the facilities plan application requirements, including, but not limited to, that the application be accompanied by the plans and full, complete, and accurate specifications.

This bill would authorize the office to permit electronic submission of plans.

(2) Existing law requires that all related regulatory submissions by the office to the California Building Standards Commission be adopted as emergency regulations.

This bill would require the office to propose to the commission regulations facilitating construction of toilet rooms accessible to persons with disabilities in hospitals and skilled nursing facilities, and would deem them to be emergency regulations.

Ch. 679 (SB 1661) Cox Health facilities: seismic safety: construction.

Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, establishes, under the jurisdiction of the Office of Statewide Health Planning and Development, a program of seismic safety building standards for certain hospitals constructed on and after March 7, 1973.

Existing law requires, after January 1, 2008, any general acute care hospital building that is determined to pose a potential risk of collapse or pose a significant risk of loss of life to be used only for nonacute care hospital purposes. Existing law authorizes the Office of Statewide Health Planning and Development to extend the January 1, 2008, deadline for certain hospital buildings of a general acute care hospital, if specified conditions are met.

This bill would authorize the office to grant an additional extension of up to 2 years, of the January 1, 2013, deadline if the hospital building subject to the extension meets prescribed requirements, including that it is under construction at the time of the request for this extension, and that the hospital has made reasonable progress in meeting the deadline, but for reasons beyond its control it is impossible for it to meet the deadline. The bill would authorize the office to revoke this extension for abandonment or suspension of construction as specified, unless the hospital can demonstrate that the abandonment or suspension was caused by a condition beyond the hospital's control.

The bill would also require an owner of a general acute care hospital who either has or has not submitted an extension request pursuant to the bill to submit, under specified circumstances, prescribed reports to the office, and would require the office to make these reports.

Ch. 680 (SB 1697) Soto Military service: benefits.

Existing law provides certain benefits and protections for members of the state militia, as specified.

This bill would require the Military Department to comply with the provisions of Section 4301 of Title 38 of the United States Code, the Uniformed Services Employment and Reemployment Rights Act (USERRA), and would provide that Military Department personnel, as specified, shall be considered employees and provided the same federal reemployment protections and benefits given to other employees under USERRA.

Ch. 681 (SB 1698) Ashburn Military and aerospace enterprise development.

Existing law, until January 1, 2007, establishes the Office of Military and Aerospace Support in the Business, Transportation and Housing Agency, and sets forth its duties and authority with respect to developing and recommending to the Governor and the Legislature a strategic plan for state and local defense retention and conversion.

This bill would additionally require the office to conduct outreach to entities and parties involved in the aerospace industry and associated basic and applied research, and to provide a specified network designed to, among other things, increase aerospace enterprise in California.

This bill would extend the operation of these provisions to January 1, 2009.

Ch. 682 (SB 1699) Bowen Financial transactions: privacy.

Existing law, applicable to electronically printed receipts, prohibits a person who accepts credit cards for the transaction of business from printing more than the last 5 digits of the credit card account number or the expiration date upon any receipt provided to the cardholder.

This bill, under the circumstances described above, would prohibit printing more than the last 5 digits of the credit card account number or the expiration date upon any receipt retained by the person, firm, partnership, association, corporation, or limited liability company, which is printed at the time of the purchase, exchange, refund, or return, and is signed by the cardholder or any receipt retained by the entities listed above, which is printed at the time of the purchase, exchange, refund, or return, but is not signed by the cardholder, because the cardholder used a personal identification number to complete the transaction.

Ch. 683 (SB 1702) Speier Health care coverage.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Under existing law, a health care service plan and a health insurer are required to offer a standard benefit plan, as specified, pursuant to a pilot program ending on September 1, 2007. Existing law requires the Managed Risk Medical Insurance Board to make payments from the Major Risk Medical Insurance Fund, which is continuously appropriated, to plans and insurers for the provision of health care services under the standard benefit plan.

This bill would extend the duration of the pilot program to December 31, 2007, and would add a provision to the Budget Act of 2006 to transfer \$4,000,000 from the unallocated account in the Cigarette and Tobacco Products Surtax Fund to the Major Risk Medical Insurance Fund. Because the bill would increase the amount of revenue in the fund and extend the time during which the board would make payments from it, the bill would make an appropriation. The bill would also impose a state-mandated local program by extending the requirements of the pilot program with respect to health care service plans.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 684 (SB 1704) Kuehl Health care benefits.

Existing law requests the University of California to assess legislation proposing a mandated health benefit or service, as defined, to be provided by health care service plans and health insurers, and to prepare a written analysis in accordance with specified criteria.

This bill would, instead, request the University of California to establish the California Health Benefit Review Program to assess legislation proposing to mandate a benefit or service, as defined, and legislation proposing to repeal a mandated service or benefit, as defined, that, if enacted, would become effective on or after January 1, 2008, and to prepare a written analysis in accordance with specified criteria.

Existing law further requests the University of California to develop and implement conflict-of-interest provisions that would prohibit a person from participating in any analysis in which he or she knows or has reason to know he or she has a material financial interest.

Existing law requests the University of California to submit a report to the Governor and the Legislature no later than January 1, 2006, regarding the implementation of the aforementioned provisions.

This bill would request the University of California to submit another such report to the Governor and the Legislature by January 1, 2010.

Existing law provides funding for the University of California's implementation of these provisions from fees imposed upon health care service plans and health insurers, which would not exceed a total of \$2,000,000, and are to be deposited in the Health Care Benefits Fund.

This bill would extend to January 1, 2011, the repeal date of those provisions, and would authorize the continued imposition of that fee through the 2009–10 fiscal year.

Ch. 685 (SB 1719) Cedillo Payment of wages.

Existing law provides that generally if an employee is discharged or laid off, statutory time limits exist within which wages earned by the employee are due and payable.

This bill would permit specified employees working in the entertainment industry and their employers to enter into a collective bargaining agreement to establish a time limit for payment of wages after an employee is discharged or laid off.

Ch. 686 (SB 1720) Chesbro Armed Forces: uranium screening.

Existing law provides for certain rights and privileges for active members of the Armed Force, reservists, and veterans of the Armed Forces, including members of the California National Guard.

This bill would require the Secretary of the California Department of Veterans Affairs, or his or her designee, to assist an eligible member, as defined, or veteran in obtaining a best practice health screening for exposure to depleted uranium, as described. A member or veteran would be eligible to receive the assistance when he or she returns to this state after service in specified combat zones if he or she has been assigned a risk level I, II, or III for depleted uranium exposure, has been referred by a military physician, or has reason to believe that he or she was exposed to depleted uranium during their service. This bill would require the Secretary of the California Department of Veterans Affairs, or his or her designee, to develop a plan for outreach to eligible members and veterans, as described, regarding depleted uranium.

This bill also makes findings regarding the health risks of exposure to depleted uranium and the purpose of the bill to assist California's veterans in obtaining federal treatment services to detect exposure to depleted uranium.

Ch. 687 (SB 1725) Bowen Absentee ballots: online information.

(1) Existing law requires an elections official to count only those absentee ballots returned by mail that are received by the elections official or delivered to a polling place by the close of the polls on the day of the election that contain specified information. Existing law also requires the elections official to establish procedures to ensure the secrecy of any absentee ballot returned to a precinct polling place.

This bill would require an elections official, on or before March 1, 2008, to establish procedures to track and confirm the receipt of voted absentee ballots and to make this information available by means of online access using the county's elections division Internet Web site, or if none is available, by means of a toll-free telephone number for this purpose.

The bill would require the elections official to establish procedures to ensure the security, confidentiality, and integrity of any personal information collected, stored, or otherwise used in tracking absentee ballots. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 688 (SB 1735) Cox Vehicles: police pursuits.

(1) Existing law makes it a misdemeanor for a person operating a motor vehicle to willfully flee or otherwise attempt to elude a pursuing peace officer's motor vehicle under certain conditions. If the pursued vehicle is driven in a willful or wanton disregard for the safety of persons or property, or where that unlawful act proximately causes death or serious bodily injury, the offense is punishable as a misdemeanor or a felony, as specified.

This bill would make it a misdemeanor or felony if a person willfully flees or attempts to elude a pursuing peace officer and the person operating the pursued vehicle willfully drives that vehicle on a highway in a direction opposite to that in which the traffic lawfully moves upon that highway. By creating a new crime this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 689 (SB 1743) Bowen Victims of crime.

(1) Existing law provides that where a petition to the court for a change of name alleges that the reason for the petition is to avoid domestic violence or stalking, as defined, and the petitioner is a participant in the address confidentiality program, the petition, the order of the court, and the copy of the order to show cause that is required to be published shall, in lieu of reciting the proposed name, indicate that the proposed name is confidential and will be on file with the Secretary of State pursuant to the provisions of the program.

This bill would additionally apply these provisions to a petitioner who is, or who is filing on behalf of, a victim of sexual assault. It would also specify that the action for the change of name is exempt under these provisions from the requirement of publication of the order to show cause.

(2) Existing law permits a person to claim an evidentiary privilege for confidential communications between that person and a specified individual, including, but not limited to, a sexual assault counselor, a domestic violence counselor, and a human trafficking counselor.

This bill would make various semantic, conforming, technical, and nonsubstantive changes to these provisions.

(3) The bill would incorporate additional changes to Section 1277 of the Code of Civil Procedure proposed by this bill and AB 2303 to take effect if both bills are chaptered and this bill is chaptered last.

Ch. 690 (SB 1747) Bowen Elections: counting votes.

Existing law provides that the county central committee of each qualified political party may employ and may have present at the central counting place or places, not more than 2 qualified data processing specialists or engineers to check and review, among other things, the preparation and operation of the tabulating devices, and be in attendance at any or all phases of an election.

This bill would instead authorize each qualified political party and any bona fide association of citizens or a media organization to employ not more than 2 representatives to be present at the central counting place or places. The bill would also authorize the county elections official to limit the total number of representatives to no more than 10, as specified.

Ch. 691 (SB 1755) Chesbro Medi-Cal: adult day health care services.

The California Adult Day Health Care Act provides for the licensure and regulation of adult day health centers, with administrative responsibility for this program shared between the State Department of Health Services and the California Department of Aging pursuant to an interagency agreement.

The Adult Day Health Medi-Cal Law establishes adult day health care services as a Medi-Cal benefit for Medi-Cal beneficiaries who meet certain criteria. Under existing law, participation in an adult day health care program requires prior authorization by the State Department of Health Services.

This bill would revise the eligibility criteria for adult day health care services.

The bill would allow initial and subsequent treatment authorization requests to be granted for up to six calendar months. It would require that treatment authorization requests be initiated by the adult day health care center and include specified elements, and that authorization or reauthorization of a treatment request be granted only if the participant meets certain medical necessity criteria.

The bill would require that a participant's personal health care provider, as defined, have and retain responsibility for the participant's care. The bill would impose specified duties on an adult day health care center with respect to a participant who does not have a personal health care provider.

Existing law requires adult day health centers to offer, and provide directly on the premises, specified services.

This bill would require adult day health centers to offer, and provide directly on the premises, in accordance with the participant's individual plan of care, and subject to authorization, specified core services to each participant during each day of the participant's attendance at the center, including nursing services, personal care or social services, therapeutic activities, and one meal.

Existing law requires the department to develop a rate methodology for adult day health care services. Existing law requires the department to establish a reasonable rate for the initial assessment

This bill would require that the rate for the initial assessment be separately billable and that it take into account specified factors. It would require that subsequent assessments be billed at a lesser amount and that the department establish utilization controls for assessment days to ensure the appropriate use of assessment and reassessment activity.

This bill would require the department, in addition, effective August 1, 2010, to establish a reimbursement methodology and a reimbursement limit for adult day health care services on a prospective cost basis for services that are provided to each participant, pursuant to his or her individual plan of care, as specified. The bill would require that these provisions be implemented only to the extent that federal financial participation is available.

The bill would require that federally qualified health centers be reimbursed on a prospective payment system rate basis pursuant to specified provisions of law for the provision of adult day health care services.

The bill would require the department to report annually to the relevant policy and fiscal committees of the Legislature, as part of the budget submitted by the Governor to the Legislature each January, on the implementation of the changes described above to the adult day health care program, including the impact of those changes on the number of centers and participants.

Ch. 692 (SB 1756) Migden Vehicles: driving under the influence: driver's license suspension: restricted driver's license.

(1) Existing law requires the Department of Motor Vehicles to immediately suspend or revoke the privilege of a person to operate a motor vehicle upon receipt of an abstract of the record of a court showing that the person has been convicted of specified provisions prohibiting driving under the influence (DUI). If the person has been convicted of a first offense, without causing bodily injury to another, existing law prohibits the reinstatement of

that privilege for a period of 6 months and until the person complies with certain conditions. In a county where the board of supervisors has approved, and the State Department of Alcohol and Drug Programs has licensed one or more driving-under-the-influence programs, as defined, existing law requires a court that places a person on probation who is a first time offender whose blood alcohol concentration was 0.20% or more, by weight, or who refused to take a chemical test, and who is punished under a specified provision of law, to refer the person to participate for at least 9 months in a licensed driving-under-the-influence program.

This bill would increase the period of driver's license suspension, for a person convicted of a first DUI offense, without causing bodily injury to another, whose blood alcohol concentration was 0.20% or more, by weight, or who refused to take a chemical test, from 6 months to 10 months, if the person is placed on probation, as specified.

(2) This bill would make conforming changes.

Ch. 693 (SB 1838) Perata Health facilities: construction plans.

The existing Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983 requires design and construction standards for hospital buildings that house patients who have less than the capacity of normally healthy persons to protect themselves. Existing law also requires that those standards specify that hospitals must be reasonably capable of providing services to the public after a disaster. Existing law requires the Office of Statewide Health Planning and Development (OSHPD) to approve or reject all plans for the construction or alteration of a hospital building. Existing law specifically requires the office, contingent upon an appropriation in the annual Budget Act, to establish a program for training fire and life safety officers to facilitate the timely performance of the office's duties and responsibilities relating to the review of plans and specifications pertaining to the design and observation of construction of hospital buildings, as specified.

This bill, in addition, would authorize the office to establish other training programs as necessary to ensure that a sufficient number of qualified persons are available to facilitate the timely performance of the office's duties and responsibilities, as specified.

The bill would authorize the office to exempt from its plan review process construction or alteration projects for hospital buildings and certain other buildings with estimated construction costs of \$50,000 or less if specified criteria are met. The bill would require a presubmittal meeting between the office and the design professionals for construction or alteration projects for those buildings with estimated construction costs of \$20,000,000 or more.

This bill would require the department to submit comprehensive reports on the training program, and would, until January 1, 2012, also require the office to assess processing time for plan review and to provide an update of this assessment to the Legislature no later than February 1, 2007, and no later than February 1 of each year thereafter.

- Ch. 694 (SB 1840) Committee on Energy, Utilities and Communications Public safety: State 911 Advisory Board: passenger stage corporations: charter-party carriers of passengers: certificates to provide service.
- (1) Existing law establishes in state government the State 911 Advisory Board, comprised of designated members appointed by the Governor, with the duty of advising the Telecommunications Division of the Department of General Services on matters related to the California 911 emergency telephone system.

This bill would, notwithstanding any other provision of law, authorize any member of the advisory board to designate a person to act as that member in his or her place and stead for all purposes, as though the member were personally present.

(2) The California Constitution establishes the Public Utilities Commission, composed of 5 members appointed by the Governor and approved by the Senate, with jurisdiction over all public utilities, including common carriers. The Constitution authorizes the Legislature,

unlimited by the other provisions of the Constitution, to confer additional authority and jurisdiction upon the commission that is cognate and germane to the regulation of public utilities. Passenger stage corporations are subject to the jurisdiction and control of the commission under the Public Utilities Act. The act requires every passenger stage corporation to obtain a certificate of public convenience and necessity from the commission before operating over any public highway in the state and sets forth requirements relating to the issuance and transfer of these certificates. Existing law authorizes the commission to issue a certificate in a territory already served by a certificate holder only when the existing passenger stage corporation serving the territory will not provide the service to the satisfaction of the commission and requires the commission to consider the effect of the applicant's proposed operations on the services furnished by any public transit operator before issuing a certificate.

This bill would delete the provision authorizing the commission to issue a certificate in a territory already served by a certificate holder only when the existing passenger stage corporation serving the territory will not provide the service to the satisfaction of the commission and would delete the requirement that the commission, before issuing a certificate, consider the applicant's proposed operations on the services furnished by any public transit operator. The bill would require the commission to require the applicant to establish reasonable fitness and financial responsibility to initiate and conduct or continue to conduct the proposed transportation services, before a certificate is issued or transferred. The bill would require a passenger stage line to meet all state and federal regulations and would authorize the commission to delegate the authority to issue or transfer certificates and to make specified findings, to its executive director. The bill would extend certain existing requirements for the issuance of a certificate pertaining to mandatory controlled substance and alcohol testing certification programs, to a transfer of the certificate.

Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime.

Because the provisions of this bill relating to passenger stages would be a part of the act and because a violation of an order or decision of the commission implementing its requirements would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(3) Charter-party carriers of passengers are subject to the jurisdiction and control of the commission pursuant to the Passenger Charter-Party Carriers' Act. Existing law requires each charter-party carrier of passengers to hold a permit or certificate in order to perform services, as provided. Existing law requires that the commission hold a hearing before granting a certificate if the applicant desires to operate in a territory already served by the holder of a certificate. The commission is prohibited from granting the certificate unless it is shown that the existing charter-party carrier of passengers serving the territory is not providing services that are satisfactory to the commission and adequate for the public. Existing law permits persons holding class A, B, and C driver's licenses to apply for a charter-party carrier of passengers certificate or permit.

This bill would delete the requirement that the commission hold a hearing before granting a certificate if the applicant desires to operate in a territory already served by the holder of a certificate and would delete the prohibition upon granting the certificate unless it is shown that the existing charter-party carrier of passengers serving the territory is not providing services that are satisfactory to the commission and adequate for the public. The bill would delete certain legal requirements that differentiate between class A, B, and C driver's licenses.

(4) Existing law prohibits a city, county, or city and county from imposing a fee upon charter-party carriers operating limousines, but authorizes the governing body of a city, county, or city and county to impose a business license fee on, and to adopt and enforce any reasonable rules and regulations pertaining to operations within its boundaries for, any charter-party carrier domiciled or maintaining a business office within that city, county, or city and county. Existing law authorizes the governing board of an airport to require a

charter-party carrier operating limousines to obtain an airport permit for operating authority at the airport, and to adopt and enforce reasonable and nondiscriminatory local airport rules, regulations, and ordinances pertaining to access, use of streets and roads, parking, traffic control, passenger transfers, trip fees, and occupancy, and the use of buildings and facilities, that are applicable to charter-party carriers operating limousines on airport property. Existing law defines a "limousine" for these purposes, as including any luxury sedan, of either standard or extended length, with a seating capacity of not more than 9 passengers including the driver, used in the transportation of passengers for hire on a prearranged basis within this state.

This bill would instead define a "limousine" as including any sedan or sports utility vehicle, of either standard or extended length, with a seating capacity of not more than 10 passengers including the driver, used in the transportation of passengers for hire on a prearranged basis within this state.

- (5) Existing law prohibits a charter-party carrier of passengers from operating a limousine, incorporating the above described definition, unless the limousine is equipped with special license plates issued and distributed by the Department of Motor Vehicles and requires the commission to issue a permit or certificate to each charter-party carrier operating limousines for the number of vehicles verified by the carrier as employed in providing limousine service. Under existing law, a violation of the Passenger Charter-Party Carriers' Act or an order or direction of the commission pursuant to the act is a crime.
- By expanding the definition of a limousine for these purposes, the bill would impose a state-mandated local program by expanding the definition of a crime.
- (6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 695 (AB 44) Cohn Crime.

Existing law provides that any person who unlawfully and maliciously damages any wireless communication device with the intent to prevent the use of the device to summon assistance or to notify law enforcement of a crime is punishable by a fine not exceeding \$500, by imprisonment in a county jail for a period not exceeding one year, or by both that fine and imprisonment.

This bill would provide that these provisions are also violated when one obstructs the use of that equipment, and that this crime is punishable as a misdemeanor.

By expanding the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 696 (AB 103) Cohn Pupil safety: disaster preparedness.

Existing law makes each school district and county office of education responsible for the overall development of all comprehensive school safety plans for its schools operating kindergarten or any of grades 1 to 12, inclusive. Existing law requires a school safety plan to include disaster procedures, including, among others, an earthquake emergency procedure system and a school building disaster plan.

This bill would require the State Department of Education to electronically distribute disaster preparedness educational materials and lesson plans that are currently available to local school districts and county offices of education. This bill would require the State Department of Education to ensure that the materials are available in at least the 3 most dominant primary languages spoken by English learners in California.

This bill would further require the department to coordinate with the Office of Emergency Services to make sure that all materials are reviewed and updated annually.

Ch. 697 (AB 158) Bermudez Railroads: safety study.

Existing law establishes the safety division of the Public Utilities Commission. The safety division is responsible for inspection, surveillance, and investigation of the rights-of-way, facilities, equipment, and operations of railroads and public mass transit guideways, and for enforcing state and federal laws, regulations, orders, and directives relating to transportation of persons or commodities, or both, of any nature or description, by rail. Existing law requires every railroad corporation that transports hazardous materials, as defined, in the state to provide a system map of the state to the Office of Emergency Services and to the commission showing certain information, to annually submit a copy of its emergency handling guidelines to the office, and to provide specified information in the event of an incident where there is a release or threatened release of a hazardous material. Under existing law, the commission is required to annually report to the Legislature regarding sites on railroad lines in the state that it finds to be hazardous, including a list of all commodities transported on railroad lines that could pose a hazard to the public or the environment in the event of a train derailment or other accident, a description of the quantities of these commodities, and the locations and routes over which these materials are transported, and a list of all railroad derailment accident sites in the state on which accidents have occurred within at least the previous 5 years.

This bill would create the Special Railroad Safety Task Force, comprised of specified members. The bill would require the task force to meet monthly from January 2007 to December 2007, inclusive, and to study certain railroad safety issues, and make recommendations for improving railroad safety measures. The bill would require the task force, no later than 90 days after its last meeting, to submit a written report to the commission setting forth its findings and recommendations relating to railroad safety issues. The bill would require the commission to include the findings and recommendations of the task force in its July 1, 2008, report to the Legislature on sites on railroad lines that are found to be hazardous. These provisions would become inoperative on July 1, 2008, and would be repealed on January 1, 2009, unless a later enacted statute deletes or extends that date.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 698 (AB 225) Negrete McLeod Electronic prescription information.

Existing law relative to insurance fraud makes it a crime for healing arts practitioners to receive money or other consideration for, or to engage in various related activities with respect to, the referral of patients, clients, or customers to any person, with certain exceptions.

This bill would, upon the effective date of specified regulations adopted by the Secretary of the United States Department of Health and Human Services pursuant to the Medicare Prescription Drug, Improvement and Modernization Act of 2003, exempt from these provisions specified entities that receive nonmonetary remuneration necessary and used solely to receive and transmit electronic prescription information, under certain conditions. The bill would require the California Health and Human Services Agency to, if necessary, adopt emergency regulations to ensure that implementation of this exemption is consistent with the regulations adopted by the United States Department of Health and Human Services.

This bill would incorporate additional changes to Section 650 of the Business and Professions Code, proposed by AB 2282, to be operative only if AB 2282 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last

Ch. 699 (AB 289) Chan Chemicals: testing methods.

Existing law required the California Environmental Protection Agency to initiate a scientific peer review of screening levels for certain contaminants and to complete the process by December 31, 2004. The agency was required to publish, by March 1, 2004, a list of screening numbers determined for specified contaminants, and to conduct public workshops in establishing and revising those levels.

This bill would authorize a state agency, as defined, to request a manufacturer, as defined, of a chemical, as defined, to provide the state agency with specified information regarding the chemical. The bill would provide that the information that a state agency may request, includes, but is not limited to, an analytical test method for that chemical in a specified matrix, the octanol-water partition coefficient and bioconcentration factor for humans for the chemical, and other information relevant to the fate and transport of the chemical into the environment. The bill would require the manufacturer to provide the requested information within one year, and would specify actions that a state agency is required to take before making the request. The bill would provide a procedure for when a manufacturer believes that information provided pursuant to a state agency request involves the release of a trade secret.

Ch. 700 (AB 2987) Nunez Cable and video service.

(1) Existing law provides that any city, county, or city and county may authorize by franchise or license the construction and operation of a community antenna television system and prescribe rules and regulations to protect the subscribers. Existing law requires that cable and video service providers comply with specified customer service standards and performance standards.

This bill would enact the Digital Infrastructure and Video Competition Act of 2006 and would establish a procedure for the issuance of state franchises for the provision of video service, which would be defined to include cable service and open-video systems, that would be administered by the Public Utilities Commission. The commission would be the sole franchising authority for state franchises to provide video services. The bill would require any person or corporation that seeks to provide video service in this state to file an application with the commission for a state franchise with specified information, signed under penalty of perjury. By creating a new crime, the bill would impose a state-mandated local program.

The bill would provide that cities, counties, cities and counties, or joint powers authorities would receive state franchise fees in exchange for the use of public rights-of-way for the delivery of video services provided within their jurisdictions, based on gross revenues, pursuant to a specified formula. The bill would prescribe the extent of the obligation of state franchise holders to provide public, educational, and governmental access (PEG) channels. The bill would also authorize local entities to establish a fee to support the costs of PEG channel facilities, in the amount of 1% of gross revenues, or more in specified circumstances.

The bill would also require these local entities to permit the installation of networks by holders of state franchises. The bill would also prohibit a holder of a state franchise from discriminating against or denying access to service to any group of potential residential subscribers because of their income and would provide that this provision is satisfied if certain conditions are met by holders or their affiliates with 1,000,000 or more telephone customers or if alternative conditions are met by a holder or its affiliates with 1,000,000 or fewer telephone customers in California.

The bill would require the holder of a state franchise to notify a local entity that it will provide video service in the entity's jurisdiction at least 10 days before offering service. The bill would also require the local franchising entity to enforce customer service and protection standards and to enact an ordinance or resolution providing a schedule of penalties for any material breach of those standards by a holder of a state franchise, thereby imposing a state-mandated local program.

The bill would also require that any state franchise holder employing more than 750 employees in California make an annual report of specified information to the commission.

The bill would also require that all state franchise holders make an annual report to the commission regarding availability of and subscription to broadband and video service.

The bill would provide that a state franchise is valid for 10 years and would require a provider to apply to the commission for renewal of the franchise for any additional 10-year period.

The bill would authorize the commission's Division of Ratepayer Advocates to advocate on behalf of video service customers in connection with state franchise renewal and enforcement of service standards.

The bill would prohibit the commission from permitting a telephone corporation that is providing video service pursuant to a state franchise to authorize an increase in rates for residential basic service until January 1, 2009, unless that corporation is regulated under rate of return regulation, subject to specified exceptions.

(2) Existing property tax law specifies the manner in which local tax assessors determine the value of cable television possessory interests that are created in a cable television franchise or license that is granted by a local government.

This bill would specify that this valuation method also applies to possessory interests created in a cable franchise or license or a franchise to provide video services that is granted by the state under the bill.

(3) Existing law provides for the Public Utilities Commission Utilities Reimbursement Account. Existing law authorizes the commission to annually determine a fee to be paid by every public utility providing service directly to customers or subscribers and subject to the jurisdiction of the commission, except for a railroad corporation. Existing law requires the commission to establish the fee, with the approval of the Department of Finance, to produce a total amount equal to that amount established in the authorized commission budget for the same year, and an appropriate reserve to regulate public utilities, less specified sources of funding.

This bill would establish a Video Franchising Account in the commission's Utilities Reimbursement Account, require the commission to annually determine a fee to be paid by an applicant or holder of a state franchise, and authorize the commission to take various actions to collect the fees.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 701 (AB 525) Chu Child abuse reporting.

Existing law defines the term "child abuse or neglect" for purposes of mandatory reporting of suspected instances of child abuse or neglect. Existing law specifies certain agencies to which mandated reports of suspected child abuse or neglect shall be made. Existing law requires those agencies to forward those reports that are determined not to be unfounded to the Department of Justice. Existing law also authorizes, but does not require, the reporting of instances where a child suffers or is at substantial risk of suffering serious emotional damage, as specified.

This bill would generally conform the procedures for authorized reporting of instances of child abuse or neglect involving emotional damage, as specified, to certain existing procedures applicable to mandated child abuse reporting.

By increasing the reporting burden on local law enforcement agencies, this bill would impose a state-mandated local program.

Existing law requires a representative of a child protective services agency performing an investigation resulting from a required report of suspected child abuse or neglect to inform the individual who is the subject of the investigation, at the 1st contact, of the complaints or allegations against that person, as specified.

This bill would apply that requirement in the context of reports of child abuse or neglect involving serious emotional damage that are authorized to be reported.

By increasing the duties of local government entities in connection with investigating certain instances of suspected child abuse, this bill would impose a state-mandated local program.

Existing law requires the investigating agency investigating suspected child abuse or neglect, upon completion of the investigation or after there has been a final disposition of the matter, to inform the mandated reporter of the results of the investigation and of any action the agency is taking with regard to the child or family.

This bill would apply that requirement to the context of reports of child abuse or neglect involving serious emotional damage that are authorized to be reported.

This bill would also correct an obsolete cross-reference.

By increasing the duties of local government entities in connection with investigating certain instances of suspected child abuse, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 702 (AB 569) Garcia Pupil nutrition: school meals: school breakfast study.

(1) Existing law requires each school district or county superintendent of schools maintaining any kindergarten or any of grades 1 to 12, inclusive, to provide one nutritionally adequate free or reduced-price meal for each needy pupil during each schoolday, except as specified. Existing law permits a school district or county office of education to use funds made available through any applicable federal or state program or to use its own funds to provide the required meals.

Existing law requires the State Department of Education to award grants, as specified, to school districts and county offices of education for the initiation and expansion of school breakfast programs and summer food service programs. Existing federal law provides additional funding, the lesser of specified meal reimbursement rates or 100% of the operating costs of a breakfast program, for school districts that meet certain qualifications deemed to indicate severe need and that are operating or desire to initiate a school breakfast program.

This bill would require the department to conduct a study on or before March 31, 2007, on certain matters relating to the feasibility of requiring schools that meet the qualifications for the federal severe need reimbursement to offer breakfast. The bill would require the department to report the results of the study to the Legislature on or before April 30, 2007.

- (2) This bill would appropriate \$170,000 from the General Fund to the department for purposes of performing the specified study regarding the offering of school breakfast.
 - (3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 703 (AB 586) Negrete McLeod Medical disaster mobilization.

Pursuant to the Emergency Medical Services System and Prehospital Emergency Medical Care Personnel Act, the Emergency Medical Services Authority is established within the California Health and Human Services Agency to administer the emergency medical services system to coordinate and integrate effective and efficient emergency medical services throughout the 58 counties of the state.

The EMS Act, in part, requires that the authority develop planning and implementation guidelines for emergency medical services systems, receive implementation plans from local EMS agencies, assess each EMS area, and provide technical assistance to local agencies for the purpose of developing the components of the EMS systems.

The EMS Act provides for coordination of services with other state agencies, establishes the Interdepartmental Committee on Emergency Medical Services to advise the authority, provides personnel standards, and provides for local administration of county EMS programs.

Existing law requires the authority, in consultation with the Office of Emergency Services, to respond to any medical disaster by mobilizing and coordinating emergency medical services mutual aid resources to mitigate health problems.

Existing law, the California Emergency Services Act, subdivides the state emergency services organizations into mutual aid regions, as defined, for the purpose of facilitating the coordination of mutual aid and other emergency operations. The law defines an operational area for this purpose as an intermediate level of state emergency services organization, consisting of a county and all political subdivisions within a county.

This bill would authorize the county health officer and the local EMS agency administrator to jointly act as the medical health operational area coordinator. It would, if an operational area has a medical health operational area coordinator, designate the medical health operational area coordinator, in cooperation with various agencies, as the entity responsible for ensuring the development of a medical and health disaster plan, and would set forth the contents of the plan. The bill would authorize appointment of another person to perform that role, if the county health officer and the local EMS agency are unable to do so.

Ch. 704 (AB 607) Goldberg School Facilities Emergency Repair Account.

(1) Existing law requires a county superintendent of schools, among other things, to visit and examine each school in the county to observe its operation and learn of its problems. Existing law requires the county superintendent to annually present a report to the governing board of each school district under his or her jurisdiction, and to the board of supervisors of the county, describing the state of the schools in the county that are ranked in deciles 1 to 3, inclusive, of the 2003 base Academic Performance Index (API).

This bill would require the annual report to be submitted in November at a regularly scheduled meeting of the governing board. The bill would require the report to include certain determinations for each school and teacher misassignments and teacher vacancies and would require the county superintendent, or his or her designee, to use a standardized template to report those details, unless those details are already being reported by the county superintendent, or his or her designee.

The bill would require commencing with the 2006–07 fiscal year, certain funds appropriated pursuant to the Budget Act of 2006 to county offices of education for site visits to be allocated to elementary, middle or junior, and high schools, as specified. The bill would provide an additional allocation, as specified, to county offices of education that are responsible for visiting more than 150 schoolsites. The bill would set \$10,000 as the minimum amount for allocation to county offices of education.

The bill would require the State Department of Education to review the actual costs of 2005–06 fiscal year site visits conducted and if the department determines that a county office of education did not expend the funds allocated, the amount that exceeds the amount spent shall revert to a certain fund and would be available to cover certain extraordinary costs incurred by county offices of education. The bill would require the department to allocate the funds to county offices of education by June 30, 2007.

(2) Existing law, the Leroy F. Greene School Facilities Act of 1998, requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. Existing law

requires a school district that receives funding pursuant to the act to submit to the board a summary report of expenditure of state funds and district matching funds annually until all state funds and district matching funds are expended and then to submit a final report, and authorizes the board to require an audit of these reports or other district records to ensure all funds received under the act are expended in accordance with program requirements. Existing law provides that, if the board, after the review of expenditures or the audit, determines that a school district failed to expend funds in accordance with the act, the Department of General Services is required to notify the school district of the amount that must be repaid within 60 days and to notify the Controller and the school district if the district fails to make that payment, and requires the Controller to deduct that amount from the district's next principal apportionment of state funds, as specified.

This bill would require the board to approve a plan of equal annual payments, with interest, as specified, over a period of up to 5 years if the board determines that repayment of the full liability within 60 days after the board's action would constitute a severe financial hardship, as defined by the board, for the school district. The bill would require the Controller to withhold certain amounts pursuant to the plan.

(3) Existing law establishes the School Facilities Emergency Repair Account in the State Treasury, to be administered by the State Allocation Board, for the purpose of reimbursing school districts with schools ranked in deciles 1 to 3, inclusive, on the API, as specified, for emergency facility repairs, as provided.

This bill would provide that, commencing with the 2006–07 fiscal year, the money in the account is also available to fund grants for certain, listed necessary repairs that meet certain conditions. The bill would require the board to establish a process for schools to apply for the grants and provide certification of the completion of the projects. The bill would require the board to post the grant application form on its Internet Web site.

(4) Existing law requires a school district to use its uniform complaint process to help identify and resolve any deficiencies related to instructional materials, conditions of facilities that are not maintained in a clean and safe manner or in good repair, and teacher vacancy or misassignment. Existing law requires a notice to be posted in each classroom in each school in the school district notifying parents and guardians that there should be sufficient textbooks or instructional materials, school facilities must be clean, safe, and in good repair, and there should be no teacher vacancies or misassignments, as defined. Existing law also requires the notice to inform parents of the location to obtain a form to file a complaint in case of a shortage. Existing law authorizes a complaint to be filed anonymously. If a complainant identified himself or herself, the complainant is entitled to a response if he or she indicates that a response is requested.

This bill would require, if certain conditions are met, the report and response, if requested, to be written in English and the primary language in which the complaint was filed, thereby establishing a state-mandated local program.

- (5) This bill would make other technical, nonsubstantive changes to existing law.
- (6) This bill would make an appropriation by requiring the remaining unencumbered balance of certain funds appropriated to county offices of education for certain reviews and monitoring of schools and to conduct and report on site visits, as specified, to remain available for expenditure through June 30, 2008, for purposes of certain site visit reports on the state of certain schools.
- (7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 705 (AB 618) Cogdill Crime.

Existing law provides that when any police or sheriff's department, or district attorney in this state certifies to a bank, credit union, or savings association in this state, or doing business in this state, that a crime report has been filed that involves the alleged fraudulent use of drafts, checks, or other orders, and so requests, the institution must furnish specified information, with the consent of the accountholder in the case of an institution doing business in the state, including account statements and a copy of the signature card.

This bill would provide that a law enforcement agency may also request, and a bank, credit union, or savings association must then provide, surveillance photographs and video recordings of a person accessing the crime victim's financial account via an ATM or from within the financial institution, as specified.

Ch. 706 (AB 680) Chan English language learners.

Existing law provides that, when 15% or more of the pupils enrolled in a public school speak a single primary language other than English, all notices, reports, statements, or records sent to the parent or guardian of any such pupil by the school or school district shall, in addition to English, be written in the primary language, and may be responded to either in English or the primary language.

This bill would require the State Department of Education to monitor adherence to that requirement as part of its regular monitoring and review of public schools and school districts, to make certain related determinations, and to notify school districts of certain related information by August 1 of each year. The bill would require the department to make that notification using electronic methods. The bill would require the department to use existing resources to comply with those provisions.

Ch. 707 (AB 839) Torrico Gambling Control Act: nonprofit organization fundraisers.

The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission and the enforcement of those activities by the Division of Gambling Control within the Department of Justice. The act also requires all fees and revenues collected under the act to be deposited in the Gambling Control Fund, which funds are available, upon legislative appropriation, for the division and commission in carrying out their duties under the act.

This bill would revise that act to permit a nonprofit organization to conduct fundraisers using controlled games as a funding mechanism to further the purposes and mission of the nonprofit organization. The bill would prohibit a nonprofit organization holding a fundraiser from conducting more than one fundraiser per calendar year, except as specified, and would require that each fundraiser be limited to no more than 5 consecutive hours. The bill would also prohibit cash prizes or wagers from being awarded to participants, but would allow winners of controlled games to receive prizes from those donated, subject to certain cash value limitations. The bill would also require at least 90% of revenue from fundraisers to go directly to the nonprofit organization and would prohibit more than 10% of the gross receipts of a fundraiser from being paid as compensation to the entity or persons conducting the fundraiser for the nonprofit organization, excluding facility rental fees, as specified. The bill would define "nonprofit organization" to include various organizations qualified to conduct business in California for at least 3 years prior to conducting a controlled game that are exempt from taxation pursuant to specified provisions of the Revenue and Taxation Code.

This bill would further prohibit an eligible nonprofit organization from conducting a fundraiser using controlled games unless it has been in existence and operation for at least 3 years and registers annually with the Division of Gambling Control. The bill would require the division to furnish registration forms to nonprofit organizations, as specified, collect certain information from nonprofit organizations conducting fundraisers, and adopt regulations in accordance with those provisions. The bill would additionally permit the division to charge eligible organizations an annual registration fee to cover the costs of

administration and enforcement and would specify that those fees be deposited into the Gambling Control Fund.

The bill would also authorize the division to require specified suppliers of equipment used in the playing of controlled games by a nonprofit organization, to register with the division.

Ch. 708 (AB 874) Wolk Avian influenza wildlife surveillance.

Existing law creates the Fish and Game Commission in the Resources Agency, and provides for the regulation by the Department of Fish and Game of the taking of various bird species, including prohibiting the taking of certain nongame birds. Existing law also provides for the preservation of certain bird species.

This bill would enact the Avian Influenza Wildlife Surveillance Act to require the Resources Agency, in consultation with the department, the Department of Food and Agriculture, the State Department of Health Services, the Office of Emergency Services, and the University of California, to develop and implement a plan for the surveillance, monitoring, sampling, diagnostic testing, and reporting of avian influenza in wild birds and animals in the state. The bill would require the Secretary of the Resources Agency to establish the Avian Influenza Working Group, composed of specified members and chaired by the Director of Fish and Game, to assist in the development of the plan. The bill would require the director, on or before October 1, 2006, to submit a status report, and on or before July 1, 2007, to compile and submit an updated report, on the development and implementation of an avian influenza detection and response plan for wild birds. The bill would require these reports to be submitted to the Legislature, the Chair of the Assembly Committee on Water, Parks and Wildlife, and the Chair of the Senate Committee on Natural Resources and Water.

The bill would make an appropriation by requiring that up to \$1,088,000 be available, from specified funds appropriated from the General Fund to the department by the Budget Act of 2006, to implement the provisions of the bill and to carry out other authorized activities relating to the implementation of plans to detect and respond to avian influenza in the state's wild birds.

The bill would make legislative findings and declarations relating to avian influenza. The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 709 (AB 971) Jerome Horton Corrections: superintendents.

Existing law requires the Inspector General to review all candidates for warden and to advise the Governor as to their qualifications for the position.

This bill would require the Inspector General to also review all candidates for appointment as superintendent of a juvenile correctional facility.

Ch. 710 (AB 984) Laird Tamarisk plant control.

Existing law grants to the Department of Water Resources various duties relating to the supervision of the state's water resources.

This bill would authorize the department, in collaboration with other entities, to cooperate with the federal government, other Colorado River Basin states, and other entities for the purpose of preparing a plan to control or eradicate tamarisk plants in the Colorado River watershed. The bill would require the department, the Department of Food and Agriculture, the Department of Fish and Game, and the Colorado River Board of California to seek to collaborate with affected California water agencies and other appropriate entities in that preparation.

The bill would require the department, in collaboration with other entities, to implement the plan within California upon the appropriation of funds for that purpose. The bill would require the department, the Department of Food and Agriculture, the Department of Fish and Game, and the Colorado River Board of California to seek to collaborate with affected California water agencies and other appropriate entities in that implementation.

Ch. 711 (AB 1189) Bermudez Vehicles: motorcycles: motorcyclist safety training programs.

Existing law authorizes the Commissioner of the California Highway Patrol, through contracts with other public agencies or with private entities, to provide financial or other support to projects aimed at enhancing motorcycle operation or safety, including rider training programs.

This bill, additionally, would authorize the commissioner to provide financial or other support to projects aimed at enhancing both motorcycle operation and safety. The bill would authorize the commissioner, through contracts with other public agencies or with private entities, to adopt specified standards for a premier motorcyclist safety training program, and, on and after January 1, 2008, would prohibit the commissioner from imposing a maximum amount for course fees for courses provided under one of those programs. The bill would require motorcycle training safety courses offered under one of those programs to meet specified requirements, and would require all administrative costs of those programs to be paid for by the provider, and not by the state.

Ch. 712 (AB 1282) Mullin Income taxes: credits: child care.

The existing Personal Income Tax and Corporation Tax Law provide tax credits for startup expenses for child care programs or constructing a child care facility, costs for child care information and referral services, and costs paid or incurred for contributions to a qualified care plan. Under existing law these credits are only available for certain taxable years beginning before January 1, 2007.

This bill would extend the credits to taxable years beginning before January 1, 2012. This bill would also require the Franchise Tax Board to report to the Legislature on the effectiveness of these credits, as specified.

This bill would take effect immediately as a tax levy.

Ch. 713 (AB 1302) Jerome Horton Office of Administrative Law: regulations.

Existing law provides that, if a state agency makes a finding that the adoption of a regulation or order of repeal is necessary for the immediate preservation of the public peace, health and safety or general welfare, the regulation or order of repeal may be adopted as an emergency regulation or order of repeal. Under existing law, a regulation, amendment, or order of repeal adopted as an emergency regulation remains in effect no more than 120 days unless the adopting agency and the Office of Administrative Law comply with certain requirements.

This bill would require an agency that is adopting an emergency regulation to send, at least 5 working days prior to submission of an emergency regulation to the office, a notice of proposed emergency action to every person who has filed a request for notice of regulatory action with the agency unless the emergency situation clearly poses such an immediate, serious harm that delaying action to allow public comment would be inconsistent with the public interest. The bill would extend to 180 days the maximum period of time a regulation, amendment, or order of repeal initially adopted as an emergency regulation would remain in effect. The bill would authorize the office to approve not more than 2 readoptions of an emergency regulation, each for a period not to exceed 90 days, as specified. The bill would require the office, after posting a notice of the filing of a proposed regulation on its Internet Web site, to allow interested persons 5 calendar days to submit comments on the proposed emergency regulations unless delaying action to allow public comment would be inconsistent with the public interest. It would make these changes applicable to emergency regulations first submitted to the office on or after January 1, 2007.

Existing law authorizes the Secretary of Corrections and Rehabilitation to prescribe rules and adopt regulations for the administration of the prisons and administration of paroles. Existing law provides that, in general, these regulations shall be adopted pursuant to the

Administrative Procedure Act, but exempts emergency adoption, amendment, or repeal of a regulation by the secretary from certain requirements of that act.

This bill would exempt the emergency adoption, amendment, or repeal of a regulation by the secretary from certain notice requirements, as specified.

Ch. 714 (AB 1341) Committee on Environmental Safety and Toxic Materials Financing authorities: grants and loans.

(1) The California Educational Facilities Authority Act, the Health Facilities Financing Authority Act, and the California Pollution Control Financing Authority Act each establish an authority to finance facilities as specified in the act. Each of those acts are deemed to provide a complete, additional, and alternative method for doing the things authorized in the respective act, and those acts are required to be regarded as supplemental and additional to powers conferred by other laws. Under those acts, except as otherwise provided, the issuance of bonds and refunding bonds are exempt from other laws applicable to the issuance of bonds, including, but not limited to, the California Environmental Quality Act (CEQA), but a project that is financed in accordance with the act is not exempt from any law that is otherwise applicable to the project.

This bill would amend those acts to require a project applicant to provide documentation, before the authority approves the issuance of bonds for the project, that the project has complied with CEQA, or is not a project under CEQA.

The California Pollution Control Financing Authority Act, until January 1, 2007, authorizes the California Pollution Control Financing Authority to provide grants and loans, not to exceed \$5,000,000, to cities and counties deemed eligible by the authority, to assist in the development of various programs and policies to, among other things, reduce pollution hazards and the degradation of the environment, or promote infill development to revitalize communities. The authority is required, until that date, to annually report to the Legislature regarding the grant and loan program.

This bill would extend the operation of these provisions until January 1, 2012, and would increase the amount of the grants and loans under the program to \$7,500,000. It would also repeal an obsolete provision of law.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 715 (AB 1387) Jones CEQA: residential infill projects.

The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared by contract, and certify the completion of, an environmental impact report on a project, as defined, that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect.

CEQA prohibits a public agency from approving or carrying out a project for which an environmental impact report has been certified that identifies one or more significant effects on the environment that would occur if the project is approved or carried out unless the public agency makes specified findings with respect to each significant effect, including, among other things, that (1) the changes or alterations have been required in, or incorporated into, the project that mitigate or avoid the significant effect on the environment or (2) those changes or alterations are within the responsibility and jurisdiction of another public agency and have been, or can and should be, adopted by that other agency.

The bill would provide that, except as specified, if a residential project, not exceeding 100 units, with a minimum residential density of 20 units per acre, and within one-half mile of the transit stop, on an infill site in an urbanized area is in compliance with the traffic, circulation, and transportation policies of the general plan, applicable community plan, applicable specific plan, and applicable ordinances of the city or county, and the city or county with jurisdiction over the area where the project is located requires that the mitigation measures approved in a previously certified project area environmental impact report, as the bill would define that term, applicable to the project be incorporated into the project, the city

or county is not required to comply with specified requirements with respect to the making of any findings regarding the significant environmental effects from impacts of the project on traffic at intersections, or on streets, highways, or freeways.

Ch. 716 (AB 1418) Jerome Horton Tax: public disclosure of tax delinquencies. The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. The sales taxes due under these provisions are generally the obligation of the seller of the personal

property. The seller must file a return with the State Board of Equalization and pay all taxes

due.

This bill would require the board to make publicly available each quarter a list of the 250 largest tax delinquencies in excess of \$100,000. The quarterly list would contain specified identifying information about the delinquencies. This bill would require the board, prior to placing a person's name on the list, to provide written notice that the person's name will appear on the list if the delinquency is not satisfied. The board would be required to remove certain delinquencies that meet specified criteria within 5 business days, including, among others, those where payment arrangements have been made or a bankruptcy proceeding has been initiated. This bill would also provide that, if a delinquency has been removed pursuant to a resolution of the delinquency, but the terms of the resolution are not complied with, the board shall list the tax delinquency without providing prior written notice.

The Personal Income Tax Law and the Corporation Tax Law authorize the Franchise Tax Board to administer and collect taxes imposed by those laws and require that those taxes be paid at the time and place, as provided.

This bill would require the Franchise Tax Board to make publicly available each calendar year a list of the 250 largest tax delinquencies in excess of \$100,000, as specified. The annual list would contain specified identifying information about the delinquencies. This bill would require the Franchise Tax Board, prior to placing a person's name on the list, to provide written notice that the person's name will appear on the list if the delinquency is not satisfied. The Franchise Tax Board would be required to remove certain delinquencies that meet specified criteria within 5 business days, including, among others, those where payment arrangements have been made or a bankruptcy proceeding has been initiated.

Ch. 717 (AB 1548) Payley Instructional materials: electronic format.

Existing law requires the State Board of Education to adopt basic instructional materials for use in kindergarten and grades 1 to 8, inclusive, as specified. Other existing law requires the governing board of each school district maintaining one or more high schools to adopt instructional materials for use in the high schools under its control. Existing law establishes the State Instructional Materials Fund and continuously appropriates the moneys in the fund to the State Department of Education. Existing law authorizes a school district to use allowances received from the fund to purchase instructional materials adopted by the state board, to purchase instructional materials from any source, to purchase tests, to bind basic textbooks, to fund in-service training related to instructional materials, and to purchase classroom library materials for kindergarten and grades 1 to 4, inclusive.

This bill would, as a pilot program and until January 1, 2016, require the department to authorize 12 schools to request a publisher that makes basic instructional materials available to a school district in a hard copy format to make instructional materials available in an electronic multimedia format upon adoption of instructional materials after January 1, 2000, by the state board or by the governing board of a selected school district that maintains a high school. The bill would grant authority to the state board to authorize a participating school to use alternate instructional materials in an electronic multimedia format, as described, if a publisher is unable to provide adopted instructional materials in an electronic multimedia format, as specified. The bill would require the department, before authorizing a school to participate in the pilot program, to certify that the school district that is applying on behalf

of the school has no unmet needs for instructional materials. The bill would provide for other requirements relating to the pilot program. By expanding the purposes for which moneys from the State Instructional Materials Fund may be used, the bill would make an appropriation.

The bill would require the department, by December 31, 2011, to evaluate the effectiveness of the pilot program and report on the results of the evaluation to the appropriate committees of the Legislature and to the Governor.

Ch. 718 (AB 1550) Arambula Economic incentive areas.

Existing law provides for the designation and oversight by the Department of Housing and Community Development of various economic development areas in the state, including enterprise zones, up to 2 Manufacturing Enhancement Areas, a targeted tax area, and local agency military base recovery areas, or LAMBRAs, pursuant to which qualifying entities in those areas may receive various tax and regulatory incentives.

This bill would make various revisions in the requirements for designating and administering enterprise zones generally. It would provide for the administration and oversight of geographically targeted economic development areas, known as G-TEDAs, which would include enterprise zones, Manufacturing Enhancement Areas, the targeted tax area, and LAMBRAs, by the department, subject to specified criteria. It would also apply various requirements applicable to those entities to the G-TEDAs.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 719 (AB 1591) Chan Medi-Cal: nurse practitioners.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. Existing law provides that services provided by a certified nurse practitioner are covered under the Medi-Cal program to the extent mandated by federal law, and requires the department to permit a certified family nurse practitioner or a certified pediatric nurse practitioner to bill Medi-Cal independently for his or her services.

This bill would provide, instead, that these services are covered to the extent authorized by federal law, and would require that the department permit any certified nurse practitioner to bill for these services.

Ch. 720 (AB 2877) Frommer Prescription drugs: importation: procurement.

(1) Existing law authorizes the Department of General Services to enter into exclusive or nonexclusive contracts on a bid or negotiated basis with manufacturers and suppliers of single source or multisource drugs. Existing law requires specified state agencies to participate in the prescription drug bulk purchasing program. Existing law requires the department to submit a report to the appropriate policy and fiscal committees of the Legislature on activities that have been, or will be, undertaken pursuant to these provisions.

This bill would, among other things, require the department to develop strategies for the state to achieve savings through greater use of generic drugs and would revise the reporting requirements.

(2) Existing law, the Sherman Food, Drug, and Cosmetic Law, provides for the regulation of the packaging, labeling, and advertising of food, drugs, devices, and cosmetics, under the administration of the State Department of Health Services.

Existing law, the Pharmacy Law, provides that any pharmacy located outside of this state that delivers, in any manner, controlled substances, dangerous drugs, or dangerous devices into this state is considered a nonresident pharmacy and requires a nonresident pharmacy to register with the California State Board of Pharmacy and comply with all lawful directions of, and requests for information from, the state in which it is a resident.

Existing federal law requires any establishment within any foreign country engaged in the manufacture, preparation, propagation, compounding, or processing of a drug that is imported or offered for import into the United States to register with the federal Secretary of Health and Human Services, report a list of each drug introduced for commercial distribution, and provide required information and statements.

This bill would establish the California Rx Prescription Drug Web Site Program. The bill would require the State Department of Health Services to administer the program. It would also require the department to establish a Web site on or before July 1, 2008, to provide information to California residents about options for obtaining prescription drugs at affordable prices. The bill would, except as specified, require that the Web site, at a minimum, provide information about, and establish electronic links to, certain federal, state, and pharmaceutical manufacturer programs, and other Web sites.

This bill would authorize the department to assess a fee on international pharmacies that the department reviews for possible inclusion on the Web site to offset the cost of reviewing those pharmacies. The bill would require the department's Web site to include price comparisons of prescription drugs, including prices charged by licensed pharmacies in the state. The bill would provide that the implementation of the program shall be contingent upon an appropriation, if the department determines that the requirements of the program cannot be implemented without additional funding, in which case the bill would require the department to request an appropriation from the Legislature for that purpose.

Ch. 721 (AB 1620) Klehs Gambling license fees.

Existing law establishes the Gambling Control Fund within the State Treasury for the receipt and deposit of fees and revenue collected pursuant to the Gambling Control Act. Under the act, specified licensing fees are required to be paid for the issuance or renewal of a state gambling license, as specified. Under existing law, the fee for initial issuance of a state gambling license is determined by the Division of Gambling Control and the fee for the renewal of a state gambling license is determined pursuant to specified schedules.

This bill would revise those provisions to instead specify that the fee for initial issuance of a state gambling license shall be determined by the California Gambling Control Commission in accordance with regulations adopted pursuant to that act, and that the fee for renewal of a state gambling license shall be determined based on the amounts set forth in 2 payment schedules, as specified. The bill would also require the holder of a provisional license to pay an annual fee according to a specified schedule.

This bill would also provide that it is the Legislature's intent that the fees paid pursuant to that provision are sufficient to enable the Division of Gambling Control and the California Gambling Control Commission to fully carry out their duties and responsibilities pursuant to that law.

Ch. 722 (AB 1632) Blakeslee Energy: planning and forecasting.

The Warren-Alquist State Energy Resources Conservation and Development Act requires the State Energy Resources Conservation and Development Commission to prepare an integrated energy policy report every 2 years. The act requires the commission, in its report, to consider electricity and natural gas forecasting and assessment activities, as specified, in reporting on electricity and natural gas markets.

This bill would require the commission, as part of its electricity and natural gas forecasting and assessment activities, to compile and assess existing scientific studies, as specified, to determine the potential vulnerability, to a major disruption due to aging or a major seismic event, of large baseload generation facilities of 1,700 megawatts or greater, including a specified analysis of the impact of a major disruption on system reliability, public safety, and the economy. The bill would also require the commission, in absence of a long-term nuclear waste storage facility, to assess the potential state and local costs and impacts associated with accumulating waste at California's nuclear powerplants, and to further assess other key

policy and planning issues affecting the future role of nuclear powerplants in the state. The bill would require the commission to adopt the assessment by November 1, 2008, and include the assessment in the 2008 energy policy review.

Ch. 723 (AB 1634) McCarthy Special statewide election expenses.

The Budget Act of 2005 appropriated specified amounts from the General Fund for support of election-related costs.

This bill would appropriate \$38,818,310 from the General Fund to the Controller to reimburse counties for the state's share of special election costs.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 724 (AB 1643) Jones Public employees: long-term care.

The Public Employees' Long-Term Care Act authorizes the Board of Administration of the Public Employees' Retirement System to contract with carriers offering long-term care insurance plans. Active and retired members and annuitants of specified counties and public agencies, and certain relatives of those individuals, are authorized to enroll in those long-term care insurance plans if they meet eligibility and underwriting criteria.

This bill would require the California Institute on Human Services at Sonoma State University, with assistance from the Board of Administration of the Public Employees' Retirement System, to contract with an organization experienced in disability policy and demographic research to conduct a study concerning long-term care, as specified, and submit a report on the study to the Legislature by December 31, 2008.

Ch. 725 (AB 1752) Levine Environmental quality.

The existing Porter-Cologne Water Quality Control Act (the act) imposes civil penalties for certain violations of the act relating to waste discharge requirements. The act authorizes the State Water Resources Control Board or a California regional water quality control board, in lieu of assessing specified mandatory minimum penalties against a publicly owned treatment works (POTW) serving a small community, as defined, to elect to require a POTW to spend an equivalent amount towards the completion of a compliance project if the state board or a regional board makes a specified determination.

SB 1733 of the 2005–06 Regular Session would revise requirements relating to the determination that the state board or a regional board is required to make before electing to require a POTW serving a small community to spend funds toward the completion of a compliance project, in lieu of imposing mandatory minimum penalties.

This bill, if SB 1733 is enacted and becomes operative, would provide that those changes made by SB 1733 shall become operative on July 1, 2007, and would require the POTW, prior to the state board or regional board making its determination, to demonstrate to the satisfaction of the state board or the regional board that a specified financing plan is designed to generate sufficient funding to complete the compliance project within a specified time period.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 726 (AB 1774) Committee on Human Services Child welfare services: criminal record checks.

(1) Existing law requires the establishment and support of a public system of statewide child welfare services. Under existing law, a child welfare agency is authorized to secure from an appropriate governmental agency state summary criminal history information through the California Law Enforcement Telecommunications System (CLETS), for 4 designated purposes, including to assess the appropriateness and safety of placing a child in the approved home of a relative or nonrelative extended family member. Existing law further requires a child welfare agency to ensure initiation of a state- and federal-level fingerprint check within 5 judicial days of the initiation of the CLETS criminal background check.

This bill would require the child welfare agency to ensure initiation of the fingerprint check only when the criminal background check is initiated for the purpose of assessing the appropriateness and safety of placing a child, and not when the background check is initiated for the other designated purposes. This bill would limit the initiation of the criminal record check to the state level, and would further extend the time period to initiate fingerprint checks to 10 calendar days, and make other, technical changes.

By adding to the duties of local child welfare agencies with regard to the above, this bill would impose a state-mandated local program.

The bill would also authorize a state or county welfare agency, commencing July 1, 2007, to submit fingerprint images and specified related information required by the Department of Justice in connection with determining the suitability of a parent or legal guardian for reunification with a dependent child of the juvenile court, for the purpose of obtaining specified criminal record information relating to the parent or legal guardian.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

- (3) This bill would declare that it is to take effect immediately as an urgency statute.
- (4) This bill would incorporate additional changes to Section 366.21 of the Welfare and Institutions Code proposed by SB 1667 to become operative only of this bill and SB 1667 are enacted and become operative on or before January 1, 2007, this bill becomes operative first, and this bill is enacted last.

Ch. 727 (AB 1799) McCarthy Elections: payment of expenses.

Existing law provides that all expenses authorized and necessarily incurred in the preparation for and conduct of elections are to be paid from the county treasuries.

This bill would provide, until January 1, 2007, that expenses incurred on or after January 1, 2006, for elections proclaimed by the Governor to fill a vacancy in the office of State Senator or Member of the Assembly, or to fill a vacancy in the office of United States Senator or Representative in Congress, are to be paid by the state. Where an election proclaimed by the Governor is consolidated with a local election, the state would pay only those additional expenses directly related to the election proclaimed by the Governor.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 728 (AB 1848) Bermudez Homeland security: interoperable public safety communication network.

Existing law provides for the coordination of state and local public safety agencies and emergency response teams to respond to emergencies. Existing law administered by the Federal Communications Commission authorizes public safety agencies or entities to operate radio communication systems on specified frequencies of the radio spectrum and directs states to oversee the interoperability of the public safety spectrum.

Existing law also establishes the Public Safety Radio Strategic Planning Committee responsible for implementing a statewide integrated public safety communication system using federally specified frequencies to facilitate interoperability among specified public safety departments and requires the committee to report annually to the Legislature regarding the committee's progress.

This bill would designate the annual report to serve as the state strategic plan for establishing a statewide integrated interoperable public safety communications network and would require the report to include implementation strategies and timelines.

Ch. 729 (AB 1942) Nava Arrests.

Existing law generally regulates the conditions of arrest.

This bill would express the intent of the Legislature regarding the development of protocols by law enforcement and other entities, pertaining to arresting caretaker parents or guardians of minors, to ensure the safety and well-being of the minor. The bill would also state that the Legislature encourages the Department of Justice to apply for a federal grant to train local law enforcement agencies and assist them in developing protocols pertaining to child safety when a caretaker parent or guardian is arrested.

Existing law establishes the Commission on Peace Officer Standards and Training and charges it with various responsibilities.

This bill would require the commission to develop guidelines and training for use by state and local law enforcement officers to address issues related to child safety when a caretaker parent or guardian is arrested, as specified.

Ch. 730 (AB 1967) Committee on Education Education.

(1) Existing law requires the Superintendent, if at any time during the fiscal year he or she determines that the county office of education may be unable to meet its financial obligations for the current or 2 subsequent fiscal years or if the county office has qualified for certification, as specified, to notify the county board of education and the county superintendent of schools, in writing, of that determination and the basis for the determination.

This bill would require a county office of education, or a school district for which the county board of education serves as the governing board, to provide the Superintendent with a copy of a study, report, evaluation, or audit regarding evidence of fiscal distress, as specified. The bill would require the Superintendent to review and consider those studies, reports, evaluations, or audits and any additional studies, reports, evaluations, or audits that contain a finding by an external reviewer that more than 3 of the 15 most common predictors of school agencies needing intervention, as determined by the County Office Fiscal Crisis and Management Assistance Team, are present. The bill would require the Superintendent, if those findings are made, to investigate the financial condition of the county office of education and determine if the county office of education may be unable to meet its financial obligations for the current or 2 subsequent fiscal years, or whether the county office should receive a qualified or negative interim financial certification, as specified.

(2) Existing law provides that the resolution of a county committee on school district organization approving a proposal to establish or abolish trustee areas or to increase or decrease the number of members of the governing board constitutes an order of election. Existing law requires that the proposal be presented to the electors of the school district not later than the next succeeding election for members of the governing board.

This bill would provide that those provisions also apply to the resolution of a county committee approving a proposal to recommend one of the alternative methods of electing governing board members, as specified.

(3) Existing law prescribes the liability for the outstanding bonded indebtedness of a school district when it is created, annexed, or abolished, or when the boundaries of the school district are changed. Existing law makes these provisions applicable only to reallocation of bonded indebtedness of a school district on general obligation bonds if the bonded indebtedness was approved by the voters prior to July 1, 1978, or if the bonded indebtedness was incurred for the acquisition or improvement of real property and was approved on or after July 1, 1978 by 2 /₃ of the votes cast by the voters voting on the proposition.

This bill would make those provisions applicable also if the bonded indebtedness was incurred for the acquisition or improvement of real property and was approved on or after January 1, 2001 by 55% of the votes cast by the voters voting on the proposition at a regularly scheduled election or a statewide special election.

(4) Existing law authorizes a county superintendent of schools to call an election, based on a petition to transfer territory of a school district, at the next regularly scheduled election

pursuant to existing law governing elections for the transfer of territory of a school district or in accordance with existing law that authorizes a local special, or consolidated election to be conducted wholly by mail if specified conditions are met.

This bill would authorize the above matter to be called at the next election, of any kind, pursuant to existing law governing elections for the transfer of territory of a school district or in accordance with existing law that authorizes a local special, or consolidated election to be conducted wholly by mail if specified conditions are met.

(5) Existing law requires the base revenue limit calculated for newly organized school districts to be equal to the total of the amount of blended revenue limit of affected school districts, as specified.

This bill would revise that calculation, as specified.

(6) Existing law requires the Secretary of the State Board of Education to set for hearing, and provide notice of, a petition for the reorganization of a school district at a regular or special board meeting, as specified.

This bill would require the withdrawal of a petition and would authorize the withdrawal of a resolution for the reorganization of a school district, as specified, from consideration by the state board if specified conditions are satisfied.

(7) Existing law requires the county superintendent of schools, within 35 days of receiving a specified notice from the state board, to call an election to be conducted at the next regularly scheduled election pursuant to existing law governing elections for the transfer of territory of a school district or in accordance with existing law that authorizes a local special, or consolidated election to be conducted wholly by mail if specified conditions are met.

This bill would authorize the above matter to be conducted at the next election, of any kind, pursuant to existing law governing elections for the transfer of territory of a school district or in accordance with existing law that authorizes a local special, or consolidated election to be conducted wholly by mail if specified conditions are met.

(8) Existing law requires a county superintendent of schools to provide for an audit of all funds under his or her jurisdiction and requires the governing board of a local educational agency to either provide for an audit of the books and accounts of the local educational agency or make arrangements with the county superintendent of schools having jurisdiction over the local educational agency to provide for that auditing. Existing law requires a county superintendent of schools to be responsible for reviewing the audit exceptions contained in an audit of a local educational agency under his or her jurisdiction related to attendance, inventory of equipment, internal control, and any miscellaneous items, and determining whether the exceptions were either corrected or an acceptable plan of correction was developed. Existing law requires, commencing with the 2004–05 audit of local educational agencies, the county superintendent of schools to include in the review of audit exceptions those audit exceptions related to use of instructional materials, program funds, teacher misassignments, and information reported on the school accountability report card and to determine whether the exceptions are either corrected or an acceptable plan of correction is developed.

This bill would require for a specified auditing condition, commencing with the 2004–05 audit of local educational agencies, the county superintendent of schools to include in the review of audit exceptions the above audit exceptions relating to the use of instructional materials program funds, teacher misassignments, and information reported on the school accountability report card, and to determine whether the exceptions are either corrected or an acceptable plan of correction is developed.

(9) Existing law authorizes a school district and county office of education to expend in a fiscal year up to 15% of the amount apportioned for, among others, the School and Library Improvement Block Grant for any other programs, as specified. Existing law prohibits a school district or county office of education from expending more than a specified amount of those transferred funds, if any.

This bill would require a school district that transfers funds from the amount apportioned for the School and Library Improvement Block Grant to utilize no less than 85% of the amount remaining after the transfer for direct services to pupils.

(10) Existing law requires the governing board of a school district to adopt an annual budget, and requires the county superintendent of schools who has jurisdiction over that school district to approve, conditionally approve, or disapprove the adopted budget. Existing law requires the governing board of a school district to select a budget review committee, as specified, if the county superintendent of schools disapproves the school district's adopted annual budget, unless the governing board of the school district and the county superintendent of schools agree to waive the required budget review committee.

This bill would, if the above waiver is made, grant the county superintendent of schools specified authority and responsibility. The bill would instead require the county superintendent of schools to, among other things, develop and adopt a school district fiscal plan and budget until a specified report is certified.

(11) Existing law limits expenditures from the juvenile court and community school account maintained by a county superintendent of schools to certain expenditures.

This bill would add specified deferred maintenance contributions to the list of allowed expenditures from the juvenile court and community school account.

(12) Existing general law establishes programs within the Santa Cruz High School attendance area that provide fiscal incentives to the Santa Cruz High School District, Live Oak Elementary School District, Scotts Valley Union Elementary School District, and the Soquel Union Elementary School District in order to provide enrollment options for pupils in grades 7 and 8.

This bill would delete Scotts Valley Union Elementary School District from those provisions and would codify the above programs, as specified, in the Education Code.

(13) Existing law requires the Superintendent to allocate a certain amount of money for supplemental summer school programs in each school district for which the prior fiscal year enrollment was less than 500 and meets other criteria.

This bill would repeal that provision of law.

(14) Existing law requires the Superintendent to annually compute a general purpose entitlement, as defined, and a categorical block grant amount, as defined, for each charter school, pursuant to a specified formula.

Existing law requires, for purposes of computing eligibility for, and entitlements to, revenue limit funding, that the average daily attendance of a unified school district, other than a unified school district that has converted all of its schools to charter status, as specified, include all attendance of pupils who reside in the unified school district and who would otherwise have been eligible to attend a noncharter school of the unified school district if the unified school district was a basic aid school district in the prior fiscal year, or if the pupils attended a charter school of a unified school district that converted to charter status on or after July 1, 2005. Existing law requires that only these pupils be included in a specified calculation to determine revenue limits of each school district.

Existing law also subjects to different funding provisions, as specified, a charter school in a unified school district that was established through the conversion of an existing public school on or after July 1, 2005, and that would otherwise be subject to the provisions of existing law described in the above paragraph.

This bill would require the above calculation to be included in the calculation to determine revenue limits of each school district, as specified.

(15) Existing law authorizes the governing board of a school district to grant any public corporation or agency the authority to lease or purchase personal property for the district, as specified. Existing law also authorizes a school district to issue warrants to that public corporation or agency for the amount of the approved invoice and all reasonable costs of the leased or purchased personal property, as specified.

This bill would authorize a school district to authorize the lease or purchase of personal property directly from a vendor by contract, lease, requisition, or purchase order and make payment, as specified, for the property directly to that vendor if there is an existing contract between a public corporation or agency and that vendor for the property.

- (16) This bill would also make technical, nonsubstantive and conforming changes to existing law.
- (17) This bill would incorporate additional changes to Section 47634.4 of the Education Code proposed by SB 1209, to become operative only if both bills are chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- Ch. 731 (AB 1969) Yee Electrical corporations: water agencies.
- (1) The Public Utilities Act requires the Public Utilities Commission to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard).

Existing law, except as specified, requires every electric service provider, as defined, to develop a standard contract or tariff providing for net energy metering, and to make this contract or tariff available to eligible customer generators, upon request, on a first-come-first-served basis until the total rated generating capacity used by eligible customer generators exceeds 0.5% of the electric service provider's aggregate customer peak demand.

This bill would require every electrical corporation to file with the commission a standard tariff for renewable energy output produced at an electric generation facility, as defined, that, among other things, is an eligible renewable energy resource. The bill would require the electrical corporation to make this tariff available to public water or wastewater agencies that own and operate an electric generation facility within the service territory of the electrical corporation, upon request, on a first-come-first-served basis, until the combined statewide cumulative rated generating capacity of those electric generation facilities equals 250 megawatts. The bill would specify that each electrical corporation would only be required to offer service or contracts under the bill until that electrical corporation meets its proportionate share of the 250 megawatts based on the ratio of its peak demand to the total statewide peak demand of all electrical corporations.

The bill would provide that, upon approval by the commission, any tariff or contract authorized by the bill may be made available to an electric generation facility that has an effective capacity of not more than 1.5 megawatts if that electrical generation facility otherwise complies with the bill.

(2) Under existing law, the failure to file a required tariff, or a violation of an order or direction of the commission, including a commission-approved tariff, is a crime.

Because the bill would require electrical corporations to file new tariffs, the bill would impose a state-mandated local program by creating new crimes.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 732 (AB 1998) Chan Parole: prerelease program: Alameda County.

Existing law authorizes the Department of Corrections and Rehabilitation to establish 3 pilot programs that provide training and counseling for female parolees to assist in their successful reintegration into the community.

This bill would require the department to contract for the establishment and operation of a 3-year prerelease parole pilot program in Alameda County for male and female offenders who were convicted of a nonviolent offense, in order to provide coordination between departmental and community service providers to ensure that offenders transition smoothly from services during incarceration through reentry programs. The bill would require the contractee to report to the Legislature and the Governor on the cost-effectiveness of the program by January 1, 2010.

Ch. 733 (AB 1812) Committee on Budget Budget Act of 2006. 4

The Budget Act of 2006 made appropriations for the support of state government for the 2006–07 fiscal year.

This bill would amend and supplement the Budget Act of 2006 by revising items of appropriation relating to the Office of Emergency Services, the Department of General Services, the Department of Forestry and Fire Protection, the State Water Resources Control Board, and the State Department of Social Services.

The bill would declare that it is to go into immediate effect as an urgency statute.

Ch. 734 (AB 2021) Levine Public utilities: energy efficiency.

(1) The Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission (Energy Commission) and requires it to prepare an integrated energy policy report on or before November 1, 2003, and every 2 years thereafter. Under that act, the Energy Commission also administers existing law with respect to energy conservation.

Existing law authorizes the Public Utilities Commission to regulate public utilities, including electrical and gas corporations. The Public Utilities Act requires the commission to review and adopt a procurement plan for each electrical corporation. Under existing law, the commission, in consultation with the Energy Commission, is required to identify all potentially achievable cost-effective electricity efficiency savings and to establish efficiency targets for an electrical corporation to achieve pursuant to its procurement plan. Existing law requires that an electrical corporation's procurement plan include a showing that the electrical corporation will first meet its unmet resource needs through all available energy efficiency and demand reduction resources that are cost effective, reliable, and feasible. Existing law requires the commission, in consultation with the Energy Commission, to identify all potentially achievable cost-effective natural gas efficiency savings and to establish efficiency targets for the gas corporation to achieve these targets and to require that a gas corporation first meet its unmet gas resource needs through all available natural gas efficiency and demand reduction resources that are cost effective, reliable, and feasible.

This bill would require the Energy Commission, on or before November 1, 2007, and every 3 years thereafter, in consultation with the commission and local publicly owned electric utilities, in a public process that allows input from other stakeholders, to develop a statewide estimate of all potentially achievable cost-effective electricity and natural gas efficiency savings and establish statewide annual targets for energy efficiency savings and demand reduction over 10 years. The bill would require the commission to base its estimate at least in part on the most recent targets established by the commission and local publicly owned electric utilities. The bill would require the Energy Commission to include in the integrated energy policy report, for each electrical corporation and each gas corporation, a comparison of the public utility's annual energy efficiency targets, and the public utility's actual energy efficiency savings and demand reductions.

(2) The bill would require the Energy Commission to investigate options and develop a plan to improve the energy efficiency of, and to decrease the peak electricity demand of,

air-conditioners in the state. The bill would require the Energy Commission, on or before January 1, 2008, to prepare and submit to the Legislature a report on that plan.

(3) Existing law requires each local publicly owned electric utility, in procuring energy, to first acquire all available energy efficiency and demand reduction resources that are cost effective, reliable, and feasible. Existing law requires each local publicly owned electric utility to report annually to its customers and to the Energy Commission, its investment in energy efficiency and demand reduction programs, as specified.

This bill would require a local publicly owned electric utility, on or before June 1, 2007, and every 3 years thereafter, to identify all potentially achievable cost-effective electricity efficiency savings and to establish annual targets for energy efficiency savings and demand reduction over 10 years. The bill would require a local publicly owned electric utility to report those targets to the Energy Commission within 60 days of the date of adoption. The bill would require an annual report by a local publicly owned electric utility to its customers and the Energy Commission on its investments, programs, expenditures, cost-effectiveness, and results, as prescribed. The bill would also require an annual report to the Energy Commission on investment funding, cost-effectiveness methodologies, and an independent evaluation. The bill would require the Energy Commission to include a summary of the information reported by local publicly owned electric utilities and a comparison of each utility's energy efficiency targets and actual results in the integrated energy policy report. The bill would require the Energy Commission, if it determines that improvements can be made in setting or meeting annual targets, to provide recommendations to the local publicly owned electric utility, the Legislature, and the Governor on those improvements. The bill, by establishing new requirements for local publicly owned electric utilities, would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 735 (AB 2049) Spitzer Sex offenders: parole.

Existing law generally regulates the parole of sex offenders and the terms and conditions of parole that may be placed on those offenders upon release from prison.

This bill would provide that any person who has been convicted of an offense that requires him or her to register as a sex offender would, as determined to be appropriate by the Department of Corrections and Rehabilitation, as a term of parole be prohibited from contacting or communicating with the victim, or victims or any of their immediate family members. The bill would also provide that the district attorney of the prosecuting county may be available for assisting the victim in a determination of the appropriateness of imposing that condition of parole, as specified.

Ch. 736 (AB 2067) Oropeza Smoking: enclosed spaces of buildings.

Existing law prohibits smoking of tobacco products inside public buildings, as defined, but excludes covered parking lots from this prohibition. Existing law additionally prohibits smoking in all enclosed spaces of places of employment, as defined.

This bill would define "covered parking lot," for purposes of the exclusion from the prohibition with respect to public buildings, to exclude lobbies, lounges, waiting areas, elevators, stairwells, and restrooms that are a structural part of the covered parking lot, thereby making these areas subject to the smoking prohibition.

This bill would also add a definition of "enclosed space" to the law that prohibits smoking in enclosed spaces of certain places of employment to include lobbies, lounges, waiting areas, elevators, stairwells, and restrooms that are a structural part of the building that is the place of employment. The violation of the prohibition against smoking in enclosed spaces

of places of employment is an infraction punishable by a specified fine. By expanding the scope of an infraction, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 737 (AB 2095) Niello Employment practices.

Existing law makes certain specified employment practices unlawful, including the harassment of an employee directly by the employer or indirectly by agents of the employer with the employer's knowledge. Existing law additionally requires employers with 50 or more employees to provide, by January 1, 2006, at least 2 hours of training and education regarding sexual harassment to all supervisory employees, as specified, who have been employed as of January 1, 2005, unless the employer has provided that training and education to these employees after January 1, 2003. This training must be provided to all supervisory employees once every 2 years and to all new supervisory employees within 6 months of their assumption of supervisory duties.

This bill would limit the training requirement to supervisory employees within California. The bill would also make technical, nonsubstantive changes to these provisions.

Under existing law, all wages earned by a person in any employment are due and payable twice during each calendar month, except as specified. Existing law provides that this requirement shall be deemed satisfied if the wages are paid not more than 7 calendar days following the close of the payroll period, and further provides that the payment of wages for labor in excess of the normal work period must be made no later than the payday for the next regular payroll period. Existing law further requires an employer to furnish each employee semimonthly or at the time of each payment of wages with an accurate itemized statement showing, among other things, the total hours worked by the employee, with a specified exception.

This bill would provide that an employer has complied with the latter requirement if overtime hours worked in the current pay period are itemized as corrections on the paystub for the next regular pay period. This bill would further require that corrections included in a subsequently issued paystub identify the dates of the pay period to which they refer.

Ch. 738 (AB 2104) Lieber Energy: California Alternate Rates for Energy program.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations. Existing law requires the commission to establish a program of assistance to low-income electric and gas customers, referred to as the California Alternate Rates for Energy (CARE) program.

Existing law requires, when gas or electric service is provided by a master-meter customer to users who are tenants of a mobilehome park, apartment building, or similar residential complex, that the master-meter customer charge each user at the same rate as would apply if the user were receiving gas or electricity directly from the gas or electrical corporation.

This bill would require the commission, by December 31, 2007, to improve the CARE application process for tenants of a mobilehome park, apartment building, or similar residential complex receiving electric or gas service from a master-meter customer through a submetered system by developing processes whereby electrical corporations and gas corporations are able to directly accept CARE applications from those tenants and to directly notify and provide renewal applications to tenants that are existing CARE customers. These requirements would be repealed on January 1, 2008.

(2) The existing Public Utilities Act requires the commission to require every electrical and gas corporation to notify each master-meter customer of its responsibilities to submetered customers.

This bill would require the commission, by December 31, 2007, to improve the CARE program by developing processes whereby every electrical corporation and gas corporation is required to timely provide each master-meter customer with a list of tenants who are approved to receive discounts pursuant to the CARE program, which list specifically identifies those tenants added to or deleted from CARE program eligibility since the previous billing cycle. These requirements would be repealed on January 1, 2008.

(3) Under existing law, a violation of an order, decision, rule, direction, demand, or requirement of the commission is a crime.

Because the bill would require commission action to implement its requirements upon electrical corporations and gas corporations, and because a violation of any of the actions of the commission described above implementing its requirements would be a crime, the bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 739 (AB 2140) Hancock General plans: safety element.

(1) The California Disaster Assistance Act limits the state share for any eligible project to no more than 75% of total state eligible costs, except that the state share shall be up to 100% of total state eligible costs connected with certain events.

This bill would prohibit the state share for any eligible project from exceeding 75% of total state eligible costs unless the local agency is located within a city, county, or city and county that has adopted a local hazard mitigation plan in accordance with the federal Disaster Mitigation Act of 2000 as part of the safety element of its general plan, in which case the Legislature may provide for a state share of local costs that exceeds 75% of total state eligible costs.

(2) The Planning and Zoning Law requires that a city, county, or city and county general plan contain specified elements, including a safety element for the protection of the community from any unreasonable risks associated with the effects of seismically induced surface rupture, ground shaking, ground failure, tsunami, seiche, and dam failure; slope instability leading to mudslides and landslides, subsidence, liquefaction, and other seismic, geologic, and fire hazards.

This bill would authorize a city, county, or a city and county to adopt with its safety element a federally specified local hazard mitigation plan that includes specified elements, and require the Office of Emergency Services to give preference to local jurisdictions that have not adopted a local hazard mitigation plan with respect to specified federal programs for assistance in developing and adopting a plan.

Ch. 740 (AB 2125) Vargas Insurance.

Existing law regulates the business of insurance, including worker's compensation insurance.

This bill would make numerous changes in the law regulating insurance including workers' compensation insurance.

Among other things, this bill would revise provisions relating to the authority of the Insurance Commissioner to revoke or suspend the State Compensation Insurance Fund's authority to transact workers' compensation insurance. This bill would provide that the fund shall be subject to the powers and authority of the commissioner to the same extent as any other insurer transacting workers' compensation insurance, except where specifically exempted by reference in the provisions of law regulating insurance. This bill would, however, provide that the commissioner may not revoke or suspend the fund's authority to transact workers, compensation insurance. This bill would also exempt the fund from the requirement that a court issue an order vesting title to an insurer's assets in the commissioner

under specified circumstances. It would instead require the commissioner to issue a report, as specified, authorize the Governor, in consultation with the Legislature, to replace the fund's president with a recovery administrator, as specified, and require the Governor to direct a course of action to be implemented by the fund's board of directors. This bill would also exempt the fund from delinquency proceedings for insurers and prohibit the commissioner from imposing administrative supervision on it unless it consents. This bill would also allow the fund's board to appoint up to 12 positions, as specified, and fix the salaries of those positions.

As to other types of insurance, the bill would, among other things, revise provisions relating to cancellation and reinstatement of financed insurance, codify current policy of the Department of Insurance regarding agents of nonresident licensees, as specified, modify insurer liquidation procedure, and change the definition of "commercially domiciled insurer" for purposes of regulating insurance holding companies. The bill would also provide that the Insurance Commissioner may approve a name using the words "savings bank" if the entire title shows that the insurer is engaged in the business of insurance and is not a savings bank. Further, the bill would modify the definition of "insolvent insurer" and modify the California Insurance Guarantee Association refund policy. This bill would also allow the commissioner to create an examination for life agents solely for funeral and burial policies, as specified. This bill would also provide for the merger of foreign and domestic mutual holding companies and require surplus lines brokers who make late monthly payments of premium taxes to pay interest, as specified. This bill would also revise provisions that require the commissioner to prepare and propose a plan regarding low-cost automobile insurance to the relevant Senate and Assembly committees, as specified.

This bill would also make technical, nonsubstantive changes in the law.

Ch. 741 (AB 2155) Wolk Hazardous waste: treatment: pharmaceutical activities.

(1) Existing law requires hazardous waste facilities, including, but not limited to, treatment facilities, to operate under hazardous waste facilities permits or other grants of authorization issued by the Department of Toxic Substances Control. Existing law exempts from the requirements relating to generators, tanks, and tank systems imposed pursuant to the hazardous waste control laws, and from the requirement to obtain a hazardous waste facilities permit, biotechnology elementary neutralization activities, as defined. A violation of the hazardous waste control laws is a crime.

This bill would additionally exempt pharmaceutical neutralization activities from those requirements, if specified conditions are met with regard to the pharmaceutical manufacturing or process development activities that generate or use the hazardous waste subject to the neutralization treatment and if the owner or operator of the pharmaceutical neutralization unit complies with specified requirements. The bill would require the owner or operator to establish and maintain documentation substantiating its compliance and would require the documentation to be available for inspection upon the request of the department or the Certified Unified Program Agency.

Since a violation of the requirements imposed by the bill upon the owner or operator of a pharmaceutical neutralization unit would be a crime, the bill would impose a state-mandated local program by creating new crimes.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 742 (AB 2160) Lieu State buildings: green building.{N1}

Existing law requires that new public buildings be models of energy efficiency and be designed, constructed, and equipped with energy efficiency measures, materials, and devices, subject to specified criteria, and that existing buildings be retrofitted to meet

specified standards when renovated or remodeled. In addition, certain executive orders require state agencies to implement certain energy and resource efficiency standards in this regard.

This bill would require the Department of General Services to define a life cycle cost analysis model to be used with respect to certain state building design and construction decisions. It would require the State Energy Resources Conservation and Development Commission, in consultation with specified state entities, to identify and develop appropriate financing and project delivery mechanisms to facilitate state building energy and resource efficient projects, including the use of the life cycle cost analysis model, and, in consultation with the state entities and specified private entities, identify obstacles to private sector commercial energy and resource efficient projects, and identify and recommend financial and other incentives to facilitate private sector commercial building energy and resource efficient projects. The bill would also require the commission to report its findings and recommendations to the Green Action Team established to further the goals of a specified executive order.

Ch. 743 (AB 2167) Arambula Pupil achievement: measurement, tracking, reporting, and analyzing.

Existing law requires school districts to report certain information to the State Department of Education relating to, among other things, pupils, pupil attendance, and staff. Existing law requires the department to collect certain information from school districts and, pursuant to this law, the department gathers data from school districts on school staff and pupil enrollment in the annual California Basic Educational Data System (CBEDS) report.

Existing law requires the Superintendent of Public Instruction to develop the Academic Performance Index (API), which consists of a variety of indicators currently reported to the department, to track the achievement of schools and their pupils.

This bill would establish the specific calculation for graduation rates to be included within the API and would require the Superintendent to provide an annual report to the Legislature on the graduation and dropout rates in California and to make the same report available to the public, as specified. The bill would prohibit graduation rates from dropout recovery high schools, as defined, from being included in the API.

Ch. 744 (AB 2174) Villines Criminal procedure: defendant's appearance.

Existing law provides that a person charged with a misdemeanor offense may appear by counsel except, under specified circumstances, if the accused is charged with an offense involving domestic violence.

This bill would provide that in an appropriate case involving a person accused of a specified misdemeanor driving under the influence offense, the court may order the defendant to be present for arraignment, at the time of plea, or at sentencing.

Ch. 745 (AB 2177) Aghazarian Fire alarm systems: standards.

Existing law requires the State Fire Marshal, with the advice of the State Board of Fire Services, to adopt regulations and standards to control the quality and installations of fire alarm systems and devices, as specified.

Existing law makes it a misdemeanor for any person to market, distribute, offer for sale, or sell any fire alarm system or fire alarm device in this state unless the system or device has been approved and listed by the State Fire Marshal.

This bill would require the State Fire Marshal to convene a working group, as specified, to develop a statutory and regulatory approach to update and modernize the building material listing process to expedite listing with the State Fire Marshal.

The bill would require that the working group be appointed no later than October 1, 2006, and that the working group convene for their first meeting no later than November 1, 2006. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 746 (AB 2184) Bogh Residential facilities: land use regulations.

Existing law specifies that no conditional use permit, zoning variance, or other zoning clearance is required of a residential facility, as defined, which serves 6 or fewer persons if such a permit, variance, or zoning clearance is not required of a family dwelling of the same type in the same zone. Existing law provides that those provisions shall not be construed to forbid the application to a residential care facility of any local ordinance that deals with health, safety, building standards, environmental impact standards, or any other matter within the jurisdiction of a local public entity if the ordinance does not distinguish residential care facilities that serve 6 or fewer persons from other family dwellings of the same type in the same zone, and if the ordinance does not distinguish residents of the residential care facilities from persons who reside in other family dwellings of the same type in the same zone.

This bill would additionally provide that the above prohibition shall not be construed to limit the ability of a local public entity to fully enforce a local ordinance, including, but not limited to, the imposition of fines and other penalties associated with violations of local ordinances covered by the above provisions.

Ch. 747 (AB 2189) Blakeslee Energy: renewable energy resources.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. The Public Utilities Act imposes various duties and responsibilities on the commission with respect to the purchase of electricity and requires the commission to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard). The renewables portfolio standard requires each electrical corporation to increase its total procurement of eligible renewable energy resources by at least an additional 1% of retail sales per year over its baseline amount so that 20% of its retail sales are procured from eligible renewable energy resources no later than December 31, 2017. Pursuant to the existing definition of an "eligible renewable energy resource," the electricity generated by a small hydroelectric generation facility of 30 megawatts or less procured or owned by an electrical corporation as of January 1, 2003, is eligible only for purposes of establishing the baseline of renewable energy resources procured by the electrical corporation and not for purposes of meeting the renewables portfolio standard.

This bill would provide that a small hydroelectric generation facility that is an eligible renewable energy resource retains eligibility if efficiency improvements at the facility undertaken after January 1, 2003, cause the generating capacity of the facility to exceed 30 megawatts, and the efficiency improvements do not result in a new or increased appropriation or diversion of water from a watercourse.

Ch. 748 (SB 257) Chesbro Special needs housing.

Existing law creates the California Housing Finance Fund in the State Treasury, and authorizes the transfer of construction loan funds to the construction lender or to the contractor as necessary to meet draws for progress payments pursuant to rules and regulations of the California Housing Finance Agency. Existing law prescribes the powers and duties of the agency with regard to providing loans and subsidizing housing for persons and families of low or moderate income and authorizes the agency to utilize federal subsidies available to provide housing for those families and persons.

This bill would additionally authorize the agency to make loans to finance affordable housing, including residential structures, housing developments, multifamily rental housing, special needs housing, as defined, and other forms of housing permitted by provisions regulating housing and community development. The bill would authorize the agency, in addition to any other power conferred pursuant to specified laws governing housing and community development, to issue revenue bonds, in accordance with specified requirements, for the purpose of financing the acquisition, construction, rehabilitation, refinancing, or development of special needs housing, as defined.

Existing law requires the agency to be administered by a board of directors, and requires the board to determine the compensation for the executive director of the agency. Existing law prohibits the compensation for the executive director to exceed the salary of the Secretary of Business, Transportation and Housing.

This bill would also require the board to determine the compensation for all key exempt management, as prescribed, and would remove the limitation on the executive director's compensation as it relates to the salary of the Secretary of Business, Transportation and Housing. This bill would require the board to establish the compensation in the agency's annual budget, and would require the Department of Personnel Administration to review the board's methodology in establishing the compensation.

This bill would require the California Housing Finance Agency to present a plan to the Legislature for the development, acquisition, construction, and rehabilitation of supportive housing. The bill would require the Legislative Analyst's Office to comment on the plan.

Ch. 749 (SB 423) Simitian Electricity: charges: charitable organizations.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. Existing law defines an "electric service provider" as an entity that offers electrical service to customers within the service territory of an electrical corporation, excluding electrical corporations, local publicly owned electric utilities, and certain cogenerators. Provisions of the existing Public Utilities Act restructuring the electrical services industry require that electric service providers register with the commission, and provide for the authorization of direct transactions between electric service providers and retail end-use customers. The act requires the commission, pursuant to electrical restructuring, to authorize and facilitate direct transactions between electricity suppliers and retail end-use customers. However, other existing law suspends the right of retail end-use customers other than community aggregators, as defined, to acquire service from certain electricity suppliers, after a period of time to be determined by the commission, until the Department of Water Resources no longer supplies electricity under that law.

This bill, until January 1, 2010, notwithstanding that suspension, would authorize a nonprofit charitable organization, as defined, to acquire electric commodity service through a direct transaction with an electric service provider if electric commodity service is donated free of charge without compensation. The bill would require the organization to pay for certain related costs.

Ch. 750 (SB 1070) Kehoe Water quality information.

(1) Existing law, the Porter-Cologne Water Quality Control Act, requires the State Water Resources Control Board, in conjunction with the California regional water quality control boards, to implement a public information program on matters involving water quality and to maintain an information file on water quality research and other pertinent matters.

This bill would require the state board, with the assistance of the regional boards, to implement a public information program on water quality matters and to place and maintain on its Internet Web site a public information file on water quality monitoring, assessment, research, standards, regulation, enforcement, and other pertinent matters, as prescribed.

(2) The act requires the state board and the regional boards to carry out various monitoring functions. The act requires the state board, to the extent that funds are available, to prepare

and complete, on or before January 1, 2000, an inventory of existing water quality monitoring activities within state coastal watersheds, bays, estuaries, and coastal waters. The federal Clean Water Act prohibits the Environmental Protection Agency from approving certain grants for state pollution control programs in the absence of a determination that the state has provided or is carrying out an appropriate monitoring and reporting program, as specified.

This bill would repeal the provision relating to the preparation of an inventory and would require the California Environmental Protection Agency and the Resources Agency, on or before December 1, 2007, to enter into a memorandum of understanding for the purposes of establishing the California Water Quality Monitoring Council, which the state board would be required to administer. The bill would require the monitoring council to review existing water quality monitoring, assessment, and reporting efforts and to recommend specific actions and funding needs necessary to coordinate and enhance those efforts. The bill would require the memorandum of understanding to describe the means by which the monitoring council shall formulate recommendations to (a) reduce redundancies, inefficiencies, and inadequacies in existing water quality monitoring and data management programs and (b) ensure that water quality improvement projects financed by the state provide specific information necessary to track project effectiveness with regard to achieving clean water and healthy ecosystems. The bill would require the monitoring council to undertake various actions relating to water quality data collection. The bill would require the Secretary of the California Environmental Protection Agency, commencing December 1, 2008, to conduct a triennial audit of the effectiveness of a comprehensive monitoring program strategy, which the state board would be required to develop in accordance with the Clean Water Act.

Ch. 751 (SB 1133) Torlakson School districts and community college districts: minimum funding. 5

(1) Existing provisions of the California Constitution require the state to apply a minimum amount of funding for each fiscal year for the support of school districts and community college districts. Existing law provides that, for purposes of those minimum funding requirements for school districts and community college districts, appropriations for deficiencies and prior year adjustments are deemed appropriations in the fiscal year in which the deficiencies or prior year adjustments occurred, unless otherwise provided by law.

Existing law requires that all determinations of percentages, amounts, revenues, appropriations, allocations, proceeds of taxes, increases in cost of living, or enrollments for the purposes of the minimum state education funding requirement be based upon the best available estimate until actual data becomes available, and then upon actual data when it is available.

This bill would substantially revise the procedure for making the determinations regarding data to be used to provide the minimum state educational funding.

(2) Existing federal law, the No Child Left Behind Act of 2001, requires a local educational agency to identify for program improvement any elementary or secondary school that fails, for 2 consecutive years, to make adequate yearly progress, as defined by the state. Existing federal law requires a school that continues to fail to make adequate yearly progress after being identified for program improvement to take additional corrective action or meet specified restructuring requirements.

Existing law, the Public Schools Accountability Act of 1999, establishes the Public School Performance Accountability Program, a statewide school accountability system that consists of the Academic Performance Index (API), the Immediate Intervention/Underperforming Schools Program, and the Governor's High Achieving/Improving Schools Program. Existing law authorizes the Superintendent of Public Instruction to require a school district that fails to meet specified academic growth targets to enter into a contract with a school assistance and intervention team, as specified.

This bill would enact the Quality Education Investment Act of 2006, which would authorize school districts and other local educational agencies to apply to the Superintendent to receive funding to allocate to elementary and secondary schools and charter schools that are ranked in either decile 1 or 2 on the 2005 API for use in performing various specified measures to improve academic instruction and pupil academic achievement. The bill would impose various duties on the Superintendent, the Secretary for Education, and the State Board of Education regarding the review and approval of applications, the allocation of funds to applicant school districts and other local educational agencies, and other related matters, as specified. The bill would require participating schools, as defined, that receive funding to comply with various interim and program requirements. The bill would require county superintendents of schools to annually review participant schools and their data to determine compliance with the interim and program requirements and to notify the Superintendent if schools fail to satisfy those requirements. The bill would provide for the termination of funding following that notification under certain conditions. The bill would authorize a school district or other local educational agency that includes a participating school or schools for which funding is terminated to appeal that termination. The bill would authorize a school district or other local educational agency to apply to the Superintendent for permission to use alternative program requirements in lieu of those interim and program requirements, as specified. The bill would provide specified amounts of funding each school year based on grade level for each enrolled pupil at participating schools.

- (3) This bill would appropriate \$300,000,000 from the General Fund for purposes of the Quality Education Investment Act of 2006, among other things, for the 2007–08 fiscal year, to be allocated as specified. The bill would appropriate \$450,000,000 from the General Fund for purposes of the act, among other things, for each of the 2008–09 to 2013–14 fiscal years, inclusive, to be allocated as specified. The bill would provide that those appropriations are for the purpose of discharging in full the outstanding balance of the maintenance factor resulting from Chapter 213 of the Statutes of 2004, as specified. The bill would provide that, for purposes of making the computations required by Section 8 of Article XVI of the California Constitution, the first \$1,620,928,000 of those amounts is General Fund revenues appropriated for school districts and community college districts for the 2004–05 fiscal year. The bill would provide that, for purposes of making those computations, the remainder of those amounts is General Fund revenues appropriated for school districts and community college districts for the 2005–06 fiscal year.
- (4) This bill would appropriate the sum of \$1,117,000 from the General Fund to the department to fund 9.0 positions to implement the Quality Education Investment Act of 2006.
- (5) This bill would require that funds not allocated to public elementary and secondary schools, charter schools, or community colleges pursuant to the bill in any fiscal year or funds resulting from program termination, as specified, in any fiscal year be available for reappropriation only in furtherance of the purposes of the bill. The bill would require that first priority for those funds be given to providing cost-of-living increases and growth-in-pupils adjustments to participating schools, as defined.
- (6) By imposing additional duties on county superintendents of schools as part of the Quality Education Investment Act of 2006, this bill would impose a state-mandated local program.
- $(\bar{7})$ The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 752 (SB 1292) Scott Teachers: limited-English-proficient pupils.

Existing law permits a teacher with a basic teaching credential to be assigned to provide specially designed content instruction delivered in English, as defined, to limited-English-proficient pupils only if certain conditions are met, including that the teacher be, as of January 1, 1999, a permanent employee of a school district, a county office of education, or a school administered under the authority of the Superintendent of Public Instruction and that the teacher complete, before January 1, 2008, 45 clock hours of staff development in methods of specially designed content instruction delivered in English. Existing law requires the Commission on Teacher Credentialing to file a related report with the Legislature by December 4, 2007.

This bill would authorize a teacher with a designated subjects teaching credential or a service credential with a special class authorization to be assigned to provide specially designed content instruction delivered in English, as defined, if the teacher completes, or enrolls in, specified staff development training. The bill would require the Commission on Teacher Credentialing, in consultation with the Superintendent of Public Instruction, to establish guidelines, as specified. The bill would require the commission to review staff development programs to determine whether they comply with the established guidelines. The bill would require that a certificate of completion be given to a teacher who completes staff development training, as specified. The bill would require a teacher who receives a certificate or certificates of completion, as specified, to be deemed certificated for specified purposes.

The bill would also make conforming, nonsubstantive changes to a related provision of law.

Ch. 753 (SB 1552) Scott California Community Colleges Economic and Workforce Development Program.

Existing law provides for the California Community Colleges Economic and Workforce Development Program. Existing law provides for the awarding of grants by the Board of Governors and the Chancellor of the California Community Colleges to community college districts for leadership in accomplishing the mission and goals of this program. Existing law provides that this program is to be implemented only during those fiscal years for which funds are appropriated for these purposes in the annual Budget Act. Existing law provides for the repeal of the program on January 1, 2008.

This bill would extend the operation of the program 5 years by delaying the repeal date of the program until January 1, 2013.

The bill would add to the program a provision requiring the chancellor to contract for an independent performance evaluation of the program. The bill would express legislative intent with respect to the funding of this evaluation. The bill would require that the final draft of the report produced pursuant to the performance evaluation be submitted to the chairpersons of the appropriate legislative policy and fiscal committees, the Director of Finance, and the Legislative Analyst prior to February 1, 2012. Pursuant to the bill, this provision would be repealed on January 1, 2013.

Ch. 754 (SB 1758) Figueroa Adoption facilitators.

(1) Existing law provides a comprehensive scheme regarding adoption regulation, and also provides for the regulation of adoption facilitators, as defined. Existing law requires a person, prior to engaging in the business of or acting in the capacity of an adoption facilitator, to obtain a business license in the appropriate jurisdiction and be bonded in the amount of \$10,000.

This bill would instead require a person to post a bond in the amount of \$25,000, executed by a corporate surety admitted to do business in this state, with the State Department of Social Services. The bill would also require a person, whenever there is recovery from a bond, to replenish the bond or file a new bond if the former bond cannot be replenished before that person may conduct further business as an adoption facilitator. The bill would require the

adoption facilitator to notify the department in writing within 30 days when a surety bond is renewed, and provide the department with changes in personal information, as specified.

The bill would also require the State Department of Social Services to establish and adopt regulations for a statewide registration process for adoption facilitators and to establish and adopt regulations to require adoption facilitators to post a bond. The bill would authorize the department to adapt the process it uses to register adoption service providers in order to provide a similar registration process for adoption facilitators. The bill would authorize the department to deny inclusion in the registry to an applicant who has been convicted of a crime for which the department may deny a license to an adoption agency. The bill would also require an adoption facilitator, when posting a bond, to file with the department a disclosure form containing specified information about the person's educational background and identity, including fingerprint cards. Certain of these requirements would extend to staff members who provide direct adoption services. The bill would authorize the department to submit fingerprint images to the Department of Justice in order to obtain criminal offender information and to impose fees for covering the costs of processing fingerprint cards and recovering all other costs associated with the bill's requirements. The bill would require the Department of Justice to forward the request for information to the Federal Bureau of Investigation, to review the information received in response, and to disseminate that information to the State Department of Social Services.

The bill would also require the State Department of Social Services to post on its Internet Web site information that shows if an adoption facilitator is in compliance with the registration and bond requirements, as specified. The bill would also authorize the department to create an Adoption Facilitator Account for the deposit of fees received and would require the department to make recommendations for the registry program to the Legislature on or before January 1, 2008. The bill would provide that the adoption facilitator registry shall become operative upon receipt of an appropriation, as specified.

(2) Existing law prohibits an adoption facilitator from misleading a person into believing that the adoption facilitator is a licensed adoption agency or representing to a person that he or she is able to provide services for which the facilitator is not properly licensed.

This bill would also prohibit an adoption facilitator from making use of photolisting to advertise minor children for placement in adoption and from advertising specific information about particular minor children available for adoption.

(3) Existing law authorizes a person aggrieved by a violation of the provisions regarding adoption facilitators to bring a civil action for damages, rescission, or any other civil or equitable remedy.

This bill would revise that provision to specifically authorize a person to bring a civil action for injunctive relief. The bill would also provide that if the court finds a person has violated those provisions, it shall award actual damages plus an amount equal to treble the amount of the actual damages or \$1,000 per violation, whichever is greater. The bill would also authorize the Attorney General, a district attorney, or a city attorney to bring a civil action for injunctive relief, restitution, or other equitable relief against the adoption facilitator in the name of the people of the State of California. The bill would further authorize any other person claiming a violation of those provisions to bring a civil action for injunctive relief on behalf of the general public.

(4) Existing law also authorizes a party, in any action to revoke or enforce a contract with an adoption facilitator, to recover reasonable attorneys' fees and costs.

This bill would expand that provision to apply to all civil actions regarding adoption facilitators. The bill would also set forth related findings and declarations.

Ch. 755 (AB 774) Chan Hospitals: fair pricing policies.

Existing law provides for the Office of Statewide Health Planning and Development, which is charged with the administration of health policy and planning relating to health

facilities, including hospitals. Existing law also provides for the licensure and regulation of health facilities by the State Department of Health Services.

This bill would require each hospital, as a condition of licensure, to maintain written policies about discount payment and charity care for financially qualified patients, as defined. The bill would require these policies to include, among other things, a section addressing eligibility criteria, as prescribed. The bill would require each hospital to perform various functions in connection with the hospital charity care and discount pay policies, including providing patients with notice that contains information about the hospital's discount payment and charity care policies, including information about eligibility and attempting to determine the availability of private or public health insurance coverage for each patient. The bill would also specify billing and collection procedures to be followed by a hospital, its assignee, collection agency, or billing service.

This bill would require each hospital to submit to the office a copy of the hospital's discount payment and charity care policies, eligibility procedures, review process, and the application for charity care or discounted payment.

This bill would also require the director to ensure that a hospital that overcharges a patient shall reimburse that patient, as described.

This bill would provide that to the extent that certain of the bill's requirements result in a specified federal determination relating to the hospital's established charge schedule, the requirement in question shall be inoperative with respect to all general acute care hospitals.

Ch. 756 (AB 2012) Emmerson Orthotic and prosthetic devices.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the regulation of health care service plans by the Department of Managed Health Care, and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law requires health care service plans and health insurers to provide coverage for orthotic and prosthetic devices under terms and conditions that may be agreed upon between the subscriber and plan or policyholder and insurer, and requires that the device be prescribed by a physician or ordered by a licensed health care provider acting within the scope of his or her license.

This bill would specify that a doctor of podiatric medicine, acting within the scope of his or her license, may prescribe the orthotic or prosthetic devices covered by the plan or insurer. The bill would, on and after July 1, 2007, require the amount of the benefit for orthotic and prosthetic devices and services to be, for health care service plans, no less than the annual and lifetime benefit maximums applicable to basic health care services and, for insurance policies, no less than the annual lifetime benefit maximums applicable to all benefits in the policy. The bill would also limit out-of-pocket amounts for covered orthotic and prosthetic devices and services.

Because a willful violation of this bill's provisions relating to health care service plans would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 757 (AB 2030) Haynes Charter schools: revocation.

(1) Existing law, the Charter Schools Act of 1992, requires a charter school to comply with the provisions of its charter and the laws pertaining to charter schools and exempts charter schools from the laws governing school districts, with specified exceptions. Existing law authorizes the revocation of a charter for specified violations. Existing law requires the chartering authority to notify the charter school of any violation and allow the school a reasonable opportunity to cure the violation prior to revoking the charter unless the authority determines, in writing, that the violation constitutes a threat to pupils, as specified.

This bill would require a chartering authority to provide a written notice of intent to revoke and notice of facts in support of revocation to a charter school prior to revoking its charter. The bill would require the chartering authority to hold a public hearing, as specified, no later than 30 days after the notice of intent to revoke is issued. The bill would require the authority to issue a decision to revoke or decline to revoke the charter no later than 30 days after the public hearing, unless the chartering authority and the charter school agree to a 30-day extension. The bill would require the chartering authority to make written factual findings, specific to the charter school, prior to revoking its charter.

The bill would, if the chartering authority is a school district, authorize a charter school to appeal the decision of the chartering authority to the county board of education within 30 days following the decision of the chartering authority. The bill would authorize the county board to reverse the revocation decision if the county board makes a specified determination. The bill would authorize a charter school to seek state board review of the revocation decision if the county board does not issue a decision on the appeal within 90 days of receipt, or the county board upholds the revocation.

The bill would, if a county office of education is the chartering authority and the county board revokes a charter, as specified, authorize a charter school to appeal the decision of the chartering authority to the state board within 30 days following the decision of the chartering authority. The bill would also provide that if the revocation decision of the chartering authority is reversed on appeal, the agency that granted the charter would continue to be regarded as the chartering authority.

The bill would provide that during the pendency of an appeal for specified violations, a charter school would continue to qualify as a charter school for funding and for all other purposes under the Charter Schools Act of 1992. The bill would also require that the revocation decision or the decision of an appeal be reported to specified entities.

Because this bill would impose additional requirements on school districts and county boards of education, this bill would create a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 758 (AB 2667) Baca Health care providers and insurers: considerations.

The Public Employees' Medical and Hospital Care Act requires the Board of Administration of the Public Employees' Retirement System to approve health benefit plans for certain public employees and annuitants, and authorizes the board to contract with carriers offering health benefit plans.

This bill would authorize the board to consider specified factors with respect to any entity that seeks to contract with the system for the provision of health benefits.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. Existing law requires each application for licensure as a health care service plan or specialized health care service plan under these provisions to be accompanied by specified information.

This bill would require that each application, in addition, be accompanied by information relating to the applicant's history of providing, or arranging to provide for, certain health care services or benefits and the applicant's history of noncompliance with specified laws, regulations, and requirements.

This bill would require the department to consider any relevant information concerning misconduct with respect to any application for an initial license for any entity that seeks to contract with the system for the provision of health benefits.

Existing law provides for the licensure and regulation of health insurers by the Department of Insurance. Existing law prohibits any class of insurance business in the state without first being admitted of that class by procuring a certificate of authority from the insurance Commissioner. The commissioner is required to issue a certificate of authority upon consideration of specified qualifications of the applicant.

This bill would require the commissioner to consider specified factors with respect to any application for a certificate of authority, or amended certificate of authority to transact health insurance.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions. Existing law contains provisions governing the enrollment or reenrollment or contracting with entities for the provision of health care benefits under the Medi-Cal program of Medi-Cal providers. Medi-Cal services may also be obtained under specified types of contractual arrangements.

This bill would authorize the department to consider specified factors with regards to contracting with any entity for the provision of health care services under the Medi-Cal program.

Ch. 759 (AB 2995) Nunez California Tahoe Conservancy: acquisition of real property.

Existing law establishes the California Tahoe Conservancy as a state agency within the Resources Agency and authorizes the conservancy to select and acquire real property or interests therein in the name of and on behalf of the state for the purposes of protecting the natural environment, providing public access or public recreational facilities, preserving wildlife habitat areas, or providing access to or management of acquired lands.

Existing law provides that an acquisition of real property or an interest in real property by the conservancy is subject to the Property Acquisition Law when the value of the property is in excess of \$250,000 per lot or parcel.

This bill would increase that amount to \$550,000 per lot or parcel.

Existing law authorizes the conservancy to initiate, negotiate, and participate in agreements for the management of land under its ownership or control with specified agencies and entities or individuals, and to enter any other agreement authorized by state or federal law.

This bill would require the conservancy to take whatever actions are reasonably necessary and incidental to the management of lands and facilities under its ownership or control and authorize the conservancy to adopt and enforce regulations governing the use of those lands and facilities.

Ch. 760 (SB 1849) Committee on Business, Professions and Economic Development Professions and vocations.

(1) Existing law requires the Cemetery and Funeral Bureau to conduct a comprehensive study on the need to regulate third-party casket retailers and on the need for the regulation of proprietary employees of religious corporations, churches, religious societies, and religious denominations, and to report to the Department of Consumer Affairs and to the Joint Committee on Boards, Commissions and Consumer Protection by September 1, 2004.

This bill would repeal these provisions.

(2) Existing law, the Proprietary Security Services Act, requires a person who meets the definition of a proprietary private security officer to register with the Department of Consumer Affairs.

This bill would authorize a person registered with the department as a proprietary private security officer to request a review by the private security disciplinary review committee,

which is established in the Private Security Services Act, to contest the assessment of an administrative fine or to appeal a denial, revocation, or suspension of registration.

(3) Existing law, the Private Security Services Act, provides for the licensing and regulation of private security services and establishes two private disciplinary review committees to perform specified functions relative to various private security services.

This bill would require those private disciplinary review committees to expand their functions to include reviews of registered proprietary private security officers.

(4) Existing law provides for the licensing and regulation of professional engineers and land surveyors by the Board of Professional Engineers and Land Surveyors in the Department of Consumer Affairs. Existing law specifies that a person practices land surveying when he or she does or offers to do, among other things, certain acts regarding the earth's surface or relative fixed objects and geodetic or cadastral surveying. Existing law makes practicing or offering to practice engineering or land surveying without legal authorization a crime.

This bill would revise the acts that constitute the practice of civil engineering to include determining the configuration of the earth's surface or the position of fixed objects above, on, or below the surface of earth by applying the principles of trigonometry or photogrammetry. The bill would revise the acts that constitute the practice of civil engineering or the practice of land surveying to include rendering a statement regarding the accuracy of maps or measured survey data. The bill would also revise the definition of geodetic or cadastral surveying.

Because this bill would expand the definitions of civil engineering and land surveying, the unauthorized practice or offer to practice of which is a crime, it would impose a state-mandated local program.

(5) Existing law, the Automotive Repair Act, establishes in the Department of Consumer Affairs a Bureau of Automotive Repair under the supervision and control of the Director of Consumer Affairs. Existing law authorizes the director to refuse to validate, or to temporarily or permanently invalidate, the registration of an automotive repair dealer for specified acts or omissions related to the conduct of the business of the automotive repair dealer.

This bill would make technical changes to those provisions.

(6) Existing law, the Real Estate Law, exempts personal property brokers, commercial finance lenders, and consumer finance lenders from certain reporting and disclosure requirements relative to loans secured by real property.

This bill would delete personal property brokers, commercial finance lenders, and consumer finance lenders from these exemptions and instead provide that finance lenders are exempt from the reporting and disclosure requirements.

(7) Existing law, the Home Furnishings and Thermal Insulation Act, requires all mattresses and box springs manufactured for sale in this state to be fire retardant. Existing law requires the Bureau of Home Furnishings and Thermal Insulation to adopt regulations by January 1, 2004, requiring that fire retardant mattresses and box springs meet a specified resistance to open flame test.

This bill would, effective July 1, 2007, change the criteria for fire retardant mattresses and mattress sets to the standards for resistance to open-flame test adopted by the United States Consumer Product Safety Commission. The bill would require that other bedding products that the bureau determines contribute to mattress fires comply with regulations adopted by it.

(8) Existing law requires process servers to be registered with the county clerk of the county in which he or she resides or has a principal place of business. Existing law requires a process server, at the time of filing an initial certificate of registration, to also submit 2 completed fingerprint cards for submission to the Department of Justice and the Federal Bureau of Investigation in order to verify that the process server has not been convicted of a felony.

This bill would require a process server, at the time of filing an initial certificate of registration, to submit a completed Request for Live Scan form instead of the fingerprint cards, and would make related changes.

(9) Existing law requires the Department of Consumer Affairs to compile and maintain statistical and emission profiles of motor vehicles that are subject to the motor vehicle inspection program. Existing law authorizes the department to conduct a pilot program to except specified vehicles from certain biennial certification requirements. Existing law requires the department as part of the pilot program to, by June 30, 2000, evaluate standards for the operation of remote sensing equipment.

Existing law requires the department to offer a repair assistance program for certain individuals who have failed a smog check inspection. Existing law requires the department to collect data, develop information, and report to the Legislature by April 1, 1999, on the repair assistance program.

This bill would delete these provisions that were required to be completed by June 30, 2000, and April 1, 1999.

- (10) This bill would incorporate additional changes in Section 44062.1 of the Health and Safety Code proposed by AB 1870, that would become operative only if AB 1870 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.
- (11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 761 (AB 1870) Lieber Air pollution: motor vehicle inspection and maintenance.

(1) Existing law establishes a motor vehicle inspection and maintenance (smog check) program, developed, implemented, and administered by the Department of Consumer Affairs. The duty of enforcing and administering the program is vested in the Chief of the Bureau of Automotive Repair within the department. Existing law prohibits the operation of a motor vehicle in a manner that results in the escape of excessive smoke, flame, gas, oil, or fuel residue.

This bill would require the Department of Consumer Affairs to incorporate a visible smoke test into the motor vehicle inspection and maintenance program by January 1, 2008, so that any visible smoke from the tailpipe or crankcase of a motor vehicle during an inspection would result in a failure of the test. The bill would provide that steam resulting from condensation by itself shall not lead to an inspection failure. The bill would authorize a motor vehicle owner who disputes the failure of a visible smoke test to seek resolution of the matter by contacting the state-designated referee. The bill would require the department, in consultation with the State Air Resources Board and interested parties, to adopt regulations to implement these provisions.

(2) Existing law establishes the Inspection and Maintenance Review Committee to analyze the effect of the improved inspection and maintenance program on motor vehicle emissions and air quality, as specified. Existing law requires the review committee to submit periodic written reports to the Legislature and the Governor on the performance of the program, including quantification of the reduction in emissions and improvement in air quality attributed to the program, and make recommendations on program improvements at least every 12 months.

This bill would require the review committee, on or before July 1, 2010, to include a discussion of the effectiveness of the visible smoke test component of the inspection and maintenance program in its periodic reports to the Legislature and the Governor, as specified.

(3) Existing law provides for a repair cost waiver for a vehicle that has been properly tested but does not meet the applicable emission standards, if it is determined that no

adjustment or repair can be made that will reduce emissions from the inspected vehicle without exceeding specified repair cost limits.

This bill would require that no repair cost waiver be issued where a motor vehicle has failed the visible smoke test unless specified exceptions apply.

(4) Existing law provides for a repair assistance program available to an individual whose maximum income level is 200 percent of the federal poverty level and is the owner of a motor vehicle that has failed a smog check inspection or received a notice to correct, as specified, or an individual who has failed a smog check inspection and is directed to a test-only facility, as specified. Existing law provides that the department may increase its contribution toward the repair of a motor vehicle in excess of \$450, if the department determines that the expenditure is cost effective.

This bill would require the department to consider a failure of the visible smoke test and the costs associated with repairing a smoking vehicle in making this determination.

(5) Existing law provides that the department may specify the amount of money that may be paid to an owner of a high-polluting motor vehicle who voluntarily retires the vehicle. Existing law requires that the department base the amount on the cost-effectiveness and the air quality benefit of retiring the vehicle, as determined by the department.

This bill would allow the owner of a motor vehicle that has failed its most recent smog check inspection to retire the vehicle from operation at a dismantler under contract with the Bureau of Automotive Repair, and would require the department to pay this person up to \$1,500, or more as specified.

Ch. 762 (AB 2211) Karnette Solid waste disposal site cleanup.

The existing California Integrated Waste Management Act of 1989, which is administered by the California Integrated Waste Management Board, establishes an integrated waste management program. The act requires the board to initiate a program for the cleanup of solid waste disposal sites and for cleanup of solid waste at codisposal sites where no responsible party is available to pay for timely remediation, and where cleanup is needed to protect public health and safety or the environment. Existing law provides that all expenses incurred by the board in carrying out the program are to be paid from the Solid Waste Disposal Site Cleanup Trust Fund, which is continuously appropriated to the board for the direct cleanup of solid waste disposal sites and the cleanup of solid waste at codisposal sites and for emergency actions at solid waste disposal sites and solid waste at codisposal sites. Existing law authorizes the board, in administering the program, to expend funds for specified purposes, including loans to private parties and providing matching grants to public entities. The board is also authorized to provide grants to public entities for the abatement of illegal disposal sites. The board is required, to the extent possible, to seek reimbursement from responsible parties or the amounts expended under the cleanup program.

This bill would additionally include, as eligible for emergency action funding, solid waste facilities and sites involving solid waste handling. The bill would authorize the board to expend funds directly for the cleanup of a publicly owned site only if the board determines that the public entity lacks resources or expertise to timely manage the cleanup itself. The bill would require the board to consider additional specified factors in considering partial grants that provide greater than 50% of the funds directly for the cleanup. The bill would delete the requirement that the grants provided be matching grants and would instead authorize the board to provide partial grants to public entities, to assist in site cleanup.

The bill would specify, for purposes of expending funds to abate illegal disposal sites, that activities to remove or abate solid waste disposed into a municipal storm sewer system are eligible to receive partial grants, if the grant is used for solid waste cleanup, abatement, or any other activity that mitigates the impact of solid waste and an ongoing program is established to prevent recurring solid waste disposal into the municipal storm sewer.

The bill would instead require the board to seek reimbursement to the extent feasible.

The bill would make an appropriation by changing the terms and conditions under which the funds in a continuously appropriated account may be expended.

Ch. 763 (AB 2220) Vargas Household goods carriers.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including transportation companies. Household goods carriers are subject to the jurisdiction and control of the commission under the Household Goods Carriers Act. The act prohibits a household goods carrier from engaging, or attempting to engage, in the business of the transportation of used household goods and personal effects, by motor vehicle over any public highway in the state, including advertising, soliciting, offering, or entering into an agreement, without a permit issued by the commission authorizing transportation entirely within the state, or a valid operating authority issued by the Federal Motor Carrier Safety Administration, for interstate transportation.

Except as specified, a household goods carrier in compliance with this act has a lien on used household goods and personal effects to secure payment of an amount, determined as specified, for transportation and additional services ordered by the consignor, as defined. The act requires any person having possession or control of used household goods or personal effects, who knows, or through the exercise of reasonable care should know, that the household goods carrier has been tendered that amount, to release the household goods and personal effects upon the request of the consignor or consignee.

This bill would also impose a similar release requirement on any person having possession or control of used household goods or personal effects, who knows, or through the exercise of reasonable care should know, that a household goods carrier transported those household goods or personal effects in violation of that permit or valid operating authority requirement. The bill would, with respect to both release requirements, authorize a peace officer, as defined, if the person fails to release the household goods and personal effects, to take custody of the household goods and personal effects and release them to the consignor or consignee.

(2) Existing law, known as the Uniform Commercial Code-Secured Transactions, prescribes the rights of a secured party after a default. Those provisions require a notification of disposition in a consumer goods transaction to meet specified requirements.

This bill would authorize a household goods carrier to enforce a lien on household goods and personal effects in accordance with specified provisions of the Household Goods Carriers Act and the Uniform Commercial Code-Secured Transactions. The bill would require a household goods carrier to provide a notification of disposition at least 30 days prior to any disposition to each consignor and consignee, as specified.

(3) The Household Goods Carriers Act requires an application for a transportation permit to be in writing, verified under oath, and to be in a form, contain information, and be accompanied by proof of service upon those interested parties, as required by the commission.

This bill would require the commission to require the applicant to attest in the application to facts demonstrating that the applicant is not barred by law or court order from acting as a household goods carrier.

(4) The act requires the commission to establish or approve rates to be charged by household goods carriers for the transportation of used household goods and personal effects and for related services, as prescribed.

This bill would prohibit a household goods carrier from advertising, quoting, or charging a rate or an amount for the transportation of used household goods and personal effects that is based on the amount of cubic feet or other volumetric unit measurement of those household goods and effects. Under the bill, a household goods carrier that violates that prohibition would not be entitled to any compensation for the transportation of the household goods and effects and would be required to make restitution to the shipper of any compensation collected.

(5) The act authorizes the commission to amend or revoke, in whole or in part, the permit of any household goods carrier, upon application of the permitholder, or to suspend, change, or revoke, in whole or in part, such a permit, upon complaint or on the commission's own initiative, after notice and opportunity to be heard, for failure to comply with the act, any order, rule, or regulation of the commission, or any term, condition, or limitation of the permit. The act authorizes the commission to cancel, suspend, or revoke the permit of any carrier upon the conviction of the carrier for any misdemeanor or for listed felonies.

This bill would authorize permit suspension, change, or revocation for providing false or misleading information on a permit application, and would expand the listed felonies. Under the bill, if a carrier is convicted of a prescribed felony, as defined, the permit of the carrier would be deemed automatically revoked, and if an officer, director, or managing agent is so convicted, the permit would be deemed automatically suspended for 5 years. The bill would authorize the commission, in the case of automatic suspension, to reinstate the permit, extend the suspension, or revoke the permit, as prescribed. The bill would prohibit an officer, director, managing agency, or employee of the carrier convicted of a prescribed felony from serving in any other capacity with a carrier.

(6) Under the act, every household goods carrier and every officer, director, agent, or employee of any household goods carrier who violates or who fails to comply with, or who procures, aids, or abets any violation by any household goods carrier of the act, or who fails to obey, observe, or comply with any order, decision, rule, regulation, direction, demand, or requirement of the commission, or of any operating permit issued to any household goods carrier, or who procures, aids, or abets any household goods carrier in its failure to obey, observe, or comply with any such order, decision, rule, regulation, direction, demand, requirement, or operating permit, is guilty of a misdemeanor, punishable as prescribed.

This bill would make it a violation of the act to hire, retain, or otherwise allow a person who has been convicted of a prescribed felony to serve in any capacity with the carrier.

- (7) By establishing new violations of the act, which would be a misdemeanor, this bill would create new crimes, thereby imposing a state-mandated local program.
- (8) The act authorizes the commission, as an alternative to the cancellation, revocation, or suspension of an operating permit, to impose a fine not to exceed \$20,000.

This bill would raise the authorized fine limit to \$30,000.

(9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 764 (AB 2231) Pavley Accessibility of emergency services information: working group.

Existing law requires the Office of Emergency Services to perform various activities concerning preparedness for, and the provision of services during, emergencies. These activities include coordination with state and local agencies.

This bill would require the Director of the Office of Emergency Services to convene a working group consisting of a specified membership to consider and make recommendations with respect to a system for the transmission of emergency alerts to the public through a public-private partnership, subject to specified criteria. It would require the director to report the working group's findings and recommendations to the Legislature within one year of the date the working group is convened.

The bill would appropriate \$150,000 for the term of the 2006–07 and 2007–08 fiscal years from specified funds in the Federal Trust Fund to the Office of Emergency Services for the purposes of the bill.

Ch. 765 (AB 2253) Hancock Vehicles: illegal dumping.

Existing law prohibits the dumping of various matters upon the highways. Existing law makes it an infraction for a person to dump or cause to be dumped waste matter in or upon specified public or private property and a misdemeanor for a person to dump or cause to be dumped a commercial quantity of waste matter in or upon specified public or private property. Existing law makes it either a misdemeanor or felony for a person to knowingly cause the dumping of hazardous substance on specified property.

This bill would authorize a court to impound a vehicle used in the illegal dumping of waste matter, as defined, or harmful waste matter, as defined, for a time period of up to 6 months, upon the misdemeanor or felony conviction of a person for the illegal dumping of waste matter or harmful waste matter, if the person is the registered owner of the vehicle or registered owner's agent, and has one or more prior convictions, for illegally dumping waste matter or harmful waste matter, that are not infractions. The bill would make this impoundment procedure inapplicable, if there is a community property interest in the vehicle that is owned by a person other than the defendant under specified circumstances.

The bill would also authorize the court in a criminal action against a person, who is charged with a misdemeanor or felony violation of illegally dumping harmful waste matter, on the motion of the prosecutor or county counsel, to declare a vehicle used in the commission of the violation, upon conviction, to be a nuisance and to order it sold, if the person has 2 or more prior convictions that are not infractions, for illegally dumping waste matter, and the person is the registered owner or the registered owner's agent or employee. The bill would require the legal and registered owners be provided with a specified notice regarding the sale of the vehicle. The bill would specify the distribution of the proceeds from the sale of the vehicle. The bill would prohibit the sale of the vehicle under specified circumstances.

Ch. 766 (AB 2254) Goldberg Low performing schools: grant programs.

(1) Existing law establishes the Immediate Intervention/Underperforming Schools Program that invites schools that score below the 50th percentile on certain achievement tests to participate in the program, and provides specified funding to those schools. Existing law requires the Superintendent of Public Instruction to take specified actions with regard to a school that is state-monitored under this program if the school has not met certain growth targets.

This bill would permit the use of state and local funding, in addition to the federal funding that is currently permitted to be used, if a school is required by the Superintendent to contract with an outside entity to provide supplemental instruction to high-priority pupils, as specified.

(2) Existing law establishes the High Priority Schools Grant Program under which funds are made available to eligible low performing schools for implementation of a school action plan that includes specified components.

This bill would revise the grant program substantially to (a) require the Superintendent to invite a 2nd cohort of schools to participate in the grant program beginning in the 2005–06 fiscal year; (b) revise the application procedure for the grant program; (c) revise the conditions requiring state monitoring of schools in the grant program; and (d) revise the procedures for establishment of school assistance and intervention teams for certain schools in the grant program.

The bill would make other, conforming changes in existing law.

Ch. 767 (AB 2264) Pavley Purchases: vehicles: state fleet.

Existing law makes it the policy of the state to minimize the economic and environmental costs due to the use of petroleum-based fuels and other transportation fuels by state agencies. Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission), the Department of General Services (department), and the State Air Resources Board, in consultation with other state agencies as specified, to develop and adopt fuel-efficiency specifications governing the purchase by the state of motor

vehicles and replacement tires. Existing law requires the Energy Commission and the department, in developing the specifications, to jointly conduct a study to examine state vehicle purchasing patterns and to analyze the costs and benefits of reducing the energy consumption of the state fleet by no less than 10% on or before January 1, 2005.

Existing law required each state office, agency, and department, on or before December 31, 2005, to review its vehicle fleet and, upon finding it is fiscally prudent, cost effective, or otherwise in the public interest to do so, to dispose of nonessential sport utility vehicles and four-wheel drive trucks from its fleet and replace those vehicles with more fuel efficient front-wheel drive passenger cars and trucks.

This bill would require, on or before June 1, 2007, the department in consultation with the Energy Commission to establish a minimum fuel economy standard, as specified, for the purchase of passenger vehicles and light duty trucks for the state fleet that are powered solely by internal combustion engines utilizing fossil fuels. The bill would require that on or after January 1, 2008, new state fleet purchases of these vehicles by all state entities, as defined, would have to meet this minimum fuel economy standard. The bill would exempt authorized emergency vehicles and certain other identified vehicles from this requirement. The bill would also exempt vehicles modified for the purpose of providing services to disabled individuals, as specified, or as a reasonable accommodation to a disabled employee, as defined. The bill would exempt the University of California from its provisions, except to the extent that the Regents of the University of California, by appropriate resolution, make those provisions applicable.

Ch. 768 (AB 2265) Nava Emergency medical services.

Under existing law, until January 1, 2007, Santa Barbara County is authorized to collect additional revenue penalties to pay for emergency medical services, as specified.

This bill would authorize Santa Barbara County to collect additional revenue penalties to pay for emergency medical services until January 1, 2009, thereby imposing additional duties on local officials. This bill would also make related legislative findings and declarations

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 769 (AB 2268) Saldana Sport fishing: licenses: fees: exceptions.

Existing law requires every person over the age of 16 years who takes any fish, reptile, or amphibia for any purpose other than profit to first obtain a license for that purpose and to have that license on his or her person or in his or her immediate possession when engaged in carrying out any activity authorized by the license, as provided. Existing law provides for specified exceptions to the license requirement, including a provision requiring the Department of Fish and Game to issue a reduced fee sport fishing license to specified applicants, including, but not limited to, disabled veterans having a 50% or greater service-connected disability, if certain requirements are met.

This bill would authorize the department, upon application, to issue, free of any charge or fee, a sport fishing license to an eligible nonprofit organization for day-fishing trips that provide recreational rehabilitation therapy for active duty members of the United States military who are currently receiving inpatient care in a military or Veterans Administration hospital and veterans with service-connected disabilities.

Ch. 770 (AB 2276) Pavley Ozone: indoor air cleaning devices.

(1) Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources, including emissions of volatile organic compounds from consumer products. Existing law generally designates the

State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution, and air pollution control districts and air quality management districts with the primary responsibility for the control of air pollution from all sources other than vehicular sources. Existing law requires each district to attain ambient air standards for specified air pollutants, including, but not limited to, ozone. Existing law classifies emissions of ozone in nonattainment areas as moderate, serious, severe, or extreme. Existing law generally sets forth crimes and penalties for violations of air pollution laws and any rule, regulation, permit, or order of the state board.

This bill would require the state board, on or before December 31, 2008, to develop and adopt regulations, consistent with federal law and including specified elements, to protect public health from ozone emitted by indoor air cleaning devices, including both medical and nonmedical devices, used in occupied spaces. Because a violation of these regulations would come within the existing provision making a violation of state board regulations a crime, this bill would create a state-mandated local program by expanding an existing crime. The bill would make related legislative findings and declarations. The bill would authorize the state board to seek a preemption waiver from the federal government to authorize the state board to adopt regulations that are more stringent than federal law.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 771 (AB 2280) Leno Sexually transmitted diseases.

Existing law permits a physician or nurse practitioner, who diagnoses a sexually transmitted chlamydia infection, to prescribe, dispense, furnish, or otherwise provide prescription antibiotic drugs to that patient's sexual partner or partners without examination of that patient's partner or partners.

This bill would extend these provisions to cover gonorrhea or other sexually transmitted disease infection, as determined by the department.

Ch. 772 (AB 2282) Oropeza Federally-qualified health centers.

Existing law, with certain exceptions, prohibits the offer, delivery, receipt, or acceptance by any healing arts licensee regulated by the Business and Professions Code or under the Chiropractic Initiative Act of any rebate, refund, commission, preference, patronage dividend, discount, or other consideration, as compensation or an inducement for referring patients, clients, or customers to any person. A violation of this provision is a crime.

This bill would provide that the offer, delivery, receipt, or acceptance of any consideration between a federally-qualified health center, as defined, and any individual or entity providing goods, items, services, donations, loans, or a combination thereof to the health center is permitted only if the transaction is consistent with federal law.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law provides that any person who solicits or receives any remuneration in return for the referral, or promised referral, of any individual to a person for the furnishing or arranging for the furnishing of any service or merchandise for which payment may be made under the Medi-Cal program, or in return for the purchasing, leasing, ordering, or arranging for, or recommending the purchasing, leasing, or ordering of any goods, facility, service, or merchandise for which payment may be made under that program, is guilty of a crime, except as specified. Existing law further provides that any person who offers or pays any remuneration to refer any individual to a person for the furnishing or arranging for furnishing of any service or merchandise for which payment may be made under the Medi-Cal program, or to purchase, lease, order, or arrange for or recommend the purchasing, leasing, or ordering

of any goods, facility, service, or merchandise for which payment may be made under that program, is guilty of crime, except as specified.

This bill would exempt from the above criminal provisions practices or transactions between a federally-qualified health center, as defined, and any individual or entity only to the extent sanctioned or permitted by federal law.

This bill would incorporate additional changes to Section 650 of the Business and Professions Code, proposed by AB 225, to be operative only if AB 225 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 773 (AB 2341) Villines Tax clearance certificate: minimum franchise tax: relief.

Existing law provides that every corporation incorporated in this state, qualified to transact intrastate business in this state, or doing business in this state is subject to the minimum franchise tax. Liability for the minimum franchise tax begins on the earlier of the date of incorporation, qualification, or commencement of business within this state. The annual obligation to pay the franchise tax ends on the effective date of dissolution or withdrawal or, if later, the date the corporation ceases to do business within the state.

Existing law requires a dissolving or withdrawing corporation subject to tax in this state to pay a tax for the year it ceases to do business in California. The amount of tax owed is measured by the corporation's net income for its final taxable year, but cannot be less than the minimum franchise tax.

Existing law requires, prior to the dissolution of a corporation, that the corporation is required to obtain a Tax Clearance Certificate from the Franchise Tax Board certifying that its tax liabilities, if any, have been paid, assumed, or guaranteed by bond or otherwise.

Existing law also provides that every limited partnership, limited liability partnership, and limited liability company registered in this state, qualified to transact intrastate business in this state, or doing business in this state is subject to an annual tax equal to the minimum franchise tax. Liability for the annual tax begins on the date of registration with the Secretary of State, qualification, or commencing to do business within this state. The obligation to pay the annual tax ends on the effective date of cancellation of the entity or the date the entity ceases to do business in the state.

This bill would eliminate the requirement that, prior to dissolution of a corporation, the corporation obtain a tax clearance certificate and instead provide that the Secretary of State notify the Franchise Tax Board of the dissolution.

This bill would provide that the minimum franchise tax and the annual tax, as applicable, would not be assessed against these entities in the year that a final return is filed if the entity did not thereafter do business in California and dissolution, surrender, or cancellation of the entity is completed before the end of 12-month period following the date the final tax return was filed.

This bill would permit certain suspended corporations to seek dissolution without requiring payment of the accrued tax liability for years in which the corporation was inactive and not doing business.

This bill would also make conforming changes to existing law.

This bill would incorporate specified changes proposed by AB 339 if both this bill and AB 339 are enacted.

This bill would take effect immediately as a tax levy.

Ch. 774 (AB 2357) Karnette Assisted outpatient mental health treatment.

Existing law, Laura's Law, establishes a demonstration project in which a county may elect to participate in an assisted outpatient mental health treatment program. Under Laura's Law a court may order an adult to obtain assisted outpatient treatment if prescribed criteria are met, including, but not limited to, that the person suffers from mental illness, that there has been a clinical determination that the person is unlikely to survive safely in the community without

supervision, and that the person has a history of not complying with treatment. Existing law repeals these provisions on January 1, 2008.

This bill would extend the repeal date to January 1, 2013.

The bill would also require the State Department of Mental Health to submit a report and evaluation to the Governor and the Legislature by July 31, 2011.

Ch. 775 (AB 2373) Aghazarian Automated drug delivery system.

Existing law provides for skilled nursing and intermediate care facilities that use an automated drug delivery system to store and distribute drugs to accurately track the movement of drugs into and out of the system.

This bill would include nursing facilities within the scope of that requirement.

Under existing law, after the pharmacist reviews the prescriber's order, access by licensed personnel to the automated drug delivery system is limited to the drug as ordered by the prescriber and reviewed by the pharmacist and that is specific to the patient.

This bill, until January 1, 2012, would permit access by licensed personnel to multiple drugs that are not patient specific only if the automated drug delivery system has both electronic and mechanical safeguards in place to ensure that only the drugs delivered to the patient are specific to that patient. The bill would require each facility using such an automated drug delivery system to notify the department in writing prior to utilization of the system, as provided. The bill would require the department, as part of its oversight of those facilities, to review a facility's medication training, storage, and security, and its administration procedures related to its use of an automated drug delivery system.

Existing law requires that a pharmacist stock an automated drug delivery system, unless the system utilizes removable pockets, drawers, or similar technology, in which case stocking may be done outside the facility and delivered to the facility under specified conditions.

This bill would specify that this exception applies to the use of removable pockets, cards, drawers, or similar technology.

Existing law exempts drugs dispensed from an automated drug delivery system that meets specified requirements from certain drug container labeling requirements if, among other things, those drugs are contained in unit dose packaging.

This bill would include within the definition of unit dose packaging drugs packaged in blister pack cards.

Existing law makes a violation of statutory requirements applicable to licensing of the above facilities a crime. By expanding the scope of the application of the above requirements to include nursing facilities that have an automated drug delivery system, this bill would change the definition of a crime, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 776 (AB 2393) Levine Telecommunications: emergency service.

(1) Existing law authorizes the Public Utilities Commission to supervise and regulate every public utility, including telephone corporations, and to do all things necessary and convenient in the exercise of its power and jurisdiction. The existing Public Utilities Act requires the commission to prescribe rules for the performance of any service or the furnishing of any commodity of the character furnished or supplied by any public utility and requires the public utility to furnish the commodity or render the service within the time and upon the conditions provided in the rules of the commission.

This bill would require the commission, in a single rulemaking or other appropriate proceeding, not to exceed 18 months in duration, to consider the need for performance reliability standards, and to develop and implement performance reliability standards, for

backup power systems installed on the property of residential and small commercial customers by a facilities-based provider of telephony services, upon determining that the benefits of the standards exceed the costs. The bill would require the commission, before January 1, 2008, to prepare and submit to the Legislature a report on the results of the proceeding.

Under existing law, a violation of an order or direction of the commission is a crime.

Because the provisions of this bill are part of the act and require action by the commission to implement its requirements, a violation of these provisions would impose a state-mandated local program by creating a new crime.

(2) Existing law authorizes the commission to control and regulate the use of automatic dialing-announcing devices, which are automatic equipment that incorporates a storage capability of telephone numbers to be called or a random or sequential number generator capable of producing numbers to be called and that, working alone or in conjunction with other equipment, can disseminate a prerecorded message to the telephone number being called. Existing law exempts from that commission regulation law enforcement agencies, fire protection agencies, public health agencies, public environmental health agencies, city or county emergency services planning agencies, or any private for-profit agency operating under contract with, and at the direction of, one or more of these agencies, placing calls through automatic dialing-announcing devices to provide public service information relating to public safety, information concerning police or fire emergencies, or warnings of impending or threatened emergencies.

This bill would require the commission, in consultation with the Office of Emergency Services and the Department of General Services, to open an investigation to determine whether standardized notification systems and protocol should be utilized by the above-described entities to facilitate notification of affected members of the public of local emergencies. The bill would prohibit the commission from establishing standards for notification systems or standard notification protocol unless it determines the benefits of the standards exceed the cost. The bill would require the commission, before January 1, 2008, to prepare and submit to the Legislature a report on the results of the proceeding, including recommendations for funding notification systems and any statutory modifications needed to facilitate notification of affected members of the public of local emergencies.

(3) Existing provisions of the Warren-911-Emergency Assistance Act establishes the number "911" as the primary emergency telephone number for use in the state.

This bill would require the commission, in consultation with the Office of Emergency Services and the Department of General Services, to open an investigative or other appropriate proceeding to identify the need for telecommunications service systems not on the customer's premises to have backup electricity to enable telecommunications networks to function and to enable the customer to contact a public safety answering point operator during an electrical outage, to determine performance criteria for backup systems, and to determine whether certain recommendations for backup systems have been implemented by telecommunications service providers operating in California. The bill would require the commission to develop and implement performance reliability standards if it determines doing so is in the public interest and determines that the benefits of the standards exceed the costs. The bill would require the commission to determine the feasibility of the use of zero greenhouse gas emission fuel cell systems to replace diesel backup power systems. The bill would require the commission, before January 1, 2008, to prepare and submit to the Legislature a report on the results of the proceeding.

- (4) The bill would appropriate \$596,719 from moneys derived from regulatory fees deposited in the Public Utilities Commission Utilities Reimbursement Account in the General Fund for costs incurred by the commission in the implementation of the bill.
- (5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 777 (AB 2408) Negrete McLeod Pharmacies.

Existing law, the Pharmacy Law, provides for the licensing and regulation of pharmacists and pharmacies by the Board of Pharmacy in the Department of Consumer Affairs. A violation of the Pharmacy Law is a crime.

Existing law defines a pharmacist and a pharmacy, requires pharmacists and pharmacies to be licensed by the board, and authorizes a licensee to engage in certain activities. Existing law also sets forth activities that constitute unprofessional conduct for a pharmacist to engage in.

This bill would require a pharmacist to be a natural person, and would entitle a licensed pharmacist to practice pharmacy within or outside of a licensed pharmacy. The bill would revise the activities in which a pharmacist may engage, including the adjustment of prescriptions, would revise the pharmacist's responsibilities and requirements with regard to certain activities, and would make certain additional acts or omissions unprofessional conduct.

Existing law defines a nonresident pharmacy and requires a nonresident pharmacy to meet certain criteria, including registration with the board. Existing law authorizes the board to deny, revoke, or suspend a nonresident registration for failure to comply with specified requirements or for conduct that causes serious bodily or psychological injury to a California resident, in specified circumstances.

This bill would delete the authorization for the board to deny, revoke, or suspend a nonresident registration for failure to comply with specified requirements or for conduct causing serious bodily harm or psychological injury to a California resident, and would instead authorize the board to deny, revoke, or suspend a nonresident pharmacy registration, issue a citation or letter of admonishment, or take any other action against a nonresident pharmacy that it may take against a resident pharmacy on any of the same grounds upon which the action might be taken against a resident pharmacy, if action may be taken against the nonresident pharmacy in its own state for the conduct. The bill would also authorize the board to report violations of laws or regulations by a nonresident pharmacy to any appropriate state or federal regulatory or licensing agency.

This bill would revise and recast related provisions of the Pharmacy Law.

Because this bill would create new requirements and prohibitions under the Pharmacy Law, the violation of which would be a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 778 (AB 2419) Wyland School facilities: new construction and modernization: career technical education facilities.

Existing law, the Leroy F. Greene School Facilities Act of 1998, requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. The existing act requires a school district, as part of its application for large construction and modernization projects, to certify, in consultation with the career technical education advisory committee, that it has considered the need for vocational and career technical facilities to adequately meet its program needs.

This bill would require the career technical education advisory committee of a school district, in conjunction with an application of the district for funding of any construction or modernization project, and as a condition of the district receiving funds for the project, to

provide written confirmation that the need for vocational and career technical facilities is being adequately met within the district, as specified.

Ch. 779 (AB 2436) Ruskin Imprisonment: parole: programs.

Existing law requires the Department of Corrections and Rehabilitation to establish 3 pilot programs to provide intensive training and counseling to female parolees to help the parolees reintegrate into society.

This bill would require the Department of Corrections and Rehabilitation to establish a pilot program in East Palo Alto for parolees returning to East Palo Alto which would conduct needs-based assessments of the individual parolees, partner with East Palo Alto police officers, and blend enforcement and programming services, as specified. The bill would require the department to maintain information on the effectiveness of the program, as specified, and report to the Legislature on request. The bill would state its operation is contingent upon consent by the City of East Palo Alto to participate in the pilot program. The bill would also provide that these provisions would be repealed on January 1, 2010.

Ch. 780 (AB 2462) Mullin State teachers' retirement.

(1) The State Teachers' Retirement Law prescribes the rights and benefits of the members of the Defined Benefit Program of the State Teachers' Retirement Plan. The law requires participating employers to contribute a specified percentage of creditable compensation of members of the program to the system, and these contributions are deposited in the Teachers' Retirement Fund, as specified. Existing law creates the Teachers' Health Benefits Fund, a continuously appropriated trust fund, for the purpose of developing health care benefit programs, which is funded by employer contributions, as specified.

This bill would create the Teachers' Retirement Program Development Fund, to be continuously appropriated, to pay any costs determined by the board to be related to the development of programs authorized by statute that the board determines directly or indirectly enhance the financial security of members, participants, or beneficiaries of the State Teachers' Retirement Plan, upon a specified resolution by the Teachers' Retirement Board. The Teachers' Retirement Program Development Fund would be funded by employer contributions in an amount to be determined by the board. The bill would require an amount equal to these employer contributions together with interest, as specified, to be deposited in the Teachers' Retirement Fund from moneys generated from the programs receiving development funds pursuant to these provisions, on terms and conditions established by the board.

(2) The State Teachers' Retirement Law requires that an annuity contract and custodial account, as described in Section 403(b) of the Internal Revenue Code, be offered to specified employees who perform creditable service subject to coverage by the Defined Benefit Program of the State Teachers' Retirement Plan. The annuity contract and custodial account may be administered by a qualified 3rd-party administrator. The law permits deferred compensation plans, as described in Section 457 of the Internal Revenue Code, to be offered to participating employers for the employers to establish and offer to their employees, and these plans may also be administered by a 3rd-party administrator. Existing law requires the governing board of a school district when drawing orders for salary payments to make, without charge, certain reductions connected to participation in various programs, including deferred compensation plans.

This bill would additionally provide for deferred compensation plans and annuity contracts and custodial accounts that permit the employer to enter into a contract with the system or a 3rd-party administrator to provide administrative or compliance services for those plans, contracts, and accounts, and would specify the rights and obligations of employers, the system, and 3rd-party administrators in this regard. The bill would also specify that the State Teachers' Retirement System may provide employers services to ensure compliance with federal law, and to provide for cost recovery, as specified.

(3) Existing law permits a community college employee to deduct from his or her salary payments for participating in specified programs, including, but not limited to, deferred compensation, group life or disability insurance, legal expense insurance, and hospital service contracts

This bill would additionally provide for deferred compensation plans and annuity contracts and custodial accounts that permit a community college district to enter into a contract with the system or a 3rd-party administrator to provide administrative or compliance services for those plans, contracts, and accounts and would specify the rights and obligations of the community college district and 3rd-party administrators in this regard.

Ch. 781 (AB 2466) Daucher CalWORKs eligibility: welfare-to-work activities and excluded assets.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states, with California's version of this program being known as the California Work Opportunity and Responsibility to Kids (CalWORKs) program.

Under the CalWORKs program, each county provides cash assistance and other benefits to qualified low-income families and individuals who meet specified eligibility criteria, including limitations on income and assets generally applicable to public assistance programs.

Under existing law, with certain exceptions, every individual, as a condition of eligibility for aid under the CalWORKs program, is required to participate in welfare-to-work activities. Under existing law, these activities in which a recipient may engage include, among others, job search and job readiness assistance, as described.

This bill would include financial management education within the definition of job search and job readiness assistance.

Existing law exempts from consideration when determining public assistance program eligibility the principal and interest in an individual development account, which is a savings account established in accordance with federal law that may only be used for specified purposes.

This bill would similarly exclude the principal and interest in a 401(k) plan, a 403(b) plan, an IRA, a 457 plan, a 529 college savings plan, or a Coverdell ESA, as these terms are defined in the bill, from consideration as property only when determining eligibility and the amount of CalWORKs assistance for CalWORKs recipients, and not for new program applicants.

Because state funds are continuously appropriated to pay for a share of county aid grant costs, this bill would, by expanding the potential pool of CalWORKs recipients, make an appropriation. In addition, because each county is required to administer the CalWORKs program, by giving counties new responsibilities, this bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 782 (AB 3064) Committee on Public Safety Corrections: Reentry Advisory Committee.

Existing law authorizes the Secretary of the Department of Corrections and Rehabilitation to contract for the establishment and operation of community correctional reentry centers and work furlough programs.

This bill would require the secretary to establish a Reentry Advisory Committee, comprised as specified, to advise the secretary on matters related to the successful planning,

implementation, and outcomes of all reentry programs and services in the department, with the goal of reducing recidivism. This requirement would be repealed on January 1, 2011.

Ch. 783 (AB 2513) Pavley Pupils: autism: training and information.

Existing law requires every individual with exceptional needs, as defined, who is eligible to receive educational instruction, related services, or both, under existing law to receive educational instruction, related services, or both, at no cost to his or her parents or, as appropriate, to him or her.

This bill would require the Superintendent of Public Instruction to convene, with input from the University of California, the California State University, relevant fiscal and policy committees of the Legislature, the Legislative Blue Ribbon Commission on Autism, the State Department of Developmental Services, and other appropriate entities, an advisory committee, as specified. The bill would require the advisory committee to develop specified recommendations that would identify the means by which public and nonpublic schools, including charter schools, may better serve children with autism.

The bill would declare that the recommendations of the advisory committee are not to be construed or applied as state-imposed standards or binding on any individualized education program (IEP) team, special education official, or child with autism. The bill also would declare that its provisions do not prescribe or define an appropriate educational or habilitative program for a child with autism. The bill would declare that the recommendations developed by the advisory committee do not govern the services and supports provided pursuant to the Lanterman Developmental Disabilities Services Act. The bill also would declare that its provisions do not prescribe or define an appropriate individualized family service plan or an individual program plan, as specified, for a child with autism. The bill would require, on or before November 1, 2007, the advisory committee to submit its recommendations to the Legislature and to the Governor.

The bill would appropriate \$100,000 from the General Fund to the Superintendent for purposes of this act.

Ch. 784 (AB 2521) Jones Firearms.

Existing law requires persons who hold a federal firearms license to either obtain a verification number from the Department of Justice when delivering, transferring, or selling a firearm to another federal firearms licensee, or show proof of exemption from local licensing requirements. Violation of these provisions is a misdemeanor.

This bill would revise those provisions by removing the option of showing proof of exemption from local licensing and require the transferors to obtain a verification number. The department would then determine if an exemption applies, as specified. The bill would expand the use of the verification number by the department for certain purposes. Violation of these provisions would be punishable as a misdemeanor.

By changing the definition of an existing crime, this bill would impose a state-mandated local program.

Existing law requires a person who as a dealer, importer, manufacturer, or collector of firearms holds a federal firearms license, and whose licensed premises are within the state, to provide a copy of the license to the Department of Justice, as specified. A violation of these provisions is an infraction.

This bill would repeal those provisions and instead provide, commencing January 1, 2008, for a centralized list of federal firearms licensees who are exempt from obtaining a firearms dealer license pursuant to state law. Among other things, to be on the centralized exempted federal firearms licensee list, the licensees would have to provide the basis for their exemption to the department. The bill would provide that supplying a fictitious name, knowingly supplying false information, or knowingly omitting information from the declaration would be punishable as a misdemeanor.

By creating a new crime, this bill would impose a state-mandated local program.

The bill would authorize, commencing January 1, 2008, the department to assess an annual fee upon those licensees for purposes of maintaining the list and for other enforcement and compliance costs. The bill would provide that those licensees may not import or receive firearms unless they are listed on the centralized list of exempted federal firearms licensees or exempted firearms manufacturers.

A violation of that requirement would be punishable as a misdemeanor.

The bill would require certain records be kept for specified periods of time by the exempted federal licensees.

A violation of those provisions would be punishable as a misdemeanor.

By creating new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 785 (AB 2572) Emmerson Housing element: colleges.

Existing law requires each city, county, or city and county to prepare and adopt a general plan for its jurisdiction that contains certain mandatory elements, including a housing element. As part of a revision of a general plan, each council of governments or delegate subregion is required to survey each of its member jurisdictions regarding specified housing factors for use in developing a methodology for distributing existing and projected regional housing need.

This bill would require each council of governments or delegate subregion to include among factors to develop this methodology the housing needs generated by the presence of a private university or a campus of the California State University or the University of California within any member jurisdiction.

This bill would incorporate additional changes in Section 65584.04 of the Government Code, proposed by AB 802 and AB 2158, to become operative only if this bill and either AB 802 or AB 2158, or all 3 bills, are chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 786 (AB 2573) Leno Electricity: Hetch Hetchy Water and Power solar generation.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. Existing law authorizes the City and County of San Francisco to elect to designate specific photovoltaic electricity generation facilities meeting specified conditions as Hetch Hetchy Water and Power (HHWP) solar generation facilities, and upon election and the filing and acceptance of an advice letter with the commission establishing rates, Pacific Gas and Electric Company (PG&E) is required on a monthly basis, to credit the City and County of San Francisco for certain electricity generated and delivered to the electric grid by HHWP solar generation in accordance with specified rate criteria. Existing law provides that the HHWP solar generation may not exceed 5 megawatts of peak generation capacity in total. Existing law provides that no single photovoltaic generation project may exceed one megawatt of peak generation capacity. Existing law provides that where, after a true-up process is completed, the total electricity delivered to the site by PG&E is less than the total electricity delivered to the grid by the HHWP photovoltaic electricity generation facility at the site, the City and County of San Francisco is a net energy producer at that site and receives no credit or offset for the excess electricity exported to the grid from the site.

This bill would authorize 2 different HHWP photovoltaic electricity generation mechanisms. The existing authorization, as modified, would apply to HHWP at-site solar generation, as defined. The bill would provide that HHWP at-site solar generation may not, exclusive of qualifying remote load, as defined, exceed 15 megawatts of peak generation

capacity in total. The bill would additionally authorize the City and County of San Francisco to use HHWP remote solar generation, as defined, to supply electricity to qualifying remote load by designating those facilities to be served by HHWP remote solar generation. The bill would delete the provision that no single photovoltaic generation project may exceed one megawatt of peak generation capacity. The bill would require that PG&E accept any electricity exported to the grid by HHWP remote solar generation, up to the amount of electricity contemporaneously being used by the qualifying remote load, and to treat the electricity accepted as behind the meter generation that offsets the electrical usage of qualifying remote load. The bill would make the City and County of San Francisco responsible for scheduling the electricity exported to the grid from HHWP remote solar generation. The bill would require that HHWP remote solar generation sites and qualifying remote load sites have meters capable of measuring exports and usage of electricity sufficient to determine credits or offsets and would make the City and County of San Francisco responsible for the cost of those meters. The bill would require that the appropriate regulatory agency ensure that the delivery of electricity by HHWP remote solar generation to qualifying remote load, and the granting of offsets to the City and County of San Francisco, not result in a shifting of costs to bundled service customers.

Existing law provides that if the City and County of San Francisco engages in retail sales to customers within the service territory of PG&E, the above described provisions relative to HHWP solar generation become inoperative.

This bill would delete this provision.

- (2) The bill would declare that, due to the special circumstances applicable only to HHWP solar generation facilities, a general statute cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution, and the enactment of a special statute is therefore necessary.
- (3) Under existing law, a violation of the Public Utilities Act, a filed tariff, or an order of the commission is a crime.

Because the provisions of this bill would require the filing of a new tariff, the bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 787 (AB 2576) De La Torre Public utilities: California Alternate Rates for Energy program.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations, as defined. Existing law authorizes the commission to fix the rates and charges for every public utility, and requires that those rates and charges be just and reasonable. Existing law requires the commission to establish a program of assistance to low-income electric and gas customers, referred to as the California Alternate Rates for Energy (CARE) program.

The commission has authorized the state's 3 largest investor-owned electrical corporations to adopt and administer Family Electric Rate Assistance (FERA) programs to provide rate reductions for certain households.

This bill would require the commission to ensure that an electrical corporation or gas corporation with a commission-approved program to provide discounts based upon economic need in addition to the CARE program, including FERA programs, utilize a single application form, to enable an applicant to alternatively apply for any assistance program for which the applicant may be eligible. The bill would make a statement of legislative intent that the commission evaluate and make recommendations regarding the CARE program, as specified.

(2) Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime.

Because a violation of an order or decision of the commission implementing the requirements of the bill would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 788 (AB 2586) Parra Sentencing: veterans: treatment programs.

Under existing law, if a convicted defendant was a member of the military forces of the United States who served in combat in Vietnam and who suffers from substance abuse or psychological problems resulting from that service, the court may, under specified circumstances, order the defendant committed to the custody of federal correctional officials for incarceration for a term equivalent to that which the defendant would have served in state prison.

This bill would instead provide that if a person is convicted of a criminal offense and alleges that he or she committed the offense as a result of post-traumatic stress disorder, substance abuse, or psychological problems stemming from service in combat in the United States military, the court shall hold a hearing prior to sentencing to make a determination about that allegation. If the court finds that the defendant's crime was committed as a result of one of those factors related to serving in combat, and the court places the person on probation, the bill would authorize the court to place the person into a treatment program, as specified.

Ch. 789 (AB 2587) Liu Contaminated property: methamphetamine cleanup: mobilehomes: recreational vehicles.

(1) Existing law, the "Methamphetamine Contaminated Property Cleanup Act of 2005" requires a local health officer to take specified actions after receiving notification from a law enforcement agency of potential contamination, or of known or suspected contamination, of property by methamphetamine laboratory activity. For purposes of the act, the term "property" is defined as excluding, until January 1, 2008, a mobilehome park, a manufactured housing park, or a manufactured housing community, and also a mobilehome or manufactured housing located in those parks or communities. Existing law also defines the term "designated local agency" as the city or county and agency designated by the local health officer to carry out the act.

This bill would repeal the exclusion of those parks, communities, mobilehomes, and manufactured homes from the act and would instead specify that property, for purposes of the act, includes those parks and communities and a mobilehome or manufactured home located in a mobilehome park or a special occupancy park, as defined, and a recreational vehicle that is sited in a mobilehome park or special occupancy park.

The bill would additionally include, as a designated local agency, a city or county agency authorized by the local health officer in that jurisdiction, thereby imposing a state-mandated local program by imposing new duties upon local agencies. The bill would revise the inspection and notice provisions of the methamphetamine cleanup act, with regard to mobilehomes, manufactured homes, and recreational vehicles. The bill would require the local health officer to determine who is responsible for the remediation required by the act when the local health officer conducts an inspection of a mobilehome, manufactured home, or recreational vehicle and the mobilehome park or special occupancy park on which it is located

The bill would authorize a mobilehome park owner or special occupancy park owner, as defined, to take specified actions, if the registered owner of a mobilehome, manufactured

home, or recreational vehicle does not take the action required by an order issued by a local health officer pursuant to the act or does not pay the city or county for specified costs of remediation. The bill would specify that the actions the mobilehome park owner or special occupancy park owner may take under those circumstances include the remediation of the mobilehome, manufactured home, or recreational vehicle, or causing an authorized contractor to remove and dispose of the mobilehome, manufactured home, or recreational vehicle.

The bill would also make conforming changes to the act with regard to vacating the affected property, and the recording for, and release of, a lien, restraint, or vehicle license stop, as defined, for the costs of remediation.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 790 (AB 2592) Leno California Travel and Tourism Commission.

(1) Existing law, the California Tourism Marketing Act, provides for the California Travel and Tourism Commission, a nonprofit mutual benefit corporation, and provides for a 37-member board of the commission, including the Secretary of Business, Transportation and Housing, 12 members appointed by the Governor, and 24 elected members. The 12 appointed members are required to represent the 12 officially designated tourism regions.

This bill would specify that each appointed member of the commission shall represent only one of those designated tourism regions. The bill would also specify that appointed members are not limited to persons who are employed by or represent assessed businesses. The bill would provide that elected commissioners shall serve 4-year terms and that an appointed or elected commissioner would cease to be a commissioner 90 days following the date on which he or she ceases to meet the criteria for appointment or election as a commissioner, except as specified.

(2) Existing law authorizes the commission to accept voluntary assessments from any person in a travel and tourism related business, except persons whose primary business is gaming.

This bill would delete that exception.

(3) Existing law establishes procedures for imposing assessments on businesses within various tourism industry categories or segments by means of referendum called by the Secretary of Business, Transportation and Housing. Existing law exempts from assessment a small business, defined as a business location with less than \$1,000,000 in California gross annual revenue.

This bill would require the secretary to identify, if possible and provide an opportunity to vote to, businesses that would be newly assessed due to a referendum, and would set forth specified methods by which a business or person sharing common ownership, management, and control of more than one assessed business may calculate the assessment. The bill would also allow the exemption threshold amount to be lowered to not less than \$500,000 by referendum.

This bill would require the commission to submit a referendum to the passenger rental car industry as soon as possible, but not later than March 31, 2007, proposing an assessment level, as specified, upon the passenger rental car industry, as an industry category, for the 2006–07, and 2007–08 fiscal years. The bill would require the commission to report to the secretary if the referendum and assessment rates are agreed to. The bill would require the secretary to provide notice of that agreement to the Legislature and the Secretary of State and to post notice on its Internet Web site.

The bill would make other changes relating to elections of commissioners, voting rights, and assessments that would be operative only if the referendum submitted to the passenger rental car industry, and assessment rates, as specified, have been agreed to.

(4) Under existing law, a passenger vehicle rental company is required to only advertise, quote, and charge a rental rate that includes the entire amount except taxes, a customer facility charge, and a mileage charge, which a renter must pay to hire or lease a vehicle for the period of time to which the rental rate applies. Existing law prohibits a rental company from additionally charging any fee that must be paid by the renter as a condition of renting the vehicle.

This bill would require a rental company, in connection with the rental of a passenger vehicle, to only advertise a rental rate that includes the entire amount, except taxes, a customer facility charge, and a mileage charge, that a renter must pay to rent a vehicle. The bill would specify that when a rental company provides a quote or imposes a charge, it may separately state the rental rate, taxes, customer facility charge, airport concession fee tourism commission assessment, as defined, and mileage charge. The bill would require a rental company, imposing customer facility charges, airport concession fees, or tourism commission assessments, to provide the person receiving the quote with a specified good faith estimate. The bill would also require a rental company, imposing these charges and fees to clearly and conspicuously disclose, in the rental contract, the specified total for the entire rental. The bill would authorize a renter to bring an action against a rental company for specified damages and equitable relief for a violation of these provisions. The bill would make these provisions operative only if the referendum submitted to the passenger rental car industry, and assessment rates, as specified in (3) above, have been agreed to.

(5) The Budget Act of 2006 (Chapter 47 of the Statutes of 2006; amended by Chapter 48 of the Statutes of 2006), appropriated to the Secretary of Business, Transportation and Housing from the General Fund certain amounts for support of its operations during the 2006–07 fiscal year, and allocated \$7,300,000 of that amount for use by the California Travel and Tourism Commission for promoting California tourism to potential visitors.

This bill would amend the Budget Act of 2006 by reverting the sum of \$6,300,000 to the General Fund from the amounts allocated for use by the California Travel and Tourism Commission if the referendum submitted to the passenger car rental industry, as assessment rates, as specified in (3) above, have been agreed to.

Ch. 791 (AB 2670) Aghazarian Property taxation: regulated railway companies.

(1) The California Constitution requires the State Board of Equalization to assess the property, other than franchises, of a regulated railway company. Existing property tax law provides for the allocation of the assessed value of the unitary property of a regulated railway company that is assessed by the State Board of Equalization among the several tax rate areas within a county where the property is located. Existing property tax law also provides for an annual adjustment of the allocation of this assessed value among tax rate areas for changes in track mileage, and defines track mileage as the number of miles of track, adjusted to reflect the relative importance of mainline, branch, and other track.

This bill would, for the 2007–08 fiscal year and for each fiscal year thereafter, establish a single countywide tax rate area within each county to which the assessed value of specified unitary property of a regulated railway company would be allocated. This bill would require that the revenues derived from the tax on this value be allocated among local entities in the county pursuant to a specified formula. This bill would also require, with respect to a qualified facility, as defined, that 80% of the value of the facility and the revenues derived from taxing this value be allocated in the manner previously described, and would require that the remaining 20% of this value and resulting revenues be allocated exclusively to the local tax rate areas in the county in which the property is located. This bill also would change the definition of track mileage for purposes of these provisions to instead mean the total miles

of track in each county without regard to the relative importance of the track mileage. This bill also would make technical and conforming changes to related provisions.

(2) By imposing new property tax allocation duties upon local officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

- (3) This bill would change the pro rata shares in which ad valorem property tax revenues are allocated among local agencies in a county, within the meaning of paragraph (3) of subdivision (a) of Section 25.5 of Article XIII of the California Constitution, and thus would require for passage the approval of $\frac{2}{3}$ of the membership of each house of the Legislature.
- (4) This bill would incorporate additional changes to Section 100 of the Revenue and Taxation Code, proposed by SB 1317, to be operative only if SB 1317 and this bill are both enacted, both bills amend the respective section, and this bill is enacted after SB 1317.

Ch. 792 (AB 2631) Laird Medi-Cal: injectable drugs: utilization.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including prescription drug benefits.

Existing law allows the department to impose utilization controls on certain Medi-Cal benefits, including prescription drug benefits.

Existing law allows the department to enter into contracts for fiscal intermediary services in connection with processing the payment of claims submitted by Medi-Cal providers.

This bill would require the department, with respect to a drug product in an injectable form that is not administered by the patient, to develop and publish a medical benefit drug utilization policy within 180 days of being notified by the manufacturer of approval of the product by the federal Food and Drug Administration, and publish the policy in the Medi-Cal provider bulletin immediately following that 180-day period. The bill would provide that, if the department is unable to complete and publish the policy within that period, the department shall, until completion of the policy, allow providers to use the utilization standards approved by the federal Food and Drug Administration that are contained in the official package circular or insert for the product when the department reviews a provider's submission for utilization of the product. The bill would require the department to allow the product to be billed and reimbursed using a miscellaneous billing code until the permanent code is assigned and published. The bill would require the department to evaluate the necessity of utilization controls, and publish all utilization controls in both the final drug utilization policy and the Medi-Cal provider bulletin. It would further require the department to ensure that the fiscal intermediary enters into the Medi-Cal database the code assigned to the drug product within a specified period.

Ch. 793 (AB 2728) Klehs Firearms.

Existing law provides a judicial procedure for declaring a firearm an assault weapon, as specified.

This bill would repeal those provisions.

Existing law authorizes the Attorney General to declare a firearm an assault weapon.

This bill would provide that authorization ends January 1, 2007.

Existing law generally regulates the possession of assault weapons and .50 BMG rifles.

This bill would provide that possession of any assault weapon or of any .50 BMG rifle in violation of specified provisions of law would be a public nuisance. The bill would authorize the Attorney General, any district attorney, or any city attorney to bring an action in superior

court, in lieu of criminal prosecution, to enjoin the possession of the assault weapon or .50 BMG rifle and seek civil fines of up to \$300 for the first assault weapon or .50 BMG rifle that is a public nuisance, and up to \$100 for each additional assault weapon or .50 BMG rifle that is a public nuisance. The bill would further provide that any assault weapon or .50 BMG rifle possessed in violation of specified provisions of law would, subject to exception, be destroyed, as specified. The bill would also provide that upon conviction of any misdemeanor or felony involving an assault weapon, the assault weapon would be deemed a nuisance and disposed of as specified.

Ch. 794 (AB 2745) Jones Hospitals: discharge plans: homeless patients.

Existing law provides for the licensure and regulation of health facilities by the State Department of Health Services. A violation of these provisions is a crime. Existing law requires each hospital to have in effect a written discharge planning policy and process that requires appropriate arrangements for posthospital care and a process that requires that each patient be informed, orally or in writing, of the continuing care requirements following discharge from the hospital, as specified.

This bill would require each hospital to be represented, as specified, in regional planning meetings, convened regionally as defined by the 3 regional hospital associations or through smaller geographic sections comprised of groups of hospitals in one or more counties, to improve the posthospital transition of homeless patients, as specified. The bill would require each regional hospital association, or smaller geographic grouping of hospitals, to invite the county board of supervisors, law enforcement, and others to participate. The bill would require, by January 1, 2008, the development of a specified document based upon the regional planning meetings.

The bill would also prohibit a hospital from causing the transfer of homeless patients from one county to another county for the purpose of receiving supportive services from a social services agency, health care service provider, or nonprofit social service provider within the other county, without prior notification to, and authorization from, the social services agency, health care service provider, or nonprofit social service provider.

By creating a new crime, this bill would result in a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 795 (AB 2757) Evans Primary care clinics.

Existing law provides for the licensure and regulation of clinical laboratories and of primary care clinics by the State Department of Health Services. Under existing law, the department is required to approve a licensure application submitted by a primary care clinic meeting specified criteria for its affiliate clinic if, among other matters, both have the same corporate officers and are owned and operated by the same nonprofit organization with the same board of directors.

This bill would authorize a primary care clinic that submits an application for license with the department to, prior to that submission, or concurrent therewith, also apply for licensure or registration of a clinical laboratory that would be operated by the primary care clinic. This bill would permit a primary care clinic that is operating within a network of primary care clinics, as defined, to be issued a license to operate a clinical laboratory pursuant to those provisions, which authorizes the conduct of clinical laboratory tests and examinations from its network of primary care clinics if specified conditions are met.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law generally regulates the reimbursement of providers for Medi-Cal program services

This bill would provide that for services that are performed at a central laboratory pursuant to the above provisions, the department shall provide Medi-Cal reimbursement directly to the laboratory performing the services and submitting the claim for reimbursement. The bill would prohibit the department from denying payment to a laboratory created pursuant to provisions of the bill if the clinic and the laboratory are owned and operated by the same nonprofit corporation, and the laboratory services are performed on a specimen collected at the clinic for a clinic patient.

The bill would authorize the department to implement utilization controls or other cost-control measures to ensure that medically necessary services are appropriately rendered.

This bill would, until June 30, 2007, also authorize a licensed primary care clinic that is affiliated with a network of primary care clinics to submit to the Medi-Cal program claims for laboratory services until such time that the primary care clinic receives a provider number for the central laboratory if specified requirements are met.

Ch. 796 (AB 2776) Yee Mental health: community treatment facilities: seclusions and restraints.

Under existing law, community treatment facilities are residential facilities that are licensed by the State Department of Social Services and the State Department of Mental Health to provide residential care and mental health treatment services to children in a group setting, and that have the capacity to provide secure containment.

Existing law requires the State Department of Mental Health to adopt regulations establishing program standards for any facility licensed as a community treatment facility. These regulations are required to include standards for treatment, staffing, and for the use of psychotropic medication, discipline, and restraints.

Until January 1, 2007, existing law prohibits the department from requiring 24-hour onsite nursing staff at community treatment facilities. Until January 1, 2007, existing law requires these facilities to retain at least one full-time, or full-time equivalent, registered nurse onsite, in specified circumstances, to have other medical or nursing staff available on call within one hour when necessary, and to have all direct care staff trained in providing first aid and other emergency services. Until January 1, 2007, existing law permits the department to adopt emergency regulations as necessary to implement these provisions.

This bill would extend the termination date of January 1, 2007, to January 1, 2010.

Ch. 797 (AB 2781) Leno Child support collectors.

Existing law governs the collection of child support by local child support agencies, or by means of a writ of execution, a notice of levy, or an earnings assignment order.

This bill would enact provisions regulating the activities of private child support collectors, as defined. Among other things, the bill would require a private child support collector to provide specified notices and disclosures to the child support obligee in a written contract and additional information about child support payments during the term of the contract, authorize the obligee to cancel any contract entered into with that entity in certain circumstances, prescribe the rights of the parties with respect to child support agencies and other governmental entities, and prescribe procedures and remedies for enforcement of the provisions of the act. The bill would also require that every court order for child support issued on or after January 1, 2010, and every child support agreement providing for the payment of child support approved by the court on or after January 1, 2010, include a separate money judgment owed by the child support obligor to pay a fee not to exceed a specified amount. This money judgment would be in favor of the private child support collector and the child support obligee, jointly, as specified. The bill would also establish requirements relating to the conduct and compensation of attorneys who are private child support collectors.

Ch. 798 (AB 2843) Saldana Air pollution.

(1) Existing law grants primary authority for the control of air pollution from vehicular sources to the State Air Resources Board. Existing law authorizes the state board to adopt and implement motor vehicle emissions standards and motor vehicle specifications. Existing law provides for the existence of various clean air programs, including the Carl Moyer Air Quality Standards Attainment Program.

Existing law, notwithstanding a specified provision of the Budget Act of 2001, requires any air quality management district or air pollution control district with a population of 1,000,000 residents or greater, in consultation with the state board, to expend not less than 50% of the moneys appropriated for the Carl Moyer Air Quality Standards Attainment Program, programs to fund the purchase of reduced-emissions schoolbuses, and diesel mitigation programs, in a manner that directly reduces air contaminants or the public health risks associated with air contaminants, in communities with the most significant exposure to air contaminants or localized air contaminants, or both, including communities of minority populations or low-income populations, or both. Existing law makes these provisions inapplicable to those districts with fewer than 1,000,000 residents, but, notwithstanding a specified provision in the Budget Act of 2001, encourages those districts to apply similar funding approaches to the extent each district determines feasible. Existing law repeals these provisions as of January 1, 2007.

This bill would delete the requirement that these provisions are repealed as of January 1, 2007. By imposing additional duties on districts, this bill would impose a state-mandated local program. The bill would delete the obsolete references to the provision in the Budget Act of 2001.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 799 (AB 2858) Leno Trials: mental competence: defendant.

Existing law requires a court to order a defendant who has been found incompetent to stand trial to be delivered to a state hospital or treatment facility or be placed in an outpatient treatment program to promote the restoration of competency. Existing law requires that if a defendant charged with a violent felony is placed in an outpatient program, the court must make certain findings.

This bill would, in addition, require a court that places a defendant charged with a violent felony in an outpatient program to give notice to the sheriff and the district attorney of the county in which the criminal charges are pending and defendant's counsel.

Existing law also requires that if the defendant has not regained competency after 3 years or the maximum term of imprisonment provided by law for the most serious charged offense, whichever is shorter, he or she will be returned to the committing court. If the committing court finds that the defendant is gravely disabled, existing law requires the court to initiate conservatorship proceedings and give notice of the proceedings to the community program director.

This bill would require, in addition, the court to give notice of the proceedings to the sheriff and the district attorney of the county in which the criminal charges are pending and defendant's counsel.

Existing law provides procedure for the appointment of a conservator for a person who is determined to be gravely disabled, as specified.

This bill would forbid a court from appointing a conservator if the appointment would not result in adequate protection of the public.

Ch. 800 (AB 2870) De La Torre Correctional institutions: communicable diseases.

Existing law provides for the confidential testing of inmates and other enumerated persons for HIV and AIDS under specified circumstances. The test is initiated by a request from a law enforcement employee, as defined, or another inmate, to the chief medical officer of the facility, when the requesting person has come into contact with the bodily fluids of an inmate or other specified persons in a correctional institution, as defined.

This bill would allow testing for hepatitis B and C as well as HIV and AIDS. This bill would add prosecutors and public defender staff to the list of persons who may request testing, and include court facilities in the locations where the contact with bodily fluids may be made. This bill would further provide that the person making the request shall be informed of the results of the tests. Because the bill would impose additional duties on local agencies, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 801 (SB 1534) Ortiz Public benefits.

Federal law, Section 411 of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA), provides that certain persons are not eligible for defined state and local public benefits unless a state law is enacted subsequent to the effective date of the act, August 22, 1996, that affirmatively provides for that eligibility.

Existing law establishes programs to provide aid or health care, or a combination thereof, to persons who meet eligibility requirements.

Existing law requires each county or city and county to provide aid to its indigent population not supported by other means, and those county programs are commonly referred to as general assistance programs.

This bill would declare the intent of the Legislature to affirm the ability of counties, cities, and hospital districts, at their own discretion, to provide health care and other services to all residents. The bill would authorize any city, county, city and county, or hospital district to provide aid, including health care, to persons who, but for the above-referred to provision of the federal PRWORA, would meet the eligibility requirements for any program of that entity.

Ch. 802 (SB 1827) Migden Taxation: domestic partners.

The Personal Income Tax Law imposes tax on taxable income and provides, among other things, that specified definitions govern the construction of that law. Existing law allows married couples to file joint or separate state tax returns, as specified.

This bill would allow registered domestic partners to file joint or separate state tax returns, as specified.

Ch. 803 (SB 156) Soto Public safety: firefighting.

Existing law directs the State Fire Marshal to establish training requirements and a curriculum that include criteria recommended by the Emergency Response Training Advisory Committee, as specified.

This bill would require the State Fire Marshal to contract with the California Firefighter Joint Apprenticeship Program for the development of curriculum criteria.

This bill would also provide that these training requirements are to be implemented only when federal funds are received for that purpose.

Ch. 804 (SB 652) Scott Public postsecondary education: transfer of community college students to the University of California.

Existing law establishes the University of California, under the administration of the Regents of the University of California, and the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as 2 of the segments of public postsecondary education in the state.

Existing law, known as the Donahoe Higher Education Act, states the intent of the Legislature that the segments of higher education shall pursue the development of transfer agreement programs that specify the curricular requirements that must be met, and the level of achievement that must be attained, by community college students in order for those students to transfer to the campus, undergraduate college, or major of choice.

This bill would add a provision to the act that requests the University of California (UC) to address deficiencies in the articulation of major preparation courses between the California Community Colleges and the campuses of UC to make it easier for prospective transfer students to identify which community college courses meet major preparation requirements across the various campuses of the university. The bill would request UC to identify commonalities and differences in similar majors across all UC campuses in order to accomplish specified goals.

The bill would request the Academic Senate of the University of California to notify the California Community Colleges when an articulation request is denied, to provide information that will enable the California Community Colleges to achieve course comparability with UC, and to review the existing differences in lower division major preparation in each major across UC campuses.

The bill would require the California Community Colleges, and request the University of California, in consultation with the Academic Senate of the California Community Colleges, on or before January 1, 2008, to facilitate the articulation of those lower division, baccalaureate-levelcourses at each campus of the California Community Colleges that meet the lower division transfer path requirements for each major specified by UC in the bill. The bill would request UC to annually review, and update as appropriate, the lower division transfer paths and articulation to ensure that they reflect current UC campus degree requirements and community college curricula.

The bill would request the University of California, as allowed by enrollment demand and available space, to develop transfer admission agreement programs for students who demonstrate intent to meet the requirements of the transfer process established by the bill, including the declaration of a major and identification of a choice of a destination campus. The bill would require the transfer admission agreement to guarantee admission to the campus and major identified in the agreement and transfer of all units specified in the agreement, subject to the student's successful completion of the requirements of the agreement. The bill would specify that the paths to transfer specified in the bill would be available to all community college students who desire to transfer to UC and not be limited to those students who secure a transfer admission agreement as specified in the bill.

The bill would request UC, and require the California Community Colleges, on a 3-year periodic cycle, to jointly conduct a review of a random representative sample of transcripts of students who have transferred to UC and of students preparing for transfer to determine the effectiveness of the transfer preparation pathways referenced in this bill.

Ch. 805 (SB 683) Aanestad Dentistry: licensure.

Existing law, the Dental Practice Act, provides for the licensure and regulation of dentists by the Dental Board of California. The act makes the practice of dentistry by an unlicensed person unlawful, but exempts from this prohibition dentistry students meeting certain requirements. The act requires an applicant for licensure as a dentist to meet specified requirements, including passage of a dental licensure examination, with specified exceptions, and a law and ethics examination.

This bill would authorize the board to grant a license to an applicant who passes specified national examinations in dentistry and an examination in California law and ethics, meets

certain education requirements, and has completed a clinically based advanced education program in general dentistry or an advanced education program in general practice residency, as specified. The bill would revise the licensure exemption requirements applicable to dental students. The bill would also require the Department of Consumer Affairs to regularly review an advanced education program's compliance with specified requirements, and would require the board to report to the Joint Committee on Boards, Commissions and Consumer Protection and the department on complaints received for dentists who have obtained licensure by passing the state clinical examination and for dentists who have obtained licensure through an advanced education program.

This bill would appropriate \$20,000 from the State Dentistry Fund to the Department of Consumer Affairs for these purposes for the 2006–07 fiscal year.

Ch. 806 (SB 1325) Scott Adoption.

(1) Existing law requires a person who may have conceived a child by an act of intercourse to submit to the jurisdiction of the courts of this state and specifies the venue where an action may be filed by or against that person. Existing law permits a child, a child's natural mother, a presumed father or other interested party, as specified, to bring an action to determine the existence or nonexistence of a father and child relationship.

This bill would additionally require a person who causes conception through assisted reproduction in this state to submit to the jurisdiction of the courts of this state. This bill would additionally permit a person who enters an assisted reproduction agreement, as specified, to bring an action to establish a parent and child relationship.

(2) Under existing law, an action to determine a parent and child relationship may be brought before the birth of that child.

This bill would permit the court to enter an order or judgment based on that action before the birth of the child. This bill would further prohibit enforcement of that order or judgment until the birth of the child.

(3) Under existing law, if a parent is convicted of a felony, a proceeding to terminate parental rights may be filed.

This bill would additionally permit the court, as part of a proceeding to terminate parental rights, to consider a parent's criminal record prior to the felony conviction, as specified, in making a finding that a parent is unfit to have future custody or control of his or her child.

(4) Under existing law, if a proceeding to terminate the parental rights of a presumed father has been filed, an action to determine the parent and child relationship between the presumed father and child is required to be consolidated with the termination proceeding.

This bill would require an action to determine the existence or nonexistence of a parent and child relationship between a presumed father and child to be consolidated with a proceeding that has been filed for the emancipation of the child.

(5) Under existing law, a birth parent may relinquish a child to a licensed adoption agency for the adoption of that child. Existing law requires the licensed adoption agency to forward a written relinquishment signed by the birth parent to the Department of Social Services. Under existing law, that relinquishment is final within 10 business days after the relinquishment is filed with the department, unless a longer period of time is necessary, as specified.

This bill would require the relinquishment to be final 10 business days after the relinquishment is filed with the department unless the department sends written acknowledgment of receipt of the relinquishment before that date.

(6) Under existing law, if a prospective adoptive parent is in military service or service for another recognized entity, as specified, and shows by satisfactory evidence that it is impossible or impracticable to appear in court for an adoption proceeding, the prospective adoptive parent may make his or her appearance at the proceeding through an attorney.

This bill would additionally permit a prospective adoptive parent to appear at an adoption proceeding through an attorney if the prospective adoptive parent shows by satisfactory evidence that it is impossible or impracticable to appear at the adoption proceeding.

Ch. 807 (SB 1376) Chesbro Community Services Block Grant Program: funding. Under the Community Services Block Grant Program, a community action agency is a public or private nonprofit agency that fulfills specified requirements, including being recognized by the Department of Community Services and Development as a community action agency. Among the functions of a community services agency are planning for and evaluating the community action program, including developing information as to the problems and causes of poverty in the community and determining how much and how effectively assistance is being provided, and initiating and sponsoring projects responsive to the needs of the poor that are not otherwise being met. Existing law sets forth a method for allocating federal assistance to agencies.

This bill would revise the method by which federal assistance is allocated to agencies to establish a base amount for each agency that increases, as provided, and to provide for additional allocations. If the amount of federal assistance declines by more than 20% below the 2005 federal fiscal year amount, the bill would require the Director of Community Services to convene the network of agencies receiving grant funds to determine whether changes to the allocation system should be contemplated and referred to the Legislature for consideration.

Ch. 808 (SB 1384) Kuehl Los Angeles-Exposition Metro Line light rail project.

Existing law establishes the Los Angeles County Metropolitan Transportation Authority (LACMTA) as the single successor agency to the Southern California Rapid Transit District and the Los Angeles County Transportation Commission. The LACMTA is responsible for most transit guideway projects in Los Angeles County and has specified duties and responsibilities with regard to transportation. Existing law also establishes the Exposition Metro Line Construction Authority for the purpose of awarding and overseeing final design and construction contracts for completion of the Los Angeles-Exposition Metro Line light rail project, as specified. Existing law requires, upon allocation of federal and local funds by the LACMTA for these purposes, the construction authority to conduct the financial studies and the planning and engineering necessary for completion of the project. Existing law requires the LACMTA to identify and expeditiously enter into an agreement with the construction authority to hold in trust with the construction authority all real and personal property, and any other assets, accumulated in the planning, design, and construction of the project. Existing law requires the authority to be dissolved upon completion of the project and requires the LACMTA to assume responsibility for operating the project upon dissolution of the authority.

This bill would require the construction authority, upon allocation of federal and local funds by the LACMTA for these purposes, to conduct environmental studies in addition to the financial studies and the planning and engineering necessary for completion of the project. The bill would authorize members or employees of certain local government authorities that appoint members to the construction authority to also be appointed as members of the board of the construction authority. The bill would revise the provisions requiring the LACMTA to enter into an agreement with the construction authority to hold in trust certain property and assets. The bill would require the LACMTA to assume responsibility for operating the project upon completion of the project or any of its phases. The bill would make other related changes.

Because this bill would impose additional duties on the LACMTA and the construction authority, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 809 (SB 1393) Florez Intercountry adoptions.

Existing law authorizes, and in some cases requires, a state resident who has adopted a child in a foreign country through an adoption that is finalized in a foreign country to readopt the child in this state. Existing law requires that the readoption include at least one postplacement in-home visit, the filing of the adoption petition, the intercountry adoption court report, accounting reports, and the final adoption order. Existing law prohibits a court from granting a readoption order unless the court receives a specified report from an adoption agency authorized to provide intercountry adoption services.

This bill would revise standards for a petition to readopt by a state resident who adopts a child through an intercountry adoption finalized in a foreign country and would require that the readoption include a home study report. The bill would provide for alternative requirements regarding the filing of the adoption petition if the foreign country in which the adoption was finalized has adoption standards that meet or exceed those of this state. The bill would require the Department of Social Services to certify whether the adoption standards in specified countries meet or exceed those of this state. The bill would provide that, in that case, the petition may be granted, if the adoption was finalized in accordance with the foreign country's laws and certain documents are filed with the petition. If a court denies the petition, the bill would require the court to summarize the reasons for its denial on the record.

Existing law requires the State Registrar to establish a new birth certificate upon receipt of a report of adoption, as specified.

The bill would also require the State Registrar to establish a new birth certificate upon receipt of a readoption order, as specified.

Ch. 810 (SB 1415) Scott Surplus school property: use of proceeds.

Existing law allows the governing board of any school district to sell any real property belonging to the district or to lease for a term not exceeding 99 years, any real property, together with any personal property located thereon, belonging to the district, subject to specified requirements and limitations. Existing law requires a school district to use the funds derived from the sale of surplus property for capital outlay or for costs of maintenance of school district property that the governing board of the school district determines will not recur within a 5-year period. Existing law allows a school district to deposit the proceeds from the sale or lease with an option to purchase of school district property in the general fund of the district for any general fund purpose if the school district governing board and the State Allocation Board have determined that the district has no anticipated need for additional sites or building construction for the 5-year period following the sale or lease, and the district has no major deferred maintenance requirements.

This bill would delete the authority of a school district to use those proceeds for any general fund purpose. The bill would increase from 5 to 10 years the time period following the sale or lease with option to purchase for which the school district governing board and the State Allocation Board are required to determine that the district has no anticipated need for additional sites or building construction. The bill would require that the proceeds from the sale or lease with option to purchase of school district property be used for one-time expenditures. The bill would prohibit a school district from using those proceeds for ongoing expenditures including, but not limited to, salaries and other operational expenses. The bill would require the State Allocation Board, in consultation with the State Department of Education, to adopt regulations that govern the use of those proceeds for one-time expenditures and define ongoing expenditures for purposes of that prohibition. The bill would also delete obsolete provisions.

Ch. 811 (SB 1428) Scott Unemployment compensation: employer: motion picture industry.

Existing law requires that the determination of the employer-employee relationship be made pursuant to common-law principles, with specified exceptions. Existing law provides that when an individual or entity contracts to supply an employee to perform services for a customer or client, and is a leasing employer or a temporary services employer, as defined, the individual or entity is the employer of the employee who performs the services, provided that certain requirements are satisfied.

This bill would provide that, notwithstanding those provisions and until January 1, 2012, any employing unit that is a motion picture payroll services company, as defined, shall be treated as an employer of a motion picture production worker, as defined. This bill would require any employing unit operating as a motion picture payroll services company to report that status to the Employment Development Department. This bill would also require any employment unit operating as a motion picture payroll services company that quits business, to file with the director, a final return and report of wages, as provided, and to notify the motion picture production companies and allied motion picture services of its intent to quit business, as provided. This bill would also provide that the employing unit's status would be applied to its affiliated entities, as defined, and would require specified actions by those affiliated entities and the motion picture payroll services company when acquired or created by the motion picture payroll services company. This bill would also require the director to notify an entity, as provided, that does not satisfy the requirements of a motion picture payroll services company, as provided, of the facts and circumstances upon which the determination was made.

This bill makes statements with regard to its impact on employing units who do not elect to be considered motion picture payroll services companies.

Ch. 812 (SB 1562) Maldonado Inmates: State Hospitals: reimbursement of costs. Existing law provides that a city, county, or superior court shall be entitled to reimbursement for reasonable and necessary costs connected with state prisons or prisoners in connection with any crime committed at a state prison, whether by a prisoner, employee, or other person.

This bill would provide that a city, county, or superior court shall also be entitled to reimbursement for reasonable and necessary costs connected with state prisons or prisoners in connection with any crime committed at a state hospital for the care, treatment, and education of the mentally disordered, as specified, by a state inmate.

Existing law provides that cities and counties are entitled to reimbursement from the state for expenses they have incurred with respect to state prisons or prisoners for specified crimes committed by, or hearings relating to, a prisoner at a state prison, and for prisoner costs relating to extradition, the coroner, and transportation, as specified.

This bill would provide that a county shall be entitled to reimbursement from the state for reasonable and necessary costs incurred by the county with respect to inmates housed at a state hospital in that county, including, but not limited to, trial costs.

Existing law requires the appropriate financial officer of a county to make out a statement of all mental health treatment costs incurred and a separate statement of all nontreatment costs incurred in certain additional judicial hearings involving extended commitments and continued involuntary treatment of certain prisoners, parolees, and outpatient defendants in order to seek reimbursement of those costs, as specified.

This bill would make reimbursable under this provision the mental health treatment costs and nontreatment costs incurred in hearings to determine if a prisoner is eligible for treatment by the state Department of Mental Health as a condition of parole, as specified.

Ch. 813 (SB 1668) Bowen Child death: review teams.

Existing law permits counties to establish interagency child death review teams to assist local agencies in identifying and reviewing suspicious child deaths and facilitating communication between persons who perform autopsies and the various persons and agencies involved in child abuse or neglect cases.

Existing law also allows interagency child death review teams to develop protocol for performing autopsies on children to assist coroners, as specified and identifies the persons who may be consulted in developing the protocol.

This bill would provide that interagency child death review team records that are exempt from disclosure to third parties pursuant to state or federal law remain exempt from disclosure when they are in the possession of a child death review team. The bill would also contain confidentiality provisions for child death review teams, as specified. The bill would further provide that no less than once each year, each child death review team shall make available to the public findings, conclusions and recommendations of the team, including aggregate statistical data on the incidences and causes of child, as specified.

Ch. 814 (SB 1687) Murray Los Angeles County Metropolitan Transportation Authority: San Francisco Bay Area Rapid Transit District.

Existing law establishes various regional transportation authorities, including the Los Angeles County Metropolitan Transportation Authority (MTA) and the San Francisco Bay Area Rapid Transit District (BART). Existing law provides that, with respect to MTA and BART, the purchase of all supplies, equipment, and materials, when the expenditure required exceeds \$40,000, shall be by contract let to the lowest responsible bidder.

This bill instead would require those purchases, when the expenditure required exceeds \$100,000, adjusted annually as provided under federal law, to be by contract let to the lowest responsible bidder or to the responsible bidder who submits a proposal that provides the best value, as defined. The bill would make related, conforming changes.

Ch. 815 (AB 827) Goldberg Private postsecondary education: consumer credit regulations.

Existing law, known as the Private Postsecondary and Vocational Education Reform Act of 1989, generally sets minimum standards of instructional quality, ethical and business practices, health and safety, and fiscal responsibility for private postsecondary and vocational educational institutions, as defined. The act establishes the Bureau for Private Postsecondary and Vocational Education, which, among other things, is required to review and investigate all institutions, programs, and courses of instruction approved under the act. A provision of the act renders it inoperative on July 1, 2007, and provides for its repeal on January 1, 2008.

An existing provision of the act prohibits a private postsecondary or vocational institution that is subject to the act from taking any of various specified actions or from failing to comply with federal requirements relating to the disclosure of information to students regarding vocational and career training programs. A violation of this provision is punishable as a crime.

This bill would also prohibit a private postsecondary or vocational institution that is subject to the act from failing to comply with a specified federal regulation relating to the notices required to be contained in a consumer credit contract, and would require a specified statement to be included in prescribed consumer credit contracts, but would specify that violation of the provision added by this bill is not punishable as a crime.

Ch. 816 (AB 1102) Hancock Marriage.

Existing law provides that marriage is a personal relation arising out of a civil contract between a man and a woman, and requires the licensure and solemnization thereof. Existing law provides for the issuance of marriage and confidential marriage licenses and sets the fees thereof. Existing law further imposes duties on county clerks in that connection, as specified.

This bill would, operative January 1, 2008, revise and recast those provisions and related terms. Among other things, the bill would conform various statutory provisions of law to those changes. The bill would further regulate the issuance of confidential marriage licenses based upon an inability of the parties to appear, as specified, and would make related changes with regard to notaries public and the State Registrar. In issuing a duplicate marriage license or confidential marriage license, the bill would allow the county clerk to charge any fee to cover the actual costs of issuing that duplicate license, and would change the fee charged notaries public for approval to issue confidential marriage licenses to \$300. Operative January 1, 2007, the bill would also allow an applicant, witness, or person solemnizing or performing a marriage ceremony to use his or her business address or post office box for purposes of the certificate of registry or marriage license.

By adding to the duties of county employees to comply with the above-described changes, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 358 of the Family Code, proposed by AB 2051, to be operative January 1, 2007, only if AB 2051 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 817 (AB 1943) Nava Community colleges: credit courses of instruction.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law specifies the duties of the board of governors, among which is the review and approval of all courses of instruction that are not offered as part of an educational program approved by the board of governors. Existing law establishes community college districts, and requires each district to be under the control of a governing board. Existing law specifies the duties of community college district governing boards, among which is the submission, to the board of governors for review and approval, of courses of instruction that are not offered in educational programs approved by the board of governors.

This bill would express legislative intent with respect to allowing community college districts to offer credit courses that are not part of an approved educational program without prior approval by the board of governors. The bill would, until January 1, 2013, delete the provision that requires the board of governors to review and approve courses of instruction that are not offered as part of an educational program approved by the board of governors. The bill would instead, until January 1, 2013, authorize community college district governing boards to offer credit courses of instruction without the approval of the board of governors only under conditions authorized by regulations adopted by the board of governors.

The bill would require the Chancellor of the California Community Colleges to prepare and submit, on or before January 1, 2012, a report describing, to the chairpersons of the appropriate policy and fiscal committees of the Legislature, the results of monitoring of these courses undertaken pursuant to regulations developed by the board of governors under the bill and the extent to which community college districts have complied with those regulations.

Ch. 818 (AB 2098) Liu State government: electronic payment system: Electronic Funds Transfer Task Force.

Existing law generally authorizes state agencies to accept alternate payment devices, subject to specified conditions.

This bill would establish the Electronic Funds Transfer Task Force, as specified, to study and report to the Legislature on or before April 1, 2008, a plan for development and

implementation of a new payment dispersal system utilizing electronic funds transfer technology, to include specified components.

Ch. 819 (AB 2068) Nava Workers' compensation: designation of physician.

(1) Existing workers' compensation law generally requires employers to secure the payment of workers' compensation, including medical treatment, for injuries incurred by their employees that arise out of, or in the course of, employment.

Existing law, until April 30, 2007, provides an employee with the right to be treated by his or her personal physician from the date of injury if specified conditions are met, including a requirement that the physician agrees to be predesignated. Existing law limits the maximum percentage of employees who are covered by this provision of law that may be predesignated in the state to 7%.

This bill, until December 31, 2009, would provide that a personal physician includes a medical group that meets specified requirements. This bill would also delete the April 30, 2007, repeal date and the limit on the maximum percentage of employees that may be predesignated.

(2) This bill would incorporate additional changes in Section 4600 of the Labor Code contained in AB 2287, with the changes in each bill to become operative only if that section is amended by each bill, and if this bill is enacted after AB 2287.

Ch. 820 (AB 2440) Klehs Child support obligations: liability.

Existing law imposes joint and several liability upon a parent or guardian having custody and control of a minor for the injury done to another person by that minor under certain circumstances.

This bill would impose liability upon any person or business entity that knowingly assists a child support obligor who has an unpaid child support obligation to escape, evade, or avoid current payment of those unpaid child support obligations. The bill would also include a related statement of legislative findings and declarations.

Ch. 821 (AB 2538) Wolk Transportation funds: planning and programming: regional agencies.

Existing law generally provides for programming and allocation of funds for transportation capital improvement projects through the state transportation improvement program process administered by the California Transportation Commission. Existing law requires 25% of available funds to be programmed and expended on interregional improvement projects nominated by the Department of Transportation, and 75% of available funds to be programmed and expended on regional improvement projects nominated by regional transportation planning agencies or county transportation commissions, as applicable, through adoption of a regional transportation improvement program. Existing law authorizes a transportation planning agency or county transportation commission to request and receive up to 1% of regional improvement fund expenditures for the purposes of project planning, programming, and monitoring, but authorizes an amount up to 5% of those expenditures for a transportation planning agency or county transportation commission not receiving federal metropolitan planning funds.

This bill would instead authorize each transportation planning agency or county transportation commission to request and receive up to 5% of those funds for the purposes of project planning, programming, and monitoring. The bill would change the references to "regional improvement funds" to instead refer to "county share." The bill would make other conforming changes.

Ch. 822 (AB 2813) De La Torre Student financial aid: Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Act.

Existing law, the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Act, establishes the Cal Grant A and B entitlement awards, the California Community College Transfer Cal

Grant Entitlement awards, the Competitive Cal Grant A and B awards, the Cal Grant C awards, and the Cal Grant T awards under the administration of the Student Aid Commission, and establishes eligibility requirements for awards under these programs for participating students attending qualifying institutions.

Under the existing California Community College Transfer Cal Grant Entitlement Program, the eligibility criteria include a requirement that the student not meet the federal definition of independent student, with the exception of students who are 24 years old or older and who are orphans or wards of the court, veterans of the United States Armed Forces, married, have dependents other than a spouse, or for whom a financial aid administrator makes a documented determination of independence by reason of other unusual circumstances.

This bill would eliminate that requirement and those exceptions, and, instead, would limit eligibility to students who are not 28 years old of age or older by December 31 of the award year.

Ch. 823 (AB 2915) Saldana Veterinary medicine: licensure.

Existing law, the Veterinary Medicine Practice Act, provides for the licensure and regulation of the practice of veterinary medicine.

Existing law provides that the laws regulating the practice of veterinary medicine do not apply to, among others, unlicensed personnel employed by the Department of Food and Agriculture or the United States Department of Agriculture when, in the course of their duties, they are directed by a veterinarian supervisor to conduct an examination, obtain biological specimens, apply biological tests, or administer medications or biological products as part of government disease or condition monitoring, investigation, control, or eradication activities.

This bill would also, until January 1, 2011, exempt from the laws regulating the practice of veterinary medicine veterinarians employed by a city, city and county, or county who meet specified criteria and who are conducting activities, under direct supervision, related to pathology and epidemiology on dead animals as part of specified government programs.

Ch. 824 (AB 3051) Koretz Employment: wages of motion picture employees. Existing law provides generally that wages earned and unpaid at the time an employee is discharged or laid off are due and payable immediately.

Existing law provides that an employer who lays off an employee engaged in the production of motion pictures, whose unusual or uncertain terms of employment require special computation in order to ascertain the amount due, shall be deemed to have made immediate payment of wages if the wages of the employee are paid by the next regular payday. If the employee is discharged, payment of wages is required to be made within 24 hours after discharge. Existing law defines layoff and discharge for purposes of this provision.

This bill would repeal and recast this provision. The bill would provide that an employee who is engaged in the production or broadcasting of motion pictures, as defined, whose employment terminates, whether by discharge, lay off, resignation, completion of employment, or otherwise, is entitled to receive payment of the wages earned and unpaid at the time of termination by the next regular payday.

Ch. 825 (AB 2543) Bermudez The Board of Directors of the California Exposition and State Fair.

Existing law provides that there is in state government the Board of Directors of the California Exposition and State Fair which is the policymaking body for the California Exposition and State Fair and has full responsibility for the year-round management and operation of all facilities of the California Exposition and State Fair.

Existing law provides that 2 members of the Legislature shall meet with and advise the board, as specified.

This bill would provide that the chairperson and vice chairperson of the Joint Committee on Fairs Allocation and Classification shall also meet with and advise the board.

Existing law provides that 3 officers of the California State Fair, a deputy general manager, program manager, and a marketing manager, appointed by the Governor, may each select a deputy, as specified.

This bill would repeal provisions allowing each of the officers to select a deputy and instead provide that the officers shall serve at the pleasure of the board under the direction of the general manager.

Existing law provides that the board may appoint all necessary marshals and police to keep order and preserve peace at the California Exposition and State Fair premises on a year-round basis. Existing law provides that 25% of the officers so employed may be appointed if they have completed a Peace Officer Standards and Training-certified academy or possess a Level One Reserve Certificate, as specified.

This bill would provide that the 25% may also include probation officers, as specified. This bill would provide that probation officers so appointed have limited peace officer authority, as specified. The bill would revise provisions relating to this appointment.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 826 (AB 2889) Frommer Health care coverage: individual market.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975 (the Knox-Keene Act), provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Under existing law, a health care service plan and a health insurer are required to include specified coverage provisions in their plan contracts and policies.

This bill would require a health care service plan and a health insurer to permit, at least once each year, an individual who has been covered for at least 18 months under an individual plan contract issued by the health care service plan or an individual health benefit plan issued by the insurer to transfer without medical underwriting, as defined, to another individual plan contract or individual health benefit plan offered by the health care service plan or insurer having equal or lesser benefits, as specified. The bill would require a plan and an insurer to rank its products for these purposes and post the ranking on its Internet Web site or make the ranking available upon request. The bill would also require a plan and an insurer to notify its enrollees or insureds of their transfer rights under these provisions. The bill would specify that these requirements do not apply with respect to a federally eligible defined individual enrolled in certain health care coverage, an individual offered conversion coverage, as specified, or an individual enrolled in certain public health care programs.

Because the bill would specify additional requirements under the Knox-Keene Act, the willful violation of which would be punishable as a crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 827 (AB 2900) Plescia California Natural Landmarks Program.

Existing federal law establishes the National Natural Landmarks Program to focus attention on areas of exceptional natural value to the nation. Existing federal law requires the National Parks Service to administer the National Natural Landmarks Program and establishes procedures and requirements for designating an area as a national natural landmark.

This bill would enact a similar program, called the California Natural Landmarks Program. The bill would establish a procedure for designating, modifying, and rescinding the designation of, California natural landmarks, and would require the owner of the property so designated to initiate or agree to that designation, as specified. The bill would require an owner who initiates a request to designate his or her property as a California natural landmark to pay for the costs of determining that designation, as specified. The bill would require those revenues to be deposited in the Natural Landmarks Program Administration Fund, which this bill would establish as a special fund in the State Treasury, and would authorize the moneys in that fund to be expended by the department, upon appropriation by the Legislature, to administer the program. The bill would provide that designation as a California natural landmark does not change the property's ownership; does not dictate activity; and does not require, mandate, or authorize, under state law, any further state or local planning, zoning, or other land-use action or decision. The bill would provide that an owner who agrees to have his or her property designated as a California natural landmark does not give up, without his or her consent, under state law, any legal rights or privileges of ownership or use of the property.

This bill would provide that the designation of a property as a California natural landmark shall not constitute a change in the environment or a project pursuant to the California Environmental Quality Act, as specified.

The bill would require the Department of Parks and Recreation to administer the program. The bill would require the department to comply with specified procedural and substantive requirements for designation of California natural landmarks, to prepare a specified annual report relating to California natural landmarks, and to maintain the California Registry of Natural Landmarks.

The bill would exempt actions taken under the California Natural Landmarks Program from the requirements of CEQA.

Ch. 828 (AB 2907) De La Torre Electrician apprenticeship.

Existing law authorizes the Division of Apprenticeship Standards, through the California Apprenticeship Council, to adopt training criteria for certain apprenticeship programs, until January 1, 2007.

This bill would continue the council's authority to adopt training criteria through January 1, 2012. This bill would also extend the sunset provisions for review of wage and penalty assessments by the Labor Commissioner until January 1, 2009.

Existing law requires that the division establish an electrical certification curriculum committee comprised of members from the State Department of Education, community colleges, and the Division of Apprenticeship Standards to establish written curriculum and standards for enrollees in the training program.

This bill would require the committee to review curriculums and designate approved educational providers. The bill also requires educational providers in the program to submit an annual report to the committee.

This bill would authorize the committee to grant approval to educational providers that offer only a partial curriculum, subject to certain disclosures, if the provider intends in the future to offer, or cooperates with other providers to offer, a full curriculum.

Existing law provides a time limit for a person to become certified as an electrician, and permits the Division of Apprenticeship Standards to establish different certifications for different types of electrical work.

This bill would extend the time in which a person may become certified as an electrician and would require the division to establish different certifications for specified types of electrical work.

Existing law provides for the performance of electrical work by uncertified persons as long as they are registered with the Division of Apprenticeship Standards, are under the direct supervision of a certified electrician, and are currently enrolled in a curriculum of classroom

instruction approved by a curriculum committee and provided by an institution under the jurisdiction of the State Department of Education or the Board of Governors of the California Community Colleges.

This bill would extend the entities under whose jurisdiction instruction may be provided to include the Bureau for Private Postsecondary and Vocational Education.

Ch. 829 (AB 2920) Leno Seniors.

Existing law, the Mello-Granlund Older Californians Act, establishes the California Department of Aging in the California Health and Human Services Agency. Existing law sets forth the duties and powers of the department.

This bill would require the department to ensure that programs and services provided through the Older Americans Act and the Mello-Granlund Older Californians Act in each planning and service area are available to all older adults regardless of specified characteristicsor circumstances, or by association with a person or persons with one or more of these actual or perceived characteristics or circumstances, that restrict an individual's ability to perform normal daily tasks or that threaten his or her capacity to live independently.

The bill would require the department to require that each area agency on aging includes the needs of lesbian, gay, bisexual, and transgender seniors in its needs assessment and area plans and to provide technical assistance to the area agencies on aging regarding the unique needs of the lesbian, gay, bisexual, and transgender seniors. The bill would authorize the department to adopt regulations to implement the bill's provisions, and would require the department to do so if necessary, and only after consultation with specified entities.

This bill would also express the intent of the Legislature that this act not increase General Fund obligations for programs administered by area agencies on aging.

Ch. 830 (AB 2968) Leno Medi-Cal: community-living support benefit.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits, including certain residential care benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

This bill would require the department to develop and implement a program to provide a community-living support benefit to eligible Medi-Cal beneficiaries. It would require the department to submit any federal documentation that is necessary to provide this benefit, and to implement the benefit only to the extent that federal financial participation is available. The bill would require that the benefit include reimbursement for an array of health-related and psychosocial services provided or coordinated at community-based housing sites, and access to certain community-living support services provided or coordinated at those sites. Eligibility for the benefit would be limited to persons who are eligible for Medi-Cal, who are residents of San Francisco who would otherwise be homeless, living in shelters, or institutionalized, and who meet at least one of 2 other criteria. The bill would condition implementation of these provisions upon adoption of a resolution by the Board of Supervisors of the City and County of San Francisco providing for county funds for specified purposes related to the program.

Ch. 831 (AB 3003) La Malfa Department of Water Resources: administrative expenses.

Under existing law, the Department of Water Resources administers various water resource programs that are financed by voter-approved general obligation bond funds or revenue bond funds.

This bill would provide that, except as otherwise provided in a general obligation bond act, the maximum amount that shall be allocated for administrative expenses shall not exceed 5% of the total amount of funds that the department is required to administer and that are derived from a general obligation bond act that is approved on or after January 1, 2007. The bill

would also provide that the maximum amount that may be allocated for administrative expenses shall not exceed 5% of the total amount of funds that result from the sale of revenue bonds by the department.

Ch. 832 (AB 3004) Houston Vehicles: enforcement.

Existing law requires, except in certain specified circumstances, a traffic officer on duty for the exclusive or main purpose of enforcing laws related to traffic accidents and rules of the road, to wear a full distinctive uniform, and to use a motor vehicle that is painted a distinctive color, as specified by the Commissioner of the California Highway Patrol.

This bill would express the intent of the Legislature that the Commissioner of the California Highway Patrol should amend a particular regulation regarding distinctively painted motor vehicles, including patrol vehicles and motorcycles, used by police and traffic officers in order to address a particular concern occurring in Alameda County.

Ch. 833 (AB 3013) Koretz Medical information: disclosures.

The state Confidentiality of Medical Information Act prohibits a provider of health care, a health care service plan, contractor, or corporation and its subsidiaries and affiliates from intentionally sharing, selling, or otherwise using any medical information, as defined, for any purpose not necessary to provide health care services to a patient, except as expressly authorized by the patient, enrollee, or subscriber, as specified, or as otherwise required or authorized by law.

Violations of these provisions are subject to a civil action for compensatory and punitive damages, and, if a violation results in economic loss or personal injury to a patient, it is punishable as a misdemeanor.

The federal Health Insurance Portability and Accountability Act of 1996 (HIPAA) prohibits a covered entity that uses electronic means to perform HIPAA-covered transactions, from using or disclosing personal health information except pursuant to a written authorization signed by the patient or for treatment, payment, or health care operations. Notwithstanding those provisions, HIPAA allows a covered entity to maintain a directory of patients in its facility for specified purposes, and disclose the protected health information of a patient to family members, relatives, or other persons identified by the patient, if certain conditions are met. HIPAA further provides that if its provisions conflict with a provision of state law, the provision that is most protective of patient privacy prevails.

The state Confidentiality of Medical Information Act allows a provider of health care, upon an inquiry concerning a specific patient, to release at its discretion a patient's name, address, age, and sex; a general description of the reason for treatment; the general nature of the injury, burn, poisoning, or other condition; the general condition of the patient; and any information that is not medical information, as defined, unless there is a specific written request by the patient to prohibit that release.

This bill would revise that latter provision to have it apply only to a general acute care hospital, as defined, in specified situations, and would add to the state Confidentiality of Medical Information Act, HIPAA provisions related to medical information disclosures to family members, relatives, or other persons identified by a patient, thereby requiring a provider of health care, health care service plan, or contractor to comply with those provisions, as specified.

By expanding the definition of a crime under the Confidentiality of Medical Information Act, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 834 (AB 3033) Lieber Public employees' retirement: service credit: firefighters.

(1) Under the Public Employees' Retirement Law, service retirement allowances are calculated, in part, based on years of credited service. Members may, under existing law, elect to receive service credit for various types of public service. Existing law permits a local agency to contract with the Public Employees' Retirement System for the inclusion of members of the local agency's retirement system in the Public Employees' Retirement System. Member contributions to the Public Employees' Retirement System are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would authorize local members of the Public Employees' Retirement System who are local firefighters to elect to receive service credit for public service as permanent career firefighters, as specified, if the service was terminated as a result of the closure, downsizing, or realignment of a federal military institution, and if these provisions are adopted by their contracting agencies. By increasing the amount of employee contributions to the Public Employees' Retirement Fund, the bill would make an appropriation.

(2) Existing law authorizes members of a retirement system subject to the County Employees Retirement Law of 1937 to receive service credit for prior public service, as defined, if authorized by the governing board of the county or district and subject to the payment by the member of an amount equal to twice the contributions the member would have made for that service, plus interest. If approved by a ⁴/₅ vote of the governing body, the county or district may elect to make these contributions.

This bill would authorize specified county firefighters to receive service credit for service as permanent career firefighters performed for another public agency, as defined, if the service was terminated as a result of the closure, downsizing, or realignment of a federal military institution and the governing body of a county or district permits the purchase of that service credit. The bill would require that the member pay an amount equal to the contributions the member would have made for that service, plus interest or, if approved by a majority vote of the governing body, those amounts would be paid by the county or district.

(3) This bill would also incorporate additional changes in Section 31485.7 of the Government Code proposed by AB 2240 that would become operative only if AB 2240 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 835 (AB 3045) Koretz Vehicles: license suspension: license revocation: ignition interlock device.

(1) Existing law requires the Department of Motor Vehicles to certify or cause to be certified ignition interlock devices, for use as specified. Existing law makes it a crime to violate any provision of the Vehicle Code.

This bill, which would be known and may be cited as "Adam's Law," would require the department to require that each certified ignition interlock device operate in the manner for which it was certified, prohibit a manufacturer from furnishing an installer, service center, technician, or consumer with technology or information that allows a device to be used in a manner that is contrary to the purpose for which it is certified, and prohibit an installer, service center, or technician from tampering with, changing, or altering the functionality of the device from its certified criteria.

Because this bill would create new crimes, this bill would impose a state-mandated local program.

(2) Existing law prohibits a person from driving a vehicle when his or her driver's license has been suspended or revoked for violating specified provisions relating to DUI. Existing law requires a court to require a person convicted of specified offenses to install a certified ignition interlock device on a vehicle that the person owns or operates.

This bill would prohibit the department from reinstating the privilege to operate a motor vehicle until the department receives specified proof that the certified ignition interlock device has been installed as ordered.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 836 (AB 1368) Karnette Workers' compensation: apportionment: presumptions.

Existing workers' compensation law generally requires employers to secure the payment of workers' compensation, including medical treatment, for injuries incurred by their employees that arise out of, or in the course of, employment.

Existing law provides that, in the case of certain state and local public safety members, the term "injury" includes hernia, heart trouble, and pneumonia that developed or manifested itself during a period while the person is in that service. Existing law further establishes a disputable presumption in this regard and prohibits these medical conditions from being attributed to any disease existing prior to the development or manifestation of that medical condition.

Existing law requires any physician who prepares a report addressing the issue of permanent disability due to a claimed industrial injury to address the issue of causation of the permanent disability.

This bill would exempt the above medical conditions for certain public safety members and employees from the application of this requirement.

Ch. 837 (SB 1309) Scott Nursing education: grants, loan assumptions, and faculty recruiting and retention.

(1) Existing law establishes programs of nursing education at public and private institutions of higher education.

This bill would express legislative intent with respect to expanding the capacity of the state's institutions of higher education to prepare students for nursing careers.

(2) Existing law establishes the State Department of Education under the administration of the State Board of Education and the Superintendent of Public Instruction, and provides the department with numerous duties and responsibilities with respect to statewide administration of public elementary and secondary education programs and services.

This bill would establish a Health Science and Medical Technology Project to provide competitive grant funds to California public schools offering grades 7 to 12, inclusive, to enhance existing or establish new health-related career pathway programs, including programs at California Partnership academies and regional occupational centers and programs, as well as other health science and medical technology pathway programs. The bill would express legislative intent with respect to the funding of this project.

The bill would require the State Department of Education to report to the Legislature and the Governor on the efficacy of this project on or before January 1, 2012. The bill would repeal the program as of January 1, 2014.

(3) Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education.

Existing law establishes the State Nursing Assumption Program of Loans for Education (SNAPLE), administered by the commission, under which any person enrolled in an institution of postsecondary education and participating in that loan assumption program is eligible to receive a conditional warrant for loan assumption, to be redeemed upon becoming employed as a full-time nursing faculty member at a California college or university.

Among other things, the SNAPLE act establishes eligibility requirements, including the receipt of a graduate degree from an accredited, participating institution before loan assumption payments may be made, limits each participant in the program to one loan assumption agreement, and provides for a progressive assumption of the amount of the loan over 3 consecutive years of teaching, up to a total loan assumption of \$25,000. The SNAPLE act requires the commission to report annually to the Legislature, and states the intent of the Legislature that, commencing with the 2006–07 fiscal year, funding necessary for the administration of the program shall be included within the annual budget of the commission.

This bill would amend the SNAPLE act to authorize the award of loan assumption agreements under the program to undergraduate students and to authorize the making of loan assumption payments to applicants who have taught on a part-time basis for the equivalent of 3 full-time academic years. The bill would authorize the extension of the term of a loan assumption agreement if a natural disaster prevents a program participant from completing one of the years of required teaching service. The bill would express the intent of the Legislature that the amendments made by the bill apply retroactively to existing loan assumption agreements made under the program, and would authorize the commission to amend any existing loan assumption agreements and to issue new loan assumption agreements to conform to this bill. The bill would also make various technical, nonsubstantive changes in the SNAPLE act.

This bill would establish a loan assumption program for employees of specified state facilities within the SNAPLE program. This program would provide loan assumption benefits to persons who fulfill agreements to work full time for 4 consecutive years as clinical registered nurses in state-operated 24-hour facilities, as specified, that employ registered nurses and that, at the time the person commences employment at the facility, have a vacancy rate of greater than 10% in clinical registered nursing positions, as reported, pursuant to the bill, to the commission by the Department of Personnel Administration. The program would provide for a progressive assumption of the amount of a qualifying loan over 4 consecutive years of qualifying clinical registered nursing service, up to a total loan assumption of \$20,000. The bill would require the commission to report specified data about program participants annually to the Legislature. The bill would require the Office of the Legislative Analyst to submit, on or before May 1, 2011, a report to the Legislature that includes the findings and recommendations of the Legislative Analyst with respect to the efficacy of the program.

The bill would provide that this program would become inoperative on July 1, 2012, and would be repealed on January 1, 2013.

(4) Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. Existing law requires the board of governors to appoint a chief executive officer, known as the Chancellor of the California Community Colleges. Existing law establishes community college districts throughout the state, and authorizes these districts to provide instruction to students at the community college campuses maintained by the districts.

The bill would establish the California Community Colleges Nursing Faculty Recruitment and Retention Program for purposes of facilitating the recruitment and retention of qualified nursing faculty. The bill would specify the amount of the grants that would be disbursed, under the program, to each participating community college district. The bill would repeal provisions of this program relating to the development of 5 nursing resource centers, contingent upon the receipt of funds from the United States Department of Labor, as of January 1, 2012.

(5) Existing law authorizes the governing board of a community college district to employ any qualified individual as a temporary faculty member for a complete school year, but prohibits the employment of a person under this provision for more than 2 semesters or 3 quarters within any period of 3 consecutive years.

This bill would exempt persons serving as clinical nursing faculty from this limit, and instead limit these persons to employment under this provision for up to 4 semesters or 6 quarters within any period of 3 consecutive academic years between July 1, 2007, and June 30, 2014. The bill would require districts employing persons under this provision to provide specified data to the Chancellor of the California Community Colleges on or before June 30, 2012, and would require the chancellor to report to the Legislature and the Governor on or before September 30, 2012, on specified topics related to this provision. The bill would prohibit a district from employing a person pursuant to this provision if the hiring of that person results in an increase in the ratio of part-time to full-time nursing faculty in that district.

(6) Existing law establishes the California State University under the administration of the Trustees of the California State University, and provides for the operation of 25 component institutions of the university.

This bill would express legislative intent with respect to the expansion and funding of baccalaureatedegree nursing programs of the university.

(7) Existing law establishes the University of California under the administration of the Regents of the University of California, and authorizes the provision of instruction at the 10 component institutions of the university.

This bill would express legislative intent with respect to the expansion and funding of baccalaureate and master's degree nursing programs of the university.

Ch. 838 (SB 678) Ducheny Indian children.

Existing federal law, the Indian Child Welfare Act, governs the proceedings for determining the placement of an Indian child when that child is removed from the custody of his or her parent or guardian. Existing law authorizes tribes recognized under federal law to intervene in these proceedings.

Existing provisions of state law govern child custody proceedings, adoption proceedings, including postadoption contact agreements, dependency proceedings, including termination of parental rights, the voluntary relinquishment of a child by a parent, and guardianship proceedings. Existing law recognizes that the Indian Child Welfare Act applies if the subject of these proceedings is or may be an Indian child and specifies conforming procedures in these cases with regard to the right to notice and intervention accorded the child's tribe and the standard of proof applied in evaluating the evidence submitted, among other things.

This bill would revise, recast, and expand various provisions of state law to, among other things, apply to certain children who do not come within the definition of an Indian child for purposes of the Indian Child Welfare Act, and would provide that a parent, Indian custodian, or tribe may intervene in child custody proceedings involving children with Indian ancestry, as specified. The bill would also authorize a tribe to participate in dependency proceedings involving an Indian child, as specified. The bill would provide that an Indian child's parent's consent to adoption or guardianship is invalid unless it meets specified standards. The bill would specify that if an Indian custodian or biological parent of an Indian child in guardianship proceedings lacks the financial ability to retain counsel and requests that appointment, certain provisions of the Indian Child Welfare Act regarding court-appointed counsel would apply.

Existing law creates certain notification requirements for probation officers and social workers in child custody cases.

This bill would require probation officers and social workers to provide additional notices in cases involving Indian children.

Because this bill would impose additional duties on social workers and other county employees, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would incorporate additional changes to Section 295 of the Welfare and Institutions Code proposed by SB 1667 to become operative only if this bill and SB 1667 are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

This bill would incorporate additional changes to Section 317 of the Welfare and Institutions Code proposed by AB 2480 to become operative only if this bill and AB 2480 are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

Ch. 839 (SB 1556) Torlakson Parks: The Great California Delta Trail System.

Existing law establishes the Delta Protection Commission to preserve, protect, maintain, and enhance the Sacramento-San Joaquin Delta region's environmental resources and quality, including preserving and protecting agriculture, wildlife habitats, open spaces, outdoor recreational activities, public access, and use of public lands.

This bill would additionally require the Delta Protection Commission to establish a continuous recreation corridor, including bicycle and hiking trails, around the delta, as defined. The bill would also require the plan to link the San Francisco Bay Trail system to planned Sacramento River trails in Yolo and Sacramento Counties.

Existing law requires local transportation planning agencies to allocate funds in the local transportation fund, as defined, for establishing and maintaining pedestrian and bicycle trails. Existing law authorizes the Metropolitan Transportation Commission to allocate those funds to establish a recreation corridor, including a bicycle and hiking trail, around the perimeter of the San Francisco and San Pablo Bays.

This bill would authorize the transportation planning agencies that allocate those funds to the cities and counties with jurisdiction or a sphere of influence within the delta, to allocate those funds to the Delta Protection Commission for specified activities around the delta.

Ch. 840 (SB 1614) Simitian Teachers: information system: identification number. (1) Existing law recognizes the development by the State Department of Education of the California Education Information System (CEIS) for the purpose of establishing and maintaining a basic, integrated, statewide information system for education.

This bill would require the department, in collaboration with the Commission on Teacher Credentialing, to contract for the development of a teacher data system to be known as the California Longitudinal Teacher Integrated Data System. The bill would declare that the CEIS includes the new teacher data system and the California Longitudinal Pupil Achievement Data System, as specified. The bill would provide that the purpose of the teacher data system is to serve as the central state repository of information regarding the teacher workforce in the state for purposes of developing and reviewing state policy, identifying workforce trends, and identifying future needs regarding that workforce. The bill would prohibit the system from being used for purposes of employment decisions of individual teachers and from including certain personal information of individual teachers, as specified. The bill would require the Superintendent of Public Instruction to convene a working group, including, but not limited to, representatives from the Commission on Teacher Credentialing, the Department of Finance, the Secretary for Education, the Legislative Analyst's Office, the Employment Development Department, and representatives of local educational agencies, postsecondary educational institutions, researchers, teachers, administrators, and parents, to provide advice and guidance on the development of the teacher data system.

(2) Existing law requires the commission to maintain for public record certain specified information regarding the credentials, certificates, permits, or other documents that it issues and authorizes the commission to disclose that information. Existing law, notwithstanding any other provision of law, prohibits the disclosure by the commission of information other than the information maintained for public record absent an order from a court of competent jurisdiction.

This bill would require the commission to establish a nonpersonally identifiable teacher identification number for each teacher to whom it issues a credential, certificate, permit, or other document authorizing that individual to teach in the public schools.

Ch. 841 (SB 1773) Alarcon Fines and forfeitures.

Existing law establishes an additional penalty to be assessed by each county on fines, penalties, and forfeitures imposed for criminal offenses and parking penalties, to be used for local courthouse construction, criminal justice facilities construction, automatic fingerprint identification funding, forensic laboratory funding, emergency medical services funding, and DNA identification funding, as specified for each county.

This bill would provide that until January 1, 2009, a county board of supervisors may elect to levy an additional penalty in the amount of \$2 for every \$10, upon fines, penalties, and forfeitures collected for criminal offenses, as specified. This bill would require 15% of the funds collected pursuant to these provisions to be expended for pediatric trauma centers and would require use of these funds, not to exceed 10%, for administrative costs.

Ch. 842 (AB 1169) Torrico Real property: rentals.

Existing law governs the hiring of residential dwelling units and establishes provisions for the renewal or termination of a hiring of residential real property for an unspecified term. Provisions of that law, in effect until January 1, 2006, included a requirement that an owner of a residential dwelling give at least 60 days' notice prior to termination or 30 days' notice prior to termination if the tenant had resided in the dwelling for less than one year, or if other enumerated circumstances were satisfied.

This bill would, until January 1, 2010, reenact the provisions described above. This bill would also revise these provisions to provide that an owner may give 30 days' notice if any tenant or resident has resided in the dwelling for less than one year.

Ch. 843 (AB 1796) Bermudez Physicians and surgeons.

Existing law, the Medical Practice Act, creates the Medical Board of California and makes its Division of Licensing responsible for issuing a physician's and surgeon's certificate to qualified applicants. Under the act, an applicant for a physician's and surgeon's certificate is required to include specified information with his or her application and to obtain a passing score on the licensure examination. The act authorizes the division to deny an application and to issue a probationary license that is subject to conditions of probation. Under the act, the fee for a physician's and surgeon's certificate, or to renew the certificate, is waived if the practitioner certifies he or she provides voluntary, unpaid services.

This bill would authorize the board to establish advisory committees consisting of physicians and surgeons and public members, as specified, who are not required to be members of the board.

The bill would require an applicant to obtain a passing score on a specified licensure examination within 4 attempts of taking it. The bill would authorize the Division of Licensing to require payment of the cost of monitoring as a condition of a probationary license. The bill would specify that no applicant is eligible to reapply until 3 years after the date of the decision denying his or her application for a physician's and surgeon's certificate, except under certain conditions.

The bill would specify that the fee for a physician's and surgeon's certificate, or to renew the certificate, is waived only for a practitioner residing in California who certifies his or her services are voluntary and unpaid.

Ch. 844 (AB 2354) Laird Agricultural and seafood industries.

Existing law authorizes any promotional commission or council to petition the Secretary of the Department of Food and Agriculture for the commission or council to adopt and administer any activity authorized pursuant to the California Marketing Act of 1937.

This bill would authorize any promotional commission or council to petition the Secretary of the Department of Food and Agriculture to administer any activity that the commission or council is authorized to engage in and that is authorized pursuant to the California Marketing Act of 1937. This bill would provide that the secretary may waive referendum after a hearing, as specified.

Ch. 845 (AB 2449) Levine Recycling: plastic carryout bags.

The California Integrated Waste Management Act of 1989 establishes an integrated waste management program and establishes requirements for the recycling and reuse of various products, including metallic discards, compost, plastic packaging containers, and newsprint. Existing law requires every manufacturer that manufactures specified plastic trash bags to ensure that at least 10% of the weight of the regulated bags, or that at least 30% of the weight of the material used, in all of its plastic products intended for sale in this state is recycled plastic postconsumer material.

This bill would require the operator of a store, as defined, to establish an at-store recycling program that provides an opportunity for a customer of the store to return clean plastic carryout bags to that store. The bill would require a plastic carryout bag provided by a store to have specified information printed or displayed on the bag, and would require the placement of a plastic carryout bag collection bin in each store that is visible and easily accessible to the consumer. The bill would also require the operator of a store to make reusable bags, as defined, available to customers, for purchase.

The bill would require a manufacturer of plastic carryout bags to develop educational materials to encourage the reducing, reusing, and recycling of plastic carryout bags and to make the materials available to stores, as specified.

The bill would declare that certain matters regarding plastic carryout bags are matters of statewide interest and concern. The bill would prohibit a city, county, or other public agency from adopting, implementing, or enforcing an ordinance, resolution, regulation, or rule that requires a store to collect, transport, or recycle plastic carryout bags or conduct additional auditing or reporting, or imposing a plastic carryout bag fee upon a store, except as specified.

The bill would authorize a city, county, or the state to impose civil liability, in specified amounts, and would require any civil penalties collected to be paid to the office of the city attorney, city prosecutor, district attorney, or Attorney General, whichever office brought the action. The bill would authorize any penalties collected by the Attorney General to be expended by the Attorney General, upon appropriation by the Legislature, to enforce the bill's requirements.

The bill's provisions would become operative on July 1, 2007.

The bill's requirements would be repealed on January 1, 2013, unless a later enacted statute deletes or extends that date.

Ch. 846 (AB 2863) Karnette Public employees: retirement.

(1) The Public Employees' Retirement Law permits a contracting agency of the Public Employees' Retirement System to provide service retirement benefits for local miscellaneous members, as defined, based on a 3% at 60 years of age formula. Under that law, if a contracting agency adopts the 3% at 60 years of age formula, the contribution rate for local miscellaneous members is increased from 7% to 8% of compensation. Member

contributions are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would authorize Riverside County contracting agencies, as defined, to provide retirement benefits to local miscellaneous members based on a 3% at 60 years of age formula. The bill would provide that the 3% at 60 years of age formula shall supersede the previous retirement formula for the current service of existing employees of a contracting agency and the prior service those employees earned with a contracting agency, as specified.

By increasing member contributions to the Public Employees' Retirement Fund, this bill would make an appropriation.

(2) The County Employees Retirement Law permits a retirement board or a board of investments in specified counties to appoint assistant administrators and chief investment officers. Under that law, those assistant administrators and chief investment officers are county employees, are not subject to county charter, civil service, or merit system rules, and serve at the pleasure of, and may be dismissed at the will of, the appointing board or boards.

This bill would additionally permit the retirement board in Marin County to appoint assistant administrators and chief investment officers.

(3) Under the County Employees Retirement Law, a member of a county retirement system may retire after filing a written application with the board of retirement. That law requires the member to select a date that his or her retirement will be effective and this date may not be more than 60 days after the date the application is filed with the board.

This bill would additionally provide that the effective date of a member's retirement may not be earlier than the date the application is filed with the board.

(4) Under the County Employees Retirement Law, if a county board of supervisors adopts a resolution by majority vote, a safety member of a county or district within that county may be required to retire at a specified age. That law permits a retired member to be reemployed by the county or a district and reinstated to active membership in the retirement system. Under that law, operative January 1, 2007, a retired safety member in Los Angeles County who was required to retire because of age may be reemployed by the county and reinstated to active membership, as specified.

This bill would prohibit, under specified conditions, a retired safety member in Los Angeles County from reinstating from retirement to active membership in the retirement system.

(5) The County Employees Retirement Law permits the board of supervisors of a county with a retirement system subject to that law, by resolution, to authorize a county retirement board to provide for payments toward group health insurance for specified members of the retirement system and their beneficiaries.

This bill would revise and recast those provisions to permit a county board of supervisors or the governing body of a district or other public entity that participates in a county retirement system subject to the County Employees Retirement Law to contribute to a Post-Employment Benefits Trust Account as part of the retirement fund to provide for payments towards group health, life, or other welfare benefits for specified members and their beneficiaries. The bill would also permit a board of supervisors of a county, or the governing body of a district, to establish its own trust for the purpose of funding group health, life, or other welfare benefits, and to enter an agreement with a board of retirement and board of investments for those boards to act as trustee, third-party administrator, or investment manager of that county or district trust. The bill would also require a county, governing body, or district in Los Angeles County to fund the provisions of the Post-Employment Benefits Trust Account under the provisions of a ratified collective bargaining agreement. The bill would further provide that a contract between a participating public employer and a board of retirement or board of investments shall not change the obligations of that public employer, board of retirement, or board of investments created under other contracts, laws, ordinances, regulations, or similar actions, as specified.

(6) Existing law provides for the compensation and benefits of court reporters in specified counties

This bill would provide that the compensation of regular official court reporters in Fresno County shall be determined by collective bargaining between the court reporters and the superior court. The bill would also define, for purposes of retirement, the compensation of a regular official court reporter in Fresno County, as specified.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 847 (AB 159) Salinas Irrigation districts: directors.

Existing law, the Irrigation District Law, with certain exceptions, requires a director of the board of an irrigation district to be a voter and a landowner in the district and a resident of the division that he or she represents, at the time of his or her nomination or appointment and during his or her entire term. The district law requires a director elected at a formation election to be a resident and landowner in the proposed district at the time of his or her nomination and a resident of the division that he or she represents during his or her entire term.

This bill, in the case of a formation election, would require a director to be a resident, landowner, and voter in the proposed district. The bill, under certain circumstances, would exempt a director from the landownership requirement, but a director appointed or elected before January 1, 2007, would continue to be subject to existing qualification requirements until the expiration of his or her term.

Ch. 848 (AB 546) Garcia State computers: prohibited use: obscene matter.

Existing law makes it unlawful and subject to a civil penalty for any elected state or local officer, appointee, employee, or consultant to use or permit others to use public resources for personal or other purposes that are not authorized by law. Existing law also provides that the incidental and minimal use of public resources is not subject to criminal prosecution.

This bill, in furtherance of existing law, would make it unlawful for any elected state or local officer, including any state or local appointee, employee, or consultant, to knowingly use a state-owned or state-leased computer to access, view, download, or otherwise obtain obscene matter, as defined, except for specified purposes.

Ch. 849 (AB 1210) Levine State Capitol Historic Region: international genocide memorial.

Existing law provides for the placement of certain memorials on the grounds of the State Capitol, including a Vietnam Veterans Memorial, and establishes a commission with responsibilities related to the design and construction of that memorial.

This bill would make legislative findings about the need for the creation of an international genocide memorial and provide for the establishment of a commission in that regard. The bill would authorize the construction of the memorial in the Capitol Historic Region, subject to prior approval of the Department of General Services and the Capitol Park Master Plan Group. The bill would prohibit the expenditure of state moneys for these purposes.

Ch. 850 (AB 1334) Salinas Dentistry: registered dental hygienists.

Under existing law, the Dental Practice Act, dental auxiliaries are licensed and regulated by the Committee on Dental Auxiliaries and the Dental Board of California. Existing law authorizes a registered dental hygienist in alternative practice to perform certain functions of a registered dental hygienist, subject to specified conditions.

Existing law authorizes a registered dental hygienist in alternative practice to perform dental hygiene services for a patient who presents a prescription for the services issued by a dentist or physician and surgeon who has performed a physical examination and a diagnosis of the patient prior to the prescription being provided, as specified. The prescription may be valid for a period not to exceed 15 months.

This bill would require a registered dental hygienist in alternative practice to obtain written verification that a patient has been examined by a dentist or physician and surgeon if the

hygienist provides services to the patient 18 months or more after the first date that the hygienist provides services. The bill would require that the verification include a prescription for dental hygiene services, which prescription may be valid for a period not to exceed 2 years. The bill would provide that failure to comply with these provisions would be considered unprofessional conduct.

Existing law authorizes a registered dental hygienist or a registered dental hygienist in extended functions to perform specified procedures in designated settings under the direct supervision of a registered dental hygienist.

This bill would also authorize a registered dental hygienist in alternative practice to directly supervise the performance of these procedures.

Ch. 851 (AB 1430) Goldberg Air Contaminants.

Existing law requires the State Air Resources Board to develop and adopt, at a public hearing, a methodology for use by air pollution control districts and air quality management districts to calculate the value of credits issued for emission reductions from stationary, mobile, indirect, and areawide sources, including those issued under market-based incentive programs, when those credits are used interchangeably, with certain requirements. Existing law specifies that the state board shall perform specified functions in developing the methodology. Existing law also requires the state board to periodically update the methodology as it applies to future transactions, if necessary.

This bill would require the state board's environmental justice advisory committee to review each updated methodology.

Ch. 852 (AB 1457) Baca State property: transfer restrictions: City of San Bernardino.

(1) In 1991, the state, through the Director of General Services, conveyed certain real property to the City of San Bernardino on the condition that it only be used for park purposes in perpetuity unless the Legislature, by specific act, permitted other use, sale, or disposition of that property. The deed was recorded on January 15, 1992, and transferred to the city 9 specified parcels known as the Seccombe Lake Park within the County of San Bernardino.

This bill would authorize the City of San Bernardino to transfer a portion of the property, not to exceed 12.5 acres, to the Redevelopment Agency of the City of San Bernardino for sale for private development provided that specified conditions are met, including, among other things, that equivalent acreage of replacement parkland is acquired and developed within reasonable proximity to Seccombe Lake Park exclusively for park purposes that the Department of General Services reviews and approves the appraisal, conveyance, and acquisition documents, and that the city adopt a resolution detailing an improvement and maintenance plan for the park.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 853 (AB 1953) Chan Lead plumbing.

Existing law prohibits the use of any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free in the installation or repair of any public water system or any plumbing in a facility providing water for human consumption, except as specified.

Existing law prohibits the introduction into commerce of any pipe, pipe or plumbing fitting, or fixture that is not lead free, except for a pipe that is used in manufacturing or industrial processing.

This bill would, commencing on January 1, 2010, revise this prohibition to apply to any pipe or plumbing fitting, or fixture intended to convey or dispense water for human consumption, but would exclude from this prohibition specified devices.

Existing law defines lead free as not more than 8% lead when used with respect to pipes and fittings and not more than 4% by dry weight with respect to plumbing fittings and fixtures

This bill would, commencing on January 1, 2010, revise the term "lead free," for purposes of manufacturing, industrial processing, and conveying or dispensing water for human consumption, to refer not to the lead content of pipes and pipe fittings, plumbing fittings, and fixtures but to a weighted average lead content of the wetted surface area of the pipes, fittings, and fixtures of not more than 0.25%, to be determined pursuant to a prescribed formula.

Existing law requires the State Department of Health Services to adopt building standards to implement the above prohibitions. Appropriate state and local building and health officials are required to enforce these standards.

By increasing the duties of local officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 854 (AB 1973) Bermudez Gambling control.

(1) The Gambling Control Act defines and regulates controlled games and prohibits the conduct of gambling in a city, county, or city and county that does not have an ordinance governing certain aspects of the operation of gambling establishments, including the hours of operation of gambling establishments.

This bill would define hours of operation for these purposes as the period during which a gambling establishment is open within a 24-hour period. The bill would also specify factors for the Division of Gambling Control to consider in determining if there has been an expansion of gambling relating to hours of operation.

(2) Existing law accords the California Gambling Control Commission jurisdiction over the operation, concentration, and supervision of gambling establishments in California. Existing law further provides that this commission shall consist of 5 members appointed by the Governor, subject to Senate confirmation, and requires one member of the commission to be a certified public accountant with auditing experience, and one member to have a background in business with at least 5 years of business experience.

This bill would delete the requirement that the certified public accountant member have auditing experience, would permit the accountant member position to be filled by a person with experience in banking or finance, and would require the member with a background in business to have at least 5 years of business experience or alternatively 5 years of governmental experience.

(3) Existing law establishes the Gambling Control Fund within the State Treasury for the receipt and deposit of fees and revenue collected pursuant to the act. Under the act, specified licensing fees are required to be paid for the issuance or renewal of a state gambling license, as specified. Under existing law, the fee for initial issuance of a state gambling license is determined by the Division of Gambling Control and the fee for the renewal of a state gambling license is determined pursuant to specified schedules based on the authorized number of tables at which games are played.

This bill would require each licensee to pay an additional \$100 for each table for which it is licensed to the Department of Alcohol and Drug Programs for deposit in the Gambling Addiction Program Fund, which would be established by the bill to benefit those who have a gambling addiction problem. These funds would be available, upon appropriation by the Legislature, to community-based organizations that directly provide aid and assistance to those persons with a gambling addiction problem.

(4) The act prohibits, until January 1, 2010, the governing body and the electors of a county, city, or city and county from authorizing or expanding any legal gaming beyond that permitted on January 1, 1996. Additionally, the commission is prohibited, until January 1,

2010, from issuing a gambling license for a gambling establishment that was not licensed to operate on December 31, 1999, except as specified.

This bill would extend the operation of these provisions to January 1, 2015.

Ch. 855 (AB 2041) Nava Public safety: communications.

Under existing law, the Public Safety Radio Strategic Planning Committee, comprised of 13 specified state entities, has primary responsibility in state government to develop and implement a statewide integrated public safety communication system for state government agencies that facilitates interoperability and other shared uses of public safety spectrum with local and federal agencies.

This bill would add the Military Department, State Department of Health Services, and Department of Finance to, and remove the Department of the Youth Authority from, the committee and would require that a representative of the Office of Emergency Services serve as chairperson. It would require that interoperability be developed to include first response agencies, as defined, as the committee deems appropriate. It also would require the committee to meet at least twice a year, with one being a joint meeting with the California Statewide Interoperability Executive Committee.

This bill would incorporate additional changes in Section 8592.1 of the Government Code proposed by AB 2116, that would become operative only if AB 2116 and this bill are both chaptered and become operative on or before January 1, 2007, and this bill is chaptered last.

Ch. 856 (AB 2051) Cohn Domestic violence.

Existing law requires the Secretary of State to establish fees for the costs of processing forms for registering domestic partnerships.

This bill would establish a fee of \$23 to be imposed upon persons registering as domestic partners to develop and support a training curriculum specific to lesbian, gay, bisexual, and transgender domestic abuse support service providers who serve that community in regard to domestic violence, and to provide brochures specific to lesbian, gay, bisexual, and transgender domestic abuse, as specified.

The bill would establish the Equality in Prevention and Services for Domestic Abuse Fund for the deposit and use of those fees.

Existing law requires the Secretary of State to return a copy of the certificate of registration to registered domestic partners.

This bill would also require a brochure specific to lesbian, gay, bisexual, and transgender domestic abuse prepared by the State Department of Health Services to be printed by the Secretary of State and made available to certain domestic partner registrants, as specified, subject to available funding.

Existing law requires the State Department of Health Services to administer a program of grants to support battered women's shelters. Existing law also establishes a council to advise the department for those purposes.

This bill would revise the grant program to include the lesbian, gay, bisexual, and transgender community for certain purposes of the grant program. The bill would also require membership on the council by representatives of the lesbian, gay, bisexual, and transgender community.

Existing law requires specified training for law enforcement officers in regard to domestic violence.

This bill would additionally require that the commission responsible for that training program, consult with a representative of service providers serving victims of domestic violence in the lesbian, gay, bisexual, and transgender community.

Existing law requires the Office of Emergency Services to conduct statewide training workshops on domestic violence for local centers, law enforcement, and other service providers designed to enhance service programs. Existing law also requires that office to develop and disseminate throughout the state information and materials concerning

domestic violence. Existing law also establishes a council to advise the office for these purposes.

This bill would require the training workshops to also include a curriculum component specific to lesbian, gay, bisexual, and transgender domestic abuse. The bill would also require membership on the council by at least one representative of the lesbian, gay, bisexual, and transgender community.

Existing law establishes a grant program administered by the Office of Emergency Services for specified service providers relative to domestic violence.

This bill would establish a similar grant program administered by that and funded by the Equality in Prevention and Services for Domestic Abuse Fund for grants to serve the lesbian, gay, bisexual, and transgender community relative to domestic abuse, as specified.

This bill would incorporate additional changes in Section 358 of the Family Code, to be operative only if AB 1102 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

This bill would incorporate additional changes in Section 124250 of the Health and Safety Code, and in Section 13823.15 of the Penal Code, proposed by SB 1062, to be operative only if SB 1062 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 857 (AB 2084) Karnette Domestic violence shelter-based programs.

Existing law provides for the funding of county programs to assist victims of domestic violence. Under existing law, a portion of each fee paid at the time of issuance of a marriage license and of authorization for the performance of a marriage is required to be collected for deposit into the county domestic violence programs special fund. Existing law requires the fees collected in the special fund to be disbursed to approved domestic violence programs on a yearly or more frequent basis.

Existing law sets forth the requirements applicable to counties distributing funds to these programs, and also sets forth eligibility, operation, and reporting requirements for the domestic violence programs and centers to which funding is provided. When a county lacks sufficient funds in the county domestic violence programs special fund to finance basic domestic violence shelter services, and community resources are not available, existing law authorizes the county to finance one or more of those basic services.

This bill would redesignate the domestic violence programs and centers as "domestic violence shelter-based programs." The bill would recast and revise the requirements applicable to these programs and to counties, including, among other provisions, revising the definition of domestic violence for purposes of the bill. The bill would provide that a domestic violence shelter-based program is, to the extent feasible, required to provide services to, or assist in referring, physically disabled victims of domestic violence.

This bill would limit a county's ability to require information from domestic violence shelter-based programs funded by the bill, and would prohibit a county from requiring information in a manner inconsistent with the federal Violence Against Women Act.

This bill would identify the primary purpose of the process to determine eligibility of a domestic violence shelter-based program for funding is to ascertain that the program meets applicable service requirements. It would specify that domestic violence shelter-based programs funded under the bill would be authorized to use the funds in an unrestricted manner, and that these funds may be used for both direct and indirect costs.

This bill would authorize the county to fund basic domestic violence program services, notwithstanding either the sufficiency of funds in the domestic violence shelter-based program special fund or the availability of community resources. This bill would also require that any fees received by Alameda County, Contra Costa County, Solano County, and the City of Berkeley, in excess of the fee collected at the time of issuance of a marriage license under these provisions, shall be available to that city or county for funding domestic violence programs other than domestic violence shelter-based programs.

By revising the duties applicable to counties providing funding to domestic violence shelter-based programs, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 858 (AB 2250) Coto Mobilehome Parks Act.

(1) The Mobilehome Parks Act requires the Department of Housing and Community Development or a city, county, or city and county that assumes responsibility for the enforcement of the act to enter and inspect mobilehome parks every 7 years to ensure enforcement of the act and implementing regulations. Existing law requires an enforcement agency to issue notice to correct a violation. Existing law repeals these provisions on January 1, 2007.

This bill would extend the repeal of these provisions to January 1, 2012, would revise standards for determining those mobilehome parks to be inspected, and would set a goal of inspecting at least 5% of the parks per year.

(2) Existing law requires the department to convene a task force of representatives of mobilehome owners, mobilehome park operators, local enforcement agencies that conduct mobilehome park inspections, and the Legislature, at least once a year, to provide input to the department on the conduct and operation of the mobilehome park maintenance inspection program.

This bill would instead require that the input be provided every 6 months, and would require the department to submit a report to the task force semiannually that includes specified elements of the inspection program.

(3) The Mobilehome Parks Act requires an annual operating permit fee of \$25 and an additional \$2 per lot or camping party, as specified. In addition, existing law requires, except for a special occupancy park, an additional annual fee of \$4 per lot and requires this additional \$4 fee to be used exclusively for the inspection of mobilehome parks and mobilehomes. Existing law repeals the additional \$4 fee per lot on January 1, 2007.

This bill would extend the January 1, 2007, repeal date to January 1, 2012, thereby extending the imposition of the \$4 fee per lot until that date.

(4) This bill would incorporate additional changes in Sections 18400.1 and 18400.3 of the Health and Safety Code, to become operative only if SB 1231 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 859 (AB 2274) Karnette Harbors and ports: emergency response and evacuation plans.

Existing law, the California Emergency Services Act (act) provides for mitigation and response efforts to events including states of emergency, as defined, and local emergencies, as defined, and includes sudden and severe energy shortages, as defined, within those emergencies covered under these provisions. The act sets forth the duties of the Office of Emergency Services in overseeing these efforts. The act authorizes counties, cities, and cities and counties to create disaster councils to develop plans for responding to any condition constituting a local or state emergency.

This bill would require local, regional, and statewide agencies responsible for emergency preparation and response activities to work with all harbor agencies, as defined, within their jurisdiction to ensure integration of the harbor agencies' emergency preparation, response, and evacuation procedures with the agencies' activities.

By creating new duties for local and regional agencies responsible for emergency preparation and response activities, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 860 (AB 2415) Nunez Network security.

Existing law, the Consumer Protection Against Computer Spyware Act, provides specified protections for the computers of consumers in this state against certain types of computer software.

This bill would require a device that includes an integrated and enabled wireless access point, if the device is manufactured on or after October 1, 2007, is sold in this state for use in a small office, home office, or residential setting, and is used in a federally unlicensed spectrum, to either include a warning advising the consumer how to protect his or her wireless network connection, a warning sticker, or provide other protection that, among other things, requires affirmative action by the consumer prior to use of the device. The bill would provide that if any part of these provisions or their applications are held invalid, the invalidity would not affect other provisions.

Ch. 861 (AB 2541) Matthews Claims against the state.

Existing law requires a state agency that acquires property or services pursuant to a contract with a business to make payment to the person or business on the date required by the contract, and within 45 days of the state agency's receipt of an undisputed invoice, or be subject to a late payment penalty.

This bill would require a state agency that awards a grant, as defined, to make payment to the person or business that is the recipient of the grant on the date required by the grant, and within 45 days of the state agency's receipt of an undisputed invoice, or be subject to a late payment penalty. The bill would make other conforming changes.

Ch. 862 (AB 2544) Pavley Public employee health benefits: contracting agencies: employer contributions.

Existing law requires the Board of Administration of the Public Employees' Retirement System to administer the Public Employees' Medical and Hospital Care Act. Existing law permits a contracting agency to elect to be subject to the act for its employees and annuitants, provided that employer contributions for annuitants at all times equal employer contributions paid for active employees. Notwithstanding that provision, the act authorizes a contracting agency to establish a lesser monthly employer contribution for annuitants than for employees, provided that the monthly contribution for annuitants is annually increased by an amount not less than 5% of the monthly employer contribution for employees, until the time that the employer contribution for annuitants equals the employer contribution paid for employees.

This bill would instead authorize the establishment of a lesser monthly employer contribution for annuitants only if that contribution is annually increased to equal an amount not less than the number of years that the contracting agency has been subject to that provision multiplied by 5% of the current monthly employer contribution for employees, which increase shall not exceed \$100 annually.

Ch. 863 (AB 2641) Coto Native American human remains and multiple human remains.

Existing law establishes the Native American Heritage Commission ("commission") and authorizes the commission to bring an action to prevent damage to Native American burial grounds or places of worship. Existing law, the California Native American Grave Protection and Repatriation Act of 2001, requires all state agencies and all museums that receive state

funding to inventory Native American human remains and cultural items in their possession for return to the appropriate tribes.

Existing law requires the commission, once it receives notification of Native American human remains (human remains), from a county coroner, to notify the most likely descendents, and the descendents, with permission of the landowner, or his or her authorized representative, may inspect the site and recommend appropriate dignified disposition of human remains and grave goods, but are required to do so within 24 hours of notification by the commission.

Existing law requires that when the commission is unable to identify descendents, the descendents fail to make a recommendation, or other specified circumstances occur, the landowner shall reinter the human remains, as specified.

The bill would require that the identified descendents make recommendations or preferences for treatment, as described, within 48 hours of being granted access to the site, instead of within 24 hours of the notification by the commission. The bill would also require the landowner, upon discovery of human remains, to ensure that the immediate vicinity, as described, is not damaged or disturbed, until specific conditions are met, including discussing and conferring, as defined, with the descendents regarding their preferences for treatment.

The bill would authorize the parties mutually agreeing to extend the discussions, taking into account the possibility of multiple human remains being located in the project area, providing a basis for additional treatment measures.

The bill would require that when the commission is unable to identify descendents, the descendents fail to make a recommendation, or other specified circumstances occur, and the landowner is required to reinter the human remains, as specified, the landowner is also required to protect the site where the remains are reinterred from further and future disturbance, as specified.

The bill would authorize the landowner, where multiple human remains are found during ground disturbing land development activity, to agree to additional conferral with the descendents, as specified; however, if the parties are unable to agree on appropriate treatment, the remains shall be reinterred, as specified.

Ch. 864 (AB 2723) Pavley Electricity: solar energy: low-income residential housing.

Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations and gas corporations, as defined. A decision of the PUC adopted the California Solar Initiative under which the PUC will oversee a program to promote solar energy technologies, administered by electrical corporations and gas corporations, for commercial and residential customers, funded through electrical corporation and gas corporation revenues and collected from gas and electric utility distribution rates.

This bill would prohibit the establishment of the California Solar Initiative from resulting in the diversion of any moneys from any existing programs for low-income ratepayers, or from cost-effective energy efficiency or demand response programs. The bill would require the PUC to ensure that not less than 10% of the funds for the California Solar Initiative are utilized for the installation of solar energy systems, as defined, on low-income residential housing, as defined. The bill would authorize the PUC to incorporate a revolving loan or loan guarantee program into the California Solar Initiative for low-income residential housing.

The bill would require that all moneys set aside for the purpose of funding the installation of solar energy systems on low-income residential housing, that are unexpended and unencumbered on January 1, 2016, and all unencumbered moneys thereafter repaid from loans made for the installation of solar energy systems on low-income residential housing, be utilized to augment existing cost-effective energy efficiency measures in low-income residential housing that benefit ratepayers.

Ch. 865 (AB 2865) Torrico School safety.

Existing law, the Healthy Schools Act of 2000 requires that the preferred method of managing pests at schoolsites be to use effective, least toxic pest management practices and requires schoolsites to maintain records of all pesticides used at the schoolsite for a period of 4 years. Existing law requires schools to provide all staff and parents or guardians of pupils enrolled at a school written notification of, among other things, expected pesticide use at that site.

This bill would expand the definition of "schoolsite" as used in these provisions to also include private child day care facilities, as specified. This bill would also require property owners to notify tenants who operate a child day care facility of their pest management practices and to provide a specified notice prior to the application of pesticides. This bill would also require child day care facilities to inform contractors hired to apply pesticide at the schoolsite that the facility must comply with the act and require persons hired to apply pesticides at a child day care facility to provide specified information to the facility. This bill would require the Department of Pesticide Regulation to promote and facilitate the adoption of integrated pest management programs at child day care facilities, as specified. This bill would make other conforming changes.

Ch. 866 (AB 2951) Goldberg Capital facilities fees.

(1) Existing law authorizes a public agency that provides public utility service, as defined, to impose a capital facilities fee on any school district, county office of education, community college district, the California State University, the University of California, or state agency, subject to certain restrictions. Existing law defines the terms "capital facilities fee" or "capacity charge" as any nondiscriminatory charge to pay the capital cost of a public utility facility, and defines the term "nondiscriminatory" for these purposes.

This bill would revise the definition of the term "public utility service." It would revise the definition of the term "capital facilities fee" to mean a nondiscriminatory connection fee, as defined, or a nondiscriminatory capacity charge, as defined, or both.

The bill would require a public agency that provides public utility service to only charge a public agency fees, including rates, charges, or surcharges, for public utility service, other than electricity or gas, that do not exceed the reasonable cost of providing the public utility service. The bill would require that a fee, including a rate, charge, or surcharge for any product, commodity, or service provided to a public agency, be determined on the basis of the same objective criteria and methodology applicable to comparable nonpublic users, subject to specified criteria. The bill would provide that these requirements do not apply to impositions or increases of capital facilities fees on a school district, county office of education, community college district, the California State University, the University of California, or a state agency.

The bill would, until January 1, 2010, require any judicial action or proceeding by a public agency that seeks a refund or challenges the validity of a fee, rate, charge, or surcharge, or increase, or any action by a public agency to validate an ordinance, resolution, or motion imposing or increasing any of these, to be commenced, as specified.

The bill would require a public agency providing public utility service to complete a cost of service study at least once every 10 years that addresses the cost of providing public utility service to public schools, as defined, to include specified components, thus imposing a state-mandated local program on such an agency.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) The bill would make specified declarations with respect to its provisions.

Ch. 867 (AB 3023) Nunez Railroads: safety.

(1) The existing Federal Rail Safety Act (FRSA) authorizes the Secretary of Transportation to prescribe regulations and issue orders for railroad safety and requires the Secretary of Homeland Security, when prescribing a security regulation or issuing a security order that affects the safety of railroad operations, to consult with the Secretary of Transportation. The FRSA provides for state participation in the enforcement of the safety regulations and orders issued by the Secretary of Transportation or Secretary of Homeland Security, pursuant to an annual certification, and authorizes the respective secretaries to make an agreement with a state to provide investigative and surveillance activities. The FRSA provides that to the extent practicable, laws, regulations, and orders related to railroad safety and laws, regulations, and orders related to railroad security are required to be nationally uniform, but authorizes a state to adopt or continue in force a law, regulation, or order related to railroad safety or security until the Secretary of Transportation (with respect to railroad safety matters), or the Secretary of Homeland Security (with respect to railroad security matters), prescribes a regulation or issues an order covering the subject matter of the state requirement. A state is additionally authorized to adopt or continue in force an additional or more stringent law, regulation, or order related to railroad safety or security, when necessary to eliminate or reduce an essentially local safety or security hazard, that is not incompatible with a federal law, regulation, or order, and that does not unreasonably burden interstate commerce.

Existing law establishes the safety division of the Public Utilities Commission. The safety division is responsible for inspection, surveillance, and investigation of the rights-of-way, facilities, equipment, and operations of railroads and public mass transit guideways, and for enforcing state and federal laws, regulations, orders, and directives relating to transportation of persons or commodities, or both, of any nature or description, by rail. Existing law requires the commission to require every railroad corporation operating in this state to develop a protocol for rapid communications with certain entities in an endangered area if there is a runaway train or any other uncontrolled train movement that threatens public health and safety. Existing law requires a railroad corporation to promptly notify those entities if there is a runaway train or other uncontrolled train movement, in accordance with the communications protocol developed.

This bill would impose certain requirements on a railroad corporation regarding signage, markers, and flagging systems. The bill would require a railroad corporation to notify the commission and the collective bargaining representative of any affected employee of any new utilization of remote control locomotives in the state, on or after January 1, 2007. The bill would require a railroad corporation to provide immediate notification to the Office of Emergency Services (OES) of specified accidents, incidents, and other events that are required to be reported to the Federal Railroad Administration's National Response Center.

(2) Existing law requires the Governor to appoint an executive officer to be the Director of Homeland Security to be in charge of homeland security and to coordinate all homeland security activities, including homeland security strategy, information analysis related to terrorism, and protection of critical infrastructure from terrorism.

This bill would enact the Local Community Rail Security Act of 2006. The act would require every operator of rail facilities, by July 1, 2007, to provide, to the commission, the director, and the OES, a risk assessment of each rail facility in the state that includes specified information. The act would authorize the OES to provide the risk assessment to other law enforcement or emergency personnel. The act would require every rail operator, by January 1, 2008, to develop and implement an infrastructure protection program to protect rail infrastructure in the state from acts of sabotage, terrorism, or other crimes. The act would require each rail operator in the state to provide a copy of its infrastructure protection program to the commission, the director, and the OES and would require the commission, the director, and OES to keep this information confidential. The act would require the commission, in consultation with the OES, to review the infrastructure protection program and would authorize the commission to conduct inspections to facilitate the review and to order a rail

operator to improve, modify, or change its program. The act would authorize the commission to fine a rail operator for failure to comply with these requirements or an order of the commission. The act would adopt specific requirements for facilities that handle hazardous cargo. The act would require that rail operators provide communications capability that can accomplish certain tasks. The act would prohibit a rail operator or other covered person from undertaking any act to punish an employee who reports a violation of the act and would provide that an employee subjected to punishment for reporting a violation may seek civil damages of up to \$1,000,000, in addition to any other remedies the court deems appropriate.

(3) Under the California Public Records Act, certain public records are required to be made available for public inspection.

This bill would exempt from public disclosure a risk assessment or railroad infrastructure protection program filed with the commission, the director, or the OES pursuant to the requirements of the act.

Ch. 868 (AB 3068) Jerome Horton Gaming.

(1) Existing law defines "individual tribal casino accounts" for purposes of calculating the distribution of appropriations from the Indian Gaming Special Distribution Fund for grants to local government agencies impacted by tribal gaming.

This bill would make a technical correction to that definition.

(2) The Gambling Control Act regulates specified gambling activities in California and requires that, if the owner of a gambling enterprise is not a person, the owner is not eligible for a gambling license unless specified persons involved in the enterprise obtain a gambling license.

This bill would permit the Gambling Control Commission to exempt specified limited partners in limited partnerships from the licensing requirements described above solely for the purpose of the licensure of a card club located on the grounds of a racetrack that is owned by a limited partnership that also owns the racetrack.

Ch. 869 (SB 668) Kuehl Mining.

(1) Existing law establishes the Division of Mines and Geology in the Department of Conservation.

This bill would rename the division as the California Geological Survey in the Department of Conservation.

(2) Existing law requires the Department of Conservation, for purposes of complying with certain provisions regarding public contracts, to publish or otherwise make available, upon request, to the Department of General Services or a state agency, a list identifying certain surface mining operations. Existing law prohibits a state agency from acquiring or utilizing mined material unless the material is produced from a mining operation identified on that list.

This bill would also prohibit a state agency from contracting with a person utilizing these materials, as specified.

(3) Existing law prohibits an operator of surface mines in this state, whose operations are not identified in that list, from selling California mined material to a local agency. Existing law, the Surface Mining and Reclamation Act of 1975, governs surface mining operations and reclamation of mined lands.

This bill would instead prohibit a contractor or a mining operator from selling any minerals to a local agency unless the operation is not subject to the Surface Mining and Reclamation Act of 1975, or unless the contractor or mining operator certifies, under penalty of perjury, that the minerals are from a mining operation identified in the list. Because this certification would be under penalty of perjury, the bill would impose a state-mandated local program by creating a new crime.

(4) Existing law requires the owner, lessor, lessee, agent, manager, or other person in charge of a mining operation to annually submit certain information in a report to the Director

of Conservation, and to submit specified reporting fees to the State Mining and Geology Board. Existing law defines the term "mining operation" for purposes of these requirements, as a surface mine.

This bill would revise the definition of "mining operation" for purposes of these requirements to include any mining operation, including, but not limited to, a mining operation that is classified as a surface mine, and would impose those requirements upon the owner or operator of a mining operation.

The bill would require the owner or operator of a mining operation to allow access to the property to any governmental agency or the agent of any company providing financial assurances in connection with the reclamation plan.

(5) The Surface Mining and Reclamation Act of 1975 prohibits a person from conducting surface mining operations without obtaining a permit from the lead agency for those operations, and submitting and receiving approval for a reclamation plan and financial assurances from the lead agency. The act provides that it does not limit, among other things, the power of any city or county to regulate the use of buildings, structures, and land as between industry, business, residences, open space and other purposes.

The bill would provide that the exemption of the act upon a city or county's power does not apply to an area classified by the State Geologist or designated by the board as an area that contains mineral deposits and is an area of regional or statewide significance, as specified.

(6) Existing law authorizes the director, with the consultation of appropriate state and local agencies, until January 1, 2007, to remediate or complete reclamation of abandoned mined lands that meet certain requirements. Existing law provides that the operator, landowner, and the person or persons who allowed or caused any pollution or nuisance, are liable for any remediation or reclamation work accomplished, or other necessary remedial action taken by any governmental agency and provides that the amount of the costs are recoverable in a civil action by, and paid to, the governmental agency and the director, to the extent of the director's contribution to the costs of the remediation, reclamation, cleanup, and abatement or other corrective action.

This bill would delete the repeal of those provisions, thereby continuing indefinitely those remediation and cost recovery provisions.

(7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 870 (SB 909) Bowen Broadband services.

Existing law establishes the California Teleconnect Fund Administrative Committee to advise the Public Utilities Commission regarding the implementation, development, and administration of a program to advance universal service by providing discounted rates to qualifying schools, libraries, hospitals, health clinics, and community organizations, and to carry out the program pursuant to the commission's direction, control, and approval (teleconnect program). Existing law establishes the California Teleconnect Fund Administrative Committee Fund in the State Treasury, and requires that moneys from the fund only be expended upon appropriation in the annual Budget Act and requires that the moneys appropriated be utilized exclusively by the commission for the authorized teleconnect programs. Existing law authorizes the commission to expend up to \$3,000,000 for up to an additional 40% of the one-time installation costs of advanced telecommunications services, as defined, for certain entities that do not have access to those services, from the unencumbered difference between what is appropriated and what is expended by the commission from the California Teleconnect Fund Administrative Committee Fund for the 2003–04 and 2004–05 fiscal years.

The Budget Act of 2006 reappropriated \$2,000,000 for the above-described purposes for encumbrance or expenditure until June 30, 2008.

This bill would instead authorize the commission to expend up to \$2,000,000 of the unencumbered amount for the nonrecurring installation costs of high-speed broadband services, as defined, for community organizations that are eligible for discounted rates pursuant to the teleconnect program. By removing the 40% limitation and expanding eligible expenses to nonrecurring installation costs, the bill would make an appropriation.

Ch. 871 (SB 1207) Alarcon Corporations: uncontested election of a listed corporation.

Existing law provides that, in any election of the members of the board of directors of a corporation, the candidates receiving the highest number of affirmative votes of the shares entitled to be voted for them up to the number of directors to be elected by those shares are elected.

This bill would authorize a listed corporation that has eliminated cumulative voting to amend its articles of incorporation or bylaws to provide that, in an uncontested election, as defined, approval by a majority of the shares represented and voting would be required to elect each director and would specify procedures to be followed if an incumbent director fails to be elected at such an election.

Ch. 872 (SB 1317) Torlakson Property tax revenue allocations: public utilities: qualified property.

(1) The California Constitution requires the State Board of Equalization to assess the property, other than franchises, of companies transmitting or selling gas or electricity. Existing property tax law provides for the valuation, as a unit, of properties of a state assessee that are operated as a unit as a primary function of that assessee, and for the allocation of the assessed value of the unit among various counties in which the state-assessee's unitary property is located. Existing law also provides, pursuant to specified formulas, for the application in each county of specified tax rates to unitary assessed value, and for the allocation among jurisdictions in that county of the resulting revenues.

This bill would, for the 2007–08 fiscal year and for each fiscal year thereafter, require that the assessed value of qualified property, as defined, placed in service by a public utility on or after January 1, 2007, be allocated entirely to the county in which the property is located. This bill would also require that the property tax revenues derived from qualified property be allocated among the county, certain special districts, and school entities in the same percentage shares as revenues derived from the utility in the prior fiscal year. This bill would also require that the balance of these revenues remaining after these allocations have been made be allocated to water districts, cities, or the county, as specified. This bill would make findings and declarations that the bill not be construed to require the State Board of Equalization to modify its computerized roll system, as specified.

(2) By establishing new duties with respect to the annual allocation of property tax revenues derived from state-assessed property, this bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(3) This bill would change the pro rata shares in which ad valorem property tax revenues are allocated among local agencies in a county, within the meaning of paragraph (3) of subdivision (a) of Section 25.5 of Article XIII of the California Constitution, and thus would require for passage the approval of $\frac{2}{3}$ of the membership of each house of the Legislature.

(4) This bill would incorporate additional changes to Section 100 of the Revenue and Taxation Code, proposed by AB 2670, to be operative only if AB 2670 and this bill are both enacted, both bills amend the respective section, and this bill is enacted after AB 2670.

Ch. 873 (SB 1423) Figueroa Laser procedures.

Existing law, the Medical Practice Act, creates the Medical Board of California that is responsible, through its Division of Licensing, for issuing a physician's and surgeon's certificate to qualified applicants. Existing law also creates the Board of Registered Nursing to license and regulate registered nurses and associated professions.

This bill would require the Medical Board of California, in conjunction with the Board of Registered Nursing, and in consultation with the Physician Assistant Committee and professionals in the field, to review issues and problems surrounding the use of laser or intense light pulse devices for elective cosmetic procedures by physicians and surgeons, nurses, and physician assistants. The bill would also require the Medical Board of California and the Board of Registered Nursing, on or before January 1, 2009, to adopt regulations relating to that practice.

Ch. 874 (SB 1430) Alquist The Local Pandemic and Emergency Health Preparedness Act of 2006.

Existing law authorizes the Director of Health Services and local health officers to issue orders to enforce various public health and safety requirements. Existing law also authorizes local peace officers to enforce orders of the State Department of Health Services and of local health officers issued for the purpose of preventing the spread of any contagious, infectious, or communicable disease and authorizes the Director of Health Services and the local health officer to consider whether a request for enforcement assistance would necessitate advising regarding measures to be taken to prevent infection of enforcement officers when requesting assistance in enforcement of their orders.

This bill would enact the Local Pandemic and Emergency Health Preparedness Act of 2006.

Existing law provides that no provider of health care, health care service plan, or contractor shall disclose medical information regarding a patient of the provider of health care or an enrollee or subscriber of a health care service plan without first obtaining an authorization, with certain exceptions.

This bill would also authorize the disclosure of information to a local health department for the purpose of preventing or controlling disease injury, or disability as authorized by state and federal law.

Existing law provides that whenever a release, spill, escape, or entry of waste occurs as described and the director or the local health officer reasonably determines that the waste is a hazardous waste or medical waste, or that it may become a hazardous waste or medical waste because of a combination or reaction with other substances or materials, and the director or local health officer reasonably determines that the release or escape is an immediate threat to the public health, the director may declare a health emergency and the local health officer may declare a county health emergency in the county or any area thereof affected by the threat to the public health.

This bill would include circumstances where there is an imminent and proximate threat of the introduction of any contagious, infectious, or communicable disease, chemical agent, noncommunicable biologic agent, toxin, or radioactive agent to the scope of that authorization.

Existing law authorizes local health officers, after the declaration of a health emergency, to take certain measures.

This bill would specify the responsibilities of local and state entities after the declaration of a health emergency by a local health officer.

This bill would authorize a local health officer to issue, and authorize a first responder to execute, an order that authorizes a first responder to immediately isolate exposed individuals that may have been exposed to biological, chemical, toxic, or radiological agents that may spread to others, and would make a violation of that provision a crime. By defining a new crime, this bill would result in a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 875 (SB 1453) Speier Participation in inprison drug treatment program: mandatory aftercare.

Existing law authorizes the Department of Corrections and Rehabilitation to reduce the prison term of specified inmates for good behavior and participation, as specified.

This bill would provide that certain inmates under the custody of the department, after successful completion of an inprison drug treatment program, upon parole, shall, whenever possible, be entered into a residential aftercare drug treatment program. If the parolee successfully completes 150 days of residential aftercare, he or she shall be discharged from parole, as specified. The bill would also require the department to report annually to the Joint Legislative Budget Committee and the State Auditor on the effectiveness of these provisions.

Ch. 876 (SB 1483) Alquist Child support.

Existing law sets forth provisions by which a child support order may be revised by the court and specifies that a support order may not be modified or terminated as to an amount that accrued before the filing of a motion or an order to show cause to modify, except as specified.

This bill, until January 1, 2010, would establish, if approved by a resolution of a county board of supervisors, a child support pilot project for the Counties of Alameda, Fresno, Orange, San Mateo, and Santa Clara. The bill would authorize the court in those counties to modify a child support order when a local child support agency submits an application for modification of support that complies with specified provisions. The bill would specifically authorize a local child support agency to seek modification of an existing child support order if it has received income information for one or both parents that indicates that an existing order is not in substantial conformity with state child support guidelines, as specified.

The bill would require the Department of Child Support Services to develop and annually review necessary and appropriate forms for implementation of the expedited order modification process and would require the Department of Child Support Services and the Judicial Council to conduct an evaluation of the effectiveness of this pilot project and report the results to the Governor and the Legislature by July 1, 2009.

Ch. 877 (SB 1505) Lowenthal Fuel: hydrogen alternative fuel.

Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. Existing law generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution. Under existing law, the state board, in conjunction with other state agencies, is required to develop and adopt a state plan to increase the use of alternative fuels, as defined. Existing law also requires retail sellers, as defined, to procure a specified percentage of electricity generated by eligible renewable energy resources, as defined, called a renewables portfolio standard.

This bill would declare the Legislature's intent that, when the California Hydrogen Highway Blueprint Plan is implemented, it be done in a clean and environmentally responsible and advantageous manner. The bill would require the state board to adopt regulations that will ensure that state funding for the production and use of hydrogen fuel,

as described in the California Hydrogen Highway Blueprint Plan, contributes to the reduction of greenhouse gas, criteria air pollutant, and toxic air contaminant emissions, and would require these regulations to meet minimum requirements, as specified.

The bill would also require the state board to adopt regulations that are to apply in any year immediately following a 12-month period in which the mass of hydrogen fuel dispensed in California for transportation purposes exceeds 3,500 metric tons, to ensure that the production and direct use of hydrogen fuels for motor vehicles in the state, including, but not limited to, any hydrogen highway network that is developed pursuant to the California Hydrogen Highway Blueprint Plan, contributes to a reduced dependence on petroleum, as well as reductions in greenhouse gas emissions, criteria air pollutant emissions, and toxic air contaminant emissions, and would require these regulations to meet minimum requirements, as specified. The bill would authorize the state board to increase the 3,500-metric-ton threshold, as specified. The bill would require the California Environmental Protection Agency's Environmental Justice Advisory Committee to meet to discuss the production and distribution of hydrogen fuel in the state, as specified. The bill would require the agency secretary, in consultation with the state board, to recommend to the Legislature and the Governor, on or before January 1, 2010, incentives that could be offered to businesses within the hydrogen fuel industry and consumers to spur the development of clean sources of hydrogen fuel.

The bill would require these regulations to require providers of hydrogen fuel for transportation in the state to report to the state board the annual mass of hydrogen fuel dispensed and the method by which the dispensed hydrogen was produced and delivered, as specified.

Ch. 878 (SB 1596) Runner Nurse-Family Partnership program.

Existing law provides for the implementation of a community-based system of perinatal care for eligible women and infants administered by the State Department of Health Services.

This bill would establish a voluntary nurse home visiting grant program, which would be administered and implemented by the department, for purposes of making grants to eligible participating counties for the provision of voluntary registered nurse home visiting services for expectant first-time low-income mothers, their children, and their families.

This bill would provide that the department shall only distribute these grants if the Director of Finance determines, in writing, that there are sufficient funds from private donations available in the California Families and Children Account, which the bill would create in the State Treasury and which the bill would continuously appropriate to the department, for expenditure for the purposes of the program. The bill would provide that if as of January 1, 2009, the Director of Finance determines there are insufficient funds on deposit in the account to implement the program, the account shall cease to exist.

Ch. 879 (SB 1380) Chesbro Alcoholic beverages: California county wine.

Under existing law, the Department of Alcoholic Beverage Control regulates the licensing, enforcement, and administration of the alcoholic beverage control laws.

This bill would prohibit the sale of wine produced, bottled, or labeled after December 31, 2008, in this state that identifies, in a brand name or otherwise, on any label, packaging material, or advertising, the name "Sonoma," unless the wine meets certain federal regulatory standards, as specified. This bill would not prohibit the use of a brand name, or otherwise, which was the name of the winery owner as established prior to 1950. This bill would not apply to a multicounty appellation, as specified.

Ch. 880 (SB 1710) Ackerman Education: California American Indian Education Center Program.

(1) Existing law establishes within the State Department of Education an American Indian Education Unit to provide administrative oversight of American Indian education

programs established by the state and to study and identify the cultural and educational disadvantages affecting American Indian children in the existing public school system. Existing law requires the Superintendent of Public Instruction to appoint an American Indian Education Unit Coordinator to be responsible for the American Indian Education Unit.

This bill would prescribe duties of the American Indian Education Unit and the department, as specified. The bill would also require the Superintendent to appoint an American Indian Education Oversight Committee, as specified.

(2) Existing law, until January 1, 2007, requires the State Board of Education, upon the advice and recommendations of the Superintendent, to adopt guidelines for the selection and administration of California American Indian education centers. Existing law authorizes a tribal group or unincorporated Indian association to submit an application to the state board in order to establish a California American Indian education center. Existing law requires California American Indian education centers to be designed to meet specified requirements.

This bill would authorize those centers to, among other things, improve the academic achievement of American Indian pupils in kindergarten and grades 1 to 12, inclusive, provide a focus for summer cultural, recreational, and academic experiences, and provide training programs, as specified. The bill would require the department to approve revised amendments and updates to the existing 1975 guidelines, as specified. The bill would establish specified criteria for the ranking and ordering of applications to establish a center and for funding. The bill would require funding to be disbursed in a specified manner. The bill would provide that an approved application for the establishment of a center would be effective for a period of 5 years and would require the department to begin evaluating the center in order to determine whether to renew the application or approve a new application, as specified.

(3) Existing law provides that the California American Indian Education Center Program becomes inoperative on January 1, 2007.

This bill would extend the program until January 1, 2012. The bill would require each center to annually submit a specified report to the department. The bill would require, on or before January 1, 2011, the department to report consolidated results for all centers and supply information that is required for a comprehensive evaluation of those results, and to make recommendations for program improvement. The bill would also require the centers to maintain sound fiscal policies. The bill would require the department to assist the centers in maintaining those policies. The bill would authorize the department to implement an annual program audit or fiscal review, as specified.

(4) This bill would require the department, if the application for a center has been approved by the department and the applicant has received written verification of that approval, to distribute 75% of the grant award for each year of the grant no later than 45 days after enactment of the annual Budget Act or any additional authorizing statute, whichever is later. The bill would require the department to distribute the remaining 25% of the grant award for each year of the grant no later than April 1 of the year following the year in which the initial 75% is distributed, as specified.

Ch. 881 (SB 1726) Lowenthal Vehicles: publicly owned transit system buses: illuminated signs.

(1) Existing law requires buses to be equipped with identification lamps and signs and lighting, as specified.

Existing law makes violation of operating provisions of the Vehicle Code a crime.

This bill would authorize buses, operated by a publicly owned transit system on regularly scheduled service, to be equipped with certain illuminated signs, as specified. The bill would require that the illuminated signs adhere to certain specifications; and would thereby create a new crime and impose a state-mandated local program. The bill would revise "lighting equipment" to include these illuminated signs.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 882 (SB 1814) Torlakson CEQA: schools.

(1) The existing California Environmental Quality Act (CEQA) requires a lead agency to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project, as defined, that it proposes to carry out or approve that may have a significant effect on the environment, as defined, or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also generally requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect on the environment. CEQA authorizes a master environmental impact report to be prepared for specified projects. CEQA defines terms and provides some exemptions from its requirements for specific projects.

This bill would include, as a project for which a master environmental impact report may be prepared, a plan for district projects to be undertaken by a school district, that also complies with applicable school facilities requirements. By imposing new duties on a lead agency, to determine whether a project is subject to these provisions, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 883 (SB 1805) Florez Horse racing: thoroughbred racing: handle.

Existing law provides that every thoroughbred association and fair that conducts a racing meet shall deduct a percentage of the total amount handled in exotic parimutuel pools of thoroughbred races, which shall be distributed to a thoroughbred racing association to defray costs of workers' compensation insurance in connection with thoroughbred horses that race in this state, as specified. Existing law provides for the distribution of funds that are not expended in the calendar year in which they are collected to specified organizations.

This bill would instead provide that any funds that are not used to defray the cost of workers' compensation insurance shall either be carried forward to the subsequent year or used to reimburse racing associations for safety related expenditures, as specified.

This bill would declare that is to take effect immediately as an urgency statute.

Ch. 884 (AB 50) Leno Victim compensation: trauma services.

Statutory provisions that were repealed as of January 1, 2005, authorized the California Victim Compensation and Government Claims Board to enter into an interagency agreement with the University of California, San Francisco, to establish a victims of crime recovery center at the San Francisco General Hospital to demonstrate the effectiveness of providing comprehensive and integrated services to victims of crime.

This bill would make legislative findings about the effectiveness of the services provided by the Trauma Recovery Center established as a pilot project under these provisions. It would reauthorize this interagency agreement for the purpose of actually providing these services not just in a demonstration capacity. It would appropriate for this purpose \$1.3 million from the Restitution Fund to the board for the 2006–07 fiscal year.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 885 (AB 1935) Bermudez Railroads: maintenance and safety.

(1) The existing Federal Railroad Safety Act (FRSA) authorizes the Secretary of Transportation to prescribe regulations and issue orders for railroad safety and requires the

Secretary of Homeland Security, when prescribing a security regulation or issuing a security order that affects the safety of railroad operations, to consult with the Secretary of Transportation. The FRSA provides for state participation in the enforcement of the safety regulations and orders issued by the Secretary of Transportation or Secretary of Homeland Security, pursuant to an annual certification, and authorizes the respective secretaries to make an agreement with a state to provide investigative and surveillance activities. The FRSA provides that to the extent practicable, laws, regulations, and orders related to railroad safety and security are required to be nationally uniform, but authorizes a state to adopt or continue in force a law, regulation, or order related to railroad safety or security until the Secretary of Transportation (with respect to railroad safety matters), or the Secretary of Homeland Security (with respect to railroad security matters), prescribes a regulation or issues an order covering the subject matter of the state requirement. A state is additionally authorized to adopt or continue in force an additional or more stringent law, regulation, or order related to railroad safety or security, when necessary to eliminate or reduce an essentially local safety or security hazard, that is not incompatible with a federal law, regulation, or order, and that does not unreasonably burden interstate commerce.

Existing law requires the Public Utilities Commission to establish, by regulation, a minimum inspection standard to ensure the inspection of railroad locomotives, equipment, and facilities located in class I railroad yards in California not less frequently than every 180 days, and the inspection of all branch and main line track not less frequently than every 12 months.

This bill would require that the inspection of railroad locomotives, equipment, and facilities occur not less frequently than every 120 days, and commencing July 1, 2008, in addition to those minimum inspections, that the commission conduct focused inspections, as prescribed, of railroad yards and track, either in coordination with the Federal Railroad Administration, or as the commission determines to be necessary.

(2) Existing law establishes the safety division of the commission. The safety division is responsible for inspection, surveillance, and investigation of the rights-of-way, facilities, equipment, and operations of railroads and public mass transit guideways, and for enforcing state and federal laws, regulations, orders, and directives relating to transportation of persons or commodities, or both, of any nature or description, by rail.

This bill would require that existing automatic grade-crossing safety signal equipment that was installed within the previous 10 years that is removed pursuant to a specified provision of federal law, that the commission determines will meet the same performance criteria and inspection standards as new equipment, be made available for use at certain other crossings.

Under existing law, a violation of the Public Utilities Act or an order or direction of the commission is a crime.

Because this provision of the bill would be a part of the act, the bill would impose a state-mandated local program by creating a new crime.

(3) Pursuant to the FRSA, the Secretary of Transportation has adopted regulations to provide for safety at public highway-rail grade crossings, as defined, by requiring use of a locomotive horn, as defined, except in quiet zones, as defined, established and maintained in accordance with those regulations. These regulations expressly preempt any state law, rule, regulation, or order governing the sounding of locomotive horns at public highway-rail grade crossings, but are not intended to affect, nor do they preempt, any state law, rule, regulation, or order governing the sounding of locomotive horns at private highway-rail grade crossings, as defined, or pedestrian crossings, as defined.

Existing state law requires locomotives to be equipped with a bell of specified weight or equivalent sound-producing capability and requires that the bell be sounded from a locomotive engine at least 1,320 feet before the intersection of the railroad and a street, road, or highway with certain exceptions. Existing law imposes a civil fine of \$100 on a railroad corporation that violates these provisions.

This bill would delete existing state law relative to the equipping and sounding of locomotive bells and would instead require that one of several specified audible warning devices be sounded at any public crossing in accordance with the regulations adopted by the Secretary of Transportation, except in a quiet zone. The bill would additionally require that one of the specified audible warning devices be sounded at all rail crossings not subject to the requirements of the regulations adopted by the Secretary of Transportation, except in a quiet zone, in the same manner and circumstances as required at a public crossing. The bill would not restrict the sounding of one of the specified audible warning devices in an emergency, or as otherwise authorized by federal regulation. The bill would impose a civil penalty of \$2,500 for violation of these provisions.

(4) Existing law requires the commission to require every railroad corporation operating in this state to develop, in consultation with, and with the approval of, the Office of Emergency Services, a protocol for rapid communications with that office, the Department of the California Highway Patrol, and designated county public safety agencies in an endangered area if there is a runaway train or any other uncontrolled train movement that threatens public health and safety. Existing law requires a railroad corporation to promptly notify the office, the department, and the public safety agencies, through a communication to the warning center of the office, if there is a runaway train or other uncontrolled train movement threatening public safety, in accordance with the developed communications protocol.

This bill would require the California Highway Patrol or a designated local public safety agency that responds to a railroad accident to report the accident to the Office of Emergency Services. By placing additional reporting requirements upon local public safety agencies, the bill would impose a state-mandated local program.

(5) Existing law requires the commission to annually report to the Legislature on sites on railroad lines in the state that it finds to be hazardous, including a list of all commodities transported on railroad lines that could pose a hazard to the public or the environment in the event of a train derailment or other accident, a description of the quantities of these commodities, and the locations and routes that these materials are transported, and a list of all railroad derailment accident sites in the state on which accidents have occurred within at least the previous 5 years.

This bill would require the annual report to include a list of the root causes and significant contributing factors of all train accidents or derailments investigated.

The bill would require the commission to collect and analyze "near-miss" data generated from incidents occurring at railroad crossings and along the rail right-of-way, including data relative to runaway trains or any other uncontrolled train movements that threaten public health and safety reported to the commission pursuant to the bill.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 886 (AB 1849) Leslie Sex offenders.

Existing law requires the Department of Justice to make information concerning certain persons who are required to register as sex offenders available to the public via an Internet Web site, including the offender's criminal history.

This bill would also require that on or before July 1, 2010, the year of the conviction of the offender's last sexual offense, the year of release from incarceration for that offense, and

whether he or she was subsequently incarcerated for any other felony, be posted on the Internet Web site, as specified. This bill would also require any state facility that releases a sex offender to provide the year of conviction and year of release for his or her most recent offense requiring registration as a sex offender to the department, or that releases a person who is required to register as a sex offender from incarceration whose incarceration was for a felony committed subsequently to the offense for which he or she is required to register to advise the department, as specified.

Senate Bill No, 1178 proposes to enact provisions requiring certain offenders to be assessed with the State Authorized Risk Assessment Tool for Sex Offenders for purposes of parole and probation.

This bill would further revise those provisions to, among other things, make certain requirements applicable commencing January 1, 2009, to become operative only if SB 1178 is also enacted and this bill is enacted last.

This bill would incorporate additional changes in Section 290.46 of the Penal Code proposed by AB 2712 and SB 1128 contingent upon the prior enactment of one or both of those bills.

This bill would provide that it shall only become operative if SB 1128 is enacted. This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 887 (AB 2722) Canciamilla Instructional materials: adoption.

(1) Existing law requires the State Board of Education to adopt at least 5 separate basic instructional materials, as defined, for use in kindergarten and each of grades 1 to 8, inclusive, in language arts, mathematics, science, social science, bilingual or bicultural subjects, known as the core subjects, and any other subject, discipline or interdisciplinary areas for which the state board determines the adoption of instructional materials to be necessary or desirable. Existing law prescribes specific criteria by which instructional materials for use in kindergarten and each of grades 1 to 8, inclusive, are to be reviewed for adoption. Existing law authorizes instructional materials to be submitted for adoption no less than 2 times every 6 years for the core subjects, and no less than 2 times every 8 years for any other subject, discipline, or interdisciplinary area.

This bill would prohibit the state board from adopting basic instructional materials in language arts or mathematics for the same grade level in successive years. The bill would require that instructional materials for language arts be submitted to the state board for adoption in 2008.

(2) This bill would incorporate additional changes in Section 60200 of the Education Code proposed by SB 1769, that would become operative only if SB 1769 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 888 (AB 2511) Jones Landuse: housing.

(1) The Planning and Zoning Law prohibits a city, county, city and county, and other local governmental agency from prohibiting or discriminating against a residential development or emergency shelter because of specified reasons, including that the development is intended for occupancy by persons or families of low, moderate, or middle income.

This bill would include within this prohibition the intended occupancy by persons or families of very low income. The bill would also prohibit a city, county, city and county, or other local government agency from disapproving a housing development project or conditioning the approval of a housing development project in a manner that renders the project infeasible if the basis for the disapproval or conditional approval includes the prohibited bases of discrimination specified in the Planning and Zoning Law.

(2) The Planning and Zoning Law requires the legislative body of each county and city to adopt a comprehensive, long-term general plan for the physical development of the county or city and of any land outside its boundaries that bears relation to its planning. That law

requires this general plan to include several elements, including land use, circulation, housing, open-space, and conservation elements, which are required to meet specified requirements. After the legislative body of a city, county, or city and county adopts all or part of a general plan, the Planning and Zoning Law requires the agency to provide an annual report to the legislative body, the Office of Planning and Research, and the Department of Housing and Community Development that includes specified information regarding the status of the plan and progress in its implementation. This report is due by April 1 of each year, except for the 2006 calendar year when it is due on October 1.

This bill would require a court to issue an order or judgment compelling compliance with this reporting requirement within 60 days if, upon a motion to that effect, the court finds that a city, county, or city and county failed to timely submit the housing element portion of that report that substantially complies with the applicable requirements. The bill would authorize the court to grant appropriate sanctions and require the court to retain jurisdiction to ensure that its order or judgment is carried out.

(3) The Planning and Zoning Law requires that a local agency not disapprove a housing development project for very low, low-, or moderate-income households or condition its approval in a manner that renders the project infeasible for development for those households unless it makes written findings, based upon substantial evidence in the record, as to one of a number of specified conditions.

The Planning and Zoning Law also requires the court, in an action to enforce these provisions, to issue an order or judgment to compel compliance with these provisions within 60 days if the court finds that the local agency disapproved the project or conditioned its approval without making the required findings or without making sufficient findings supported by substantial evidence, and authorizes the court to issue further orders to ensure that the purposes and policies of these provisions are fulfilled if its order or judgment has not been carried out within the 60-day period.

This bill would provide that these provisions be known and cited as the Housing Accountability Act.

(4) Existing law provides for the adoption and administration of zoning laws, ordinances, rules, and regulations by counties and cities, as well as the implementation of general plans. Existing law declares the intent of the Legislature to provide only a minimum of limitation in order that counties and cities may exercise the maximum degree of control over local zoning matters.

Existing law makes various findings and declarations regarding the lack of affordable housing and declares that it is the policy of the state that a local government not reject or make infeasible affordable housing developments that contribute to meeting the state housing need without a thorough analysis of the effects of the action.

This bill would state the findings and declarations of the Legislature with respect to some of the laws that provide incentives to facilitate and expedite the construction of affordable housing.

(5) The Planning and Zoning Law authorizes a local agency to provide by ordinance for the creation of 2nd units on parcels zoned for single-family and multifamily residence, as prescribed. It also authorizes a local agency to issue a zoning variance, special use permit, or conditional use permit for a dwelling unit of a specified size to be constructed either attached to or detached from a primary residence on a parcel zoned for a single-family residence if the dwelling unit is intended for the sole occupancy of one adult or 2 adult persons aged 62 years or older.

This bill would repeal this specific authority of a local agency, but would provide that units constructed pursuant to these variances or permits issued before January 1, 2007, are to be considered in compliance with relevant laws, ordinances, rules, and regulations.

(6) Existing law requires each city, county, or city and county to ensure that its inventory or programs of adequate sites identified in its housing element can accommodate its share of the regional housing need throughout the planning period and prohibits a city, county, or

city and county from reducing, requiring, or permitting the reduction of the residential density for any parcel to a lower residential density that is lower than the density used by the Department of Housing and Community Development in determining compliance with housing element law unless the city, county, or city and county makes specified written findings supported by substantial evidence.

This bill would instead require each city, county, or city and county to ensure that its housing element inventory or its housing element program to make those sites available, can accommodate its share of the regional housing need throughout the planning period. The bill would define "lower residential density" for these purposes.

(7) The Permit Streamlining Act within the Planning and Zoning Law requires the lead agency that has the principal responsibility for approving a development project, as defined, to approve or disapprove the project within a specified number of days from the date of certification of an environmental impact report, the date of the adoption of a negative declaration, or the determination by the lead agency that the project is exempt from the California Environmental Quality Act.

This bill would define "development project" with respect to a development project that is affordable to very low or low-income households and for which the project applicant has applied for or will apply for financial assistance from a public agency or federal agency as a use that consists of residential units only or a mixed-use development consisting of residential and less than 50% nonresidential neighborhood commercial use, as defined.

(8) Existing law authorizes the court to invite the parties involved in specified land use actions before the court to consider resolving their dispute by mediation. Actions filed on or after January 1, 2006, are not subject to this provision.

This bill would repeal the provision that makes those actions not subject to the invitation to mediate the dispute.

(9) This bill would incorporate additional changes in Section 65008 of the Government Code, proposed by AB 2800, to be operative only if AB 2800 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

The bill would also incorporate additional changes in Section 65589.5 of the Government Code, proposed by SB 1322, to be operative only if SB 1322 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 889 (AB 2564) Matthews Health facilities: criminal record clearances and blood glucose testing.

Existing law provides for the licensure of various intermediate care facilities by the State Department of Health Services. A violation of these provisions is a crime.

Under existing law, prior to the initial licensure or license renewal for these facilities, the department is required to secure from an appropriate law enforcement agency a criminal record to determine whether any direct care staff has ever been convicted of a crime other than a minor traffic violation. Existing law defines direct care staff and requires the department to develop procedures to ensure that any licensee, direct care staff, or certificate holder for whom a criminal record has been obtained pursuant to specified provisions of existing law shall not be required to obtain multiple criminal record clearances. Existing law requires persons employed as consultants and acting as direct care staff to be subject to the same requirements for a clearance as other direct care staff.

This bill would, instead, require the department to request criminal record information for direct care staff from the Department of Justice, would specify that the criminal record clearance shall be complete when the State Department of Health Services has obtained the criminal clearance, and would prohibit direct contact by the applicant with residents until completion of the clearance, in accordance with specified procedures. This bill would also provide that if the department fails to meet certain criteria relating to the criminal record clearance for a period of 90 days, those procedures shall be suspended, as prescribed.

By imposing additional licensure requirements on these facilities, the bill would change the definition of an existing crime, thus creating a state-mandated local program.

This bill would further prohibit specified persons employed as consultants and acting as direct care staff from being required to obtain a separate criminal record clearance.

Existing law authorizes specified persons who are not licensed health care professionals, but who are trained to administer injections by a licensed health care professional, to administer injections of insulin, and to perform glucose monitoring, as prescribed by a child's physician to a foster child placement.

This bill would authorize direct care staff, who are trained and certified by a registered nurse acting within the scope of his or her practice, to administer blood glucose testing for a person with developmental disabilities who has diabetes and who is residing in an intermediate care facility/developmentally disabled habilitative or an intermediate care facility/developmentally disabled—nursing, if specified criteria are met.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason. This bill would incorporate additional changes in Section 1265.5 of the Health and Safety Code proposed by SB 1759 to become operative only if this bill and SB 1759 are enacted and become effective on or before January 1, 2007, and this bill is enacted last.

Ch. 890 (SB 286) Lowenthal Housing.

(1) The Planning and Zoning Law requires each city, county, or city and county to prepare and adopt a general plan for its jurisdiction that contains certain mandatory elements, including a housing element. One part of the housing element is an assessment of housing needs and an inventory of resources and constraints relevant to meeting those needs.

The Planning and Zoning Law specifies the dates of revision for the housing element and prescribes the time periods for the submission of draft and adopted local general plan housing elements to the Department of Housing and Community Development and for the review of those elements by the department. That law also authorizes the department to allow a city or county to substitute the provision of units for up to 25% of its obligation to identify adequate sites for any income category in its housing element if specified criteria are met.

The Planning and Zoning Law refers to the California Environmental Quality Act when it defines "use by right."

This bill would delete obsolete references and make technical nonsubstantive changes to those provisions.

The bill would also make other conforming changes to these provisions.

(2) The Employee Housing Act deems employee housing providing accommodations for 12 or fewer employees an agricultural land use for designated purposes.

This bill would make a conforming change to those provisions.

(3) The Mobilehomes—Manufactured Housing Act of 1980 defines "recreational vehicle" as including certain motor homes, travel trailers, truck campers, and camping trailers and requires them to comply with specified standards of the American National Standards Institute if they are sold, rented, or leased within the state.

This bill would include a standard of the National Fire Protection Association in this requirement.

(4) Existing law allows a manufactured home and a cabana that does not have the capacity to resist the minimum snow load established for residential buildings by local ordinance to be installed in a mobilehome park above 5,000 feet in elevation if certain conditions are met.

This bill would allow that installation above 4,000 feet instead and would allow an accessory building or structure that meets the same conditions as a manufactured home also to be installed at that elevation. The bill would state the intent of the Legislature that regulations adopted by the Department of Housing and Community Development to

implement and interpret these changes be deemed editorial changes pursuant to the Administrative Procedure Act if those regulations are amendments, repeals, or adoptions that are substantially the same as the statutory changes enacted by this act.

(5) The State Building Standards Law provides that the definition of "building standard" does not include, among other things, any regulation, rule, or order or standard that pertains to a recreational vehicle park, temporary recreational vehicle park, or travel trailer park, except as specified.

This bill would instead provide that "building standard" does not include any regulation, rule, or order or standard that pertains to a special occupancy park.

(6) Existing law requires the Building Standards Commission to adopt, approve, codify, and publish by reference in the California Building Standards Code specified building standards of the Uniform Code for Building Conservation of the International Conference of Building Officials.

This bill would delete a duplicate provision.

(7) Existing law authorizes a city, city and county, or county to establish higher standards for the seismic retrofit of certain structures or buildings, including hospitals and other medical facilities having surgery or emergency treatment areas, that are needed for emergency purposes after an earthquake, except as otherwise provided in the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983.

This bill would update a cross reference to the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983.

(8) Existing law requires the building department of a city or county to maintain an official copy of the building plans for every building for which it issued a permit and requires a department that is requested to duplicate the official copy of the plans it maintains to request written permission, by registered mail, to do so from the certified, licensed, or registered professional, or his or her successor, if any, who signed the original documents and from the original or current owner of the building or, if the building is part of a common interest development, from the board of directors or other governing body of the association established to manage the common interest development.

This bill would allow the building department's request for written permission also to be made by certified mail.

(9) Existing law requires the Department of Housing and Community Development to establish the Joe Serna, Jr. Farmworker Housing Grant Program under which grants or loans are made to local public entities, nonprofit corporations, and limited partnerships for the construction or rehabilitation of housing for agricultural employees and their families.

This bill would authorize the loans to be made also to limited liability companies and make conforming changes.

(10) Existing law authorizes a redevelopment agency, a housing authority, a city, or a county to issue bonds to provide financing for the acquisition, construction, rehabilitation, refinancing, or development of units reserved for occupancy by low- or very low income households and financed with proceeds of the bonds issued on or after January 1, 2006 or, in the case of a city or county, on or after January 1, 1991, and requires when the qualifying project period expires or terminates, that the units remain available to eligible households occupying the units until one of specified alternatives occurs.

This bill would also apply these provisions to units financed with the proceeds of bonds refinanced, as specified, on or after January 1, 2006.

(11) Existing law requires the former Commission of Housing and Community Development to prepare and adopt minimum standards regulating the use and application of cellular concrete, as specified.

This bill would renumber this provision and transfer responsibility to the department.

(12) Existing law authorizes any city or county to issue revenue bonds on or after January 1, 1991, for the purpose of providing financing for multifamily rental housing, and capital improvements related to that housing.

This bill would also apply these provisions to bonds refunded on or after January 1, 1991. (13) The Personal Income Tax Law, in modified conformity to federal income tax laws, allows taxpayers a credit against the taxes imposed by that law for providing low-income housing, and requires the California Tax Credit Allocation Committee to allocate the credit in accordance with specified criteria. Property "at risk of conversion" is defined for these purposes as property that, among other things, is a multifamily rental housing development in which at least 50% of the units receive certain governmental assistance, including the low-income housing credit program set forth in a specified provision of the federal Internal Revenue Code, provided the property is ineligible to receive an allocation of tax-exempt private activity mortgage revenue bonds from the California Debt Limit Allocation Committee. Pursuant to this definition of property "at risk of conversion," the restrictions on rent and income levels must terminate, or the federal insured mortgage on the property must be eligible for prepayment, anytime within 5 calendar years after the year of application to the California Tax Credit Allocation committee.

This bill would delete the requirement that the property be ineligible for an allocation of tax-exempt private activity mortgage revenue bonds from the California Debt Limit Allocation Committee in order for the multifamily rental housing development to qualify as receiving governmental assistance through the low-income housing credit program and would provide that the termination of restrictions on rent and income levels and the eligibility on prepayment occur within 5 years before or after the date of application to the California Tax Credit Allocation Committee.

Ch. 891 (AB 2634) Lieber Housing elements.

The Planning and Zoning Law requires each city, county, or city and county to prepare and adopt a general plan for its jurisdiction that contains certain mandatory elements, including a housing element. One part of the housing element is an assessment of housing needs and an inventory of land suitable for residential development in meeting the jurisdiction's share of the regional housing need, including an analysis of population and employment trends and other demographic information. The housing element is also required to contain an analysis and program for preserving assisted housing developments to be adopted as an amendment to the housing element by July 1, 1992. Existing law also provides that the failure of the Department of Housing and Community Development to review and report its findings to the local government between July 1, 1992, and the next required periodic review and revision of the housing element shall not be used as a basis for allocation or denial of specified housing assistance.

This bill would provide that the required analysis of population and employment trends and quantification of the locality's existing and projected housing needs for all income levels, as specified, shall include extremely low income households, as defined, thus imposing a state-mandated local program. This bill would delete those obsolete provisions and provide that any amendment that alters the required content of a housing element shall apply to any housing element or housing element amendment the first draft of which is submitted to the department, as specified, or where the city, county, or city and county fails to submit the first draft before a specified date.

This bill would incorporate additional changes in Section 65583 of the Government Code, proposed by SB 1322, to become operative only if SB 1322 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 892 (AB 2638) Laird Housing trust fund.

(1) Existing law establishes the Local Housing Trust Fund Matching Grant Program for the purpose of supporting local housing trust funds dedicated to the creation or preservation of affordable housing. The Department of Housing and Community Development is authorized to make matching grants available to cities and counties, or a city and county, and existing charitable nonprofit organizations that have created, funded, and operated housing trust funds prior to January 1, 2003. Existing law also authorizes the department to make matching grants available to new local housing trusts created after January 1, 2003. Existing law provides that a project receiving funds is ineligible for funding through the Multifamily Housing Program. Existing law requires funds unencumbered within 30 months of receipt to revert to the department for use in the Multifamily Housing Program and requires loan repayments to accrue to the department to support the development of rental housing consistent with the Multifamily Housing Program if the local grantee trust no longer exists.

This bill would allow a project receiving funds from this program to be eligible for funding through the Multifamily Housing Program and would require funds that revert to the department to be used in the Local Housing Trust Fund Matching Grant Program and loan repayments accruing to the department to be used in the Local Housing Trust Fund Matching Grant Program.

(2) Existing law requires the Local Housing Trust Fund Matching Grant Program to be operated under guidelines adopted by the department that are exempt from the requirements of the Administrative Procedure Act.

This bill would, for grants made available from funds other than those made available pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002, and subject to the availability of funds, require, rather than authorize, the department to make these grants. The bill would eliminate the distinction between housing trusts that existed before January 1, 2003, and those that are created after that date, but would require the department to set aside funding for new housing trusts, as defined by the department. The bill would also eliminate, for grants made available from funds other than those made available pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002, the requirement that the program be operated under guidelines adopted by the department that are exempt from the requirements of the Administrative Procedure Act.

(3) Existing law authorizes the department to establish competitive criteria for the award of local housing trust fund matching grants and requires the funding priorities used in the Multifamily Housing Program to be used if grant applications exceed available funds.

This bill would delete this authorization for grants made available from funds other than those made available pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002.

(4) Existing law requires program funds to be used to provide loans for the construction of rental housing affordable to, and restricted for, very low income persons and families earning less than 60% of the area median income.

This bill would instead, for grants made available from funds other than those made available pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002, require funds be used for the acquisition, construction, or rehabilitation of rental housing, emergency shelters, safe havens, transitional housing, and for sale housing. The bill would require at least 30% of these funds to be expended on projects, units, or shelters that are affordable to, and restricted for, extremely low income persons and families, no more than 20% of these funds to be expended on projects or units affordable to, and restricted for, moderate-income persons and families whose income does not exceed 120% of the area median income, and the remaining funds to be used for projects, units, or shelters that are affordable to, and restricted for, lower income persons and families. The bill would require the grantee to record deed restrictions on for sale housing to ensure that the owner and grantee share the equity when the property is sold or, if the property is sold within 30 years from the date trust funds are used to acquire, construct, or rehabilitate the property, the owner or subsequent owner sell

the home at an affordable housing cost to a household that meets the relevant income qualifications.

(5) Existing law requires funds unencumbered within 30 months of receipt to revert to the department.

This bill would, for grants made available from funds other than those made available pursuant to the Housing and Emergency Shelter Trust Fund Act of 2002, extend this 30-month period to 54 months.

(6) Existing law requires the department to provide a report to the Legislature regarding the program no later than December 31, 2005.

This bill would require the department's report to the Legislature to be provided by January 30 of the year following a year in which funds are awarded by the program.

The bill would also make technical, nonsubstantive changes.

(7) Existing insurance tax law, the Personal Income Tax Law, and the Corporation Tax Law, in modified conformity to federal income tax laws, allow taxpayers a credit against the taxes imposed by those laws for providing low-income housing, and require the California Tax Credit Allocation Committee to allocate the credit in accordance with specified criteria. In general, those laws allow the credit over a 4-year period for specified percentages of costs, except that, with respect to buildings at "risk of conversion," the credit is the same as the federal percentage for the first 3 years and for the 4th year the percentage is the difference between 13% and the sum of the credit for the first 3 years. Those laws define buildings "at risk of conversion" as property that, among other things, is a multifamily rental housing development, in which at least 50% of the units receive certain governmental assistance pursuant to, among other things, the low-income housing credit program set forth in a specified provision of the Internal Revenue Code, provided the property is ineligible to receive an allocation of tax exempt private activity mortgage revenue bonds from the California Debt Limit Allocation Committee. Pursuant to this definition of property "at risk of conversion," the restrictions on rent and income levels must terminate, or the federal insured mortgage on the property must be eligible for prepayment, anytime within 5 calendar years after the year of application to the California Tax Credit Allocation Committee.

This bill would delete the requirement that the property be ineligible for an allocation of tax exempt private activity mortgage revenue bonds from the California Debt Limit Allocation Committee in order for the multifamily rental housing development to qualify as receiving governmental assistance through the low-income housing credit program and would provide that the termination of restrictions on rent and income levels and the eligibility on prepayment occur within 5 years before or after the date of application to the California Tax Credit Allocation Committee.

(8) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 893 (SB 1235) Bowen Elections.

Existing law requires the Secretary of State to establish the specifications and the regulations governing voting machines, voting devices, and any software used, including the programs and procedures for vote tabulating and testing. The Secretary of State may not approve any voting system that does not fulfill statutory and regulatory requirements.

Existing law requires, during the official canvass of every election in which a voting system is used, a public manual tally of the ballots tabulated by those devices cast in 1% of the precincts chosen at random by the elections official.

This bill would provide that the tallied ballots include the absent voters' ballots and would also require the elections official to use either a random number generator or other method specified by the Secretary of State to randomly choose the initial precincts subject to the public manual tally. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

The bill would also require a 5-day notice to the public of the time and place of the manual tally and the selection of the initial precincts and would require the elections official to include a specified report on the results of the public manual tally.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 894 (AB 2769) Benoit Elections: 1% manual tally.

Existing law requires the Secretary of State to establish the specifications and the regulations governing voting machines, voting devices, and any software used, including the programs and procedures for vote tabulating and testing. The Secretary of State may not approve any voting system that does not fulfill statutory and regulatory requirements.

Existing law requires, during the official canvass of every election in which a voting system is used, a public manual tally of the ballots tabulated by those devices cast in 1% of the precincts chosen at random by the elections official.

This bill would provide that the tallied ballots include the absent voters' ballots and would also require the elections official to use either a random number generator or other method specified by the Secretary of State to randomly choose the initial precincts subject to the public manual tally. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

The bill would also require a 5-day notice to the public of the time and place of the manual tally and the selection of the initial precincts and would require the elections official to include a specified report on the results of the public manual tally.

This bill would become operative only if SB 1235 of the 2005–06 Regular Session is enacted and becomes effective on or before January 1, 2007.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 895 (SB 1312) Alquist Health care facilities.

(1) Under existing law, the State Department of Health Services regulates the licensure and operation of various health facilities, including long-term health care facilities, some of which are collectively classified as nursing homes. Existing law requires the department to conduct periodic inspections of health facilities for which a license or special permit has been issued, to ensure the quality of care. Existing law exempts certain health facilities that are certified to participate in the federal Medicare and Medicaid Programs from these inspections.

Existing law establishes the State Department of Health Services, Licensing, and Certification Program Account within the Special Deposit Fund, and requires that specified revenues collected from fees for new and renewal applications for health facility licenses be deposited in the account and be available for expenditure upon appropriation to support the Licensing and Certification Program, as provided.

This bill would revise those provisions to instead create the State Department of Health Services, Licensing and Certification Program Fund in the State Treasury.

(2) Existing law, the Long-Term Care, Health, Safety and Security Act of 1973, requires the State Department of Health Services to conduct annual inspections, without notice, of long-term health care facilities, except facilities that have not had serious violations within

the last 12 months, and in any case to inspect every facility at least once every 2 years, and further requires the department to vary the cycle for conducting these inspections to reduce the predictability of the inspections.

This bill would delete the above inspection exemption for federally certified health facilities. The bill would require the department to ensure that a periodic inspection required to be conducted pursuant to those provisions is not announced in advance of the date of the inspection.

This bill would specify that inspections and investigations of long-term health care facilities that are certified by the Medicare Program and the Medicaid Program shall determine compliance with federal standards and California statutes and regulations.

This bill would require the department, for purposes of inspecting those long-term health care facilities, to identify state law standards for the staffing and operation of long-term health care facilities. The bill would authorize the department to increase initial licensure and renewal fees for long-term health care facilities in order to recover any additional costs incurred by these requirements.

The bill would specify that the aforementioned provisions relating to the inspection of long-term health facilities shall become operative on July 1, 2007.

(3) Existing law authorizes the department to assess against a health facility licensee, including a hospital, who has failed to correct a deficiency a civil penalty in an amount not to exceed \$50 per patient affected by the deficiency.

This bill would revise the circumstances under which the department is authorized to assess civil penalties against licensee hospitals, including increasing the maximum penalty amount, and applying the provisions to deficiencies constituting immediate jeopardy, as defined.

Ch. 896 (AB 1798) Berg Disaster relief.

(1) Under the Natural Disaster Assistance Act, the state share for eligible project costs is generally 75% of total eligible costs, and for specific incidents, the state share is set at 100% of total eligible state costs.

This bill would include as eligible for allocations under those provisions the severe storms, flooding, debris flows, and mudslides that occurred from December 17, 2005, to January 3, 2006, in northern California.

(2) Existing law authorizes a county board of supervisors to provide by ordinance for the reassessment of property that is damaged or destroyed, without fault on the part of the assessee, by a major misfortune or calamity, upon the application of the assessee or upon the action of the county assessor with the board's approval. With respect to certain counties that have adopted reassessment ordinances and have been declared by the Governor to be in a state of emergency as a result of certain events, existing law provides for state allocations of the estimated amounts of the reductions in property tax revenues resulting in certain fiscal years from reassessments under those ordinances. Existing law also continuously appropriates, without regard to fiscal years, moneys in the Special Fund for Economic Uncertainties for purposes of funding these state allocations.

This bill would provide for similar state allocations with respect to property tax revenue reductions, resulting from a reassessment ordinance, incurred by the Counties of Del Norte, Humboldt, Lake, Mendocino, Napa, Sonoma, and Trinity, which were declared by the Governor to be in a state of emergency as a result of a series of severe rainstorms occurring in those counties from December 19, 2005, to January 3, 2006. By requiring moneys continuously appropriated from the Special Fund for Economic Uncertainties to be allocated for the new purpose of reimbursing these counties for these property tax revenue reductions, this bill would make an appropriation.

(3) Existing property tax law provides, pursuant to a specified provision of the California Constitution, for a homeowners' property tax exemption in the amount of \$7,000 of the full value of a "dwelling," as defined.

This bill would provide that any dwelling that qualified for the exemption prior to December 19, 2005, that was damaged or destroyed by severe rainstorms, floods, mudslides, or the accumulation of debris in a disaster, as declared by the Governor, in January 2006, and that has not changed ownership since December 19, 2005, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to floods, mudslides, the accumulation of debris, or washed-out and damaged roads.

The California Constitution requires the Legislature, in each fiscal year, to reimburse local governments for the revenue losses incurred by those governments in that fiscal year as a result of the homeowners' property tax exemption.

This bill would state the intent of the Legislature to make this required reimbursement in the annual Budget Act. By requiring local tax officials to implement new exemption criteria, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(4) The Personal Income Tax Law and the Corporation Tax Law provide for the carryover to specified taxable years of specified losses sustained as a result of certain disasters occurring in California in an area determined by the President of the United States to warrant specified federal assistance, or proclaimed by the Governor to be in a state of emergency.

This bill would extend these provisions to losses sustained in the Counties of Del Norte, Humboldt, Lake, Mendocino, Napa, Sonoma, and Trinity as a result of the severe rainstorms, related flooding and slides, and any other related casualties, that occurred in December 2005 or January 2006. This bill would also authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

- (5) This bill would incorporate additional changes to Section 8686 of the Government Code and to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by AB 2735, to be operative only if AB 2735 and this bill are both enacted, both bills amend the respective sections, and this bill is enacted after AB 2735.
 - (6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 897 (AB 2735) Nava Disaster relief.

(1) Under the Natural Disaster Assistance Act, the state share for eligible project costs is generally 75% of total eligible costs, and for specific incidents, the state share is set at 100% of total eligible state costs.

This bill would include as eligible for allocations under those provisions the severe storms, flooding, mudslides, and landslides that occurred in northern California during the period from December 17, 2005, to January 3, 2006, inclusive, and March 29, 2006, to April 16, 2006, inclusive.

(2) Existing law authorizes a county board of supervisors to provide by ordinance for the reassessment of property that is damaged or destroyed, without fault on the part of the assessee, by a major misfortune or calamity, upon the application of the assessee or upon the action of the county assessor with the board's approval. With respect to certain counties that have adopted reassessment ordinances and have been declared by the Governor to be in a state of emergency as a result of certain events, existing law provides for state allocations of the estimated amounts of the reductions in property tax revenues resulting in certain fiscal years from reassessments under those ordinances. Existing law also continuously appropriates, without regard to fiscal years, moneys in the Special Fund for Economic Uncertainties for purposes of funding these state allocations.

This bill would provide for similar state allocations with respect to property tax revenue reductions, resulting from a reassessment ordinance, incurred by the Counties of Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, El Dorado, Fresno, Kings, Lake, Lassen, Madera, Marin, Mariposa, Merced, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Joaquin, San Luis Obispo, San Mateo, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tulare, Tuolumne, Yolo, and Yuba, which were declared by the Governor to be in a state of emergency as a result of a series of severe rainstorms that occurred from December 19, 2005, to April 16, 2006, inclusive.

This bill also would provide for similar state allocations with respect to property tax revenue reductions, resulting from a reassessment ordinance, incurred by the County of San Bernardino, which was declared by the Governor to be in a state of emergency as a result of wildfires that commenced July 9, 2006.

By requiring moneys continuously appropriated from the Special Fund for Economic Uncertainties to be allocated for the new purpose of reimbursing these counties for these property tax revenue reductions, this bill would make an appropriation.

(3) Existing property tax law provides, pursuant to a specified provision of the California Constitution, for a homeowners' property tax exemption in the amount of \$7,000 of the full value of a "dwelling," as defined.

This bill would provide that any dwelling that qualified for the exemption prior to December 19, 2005, that was damaged or destroyed by severe rainstorms, floods, mudslides, or the accumulation of debris in a disaster, as declared by the Governor in January 2006, April 2006, May 2006, or June 2006, and that has not changed ownership since December 19, 2005, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to floods, mudslides, the accumulation of debris, or washed-out and damaged roads.

This bill also would provide that any dwelling that qualified for the exemption prior to July 9, 2006, that was damaged or destroyed by the wildfires in the County of San Bernardino, as declared by the Governor in July 2006, and that has not changed ownership since July 9, 2006, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to property due to wildfires.

The California Constitution requires the Legislature, in each fiscal year, to reimburse local governments for the revenue losses incurred by those governments in that fiscal year as a result of the homeowners' property tax exemption.

This bill would state the intent of the Legislature to make this required reimbursement in the annual Budget Act. By requiring local tax officials to implement new exemption criteria, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(4) The Personal Income Tax Law and the Corporation Tax Law provide for the carryover to specified taxable years of specified losses sustained as a result of certain disasters occurring in California in an area determined by the President of the United States to warrant specified federal assistance, or proclaimed by the Governor to be in a state of emergency.

This bill would extend these provisions to losses sustained in the Counties of Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, El Dorado, Fresno, Kings, Lake, Lassen, Madera, Marin, Mariposa, Merced, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Joaquin, San Luis Obispo, San Mateo, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tulare, Tuolumne, Yolo, and Yuba as a result of the

severe rainstorms, related flooding and slides, and any other related casualties, that occurred in December 2005, January 2006, March 2006, or April 2006. This bill would also authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

This bill also would extend these provisions to losses sustained in the County of San Bernardino as a result of the wildfires that occurred in July 2006. This bill would authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

- (5) This bill would incorporate additional changes to Sections 17207, and 24347.5 of the Revenue and Taxation Code, proposed by AB 1798, to be operative only if AB 1798 and this bill are both enacted, both bills amend the respective sections, and this bill is enacted after AB 1798.
 - (6) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 898 (SB 1021) Bowen Vehicles: safety: infractions.

(1) Existing law requires the Department of Motor Vehicles to include within the California Driver's Handbook language regarding rail transit safety and the abandonment or dumping of an animal on a highway.

This bill, additionally, would require the department to include in the handbook language regarding the importance of respecting the right-of-way of others, particularly pedestrians, bicycle riders, and motorcycle riders; and would provide that, in order to minimize the costs, this new language shall be initially included at the earliest opportunity when the handbook is otherwise revised or reprinted.

(2) Existing law requires the Director of Motor Vehicles to prescribe rules and regulations for traffic violator schools regarding, among other things, the conduct of courses of education including the curriculum. Existing law requires that curriculum to include the rights and duties of motorists as they pertain to pedestrians and the rights and duties of pedestrians as they pertain to traffic laws and traffic safety.

This bill, additionally, would require that curriculum to include information that emphasizes respecting the right-of-way of others, particularly with respect to pedestrians, bicycle riders, and motorcycle riders.

(3) Under existing law, it is generally an infraction punishable by a fine not exceeding \$100 for a driver to violate the traffic laws of this state.

This bill would create the public offense of unsafe operation of a motor vehicle with bodily injury or great bodily injury, as defined, and would impose a fine of \$70 if bodily injury is involved and \$95 if great bodily injury is involved.

Because this bill would create a new crime, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 899 (AB 2752) Spitzer Driving under the influence.

(1) Existing law makes it unlawful for a person under the age of 21 years to have a blood-alcohol concentration of 0.01% or greater, as measured by a preliminary alcohol screening test or other chemical test, to drive a vehicle. Existing law makes a violation of this unlawful conduct subject to civil penalties.

This bill, instead, would make the above-described unlawful conduct an infraction subject to criminal fines.

Because this bill would create a new crime, this bill would impose a state-mandated local program.

(2) Under existing law, it is an infraction, for a person under the age of 21 years who has 0.05% or more, by weight, of alcohol in his or her blood to drive a vehicle. Existing law makes a violation of this offense punishable by a fine not exceeding \$100 for a 1st conviction, a fine not exceeding \$200 for a 2nd infraction occurring within one year of a prior infraction resulting in a conviction, and a fine not exceeding \$250 for a 3rd or subsequent infraction occurring with one year of 2 or more prior infractions that resulted in convictions.

This bill, instead of the above-described fines, would impose a fine of \$100 for a 1st violation of the above infraction resulting in a conviction, \$200 for a 2nd infraction occurring within one year of a prior infraction that resulted in a conviction, and \$300 for a 3rd or any subsequent infraction occurring within one year of 2 or more prior infractions that resulted in convictions.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 900 (AB 1850) Mountjoy Vehicles: trunk.

(1) Existing law prohibits a person from driving a motor vehicle when knowingly permitting a person to ride on a vehicle or upon a portion of a vehicle that is not designed or intended for the use of passengers, and prohibits a person from riding on a vehicle or upon a portion of a vehicle that is not designed or intended for the use of passengers. A violation of these provisions is an infraction.

This bill would make it an infraction, subject to a specific fine schedule, for a person driving a motor vehicle to knowingly permit a person to ride in the trunk of that motor vehicle.

The bill would make it an infraction, subject to a specific fine schedule, for a person to ride in the trunk of a motor vehicle.

Because this bill would create new crimes, this bill would impose a state-mandated local program.

(2) Existing law assigns traffic violation point counts to convictions of certain traffic violations, for the purposes of determining whether a person is a negligent operator of a motor vehicle subject to certain driver's license suspension or revocation provisions.

This bill would prohibit the assignment of a traffic violation point for a person convicted of violating the prohibition against a person riding in the trunk of a motor vehicle.

- (3) This bill would make technical, conforming changes.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 901 (SB 1422) Margett Public safety: omnibus bill.

Existing law generally regulates public safety.

This bill would make various technical, nonsubstantive changes to provisions related to, among other things, crime, firearms, child welfare, and controlled substance addiction.

Existing law provides that every person who reports to any peace officer, as specified, or to a district attorney or a deputy district attorney that a felony or misdemeanor has been committed, knowing the report to be false, is guilty of a misdemeanor.

This bill would also include a report to the Attorney General or to a deputy attorney general in these provisions. Additionally, this bill would designate prosecuting attorneys rather than district attorneys as the representative of the people in specified proceedings.

Because this bill would expand the definition of a crime, this bill would impose a state-mandated local program.

Existing law, in a nonsubstantive provision, lists sentence enhancements.

This bill would delete that provision.

Existing law establishes a Council on Mentally III Offenders which will sunset on December 31, 2006.

This bill would remove that sunset date.

Existing law contains sentence enhancements for persons convicted of enumerated felonies in the commission of specified felonies.

This bill would codify the California Supreme Court's interpretation of that statute, and make other technical changes.

Existing law provides that at a hearing concerning the parole release date of a prisoner under a life sentence, the prosecutor of the county from which the prisoner was committed shall be the sole representative of the interests of the people.

This bill would specify that this provision shall apply except in cases in which the Attorney General prosecuted the case at the trial level.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 902 (SB 1759) Ashburn Health: background checks: fees: inspections.

Under existing law, the State Department of Health Services licenses and regulates health facilities, including intermediate care facilities. A violation of these provisions is a crime.

Existing law requires the department to secure a criminal record from an appropriate law enforcement agency prior to the initial licensure or renewal of a license of any person or persons to operate or manage an intermediate care facility/developmentally disabled habilitative, intermediate care facility/developmentally disabled-nursing, or intermediate care facility/developmentally disabled, other than an intermediate care facility/developmentally disabled operated by the state, to determine whether the applicant, facility administrator or manager, any direct care staff, or any other adult living in the same location has ever been convicted of a crime other than a minor traffic violation.

This bill would revise procedures for criminal record information searches and clearances, and would, with certain exceptions, prohibit direct contact by the applicant with residents until completion of the clearance, in accordance with specified procedures. This bill would further provide that if the State Department of Health Services determines that it has not met certain criteria relating to the criminal record clearance for a period of 90 consecutive days certain provisions shall be suspended until the department can demonstrate that it has met those criteria for a period of 90 consecutive days. By imposing additional licensure requirements on these facilities the bill would change the definition of an existing crime, thus creating a state-mandated local program.

Existing law requires that a criminal record clearance shall be conducted for all nurse assistants by the submission of fingerprint cards to the department for processing at the Department of Justice, and requires completion of the record clearance prior to issuance or renewal of a certificate.

This bill would, instead, require the criminal record information clearance be conducted by the submission of fingerprint images and related information to the Department of Justice, would specify that the criminal record shall be complete when the State Department of Health Services has obtained the criminal offender record information search response, and would prohibit direct contact by the applicant with residents until completion of the clearance, in accordance with specified procedures. This bill would further provide that if the State Department of Health Services fails to meet certain criteria relating to the criminal record clearance for a period of 90 days, certain provisions shall be suspended until the department can demonstrate that it has met those criteria for a period of 90 days.

This bill would impose an additional requirement for licensing or certification under specified health care provider licensing programs administered by the State Department of

Health Services by requiring that any person or entity licensed under one of the applicable programs disclose any revocation or other final administrative action taken against a license, certificate, registration, or other permission to engage in a profession, vocation, or occupation to operate a facility or institution.

Existing law establishes requirements, administered by the State Department of Health Services, for applicants for a nursing home facility administrator license, including the requirement that the applicant shall, as part of the application process, submit to the department 2 sets of completed fingerprint cards for a criminal record clearance through the Department of Justice.

This bill would, instead, require the applicant to electronically submit fingerprint images and related information to the Department of Justice for a criminal offender record information search, would specify that the clearance would not be complete until the offender record information search response is obtained by the department, and would prohibit the applicant from direct contact with patients until completion of the clearance, in accordance with specified procedures.

Existing law, the California Adult Day Health Care Act, requires that the State Department of Health Services, prior to issuing a new license under that act, conduct certain procedures in securing a criminal record clearance with respect to the administrator, program director, and fiscal officer of a proposed adult day health care center. Any violation of the provisions of that act is a crime.

This bill would revise those procedures by, among other things, prohibiting a person from direct contact with residents until completion of the criminal record clearance, in accordance with specified procedures. By revising those procedures this bill would revise the definition of a crime, resulting in a state-mandated local program.

Existing law, administered by the State Department of Health Services, regulates licensing of home health agencies and private duty nursing agencies and certification of certified home health aides. Existing law requires certain persons, as part of the home health agency licensure process, as well as applicants for home health aid certification, to submit to the department fingerprints for the furnishing of the person's criminal record clearance.

This bill would revise the fingerprint requirements to use the submission of electronic fingerprint images and related information to the Department of Justice.

This bill would, as to home health aides, require that the criminal record clearance be conducted by the submission of fingerprint images and related information to the Department of Justice, would specify that the criminal record shall be complete when the State Department of Health Services has obtained the criminal offender record information search response, and would prohibit direct contact by the applicant with residents until completion of the clearance, in accordance with specified procedures. This bill would further require that if the State Department of Health Services determines that it has not met certain criteria relating to the criminal record clearance for a period of 90 consecutive days, certain provisions shall be suspended until the department can demonstrate that it has met those criteria for a period of 90 consecutive days.

Under existing law, the State Department of Social Services licenses and regulates various community care facilities, residential care facilities for the elderly and for persons with a chronic, life-threatening illness, and child day care facilities. Existing law requires the department to inspect certain of these facilities within 90 days of initial licensure, to evaluate compliance with applicable rules and regulations, and to assess the facility's continuing ability to meet regulatory requirements.

Under existing law, licensees and other individuals who are present and provide care in these facilities are required to provide fingerprints and the department is required to secure the individual's criminal history, to determine whether he or she has been convicted of a crime other than a minor traffic violation, or convicted of specified sex-related offenses. Under existing law, violation of the provisions governing these facilities is a misdemeanor.

This bill would require an individual to obtain either a criminal record clearance from the Department of Justice or a criminal record exemption from the State Department of Social Services before his or her initial presence in any one of the above categories of facilities. It would require a person who is required to be fingerprinted to submit fingerprint images and related information to the Department of Justice for a criminal offender record information search.

By changing the definition of an existing crime, this bill would impose a state-mandated local program.

Existing law requires the Department of Justice to coordinate with the State Department of Social Services to establish and implement an automated live-scan processing system for fingerprints in specified offices of the department by July 1, 1999.

This bill would delete that requirement.

The bill would authorize the California Department of Aging, State Department of Health Services, State Department of Alcohol and Drug Programs, State Department of Mental Health, State Department of Social Services, and the Emergency Medical Services Authority to share information with respect to applicants, licensees, certificates, or individuals who have been the subject of any administrative action resulting in the denial, suspension, probation, or revocation of a license, permit, or certificate, or in the exclusion of any person from a facility who is subject to a background check. It would require the State Department of Social Services to maintain a centralized system for the monitoring and tracking of final administrative actions, to be used by those state entities as a part of the background check process. To the extent that additional funds are needed for this purpose, this bill would require the implementation of these provisions to be contingent upon a specific appropriation provided for this purpose in the annual Budget Act.

Existing law requires that, within 90 days after the date of issuance of a license or special permit to operate a community care facility or a residential care facility for the elderly or for persons with chronic life-threatening illnesses, the department inspect the facility.

This bill would require, instead, that this inspection occur within 90 days after a facility accepts its first client for placement following the issuance of a license.

Existing law provides for the certification of registered environmental health specialists by the State Department of Health Services. Existing law establishes application, examination, and renewal fees for this certification.

This bill would increase those fee amounts, as specified.

Existing law provides for the regulation of public water systems by the department. Existing law requires the department to inspect each public water system at least annually.

This bill would require the department, instead, to inspect each public water system either annually, biennially, or every 3 years, depending on the nature of the water source. It would allow the department to inspect public water systems on a more frequent basis.

Existing law establishes within the California Department of Aging, the Office of the State Long-Term Care Ombudsman to promote the development, coordination, and utilization of resources to meet the long-term care needs of older individuals. Existing law requires the office to sponsor a meeting of representatives of approved organizations at least twice each year, and provide training to these representatives as appropriate.

This bill would require that, beginning July 1, 2007, prior to acceptance by the office as designated ombudsmen, the State Department of Social Services conduct a criminal record clearance and that the criminal record clearance be completed as prescribed.

The bill would incorporate additional changes to Section 1265.5 of the Health and Safety Code, made by this bill and AB 2564 to take effect if both bills are chaptered and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 903 (AB 2116) Cohn Emergency services: disaster assistance: equipment.

Existing law requires the Public Safety Radio Strategic Planning Committee to make recommendations for state agency purchase of communications equipment that will enable interoperability and other shared uses of the public safety spectrum with local and federal agencies.

This bill would specify that the recommended equipment be public safety radio subscriber equipment that also conforms to governmental standards for interoperability and, as technology evolves, that the equipment or systems be nonproprietary and have open architecture and backward compatibility. The bill would authorize the committee to recommend this equipment to any other federal, state, regional, or local entity with responsibility for developing, operating, or monitoring interoperability of the public safety spectrum.

The bill would define "nonproprietary equipment or systems," "open architecture," "backward compatibility," and other related terms, for these purposes.

The bill would require a local first response agency that purchases public safety radio communication equipment with state funds or federal funds administered by the state, to ensure that the equipment purchased complies with certain specifications.

This bill would incorporate additional changes to Section 8592.1 of the Government Code proposed by AB 2041, to be operative if this bill and AB 2041 are enacted and become effective January 1, 2007, and this bill is enacted last.

Ch. 904 (AB 3038) Ruskin Public resources: community conservation corps.

(1) Existing law defines a "community conservation corps" as a nonprofit public benefit corporation or an agency operated by a city or a city and county that satisfies specified requirements including having not less than 50 corpsmembers.

This bill would, instead, require the nonprofit public benefit corporation or agency to have an average annual enrollment of not less than 50 corpsmembers between 18 and 25 years of age. The bill would require a nonprofit public benefit corporation or agency to comply with the specified requirements in order to be considered as a community conservation corps. The bill would make related changes, and would provide that participation of a corpsmember shall be for a period of one year, which may be extended. The bill would require the California Conservation Corps to evaluate a community conservation corps to determine its eligibility for certification, after it has completed 12 months of continuous operation, and annually thereafter.

(2) Existing law requires the Department of Conservation, subject to the availability of funds, to annually expend specified amounts from funds in the California Beverage Container Recycling Fund, a continuously appropriated fund, in the form of grants to community conservation corps that meet specified criteria.

The bill would revise those criteria.

Ch. 905 (AB 2918) Wolk Medi-Cal: county organized health systems.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law allows any county or counties to establish a special commission in order to meet the problems of the delivery of publicly assisted medical care in the county or counties and to demonstrate ways of promoting quality care and cost efficiency. Existing law allows the board of supervisors of a county, by ordinance, to authorize the commission to provide health care delivery systems to specified populations, including Medi-Cal beneficiaries.

This bill would, in addition, allow the board of supervisors of a county, by ordinance, to authorize such a commission to provide health care delivery systems for other individuals or groups in the service area, including, but not limited to, public agencies, private businesses, and uninsured or indigent persons.

Existing law allows the commissions operating in the Counties of Santa Cruz and Monterey to enter into contracts for the provision of health care services to certain persons, with specified conditions.

This bill would revise this provision to delete the specific application only to the commissions operating in those counties.

Ch. 906 (SB 458) Speier Health care: county organized health systems.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law authorizes San Mateo County, and other counties electing to do so, to, by ordinance, establish a commission to arrange for the provision of health care services provided pursuant to the Medi-Cal program, and to provide health care delivery systems to other specified persons.

This bill would allow a county board of supervisors to authorize such a commission to provide health care delivery systems to other individuals or groups in the service area, including, but not limited to, public agencies, private businesses, and uninsured or indigent persons. The bill would prohibit such a commission from using any payment or reserve from the Medi-Cal program for these purposes. The bill would provide that nothing in these provisions shall prohibit a commission from providing services to those other individuals or groups in counties other than the commission's county if the commission is approved by the Department of Managed Health Care to provide services in those counties.

Existing law authorizes a commission operating pursuant to these provisions in the Counties of Santa Cruz and Monterey to enter into contracts for the provision of health care services to persons who are eligible to receive medical benefits under any publicly supported program if specified conditions are met.

This bill would extend this authorization to a commission operating pursuant to these provisions in any county.

This bill would provide that its provisions shall not be construed to supersede specified existing law relating to California Children's Services (CCS) covered services.

Ch. 907 (AB 3056) Committee on Natural Resources Beverage containers: quality incentive payments: refund values: handling fees.

(1) The California Beverage Container Recycling and Litter Reduction Act requires a distributor of specified beverage containers to pay a redemption payment to the Department of Conservation (department), for each beverage container, as defined, sold or transferred, for deposit in the California Beverage Container Recycling Fund.

The money in the fund is continuously appropriated to the department to pay refund values, administrative fees, and a reserve for contingencies. The department is then authorized to make other specified expenditures from the money remaining in the fund after the money for those purposes has been set aside.

The department is required to pay a processor the refund value for every empty beverage container received by the processor from a recycler and existing law sets the refund value at \$0.08 for every 2 beverage containers redeemed or for a single beverage container with a capacity of 24 or more fluid ounces, and \$0.04 for a single or unpaired beverage container redeemed in a single transaction.

This bill would authorize the department, after setting aside the money required for those other expenditures, to expend those moneys to pay an increased refund value in an amount greater than the specified refund value, but by no more than \$0.01, except as specified, until July 1, 2007, thereby making an appropriation.

(2) The California Beverage Container Recycling and Litter Reduction Act defines "convenience zone," for purposes of providing recycling centers under the act, as an area within a 1/2 mile radius of a supermarket or, alternatively, in a rural region where the

convenience zone is otherwise not being served by a certified recycling center or location, the area within a 3-mile radius of a supermarket.

This bill would revise the definition of convenience zone to instead authorize the department to increase a convenience zone in a rural region to include the area within a 3-mile radius of a supermarket, if the expanded convenience zone would then be served by a single existing certified recycling center or location. The bill would additionally authorize the department to designate a convenience zone in a rural region where there is no supermarket, but there are 2 or more dealers located within a one-mile radius of each other, and that meets other specified criteria.

(3) The act requires a distributor of beverage containers to pay the department the redemption payment for every beverage container sold or transferred to a dealer, less 1% for the distributor's administrative costs.

This bill would increase to 1.5% the amount that a distributor is authorized to withhold from the redemption payment for administrative costs.

(4) Under the act, the department is required to calculate a processing fee for each beverage container with a specified scrap value, which is required to be paid by beverage manufacturers for each beverage container sold or transferred to a dealer.

This bill would, for the 2007 calendar year, require the department to reduce to zero the processing fee paid for any container type with a recycling rate equal to, or greater than 40%.

(5) Existing law authorizes the department to pay a quality glass incentive payment to either an operator of a curbside recycling program or any other entity certified under the act that color sorts glass beverage containers for recycling. The department is authorized to expend not more than \$3,000,000 per calendar year in making these incentive payments.

The bill would instead authorize the department to pay a quality incentive payment for empty glass, plastic, and aluminum beverage containers that meet specified conditions. The bill would authorize the department to expend, after January 1, 2007, up to \$15,000,000 annually for making these quality incentive payments, thereby making an appropriation.

(6) Existing law requires the department, subject to the availability of funds, to annually expend \$15,000,000, in the form of grants for beverage container litter reduction programs and recycling programs issued to certified community conservation corps meeting specified criteria

The bill would additionally authorize the department to expend \$20,000,000, from January 1, 2007, until January 1, 2008, in the form of competitive grants to a community conservation corps meeting specified qualifications. The bill would require the department to adopt criteria and procedures for the evaluation of those grants.

(7) Existing law authorizes the department to spend up to \$10,000,000 annually, until January 1, 2007, to issue grants for recycling market development and expansion-related activities aimed at increasing the recycling of beverage containers.

This bill would increase the amount the department is authorized to expend for those purposes to \$20,000,000, and would extend that date to January 1, 2012, thereby making an appropriation. The bill would additionally allow those grants to fund research and development to provide high-quality materials that are substantially free of contamination.

The bill would also authorize the department to pay a market development payment, until January 1, 2012, to a certified entity or product manufacturer for empty plastic beverage containers collected and either recycled or used in manufacturing, in the state. The bill would require the department to determine the amount of the market development payment, which the department would be authorized to set at different levels for a certified entity and a product manufacturer, but the payment would be prohibited from exceeding \$150 per ton. The bill would authorize the department to annually expend up to \$5,000,000 to make these market development payments for empty plastic beverage containers, until January 1, 2012.

The bill would authorize the department to establish a recycling incentive payment program for recycling centers and dropoff or collection programs that meet specified conditions, including that the number of beverage containers redeemed or collected, as applicable, by the recycling center or dropoff or collection program during a 6-month base period for which payments are authorized to be made, in calendar year 2007, exceeds by more than 6.5%, the number of beverage containers redeemed or collected by that entity during the prior 6-month period, and 5% for calendar years 2008 and 2009. The bill would provide that the amount of the recycling incentive payment is \$0.01 for each eligible beverage container and would authorize the department to expend up to \$10,000,000 annually for the payment of these recycling incentive payments, until the payment for containers redeemed or collected by December 31, 2009, have been paid, thereby making an appropriation.

The bill would authorize the department to expend up to \$5,000,000 on a one-time basis, beginning January 1, 2007, in coordination with the Department of Parks and Recreation for the purposes of installing source separated beverage container recycling receptacles at each of the state parks, starting with those parks that have the highest day use. The bill would also authorize the department to expend up to \$5,000,000 from January 1, 2007, to January 1, 2008, to provide grants to local governments or nonprofit agencies to place multifamily housing source separated beverage container recycling receptacles in low-income communities.

(8) Existing law authorizes the department to annually expend \$5,000,000 annually to undertake a statewide public education and information campaign aimed at promoting increased recycling of beverage containers.

The bill would additionally authorize the department to expend up to \$5,000,000, until January 1, 2008, to undertake a multilingual multimedia statewide public education and information campaign.

(9) Existing law authorizes the department to pay a handling fee of \$0.018 per container to supermarket sites, nonprofit convenience zone recyclers, and rural region recyclers to provide an incentive to redeem beverage containers. Existing law authorizes the department to pay a total of \$30,000,000 in handling fees from July 1, 2004, to June 30, 2005, and requires the department to expend \$26,000,000 per fiscal year thereafter. Existing law requires, as a condition of eligibility for these payments, that the site or recycler redeem not less than 60,000 beverage containers during the calendar month in which the handling fee is paid, requires a beverage container with a capacity of 24 ounces or more to be considered as 2 beverage containers, and prohibits the amount of the total handling fee payment to a site or recycler from exceeding \$2,300 per month.

This bill would increase the total amount the department is required to pay for handling fees, for the fiscal year commencing July 1, 2005, up to \$31,000,000, for the fiscal year commencing July 1, 2006, up to \$33,000,000 and for the fiscal year commencing July 1, 2007, up to \$35,000,000. The bill would provide that for each fiscal year commencing July 1, 2008, the department would be authorized to expend the amount necessary to pay the handling fees, thereby making an appropriation.

The bill would, as of July 1, 2008, revise the eligibility conditions for the payment of handling fees to eliminate that 60,000 minimum beverage container redemption requirement, the special consideration for 24 ounce or more containers, and the \$2,300 total handling fee payment limit.

The bill would require the department, by January 1, 2008, and every 2 years thereafter, to conduct a survey of certified recycling centers receiving handling fee payments to determine the actual cost for the redemption of beverage containers by those certified recycling centers and, using this information, determine the statewide weighted average cost for empty beverage containers, at recycling centers that receive handling fees. The bill would require the department to pay a handling fee, on and after July 1, 2008, in an amount determined by subtracting the amount of the statewide average per-container cost to redeem beverage containers incurred by a certified recycler that does not receive a handling fee from the statewide average per-container cost incurred by recycling centers that receive handling fees.

(10) Item No. 3480-011-0133 of the Budget Act of 2002 and Item No. 3480-011-0133 of the Budget Act of 2003 transferred specified amounts from the beverage container fund to the General Fund as a loan and required those loans to be repaid by June 30, 2009.

This bill would instead require these loans to be fully repaid on or before June 30, 2013.

(11) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 908 (SB 1541) Ducheny Registered dental assistants: licensure.

Under existing law, the Dental Practice Act, the Dental Board of California is required to license a person as a registered orthodontic assistant, registered surgery assistant, or registered restorative assistant if the person satisfactorily completes specified courses approved by the board. Existing law provides for a fee for the practical examination for licensure as a registered dental assistant not to exceed \$60. Existing law establishes the State Dental Auxiliary Fund and continuously appropriates moneys in that fund to the board for purposes of the Dental Practice Act as it relates to dental auxiliaries.

This bill would instead require the board to grant licensure as a registered orthodontic assistant, registered surgery assistant, or registered restorative assistant if an applicant has either (1) completed specified courses and passed a written and a practical examination or (2) completed a work experience pathway to licensure, met certain educational requirements, and passed a written and a practical examination. The bill would provide a fee for the practical examination for licensure as a registered orthodontic assistant, registered surgery assistant, and registered restorative assistant not to exceed \$95 or the actual cost of the examination, and a fee for the written examination not to exceed \$80 or the actual cost of the examination. The bill would authorize a dentist to train his or her employees, without charge or cost to the employees, for purposes of the work experience pathway to specialty licensure, subject to specified terms and conditions, including the submission of specified materials to the Committee on Dental Auxiliaries and payment of an administrative fee. By increasing the funds deposited into the State Dental Auxiliary Fund, the bill would make an appropriation.

Existing law authorizes a person, on and after September 1, 2007, to apply for and be issued a license as a dental assistant upon providing evidence to the board of successful completion of one of specified programs, including a program requiring completion of, among other things, 3 board-approved specialty registration courses.

This bill would provide that a person who has been issued a specialty license following completion of a work experience pathway to licensure shall be deemed to have met those specialty course requirements.

This bill would incorporate additional changes to Section 1725 of the Business and Professions Code, proposed by SB 1472, to be operative only if SB 1472 and this bill are both chaptered and become effective on or before January 1, 2007, and this bill is chaptered last.

Ch. 909 (SB 438) Migden Oral and maxillofacial surgery.

Existing law, the Dental Practice Act, provides for the licensure and regulation of the practice of dentistry by the Dental Board of California. Existing law requires all funds received under the act to be placed in the State Dentistry Fund, which is continuously appropriated.

This bill would require a person who is licensed to practice dentistry who is not a physician and surgeon to apply for and receive a permit to perform elective facial cosmetic surgery prior to performing elective facial cosmetic surgery. The bill would also require an applicant for a permit to furnish specified information and to pay an application fee of \$500, and a renewal fee of \$200. The bill would prohibit a licensee from performing such a surgical procedure, except at specified health facilities.

The bill would authorize the board to adopt regulations related to the permits, and would require the board to appoint a credentialing committee to review applicant qualifications and recommend whether or not to issue a permit to the applicant. The bill would require the

board, by January 1, 2009, and every 4 years thereafter, to make a specified report to the Joint Committee on Boards, Commissions and Consumer Protection.

Because this bill would increase the amount of fees deposited in the State Dentistry Fund, a continuously appropriated fund, it would make an appropriation.

Ch. 910 (AB 3065) Committee on Governmental Organization Alcoholic beverages: tied-interests restrictions: licensees: wholesalers and rectifiers: fixtures and supplies.

(1) The Alcoholic Beverage Control Act contains various provisions regulating the application for, the issuance of, the suspension of, and the conditions imposed upon, alcoholic beverage licenses by the Department of Alcoholic Beverage Control. Existing law also contains various provisions regulating the sale, storage, taxes, and labeling of alcoholic beverages.

This bill would provide that if any provision of the Alcoholic Beverage Control Act, or application thereof, is held invalid, that invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid portion or application, and stating the legislative intent thereof, as specified.

(2) Existing law requires distilled spirits manufacturers, brandy manufacturers, beer manufacturers, wine blenders, distilled spirits rectifiers, distilled spirits wholesalers, and wine wholesalers to comply with specified billing procedures when selling and delivering beer, wine, or distilled spirits to a retailer.

This bill would provide that the Legislature finds it necessary and proper to remove retailers from specified obligations regarding the extension of credit to specified persons. This bill would also provide that the general prohibition against tied interests is to be limited to its express terms.

(3) Existing law permits a wholesaler or rectifier to sell the alcoholic beverages mentioned in his or her license to persons who take delivery of the alcoholic beverages within the state for delivery or use outside of the state within 90 days from the date of the sale in accordance with rules and regulations prescribed by the department.

This bill would make technical, nonsubstantive changes to this provision.

(4) Existing law permits a beer manufacturer or beer wholesaler to furnish, give, rent, lend, or sell, any equipment, fixtures, or supplies, other than alcoholic beverages, to a retailer whose equipment, fixtures, or supplies were lost or damaged as a result of a natural disaster, except that this provision does not apply to transactions that occur 6 weeks or more after the Governor proclaims an area to be in a state of disaster.

This bill would instead make this provision inapplicable to transactions that occur 3 months or more after the Governor proclaims an area to be in a state of disaster.

DIGESTS OF STATUTES ENACTED IN 2006

2005-06 FIRST EXTRAORDINARY SESSION

BILL CHAPTERS

None.

DIGESTS OF STATUTES ENACTED IN 2006 2005-06 SECOND EXTRAORDINARY SESSION

BILL CHAPTERS

None.

DIGESTS OF RESOLUTIONS AND PROPOSED CONSTITUTIONAL AMENDMENT ADOPTED IN 2006 2005-06 REGULAR SESSION

RESOLUTION CHAPTERS

Res. Ch. 1 (SCR 15) Morrow California Law Revision Commission: studies.

Under existing law, the California Law Revision Commission is required to study, and is limited to studying, those topics approved for its study by concurrent resolution of the Legislature.

This measure would authorize the commission to study whether specified laws should be revised, including, as a new topic for study, a comprehensive review of the Code of Civil Procedure and applicable case law in order to clarify the circumstances in which parties are entitled to oral argument.

The measure would require the commission, before commencing work on any project within the calendar of topics the Legislature has authorized or directed the commission to study, to submit a detailed description of the scope of work to the Chairs and Vice Chairs of the Committees on Judiciary of the Senate and the Assembly, and if during the course of the project there is a major change to the scope of work, submit a description of the change.

Res. Ch. 2 (SCR 20) Soto CHP Officer Thomas J. Steiner Memorial Highway.

This measure would designate a section of State Highway Route 60 in the City of Pomona as the CHP Officer Thomas J. Steiner Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect appropriate plaques and markers.

Res. Ch. 3 (SCR 64) Scott Arts Education Month.

This measure would proclaim March 2006 as Arts Education Month, would encourage all educational communities to celebrate the arts with meaningful activities and programs for pupils, teachers, and the public that demonstrate learning and understanding in the visual and performing arts, and would urge all residents to become interested in and give full support to quality school arts programs for children and youth.

Res. Ch. 4 (SCR 65) Hollingsworth Fragile X Awareness Day.

This measure would declare April 18 of each year to be California Fragile X Awareness Day.

Res. Ch. 5 (SCR 71) Romero American Heart Month.

This measure would recognize February 2006, as American Heart Month in California in order to raise awareness of the effect of heart disease on women. The measure would also recognize February 3, 2006, as Wear Red for Women Day in California, and urge all citizens to become aware of vital issues of women's heart health by wearing and displaying the color red on that day.

Res. Ch. 6 (SJR 10) Figueroa USA PATRIOT ACT.

This measure would urge the California Congressional delegation to work to repeal any provisions of the USA PATRIOT ACT that limit or impinge on rights and liberties protected equally by the United States Constitution and the California Constitution and to oppose any pending and future federal legislation to the extent that it would infringe on Americans' civil rights and liberties.

This measure would also resolve that the State of California will ensure that no state resources are provided for any action that would violate the United States Constitution and the California Constitution, including specified actions.

Res. Ch. 7 (ACR 103) Nakanishi Korean-American Day.

This measure would proclaim January 13, 2006, as Korean–American Day.

Res. Ch. 8 (ACR 102) Oropeza California Girls and Women in Sports Day.

This measure would commemorate the accomplishments of female athletes, coaches, officials, and sports administrators for their important contributions in promoting the value of sports participation in the achievement of full human potential, and would proclaim February 1, 2006, as California Girls and Women in Sports Day.

Res. Ch. 9 (ACR 101) Nakanishi Day of Remembrance.

This measure would declare February 19, 2006, as a Day of Remembrance in order to increase public awareness of the events surrounding the internment of Americans of Japanese ancestry during World War II.

Res. Ch. 10 (ACR 106) Yee The White Ribbon Campaign.

This measure would encourage participation in the White Ribbon Campaign against violence against women.

Res. Ch. 11 (ACR 109) Montanez Teen dating violence.

This measure would recognize February 6–10 as Teen Dating Violence Awareness and Prevention Week.

Res. Ch. 12 (ACR 110) Mountjoy Presidents' Day.

This measure would declare February 20, 2006, as Presidents' Day. This measure would also call upon all Californians to remember and honor all the men who have served as President of the United States.

Res. Ch. 13 (ACR 113) Levine Spay Day USA 2006.

This measure would declare February 28, 2006, to be Spay Day USA 2006, and would request that Californians observe that day by having their dogs or cats spayed or neutered and by contributing to organizations that provide spay and neuter services.

Res. Ch. 14 (ACR 115) Coto César Chávez Day.

This measure would recognize March 31, 2006, as the anniversary of the birth of César Chávez, and would call upon all Californians to participate in appropriate observances to remember César Chávez as a symbol of hope and justice to all persons.

Res. Ch. 15 (ACR 121) Blakeslee 1906 San Francisco earthquake.

This measure would set forth the Legislature's resolve to continue to study, plan, prepare, and support, future actions that will strengthen the state's ability to withstand, respond to, and recover from future earthquakes.

Res. Ch. 16 (ACR 125) Matthews Agriculture Day.

This measure would proclaim the week of March 19 to March 25, 2006, as National Agriculture Week, and Monday, March 20, 2006, as California Agriculture Day and National Agriculture Day.

Res. Ch. 17 (SCR 92) Escutia Nonprofit and philanthropic organizations.

This measure would designate the week of March 19 through March 25, 2006, as California Nonprofits and Philanthropy Week.

Res. Ch. 18 (SCR 97) Battin Child Abuse Prevention Month.

This measure would acknowledge the month of April 2006 as Child Abuse Prevention Month, and encourage the people of the State of California to work together to support youth-serving child abuse prevention activities in their communities and schools.

Res. Ch. 19 (SCR 100) Cox Prostate Cancer Awareness Month.

This measure would designate September 2006 as Prostate Cancer Awareness Month.

Res. Ch. 20 (ACR 72) Wyland Voter Awareness Week.

This measure would proclaim the week of October 16 to 20, 2006, as Voter Awareness Week

Res. Ch. 21 (ACR 119) Laird Year of the California Museum.

This measure would proclaim 2006 as the Year of the California Museum.

Res. Ch. 22 (ACR 127) Liu Women's History Month.

This measure would declare that the Legislature joins the California Commission on the Status of Women and the National Women's History Project in honoring the contributions of women, and proclaims the month of March 2006 as Women's History Month.

Res. Ch. 23 (ACR 128) Matthews Wildlife conservation programs: Duck Stamp Program Month.

This measure would designate the month of March 2006 as California Federal Junior Duck Stamp Program Month to expose young students to the benefits of wildlife conservation.

Res. Ch. 24 (ACR 130) Hancock Kidney cancer.

This measure would designate the month of March 2006, as Kidney Cancer Awareness Month.

Res. Ch. 25 (ACR 135) Matthews County agricultural commissioners.

This measure would recognize March 14, 2006, as the 125th anniversary of the county agricultural commissioner system in California and congratulate each agricultural commissioner and their staff for the dedicated service that has been performed.

Res. Ch. 26 (SCR 52) Margett Mayor James Thalman and Mayor Michael Wickman Memorial Highway.

This measure would designate a specified segment of State Highway Route 71 as the Mayor James Thalman and Mayor Michael Wickman Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 27 (SCR 57) Cox Robert M. Jackson Memorial Highway.

This measure would designate a section of State Highway Route 89 in Alpine County as the Robert M. Jackson Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs designating that specified section of State Highway Route 89 and, upon receiving donations from nonstate sources covering that cost, to erect appropriate signs.

Res. Ch. 28 (SCR 67) Speier Shaken Baby Syndrome Awareness Week.

This measure recognizes April 16 through April 22, 2006, as "Shaken Baby Syndrome Awareness Week."

Res. Ch. 29 (SCR 70) Chesbro Lung Cancer Awareness Month.

This measure would declare the month of November to annually be Lung Cancer Awareness Month and would encourage public officials and citizens to observe the month with appropriate activities and programs.

Res. Ch. 30 (SCR 101) Battin Motorcycle Awareness Month.

This measure would proclaim the month of May 2006 as Motorcycle Awareness Month.

Res. Ch. 31 (SCR 102) Scott Construction Career Awareness Day.

This measure would honor and recognize March 29, 2006, as the 6th annual Construction Career Awareness Day in Northern California.

Res. Ch. 32 (SCR 103) Scott Lyme Disease Awareness Month.

This measure would proclaim the month of May 2006 as Lyme Disease Awareness Month.

Res. Ch. 33 (ACR 98) Shirley Horton Language and cultural education.

This measure would proclaim May 2006 as World Languages and Cultures Month, encourage all educational communities in California to celebrate languages and cultures with meaningful pupil activities and programs, and urge all residents to become interested in and give full support to quality language and cultural programs for all pupils in California schools.

Res. Ch. 34 (ACR 120) Niello Financial Literacy Month.

This measure would declare the month of April 2006 as Financial Literacy Month, in order to raise public awareness about the need for increased financial literacy.

Res. Ch. 35 (ACR 126) Keene West Nile Virus and Mosquito and Vector Control Awareness Week.

This measure would declare April 24 through April 30, 2006, West Nile Virus and Mosquito and Vector Control Awareness Week.

Res. Ch. 36 (ACR 133) Ridley-Thomas Voter Education and Participation Month. This measure would proclaim the month of April 2006, as "California Voter Education and Participation Month" and would urge all eligible Californians to register to vote, make sure that their family and friends are also registered to vote, and to inform themselves about candidates and measures on the ballot and vote in the June 6, 2006, statewide primary election

Res. Ch. 37 (ACR 137) Maze Sexual Assault Awareness Month.

This measure would resolve that the month of April be designated henceforth as Sexual Assault Awareness Month.

Res. Ch. 38 (ACR 141) Benoit National Donate Life Month.

This measure would proclaim April 2006 as National Donate Life Month, would urge all Californians to consider becoming a donor, and would encourage all organ and tissue recipients to tell others how their lives and health have changed because of the generosity of a donor.

Res. Ch. 39 (SCR 53) Ashburn Mark C. Salvaggio Interchange.

This measure would name the interchange of State Highway Route 99 and White Lane in Bakersfield the Mark C. Salvaggio Interchange. The measure would require the Department of Transportation to determine the cost of appropriate signs showing the special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 40 (SJR 27) Bowen Equal Pay Day.

This bill would proclaim April 25, 2006, as Equal Pay Day in California and would urge Congress to protect the right of all American women to receive equal pay for equal work, and to continue to provide effective remedies to victims of discrimination in the payment of wages on the basis of sex.

Res. Ch. 41 (SCR 76) Alquist Breast Cancer Awareness and Prevention Month. This measure would proclaim the month of October 2006 as "Breast Cancer Awareness and Prevention Month."

Res. Ch. 42 (SCR 77) Alquist Lymphedema Awareness Day. This measure would declare March 6, 2006, to be Lymphedema Awareness Day.

Res. Ch. 43 (SCR 79) Alquist Crime victims.

This measure would recognize the week of April 23 through 29, 2006, as Crime Victims' Rights Week.

Res. Ch. 44 (SCR 81) Alguist Asthma Awareness Month.

This measure would designate the month of May 2006 as Asthma Awareness Month in order to increase awareness and understanding about asthma and educate those with the disease on the treatments available and the methods of preventing attacks.

Res. Ch. 45 (SCR 83) Alquist Asian and Pacific Islander American Heritage Month. This measure would commend Asian and Pacific Islander Americans for their notable accomplishments and outstanding service to the state and recognize May 2006 as Asian and Pacific Islander American Heritage Month.

Res. Ch. 46 (SCR 105) Torlakson California Fitness Month.

This measure would proclaim the month of May 2006, as California Fitness Month, and would encourage all Californians to enrich their lives through proper diet and exercise.

Res. Ch. 47 (AJR 42) Aghazarian Armenian Genocide: Day of Remembrance. This measure would designate April 24, 2006, as "California Day of Remembrance for the Armenian Genocide of 1915–1923." It would memorialize the Congress of the United States to act likewise to commemorate the Armenian Genocide.

Res. Ch. 48 (ACR 100) Cohn California Holocaust Memorial Week.

This measure would proclaim the time period of April 24 through April 30, 2006, as California Holocaust Memorial Week and would urge Californians to observe these days of remembrance for the victims of the Holocaust in an appropriate manner.

Res. Ch. 49 (SCA 7) Torlakson Transportation Investment Fund.

Article XIX B of the California Constitution requires, commencing with the 2003–04 fiscal year, that sales taxes on motor vehicle fuel that are deposited into the General Fund be transferred to the Transportation Investment Fund (TIF) for allocation for various transportation purposes. Article XIX B authorizes this transfer to the TIF to be suspended in whole or in part for a fiscal year during a fiscal emergency pursuant to a proclamation by the Governor and the enactment of a statute by a 2/3 vote in each house of the Legislature if the statute does not contain any unrelated provision.

This measure would recast these suspension provisions. This measure would authorize a suspension, in whole or in part, of the transfer of these revenues to the TIF for a fiscal year if (1) the Governor issues a proclamation that the suspension is necessary due to a severe state fiscal hardship, (2) a statute containing no other unrelated provision is enacted by a 2/3 vote of each house of the Legislature suspending the transfer, and (3) a statute is enacted to repay, with interest, the TIF within 3 years for the amount of any revenues that were not transferred as a result of the suspension. This measure would also prohibit a suspension of transfer of these revenues from occurring more than twice during any period of 10 consecutive fiscal years, and would prohibit a suspension in any fiscal year in which a required repayment from a prior suspension has not been fully completed.

This measure would also require payments to be made from the General Fund to the Transportation Investment Fund relative to a portion of the revenues that were not transferred due to a suspension of transfer occurring on or before July 1, 2007, with payments made pursuant to a specified schedule.

Res. Ch. 50 (SCR 55) Ashburn Paul H. Pino Memorial Highway.

This measure would designate a specified portion of State Highway Route 395 in the County of Inyo as the Paul H. Pino Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 51 (SCR 66) Cox Historic Alternate U.S. Highway Route 40.

This measure would designate historic segments of former Alternate U.S. Highway Route 40 as Historic Alternate U.S. Highway Route 40 and request the Department of Transportation to post appropriate signs, as specified.

Res. Ch. 52 (SCR 94) Escutia Cinco de Mayo Week.

This measure would proclaim April 30 through May 6, 2006, as Cinco de Mayo Week, and would urge all Californians to join in celebrating Cinco de Mayo.

Res. Ch. 53 (ACR 139) Emmerson NASCAR Day.

This measure would express the Legislature's declaration of May 19, 2006, as NASCAR Day for the State of California, and encourage fans to wear their NASCAR Day lapel pins to show their support.

Res. Ch. 54 (SCR 84) Alquist Older Americans Month.

This measure would recognize the month of May 2006 as Older Americans Month and would encourage all Californians to promote and participate in activities and services that contribute to the health, welfare, and independence of older citizens.

Res. Ch. 55 (SCR 85) Alquist American Stroke Month 2006.

This measure would recognize May 2006 as American Stroke Month in California, and would urge all California citizens to familiarize themselves with the warning signs, symptoms, and risk factors associated with stroke.

Res. Ch. 56 (SCR 7) Denham Officer Stephan Gene Gray Memorial Highway.

This measure would designate a portion of State Highway Route 99 in the City of Merced as the Officer Stephan Gene Gray Memorial Highway. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 57 (ACR 122) Koretz Guillain-Barré Syndrome Awareness Month.

This measure would declare the month of May 2006, as Guillain-Barré Syndrome Awareness Month.

Res. Ch. 58 (ACR 147) Torrico Asian and Pacific Islander American Heritage Month.

This measure would recognize May 2006 as Asian and Pacific Islander American Heritage Month.

Res. Ch. 59 (AJR 37) Ridley-Thomas Voting Rights Act of 1965.

This measure would memorialize the Congress and President of the United States to extend the provisions of the Voting Rights Act of 1965 that are set to expire in the year 2007.

Res. Ch. 60 (AJR 40) Chan Medicare prescription drugs.

This measure would memorialize the United States Congress and President to enact H.R. No. 3861, "The Medicare Informed Choice Act of 2005."

Res. Ch. 61 (SCR 111) Machado California Cancer Survivors Day.

This measure would proclaim the first Sunday of June 2006 and in each year thereafter, as California Cancer Survivors Day, to coincide with National Cancer Survivors Day.

Res. Ch. 62 (SJR 15) Dutton Retirement benefits: teachers.

This measure would request the President and the Congress of the United States to enact the Social Security Fairness Act of 2006, which would repeal the Government Pension Offset and the Windfall Elimination Provision from the Social Security Act.

Res. Ch. 63 (ACR 144) Nation Skin Cancer Awareness Month.

This measure would proclaim the month of May 2006, as Skin Cancer Awareness Month, and would encourage all Californians to make themselves and their families aware of the risk of skin cancer and the measures that can be taken to prevent it.

Res. Ch. 64 (ACR 146) Niello California Building Safety Week.

This measure would declare May 7–13, 2006, as California Building Safety Week and urge all Californians to participate in California Building Safety Week activities to help promote building safety, to create awareness about construction and building codes, and to spotlight the role of code officials.

Res. Ch. 65 (ACR 153) Evans Paris Wine Tasting Anniversary.

This measure would proclaim May 24, 2006, the 30th anniversary of the Paris Wine Tasting of 1976, which revolutionized California's wine industry.

Res. Ch. 66 (ACR 154) Parra Yellow Ribbon Day.

This measure would declare May 25, 2006, Yellow Ribbon Day to show support for military families and for troops fighting in Iraq and Afghanistan.

Res. Ch. 67 (AJR 46) Karnette Earthquake response plans.

This measure would memorialize the President and Congress of the United States to direct the Federal Emergency Management Agency to immediately work with the Governor's Office of Emergency Services and other emergency response agencies and the private sector to develop a catastrophic emergency response plan, as specified, and that the Governor's Office of Emergency Services coordinate with the Federal Emergency Management Agency and other appropriate agencies to conduct ongoing full scale training exercises to test coordinated response capabilities to catastrophic natural disasters and to make related reports and recommendations.

Res. Ch. 68 (AJR 48) Nation Veterans Remembered Flag.

This measure would request that the President and Congress of the United States adopt a Veterans Remembered Flag, as specified.

Res. Ch. 69 (ACR 56) Chu Hate Crimes Awareness Month.

This measure would designate June 2006 as Hate Crimes Awareness Month.

Res. Ch. 70 (SCR 88) Battin California Hispanic Heritage Month.

This measure would proclaim September 15 to October 15, 2006, inclusive, as California Hispanic Heritage Month and would encourage all Californians to observe this event in communities throughout the state.

Res. Ch. 71 (SCR 89) Battin Native Americans: California Indian Heritage Month.

This measure would proclaim November 2006 as California Indian Heritage Month, encourage its observance with activities that celebrate our uniqueness as Americans, and commend California Indian nations for their outstanding contributions to this state.

Res. Ch. 72 (ACR 143) La Malfa Dale Earnhardt Day.

The measure would express the Legislature's declaration of April 29 of this year, and every year thereafter, as Dale Earnhardt Day for the State of California, and encourage all citizens to remember Dale Earnhardt for his passion for racing, his devotion to his family and fans, and his countless contributions to the racing industry throughout the United States.

Res. Ch. 73 (SCR 90) Torlakson 10 Steps to a Healthy California.

This measure would express the Legislature's support for "10 Steps to a Healthy California," including promoting the importance of physical activity and healthy eating.

Res. Ch. 74 (SCR 104) Chesbro Filipino Americans.

This measure would recognize the centennial of sustained immigration from the Philippines to the United States, and acknowledge the achievements and contributions of Filipino Americans over the past century. It would request the Governor to issue a proclamation in this regard.

Res. Ch. 75 (SCR 115) Chesbro Year of the Community and Developmental Disabilities.

This measure would proclaim the year 2006 as "Year of the Community" and would declare that the Legislature will actively promote the rights of persons with developmental disabilities and their full inclusion into community life.

Res. Ch. 76 (SCR 116) Cedillo Foster care.

This measure would proclaim May as Foster Care Month and May 2, 2006, as a special day of recognition to honor the teams that work to "change a lifetime" for children and youth in foster care.

Res. Ch. 77 (SJR 21) Machado Sudden child cardiac arrhythmia syndrome.

This measure would memorialize the President and Congress of the United States to take necessary action to enact HR 1252, thus amending the Public Health Service Act to provide for a program of screenings and education regarding children with sudden cardiac arrhythmia syndromes.

Res. Ch. 78 (SJR 29) Kehoe Homeland Security: California.

This measure would urge the United States Department of Homeland Security to revisit its calculation of risk for the San Diego and Sacramento areas to ensure their inclusion in future Urban Area Security Initiative grant programs.

Res. Ch. 79 (SJR 30) Chesbro Alcoholic beverages: interstate shipment of wine. This measure would request the Governor and Legislature of each state to enact legislation that permits out-of-state wineries to ship wines directly to consumers in their state on equal terms as in-state wineries, and that provides for the collection of applicable state taxes from these out-of-state wineries.

This measure would also memorialize the Governor and Legislature of each state to enact legislation that promotes commerce by maximizing statutory and regulatory uniformity for direct-to-consumer wine sales between the states and minimizing the expense and complexity of shipping wine from wineries directly to consumers.

Res. Ch. 80 (SJR 32) Machado Amyotrophic lateral sclerosis

This measure would declare the month of May 2006, and each year thereafter as Amyotrophic Lateral Sclerosis Awareness Month and would memorialize Congress and the President to provide additional funding for research in order to find a treatment and eventually a cure for amyotrophic lateral sclerosis.

Res. Ch. 81 (SCR 125) Denham National Day of the Cowboy.

This measure would recognize July 22, 2006, as National Day of the Cowboy, and would ask that the attention of the public be drawn to the numerous contributions of the cowboy.

Res. Ch. 82 (ACR 65) Cogdill Kristopher's Crossing.

This measure would designate Department of Transportation Bridge 4122 in Madera County as Kristopher's Crossing. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 83 (ACR 97) Blakeslee Alex Madonna Memorial Highway.

This measure would designate the portion of State Highway Route 101 from the Madonna Road exit in San Luis Obispo to the Santa Barbara Road exit in south Atascadero as the Alex Madonna Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering those costs, to erect those signs.

Res. Ch. 84 (ACR 108) La Malfa Crynthia and Erling Hjertager Memorial Highway and the Erling Hjertager Memorial Bridge.

This measure would designate the portion of State Highway Route 3 between Callahan and Etna in the County of Siskiyou as the Crynthia and Erling Hjertager Memorial Highway. The measure would rename the Wildcat Creek Bridge on State Highway Route 3 in the County of Siskiyou as the Erling Hjertager Memorial Bridge.

The measure would also request the Department of Transportation to determine the cost of appropriate signs showing these special designations, and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 85 (ACR 116) Blakeslee State employee merit awards.

This measure would declare that merit award payments in specified amounts, authorized by the Department of Personnel Administration, are made to specified current or retired state employees whose proposals have resulted in annual savings and net revenue gain to the state.

Res. Ch. 86 (ACR 117) Niello Music education: national anthem.

This measure would urge communities, schools, and individual citizens to support the National Anthem Project through events to teach the national anthem, and commend music educators and other teachers for their efforts to teach our musical heritage.

Res. Ch. 87 (ACR 124) Leslie Harry Crabb Tunnel.

This measure would designate the dedicated access enabling motorists to enter eastbound Interstate 80 from Sunrise Boulevard, in the County of Placer, as the Harry Crabb Tunnel. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation, and upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 88 (ACR 150) Walters ALS Awareness Month.

This measure would proclaim May 2006, as ALS Awareness Month in California, and would urge all citizens to become educated about ALS and to lend their aid in combating this disease by all means possible.

Res. Ch. 89 (AJR 25) Baca Veterans benefits.

This measure would request the President and the Congress of the United States to enact legislation to establish a federal-state partnership to use local county veterans service officers to assist the United States Department of Veterans Affairs in eliminating the veterans claims processing backlog.

Res. Ch. 90 (AJR 45) Villines Farming.

This measure would memorialize the President and Congress to support the priorities of the Specialty Crop Industry in the 2007 Farm Bill.

Res. Ch. 91 (SCR 73) Torlakson California Task Force on Youth and Workplace Wellness.

This measure would continue the existence and set forth the membership of the California Task Force on Youth and Workplace Wellness, to perform duties to promote fitness and health in schools and workplaces. It would provide that the task force is to consist of Members of the Legislature and experts appointed by the Speaker of the Assembly and the Senate Committee on Rules. It would provide that members of the task force are to conduct task force business on a volunteer basis, permit the task force to accept private funds and in-kind donations, require the task force to submit a report on its work to the Legislature on or before June 30, 2008, and provide that the task force would cease to exist on July 1, 2010, unless its existence is extended by a later enacted resolution.

Res. Ch. 92 (SCR 93) Runner California Highway Patrol Officers James E. Pence, Jr., Roger D. Gore, Walter C. Frago, and George M. Alleyn Memorial Highway.

This measure would designate a specified portion of State Highway Route 5 in the County of Los Angeles as the California Highway Patrol Officers James E. Pence, Jr., Roger D. Gore, Walter C. Frago, and George M. Alleyn Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those plaques and markers.

Res. Ch. 93 (SCR 95) Soto Officer Richard Hyche Memorial Freeway.

This measure would designate a portion of State Highway Route 10 in the City of Ontario as the Officer Richard Hyche Memorial Freeway.

This measure would also request the Department of Transportation to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation, and upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs.

Res. Ch. 94 (SJR 23) Chesbro Veterans' Right to Know Act.

This measure would urge the House of Representatives to support and pass the Veterans' Right to Know Act (H.R. 4259), which creates a commission to bring relief to veterans involved in Project 112 and the Shipboard Hazard and Defense Project (Project SHAD) and other instances of chemical or biological testing.

Res. Ch. 95 (SCR 68) Florez The Vietnam Veterans Memorial Highway.

This measure would designate the portion of State Highway Route 119 between State Highway Route 184 and Enos Lane, in the County of Kern, as the Vietnam Veterans Memorial Highway.

The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 96 (SCR 72) Maldonado Vernon L. Sturgeon Memorial Highway and the Marilyn Jorgenson Reece Memorial Interchange.

This measure would designate a portion of State Highway Route 101 in San Luis Obispo County as the Vernon L. Sturgeon Memorial Highway. The measure would also designate the Interstate 10 and Interstate 405 interchange in Los Angeles as the Marilyn Jorgenson Reece Memorial Interchange. The measure would request the Department of Transportation to determine the cost of appropriate plaques and markers showing these special designations,

and upon receiving donations from nonstate sources sufficient to cover the cost, to erect those plaques and markers.

Res. Ch. 97 (SCR 110) Torlakson National Library Week.

This measure would recognize the week of April 2, 2006, to April 8, 2006, inclusive, as National Library Week, would applaud the positive and vital impact of California's public libraries, librarians, and all library workers, and would thank them.

Res. Ch. 98 (SJR 18) Denham Veterans' cemetery: Fort Ord.

This measure would memorialize the President and Congress of the United States to approve construction of a state veterans' cemetery at Fort Ord in Monterey County when the state applies to the federal State Cemetery Grants Program.

Res. Ch. 99 (SJR 31) Lowenthal Clean ports.

This measure would memorialize the Administrator of the United States Environmental Protection Agency, urging the administrator to adopt federal regulations limiting emissions from marine vessels, locomotives, and aircraft in order to achieve healthful air quality in California and other areas with air quality problems and to encourage the United States Environmental Protection Agency to pursue more protective regulations and incentive programs to reduce substantially the emissions from these sources, as provided.

Res. Ch. 100 (ACR 47) La Suer Ramon Ojeda Memorial Highway.

This measure would designate State Highway Route 78, between Third Street and State Highway 67, the Ramon Ojeda Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 101 (ACR 77) Chan Local recreation and park agencies.

This measure would recognize the importance of local recreation and park agencies in the effort to reverse negative trends in inactivity, obesity, diabetes, and other health problems among Californians and would encourage the state to utilize and partner with local recreation and park providers to create a healthier state.

Res. Ch. 102 (ACR 104) Chavez West Covina Police Officer Kenneth Wrede Memorial Highway.

This measure would designate the portion of Interstate 10 between Vincent Avenue and Grand Avenue in the City of West Covina as the West Covina Police Officer Kenneth Wrede Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 103 (ACR 112) Chan Hepatitis B.

This measure would declare that the hepatitis B virus (HBV) chronic infection rate among Asian and Pacific Islander Americans, as compared with the rest of the California population, reflects a health disparity, and urges the medical community and others to raise awareness regarding the high incidence of HBV infection in Asian and Pacific Islander Americans. The measure would also declare the Legislature's intent to encourage the medical community, including physicians and school health personnel, to emphasize the need for completion of the 3-dose HBV vaccination series to their patients, and parents of Asian and Pacific Islander children, including those entering public school between the 1st and 6th grade, or after the 7th grade, and encourage participation in HBV vaccination programs in California to target high-risk Asian and Pacific Islander children.

Res. Ch. 104 (ACR 123) La Suer Historic U.S. Highway Route 80.

This measure would designate segments of former U.S. Highway Route 80 in San Diego and Imperial Counties as Historic U.S. Highway Route 80, and would request the Department of Transportation to design and facilitate the posting of appropriate signs and take related actions in that regard.

Res. Ch. 105 (ACR 132) Cogdill Deputy David P. Grant Memorial Highway.

This measure would designate the portion of State Highway Route 49 one mile before and after its intersection with Parrott's Ferry Road, in Tuolumne County, as the Deputy David P. Grant Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation, and upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 106 (ACR 136) Arambula California Nectarine Day. This measure would declare June 20, 2006, California Nectarine Day.

Res. Ch. 107 (ACR 140) La Suer State Air and Space Museum and Education Center.

The measure would designate the San Diego Air and Space Museum as the state's official Air and Space Museum and Education Center.

Res. Ch. 108 (ACR 145) Nakanishi Minors: health care: vision screening.

This measure would, no later than January 1, 2007, establish a panel, comprised of specified members, to study the state's existing vision screening and appraisal requirements for children upon enrollment or upon entering the 1st grade. This measure would require the panel to make recommendations on ways to improve those requirements, in order to ensure proper followup eye care and appropriate referrals are being provided to children for their optimum physical development and scholastic performance. This measure would require the panel to submit to the Assembly and Senate Committees on Health a preliminary report of its conclusions and recommendations by June 1, 2007, and a final report no later than September 1, 2007.

Res. Ch. 109 (AJR 32) Arambula Qualified Veterans Mortgage Bonds.

This measure would memorialize the President and Congress of the United States to enact legislation that would revise provisions of the Internal Revenue Code to authorize increased issuance of Qualified Veterans Mortgage Bonds by a state to fund home purchase and home improvement loans to specified veterans.

Res. Ch. 110 (AJR 52) Sharon Runner Orbiter Atlantis: retirement.

This measure would request the President and the Congress of the United States and the National Aeronautics and Space Administration (NASA) to retire the Orbiter Atlantis to Air Force Plant 42 in Palmdale, California, its place of origin for eventual public display at a designated museum to inspire and educate people for years to come about the many achievements of NASA's Space Shuttle Program.

Res. Ch. 111 (SCR 127) Ashburn Valley Fever Awareness Month.
This measure would proclaim August 2006, as Valley Fever Awareness Month.

Res. Ch. 112 (SJR 13) Escutia Railroad Safety

This measure would urge the President and the Congress of the United States to amend the Federal Railroad Safety Act to allow state and local regulation, so long as the state or local regulation does not conflict with federal law, nor impose an unreasonable burden on interstate commerce.

Res. Ch. 113 (SCR 96) Ortiz Deputy Sheriff Sandra Powell-Larson Memorial Highway.

This measure would designate a portion of State Highway Route 5 in the County of Sacramento as the Deputy Sheriff Sandra Powell-Larson Memorial Highway. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 114 (ACR 34) Liu Public higher education: student compact.

This measure would declare that it is time for a compact with the students enrolled in California's public colleges and universities. The measure would express legislative recommendations with respect to this student compact, including recommendations relating to California higher education student fee and financial aid policies and funding for institutions to ensure students' access to and success in courses needed to complete their academic or vocational programs, limitation of the student loan debt, and the diversity of the student bodies and graduating classes at public colleges and universities.

Res. Ch. 115 (ACR 129) Baca State buildings: Rosa Parks Memorial Building. This measure would request that the Department of General Services change the name of the State Government Center Building located at 464 West 4th Street in San Bernardino to the Rosa Parks Memorial Building.

Res. Ch. 116 (AJR 41) Nation Immigrant children.

This measure would urge the Congress and the President of the United States to protect unlawful immigrant children by amending the federal immigration law to permit unlawful immigrant children to have an immigration specialist assigned to them prior to their emancipation.

This measure would also urge the Congress and the President of the United States to amend the federal Immigration and Nationality Act to allow a child who is adopted while he or she is a dependent of a juvenile court located in the United States to become a United States citizen without being fully admitted for permanent residence.

Res. Ch. 117 (AJR 47) Ridley-Thomas California housing affordability.

This measure would memorialize the President and Congress of the United States to recognize the high cost of purchasing a home in California and to act to raise the Federal Housing Administration and conforming loan limits to make it more possible for Californians to own a home.

Res. Ch. 118 (SCR 48) Lowenthal Paramount Hay Tree in the City of Paramount. This measure would declare that specified exits on State Highway Routes 91 and 710 should be designated with signs noting the presence of the Paramount Hay Tree, a state historical landmark in the City of Paramount. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing that designation, and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 119 (SCR 80) Alquist Arthritis awareness.

This measure would recognize the need to create and foster a statewide arthritis awareness program, as prescribed, and to work to adequately fund the program in 2006. The measure would also proclaim August 2006 as Arthritis Awareness Month.

Res. Ch. 120 (SCR 86) Alquist Assisted Living Week.

This measure would proclaim the week of September 10 to September 16, 2006, as Assisted Living Week, and encourage all residents to visit friends and loved ones who reside in assisted living communities and to learn more about this valuable service.

Res. Ch. 121 (SCR 87) Alquist Health Care Decisions Week.

This measure would recognize the week of October 30 through November 5, 2006, as Health Care Decisions Week in California, and would encourage all Californians to think about and talk with loved ones about their wishes for medical care.

Res. Ch. 122 (SCR 99) Ortiz Honoring the Sisters of Mercy.

This measure would approve the construction of a memorial honoring the Sisters of Mercy in the Capitol Historic Region, as specified, subject to review by the Department of General Services and the State Review Committee, formed pursuant to the measure. This measure would require the construction of this memorial to be funded privately, and would allow the Sisters of Mercy to design and construct the memorial upon approval, subject to specified conditions.

Res. Ch. 123 (SCR 119) Soto Polio Awareness Year.

This measure would designate 2006 as the Year of Polio Awareness, and would encourage Members of the Legislature to take immediate action to educate polio survivors and medical professionals in the United States about the cause and treatment of post-polio sequelae.

Res. Ch. 124 (SCR 122) Denham David Grant USAF Medical Center.

This measure would recognize David Grant USAF Medical Center and its command as an important segment of the United States Armed Forces.

Res. Ch. 125 (SCR 131) Denham Children's vision and learning month. This measure would declare August 2006 as Children's Vision and Learning Month.

Res. Ch. 126 (SCR 132) Lowenthal Hybrid Vehicle Awareness Month.

This measure would proclaim the month of November 2006 as Hybrid Vehicle Awareness Month.

Res. Ch. 127 (SJR 22) Speier Microbicide Development Act.

This measure would memorialize the United States Congress and the President to enact the Microbicide Development Act to facilitate the development of microbicides to prevent the transmission of HIV and other diseases.

Res. Ch. 128 (ACR 73) McCarthy Firearms statutes.

This measure would request the California Law Revision Commission to prepare legislation revising provisions of the Penal Code relating to the control of deadly weapons.

Res. Ch. 129 (ACR 96) Saldana Tall Ships Festival 2008.

This measure would congratulate the host ports and related nonprofit organizers for their efforts relative to hosting the Tall Ships Festival 2008. The measure would invite the tall ships of the world to the event, and to continue to visit California.

Res. Ch. 130 (ACR 99) Cohn Domestic Violence Awareness Month.

This measure would proclaim the month of October 2006 as Domestic Violence Awareness Month.

Res. Ch. 131 (ACR 138) Koretz Food Allergy Awareness Month 2006.

This measure would recognize September as Food Allergy Awareness Month 2006 in California in order to raise awareness about food allergies, and to urge continued support for ongoing research into the effects of food allergies.

Res. Ch. 132 (ACR 142) Oropeza The Marco Antonio Firebaugh Interchange.

This measure would designate the Interstate 5 and Interstate 710 interchange in Los Angeles County as the Marco Antonio Firebaugh Interchange.

The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 133 (ACR 151) Matthews Grade separation projects.

This measure would request the Public Utilities Commission to revise the prioritization formula used to establish the priority list for grade separation projects at the next Order Instituting Investigation to add a factor for delays that disproportionately affect emergency vehicles. The measure would also request the Public Utilities Commission to notify the Assembly Committee on Transportation and the Senate Committee on Transportation and Housing when it has considered this revision.

Res. Ch. 134 (ACR 158) Pavley DNA Awareness Month

This measure would declare the month of September as DNA Awareness Month.

Res. Ch. 135 (AJR 31) Evans Speech.

This measure would respectfully urge the Congress of the United States to enact a shield law for America's journalists.

Res. Ch. 136 (AJR 49) Nation Direct-to-consumer prescription drug advertisements

This measure would request that the United States Food and Drug Administration aggressively monitor and regulate direct-to-consumer television advertising of prescription drugs by pharmaceutical companies, and would memorialize the President and the Congress of the United States to ban that advertising.

Res. Ch. 137 (AJR 55) Nava Oil and gas: offshore drilling: leases: moratorium. This measure would request that Congress continue the federal offshore oil and gas leasing moratorium for fiscal year 2007 and beyond, and would express opposition to certain provisions of proposed federal energy policies and legislation.

Res. Ch. 138 (SCR 37) Florez Donald E. DeMers Highway.

This measure would designate a portion of State Highway Route 41 in the City of Fresno as the Donald E. DeMers Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 139 (SCR 75) Alquist Girl Scouts.

This measure would commend the Girl Scouts for 94 years of service and for inspiring millions of girls with the highest ideals of confidence, courage, and character.

Res. Ch. 140 (SCR 114) Chesbro Mignon "Minnie" Stoddard Lilley Memorial Bridge.

This measure would designate the new South Fork Eel River Bridge, located on State Highway Route 101 in the County of Mendocino near Confusion Hill, as the Mignon "Minnie" Stoddard Lilley Memorial Bridge. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 141 (SCR 120) Denham Caltrans Highway Maintenance Lead Worker Michael (Flea) Feliciano Memorial Highway.

This measure would designate that portion of State Highway Route 101 north of Chualar between Payson Street and Esperanza Road in Monterey County as the Caltrans Highway Maintenance Lead Worker Michael (Flea) Feliciano Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 142 (SCR 124) Lowenthal Dwight D. Eisenhower National System of Interstate and Defense Highways.

This measure would recognize the 50th anniversary of the Dwight D. Eisenhower National System of Interstate and Defense Highways.

Res. Ch. 143 (SJR 3) Hollingsworth Ronald Reagan statue.

This measure would memorialize the Congress of the United States to place a statue of former President Ronald Reagan next to the statue of Father Junipero Serra in the Congressional collection representing California.

Res. Ch. 144 (ACR 156) Emmerson Martin A. Matich Highway.

This measure would designate that portion of State Highway Route 30 from the existing interchange of State Highway Route 30 and State Highway Route 215, in the City of San Bernardino at post mile 21.84, to the existing interchange of State Highway Route 30 and State Highway Route 10, in the City of Redlands at post mile 33, as the Martin A. Matich Highway.

This measure would also request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs.

Res. Ch. 145 (ACR 157) Vargas Filipino-American Highway.

This measure would designate the portion of State Highway Route 54 from its westernmost point to its intersection with State Highway Route 125, in the County of San Diego, as the Filipino-American Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation, and upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 146 (ACR 159) Haynes Sudden Cardiac Arrest Awareness Day.

This measure would proclaim September 12, 2006, as Sudden Cardiac Arrest Awareness Day, designate the state's observance of September 12 of following years as a commemorative holiday to honor those who died as a result of sudden cardiac arrest, and request public schools and public agencies to observe Sudden Cardiac Arrest Awareness Day, as specified.

Res. Ch. 147 (ACR 163) Parra Oceano Dunes State Vehicular Recreation Area.

This measure would commemorate the 100th anniversary of recreational motor vehicle use at Oceano Dunes State Vehicular Recreation Area, would congratulate the Division of Off-Highway Motor Vehicle Recreation of the Department of Parks and Recreation for its management of the recreation area, and would declare October 20, 2006, to October 22, 2006, as Oceano Dunes State Vehicular Recreation Area Days.

Res. Ch. 148 (ACR 165) Karnette Red Ribbon Week.

This measure would proclaim the period of October 23 through October 31, 2006, as including Red Ribbon Week, and would encourage all Californians to help build drug-free communities and participate in drug prevention activities.

Res. Ch. 149 (ACR 168) Negrete McLeod Firefighters Memorial Day.

The measure would express the Legislature's declaration of October 14, 2006, as Firefighters Memorial Day for the State of California, and urge all Californians to remember the firefighters who have given their lives in the line of duty and express appreciation to those who everyday continue to protect our families, hopes, and dreams.

Res. Ch. 150 (ACR 58) Parra Foster youth.

This measure would recognize that the rights of foster youth are critical to ensuring their well-being and future, and would urge the State Departments of Social Services, Education, Health Services, and Mental Health, as well as other designated entities, to develop practices to assist foster youth in understanding their rights and available resources.

Res. Ch. 151 (ACR 114) Coto Legislative Task Force on Diabetes and Obesity.

This measure would establish a Legislative Task Force on Diabetes and Obesity, consisting of specified members, to study the factors contributing to the high rates of diabetes and obesity in Latinos, African-Americans, Asian Pacific Islanders, and Native Americans in this country, and would declare that the task force shall prepare a report containing recommendations regarding ways to reduce the incidence of those debilitating conditions in these ethnic groups.

Res. Ch. 152 (ACR 161) Nava Emergency services and homeland security.

Under existing law, the Blue Ribbon Fire Commission is established in state government by action of the Governor to investigate the circumstances surrounding the October 2003 fires in southern California and that commission recommended the establishment of a permanent Joint Legislative Committee on Emergency Services and Homeland Security. The Joint Legislative Committee on Emergency Services and Homeland Security was established by Resolution Chapter 106 of the Statutes of 2005, to continue in existence until November 30, 2006.

This measure would extend the existence of the Joint Legislative Committee on Emergency Services and Homeland Security until November 30, 2008, with specified membership of each house of the Legislature. The joint committee would be an investigating committee of the houses, and would have all of the rights, duties, and powers conferred upon investigating committees, including making recommendations as to legislation and forming technical advisory committees to assist it in carrying out its duties.

DIGESTS OF RESOLUTIONS ADOPTED IN 2006 2005-06 FIRST EXTRAORDINARY SESSION

RESOLUTION CHAPTERS

None.

DIGESTS OF RESOLUTIONS ADOPTED IN 2006 2005-06 SECOND EXTRAORDINARY SESSION

RESOLUTION CHAPTERS

None.

2006 DIGEST CHAPTERS SUPERIOR NUMBERS

1 [Ch. 47] I object to the following appropriations contained in Assembly Bill 1801. Item 0530-001-9732—For support of Secretary of California Health and Human Services Agency.

I reduce this item from \$220,022,000 to \$214,622,000 by reducing:

(1) 30-Office of Systems Integration from \$220,022,000 to \$214,622,000.

This reduction conforms to the action taken in Item 5180-151-0001.

Item 0540-001-0001—For support of Secretary for Resources. I reduce this item from \$5,924,000 to \$5,824,000.

I am deleting the \$100,000 legislative augmentation for creation of a conservation easement registry at the Resources Agency. This information is already maintained and available at the county level.

Item 0540-001-0140—For support of Secretary for Resources. I revise this item by reducing:

- (1) 10-Administration of Resources Agency from \$8,318,000 to \$8,218,000, and
- (2.5) Amount payable from the General Fund (Item 0540-001-0001) from -\$5,924,000 to -\$5,824,000.

I am revising this item to conform to the action I have taken in Item 0540-001-0001.

Item 0860-001-0001—For support of the Board of Equalization. I reduce this item from \$208,522,000 to \$206,531,000 by reducing:

- (1) 100000-Personal Services from \$279,795,000 to \$276,329,000;
- (3) Reimbursements from -\$111,169,000 to -\$110,190,000;
- (4) Amount payable from the Breast Cancer Fund (Item 0860-001-0004) from -\$377,000 to -\$374,000;
- (5) Amount payable from the State Emergency Telephone Number Account (Item 0860-001-0022) from -\$581,000 to -\$575,000;
- (6) Amount payable from the Motor Vehicle Fuel Account, Transportation Tax Fund (Item 0860-001-0061) from -\$19,549,000 to -\$19,366,000;
- (7) Amount payable from the Occupational Lead Poisoning Prevention Account (Item 0860-001-0070) from -\$644,000 to -\$638,000;
- (8) Amount payable from the Childhood Lead Poisoning Prevention Fund (Item 0860-001-0080) from -\$469,000 to -\$464,000;
- (9) Amount payable from the Cigarette and Tobacco Products Surtax Fund (Item 0860-001-0230) from -\$4,812,000 to -\$4,767,000;
- (10) Amount payable from the Oil Spill Prevention and Administration Fund (Item 0860-001-0320) from -\$238,000 to -\$236,000:
- (11) Amount payable from the Integrated Waste Management Account, Integrated Waste Management Fund (Item 0860-001-0387) from -\$413,000 to -\$408,000;
- (12) Amount payable from the Underground Storage Tank Cleanup Fund (Item 0860-001-0439) from -\$2,112,000 to -\$2,092,000;
- (13) Amount payable from the Energy Resources Programs Account (Item 0860-001-0465) from -\$234,000 to -\$232,000;
- (14) Amount payable from the California Children and Families First Trust Fund (Item 0860-001-0623) from -\$7,457,000 to -\$7,388,000;
- (15) Amount payable from the Federal Trust Fund (Item 0860-001-0890) from -\$1,167,000 to -\$1,156,000;
- (16) Amount payable from the Timber Tax Fund (Item 0860-001-0965) from -\$2,168,000 to -\$2,148,000;
- (17) Amount payable from the Gas Consumption Surcharge Fund (Item 0860-001-3015) from -\$406,000 to -\$404,000;
- (18) Amount payable from the Water Rights Fund (Item 0860-001-3058) from -\$417,000 to -\$412,000;

- (19) Amount payable from the Electronic Waste Recovery and Recycling Account (Item 0860-001-3065) from -\$4,950,000 to -\$4,904,000; and
- (20) Amount payable from the Cigarette and Tobacco Products Compliance Fund (Item 0860-001-0367) from -\$7,043,000 to -\$6,977,000.

With this reduction, the Board of Equalization's (BOE) estimated salary savings will conform to the standard 5 percent level generally required of all state agencies. I understand BOE proposed to use part of the additional funding for auditor recruitment and retention initiatives and to increase hiring. However, the collective bargaining agreement negotiated between the state and the respective exclusive representatives provides significant incentives to encourage auditor recruitment and retention for all state agencies. I believe this issue is best addressed on a statewide basis, instead of through the actions of individual departments.

Item 0860-001-0004—For support of State Board of Equalization. I reduce this item from \$377,000 to \$374,000.

I am reducing this item by \$3,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0022—For support of State Board of Equalization. I reduce this item from \$581,000 to \$575,000.

I am reducing this item by \$6,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0061—For support of State Board of Equalization. I reduce this item from \$19,549,000 to \$19,366,000.

I am reducing this item by \$183,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0070—For support of State Board of Equalization. I reduce this item from \$644,000 to \$638,000.

I am reducing this item by \$6,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0080—For support of State Board of Equalization. I reduce this item from \$469,000 to \$464,000.

I am reducing this item by \$5,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0230—For support of State Board of Equalization. I reduce this item from \$4,812,000 to \$4,767,000.

I am reducing this item by \$45,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0320—For support of State Board of Equalization. I reduce this item from \$238,000 to \$236,000.

I am reducing this item by \$2,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0387—For support of State Board of Equalization. I reduce this item from \$413,000 to \$408,000.

I am reducing this item by \$5,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0439—For support of State Board of Equalization. I reduce this item from \$2.112,000 to \$2.092,000.

I am reducing this item by \$20,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0465—For support of State Board of Equalization. I reduce this item from \$234,000 to \$232,000.

I am reducing this item by \$2,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0623—For support of State Board of Equalization. I reduce this item from \$7,457,000 to \$7,388,000.

I am reducing this item by \$69,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0890—For support of State Board of Equalization. I reduce this item from \$1,167,000 to \$1,156,000.

I am reducing this item by \$11,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-0965—For support of State Board of Equalization. I reduce this item from \$2,168,000 to \$2,148,000.

I am reducing this item by \$20,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-3015—For support of State Board of Equalization. I reduce this item from \$406,000 to \$404,000.

I am reducing this item by \$2,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-3058—For support of State Board of Equalization. I reduce this item from \$417,000 to \$412,000.

I am reducing this item by \$5,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-3065—For support of State Board of Equalization. I reduce this item from \$4,950,000 to \$4,904,000.

I am reducing this item by \$46,000 to conform with the action taken in Item 0860-001-0001.

Item 0860-001-3067—For support of State Board of Equalization. I reduce this item from \$7.043.000 to \$6.977.000.

I am reducing this item by \$66,000 to conform with the action taken in Item 0860-001-0001.

Item 1700-001-0001—For support of Department of Fair Employment and Housing. I reduce this item from \$15,487,000 to \$15,237,000 by reducing:

(1) 50-Administration of Civil Rights Law from \$20,995,000 to \$20,745,000, and by deleting Provision 1.

I am deleting the legislative augmentation of \$250,000 for a mediation program. The Department has indicated that this amount is insufficient to implement such a program. The Department implemented a mediation program several years ago at an approximate annual cost of \$1,000,000. Though this program was discontinued due to budget cuts, it is unclear whether a program could be implemented at a lower cost with any likelihood of success.

I am also deleting Provision 1, which would require the department to redirect \$250,000 from other program areas to help institute the mediation program. The Department cannot redirect this money without negatively impacting the mandated services it provides under the Fair Employment and Housing Act.

Item 2240-104-0001—For transfer, as an expenditure, by the Controller to the Self-Help Housing Fund. I delete this item.

I am deleting the \$500,000 legislative augmentation to provide funding for construction management grants in the Self-Help Housing Program. Notwithstanding the merits of the program, this reduction is necessary to limit program expansions and provide for a prudent General Fund reserve. In addition, if approved by voters in November, the

Strategic Growth Plan housing bond will provide \$10,000,000 in new bond funding for this program.

I am deleting Provision 1 to conform to this action.

Item 2240-105-0001—For transfer, as an expenditure, upon order of the Director of Finance, to the Emergency Housing and Assistance Fund.

I am sustaining \$864,000 General Fund for the Emergency Housing Assistance Program in this item to continue shelter beds during a transition period while new beds are developed under my Initiative to End Chronic Homelessness. Over the past two years, \$110,000,000 has been made available to construct permanent housing with supportive services for individuals with mental illness who are chronically homeless, with \$75,000,000 available ongoing.

Item 2660-001-0890—For support of Department of Transportation. I reduce this item from \$547,224,000 to \$539,054,000.

I am deleting the \$8,170,000 legislative augmentation to increase funding in the Capital Outlay Support Program to conform to my action in Item 2660-001-0042.

Item 2660-002-3007—For support of Department of Transportation. I reduce this item from \$29,001,000 to \$28,929,000 by reducing:

(1) 20.10-Highway Transportation Capital Outlay Support from \$28,275,000 to \$28,203,000.

I am deleting the \$72,000 legislative augmentation to increase funding in the Capital Outlay Support Program to conform to my action in Item 2660-001-0042.

Item 3110-101-0001—For support of Special Resources Program. I delete this item. I am deleting the \$148,000 legislative augmentation that would increase funding for employee compensation and price increases in the Tahoe Regional Planning Agency (TRPA). This funding is unnecessary because trailer bill language associated with this Budget Act provides authority to make baseline salary and price increase adjustments for TRPA in the same manner as for other state agencies. Any necessary funding will be provided through that mechanism once the appropriate amounts are known.

Item 3720-001-0001—For support of California Coastal Commission. I reduce this item from \$11,145,000 to \$10,795,000 by reducing:

(2) 20-Coastal Energy Program from \$1,069,000 to \$719,000.

I am deleting the \$350,000 legislative augmentation for the review of Liquefied Natural Gas proposals and directing that any necessary reviews be accomplished within existing resources. With this reduction, \$791,000 still remains in the Commission's coastal energy program for these activities.

Item 3760-001-0565—For support of State Coastal Conservancy. I revise this item by reducing:

- (2) 25-Coastal Resource Enhancement from \$5,114,000 to \$4,614,000, and
- (5) Reimbursements from -\$621,000 to -\$121,000. I am revising this item to conform to the action I have taken in Item 3600-001-0001.

Item 3900-101-0044—For local assistance, State Air Resources Board. I reduce this item from \$20,111,000 to \$10,111,000 by reducing:

(1) 35-Subvention from \$20,111,000 to \$10,111,000.

I am deleting the \$10,000,000 legislative augmentation for subventions to local air districts. This action is necessary because planned and anticipated expenditures limit the resources available in the Motor Vehicle Account to support new expenditures. With this action, \$10,111,000 still remains for local air districts. Furthermore, local communities will benefit from numerous air quality augmentations, including \$3,998,000 to enhance existing air pollution enforcement efforts, and \$1,665,000 to reduce air pollution related to goods movement.

Item 4120-115-0001—For transfer, as an expenditure, by the State Controller to the Trauma Care Fund. I delete this item.

I am deleting the \$10,000,000 legislative augmentation for trauma care services and provisional language within this item. I sustained a similar augmentation in the Budget Act of 2005 and noted the funding was available on a one-time basis in order to provide temporary financial relief. This Budget includes resources that will benefit the hospital system broadly, including an additional \$154.7 million for surge capacity, approximately \$671 million in additional funding for financially distressed hospitals for five years as part of the new Hospital Financing Waiver, and an additional \$36.8 million in realignment funding for county public health services, including services for indigent patients. Finally, local governments will retain an additional \$1.3 billion in property tax revenue in 2006–07 with the expiration of the Educational Revenue Augmentation Fund III shifts, and will receive \$700 million more in property tax revenue due to the Vehicle License Fee swap than they otherwise would have. Cities and counties have the discretion to commit a portion of this funding to local trauma systems.

I am also deleting Provision 8 of Item 4260-001-0001 to conform to this action.

Item 4200-101-0001—For local assistance, Department of Alcohol and Drug Programs. I revise this item by reducing:

- (1) 15-Alcohol and Other Drug Services Program from \$439,936,000 to \$439,336,000, and
 - (2) Reimbursements from -\$18,995,000 to -\$18,395,000.

I am revising this item to conform to the action I have taken in Item 5180-101-0890 relating to Indian Health Clinics.

Item 4200-102-0001—For local assistance, Department of Alcohol and Drug Programs. I reduce this item from \$3,431,000 to \$3,317,000 by reducing:

- (1) 15-Alcohol and Other Drug Services Program from \$6,863,000 to \$6,634,000;
- (2) Reimbursements from -\$3,432,000 to -\$3,317,000; and by revising Provision 5.

I am reducing the legislative augmentation which would have provided funding to increase Drug Medi-Cal rates by a total of \$2,299,000. Of this total amount, \$114,000 is reduced from Item 4200-102-0001, and \$2,185,000 is reduced from Item 4200-103-0001. This program received a rate increase in 2005-06. With the reduction to Item 4200-102-0001, \$6,634,000 remains to support the Perinatal Drug Medi-Cal Program.

I am revising the dollar amount specified in Provision 5 to conform to the actions taken in this item and Item 4200-103-0001.

"5. Of the combined amounts appropriated in Items 4200-102-0001 and 4200-103-0001, \$2,300,000 \$1,000 from the General Fund, and corresponding reimbursements, are for the purpose of augmenting Drug Medi-Cal rates above the rates that were authorized in regulation for the 2005–06 fiscal year. The department shall establish increases in maximum Drug Medi-Cal reimbursement rates during the 2006–07 fiscal year to reflect the General Fund moneys and reimbursements specified in this item."

Item 4200-103-0001—For local assistance, Department of Alcohol and Drug Programs. I reduce this item from \$68,775,000 to \$66,590,000 by reducing:

- (1) 15-Alcohol and Other Drug Services Program from \$131,431,000 to \$127,062,000;
 - (2) Reimbursements from -\$62,656,000 to -\$60,472,000; and by revising Provision 6.

I am reducing this legislative augmentation to conform with my actions in Item 4200-102-0001. These funds would have provided funding to increase the Drug Medi-Cal rates by \$2,185,000. With this reduction, \$127,062,000 remains to support the regular Drug Medi-Cal program.

I am revising the dollar amount specified in Provision 6 to conform to the actions taken in this item and Item 4200-102-0001.

"6. Of the combined amounts appropriated in Items 4200-102-0001 and 4200-103-0001, \$2,300,000 \$1,000 from the General Fund and corresponding reimbursements are for the purpose of augmenting Drug Medi-Cal rates above the rates that were authorized in regulation for the 2005–06 fiscal year. The department shall establish increases in maximum Drug Medi-Cal reimbursement rates during the 2006–07 fiscal year to reflect the General Fund and reimbursement moneys specified in this item."

Item 4260-101-0001—For local assistance, Department of Health Services. I reduce this item from \$13,444,722,000 to \$13,432,571,000 by reducing:

- (1) 20.10.010-Eligibility (County Administration) from \$2,330,731,000 to \$2,326,927,000;
- (3) 20.10.030-Benefits (Medical Care Services) from \$30,140,437,000 to \$30,116,882,000;
- (8) Amount payable from the Federal Trust Fund (Item 4260-101-0890) from -\$19,215,038,000 to -\$19,199,830,000;

and by deleting Provisions 12, 13, and 15.

I am deleting the legislative augmentation of \$9,349,000 to provide funding for Medi-Cal managed care plans in the event of financial distress. My May Revision proposal provides rate increases to six managed care plans at risk of falling beneath 200 percent of their tangible net equity. My proposal was based upon a comprehensive financial review of plans by the Department of Health Services.

I am deleting Provision 15 and the legislative augmentation of \$9,351,000 in Item 4260-101-0890 to conform to this action.

I am deleting the legislative augmentation of \$300,000 to fund a study of the impact that the Federal Deficit Reduction Act (DRA) may have on pharmacy reimbursement. A rate study is premature at this time since it is unknown when the DRA changes will be implemented. As part of next year's budget development process, the Department of Health Services will evaluate whether a pharmacy reimbursement rate study is necessary.

I am deleting Provision 13 and the legislative augmentation of \$300,000 in Item 4260-101-0890 to conform to this action.

I am deleting the legislative augmentation of \$2,502,000 that was provided to increase the rates paid to Medi-Cal non-emergency transport providers. With this reduction, approximately \$82,900,000 still remains to compensate the providers of non-emergency transport services.

I am deleting the legislative augmentation of \$2,353,000 in Item 4260-101-0890 to conform to this action.

I am deleting Provision 12 because counties are not anticipated to have increased costs related to the *Conlan* v. *Shewry* settlement agreement.

I am deleting the legislative augmentation of \$3,204,000 in Item 4260-101-0890 to conform to the action taken in 5180-141-0001 regarding workstation replacement and help desk support of the Statewide Automated Welfare System.

I am sustaining the \$100,000 legislative augmentation for podiatry services related to eliminating the Treatment Authorization Request (TAR) process.

I am directing the Department of Health Services to monitor and audit these podiatry services so that there will not be an inappropriate utilization of Medi-Cal Services.

I am sustaining the \$12,127,000 legislative augmentation for county administration reimbursement. However, I welcome the opportunity to work with the Legislature to develop a new county reimbursement methodology for programs funded through the Department of Health Services, Department of Alcohol and Drug Programs, Depart-

ment of Child Support Services, and the Department of Social Services, that will provide the ability to contain county reimbursement to a reasonable level.

Item 4260-101-0890—For local assistance, Department of Health Services. I reduce this item from \$19,215,038,000 to \$19,199,830,000.

I am reducing this item by \$15,208,000 to conform to my action in Item 4170-101-0001, Item 4260-101-0001, and Item 5180-141-0001.

Item 4440-011-0001—For support of the State Hospitals, Department of Mental Health. I delete Provision 8.

Provision 8 would require the department to provide an update by January 10, 2007 on the status of the operation of the adolescent unit at Metropolitan State Hospital (MSH), including whether construction of the onsite school is warranted. On May 8, 2006, the Legislature was notified of the termination of the school building project because the number of youths in the MSH's Children's Program has declined significantly, making construction of the school unnecessary. The department will provide information regarding the operation of the adolescent unit at MSH with the release of the 2007–08 Governor's Budget.

Item 5175-101-0001—For local assistance, Department of Child Support Services. I am sustaining on a one-time basis the \$4,000,000 General Fund augmentation for local child support agency administration. The Department of Child Support Services, in consultation with local child support agencies, is in the process of developing a new funding allocation methodology intended to improve overall child support program performance. I am sustaining this funding to allow the department to evaluate the effectiveness of distributing funding according to this new allocation methodology in order to improve performance on state and federal child support program measures. If this augmentation and associated allocation methodology proves to directly improve performance, then I direct the department to consider options to utilize a performance-based methodology on a broader scale.

Item 5180-001-0001—For support of Department of Social Services. I reduce this item from \$88,889,000 to \$87,569,000 by reducing:

- (1) 16-Welfare Programs from \$64,579,000 to \$63,579,000;
- (2) 25-Social Services and Licensing from \$146,826,000 to \$146,470,000; and
- (10) Amount payable from the Federal Trust Fund (Item 5180-001-0890) from -\$345,298,000 to -\$345,262,000.

I am deleting the \$1,000,000 legislative augmentation for the Farm to Family and Donate/Don't Dump programs. Though I share the Legislature's desire to improve the statewide distribution of donated produce, these programs currently are operating without General Fund resources and should continue to pursue private investments.

I am also deleting the legislative augmentation of \$356,000 (\$320,000 General Fund and \$36,000 Federal Trust Fund) which would provide funding to make Community Care Licensing facility and compliance data available to the public on the Internet. I am fully supportive of efforts in this area, but the department must complete the necessary information technology planning process and should evaluate the possibility of using existing resources for this purpose.

Item 5180-001-0803—For support of Department of Social Services. I reduce this item from \$218,000 to \$208,000.

I am deleting the \$10,000 legislative augmentation which would provide funding to make Community Care Licensing facility and compliance data available to the public on the Internet. I am fully supportive of efforts in this area. Consistent with my action in Item 5180-001-0001, I am directing the Department of Social Services to complete the necessary information technology planning requirements and evaluate the possibility of using existing resources for this purpose.

Item 5180-001-0890—For support of Department of Social Services. I reduce this item from \$345,298,000 to \$345,262,000. I am reducing this item to conform to the action I have taken in Item 5180-001-0001.

Item 5180-101-0001—For local assistance, Department of Social Services. I revise this item by reducing:

- (1) 16.30-CalWORKs from \$4,946,754,000 to \$4,941,154,000, and
- (6) Amount payable from the Federal Trust Fund (Item 5180-101-0890) from -\$3,833,619,000 to -\$3,828,019,000.

I am revising this item to conform to the action I have taken in Item 5180-101-0890. Item 5180-101-0890—For local assistance, Department of Social Services. I reduce this item from \$3,833,619,000 to \$3,828,019,000 and delete Provision 5.

I am deleting the \$5,000,000 legislative augmentation in federal Temporary Assistance for Needy Families (TANF) Block Grant funds for the CalWORKs program to reflect the level of savings in the May Revision for ongoing welfare reform efforts initiated in 2004–05. The Legislature increased funding for this program based on concerns that estimated savings in prior subventions have not materialized. However, the May Revision already adjusted the savings from my January Budget as the result of a revised welfare reform methodology and implementation schedule. As welfare reform efforts continue, additional adjustments, if necessary, will be appropriately reflected in my proposed January Budget for 2007–08.

I am deleting the \$600,000 legislative augmentation in TANF Block Grant funds for CalWORKs Indian Health Clinics. The Legislature's augmentation did not reflect an analysis of data or outcome measures indicating that the current funding level is insufficient. This veto maintains funding for Indian Health Clinics at the level proposed in the May Revision.

I am deleting Provision 5, as this language is unnecessary. The Legislature included language with the same effect in the social services budget trailer bill. Having language in both the Budget Act and the trailer bill is duplicative and may cause confusion related to compliance.

Item 5180-141-0001—For local assistance, Department of Social Services. I reduce this item from \$437,339,000 to \$432,625,000 by reducing:

- (1) 16.75-County Administration and Automation Projects from \$1,055,060,000 to \$1,043,686,000;
 - (2) Reimbursements from -\$57,397,000 to -\$54,203,000; and
- (3) Amount payable from the Federal Trust Fund (Item 5180-141-0890) from -\$560,324,000 to -\$556,858,000.

I am deleting the legislative augmentation of \$11,374,000 (\$4,714,000 General Fund, \$3,194,000 Reimbursements, and \$3,466,000 Federal Trust Fund) for workstation replacement and help desk support of the Statewide Automated Welfare System, including the CalWORKS Information Network. Although I understand that workstations need to be replaced on a regular basis, workstation replacement costs should be paid from funds provided for general county administration. In addition, the Budget already provides increased funding for county help desk staff.

I am also reducing \$3,204,000 in Item 4260-101-0890 to conform to this action.

Item 5180-141-0890—For local assistance, Department of Social Services. I reduce this item from \$560,324,000 to \$556,858,000. I am reducing this item to conform to the action I have taken in Item 5180-141-0001.

Item 5180-151-0001—For local assistance, Department of Social Services. I reduce this item from \$912,253,000 to \$909,599,000 by reducing:

- (1) 25.30-Children and Adult Services and Licensing from \$2,392,442,000 to \$2,387,042,000;
 - (3) Reimbursements from -\$99,626,000 to -\$99,173,000; and

(6) Amount payable from the Federal Trust Fund (Item 5180-151-0890) from -\$1,399,979,000 to -\$1,397,686,000.

I am deleting the legislative augmentation of \$5,400,000 (\$2,654,000 General Fund, \$453,000 Reimbursements, and \$2,293,000 Federal Trust Fund) for Child Welfare Services/Case Management System (CWS/CMS) county workstation replacement. Although I understand that workstations need to be replaced on a regular basis, workstation replacement costs should be paid from funds provided for general county administration. In addition, since many workstations include functionalities that are not related to the CWS/CMS program, this augmentation is unnecessary.

I am also deleting the legislative augmentation of \$5,400,000 in Item 0530-001-9732 to conform to this action.

Item 5180-151-0890—For local assistance, Department of Social Services. I reduce this item from \$1,399,979,000 to \$1,397,686,000. I am reducing this item to conform to the action I have taken in Item 5180-151-0001.

Item 5225-002-0001—For support of Department of Corrections and Rehabilitation. I delete Provision 6.

I am deleting Provision 6, which would limit the expenditure of funds appropriated for the Inmate Dental Plan required by the *Perez v. Tilton* lawsuit pending the submission of the court required staffing study to the Joint Legislative Budget Committee (JLBC). The Administration will provide this report to the JLBC when it is available; however, I am vetoing this language because it could limit the Department's ability to implement this plan and meet court requirements.

I am sustaining Provision 7, which will require the Department to establish guidelines for the use of telemedicine, establish performance targets, and provide the Legislature with a written report regarding meeting the performance targets. The Administration is supportive of establishing appropriate guidelines and performance measures. However, compliance will be at the discretion of the Receiver appointed by the federal court in *Plata* v. *Schwarzenegger* to oversee the provision of medical services to inmates.

Item 6110-001-0001—For support of Department of Education. I reduce this item from \$48,902,000 to \$47,816,000 by reducing:

- (1) 10-Instruction from \$58,451,000 to \$57,831,000,
- (2) 20-Instructional Support from \$100,127,000 to \$99,661,000; and by deleting Provisions 27 and 30.

I am reducing this item by \$320,000 for increased compensation for Administrative Law Judges concerning dispute resolution services for special education. This legislative augmentation is unnecessary, as funding is already included in a separate item for employee compensation adjustments.

I am deleting Provision 30 to conform to this action.

I am reducing this item by \$300,000 for a study of the special education funding formula's Special Disabilities Adjustment. I note that a similar study funded in the 2002 Budget Act failed to update the adjustment factors in a satisfactory manner, and I see no compelling reason to believe that a second study will bring greater clarity to the issue.

I am deleting Provision 27 to conform to this action.

I am reducing a legislative augmentation by \$466,000 and 5.0 positions to oversee management teams and trustees of state-sanctioned schools. Instead, I am sustaining \$130,000 and 1.0 position for these purposes. I believe an increase in staff to the higher level is unnecessary because there are very few schools that will be subject to oversight by a management team or a trustee. Further, these oversight responsibilities can be absorbed within existing resources because the department's staffing levels were never

reduced to reflect the phase-out of the Immediate Intervention/Underperforming Schools Program.

Item 6110-126-0890—For local assistance, Department of Education. I reduce this item from \$158,937,000 to \$143,837,000 and delete Provisions 10, 11, 12, and 13.

I am reducing \$15,100,000 in federal Reading First carryover expenditure authority from prior years and deleting the provisional language associated with it. I am concerned that this language both proposes to initiate a new cohort of grant recipients, and would require subsequent legislation to define the criteria by which currently participating districts are determined to be making progress in the program and thus, whether current grant recipients continue to receive funding. This language is an attempt to enact substantive law in the Budget Act rather than in a single subject bill as required by the Constitution.

Further, this proposal is inconsistent with the approved federal Reading First State Plan which appropriately gives the authority to define "significant progress" to the State Board of Education (SBE) as the State Educational Agency responsible for implementation of the federal No Child Left Behind Act. The SBE has been working with constituents to develop a fair and meaningful definition of "significant progress" and should be allowed to continue their work. Finally, the addition of a new cohort in the fifth year of a six-year program may serve to undermine the overall performance of the state's Reading First program and, therefore, jeopardize future funding for this program if it is reauthorized at the federal level. I am willing to support a substantive bill that maintains the authority of the SBE to define "significant progress", extends availability of funding for existing cohorts for the 5th and 6th years, and avoids creation of a new cohort of grant recipients.

Item 6110-203-0001—For local assistance, Department of Education (Proposition 98). I reduce this item from \$130,892,000 to \$93,092,000 by reducing:

(1) 30.20.010-Child Nutrition Programs from \$131,234,000 to \$93,434,000, and by deleting Provision 6.

I am deleting \$37,800,000 legislative augmentation because the Legislature did not link this funding to legislation that would require schools to improve the nutritional quality of meals served to California students. With the progress we have made thus far in limiting "junk food" on school campuses and placing greater emphasis on student consumption of fruits and vegetables, I believe that improved nutritional quality is a critical additional step to battling childhood obesity and improving our students' health. I am therefore setting these funds aside for appropriation in subsequent legislation.

I am deleting Provision 6 to conform to this action.

Item 6360-001-0001—For support of the Commission on Teacher Credentialing. I delete this item.

I am deleting this item to eliminate the \$227,000 legislative augmentation to support the rate increase for the Paraprofessional Teacher Training Program in Item 6360-101-0001 because a rate increase does not drive any substantive additional workload.

Item 6600-001-0001—For support of Hastings College of the Law. I reduce this item from \$10,924,000 to \$10,671,000.

I am reducing the one-time legislative augmentation for relocation costs related to a capital outlay project to correct code deficiencies in an academic facility from \$776,000 to \$523,000. Pursuant to the compact for Higher Education, the Budget includes \$253,000 which may be spent for this purpose at the discretion of the College. This action is necessary to limit program expansions and provide for a prudent General Fund reserve.

Item 6610-002-0001—For support of California State University. I reduce this item from \$3,121,000 to \$2,991,000 by reducing:

- (3) Assembly Fellows from \$601,687 to \$565,287;
- (4) Senate Fellows from \$601,687 to \$565,287;
- (5) Executive Fellows from \$601,687 to \$565,287; and
- (6) Judicial Fellows from \$422,939 to \$402,139.

I am reducing the \$230,000 legislative augmentation for the Capital Fellows Programs by \$130,000. Given the 3 percent increase that was already included in the January Budget for this program, the remaining \$100,000 augmentation would reflect a 6.6 percent increase for inflationary pressures. This should be sufficient to effectively maintain the program. Should the Chancellor of the California State University believe this amount to be insufficient, he may allocate funds for this purpose from Item 6610-001-0001.

Item 6610-004-0001—For support of California State University. I delete this item. I am deleting this item which reflects a legislative augmentation of \$112,000 to support California's membership in the Western Interstate Commission for Higher Education (WICHE). When acting on the 2004 Budget, the Legislature deleted funding for membership dues for WICHE, as well as other state membership dues because of the fiscal condition of the state. This reduction continues to be necessary to provide for a prudent General Fund reserve. Both the University of California and the California State University may elect to provide funding for this purpose to the extent the benefits of membership in this organization are worthwhile.

Item 6870-001-0001—For support of Board of Governors of the California Community Colleges. I reduce this item from \$9,472,000 to \$9,397,000 by reducing:

(2) 20-Special Services and Operations from \$16,392,000 to \$16,317,000. I am reducing Schedule (2) to eliminate the \$75,000 legislative augmentation for additional staffing at the Chancellor's Office. Three positions were added to the Chancellor's Office in the Budget Act of 2005 for the same purposes and remain available in the budget year for these purposes. These resources are sufficient for supporting local assistance programs in 2006–07.

Item 6870-101-0001—For local assistance, Board of Governors of the California Community Colleges (Proposition 98). I reduce this item from \$3,772,712,000 to \$3,763,712,000 by reducing:

- (11) 20.20.050-Part-time Faculty Health Insurance from 6,000,000 to 1,000,000, and
 - (13) 20.20.055-Part-time Faculty Office Hours from \$11.172.000 to \$7.172.000.

I am reducing schedule (11) by \$5,000,000 and schedule (13) by \$4,000,000 to delete the legislative augmentations for both the respective Part-time Faculty Health Insurance and Part-time Faculty Office Hours Programs. However, I am setting these amounts aside for legislation that restores these funds for the Career Technical Education Program.

The part-time faculty programs were established to provide incentive grants to districts to increase their investments in part-time faculty benefits and were not intended to require additional state contributions. Given the significant increases in general purpose funding in this budget, districts have more than adequate resources to support these programs at local discretion. Moreover, I am committed to increasing the \$20,000,000 ongoing funding remaining in the budget for Career Technical Education, after the Legislature's \$30,000,000 reduction to my proposed budget. Given the magnitude of work that remains to be done to reinvigorate and align career technical education programs in our high schools and community colleges, I am setting these funds aside for appropriation for that purpose in subsequent legislation.

Item 7980-001-0784—For support of California Student Aid Commission. I reduce this item from \$15,379,000 to \$15,279,000 by reducing:

(1) 15-Financial Aid Grants Program from \$13,848,000 to \$13,748,000, and by deleting Provision 5.

I am deleting the \$100,000 legislative augmentation for 1.0 position for purposes of administering the Public Interest Attorney Loan Repayment Program to conform to my action on item 7980-101-0001.

I am deleting Provision 5 to conform to this action.

Item 7980-101-0001—For local assistance, California Student Aid Commission. I am revising Provision 1(d) and deleting Provision 10.

I am reducing the number of loan assumption warrants authorized in Provision 1(d) for the Assumption Program of Loans for Education by 600 and setting aside this amount of new warrants for authorization in subsequent legislation that would specify their use exclusively for students participating in the Science and Math Teacher Initiative as proposed in my January Budget. Given the significant shortage of highly talented science and math teachers in our public school system, my January Budget contained a modest, but important component of the initiative that has been funded in the last two budgets for the University of California and the California State University systems. I continue to propose assumption of loans for these students in order to provide greater certainty of securing the most proficient science and math teachers possible which is critical to California's future economic well being.

I am revising Provision 1(d) to conform to this action as follows:

"1(d). The purchase of loan assumptions under Article 5 (commencing with Section 69612) of Chapter 2 of Part 42 of the Education Code. The Student Aid Commission shall issue 8,000 7,400 new warrants."

Additionally, I am deleting the legislative language augmentation included in Provision 10 that authorizes 100 new warrants for the Public Interest Attorney Loan Repayment Program. Because the education trailer bill would delete the provisions of current law that authorize donations for the purpose of funding this program, these warrants would require General Fund repayment in future years. Therefore, this action is necessary to limit program expansions.

I am deleting Provision 10 to conform to this action.

Item 7100-101-0869—For local assistance under Workforce Investment Act (WIA), Employment Development Department. I delete Provision 2 of this item.

This language would have the effect of unilaterally augmenting the formula allocations for some Local Workforce Investment Areas (LWIAs), while decreasing the total funding available for other LWIAs that may need additional assistance as a result of recent worker dislocations.

I agree that the concern addressed by this language has merit, but it would not solve the underlying issue of fairness with regard to the division of funds based on mass layoff data. The California Workforce Investment Board is currently working on a report that will address the distribution of the federal Workforce Investment Act funds. Additionally, until the report is finalized, the Employment Development Department already has a process for LWIAs to apply for and receive additional funding when the formula allocation does not adequately reflect the demand for services. This process has been successfully used by LWIAs in the past to quickly receive additional funding when necessary. Consequently, for these reasons I am vetoing this language.

Item 7350-001-0001—For support of Department of Industrial Relations. I reduce this item from \$65,603,000 to \$64,103,000 by reducing:

(5) 40-Division of Occupational Safety and Health from \$88,966,000 to \$87,466,000,

and by deleting Provisions 2 and 3.

I am deleting the legislative augmentation that provided \$1,500,000 and 15.2 personnel years to improve the ratio of Cal/OSHA inspectors to the civilian workforce. The Legislative Analyst's Office provided a study on Cal/OSHA inspections which demonstrates that the levels of workplace injuries and fatalities in California are well below the national average. Furthermore, Cal/OSHA has a number of inspector positions that are vacant and have been historically difficult to fill. With this reduction, \$87,466,000 still remains to support Cal/OSHA.

I am deleting Provision 2 which would require \$1,500,000 of the amount scheduled in Program 50 to be expended solely to reduce wage claim hearing backlogs and to increase field enforcement in specified industries. This language is unduly restrictive and could undermine the Division's targeted enforcement efforts.

I am deleting Provision 3 that would redirect the revenues collected from Farm Labor Contractor license fees. This provision would increase the amount directed to the Farmworker Remedial Account from \$50 to \$150, and would decrease the amount of funds directed to the General Fund from \$450 to \$350 for the 2006–07 fiscal year. This language is unnecessary because proposed budget trailer bill language will redirect the funds in a similar manner on an ongoing basis.

Item 8570-001-0001—For support of Department of Food and Agriculture. I reduce this item from \$76,457,000 to \$75,457,000 by reducing:

(1) 11-Agricultural Plant and Animal, Pest and Disease Prevention from \$107,877,000 to \$106,877,000.

I am reducing the legislative augmentation for the Noxious Weed Management Program by \$1,000,000. While I understand that this program is to protect and enhance the economy and natural environment of California and that current activities are not sufficient to adequately address the problems associated with noxious and invasive weeds, the remaining funds will provide a sufficient level of funding to leverage local and federal funds to continue efforts in this area.

Item 8570-101-0001—For local assistance, Department of Food and Agriculture.

I am sustaining the \$3,000,000 legislative augmentation related to high-risk pest exclusion and the language requiring a specific allocation methodology for the distribution of these funds. Further, I am directing the Department to convene the High Risk Pest Exclusion Working Group and determine the distribution of these funds within 45 days of signature of this bill with contracts awarding these funds to immediately follow.

Item 8660-001-0461—For support of Public Utilities Commission. I reduce this item from \$9,292,000 to \$8,725,000.

I am reducing this item by \$567,000 to conform to the action I have taken in Item 8660-001-0462.

Item 8660-001-0462—For support of Public Utilities Commission. I reduce this item from \$74,778,000 to \$73,198,000 by reducing:

- (1) 10-Regulation of Utilities from \$108,830,000 to \$106,827,000;
- (3) 20-Regulation of Transportation from \$17,358,000 to \$16,791,000;
- (10) Amount payable from the Public Utilities Commission Transportation Reimbursement Account (Item 8660-001-0461) from -\$9,292,000 to -\$8,725,000; and
- (18) Amount payable from the Public Utilities Commission Ratepayer Advocate Account (Item 8660-001-3089) from -\$20,175,000 to -\$19,752,000.

The Legislature augmented the Public Utilities Commission's budget by \$5,607,000 and 58.5 positions to meet increased workload demands. I am sustaining \$3,037,000 and 33.0 positions to perform critical climate change activities and to meet workload demands in the Energy Division, Water Division, Telecommunications Division, and the Division of Ratepayer Advocates. However, I am vetoing \$2,570,000 and 25.5 positions of the augmentation because they are not justified on a workload basis.

Item 8660-001-3089—For support of Public Utilities Commission. I reduce this item from \$20,175,000 to \$19,752,000.

I am reducing this item by 423,000 to conform to the action I have taken in Item 660-001-0462.

Item 8660-011-0462—For transfer by the Controller from the Public Utilities Commission Utilities Reimbursement Account to the Public Utilities Commission Ratepayer Advocate Account. I reduce this item from \$(20,175,000) to \$(19,752,000).

I am reducing this item by \$423,000 to conform to the action I have taken in Items 8660-001-0462 and 8660-001-3089.

Item SEC. 24.55—California Research and Education Network. Specified Use of Funds and Reporting Requirements for the California Research and Education Network (CalREN). I revise this Control Section to eliminate requirements related to assets purchased primarily with state funds because they are overly restrictive and inequitable to other entities that have contributed funds for this equipment.

Participants in the Corporation for Education Network Initiatives in California (CENIC) and CalREN include private colleges and educational institutions from other states. Therefore, the language in this control section that requires that any assets purchased primarily with state moneys be transferred to the state if CENIC no longer manages the network is inappropriate. Disposition of jointly purchased and shared assets should be determined by all affected parties, including California educational institutions, in the unlikely scenario that CENIC no longer manages the Network. Further, this section appears to violate the separation of powers provision of the California Constitution in that it impairs the ability of the University of California, the California State University, and the Executive Branch to administer the program and determine the appropriate allocation of assets. Also, it appears to violate the prohibition against the impairment of the obligation of contracts in that it impairs the existing agreements among the members of CENIC.

I am revising Control Section 24.55 to conform as follows:

- "SEC. 24.55. (a) For the purposes of this section, "educational institutions" means the University of California (UC), upon the approval of its Board of Regents, the California State University (CSU), the California Community Colleges (CCC), and the State Department of Education (SDE), or their designees, as part of their participation on the Board of the Corporation for Education Network Initiatives in California (CENIC).
- (b) To expend General Fund, student fee revenue, or any other monies for the California Research and Education Network (CalREN) or the K–12 High Speed Network (HSN), state educational institutions shall do all of the following:
- (1) Ensure that any interest earned on state monies is used for operating CalREN serving the UC, CSU, CCC, and K-12 segments. Any segment-specific cash reserves held by CENIC for an individual segment shall be held separately and accrue interest to that segment.
- (2) Ensure that any assets purchased primarily with state monies are transferred to the state if CENIC no longer manages CalREN.
- (3) Approve an agreement that designates specific levels of service to be provided by CalREN and HSN to all public education segments.
- (4) Establish fee payment schedules that neither result in significant prepayments nor require additional administrative costs to implement. If the Board of CENIC determines that certain prepayments are necessary, individual segments may prepay to avoid additional costs to themselves.

- (5) Ensure that CENIC reports to the Legislature and the Governor, not later than December 1, 2006, the following minimum information:
- (A) For the 2005–06 fiscal year, revenues from each public education segment and from other sources whose annual revenues are \$100,000 or more, and expenditures of \$100,000 or more by major category.
- (B) A financial accounting of all primarily state-funded assets associated with CalREN and HSN.
- (C) A copy of the 2006-07 service level agreement approved by the Board of CENIC.
- (D) A list of all prepayments made in the 2005–06 fiscal year and in the first quarter of the 2006–07 fiscal year, and a detailed explanation of the savings resulting from each prepayment.
- (E) A list of all in-state private educational institutions and out-of-state educational institutions that have used CalREN and the fee amounts they have been charged.
 - (F) A detailed revised budget for CalREN and HSN for the 2006–07 fiscal year." Item SEC. 33.50—Strategic Sourcing. I delete this Control Section.

I am deleting this Control Section, which authorizes the Department of Finance to reduce appropriations to capture savings resulting from the California Strategic Sourcing Initiative and requires the Director of Finance to provide quarterly reports to the Legislature on any payments made to a Strategic Sourcing contractor at least 30 days prior to reducing any item of appropriation.

To the extent departments experience savings due to Strategic Sourcing, these savings will either create flexibility within departments' budgets or be counted toward the \$200,000,000 savings requirement in Control Section 4.05. However, consistent with the intent of Control Section 33.50, I am directing the Department of General Services to continue to provide quarterly reports to the Legislature identifying the Strategic Sourcing savings by departments and amounts paid to contractors.

With the above deletions, revisions, and reductions, I hereby approve Assembly Bill 1801.

ARNOLD SCHWARZENEGGER, Governor

- 2 [Ch. 48] I object to the following appropriations contained in Assembly Bill 1811: Item 0250-101-0932—For local assistance, Judicial Branch. I reduce this item from \$2,802,900,000 to \$2,792,900,000 by reducing:
 - (4) 45.45-Court Interpreters from \$96,126,000 to \$86,126,000.

I am deleting the \$10,000,000 legislative augmentation to provide interpreters in civil cases. I believe it is essential to provide non-English speaking litigants with interpreters in order to provide meaningful access to our justice system, and as such, I expect that the Judicial Council will identify efficiencies and best practices, and will, to the extent possible, expand the use of interpreters in civil cases using existing resources. This is consistent with the agreement I have with the Chief Justice regarding funding for the Courts, which provides a stable funding level for the Judicial Branch and allows the Judicial Council to prioritize programs within that annual augmentation, as is appropriate for an independent branch of government.

I am deleting Provision 11 to conform to this action.

Item 0250-111-0001—For transfer by the Controller to the Trial Court Trust Fund. I reduce this item from \$1,612,357,000 to \$1,602,357,000.

I am deleting the \$10,000,000 legislative augmentation to provide interpreters in civil cases to conform to the action taken in Item 0250-101-0932.

Item 0690-102-0001—For local assistance, Office of Emergency Services. I reduce this item from \$56,699,000 to \$56,249,000 by reducing:

(1.5) 50.20-Victim Services from \$9,317,000 to \$9,267,000;

(2.5) 50.30-Public Safety from \$52,953,000 to \$52,553,000;

and by deleting Provision 8.

I am deleting the \$450,000 legislative augmentation for the California Innocence Protection Program and the Youth Emergency Telephone Referral Hotline.

I am confident that these programs will be able to obtain private funding as they have in the past. With these reductions, \$127,000 still remains to support the Youth Emergency Telephone Referral Hotline.

I am deleting Provision 8 to conform to this action.

Item 2660-001-0042—For support of Department of Transportation. I reduce this item from \$2,322,131,000 to \$2,310,701,000 by reducing:

- (2) 20.10-Highway Transportation—Capital Outlay Support from \$1,394,844,000 to \$1,375,244,000;
- (17) Amount payable from the Federal Trust Fund (Item 2660-001-0890) from -\$547,224,000 to -\$539,054,000;

and by deleting Provision 13.

I am deleting the \$11,430,000 legislative augmentation to increase funding in the Capital Outlay Support Program. The Legislature augmented this item in order to provide funding for workload associated with the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 on the November 2006 ballot, as provided by Chapter 25, Statutes of 2006. However, this funding is unnecessary, because all of the capital outlay support work related to the bond act in 2006–07 will have already been completed within existing resources. Any future bond-related work should be funded out of the bond proceeds instead of using these scarce State Highway Account resources that are needed for ongoing maintenance of state highways.

I am deleting Provision 13 to conform to this action.

I am also revising Items 2660-001-0890 and 2660-002-3007 to conform to the revision in this item.

Item 3600-001-0001—For support of Department of Fish and Game. I reduce this item from \$101,813,000 to \$100,813,000 by reducing:

(3) 30-Management of Department Lands and Facilities from \$67,020,000 to \$66,020,000.

and by deleting Provision 15.

I am deleting the legislative augmentation of \$1,000,000 and 8.0 positions for land management activities. With this reduction, \$66,000,000 still remains to support the management of department-owned lands and facilities, including wildlife areas, ecological reserves, and fish hatcheries.

I am deleting Provision 15. The Budget Act of 2006 includes \$10,000,000 for salmon restoration projects on the Klamath River. The proposed provisional language would shift \$4,000,000 from Klamath River restoration projects to the Fisheries Restoration Grant Program, subjecting these funds to a lengthy grant process. The intent of the Budget Act appropriation is to restore critical salmon habitat on the Klamath River as soon as possible through projects administered directly by the Department of Fish and Game. With this action, the Budget Act still provides \$4,000,000 to support the Fisheries Restoration Grant Program.

Item 3790-001-0001—For support of Department of Parks and Recreation. I reduce this item from \$377,959,000 to \$377,784,000 by reducing:

(1) For support of the Department of Parks and Recreation from \$605,378,000 to \$605,203,000.

I am reducing this item by \$175,000 and 2.0 positions for the Main Street Program. Existing law specifies a funding mechanism for this program and providing a General Fund augmentation would be inconsistent with those provisions.

Item 3900-001-0044—For support of Air Resources Board. I reduce this item from \$160,579,000 to \$135,579,000 by reducing:

- (1) 15-Mobile Source from \$272,255,000 to \$257,255,000, and
- (2) 25-Stationary Source from \$51,210,000 to \$41,210,000.

I am deleting the \$25,000,000 legislative augmentation to reduce emissions from locomotives, construction equipment, and dairy equipment. Notwithstanding the merits of the funding, this reduction is necessary because planned and anticipated expenditures limit the resources available in the Motor Vehicle Account to support new expenditures. Furthermore, the Budget already provides \$90,000,000 for the Carl Moyer Program to fund cost-effective emission reduction projects, \$25,000,000 to replace pre-1977 school buses with new clean buses that meet federal safety standards, and \$25,000,000 to develop clean alternative fuels and promote zero emission vehicles.

Item 4260-001-0001—For support of Department of Health Services. I delete Provisions 7 and 8.

I am deleting Provision 7 because exempting all clinical positions within the Department of Health Services Licensing and Certification Division from unallocated reductions is an infringement on the Executive Branch's budget development process and restricts my authority to prepare a budget which reflects my spending priorities within available fiscal resources.

I am deleting Provision 8 to conform to the action I took in Item 4120-101-0001. Item 4260-111-0001—For support of Department of Health Services. I reduce this item from \$569,157,000 to \$560,157,000 by reducing:

- (5) 10.30.040-Chronic Diseases from \$187,890,000 to \$185,890,000;
- (6) 10.30.050-Communicable Disease Control from \$74,711,000 to \$68,711,000;
- (9) 20.40-Primary Care and Family Health from 1,536,864,000 to 1,535,864,000; and by revising Provision 4.

I am deleting the \$2,000,000 legislative augmentation for the California Children's Dental Disease Program (CDDPP). With this reduction, \$3,300,000 still remains to support 33 programs statewide, serving over 1,200 schools and 326,000 children. In addition, this Budget includes \$1,500,000 in the Medi-Cal and \$500,000 in the Healthy Families programs for dental services related to my proposal to ensure dental screenings are available for California's school children.

I am sustaining \$3,000,000 and deleting \$6,000,000 of the \$9,000,000 legislative augmentation for West Nile Virus (WNV). Last year I provided \$12,000,000 in one-time funding to enhance mosquito control efforts and reduce death and illness from WNV. That funding should continue to have an effect this year. Local mosquito and vector control agencies and other local governmental entities should continue to utilize local government revenue to support their ongoing efforts. Furthermore, the Budget contains an additional \$1,000,000 in ongoing funding to support an effective, long-term, strategic plan for WNV, including a multifaceted surveillance program, extensive public education, and assistance to local agencies and the medical and veterinary communities. In the event unforeseen circumstances result in the depletion of funds to fight this infectious disease, I will consider administrative remedies to provide funding to the extent appropriate. I am revising Provision 4 to conform to this action as follows:

"4. (a) Of the amount appropriated in this item, the Department of Health Services shall, at the discretion of the director, allocate \$9,000,000 \$3,000,000 to local mosquito and vector control agencies or other governmental entities, or contract with other entities to supplement resources for local mosquito control efforts to mitigate the threat of West Nile Virus transmission. In allocating these funds, the director shall first address

high priority areas and "hot spots," based on epidemiological studies and related information to mitigate the spread of the disease. These funds shall not be used to supplant existing local vector control agency funds.

(b) In response to the public health implications of the West Nile Virus, and in order to expedite the implementation of mosquito control efforts funded by no more than \$9,000,000 \$3,000,000 appropriated in this item, the department may make and receive grants and enter into contracts and interagency agreements. The department shall be exempt from competitive bidding requirements and shall be exempt from the requirements of Part 2 (commencing with Section 10100) of Division 2 of the Public Contract Code."

I am sustaining the legislative augmentation to provide \$272,000 AIDS Drug Assistance Program Rebate Fund and 3.0 positions to support expansion of the Ryan White Comprehensive AIDS Resources Emergency Health Insurance Premium Payment (CARE/HIPP) Program. There is likelihood that cost avoidance may materialize in future years due to this program expansion.

I am sustaining the legislative augmentation to provide \$20,000,000 federal funds, anticipated from the second federal award for pandemic influenza, to purchase medical supplies and equipment to strengthen the state's health care surge capacity needs.

I am deleting the \$1,000,000 legislative augmentation which would increase resources for Indian Health Clinics. With this reduction, \$6,900,000 still remains in the Department of Health Services for this purpose.

Item 6360-101-0001—For local assistance, Commission on Teacher Credentialing (Proposition 98). I revise Provision 2.

While I am sustaining the \$1,267,000 legislative augmentation for increasing the per participant funding rate for the Paraprofessional Teacher Training Program, I am making a technical revision to the language in this item because it is inconsistent with the intent of the augmentation.

I am revising Provision 2 to conform to this action as follows:

"2. The funds appropriated in Schedule (2) are for school districts and county offices of education participating in the California School Paraprofessional Teacher Training Program established pursuant to Article 12 (commencing with Section 44390) of Chapter 2 of Part 25 of the Education Code. Of these funds, \$1,267,000 is available to increase the per participant rate and to address participant waiting lists pursuant to the enactment of legislation during the 2005–06 Regular Session."

Item 6440-001-0001—For support of University of California. I reduce this item from \$2,835,604,000 to \$2,834,604,000 by reducing:

(1) Support from \$2,752,108,000 to \$2,751,108,000, and by revising Provision 13 and deleting Provision 24.

I am deleting the \$1,000,000 legislative augmentation for research on obesity and diabetes. This reduction exceeds the level of funding provided under the Higher Education Compact and is necessary to limit program expansions and to provide for a prudent General Fund reserve.

I am deleting Provision 24 to conform to this action.

In addition, I am revising Provision 13 to delete language that describes a new methodology for determining the marginal cost of each additional state-supported student in the future. The new formula is not transparent, is too difficult to either replicate or verify allowing for the potential of manipulation in future years, and does not properly reflect the full mix of new faculty associated with the system-wide growth in students.

I am revising Provision 13 to conform as follows:

"13. Of the funds appropriated in Schedule (1), \$50,980,000 is to fund 5,149 additional state-supported full-time equivalent (FTE) students at the University of California, based on a marginal General Fund cost of \$9,901 per additional student. This funding rate is based on a new methodology for determining the marginal cost of each

additional state-supported student. This methodology calculates a total marginal cost (including operation and maintenance costs and faculty costs based on the salaries of recently hired professors) and then subtracts from this cost the fee revenue the university anticipates from each additional student (after adjusting for financial aid), in order to determine the amount of General Fund support needed from the state. It is the intent of the Legislature that enrollment growth funding provided to the university in subsequent budgets be based on this new methodology. The Legislature expects the University of California to enroll a total of 193,455 state-supported FTE students during the 2006-07 academic year. This enrollment target does not include nonresident students and students enrolled in non-state-supported summer programs. The University of California shall report to the Legislature by March 15, 2007, on whether it has met the 2006–07 enrollment goal. For purposes of this provision, enrollment totals shall only include state-supported students. If the University of California does not meet its total state-supported enrollment goal by at least 257 (FTE) students, the Director of Finance shall revert to the General Fund by April 1, 2007, the total amount of enrollment funding associated with the total share of the enrollment goal that was not met."

Item 6610-001-0001—For support of California State University. I revise Provisions 7.5 and 13.

I am sustaining the \$371,000 legislative augmentation for the full cost associated with supporting an additional 35 undergraduate nursing students. While the Administration supports increases in undergraduate nursing slots, enrollment growth funding from the higher marginal cost included in the Budget Bill should be sufficient to support the intended expansion as it reflects average costs for both high and low cost programs. Therefore, I will not support additional costs for undergraduate enrollments in the future.

I am revising Provision 13. While I am sustaining the one-time legislative augmentation of \$1,000,000 for faculty recruitment and start-up costs to prepare for the enrollment of 340 undergraduate nursing students in 2007–08, I object to the language that intends that these students be funded in 2007–08 at a higher level than would be provided with marginal cost growth funding. Similar to my concerns expressed above, I believe that the future costs associated with undergraduate nursing enrollments can be fully accommodated within the funding provided for enrollment growth under the Higher Education Compact.

I am revising Provision 13 to conform as follows:

"13. Of the amount provided in Schedule (1), \$2,000,000 is appropriated on a onetime basis for startup costs associated with the expansion of nursing programs. Specifically, the Legislature intends that these funds be used to prepare for the enrollment in the 2007–08 academic year of 340 additional undergraduate full-time-equivalent nursing students above enrollment levels in the 2006–07 academic year. The Legislature intends that these additional nursing students be funded out of the California State University's enrollment funding for the 2007–08 academic year; with additional funding to be provided to recognize the higher costs imposed by nursing students."

Finally, I am revising Provision 7.5 to delete language that describes a new methodology for determining the marginal cost of each additional state-supported student in the future. The new formula is not transparent, is too difficult to either replicate or verify allowing for potential manipulation in future years, and does not properly reflect the full mix of new faculty associated with the system-wide growth in students.

I am revising Provision 7.5 to conform as follows:

"7.5. Of the amount appropriated in Schedule (1), \$61,340,000 is to fund 8,490 additional state-supported full-time-equivalent students (FTES) at the California State University (CSU), based on a marginal General Fund cost of \$7,225 per additional student. This funding rate is based on a new methodology for determining the marginal cost of each additional state-supported student. This methodology calculates a total

marginal cost (including operation and maintenance costs and faculty costs based on the salaries of recently hired professors) and then subtracts from this cost the fee revenue the university anticipates from each additional student (after adjusting for financial aid), in order to determine the amount of General Fund support needed from the state. It is the intent of the Legislature that enrollment growth funding provided to the university in subsequent budgets be based on this new methodology. The Legislature expects CSU to enroll a total of 332,395 state-supported FTES during the 2006–07 academic year. This enrollment target does not include nonresident students and students enrolled in nonstate supported summer programs. The CSU shall provide a preliminary report to the Legislature by March 15, 2007, and a final report by May 1, 2007, on whether it has met the 2006–07 enrollment goal. For purposes of this provision, enrollment totals shall only include state-supported students. If CSU does not meet its total state-supported enrollment goal by at least 425 FTES, the Director of Finance shall revert to the General Fund by May 15, 2007, the total amount of enrollment funding associated with the total share of the enrollment goal that was not met."

With the above deletions, revisions, and reductions, I hereby approve Assembly Bill 1811.

ARNOLD SCHWARZENEGGER, Governor

3 [Ch. 79] I am signing Assembly Bill 1802 with the following objections:

I am reducing one-time appropriations contained in subdivision (a) of Section 43 of the bill for community colleges:

I am reducing the appropriation in subdivision (a) of Section 43 of this bill by eliminating schedule (28), which allocates \$500,000 for implementation of a community college strategic plan. Funding for the implementation of community college's strategic plan is not an appropriate use of Proposition 98 funds and can be funded by the Chancellor's Office to the extent this is a priority for that organization.

I am reducing the appropriation in subdivision (a) of Section 43 of this bill by eliminating schedule (29), which allocates \$700,000 to support an Electronic Transcript Exchange program. This additional funding is unnecessary, given that the Budget Bill already provides federal reimbursement authority for this purpose.

I am reducing the appropriation in subdivision (a) of Section 43 of this bill by eliminating schedule (31), which allocates \$5,000,000 to support faculty and staff professional development. This funding is unnecessary due to the significant increases in general purpose funding and one-time funds that are available for this and other purposes. Decisions to provide additional funding for these programs should be made at the local level.

As mentioned in my veto message on Item 6870-101-0001 in AB 1801, I am committed to increasing the amount of funding for career technical education given the magnitude of work remaining to be done to reinvigorate and align career technical in our high schools and community colleges. Therefore, I am setting these funds aside for appropriation in subsequent legislation for this purpose.

Also, Section 12 requires the State Department of Education to reimburse school districts \$0.21 for every free and reduced-price meal served to California students. Currently, the reimbursement rate is \$0.14 for free and reduced price meals. However, I have deleted and set aside \$37.8 million included in the Budget Bill for this rate increase pending the adoption of legislation that would require schools to improve the nutritional quality of meals served to California students and restore the \$37.8 million appropriation.

ARNOLD SCHWARZENEGGER, Governor

4 [Ch. 733] I am signing Assembly Bill 1812. However, I am vetoing \$450,000 in Section 2 by reducing Item 0690-102-0001 from \$62,399,000 to \$61,949,000, by reducing Schedule (2.5) from \$58,653,000 to \$58,203,000, and deleting Provision 8. This is a technical veto to correct a drafting error in which the final appropriation level and provisional language for the Office of Emergency Services, as approved in Chapter 48, Statutes of 2006 (AB 1811, Laird) were not reflected correctly in this bill.

ARNOLD SCHWARZENEGGER, Governor

5 [Ch. 751] I am signing Senate Bill 1133, but reducing the amount provided to the State Department of Education as noted below.

The school community and I were able to work together to reach an amicable resolution to discharge the minimum state education funding requirement of Section 8 of Article XVI of the California Constitution and Chapter 213, Statutes of 2004 for the 2004–05 and 2005–06 fiscal years. I want to thank all the parties that came to the table and worked hard to accomplish this common goal.

While I agree that the State Department of Education will require resources to implement this program and perform the required evaluation, most of the activities required by this legislation will not be undertaken until the first year of program implementation in 2007–08. Further, in some instances, there are activities that will only occur at the beginning of the fifth year of program implementation and only if a school fails to meet the requirements specified in the bill.

For these reasons, I am reducing the augmentation for the State Department of Education from \$1,117,000 to \$350,000 and the number of authorized positions from 9.0 to 3.0 positions. I fully anticipate that the Department of Education will submit a request for additional funding to implement the program commencing with the 2007–08 fiscal year, which will be evaluated on a workload basis.

ARNOLD SCHWARZENEGGER, Governor

CROSS REFERENCE TABLES

BILL TO CHAPTER NUMBER

2006

2005-06 REGULAR SESSION

CROSS REFERENCE TABLES

Bill to Chapter Number

ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
32	488	569	702	1169	842
44	695	573	455	1172	497
49	147	576	329	1189	711
50	884	586	703	1203	80
64	9	588	185	1207	551
84	454	594	410	1210	849
87	406	601	16	1228	552
103	696	607	704	1245	553
105	539	618	705	1282	712
117	342	630	605	1286	554
120	540	631	544	1293	457
127	35	633	545	1302	713
132	2	679	11	1316	314
140	33	680	706	1319	264
142	34	699	589	1333	186
146	28	713	44	1334	850
158	697	733	136	1341	714
159	847	768	546	1363	493
162	407	773	161	1368	836
172	211	774	755	1369	209
225	698	782	113	1381	299
245	18	790	199	1382	148
272	127	797	547	1387	715
273	29	798	548	1407	606
289	699	813	24	1418	716
307	313	827	815	1423	265
318	50	839	707	1430	851
326	212	840	43	1433	413
339	495	861	411	1457	852
343	260	874	708	1458	238
350	261	881	38	1467	32
368	408	886	96	1482	213
371	541	925	456	1505	555
372	262	937	549	1535	437
385	41	959	162	1540	30
386	237	970	343	1548	717
393	409	971	709	1550	718
402	496	984	710	1553	266
409	381	1015	338	1559	498
424	10	1039	31	1591	719
450	604	1102	816	1598	499
463	263	1122	412	1602	556
521	542	1129	6	1620	721
525	701	1144	470	1632	722
530	543	1160	550	1634	723
546	848	1165	229	1643	724
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1803 77 1996 225 2161 563 1805 78 1998 732 2164 87 1806 69 2001 70 2165 200 1807 74 2002 204 2167 743 1808 75 2005 472 2169 475 1809 49 2007 101 2174 744 1810 55 2011 459 2177 745 1811 48 2012 756 2179 441 1812 733 2021 734 2181 273 1813 344 2022 473 2182 417 1834 83 2030 757 2184 746 1835 230 2034 215 2189 747 1848 728 2038 376 2190 432 1849 886 2041 855 2195 38		79			2160	742
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1806 69 2001 70 2165 200 1807 74 2002 204 2167 743 1808 75 2005 472 2169 475 1809 49 2007 101 2174 744 1810 55 2011 459 2177 745 1811 48 2012 756 2179 441 1812 733 2021 734 2181 273 1813 344 2022 473 2182 417 1834 83 2030 757 2184 746 1835 230 2034 215 2189 747 1848 728 2038 376 2190 432 1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198						
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1811 48 2012 756 2179 441 1812 733 2021 734 2181 273 1813 344 2022 473 2182 417 1834 83 2030 757 2184 746 1835 230 2034 215 2189 747 1848 728 2038 376 2190 432 1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762						
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1834 83 2030 757 2184 746 1835 230 2034 215 2189 747 1848 728 2038 376 2190 432 1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762		344		473		417
1848 728 2038 376 2190 432 1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762		83				
1848 728 2038 376 2190 432 1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762	1835	230	2034	215	2189	747
1849 886 2041 855 2195 383 1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762						432
1850 900 2042 84 2196 208 1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762			2041	855	2195	383
1851 331 2043 521 2198 350 1852 557 2049 735 2210 609 1858 315 2051 856 2211 762	1850	900	2042	84	2196	208
1852 557 2049 735 2210 609 1858 315 2051 856 2211 762	1851	331	2043	521		350
		557	2049	735	2210	609
	1858	315	2051	856	2211	762
1859 268 2056 102 2214 610	1859	268		102	2214	610
1864 558 2059 348 2216 384		558	2059	348	2216	384
1868 458 2060 515 2220 763	1868	458	2060	515	2220	763
1870 761 2067 736 2223 351						
1880 316 2068 819 2225 227			2068			227
1881 559 2073 114 2226 235	1881		2073		2226	235
1889 502 2083 85 2231 764						
1890 317 2084 857 2236 88			2084			88
1893 98 2085 607 2237 503			2085		2237	
1895 269 2087 115 2239 352						
1900 340 2091 103 2240 117	1900		2091		2240	117
1907 99 2095 737 2241 216	1907	99	2095	737	2241	216

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2242	611	2390	217	2576	787
2244	118	2393	776	2579	358
2250	858	2400	321	2581	158
2251	486	2401	322	2582	283
2253	765	2403	105	2583	487
2254	766	2407	129	2586	788
2256	564	2408	777	2587	789
2257	89	2413	571	2588	324
2259	460	2415	860	2591	506
2260	565	2416	356	2592	790
2263	341	2419	778	2600	614
2264	767	2429	278	2602	107
2265	768	2430	378	2609	615
2268	769	2433	613	2612	228
2272	274	2435	279	2613	159
2274	859	2436	779	2615	92
2275	439	2438	121	2618	167
2276	439 770	2439	90	2619	218
2280	770 771	2439	820	2624	575
		2440 2448	572	2630	420
2282	772 612	2448 2449	845	2631	792
2283				2634	792 891
2285	566	2455	150	2638	
2289	461	2456	122		892
2291	353	2457	106	2641	863
2292	119	2462	780	2648	93
2293	190	2466	781	2650	359
2296	504	2470	514	2651	335
2301	165	2479	323	2652	168
2303	567	2480	385	2658	123
2309	320	2482	357	2664	219
2318 2324	418 275	2485 2488	296	2667 2670	758 701
			386		791
2330 2332	232 568	2497 2511	462	2671 2675	576 421
			888		
2335	166	2513 2515	783 572	2676	440 108
2341	773		573	2684	
2342 2343	276 505	2517 2520	138 574	2685 2695	422 476
2343	569	2520			360
2348		2533	784 281	2701 2705	94
	354	2538 2538	821	2703	361
2351 2354	355 844	2538 2541	861	2715	423
	774	2542	282	2717	325
2357 2358	191	2542 2543	825	2717	616
		2543 2544	862	2719	220
2362	570 120		494	2722	
2366 2367	347	2550 2557	494 419	2722	887 864
					864 793
2369	277	2559	91 224	2728	
2372 2373	192 775	2560 2564	334 889	2733 2735	362 897
2379					
	333	2568	280	2736 2740	169 205
2384	236 590	2572	785 786		
2387	390	2573	786	2745	794

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2751	194	2882	197	3004	832
2752	899	2884	622	3011	288
2753	193	2885	95	3013	833
2755	195	2886	522	3017	287
2757	795	2889	826	3020	429
2764	109	2890	201	3021	621
2769	894	2893	207	3023	867
2770	424	2897	171	3030	507
2773	297	2900	827	3033	834
2776	796	2903	110	3035	291
2777	206	2906	584	3038	904
2778	617	2907	828	3041	326
2781	797	2911	619	3045	835
2796	124	2914	426	3046	587
2800	578	2915	823	3051	824
2804	425	2918	905	3056	907
2805	579	2920	829	3058	233
2811	125	2923	434	3059	588
2813	822	2930	239	3061	379
2815	196	2932	111	3062	508
2831	580	2936	240	3063	289
2837	581	2939	284	3064	782
2843	798	2941	442	3065	910
2844	618	2945	427	3068	868
2850	170	2947	585	3070	327
2853	130	2950	131	3072	112
2858	799	2951	866	3073	198
2861	477	2958	285	3074	172
2863	846	2962	428	3076	364
2864	221	2968	830	9083	9083
2865	865	2972	298	9084	9084
2867	363	2977	478	9085	9085
2868	222	2985	387	9086	9086
2869	582	2986	286	9087	9087
2870	800	2987	700	9088	9088
2871	583	2989	586	9089	9089
2872	126	2990	620	9090	9090
2875	151	2995	759		

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10	444	497	292	1040	395
44	623	503	447	1052	247
51	445	504	51	1059	638
53	591	506	466	1062	639
56	390	511	243	1070	750
75	39	517	3	1116	490
107	464	524	633	1121	37
144	23	532	180	1122	174
145	624	535	244	1123	175
148	625	559	394	1128	337
156	803	562	301	1130	528
162	241	579	302	1131	371
169	14	585	467	1132	56
201	36	603	481	1133	751
202	626	604	139	1134	511
202	173	611	592	1135	516
225	627	638	380	1136	640
230	42	652	804	1137	63
246	480	663	22	1141	641
247	465	667	367	1154	40
257	748	668	869	1168	642
257	391	676	525	1169	248
262	15	678	838	1178	336
263	628	682	509	1178	140
	629				
267		683	805	1183	57 469
283	5	699	20 245	1184	468
286	890	710		1196	643
288	13	727	448	1198	181
293	630	729	293	1200	396
299	4	739	526	1202	12
306	17	746	368	1206	595
354	523	750	231	1207	871
357	210	763	634	1209	517
361	631	775	246	1210	594
368	632	777	369	1212	529
369	300	834	533	1214	58
372	242	841	21	1222	596
409	26	896	303	1224	449
420	392	909	870	1229	305
423	749	912	8	1231	644
432	365	933	304	1232	133
437	328	968	635	1233	7
438	909	974	370	1235	893
458	906	983	636	1237	450
463	446	988	593	1239	52
470	527	989	510	1241	53
472	524	1021	898	1244	597
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1247	141	1396	400	1552	753
1248	530	1400	251	1555	484
1249	645	1402	45	1556	839
1250	512	1403	61	1557	671
1258	152	1415	810	1559	66
1260	483	1422	901	1560	310
1261	306	1423	873	1562	812
1266	25	1425	374	1568	534
1270	397	1428	811	1569	672
1273	307	1430	874	1574	535
1276	372	1436	234	1577	402
1277	398	1438	223	1578	489
1278	532	1441	182	1579	155
1282	451	1442	436	1583	177
1283	399	1446	653	1586	311
1285	153	1448	76	1587	673
1292	752	1449	252	1592	674
1294	143	1451	600	1596	878
1296	142	1452	452	1597	73
1298	154	1453	875	1605	183
1299	646	1454	601	1607	224
1301	647	1461	176	1609	202
1303	648	1462	145	1610	375
1304	649	1465	654	1613	290
1305	64	1466	655	1614	840
1307	249	1468	656	1618	67
1308	435	1469	657	1626	675
1309	837	1474	253	1627	676
1312	895	1475	659	1629	256
1317	872	1476	658	1636	62
1318	650	1481	254	1637	677
1324	308	1483	876	1638	536
1325	806	1485	660	1641	388
1327	59	1486	72	1650	602
1341	373	1488	661	1652	134
1344	144	1490	401	1654	156
1347	309	1491	54	1655	518
1348	377	1500	662	1659	678
1349	430	1505	877	1661	679
1359	651	1513	663	1667	389
1360	531	1519	664	1668	813
1364	60	1520	665	1670	537
1367	250	1524	443	1686	469
1368	598	1528	666	1687	814
1374	513	1534	801	1689	27
1376	807	1535	667	1690	519
1379	599	1536	255	1697	680
1380	879	1538	668	1698	681
1383	652	1541	908	1699	682
1384	808	1542	433	1701	403
1385	65	1543	669	1702	683
1390	160	1548	670	1704	684

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
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1714	146	1756	692	1840	694
1716	492	1758	754	1842	184
1719	685	1759	902	1843	294
1720	686	1760	178	1844	68
1724	453	1773	841	1845	295
1725	687	1801	157	1846	135
1726	881	1802	520	1847	405
1733	404	1805	883	1849	760
1735	688	1806	431	1850	259
1742	257	1809	603	1851	485
1743	689	1810	312	1852	538
1747	690	1814	882		
1749	258	1827	802		

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58	150	116	85	141	38
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73	128	120	34	144	63
77	101	121	15	145	108
96	129	122	57	146	64
97	83	123	104	147	58
98	33	124	87	150	88
99	130	125	16	151	133
100	48	126	35	153	65
101	9	127	22	154	66
102	8	128	23	156	144
103	7	129	115	157	145
104	102	130	24	158	134
106	10	132	105	159	146
108	84	133	36	161	152
109	11	135	25	163	147
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112	103	137	37	168	149

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31	135	42	47	49	136
32	109	45	90	52	110
37	59	46	67	55	137
40	60	47	117		

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37	138	80	119	102	31
48	118	81	44	103	32
52	26	83	45	104	74
53	39	84	54	105	46
55	50	85	55	110	97
57	27	86	120	111	61
64	3	87	121	114	140
65	4	88	70	115	75
66	51	89	71	116	76
67	28	90	73	119	123
68	95	92	17	120	141
70	29	93	92	122	124
71	5	94	52	124	142
72	96	95	93	125	81
73	91	96	113	127	111
75	139	97	18	131	125
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2092,	2108,	2109,	2112,	2115,	2132,	2148,	2153,	2158,
2170,	2171,	2175,	2192,	2205,	2206,	2209,	2227,	2234,
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2486,	2490,	2494,	2496,	2499,	2510,	2531,	2536,	2554,
2555,	2556,	2570,	2578,	2584,	2593,	2595,	2633,	2639,
2645,	2646,	2681,	2683,	2694,	2712,	2714,	2732,	2742,
2748,	2750,	2756,	2762,	2771,	2802,	2810,	2819,	2823,
2825,	2836,	2838,	2854,	2862,	2881,	2913,	2917,	2922,
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924,	927,	960,	982,	1010,	1126,	1142,	1162,	1193,
1197,	1204,	1208,	1213,	1220,	1223,	1225,	1230,	1253,
1281,	1286,	1288,	1290,	1311,	1320,	1322,	1339,	1353,
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1435,	1437,	1471,	1472,	1489,	1509,	1510,	1521,	1523,
1532,	1533,	1544,	1546,	1563,	1575,	1580,	1589,	1598,
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BILL TO CHAPTER NUMBER

2006

2005-06 FIRST EXTRAORDINARY SESSION

Bill to Chapter Number

None.

BILLS VETOED BY GOVERNOR 2006

None.

CROSS REFERENCE TABLES

BILL TO CHAPTER NUMBER

2006

2005-06 SECOND EXTRAORDINARY SESSION

Bill to Chapter Number

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5	State employees: memoranda of understanding
11	State employees: memoranda of understanding
13	State employees: memoranda of understanding
14	State employees: memorandum of understanding
19	Validations
25	Claims against the state: appropriation
35	Employment Development Department: federal funds: employment service program administrative costs
37	State Department of Education
45	Property tax revenue transfers: County of San Bernardino and City of Chino Hills
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956	Motor vehicle fuel industry practices: prices: mergers: investigation
958	Outdoor science programs
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230	Validations
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305	Health Care: alcohol and other drug abuse
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STATUTORY RECORD 1999–2006

STATUTORY RECORD

1999-2006

Abbreviations

Ad =Added

Ad(RN) = Added by Renumbering

Am =Amended Art. =Article

Ch. =Chapter

Div. =Division

Inc. Ref. =Incorrect Reference

Pt. =Part

R =Repealed

Am & RN = Amended and Renumbered

S = Supplemented (See below)

Sec. =Section

Stats. =Statutes

* =Urgency 1X =First Extraordinary Session

2X = Second Extraordinary Session

3X =Third Extraordinary Session

4X =Fourth Extraordinary Session

5X =Fifth Extraordinary Session

SUPPLEMENTS

CODIFIED SECTIONS

"S" denotes a placeholder for superior notes. This is not the latest amended form.

STATS OTHER THAN CODES

If the "S" has a superior note attached it is a placeholder for the superior note reference to an effect on a new or existing law.

BUDGET

A reference to an augmentation, reappropriation, or reversion. This is not the latest amended form.

BUSINESS AND PROFESSIONS CODE

		cted By				cted By	
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22	1999	656	Am		2003	485	Am
	2004	33*	Am		2003	789	Am 582
25	2002	1013	Am		2003	874	Am 582
	2005	658	Am		2004	909*	Am ⁶⁸⁸
27	1999	655	Am	146	2001	357	Am
	1999	784*	Am 82	1	2003	485	Am
	2000	927	Am	146.5	2001	357	Am
	2001	159	Am ³⁰⁵	1.010	2002	405	Am ⁶⁸
	2003	849	Am	149	2000	1054	Am (by Sec. 3
28	2002	1013	Am	117	2000	1051	of Ch.)
20	2004	695	Am		2000	1055*	Am (by Sec. 2
29	2002	1013	Am		2000	1033	of Ch.) ¹⁴
2)	2004	193	Am ⁵⁷¹				Am (by Sec. 2.
29.5	2004	607	Am				of Ch.) ²⁵
30	1999	652			2003	485	Am
30	1999	032	Am (by Sec. 1.5	153.5	2003	1079*	Ad
	2006	650	of Ch.)				
22	2006	658	Am	156.1	2003	107	Am
32	2002	1013	Am	205	2000	1054	Am (by Sec. 4.
101	1999	655	Am		2001	697	of Ch.)
	2000	697	Am (by Sec. 1		2001	687	Am
	2001	61.50	of Ch.)	207	2006	658	Am 82
	2001	615*	Am	207	2002	682	Ad
	2001	687	Am (by Sec. 1.5	312	2002	405	Am
			of Ch.)	327	2002	405	R
	2003	485	Am	335	2002	405	R
	2006	658	Am (by Sec. 2	336	2002	405	R
			of Ch.) ⁸²	350	2000	984	Ad ²⁸⁹
101.1	1999	983	Am		2001	159	Am 305
102.3	2004	33*	Am	351	2000	984	Ad 289
113	2000	277	Am		2002	405	R
	2001	159	Am ³⁰⁵	352	2000	984	Ad ²⁸⁹
119	2000	568	Am		2004	227*	Am
120	2000	1055*	Am	450.2	2002	1150	Ad
121.5	2001	306	Ad	450.4	2003	563	R
	2001	435	Ad	450.5	2003	563	Am
	2002	405	R (as ad by	453	2002	1150	Ad
			Stats. 2001,	467.1	2005	75*	Am 80
			Ch. 306)	470.3	2005	75*	R 80
125.3	2001	728	Am	470.5	2005	75*	Ad 80
	2005	674	Am	470.6	2005	75*	Ad 80
	2006	223	Am (as am by	472.4	2002	107	Am
			Sec. 2,	Div. 1.2,			
			Stats. 2005,	heading			
			Ch. 674)	(Sec. 473			
125.9	2000	197	Am	et seq.)	2004	909*	Am
	2001	309	Am	Div. 1.2,			
	2001	728	Am	Ch. 1,			
	2003	788	Am	heading			
128.5	2000	1054	Am	(Sec. 473			
130	2000	1054	Am	et seq.)	2003	789	Ad
100	2001	159	Am ³⁰⁵	473	2003	874	Am
138	1999	67*	Am	175	2003	33*	Am
139	1999	67*	Ad	473.1	2000	393	Am
144	2000	697	A m	7/3.1	2002	825	Am
144	2000	159	Am 305		2002	789	
	2001	687	Am	473.15	2003		Am Am
			Am (by Soc 1	4/3.13		199	Am
	2002	744	Am (by Sec. 1		2002	681	Am (by Sec. 1
	2002	825	of Ch.) Am		2002	1012*	Am (by Sec. 1. of Ch.)
	71 11 1 7	X/7					OLI DI

		cted By				cted By	
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473.15 (Cont.)			683	2004	351	Ad
	2004	33*	Am	685	2002	683	Ad 175
	2005	659	Am	690	2006	538	Am ⁸⁰²
	2006	658	Am	704	1999	631	Am
473.16	2000	393	R	725	2006	350	Am
475.10	2005	674	Ad	123	2006	659	Am (by Sec. 1.
473.17	2000	393	R		2000	039	of Ch.)
473.17	2000	393	Am	728	2002	1013	Am
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	2003	789	Am	730	1999	83	Am (as ad by
472.2	2004	33 *	Am				Stats. 1997,
473.3	2000	393	Am				Ch. 400)
	2001	399	Am				& RN ³⁰
	2003	789	Am	730.5	1999	83	$Ad(RN)^{30}$
	2004	33 *	Am	733	2005	417	Ad
473.4	2004	33*	Am		2006	487	Am
473.5	2000	393	Am	800	1999	252	Am
	2004	33 *	Am		1999	655	Am
473.6	2002	1012*	Am		2002	1085	Am
	2004	33 *	Am		2002	1150	Am (by Sec. 2.
	2004	909*	Am				of Ch.)
474	2003	789	Ad		2006	659	Am
.,.	2004	33*	Am	801	2002	1085	Am
	2004	909*	Am	001	2004	467	Am
474.1	2003	789	Ad		2004	223	Am
7/7.1	2004	33*	Am		2006	538	Am 802
474.2	2003	789	Ad	801.01	2006	223	Ad
4/4.2							
474.2	2004	33 *	Am	801.1	2002	1085	Am
474.3	2003	789	Ad	002	2006	223	Am
45.4.4	2004	33 *	Am	802	2001	728	Am
474.4	2003	789	Ad		2002	1085	Am
	2004	33 *	Am		2005	674	Am
488	2000	568	Ad		2006	223	Am
511.1	1999	545	Ad ⁵⁶	802.1	2005	216	Am
	2000	1069	Am		2005	674	Am
511.3	2003	203	Ad		2006	223	Am
	2004	183	Am ⁵⁷¹	802.3	2002	1085	Ad
511.4	2005	441	Ad		2006	223	R
650	2000	843	Am	802.5	2005	216	Am
	2000	867	Am 82	803	2001	728	Am
	2001	728	Am		2005	216	Am
	2006	698	Am (by Sec. 1		2006	223	Am
	2000	0,0	of Ch.)	803.1	2000	836	Am
	2006	772	Am (by Sec. 1.5	003.1	2002	1085	Am
	2000	112	of Ch.)		2006	223	Am
650.02	2002	200		202.2	2000		
650.02 650.1	2002	309 836	Am	803.2		728	Am D
650.1	2000	836	Am	902.2	2006	223	R
650.4	2002	1013	Am	803.3	2006	223	R
651	1999	631	Am (by Sec. 1	803.5	2000	867	Am
	1000	0=-	of Ch.)		2005	216	Am
	1999	856	Am (by Sec. 2		2006	223	Am
			of Ch.)	803.6	2005	216	Am
	2000	135	Am 203	804	2006	223	Am
	2002	313	Am	804.5	2006	223	R
655.5	2000	251	Am	805	1999	252	Am
655.6	2003	319	Am		2001	614	Am
680	1999	411	Λm		2002	1012*	Am
	2000	135	Am ²⁰³		2006	223	Am
681	1999	748	Ad	805.1	2001	614	Am
682	2003	652	Ad	805.2	2001	614	Ad
082							

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805.2	(Cont.)			1242.5	1999	695	Am	
	2001	615*	Ad	1244	2004	450	Am	
	2002	664	Am ⁴³¹	1246	1999	695	Am	
	2002	1079*	R (as ad by		2004	14*	Am (by Sec. 1	
			Sec. 4,				of Ch.)	
			Stats. 2001,		2004	18*	Am (by Sec. 1.5	
			Ch. 614)				of Ch.)	
			Am (as ad by		2006	14*	Am	
			Sec. 2,	1246.5	2001	80	Am	
			Stats. 2001,		2004	450	Am	
	2005	67.4	Ch. 615) ³⁷	1247.4	1999	979	Am Am 3613	
	2005	674	Am	1247.63	1999	979	AIII	
005.5	2006	223	Am	1247.64	1999	979	Am ³⁶¹³ Am ³⁶¹³	
805.5	1999	655	Am	1247.66	1999	979	Am ****	
005.6	2001	614	Am	1247.95	1999	979	R	
805.6	2001	614	Ad	1260	2003	319	Am	
805.7	2001	614	Ad	1260.3	2002	356*	Ad	
806	2002 2001	1012* 614	Am Am	1261.6 1262	2004 2003	807 319	Ad Am	
808.5	1999	655	Ad	1265	1999	70	Am	
809	2006	538	Am ⁸⁰²	1203	2000	322	Am	
810	2003	595	Am (by Sec. 1	1265.1	2006	795	Ad	
010	2003	393	of Ch.)	1269	1999	695	Am	
	2003	659	Am (by Sec. 1.5	1269.3	2006	319	Ad	
	2003	037	of Ch.)	1269.5	2000	322	Ad	
	2004	333	Am	1271	2004	735	Am	
852	2000	802	Ad	12/1	200.	,,,,	R & Ad ⁶⁹	
853	2000	802	Ad	1274	2004	695	Am	
	2002	1157		1275	2003	319	Am	
	2003	62	R & Ad Am ⁵¹⁹	1281.1	2000	322	Ad	
	2003	510	Am	1282.2	2000	322	Ad	
	2004	183	Am ⁵⁷¹	1282.3	2000	322	Ad	
	2004	667	Am		2001	854	Am	
	2006	538	Am 802	1287	2000	322	Am	
854	2002	1157	Ad	1288.3	1999	748	Ad ²⁵	
855	2002	1157	Ad	1300	1999	70	Am	
0.00	2003	62	Am 519		1999	979	Am 113	
860	2002	541	Ad		2002	356*	Am	
920	2002	1085	Ad	1201	2006	74*	Am	
921	2002	1085	Ad	1301	2000	322	Am	
922	2002	1085 867	Ad Ad ²⁵¹	1310 1311	2005	219 322	Am Ad	
1003 1004	2000 2000	867	Ad ²⁵¹	1311	2000 2005	219	Au Am	
1004	2004	695	Ad	1324	2000	322	Am	
1054	2004	695	Am	1416	2001	687	Ad	
1206.5	1999	70	Am	1416.1	2001	687	Ad	
1200.5	2001	501	Am (by Sec. 1	1416.10	2001	687	Ad	
	2001	501	of Ch.)	1416.12	2001	687	Ad	
	2001	640	Am (by Sec. 1.5	1416.2	2001	687	Ad	
	2001	310	of Ch.)	1416.20	2001	687	Ad	
	2004	450	Am	1416.22	2001	687	Ad	
1209.1	2006	319	Am	1416.24	2001	687	Ad	
1209.5	2006	319	Ad	1416.26	2001	687	Ad	
1214	2004	450	Ad	1416.28	2001	687	Ad	
1220.5	1999	748	Ad	1416.30	2001	687	Ad	
1241	2000	322	Am	1416.32	2001	687	Ad	
	2001	640	Am	1416.34	2001	687	Ad	
1241.1	2006	795	Ad	1416.36	2001	687	Ad	
1242	1999	695	Am	1416.38	2001	687	Ad	

	$Aff\epsilon$	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1416.4	2001	687	Ad	1618.5	1999	525	Am 112
1416.40	2001	687	Ad	1010.0	2000	857	Am ²⁰³
1416.42	2001	687	Ad	1620	2002	405	R
1416.44	2001	687	Ad	1620.1	2001	615*	Ad
1416.45	2001	687	Ad	102011	2004	33*	Am
1416.46	2001	687	Ad	1621	2001	728	R & Ad
1416.48	2001	687	Ad	1021	2006	658	Am & R
1416.50	2001	687	Ad		2000	050	& Ad ⁸²
1416.55	2001	687	Ad	1621.1	2001	728	R
1416.57	2001	687	Ad	1621.1	2001	728	R
1416.6	2001	687	Ad	1621.4	2001	728	R
1416.60	2001	687	Ad	1621.5	2001	728	R
1416.62	2001	687	Ad	1621.6	2001	728	R
1416.64	2001	687	Ad	1625.1	2001	347	Ad
1416.66	2001	687	Ad	1625.2	2004	464	Ad
		687					
1416.68	2001		Ad	1626	2006	805	Am
1416.69	2001 2001	687	Ad	1626.2	2003	20	Ad
1416.70		687	Ad	1626.5	1999	655	Ad
1416.72	2001	687	Ad	1628	2001	532	Am (as am by
1416.74	2001	687	Ad				Sec. 1,
1416.75	2001	687	Ad				Stats. 1997,
1416.76	2001	687	Ad				Ch. 792) ¹⁹
1416.77	2001	687	Ad				Am (as ad by
1416.78	2001	687	Ad				Sec. 2,
1416.80	2001	687	Ad				Stats. 1997,
1416.82	2001	687	Ad		2004	22 1	Ch. 792) ²²
1416.84	2001	687	Ad		2004	33*	Am
1416.86	2001	687	Ad	1.600.0	2004	670*	Am
1601	1999	655	Am	1628.2	2004	33*	Ad & R ³¹⁷
	2001	532	Am 5	1.621	2004	670*	Am
	2001	625	Am ⁸²	1631	2004	670*	Am
1601.1	2001	532	Ad (by Sec. 2.5	1632	2004	670*	Am
			of Ch.) ⁷⁰		2006	805	Am
	****		R ⁶³	1632.5	2004	670*	Am & RN & Ad
	2001	625	Ad ⁷⁰	1633	2004	670*	R & Ad(RN)
		=00	R ⁶³	1633.5	2004	670*	R
	2003	788	R (as ad by	1634.1	2006	805	Ad
			Sec. 2.5,	1634.2	2006	805	Ad
			Stats. 2001,	1635.5	2001	507	Ad 35
			Ch. 532)		2004	464	Am
			Am (as ad by		2006	4*	Am
			Sec. 2,	1635.7	2004	464	Ad
			Stats. 2002,	1636	2001	532	Am 19
	****		Ch. 625) ^{79 43}	1636.5	2001	532	AIII
	2004	667	Am 300 317	1638.1	2006	909	Ad
	2005	659	Am Am 300 317	1638.7	2001	532	Ad
	2006	658	Am 82	1.510	2004	33*	Am
1601.2	2002	107	Ad	1640	1999	655	Am
1601.3	2001	615*	Ad 345		2005	534	Am
			R ⁶³	1640.1	1999	655	Ad
1603	2001	532	Am	1640.2	1999	655	Ad
1616.1	2001	745 *	R	16100	2005	534	Am
1616.5	2001	532	Am 5	1640.3	2005	534	Ad
			Ad ⁷⁰	1641	1999	655	Am
			R ⁶³		2005	534	R
	2003	788	Am ^{79 43}	1642	1999	655	Am
	2004	667	A 98 /3		2005	534	Am
	2005	659	Am 300 317	1645.1	2001	532	Ad
	2006	658	Am ⁸²		2004	909*	Am
				1			

	АЈЈе	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1646.4	2005	539	Am		2000	836	Am (as ad by
1646.5	2005	539	Am				Stats. 1999,
1646.7	1999	177	Am (as am by				Ch. 655) & RN
			Sec. 1,	1684.1	2000	836	Ad(RN)
			Stats. 1998,	1686	1999	655	Am
			Ch. 505) ⁵	1701.1	1999	655	Ad
			Am (as ad by	1,0111	2004	447	Am
			Sec. 2,	1701.5	1999	655	Am
			Stats. 1998,	1706	2005	182	Am
			Ch. 505) ⁸	1716.1	2001	728	Am
	2001	728	R (as am by	1721	2006	658	Am & R
	2001	720	Sec. 2,	1,21	2000	050	& Ad ⁸²
			Stats. 1999,	1721.5	2005	74*	Am
			Ch. 177)	1/21.5	2006	658	Am & R
			Am (as am by		2000	050	& Ad 82
			Sec. 1,	1724	2005	534	Am
			Stats. 1999,	1725	2003	294	Am
			Ch 177) ¹³	1723	2004	621	Am
1646.9	1999	177	Ch. 177) ¹³ Am ⁵		2005	908	
1040.9	2001	728	Am 75		2000	900	Am (by Sec. 1
		659	AIII Am ⁶⁸	1741	2002	910	of Ch.)
1647	2006		AIII	1741	2002	810	Am
1647	2005	539	Am		2005	621	Am
1647.1	2005	539	Am		2006	658	Am & R
1647.10	2005	539	Am	1742	2001	522	& Ad ⁸² Am ⁷⁰ 18
1647.11	2000	9*	Am Am ³⁰⁵	1742	2001	532	Am ^{79 43}
	2001	159			2003	788	A 98 /5
1647.10	2005	539	Am		2004	667	Am 300 317
1647.12	2001	728	Am		2005	659	Am
1647.14	2005	539	Am		2006	658	Am (by Sec. 17
1647.14	2005	539	Am	17.40.1	2002	107	of Ch.) ^{319 38}
1647.18	2005	539	Ad	1742.1	2002	107	Ad
1647.19	2005	539	Ad		2006	658	Am & R
1647.2	2005	539	Am				& Ad 82
1647.20	2005	539	Ad	1743	2001	728	Am
1647.21	2005	539	Ad		2006	658	Am & R
1647.22	2005	539	Ad				& Ad 82
1647.23	2005	539	Ad	1744	2001	728	Am
1647.24	2005	539	Ad		2006	658	Am & R
1647.25	2005	539	Ad				& Ad 82
1647.26	2005	539	Ad	1749	2001	532	Am 673
1647.3	2005	539	Am	1750	2004	667	Am ⁶⁷³
1647.4	2005	539	R				R & Ad 100
1648.15	2001	532	Ad		2005	621	Am (as am by
1648.20	2002	1150	Am				Sec. 5,
1657	2004	347	Am				Stats. 2004,
1658	2004	347	Am				Ch. 667) ⁷³² 68
	2005	22	Am ⁶⁴⁷				Am (as ad by
1658.1	2000	224	R & Ad				Sec. 6,
1658.2	2004	347	Am				Stats. 2004,
1658.8	2004	464	Ad				Ch. 667) ⁶⁹
1670.1	2006	658	Am & R	1750.1	2004	667	Ad 100
			Am & R & Ad ⁸²		2005	621	Am 09
1670.2	2004	447	Ad	1750.2	2004	667	Ad 100
1680	2001	308	Am		2005	621	Am ⁷⁷⁰
	2002	664	Am 431		2006	908	Δm
	2004	447	Am	1750.3	2004	667	Ad 100
	2006	658	Am & R		2005	621	Am ⁶⁹
			& Ad ⁸²	1750.4	2006	908	Ad
		***					Am ⁶⁷³
1682	2001	308	Am	1751	2004	667	Am ^{0/3} R & Ad ¹⁰⁰

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1751 (Cd	ont.)				2006	658	Am & R 82
1,01 (0)	2005	621	Am (as am by	1761	2002	810	Am & RN & Ad
	2000	021	Sec. 10,	1,01	2006	658	Am & R 82
			Stats, 2004.	1762	2002	810	Am & RN & Ad
			Ch. 667) ⁷³² 68		2006	658	Am & R 82
			Am (as ad by	1763	2002	810	Am & RN & Ad
			Sec. 11,		2006	658	Am & R 82
			Stats. 2004,	1764	2002	810	Am & RN & Ad
.=			Ch. 667) ⁶⁹		2006	658	Am & R 82
1751.1	2005	621	Ad Am ⁶⁷³	1765	2002	810	Am & RN & Ad
1752	2004	667	Am *** R & Ad ¹⁰⁰		2003	788 650	Am Am & R ⁸²
	2005	621	Am (as am by	1766	2006 2002	658 810	Am & RN
	2003	021	Sec. 12,	1700	2002	010	Ad(RN) (by
			Stats. 2004,				Sec. 3 of Ch.)
			Ch. 667) ^{732 68}		2003	62	Δ m 519
			Am (as ad by		2004	294	Am 638
			Sec. 13,		2006	658	Am & R 82
			Stats. 2004,	1767	2002	810	R & Ad
			Ch. 667) ⁶⁹	1768	2002	810	Am & RN
1752.1	2005	621	Ad(RN) ^{734 317}				& Ad(RN)
1752.2	2005	621	Ad		2006	658	Am & R 82
1752.5	2004	667	Ad 100	1769	2002	810	Ad(RN)
	2005	621	Am ⁷⁷⁰	1770	2006	658	Am & R 82
1752.6	2006 2005	908 621	Am Ad ⁶⁹	1770	2002	810	Am & RN (by Sec. 21 of Ch.)
1752.0	1999	655	Am				& Ad(RN)
1733	2001	532	Δm		2002	811	Am & RN (by
	2004	667	Am ⁶⁷³		2002	011	Sec. 1.5 of Ch.)
	2001	007	R & Ad 100		2004	667	Am ⁶⁷³
	2005	621	Am (as am by				R & Ad 100
			Sec. 15,		2005	621	Am (as am by
			Stats. 2004,				Sec. 23,
			Ch. 667) & RN				Stats. 2004,
			Am (as ad by				Ch. 667) ⁷³² 68
			Sec. 16,				Am (as ad by
			Stats. 2004, Ch. 667) ⁷⁷⁰				Sec. 24, Stats. 2004,
1753.1	2004	667	Δd ¹⁰⁰				Ch. 667) ⁶⁹
1755.1	2005	621	Am ⁷⁷⁰		2006	658	Am (as am by
1753.5	2001	532	Ad		2000	000	Sec. 22 and
	2004	667	Δ m 673				Sec. 23,
			R 100				Stats. 2005,
	2005	621	Am ³⁶ 13				Ch. 621) ⁸²
1754	2004	667	Am ⁶⁷³	1771	2002	810	Ad(RN)
	2005	(21	R ¹⁰⁰ Am ^{732 68}		2006	658	Am & R
1756	2005	621	Am ⁶⁷³	1770	2002	010	& Ad 82
1756	2004	667	R ¹⁰⁰	1772	2002 2006	810 658	Ad(RN) Am & R 82
	2005	621	Am ^{732 68}	1773	2000	810	All & K Ad(RN)
1757	2003	667	P	1774	2002	810	Ad(RN)
1757	2001	007	Ad 100	1774	2006	658	Am & R 82
	2005	621	Am ⁶⁹	1775	2002	810	Ad(RN) (by
1758	2002	691	Am (by Sec. 2				Sec. 21 of Ch.)
			of Ch.)		2002	811	Ad(RN)
	2002	810	Am & RN (by		2003	788	Am
4550	2002	0.40	Sec. 3 of Ch.)		2006	658	Am & R 82
1759	2002	810	R	1222	2006	850	Am
1760	2002	810	Am	1777	2004	667	Ad
1760.5	2006 2002	658 810	Am & R ⁸² Ad	1800	2006 2003	850 549	Am
1700.3	2002	010	Au	1000	2003	349	Am

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1805	2003	549	Am	2083	1999	631	Am
1900.5	2006	658	Ad 82		2005	144	Am
1970	2002	1131	Ad		2006	843	Am
1970.5	2002	1131	Ad	2085	1999	655	Am
1971	2002	1131	Δd	2087	2004	695	Am
17/1	2003	62	Am ⁵¹⁹	2088	2001	728	R
	2003	582	Am	2089	1999	403	Am
1972	2002	1131	Ad	2099.5	2000	197	Am
1973	2002	1131	Ad	2077.0	2003	789	Am
1713	2003	807	Am	2102	2001	728	Am
1975	2002	1131	Ad	2103	1999	655	Am
1976	2002	1131	Ad	2104.5	2002	1136	Ad
2001	2002	1085	A 79 43	2104.3	2002	607	R
2001	2002	789	Am 98 95 Am 284 111	2107	1999	655	Am
	2005	674	Am ³⁸⁴ 111	2107	2004	695	Am
2001.1	2003	107	Ad	2111	1999	655	
		674	Ad 300	2111			Am
2006	2005	0/4	R ³⁰¹	2112	2006	565	Am
2000	2002	1005		2113	1999	655	Am
2008	2002	1085	Am	2115	2006	565	Am
2013	2002	1085	Am	2115	2003	438	Ad
2015.5	2006	843	Ad Am ^{79 43}	2119	1999	655	R
2020	2002	1085	AIII	2135.5	2002	1085	Ad
	2003	789			2003	607	Am
	2005	674	Am ³⁸⁴ 111		2006	133	Am
2023	2006	276	Ad	2153.5	2002	1131	Ad
2023.5	2006	873	Ad		2003	789	Am
2026	2002	1085	R	Div. 2,			
	2005	674	Ad	Ch. 5,			
	2006	223	R & Ad	Art. 7.7,			
2027	1999	784*	Am	heading			
	2002	1085	Am	(Sec. 2154			
	2005	674	Am	et seq.)	2004	367	Am
	2006	223	Am	2154	2002	1131	R & Ad
2028	2001	464	Ad		2004	367	Am
	2002	664	Am ⁴³¹		2005	317	R ⁴⁸⁵
2029	2003	874	Ad	2154.1	2002	1131	Ad
2041	2004	695	Am		2004	367	Am
2052	2002	1085	Am		2005	317	R ⁴⁸⁵
2053	2002	1085	R	2154.2	2002	1131	Ad
2053.5	2002	820	Ad	2102	2003	62	Am ⁵¹⁹
2000.0	2005	621	Am		2003	582	Am
2053.6	2002	820	Ad		2004	367	Am
_ 500.0	2005	621	Am		2005	317	R ⁴⁸⁵
2054	2002	87	Am	2154.3	2002	1131	Δd
2060	2002	607	Am	2134.3	2005	317	R ⁴⁸⁵
2064	2005	621	Am	2154.4	2002	1131	Ad
2065	2003	728	Am	2134.4	2002	807	Am
2066	2000	836	Am		2005	74*	Am
2000	2000	728	Am		2005	317	R ⁴⁸⁵
2069		358		2154.5	2003		Ad
2009	2001		Am	2134.3	2002	1131 317	R ⁴⁸⁵
2070	2003	234	Am	21546			
2070	2001	358	Am	2154.6	2002	1131	Ad R ⁴⁸⁵
2072	2001	728	Am	21547	2005	317	
2073	2001	728	Am	2154.7	2002	1131	Ad R ⁴⁸⁵
2075	2005	649	Am	21.60	2005	317	
2076	2003	78	Ad	2168	2006	565	Am
2079	1999	177	Am 5	2168.1	2006	565	Am
	2001	728	Am ⁷⁵	2168.2	1999	655	Am
	2006	659	Am ⁶⁸		2006	565	Am
	2004	695	Am	2168.5	2006	565	Am
2082	2004	843	Am	2177	2006	843	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
2178	1999	655	R	2260.5	2002	821	Am
2179.5	2000	440	R	2265	2004	695	R
2183	2000	440	Am	2273	2000	867	Am
2185	1999	655	R	2274	2004	695	Am
2190.1	2005	514	Am	2277	1999	655	Am
2190.2	2000	440	Ad	2281	2003	644	Ad
2190.3 2190.5	2000 2001	440 518	Ad Ad	2282.5	2004 2004	699 848	Ad Ad
2190.3	2001	607	Am	2285	2004	607	Am
2191.2	2000	440	Am	2307	2003	874	Am
2191.2	2003	510	Ad	2313	2003	518	Am
2198.1	2003	510	Ad	2313	2001	614	Am
2201	2003	582	Am		2001	664	Am ⁴³¹
2216.1	1999	944	Ad		2002	1085	Am
2216.2	1999	944	Ad	2317	2004	695	Am
2210.2	2000	6*	Am	2334	2005	674	Ad
2220.05	2002	1085	Ad	2340	2005	674	S 300 317
2220.08	2002	1085	Ad	2341	2000	836	Am
2220.00	2005	674	Am	2311	2005	674	S 300 317
2220.1	2002	1085	Ad ⁵³²	2342	2000	836	Δm
	2002	1000	R 80		2005	674	S 300 317
	2003	789	Am ⁴³	2343	2005	674	Am ^{300 317}
	2004	909*	Am	2344	2000	836	Am
2220.6	2000	867	Ad		2005	674	c 300 317
2220.7	2006	565	Ad	2345	2005	674	c 300 317
2221	2003	348	Am	2346	2005	674	S 300 317
	2006	843	Am	2350	2000	836	Am
2225	2005	674	Am		2002	1085	A m
2227	2002	1085	Am		2005	674	S 300 317
2227.5	2002	816	Ad	2351	2005	674	S 300 317
2230	2005	621	Am	2352	2000	836	Am
2230.5	2000	269	Am		2005	674	S 300 317
	2001	617	Am	2352.1	2000	836	Ad
2232	2003	348	Ad		2005	674	S 300 317
	2004	756	Am	2353	2005	674	S 300 317
2234	2002	1085	Am	2354	2000	836	Am
2234.1	2004	742	Ad		2005	674	S 300 317
	2005	304	Am	2355	2000	836	Am S ^{300 317}
	2005	621	Am (by		2005	674	S 300 317 S 300 317
22.40	1000	0.4.4	Sec. 28.5 of Ch.)	2356	2005	674	\$ 300
2240	1999	944	Ad	2358	2005	674	Am ³⁰⁰ R ³⁰¹
2241	2006	350	Am Am ⁵⁷¹	2206	2002	607	
2241.5	2004	183		2386	2003	607	Am
2241.6	2006	350	R & Ad	2401	2001	321	Am A m 431
2241.6 2242	2001 2000	518 835	Ad		2002 2003	664 411	AIII
2242	2006	350	Am Am	2401.1	2003	411	Am Ad & R ¹¹¹
2242.1	2000	681	Alli	2401.1	2003	568	Au & K Am
2242.1	2006	350	Am	2413	2003	607	Am
2244	1999	922	Ad	2417	2000	867	Ad
2245	1999	177	Am 5	2717	2001	328	R & Ad
2273	2001	728	Am 75	2418	2005	596	Ad
2246	2002	1085	Ad	2420	2000	836	Am
2247	2003	777	Ad ⁶³	2120	2004	695	Am
2248.5	2002	531	Ad	2423	2004	695	Am
2249	2001	730	Δd	2425.1	2001	509	Ad
2217	2002	664	Am ⁴³¹	2425.3	2001	509	Ad
2253	2000	692	Am		2006	612	Am
	2002	385	Am	2435	2002	1085	Am
2259.7	1999	631	٨d		2005	674	Am
2260	2004	183	Am ⁵⁷¹		2006	223	Am
NOTE 6						ъ.	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2435.1	2006	538	Am 802	2499.5	1999	655	Am
2435.2	2005	293	Ad		1999	977	Am
	2005	674	Ad		2001	728	Am
2435.3	2005	674	Ad		2002	1150	Am
2439	2003	607	Am 70		2004	691	Am
			R ⁶³	2499.8	2005	621	Am
			Ad ³⁹¹	2500	2000	660	Ad
	2004	909*	Am	2501	2000	660	Ad
2441	2003	607	Am	2506	1999	655	Am
2442	1999	631	Ad	2507	2002	1085	Am
	2003	607	Am	2508	2000	303 536	R & Ad
2450.1	2006	843	Am	2509	2006 1999		Ad
2450.1 2454	2002 2000	107 197	Ad R	2512.5 2513	1999	655 655	Am Am
2455	2004	691	Am	2514	2004	695	Ad
2456	2004	691	Am	2516	2006	536	Ad
2457	2004	691	Am	2520	1999	655	Am
2460	2002	1150	A 424 68	2529.5	2005	74*	Δm
2100	2005	675	Am 300 317	2530.2	1999	83	Am ³⁰
	2006	658	Am ³⁸⁴ 111		1999	436	Am
2460.1	2002	107	Ad		2002	485	Am
2462	2004	695	Am		2006	153	Am
2466	2005	621	Am	2530.5	1999	436	Am
2467	2000	836	Am		2002	485	Am
2468	2000	836	Am	2531	1999	436	Am 21 20
2470	2001	435	Am		2001	728	Am 75
2471	2001	435	Am ⁷³		2002	1011	Am ^{79 43}
2.452	2002	20	R ²²		2003	789	AIII 424.69
2472	2003	20	Am		2004	909*	AIII 200 217
	2004	88	Am	2521.02	2005	675	AIII
	2004	691	Am (by Sec. 4.5	2531.02	2002	107	Ad
	2005	621	of Ch.)	2531.1	2004 2005	909* 675	Am Am ³⁰⁰
2474	2005 2002	87	Am Am	2531.75	2003	073	R 301
24/4	2005	621	Am	2532.2	2002	485	Am
2475	1999	655	Am (as am by	2532.3	1999	655	Am
2.70	1///	000	Sec. 19 and	2532.6	1999	436	Am
			Sec. 20,		2001	728	Am
			Stats. 1998,		2004	695	Am
			Ch. 736)	2532.7	1999	436	Ad
	2001	615*	R (as am by		2002	485	Am
			Sec. 27,	2532.8	1999	436	Ad
			Stats. 1999,		2002	485	Am
			Ch. 655) & Ad	2533	2000	568	Am
	2002	1150	Am	2524	2006	659	Am
0.475.1	2005	621	Am	2534	2005	74*	Am
2475.1	2004	695	Ad	2534.2	2002	1011	Am
2475.3	2003	586	Am	2535.2	2001	435	Am
2481	2003	586	Am	2535.3	2000	568	R
2483 2484	2003 2004	586 88	Am Am	2538.1	1999 2001	655 173*	Am Am
2486	2004	568	Am		2001	485	Am
2700	2002	1150	Am	2538.3	2002	173*	Am
2488	2002	874	Ad	2540	2006	148	Am
2489	2000	836	R	2541	2006	148	Am
2492	2005	621	Am	2541.2	2002	814	Ad
2493	2004	88	R & Ad	2541.3	2006	148	Am
	2005	621	Am	2541.6	2006	148	Am
2496	2002	1150	Am	2543	2002	814	Am
2498	2005	621	Am		2006	148	Am
2499	2005	74*	Am	2544	2000	676	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2545	2002	814	Am		2006	538	Am ⁸⁰²
2546.10	2002	814	Ad	2585	2001	628	Am
2546.5	2002	814	Am	2586	2001	628	Am
2546.6	2002	814	Am	2000	2002	325	Am
2546.9	2000	836	Am	2586.2	2003	69	Ad
2561	2000	836	Am	2586.4	2003	69	Ad
2564.6	2002	814	Ad	2586.6	2003	69	Ad
2565	1999	655	Am	2586.8	2003	69	Ad
2566	1999	655	Am	2602	2002	1150	Am 424 68
2566.1	1999	655	Am		2006	658	Am 546 864
2568	2005	74*	Am R ³⁴	2602.1	2002	107	Ad Am 424 68
2570	2000	697		2607.5	2002	1150	AIII
2570.1	2000	607	Ad	2620 2620.5	2004	117 427	Am
2570.1 2570.10	2000 2000	697 697	Ad Ad	2620.3	2000 2002	1150	Ad Am
2570.10	2000	697	Ad	2622	2004	117	Am
2570.11	2000	697	Ad	2633	2004	222	Am
2570.13	2000	697	Ad	2660	2002	1150	Am
2370.14	2004	695	Am	2660.2	2002	1150	Ad
2570.15	2000	697	Ad	2660.5	2006	658	Ad
2570.16	2000	697	Ad	2661.6	2002	1150	Ad
	2002	1011	Am	2668	2006	658	Am
2570.17	2000	697	Ad	2676	2006	540	Ad
	2002	1079*	R	2684	2001	435	Am
2570.18	2000	697	Ad		2002	1150	Am
2570.185	2000	697	Ad		2006	540	Am
2570.19	2000	697	Ad ⁹⁸ R ¹⁰⁰	2687	2005	74*	Am Am 300 317
	2001	150	R 305	2701	2003	640	Am ^{300 317} Am ^{384 111}
	2001	159 909*	Am ³⁰⁵ Am ⁴²⁴ 68	2702	2006	658	Am
	2004 2006	658	Am Am ⁵⁴⁶ 864	2702 2703	2003 2003	640 640	Am Am
2570.2	2000	697	Ad	2703	2003	640	Am ^{300 317}
2370.2	2002	823	Am	2700	2006	658	Am ³⁸⁴ 111
2570.20	2000	697	Ad	2708.1	2002	107	Ad
2370.20	2002	1011	Am	2709.5	2002	810	Am
2570.21	2000	697	Ad	2717	2002	1089	Ad
2570.22	2000	697	Ad	2725	2003	640	Am
2570.25	2002	107	Ad	2725.1	1999	83	Am 30
2570.26	2002	1079*	Ad		1999	914	Am
2570.27	2002	1079 *	Ad		2001	289	Am
2570.28	2002	1079*	Ad	2725.3	1999	945	Ad
2570.29	2002	1079*	Ad	2725.5	2003	640	Ad
2570.3	2000	697	Ad	2733 2741	2000	568	Am
	2001 2002	728 823	Am Am ⁴¹⁹	2746.5	2005 2002	621 764	Am Am
2570.30	2002	1079*	Alli	2746.51	2002	289	Am
2570.30	2002	1079*	Ad	2740.31	2002	764	Am
2570.32	2002	1079*	Ad		2005	266	Am
2570.4	2000	697	Ad	2751	2002	1011	Ad
	2003	607	Am	2761	2000	568	Am
	2006	658	Am	2770.11	1999	655	Am
2570.5	2000	697	Ad		2002	1011	Am
	2002	1011	Am	2770.12	1999	655	R & Ad
2570.6	2000	697	Ad 305	2770.13	1999	655	Am
2570.5	2001	159	Am ³⁰⁵	2770.14	1999	655	Am
2570.7	2000	697	Ad	2770.2	1999	655	Am
2570.8	2000	697	Ad Am ³⁰⁵	2770.8	1999	655	Am
	2001 2005	159 621	Am ^{coo}	2785.5 2786	2004 2001	271 435	Ad Am
2570.9	2003	697	Ad	2815	2001	640	Δm
2571	2004	695	Ad	2815.1	1999	146*	Am ²⁰
23/1	2001	0,0		2013.1	1///	110	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2815.1	(Cont.)			2960.2	2003	777	Ad ⁶³
	1999	149*	Am 13	2962	2000	836	Am
	2003	640	Am	2969	2000	836	Am
2835.5	2004	344	Am	2981	2005	74*	Am
2836	2002	764	Am	2983	2005	658	Am
2836.1	1999	749	Am	2984	2001	435	Am
2020.1	2002	764	Am	2987	2005	658	Am
	2003	748	Am	2987.2	2003	437	Ad
	2004	205	Am	2988	2005	658	Am
2836.2	1999	749	Λm	2995	2000	836	Am
2841	2003	640	Am 300 317	2773	2001	159	Am ³⁰⁵
2841.1	2003	107	Ad	3000	2004	426	R & Ad
2843	1999	655	A	3003	2004	426	Ad
2847	2003	640	Am 300 317	3003	2004	426	Ad
		810	Am			426	Ad
2851	2002		R ⁵⁷¹	3005	2004		
2873.7	2004	193		3006	2004	426	Ad Am ²⁰
878	2003	640	Am	3010	2002	1150	
878.1	2003	640	Ad	3010.1	2002	107	Ad 0. D 187
878.5	2003	586	Am		2002	1150	Ad & R 187
2878.7	2001	728	R & Ad		2003	789	Am (as ad by
2892.1	2001	435	Am				Stats. 2002,
2893	2003	640	Am				Ch. 1150) ^{597 75}
2894	2005	74*	Am		2004	909*	Am (as ad by
2895	1999	655	Am				Sec. 16,
	2003	640	Am				Stats. 2002,
2895.5	2003	640	Ad				Ch. 1150) & RN
2902	2004	695	Am	3010.5	2004	909*	Ad(RN) ^{300 317}
2903	2001	728	Am		2006	658	Am 815 111
904.5	2003	20	Ad	3012	2004	426	R
2908	2002	1013	Am	3013	2002	1150	Am
909	2005	658	Am		2004	426	Am
911	2005	658	Am	3014	2004	426	Am
912	2005	658	Am	3014.5	2002	1150	Am 20
914	2000	625	R & Ad	3014.6	2002	1150	Ad ⁷⁹
-/1.	2001	728	Am	001.10	2002	1100	R 80
	2002	481	Am		2003	789	Am ^{98 75}
	2005	658	Am		2004	909*	Am 300 317
2915	2002	481	Am		2006	658	Am ³⁸⁴ 111
.713	2002	401	R & Ad ²²	3015	2004	426	R
2915.5	2002	541	Ad	3016	2004	426	Am
2915.7	2002	541	Ad	3010	2004	426	Am
2713.1	2002	695	Am ⁶³	3017	2004	426	Am
2919	2004	89	Alli	3018	2004	426	Am
2919	2000	1012*		3019	2004	426	
∠9∠U	2002	658	AIII 200 217	3020			R Am
	2005		AIII		2004	426 426	Am D
2020 1		658	AIII	3022	2004	426 426	R Am
2920.1	2002	107	Ad Am ^{98 75}	3023	2004	426	Am
2933	2002	1012*	A 300.317	3023.1	2004	426	R
	2005	658	Am 319 38 Am 319 38	3025.1	2004	426	Ad
2025	2006	658	Am	3025.2	2004	426	Ad
2936	2004	695	Am	3025.6	2002	1150	Ad
20.45	2005	658	Am	3025.7	2004	426	Ad
2942	2005	658	Am		2005	393	Am
2945	2005	658	R	3026.5	2004	426	R
2946	2000	836	Am	3027	2004	426	Am
	2005	658	Am	3027.5	2004	426	R
2960	1999	655	Am	3028	2004	426	Ad
	2000	836	Am (by Sec. 20	3029	2004	426	R
			of Ch.)	3040	2004	426	Am
		4.50		2041			
2960.05	5 1999 2001	459	Ad	3041	2000	676	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3041.1 (0	Cont.)			3127	2005	393	R
	2004	426	Ad	3128	2005	393	Am & RN
3042	2004	426	Am	3129	2005	393	Am & RN
3044	2004	426	Am	3130	2005	393	Am & RN
3045	2004	426	Am	3131	2005	393	Am & RN
3046	2004	426	Ad	3135	2005	393	Am & RN
3047	2004	426	R	3137	2005	186	Ad
3050	2004	426	R	3145.5	2005	393	Am
3052	2004	426	R	3146	2005	393	Am
3054	2004	426	Am	3147	2001	435	Am
3055 3056	2004 2006	426 302	R & Ad	2147.5	2005 2005	393 393	Am
3057	2006	302	Am Ad	3147.5 3147.6	2005	393	Am Am
3057	2000	676	Au	3147.7	2005	393	Am
3039	2001	159	Am ³⁰⁵	3148	2005	393	Am
	2004	426	Am	3150	2005	393	Am
	2006	302	Am	3151	2002	405	R
3070	2004	426	Am	3152	2005	393	Am
3075	2004	426	R & Ad	3152.5	2005	393	Am
3076	2004	426	Am	3153	2005	393	R
	2005	393	Am	3160	2006	564	R & Ad
3077	2006	564	Am	3161	2006	564	R
3078	2005	393	Ad(RN) Am ⁸⁰²	3162	2006	564	R
	2006	538	Am 802	3166	2006	564	Am
3090	2005	393	R & Ad	3300	2000	277	Am
3090.1	2005	393	Am & RN	3301	2000	277	R
3091	2005	393	Ad	3302	2000	277	R
3092	2005	393	Ad	3303	1999	440	Am
3094	2005	393	R & Ad(RN)	2204	2000	277	R
3095	2005	393	R & Ad(RN)	3304	2000	277	R
3096	2005	393	Am & RN	3305 3305.5	2000 2000	277 277	R R
3096.5	2005	393	& Ad(RN) Am & RN	3305.5	2000	277	Am
3096.6	2005	393	Am & RN	3320	2000	277	Ad(RN)
3096.7	2005	393	Am & RN	3320.1	2002	107	Ad
3097	2005	393	Am & RN	3321	1999	440	Am
20),	2000	0,0	& Ad(RN)	0021	2000	277	Am & RN & Ad
3099	2005	393	Am & RN	3322	2000	277	R
			& Ad(RN)	3323	2000	277	R
3100	2005	393	Am & RN	3325	1999	440	Am
			& Ad(RN)		2000	277	Am
3101	2005	393	R & Ad(RN)	3326	2000	277	Am
3102	2005	393	R & Ad(RN)	3327	2000	277	Am
	2006	302	Am	3327.5	2000	277	Am
3103	2005	393	Am & RN	3328	2000	277	Am
2104	2005	202	& Ad(RN)	3329	2000	277	Am
3104	2005	393	R & Ad(RN)	3330	2000	277	Am
3105 3105.1	2005 2005	393 393	R & Ad(RN)	3350	2002 2000	1011 277	Am
3105.1	2005	393	R R & Ad(RN)	3352	2000	277	Am Am
3107	2005	393	R & Ad(RN)	3353	2000	277	Am
3107.1	2005	393	R & Au(RIV)	3354	2000	277	Am
3107.1	2005	393	R & Ad(RN)	3356	2000	277	Am
3109	2005	393	R & Ad(RN)	3357	2000	277	Am
3110	2005	393	Ad	3358	2000	277	Am
3111	2006	564	Ad	3360	2000	277	Am
3123	2005	393	R	3362	2000	277	Am
3124	2005	393	Am & RN	3364	2000	277	Λm
	2004	426	Am		2001	159	Am 305
3125	2007	.20					
3125 3126	2005 2005	393 393	Am & RN	3365.6 3400	2003 2000	48 277	Am Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3401	2000	277	Am	3626	2003	485	Ad 391 319
3402	2000	277	Am	3020	2003	403	n 232
3403	2000	277	Am	3627	2003	485	Ad ^{391 319}
0.00	2001	159	Am ³⁰⁵	0027	2000	.02	R ²³²
3404	2000	277	Am		2005	506*	A
3421	2000	277	Am	3628	2003	485	Ad 391 319
3422	2000	277	Am				R ²³²
3423	2000	277	Am		2005	506*	Δm
3424	2000	277	Am	3630	2003	485	Ad 391 319
3426	2000	277	Am				R ²³²
3430	2000	277	Am	3631	2003	485	Ad ^{391 319}
3451	2000	277	Am				R ²³²
3452	2000	277	Am	3633	2003	485	Ad ^{391 319}
3454	2000	277	Am				R 232
3455	2000	277	Am	3633.1	2003	485	Ad ^{391 319}
	2005	74*	Am				R ²³²
3456	2000	277	Am		2005	506*	Am
	2002	1011	Am	3634	2003	485	Ad 391 319
3502.1	1999	749	Am				R ²³²
	2000	835	Am	3635	2003	485	Ad ^{391 319}
	2000	836	Am				R ²³²
	2004	452	Am		2005	506*	Am Ad ^{391 319}
3504	2002	1085	Am 424 68 Am 300 317	3636	2003	485	Ad ³³¹ 313 R ²³²
	2005	675	Am ^{348 349}	2627	2002	40.7	Ad ^{391 319}
2504.1	2006	658	Am	3637	2003	485	Ad 371 313 R ²³²
3504.1	2002	107	Ad	2640	2002	405	Ad ^{391 319}
3508	2001	435	Am Am ⁴³¹	3640	2003	485	R ²³²
2512	2002	664	Am 300 Am 300		2005	50C*	
3512	2005	675	Am R 301	2640.1	2005	506* 485	Am Ad ^{391 319}
	2006	650	Am ^{348 349}	3640.1	2003	463	R ²³²
3516	2006 2002	658 1085	Am		2005	506*	Am
3516.1	2002	1085	Ad ⁴²⁴	3640.5	2003	485	Ad ^{391 319}
3310.1	2002	1005	R ⁶⁹	3040.3	2003	403	R ²³²
	2003	582	A		2005	506*	Δm
	2005	675	Δ m 300 317	3640.7	2003	485	Ad ^{391 319}
	2006	658	Am 348 349	20.007	2000	.02	p 232
3519.5	2002	1085	Ad	3641	2003	485	Δd 391 319
3520	2005	74*	Am				n 232
3524	2001	435	Δm	3642	2003	485	Ad 391 319
3610	2003	485	A d 391 319				R ²³²
3612	2003	485	Ad ^{391 319}		2005	649	Δm
			D 232	3643	2003	485	Ad ^{391 319}
3613	2003	485	Δd ^{391 319}				D 232
			R ²³²	3643.5	2003	485	Δd ^{391 319}
	2005	506*	Δm				D 232
3615	2003	485	Ad ^{391 319}	3644	2003	485	Ad ^{391 319}
			p 232				R ²³²
3620	2003	485	Ad ^{391 319}	3645	2003	485	Ad ^{391 319}
			R ²³²				R ²³²
3622	2003	485	Ad ^{391 319}	3650	2003	485	Ad ^{391 319}
			R ²³²				R ²³²
3623	2003	485	Ad ^{391 319}	3651	2003	485	Ad ^{391 319}
			R ²³²				R ²³²
3624	2003	485	Ad ^{391 319}		2004	183	Am ⁵⁷¹
262: -	2002		R 232	3651.5	2003	485	Am Ad ^{391 319}
3624.5	2003	485	Ad ^{391 319}				R ²³² Ad ^{391 319}
	2007		R ²³²	3652	2003	485	Ad 391 319
	2005	506*	Am Ad ^{391 319}	2552	2002	105	R ²³²
	2111112	485	Ad 371 319	3653	2003	485	Ad ^{391 319}
3625	2003	103	R ²³²	5000			R ²³²

3634 2003 485 Ad 391 319 375.0.5 1999 459 Ad		Affe	cted By			Affe	cted By	
3655	Section	Year	Chapter		Section	Year	Chapter	Effect
3655	3654	2003	485	Ad 391 319	3750.51	1999	459	Ad
3660 2003 485 Ad 391319				n 232		2001	615*	
3660 2003 485 Ad 391319 3751 2005 658 Am Am 3751 2003 586 Am 3761 2003 586 Am 3762 2003 485 Ad 391319 3766 2002 1150 Ad 3673 2003 485 Ad 391319 3768 2002 1150 Ad 3673 2003 485 Ad 391319 3776 2002 1150 Ad 3673 2003 485 Ad 391319 3776 2002 1150 Am 3761 2002 3660 Am 3770 2002 3660 Am 3770 2002 3660 Am 3770 2003 3660 Am 3770 2003 3660 Am 3775 2003 3660 Am 3770 2004 3775 2003 3660 Am 3	3655	2003	485	Ad 391 319				
Section	2660	2002	105	R 232	3750.6	2002	1150	
3661 2003	3000	2003	483	n 232				
3662 2003 485 Ad 391 319	3661	2003	485	Ad 391 319				
3663 2003 485 Ad 391 319 2003 586 R R R R R R R R R R R R R R R R R R R				P 232		2003	586	
3663 2003 485 Ad 391 319 R 322 3758.6 2002 1150 Am 3670 2003 485 Ad 391 319 3760 2003 586 Am 3670 2003 485 Ad 391 319 3760 2003 586 Am 3670 2003 485 Ad 391 319 3761 2002 1150 Am 3671 2003 485 Ad 391 319 3765 2006 658 Am 3673 2003 485 Ad 391 319 3765 2006 180 Am 3769.3 2004 695 Ad 391 319 3765 2006 658 Am 3675 2003 485 Ad 391 319 3769.3 2004 695 Ad 391 319 3771 2005 74 * Am 3769.3 2004 695 Ad 391 319 3771 2005 74 * Am 3769.3 2004 695 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3680 2003 485 Ad 391 319 3775 2003 586 Am 3681 2003 485 Ad 391 391 3775 2003 586 Am 3681 2003 485 Ad 391 391 3775 2003 586 Am 3681 2003 485 Ad 391 391 3775 2003 586 Am 3681 2003 485 Ad 391 391 3775 2000 5621 R	3662	2003	485	Ad ^{391 319}				Am
3664 2003 485 Ad 391319 3758.6 2002 1150 Am 3760 2003 586 Am 8232 3760 2003 586 Am 3761 2003 485 Ad 391319 3765 2006 658 Am 3762 2003 485 Ad 391319 3765 2006 658 Am 3763 2003 485 Ad 391319 3765 2006 658 Am 3763 2003 485 Ad 391319 3767 2002 1150 Ad 3673 2003 485 Ad 391319 3767 2002 1150 Ad 3673 2003 485 Ad 391319 3767 2002 1150 Ad 3673 2003 485 Ad 391319 3767 2002 1150 Ad 3673 2003 485 Ad 391319 3769.3 2004 695 Ad 3673 2003 485 Ad 391319 3776 2002 1150 Am 3675 2003 485 Ad 391319 3770 2002 1150 Am 3675 2003 485 Ad 391319 3771 2005 74 * Am 8232 3775 2003 586 Am 8232 3775 2003 586 Am 8232 3775 2003 586 Am 3779 2005 621 Am 3710 2002 1150 Am 3704 2001 687 R 3710 2002 1150 Am 3704 2001 687 R 3714 2003 586 R 3915 2001 687 R 3714 2003 586 R 3915 2001 687 R 3718 2003 586 R 3915 2001 687 R 3719 2005 621 Am 3915 2001 687 R 3713 2003 586 R 3915 2001 687 R 3713 2003 586 Am 3918 2001 687 R 3713 2003 586 Am 3925 2001 687 R 3713 2003 586 Am 3925 2001 687 R 3713 2003 586 Am 39	2662	2002	195	A A 391 319	3/51.1			
3664 2003 485	3003	2003	403	n 232	3753.1			
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3940	2001	687	R		2006	777	Am & RN & Ad
3941	2001	687	R	4052.2	2006	777	Ad Ad
3942	2001	687	R	4052.3	2006	777	Ad
3950	2001	687	R	4052.4	2006	777	Ad(RN)
4001	2003	539	Am ^{300 317}	4052.5	1999	784*	Ad 148
7001	2006	658	Am ³⁸⁴ 111	4032.3	1///	704	R 25
4001.1	2002	107	Ad		2001	631	Ad
4001.5	2002	577	Ad	4052.7	2001	728	Ad
1001.5	2004	33*	Am	4053	2000	837	Am ⁴
4002	2003	539	A	1055	2000	057	R ⁸
4003	2003	539	Am 300 317				Ad ⁹⁶
1003	2006	658	Am ³⁸⁴ 111		2001	728	Am
4005	2004	695	Am		2004	857	Am
1005	2005	621	Am		2001	057	R & Ad 80
4008	2001	728	Am		2005	621	Am (as ad by
7000	2003	539	Am		2003	021	Sec. 7,
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4009	1999	190	Ad				Ch. 857)
4019	2000	858	Am	4053.1	2004	857	Ad ¹⁰⁰
4022	1999	655	Am	4054	2004	857	Am
4022	2003	250	Am	4056	1999	900*	Am
4022.5	2003	857	Adl 80	4057	1999	655	Am
4022.5	2004	621	Ad	4059	2000	837	Am ⁴
4023.3	2005	506*	Am	4039	2000	037	R ⁸
4026.5	2003	695	Ad				Ad ⁹⁶
4030	2004	695	Am		2001	159	Am (as am by
		728	Am		2001	139	` '
4033	2001 2000	837	R 96				Sec. 5,
4034	2004	857	Ad ¹⁰⁰				Stats. 2000, Ch. 837) ³⁰⁵
	2004	658	Am ³⁰¹		2003	426	Am
4036	2006	777			2005	506*	Am
		621	Am	4059.5	2003	695	
4038 4039	2005	506 *	Am	4039.3	2004	093	Am (by Sec. 29
4040	2005 1999	749	Am Am		2004	857	of Ch.)
+040		836			2004	037	Am & R (by
	2000 2001	289	Am Am				Sec. 10.5 of Ch.) ⁴³
	2001	191	Am				
	2004	506*	Am				Ad (by Sec. 11.5 of Ch.) ⁸⁰
4040.5	1999	655	Ad		2005	506*	
4040.3 4043	1999	655	Au		2003	300 -	Am (as ad by Sec. 11.5,
4043	2004	887	Am				Stats. 2004,
	2004	007	R & Ad ⁸⁰				Ch. 857)
4050	2001	262	Am	4060	1999	749	Am
4030	2006	777	Am	4000	2001	289	Am
4051	2001	262	Am		2003	426	Am
4052	1999	83	Am 30		2003	191	Am
4032	1999	375	Am		2004	506*	Am
	2001	262		4061	1999	914	Am
	2001	202	Am (by Sec. 3	4001	2001	289	Am
	2001	900	of Ch.)		2001	263*	Am
	2001	900	Am (by Sec. 2 of Ch.)		2002	426	Am
	2002	661	Am ⁴³¹			506*	
	2002 2003	664 651	Am (by Coa 1	4062	2005		Am
	2003	031	Am (by Sec. 1		2003	539 681	Am
		652	of Ch.)	4067	2000		Ad
	2002		Am (by Sec. 3.5		2003	250	Am
	2003	652		1069			
			of Ch.)	4068	2004	695	Ad
	2004	183	of Ch.) Am ⁵⁷¹	4070	2000	293	Am
	2004 2004	183 191	of Ch.) Am ⁵⁷¹	4070 4071.1	2000 2000	293 293	Am Ad
	2004	183	of Ch.) Am ⁵⁷¹	4070	2000	293	Am

	Affe	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4076	1999	914	Am	4127	2001	827	Ad ^{37 360}
4070	2001	289	Δm	4127.1	2001	827	A 1 37 359 360
	2003	544	Am 565	4127.2	2001	827	Ad 37 359 360
	2004	191	Am	4127.3	2001	827	A A 37 360
	2005	506*	Am	4127.4	2001	827	A 1 37 360
1070	1999					827	Ad 37 360 Ad 37 360
4078		655 837	Am	4127.5	2001		
4081	2000	637	Am ⁴ R ⁸	4127.6	2005	621 827	Am Ad ^{37 360}
			Ad ⁹⁶		2001		
	2004	605		4127.7	2004	695	Ad
	2004	695	Am (by Sec. 31	4127.8	2006	659	Ad
	2004	0.57	of Ch.)	4130	2000	837	R ⁹⁶ R ⁹⁶
	2004	857	Am & R (by	4131	2000	837	R 96
			Sec. 12.5	4132	2000	837	R ⁹⁶ R ⁹⁶
			of Ch.) ⁴³	4133	2000	837	R ⁹⁶
			Ad (by Sec. 13.5	4134	2000	837	R 26
			of Ch.)80	4135	2000	837	R 96
4083	2003	539	Ad	4136	2000	837	R 96
4084	2004	857	Ad	4136.5	2000	837	R 96
4085	2004	857	Ad	4137	2000	837	R 96
4086	2004	857	Ad	4138	2000	837	R 96
4100	2004	857	Am	4139	2000	837	Ad ²¹
			R & Ad 80				R 34
4101	2000	837	Am ⁴	4142	2005	506*	Am
			R ⁸	4145	2004	608	Am
			Ad ⁹⁶	4146	2004	608	R
	2004	695	Am	4147	2004	608	Am
4102	1999	655	Am	4160	2001	728	Am
	2001	501	R		2004	857	Am
4104	2005	621	Am				R & Ad 80
	2006	659	Am	4161	2001	728	Am
4105	2000	837	Am ⁴		2004	887	R & Ad
1105	2000	037	R ⁸		2001	007	R & Ad 80
			Ad ⁹⁶		2005	621	Am (as ad by
	2004	857	Am		2003	021	Sec. 4.5,
	2004	037	R & Ad 80				Stats. 2004,
4106	2003	539	Ad				Ch. 887)
7100	2005	621	Am	4162	2004	857	R
4107	2004	695	Ad	7102	2004	037	Ad 80
4110	2004	728	Am				R 192
4110	2001	1013	Am		2006	658	Am ⁴²³
4111	2002	191			2006	659	Am
			Am	4162.5			Adl 80
4112	1999	73 135	Am Am ²⁰³	4162.5	2004	887	R 192
4114	2000		AIII		2005	201	
4114	2004	695	Am		2005	301	Am Am ⁴²³
4115	2005	621	Am		2006	658	
4115	1999	900*	Am	4162	2006	659	Am
	2001	352	Am	4163	2004	857	Am
	2001	728	Am (by		2006	650	R & Ad 100
	2001		Sec. 29.2 of Ch.)		2006	658	R (as am by
	2004	695	Am				Sec. 31,
	2005	621	Am				Stats. 2004,
4115.5	1999	655	Am				Ch. 857)
	2005	621	Am				Am (as am by
4116	1999	900*	Am				Sec. 32,
4119	2000	836	Am				Stats. 2004,
4119.1	2004	342	Ad				Ch. 857)
4119.2	2001	458	Ad	4163.1	2006	658	Ad
4122	2006	487	Am	4163.5	2004	857	Ad
		677	Ad ⁸		2006	658	Am
4125	2000	011					
4125 4126	2000 2001	631	Ad	4163.6	2004	857	Ad

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Section	Year	Chapter	Effect	Section	Year	cted By Chapter	Effect
4164	2004	857	Am	4232	2005	621	Am
			R & Ad 80	4301	2001	631	Am
4165	2004	857	Am		2001	728	Am
4166	2004	857	Am		2004	857	Am
4168	2004	857	Ad				R & Ad 80
4169	2004	857	Ad		2006	777	Am (as ad by
			R & Ad ¹⁰⁰				Sec. 44,
	2006	658	Am (as ad by				Stats. 2004,
			Sec. 39,	4202	2006		Ch. 857)
			Stats. 2004,	4303	2006	777	Ad
			Ch. 857) ⁶⁸	4305.5	2000 2000	836 837	Am Am ⁴
			Am (as ad by Sec. 40,		2000	637	R ⁸
			Stats. 2004,				Ad ⁹⁶
			Ch. 857) ⁶⁹		2001	728	Am
4170	1999	914	Am		2004	857	Am
	2001	289	Am		200.	007	R & Ad 80
	2003	250	Am	4306.5	2006	777	Am
	2005	506*	Am	4306.6	2002	562	Ad
4170.5	2004	695	Ad	4311	2004	183	Am ⁵⁷¹
4171	2003	250	Am	4312	2000	837	Am ⁴
4174	1999	749	Am				R ⁸
	2005	506*	Am				Ad ⁹⁶
4175	1999	914	Am		2001	159	Am (as ad by
	2001	289	Am				Sec. 19,
	2003	250	Am				Stats. 2000,
4100	2005	506*	Am		2002	520	Ch. 837) ³⁰⁵
4180	2006	659	Am	4214	2003	539	Am
4181 4182	2006 2006	659 659	Am Am	4314	2003 2005	539 417	Ad Am
4186	2000	310	Ad	4315	2003	539	Ad
4190	2006	659	Am (by Sec. 14	7313	2005	417	Am (by Sec. 4
1170	2000	037	of Ch.)		2003	117	of Ch.)
4191	2006	659	Am		2005	621	Am (by
4192	2006	659	Am				Sec. 62.5 of Ch.)
4196	2001	728	Am	4331	2000	836	Am (by Sec. 26
	2004	857	Am				of Ch.)
			R & Ad 80		2000	837	Am ⁴
4200	2003	539	Am				R 8
4200.1	2004	695	Am Ad & R ⁶⁸		2001	720	Ad ⁹⁶
4200.1	2004 2006	695 658	Ad & R Am ³⁸		2001 2004	728 857	Am Am
4200.2	2003	539	Ad		2004	037	R & Ad ⁸⁰
4200.3	2003	539	Ad	4344	2000	837	R 96
1200.5	2004	909*	Am	4360	2005	621	Am
4200.4	2003	539	Ad	4361	2005	621	R & Ad
4200.5	1999	655	Am	4362	2005	621	R & Ad
	2001	728	Am	4363	2005	621	R
4201	2000	837	Am ⁴	4364	2005	621	Am
			R ⁸	4365	2005	621	Am
			Ad ⁹⁶	4366	2005	621	Am
4202	1999	655	Am	4367	2005	621	R
	2003	539	Am	4368	2005	621	R
1207	2005	621	Am	4369	2005	621	Am
4205	2005	621	Am	4370	2005	621	R
4206 4207	2005 2004	621 695	R Am	4371 4372	2005 2005	621 621	Am
4207	2004	695	Ad	4372	2005	621	Am Am
4209	2004	695	Ad	4373	1999	525	Am 112
4231	2005	621	Am	1302	2000	857	Am ²⁰³

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
4400	2000	837	Am 4	4830	2002	131	Am
			R ⁸		2006	823	Am
	2001	720	Ad ⁹⁶	4920.7	2004	167	R & Ad ¹⁹²
	2001 2003	728 539	Am Am	4830.7 4832	2004 2004	467 467	Ad Am
	2003	857	Am	4833	2004	467	Am
	2001	037	R & Ad 80	4841.5	2001	306	Am
	2005	301	Am (as ad by	4842.2	2001	306	Am
			Sec. 50,	10.12.5	2004	467	Am
			Stats. 2004, Ch. 857)	4842.5 4843.5	2004 2001	467 306	Am Am
	2005	621	Am (as ad by	4846.5	2000	995	Am
	2003	021	Sec. 50,	4848	2001	167	Am
			Stats. 2004,		2002	131	Am
			Ch. 857, by		2003	62	Am ⁵¹⁹
4402	1000	655	Sec. 79.5 of Ch.)	1050	2004 2005	467 621	Am
4402 4403	1999 2003	655 539	Am Am	4850 4854.5	2003	131	Am Ad
4404	2000	836	Am	4857	1999	418	Ad
4409	2002	1138	٨d	4866	2004	193	Am ⁵⁷¹
	2003	62	Au 519	4875.4	2004	467	Am
	2004	183	Am ⁵⁷¹	4883	2001	306	Am
4425	2004 1999	695 946	Am Ad & R ²⁰	4901 4922.36	2001 2002	306 1013	Am Am
4423	2001	745 *	Am	4926	2002	649	Am
	2002	542	Am ⁵⁷	4927	1999	655	Λm
	2002	1161*	S ⁵⁷	4928	2002	714	Am ^{79 43}
4426	1999	946	Ad & R 20		2004	909*	Am 98 /5
	2001 2002	693 542	Am S ⁵⁷		2005	659	R Ad ³⁰⁰
	2002	1161*	Am ⁵⁷				R 301
4427	1999	946	Ad & R ²⁰		2006	658	Am ^{319 38}
	2002	542	R	4928.1	2002	107	Ad
4501	2002	1161*	R Am ^{300 317}	4929	1999	655	Am
4501 4501.1	2003 2002	640 107	Am 300 317 Ad		2002 2005	714 659	Am
4503	2002	640	Am ^{300 317}	4929.5	1999	655	Am Am
4507	2002	1013	Am	1,72,13	2005	659	R
	2006	538	Am 802	4930	1999	655	Am
4518	1999	655	Am	4931	1999	655	Am
4519 4521	2000 2003	208 586	Am	4933	1999 2002	655 714	Am
4321	2003	300	Am (by Sec. 21 of Ch.)	4934	1999	655	Am Am
	2003	640	Am (by	.,,,,	2002	714	Am ^{79 43}
			Sec. 18.5 of Ch.)		2004	909*	Am ^{98 75}
4521.2	2003	640	Ad		2005	659	R
4524 4545	2001	728 435	R & Ad				Ad ³⁰⁰ R ³⁰¹
4546	2001 2006	659	Am Am		2006	658	Am ^{319 38}
4548	1999	655	Am	4934.1	2002	714	Ad
	2006	659	Am	4934.2	2002	714	Ad
4800	2002	1012*	Am Am ^{79 43} Am ^{319 38}	4025	2004	33*	Am
	2004	467	Am 348 349 Am 348 349	4935	1999	655	Am
4800.1	2006 2002	658 107	A .1		2000 2002	568 714	Am Am
4804.5	2002	1012*	A 79 43		2005	649	Am (by Sec. 5
	2004	467				* * *	of Ch.)
104	2006	658	Am 348 349	4937	2001	361	Am
4826.2	2002	453	Ad Am ³⁰		2005	649	Am (by Sec. 6
4827	1999	83	AIII				of Ch.)
				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4938	1999	67*	Am	4980.37	2002	1013	Am
.,,,,	2000	568	Am	4980.38	2001	435	Am
4939	2000	568	Am	1,700,20	2002	1013	Am
	2002	781	Am	4980.39	2002	541	Ad
	2005	649	Am	4980.395	2002	541	Ad
4940	1999	655	Am	1,700,12,70	2004	695	Am ⁶³
4941	1999	655	Am	4980.40	2001	728	Am
4944	1999	655	Am	1,7001.10	2002	1013	Am
4945	2000	568	Am		2003	874	Am
.,	2005	648	Am		2004	909*	Am
4946	1999	655	Am		2005	658	Am
., .0	2002	405	R	4980.41	1999	406	Am
4947	1999	655	Am	1,7001.11	2001	435	Am
4955	1999	655	Am		2002	481	Am
.,,,,	2000	568	Am		2003	874	Am
	2002	714	Am	4980.43	2000	836	Am
4955.1	2002	714	Ad	1,7001.15	2002	1013	Am
4955.2	2002	714	Ad		2003	607	Am
4956	1999	655	Am		2004	204	Am
4959	1999	655	Am		2005	658	Am
4960.2	2002	714	Ad	4980.44	2000	836	Am
4960.5	1999	655	Am	1,000.11	2001	728	Am
4961	1999	655	Am		2002	1013	Am
4963	1999	655	Am		2003	607	Am
4964	1999	655	Am		2004	204	Am
4965	1999	655	R (as am by	4980.45	1999	657	Am
1705	1///	055	Sec. 18,	1,000.15	2001	435	Am
			Stats. 1991,		2002	1013	Am
			Ch. 983)	4980.46	2002	1013	Am
			Am (as ad by	4980.48	2002	1013	Am
			Sec. 19,	4980.50	2000	836	Am
			Stats. 1991,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2001	728	Am
			Ch. 983)		2002	1013	Am
4966	1999	655	Am		2003	874	Am
4967	1999	655	Am		2004	909*	Am
4970	2000	568	Am	4980.54	2002	1013	Am
4972	1999	655	Am		2003	874	Am
4973	1999	655	Am	4980.55	2002	1013	Am
4974	2005	74*	Am	4980.57	2002	481	Ad ²²
4975	1999	655	Am		2002	1013	R
4977	1999	655	Am		2003	607	Am
4977.2	2002	714	Am	4980.60	2002	1013	Am
4979	1999	655	Am	4980.80	2000	836	Am
Div. 2,					2001	159	Am 305
Ch. 13,					2002	481	Am
heading					2003	874	Am
(Sec. 4980				4980.90	2000	836	Am
et seq.)	2004	204	Am		2001	159	Am ³⁰⁵
4980	2000	836	Am		2002	481	Am
	2002	1013	Am		2004	183	Am ⁵⁷¹
4980.01	2003	20	Am	4981	2002	1013	Am
4980.02	2002	1013	Am	4982	1999	657	Am
	2004	204	Am		2000	135	Am ²⁰³
4980.03	2000	836	Am		2001	435	Am
	2005	658	Am		2002	1013	Am
4980.10	2002	1013	Am		2003	607	Am
4980.30	2002	1013	Am	4982.05	1999	459	Ad
4980.34	2002	1013	Am		2001	617	Am
., 55.51	2003	874	Am		2002	664	Am ⁴³¹
4980.35							
4980.35	2003	1013	Am Am		2002	658	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4982.2	2002	1013	Am	4987.5	1999	657	Am
	2003	607	Am		2002	1013	Am
4982.25	2002	1013	Am	4987.6	1999	657	R & Ad
4982.26	2005	658	Am	4987.7	1999	657	R & Ad(RN)
4984	2000	836	Am		2002	1013	Am
4984.4	2003	874	Am		2004	204	Am
4984.6	2005	74*	Am	4987.8	1999	657	Am & RN
4984.7	2002	1013	Am				& Ad(RN)
	2004	909*	Am		2002	1013	Am
4984.75	2003	437	Ad	4987.9	1999	657	Am & RN
4984.8	2002	1013	Am	4988	2002	1013	Am
	2003	607	Am	4988.1	1999	657	Am
4984.9	1999	655	Ad		2002	1013	Am
4986	2006	659	R	4988.2	1999	657	Am
4986.10	2000	836	Am		2002	1013	Am
	2006	659	R	4989.10	2006	659	Ad
4986.20	2000	836	Am	4989.12	2006	659	Ad
	2001	728	Am	4989.14	2006	659	Ad
100641	2006	659	R	4989.16	2006	659	Ad
4986.21	2000	836	Ad	4989.18	2006	659	Ad
	2001	728	Am	4989.20	2006	659	Ad
	2004	909*	Am	4989.22	2006	659	Ad
1006 00	2006	659	R	4989.24	2006	659	Ad
4986.30	2006	659	R	4989.26	2006	659	Ad
4986.40	2006	659	R	4989.28	2006	659	Ad
4986.41	2006	659	R	4989.30	2006	659	Ad
4986.42	2000	836	Ad	4989.32	2006	659	Ad
1006.12	2006	659	R	4989.34	2006	659	Ad
4986.43	2000	836	Ad	4989.36	2006	659	Ad
1006 11	2006	659	R	4989.38	2006	659	Ad
4986.44	2000	836	Ad	4989.40	2006	659	Ad
1006 15	2006	659 836	R Ad	4989.42	2006	659 659	Ad
4986.45	2000 2006	659		4989.44	2006 2006	659	Ad
4986.46	2000	836	R Ad	4989.46 4989.48	2006	659	Ad Ad
4900.40	2006	659	R R	4989.50	2006	659	Ad
4986.47	2000	836	Ad	4989.52	2006	659	Ad
4700.47	2001	728	Am	4989.54	2006	659	Ad
	2006	659	R	4989.56	2006	659	Ad
4986.50	2006	659	R	4989.58	2006	659	Ad
4986.60	2000	836	R	4989.60	2006	659	Ad
4986.70	1999	657	Am	4989.62	2006	659	Ad
1700.70	2000	836	Am	4989.64	2006	659	Ad
	2002	1013	Am	4989.66	2006	659	Ad
	2006	659	R	4989.68	2006	659	Ad
4986.71	2005	658	Am	4989.70	2006	659	Ad
.,	2006	659	R	4990	2006	659	R & Ad
4986.75	2006	659	R	4990.02	2006	659	Ad
4986.80	2004	909*	Am	4990.04	2006	659	Δd ³¹⁹
	2006	659	R				R ²³²
4986.81	2006	659	R	4990.06	2006	659	Ad
4986.82	2006	659	R	4990.08	2006	659	٨d
4986.90	2006	659	R	4990.1	2002	1012*	Am 98 75
4987	2006	659	R		2005	658	Am 300 317
Div. 2,					2006	659	R
Ch. 13,				4990.10	2006	659	R & Ad
Art. 6,				4990.11	2006	659	R
heading				4990.12	2006	659	R & Ad
(Sec. 4987.5				4990.125	2002	107	Ad
et seq.)	2004	204	Am		2006	659	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4990.13	2006	659	R		2003	607	Am
4990.14	2006	659	R & Ad		2004	695	Am
4990.15	2006	659	R	4996.2	2001	728	Am
4990.16	2006	659	R & Ad	1,,,,,_	2002	481	Am
4990.18	2006	659	Ad	4996.20	2004	695	Am
4990.2	2006	659	R	4996.21	1999	657	Am
4990.20	2006	659	Ad		2001	728	Am
4990.22	2006	659	Ad		2003	607	Am
4990.24	2006	659	Ad	4996.22	2002	481	Am
4990.26	2006	659	Ad				R & Ad ²²
4990.28	2006	659	Ad		2003	607	Am (as ad by
4990.3	2002	1013	Am				Sec. 11,
4000.20	2006	659	R				Stats. 2002,
4990.30	2006 2006	659 659	Ad	4006 22	2001	720	Ch. 481)
4990.32 4990.34	2006	659	Ad Ad	4996.23	2001 2003	728 607	Ad Am
4990.34	2006	659	Ad	4996.25	2003	541	Ad
4990.38	2006	659	Ad	4996.26	2002	541	Ad
4990.4	2004	695	Am	4990.20	2004	695	Am ⁶³
7770.7	2006	659	R	4996.3	2004	909*	Am
4990.40	2006	659	Ad	4996.4	2004	909*	Am
4990.42	2006	659	Ad	4996.6	2000	836	A m
4990.5	1999	655	Am	.,,,,,,	2001	159	Am 305
	1999	657	Am		2003	874	Am
	2006	659	R	4996.65	2003	437	Ad
4990.6	2006	659	R	4996.8	1999	655	Am
4990.7	2006	659	R	4997	2003	607	R (as ad by
4990.8	2002	1012*	Am 98 75				Sec. 11,
	2005	658	Am ³⁰⁰ 317				Stats. 1993,
1000	2006	659	R				Ch. 1234)
4990.9	2006	659	R				Am (as ad by
4991	2006	659	Ad				Sec. 21,
4991.2	2006	659	Ad				Stats. 1998,
4992.1	2000 2001	836 728	Am Am	4998	1999	657	Ch. 879) Am
	2004	909*	Am	4990	2000	135	Am ²⁰³
4992.3	1999	657	Am		2002	1013	Am
7772.3	2001	728	Am	4998.1	1999	657	R & Ad
4992.31	1999	459	Ad	4998.2	1999	657	R & Ad(RN)
.,,2.01	2001	617	Am	.,,,,,,	2000	135	Am ²⁰³
	2005	658	Am	4998.3	1999	657	Am & RN
	2006	659	R				& Ad(RN)
4992.33	2005	658	Am	4998.4	1999	657	Am & RN
4992.6	2001	728	R				& Ad(RN)
4992.8	1999	655	Ad	4998.5	1999	657	Am & RN
4994	2005	74*	Am				& Ad(RN)
Div. 2,				4000.6	2000	135	Am ²⁰³
Ch. 14,				4998.6	1999	657	Am & RN
Art. 4,					2000	125	& Ad(RN) Am ²⁰³
heading					2000 2006	135	
(Sec. 4996	2006	659	Am	4998.7	1999	659 657	R Am & RN
et seq.) 4996	2003	20	Am	4999	1999	535	Adl & KN
4996.1	2003	874	Am	7777	2000	857	Au ²⁰³
4996.13	2003	1013	Am		2002	107	Am
4996.17	2002	836	Am		2002	659	Am
1770.17	2002	481	Am	4999.1	1999	535	Ad
	2003	874	Am	.,,,,,,	2006	659	Am
	2006	659	Am	4999.2	1999	535	Ad
4996.18	2000	836	Am		2001	728	Am
	2001	728	Am		2002	1013	Am
				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4999.2 (Cont.)				2002	231	R (as ad by
	2003	885	Am				Sec. 2,
	2006	658	Am & R				Stats. 2001,
			& Ad ⁸²				Ch. 704)
4999.3	1999	535	Ad				Am (as ad by
4999.4	1999	535	Ad Am ²⁰³				Sec. 5,
	2000	857	AIII				Stats. 2001,
4999.5	2006	659	Am		2004	021	Ch. 718)
4999.5 4999.6	1999 1999	535 535	Ad Ad		2004 2006	921 447	Am Am
4999.0	2000	857	Au ²⁰³	5079	2000	231	Am
4999.7	1999	535	Ad	3077	2002	658	Am
1,,,,,,,	2000	857	Am ²⁰³	5081	2001	704	Am
	2001	728	Am		2001	718	Am
	2003	885	Am		2003	228*	Am
	2006	658	Am & R		2003	807	Am
			& Ad ⁸²	5081.1	2001	704	Am & R 43
4999.8	1999	535	Ad		2001	718	Am & R 43
4000.0	2006	659	R		2002	664	Am 431 Am 38
4999.9	1999	535 659	Ad R	5082	2004	909* 704	
5000	2006 1999	656	Am ²¹ 20	3062	2001 2001	718	Am Am
3000	1999	657	Am ²¹ 20		2001	228*	Am
	2001	718	Am 98 75		2003	807	Am
	2002	231	Am ^{79 43}	5082.1	2001	704	Am
	2004	33*	Am		2001	718	Am
	2004	921	Am 348 349		2003	228*	R & Ad
5000.1	2002	107	Ad		2003	807	R & Ad
5000.5	2002	231	Ad	5082.2	2001	704	Am & R 43
5001	2003	807	Am Am ²¹ 20		2001	718	Am & R
5015.6	1999	656 718	Am ^{98 75} Am ^{78 75}		2003 2003	228 * 807	Am Am
	2001 2002	231	Am ^{79 43}		2003	909*	Am
	2002	921	Am 348 349	5082.3	2004	704	Am
5018	2000	1055 *	Am	3002.3	2001	718	Am
5020	2001	718	Am	5082.4	2001	704	Am
	2002	231	Am		2001	718	Am
5025.2	2004	921	Ad	5082.5	2001	704	Ad
5025.3	2004	921	Ad		2001	718	Ad
5030	1999	657	Am	5083	2001	704	Am & R 43
5035.3	2006	458 *	Ad Am ₋ ¹⁷⁴		2001	718	Am & R ⁴³ Am ³⁸
5050	2004	921	Am Ad ⁸⁰	5084	2004 2001	909* 704	Am & R ⁴³
	2006	458*	Au	3004	2001	718	Am & R ⁴³
5050.1	2006	458 *	Ad		2001	909*	Am 38
5050.2	2006	458*	Ad	5087	2001	704	Am
5054	2005	658	Ad		2001	718	Am
5061	2002	231	Am	5088	2001	704	Am
	2002	1150	Am (as am by		2001	718	Am
			Stats. 2002,		2004	921	Am
	2002	007	Ch. 231)	5000	2001	704	R & Ad ⁸⁰
5062.2	2003	807	Am	5090	2001	704	Ad
5062.2 5063	2002 2002	232 231	Ad Am		2001 2004	718 909*	Ad R (as ad by
5063.1	2002	231	Ad		2004	909	Sec. 18,
5063.2	2002	231	Ad				Stats. 2001,
5063.3	2004	921	Ad				Ch. 718)
5070.5	1999	657	Am				Am (as ad by
5070.6	1999	657	Am				Sec. 15,
5076	2001	704	Ad				Stats. 2001,
	2001	718	Ad				Ch. 704)

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5091	2001	704	Ad	5096.6	2004	921	Ad 686
	2001	718	Ad				P 192
	2003	807	R (as ad by	5096.7	2004	921	Ad ⁶⁸⁶
			Sec. 16,				R 192
			Stats. 2001,	5096.8	2004	921	Ad ⁶⁸⁶ R ¹⁹²
			Ch. 704 and	5006.0	2004	021	Ad ⁶⁸⁶
			Sec. 19, Stats. 2001,	5096.9	2004	921	R 192
			Ch. 718)	5097	2002	230	Ad
5092	2001	704	Ad	5098	2002	230	Ad
	2001	718	Ad	5100	2002	230	Am
	2004	909*	R (as ad by		2002	231	Am (by Sec. 13
			Sec. 20,				of Ch.)
			Stats. 2001,	5102	2004	921	Am
			Ch. 718)	5103	2002	231	Ad
			Am (as ad by Sec. 17,	5107	2003 2004	807 583	Am Am
			Stats. 2001,	5108	2004	231	Ad
			Ch. 704)	3100	2002	1150	Am (as ad by
5093	2001	704	Ad				Stats. 2002,
	2001	718	Ad				Ch. 231)
	2002	664	Am ⁴³¹	5109	2002	231	Ad
	2004	909*	R (as ad by	5100.5	2004	921	Am
			Sec. 18,	5109.5	2002 2000	231 1054	Ad Ad
			Stats. 2001, Ch. 704)	5110 5111	2000	1054	Ad
			Am (as am by	3111	2000	159	Am ³⁰⁵
			Sec. 11,	5112	2000	1054	Ad
			Stats. 2002,	5113	2000	1054	Ad
			Ch. 664)	5115	2003	807	Ad
5094	2001	704	Ad	5116	2004	921	Ad
	2001	718	Ad	5116.1	2004	921	Ad
	2002	1079*	Am (as ad by	5116.2	2004	921	Ad
			Sec. 19, Stats. 2001,	5116.3 5116.4	2004 2004	921 921	Ad Ad
			Ch. 704 and as	5116.5	2004	921	Ad
			ad by Sec. 22,	5116.6	2004	921	Ad
			Stats. 2001,	5131	2003	228*	Am
			Ch. 718)		2003	807	Am
5095	2001	704	Ad	5133	1999	657	Am
5006	2001	718	Ad Ad ⁶⁸⁶	5134	2001	718	Am
5096	2004	921	R ¹⁹²		2004 2006	921 447	Am Am (by Sec. 2
5096.1	2004	921	Ad ⁶⁸⁶		2000	447	of Ch.)
3070.1	2001	721	P 192		2006	458*	Am (by Sec. 9
5096.10	2004	921	Ad ⁶⁸⁶				of Ch.) ⁸⁶¹
			R 192				Am (by Sec. 10
5096.11	2004	921	Ad ⁶⁸⁶				of Ch.) ¹⁰⁰
5006.10	2006	450 %	R 192	5150	2000	1055*	Am
5096.12	2006	458 *	Ad 826	5151	2000	1054	Am
5096.13 5096.14	2006 2006	458 * 458 *	Ad Ad	5154 5211	2000 2000	1054 787	Am Ad
5096.14	2006	458*	٨d	5211	2000	972	Am
5096.13	2004	921	Ad 686	5216.2	2002	787	Am & RN
			P 192	5216.3	2000	787	Am & RN
5096.3	2004	921	Ad ⁶⁸⁶				& Ad(RN)
#00¢:			R 192	5216.4	2000	787	Am & RN & A
5096.4	2004	921	Ad ⁶⁸⁶ R ¹⁹²	5216.5	2000	787	Ad(RN)
			U 1/2	5216.6	2000	787	Ad(RN)
5096.5	2004	921	Ad ⁶⁸⁶	5217	2000	787	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5273.5	1999	818	Ad		2006	658	Am 348 349
5300	2000	787	Am	5620.1	2002	107	٨d
5354	2002	972	Am	5621	2002	1012*	Am ^{79 43}
5403	2000	787	Am		2004	691	A 319 38
2.02	2001	284	Am		2006	658	Am 348 349 Am 70 43
5405	2000	787	Am	5622	2002	1012*	A 19 43
5405.6	2001	928	Ad	3022	2004	691	A 319 38
5408	2000	787	Am		2006	658	Am ^{348 349}
5408.3	2002	972	Ad	5640	2000	1054	Am
5408.7	1999	320	Ad ⁶⁶	3010	2003	325	Am
5 100.7	1///	320	R ⁶⁷	5641	2004	691	Am
5440	1999	280	Am	5641.1	2004	691	Ad
5110	2001	54*	Am	5641.2	2004	691	Ad
	2001	825	Am	5641.3	2004	691	Ad
	2003	725	Am	5641.4	2004	691	Ad
5442.10	2001	54*	Ad	3041.4	2005	48*	Am
5442.11	2001	825	Ad	5641.6	2003	691	Ad
5442.13	2003	725	Ad	5642	2000	1054	Am
5442.13	1999	280	Ad	5643	2000	1054	R
5443	2003	577	Am	5645	2004	691	R
5463	2003	594		5650	2004	1054	Am
		529	Am	5651			
5466	2004 2002	972	Ad R & Ad	3031	2000	1054	Am
5485				5657	2004	865	Am
5490.5	2000	787 221	Ad	3037	2003	325	Am
5499.4	2002		Am		2003	607	Am
5502	2000	1054	Am	5650	2004	865	Am
5510	1999	982	Am	5659	2004	865	Am
	2002	1012*	Am 319 38	5678	2006	564	Ad
	2004	691	AIII	5678.1	2006	564	Ad
5510.15	2006	658	AIII	5678.2	2006	564	Ad
5510.15	2002	107	Ad	5678.3	2006	564	Ad
5515	2005	280	Am Am 79 43	5678.4	2006	564	Ad
5517	2002	1012*	Am 319 38 Am 348 340	5678.5	2006	564	R
	2004	691	Am 348 349	5679.5	2006	564	R
5.50.c	2006	658	AIII	5680.1	2001	306	Am
5536	2000	1054	Am	5681	2000	1054	Am
	2001	159	Am ³⁰⁵	5682	2000	1054	Am
	2001	854	Am	5683	2000	1054	Am
5536.1	1999	982	Am		2005	74*	Am 19
5536.25	1999	982	Am	5800	2001	495	
5536.26	2001	728	Ad		2003	874	S 43
5552.5	2004	691	Ad		2004	691	S 75
5558	2001	313	Ad		2004	695	S 75
5565	2000	1054	Am		2005	675	S 68
5582.1	1999	982	Am		2006	658	S 38 S 19
5588	2005	506*	R & Ad	5801	2001	495	S 19
	2006	564	Am		2003	874	Am 43
5588.1	2005	506*	Ad		2004	691	S 75
5588.2	2005	506*	Ad		2004	695	S 75
5588.3	2005	506*	Ad		2005	675	S 68
5588.4	2005	506*	Ad		2006	658	S 38
5589	2005	506*	R	5801.1	2001	495	Ad & R 19
5601	2000	1054	Am		2003	874	c 43
5602	2000	1054	Am		2004	691	c 75
5603	2000	1054	Am		2004	695	c 75
5610	2000	1054	Am		2005	675	S 68
5615	2006	564	Am		2006	658	S 38
5616	1999	982	Am	5802	2001	495	S 19
	2000	1054	A	5002	2003	874	S 43
5620							
5620	2000	1012*	Am ^{79 43} Am ^{319 38}		2004	691	S 75 S 75

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5802 (Co	nt.)			6060.6	2005	610	Ad
,	2005	675	S 68	6060.7	2006	534	Ad
	2006	658	S 38	6061	2006	534	Am
5803	2001	495	S 19	6061.5	2006	534	Ad
	2003	874	c 43	6062	2001	46	Am
	2004	691	s 75		2002	664	Am ⁴³¹
	2004	695	c /5	6065	2002	415*	R & Ad 22
	2005	675	S 68		2003	334	Am (as am by
	2006	658	S 38				Sec. 6,
5804	2001	495	S 19				Stats. 2002,
	2003	874	c 43				Ch. 415)317
	2004	691	s 75				Am (as ad by
	2004	695	S 13				Sec. 7,
	2005	675	S 68				Stats. 2002,
	2006	658	S 38				Ch. 415) ³⁰¹
5805	2001	495	c 19	6068	1999	221	Am
	2003	874	S 43		1999	342	Am
	2004	691	C /2		2001	24	Δm
	2004	695	S 75		2003	765	Am ³⁹¹
	2005	675	S 68	6068.11	2000	472	Ad & R 3
	2006	658	S 38		2001	438*	Am ²⁰
5810	2001	495	Am 19	6070	1999	342	Δm
	2003	874	Am 43	6072	2001	880	Ad ^{37 34}
	2004	691	Am ⁷⁵		2002	137	Am
	2004	695	Am 75		2002	664	Am 431
	2005	675	Am 68	6079.1	1999	221	Am
	2006	658	Am 38				R & Ad 51
5811	2001	495	Ad & R 19		2000	246	Am (as ad by
	2003	874	R				Sec. 3,
			Ad & R 43				Stats. 1999,
	2004	33*	Am				Ch 221)
	2004	691	S 75		2002	784	Am 490
	2004	695	c 75	6079.5	2002	415*	Am
	2005	675	S 68	6085	1999	221	Am
	2006	658	Am 38		1999	342	Am
5812	2001	495	Ad & R 19	6086.10	2003	334	Am
	2003	874	S 43	6086.12	2004	193	R 571
	2004	691	c 75	6086.15	2001	745*	Am
	2004	695	S 75	6086.16	2003	334	Ad
	2005	675	c 68	6086.65	1999	221	Am
	2006	658	S 38				R & Ad 51
5001	2004	356	Am		2000	135	Am ²⁰³
6008.6	1999	342	Ad		2000	246	Am (as ad by
6009.5	2006	390	Ad				Sec. 6,
6016	2002	415*	Am				Stats. 1999,
6019	2002	415*	Am				Ch. 221)
6021	2002	415*	Am	6086.7	2003	469	Am
6028	2004	529	Am	6092	2001	24	Am
6031.5	1999	342	Ad	6094.5	2001	745*	Am
	2002	415*	Am	6095	2004	193	Am ⁵⁷¹
	2003	334	Am	6095.1	1999	221	Ad
6032	2001	24	R	6106.5	2000	867	Am
	2002	415*	Ad	6106.6	2000	867	Ad
6033	2001	24	R	6126	2002	394	Am
	2006	165	Ad	6126.3	2005	273	Ad
6034	2001	96	R		2006	538	Am ⁸⁰²
6036	2005	341	Am	6126.4	2006	605	Ad
	2006	534	Ad	6126.5	2001	304	Ad
6046.7					1000	2.42	4 4 0 D 24
	2001	46	Am	6140	1999	342	Ad & R 24
6060	2001 2002	46 664	Am Am ⁴³¹	6140	2000	342 118	Ad & R ²⁴ Am ⁵ Am ¹⁹

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6140 (Co	nt.)			6322.1	2005	75*	Am 80
	2003	334	Am 18	6323	2005	75*	R 80
	2004	384	Am ⁴³	6324	2002	784	Am ⁴⁹⁰
	2005	341	Am ⁶⁸		2005	75*	Am 80
6140.05	1999	342	Ad	6325	2005	75*	Δ m ⁸⁰
6140.10	2001	24	R	6326	2005	75*	Am 80
6140.15	2001	24	R	6341	2002	784	Am 490
6140.16	2000	246	Am	6365	2002	784	R 490
6140.2	2004	193	Am ⁵⁷¹	6400	1999	892	Am (as ad by
6140.5	2003	334	Am			~ ~ ~	Sec. 3,
01.00	2005	341	Am				Stats. 1998,
6140.55	2001	24	Am				Ch. 1079)
0140.55	2005	341	Am		2000	386*	Am (as am by
6140.6	2005	341	Am		2000	300	Sec. 1,
6140.7	2004	529	Am				Stats. 1999,
6140.8	2001	24	R				Ch. 892)
6140.9	2001	129	Am	6401	1999	892	Am (as ad by
0140.9	2005	341	Am	0401	1999	092	Sec. 5,
6141	2005	341	Am				Stats. 1998,
6141.1	1999	342	Am				Ch. 1079)
0141.1		334			2002	1010	R & Ad
	2003		Am	6401.5		1018	
6142 5	2005	341	Am	6401.5	2002	1018	R & Ad
6143.5	2000	808 *	Am	6401.6	1999	892	Am
6145	1999	342	R & Ad	(402	2002	1018	R & Ad
	2002	415 *	Am	6402	2000	386*	Am (as am by
	2003	334	Am				Sec. 8 and as
(150	2006	15	Am				by Sec. 9,
6152	2002	784	Am				Stats. 1998,
6153	2000	867	Am			1010	Ch. 1079)
6156	2006	538	Am 802		2002	1018	R & Ad
6157	2006	538	Am ⁸⁰²	6402.1	2002	1018	R & Ad
6157.5	2000	674	Ad	6403	2000	386*	Am (as am by
6175	1999	454	Ad				Sec. 10 and as
6175.3	1999	454	Ad				ad by Sec. 11,
6175.4	1999	454	Ad				Stats. 1998,
6175.5	1999	454	Ad				Ch. 1079)
6175.6	1999	454	Ad		2001	159	Am (as am by
6176	1999	454	Ad				Sec. 4 and
6177	2000	442	Ad				Sec. 5,
6202	2004	182	Au 81 614				Stats. 2000,
6230	2001	129	Ad				Ch. 386) ³⁰⁵
6231	2001	129	Ad		2002	1018	R & Ad
6232	2001	129	Ad	6404	2000	386*	Am
6233	2001	129	Ad		2002	1018	R & Ad
	2005	273	Am	6405	1999	892	Am
6234	2001	129	Ad		2000	386*	Am (by Sec. 7
	2003	334	Am				of Ch)
6235	2001	129	Ad		2002	784	Am ⁴⁹⁰
6236	2001	129	Ad		2002	1018	R & Ad
6237	2001	129	Ad	6406	2001	35	Am (as am by
6238	2001	129	Ad	0.00	2001	33	Sec. 12.5 and
6301	2001	52	Am				ad by Sec. 12.
6301.1	1999	344*	Am				Stats. 1998,
6301.5	2001	52	A m				Ch. 1079)
6302.5	2001	784	Am 490		2002	1018	R & Ad
6321	2002	75*	R & Ad 80	6407	2002	1018	R & Ad
0341	2005	706		6408	2002	1018	R & Ad
	2003	700	Am (as ad by	6408.5			
			Sec. 7,		2002	1018	Ad
			Stats. 2005,	6409	2002	1018	R & Ad
6322	2005	75*	Ch. 75) R & Ad ⁸⁰	6410 6410.5	2002	1018	R & Ad Ad
		/3 *	R XI A.I	b/11013	2002	1018	Δ.0

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6411	1999	892	Am (as am by	6582	2006	491	Ad
			Sec. 21,	6582.5	2006	491	Ad
			Stats. 1998,	6583	2006	491	Ad
			Ch. 1079)	6584	2006	491	Ad
	2002	1018	R & Ad	6590	2006	491	Ad
6412	2002	1018	R & Ad	6591	2006	491	Ad
6412.1	2002	1018	R & Ad	6592	2006	491	Ad
6412.5	2002	1018	Ad	6704	2002	1013	Am
6413	2002	1018	R & Ad	6704.1	2006	658	Am
6414	2002	1018	R & Ad	6704.1	2000	1006 615*	Ad
6415 6416	2002 2002	1018 1018	R & Ad R		2001 2004	33*	Am
6450	2002	439	Ad		2004	22	Am Am ⁶⁴⁷
0430	2000	437	R & Ad ²²	6706	2000	1006	Am
	2001	311	Am (as ad by	0700	2002	1013	Am
	2001	311	Sec. 1, 1st and	6710	1999	656	Am 4 5
			2nd text,	0,10	2000	1006	Am ²¹ 20
			Stats. 2000,		2001	495	Am 70 18
			Ch. 439)		2002	1012*	Am ^{79 43}
	2002	664	Am (as am by		2002	1150	Am ^{79 43}
			Sec. 1 and		2004	691	Am ^{98 75}
			Sec. 2,		2005	657	Am 300 317
			Stats. 2001,		2006	658	Am 348 349
	• • • • •		Ch. 311) ⁴³¹	6710.1	2002	107	Ad
6451	2006	567	Am	6712	2000	1006	Am
6451	2000	439	Ad	6714	2006	658	Am Am ^{4 5}
6450	2001	311	Am	6714	1999	656	
6452 6453	2000 2000	439 439	Ad Ad		2000 2001	1006 495	AIII 70.18
6454	2000	439	Ad		2001	1012*	Am ^{70 18} Am ^{79 43}
6455	2000	439	Ad		2002	1150	Am 79 43
6456	2000	439	Ad		2005	48*	Am ^{98 75}
6500	2006	491	Ad		2005	657	Am (as am by
6501	2006	491	Ad		2000	00,	Sec. 2,
6502	2006	491	Ad				Stats 2005
6510	2006	491	Ad				Ch. 48) ^{300 317}
6511	2006	491	Ad		2006	658	Am 348 349
6513	2006	491	Ad	6715	2005	657	Am
6514	2006	491	Ad	6716	2000	976	Am Am ³⁰⁵
6515	2006	491	Ad		2001	159	AIII
6516	2006	491	Ad	6717	2006	658	Am
6517	2006	491	Ad	6717	2000	1006	Am
6518 6520	2006 2006	491 491	Ad Ad	6726.2 6728.3	2006 2002	658 1013	Am Am
6530	2006	491	Ad	6728.5	2002	1013	Am
6531	2006	491	Ad	6730	2002	658	Am
6532	2006	491	Ad	6730.2	2000	1006	Am
6533	2006	491	Ad	0,20.2	2001	159	Am ³⁰⁵
6533.5	2006	491	Ad	6731.1	2006	760	Am
6534	2006	491	Ad	6731.5	2000	1006	Ad
6535	2006	491	Ad	6731.6	2000	1006	Ad
6536	2006	491	Ad	6732	2003	789	Am
6537	2006	491	Ad	6732.3	2003	789	Am
6538	2006	491	Ad		2006	658	Am
6539	2006	491	Ad	6732.4	2003	789	Am
6540	2006	491	Ad	6732.5	2006	658	Ad
6541	2006	491	Ad	6735	2000	1006	Am
6560 6561	2006 2006	491 491	Ad Ad	6725.2	2001 2000	495 1006	Am D
6562	2006	491	Ad Ad	6735.2 6735.3	2000	1006	R Am
6580	2006	491	Ad	0/33.3	2000	495	Am
0360	2000	471	Au	1	2001	473	ruii

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6735.4	2000	1006	Am		2002	744	Ad
0733.1	2001	495	Am	7001	2000	1005	Am
6736	2005	657	Am	7002	2000	1005	Am
6736.1	2005	657	Am	7003	1999	983	Am
6737.1	2003	607	Am		2000	1005	Am
6737.3	2003	607	Am	7006	2001	728	Am
6738	2000	1006	Am	7007	2000	1005	Am
	2006	658	Am	7011	1999	656	Am ^{4 5}
6740	2006	658	Am		2001	615*	Am ⁷³ 19
6741	2000	1006	Am		2002	744	Am 424 68
6746.1	2006	658	Ad		2005	675	Am 300 317
6749	2000	976	Ad		2006	658	Am 319 38
6750	2006	658	Am	7011.4	2004	865	Am
6753	2006	658	Am	7011.7	2000	1005	Am
6754	2006	658	Am	7011.8	2001	745 *	Am
6755.1	2000	1006	Am	7013.5	2003	607	Ad
6755.2	2005 2000	657 1006	Am	7017	2001 2002	745*	Am R
6755.2 6756	2000	1006	R Am	7017.3	2002	405 744	Ad
0730	2000	159	Am Am ³⁰⁵	7017.3	2002	106	Am
	2001	1013	Am	7017.5	2002	372	Ad
	2002	607	Am	7018.5	2002	566	R ⁸¹
6760	2000	1006	Am	7010.5	2005	48*	Ad & R ⁴³
6762.5	1999	983	Ad	7019	2002	1013	Am
6763.1	2000	1006	Ad	7019.5	2004	865	R
6770	2004	691	Ad 680	7021	2000	1005	Ad
6770.1	2004	691	A d 680	, , , , ,	2004	865	R
6770.2	2004	691	V 9 080	7026	1999	708	Am
6770.3	2004	691	Ad 000		2001	728	Am
6770.4	2004	691	Δd 680	7026.1	2003	759	Am
6770.5	2004	691	Δd 680		2004	183	Am ⁵⁷¹
6770.6	2004	691	Ad ⁶⁸⁰	7027.3	2001	728	Am
6775	2000	976	Am	7027.4	2003	607	Ad
6775.1	2000	1006	Ad	7027.5	2003	34	Am
6776	2000	1006	Am	7028	2003	706	Am
6780	2004	691	Ad		2004	183	Am ⁵⁷¹
	2005	657	Am		2005	205	Am
6787	1999	983	Am	7028.1	2004	865	Am
	2000	1006	Am	7028.13	2001	728	Am
	2002	1013	Am	7000 7	2005	280	Am
6788	2006	658	Am	7028.7	2001	728	Am
6795	2002 2001	1013 495	Am Am	7029.1 7029.6	2003 2003	607 118	Am
6799	1999	983	Am	7030	2003	566	Ad Am ⁸¹
0199	2001	495	Am	7030	2005	48*	Am
6980.12	2002	1013	Am		2003	40	R & Ad 80
6980.18	1999	318	Am	7031	2001	226	Am
6980.42	1999	318	Am	, 351	2003	289	Am
6980.59	2000	568	Am	7034.1	2001	847	Ad ⁸²
6980.74	2000	568	Am	7048	2004	865	Am
6980.79	2001	607	Am	7057	2002	1013	Am
6980.81	2005	74*	Am	7058	1999	708	Am
6980.82	2005	74*	Am	7058.1	1999	708	Ad
7000.5	1999	656	Am 45		2002	1013	R
	2000	1005	A /3 19	7058.7	2002	999	Am
	2002	744	Am 424 68	7059.1	2001	728	Am
	2004	33*	A m	7065.01	2002	311	R & Ad
	2005	675	Am 300 317	7065.05	2000	1005	Am
	2006	658	Am ^{319 38}		2005 2004	280	Am
7000.6	2002	107	Ad	7068		865	Am

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	Year	Chapter	Effect	Section	Year	Chapter	Effect
7068.1	2006	106	Am		2006	38	Am
7069	2002	744	Am 411				R & Ad 192
	2003	874	Am 391	7125.2	2002	311	Am
	2004	909*	Am 689	7125.3	2002	311	Ad
7069.1	2004	586	Ad	7125.4	2002	311	Ad
7071.10	1999	795	Am		2005	205	Am
7071.11	1999	795	Am	7137	1999	982	Am
	2001	728	Am		2002	744	Am
	2002	311	Am		2004	865	Am
	2004	865	Am	7138	2003	607	Am
	2005	280	Am	7138.1	2002	744	Am
7071.12	2005	280	Am	7139.2	2003	807	Am
7071.17	2003	363	Am	7141	1999	982	Am
7071.5	1999	795	Am		2002	1013	Am
7071.6	2002	1123	Am	71.42	2003	607	Am
	2005	200	R & Ad 22	7143	2003	363	Am
7071.0	2005	280	Am	7145.5	2006	122	Am
7071.9 7072.5	2004 2006	865 106	Am Am	7152 7153	2006	106 728	Am
7072.3	2004	586	Am	7153.1	2001 2002	744	Am Am ⁴¹⁰
1013	2004	280	Am	/133.1	2002	789	Am ⁵⁹⁸
7074	2003	728	Am		2003	909*	Am ⁶⁹⁰
7074	2001	865	Am	7159	1999	982	Am
7085	2004	312	Am	/139	2004	566	R & Ad 81
1003	2004	865	Am		2005	48*	Am
	2005	280	Am		2003	40	R & Ad 80
7085.5	2003	363	Am		2005	385	Am (as am by
7085.6	2003	363	Am		2003	303	Sec. 7,
7085.8	2002	312	R				Stats. 2005,
7090.1	2003	363	Am				Ch. 48)
	2004	865	Am		2006	114	Am
7091	2001	728	Am	7159.10	2004	566	Ad 81
	2002	312	Am		2005	48*	Am 80
7092	2000	1005	Ad & R ²⁵⁸		2005	385	Am (as am by
	2001	159	Am 305				Sec. 13,
	2001	615*	Am				Stats. 2005,
	2002	744	Am ⁴²⁹				Ch. 48)
7099.2	2003	363	Am	7159.11	2004	566	Ad 81
7102	2006	123	Am		2005	48*	Am 80
7106.5	2002	1013	Am		2005	385	Am (as am by
7110	2002	1013	Am				Sec. 14,
7110.5	2005	280	Am				Stats. 2005,
7112	2001	728	Am	7150 10	2004	F.C.C	Ch. 48)
7112.1	2001	728	Ad	7159.12	2004	566	Ad 81
7113.5	2006	123	Am		2005	48*	Am 80
7116.5	2003	607	Ad		2005	385	R (as am by
7121	2003	363	Am				Sec. 15,
7101 6	2004	865	Am				Stats. 2005,
7121.6	2006	171	Ad	7150 12	2004	544	Ch. 48) Ad 81
7121.65	2006	171	Ad	7159.13	2004	566	Ad Am 80
7121.7 7121.8	2006 2006	171 171	Ad Ad		2005 2005	48 * 385	R (as am by
7121.8	2003	363	Au		2003	303	Sec. 16,
7122.1	2003	312	Am Ad				Sec. 16, Stats. 2005,
1144.4	2002	385	Au				
7124.5	2003	865	R	7159.14	2004	566	Ch. 48) Ad ⁸¹
	2004	494	Am ²¹	/139.14	2004	48*	Au 80
/1746	2001	7/7	R 34	7159.2	1999	512	Am
7124.6							
/124.6	2003	607	Am	7159.3	2000	1005	Ad ²⁵⁹

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7159.3 (Cont.)			7307	2000	568	R
(2005	48*	Am	7308	2000	568	R
			R & Ad 80		2006	411	Ad
	2005	385	R (as am by	7309	2000	568	Am ^{54 57}
			Sec. 9,		2002	1148	Am
			Stats. 2005,	7211	2003	788	Am
7159.4	2004	566	Ch. 48) Ad ⁸¹	7311	2000	568	Am 54 57
/139.4	2004 2005	48*	Au 80	7312	2002 2000	1148 568	Am Am ^{54 57}
	2005	385	R (as am by	7312	2000	1148	Am
	2003	303	Sec. 10,	7313	2000	568	S 54 57
			Stats. 2005,	,,,,,	2002	1151	Am 82
			Ch. 48)		2003	788	Δm
7159.5	2004	566	Ad 81	7314	2000	568	Am 54 57
	2005	48*	Am 80		2002	1148	Am
	2005	385	Am (as am by	7315	2000	568	S ^{54 57} R ⁸²
			Sec. 11,	7216	2002	1151	
			Stats. 2005, Ch. 48)	7316	2000 2000	37 568	Am S ^{54 57}
7159.6	2004	566	Ad ⁸¹		2003	66*	Am
7137.0	2005	48*	Am 80		2003	33*	Am
7159.9	2006	114	Ad		2006	149*	Am 792
7161	2006	538	Am 802	7317	2000	568	Am ^{54 57}
7164	2000	1005	Am		2003	788	Am
	2005	48*	Am	7318	2000	568	S 54 57
		40.1	R & Ad 80	7319	2000	568	S 54 57
7167	2005	48*	Am	7319.5	2000	568	Am ^{54 57}
	2005	205	R & Ad ⁸⁰	7220	2003	788	Am S ^{54 57}
	2005	385	Am (as ad by Sec. 21,	7320 7320.1	2000 2000	568 568	S 54 57
			Stats. 2005,	7320.1	2000	568	c 54 57
			Ch. 48)	7320.2	2000	568	c 54 57
7195	2001	773	Am	7320.4	2000	568	S 54 57
7197	2004	443	A	7320.5	2006	253	Ad
7200	2001	495	Am 300 317	7321	2000	568	Am ^{54 57}
	2006	658	Am ^{348 349}		2003	788	Am
7200.1	2002	107	Ad	7321.5	2000	568	Am ^{54 57}
7215.5	2002	405	Am	7224	2003	788	Am Am ^{54 57}
7215.6	1999	983	Am Am 300 317	7324	2000	568	
	2001 2006	495 658	Am 348 349	7326	2003 2000	788 568	Am Am ^{54 57}
7218	2002	405	R	1320	2003	788	Δm
7301	2000	568	S 54 57	7330	2000	568	Am ^{54 57}
7501	2002	1148	Am	,,,,,	2003	788	Λm
	2002	1151	Am 82	7331	2000	568	Am ^{54 57}
7302	2000	568	Ad		2003	788	R & Ad
	2002	1148	Am		2006	253	Am
	2006	538	Am ⁸⁰²	7331.5	2000	568	Am ^{54 57}
7303	2000	568	Ad Am ⁴²⁴	7222	2003	788	R Am ^{54 57}
	2002	1148	Am R 69	7332	2000	568	
	2006	253	Am ^{300 317}	7333	2003 2000	788 568	Am Am ^{54 57}
7303.1	2002	107	Ad	1333	2003	788	Δm
7505.1	2003	788	Am	7334	2000	568	Am ^{54 57}
7303.2	2003	788	Ad	7551	2003	788	A
. 505.2	2004	909*	A m	7335	2000	568	Am ^{54 57}
7304	2000	568	Am 54 57		2002	1151	Am 82
	2002	1148	Am		2003	788	Am
7305	2000	568	R	7336	2000	568	Am ^{54 57}
72 06	2006	253	Ad		2003	788	Am 54 57
7306	2000	568	R	7337	2000	568	Am ^{54 57}

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7337 (Co	ont.)			7367	2000	568	Am ^{54 57}
	2003	788	Am	,,,,,,	2003	788	Δm
7337.5	2000	568	Am 54 57	7368	2000	568	S 54 57
	2002	580	Am	7389	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Δm
7338	2000	568	Am 54 57	7389.5	2000	568	c 54 57
	2003	788	Δm	7390	2000	568	Am ^{54 57}
7340	2000	568	Am 54 57		2003	788	Am & R 18
	2003	788	A m	7391	2000	568	Am 54 57
7340.5	2000	568	S 54 57		2003	788	Am & R 18
	2003	788	R	7392	2000	568	Am ^{54 57}
7341	2000	568	Am ^{54 57}		2003	788	Am & R ¹⁸ Am ^{54 57}
	2003	788	Λm	7393	2000	568	Am 54 57
7342	2000	568	Am ^{54 57}		2003	788	Am & R 18
	2002	1124*	Am	7394	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am & R 18
7343	1999	983	R 54.57	7395	2000	568	Am 54 57
7344	2000	568	Am ^{54 57}		2003	788	Am & R 18 Am ⁵⁴ 57
	2003	788	Am	7395.1	2000	568	
7345	2000	568	S 54 57	====	2003	788	Am 54.57
7346	2000	37	Am	7396	2000	568	Am ^{54 57}
50.45	2000	568	S 54 57	5006 F	2003	788	Am
7347	2000	568	Am ^{54 57} S ^{54 57}	7396.5	2006	411	Ad S ^{54 57}
7348	2000	568	Am ^{54 57}	7397	2000	568	S 54 57
7349	2000	568	Am 5 54 57	7398	2000	568	S 54 57
7349.1	2000	568	c 54 57	7399	2000	568	Am ^{54 57}
7350	2000	568	S 54 57	7400	2000	568	Am 82
7351 7352	2000 2000	568 568	S 54 57		2002 2003	1151 788	AIII
7353	2000	568	Am ^{54 57}	7401	2003	316	Am Ad
1333	2000	1151	Am 82	/401	2002	788	Au Am
	2002	788	Am	7402	2003	568	S ^{54 57}
7354	2000	568	Am ^{54 57}	7402	2000	568	Am ^{54 57}
1334	2003	788	Am	7403	2002	1151	Am 82
7355	2000	568	Am 54 57		2002	788	Am
1333	2003	788	Am		2006	411	Am
7356	2000	568	Am ^{54 57}	7403.2	2006	381*	Ad
7550	2003	788	Λm	7403.5	2002	1151	Ad 82
7357	2000	568	Am ^{54 57}	7403.3	2003	788	Ad
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2003	788	Δm	7404	2000	568	Am ^{54 57}
7358	2000	568	S 54 57	7101	2003	788	Am
7359	2000	568	Am ^{54 57}	7404.1	2000	568	S 54 57
	2003	788	Am	7405	2000	568	Am ^{54 57}
7360	2000	568	c 54 57		2003	788	Λm
7361	2000	568	c 54 57	7406	2000	568	Am 54 57
7362	2000	568	Am 54 57		2003	788	Am
	2002	1151	Am 82	7407	2000	568	Am ^{54 57}
	2003	788	Δm		2003	788	Δm
7362.1	2000	568	Am ^{54 57}	7408	2000	568	Am 54 57
	2003	788	A		2002	1151	Am 82
7362.2	2000	568	Am 54 57		2003	788	Δm
	2003	788	Δm	7409	2000	568	Am ^{54 57}
7362.3	2000	568	Am ^{54 57}		2003	788	Δm
	2003	788	Am	7410	2000	568	S 54 57
7362.5	2000	568	S 54 57		2002	1151	Am 82
7364	2000	568	Am ^{54 57}		2003	788	Δm
	2003	788	Λm	7411	2000	568	S 54 57
7365	2000	568	Am ^{54 57}		2002	1151	Am 82
	2003	788	Δm	7413	2000	568	S 54 57
7366	2000 2003	568 788	Am 54 57	7414 7414.1	2000 2000	568 568	Am ^{54 57} Am ^{54 57}
			Am				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7414.1 (C	ont)			7507.10	2001	554	Am
/ 11 1.1 (0	2003	788	Am	7507.10	2004	532	Am
7414.2	2000	568	S 54 57	7507.12	2004	402	Am
			Am ^{54 57}	7307.12		418	
7414.3	2000	568		7507.12	2006		Am Am ⁹⁶ 114
	2003	788	Am 54 57	7507.13	1999	991	
7414.4	2000	568	AIII		2006	418	Am
	2003	788	Am	7507.2	1999	456	Am
7414.5	2000	568	S 54 57	7507.3	2004	532	Am
7414.6	2000	568	Am ^{54 57}	7507.4	2000	375	Am
	2003	788	Am		2002	402	Am
7415	2000	568	Am ^{54 57}	7507.9	2003	724	Am
	2003	788	Am		2004	532	Am
7416	2000	568	Am ^{54 57}		2006	418	Am
7410	2003	788	R	7508.2	2004	532	Am
7417	2000	568	c 54 57	7508.2	2006	418	Am
7417			c 54 57				
7418	2000	568	S 54 57	7510.1	1999	456	Am
7419	2000	568	S 54 57		2002	402	Am
7420	2000	568		7511	1999	456	Am
7421	2000	568	Am ^{54 57}	7520.5	2000	216	Am
	2003	788	Am	7522	1999	123	Am
7422	2000	568	Am ^{54 57}		2002	895	Am
	2003	788	Δm	7525.1	1999	318	Am
7423	2000	568	S 54 57	7527.1	2001	309	Ad
7 123	2003	788	R & Ad	7529	2000	216	Am
7423.5	2000	568	S 54 57	7533.5	2000	568	Am
1423.3							
7.40.4	2003	788	R S ^{54 57}	7541.1	2000	216	Am
7424	2000	568	\$ 3.37	7541.2	2001	309	Ad
	2002	1151	Am 82	7567	2001	309	Ad
7425	2000	568	S 54 57	7570	2001	607	Am
7426	2000	568	S 54 57	7574	2005	655	Ad
7426.5	1999	983	Ad	7574.1	2005	655	Ad
	2000	568	Am	7574.2	2005	655	Ad
	2002	1151	Am 82	7574.3	2005	655	Ad
7427	2000	568	R	7574.4	2006	760	Ad
7500.1	2004	532	R & Ad	7581	2001	306	Am
7500.1	2006	418	Am	7501	2002	884	Am (by Sec. 1
7500.2					2002	004	
7500.2	2004	532	Am	7501.2	2006	7.00	of Ch.)
7500.3	1999	456	Am	7581.2	2006	760	Am
	2006	418	Am	7582.12	2001	607	Am
7501.05	2002	107	Ad	7582.19	2000	568	Am
7502.1	1999	456	Am	7582.2	2005	655	Am
7502.2	1999	456	Am	7582.20	2001	607	Am
7503	2002	402	Am		2006	538	Am 802
7503.1	1999	318	Am	7582.21	2001	607	Am
7503.10	1999	456	Am	7582.22	1999	665	Am
7503.10	1999	456	Am	7582.26	2001	607	Am
1504		402			2001	607	
7505.2	2002		Am	7582.27			Am
7505.2	2004	532	Ad	7582.28	2001	607	Am
7505.5	2002	402	Am	7582.7	1999	318	Am
7506	2004	532	R	7583.11	2000	683	Am 62
7506.11	1999	456	Am				R 22
7506.13	1999	456	Am		2001	159	Am ³⁰⁵
7506.14	1999	456	Am		2002	609	R
7506.3	1999	456	Am	7583.12	2002	689	Am
, 500.5	2002	402	Am	7583.17	2002	609	Am
7506.5							
7506.5	1999	318	Am (by Sec. 4	7583.2	2000	683	Am
	1000		of Ch.)		2002	609	Am (by Sec. 1
	1999	456	Am (by Sec. 6.5				of Ch.)
			of Ch.)		2002	886	Am (by Sec. 1
7506.9	1999	456	Am				of Ch.)
7507	2000	568	Am	7583.20	2000	568	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7583.20 (Cont.)			7612	2002	825	Ad
· ·	2002	886	Am		2004	33*	Am
7583.3	2002	609	Am		2006	760	R
7583.36	2003	325	Am	7616.2	2000	568	Am
7583.43	2002	609	R	7617.1	2001	305	Am
7583.46	2002	884	Ad	7618	2000	568	Am
7583.6	2002	886	Am (by Sec. 2	7619.2	2000	568	Am
			of Ch.) ⁵²⁷	7621	2000	568	Am
			R 63	7622.3	1999	241	R
			Ad (by Sec. 3	7623	2001	305	Am
			of Ch.) ³⁹¹	7625	2000	568	Am
	2003	807	Am (as ad by	7626	2000	568	Am
			Sec. 3,	7626.5	2000	568	Am
			Stats. 2002,	7628	2000	568	Am
	2004	000 4	Ch. 886)	7629	2000	568	Am
7502 F	2004	909*	Am	7630	2001	305	Am
7583.7	2001	607	Am	7631	2000	568	Am
	2002	886	Am (by Sec. 4	7622	2003	874	Am
			of Ch.) ⁵²⁷ R ⁶³	7632	2003	874	Am
				7625	2004	531	Am
			Ad (by Sec. 5 of Ch.) ³⁹¹	7635	2000	568	Am
7502.0	2002	600		7641	2000	568	Am
7583.8	2002	609	Am (by Sec. 3	7642	2000	568	Am
7583.9	1999	318	of Ch.) Am	7643 7646	2000	568 568	Am Am
1303.9	2000	683	Am	7647	2000 2000	568	Am
	2002	609	Am (by Sec. 4	7647.5	2000	568	Am
	2002	009	of Ch.)	7649	2003	874	Am
	2002	689	Am (by Sec. 1.2	7650	2000	568	Am
	2002	007	of Ch.)	7651	1999	241	R
	2003	807	Am	7661	2000	568	Am
7587.1	2002	886	Am	7662	2000	568	Am
7587.10	2001	607	Am	7664	2000	568	Am
7587.12	2001	607	Am	7665	2000	568	Am
7587.14	2001	607	Am	7666	2000	568	Am
7587.15	2000	683	Ad	7667	2000	568	Am
7587.7	2001	607	Am	7668	2000	568	Am
7587.8	2000	683	Am	7669	2000	568	Am
	2001	607	Am	7670	2000	568	Am
7587.9	2001	607	Am	7685	2001	715	Δm
7588	2001	607	Am		2002	664	Am ⁴³¹
	2002	886	Am	7685.2	1999	657	Am
	2006	760	Am		2000	568	Am
7588.2	2002	689	Ad	7685.3	1999	657	Am
7588.5	2002	886	Ad		2000	568	Am
7591.19	2006	538	Am ⁸⁰²		2001	305	Am
7593.1	1999	318	Am	7685.5	2000	568	Am
7598.4	1999	318	Am		2001	715	Am
7599.32	2000	568	Am	7685.6	2001	715	Ad 35
7599.70	2001	607	Am	7686	2000	568	Am
7599.71	2005	74*	Am	7686.5	2000	568	Am
7599.74	2005	74*	Am	7687	2000	568	Am
7601	2000	568	Am	7690	2000	568	Am
7601.1	2002	107	Ad	7706	2003	874	Am
7602	2000	568	Am	7708	2000	568	Am
7606	2000	568	Am	7709	2000	568	Am
7607	2000	568	Am	7711	2000	568	Am
7007		874	Am	7725	2000	568	Am
	2003					07.4	
7608 7610	2003 2000 2000	568 568	Am Am	7725.2	2003 2000	874 568	Am Am

Section	Year	Chapter	T.CC	C4'	17	CI1	TT CC
	1001	Спаріет	Effect	Section	Year	Chapter	Effect
7725.2 (0	Cont.)			8006	2001	616	R
,	2001	306	Am	8008	2001	616	Am
7725.5	2000	568	Am		2002	664	Am ⁴³¹
7727	2000	568	Am	8010	2005	658	Am
7735	1999	241	Am	8011	2001	615*	Ad
	2000	757	Am	8016	1999	983	Am
7735.5	2001	715	Ad	8017	2000	1009	Am
7736	2000	757	Am	8020	2001	616	R & Ad 22
7737.3	2000	568	Am		2002	664	Am (as am by
7740	2000	568	Am				Sec. 3 and as ad
7740.5	2000	568	Am				by Sec. 4,
7746	2002	825	Ad				Stats. 2001,
7801	2000	393	Am				Ch. 616) ⁴³¹
7804	2004	865	Am		2002	1079*	R (as ad by
7804.1	2005	657	Am				Sec. 4,
7806	2004	865	Am				Stats. 2001,
	2005	657	Am				Ch. 616)
7810	2000	393	Am ^{79 43}				Am (as ad by
	2002	1012*	Am 98 75 Am 200 217				Sec. 3,
	2005	657	Am 300 317				Stats. 2001,
	2006	658	Am 319 38				Ch. 616)
7810.1	2002	107	Ad	8022	2002	1079*	Am
7815.5	2000	393	Am 79 43	8024	2001	616	Am
	2002	1012*	Alli 98 75 Am 98 75	8024.1	2004	865	Am
	2005	657	Am 300 317 Am 319 38	8024.2	1999	983	Am
	2006	658	AIII		2001	616	Am
7820	2003	325	Am	8024.3	1999	983	Am
7830	2004	865	Am	8024.4	1999	983	Am
7830.1	2005	657	Am Am 802	8024.6	1999	983	Am
7022	2006	538	AIII	8025	1999	983	Am
7833	2004	865	Am		2001	616	Am
7025	2005	657	Am	9027	2005	658	Am
7835 7835 1	2004	865 865	Am	8027	2000	1009	Am Am ³⁰⁵
7835.1	2004 2005	657	Am Am		2001 2001	159 615*	Am
7837	2003	865	Am		2001	616	
1031	2004	657	Am		2001	010	Am (by Sec. 9 of Ch.)
7841	2003	325	Am		2002	664	Am ⁴³¹
7841.1	2005	657	Am		2004	865	Am
7843	2004	865	Ad	8027.5	2001	615*	Ad
7845	2004	865	Am	8028	2000	334	Ad & R 19
7849	2003	325	R	0020	2002	1079*	Am
7850	2005	657	Am	8028.2	2000	334	Ad & R 19
7850.1	2005	657	Am	0020.2	2002	1079*	Am
7852	2004	865	Am	8028.4	2000	334	Ad & R 19
7852.1	2005	657	Am	8030.2	2000	1007	Ad & R ¹⁹ Am ^{79 43}
7860	2004	865	Am	""	2003	607	Λm
7872	2005	657	Am		2004	691	A 98 75
7881	2001	306	Am		2005	658	A 348 349
7883	2003	325	Am		2006	457	Am 319 38
7886	2005	74*	Am	8030.4	2000	1007	Am (by Sec. 4
7887	2003	874	Am				of Ch) ^{79 43}
8000	2000	1007	Δ m 79 43		2004	691	A 98 /5
	2002	1012*	Am ^{98 75}		2005	658	A m 348 349
	2004	33*	A		2006	457	Am 319 38
	2005	658	Am 300 317 Am 240 320	8030.6	2000	1007	Am (by Sec. 5
	2006	658	Am 319 38				of Ch) 19 43
9005	2000	1007	Am 79 43		2004	691	Am 98 75
8005							
8005.1	2005 2002	658 107	Am 300 317 Ad		2005 2006	658 457	Am 348 349 Am 319 38

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8030.8	2000	1007	Am ^{79 43}		2006	42*	S ⁵⁷
	2004	691	Am ^{98 75}	8698.1	1999	982	Δm ⁹⁵
	2005	658	Am 348 349 Am 248 329		1999	983	Am 95
	2006	457	Am 319 38		2002	1013	S 207
8031	1999	983	Am		2006	42*	S 57
8507.1	2001	306	Am	8698.2	1999	982	S 95
8513	2001	306	Am		1999	983	S 95 S 207
8516	1999	983	Am		2002	1013	S ²⁰⁷ S ⁵⁷
	2001	306	Am	0600.2	2006	42*	S 95
8516.1	2002 1999	405 983	Am	8698.3	1999 1999	982 983	c 95
0310.1	2001	306	Am R		2002	1013	c ²⁰⁷
8516.2	2001	306	R		2002	42*	S 57
8517	2001	306	Am	8698.5	1999	982	Am 95
8518	1999	983	Am	0070.5	1999	983	Am ⁹⁵
0010	2001	306	Am		2002	1013	c 207
8519.5	1999	983	Am		2006	42*	S 57
8520	2000	539	Am ^{79 43}	8698.6	1999	982	Am 95
	2002	1012*	Am 98 75 Am 248 240		1999	983	Am 95
	2005	658	Am 348 349		2002	1013	Am ²⁰⁷
8520.1	2002	107	Ad		2006	42*	R
8528	2000	539	Am ^{79 43}	8708	2000	1006	Am
	2002	1012*	Am ^{98 /5} Am ^{348 349}	8710	1999	656	AIII
0.520	2005	658			2000	976	Am ⁷³ 19 Am ⁷⁰ 18
8538	2000	234	Am		2001	495	Am ⁷⁹ 43
	2001 2002	306 664	Am Am ⁴³¹		2002 2004	1150 691	Am 98 75 Am 200 247
8550	1999	257	Am		2004	657	A 300 317
8551.5	2001	306	Am		2005	658	Am 348 349
8556	1999	983	Am	8710.1	2003	607	Ad
8560	2001	306	Am	8720.3	2002	1013	Am
	2002	664	Am ⁴³¹	8720.5	2002	1013	Am
8562	2001	306	Am	8726	2006	760	Am
8564	2001	306	Am	8729	2000	1006	Am
8564.5	2001	306	Am		2006	658	Am
8565	2001	306	Am	8730	1999	125	Am
8565.5	2001	306	Am	8740	2006	658	Am
8566	2001	306	Am 8741	8/41	2000	678	Am
8566.5	2001 2001	306 306	Am	07/11/1	2005	657	Am
8593 8614	1999	983	Am R	8741.1	2000 2001	1006 495	Am Am
8615	1999	983	R		2005	657	Am
8616.5	2001	306	Am	8745	2006	658	Am
8617	1999	983	Am	8747	2000	1006	Am
	2002	584	Am	8747.5	1999	983	Ad
	2003	366	Am	8751	2000	1006	Am
	2004	443	Am		2002	1013	Am
8651	2001	306	Am	8753	2000	1006	Am
8652	1999	983	Am		2005	657	R
8656	1999	983	Am	8759	2000	976	Ad
8662	1999	983	Am	8761	1999	608	Am
9662	2004	443 405	Am		2000	678	Am (by Sec. 2 of Ch.)
8663 8674	2002 1999	983	Am Am		2000	1054	Am
00/4	2000	539	Am		2005	657	Am
	2000	405	Am	8762	2003	678	Am
8674.5	1999	983	Δm	3702	2002	1013	Am
8698	1999	982	Am ⁹⁵		2003	607	Am
	1999	983	Am 95	8763	2002	1013	Am
	2002	1013	S ²⁰⁷	8764	2004	865	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8764 (Co	ont.)			9653	2000	568	Am
	2005	22	Am ⁶⁴⁷		2003	874	Am
	2005	657	Am	9654	2000	568	Am
8764.5	2002	1013	Am	9655	2000	568	Am
8765	1999	608	Am	9656	2000	568	Am
8766	2003	607	Am	9656.1	2000	568	Am
8771	2000	678	Am (by Sec. 4	9656.2	2000	568	Am
			of Ch.)	9656.25	2000	568	Am
	2000	1054	Am	9656.3	2000	568	Am
	2006	760	Am	9656.4	2000	568	Am
8773.1	1999	608	Am	9656.45	2000	568	Am
8773.2	2000	678	Am	9656.5	2000	568	Am
	2002	1013	Am	9657	2000	568	Am
0772 4	2003	607	Am	9658	2000	568	Am
8773.4	1999	608	Am	9659	2000	568	Am
	2000	1006	Am Am ³⁰⁵	9662	2000	568	Am
	2001	159	AIII	0662	2001	305	Am
	2002 2003	1013 607	Am Am	9663	2000 2002	568 825	Am
8775	2003	1006	Am Am	9676	2002	568	Am Am
8776	2004	691	Δd ⁶⁸⁰	9679	2000	568	Am
8776.1	2004	691	A 1 680	9680	2000	568	Am
8776.2	2004	691	A 4 080	9682	2000	568	Am
8776.3	2004	691	Δ d 000	9683	2000	568	Am
8776.4	2004	691	Ad ⁶⁸⁰	9685	2000	568	Am
0770.4	2005	22	Δm ⁶⁴ /	9700	2000	568	Am
8776.5	2004	691	A 1 680	9700.5	2000	568	Am
8776.6	2004	691	A 4 080	9700.6	2000	568	Am
8776.7	2004	691	Ad 680	9701	2000	568	Am
8780	1999	983	Am	9702.1	2000	568	Am
	2000	976	Am	9702.2	2000	568	Am
8780.1	2000	1006	Ad	9702.5	2000	568	Am
8781	2000	1006	Am	9703	2000	568	Am
8785	2004	691	Ad	9704	2000	568	Am
8792	1999	983	Am	9705	2000	568	R
	2000	1006	Am	9710	2000	568	Am
8801	2001	495	Am	9711	2000	568	Am
8805	1999	983	Am	9712	2000	568	Am
	2001	495	Am	9713	2000	568	Am
9603	2000	568	Am	9714	2000	568	Am
9605.1	2002	825	Ad	9715	2000	568	Am
9605.2	2002	825	Ad	9715.1	2002	819	Ad ¹⁷⁵
9607	2002	825	Am	9716	2000	568	Am
9610	2002	825	Ad	9717	2000	568	Am
	2004	33*	Am	9718	2000	568	Am
0611	2006	760	R	9719	2000	568	Am
9611	2006	401	Ad	0720	2003	874	Am
9612	2006	401	Ad	9720	2000	568	Am
9613	2006	401	Ad	9721	2002	819	Ad ¹⁷⁵ Ad ¹⁷⁵
9625	2000	568	Am	9722	2002	819	
9630	2000	568	Am	9723	2002	825	Ad
9631	2000	568	Am	9723.1	2002	825	Ad
9650	2000	568 568	Am	9723.2	2002	825 568	Ad
9650.1	2000 2000	568 568	Am	9726 9727	2000	568 568	Am
9650.2			Am		2000	568	Am
9650.3 9650.4	2000 2000	568 568	Am Am	9727.1 9727.2	2000 2000	568 568	Am
9650.4 9651	2000	568	Am Am	9727.2	2000	568	Am Am
9652	2000	568	Am	9728	2000	568	Am
9652.1	2000	568	Am	9729	2000	568	Am
7052.1	2000	500	2 3 111	7130	2000	500	AIII
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9731 2002 825 Am 9812.5 2002 405 Am 88 9737 2000 568 Am 9830.5 2002 405 Am 89 9741 2000 568 Am 9830.5 2002 405 Am 89 9741 2000 568 Am 9833 2001 306 Am 89 9741 2000 568 Am 9847.5 2002 405 Am 68 9741.2 2000 568 Am 9847.5 2002 405 Am 68 9744.2 2000 568 Am 9847.5 2002 405 Am 68 9744.2 2000 568 Am 9847.5 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9745 2000 568 Am 9850 2002 405 Am 68 9746.2 2000 568 Am 9851 2002 405 Am 68 9747 2002 825 Ad 9850 2002 405 Am 68 9750.5 2002 825 Ad 9850 2002 405 Am 68 9751 2000 568 Am 9851 2002 405 Am 68 9752 2000 568 Am 9851 2002 405 Am 68 am 98575 2000 568 Am 9751 2000 568 Am 9851 2002 405 Am 68 am 9751 2000 568 Am 9851 2002 405 Am 68 am 9752 2000 568 Am 9851 2002 405 Am 68 am 9755 2000 568 Am 9851 2002 405 Am 68 am 9755 2000 568 Am 9851 2002 405 Am 68 am 9755 2000 568 Am 9851 2002 405 Am 68 Am 68 Am 9851 2002 405 Am 68 Am 9851 2002 405 Am 68 Am 89752 2000 568 Am 9851 2002 405 Am 68 Am 89752 2000 568 Am 9855 2002 405 Am 68 Am 88 Am 9855 2002 405 Am 68 Am 89764 2000 568 Am 9855 2002 405 S 88		Affe	cted By			Affe	cted By	
9737 2000 568 Am 9814 2002 405 Am 88 9741 2000 568 Am 9830.5 2002 405 Am 88 9741 2000 568 Am 9832.5 2002 405 Am 88 9741 2000 568 Am 9832.5 2002 405 Am 88 9741 2000 568 Am 9847.5 2000 405 Am 88 9744 2000 276 Am 9849 2002 405 Am 88 9744 2000 276 Am 9849 2002 405 Am 88 9744 2000 568 Am 9847.5 2002 405 Am 88 9744 2000 568 Am 9849 2002 405 Am 88 9744 2000 568 Am 9849 2002 405 Am 88 9745 2000 568 Am 9851 2002 405 Am 88 9746 2000 568 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9751 2000 568 Am 9851 2002 405 Am 88 9751 2000 568 Am 9853 2002 405 Am 88 9752 2000 568 Am 9853 2002 405 Am 88 9753 2000 568 Am 9853 2002 405 Am 88 9758 2000 568 Am 9853 2002 405 Am 88 9758 2000 568 Am 9853 2002 405 Am 88 9760 2000 568 Am 9855 2002 405 Sec 44, Stats, 1997, Ch. 401)88 9760 2000 568 Am 9855 2002 405 Sec 44, Stats, 1997, Sec 45, St	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9737 2000 568 Am 9814 2002 405 Am 88 9741 2000 568 Am 9830.5 2002 405 Am 88 9741 2000 568 Am 9832.5 2002 405 Am 88 9741 2000 568 Am 9832.5 2002 405 Am 88 9741 2000 568 Am 9847.5 2000 405 Am 88 9744 2000 276 Am 9849 2002 405 Am 88 9744 2000 276 Am 9849 2002 405 Am 88 9744 2000 568 Am 9847.5 2002 405 Am 88 9744 2000 568 Am 9849 2002 405 Am 88 9744 2000 568 Am 9849 2002 405 Am 88 9745 2000 568 Am 9851 2002 405 Am 88 9746 2000 568 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9750 2001 306 Am 9851 2002 405 Am 88 9751 2000 568 Am 9851 2002 405 Am 88 9751 2000 568 Am 9853 2002 405 Am 88 9752 2000 568 Am 9853 2002 405 Am 88 9753 2000 568 Am 9853 2002 405 Am 88 9758 2000 568 Am 9853 2002 405 Am 88 9758 2000 568 Am 9853 2002 405 Am 88 9760 2000 568 Am 9855 2002 405 Sec 44, Stats, 1997, Ch. 401)88 9760 2000 568 Am 9855 2002 405 Sec 44, Stats, 1997, Sec 45, St	9731	2002	825	Am	9812.5	2002	405	Am ⁶⁸
9740 2000 568 Am 9830.5 2002 405 Am 68 9741.1 2000 568 Am 9832.5 2002 405 Am 68 9741.1 2000 568 Am 9833 2001 306 Am 68 9744 2000 568 Am 9847.5 2002 405 Am 68 9744 2000 568 Am 9849 2002 405 Am 68 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 Am 68 9744.5 2000 568 Am 9851 2002 405 Am 68 Am 68 Am 68 9744.5 2000 568 Am 9851 2002 405 Am 68 Am 68 9744.5 2000 568 Am 9851 2002 405 Am 68 Am 68 Am 9851 2002 405 Am 68 Am 9851 20				Am				Am
9741 2000 568 Am 9832.5 2002 405 Am 68 9741.2 2000 568 Am 9847.5 2002 405 Am 68 9744.2 2000 276 Am 9847.5 2002 405 Am 68 9744.5 2000 276 Am 9849 2002 405 Am 68 9744.5 2000 276 Am 9849 2002 405 Am 68 9744.5 2000 568 Am 9849 2002 405 Am 68 9749.5 2000 568 Am 9849 2002 405 Am 68 9749.5 2000 568 Am 9851 2002 405 Am 68 9749.5 2000 568 Am 9851 2002 405 Am 68 9749.5 2000 568 Am 9851 2002 405 Am 68 9749.5 2000 568 Am 9851 2002 405 Am 68 9750 2000 568 Am 9851 2002 405 Am 68 Am 9851 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9851 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9851 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2002 405 Sec.44, Stats. 1997, Ch. 401) ⁶⁹ Am 68 Am 9855 2000 Sec.44, Am 9855 2000 Sec.44, Am 9855 2000 Sec.44, Am 9855 2000 Sec.44, Am 98								Am ⁶⁸
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9749.5 2000 568 Am					9851	2002	405	
9750								
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0910.1 2002 107 Ad								
2010.1 ZUUZ 107 AG Ch 4011°	9810.1	2002	107	Ad				Ch. 401) ⁶⁹

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9872	2005	74*	Am	10153.9	2006	278	R
9873	2002	405	Am (as am by	10167	2000	473	Am
			Sec. 2,	10167.10	2000	473	Am
			Stats. 1998,	10167.11	2000	473	Am
			Ch. 1075) ⁶⁸	10167.12	2000	473	Am
			Am (as am by	10167.2	2000	473	Am
			Sec. 56,		2001	159	Am ³⁰⁵
			Stats. 1997,	10167.3	2000	473	Am
			Ch. 401) ⁶⁹	10167.7	2000	473	Am
9880.1	2004	874	Am	10167.9	2000	473	Am
9880.3	2002	107	Ad	10170.5	2002	86	Am ⁷³
9882	2004	572	Am				R ²²
0002 (2006	760	Am		2002	1116	Ad 175
9882.6	2004	572	Ad & R 667		2002	1116	Am ⁴⁹⁶
9884	1999	983	Am				R ²²
9884.17	2004	572	Am		2005	102	Ad ¹⁷⁵
9884.7	2006	760	Am	10176	2005	183	Am
9884.8	2000	336 336	Am	10176	2004	940 660	Am Ad
9884.9	2000 2004	874	Am Am	10176.1	2001 2002	664	Au 431
9889.25	2004	867	Ad & R 19	10177	1999	83	Am 30
9889.26	2000	867	Ad & R 19	10177	2001	389	Am
9889.27	2000	867	Ad & R 19		2003	902	Am
9889.28	2000	867	Ad & R 19		2006	199	Am
9889.29	2000	867	Ad & R 19		2006	578	Am (by Sec. 2.5
9889.30	2000	867	Ad & R 19				of Ch.)
9889.60	2004	193	p 571	10210	2004	676	Am
9889.62	2004	193	n 571	10215	2004	676	Am
9889.64	2004	193	R 571	10226	2004	676	Am
9889.8	2001	357	Am	10226.5	2004	676	Am
10002	2005	77	R	10229	1999	83	Am ³⁰
10002.5	2005	77	R		2000	636	Am
10054	2005	77	R		2001	389	Am
10055	2005	77	R		2003	901	R
10056	2005	77 77	R R	10222	2003	902	R Am ³⁰
10057	2005	77 77	R R	10232	1999 2006	83 760	
10058 10060	2005 2005	77	R	10232.2	2000	636	Am Am
10080	2005	77	Am	10232.25	2000	636	Am
10131.8	2003	940	Ad	10232.23	2005	153	Am
10131.0	1999	407	Am	10232.4	2006	760	Am
10100.1	2002	167	Am	10232.5	2000	636	Am
10145	1999	83	Am ³⁰	10233	2003	902	Am
10150	2004	676	Am		2005	153	Am
10151	2004	676	Am	10236.4	1999	41	Am
	2006	278	Am	10237	2003	901	Ad
10151.5	1999	1000	Am		2003	902	Ad
10152	2003	807	Am		2004	140	R (as ad by
			R & Ad 391				Sec. 4,
10153.2	2001	26	Am				Stats. 2003,
10152.2	2002	1116	Am	10220	2002	001	Ch. 902)
10153.3	2003	807	Am	10238	2003	901	Ad
	2004	676	R & Ad ³⁹¹		2003 2004	902	Ad R (as ad by
	2004	676	Am		2004	140	
10153.4	2006 2002	278 86	Am Am ⁷³				Sec. 4, Stats. 2003,
10133.4	2002	00	R 22				Ch. 902)
			Ad ¹⁷⁵		2005	153	Am
	2006	278	Am	10239	2003	901	Ad
10153.5	2006	278	Δm	10237	2003	902	Ad
10153.6	2002	664	Am ⁴³¹			, v <u>-</u>	
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10239 (Co	nt.)			10250.56	2004	697	R
`	2004	140	R (as ad by	10250.58	2004	697	R
	200.	1.0	Sec. 4,	10250.6	2004	697	R
			Stats. 2003,	10250.7	2004	697	R
			Ch. 902)	10250.8	2004	697	R
10239.1	2003	901	Ad	10471	2001	389	Am
10237.1	2003	902	Ad	10471.1	2001	389	Am
	2003	140	R (as ad by	10471.5	2001	389	Am
	2007	140	Sec. 4,	10471.6	2001	389	Am
			Stats. 2003,	10471.0	2001	389	Am
			,				
10220.2	2002	001	Ch. 902)	10472.1 11000	2001	389	Am
10239.2	2003	901	Ad		2004	697	Am
	2003	902	Ad	11000.1	2003	434	Am
	2004	140	R (as ad by	11002.5	2004	697	Am
			Sec. 4,	11003.5	2000	522	Am
			Stats. 2003,		2004	697	R
			Ch. 902)	11004.5	2004	697	Am Am 802
10239.3	2003	901	Ad		2006	538	AIII
	2003	902	Ad	11004.6	2004	697	R
	2004	140	R (as ad by	11010	2001	642	Am
			Sec. 4,		2002	496	Am ²²
			Stats. 2003,		2004	618	Am
			Ch. 902)		2005	392	Am (by Sec.
10239.4	2003	901	Ad				of Ch.)
	2003	902	Ad	11010.05	2000	1004	Am ⁹⁶
	2004	140	R (as ad by	11010.10	2000	279	Ad
			Sec. 4,	11010.11	2001	307	Ad
			Stats. 2003,	11010.2	2000	279	Am
			Ch. 902)	11010.3	2000	279	Am
10240	2001	389	Am	11010.35	2000	279	Ad
10250	2004	697	R	11011	2000	279	Am
10250.1	2004	697	R	11018.1	2000	522	Am
10250.10	2004	697	R	1101011	2004	697	Am
10250.11	2004	697	R	11018.10	2000	522	Am
10250.11	2004	697	R	11010.10	2004	697	R
10250.25	2004	697	R	11018.11	2004	697	R
10250.25	2004	697	R	11018.11	1999	83	Am ³⁰
10250.3	2004	697	R	11010.12	2003	434	Am
			R	11010 5			
10250.5	2004	697		11018.5	2004	697	Am
10250.51	2004	697	R D (l l	11018.8	2004	697	R
10250.52	2004	697	R (as ad by	11018.9	2004	697	R
			Sec. 6,	11024	2004	697	R
			Stats. 1996,	11210	2004	697	Ad ⁸¹ Ad ⁸¹
			Ch. 541 and	11211	2004	697	Ad *1
			Sec. 10,	11211.5	2004	697	Ad 81
			Stats. 1996,		2006	429*	Am 100
			Ch. 592)	11211.7	2004	697	Ad 81
10250.53	2004	697	R (as ad by	11212	2004	697	Ad 81
			Sec. 7,	11213	2004	697	Ad 81
			Stats. 1996,	11214	2004	697	Ad 81
			Ch. 541 and	11215	2004	697	Ad or
			Sec. 11,	11216	2004	697	Ad 81
			Stats. 1996,	11217	2004	697	Ad 81
			Ch. 592)	11218	2004	697	Ad 81
10250.54	2004	697	R (as ad by	11219	2004	697	Ad 81
			Sec. 8,	11225	2004	697	Ad ⁸¹
			Stats. 1996,	11226	2004	697	Ad 81
			Ch. 541 and		2005	93*	Δm
			Sec. 12,		2006	429*	Am 100
			Stats. 1996.	11226.1	2006	429*	Ad ¹⁰⁰ Ad ⁸¹

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11228	2004	697	Ad 81	11500	2002	1116	Ad & R 68
11229	2004	697	Ad 81	11501	2003	147*	Am
11230	2004	697	Ad 81	11501	2002	1116	Ad & R ⁶⁸
11231	2004	697	Ad ⁸¹ Ad ⁸¹	11502	2002	1116	Ad & R ⁶⁸
11232 11233	2004 2004	697 697	Ad 81	11502.5	2003 2003	147 * 147 *	Am Ad
11233	2004	697	Ad 81	11502.5	2003	1116	Ad & R ⁶⁸
11235	2004	697	Ad or	11503	2002	1116	Ad & R ⁶⁸
11236	2004	697	Δd 81	11301	2003	147*	Am
11237	2004	697	Ad 81	11505	2002	1116	Ad & R ⁶⁸
11238	2004	697	V 4 81	11506	2002	1116	Ad & R ⁶⁸
	2006	429*	Am 100	12015.3	2000	512	Am 43
11239	2004	697	Ad 81		2005	529	Am 13
11240	2004	697	Ad 81	12015.5	2005	529	Am
11241	2006	429*	Am 100 Ad 81	12024.2	2004	752	Am
11241	2004 2006	697 429*	Am 100	12028	2004 2005	676 529	Am R
11242	2004	697	Δd 81	12029	2003	745*	R
112-72	2004	429*	Am 100	12107.1	2004	183	Am ⁵⁷¹
11242.1	2006	429*	ΔA^{100}	12209.6	2000	511	Am
11243	2004	697	Ad ⁸¹	12240	2000	512	S 43
11244	2004	697	Ad 81		2005	529	Am 111
11245	2004	697	Δd 81	12242	2000	512	S 43
11246	2004	697	Ad 81	10040	2005	529	S 111 S 43
11250	2004	697	Ad 81	12243	2000	512	S 111
11251	2004	697	Ad ⁸¹ Ad ⁸¹	12244	2005	529	S 43
11252 11253	2004 2004	697 697	Ad 81	12244	2000 2005	512 529	S 111
11253	2004	697	Δd 81	12246	2000	512	Am 43
11255	2004	697	Ad 81	12240	2005	529	Am 111
11256	2004	697	Ad 81	12531	1999	364	R & Ad
11265	2004	697	Ad 81	12532	1999	364	R & Ad
11265.1	2006	429*	ΔA^{100}	12533	1999	364	R & Ad
11266	2004	697	Ad 81	12534	1999	364	R & Ad
11267	2004	697	Ad ⁸¹ Am ¹⁰⁰	12535	1999	364	R & Ad
11260	2006	429 * 697	Am 81	12536 12537	1999	364 364	R & Ad
11268 11269	2004 2004	697	Ad 81	12537	1999 1999	364 364	R & Ad R
11270	2004	697	Ad 81	12539	1999	364	R
11271	2004	697	Ad 81	12540	1999	364	R & Ad
11272	2004	697	Ad 81	12541	1999	364	R & Ad
11273	2004	697	Δd 81	12542	1999	364	R & Ad
11274	2004	697	Δd 81	12543	1999	364	R & Ad
11275	2004	697	Ad 81	12544	1999	364	R & Ad
11200	2006	429 *	Am 100	12545	1999	364	R
11280	2004	697	Ad 81 Ad 81	12546	1999	364	R
11281 11282	2004 2004	697 697	Ad 81	12547 12548	1999 1999	364 364	R R
11282	2004	697	A d 81	12606.2	2006	538	Am ⁸⁰²
11284	2004	697	Δd 81	12701	1999	815	Am
11285	2004	697	Ad 81	Div. 5.	1///	015	71111
11286	2004	697	Ad or	Ch. 13,			
11287	2004	697	Ad 81	Art. 1,			
11288	2004	697	Ad 81	heading			
11341	1999	974	Am	(Sec. 13300	•006		
11360	1999	974	Am	et seq.)	2006	566	Ad
11404	1999	974 974	Am	13300	2002	818	Ad
11405 11411	1999 1999	974 974	Am Am	13301	2006 2002	566 818	Am Ad
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11112	1///	7/1		15502	2002	010	

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Art. 2, heading (Sec. 13350 2006 566 Ad 17083 2004 182 Am 81 17084 2006 538 Am 80 2005 529 Ad & R 317 2004 Am 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2005 529 Ad & R 317 2006 538 Am 80 2006								
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13351 2005 529 Ad & R 317 2006 566 Am				Ad & R 317	17204		,	
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	Affo	ected By			Affo	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17537.11	1999	907	Ad	17550.26	2006	628	Ad
17007111	2000	135	Am ²⁰³	17550.27	2006	628	Ad
17538	2002	326	Am	17550.3	2003	196	S 57
17538.3	2002	326	Am	17550.30	2003	196	Am ⁵⁷
17538.35	2002	783	Ad ⁴²¹		2004	183	Am ⁵⁷¹
17538.4	2002	700	Am	17550.34	2003	196	R
	2003	487	R	17550.35	2003	196	S 57
17538.41	2002	699	Ad	17550.36	2003	196	S 57
	2005	711	Am	17550.37	2003	196	Am ⁵⁷
17538.43	2005	667	Ad	155000	2006	628	Am
17538.45	2003	487	Am Am ⁵⁷¹	17550.38	2003	196	S 57
17520 0	2004	183		17550 20	2006	628	Am S ⁵⁷
17538.9 17539.15	2002 1999	778 83	Am Am 30	17550.39 17550.4	2003 2003	196 196	Am ⁵⁷
17539.13	2003	185	Am 440	17550.40	2003	196	S ⁵⁷
17337.3	2006	538	Am 802	17550.41	1999	83	Δm ³⁰
17540	2003	196	R	17330.41	2003	196	Am ⁵⁷
17540.1	2003	196	R	17550.42	2003	196	S (as ad by
17540.10	2003	196	R				Sec. 3,
17540.11	2003	196	R				Stats. 1994,
17540.12	2003	196	R				Ch. 1123) ⁵⁷
17540.13	2003	196	R				Ad
17540.14	2003	196	R	17550.43	2003	196	S 57
17540.15	2003	196	R	17550.44	2003	196	S 57
17540.16	2003	196	R	17550.45	2003	196	S 57
17540.2	2003	196	R	17550.46	2003	196	S 57
17540.3	2003	196	R	17550.47	2003	196	Am ⁵⁷ Am ⁸¹ 614
17540.4	2003	196	R	17550 40	2004	182	Am of of the S
17540.5	2003	196 196	R R	17550.48 17550.49	2003	196 196	S 57
17540.6 17540.7	2003 2003	196	R R	17550.49	2003 2003	196	S ⁵⁷
17540.7	2003	196	R	17550.50	2003	196	S ⁵⁷
17540.9	2003	196	D	17550.51	2003	196	c 57
17550	2003	196	c 57	17550.52	2003	196	S 57
17550.1	2003	196	S 57	17550.53	2003	196	S 57
	2006	628	Am	17550.54	2003	196	S 57
17550.10	2003	196	S 57	17550.55	2003	196	S 57
17550.11	2003	196	S 57	17550.56	2003	196	S 57
17550.13	2003	196	Am ⁵⁷	17550.57	2003	196	S 57
.===	2006	628	Am	17550.58	2003	196	S 57
17550.14	1999	83	Am 30	17550.59	2003	196	R ⁵⁷
	2003	196	Am ⁵⁷	17550.6	2003	196	S ⁵⁷ S ⁵⁷
17550.15	2006	628	Am S ⁵⁷	17550.7	2003	196	S 57 S 57
	2003	196 83	Am 30	17550.8	2003 2003	196	S 57
17550.16	1999 2003	83 196	S 57	17550.9 17568.5	2003	196 492	Ad
17550.17	2003	196	S 57	Div. 7,	2004	774	/1u
1/330.1/	2006	628	Am	Pt. 3,			
17550.18	2003	196	c 57	Ch. 1,			
17550.19	2003	196	S 57	Art. 7.5,			
17550.195	2006	628	Δd	heading			
17550.2	2003	196	S 57	(Sec. 17582			
17550.20	2003	196	Am ⁵⁷	et seq.)	2003	62	Ad 519
17550.21	2003	196	Am 57	17582	2002	998	Ad
	2006	628	Am	17590	2001	695	Ad
17550.22	2003	196	S 57	15501	2003	779	Am
17550.23	1999	83	Am 30	17591	2001	695	Ad
17550 24	2003	196	S ⁵⁷ S ⁵⁷		2002	698	Am
17550.24	2003	196	S 57 S 57		2002	1124*	Am
17550.25	2003	196	2		2003	779	Am

61 (*		cted By		l		cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17592	2001	695	Ad		2005	104	R (as am by
0/-	2003	779	Am		_000	101	Sec. 19,
17593	2001	695	Ad				Stats. 2004,
	2003	779	Am				Ch. 183)
	2004	183	Am ⁵⁷¹				Am (as am by
17594	2001	695	Ad				Sec. 18,
17371	2003	779	Am				Stats. 2004,
17595	2001	695	Ad				Ch. 183) ¹³
1,0,0	2003	779	R		2006	465	Am
17900	2006	495	Am	18828	2006	465	Ad
17910.5	2001	728	Am	18830	2006	538	Am ⁸⁰²
17912	2004	178	Am	18880	2006	465	Am
17913	2001	728	Am	18882	2001	776	Am
17917	2001	728	Am	10002	2006	465	Am
17923	2001	728	Am	18896.8	1999	1000	Am
17924	2004	118	Am	18897.73	2004	183	Am 571
18000	2004	87	Ad	19004.1	2004	107	Ad
18001	2004	87 87	Ad	19004.1	2002	405	Au Am
18600	2004	465	Δm	19010.1	2002	405	Am Am
18602	2000	393	Am 79 43	19010.3	2002	405	Am
10002		691		19011		405	
	2004		Am ^{98 /5} Am ^{319 38}		2002		Am
10602.1	2006	465		19031	2002	405	Am
18602.1	2002	107	Ad	19034.5	2002	405	Am
18602.5	2006	465	Ad	19049	2002	405	Am
18603	2006	465	R Am ^{79 43}	19051	2000	837	Am
18613	2000	393	Am 98 75	19055	2000	837	Am
	2004	691	/XIII	19059.5	2000	837	Am
10610	2006	465	AIII	10060 5	2002	405	Am
18618	2006	465	Am Am ⁸⁰²	19060.5	2002	405	Am
18625	2006	538		19062	2002	405	Am
18627	2004	691	Am	19063	2002	405	Am
18629	2004	695	Am	19064	2002	405	Am
18640	2004	691	Am	19072.6	2002	405	Am
18640.5	2003	515	Ad	19089.5	2001	199	Am
18646	2006	465	Am	19093	2002	405	Am
18706	2006	465	Am	19161	2001	199	Am
18711	2006	465	Am		2006	760	Am ⁴²⁴
18712	2002	680	Am Am 802				R 69
18720	2006	538	AIII				Ad ¹⁰⁰
18800	2001	776	Am	19162	2002	405	Am
	2004	227*	Am	19170	2001	199	Am
18822	2006	465	Am		2002	405	Am
18824	2000	436	Am	19208	2002	405	Am
			R & Ad 80	19211	2002	405	Am
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			Sec. 1,	19215.2	2002	405	Am
			Stats. 2000,	19215.3	2002	405	Am
			Ch. 436)	19215.4	2002	405	Am
	2003	515	Am (as ad by	19215.5	2002	405	Am
			Sec. 2,	19215.6	2002	405	Am
			Stats. 2000,	19215.7	2002	405	Am
			Ch. 436 and as	19215.8	2002	405	Am
			am by Sec. 2,	19403.5	2000	1082	Am
			Stats. 2001,		2002	234	Am
			Ch. 776)	19405	2000	1082	Am
	2004	183	Am (as am by	19406	2002	282	Am
			Sec. 2 and		2003	24	Am
			Sec. 3,		2004	278*	Am
			Stats. 2003.	19407.5	2000	1082	Am
			Ch. 515) ⁵⁷¹				

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19412 2000 1082	19411.1	2005	505					
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19481.5 2000 1082 Am 19556.5 2000 1082 Am 2001 783 Am (as ad by Stats. 2001, 19567 2000 1082 Am 2001 783 Am (as ad by Stats. 2001, 19567 2000 1082 Am 2002 145 Am 2004 Am 2005 1082 Am 2006	19481	2000		Am	19554	1999		Am
2001 198 Am 19556.5 2000 1082 Am 2001 783 Am (as ad by Stats. 2001, ptats. 2000, pt					19556			
2001	19481.5							
Stats. 2001, Ch. 198) 19567 2000 1082 Am 19485 2000 1082 Am 19568 2000 1082 Am 19485.5 2000 1082 R 2002 145 Am 19487 2000 1082 Am 19572 2000 1082 Am 19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am								
Ch. 198) 19568 2000 1082 Am 19485 2000 1082 Am 2002 145 Am 19485.5 2000 1082 R 19569 2000 1082 Am 19487 2000 1082 Am 19572 2000 1082 Am 19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am		2001	/83					
19485 2000 1082 Am 2002 145 Am 19485.5 2000 1082 R 19569 2000 1082 Am 19487 2000 1082 Am 19572 2000 1082 Am 19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 2005 179 * Am 19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am								
19485.5 2000 1082 R 19569 2000 1082 Am 19487 2000 1082 Am 19572 2000 1082 Am 19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 2005 179 * Am 19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am	19485	2000	1082		19306			
19487 2000 1082 Am 19572 2000 1082 Am 19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 2005 179* Am 19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am					19569			
19488 2000 1082 Am 19574 2000 1082 Am 19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 2005 179 * Am 19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am								
19489 2000 1082 Am 19577 2000 1082 Am 19490 2000 1082 Am 2005 179 * Am 19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am								
19491 2000 1082 Am 19578 2000 1082 Am 19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am			1082					
19497 2000 1082 Am 19578.1 2000 1082 Am 19500 2005 329 Ad 19580 2000 1082 Am								
19500 2005 329 Ad 19580 2000 1082 Am								
19500 2005 329 Ad 19580 2000 1082 Am 19504 2005 329 Ad 19581 2000 1082 Am								
19504 2005 529 Au 19581 2000 1082 Am							1082	
	19304	2003	329	Au	19381	2000	1082	Aiil

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19582	2001	933	Am	19606	2004	122	Am
19582.5	2005	329	Am	19606.1	2000	53*	Am
19590	2000	1082	Am	19607.4	2002	922*	Ad
	2001	198	Am	19608.5	2000	1082	Am
			R & Ad 69	19608.6	2000	1082	Am
	2005	505	Am (as am by	19610.2	2000	1082	Am
			Sec. 7,	19610.4	2000	1082	Am
			Stats. 2001,	19610.8	2003	174	Ad
10501	2000	1002	Ch. 198)	10611.5	2005	119*	Am
19591	2000	1082	Am	19611.5	2000	1082	Am
19592	2000 2000	1082 1082	Am	19612.6 19612.7	2000 2002	1082 923*	Am Ad
19592.5 19595	2000	198	Am Am	19612.7	2002	1082	Au
19393	2001	190	R & Ad ⁶⁹	19612.8	2000	1082	Am
19596	2004	232	Am	19613	2000	1082	Am
19596.1	1999	28*	Am	17013	2001	198	Am
7370.1	2002	268	Am		2001	170	R & Ad ⁶⁹
	2004	235 *	Am		2002	921*	Am (as am by
9596.2	1999	219*	Am			7	Sec. 11,
	2001	936	Am				Stats. 2001,
	2004	235 *	Am				Ch. 198) ⁴³
19596.3	2004	235 *	Ad				Ad & R 82
9596.4	2001	936	Ad		2002	922*	Am (as am by
9597	2000	1082	Am				Sec. 11 and as
9598	2000	1082	Am				ad by Sec. 11.5,
9599	2000	1082	Am				Stats. 2001,
9601	2000	1082	Am		2002	000 4	Ch. 198)
0.601.2	2006	368	Am		2002	923*	Am (as am by
9601.2	2001	27	Am				Sec. 11,
9602	2000	1082	Am				Stats. 2001,
0604	2005 2001	505 198	Am Ad & R ⁶⁸				Ch. 198) ⁴³ Ad ⁸⁰
9604	2001	874*	Au & K Am				R ⁶⁹
	2002	117	Am		2003	62	Am (as am by
9605	2000	1082	Am		2003	02	Sec. 4,
9605.1	2000	1082	Am				Stats. 2002,
19605.2	2000	1082	Am				Ch. 922) ⁵¹⁹
9605.3	2000	1082	Am		2005	96	R (as ad by
9605.35	2000	779	Am				Sec. 3,
9605.45	2002	1063	Ad				Stats. 2002,
9605.51	2000	1082	Am				Ch. 923)
	2005	728	Am				Am (as am by
9605.52	2002	872	Ad				Sec. 2,
0.60# ==	2003	372	Am				Stats. 2002,
19605.53	2003	556	Ad				Ch. 923) ⁶⁸
19605.55	2002	874*	Ad				Am (as am by
9605.6	2000	1082	Am				Sec. 9,
19605.61	2001	936	Am				Stats. 2003,
19605.7	2000	1082 65 *	Am	10612.05	2002	00	Ch. 62) ⁶⁹ Am ⁶⁸
0605.71	2001 2000	1082	Am Am	19613.05 19613.2	2002 2006	90 538	Am 802
19605.71	2000	65*	Δm	19613.2	2002	921*	Am
19605.73	2001	933	Am ^{70 18}	17013.3	2002	721	R & Ad 80
.,000.13	2001	922*			2005	96	R (as ad by
	2004	80*	Am ^{36 43}		2003	70	Sec. 4,
	2005	130	Am ⁶⁸				Stats. 2002.
19605.75	2003	40*	Ad & R ⁶⁰⁸				Ch. 921)
	2006	883*	Am				Am (as am by
19605.76	2004	40*	Ad & R 317				Sec. 3,
	2004	40*	Ad & R ³¹⁷ Ad & R ³¹⁷				Stats. 2002,
19605.77							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		· · · · · · · · · · · · · · · · · · ·				- 1	
19613.3 (C			. 317	19815.8A	2002	738	Am & RN
10612.0	2006	445	Am ³¹⁷	19816	2002	738	Ad(RN)
19613.8	2001	198	Ad	19817	2002	738	Ad(RN)
19614	2000	1082	Am	19817A	2002	738	Am & RN
19614.2	2000	1082	Am	19818	2001	945	R A J(DN)
19614.3	2002	924 918	Ad	100104	2002	738 945	Ad(RN)
19614.6 19616.51	2004 2000	342	Ad Ad	19818A	2001 2002	738	Ad Am & RN
19617	2003	556	Am	19819	2002	738	Ad(RN)
19617.2	2002	145	Am	19820	2002	738	Ad(RN)
19617.3	2002	282	Ad	19820A	2002	738	Am & RN
19617.5	2002	282	Am	19821	2002	738	Ad(RN)
1,01,10	2003	62	Am ⁵¹⁹	19821A	2002	738	Am & RN
19617.75	2001	65 *	Ad	19822	2002	738	Ad(RN)
19618	1999	127	Am	19822A	2002	738	Am & RN
19618.1	1999	127	Ad	19823	2002	738	Ad(RN)
19618.2	2005	505	Ad	19823.5	2001	945	Ad
19620.1	2000	53 *	Am		2002	738	Am & RN
19622.3	2001	423	Am	19823A	2001	945	Am
19630	1999	370	Am		2002	738	Am & RN
19633	2000	1082	R	19824	2002	738	Ad(RN)
19634	2000	1082	R	19824A	2002	738	Am & RN
19636	2000	1082	Am	19825	2002	738	Am & RN
19637	2000	1082	Am	10026	2002	520	& Ad(RN)
19641.2	2001	198	Ad	19826	2002	738	Ad(RN)
	2004	99	Am	10027	2004	598	Am
10660	2005	22	Am ⁶⁴⁷	19827	2001	945	Am
19660	2000	1082	Am		2002	738	Am & RN
19661 19662	2001 2000	933 1082	Am Am	19828	2002	738	& Ad(RN) Am & RN
19664	2000	1082	Am	19020	2002	/30	& Ad(RN)
19701	2002	872	Am	19829	2002	738	Am & RN
19801	2002	799	Am	19029	2002	730	& Ad(RN)
19801.2	2002	738	Am & RN	19830	2001	945	R Au(KIV)
19802	2002	738	Am & RN	17030	2002	738	Ad(RN)
			& Ad(RN)	19830A	2002	738	Am & RN
19803	2002	738	Ad(RN)	19834	2001	945	R
19804	2002	738	Am	19834.5A	2002	738	Am & RN
19805	2000	1023 *	Am	19834.6A	2002	738	Am & RN
	2001	941	Am	19834A	2002	738	Am & RN
	2001	945	Am	19835.5A	2002	737	Am
	2002	738	Am		2002	738	Am & RN
	2004	276	Am	19835.6	2001	254	Ad
	2006	854	Am		2004	276	Am & RN
19807	2002	738	Am	19835A	2002	738	Am & RN
19808	2002	738	Am	19836A	2002	738	R
19809	2002	738	Am & RN	19840	2002	738	Am & RN
19810	2002	738	Ad(RN)	10040.5	2002	720	& Ad(RN)
19810A	2002	738	Am & RN	19840.5	2002	738	Am & RN
19811 19811A	2002	738	Ad(RN) Am & RN	19841 19841A	2002	738	Ad(RN)
19811A 19812	2002 2002	738 738	Ad(RN)	19041A	2001 2002	945 738	Am Am & RN
19012	2002	854	Au(KN) Am	19842	2002	738	Ad(RN)
19812A	2002	738	Am & RN	19842A	2002	738	Am & RN
19813	2002	738	Ad(RN)	19842A 19843	2002	738	Ad(RN)
19813A	2002	738	Au(KN) Am & RN	19844	2002	738	Au(KN) Am & RN
19814	2002	738	Ad(RN)	1,044	2002	130	& Ad(RN)
19814A	2002	738	Am & RN	19845	2002	738	Ad(RN)
19815	2002	738	Am & RN	19846	1999	351*	Ad(RN)
		, , , ,	& Ad(RN)	1,0.0	2002	738	Am & RN
19815.5A	2002	738	Am & RN		2004	276	Ad(RN)
NOTE 0				1		-	` '

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19846A	1999	351*	Am & RN	19873	2002	738	Am & RN
19847A	2002	738	Am & RN				& Ad(RN)
19848.5	2002	738	Am & RN	19874	2002	738	Ad(RN)
19848A	2002	738	Am & RN	19875	2002	738	Ad(RN)
19850	2002	738	Ad(RN)	19876	2002	738	Ad(RN)
19850A	2002	738	Am & RN	1,0,0	2003	799	Am
19851	2002	738	Ad(RN)	19877	2002	738	Ad(RN)
19851.5	2000	1023 *	Am	19878	2002	738	Ad(RN)
17051.5	2001	945	Am	19879	2002	738	Ad(RN)
	2001	738	Am &RN	19880	2002	1055*	Am
19851A	2002	738	Am & RN	17000	2002	738	Am & RN
19852	2002	738	Ad(RN)		2002	730	& Ad(RN)
19032	2002	868	Au(KIV)	19881	2002	738	Am & RN
19852.1	2000	738	Am & RN	19001	2002	130	& Ad(RN)
	2002	868	Ad KN	10002	2002	738	
19852.2		738		19882	2002		Ad(RN)
19852A	2002		Am & RN	19882A	2002	738	Am & RN
19853	2002	738	Ad(RN)	19883	2002	738	Ad(RN)
19853.5	1999 2001	351 * 945	Am	19883A	2002	738 738	Am & RN
			Am	19890	2002		Ad(RN)
100524	2002	738	Am & RN	19891	2002	738	Ad(RN)
19853A	2002	738	Am & RN	19892	2002	738	Ad(RN)
19854	2002	738	Ad(RN)	19893	2002	738	Ad(RN)
100544	2005	546	Am	19900	2002	738	Ad(RN)
19854A	2002	738	Am & RN	19900A	2002	738	Am & RN
19855	2002	738	Am & RN	19901	2002	738	Ad(RN)
			& Ad(RN)	19901A	2002	738	Am & RN
19856	2002	738	Ad(RN)	19902	2002	738	Ad(RN)
19856A	2002	738	Am & RN	19902A	2002	738	Am & RN
19857	2002	738	Ad(RN)	19903	2002	738	Ad(RN)
19857A	2002	738	Am & RN	19903A	2002	738	Am & RN
19858	2002	738	Ad(RN)	19904	2002	738	Ad(RN)
19858.5	2002	738	Am & RN	19904A	2002	738	Am & RN
19858.7A	2002	738	Am & RN	19905	2002	738	Ad(RN)
19858A	2002	738	Am & RN	19905A	2002	738	Am & RN
19859	2002	738	Am & RN	19906A	2002	738	R
			& Ad(RN)	19910	2001	945	Am
19860	2002	738	Ad(RN)	19910.4	2002	738	Am & RN
19860A	2002	738	Am & RN	19910.5A	2001	945	Am
19861	2002	738	Am & RN		2002	738	Am & RN
			& Ad(RN)	19911	2002	738	Ad(RN)
19862	2002	738	Ad(RN)	19911A	2002	738	Am & RN
19862.5	2002	738	Am & RN	19912	2002	738	Ad(RN)
19862A	2002	738	Am & RN	19912A	2002	738	Am & RN
19863	2002	738	Ad(RN)	19913	2002	738	Ad(RN)
19863A	2002	738	Am & RN	19913A	2002	738	Am & RN
19864	2002	738	Ad(RN)	19914	2002	738	Ad(RN)
19864A	2002	738	Am & RN	19915	2002	738	Ad(RN)
19865	2002	738	Ad(RN)	19915.5	2002	738	Am & RN
19866	2002	738	Ad(RN)	19915A	2002	738	Am & RN
19867	2002	738	Ad(RN)	19916	2002	738	Am & RN
19868	2002	738	Ad(RN)	19917	2002	738	Am & RN
19869	2002	738	Ad(RN)	19918A	2002	738	Am & RN
19870	2000	1055*	Am	19920	2002	738	Ad(RN)
	2002	738	Am & RN	Div. 8,	-		. 7
			& Ad(RN)	Ch. 5,			
19871	2002	738	Ad(RN)	Art. 9.5,			
19871A	2002	738	Am & RN	heading			
19872	2002	738	Ad(RN)	(Sec. 19920A			
		150					_
19872A	2002	738	Am & RN	et seq.)	2002	738	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19920A	2002	738	Am & RN	Div. 8,			
199207	2002	738	Ad(RN)	Ch. 5,			
19921A	2002	738	Am & RN	Art. 13,			
19922	2002	738	Am & RN	heading			
17722	2002	730	& Ad(RN)	(Sec. 19956			
19923	2002	738	Ad(RN)	et seq.)	2002	738	R
		738		19956		738	
19924	2002	130	Ad(RN)		2002		Am & RN
9iv. 8,				19957	2002	738	Am & RN
Ch. 5,				19958	2002	738	Am & RN
art. 10,				Div. 8,			
eading				Ch. 5,			
Sec. 19930	2002	720	D 0- A J	Art. 14,			
t seq.)	2002	738	R & Ad	heading			
19930	2002	738	Am & RN	(Sec. 19959	2002	720	D
	2004	407	& Ad(RN)	et seq.)	2002	738	R
10021	2004	487	Am	19959	2002	738	Am & RN
19931	2002	738	Ad(RN)	19959.5A	2002	738	Am & RN
19932	2002	738	Am & RN	Div. 8,			
10022	2002	720	& Ad(RN)	Ch. 5,			
19933	2002	738	Am & RN	Art. 13,			
19933.5A	2002	738	Am & RN	heading			
19934	2002	738	Am & RN	(Sec. 19960	2002	720	A 1
Div. 8,				et seq.)	2002	738	Ad
Ch. 5,				19960	2002	738	Ad(RN)
Art. 11,				19960.2A	2002	738	Am & RN
eading				19960.4	2002	738	Am & RN
Sec. 19940	2002	500	D 0 4 1	19961	2002	738	Ad(RN)
t seq.)	2002	738	R & Ad		2004	872	Am
19940	2002	738	Am & RN		2005	694	Am
10041	2002	5 20	& Ad(RN)	10061.05	2006	181	Am
19941	2002	738	Am & RN	19961.05	2005	694	Ad
10010	2002	720	& Ad(RN)	19961.1	2004	872	Ad
19942	2002	738	Ad(RN)	19962	2002	738	Ad(RN)
19942A	2002	738	Am & RN		2003	799	Am 38
19943	2002	738	Ad(RN)		2006	181	Am
19944	2002	738	Am & RN		2006	854	Ad ²³²
			& Ad(RN)	100.02	2002	720	R ⁶⁷⁷
Div. 8,				19963	2002	738	Ad(RN)
Ch. 5,					2003	799	Am 38 423
Art. 12,				10064	2006	854	Am 423
eading				19964	2002	738	Ad(RN)
Sec. 19950	2002	700	D 0 A 1	Div. 8,			
t seq.)	2002	738	R & Ad	Ch. 5,			
19950	2002	738	Am & RN	Art. 14,			
10050 1	2002	720	& Ad(RN)	heading			
19950.1	2002	738	Am & RN	(Sec. 19970	2002	720	A 1
19950.2	1999	83	Am 30	et seq.)	2002	738	Ad
	2000	1023 *	Am 75	19970	2002	738	Ad(RN)
10050.3	2002	738	Am & RN	19971	2002	738	Ad(RN)
19950.3	2000	1023 *	Ad & R 75	19972	2002	738	Ad(RN)
	2001	945	Am	Div. 8,			
100#1	2002	738	Am & RN	Ch. 5,			
19951	2002	738	Am & RN	Art. 15,			
			& Ad(RN)	heading			
	2003	799	Am	(Sec. 19980			
	2006	721	Am	et seq.)	2002	738	Ad
	2002	738	Ad(RN)	19980	2000	1023 *	Ad
19952	2002		114(1411)	1//00			
19952 19953	2002	738 854	Ad(RN)	1,,,,,	2002	738	Am & RN

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19981	2002	738	Ad(RN)		2001	495	S 300 317
19982	2002	738	Ad(RN)		2002	1150	Am
19983	2002	738	Ad(RN)	22253.1	2005	396	Ad
Div. 8,				22253.2	2002	1150	Ad
Ch. 5,					2004	921	Am
Art. 16,					2005	658	Am
neading				22254	1999	983	Am
Sec. 19984					2001	495	Am ^{300 317}
et seq.)	2002	738	Ad		2001	728	Am
19984	2002	738	Ad(RN)	22255	1999	983	Am 300 317
19985	2006	707	Ad	22256	2001	495	Am 300 317 S 300 317
19986	2006	707	Ad	22256	2001	495	S 300 317
19987 20007	2006 2002	707 664	Ad Am ⁴³¹	22257 22258	2001 2000	495 1055*	S Am
20600	2002	748	Ad	22236	2000	495	c 300 317
20601	2002	748	Ad	22259	2001	495	Am 300 317
20602	2002	748	Ad	22325	2002	948	Am ⁴³⁷
20650	2004	630	Ad	22323	2005	82	R
21140.2	1999	523	Am	22350	1999	892	Am
21140.3	1999	523	Am		2005	300	Am
21148	1999	523	Am	22351	1999	892	Am
21600	2001	60	Am	22351.5	1999	892	Am
21626	2004	247 *	Am		2006	760	Am
21628	2000	994	Am	22353	1999	892	Am
	2004	247 *	Am		2002	197	Am
21630	2000	994	Am	22354	2001	35	Am
21636	2004	247 *	Am	22355	2001	728	Am
21641	2004	247*	Am	22257	2006	760	Am
Div. 8,				22357 22391	1999 2002	892 784	Am Am ⁴⁹⁰
Ch. 9, Art. 6,				22433	2002	185	Am
heading				22440	2004	557	Am
(Sec. 21660				22441	2004	557	Am
et seq.)	2002	334	Am	22441.1	2006	605	Ad
21660	2002	334	Am	22442	2003	384	Am
21661	2002	334	Am		2004	557	Am
21662	2002	334	Am		2006	605	Am
21663	2002	334	Am	22442.1	2003	384	Ad
21663.1	2002	334	Ad	22442.2	2000	674	Am
21669.1	2006	538	Am 802		2003	384	Am
21701.1	1999	83	Am 30	224424	2004	557	Am
21702	2000	156	Am Am ³⁰⁵	22442.4	1999	336	Ad
21702	2001	159 267			2004	557	R
21703 21705	2003 2003	267	Am Am	22443	2006 2003	605 384	Ad
21713.5	2003	156	Ad	22443.1	1999	336	Am Am ¹³
21800	2000	120	Am	22773.1	2001	304	Am
22250	1999	983	Am		2004	557	Am
22200	2001	495	S 300 317		2006	605	Am
22251	1999	983	Am	22443.2	2006	605	Ad
	2000	1084	Δm	22443.3	2001	304	Ad
	2001	495	Am 300 317		2006	605	Am
	2001	728	Am	22444	2004	557	Am
	2003	874	Am	22445	1999	336	Am
	2005	396	Am		2000	674	Am
222.52	2006	658	Am S ^{300 317}		2002	705	Am
22252	2001	495		00446.5	2006	605	Am
22252.1	2004	921	Ad S ^{300 317}	22446.5	2002	705	Am
22252.5	2001	495		22447	2001	304	Am 13
22233				22452 1			
22253	1999 2000	983 1084	Am Am	22453.1	2002 2001	705 728	Am Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22455	2002	784	Am ⁴⁹⁰	22947.5	2004	843	Ad
22456	2001	35	Am	22947.6	2004	843	Ad
22475	2002	191	Ad	22948	2005	437	Ad
22575	2003	829	Ad ³⁹¹	22948.1	2005	437	Ad
	2004	183	Am ⁵⁷¹	22948.2	2005	437	Ad
	2004	865	Am	22948.3	2005	437	Ad
22576	2003	829	Ad ³⁹¹	22948.5	2006	860	Ad
22577	2003	829	Ad ³⁹¹	22948.6	2006	860	Ad
22578	2003	829	Ad ³⁹¹ Ad ³⁹¹	22948.7	2006	860	Ad
22579	2003	829	Ad ⁸⁰²	22952	2001	376	Am
22701 22706	2006 2004	538 758		22962	2001 2004	376 812	Ad
22708	2004	758 758	Am		2004	501	Am Am
22755	2004	461	Am Ad	22963	2002	685	Ad
Div. 8,	2000	401	Au	22970	2002	890	Ad & R ³⁸
Ch. 28,				22710	2006	501	S 57
heading				22970.1	2003	890	Ad_& R ³⁸
(Sec. 22900				22570.1	2006	501	S 57
et seq.)	2005	712*	Am	22970.2	2003	890	Ad & R 38
22900	2005	712*	Am		2006	501	S 57
22901	2005	712*	Am	22970.3	2003	890	Ad & R 38
	2006	538	Am ⁸⁰²		2006	501	S 57
22902	2005	712*	Am	22971	2003	890	Ad & R 38
22902.5	2005	712*	Ad		2004	82*	Δm
22903	2005	712*	Am		2006	501	Am 884 57
22903.1	2005	712*	Ad	22971.1	2003	890	Ad & R 38
22903.2	2005	712*	Ad		2006	501	S 57
22903.3	2005	712*	Ad	22971.2	2003	890	Ad & R 38
22904	2005	712*	Am	22071.2	2006	501	S 57
22905	2005	712*	Am	22971.3	2003	890	Ad & R ³⁸ S ⁵⁷
22906 22907	2005 2005	712* 712*	Am	22971.4	2006 2004	501 822*	Ad
22907	2005	712*	Am Am	229/1.4	2004	501	S ⁵⁷
22909	2005	712*	Am	22972	2003	890	Ad & R ³⁸
22910	2005	712*	Λm	22712	2006	501	S 57
22911	1999	991	Am ⁹⁶ 114	22972.1	2004	82*	Ād
	2005	712*	Am	22,72,1	2006	501	S 57
22912	1999	991	Am ⁹⁶ 114	22973	2003	890	Ad & R 38
22913	2005	712*	Am		2006	501	S 57
22914	1999	991	Am 96 114	22973.1	2003	890	Ad_& R 38
22915	2005	712*	Am		2006	501	S 57
	2006	538	Am 802	22973.2	2003	890	Ad & R 38
22916	1999	991	Am 96 114 Am 96 114		2006	501	S 57
22917	1999	991	AIII	22974	2003	890	Ad & R 38
22920	2005	712*	Am Am ^{96 114}	22074.2	2006	501	S 57
22921	1999	991	Am ⁹⁶ 114	22974.3	2003	890	Ad & R ³⁸ S ⁵⁷
22922	1999	991 712*		22074.4	2006	501	Ad & R ³⁸
22924	2005 2005	712*	Am	22974.4	2003 2006	890 501	S 57
22924	2005	712*	Am Am	22974.5	2003	890	Ad & R ³⁸
22926	2005	712*	Am	22914.3	2005	501	S ⁵⁷
22927	2005	712*	Am	22974.7	2003	890	Ad & R ³⁸
22928	2005	244	Ad	22,,	2003	82*	Am
22940	1999	343	Ad		2006	501	S 57
22941	1999	343	Ad	22974.8	2003	890	Ad & R 38
	2000	674	Am		2006	501	S 57
22947	2004	843	Ad	22975	2003	890	Ad & R 38
22947.1	2004	843	Ad		2006	501	S ⁵⁷
22947.2	2004	843	Ad	22976	2003	890	Ad & R 38
22947.3	2004	843	Ad		2006	501	S 57
22947.4	2004	843	Ad	22977	2003	890	Ad & R 38

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22977 (Co	nt.)				2006	501	S 57
	2006	501	S 57	22982	2003	890	Ad & R 38
22977.1	2003	890	Ad & R 38	22,02	2006	501	S 57
	2006	501	S 57	22983	2004	82*	Ad
22977.2	2003	890	Ad & R 38		2006	501	S 57
	2006	501	S 57	22990	2003	890	Ad_& R 38
22978	2003	890	Ad_& R 38		2006	501	S 57
	2006	501	S 57	22991	2003	890	Ad & R 38
22978.1	2003	890	Ad & R 38		2006	501	S 57
	2006	501	S 57	22995	2003	890	Ad & R 38
22978.2	2003	890	Ad & R 38		2006	501	R
	2006	501	S 57	23001.5	2006	910	Ad
22978.4	2003	890	Ad & R 38	23009	2004	437*	Am
	2004	822*	Am	23050	2000	979	Am
	2005	512	Am	23055	2002	579	Am
22070.5	2006	501	S 57	23058	2005	172	Ad
22978.5	2003	890	Ad & R ³⁸ S ⁵⁷	23095	2004	227*	Am
22079 6	2006 2003	501 890	Ad & R ³⁸	23100	2000	979 657	Am
22978.6	2005	501	S 57	23104.2	2001 1999	83	R & Ad Am ³⁰
22978.7	2003	890	Ad & R ³⁸	23104.2	2001	657	Am
22910.1	2005	512	Au & K Am	23320	2001	488	R & Ad
	2005	501	S 57	23320	2001	488	R & Au
22978.8	2004	82*	Ad	23320.2	2001	488	R
22770.0	2006	501	S 57	23320.6	1999	288	Am
22979	2003	890	Ad & R 38	23323	2004	437*	R
22)1)	2004	82*	Δm	23355.1	1999	699	Am
	2006	501	S 57	23356	2004	437*	Am
22979.1	2003	890	Ad & R 38	23356.1	2003	270	Am
	2006	501	S ⁵⁷	23357.2	2001	488	Am
22979.2	2003	890	Ad & R 38	23358.3	2001	488	Am
	2005	512	Am	23366.3	2001	488	Am
	2006	501	S 57	23373	2001	567*	Am
22979.21	2006	501	Ad ⁸⁸⁵	23387	2006	910	Am
22979.22	2006	501	Ad	23389	2001	488	Am
22979.23	2006	501	Ad	23390	2001	488	Am
22979.24	2006	501	Ad ⁸⁸⁵	23396.2	2000	231	Ad
22979.3	2003	890	Ad & R 38		2005	171*	Am
	2006	501	S 57	23399	1999	699	Am
22979.4	2003	890	Ad & R 38		2001	488	Am
	2004	82 *	Am	22200.4	2005	62	Am
22070 5	2006	501	S 57	23399.4	2000	384	Ad
22979.5	2003 2006	890 501	Ad & R ³⁸ S ⁵⁷	22200 6	2001 2003	488 588	Am
22979.6	2006	890	S Ad & R ³⁸	23399.6 23426.5	2003	538	Ad Am ⁸⁰²
44717.0	2003	501	S 57	23428.20	2006	578	Am Am
22979.7	2003	890	Ad & R ³⁸	23661.2	2005	157	Am
22717.1	2005	512	Δm	23661.3	2005	157	Ad
	2006	501	S 57	23800	1999	499	Am
22980	2003	890	Ad_& R ³⁸	23000	2000	979	Am
22700	2006	501	S 57		2001	931	Am
22980.1	2003	890	Ad & R 38		2006	625	Am
	2004	822*	A m	23805	1999	499	Am
	2006	501	Am 884 57	23817.5	2000	979	Am
22980.2	2003	890	Ad & R ³⁸	23817.7	2001	931	Am
	2004	82*	Am	23824	2000	7*	Am
	2005	512	Am		2000	979	Am
	2006	501	S 57	23985.5	2001	931	Am
22980.3	2003	890	Ad & R 38	23986	2000	979	Am
	2006	501	S 57	23987	2001	931	Am
22981	2003	890	Ad & R 38		2002	664	Am ⁴³¹

Section	Affe Year	cted By Chapter	Effact	Section	Affe Year	cted By Chapter	Effact
Section	1ear	Chapter	Effect	Section	1ear	Chapter	Effect
24013	2004	345	Am	25503.16	2001	567*	Am
24015	2004	345	R & Ad	25503.2	1999	699	Am
24041	2002	413	Am	25503.24	2001	567*	Am
24042	2001	488	Am	25503.26	2000	979	Am
24042.5	2001	488	Am		2001	567*	Am
24045.11	2001	488	Am	25503.30	2000	162	Am
24045.12	2001	53	Ad	25503.4	2003	270	Δm
24045.15	2004	523 *	Am	25505.1	2004	183	Am ⁵⁷¹
21015.15	2005	22	Am ⁶⁴⁷	25503.55	2006	670	Ad
24045.2	2004	523 *	Am	25503.6	1999	937*	Am
24045.3	2004	523 *	Am	23303.0	2000	7*	Am
24043.3	2004	22	Am ⁶⁴⁷		2000	979	Am
24045.4	2003	523 *			2000	980	Am
			Am				
24045.5	1999	699	Am		2001	582	Am
	2002	246	Am		2002	47*	Am
	2004	335	Am		2004	275*	Am
	2005	22	AIII		2004	437*	Am (by Sec.
24045.6	2004	523*	Am				of Ch.)
24045.7	2001	488	Am		2005	617	Am
	2001	567*	Am	25503.8	1999	937*	Am
	2002	579	Am		2000	424*	Am
24045.85	2001	488	Am		2000	979	Am
	2002	246	Am		2001	567*	Am
24045.9	2004	523 *	Am		2005	617	Am
	2005	22	Am ⁶⁴⁷		2006	587	Am
24048	2001	488	Am	25503.85	2000	979	Am
24071.2	1999	699	Am		2001	567*	Am
24200	2006	625	Am	25509	2006	910	Am
24200.1	2006	625	Ad	25510	2004	604	Am
24200.6	2002	1027	Ad	25511	2004	910	Am
25000	2001	567*	Am	25512	2000	979	Am
25000.6	1999	860	Ad	25608	2005	203*	Am (by Sec.
23000.0		567 *	Am	23006	2003	203	
25000.7	2001				2005	204	of Ch.)
25000.7	2000	1083	Ad		2005	204	Am (by Sec.
25000.9	2000	1083	Ad		2006	70	of Ch.)
25009	2005	294	Am		2006	72	Am
25241	2000	831	Ad	25611.1	2001	207	Am
25242	2006	879	Ad	25612.5	1999	787	Am
25243	2006	879	Ad	25618	2006	347	Am
25354	1999	787	Am	25620	2000	381	Am
25361	2002	784	Am ⁴⁹⁰	25621	2006	29	Ad
25500.1	2000	205	Ad	25658	1999	786	Am
25500.2	2000	979	Ad		1999	787	Am
	2000	980	Ad		2004	291	Δm
	2001	567*	R (as ad by		2005	22	Am ⁶⁴⁷
			Sec. 6,	25658.1	1999	786	Am
			Stats. 2000,		2004	227*	Am
			Ch. 979)	25658.2	2003	625	Ad
			Am (as ad by	25658.4	1999	786	Am
			Sec. 1,	25658.5	1999	787	Am
				25660		68	
			Stats. 2000,	23000	2005		Am Am ⁸⁰²
25502.1	1000	(((Ch. 980)	25661	2006	538	
25502.1	1999	666	Ad	25661	1999	787	Am
	2000	162	Am	25662	1999	787	Am
	2000	979	Am	25664	2003	771	Am
	2000	980	Am	25761	2005	120	Am
	2001	567*	Am				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
43.55	2005	706	Am		2002	853	Am
43.7	2002	1013	Am		2003	562	Am
43.8	2002	664	Am ⁴³¹	56.07	2000	1066	Ad
43.92	2006	136	Am	56.10	1999	526	Am
43.93	2002	1013	Am		2000	1065	Am (by Sec. 1
43.95	2002	1013	Am				of Ch.)
43.97	2000	857	Am 203		2000	1066	Am (by Sec. 2
	2006	538	Am 802				of Ch.)
43.98	1999	525	Am 112		2000	1067	Am (by Sec. 2.3
43.99	2002	722	Ad				of Ch.)
47	2002	1029*	Am Am 81 614		2000	1068	Am & R (by
40	2004	182	AIII				Sec. 1.8
48	2003	62	AIII				of Ch.) ²⁰
48.8	2001	570	Ad				Ad (by Sec. 1.16
51	2000	1049	Am		2002	122	of Ch.) ³⁴
51.1	2005	420 244	Am		2002	123	Am (as ad by
51.1 51.10	2002		Ad Am ⁵⁷¹				Sec. 1.16,
51.10	2004 1999	183 324	Am				Stats. 2000, Ch. 1068)
31.11	2000	1004	Am (by Sec. 5		2003	562	Am
	2000	1004	of Ch.)		2006	874	Am
51.12	2000	1004	Am	56.1007	2006	833	Ad
51.2	1999	324	Am	56.101	1999	526	Ad
01.2	2000	1004	Am	201101	2000	1067	Am
	2002	726	Am		2002	853	Am
51.3	1999	324	Am	56.102	2002	853	Ad
	2000	1004	Am (by Sec. 3	56.104	1999	527	Ad (by Sec. 3
			of Ch.)				of Ch.)
51.4	2000	1004	Am (by Sec. 4		2004	463	Am
			of Ch.)	56.11	1999	526	Am
	2006	538	Am ⁸⁰²		2000	1066	Am
51.5	1999	591	Am		2002	853	Am
	2000	1049	Am	56.10	2003	562	Am
£1.6	2005	420	Am	56.12	1999	526	Am
51.6 51.7	2001	312 420	Am	56.14	2002 1999	853 526	Am
51.7	2005 2005	420	Am Am	56.16	2006	526 833	Am Am
51.6	1999	964	Am	56.17	1999	311	Am
52	1999	964	Am (by Sec. 2	30.17	1999	525	Am 112
32	1///	704	of Ch.)		2000	857	Am ²⁰³
	2000	98	Am		2000	941	Am
	2001	261	Am		2003	562	Am
	2005	123	Am	56.21	2003	562	Λm
52.1	2000	98	Am		2006	538	Am 802
	2001	261	Am	Div. 1,			
	2002	784	Am ⁴⁹⁰	Pt. 2.6,			
	2004	700	Am	Ch. 5,			
52.2	2006	167	Am	heading			
52.3	2000	622	Ad	(Sec. 56.26	• • • •	•=0	
52.4	2002	842	Ad	et seq.)	2000	278	Am 571
52.5	2005	240	Ad	56.26	2004	183	AIII
53 54	2005 2000	420 1049	Am Am	56.265 56.30	2000 1999	278 526	Ad
54.6	2006	538	Am 802	30.30	2000	1067	Am
54.8	2000	824	Am	56.31	1999	766	Am Ad
54.9	2006	546	Ad	56.35	1999	527	Am
55.2	2002	244	Ad	56.36	1999	526	Am
56.05	1999	526	Am	56.37	1999	526	Am
	2000	1067	Am	682.1	2000	645	Ad ⁹⁶

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
714	2002	570	Am	801.5	2000	537	Am
711	2003	290	Am	815.3	2004	905	Am
	2004	789	Am	827	2000	680	Am
782	2006	578	Am	027	2000	000	R & Ad 80
782.5	2006	578	Am		2001	593*	Am (as am by
789	2002	664	Am ⁴³¹		2001	373	Sec. 2,
798.13	2000	471	Ad				Stats. 2000,
798.16	2004	302	Am				Ch. 680)
798.19.5	2005	35	Ad		2002	664	Am (as am by
798.20	2006	578	Am				Sec. 3,
798.21	2003	132	Am				Stats. 2000,
798.23	2002	672	Am				Ch. 680 and as
798.23.5	2002	672	Ad				am by Sec. 1,
798.24	2001	83	Am				Stats. 2001,
798.25	1999	323	Am				Ch. 593) ⁴³¹
	2004	622	Am		2004	568	R (as am by
	2005	22	Am ⁶⁴⁷				Sec. 34,
798.26	2000	423	Am				Stats. 2002,
	2004	302	Am				Ch. 664)
798.28.5	2004	302	Ad(RN)				Am (as am by
798.285	2004	302	Am & RN				Sec. 33,
798.3	2005	595	Am				Stats. 2002,
798.33	2000	551	Am				Ch. 664) ¹³
798.36	2005	24	Am	846.1	1999	775	Am
798.37	2004	302	Am		2006	538	Am 802
798.37.5	2000	423	Ad	882.020	2006	575	Am
798.38	2004	728	Am	895	2002	722	Ad
798.39	2001	151	Am	896	2002	722	Ad
798.43.1	2001	437	Ad		2003	762	Am
798.44	1999	326	Ad		2006	567	Am
	2000	232	Am	897	2002	722	Ad
798.51	2001	83	Am	900	2002	722	Ad
	2003	249	Am	901	2002	722	Ad
798.55	2003	561	Am	902	2002	722	Ad
700.76	2005	24	Am	903	2002	722	Ad
798.56	2003	85	Am	904	2002	722	Ad
	2003	388	Am (by Sec. 1.5	905	2002	722	Ad
700.50	2002	(70	of Ch.)	906	2002	722	Ad
798.58	2002	672	Am	907	2002	722	Ad
798.61	2003	449	Am	910	2002	722	Ad
798.71	2003	767 567	Am Am	911	2002	722 762	Ad Am
798.73	2004 2003	561	Am	912	2003 2002	722	Alli
798.73.5	2000	554	Ad	912	2002	762	Am
798.74.4	2003	249	Δd	913	2003	722	Ad
798.74.5	2003	767	Ad 557	914	2002	722	Ad
798.75.5	1999	517	Ad	915	2002	722	Ad
798.86	2003	98	Am	916	2002	722	Ad
798.87	2002	141	Am	710	2003	762	Am
799.1.5	2004	302	Am	917	2002	722	Ad
777.1.5	2005	22	Am ⁶⁴⁷	918	2002	722	Ad
799.10	2003	249	Ad	919	2002	722	Ad
799.2.5	2004	302	Δd	920	2002	722	Ad
7771210	2006	538	Am 802	921	2002	722	Ad
799.30	2004	530	Am	922	2002	722	Ad
799.46	2004	530	Am	923	2002	722	Ad
799.55	2004	530	Am	924	2002	722	Ad
800.100	2004	183	Am ⁵⁷¹	925	2002	722	Ad
800.25	2006	578	Am	926	2002	722	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
927	2002	722	Ad		1999	876	R
928	2002	722	Ad		2005	392	Ad
929	2002	722	Ad	1102.6d	1999	517	Ad
930	2002	722	Ad	1102.9	1999	517	Am
931	2002	722	Ad	1103	1999	876	Ad
932	2002	722	Ad	1100	2000	135	Am ²⁰³
933	2002	722	Ad		2003	741	Am
934	2002	722	Ad		2004	183	Am ⁵⁷¹
935	2002	722	Ad		1X 200		Am
936	2002	722	Ad	1103.1	1999	876	Ad
930	2002	762	Am		1999	876	Ad
027				1103.10			
937	2002	722	Ad	1103.11	1999	876	Ad
938	2002	722	Ad	1103.12	1999	876	Ad
0.41	2003	762	Am	1103.13	1999	876	Ad
941	2002	722	Ad	1103.14	1999	876	Ad
	2003	62	Am ⁵¹⁹	1103.2	1999	876	Ad
	2003	762	Am		2003	741	Am
942	2002	722	Ad		2004	66	Am
	2003	762	Am & RN & Ad		1X 200		Am
943	2003	762	Ad(RN)	1103.3	1999	876	Ad
944	2002	722	Ad	1103.4	1999	876	Ad
945	2002	722	Ad		2002	496	Am ²²
	2005	37	Am		2004	618	Am
945.5	2002	722	Ad	1103.5	1999	876	Ad
	2003	762	Am	1103.7	1999	876	Ad
945.6	2005	40*	Δd & P 68	1103.8	1999	876	Ad
954.5	1999	991	A 96 114	1103.9	1999	876	Ad
955	1999	991	Am 96 114	1180	1999	20	Am
955.1	1999	991	Am 96 114	1181	1999	20	Am
733.1	2004	46*	Am	1101	2002	784	Am ⁴⁹⁰
990	1999	998		1189	2005	295	
990	1999		Am & RN		2003	293	Am
	1999	1000	Am & RN (by	Div. 2,			
1071	2002	120	Sec. 9.5 of Ch.)	Pt. 4,			
1071	2002	138	R	Title 6,			
1073	2002	138	R	Ch. 1,			
1092	1999	608	Am	heading			
1102	1999	517	Am	(Sec. 1350			
1102.1	1999	517	Am 571	et seq.)	2003	557	Ad
1102.16	2004	183	Am 571	Div. 2,			
1102.17	1999	876	Ad	Pt. 4,			
	2004	66	Am	Title 6,			
1102.18	2001	466	Ad & R 19	Ch. 1,			
	2003	422	Am 43	Art. 1,			
1102.2	1999	119	Am	heading			
	1999	517	Am (by Sec. 4.5	(Sec. 1350			
	*///	017	of Ch.)	et seq.)	2003	557	Ad
	2000	135	Am ²⁰³	1350.5	2003	557	Ad
1102.3a	1999	517	Ad	1350.7	2003	557	Ad
1102.5a	2001	584		Div. 2,	2003	331	Au
1102.0			Am Am ²²				
	2002	496	Am 431	Pt. 4,			
	2002	664	Am 431 A 519	Title 6,			
1100 (2003	62	Am ⁵¹⁹	Ch. 1,			
1102.6a	2004	66	Am	Art. 2,			
1102.6b	2001	673	Am	heading			
	2002	770*	Am	(Sec. 1351			
	2002	771	Am	et seq.)	2003	557	Ad
	2003	62	Am 519	1351	2000	26*	Am
1102.6c		62 83	Am 519 Am 30	1351	2000 2002	26* 1111	Am Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 2, Pt. 4, Title 6, Ch. 2, heading (Sec. 1352 et seq.) Div. 2, Pt. 4,	2003	557	Ad	1361.5 Div. 2, Pt. 4, Title 6, Ch. 4, heading (Sec. 1363 et seq.) Div. 2,	2002	557	Ad
Title 6, Ch. 2, Art. 1, heading (Sec. 1352 et seq.) 1352.5	2003 1999	557 589	Ad Ad	Pt. 4, Title 6, Ch. 4, Art. 1, heading (Sec. 1363 et seq.)	2003	557	Ad
1353 1353.5 1353.6 1353.7	2002 2004 2002 2003 2004	496 618 178 774 318	Am ²² Am Ad Ad Ad	1363.001	2000 2000 2003 2005 2005	257 636 557 37 452	Am Am Am Am
1353.8 Div. 2, Pt. 4, Title 6, Ch. 2,	2006	559	Ad	1363.03 1363.04 Div. 2,	2005 2006 2005 2006	450 310* 450 538	Ad ⁴⁸⁵ Am ⁴⁸⁵ Ad ⁴⁸⁵ Am ⁸⁰²
Art. 2, heading (Sec. 1354 et seq.) 1354 Div. 2, Pt. 4, Title 6, Ch. 2, Art. 3, heading (Sec. 1355	2003 2004	557 754	Ad Am	Pt. 4, Title 6, Ch. 4, Art. 2, heading (Sec. 1363.05 et seq.) 1363.05	2003 2005 2002 2002 2005 2006	557 450 195 1111 458 538	Ad Am ⁴⁸⁵ Am Am Ad Am ⁸⁰²
et seq.) 1357.100 1357.110 1357.120	2003 2003 2003 2003 2004 2004	557 557 557 557 346	Ad Ad Ad Ad (by Sec. 1 of Ch.) Am (by Sec. 2.5	1363.09 Div. 2, Pt. 4, Title 6, Ch. 4, Art. 3, heading	2005	450	Ad ⁴⁸⁵
1357.130 1357.140 1357.150 Div. 2, Pt. 4, Title 6, Ch. 3,	2005 2003 2003 2003	450 557 557 557	of Ch.) Am ⁴⁸⁵ Ad Ad Ad	(Sec. 1363.1 et seq.) Div. 2, Pt. 4, Title 6, Ch. 4, Art. 4, heading (Sec. 1363.5	2003	557	Ad
heading (Sec. 1358 et seq.) 1360.5	2003 2000 2001	557 551 176	Ad Ad Am	et seq.) 1363.5 1363.6	2003 2002 2003 2002 2003	557 1116 147* 1117 557	Ad Am Am Am & RN & Ad Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1363.810	2004	754	Ad	Div. 2,			
1363.820	2004	754	Ad	Pt. 4,			
1363.830	2004	754	Ad	Title 6,			
1363.840	2004	754	Ad	Ch. 5,			
1363.850	2004	754	Ad	Art. 4,			
Div. 2,				heading			
Pt. 4,				(Sec. 1366	2002	557	A 1
Title 6,				et seq.)	2003	557	Ad
Ch. 5,				1366	2000	125	Am
heading				1266.2	2002	1111	Am Ad(PN)
(Sec. 1364	2003	557	Ad	1366.2 1366.3	2002 2002	1117 1111	Ad(RN) Am
et seq.) Div. 2,	2003	331	Au	1300.3	2002	452	R
Pt. 4,				1367	2003	1111	Am
Title 6,				1367.1	2002	1111	Ad
Ch. 5,				1307.1	2004	697	Am (by Sec. 16
Art. 1,					2007	371	of Ch.)
heading					2005	452	Am
(Sec. 1364					2006	575	Am
et seq.)	2003	557	Ad	1367.4	2005	452	Ad
Div. 2,	-				2006	575	Am
Pt. 4,				1367.5	2005	452	Ad
Title 6,				Div. 2,			
Ch. 5,				Pt. 4,			
Art. 2,				Title 6,			
heading				Ch. 6,			
(Sec. 1365				heading			
et seq.)	2003	557	Ad	(Sec. 1368			
1365	1999	898	Am	et seq.)	2003	557	Ad
	2000	1055 *	Am	1368	2000	257	Am
	2002	1116	Am		2002	1111	Am (by Sec. 9
	2004	766	Am		2002	1117	of Ch.)
	2005	348	Am		2002	1117	Am (by Sec. 3.5
1365.1	2006 2002	188 1111	Am Ad		2003	393	of Ch.)
1303.1	2002	697	Am (by Sec. 15		2003	393	Am (by Sec. 1 of Ch.)
	2004	097	of Ch.)		2003	557	Am (by
	2005	452	Am		2003	331	Sec. 25.5 of Ch.)
1365.2	2003	375	Ad		2004	766	Am
1505.2	2005	458	R	1368.1	2004	817	Ad
	2003	130	Ad ⁴⁸⁵	1368.3	2004	754	Ad
	2006	310*	Am	Div. 2,			
1365.2.5	2004	766	Ad	Pt. 4,			
	2005	22	Am ⁶⁴⁷	Title 6,			
	2006	188	Am	Ch. 7,			
1365.3	2004	766	Ad	heading			
1365.5	1999	898	Am	(Sec. 1368.4			
	2004	766	Am	et seq.)	2003	557	Ad
	2006	188	Am	1368.4	2004	754	Am & RN & Ad
1365.6	2006	188	Ad	1368.5	2004	754	Ad(RN)
Div. 2,				1369.510	2004	754	Ad
Pt. 4,				1369.520	2004	754	Ad
Title 6,				1260 520	2006	167	Am
Ch. 5,				1369.530	2004	754	Ad
Art. 3,				1369.540	2004	754	Ad
				1369.550	2004	754	Ad
heading				12/0 5/0	2004	751	A .1
heading (Sec. 1365.7 et seq.)	2003	557	Ad	1369.560 1369.570	2004 2004	754 754	Ad Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1369.580	2004	754	Ad	1633.2	1999	428	Ad
1369.590	2004	754	Ad	1633.3	1999	428	Ad
Div. 2,				1633.4	1999	428	Ad
Pt. 4,				1633.5	1999	428	Ad
Title 6,				1633.6	1999	428	Ad
Ch. 8,				1633.7	1999	428	Ad
heading (Sec. 1370				1633.8 1633.9	1999 1999	428 428	Ad Ad
et seq.)	2003	557	Ad	1646.5	2006	254	Am
1373	2003	557	Am	1670.6	2003	77	Ad
	2004	346	Am	1675	2003	434	Am
1374	2005	37	Am	1689.13	2004	566	R & Ad 81
Div. 2,					2005	48*	Am
Pt. 4,							R & Ad 80
Title 6,				1689.15	2004	566	Ad 81
Ch. 9,					2005	48*	Am ⁸⁰
heading					2005	385	Am (as am by
(Sec. 1375	2003	557	Ad				Sec. 30,
et seq.) 1375	2003	824	Am 35 384				Stats. 2005, Ch. 48)
1373	2001	024	R ¹⁹²	1689.5	2004	566	Am 81
	2002	664	Am (as am by	1007.5	2005	48*	Am
			Stats, 2001.				R & Ad 80
			Ch 824)431	1689.6	2004	566	Am 81
1375.05	2001	824	Ad 35 384		2005	48*	Am
			R 192				R & Ad 80
D: 4	2002	664	Am ⁴³¹		2005	385	Am (as am by
Div. 2,							Sec. 25,
Pt. 4, Title 6,							Stats. 2005,
Ch. 10,				1689.7	2004	566	Ch. 48) Am ⁸¹
heading				1007.7	2005	48*	Am
(Sec. 1376					2000	.0	R & Ad 80
et seq.)	2003	557	Ad		2005	385	Am (as am by
1378	2004	346	Ad (by Sec. 3.5				Sec. 27,
			of Ch.)				Stats. 2005,
	2005	37	Am				Ch. 48)
1471	2002	592	Am Am ⁵⁷¹	1695.7	2003	74	Am
1542	2004	183	AIII	1695.8	2003	74	Am Am ⁴³¹
1624.5 1632	2006 2001	254 306	Ad Am	1708 1708.6	2002 2002	664 193	Am Ad
1032	2001	664	Am ⁴³¹	1708.8	2002	424	Am
	2003	330	Am (by Sec. 1	1714	2002	906	Am
	2000	220	of Ch.) ³⁹¹	1,11.	2002	913	Am
	2003	589	Am (by Sec. 1		2003	62	Am 519
			of Ch.) ⁷⁰	1714.01	2001	893	Ad
			Am (by Sec. 1.5	1714.10	2000	472	Am
	• • • •		of Ch.) ³⁹¹	1714.11	2002	388	Ad
1.000	2006	202	Am	1714.21	1999	163	Ad
1633	1999	213*	Ad	17144	2002	718	Am
1633.1 1633.10	1999 1999	428 428	Ad Ad	1714.4	2002 2002	906 913	R R
1633.11	1999	428	Ad		2002	820	Ad
1633.12	1999	428	Ad	1714.41	2006	820	Ad
1633.13	1999	428	Ad	1714.9	2001	140	Am
1633.14	1999	428	Ad	1717.5	2004	328	Am
1633.15	1999	428	Ad	1722	2002	279	Am
1633.16	1999	428	Ad	1739.7	1999	83	Am ³⁰
1633.17	1999	428	Ad	1746	2005	638	Ad

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		- 1		500,1011		1	
1746.1	2005	638	Ad	1705 11 1	2002	664	Am ⁴³¹ Ad ³⁵
1746.2	2005	638 638	Ad	1785.11.1	2001	720	
1746.3	2005 2005		Ad		2003	533	Am (by Sec. 2
1746.4 1746.5	2005	638 638	Ad Ad		2003	907	of Ch.) Am (by Sec. 1.5
1747.02	2003	294	Am		2003	907	of Ch.) ³⁹¹
1747.02	2001	815	Ad	1785.11.2	2001	720	Ad ³⁴
1747.05	2002	862	Am	1705.11.2	2002	664	Am ⁴³¹
1747.06	1999	423	Ad 56		2002	786	Am
1747.08	2004	183	Ad(RN) ⁵⁷¹		2003	533	Am
17.17.00	2005	22	Am ⁶⁴⁷	1785.11.3	2001	720	Ad ³⁴
1747.09	2004	183	$Ad(RN)^{571}$	1785.11.4	2001	720	Ad
-, ,,,,,,	2005	445	Δm	1785.11.6	2001	720	Ad
	2006	682	Am ⁸⁰⁵		2002	786	Am
1747.8	2004	183	Am & RN 571		2003	907	Am
1747.9	1999	423	Ad ⁷⁶	1785.11.8	2001	354	Ad
	2004	183	Am & RN 571	1785.13	2000	1012	Am
1748.1	2005	426	Am	1785.15	2000	978	Am ⁹⁶
1748.10	2000	375	Am		2001	720	Am
	2000	977	Am		2002	860	Am
	2001	159	Am ³⁰⁵		2003	907	Am
1748.11	2000	375	Am 305	1785.15.1	2000	978	Ad 96
1710.12	2001	159	AIII	1785.15.2	2000	978	Ad 96
1748.12	2000	977		1785.15.3	2002	860	Ad 518
			R ³⁴	1785.16	2000	978	Am ⁹⁶
1740 12	2001	711	Ad ²⁸⁶ Ad ³³⁸	1705 16 1	2001	354	Am
1748.13	2001	711	Ad ⁴³¹	1785.16.1	2001	354	Ad
1740 14	2002	664	Am	1785.16.2	2001	354	Ad
1748.14 1748.22	2002 2000	815 375	Ad Am	1785.16.3	2002 2002	1030 * 1029 *	Am Ad
1748.23	2000	815	Ad	1785.20.2	2002	978	Ad 96
1748.30	1999	244	Ad	1785.20.3	2001	354	Ad
1748.31	1999	244	Ad	1703.20.3	2002	1030*	Am ⁴⁵²
1748.32	2002	815	Ad		2003	41	Am
1748.9	1999	171	Ad ⁵⁶	1785.3	2000	808*	Am
1748.95	2001	493	Ad	1785.30	2004	183	Am ⁵⁷¹
1749.45	2003	116	Ad	1785.31	1999	836	Am
1749.5	2003	116	Am	1785.35	1999	836	Am
	2004	319	Am	1785.36	2002	815	Ad
1749.51	2002	815	Ad	1785.44	2002	815	Ad
1749.6	2002	997	Ad	1785.5	2001	236	Am ³⁴
1749.60	1999	586	Ad 56	1786	2001	354	Am
1749.61	1999	586	Ad 56	1786.10	2001	354	Am A m 802
1749.63	1999	586	Ad 56	.=0	2006	538	AIII
1749.64	1999	586	Ad 56	1786.11	2001	354	Am
1749.65	1999	586	Ad 56	1706.16	2002	1029*	Am
1749.66	2002	815	Ad Am ⁸⁰²	1786.16	2001	354	Am
1761	2006	538	AIII	1706 10	2002	1030*	Am
1780 1782	2003 1999	449 1000	Am	1786.18	2001 2002	354 1029*	Am Am
1785.10	2000	978	Am Am ⁹⁶	1786.2	2002	354	Am Am
1705.10	2001	236	Am (as am by	1786.20	2001	354	Am Am
	2001	230	Sec. 1,	1700.20	2002	1029*	Am
			Stats. 2000,		2003	146	Am
			Ch. 978) ³⁴	1786.24	2001	354	Am
	2001	354	Am (by Sec. 1.5		2002	1029*	Am
			of Ch.)		2002	1030*	Am
	2002	9*	Am		2004	183	Am ⁵⁷¹
			R & Ad 34	1786.26	2001	354	Am
1785.11	2000	1012	Am	1786.28	2001	354	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1786.29	2001	354	Ad	1789.37	2004	17*	Am 568
1,00.2	2002	1030*	Am	1,0510,	200.		D 03
1786.40	2001	354	R				Ad ^{434 602}
	2002	1030*	Ad		2006	538	Am 802
1786.50	2001	354	Am	1789.38	2002	815	Ad Ad 568 602
	2002	1029*	Am	1789.39	2004	17*	Ad 500 002 R ⁶³
1786.52	2003 2001	146 354	Am	1789.9	2002	815	Ad
1786.52	2001	354 354	Am Ad	1789.9	2002	405	Am (as am by
1700.55	2002	1030*	Am	1771	2002	403	Sec. 2,
1786.55	2002	1030*	Ad				Stats. 1998,
1786.57	2002	815	Ad				Ch. 196) ⁶⁸
1786.60	2002	1030*	Ad				Am (as am by
	2003	907	Am				Sec. 63,
1787.4	2002	815	Ad				Stats. 1997,
1788	1999	319	Am	1702 1	2002	206	Ch. 401) ⁶⁹
1788.17	2000 1999	375 319	Am Ad	1793.1 1793.2	2002 2004	306 331	Am Am
1/00.1/	2000	688	Au	1793.22	1999	83	Am 30
1788.18	2003	287	Ad	1773.22	1999	448	Am
	2006	521	Am		2000	679	Am
1788.2	2006	521	Am	1793.26	2000	258	Am
	2006	538	Am 802	1794.4	2002	405	Am (as am by
1788.33	2002	815	Ad				Sec. 64,
1789.21	2004	183	Am ⁵⁷¹				Stats. 1997,
1789.24 1789.30	2002	784 17*	Am ⁵⁶⁸				Ch. 401) ⁶⁸
1789.30	2004	17.	R 63				Am (as am by Sec. 65,
			Ad ⁴³⁴ 602				Stats. 1997,
	2005	74*	Am				Ch. 401) ⁶⁹
1789.31	2002	777	Am ⁵¹¹	1794.41	2003	439	Am ³⁹¹
			R 63	1798.16	1999	784*	Am
	• • • •		Ad ⁵¹²	1798.24	2005	241	Am
	2004	17*	Am (as am by	1700 241	2006	567	Am
			Sec. 2, Stats. 2002,	1798.24b 1798.29	2003 2002	878 915	Am Ad ¹⁷⁵
			Ch. 777) ⁵⁶⁸	1790.29	2002	1054	Ad ¹⁷⁵
			Am (as ad by	1798.3	2005	677*	Am
			Sec. 3,	1798.61	2000	962	Am
			State 2002	1798.69	2000	962	Ad
			Ch. 777) ⁴³⁴ 602	1798.75	2000	962	Am
1789.33	2002	777	Am ⁵¹¹	1798.79.8	2006	54	Ad
	2004	17*	R ⁶³	1798.79.9	2006	54 54	Ad
1789.35	2004 2002	777	Am 511 Am 511	1798.79.95 1798.80	2006 2000	1039	Ad Ad
1707.55	2002	///	R 63	1798.81	2000	1039	Ad
			Ad ⁵¹²	1798.81.5	2004	877	Ad
	2004	17*	Am (as am by		2005	22	Am ⁶⁴⁷
			Sec. 5,	1798.82	2000	1039	Ad
			Stats. 2002,		2002	915	Am & RN
			Ch. 777) ⁵⁶⁸		2002	1054	& Ad ¹⁷⁵
			Am (as ad by		2002	1054	Am & RN & Ad ¹⁷⁵
			Sec. 6, Stats 2002	1798.83	2002	815	Ad
			Stats. 2002, Ch. 777) ⁴³⁴ 602	1770.03	2002	505	R
	2004	28*	Am (as ad by		-000	303	Ad 63
	-	-	Sec. 6 and		2004	183	Am ⁵⁷¹
			Sec. 7,		2005	22	Am 647
			Stats. 2004,	1798.84	2002	915	Ad(RN) ¹⁷⁵
			Ch. 17)		2002	1054	$Ad(RN)^{175}$

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1798.84	(Cont.)			1812.609	2002	815	Ad
	2003	505	Am	1812.622	2006	254	Am
1798.85	2001	720	Ad		2006	410	Am
	2002	664	Am ⁴³¹	1812.623	2006	410	Am
	2002	786	Am	1812.624	2006	410	Am
	2003	532	Am (by Sec. 1	1812.632	2006	410	Am
			of Ch.)	1812.64	1999	1024	Am
	2003	907	Am (by Sec. 5.5	1812.644	2006	410	Am
			of Ch.) ⁵⁸⁴	1812.66	1999	1024	R
	2004	183	Am ⁵⁷¹	1812.69	1999	1024	Am
	2004	282	Am ⁴⁸⁵	1812.700	2003	259	Ad ³⁹¹
1798.86	2002	815	Ad	1812.701	2003	259	Ad 391
1798.90.1		533	Ad		2004	183	Am 5/1
1798.91	2004	861	Ad	1812.702	2003	259	Ad ³⁹¹
1798.92	2001	354	Ad	1812.80	2005	439	Am
1798.93	2001	354	Ad	1812.84	2001	233	Am
1798.94	2001	354	Ad		2005	439	Am
1798.95	2001	354	Ad		2006	219	Am
1798.96	2001	354	Ad	1812.85	2005	439	Am
1798.97	2001	354	Ad		2006	219	Am
1799.1a	2000	1084	Ad ²⁸³		2006	538	Am 802
1799.1b	2003	533	Δd	1812.86	2005	439	Am
	2004	183	A 571	1812.96	2005	439	Ad
1799.100		991	A === 90 114	1812.97	2005	439	Ad
1799.103		991	Alli Am ⁹⁶ 114		2006	538	Am (as ad by
1799.104		815	Ad			220	Sec. 6,
1799.207		815	Ad				Stats. 2005,
1799.6	2002	815	Ad				Ch 439)
1799.85	2002	815	Ad				& RN 802
1804.1	1999	512	Am	1812.98	2006	538	$Ad(RN)^{802}$
1810.20	2000	375	Am	1815	1999	83	Am ³⁰
1810.21	2000	375	Am	1834.7	2001	139	Am 35
1010.21	2001	159	Am ³⁰⁵	1834.8	2000	476	Ad
1812.10	2002	815	Am	100.10	2001	159	Am (as ad by
1812.101	2001	178	Δm		2001	107	Sec. 1,
1812.105		784	Δm ⁴⁹⁰				Stats. 2000,
1812.106		538	Am ⁸⁰²				Ch. 476)
1812.117		451	Ad				& RN 305
1812.201	2000	413	Am		2006	538	Am 802
1812.306		538	Am 802	1834.9	2001	159	$Ad(RN)^{305}$
1812.316		815	Ad	1865	1999	354	Ad
1812.40	2004	193	D 571		2004	183	Am ⁵⁷¹
1812.41	2004	193	R ⁵⁷¹	1866	2004	530	Ad
1812.501	2006	538	Am 802	1867	2004	530	Ad
1812.503		784	Am ⁴⁹⁰	1916.5	2004	939	Am
1812.509		326	Am		2004	940	Am
1812.510		784	Am 490	1923.2	2006	202	Am
1812.515		784	Δm ⁴⁹⁰	1923.5	2006	202	Am
1812.525		784	Am ⁴⁹⁰	1936	2001	661	Am (as ad by
1812.53	1999	1024	Am				Sec. 2,
1812.54	1999	1024	Am				Stats. 1996,
1812.540		326	Ad				Ch. 992)
1812.541		326	Ad		2002	664	Am 431
1812.542		326	Ad		2002	948	Am
1812.543		326	Ad				R & Ad 80
1812.544		326	٨d		2003	62	Am (as ad by
1812.600		784	1 m 490				Sec. 3,
			. 96 114				
1812.601	1999	991	Am 96 114				Stats. 2002, Ch. 948) ⁵¹⁹

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1936 (Co	nt.)			1954.53	1999	590	Am
,	2004	317	Am (as am by		2004	568	Am
			Sec. 2,	1954.535	1999	590	Ad
			Stats. 2002,	1962	2001	729	Am
			Ch. 948 and	1962.5	2001	729	Am
			Sec. 16,	1962.7	2001	729	Am
			Stats. 2003,	2079.10	2004	111	Am
			Ch. 62)	2079.10a	1999	876	Am
	2005	22	Am (as am by		2005	722*	Am
	2000		Sec. 1 and	2225	2000	261	Am
			Sec. 2,	2500	2004	150	Ad
			Stats. 2004,	2501	2004	150	Ad
			Ch. 317) ⁶⁴⁷	2782	2005	394	Am
	2005	82	R (as am by	2782.8	2006	455	Ad
	2003	02	Sec. 2,	2870	1999	720	Ad ¹⁷⁰
			Stats. 2004,	2070	1999	721	Am (as ad by
					1777	121	Stats. 1999,
			Ch. 317)				Ch. 720) ¹⁷¹
			Am (as am by	2071	1999	720	Ad ¹⁷⁰
			Sec. 1,	2871		720	
			Stats. 2004,		1999	721	Am (as ad by
1026.01	2006	700	Ch. 317) ¹³ Ad ⁸⁷⁰				Stats. 1999,
1936.01	2006	790 526		2024	1000	074	Ch. 720) ¹⁷¹
1936.05	2004	536	Ad	2924	1999	974	Am
1936.1	2004	883	Ad		2000	636	Am
1936.5	1999	760	Ad	2024	2006	575	Am
1940.1	2004	950	Am	2924a	2006	575	Am
1940.2	2003	542	Ad	2924b	2001	438*	Am
1940.6	2002	285	Ad		2002	809	Am
1940.7.5	2001	466	Ad & R 19		2004	177	Am
	2002	664	AIII		2005	224	Am
	2003	422	Am ⁴³	2924c	1999	974	Am Am ²⁰³
1940.8	2000	234	Ad		2000	135	
1941.1	2002	931	Am		2001	438*	Am ⁸
1942.3	2005	595	Am	2924d	2001	438*	Am ⁸
1942.4	2003	109	Am	2924f	1999	974	Am
1942.5	2003	542	Am		1999	991	Am 96 114
1942.6	1999	590	Ad		2000	1003	Am ⁹⁶
1946.1	2001	729	Ad & R 18	2924g	2000	636	Am
	2002	301	Am 43		2001	438*	Am ⁸
	2003	62	Am 519		2005	224	Am
	2006	842	Ad & R 38	2924h	2004	177	Am
1947.15	2002	301	Am ⁴¹²	2924j	1999	974	Am
1947.3	2004	76	Ad		2002	784	Am ⁴⁹⁰
1950.5	2002	1061	Am		2003	62	AIII
	2003	335	Am (by Sec. 1		2004	177	Am
			of Ch.)	***	2005	75*	Am 80
	2003	576	Am (by Sec. 1.5	2924k	1999	974	Am
			of Ch.)	2924 <i>l</i>	1999	974	Am
	2004	568	Am		2004	177	Am
	2006	167	Am	2929.5	2002	999	Am
1950.7	2003	89	Am	2934a	1999	974	Am (as ad by
1950.8	2001	368	Ad				Sec. 2.5,
1954	2002	301	Am				Stats. 1993,
	2002	1061	Am (by Sec. 2.5				Ch. 754)
					2004	177	Am
	2003	62	of Ch.) Am ⁵¹⁹	2937	2002	70	Am
	2003	787	Am	2941	2000	1013	Am
1954.52	2001	729	Am		2001	560	Am
	2004	568	Am		2002	809	Am
	2004	568	Am		2002	809	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2941 (Co	nt.)			3072	1999	376	Am
	2003	62	Am 519		2001	127*	Am
2941.1	2001	438 *	Am ⁸	3089	1999	795	Am
2943	2000	636	Am	3097	1999	795	Am
	2001	560	A .		2000	13*	Am
2944	1999	991	Am Am ⁹⁶ 114		2001	159	Am ³⁰⁵
2945	2004	177	Am		2003	54	Am
2945.1	2004	177	Am	3098	1999	795	Am
2945.3	2004	177	Δm	3110.5	2001	823	Ad
2715.5	2004	183	Am 571	3110.5	2002	664	Am ⁴³¹
	2006	538	Am ⁸⁰²	3111	1999	795	Am
2945.4	2004	177	Am	3111.5	1999	795	R
2945.9	2006	538	Am ⁸⁰²	3154	2003	279	Am
2948.5	2001	302	Am	3248	2000	760	Am
2740.3	2003	554	Am	3259.5	2003	54	Ad
2952	2000	924	Λm	3260.1	1999	982	Am
2954.4	2001	159	Am 305	3262	2005	15	Am
2954.5	2001	159	Am ³⁰⁵	3202	2005	538	Am 802
2954.6	2001	137	Am 35	3269	1999	83	Am 30
2954.7	2006	538	Am 802	3272	1999	698	Ad ⁴
2955.5	1999	412	Am ⁵⁶	3272.1	1999	698	Ad ⁴
2981	1999	212	Am	3272.1	1999	698	Ad ⁴
2901	2005	128	Am ⁴⁸⁵	3272.3	1999	698	Ad ⁴
2982	1999	212	Am	3272.3	1999	698	Ad ⁴
2902	2001	287	Am	3272.7	1999	698	Ad ⁴
	2003	37	Am	3272.7	1999	698	Ad ⁴
	2003	183	Am ⁵⁷¹	3294.5	2004	227*	Ad & R ²⁰⁷
	2005	128	Am ⁴⁸⁵	3296	1999	525	Am 112
	2006	567	Am (as am by	3270	2000	857	Am ²⁰³
	2000	307	Sec. 3,	3320	2000	776*	Am
			Stats. 2005,	3322	2004	518	Ad
			Ch. 128)	3333.7	2001	298	Ad
2982.10	2005	128	Ad ⁴⁸⁵	3339	2002	1071	Ad
2982.2	1999	212	R	3343.5	1999	991	Am ⁹⁶ 114
2702.2	2005	128	Ad ⁴⁸⁵	3343.3	2006	254	Am
	2006	567	Am	3344.1	1999	998	Ad(RN)
2982.5	2003	37	Am	00	1999	1000	Ad(RN)
2983.8	1999	991	Am ⁹⁶ 114	3415	2006	538	Am 802
2984.4	2002	806	Am	3426.4	2006	62	Am
2984.5	2003	59	Ad	3428	1999	536	Ad
2985	2006	51*	Am	3439.04	2004	50	Am
2985.8	2001	287	Am	3439.08	1999	991	Am 96 114
	2003	37	Am		2005	34*	Am
	2004	183	Am ⁵⁷¹	3439.09	2005	34*	A
	2004	615	Am	3440.1	1999	991	Am 96 114
2985.9	2001	287	Ad		2004	46*	Am
2988.9	2004	183	Δm ⁵⁷¹		2005	43	Am
2991	1999	235	Ad ²⁵	3440.3	2006	254	A m
2992	2001	287	Ad	3440.5	1999	991	Am ⁹⁶ 114
3040	2000	848	٨d		2000	1003	Am (as am by
3052.5	2006	538	Am ⁸⁰²				Stats, 1999.
3061.5	2006	254	Am				Ch. 991) ⁹⁶
3071	1999	376	Am	3482.6	1999	329	Am
	2001	127*	Am	7100	2006	566	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE

	A CC	-4-1 D.			A CC	1 D	
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	ected By Chapter	Effect
Section	1ear	Cnapier	Ејјесі	Section	iear	Cnapier	Ејјесі
10	2001	542	Am	116.340	2002	806	Am
12a	2001	542	Am		2005	706	Am
17	2002	784	Am 490	116.360	2006	167	Am
	2003	62	Am 319	116.370	2002	806	Am
32.5	2002	784	Am ⁴⁹⁰	116.390	2005	75*	Am 80
34	2002	784	R 490		2006	167	Am
73c	2003	149	Am	116.410	2004	171	Am
73d	2003	149	Am Am ⁴⁹⁰	116.530	2003	449	Am
73e 75	2002	784 784	Am ⁴⁹⁰	116.540	2005	452	Am
73 77	2002 1999	764 344*		116.570	2006 2002	167 806	Am
//	1999	853	Am Am (by Sec. 1.5	116.570	2002	600	Am Am
	1///	055	of Ch.)	110.010	2005	618	Am
	2002	784	Am 490		2006	167	Am
	2006	538	Am 802	116.725	2005	706	R & Ad
81	2002	784	p 490	116.745	2005	75*	Am 80
82	2002	784	R 490	116.760	2000	447	Δm
84	2002	784	D 490		2005	75*	Λm ⁸⁰
85.1	2002	784	R ⁴⁹⁰	116.770	2004	182	Am 81 614
86	2001	44	Am	116.780	2005	706	Am
86.1	2002	784	Am ⁴⁹⁰	116.820	2003	159*	Am
87	1999	344*	Ad		2005	75*	Am 80
88	1999	344*	Ad	116.860	2005	75*	Am 80
89	2001	44	Ad	116.870	2003	451	Am
90	2003	149	Am Am ^{81 614}	116.880	2003	451	Am
93	2004	182	Am 81 614 Am 81 614	116.910	2005	75*	R 80
94	2004	182		116.940	2002	806	Am
	2005	294	Am Am 802		2005	600	Am
116.130	2006 2003	538 449	Am ⁸⁰² Am	116.950	2005 1999	618 344*	Am Am
116.210	2003	784	Am ⁴⁹⁰	110.930	2001	745*	Am
116.220	1999	982	Am		2002	664	Am ⁴³¹
110.220	2006	150	Am		2002	784	Am ⁴⁹⁰
116.221	2005	600	Ad	128	1999	508	Am
1101221	2005	618	Ad	128.7	2002	491	Am ⁴³
116.222	2005	600	Ad		2005	706	Am 13
	2005	618	Ad	131.3	2001	473	R ³⁶⁹
116.225	2002	247	Ad	131.4	2000	135	Am ²⁰³
116.230	2003	159*	Am ^{98 479}		2001	473	R 369
			R 100	131.5	2001	473	R 369
			Ad ⁴⁸⁵	131.6	2001	473	R 369
	2005	75*	R (as am by	131.7	2001	473	R ³⁶⁹
			Sec. 1 and as ad	134	2002	784	AIII
			by Sec. 2,	135	2001	542	Am Am ⁴⁹⁰
			Stats. 2003, Ch. 159) & Ad	166 166.1	2002 2002	784 708	Ad
			(by Sec. 19 of	170.1	2002	1094	Am
			Ch.) ⁸⁰	170.1	2005	332*	Am
	2005	706	Am (as ad by	170.3	2006	567	Am 38
	2003	700	Sec. 19,	170.5	2002	784	Am ⁴⁹⁰
			Stats. 2005.	170.6	2002	784	Δ m ⁴⁹⁰
			Ch. 75)		2003	62	Am 519
116.232	2005	75*	Ad 80	170.9	2002	784	Am 490
116.240	2005	600	Am	177.5	2005	75*	Λ m ⁸⁰
	2005	618	Am	179	2002	784	Λm ⁴⁹⁰
116.250	2002	784	Am ⁴⁹⁰	16-	2003	62	Am 319
116010	2003	149	Am	185	1999	662	Am
116.310	2003	149	Am Am ^{81 614}	194	2002	784	Am 490
116 220	2004	182		195	2002	784	Am ⁴⁹⁰
116.330	2005	706	Am	196	2003	149	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
198.5	2002	784	Am ^{22 490}	354.3	2002	332	Ad
1,010	2003	449	Am (as am by	354.4	2000	543*	Ad
			Sec. 41,	354.45	2006	443	Ad
			Stats. 2002,	354.5	1999	827*	Am
			Ch 794)	354.6	1999	216*	Ad
199	2002	784	R ^{22 490}	354.7	2002	1070*	Ad
199.2	2002	784	R ^{22 490}	364.1	2005	674	R
199.3	2002	784	R ^{22 490}	366.2	2006	221	Am
199.5	2002	784	R ^{22 490}	366.3	2000	17	Ad
200	2002	784	R ⁴⁹⁰		2006	221	Am
201	2002	784	Am ⁴⁹⁰	377.60	2001	893	Am
204	2000	43	Am		2004	947	Am
206	2000	242	Am	383	2004	754	R
208	2003	149	Am	384	2001	96	Am
209	2003	359	Am	391.7	2002	1118	Am
	2005	75 *	R & Ad 100	Pt. 2,			
	2005	75 *	Am (as am by	Title 4,			
			Sec. 1,	heading			
			Stats. 2003, Ch. 359) ⁸⁰	(Sec. 392	1999	344*	Λ
	2006	567		et seq.) Pt. 2,	1999	344 "	Am
	2000	307	Am (as am by Sec. 28,				
			Stats. 2005,	Title 4, Ch. 1,			
			Ch. 75) ³⁸	heading			
			Am (as ad by	(Sec. 392			
			Sec. 2,	et seq.)	1999	344*	Am
			Stats. 2003,	392	2002	806	Am
			Ch. 359) ²³²	393	2003	449	Am
210.5	2000	266	Ad	394	2002	784	Am ⁴⁹⁰
215	2000	127 *	Am		2002	927	Am
	2002	144	Am	395	2002	806	Am
	2002	784	Am ⁴⁹⁰	395.2	2004	178	Am
	2004	227 *	Am	395.9	1999	344*	R
217	2002	784	Am ⁴⁹⁰	396	2002	784	Am ⁴⁹⁰
219	2001	55	Am		2002	806	Am
219.5	2003	353	Ad	396a	2002	806	Am
221	2001	115	R	396b	2005	706	Am
223	2000	192	Am	399.5	1999	344*	R
228	2002	1008	Am	400	1999	344*	Am
231.5	2000	43	Ad	402	2002	784	R 490
234	2002	784	Am ⁴⁹⁰		2002	806	R & Ad
259	2004	49	Am	402.5	2002	806	R
269	2002	71	Am	403	2000	688	Am Am ⁴⁹⁰
270	2001	115	R	402.010	2002	784	AIII
271	2002	71	Ad Am 490	403.010	1999	344*	Ad Am ⁴⁹⁰
274a	2002	784	AIII	402.020	2002	784	AIII
274c	2002	71	R	403.020	1999	344*	Ad Am ³⁰⁵
335.1	2002	448	Ad		2001	159	AIII
338	2005	123	Am	402 020	2001	824	Am
	2005	383	Am (by Sec. 1.5 of Ch.)	403.030	1999 2001	344* 824	Ad
	2006	538	Am ⁸⁰²	403.040	1999	344*	Am Ad
340	2000	336 448	Am	403.040	2001	824	Au
340.1	1999	120	Am	403.050	1999	344*	Alli
JTU.1	2002	149	Am	703.030	2001	824	R & Ad
340.10	2002	448	Ad	403.060	1999	344*	Ad
340.10	2002	633 *	Am	703.000	2001	824	R & Ad
5 10.5	2005	215	Am		2005	75*	Am 80
		741	Ad	403.070	1999	344*	Ad
340.35	2004	/41					
340.35 340.8	2004 2003	873	Ad	403.080	1999	344*	Ad

	4.00	1.0			1.00	1.0	
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
Pt. 2,				488.385	1999	991	Am ⁹⁶ 114
Title 4,				1001202	2003	719	A m
Ch. 2,				488.405	1999	991	Am ^{96 114}
heading				488.455	2002	664	Am ⁴³¹
(Sec. 404					2003	110	Am
et seq.)	1999	344*	Am & RN	488.460	2003	888	Am
Pt. 2,				488.500	1999	991	Am ⁹⁶ 114
Title 4,				489.220	2001	812	Am
Ch. 3,				491.150	2005	75 *	Am ⁸⁰
heading (Sec. 404				491.160	2006	277	Am
et seq.)	1999	344*	Ad(RN)	512.060 514.020	2002 2002	68 68	Am Am
404	2000	688	Λm	515.010	2002	68	Am
707	2002	784	Δ m ⁴⁹⁰	515.020	2002	68	Am
404.3	2002	784	Am 490	527	2000	688	Am
404.9	2002	784	Am ⁴⁹⁰	527.10	2005	472	Ad
405.20	2004	227*	Am	527.6	1999	661	Am
405.22	2004	227*	Am		2000	688	Am
411.20	2004	171	Am		2002	1008	Am
	2005	75*	Am 80		2002	1009	Am
411.21	2005	75 *	Ad 80				R & Ad 100
411.35	1999	176	Am		2003	498	Am (as am by
412.10	2005	300	Am				Sec. 1 and as ad
415.20	2003	128	Am				by Sec. 2,
415.21	2005	706	Am				Stats. 2002,
415.50	2002 2003	197 449	Am Am		2006	476	Ch. 1009) Am
415.95	2003	128	Ad	527.8	1999	661	Am
416.10	2006	567	Am	327.0	2000	688	Am
416.40	2004	178	Am		2002	1008	Am
417.10	2006	538	Am ⁸⁰²		2003	498	Am
417.30	2005	300	Am		2005	467	Am
418.10	2002	69	Am		2006	476	Am
422.30	1999	344*	Am	527.9	2003	498	Ad
	2002	784	Am ⁴⁹⁰		2006	474	Am
425.10	2001	812	Am	529.1	2004	193	Am ⁵⁷¹
407.11	2005	75 *	Am 80	564	2001	44	Am
425.11	2001	812	Am Am 802	5.00.0	2002	999	Am
425.115	2006 2005	538 706	AIII	568.2	2001 2005	414 595	Ad Am
425.113	1999	960*	Am Am	568.3	2003	414	Alli
723.10	2005	535 *	Am	300.3	2005	595	Am
425.17	2003	338	Ad	573	2005	75*	D & Ad 80
425.18	2005	535 *	Ad	575	2002	784	Am ⁴⁹⁰
431.30	2003	149	Am	575.1	2003	149	Am
437c	2002	448	Am	575.2	2002	806	Am
	2003	62	Am 519	580	2006	86	Am
	2004	182	Am 81 614	583.210	2005	300	Am
460.7	2006	538	Am ⁸⁰²	594	2002	784	Am ⁴⁹⁰
472b	2001	44	Am Am 96 114	628	2002	784	AIII
481.020	1999	991	Am 96 114 Am 96 114	631	1999	83	Alli
481.030	1999	991 991			2000	127*	Am
481.040 481.080	1999 1999	991 991	A 96 H4	631.3	2002 2000	806 447	Am Am
481.090	1999	991		051.5	2000	824	A m
481.115	1999	991		632	2001	784	Am ⁴⁹⁰
481.117	1999	991	A m 90 114	638	2002	644	Am ²⁶³
481.207	1999	991	A 90 114	350	2001	44	Am
481.220	1999	991	A 96 114		2002	1008	Am
485.230	2004	182	Am 81 614	639	2000	644	Am (by Sec. 2
488.375	1999	991	Am ⁹⁶ 114				of Ch.) ²⁶³
NOTE a						_	

	A.CC.	-4-1 D-			A CC	-4 - 1 D.	
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
639 (Co	nt)				2001	159	Am ³⁰⁵
00) (00)	2000	1011	Am (by Sec. 1.5		2003	17	Am
	2000	1011	of Ch.) ²¹⁴	699.520	2000	639	Am
	2001	362	Am	699.540	2000	639	Am
640	2000	644	Am	699.545	2000	639	Am
640.5	2001	362	Ad	700.010	2000	639	Am
641	2000	644	Am		2003	379	Am
641.2	2000	644	Am	700.140	2002	664	Am ⁴³¹
642	2000	644	R & Ad		2003	110	Am
643	2000	644	Am	700.150	2003	888	Am
644	2000	644	Am	700.160	2000	639	Am
645	2000	644	Am	701.040	1999	991	Am (as am by
645.1	2000	644	Am 305				Sec. 17,
645.0	2001	159	AIII				Stats. 1998,
645.2	2000	644	Ad R ⁴⁹⁰				Ch. 932 and as
655	2002	784					ad by Sec. 1.5,
668	2002	784 784	AIII 400				Stats. 1990,
670 674	2002 2000	784 639	Am 490 Am	701 520	2002	704	Ch. 1125) ⁹⁶ 114 Am 490
0/4	2001	159	A 305	701.530	2002	784	
680.120	1999	991	Am 96 114	701.540 703.140	2002 1999	784 98	AIII
680.130	1999	991	Am ⁹⁶ 114	703.140	2000	135	Am Am ²⁰³
680.135	2000	639	Ad		2000	42	Am
680.140	1999	991	Am ⁹⁶ 114		2003	379	Am
680.170	1999	991	Am 96 114	703.150	2003	379	Ad
680.180	1999	991	Am 96 114	703.580	2002	68	Am
680.210	1999	991	Am 96 114	703.610	2002	68	Am
680.220	1999	991	Am ⁹⁶ 114	704.010	2003	379	Am
680.340	1999	991	Am 96 114 Am 96 114	704.030	2003	379	Am
680.350	1999	991	Am 96 114	704.040	2003	379	Am
681.030	2003	379	Am	704.060	2003	379	Am
683.130	2000	808 *	Am	704.080	2003	379	Am
683.150	2005	75*	Am ⁸⁰	704.090	2003	379	Am
683.310	2000	808*	Am	704.100	2003	379	Am
685.030	2001	812	Am	704.114	2000	808*	Am
689.020	2000	808 *	Am	704.115	1999	98	Am Am ²⁰³
689.030 689.040	2000 2000	808 * 808 *	Am Am	704 120	2000	135	AIII
689.050	2000	808*	Am	704.120	2000	808*	Am
695.211	2000	808*	Am	704.130 704.160	2000 2000	808 * 808 *	Am Am
695.221	2000	808*	Am	704.730	2003	64	Am
0,0,221	2004	305	Am	704.750	2005	75*	Am 80
			R & Ad 301	706.030	2000	808*	Am
697.320	2002	927	Am	700.020	2001	755*	Am
697.530	1999	991	A 96 114		2003	387	Am
697.580	1999	991	Am 96 114 Am 96 114	706.034	2004	520	Am
697.590	1999	991	Am 90 114	706.101	2002	890	Am
697.610	1999	991	Am 96 114	706.108	2002	197	Am
697.640	1999	991	Am 96 114 Am 96 114	708.020	2004	182	AIII Am 81 614
697.650	1999	991	AIII	708.030	2004	182	Am 81 014
697.660	1999	991	Am 96 114 Am 96 114	708.160	2005	75*	Am 80
697.730	1999	991	Am ⁹⁶ 114	708.170	2006	277	Am
697.740	1999	991	Am ⁹⁶ 114	708.310	2002	451	Am
697.750	1999 1999	991 991		708.320	2002	451	Am
697.920 699.080	2002	991 197	Am Am	708.730	2000	808*	Am
699.510	2002	639	Am (by Sec. 3	708.740 708.780	2000 1999	808 * 652	Am Am 153
077.510	2000	037	of Ch.)	715.010	2004	183	Am ⁵⁷¹
	2000	808*	Am (by	720.160	2004	812	Am
			Sec. 12.1 of Ch.)	720.260	2001	812	Am
			,	. 20.200	_001	312	

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
724.060	2004	339	Am	1085	1999	344*	Am
724.100	2005	75*	Am 80	1005	2002	784	Am ⁴⁹⁰
726.5	1999	60	Am	1094.5	1999	446*	Am
	2002	999	Am		2000	402*	Am
729.035	2005	452	Ad	1094.7	1999	446*	R
729.040	2006	575	Am	1094.8	1999	49*	Ad
729.050	2006	575	Am	1103	1999	344*	Am
729.070	2006	575	Am		2002	784	Am 490
729.080	2006	575	Am	1132	2002	784	Am ⁴⁹⁰
730.5	1999	991	Am ^{96 114}	1134	2001	812	Am
736	1999	60	Am	111110	2005	75*	Am 80
5 00.20	2002	999	Am	1141.10	2003	449	Am 490
798.39	2001	151	Am	1141.11	2002	784	AIII
867.5	2000	723	Ad	1141 12	2003	449	Am Am ⁴⁹⁰
871.3	1999	344*	Am	1141.12	2002	784	
877.6	2000	688 812	Am	1141.16	2003 2003	449 449	Am
904.1	2001 1999	960*	Am Am	1141.10	2003	182	Am Am ^{81 614}
30 4 .1	2006	567	Am	1141.18	2004	449	Am
904.2	2006	567	Am	1141.21	2005	706	Am
904.5	2002	784	Am ⁴⁹⁰	1111.21	2006	538	Am ⁸⁰²
912	2001	44	Am	1141.24	2003	449	Am
	2002	664	Am ⁴³¹		2004	182	Am 81 614
917.7	1999	346	Am	1141.28	2000	447	Am
	2001	48	Am	1141.29	2002	784	R ⁴⁹⁰
917.8	2003	31	Am	1161	2001	729	Am
995.311	2001	181	Ad	1161.2	2001	824	Am
995.640	2004	183	Am 571		2003	449	Am
	2005	22	Am ⁶⁴⁷		2003	787	Am
995.710	1999	892	Am		2004	568	Am
998	1999	353	Am		2005	75*	Am 80
	2001	153	Am		2005	610	Am (as am by
1002	2005	706	Am				Stats. 2005,
1002 1005	2006	151 43	Ad	1162	2002	664	Ch. 75) Am ⁴³¹
1003	1999 2002	806	Am Am	1166	2002	787	R
	2002	171	Am	1100	2003	767	Ad ⁶³
	2004	182	Am 81 614	1167.25	2001	115	R
	2005	294	Am	1167.3	1999	83	Am ³⁰
1010.5	2001	824	Am	1107.5	1999	344*	Am
1010.6	1999	514	Ad	1174.21	2003	109	Ad
	2001	824	Am	1174.25	2005	75*	Am 80
	2005	300	Am	1174.3	2001	115	Am
1012.5	2001	115	R		2002	664	Am 431
1013	2001	812	Am		2005	75*	Am 80
1014	1999	344*	Am	1179	2002	301	Am
1018	1999	1000	R	1204	1999	202	Am (by Sec. 1
1021.1	2001	719	Ad & R 18	1206	2001	4.4	of Ch.)
1021.10	2002	686	Ad	1206	2001	44	Am Am 431
1021.8	2003 2004	159 * 183	Ad Am ⁵⁷¹	1209 5	2002	664 784	AIII
	2004	227 *	AIII	1208.5	2002	62	Am ⁵¹⁹
	2004	702*	Am Am	1211	2003 2001	754	Am
	2004	538	Am ⁸⁰²	1211	2000	808*	Δm
1029.8	2004	575	Λm	1210	2005	75*	Am 80
1052	2002	784	p 490		2005	631	Am (as am by
1052.5	2002	784	R 490		_000	551	Sec. 44,
1060	2002	784	Am ⁴⁹⁰				Stats. 2005,
1068	1999	344*	Δm				Ch. 75)
	2002	784	Am ⁴⁹⁰	1245.245	2006	602	Ad

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1245.320	2006	538	Am 802		2002	176	Am
Pt. 3,				1281.9	2001	362	Am
Title 7,					2002	1094	Am
Ch. 5,				1281.91	2001	362	Ad
Art. 6,				1281.92	2002	952	Ad
heading				1281.95	2002	1008	Am
(Sec. 1250.410				1281.96	2002	1158	Ad
et seq.)	2001	428	Am	1282.4	2000	1011	Am (as am by
1250.410	1999	102	Am				Sec. 1,
	2001	428	Am				Stats. 1998,
	2002	295	Am				Ch. 915) ⁴³
	2006	594	Am				Am (as ad by
1250.420	2001	428	Ad				Sec. 2,
1250.430	2001	428	Ad				Stats. 1998,
1255.010	2001	428	Am				Ch. 915)80
1255.030	2001	428	Am		2005	607*	Am (as am by
1255.040	2006	594	Am				Sec. 2,
1255.060	2002	295	Am				Stats. 2000,
1255.410	2006	594	Am				Ch. 1011) ⁷⁵
1255.420	2006	594	R				Am (as am by
1255.430	2006	594	R				Sec. 3,
1255.450	2006	594	Am				Stats, 2000.
1255.460	2006	594	Am				Ch. 1011) ¹⁰⁰
1258.220	1999	102	Am		2006	357	Am (as am by
	2001	428	Am				Sec. 1,
1258.260	2001	428	Am				Stats. 2005,
1260.040	2001	428	Ad				Ch. 607) ¹¹¹
1260.250	1999	892	Am				Am (as am by
1263.025	2006	594	Ad				Sec. 2,
1263.510	2006	602	Am				Stats. 2005,
1263.615	2006	602	Ad				Ch. 607) ¹⁹²
1268.350	2006	311	Am	1283	2005	294	Δm
1268.360	2006	311	Am	1283.05	2004	182	Am 81 614
1268.610	2001	192	Am	1284.3	2002	1101	Ad
1276	2000	111	Am	1286.2	2001	362	Am
	2006	567	Am	1287.1	2002	1159	Ad 82
1277	2000	33	Am (by Sec. 1.5	1299	2000	906	Ad
			of Ch.)	1299.2	2000	906	Ad
	2000	111	Am (by Sec. 4	1299.3	2000	906	Ad
	2000		of Ch.)	12///	2002	664	Am ⁴³¹
	2000	688	Am (by Sec. 8.3	1299.4	2000	906	Ad
			of Ch.)	1299.5	2000	906	Ad
	2006	567	Am (by Sec. 11	1299.6	2000	906	Ad
			of Ch.)	1299.7	2000	906	Ad
	2006	689	Am (by Sec. 1.5		2003	877	Am
			of Ch.)	1299.8	2000	906	Ad
1278	2000	33	Am (by Sec. 2.5	1299.9	2000	906	Ad
			of Ch.)		2003	877	Am
	2000	111	Am (by Sec. 7	1345	2006	538	Am ⁸⁰²
			of Ch.)	1346	2006	538	Am ⁸⁰²
	2006	567	Am	1370	2006	538	Δ m 802
1278.5	2006	567	Am	1371	2006	538	Am 802
1279	2000	506	R	1375	2006	538	Δ m 802
1279.5	2006	567	Am	1379	2006	538	Am 802
1281.1	2000	906	Ad	1420	2002	784	Am 490
1281.12	2006	266	٨d	1720	2002	62	Am 519
1281.5	2002	784	Am ⁴⁹⁰	1502	2003	227*	Am
1201.5	2003	22	Am	1513	1999	835	Am
1281.6	2003	362	Am	1515	2003	304	Am
1281.84	2001	1159	Adl 82	1513.5	2003	813	Am ²²
1281.85	2002	362	Ad	1515.5	2002	304	Ad
1201.03	2001	302	Λu	1313.3	2003	304	Au

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
Section	Tear	Chapter		Section	Teur	Спаріег	
1516	2002	813	Am 22	1784	1999	720	Ad 170
1520	2002	813	Am ²²	1800	1999	202	Δm
	2003	304	Am (as am by		2006	538	Am ⁸⁰²
			Sec. 3,	1811	2004	91*	Ad
			Stats. 2002,	1822.60	2004	183	Am ⁵⁷¹
			Ch. 813)	1834.7	2001	139	Am 35
1520.5	2003	116	Am	1985.3	1999	444	Am
1530	2003	304	Am		2004	182	Am 81 614
1532	2003	228*	Am	1005.6	2005	300	Am
1540	2004	520	Am	1985.6	1999	444	Am
1540	2002 2003	1124 * 228 *	Am		2004 2004	101 182	Am 81 614
	2005	706	Am Am		2004	22	Am ⁶⁴⁷
1541	2003	228*	Am		2005	294	Am (by Sec. 5
1542	2003	228*	Am		2003	274	of Ch.)
1563	2000	16*	Am		2005	300	Am (by Sec. 7.5
1000	2000	924	Am		2000	200	of Ch)
	2003	265	Δm		2006	538	Am 802
	2004	183	Am ⁵⁷¹	1986.1	2000	377	Ad
1577	2003	304	Am	1987	2002	1008	Am
1577.5	2000	267	Ad	1987.5	2004	182	Am 81 614
	2002	22*	Am	1991.1	2004	182	Am 81 614
1607	2002	784	Am 490	1991.2	2005	294	Am
	2003	62	Am 519	1992	2005	474	Am
1609	2002	784	Am 490	1993	2005	474	R & Ad
1710.20	2002	784	Am ⁴⁹⁰		2006	277	Am
1714.9	2001	140	Am	1993.1	2005	474	Ad
1730	1999	67*	Ad & R 19	1993.2	2005	474	Ad
1721	2000	127*	Am	1994	2005	474	Am 490
1731	1999	67*	Ad & R 19	2015.3	2002	784 182	Am ⁴⁹⁰ R ⁸¹
1732	2000 1999	688 67*	Am Ad & R ¹⁹	2016 2016.010	2004 2004	182	Ad ⁸¹
1733	1999	67*	Ad & R 19	2016.020	2004	182	Δd ⁸¹
1734	1999	67*	Ad & R 19	2016.030	2004	182	Ad 81
1754	2000	127*	Am	2016.040	2004	182	Ad 81
1735	1999	67*	Ad & R 19	2016.050	2004	182	Ad 81
	2000	127*	Am	2016.060	2004	171	Ad 82
1736	1999	67*	Ad & R 19		2004	182	Ad (by Sec. 23.5
1737	1999	67*	Ad & R 19				of Ch.)81
1738	1999	67*	Ad & R 19	2016.070	2004	182	Ad 81
	2000	688	Am	2017	2001	812	Am
1739	1999	67 *	Ad & R 19		2004	182	R 81
1740	1999	67*	Ad & R 19	2017.010	2004	182	Ad 81
1741	1999	67*	Ad & R 19	2017.020	2004	182	Ad 81
1742	1999	67 *	Ad & R 19	2017.210	2004	182	Ad ⁸¹ Ad ⁸¹
1742	2000	127*	Am Ad & R ¹⁹	2017.220	2004	182 182	Ad 81
1743 1775.1	1999 2002	67 * 784	A 490	2017.310	2004 2004	182	Ad 81
1775.11	2002	182	AIII Am ^{81 614}	2017.320 2017.710	2004	182	Ad 81
1775.11	2004	538	Δ m 802	2017.710	2004	182	Ad 81
1776	1999	720	Ad 170	2017.730	2004	182	Ad 81
1777	1999	720	Ad 170	2017.740	2004	182	Ad 81
1778	1999	720	Ad ¹⁷⁰	2018	2002	1059*	Am
	1999	721	Am (as ad by		2004	182	R 81
			Stats 1999	2018.010	2004	182	Ad 81
			Ch 720) ¹⁷¹	2018.020	2004	182	Ad 81
1779	1999	720	Ad 170	2018.030	2004	182	Ad 81
1780	1999	720	Ad 170	2018.040	2004	182	Ad 81
1781	1999	720	Ad 170	2018.050	2004	182	Ad 81
1782	1999	720	Ad ¹⁷⁰	2018.060	2004	182	Ad 81
1783	1999	720	Ad 170	2018.070	2004	182	Ad 81

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Section	Year	ected By Chapter	Effect	Section	Year	ected By Chapter	Effect
2018.080	2004	182	Ad 81	2025.420	2004	182	Ad 81
2019	2004	182	R 81	2025.430	2004	182	Ad 81
2019.010	2004	182	Ad ⁸¹	2025.440	2004	182	Ad 81
2019.020	2004	182	Ad 81	2025.450	2004	182	Ad ⁸¹
2019.030	2004	182	Ad 81	2025.460	2004	182	Ad 81
2019.210	2004	182	Ad 81	2025.470	2004	182	Ad 81
2020	1999	444	Am	2025.480	2004	182	Ad 81
	2002 2004	1068 182	Am R ⁸¹	2025 5	2005 2000	22 474	Am ⁶⁴⁷
2020.010	2004	182	Ad ⁸¹	2025.5	2000	1068	Am Am
2020.010	2004	182	Δd ⁸¹		2004	182	R 81
2020.030	2004	182	Ad 81	2025.510	2004	182	Ad 81
2020.210	2004	182	Ad 81	2025.520	2004	182	Ad 81
2020.220	2004	182	Ad 81	2025.530	2004	182	Ad 81
2020.230	2004	182	Ad 81	2025.540	2004	182	Ad ⁸¹
2020.240	2004	182	Ad 81	2025.550	2004	182	Ad 81
2020.310	2004	182	Ad 81	2025.560	2004	182	Ad 81
2020.410	2004	182	Ad 81	2025.570	2004	182	Ad 81
2020.420	2004	182	Ad ⁸¹ Ad ⁸¹	2025.610	2004	182	Ad ⁸¹ Ad ⁸¹
2020.430	2004 2004	182 182	Ad 81	2025.620 2026	2004 2000	182 474	
2020.440 2020.510	2004	182	Ad 81	2020	2000	812	Am Am
2020.310	2004	182	D 81		2004	182	R 81
2023	2004	182	R 81	2026.010	2004	182	Ad ⁸¹
	2004	183	Am ⁵⁷¹	2027	2000	474	Am
2023.010	2004	182	Ad 81		2004	182	R 81
2023.020	2004	182	Ad 81	2027.010	2004	182	Ad 81
2023.030	2004	182	Ad 81	2028	2004	182	R 81
2023.040	2004	182	Ad 81	2028.010	2004	182	Ad 81
2024	2000	688	Am	2028.020	2004	182	Ad 81
	2004	171	Am R ⁸¹	2028.030	2004	182	Ad ⁸¹ Ad ⁸¹
2024.010	2004 2004	182 182	Ad 81	2028.040	2004 2004	182 182	Ad 81
2024.010	2004	182	Ad 81	2028.050 2028.060	2004	182	Ad 81
2024.020	2004	182	Ad 81	2028.070	2004	182	Ad 81
2024.040	2004	182	Ad 81	2028.080	2004	182	Ad 81
2024.050	2004	182	Ad 81	2029	2004	182	R 81
2024.060	2004	182	Ad 81	Pt. 4,			
2025	1999	892	Am	Title 4,			
	2000	474	Am	Ch. 12,			
	2001	812	Am (by Sec. 9.6	heading			
	2002	1060	of Ch.)	(Sec. 2029.010	2005	20.4	
	2002	1068	Am (by Sec. 2	et seq.)	2005	294 182	Am Ad ⁸¹
	2004	182	of Ch.) R ⁸¹	2029.010 2030	2004 2004	182	R 81
2025.010	2004	182	Ad ⁸¹	2030.010	2004	182	Ad ⁸¹
2025.210	2004	182	Ad ⁸¹	2030.020	2004	182	Ad 81
2025.220	2004	182	Ad 81	2030.030	2004	182	Ad 81
2025.230	2004	182	Ad 81	2030.040	2004	182	Δd 81
2025.240	2004	182	Δd 81	2030.050	2004	182	Ad 81
2025.250	2004	182	Ad 81		2005	22	Am 647
	2005	294	Am	2030.060	2004	182	Ad or
2025.260	2004	182	Ad 81	2030.070	2004	182	Ad ⁸¹ Ad ⁸¹
2025.270	2004	182	Ad ⁸¹ Ad ⁸¹	2030.080	2004	182	Ad 81 Ad 81
2025.280 2025.310	2004 2004	182	Ad 81	2030.090 2030.210	2004 2004	182	Ad 81 Ad 81
2025.310	2004	182 182	Ad 81	2030.210	2004	182 182	Ad 81
2025.330	2004	182	Ad 81	2030.220	2004	182	Ad 81
2023.330	2005	294	Am	2030.240	2004	182	Ad ⁸¹
2025.340	2004	182	Ad ⁸¹	2030.250	2004	182	Ad ⁸¹
2025.410	2004	182	Ad 81	2030.260	2004	182	Ad 81
				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		-				- 1	
2030.270	2004	182	Ad 81	2033.040	2004	182	Ad 81
2030.280	2004	182	Ad 81	2033.050	2004	182	Ad 81
2030.290	2004	182	Ad ⁸¹ Ad ⁸¹	2033.060	2004	182	Ad ⁸¹ Ad ⁸¹
2030.300 2030.310	2004	182	Ad ⁸¹	2033.070	2004 2004	182	Ad 81
	2004 2004	182 182	Ad 81	2033.080	2004	182 182	Ad 81
2030.410 2031	1999	48	Am	2033.210 2033.220	2004	182	Ad 81
2031	2000	688	Am	2033.220	2004	22	Am 647
	2004	182	R 81	2033.230	2004	182	Ad 81
2031.010	2004	182	Ad 81	2033.240	2004	182	Ad 81
2031.020	2004	182	A d 81	2033.250	2004	182	Ad 81
2031.030	2004	182	A d 81	2033.260	2004	182	Ad 81
2031.040	2004	182	Δd 81	2033.270	2004	182	Ad 81
2031.050	2004	182	Ad or	2033.280	2004	182	Ad 81
2031.060	2004	182	Ad 81		2005	294	Am
2031.1	2003	242	Ad	2033.290	2004	182	Ad 81
	2004	182	R 81	2033.300	2004	182	Ad 81
2031.2	2003	242	Ad	2033.410	2004	182	Ad 81
2021 210	2004	182	R 81	2033.420	2004	182	Ad 81
2031.210	2004	182	Ad ⁸¹ Ad ⁸¹	2033.5	2001	812	Am R ⁸¹
2031.220	2004	182	Ad 81 Ad 81	2022.710	2004	182	K **
2031.230	2004	182 182	Ad 81	2033.710	2004 2004	182	Ad ⁸¹ Ad ⁸¹
2031.240 2031.250	2004 2004	182	Ad 81	2033.720 2033.730	2004	182 182	Ad 81
2031.260	2004	182	Ad 81	2033.740	2004	182	Ad 81
2031.200	2004	182	Ad 81	2033.740	2004	171	Am
2031.280	2004	182	A d 81	2034	2004	182	R 81
2031.290	2004	182	A d 81	2034.010	2004	182	Ad 81
2031.300	2004	182	Ad 81	2034.210	2004	182	Δd ⁸¹
	2005	22	Am 047	2034.220	2004	182	Ad 81
2031.310	2004	182	Δd 81	2034.230	2004	182	Ad 81
2031.320	2004	182	Ad 81	2034.240	2004	182	Ad ⁸¹
2031.5	2004	182	R 81	2034.250	2004	182	Ad 81
2031.510	2004	182	Ad 81	2034.260	2004	182	Ad 81
2032	2004	182	R 81	2034.270	2004	182	Ad 81
2032.010	2004	182	Ad ⁸¹ Ad ⁸¹	2034.280	2004	182	Ad 81
2032.020	2004	182	Ad 81	2034.290	2004	182	Ad ⁸¹ Ad ⁸¹
2032.210 2032.220	2004 2004	182 182	Ad 81	2034.300	2004 2004	182 182	Ad 81
2032.220	2004	182	Ad 81	2034.310 2034.410	2004	182	Ad 81
2032.240	2004	182	Ad 81	2034.420	2004	182	Ad 81
2032.250	2004	182	Δd 81	2034.430	2004	182	Ad 81
2032.260	2004	182	Δd 81	2034.440	2004	182	Δd 81
2032.310	2004	182	Ad 81	2034.450	2004	182	Ad 81
2032.320	2004	182	Ad 81	2034.460	2004	182	Ad 81
2032.410	2004	182	Ad 81	2034.470	2004	182	Ad 81
2032.420	2004	182	Ad 81	2034.610	2004	182	Ad 81
2032.510	2004	182	Ad 81	2034.620	2004	182	Ad 81
	2005	294	Am	2034.630	2004	182	Ad 81
2032.520	2004	182	Ad 81	2034.710	2004	182	Ad 81
2032.530	2004	182	Ad 81	2034.720	2004	182	Ad 81
2022 610	2005	294	Am Ad ⁸¹	2034.730	2004	182	Ad ⁸¹ R ⁸¹
2032.610 2032.620	2004 2004	182 182	Ad 81	2035 2035.010	2004 2004	182 182	Ad ⁸¹
2032.620	2004	182	Δd 81	2033.010	2004	294	Am
2032.640	2004	182	Ad 81	2035.020	2003	182	Alli Ad ⁸¹
2032.650	2004	182	Ad 81	2035.020	2004	182	Ad 81
2033	2004	182	R 81	2000.000	2005	294	Am
2033.010	2004	182	Ad 81	2035.040	2004	182	Ad ⁸¹
2033.020	2004	182	Δd 81	2035.050	2004	182	Ad 81
2033.030	2004	182	Ad 81		2005	294	Am
				•			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2035.060	2004	182	Ad 81		2004	182	Am 81 614
	2005	294	Am	2094	2000	688	Am
2036	2004	182	R 81		2002	806	Am
2036.010	2004	182	Ad 81	2095	2000	688	R
2036.020	2004	182	Ad 81	2096	2000	688	R
2036.030	2004	182	Ad 81	2097	2000	688	R
2036.040	2004	182	Ad 81	2103	1999	991	Am ⁹⁶ 114
2036.050	2004	182	Ad 81	2104	1999	1000	Am
2093	2001	812	Am	2954.6	2001	137	Am 35

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1101	2006	254	Am		2006	254	Am
1102	2006	254	R & Ad	4406	2000	122	Am (as am by
1102	2006	254	Δm	4400	2000	122	Sec. 13,
1105	1999	991	Am ⁹⁶ 114				Stats. 1997,
1105	2006	254	R & Ad(RN)				Ch. 442) ¹⁸
1106	2006	254	Am & RN & Ad				Am (as am by
1107	2006	254	Am & RN				Sec. 14,
1107	2006	254	Am Pr DNI Pr Ad				Stats. 1997,
1201	1999	991	Am ⁹⁶ 114				Ch. 442) ⁶³
1201	2000	135	Am ²⁰³		2004	131	Am (as am by
	2000	1003	Am ⁹⁶		2001	131	Sec. 1,
	2006	254	Am				Stats. 2000,
1202	2006	254	Am & RN & Ad				Ch. 122) ³⁸
1203	2006	254	Am & RN & Ad				Am (as am by
1204	2006	254	Am & RN & Ad				Sec. 2,
1205	2006	254	Am & RN				Stats. 2000,
			& Ad(RN)				Ch. 122) ²³²
1206	1999	991	Am 96 114		2005	41	Am (as am by
	2006	254	R & Ad				Sec. 1 and
1207	2006	254	Am & RN				Sec. 2,
1208	2006	254	Am & RN				Stats. 2004,
1209	2006	254	Am & RN				Ch. 131)
1210	2006	254	R	5103	2006	254	Am
1301	2006	254	Ad	5118	1999	991	Am 96
1302	2006	254	Ad	6102	1999	991	Am ⁹⁶ 114 Am ⁹⁶ 114
1303	2006	254	Ad(RN)	6103	1999	991	Am 96 114
1304	2006	254	Ad(RN)	6105	2003	604	Am
1305	2006	254	Ad(RN)	7101	2006	254	R & Ad
1306	2006	254	Ad(RN)	7102	2006	254	R & Ad
1307	2006	254	Ad(RN)	7103	2006	254	R & Ad
1308	2006	254	Ad(RN)	7104	2006	254	R & Ad
1309	2006	254	Ad(RN)	7105	2006	254	R & Ad
1310	2006	254 991	Ad(RN) Am ^{96 114}	7106	2006	254	Ad
2103	1999	254	Am 96 114 Am	7201 7202	2006	254 254	R & Ad R & Ad
2104	2006 2006	254	Am	7202	2006 2006	254	R & Ad
2202	2006	254	Am	7203	2006	254	R & Ad
2208	2006	254	R	7204	2006	254	R & Ad
2210	1999	991	Am ⁹⁶ 114	7206	2006	254	R & Ad
2210	2000	135	Am ²⁰³	7207	2006	254	R & Ad
	2000	1003	Am 96	7208	2006	254	R & Ad
2310	2006	254	Am	7209	2006	254	R & Ad
2323	2006	254	Am	7210	2006	254	R & Ad
2326	1999	991	Am ⁹⁶ 114	7301	2006	254	R & Ad
2401	2006	254	Am	7302	2006	254	R & Ad
2502	1999	991	Am 96 114	7303	2006	254	R & Ad
	2000	135	Am ²⁰³	7304	2006	254	R & Ad
	2000	1003	Am ⁹⁶	7305	2006	254	R & Ad
2503	2006	254	Am	7306	2006	254	R & Ad
2505	2006	254	Am	7307	2006	254	R & Ad
2506	2006	254	Am	7308	2006	254	R & Ad
2509	2006	254	Am	7309	2006	254	R & Ad
2605	2006	254	Am	7401	2006	254	R & Ad
2705	2006	254	Am Am 96 114	7402	2006	254	R & Ad
2716	1999	991	AIII	7403	2006	254	R & Ad
3103	2006	254	Am	7404	2006	254	R & Ad
4104	2006	254	Am Am 96 114	7501	2006	254	R & Ad
4210	1999	991	Am 96 114	7502	2006	254	R & Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7503	1999	991	Am ^{96 114}		2006	254	Am
	2006	254	R & Ad	9208	1999	991	R & Ad ⁹⁶ 114
7504	2006	254	R & Ad		2006	254	Δm
7505	2006	254	R & Ad	9209	1999	991	Ad 96 114
7506	2006	254	R & Ad	9210	1999	991	Ad ⁹⁶ 114 Ad ⁹⁶ 116
7507	2006	254	R & Ad		2000	1003	Au 96 Am 96
7508	2006	254	R & Ad	9301	1999	991	R & Ad ⁹⁶ 114
7509 7601	2006	254	R & Ad	0202	2006	254	Am
7601	2006	254	R & Ad	9302	1999	991	R & Ad ⁹⁶ 114 R & Ad ⁹⁶ 114
7602 7603	2006 2006	254 254	R & Ad R & Ad	9303 9304	1999 1999	991 991	R & Ad ⁹⁶ 114
8102	2006	254		9304	2003	235	Am
8103	1999	991	Am Am ⁹⁶ 114	9305	1999	991	D & Ad 96 114
0103	2006	254		9306	1999	991	R & Ad 96 114
8106	1999	991	A 96 114	9307	1999	991	R & Ad ⁹⁶ 114
8110	1999	991)501	2000	1003	Am (as ad by
8301	1999	991			2000	1000	Sec. 35,
8302	1999	991	Am 96 114 Am 96 114				Stats, 1999.
8510	1999	991					Ch. 991) ⁹⁶
8603	1999	991	Am 30 114	9308	1999	991	R & Ad 96 114
9101	1999	991	R & Ad 96 114	9309	1999	991	R & Ad 96 114
9102	1999	991	R & Ad 96 114		2003	235	Am
	2000	1003	Am 96	9310	1999	991	R & Ad ⁹⁶ 114
	2003	235	Am		2006	254	Am
0100	2006	254	Am	9311	1999	991	R & Ad ⁹⁶ 114
9103	1999	991	R & Ad ⁹⁶ 114 R & Ad ⁹⁶ 114		2000	1003	Am (as ad by
9104	1999	991	K & Ad				Sec. 35,
	2000	1003	Am (as ad by Sec. 35,				Stats. 1999, Ch. 991) ⁹⁶
			Stats. 1999,	9312	1999	991	Cn. 991) R & Ad ⁹⁶ 114
			Ch 001)96	7512	2006	254	Am
9105	1999	991	R & Ad 96 114	9313	1999	991	R & Ad ⁹⁶ 114
9106	1999	991	D 0 A 1 90 114	1	2006	254	Δm
9107	1999	991	D & 14 90 114	9314	1999	991	R & Ad ⁹⁶ 114
9108	1999	991	R & Ad ~		2006	254	Am
9109	1999	991	R & Ad ⁹⁶ 114	9315	1999	991	R & Ad 96 114
	2002	6	Am	9316	1999	991	R & Ad 96 114
	2004	7*	Am	9317	1999	991	R & Ad 96 114
	2004	46*	Am		2000	1003	Am 96
9110	1999	991	R & Ad ⁹⁶ 114	0210	2006	254	Am
9112	1999	991	R 96 114 R 96 114	9318	1999	991	R & Ad ⁹⁶ 114 Ad ⁹⁶ 114
9113	1999	991 991	n 96 114	9319	1999	991	A 96
9114 9115	1999 1999	991	p 96 114	9320	2000 1999	1003 991	A 4 90 114
9115	1999	991	R ^{96 114}	9320	1999	991	Ad ⁹⁶ 114
9201	1999	991	R & Ad 96 114	9321	1999	991	R & Ad ²² 114
9202	1999	991	R & Ad ⁹⁶ 114		2003	235	Am (as ad by
9203	1999	991	R & Ad ⁹⁶ 114		2003	233	Sec. 35
7200	2006	254	Λm				(1st text),
9204	1999	991	D & Ad 96 114				Stats. 1999,
9205	1999	991	R & Ad ⁹⁶ 114				Ch. 991) ⁷⁵
	2000	1003	Am (as ad by				Am (as ad by
			Sec. 35,				Sec. 35
			Stats. 1999,				(2nd text),
	40		Ch. 991)96				Stats. 1999,
9206	1999	991	Ch. 991) 96 R & Ad 96 114 R & Ad 96 114				Ch. 991) ¹⁰⁰
9207	1999	991	K & Ad				

		001111	MEHOIAE	OODL	Commu	- Cu	
Section	Affec Year	cted By Chapter	Effect	Section		ected By Chapter	Effect
9321 (Co	ont.) 2006	567	Am (as am by Sec. 4, Stats. 2003, Ch. 235) ³⁸ Am (as am by Sec. 5, Stats. 2003, Ch. 235) ²³²		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991) R (as am by Sec. 15, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9322 9323 9324 9325 9326 9327 9328	1999 1999 2000 2001 1999 1999 2000 1999 1999	991 991 1003 159 991 991 1003 991 991	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Am ⁹⁶ Am ³⁰⁵ Ad ⁹⁶ 114 Ad ⁹⁶ 114 Am ⁹⁶ Ad ⁹⁶ 114	9405	1999 1999 2000	991 1000 1003	R & Ad ⁹⁶ 114 Am R (as ad by Sec. 35, Stats. 1999, Ch. 991) R (as am by Sec. 16, Stats. 1999, Ch. 1000)
9329 9330 9331	1999 1999 1999 2000 2001	991 991 991 1003 159	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Am ⁹⁶ Am ³⁰⁵	9406	1999 1999 2000	991 1000 1003	& Ad ⁹⁶ R & Ad ⁹⁶ 114 Am R (as ad by Sec. 35,
9332 9333 9334 9335 9336	1999 1999 1999 1999 1999 2000 1999	991 991 991 991 991 1003	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114				Stats. 1999, Ch. 991) R (as am by Sec. 17, Stats. 1999, Ch. 1000)
9338 9339 9340 9341	1999 2006 1999 1999	991 254 991 991 991	Ad ⁹⁶ 114 Am Ad ⁹⁶ 114 Ad ⁹⁶ 114	9407	1999 2000	991 1003	R & Ad ⁹⁶ 114 Am (as ad by Sec. 35, Stats. 1999, Ch 991) ⁹⁶
9342 9401 9402 9403	1999 1999 1999 1999 1999 2000	991 991 991 991 1000 1003	Ad 96 114 R & Ad 96 114 Am R (as ad by Sec. 35, Stats. 1999, Ch. 991) R (as am by	9407 9407 9407 9408	.2 1999	991 991 991 991 1003	R 96 114 R 96 114 R 6 114 R & Ad ⁹⁶ 114 Am (as ad by Sec. 35, Stats. 1999, Ch. 991) ⁹⁶ Am ³⁰⁵
9403.1 9403.5 9404	1999 1999 1999 1999	991 991 991 1000	R (as am by Sec. 14, Stats. 1999, Ch. 1000) & Ad ⁹⁶ R ⁹⁶ 114 R ⁹⁶ 114 Am	9409	2003 1999 1999 2000	991 1000 1003	Am R & Ad ⁹⁶ 114 Am R (as ad by Sec. 35, Stats. 1999, Ch. 991) R (as am by Sec. 18, Stats. 1999, Ch. 1000) & Ad ⁹⁶

9501 9502 9503 9504	Affee Year 1999 1999 2000	991 991 1003	Effect R (as am by Sec. 25, Stats. 1998, Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad ⁹⁶ 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114 Am (as ad by	Section 9525 9526 9527 9528 9601 9602 9603 9604 9605 9606 9607 9608	Affec Year 1999 2000 1999 1999 1999 2000 1999 2006 1999 1999 1999 1999 1999 1999 1999	991 1003 991 991 991 991 991 254 991 991 991 991	Effect Ad 96 114 Am 96 Ad 96 114 Ad 96 114 Ad 96 114 Am 203 Ad 96 114 Am 203 Ad 96 114 Am 203 Ad 96 114
9501 9502	1999 1999 2000	991	R (as am by Sec. 25, Stats. 1998, Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad ⁹⁶ 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9525 9526 9527 9528 9601 9602 9603 9604 9605 9606 9607	1999 2000 1999 1999 1999 2000 1999 2006 1999 1999 1999 1999 1999	991 1003 991 991 991 135 991 254 991 991 991 991	Ad 96 114 Am 96 Ad 96 114 Ad 96 114 Ad 96 114 Am 203 Ad 96 114 Am 40 6114 Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114
9502 9503	1999	991	Sec. 25, Stats. 1998, Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad ⁹⁶ 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9526 9527 9528 9601 9602 9603 9604 9605 9606 9607	2000 1999 1999 1999 2000 1999 2006 1999 1999 1999 1999 1999	1003 991 991 991 135 991 254 991 991 991 991	Am 96 114 Ad 96 114 Ad 96 114 Ad 96 114 Am 203 Ad 96 114 Am Am 61 114 Ad 96 114
9503	2000		Stats. 1998, Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad ⁹⁶ ¹¹⁴ R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ ¹¹⁴	9527 9528 9601 9602 9603 9604 9605 9606 9607	1999 1999 1999 2000 1999 2006 1999 1999 1999 1999 1999	991 991 991 135 991 254 991 991 991 991	Am 96 114 Ad 96 114 Ad 96 114 Ad 96 114 Am 203 Ad 96 114 Am Am 61 114 Ad 96 114
9503	2000		Ch. 932 and as am by Sec. 7, Stats. 1992, Ch. 1095) & Ad 96 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad 96 114	9527 9528 9601 9602 9603 9604 9605 9606 9607	1999 1999 2000 1999 2006 1999 1999 1999 1999 1999	991 991 135 991 254 991 991 991 991	Ad 96 114 Ad 96 114 Ad 96 114 Am 203 Ad 96 114 Am Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114
9503	2000		am by Sec. 7, Stats. 1992, Ch. 1095) & Ad ⁹⁶ 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9528 9601 9602 9603 9604 9605 9606 9607	1999 2000 1999 2006 1999 1999 1999 1999 1999	991 135 991 254 991 991 991 991	Ad ⁹⁶ 114 Am ²⁰³ Ad ⁹⁶ 114 Am Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114
9503	2000		Stats. 1992, Ch. 1095) & Ad ⁹⁶ ¹¹⁴ R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ ¹¹⁴	9601 9602 9603 9604 9605 9606 9607	2000 1999 2006 1999 1999 1999 1999 1999	135 991 254 991 991 991 991 991	Am ²⁰³ Ad ⁹⁶ 114 Am Ad ⁹⁶ 114
9503	2000		Ch. 1095) & Ad ⁹⁶ ¹¹⁴ R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ ¹¹⁴	9602 9603 9604 9605 9606 9607	1999 2006 1999 1999 1999 1999 1999	991 254 991 991 991 991 991	Ad 96 114 Am Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114
9503	2000		& Ad ⁹⁶ 114 R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9602 9603 9604 9605 9606 9607	2006 1999 1999 1999 1999 1999	254 991 991 991 991 991 991	Ad 96 114 Am Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114 Ad 96 114
9503	2000		R (as am by Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9603 9604 9605 9606 9607	1999 1999 1999 1999 1999	991 991 991 991 991	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114
9503	2000		Sec. 26, Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9603 9604 9605 9606 9607	1999 1999 1999 1999 1999	991 991 991 991 991	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114
		1003	Stats. 1999, Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9604 9605 9606 9607	1999 1999 1999 1999	991 991 991 991	Ad ⁹⁶ 114 Ad ⁹⁶ 114 Ad ⁹⁶ 114
		1003	Ch. 932 and as ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9605 9606 9607	1999 1999 1999	991 991 991	Ad 96 114 Ad 96 114
		1003	ad by Sec. 3.5, Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9606 9607	1999 1999	991 991	Ad 96 114
		1003	Stats. 1990, Ch. 1125) & Ad ⁹⁶ 114	9607	1999	991	A J 90 114
		1003	Ch. 1125) & Ad ^{96 114}				Au
		1003	& Ad ^{96 114}	9006	1999		Ad 96 114
		1003			2000	1003	A 96
		1003		9609	1999	991	
	1000		Sec. 35,	9610	1999	991	
	1000		Sec. 55, Stats. 1999,	9611	1999	991	A d 90 114
	1000		Ch. 991) ⁹⁶	9011	2000	1003	Λm 90
		991	R & Ad ⁹⁶ 114	9612	1999	991	
US11/1	1999	991	R (as am by	9613	1999	991	A 4 96 114
)30 4	1///	771	Sec. 27,	7013	2000	1003	1 m 90
			Stats. 1998,	9614	1999	991	Alli Ad ⁹⁶ 114
			Ch. 932 and as	7014	2000	188	A
			ad by Sec. 4.5,	9615	1999	991	Ad 96 114
			Stats. 1990,	7013	2000	1003	
			Ch 1125)	9616	1999	991	
			& Ad 96 114	9617	1999	991	A 1 90 114
9505	1999	991	R & Ad ⁹⁶ 114	9618	1999	991	A 1 90 114
	2000	1003	Am (as ad by	9619	1999	991	A 1 90 114
			Sec. 35,	9620	1999	991	a 196 H4
			Stats. 1999,	9621	1999	991	
			Ch. 991) ⁹⁶	9622	1999	991	
9506	1999	991	R & Ad ⁹⁶ 114	9623	1999	991	A 4 90 114
9507	1999	991	D & A d 90 114	9624	1999	991	A A 96 114
9508	1999	991	D 0 A 1 90 114	9625	1999	991	Δd 96 114
9509	1999	991	Δd 96 114		2000	1003	Am 96
	2000	1003	Am 96	9626	1999	991	Am Ad 96 114
9510	1999	991			2000	1003	
9511	1999	991	Ad 96 114	9627	1999	991	
9512	1999	991	Ad 96 114	9628	1999	991	Ad ⁹⁶ 114 Ad ⁹⁶ 114
9513	1999	991	Ad 96 114	9629	1999	991	
0511	2000	1003	Ad 96 Ad 96 114	9701	1999	991	Ad 96 114 Ad 96 114
9514	1999	991	Ad 96 114 Ad 96 114	9702	1999	991	Ad 26 114
9515	1999	991	Ad ⁹⁶ 114	0702	2000	1003	Ad 96 Ad 96 114
9516	1999	991	Ad ⁹⁶ 114 Ad ⁹⁶ 114	9703	1999	991	Ad ⁹⁶ 114 Ad ⁹⁶ 114
9517	1999	991		9704	1999	991	Ad 96 114 Ad 96 114
9518	1999	991	Ad 96 114 Ad 96 114	9705	1999	991	
9519	1999	991	Ad 96	0706	2000	1003	A J 20 114
9520	2000 1999	1003 991	AIII A d 96 114	9706	1999 2000	991 135	A 203
9520 9521	1999	991	Ad ⁹⁶ 114	9707	1999	991	Am Ad ⁹⁶ 114
9341	2003	235		9/0/	2000	1003	Am & DN & Ad 9
9522	1999	991	Am Ad ^{96 114}	9708	1999	991	Am & RN & Ad
9522 9523	1999	991	Au 4 1 96 114	9/00	2000	1003	
9525 9524	1999	991	Ad ⁹⁶ 114		2000	1003	Am & RN & Ad(RN) ⁹⁶
JJ2 4	2000	1003	Au Am 96	9709	2000	1003	Ad(RN) ⁹⁶
	2000	1005	2 MH	7109	2000	1003	110(1X11)

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10103	1999	991	Am ⁹⁶ 114	10527	2006	254	Am
	2006	254	Am	10528	2006	254	Am
10207	2006	254	R	11105	2006	254	Am
10303	1999	991	Am ⁹⁶ 114	11106	2006	254	Am
10307	1999	991	Am ^{96 114}	11204	2006	254	Am
10309	1999	991	Am ^{96 114}	13102	1999	991	Am ⁹⁶ 114
10501	2006	254	Am	13104	2006	254	P
10514	2006	254	Am	13105	1999	991	Am ⁹⁶ 114
10518	2006	254	Am	14106	1999	991	Am ⁹⁶ 114
10519	2006	254	Am	16101	2006	538	Am 802
10526	2006	254	Am				

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Sub- division	Affecte Election	d By Prop.	Effect	Year Res. Ch.	Sub- division	Affecte Election	ed By Prop.	Effect	Year Res. Ch.
	Liection	гтор.	Ејјесі	Kes. Cn.					
Art. I	11.201	5 0		0.1.1	(d)	11-5-02	48	Ad & R	02:88
Sec. 3	11-2-04	59	Am	04:1	Art. XI	11.2.01			04.122
(a)	11-2-04	59	Ad	04:1	Sec. 15	11-2-04	1A	Am	04:133
(b)	11-2-04	59	Ad	04:1	(a)	11-2-04	1A	Am	04:133
Art. II	2.5.02	42	A 1	01 114	(b)	11-2-04	1A	Am	04:133
Sec. 2.5 Sec. 5	3-5-02	43	Ad	01:114	Art. XIII	11 2 04	1 A	۱. ۸	04.122
	11-2-04	60	Am	04:103	Sec. 25.5	11-2-04	1A	Ad	04:133
(a)	11-2-04	60 60	Ad	04:103	(a)	11-2-04 11-2-04	1A 1A	Ad	04:133
Art. III	11-2-04	00	Ad	04:103	(b) Art. XIII A	11-2-04	IA	Ad	04:133
Sec. 9	11-2-04	60A	Ad	04:103	Sec. 1	11-7-00	39	Am	Initiative
Art. IV	11-2-04	OUA	Au	04.103	(b)	11-7-00	39	Am	Initiative
Sec. 10	3-2-04	58	Am	5X 03-04:1	(c)	11-7-00	39	Ad	Initiative
(a)	3-2-04	58	Am	5X 03-04:1	Art. XIII B	11-7-00	3)	Au	minative
(a) (f)	3-2-04	58	Ad	5X 03-04:1	Sec. 6	11-2-04	1A	Am	04:133
Sec. 12	3-2-04	58	Am	5X 03-04:1	(a)	11-2-04	1A	Am	04:133
(b)	3-2-04	58	Am	5X 03-04:1	(b)	11-2-04	1A	Am	04:133
(c)	3-2-04	58	Am	5X 03-04:1	(c)	11-2-04	1A	Am	04:133
(d)	3-2-04	58	Am	5X 03-04:1	Art. XVI	11 2 UT	111	1 1111	J 1.1JJ
(f)	3-2-04	58	Ad	5X 03-04:1	Sec. 1.3	3-2-04	58	Ad	5X 03-04:
Sec. 19	3-7-00	1A	Am	99:142	(a)	3-2-04	58	Ad	5X 03-04:
500. 17	3-7-00	17	Am	99:123	(b)	3-2-04	58	Ad	5X 03-04:
(a)	3-7-00	1A	Am	99:142	(c)	3-2-04	58	Ad	5X 03-04:
(c)	3-7-00	17	Am	99:123	Sec. 18	11-7-00	39	Am	Initiative
(e)	3-7-00	17	Am	99:123	(a)	11-7-00	39	Ad	Initiative
(f)	3-7-00	1A	Ad	99:142	(b)	11-7-00	39	Ad	Initiative
()	3-7-00	17	Ad	99:123	(c)	11-7-00	39	Ad	Initiative
Art. VI					Sec. 20	3-2-04	58	Ad	5X 03-04:1
Sec. 1	11-5-02	48	Am	02:88	(a)	3-2-04	58	Ad	5X 03-04:1
Sec. 5	11-5-02	48	R	02:88	(b)	3-2-04	58	Ad	5X 03-04:1
(a)	11-5-02	48	R	02:88	(c)	3-2-04	58	Ad	5X 03-04:1
(b)	11-5-02	48	R	02:88	(d)	3-2-04	58	Ad	5X 03-04:1
(c)	11-5-02	48	R	02:88	(e)	3-2-04	58	Ad	5X 03-04:1
(d)	11-5-02	48	R	02:88	(f)	3-2-04	58	Ad	5X 03-04:1
(e)	11-5-02	48	R	02:88	Art. XIX B				
Sec. 6	11-5-02	48	Am	02:88	Sec. 1	3-5-02	42	Ad	01:87
(a)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
(b)	11-5-02	48	Ad	02:88	(a)	3-5-02	42	Ad	01:87
(c)	11-5-02	48	Ad	02:88	(b)	3-5-02	42	Ad	01:87
(d)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
(e)	11-5-02	48	Ad	02:88	(c)	3-5-02	42	Ad	01:87
(f)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
Sec. 8	11-5-02	48	Am	02:88	(d)	3-5-02	42	Ad	01:87
(a)	11-5-02	48	Am	02:88		11-7-06	1A	Am	06:49
(b)	11-5-02	48	Am	02:88	(e)	3-5-02	42	Ad	01:87
(c)	11-5-02	48	Am	02:88	(f)	11-7-06	1A	Ad	06:49
Sec. 10	11-5-02	48	Am	02:88	Art. XXII				
Sec. 15	11-5-02	48	Am	02:88	Sec. 1	11-7-00	35	Ad	Initiative
Sec. 16	11-5-02	48	Am	02:88	Sec. 2	11-7-00	35	Ad	Initiative
(b)	11-5-02	48	Am	02:88	Art. XXXV				
(c)	11-5-02	48	Am	02:88	Sec. 1	11-2-04	71	Ad	Initiative
(d)	11-5-02	48	Am	02:88	Sec. 2	11-2-04	71	Ad	Initiative
Sec. 23	11-5-02	48	Am & R	02:88	(a)	11-2-04	71	Ad	Initiative
(a)	11-5-02	48	Am & R	02:88	(b)	11-2-04	71	Ad	Initiative
(b)	11-5-02	48	Am & R	02:88	(c)	11-2-04	71	Ad	Initiative
(c)	11-5-02	48	Am & R	02:88	Sec. 3	11-2-04	71	Ad	Initiative

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Sub- division	Affecte Election	d By Prop.	Effect	Year Res. Ch.	Sub- division	Affecte Election	-	Effect	Year Res. Ch.
Sec. 4	11-2-04	71	Ad	Initiative	Sec. 6	11-2-04	71	Ad	Initiative
Sec. 5	11-2-04	71	Ad	Initiative	Sec. 7	11-2-04	71	Ad	Initiative

CONSTITUTIONAL AMENDMENTS PASSED BY LEGISLATURE IN 1999-2006

Sub- division	Affe Year	cted By Res. Ch.	Effect	Sub- division	Affe Year	ected By Res. Ch.	Effect	
	1641	nes. Cil.	ыјјен		1611	nes. Ull.	Бујест	
Art. I	2004			Art. XI	2004	122	. 618	
Sec. 3	2004	1	Am	Sec. 15	2004	133	Am 618	
(a)	2004	1	Ad	(a)	2004	133	Am 618	
(b)	2004	1	Ad	(b)	2004	133	Am ⁶¹⁸	
Art. II	2001			Art. XIII	2004	100	618	
Sec. 2.5	2001	114	Ad	Sec. 25.5	2004	133	Ad 618	
Sec. 5	2004	103	Am	(a)	2004	133	Ad 618	
(a)	2004	103	Ad	(b)	2004	133	Ad ⁶¹⁸	
(b)	2004	103	Ad	Art. XIII B			619	
Art. III				Sec. 6	2004	133	Am 618 Am 618	
Sec. 9	2004	103	Ad	(a)	2004	133	Am 618	
Art. IV				(b)	2004	133	Am 618	
Sec. 4.5	2000	83	Am	(c)	2004	133	Am ⁶¹⁸	
Sec. 10	5X 200		Am 587	Art. XVI			597	
(a)	5X 200		Am 587	Sec. 1.3	5X 200		Ad 587	
(f)	5X 200		A d 307	(a)	5X 200		Ad 587	
Sec. 12	5X 200		Am 30/	(b)	5X 200		V 9 201	
(b)	5X 200		Δ m 367	(c)	5X 200		Ad 587	
(c)	5X 200		Am 20/	Sec. 20	5X 200	03-04 1	A d 587	
(d)	5X 200		Δ m ⁵⁸ /	(a)	5X 200	03-04 1	A 4 587	
(f)	5X 200		Ad 387	(b)	5X 200	03-04 1	Ad 387	
Sec. 19	1999	123	Am	(c)	5X 200		A d 367	
	1999	142	Am	(d)	5X 200		A d 287	
(a)	1999	142	Am	(e)	5X 200		Δd 587	
(c)	1999	142	Am	(f)	5X 200	03-04 1	Ad ⁵⁸⁷	
(e)	1999	123	Am	Art. XVÍ A				
(f)	1999	123	Ad	Sec. 1	2002	185	Ad	
	1999	142	Ad	Sec. 2	2002	185	Ad	
Art. VI				(a)	2002	185	Ad	
Sec. 1	2002	88	Am	(b)	2002	185	Ad	
Sec. 5	2002	88	R	(c)	2002	185	Ad	
(a)	2002	88	R	(d)	2002	185	Ad	
(b)	2002	88	R	Sec. 3	2002	185	Ad	
(c)	2002	88	R	(a)	2002	185	Ad	
(d)	2002	88	R	(b)	2002	185	Ad	
(e)	2002	88	R	(c)	2002	185	Ad	
Sec. 6	2002	88	Am	(d)	2002	185	Ad	
(a)	2002	88	Ad	(e)	2002	185	Ad	
(b)	2002	88	Ad	(f)	2002	185	Ad	
(c)	2002	88	Ad	(g)	2002	185	Ad	
(d)	2002	88	Ad	Sec. 4	2002	185	Ad	
(e)	2002	88	Ad	(a)	2002	185	Ad	
(f)	2002	88	Ad	(b)	2002	185	Ad	
Sec. 8	2002	88	Am	(c)	2002	185	Ad	
(a)	2002	88	Am	Sec. 5	2002	185	Ad	
(b)	2002	88	Am	(a)	2002	185	Ad	
(c)	2002	88	Am	(b)	2002	185	Ad	
Sec. 10	2002	88	Am	Sec. 6	2002	185	Ad	
Sec. 15	2002	88	Am	Sec. 7	2002	185	Ad	
Sec. 16	2002	88	Am	Art. XIX B	2002	103	. 1u	
	2002	88	Am	Sec. 1	2001	87	Ad	
(b)	2002	88		SCC. 1	2001	67 49		
(c)			Am Am	(0)			Am	
(d)	2002	88	Am	(a)	2001	87	Ad	
Sec. 23	2002	88	Am & R	(b)	2001	87	Ad	
(a)	2002	88	Am & R		2006	49	Am	
(b)	2002	88	Am & R	(c)	2001	87	Ad	
(c)	2002	88	Am & R		2006	49	Am	
(d)	2002	88	Am & R					

CONSTITUTIONAL AMENDMENTS PASSED BY LEGISLATURE IN 1999–2006—Continued

Sub-	Affe	cted By		Sub-	Affe	cted By	
division	Year	Res. Ch.	Effect	division	Year	Res. Ch.	Effect
(d)	2001	87	Ad	(e)	2001	87	Ad
	2006	49	Am	(f)	2006	49	Ad
	2006	49	AIII	(1)	2000	49	Au

CORPORATIONS CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8	2004	254	Am	708	2006	871	Am
17.1	2003	273	Ad	708.5	2006	871	Ad
20	2004	254	Ad	710	2002	173	Am
21	2004	254	Ad		2006	57	Am
114	2006	214	Am	1001	1999	437	Am
118	2006	538	Am 802		2002	480	Am
158	2000	485	Am	1100	1999	437	Am
160	1999	437	Am	1101	1999	437	Am
161.9	2002	480	Ad	1101.1	1999	437	Am
163	2000	1015*	Am	1103	2006	773*	Am
163.1	2000	485	Ad	1107.5	1999	1000	Ad
167.5	2006	495	Am		2001	50	Am
168	1999	437	Am		2005	286	Am
171.05	2006	495	Am		2006	495	Am (by Sec. 6
174.5	1999	437	Am		2006	772 *	of Ch.)
100	2004	178	Am	1100	2006	773*	Am
175	1999	437	Am	1108	2000	201	Am
181	1999	437	Am	1100	2006	773*	Am
191	2006	57 254	Am	1109	1999	437	Am
195 201.3	2004	234 1015*	Am R	1110	2006	773*	Am
	2000			1113	1999	437 201	Am
202 301.5	2000	485 485	Am Am		2000 2006	495	Am (by Sec. 7
301.3	2000 2000	485	Am		2000	493	Am (by Sec. 7
306	2000	485	Am		2006	773*	of Ch.) Am (by Sec. 5
307	2002	1008	Am (as am by		2000	113	of Ch.) ⁸⁶¹
307	2002	1006	Sec. 1,				Am (by Sec. 5.5
			Stats. 1997,				Am (by Sec. 5.5 of Ch.) ¹⁰⁰
			Ch. 136) ¹⁹	1150	2002	480	Ad
			Am (as am by	1151	2002	480	Ad
			Sec. 2,	1152	2002	480	Ad
			Stats. 1997,	1132	2006	495	Am
			Ch. 136) ²²	1153	2002	480	Ad
	2003	168	R (as am by	1155	2002	480	Ad
	2000	100	Sec. 8,	1100	2006	773*	Am
			Stats. 2002,	1156	2002	480	Ad
			Ch. 1008)	1157	2002	480	Ad
			Am (as am by		2006	495	Am
			Sec. 7.	1158	2002	480	Ad
			Stats. 2002,	1159	2002	480	Ad
			Ch. 1008) ¹³	1160	2002	480	Ad
	2004	254	Am				R & Ad 63
	2005	102	Am	1200	1999	437	Am
			R & Ad 192	1201	1999	437	Am
314	2004	254	Am	1300	1999	470	Am
407	2002	480	Am	1301	2006	214	Am
420	2002	784	Am ⁴⁹⁰	1313	2002	480	Ad
503	2000	485	Am	1500	2004	254	Am
504	2000	112	Am	1501	2004	254	Am
600	2004	254	Am		2006	214	Am
601	2006	214	Am	1502	1999	1000	Am
601	2002	480	Am		2002	1015	Am
600	2004	254	Am	1502 1	2004	819*	Am
602	2000	485	Am	1502.1	2004	819*	Ad
603	2000	485	Am	1502.5	2002	1015	Ad
	2002	480	Am	1000	2004	227*	Am
	2004	254	Am	1808	2006	773*	Am
	2006	214	Am	1809	2006	773*	Am

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
1900.5	2002	390	Ad	5512	2000	485	Am
	2006	773 *	Am	5513	2004	254	Am
1905	1999	1000	Am	5819	1999	453	Am
	2006	773*	Am	5913	1999	850	Am
1905.1	2006	773*	Ad	5914	2002	427	Am
2010	2006	773*	Am	5915	1999	850	Am
2011	2006	773 *	Am	5916	1999	850	Am
2105	1999	896	Am	5917	2002	427	Am
2112	2004	629	Am	5917.5	2003	65	Ad
2112	2006	773 *	Am	5919	1999	850	Am
2113	2000	201	Am	5020	2002	427	Am
2115	2006	495	Am	5920	1999	850	Ad
2115	2000	206 480	Am	5921	2002 1999	427 850	Am Ad
2117	2002 1999	1000	Am Am	3921	2002	427	Au
2117	2002	1015		5922	1999	850	Alli
	2002	62	Am Am ⁵¹⁹	5923	1999	850	Ad
	2003	819*	Am	3923	2002	427	Am
2117.1	2004	819*	Ad	5924	1999	850	Ad
2200	2000	206	Δm	3724	2002	427	Am
2200	2001	159	Am ³⁰⁵	5925	1999	850	Ad
2205	1999	1000	Am	5930	2000	801	Ad
2203	2003	633*	Am	6010	1999	437	Am
2207	2003	477	Δd	6014	2006	773*	Am
2207	2004	183	Am ⁵⁷¹	6018	1999	453	Am
5008.6	1999	1000	Am	0010	2006	773*	Am
	2003	633*	Am	6019.1	1999	437	Ad
5063.5	1999	437	Ad		2006	495	Am (by Sec. 11
	2004	178	Am				of Ch.)
5064.5	1999	437	Ad		2006	773*	Am (by Sec. 17
5079	2004	254	Am				of Ch.)861
5211	2002	1008	Am (as am by				Am (by
			Sec. 5,				Sec. 17.5
			Stats. 1997,				of Ch.) ¹⁰⁰
			Ch. 136) ¹⁹	6020	1999	437	Am
			Am (as am by	6020.5	2005	286	Ad
			Sec. 6,		2006	495	Am (by Sec. 12
			Stats. 1997,		2006	772 *	of Ch.)
	2002	160	Ch. 136) ²²	(021	2006	773*	Am
	2003	168	R (as am by	6021 6022	1999 1999	437 437	Am
			Sec. 10, Stats. 2002,	6210	1999	1000	Am Am
			Ch. 1008)	6211	1999	453	Am
			Am (as am by	6320	2004	254	Am
			Sec. 9,	6321	2004	254	Am
			Stats. 2002,	6322	2004	254	Am
			Ch. 1008) ¹³	6325	1999	453	Ad
	2004	254	Am	6518	2006	773*	Am
	2005	102	Am	6519	2006	773*	Am
5215	2004	254	Am	6611	1999	453	Am
5220	2000	485	Am	6615	2002	112	Am
	2006	567	Am		2006	773*	Am
5222	1999	453	Am	6810	2000	415	Am
	2000	135	Am ²⁰³		2001	159	Am ³⁰⁵
5237	1999	453	Am	7122.3	1999	453	Ad
5510	2004	254	Am	7130	2002	734*	Am
5511	2004	254	Am				
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7211	2002	1008	Am (as am by	8723	1999	453	Am
			Sec. 7,	8724	2006	538	Am 802
			Stats. 1997,	9211	2002	1008	Am (as am by
			Ch. 136) ¹⁹				Sec. 9,
			Am (as am by				Stats. 1997,
			Sec. 8,				Ch. 136) ¹⁹
			Stats. 1997, Ch. 136) ²²				Am (as am by
	2003	168	R (as am by				Sec. 10, Stats. 1997,
	2003	100	Sec. 12,				Ch. 136) ²²
			Stats. 2002,		2003	168	R (as am by
			Ch. 1008)		2003	100	Sec. 14,
			Am (as am by				Stats. 2002,
			Sec. 11,				Ch. 1008)
			Stats. 2002,				Am (as am by
			Ch. 1008) ¹³				Sec. 13,
	2004	254	Am				Stats. 2002,
	2005	102	Am				Ch. 1008) ¹³
7215	2004	254	Am		2004	254	Am
7220	2000	485	Am	0215	2005	102	Am
7222	1999	453	Am	9215	2004	254	Am
7236	1999	453	Am Am ²⁰³	9220	2000	485	Am
7312	2000 2006	135 538	Am 802	9222 9245	1999	453 453	Am
7512	2004	254	Am	9243	1999 2004	254	Am Am
7511	2004	254	Am	9412	2000	485	Am
7512	2000	485	Am	9413	2004	254	Am
7513	2004	254	Am	9510	2004	254	Am
8010	1999	437	Am	9640	1999	437	Am
8011	1999	453	Am	10251	1999	145	Am
8014	2006	773*	Am	10821	1999	525	Am 112
8018	1999	453	Am		2000	857	Am ²⁰³
	2006	773 *	Am	12242.5	1999	437	Ad
8019.1	1999	437	Ad A A A	12242.6	2004	178	Am
	2006	495	Am (by Sec. 13	12242.6	1999	437	Ad
	2006	773*	of Ch.)	12254 12302.1	2004	254 453	Am Ad
	2000	113	Am (by Sec. 24 of Ch.) ⁸⁶¹	12302.1	1999 2004	254	Am
			Am (by	12331	2004	102	Am
			Sec. 24.5	12355	2004	254	Am
			of Ch.) ¹⁰⁰	12360	2000	485	Am
8020	1999	437	Am	12362	1999	453	Am
8020.5	2005	286	Ad	12376	1999	453	Am
	2006	495	Am (by Sec. 14	12460	2004	254	Am
			of Ch.)	12461	2004	254	Am
0021	2006	773 *	Am	12462	2000	485	Am
8021	1999	437	Am	12463	2004	254	Am
8022 8210	1999 1999	437 1000	Am Am	12530 12531	1999 1999	437 453	Am
8210 8211	1999	453	Am Am	12531	2006	433 773*	Am Am
8320	2004	254	Am	12535	1999	453	Am
8321	2004	254	Am	12337	2006	773*	Am
35-1	2004	214	Am	12540.1	1999	437	Ad
8322	2004	254	Am		2006	495	Am (by Sec. 15
8325	1999	453	Ad				of Ch.)
8518	2006	773 *	Am		2006	773*	Am (by Sec. 31
8519	2006	773 *	Am				of Ch.) ⁸⁶¹
	1999	453	Am				Am (by
8611							
	2006	773*	Am				Sec. 31.5 of Ch.) ¹⁰⁰

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	Affe	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12550	1000	127	A	14037.5	2004	142 *	A
	1999	437 286	Am Ad	14037.5	2004 2001	143 * 508	Am Am ⁷⁵
12550.5	2005 2006	495	Am (by Sec. 16	14037.0	2001	436	Am
	2000	493	of Ch.)		2002	229	Am
	2006	773*	Am		2003	143*	Am
12551	1999	437	Am	14038	2004	127*	Am
12552	1999	437	Am	14036	2003	178	Am
12571	1999	453	Am		2003	143*	Am
12590	2004	254	Am	14039	2003	178	Am
12591	2004	254	Am	14040	2003	178	Am
12071	2006	214	Am	14041	2003	178	Am
12592	2004	254	Am	14043	2003	178	Am
12594	1999	453	Ad	14045	2002	436	Am
12628	2006	773*	Am	14060.6	2000	650	Ad
12629	2006	773*	Am		2001	674	Am
12631	1999	453	Am		2003	229	Am
12635	2006	773 *	Am	14062	2004	143*	Am
12662	1999	453	Am	14064	2004	143*	Am
12663	2006	538	Am 802	14068	2001	508	Am
13401	1999	657	Am	14070	2004	143*	Am
	2000	197	Am		2004	225*	Am
	2000	836	Am		2004	702*	Am
	2004	695	Am	14075	2002	436	Am
	2006	564	Am		2004	143*	Am
13401.3	2000	508	Ad	14076	2002	436	Am
	2001	597	Am		2004	143*	Am
13401.5	2002	1013	Am	14085	2004	143*	Am
	2003	485	Am (by Sec. 6	14086	2004	143*	Am
	2002	5.40	of Ch.)	14095	2005	74*	R
	2003	549	Am (by Sec. 4	14096	2005	74*	R
	2004	102	of Ch.) Am ⁵⁷¹	14097	2005	74* 74*	R
13408.5	2004 1999	183 525	Alli Am ¹¹²	14098 14099	2005 2005	74*	R R
13406.3	2000	857	Am ²⁰³	14202	2003	1055*	Am
14000	2000	135	Am ²⁰³	14202	2004	225*	R
14010	2003	178	Am	15501	2004	495	S 38
14010	2004	143 *	Am	15502	2006	495	S 38
	2004	183	Am ⁵⁷¹	15503	2006	495	S 38
14021	2004	143 *	Am	15504	2006	495	S 38
14025	2004	143 *	Am	15505	2006	495	S 38
14028	2004	143 *	Am	15506	2006	495	S 38
14030	2000	135	Am ²⁰³	15507	2006	495	S 38
	2003	178	Am	15508	2006	495	S 38
	2004	143 *	Am	15509	2006	495	S 38
	2004	225*	Am	15510	2006	495	S 38
	2004	702*	Am	15511	2006	495	S 38
14030.1	2000	135	Am ²⁰³	15512	2006	495	S 38
	2002	436	Am	15513	2006	495	S 38
14030.2	2002	436	Am	15514	2006	495	S 38
	2003	178	Am & RN	15515	2006	495	S 38
	2003	229	Am	15516	2006	495	S 38
1.402.1	2004	143 *	Am	15517	2006	495	S 38
14031	2003	178	R & Ad(RN)	15518	2006	495	S 38 S 38
14034	2003	178	Am Am ²⁰³	15519	2006	495	S 38
14035	2000	135	AIII	15520	2006	495	S 38
14026	2003	178	R Am ²⁰³	15520.5	2006	495 405	S 38
14036	2000	135 178		15521 15522	2006	495 495	S 38
	2003	178	Am	15522	2006	493 495	S 38
14037	2004 2003	178	Am Am	15525	2006 2006	493 495	S 38
14037	2003	143*	Am	15525	2006	495	S 38
	2004	145	Aiil	13323	2000	473	S

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15525.5	2006	495	S 38	15677.1	1999	250	Ad
15526	2006	495	c 38		2000	201	Am
15527	2006	495	S 38		2006	495	S 38
15528	2006	495	S 38	15677.2	1999	250	Ad
15529	2006	495	S 38		2000	201	Am
15530	2006	495	S 38		2002	480	Am
15531	2006	495	S 38		2006	495	S 38
15532	2006	495	S 38	15677.3	1999	250	Ad
15533	2006	495	S 38		2000	201	Am
15534	2006	495	Ad & R ²³² S ³⁸		2002	480	Am S ³⁸
15611 15612	2006 2006	495 495	S 38	15677 /	2006 1999	495 250	
15612	2006	495 495	S 38	15677.4	2000	201	Ad
15614	2006	495	S 38		2006	495	Am S ³⁸
15615	2006	495	S 38	15677.5	1999	250	Ad
15616	2006	495	S 38	15077.5	2006	495	S 38
15617	2006	495	c 38	15677.6	1999	250	Ad
15618	2006	495	S 38	15077.0	2002	480	Am
15619	2006	495	S 38		2006	495	S 38
15620	2006	495	S 38	15677.7	1999	250	Ad
15621	2002	169	Am		2002	480	Am
	2006	495	C 38		2006	495	S 38
15622	2006	495	S 38	15677.8	1999	250	Ad
15623	2006	495	S 38		2000	201	Am
15624	2006	495	S 38		2002	480	Am
15625	2006	495	S 38		2006	495	S 38
15626	2006	495	S 38	15677.9	1999	250	Ad
15627	2006	495	S 38		2002	480	Am
15627.5	2006	495	S 38	15650.1	2006	495	S 38
15628	2006	495	S 38	15678.1	2006	495	S 38
15631	2006	495	S 38 S 38	15678.10	2005	286	Ad
15631.5	2006	495	S 38		2006	495	S 38
15632	2006 2006	495 495	S 38	15678.2	2006	773 * 495	Am S 38
15633 15634	2006	214	Am	15678.3	2006 2006	495	S 38
13034	2006	495	S 38	15678.4	2006	495	S 38
15635	2006	495	S 38	15070.4	2006	773*	Am
15636	2006	495	S 38	15678.5	2006	495	S 38
15637	2006	495	c 38	15678.6	2006	495	S 38
15638	2006	495	S 38	15678.7	2006	495	S 38
15641	2006	495	S 38	15678.8	2006	495	S 38
15642	2006	495	S 38	15678.9	2006	495	S 38
15643	2006	495	S 38	15679.1	1999	250	Am
15644	2006	495	C 38		1999	437	Am (by
15645	2006	495	S 38				Sec. 26.5 of Ch.)
15651	2006	495	S 38		2006	495	S 38
15652	2006	495	S 38	15679.10	2006	495	S 38
15653	2006	495	S 38	15679.11	2006	495	S 38
15654	2006	495	S 38	15679.12	2006	495	S 38
15655	2006	495	S 38	15679.13	2006	495	S 38 S 38
15661	2006	495	S 38 S 38	15679.14	2006	495	S 38
15662	2006	495	S 38	15679.2	2006	495	S 38
15663	2006	495 495	S 38	15679.3	2006	495 405	S 38
15664 15665	2006 2006	495 495	S 38	15679.4 15679.5	2006 2006	495 495	S 38
15666 15666	2006	495 495	S 38	15679.6	2006	495 495	S 38
15671	2006	495	S 38	15679.7	2006	495	Ç 38
15672	2006	495	S 38	15679.8	2006	495	S 38
15673	2006	495	S 38	15679.9	2006	495	c 38
15674	2006	495	S 38	15681	2006	495	S 38
15675	2006	495	S 38	15682	2006	495	S 38
10010	2000	773	5	15502	2000	7/3	-

	Affe	cted By				Affe	ected By		_
Section	Year	Chapter	Effect	Se	ection	Year	Chapter	Effect	
15683	2006	495	S 38	15	5904.02	2006	495	Ad ⁶⁹	_
15684	2006	495	c 38		5904.03	2006	495	Ad ⁶⁹	
15685	2006	495	S 38		904.04	2006	495	Ad 69	
15691	2006	495	S 38		904.05	2006	495	Ad ⁶⁹	
15692	2002	480	Am	15	904.06	2006	495	Ad ⁶⁹	
	2006	495	S 38	15	904.07	2006	495	Ad 69	
15693	2006	495	c 38	15	904.08	2006	495	Ad 69	
15694	2006	495	S 38		904.09	2006	495	Ad 69	
15695	2006	495	S 38		905.01	2006	495	Ad 69	
15696	2006	495	S 38		905.02	2006	495	Ad ⁶⁹	
15697	2006	495	S 38 S 38		905.03	2006	495	Ad ⁶⁹	
15698	2006	495	S 38		905.035	2006	495	Ad ⁶⁹ Ad ⁶⁹	
15699 15701	2006 2006	495 495	S 38		905.04 905.05	2006 2006	495 495	Ad ⁶⁹	
15701	2006	495	S 38		i905.05 i905.06	2006	495	Ad ⁶⁹	
15710	2006	495	c 38		5905.00 5905.07	2006	495	Ad ⁶⁹	
15711	2006	495	c 38		905.08	2006	495	Ad ⁶⁹	
15712	2006	495	C 38		905.09	2006	495	Ad 69	
15713	2006	495	S 38		906.01	2006	495	Ad 69	
15714	2006	495	S 38		906.02	2006	495	Ad ⁶⁹	
15721	2006	495	S 38	15	906.03	2006	495	Ad ⁶⁹	
15722	2006	495	S 38	15	906.04	2006	495	Ad ⁶⁹	
15723	2006	495	S 38	15	906.05	2006	495	Ad 69	
15724	2006	495	Ad & R ²³²		906.06	2006	495	Ad 69	
15800	1999	1000	Am		906.07	2006	495	Ad ⁶⁹	
	2004	178	Am		907.01	2006	495	Ad ⁶⁹	
15000	2006	495	Am		5907.02	2006	495	Ad ⁶⁹	
15900	2006	495	Ad ⁶⁹		907.03	2006	495	Ad ⁶⁹ Ad ⁶⁹	
15901.02 15901.03	2006	495 495	Ad ⁶⁹ Ad ⁶⁹		5907.04 5908.01	2006 2006	495 495	Ad ⁶⁹	
15901.03	2006 2006	495	Ad ⁶⁹		5908.01 5908.02	2006	495	Ad ⁶⁹	
15901.04	2006	495	Ad ⁶⁹		5908.02	2006	495	Ad ⁶⁹	
15901.06	2006	495	Ad ⁶⁹		5908.04	2006	495	Ad ⁶⁹	
15901.07	2006	495	Ad 69		908.05	2006	495	Ad 69	
15901.08	2006	495	Ad 69		908.06	2006	495	Ad ⁶⁹	
15901.09	2006	495	Ad ⁶⁹		908.07	2006	495	Ad ⁶⁹	
15901.10	2006	495	Ad ⁶⁹	15	908.08	2006	495	Ad ⁶⁹	
15901.11	2006	495	Ad 69	15	908.09	2006	495	Ad 69	
15901.12	2006	495	Ad 69		909.01	2006	495	Ad 69	
15901.13	2006	495	Ad 69		909.02	2006	495	Ad ⁶⁹	
15901.14	2006	495	Ad ⁶⁹		5909.03	2006	495	Ad ⁶⁹	
15901.15	2006	495	Ad ⁶⁹		909.04	2006	495	Ad ⁶⁹ Ad ⁶⁹	
15901.16 15901.17	2006 2006	495 495	Ad ⁶⁹ Ad ⁶⁹		909.05 909.06	2006	495 495	Ad ⁶⁹	
15901.17	2006	495	Ad ⁶⁹		1909.00 1909.07	2006 2006	495	Ad ⁶⁹	
15902.01	2006	495	Ad ⁶⁹		5909.07 5909.08	2006	495	Ad ⁶⁹	
15902.02	2006	495	Ad ⁶⁹		910.01	2006	495	Ad ⁶⁹	
15902.04	2006	495	Ad 69		910.02	2006	495	Ad ⁶⁹	
15902.05	2006	495	Δd 69		910.03	2006	495	Ad ⁶⁹	
15902.06	2006	495	Ad 69		910.04	2006	495	Ad 69	
15902.07	2006	495	Ad 69	15	910.05	2006	495	Ad 69	
15902.08	2006	495	Ad 69		910.06	2006	495	Ad 69	
15902.09	2006	495	Ad 69		911.01	2006	495	Ad 69	
15903.01	2006	495	Ad 69		911.02	2006	495	Ad ⁶⁹	
15903.02	2006	495	Ad ⁶⁹		5911.03	2006	495	Ad ⁶⁹	
15903.03	2006	495	Ad ⁶⁹		5911.04	2006	495	Ad ⁶⁹	
15903.04	2006	495	Ad ⁶⁹ Ad ⁶⁹		5911.05	2006	495	Ad ⁶⁹ Ad ⁶⁹	
15903.05	2006	495 495	Ad ⁶⁹		5911.06	2006	495	Ad ⁶⁹	
15903.06 15903.07	2006 2006	495 495	Ad 69		5911.07 5911.08	2006 2006	495 495	Ad ⁶⁹	
15903.07	2006	495	Ad ⁶⁹		5911.08	2006	495	Ad ⁶⁹	
15704.01	2000	773	Au	1.	7711.07	2000	773	Au	

	1.00	. 1 D			1.00	. 1 D	
C 4 ²		cted By	Eff	C		cted By	Eff
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15911.10	2006	495	Ad ⁶⁹	16914	1999	250	Am
15911.11	2006	495	Ad 69		1999	437	Am
15911.12	2006	495	Ad 09		2000	201	Am
15911.13	2006	495	Ad 69	16915	1999	250	Am
15911.14	2006	495	Ad 69		1999	437	Am
15911.15	2006	495	Ad 69		2000	201	Am
15911.16	2006	495	Ad 69	16915.5	2005	286	Ad
15911.17	2006	495	Ad ⁶⁹		2006	495	Am (by Sec. 26
15911.18	2006	495	Ad ⁶⁹				of Ch.)
15911.19	2006	495	Ad ⁶⁹		2006	773*	Am
15911.20	2006	495	Ad ⁶⁹	16916	1999	250	Am
15911.21	2006	495	Ad ⁶⁹ Ad ⁶⁹	1,052	1999	437	Am
15911.22	2006	495	Ad 69 Ad 69	16953	1999	1000	Am
15911.23	2006	495 495	Ad ⁶⁹		2001	425	Am
15911.24	2006 2006	495 495	Ad ⁶⁹	16954	2002 1999	169 1000	Am
15911.25 15911.26	2006	495	Ad 69	10934	2006	773*	Am Am
15911.20	2006	495	Ad 69	16956	2006	426	Am
15911.27	2006	495	Ad 69	16959	1999	1000	Am
15911.29	2006	495	Ad 69	10/3/	2002	169	Am
15911.30	2006	495	Ad 69	16960	1999	1000	Am
15911.31	2006	495	Ad 69	10,00	2006	773*	Am
15911.32	2006	495	Ad 69	16962	1999	1000	Am
15911.33	2006	495	Ad 69	17001	1999	490	Am
15912.01	2006	495	Ad 69		2004	254	Am
15912.02	2006	495	Ad 69		2006	495	Am
15912.03	2006	495	Ad 69	17002	2004	228*	Am
15912.04	2006	495	Ad 69		2004	354*	Am
15912.06	2006	495	Ad 69		2005	16*	Am
15912.07	2006	495	Ad ⁶⁹	17050	1999	490	Am
16101	1999	250	Am		2001	425	Am
	2001	595	Am		2002	169	Am
	2004	254	Am	17058	2004	254	Am
	2006	426	Am (by Sec. 1	17060	1999	1000	Am
	2006	405	of Ch.)	17101	1999	490	Am
	2006	495	Am (by	17104	2004	254	Am Am ⁸⁰²
16309	2004	178	Sec. 21.5 of Ch.) Ad	17106	2006 2004	538 254	
16310	2004	178	Ad	17100	2004	214	Am Am
16403	2004	254	Am	17302	2000	451	Am
16901	1999	250	Am	17350.5	2004	416	Ad
10,01	1999	437	Am	17550.5	2006	773*	Am
	2006	495	Am	17355	2006	773*	Am
16902	2002	480	Am	17356	1999	1000	Am
16903	1999	250	Am		2006	773*	Am
	2002	480	Am	17375	1999	1000	Ad
	2006	495	Am		2000	508	Am
16904	2002	480	Am	17451	2002	169	Am
16905	1999	250	Am	17540.1	1999	250	Ad
	2002	480	Am		2000	201	Am
16906	1999	250	Am	17540.2	1999	250	Ad
1.0007	2002	480	Am		2000	201	Am
16907	1999	250	Am	17540.2	2002	480	Am
1,0000	2002	480	Am	17540.3	1999	250	Ad
16908	2000	201	Am		2000	201	Am Am ³⁰⁵
	2002 2006	480 495	Am Am		2001 2002	159 480	AIII Am
16909	2000	480	Am Am		2002	495	Am Am
16909	1999	250	Am	17540.4	1999	250	Ad
10711	1999	437	Am	17340.4	2000	201	Am
	2006	495	Am	17540.5	1999	250	Ad
	2000	T/J	4 1111	17570.5	1///	230	. 14

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17540.6	1999	250	Ad	18250	2004	178	Ad
170.000	2002	480	Am	18260	2004	178	Ad
17540.7	1999	250	Ad	18270	2004	178	Ad
	2002	480	Am	18300	2005	116	Ad
17540.8	1999	250	Ad	18310	2005	116	Ad
	2000	201	Am	18320	2005	116	Ad
	2002	480	Am	18330	2005	116	Ad
	2006	495	Am	18340	2005	116	Ad
17540.9	1999	250	Ad	18350	2005	116	Ad
17552	2006	773 *	Am	18360	2005	116	Ad
17554.5	2005	286	Ad	18370	2005	116	Ad
	2006	495	Am (by Sec. 30	18380	2005	116	Ad
			of Ch.)	18390	2005	116	Ad
	2006	773 *	Am	18400	2005	116	Ad
17555	2006	495	Am	18410	2005	116	Ad
17600	1999	250	Am	18420	2005	116	Ad
	1999	437	Am (by	18605	2004	178	Ad
15651	1000	1000	Sec. 32.5 of Ch.)	18610	2004	178	Ad
17654	1999	1000	Am	18615	2004	178	Ad
17655	2003	477	Ad	18620	2005	116	Ad
	2004	183	Am (as ad by	18630	2004	178	Ad
			Sec. 3,	18640	2004	178	Ad
			Stats. 2003,	20000	2004	178	R
			Ch. 477) & RN ⁵⁷¹	20001 20002	2004 2004	178 178	R R
17656	2004	183	Ad(RN) ⁵⁷¹	20002	2004	178	R
17030	1999	1000	R R	21000	2004	178	R
17701	1999	1000	R	21100	2004	178	R
17702	1999	1000	R	21101	2004	178	R
17703	1999	1000	R	21102	2004	178	R
17704	1999	1000	R	21103	2004	178	R
17705	1999	1000	R	21200	2004	178	Am
18000	2004	178	Ad	21304	1999	1000	Am
18003	2005	116	Ad	Title 3,			
18005	2004	178	Ad	Pt. 5,			
	2005	116	Am	heading			
18008	2005	116	Ad	(Sec. 24000			
18010	2004	178	Ad	et seq.)	2004	178	Am
	2005	116	Am	24000	2004	178	R
18015	2004	178	Ad	24001	2004	178	R
18020	2004	178	Ad	24002	2004	178	R
18025	2004	178	Ad	24003	1999	1000	Am
18030	2004	178	Ad	24004	2004	178	R
18035	2004	178	Ad	24004	1999	1000	Am
18055	2004	178	Ad	24005	2004	178	R
18060	2004	178	Ad	24005	2004	178	R
18065	2004	178	Ad	24006	2004	178	R
18070	2004	178	Ad	24007	2004	178	R
18100	2004	178 178	Ad	25004	2004 2000	461	Am
18105 18110	2004 2004	178	Ad Ad	25005.1		201	Ad Am (by Sac 28
18115	2004	178	Ad		2002	480	Am (by Sec. 28 of Ch.)
18120	2004	178	Ad		2002	772	Am (by Sec. 1.5
18125	2004	178	Ad		2002	112	of Ch.)
18130	2004	178	Ad		2006	495	Am
18135	2004	178	Ad	25010	2000	705	Am
18200	2004	178	Ad	25010	2000	485	Am
18205	2004	178	Ad	25019	2000	705	Am
18210	2004	178	Ad	25021	2004	697	Am
18215	2004	178	Ad	25023	2000	705	Ad
18220	2004	178	Ad	25100	2000	485	Am
10220	200 1	170	. 1u	23100	2000	-102	. 1111

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25100.1	2006	538	Am 802		2003	473	Am
25101	2000	485	Am		2004	461	Am
25102	1999	83	Am 30	25533	2003	876	Am
	2000	705	Am	25533.5	2003	876	Am
	2001	58	Am	25540	2003	473	Am
	2001	159	Am ³⁰⁵	25541	2003	473	Am
	2003	473	Am	25604	2001	264	R & Ad
25102.1	2004	461	Am	2000.	2002	777	Am
25102.5	2003	902	Am	25607	2001	264	Am
25102.5	2000	201	Am	25007	2002	664	Am ⁴³¹
20100	2001	159	Am ³⁰⁵	25608	2001	264	Am
25117	2000	485	Am	23000	2002	772	Am
25118	2000	468	Ad	25608.2	2002	264	Am
23110	2002	964	Am	25608.2	2001	118*	Ad
	2002	62	Am 519	25612.3	2001	473	Ad
25120	2003	201	Am	25612.5	2003	264	Am
23120	2000	159	Am ³⁰⁵	23012.3	2001	473	Am
	2001	964		25620	2003	273	Alli
25205	2002	264 264	Am	25620 28501	2003	213	
	2001		R Am ²⁰³		2006	214 225*	Am
25207		135	AIII	28506			R
25209	2000	705	Ad	20056	2004	461	R
25212	2003	473	Am	28956	1999	83	Am 30
25212.1	2002	772	Am	29530	2000	705	Am
25213	2002	772	Am	29544	2003	876	Am
25213.3	2002	772	Am	31001	2004	458*	Am ⁶³
25219	1999	470	Am	31001.1	2004	458*	Ad 63
25221	2001	547	Ad	31011	2002	664	Am ⁴³¹
25230	2003	473	Am	31108	1999	325	Ad
25231	2004	461	Am	31109	2004	458*	Ad 63
25232	2003	473	Am	31109.1	2004	458*	Ad ⁶³
25232.1	2002	772	Am		2005	22	Am ⁶⁴⁷
25232.3	2002	772	Am	31119	2004	458*	Am 63
25241	2003	473	Am	31125	2004	458*	Am 63
25247	2001	264	Am	31300	2004	458*	Am ⁶³
	2003	473	Am	31402	2004	458*	Am ⁶³
25252	2003	473	Am	31403	2004	458*	Am ⁶³
25256	2003	473	Ad	31405	2004	458*	Am ⁶³
25404	2003	473	Ad	31406	2004	458*	Δd 63
25501.5	2004	575	Ad	31407	2004	458*	Ad 63
25506	2004	575	Am	31408	2004	458*	Ad 63
25508.5	2000	705	Ad	31410	2004	458*	Am 63
25530	2002	772	Am	31411	2004	458*	Am ⁶³
25532	2002	772	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE

				0.1 002.			
	Λffa	cted By			Δffa	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	reur	Спарієї	Ејјесі	Section	reur	Спарієї	Ејјесі
30.5	2001	745 *	Am	440	2002	1014*	Ad
	2001	750	Am	441	2002	1014*	Ad
88	2005	118*	Ad	442	2002	1014*	Ad
95	2004	896*	Ad	443	2002	1014*	Ad
200	1999	587	Am	444	2002	1014*	Ad
	2004	700	Am	445	2002	1014*	Ad
220	1999	587	Am	446	2002	1014*	Ad
	2004	700	Am		2003	62	Am ⁵¹⁹
220.5	1999	587	Ad(RN)	1090	2001	401	Am
221	1999	587	Am & RN		2006	588	Am
221.5	2003	650	Am	1209	1999	838	Ad Am ²⁰³
224.5	2000	459	Ad		2000	135	Alli
230	2003	660	Am	1240	2001	620	Am
233	2000	955	Am		2004	900*	Am
233.8	2000	959	Ad		2005	22	Am ⁶⁴⁷
241	1999	587	Ad		2005	118*	Am
270	2005	386	Ad		2005	677*	Am
271	2005	386	Ad	1240.1	2006	704	Am
313	1999	678	Ad	1240.1	2004	896*	Am
	2000	71*	Am 305	1240.2	2004	896*	Am
215.5	2001	159	Am ³⁰⁵	1241.5	2001	620	Am
315.5	2006	632	Ad	1242	2005	357	Am
316.5	2006	632	Ad	1242	2006	704	Ad
317	2006	632	Ad	1242.5	2006	704	Ad
400	1999	71	Ad	1253.5	2002	221	Am
402	2000	77 *	Am	1258	2002	221	Am
402 404	1999	71 71	Ad	1279 1280	1999	838 838	Ad
404	1999	71 77*	Ad		1999		Ad
406	2000 1999	71	Am Ad	1281 1302	1999 1999	838 838	Ad Ad
400	2000	77 *	Am	1302	1999	646	Am
	2000	986	Am	1340	2001	430	Am
	2000	159	Am ³⁰⁵	1625	2004	896*	Am
408	1999	71	Ad	1628	2004	1058	Am
410	1999	71	Ad	1020	2005	677*	Am
420	2000	71*	Ad ⁷³	1629	2005	677*	Am
720	2000	/1	R ²²	1630	2006	730	Am
	2006	561	Ad	1753	2006	538	Am 802
421	2000	71*	Ad ⁷³	1762	2006	538	Am 802
	2000	, .	R ²²	1982.3	1999	152*	Am
	2006	561	Ad	2550	1999	680	Am
422	2000	71*	Ad ⁷³		2000	71*	Am
			R ²²	2550.1	2002	519*	Δd
423	2000	71*	Ad ⁷³	2550.2	2002	519*	Am 478
			R 22	2550.5	2002	519*	$\Delta m^{4/8}$
424	2000	71*	Ad ⁷³	2550.6	2002	519*	Am ⁴⁷⁸
			R 22	2550.7	2002	519*	Am
425	2000	71*	Ad ⁷³	2551	1999	680	Am 12
			R 22				R ¹
426	2000	71*	Ad 73	2557.5	2002	1168*	Am
			R 22		2003	227*	Am
	2001	159	Am ³⁰⁵	2558	2002	1168*	Am
	2003	573	R		2003	227*	Am
427	2000	71*	Ad ⁷³	2558.45	1999	78*	Am
			R 22	2558.46	2003	227*	Ad
120	2001	159	Am ³⁰⁵		2004	216*	Am
428	2000	71*	Ad ⁷³		2005	73*	Am
420	2002	10143	R ²²		2005	491*	Am
430	2002	1014*	Ad 519	2567	2006	79*	Am
125	2003	62	Am ⁵¹⁹	2567	1999	680	Ad
435	2002	1014*	Ad	2568	2000	71*	Ad

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect				
5018	2006	588	Am		2002	435	Am				
5019	2002	221	Am		2004	896*	Am				
	2005	344	Am (by Sec. 1.5		2004	897	Am (by Sec. 2.5				
			of Ch.)				of Ch.)				
5020	2006	126	Am	0010	2005	677*	Am				
5020	2005	344	Am	8212	1999	823	Am				
5091	2006 2003	730 811	Am Am		2004 2005	358 677*	Am Am				
5303	2002	221	Am	8215	1999	548	Am ³⁶ 13				
5322	1999	667	Am	0210	2001	745*	Am				
	2000	1081	Am	8222	2005	677*	Am				
5324	1999	667	Am		2006	75*	Am				
5225	2002	221	Am	8222.5	1999	882	Am				
5325	1999	667 221	Am		2003	227* 75*	Am				
5361	2002 1999	667	Am Am	8223	2006 2004	75 * 896 *	R Am				
5362	1999	667	Am	8226	1999	823	Ad				
5363	2000	1081	Am	0220	2004	358	Am				
5380	2002	221	Am		2005	677*	Am				
5421	2002	221	Am	8227	2005	78*	Ad				
5442	2006	588	Am	8228	2004	555*	Ad & R 38				
6400	2002	1018	R & Ad	8234	2000	1058	R				
7002.5 7004	2006 2004	538 896*	Am ⁸⁰² Am	8236 8238	2001 2006	750 211	Am Ad				
7005	2004	69*	Am	8238.1	2006	211	Ad				
7007	2004	896*	Am	8238.2	2006	211	Ad				
7008	2004	69*	Am	8238.3	2006	211	Ad				
8006	2000	1058	Am	8238.4	2006	211	Ad				
8007	2000	1058	Am	8238.5	2006	211	Ad				
9070	2001	750	Am	8238.6	2006	211	Ad				
8070 Title 1,	2000	1058	Am	8239 8242	2006 2002	211 435	Ad Am				
Div. 1,				0242	2002	896*	R				
Pt. 6,				8245	2004	897	Ad				
Ch. 1,				8246	2004	897	Ad				
Art. 5,				8247	2004	897	Ad				
heading				8250	2006	730	Am				
(Sec. 8090	2000	1050	A .	8257	2004	896*	Am				
et seq.) 8092	2000 2000	1058 1058	Am Am	8261 8261.5	2003 1999	552 646	Am Ad				
0092	2005	677 *	Am	8263	2002	435	Am				
8092.5	2000	1058	Am	0203	2003	552	Am				
8093	2000	1058	Am		2004	229*	Am				
8100	2000	1058	Am	8263.1	2004	896*	Am				
8152	2002	11	Am	8263.4	2004	229*	Ad				
8201	1999	823	Am	92645	2005	78*	Am				
8202	2004 1999	896* 823	Am Am (by Sec. 4	8264.5 8264.6	2001 2004	734* 896*	Am Ad(RN)				
0202	1)))	023	of Ch.)	8264.7	2004	896*	Ad(RN)				
8203	2002	435	Am	8264.8	2004	896*	Ad(RN)				
8203.3	1999	78*	Am	8265.5	2002	435	Δm				
8206	2003	552	Am	8266.1	2004	183	Am 571				
8206.1	2003	552	Am	8275	2006	538	Am 802				
8206.3	2004	896*	R	8277.5	1999	492	Am				
8206.5 8206.6	2003 2003	552 552	R Am	8277.6	2001 1999	118* 492	Am Am				
8206.7	2003	552	R	02/7.0	2001	118*	Am				
8206.8	2003	552	R		2002	664	Am ⁴³¹				
8207	2004	896*	R		2004	225*	Am				
8208	1999	646	Am	8278	2000	71*	Am				
	2001	734*	Am	8278.3	2000	1057	Am				

Section Sect							-	
Section Year Chapter Effect Section Year Chapter Effect		Affe	cted By			Affec	cted By	
\$278.3 (Cont.) \$2000 1058	Section			Effect	Section	00	. *	Effect
2000			1	33				
2001 750	02/0.3	. ,	1050	Λ	0.421			
2001 750 Am 2006 380					0421			
2002 664 Am 431 2006 380 8 Am 8279.3 2004 896 Ad(RN) 8279.5 2004 896 Ad(RN) 8279.5 2004 896 Ad(RN) 8279.6 2004 896 Ad(RN) 8279.6 2004 896 Ad(RN) 8279.6 2004 896 Ad(RN) 8423 2001 734 R R 8279.6 2004 896 Ad(RN) 8423 2001 734 R R 8280 2001 750 R 8425 2001 734 R R 8282 2001 750 R 8425 2001 734 R R 8282 2001 750 R 8425 2001 734 R R 8282 2001 629 Ad 2006 380 Am Am Div. 1, Pt. 6, Ch. 2, Art. 14,								
2003 523 Am				Am 431				
8279.3					8421.5			
8279.4 2004 896* Ad(RN) 8279.5 2004 896* Ad(RN) 8279.7 2004 896* Ad(RN) 8279.7 2004 896* Ad(RN) 2006 75* Am 8282 2001 629 Ad Title 1, Div. 1, Ph. 6, Ch. 2, Art. 14, heading (Sec. 8285 2004 896* Am & RN 8285. 2004 896* Am & RN 8288. 2004 896* Am & RN 8289. 2002 435 Am 8290. 2000 548 Ad 8290. 2000 548 Am & RN 8290. 2000 548 Am & RN 8290. 2000 548 Ad 8290. 2000 548 Am & RN 8290. 2000 548 Ad 8290. 2000 548 Am & RN 8335. 2005 725* Ad & R8N 8335.	8279.3							
8279.5 2004 896* Ad(RN) 8279.7 2004 896* Ad(RN) 8279.7 2004 896* Ad(RN) 2005 650 Am 2006 380* Am 2006 380* Am 8280 2001 750 R 8280 2001 750 R 8282 2001 629 Ad 8282 2001 734* R 8282 2001 896* Ad(RN) 8282 2001 750 R 8282 2001 734* R 8282 2001 734* R 8282 2001 734* R 8282 2001 896* Am 8425 2001 734* R 8426 2001 734* R 8426 2001 734* R 8426 2001 734* R 8427 2001 734* R 8426 2001 734* R 8427 2001 734* R 8428 2001 734* R 8427 2001 734* R 8428 2006 380* Am 8428 2001 734* R 8429 2002 1025 Ad 8448 2001 734* R 8449 2001 734* R 8450 2001 734* R 8468 2001 734* R 847 1999 78* Am 848 2004 896* Am & RN 849 2001 734* R 848 2001 734* R 849 20								
8279.7 2004 896 * Ad(RN) 2006 380 * Ad 2006 75 * Am 8428 2001 734 * R 8425 2001 734 * R 8425 2001 734 * R 8426 2002 1025 Ad 2006 380 * Am 841 2002 1025 Ad 2006 380 * Am 841 2002 1025 Ad 2006 380 * Am 841 2001 734 * R 8426 2001 734 * R 8426 2001 734 * R 8428 2001 734 * R 8430 2001 734 * R 8431 2001 734 * R 8430 2001 734 * R 8431 2001 734 * R 8430 2001 734 * R 8431 2001 734 * R 8430 2001 734 * R 8447 1999 78 * Am 8430 2001 734 * R 8448 2003 107 Am 8430 2001 734 * R 8448 2003 107 Am 8430 2001 734 * R 8448 2003 107 Am 8430 2001 734 * R 8448 2003 107 Am 8448 2003 109 Am 848 200 2004 309 Am 848	8279.5	2004	896*				380*	Am
2005 650 Am 2006 380 * Am 84282 2001 750 R 8425 2001 734 * R R 8282 2001 629 Ad 2002 1025 Ad 2006 380 * Am Am 2006 380 * Am 2006 380	8279.6	2004	896*	Ad(RN)	8423	2001	734*	R
S280 2001 75° Am S424 2001 734* R S4282 2001 629 Ad 2002 1025 Ad 2006 380 Am S426 2001 734* R S426 2002 1025 Ad S426	8279.7			Ad(RN)				Ad
8280 2001 750 R 8425 2001 734* R B282 2001 629 Ad 2002 1025 Ad Div. I. Pt. 6. 2006 380* Am P Ch. 2. Art. 14. 2006 380* Am Am Atz. 14. 8427 2001 734* R heading 2002 1025 Ad Am (Sex 8285) 2004 896* Am 8428 2001 734* R 8285.1 2004 896* Am 8428 2001 734* R 8285.5 2004 896* Am R 2002 1025 Ad 8287 2004 896* Am & RN 8430 2001 734* R 8288 2004 896* Am & RN 8431 2001 734* R 8290 2000 548 Ad 8448 2001 734* <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>								
S282 2001 629 Ad 2002 1025 Ad 2006 380 * Am 2001 734 * R 2006 75 * Am 2006 2006 380 * Am 2006	0200							
Title 1, Div. 1, Pt. 6, Ch. 2, At. 14, leading (Sec. 8285)					8425			
Div. 1, Pt. 6, Ch. 2, Art. 14, heading (Sec. 8285 et seq.) 8426 2001 734* R heading (Sec. 8285 et seq.) 2002 1025 Ad Ad Am 8285 2004 896* Am 8428 2001 734* R heading (Sec. 8285 et seq.) 2006 380* Am Am 8285 2004 896* Am R RN 2002 1025 Ad 8285.1 2004 896* Am R RN 2006 380* Am Am 8287 2004 896* Am RRN 2006 380* Am Am 8288 2004 896* Am RRN 8429 2001 734* R R 8288 2004 896* Am RRN 8430 2001 734* R R 8288 2004 896* Am RRN 8430 2001 734* R R 8289 2002 435 Am 8RN 8431 2001 734* R R 8290 2004 896* Am Am RRN 8441 1999 78* Am <t< td=""><td></td><td>2001</td><td>629</td><td>Ad</td><td></td><td></td><td></td><td></td></t<>		2001	629	Ad				
Pt. 6. Ch. 2, Art. 14, heading (Sec. 8285 et seq.) 2004 896 * Am 8285					9426			
Ch. 2, Art. 14, heading (Sec. 8285 et seq.)					8420			
Art. 14, heading (Sec. 8285 et seq.) 2004 896 * Am								
Reading					8427			
(Sec. \$\frac{2}{2}85\$ 2004 896 * Am Am 8428 2001 734 * R Am 8285 2004 896 * R R 2002 1025 Ad 8285.5 2004 896 * R R 2006 380 * Am Am 8285.5 2004 896 * Am & RN 8429 2001 734 * R R 8287 2004 896 * Am & RN 8430 2001 734 * R R 8288 2004 896 * Am & RN 8431 2001 734 * R R 8289 2002 435 Am 8431 2001 734 * R R 8290 2004 896 * Am & RN 8447 1999 78 * Am Am 8290.1 2000 548 Ad 8448 2003 107 Am 8290.2 2000 548 Ad 8448 2003 107 Am 8290.2 2000 548 Ad 8450 2004 896 * Am <t< td=""><td></td><td></td><td></td><td></td><td>0427</td><td></td><td></td><td></td></t<>					0427			
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8285.1 2004 896* Am & RN 8429 2001 734* R 8287 2004 896* Am & RN 8430 2001 734* R 8288 2004 896* Am & RN 8431 2001 734* R 8289 2004 896* Am & RN 8432 2001 734* R 8290 2004 896* Am & RN 8447 1999 78* Am 8290 2000 548 Ad 2006 75* Am 8290.1 2000 548 Ad 8450 2004 896* Am 8290.2 2000 548 Ad 8468 2001 745* Am 8300 2004 896* Am & RN 8468 2001 745* Am 8335.1 2005 725* Ad & R 639 Ch. 2, Art. 22.5, Reading 8335.3 2005 725* Ad & R 639 Ch. 319 <td></td> <td></td> <td>896*</td> <td></td> <td></td> <td></td> <td></td> <td></td>			896*					
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8290 2004 896* Am & RN 2006 75* Am 8290.1 2000 548 Ad 2004 896* Am RN 8448 2003 107 Am 8290.1 2000 548 Ad 8450 2004 896* Am 8450 2004 896* Am 8451 2001 745* Am 8290.2 2004 896* Am & RN 8451 2001 745* Am 8300 2000 547 Ad B468 2002 435 R 8305 2005 725* Ad & R639 Ch. 2, Art. 22.5, Art. 22.								
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8335.1 2005 725* Ad & R ⁶³⁹ 639 heading (Sec. 8482) 8335.3 2005 725* Ad & R ⁶³⁹ 639 et seq.) 2001 545 Am 8335.5 2005 725* Ad & R ⁶³⁹ 639 et seq.) 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 8341 2003 691 Ad & R ¹¹¹ 8482 2001 545 R (as ad by Stats. 1998, 8343 2003 691 Ad & R ¹¹¹ 8344 2003 691 Ad & R ¹¹¹ 8482 2001 545 R (as ad by Stats. 1998, 8343 2003 691 Ad & R ¹¹¹ 8344 2003 691 Ad & R ¹¹¹ 8482 2001 545 R (as ad by Stats. 1998, 8343 2003 691 Ad & R ¹¹¹ 8345 2003 691 Ad & R ¹¹¹ 8352 2005 677* Am 8358 2001 745* Am 2002 8358 2006 538 Am ⁸⁰² (Prop. 49 adopted Nov. 5, 2002) Am 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 2002 Initiative (Prop. 49 adopted Nov. 5, 2002) Am 2005	8335	2005	725 *	Ad & R ⁶³⁹	Ch. 2,			
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8335.4 2005 725* Ad & R ⁶³⁹ 8335.5 2005 725* Ad & R ⁶³⁹ 8335.6 2005 725* Ad & R ⁶³⁹ 8340 2003 691 Ad & R ¹¹¹ 8341 2003 691 Ad & R ¹¹¹ 8342 2003 691 Ad & R ¹¹¹ 8342 2003 691 Ad & R ¹¹¹ 8344 2003 691 Ad & R ¹¹¹ 8344 2003 691 Ad & R ¹¹¹ 8345 2003 691 Ad & R ¹¹¹ 8346 2003 691 Ad & R ¹¹¹ 8345 2003 691 Ad & R ¹¹¹ 8346 2003 691 Ad & R ¹¹¹ 8346 2003 691 Ad & R ¹¹¹ 8347 2003 691 Ad & R ¹¹¹ 8348 2003 691 Ad & R ¹¹¹ 8349 2003 691 Ad & R ¹¹¹ 8340 2003 691 Ad & R ¹¹¹ 8341 2003 691 Ad & R ¹¹¹ 8342 2001 545 R (as ad by Stats. 1998, Ch. 318 and Ch. 318) 8344 2003 691 Ad & R ¹¹¹ 8345 2003 691 Ad & R ¹¹¹ 8346 2003 691 Ad & R ¹¹¹ 8347 2003 691 Ad & R ¹¹¹ 8348 2003 691 Ad & R ¹¹¹ 8349 2003 691 Ad & R ¹¹¹ 8340 2003 691 Ad & R ¹¹¹ 8345 2004 8350 2005 677* Am 8358 2001 745* Am 8358 2001 745* Am 8358 2004 229* Ad 8406.9 2002 142 Ad 8406.9 2002 142 Ad 8420 2001 734* R				Ad & R 639				
8335.5 2005 725* Ad & R 639 8335.6 2005 725* Ad & R 639 8335.7 2005 725* Ad & R 639 8340 2003 691 Ad & R 111 8341.5 2003 691 Ad & R 111 8342 2003 691 Ad & R 111 8342 2003 691 Ad & R 111 8344 2003 691 Ad & R 111 8344 2003 691 Ad & R 111 8345 2003 691 Ad & R 111 8345 2003 691 Ad & R 111 8346 2003 691 Ad & R 111 8346 2003 691 Ad & R 111 8352 2005 677* Am 8358 2001 745* Am 8359 1999 646 Am 8359 1999 646 Am 8363.5 2006 538 Am 802 8363.5 2006 538 Am 802 8385 2004 229* Ad 8406.9 2002 142 Ad 8420 2001 734* R 8482.3 1999 78* Am				Ad & R 639		****		
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8335.7 2005 725* Ad & R 639 8340 2003 691 Ad & R 111 8341.5 2003 691 Ad & R 111 8342 2003 691 Ad & R 111 8344 2003 691 Ad & R 111 8345 2003 691 Ad & R 111 8345 2003 691 Ad & R 111 8346 2003 691 Ad & R 111 8346 2003 691 Ad & R 111 8347 2003 691 Ad & R 111 8348 2003 691 Ad & R 111 8349 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 319) 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3199 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3199 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3199 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3199 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3198, Ch. 3199 8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by Stats. 1998, Ch. 3198, Ch. 3198, Ch. 3199,				Ad & K			_	
8340 2003 691 Ad & R 111 8482 2001 545 R (as ad by 8342 2003 691 Ad & R 111 8482 2001 545 R (as ad by 8342 2003 691 Ad & R 111 Ch. 319) 8343 2003 691 Ad & R 111 Ch. 319 Ch. 318 and 8344 2003 691 Ad & R 111 Ch. 319) 8345 2003 691 Ad & R 111 Ch. 319) 8345 2003 691 Ad & R 111 Ch. 319) 8346 2003 691 Ad & R 111 Ch. 319) 8352 2005 677* Am Ch. 319 Ch. 320) 8358 2001 745* Am 2002 8359 1999 646 Am 2003 691 Ad & R 111 Ch. 319) 8358 2001 745* Am 2002 8359 1999 646 Am 2002 Am 2002 Am 2004 229* Ad 2005 8385 2004 229* Ad 2006 8385 2004 229* Ad 2007 84820 2001 734* R 88482.3 1999 78* Am				Ad & K Ad & D 639				
8341 2003 691 Ad & R III Nov. 5, 2002) Am 8341.5 2003 691 Ad & R III 8482 2001 545 R (as ad by Stats. 1998, Ch. 318 and Ch. 318 and Ch. 318 and Ch. 319) 8343 2003 691 Ad & R III Ad & R III Am (as ad by Stats. 1998, Ch. 319) 8345 2003 691 Ad & R III Am (as ad by Stats. 1998, Ch. 319) 8352 2005 677 * Am Ch. 320) 8358 2001 745 * Am 2002 8359 1999 646 Am Initiative 8363.5 2006 538 Am 802 (Prop. 49 8385 2004 229 * Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734 * R 8482.3 1999 78 * Am				Ad & R 111			.7	
8341.5 2003 691 Ad & R 111 11 11 11 11 11 11 11 11 11 11 11 11 1				Ad & R 111			2002)	Am
8342 2003 691 Ad & R 111 Stats. 1998, Ch. 318 and 8344 2003 691 Ad & R 111 Ch. 319 Ch. 320 Ch.				Ad & R 111	8482			
8343 2003 691 Ad & R III Ch. 318 and Ch. 319) 8344 2003 691 Ad & R III Ch. 319 8345 2003 691 Ad & R III Ch. 319 8346 2003 691 Ad & R III Ch. 319 8352 2005 677 * Am Ch. 320) 8358 2001 745 * Am Ch. 320) 8358 2001 745 * Am Ch. 320) 8363.5 2006 538 Am 802 (Prop. 49 8385 2004 229 * Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) 8420 2001 734 * R 8482.3 1999 78 * Am				Ad & R 111	0.02	2001	0.0	
8344 2003 691 Ad & R III Ad & R IIII Ad & R III Ad & R				Ad & R 111				
8345 2003 691 Ad & R III Stats. 1998, 8352 2005 677* Am 2002 Stats. 1998, 8358 2001 745* Am 2002 Stats. 1999 646 Am Initiative Stats. 1998, 8363.5 2006 538 Am 802 (Prop. 49 8385 2004 229* Ad adopted S406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734* R 8482.3 1999 78* Am	8344			Ad & R 111				Ch. 319)
8352 2005 677* Am 8358 2001 745* Am 8359 1999 646 Am 8363.5 2006 538 Am 802 8363.5 2004 229* Ad 8406.9 2002 142 Ad 8420 2001 734* R Ch. 320) Am Adopted Nov. 5, 2002 Am 8482.3 1999 78* Am	8345	2003	691	Ad & R 111				Am (as ad by
8358 2001 745* Am 2002 8359 1999 646 Am Initiative 8363.5 2006 538 Am 802 (Prop. 49 8385 2004 229* Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734* R 8482.3 1999 78* Am								
8359 1999 646 Am Initiative 8363.5 2006 538 Am ⁸⁰² (Prop. 49 8385 2004 229* Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734* R 8482.3 1999 78* Am								Ch. 320)
8363.5 2006 538 Am ⁸⁰² (Prop. 49 8385 2004 229* Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734* R 8482.3 1999 78* Am								
8385 2004 229* Ad adopted 8406.9 2002 142 Ad Nov. 5, 2002) Am 8420 2001 734* R 8482.3 1999 78* Am				Am A 802				
8406.9 2002 142 Ad 8420 2001 734* R 8482.3 1999 78* Am								
8420 2001 734* R 8482.3 1999 78* Am								Λm
					8482 3			
	0420	2001	134	IX.	0+02.3	1/77	70	1 MIII

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8482.3 (C	ont.)			8483.1	2001	545	Ad
	2001	545	R (as am by		2005	553	Am
			Stats. 1998,		2006	380*	Am
			Ch. 318 and	8483.2	2001	545	Ad
			Ch. 319)		2006	380*	Am
			Am (as am by	8483.25	2002		
			Stats. 1999,		Initiativ		
	2002	616	Ch. 78)		(Prop. 4		
	2002 2002	646	Am		adopted Nov. 5,		Ad
	Initiative			8483.3	2005	353	Am (as am by
	(Prop. 49			0405.5	2003	333	Sec. 1,
	adopted	,					Stats. 2000,
	Nov. 5, 2	2002)	Am				Ch. 582)
	2005	353	Am		2006	380*	Am (as am by
	2006	380*	Am				Sec. 2,
8482.4	2006	380*	Ad				Stats. 2005,
8482.5	2002						Ch. 353)
	Initiative			8483.4	2001	545	R (as ad by
	(Prop. 49)					Stats. 1998,
	adopted						Ch. 318 and
	Nov. 5, 2		Am				Ch. 319)
	2006	380*	R (as am by				Am (as ad by
			Sec. 2.5 and				Stats. 1998,
			Sec. 2.6,	0.402 5	2001	E 1 E	Ch. 320)
			Stats. 1998, Ch. 320)	8483.5	2001 2002	545	Ad
			Am (as am by		Initiativ	10	
			Prop. 49)		(Prop. 4		
8482.55	2002		110p. 47)		adopted		
0.02.00	Initiative				Nov. 5,		Am
	(Prop. 49			8483.55	2002	/	
	adopted				Initiativ	re	
	Nov. 5, 2	2002)	Ad		(Prop. 4	49	
	2006	380*	Am		adopted	l	
8482.6	2001	545	R (as ad by		Nov. 5,		Ad
			Stats. 1998,		2006	380*	Am
			Ch. 318 and	8483.6	2002		
			Ch. 319)		Initiativ		
			Am (as ad by		(Prop. 4		
			Stats. 1998, Ch. 320)		adopted Nov. 5,		Ad
8482.8	1999	872*	Cn. 320) Ad	8483.7	1999	2002) 872*	Au Am
0+02.0	2001	545	Am	0403.7	2001	545	Am (as am by
	2005	553	Am		2001	JTJ	Stats. 1999,
8483	1999	872*	Am				Ch. 872)
	2000	582	Am		2005	553	Am
	2001	545	R (as ad by		2006	380*	R (as ad by
			Stats. 1998,				Sec. 2,
			Ch. 318 and				Stats. 1998,
			Ch. 319)				Ch. 318 and
			Am (as am by				Ch. 319)
			Stats. 1999,				Am (as am by
	2002	405	Ch. 872)				Sec. 4,
	2002 2003	495	Am Am ⁵¹⁹				Stats. 2005,
	71 11 1 4	62	Am				Ch. 553)
		552	A m	Q102 75	2001	515	۸d
	2005 2006	553 380*	Am Am	8483.75	2001 2005	545 553	Ad Am

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8483.75	(Cont.)			8489.9	2001	453	Ad & R 18
	2006	380*	Am		2004	366	Am 317
8483.8	2001	545	R (as ad by	8494	2000	1057	Am
			Stats. 1998,	8498	2006	538	Am ⁸⁰²
			Ch. 318 and	8499	2006	730	Am
			Ch. 319)	8499.10	2001	629	Ad
			Am (as ad by	8499.3	2002	435	Am
			Stats. 1998,	8499.5	2002	435	Am
			Ch. 320)	0.55.6	2003	62	Am 519
8483.9	2005	553	Am	8660	1999	78*	Am ⁵⁷
8484	2001	545	R (as ad by	8661	1999	78*	Am 3/
0101	2001	5 15	Stats. 1998,	8662	1999	78*	Am ⁵⁷
			Ch. 318 and	8663	1999	78*	Am 3/
			Ch. 319)	8664	1999	78*	Am ⁵⁷
			Am (as ad by	8665	1999	78*	R
			Stats. 1998,	8666	1999	78*	Am ⁵⁷
			Ch. 320)	8667	1999	78*	Am 57
	2006	380*	Am	8668	1999	78*	Am 57
8484.3	2000	545	R (as ad by	8669	1999	78*	Am ⁵⁷
0404.3	2001	343	Stats. 1998,	8009	2005	676*	Am
			Ch. 318 and		2003	070	R & Ad ⁶⁹
			Ch. 319)		2006	538	Am (as am by
					2000	336	
			Am (as ad by				Sec. 1 and as a
			Stats. 1998,				by Sec. 2,
04046	1000	100	Ch. 320)				Stats. 2005, Ch. 676) ⁸⁰²
8484.6	1999	108	Ad	9660 1	1000	70*	Am ⁵⁷
	2002			8669.1	1999	78*	
	Initiativ			8669.2	1999	78*	R
	(Prop. 4			8702	2003	663	Am Ad ⁷⁹
	adopted		A	8780	2003	663	R 80
04047	Nov. 5,		Am	0701	2002	662	Ad ⁷⁹
8484.7	2002	1036	Ad	8781	2003	663	R 80
040475	2005	73 *	Am	0702	2002	((2	Ad ⁷⁹
8484.75	2005	555 *	Ad Am ⁸⁰²	8782	2003	663	R 80
0.40.4.0	2006	538		0702	2002	((2	K 1 79
8484.8	2002	1036	Ad	8783	2003	663	Ad ⁷⁹ R ⁸⁰
	2005	73 *	Am	0704	2002	662	K 179
	2005	555 *	Am	8784	2003	663	Ad ⁷⁹ R ⁸⁰
0.40.4.0	2006	380*	Am	0005	2002		
8484.9	2005	555 *	Ad	8805	2003	552	Am
0.400.5	2006	380*	Am	8810	2002	497	S 68
8488.5	2001	453	Ad & R ¹⁸ S ³¹⁷	8811	2002	497	S 68
0.400.5	2004	366	S 18	8812	2002	497	S 68
8488.7	2001	453	Ad & R 18	8813	2002	497	Am 68
0.400.0	2004	366	S 317		2003	62	Am 519
8488.9	2001	453	Ad & R 18	0012.5	2004	183	Am 3/1
0.40-	2004	366	S 317	8813.5	2002	497	S 68
8489	2004	366	S 317	8814	2002	497	S 68
8489.1	2001	453	Ad & R 18	8815	2001	750	Am
	2004	366	S 317		2002	497	S 68
8489.2	2001	453	Ad & R 18	8816	2002	497	S 68
	2004	366	8 317	8817	2002	497	S 68
8489.3	2001	453	Ad & R 18	8818	2002	497	S 68
	2004	366	S 317	8819	2002	497	S 68
8489.4	2001	453	Ad & R 18	8819.5	2003	580	Ad(RN)
	2004	366	S 317	8820	2003	580	Am & RN & A
8489.6	2001	453	Ad & R 18	8825	2003	580	Ad
	2004	366	S 317		2004	183	Am ⁵⁷¹
8489.8	2001	453	Ad & R ¹⁸ S ³¹⁷		2004	896*	Am Am ⁸⁰²

	A ffa	cted By			A ff a	cted By	
Section	Year	Спец Бу Chapter	Effect	Section	Year	стей бу Chapter	Effect
		- 1				1	
8830 8920	2003 2001	580 541	Ad 73	13042 14002	2001 1999	870* 78*	Ad ³⁷ Am ²¹
0920	2001	J + 1	R ²²	14002	1777	76	R ³⁴
	2002	497	Am ⁶⁸				Ad 35
8921	2001	541	Ad ⁷³	14002.1	2003	227*	Am
	****		R ²²	14002.3	2002	1168*	Ad(RN) ⁷⁰
8922	2001	541	Ad ⁷³ R ²²				R ⁶³ Ad ³⁹¹
8923	2001	541	Ad ⁷³		2003	892	R (as ad by
0723	2001	571	R ²²		2003	072	Sec. 3,
8924	2001	541	Ad ⁷³				Stats. 2002,
			R 22				Ch. 1168)
8925	2001	541	Ad 73				Am (as ad by
9026	2001	5.41	R ²² Ad ⁷³				Sec. 26,
8926	2001	541	R 22				Stats. 2002, Ch. 1168) ³⁶ 13
8927	1999	83	Am ³⁰		2004	263*	Am
8951	2001	734*	Am	14041.5	2004	216*	Am
8957	2003	573	Am		1X 200	3-04 4*	Ad
8980	1999	965	Ad	14501	2002	1128	Am
8981	1999	965	Ad	1.4502	2004	900*	Am
8982 8990	1999 2002	965 1163	Ad Ad ^{391 37}	14502	2002	1128	Am ⁷³ R ²²
8990 8993	2002	1163	A d 391 37	14502.1	2002	1128	Ad ¹⁷⁵
8995	2002	1163	Ad 391 37	14302.1	2003	313	Am
8996	2002	1163	Δd ^{391 37}	14503	2002	1128	Am
8997	2002	1163	A A 391 37	14504	2002	1128	Am
9000	2002	1163	Ad ^{391 37} Ad ^{391 37}	14504.2	2000	1055*	Am
9001	2002	1163	Ad ^{391 37} Ad ^{391 37}	1.4505	2002	1128	Am
9002 9003	2002 2002	1163 1163	Ad 391 37	14505 14550	2000 2000	1055 * 71 *	Am Ad
9004	2002	1163	Ad ^{391 37}	15100	1999	667	Am
10551	2000	71*	Am	15101	2002	199	Ad
10554	1999	646	Δm 14		2006	289	Am
	2000	71*	Am 191	15102	2000	44	Am 185
	2001	891*	Am ³³⁴	15106	2000	44	Am ¹⁸⁵
	2002 2003	1167 * 227 *	Am ³⁸² Am ³⁶	15120	1999 2006	646 289	Am
10555	2003	71*	Am	15140	1999	667	Am Am
10600	2006	840	Am	15146	1999	667	Am
10601	2006	840	Am		2006	213	Am
10601.5	2006	840	Ad	15147	2004	7*	Am
10700	2006	264	Ad	15148	2002	221	Am
10701	2006	264 734*	Ad	15150	1999	667	Ad
10901 11020	2001 1999	734 ** 78 *	Am Am	15205 15232	1999 2001	667 176	Ad Am
11020	2001	734*	S 79 43	15233	2001	176	Am
11021	1999	78*	Am	15264	2000	44	Ad ¹⁸⁵
	2001	734*	S 79 43	15266	2000	44	Ad ¹⁸⁵
11022	2001	734 *	S 79 43		2001	132	Am
11023	2001	734*	Am ^{79 43} S ^{79 43}	15060	2006	289	Am Ad ¹⁸⁵
11024	2001	734 * 734 *	Am ^{79 43}	15268	2000	44 580	
11024.5 11700	2001 2000	462	٨d		2000	200	Am (as ad by Stats. 2000,
11700	2001	159	Am ³⁰⁵				
11800	2006	552	Δd	15270	2000	44	Ch. 44) Ad ¹⁸⁵
12117	2006	538	Am 802		2000	580	Am (as ad by
13030	2000	132	Am				Stats. 2000,
12040	2003 2001	227*	Am Ad ³⁷		2001	122	Ch. 44)
13040 13041	2001	870 * 870 *	Ad ³⁷	15271	2001 2001	132 132	Am Ad
13041	2001	070	ΛU	132/1	2001	134	Λu

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		-		Section		- 1	2)) 001
15272	2000	44	Ad 185	.=.=.	1999	858	Am
15274	2000	44	Ad 185	17071.25	1999	858	Am
15276	2000	44	Ad 185	17071.33	2002	33*	Am
15278	2000	44	Ad 185	17071.46	2000	458	Ad
15280	2000	44	Ad 185		2001	159	Am ³⁰⁵
15282	2000	44	Ad 185		2003	904	Am
15284	2000	44		17071.75	1999	858	Am
15288	2000	44	Ad ¹⁸⁵		2002	33*	Am
15340	1999	858	Am		2002	935	Am (as am by
	2001	132	Am				Stats. 2002,
1.70.41	2002	199	Am		2005	710	Ch. 33)
15341	1999	858	R		2005	710	Am
	2002	199	Ad	17072 10	2006	585	Am
15242	2006	289	Am	17072.10	1999	858	Am ¹⁴⁷
15343	2006	289	Am		2002	33*	Am
15344	2006	588	Am		2004	894	Am
15348	2001	132	Am	17070 11	2006	25*	R & Ad ⁶⁹ Ad ⁷⁷⁹
15359.1	2002	221	Am	17072.11	2006	35*	
15359.3	2001	132	Ad	17072.12	2001	647	Am
15720	2000	1058	R	17072.13	1999	992	Ad
15750	2001	745 *	R		2000	725	Am
16098	2000	1058	R	17070 14	2002	935	Am
16236	2006	79*	Ad	17072.14	2003	570	Ad
16730	2000	1058	R	17072.17	1999	858	Ad
17001.5	2001	745 *	R	17072.18	2000	443*	Ad
17002	2004	900*	Am	17072 20	2002	935	Am
17000 5	2006	704	Am	17072.20	1999	858	Am
17009.5	1999	858	Am	17072 25	2002	935	Am
17014	2000	753 900*	Am	17072.25	1999 2002	178 33*	Am
	2004	900*	Am	17072.30		894	Am
17032.5 17052	2004 2000	753	Am Ad	17072.30	2004	694	Am R & Ad ⁶⁹
	1999	858		17072.32	2004	894	
17070.15	2002	33*	Am Am	17072.32	2004	094	Am R & Ad ⁶⁹
	2004	894	Am	17072.35	2002	935	Am
	2004	900*	Am	17072.33	2006	35*	Am ⁷⁷⁹
17070.35	2002	33 *	Am	17073.15	2003	572	Am
17070.40	2002	33 *	Am	17075.15	2003	587	Am
17070.40	2002	35 *	Am ⁷⁷⁹	17073.20	2003	572	Am
17070.43	2002	33 *	Am	17073.20	2003	587	Am
17070.46	2002	935	Ad	17073.25	2002	935	Ad
17070.50	1999	992	Am	17073.23	2003	62	Am ⁵¹⁹
17070.51	2000	590	Ad	17074.10	1999	858	Am
1,0,0,0	2002	33*	Am	17071110	2002	33*	Am
17070.65	2002	33*	Am		2003	572	Am
17070.70	2000	127*	Am		2003	587	Am
	2002	33*	Am	17074.15	2002	33*	Am
17070.71	2000	530*	Ad		2002	935	Am (as ad by
17070.73	2002	935	Ad				Stats. 2002,
17070.75	1999	858	Am				Ch. 33)
	2001	734*	Am	17074.16	2002	33*	Ad
	2004	195*	Am		2002	935	Am (as ad by
	2004	900*	Am				Stats. 2002,
17070.755	2003	358	Ad				Ch. 33)
17070.76	2003	227*	Ad	17074.26	2002	33*	Ad
17070.77	2001	194	Ad	17074.27	2002	1075	Ad
17070.95	2002	33*	Ad	17074.30	2002	1075	Ad
17070.955	2006	778	Ad	17074.32	2004	894	Ad & R 68
17070.96	2006	35 *	Ad ⁷⁷⁹	17074.50	2001	725	Ad
17070.99	2004	894	Ad	17074.52	2001	725	Ad
17071.10	1999	857	Am	17074.54	2001	725	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17074.56	2001	725	Ad	17078.52	2002	935	Ad
17075.10	2002	33*	Am		2003	587	Am
	2006	35*	Am ⁷⁷⁹		2006	35*	Am ⁷⁷⁹
17075.15	2002	33*	Am	17078.53	2002	935	Ad
	2003	55	Am		2003	587	Am 770
17076.10	1999	858	Am	.=.=.	2006	35*	Am ⁷⁷⁹
	2002	33 *	Am	17078.54	2002	935	Ad
17076 11	2006	704	Am		2003	587	Am Am ⁷⁷⁹
17076.11 Title 1,	1999	133	Ad	17078.56	2006 2002	35 * 935	Am
Div. 1,				17076.50	2002	587	Am
Pt. 10,					2006	35*	Am ⁷⁷⁹
Ch. 12.5,				17078.57	2002	935	Ad
Art. 10,				17070107	2003	587	Am
heading				17078.58	2002	935	Ad
(Sec. 17077.10					2003	587	Am
et seq.)	2002	33*	Am (as ad by		2006	35*	Am ⁷⁷⁹
			Stats. 1999,	17078.62	2002	935	Ad
			Ch. 981) & RN		2003	587	Am
17077.10	1999	709	Ad	17078.64	2002	935	Ad
	1999	981	Ad	17070 ((2003	587	Am
	2002	33 *	Am (as ad by	17078.66	2003	587	Ad Ad ⁷⁷⁹
			Stats. 1999,	17078.70 17078.72	2006	35 * 35 *	Ad ⁷⁷⁹
Title 1,			Ch. 981) & RN	17078.72	2006 2006	35*	Ad 779 Ad 779
Div. 1,				17079.10	2006	35*	Ad ⁷⁷⁹
Pt. 10,				17079.20	2006	35*	Ad 779
Ch. 12.5,				17079.30	2006	35*	Ad ⁷⁷⁹
Art. 10.5,				17087	2004	900*	Am
heading				17088.2	2000	590	Ad
(Sec. 17077.30					2002	33*	Am
et seq.)	2002	33*	Ad(RN)	17089	2004	900*	Am
17077.30	2002	33 *	Ad(RN)	17092	2000	590	Am
17077.35	2002	33 *	Ad	17096	1999	709	Ad
17077.40	2002	33 *	Ad	17150	1999	646	Am
17077.42	2003 2002	587 33*	Am Ad		2001 2002	734* 1168*	Am Am
17077.42	2002	587	Am	17171	2002	325	Am
17077.45	2002	33*	Ad	17173	2006	325	Am
17077.13	2002	935	Am	17180	1999	718*	Am
	2003	587	Am		2000	193	Am
	2004	183	Am ⁵⁷¹		2006	325	Am
17078.10	2002	33*	Ad	17180.5	2002	935	Ad
17078.15	2002	33 *	Ad	17183	2006	325	Am
17078.18	2002	33 *	Ad	17183.5	2006	325	Am
17078.20	2002	33 *	Ad	17184	2006	325	Am
	2002	935	Am (as ad by	17185	2006	325	Am
			Stats. 2002,	17193 17193.5	2006 2006	325 325	Am Am
17078.22	2002	33*	Ch. 33) Ad	17193.3	2006	325	Am
17078.22	2002	33 *	Ad	17194	2006	325	Am
17078.25	2002	33 *	Ad	17199.1	1999	718*	Am
17078.27	2002	33*	Ad		2000	193	Am
	2004	898	Am		2006	325	Am
	2005	710	Am	17199.4	2006	325	Am
17078.30	2002	33*	Ad	17210	1999	1002	Ad
	2002	935	Am (as ad by		2000	135	Am ²⁰³
			Stats. 2002,		2000	443 *	Am 305
17070 50	2002	025	Ch. 33)	17210 1	2001	159	Am ³⁰⁵
17078.50	2002	935 587	Ad	17210.1	1999	1002	Ad
	2003	587	R	I	2000	443*	Am

		cted By				ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17210.1 (C	Cont.)			17319	2006	407	Ad
1,210.1 (0	2001	865*	Am	17334	2004	183	Am ⁵⁷¹
17212.1	2004	578	Ad	17360	2004	183	Am ⁵⁷¹
17212.2	2004	578	Ad	17412	2006	588	Am
	2005	22	Am ⁶⁴⁷	17453.1	2001	896	Ad
17212.5	2001	422	Am	17462	2006	810	Am
17213	2003	668	Am	17462.5	2003	891	Ad & R 18
17213.1	1999	1002	Ad	17462.7	2003	891	Ad
	2000	443 *	Am	17463.5	2005	22	Ad(RN) ⁶⁴⁷
	2001	865 *	Am	17463.6	2004	838	Ad & R 75
17010.0	2002	935	Am		2004	839*	Ad & R 75
17213.2	1999	992	Ad		2005	22	Am (as ad by
17213.3	2000	443 * 992	Am Ad				Sec. 2, Stats. 2004,
1/213.3	1999 2001	750	R R				Ch. 838)
17215	1999	837	Am				& RN ⁶⁴⁷
17213	2005	229	Am		2006	661	Am ³⁸
17215.5	2000	135	Ad(RN) ²⁰³	17463.8	2006	269	Ad & R ³⁸
17217	2003	798	Am	17464	2004	683	Am
17250.10	2001	421	Ad & R 75	17524	2001	430	Am
	2006	35*	S 777	17578	1999	646	Am
17250.15	2001	421	Ad & R 75	17582	2001	734*	Am
	2006	35*	S 777		2002	1075	Am
17250.20	2001	421	Ad & R 75	17584	1999	390	Ad(RN)
	2006	35*	S 777		2001	734*	Am
17250.25	2001	421	Ad & R 75		2002	1084	Am
	2006	35 *	S 777	17584.1	1999	390	Ad (by Sec. 3 of
17250.30	2001	421	Ad & R 75		2002	227.4	Ch.)
	2002	664	Am 431 S 777	175040	2003	227*	S 548
17250 25	2006	35 *	Ad & R ⁷⁵	17584.2	2002	1075	Ad
17250.35	2001 2003	421 53		17584.3 17591	2003 2002	358 1084	Ad
	2005	35 *	Am S ⁷⁷⁷	17592.5	2002	1084	Am Am
17250.40	2000	421	Ad & D 75	17592.70	2004	899*	Ad
17230.40	2006	35 *	S 777	17372.70	2005	22	Am ⁶⁴⁷
17250.45	2001	421	Ad & R ⁷⁵		2005	118*	Am
	2006	35*	S 777		2005	677*	Am
17250.50	2001	421	Ad & R 75	17592.71	2004	899*	Ad
	2006	35*	S 777	17592.72	2004	899*	Ad
17251.5	2002	33*	Ad		2005	22	Am ⁶⁴⁷
17255	2002	498	Ad		2006	704	Am
17261	2006	35*	Am ⁷⁷⁹	17592.73	2004	899*	Ad
17262	2002	33 *	Am	17600	2005	22	Am ⁶⁴⁷
17268	1999	992	Am	17608	2000 2000	718	Ad
17280 17280.1	2002 2004	33 * 642	Am Ad	17609	2006	718 865	Ad Am
17280.1	2004	33 *	Ad	17610	2000	718	Ad
17284.5	1999	304	Ad	17010	2006	865	Am
17204.5	2000	135	Am ²⁰³	17610.1	2005	566	Ad
	2000	202	Am	17010.1	2006	865	Am
17292	2000	747 *	Am	17610.5	2000	718	Ad
	2006	308	Am		2001	159	Am ³⁰⁵
17293.5	2000	65*	Ad & R 5	17611	2000	718	Ad
17295	2001	422	Am	17612	2000	718	Ad
17303	2006	407	Am		2006	865	Am
17305	2006	407	Am	17613	2000	718	Ad
17307.5	2000	463	Ad	17620	1999	300	Am 203
17316	2000	348	Am	17605	2000	135	Am ²⁰³ Am ⁸⁰²
17217	2005	28 622	Am	17625	2006	538 552	
17317	1999 2001	159	Ad Am ³⁰⁵	17912.1 18025	2003 2000	552 506	R Am
	2001	137	Aiil	10023	2000	300	Aiil

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<i>a</i> .		ected By	FICE			cted By	Fice				
Section	y Year	Chapter	Effect	Section	Year	Chapter	Effect				
18180	2004	871	S ^{79 43}	20005	1999	726*	Ad 165				
18181	1999	646	Am	20006	1999	726*	A d 165				
	2004	871	S ^{79 43}	20007	1999	726*	Ad 103				
18182	1999	646	Am	20008	1999	726*	Ad 165				
10102	2004	871	S ⁷⁹ 43 S ⁷⁹ 43	20009	1999	726*	Ad 165 Ad 165				
18183	2004 2004	871 871	S 79 43	20010 20011	1999 1999	726* 726*	Ad 165 Ad 165				
18184 18185	1999	646	Ad	20020	2004	698	Ad ⁶⁷⁴				
10103	2000	1058	R	20021	2004	698	Δd ⁶⁷⁴				
	2004	871	Ad ⁷⁹	20022	2004	698	Δd ⁶⁷⁴				
			R 80	20023	2004	698	A d 674				
18200	1999	78*	Ad	20024	2004	698	Ad 674				
10201	2002	802	R	20025	2004	698	Ad ⁶⁷⁴				
18201	1999	78 * 802	Ad	20026	2004	698	Ad ⁶⁷⁴ Ad ⁶⁷⁴				
18202	2002 1999	802 78*	R Ad	20027 20028	2004 2004	698 698	Ad ⁶⁷⁴				
18202	1999	78*	Ad	20029	2004	698	Ad 6/4				
18339	2005	27	Am	20030	2004	698	A d 6/4				
18343	2005	20	Ad	20031	2004	698	Ad 6/4				
18733	2003	573	R	20032	2004	698	Δd ⁶⁷⁴				
18733.		573	R	20033	2004	698	Ad ⁶⁷⁴				
18733		573	R	20034	2004	698	Ad ⁶⁷⁴				
18733		573	R	20035	2004	698	Ad ⁶⁷⁴ Ad ⁶⁷⁴				
18735 18735.	2003 1 2003	573 573	R R	20036 20037	2004 2004	698 698	Ad ⁶⁷⁴				
18735.		573	R R	20037	2004	698	Δd ⁶⁷⁴				
18735		573	R	20039	2004	698	Ad 6/4				
18735.4		573	R	20040	2004	698	Ad 6/4				
18866	2003	573	Ad	20041	2004	698	A d 6/4				
18880	2003	573	Ad	20042	2004	698	Ad 6/4				
18881	2003	573	Ad	20043	2004	698	Ad ⁶⁷⁴				
18883	2003	573	Ad	20044	2004	698	Ad ⁶⁷⁴ Ad ⁶⁷⁴				
18884 19325	2003 2001	573 654	Ad Am	20045 20046	2004 2004	698 698	A d 6/4				
19325.		654	Alli	20040	2004	698	Δd 6/4				
17525.	2002	664	Am ⁴³¹	20048	2004	698	A d 674				
	2004	216*	Am	20049	2004	698	A d 674				
19420	2002	221	Am	20049.5	2004	698	Δd 6/4				
19460.:		158	Ad	20050	2002	1126	Ad 37				
19980	2006	538	Am 802 Ad 165	20051	2002	1126	Ad ³⁷ Ad ³⁷				
19985 19985.:	1999 5 1999	726 * 726 *	Ad 165	20052 20052.5	2002 2002	1126 1126	Ad ³⁷				
19986	1999	726*	Ad 165	20053	2002	1126	Ad ³⁷				
19987	1999	726*	Ad 165	20054	2002	1126	Δd ³⁷				
19988	1999	726*	Δd 165	20056	2002	1126	Ad 3/				
19989	1999	726*	Ad 165	20057	2002	1126	Ad 37				
19990	1999	726*	Ad 165	20058	2002	1126	Ad ³⁷				
19991	1999	726*	Ad 165	20059	2002	1126	Ad ³⁷				
19992	1999	726* 726*	Ad ¹⁶⁵ Ad ¹⁶⁵	20060	2002	1126	Ad ³⁷ Ad ³⁷				
19993 19994	1999 1999	726 * 726 *	Ad 165 Ad 165	20070 20071	2002 2002	1126 1126	Ad 37				
19994	1999	726*	Ad 103	20071	2002	1126	Ad 37				
19996	1999	726*	Ad ¹⁶⁵	20073	2002	1126	Ad ³⁷				
19997	1999	726*	Ad 165	20074	2002	1126	Ad ³⁷				
19998	1999	726*	Ad 165	20080	2002	1126	Δd ³⁷				
19999	1999	726*	Ad 165	20081	2002	1126	Ad 3/				
20000	1999	726*	Ad ¹⁶⁵ Ad ¹⁶⁵	20082	2002	1126	Ad ³⁷				
20001	1999 1999	726 * 726 *	Ad 165 Ad 165	20090 20091	2002	1126	Ad ³⁷ Ad ³⁷				
20002 20003	1999	726 * 726 *	Ad 165	20091	2002 2003	1126 62	Am 519				
20003	1999	726*	Ad 165	22000	1999	939	Am 30				
				1							

	Δffe	ected By			Δff_{o}	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22007	1999	939	Am 30		2004	912	Am ⁶⁹⁵
22007	2004	912	Alli Ad ⁶⁹⁵		2004	351	Δm ^{/34}
22007.3	2005	418	Am		2006	655	Am 802
	2006	655	Am 802	22134.5	2000	1028	Ad
22008	1999	939	Am ³⁰		2003	313	Am
	2000	74	Am		2004	911	Am
22101.5	2000	74	Ad		2004	912	AIII
22102	2000	1021	Ad		2005	351	Am ⁷⁵⁴ Am ⁸⁰²
22102	2000	74	Am	22125	2006	655	Am ³⁰
22104.5	2000 1999	1021 939	Am Ad ³⁰	22135	1999 2004	939 912	Alli Am ⁶⁹⁵
22104.7	2000	74	Ad		2005	351	Am ⁷⁵⁴
22104.9	2000	74	Ad	22136	1999	939	Am 30
22105	2000	74	Am	22136.5	2000	1028	Ad
22105.5	2000	74	Ad		2001	803	R ³⁷³
	2006	655	Am 802	22138.5	1999	939	Am 30
22106	2000	1025	Am ²⁸⁷		2000	1025	Am 428
22106.1	1999	939	Ad ³⁰		2002	375	
22106.2	1999	939	Ad 30		2003	62	Am 519 Am 573
22107 22108	2000 2000	74 74	Am Am	22138.6	2003 2001	859 803	Am ³⁷³
22109.5	1999	939	A d 30	22138.0	2001	802	R (as ad by
22107.3	2003	859	Am ⁵⁷³	22137	2001	002	Sec. 12.5,
22115	2000	1021	Am ²⁶⁹				Stats. 1996,
	2004	442	Am (as am by				Ch. 1165)
			Sec. 3,	22139.5	2000	74	Ad
			Stats. 2000,	22140	2000	74	Am A 428
	2005	22	Ch. 1021)	221.11	2002	375	AIII
	2005	22	Am ⁶⁴⁷	22141	2000	1025	AIII
22115.2	2006 1999	654 939	Am Ad ³⁰		2000 2000	1026 1027	Am Am
22113.2	2005	351	Au 754 Am 754	22144.5	2000	1027	Ad
	2006	655	Δ m 802	22144.5	2000	1025	Am ²⁸⁷
22115.5	1999	939	Ad 30	221.0	2003	859	Am ⁵⁷³
22119.2	1999	939	Am 30	22146.7	2000	74	Ad
	2000	1021	Am ⁷⁰		2000	1021	Ad
			R ²²	22147.5	1999	939	Am 30
	2001	002	Ad ²⁶⁹	221.10	2000	1025	Am ²⁸⁷
22110.5	2001	803	Am ³⁷³	22148	1999	939	Am ³⁰
22119.5	2002	375	Am (as am by Stats. 1996,	22149	2000 2000	1025 1025	Am ²⁸⁷ Am ²⁸⁷
			Ch. 608) ⁴²⁸	22151	2000	1025	Am ²⁸⁷
22121	2004	911	Δm	22131	2001	803	Am ³⁷³
	2006	538	Am 802	22156	2000	1025	Am ²⁸⁷
22122.7	2000	74	Am	22156.05	2000	74	Ad
22123	2001	802	R (as ad by	22156.1	1999	939	Ad 30
			Sec. 9.5,		2000	1025	Am ²⁸⁷
			Stats. 1996,	22156.2	1999	939	Ad ³⁰ Ad ³⁰
			Ch. 1165) Am (as ad by	22156.5	1999	939 1021	R & Ad
			Sec. 9,	22158 22160	2000 2000	1021	Am ²⁸⁷
			Stats. 1996,	22161	1999	939	Am 30
			Ch 1165) ¹³	22161.5	2000	74	Am
	2006	655	Δ m 802		2000	1021	Am
22123.5	2006	655	Am 802	22162	2000	74	R & Ad
22127.2	2000	74	Ad	22163	1999	939	Am 30
22128	1999	939	Am 30	22164	2000	1025	Am ²⁸⁷
22122	2000	1025	Am ²⁸⁷	22164	1999	465	Ad Am ²⁸⁷
22132 22133.5	2000 2000	74 74	Am Ad	22165 22166.5	2000 2000	1025 74	Am
22133.3	1999	939	Am 30	22170	2000	1021	Am
	1///	737		1 22170	2000	1021	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22170.5	1999	939	Ad 30	22460	2000	74	R & Ad
22171	2003	548	Δm		2000	1021	R & Ad
	2004	912	Am ⁶⁹⁵	22500	2000	1025	Am ²⁸⁷
	2005	418	Am	22502	1999	939	Am ³⁰
22176	2000	74	Ad		2004	474	Am 81
22177	2000	1021	Ad	22503	1999	939	Δ m ³⁰
22200	2002	1049	R & Ad 22		2003	859	Am 3/3
	2004	11 *	Am (as ad by	22504	1999	939	Am 30
			Stats. 2002,		2004	474	Am 81
			Ch. 1049)	22508	1999	939	Am 30
22200 5	2005	22	Am ⁶⁴⁷		2000	880	Am 287
22200.5	2002	1049	Ad 573		2000	1025	Am ²⁸⁷
22203.5	2003	859	Am ⁵⁷³	22500.5	2001	77	Am
22206	2000	1021	Am	22508.5	1999	939	Am 30
22212.5	2003	856	Ad Am ⁷⁵⁴	22508.6	2000	402*	Ad 30
22212	2005	351	Am ⁵⁷³	22514	1999	939	Am ³⁰
22213	2003	859	AIII	22515	2002	375	AIII
2217	2003	107	Am	22516	1999	939	Am 30 Am 30
10000	2006	654	Am Am ⁷⁵⁴	22601.5	1999	939	Am 81
22223	2005	351		22602	2004	474	Am 30
22224	2004	11 *	Am	22602	1999	939	Am 30
22225	2004	11 *	Am	22604	1999	939	Am ³⁰ Am ⁸¹
22227	2004	11*	Ad	22650	2004	474	Am 695
22261	2002	903 74	Ad Ad	22650	2004	912 418	
22302	2000 2000	1021		22651	2005 2000	74	Am Am
	2000	1021	Am (as ad by Stats. 2000,	22031	2000	1021	Am
			Ch. 74) & RN		2004	912	Am ⁶⁹⁵
2302.5	2000	1021	Ad(RN)		2004	418	Am
2302.3	2006	655	Am 802	22652	2000	74	Am
2303.5	2001	734*	Am	22032	2000	1020	Am 96
2304	2000	74	Am		2000	1021	Am (by
2306	1999	939	Am 30		2000	1021	Sec. 19.5 of Ch.)
2307	2000	1025	Am ²⁸⁷	22655	2000	74	Am
2307.5	2006	780	Ad	22033	2000	1021	Am
2309	2000	74	Am		2006	655	Am ⁸⁰²
	2006	655	Am ⁸⁰²	22656	2000	74	Am
22311	2000	74	R & Ad		2000	1021	Am
22311.5	2000	74	Ad	22657	2002	375	Am ⁴²⁸
	2000	1021	Ad		2006	655	Am 802
22311.7	2000	74	Ad	22658	2000	74	Am
22315	1999	465	R	22659	2000	74	Am
22316	1999	465	R		2000	1021	Am
22317	1999	465	R	22660	2000	74	Am
22327	1999	939	Am 30		2000	1021	Am
22352	2001	803	Am 373		2001	159	Am 305
22360	1999	939	Am ³⁰		2006	655	Am ⁸⁰²
	2001	802	Am	22661	2000	74	Am
22360.5	1999	939	Ad 30		2000	1021	Am
22362	2003	107	Am		2004	912	Am ⁶⁹⁵
	2006	654	Am	22662	2000	74	Am
22375	2004	378	Am		2000	1020	Am ⁹⁶
22400	1999	939	Am 30		2000	1021	Am (by
22402	2000	1025	Am ²⁸⁷				Sec. 25.5 of Ch.)
22404	2006	654	Ad		2005	351	Am 754
22453	2000	74	Am	22663	2003	859	Am 373
	2000	1021	Am		2004	912	Am 695
22455.5	1999	939	Am 30	22651	2005	351	Am 754
	1999	939	Am 30	22664	1999	939	Am ³⁰
	1000						
22457 22458 22459	1999 1999	939 939	Am ³⁰ Am ³⁰		2000 2000	74 1021	Am Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22((1.(0		1	33			- 1	
22664 (Co	,		A m 373		2002	14*	Am
	2001	803	AIII 420	22901.2	2002	14*	Ad ⁷³
	2002	375	AIII	22001.2	2002	1.4 %	R 22
22665	2006	655	AIII	22901.3	2002	14*	Ad
22665	2000	74	Am	22901.5	2000	74	Ad & R 111
22701	2000	1025	Am ²⁶⁹ Am ²⁶⁹		2000	1021	Am (as ad by
22703	2000 2005	1021 351	Alli Am ⁷⁵⁴				Stats. 2000, Ch. 74)
	2005	655	Am 802	22905	2000	1021	Am ²⁷⁰
22705	2000	1020	Am	22903	2000	1021	R ²²
22103	2005	351	Am ⁷⁵⁴				Ad ²⁶⁹
22705.5	2004	912	Am ⁶⁹⁵		2002	115*	Am (as am by
22103.3	2005	351	Am ⁷⁵⁴		2002	113	Sec. 30 and as
22706	2000	74	Am				ad by Sec. 31,
22.00	2000	1021	Am				Stats. 2000,
22713	1999	939	Am ³⁰				Ch. 1021)
	2000	1025	Am ²⁸⁷		2002	375	Am (as am by
	2002	375	Λm ⁴²⁸				Sec. 2,
	2003	859	Δm ^{5/3}				Stats, 2002,
	2005	351	Am 754				Ch. 115) ⁴²⁸
22714	1999	939	Am 30		2003	859	Am (as am by
	2003	313	Am				Sec. 8,
	2003	859	Am 573				Stats. 2002,
	2004	912	Am ⁶⁹⁵				Ch. 375) ⁵⁷³
	2004	935	Am	22906	2000	74	R & Ad
22714.5	2003	313	Ad ⁴⁹⁹		2000	1021	R & Ad
	• • • •		R ⁶³	22909	2002	115*	Ad
22515	2004	935	Am	22950	2000	1032	Am 305
22717	1999	939	Am 30		2001	159	Am ³⁰⁵
22717.5	2000	402 *	Ad Am ³⁰	22051	2006	780	Am Am ²⁸⁷
22718	1999	939		22951	2000	1025	Am ²⁷⁴
22720	2004 1999	911 939	Am Ad ³⁰	22954	2000	1021	R ⁶³
22724 22801	1999	939	Au 30				Ad ²⁷⁵
22001	2003	859	Am 5/3		1X 200	03-04 6*	Am (as ad by
	2006	655	Am ⁸⁰²		171 200	3 04 0	Stats. 2000,
22801.5	2000	402*	Ad				Ch 1021)
22001.3	2003	859	Am ⁵⁷³	22954.1	1X 200	03-04 6*	Ad 542
22802	2000	1020	Am	22,0	111 200		R 543
	2001	802	Am	22955	1999	939	Am 30
22803	1999	939	Am 30		2000	1021	Am 2/4
	2005	351	Am ⁷⁵⁴				R 63
	2006	654	Am				Ad ²⁷⁵
22805	1999	939	Am 30	22955.5	2000	1021	Ad
22811	2001	803	Ad 373	22956	2000	1025	Am 287
22820	1999	939	Am 30	23001	2000	1025	Am ²⁸⁷
	2001	803	Am 373 Am 373		2005	351	Am 754
	2003	859	Am ^{391 573}	23003	1999	939	Am 30
22022	2006	654	Am	23004	1999	939	Am 30
22823	1999	939	Am ⁵⁷³ Am ⁸⁰²	22006	2006	655	Am 802
	2003	859	Am 802 Am 802	23006	1999	939	Am ³⁰ Am ²⁸⁷
22026	2006 1999	655	Am 30	23008	2000	1025	
22826		939 859	Am 5/3	23100 23102	2000 2000	74 1025	Am Am ³⁸⁷
	2003 2006	655	A m 802	23102	2000	351	Am 754 Am 76
22852	2006	183	Δm 3/1	23104 23200	2003	1020	Am 96 Am 20
22854	2004	183	Am 3/1	23200	1999	939	Alli Am ³⁰
22900	2004	1025	Am ²⁸⁷	2,3201	2000	1020	Am 96
22700	2001	803	Am 3/3	23202	2000	1020	Δm ⁹⁶
22901.1	2001	365 *	Δd^{73}	23202	2005	351	Δ m ⁷⁵⁴
	2001	303	R 22	23203	2003	859	Am 573
				_5205	_505	337	- ****

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
23203 (Co	nt.)			24205	1999	939	R & Ad 30	
	2004	912	Am ⁶⁹⁵		2006	655	Am 802	
23300	2000	74	R	24206	2000	74	Am	
			Ad ⁸²	24208	2005	351	Am 754	
	2000	1025	R	24209	2000	1025	Am ²⁸⁷	
			Ad (by Sec. 28.5		2001	803	Am ³⁷³	
	2002	0.50	of Ch.)		2003	313	Am 802	
	2003	859	Am ⁵⁷³ Am ⁶⁹⁵	24200.2	2006	655	Am 802	
	2004	912	Am ⁷⁵⁴	24209.3	2001	800*	Ad Am ⁴²⁸	
	2005	351	Am ⁸⁰²		2002	375	Am ⁴³¹	
23702	2006	655			2002 2003	664 313		
23800	1999 2000	939 1025	Am ²⁸⁷		2003	912	Am Am ⁶⁹⁵	
23805	2006	655	Am 802		2004	655	Am 802	
23805.5	1999	939	Ad ³⁰	24211	1999	939	Am 30	
23812	1999	432	Ad	24211	2000	1025	Am ²⁸⁷	
23012	2000	135	Am ²⁰³		2001	803	Am ³⁷³	
	2004	912	Λ m 695		2003	313	Δm	
23850	2000	1025	Am ²⁸⁷		2004	912	Am ⁶⁹⁵	
23851	1999	939	Am 30		2006	655	Am 802	
23852	2006	654	Am	24212	1999	939	Am 30	
23855	2006	654	Am		2001	803	Am ³⁷³	
	2006	655	Am ⁸⁰²		2003	313	Δm	
23881	2000	74	R & Ad		2004	912	Am ⁶⁹⁵	
24001	2001	803	Am ³⁷³	24213	1999	939	Am ³⁰	
	2005	351	Am ⁷⁵⁴		2003	313	Am	
24001.5	2001	803	Am 3/3		2004	912	Am ⁶⁹⁵	
24002	2002	375	A m 428	24214	2000	896	Am	
	2003	859	Am 573 Am 754				R & Ad 69	
24005	2005	351	Am /34		2002	903	Am (as am by	
24010	2002	375	Am 428				Sec. 2 and as ad	
24012	2002	375	Am ⁴²⁸				by Sec. 3,	
	2003	859	Am ⁵⁷³ Am ³⁷³				Stats. 2000,	
24101	2001	803			2002	0.50	Ch. 896)	
24101.5	2005	351	Am 754		2003	859	Am (as am by	
24101.5	1999	939	Am ³⁰				Sec. 3,	
24102	2002	375	Am ⁴²⁸ Am ⁷⁵⁴				Stats. 2002, Ch. 903) ⁵⁷³	
24105	2005	351	AIII Am 428		2004	912		
24109	2002	375 375	Am 428 Am 428		2004	912	Am (as am by	
24111	2002 2003	859	Am 573				Sec. 2, Stats. 2002,	
24114	2003	375	Am ⁴²⁸				Ch. 903 and	
27117	2004	912	Am ⁶⁹⁵				Sec. 21,	
24201	1999	939	Am 30				Stats. 2003,	
27201	2000	1025	Δm ²⁸⁷				Ch. 859) ⁶⁹⁵	
	2006	655	Am 802		2005	351	Am (as am by	
24202.5	2000	74	Am		2003	331	Sec. 22,	
	2006	655	Am 802				Stats. 2004,	
24203.5	1999	939	Δ m ³⁰				Ch. 912) ⁷⁵⁴	
	2001	803	Am ³⁷³		2006	655	Am (as am by	
	2003	313	Am				Sec. 24,	
	2004	911	Am				Stats. 2005,	
24203.6	2000	1029	Ad				Ch. 351 and	
	2001	803	Am ³⁷³				Sec. 23,	
	2003	313	Am				Stats. 2004,	
	2004	911	Λm				Ch. 912) ⁸⁰²	
	2004	912	Am 695	24216	2000	22*	Am ²⁴	
	2006	655	Am 802				Ad ²⁵	
	2004	912	Am 695				R 175	
24204	2004 2005	351	Am ⁶⁹⁵ Am ⁷⁵⁴		2002	375	Am ^{68 428}	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
24216 (Co	nt.)				2006	655	Am 802
,	2003	313	Am	24301	2006	655	Λ m 802
	2004	934	Am (by Sec. 1	24302	2006	655	Am 802
	2001	/51	of Ch.) ⁶⁸	24303	2006	655	Am 802
	2004	935	Am (by Sec. 3.5	24305	2006	655	Am ⁸⁰²
	2007	755	of Ch.)	24305.3	2000	74	Ad
	2005	351	Am ⁷⁵⁴	24303.3	2000	1021	Ad
		766				655	
24216.5	2006	40*	Am		2006	033	Am (as ad by
24210.3	1999		Am Am ¹⁸⁷				Sec. 39,
	2000	70*					Stats. 2000,
0.101.6.6	2004	934	AIII	24205.5	1000	020	Ch. 1021) ⁸⁰²
24216.6	2000	351	Ad 573	24305.5	1999	939	Am 30
	2003	859	Am ⁵⁷³		2006	655	Am 802
	2004	934	Am 754	24306	1999	939	Am (as ad by
24219	2005	351	Am 754				Sec. 4,
24221	2002	375	Ad ⁴²⁸				Stats. 1998,
	2003	859	Am ⁵⁷³				Ch. 349) ³⁰
	2004	935	Δm		2006	655	Am 802
	2006	655	Am 802	24306.5	2005	351	Am /54
24230	2000	897	Ad & R 111	24306.7	2005	351	Am 754
	2002	375	R ⁴²⁸		2006	655	Am ⁸⁰²
24231	2000	897	Ad & R 111	24307	1999	939	Am (as ad by
2 . 1	2002	375	R 428	2.507	.,,,	,,,	Sec. 7,
24232	2000	897	Δd & R 111				Stats. 1998,
24232	2002	375	R ⁴²⁸				Ch. 349) ³⁰
24233	2000	897	Ad & R 111		2000	1025	Am ²⁸⁷
24233	2002	375	R ⁴²⁸		2000	803	Am 373
24234	2002	897	Ad & R 111		2001	351	Am ⁷⁵⁴
24234			R 428				AIII
24225	2002	375	Ad & R 111		2005	418	Am Am ⁸⁰²
24235	2000	897	R 428	24200	2006	655	Am 802 Am 852
24226	2002	375		24309	2006	655	Am 754
24236	2000	897	Ad & R ¹¹¹ R ⁴²⁸	24311	2005	351	Am 754 Am 754
	2002	375	R 428	24312	2005	351	
24237	2000	897	Ad & R 111	24312.1	2006	655	Ad 802
	2002	375	R ⁴²⁸	24400	2005	351	Am ⁷⁵⁴
24237.5	2000	897	Ad & R 111	24402	2000	74	Am
	2002	375	R ⁴²⁸		2001	803	Am ³⁷³
24238	2000	897	Ad & R 111		2006	655	Am 802
	2002	375	R 428	24404	2001	803	Am ³⁷³
24250	1999	465	Ad	24410.5	1999	632	Ad
24255	1999	465	Ad		2000	1025	Am ²⁸⁷
	2000	135	Am ²⁰³		2000	1026	Am
	2001	803	Am ³⁷³	24410.6	2000	1026	Δd
24260	1999	465	Δd		2001	803	Am ³⁷³
	2001	803	Am ³⁷³		2006	654	Am
24270	1999	465	Ad	24410.7	2000	1027	Ad
24275	1999	465	Ad	24411	2000	74	Am
24300	1999	939	Am (as ad by	24411	2001	840	Am
24300	1///	757	Sec. 2,	24412	2000	74	Am
			Stats. 1998,	27712	2001	840	Am
			Ch. 349) ³⁰	24415	2000	74	Am
	2002	903	R & Ad	24413	2000	1025	
			Am ⁵⁷³		2000	1023	Am (by
	2003	859 655	A 802		2000	1026	Sec. 36.5 of Cl
24200 1	2006	655	Am 802 Ad 802		2000	1026	Am
24300.1	2006	655	Ad 802		2000	1027	Am
24300.2	2006	655	Ad 802	24416	2001	840	Am
24300.5	2000	74	Ad	24416	2001	840	Am
	2001	803	Am ³⁷³	24417	2000	74	Am
24300.6	2000	1020	Ad ⁹⁶		2000	1025	Am (by
	2005	418	Am				Sec. 37.5 of Cl

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
24417 (Co	ont.)				2000	1021	Am (as ad by
	2000	1026	Am				Stats. 2000,
	2000	1027	Am				Ch. 74)
	2001	840	Am	25000.7	2000	74	Ad
24600	1999	939	Am (as am by	25000.9	2002	375	Ad ⁴²⁸
			Sec. 204,		2003	859	Am 5/3
			Stats. 1998,		2004	912	Am ⁶⁹⁵
			Ch. 965) ³⁰		2005	418	Am
	2000	74	Am	25001	1999	740*	Am & RN
	2000	1021	Am (as am by		2000	74	Ad
			Stats. 1998,		2000	1021	Am (as ad by
			Ch. 965)				Stats. 2000,
			R (as am by				Ch. 74)
			Stats. 2000,	25002	2000	74	Ad
			Ch. 74)	20002	2000	1021	Am (as ad by
			Ad 8		2000	1021	Stats. 2000,
	2001	802	R (as ad by				Ch. 74)
	2001	002	Sec. 42,	25003	2000	74	Ad
			Stats. 2000,	25003	2000	74	Ad
			Ch. 1021)	25004	2000	74	Ad
			Am (as am by	25005	2000	74	Ad
			Sec. 40,	23000	2000	1021	Am (as ad by
			Stats. 2000,		2000	1021	Stats. 2000,
			Ch. 1021) ¹³				Ch. 74)
	2005	661	Am	25007	2000	74	Ad
24606	2003	859	Am 573	23007	2000	375	Au ⁴²⁸
			Am 754	25000			
24613	2005	351	Am 30	25008	2000	74	Ad
24615	1999	939	AIII Am 573		2000	1021	Am (as ad by
24616	2003	859	AIII				Stats. 2000,
24616	2000	1021	Am Am ⁵⁷³	25000	2000	7.4	Ch. 74)
04617	2003	859		25009	2000	74	Ad
24617	2000	1021	Am 573		2000	1021	Am (as ad by
24610	2003	859	Am ⁵⁷³				Stats. 2000,
24618	2006	538	Am ⁷⁵⁴		2006	(55	Ch. 74) Am ⁸⁰²
24701	2005	351	Am ***	25010	2006	655	
24703	2006	655	Am 802 Am 754	25010	2000	74	Ad
24704	2005	351			2000	1021	Am (as ad by
2.4505	2006	655	Am 802 Am 428				Stats. 2000,
24705	2002	375	AIII				Ch. 74)
0.4750	2006	655		25011	2000	74	Ad
24750	2000	1020	Am 96		2000	1021	Am (as ad by
24551	2005	351	Am ⁷⁵⁴				Stats. 2000,
24751	2000	1020	Am ⁹⁶				Ch. 74)
	2005	351	AIII		2001	803	AIII
24950	2002	375	Am ⁴²⁸		2002	375	Am ⁴²⁸
24952	2006	780	Am		2002	903	Am
24953	2006	780	Ad		2006	655	Am 802
24975	1999	740 *	Ad(RN)	25011.1	2006	655	Ad 802
	2002	375	Am 428	25011.5	2006	655	Ad ⁸⁰²
	2003	859	Am 3/3	25012	2000	74	Ad
24976	1999	740 *	Ad(RN)		2000	1021	Am (as ad by
	2001	430	Am				Stats. 2000,
	2006	655	Am ⁸⁰²				Ch. 74)
24977	2006	780	Ad		2002	375	Am 428
25000	1999	740 *	Am & RN & Ad		2006	655	Am ⁸⁰²
	2000	74	Am & RN & Ad	25013	2000	74	Ad
	2000	1021	Am (as ad by	25014	2000	74	Ad
			Stats. 2000,		2000	1021	Am (as ad by
			Ch. 74)				Stats. 2000,
	2000	1032	Am & RN				Ch. 74) Am ³⁷³
	2000						

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25015	2000	7.4		70°-1 1		1	00
25015	2000	74 1021	Ad Am (as ad by	Title 1,			
	2000	1021	Am (as ad by Stats. 2000,	Div. 1, Pt. 13,			
			Ch 74)	Ch. 38,			
	2001	803	Am 373	Art. 7,			
	2006	655	Am ⁸⁰²	heading			
25016	2000	74	Ad	(Sec. 25024			
	2000	1021	Am (as ad by	et seq.)	2001	803	Ad(RN) ³⁷³
			Stats. 2000,	25024	2000	74	Ad
			Ch. 74)		2000	1021	Am (as ad by
	2006	655	Am ⁸⁰²				Stats. 2000,
25017	2000	74	Ad		****		Ch. 74) Am ⁸⁰²
	2000	1021	Am (as ad by	250245	2006	655	
			Stats. 2000,	25024.5	2005	661	Ad
	2002	375	Ch. 74) Am ⁴²⁸	25025	2000 2005	74 661	Ad
25018	2002	74	Ad	25026	2003	74	Am Ad
23010	2000	1021	Am (as ad by	23020	2000	803	R ³⁷³
	2000	1021	Stats. 2000,	25100	1999	740*	Ad
			Ch 74)	23100	2000	74	Am & RN
	2001	803	Am ³⁷³		2002	1095	Ad
	2002	375	Am ⁴²⁸		2003	859	Am ⁵⁷³
	2002	903	Am		2004	912	Am ⁶⁹⁵
	2006	655	Am 802	25101	2002	1095	Ad
25018.1	2006	655	Ad 802		2003	859	Am ⁵⁷³
25018.2	2006	655	Ad 802	25102	2002	1095	Ad
25018.5	2002	375	Ad ⁴²⁸	25103	2002	1095	Ad
25010	2003	859	Am ⁵⁷³	25104	2003	62	Am 519
25019	2000 2000	74 1021	Ad Am (oc od by	25104	2002 2002	1095 1095	Ad Ad
	2000	1021	Am (as ad by Stats. 2000,	25105 25106	2002	1095	Ad
			Ch. 74)	25100	2002	1095	Ad
	2001	803	Am ³⁷³	23107	2004	912	Am ⁶⁹⁵
25020	2000	74	Ad	25108	2002	1095	Ad
	2000	1021	Am (as ad by	25109	2002	1095	Ad
			Stats. 2000,	25110	1999	740*	Ad
			Ch. 74)		2000	74	Am & RN
	2002	375	Am ⁴²⁸		2002	1095	Ad
25021	2000	74	Ad	25111	2002	1095	Ad
	2000	1021	Am (as ad by	25112	2002	1095	Ad
			Stats. 2000,	25113	2002	1095	Ad
	2001	803	Ch. 74) Am ³⁷³	25114 25115	2002 1999	1095 740*	Ad Ad
	2001	375	Am ⁴²⁸	23113	2000	740	Am & RN
	2002	655	Am 802		2002	1095	Ad
25022	2000	74	Ad	25120	1999	740*	Ad
	2002	375	Am ⁴²⁸		2000	74	Am & RN
25022.5	2002	375	Ad ⁴²⁸	25125	1999	740*	Ad
25023	2000	74	Ad		2000	74	Am & RN
	2000	1021	Am (as ad by	25900	2000	74	Ad(RN)
			Stats. 2000,		2000	1032	Ad(RN)
	2002	255	Ch. 74)	25901	2000	74	Ad(RN)
TT: 1 1	2002	375	Am ⁴²⁸	25910	2000	74	Ad(RN)
Title 1,				25915	2000	74	Ad(RN)
Div. 1, Pt. 13,				25920	2000	74	Ad(RN) Ad ³⁷³
Ch. 38,				25921 25923	2001 2000	803 1032	Ad
Art. 6,				25925	2000	74	Ad(RN)
heading				20,20	2001	803	Ad 373
(Sec. 25024				25926	2001	803	Ad ³⁷³
et seq.)	2001	803	Am & RN 373	25930	2000	1032	Ad
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25930 (Co	ont.)				2006	655	Am 802
	2001	803	Am 373	26807.5	2006	655	A d 802
25931	2000	1032	Ad	26807.6	2006	655	Δd 802
25932	2000	1032	Ad	26811	2006	655	Am 802
25933	2000	1032	Ad	26906	2001	803	Am ³⁷³
23733	2001	159	Am ³⁰⁵	20700	2001	903	Δm
itle 1,	2001	137	AIII		2002	655	Am 802
iv. 1,				26906.5	2006	655	Adl 802
i. 13.5,				26906.6	2006	655	Ad 802
							Au 802
h. 4,				26910 26911	2006	655	AIII Am ³⁷³
eading					2001	803	AIII
Sec. 25940	2001	002	Am ³⁷³	27004	2001	803	R & Ad ³⁷³
seq.)	2001	803	7 1111		2002	375	Am 428
25940	2000	1032	Ad		2006	655	Am 802
	2001	803	Am 373	27007	2001	803	Am ³⁷³
	2002	375	Am 428	27008	2001	803	Am 373
	2003	859	Am 573	27100	2005	351	Am ⁷⁵⁴
25950	2000	874	Δd	27204	2005	661	Am
25955	2002	375	Ad ⁴²⁸	27400	2004	912	Am ⁶⁹⁵
26000.5	2006	655	Am 802		2005	418	Am
26002.5	2004	912	Ad ⁶⁹⁵	27401	2004	912	Am ⁶⁹⁵
	2005	418	Am		2005	418	Am
	2006	655	Am 802	27403	2004	183	Am ⁵⁷¹
26004	2004	912	Am ⁶⁹⁵	27405	2006	655	Am 802
	2005	661	Am	27406	2004	912	Am ⁶⁹⁵
26104	2000	1025	Am ²⁸⁷	27408	2006	655	Δ m 802
26113	2006	655	Am 802	27410	1999	939	Δ m ³⁰
26116	2006	655	Am 802	_,	2006	655	Am 802
26135	1999	939	Λm ³⁰	27411	2006	655	Am 802
26137	2006	655	Am 802	32000	2001	725	R
26140	2004	912	Am ⁶⁹⁵	32001	2001	725	Am
20140	2005	418	Am	32002	2001	725	R
26144.5	2000	1020	Ad	32002	2001	725	R
26202	1999	939	Am ³⁰	32004	2001	725	Am
26214	2006	655	Am 802	32050	2003	21*	Am
26215	1999	939	Am 30	32030	2003	601	R
		939	Am 30	22051			R
26301	1999		AIII Am ⁸⁰²	32051	2006	601	
26202	2006	655	Am 30 Am 372	32211	2003	552	Am
26303	1999	939	Am 373	32221.5	2006	108	Ad
26400	2001	803		Title 1,			
	2002	375	Am 428	Div. 1,			
	2004	474	Am 81 Am 802	Pt. 19,			
	2006	655	Am 802	Ch. 2,			
26401	2001	803	Am 373 Am 81	Art. 3.6,			
	2004	474	AIII	heading			
	2005	351	Am (as am by	(Sec. 32228			
			Sec. 6,	et seq.)	1999	86	Am (as ad by
			Stats. 2004,				Stats. 1999,
			Ch. 474) ⁷⁵⁴ Am ⁸⁰²				Ch. 51)
	2006	655	Am 802		1999	645*	Am (as ad by
26401.5	1999	939	Am 30				Stats. 1999,
	2000	1020	R				Ch. 51)
26402	2001	803	Am ³⁷³	32228	1999	51*	Ad
26403	2000	1020	Ad		2000	71*	Am
26501.5	2000	1020	Ad		2000	955	Am
26503.5	2000	1020	Δd		2001	734*	Am
26504	1999	939	Am ³⁰		2001	735	Am (by Sec. 1
26603	1999	939	Am 30		2001	133	of Ch.)
			Alli Am ³⁰		2004	971	S 79 43
26604	1999	939	Am ³⁷³		2004	871	S 54 57
26807	2001	803		22220 1	2005	118*	
	2002	903	Am	32228.1	1999	51*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
32228.1	(Cont.)			32262	2003	828	Am
	1999	86	Am (as ad by	Title 1,			
			Stats. 1999,	Div. 1,			
	1999	645*	Ch. 51) Am (as ad by	Pt. 19, Ch. 2.5,			
	1///	073	Stats. 1999,	Art. 2,			
			Ch. 51)	heading			
	1999	646	Am (as ad by	(Sec. 32265			
			Stats. 1999,	et seq.)	2003	828	Ad(RN)
	2000	71*	Ch. 51) Am	32265	2003 2004	828 183	Ad(RN) Am ⁵⁷¹
	2000	955	Am	Title 1,	2001	103	71111
	2001	734*	Am	Div. 1,			
	2002	165	Am S ^{79 43}	Pt. 19,			
	2004 2005	871 118*	S 54 57	Ch. 2.5, Art. 3,			
32228.2	1999	51*	Ad	heading			
0222012	1999	646	Am (as ad by	(Sec. 32270			
			Stats. 1999,	et seq.)	2003	828	Ad(RN)
	2004	071	Ch. 51) S ^{79 43}	32270	2001	890	Am
	2004 2005	871 118*	S 54 57	32270.5	2003 1999	828 872*	R & Ad(RN) Ad
32228.3	1999	645*	٨d	32270.3	2003	828	R
	2004	871	S 79 43	32271	2001	890	Am
22220 5	2005	118*	S 54 57	22272	2003	828	R
32228.5	1999 2004	646 871	Ad S ^{79 43}	32272 32273	2003 2003	828 828	R R
	2004	118*	S 54 57	32274	2003	828	R
32228.6	2004	871	Ad ⁷⁹	Title 1,			
	****		R ⁸⁰ R ^{54 57}	Div. 1,			
32230	2005 2002	118 * 1168 *	R S4 S7	Pt. 19, Ch. 2.5,			
32230	2002	1168*	R	Art. 4,			
32232	2002	1168*	R	heading			
32233	2002	1168*	R	(Sec. 32275	2002	000	4 10DND
32234 32235	2002 2002	1168 * 1168 *	R R	et seq.) 32275	2003	828 828	Ad(RN)
32236	2002	1168*	R R	Title 1,	2003	020	Ad(RN)
32237	2001	745 *	Am	Div. 1,			
	2001	750	R	Pt. 19,			
32238	2002	1168*	R	Ch. 2.5,			
32239 Title 1,	2002	1168*	R	Art. 3, heading			
Div. 1,				(Sec. 32280			
Pt. 19,				et seq.)	2003	828	Am & RN
Ch. 2, Art. 3.8,				Title 1,			
heading				Div. 1, Pt. 19,			
(Sec. 32239.5	;			Ch. 2.5,			
et seq.)	1999	86	Am (as ad by	Art. 5,			
			Stats. 1999, Ch. 51)	heading			
32239.5	1999	51*	Ad	(Sec. 32280 et seq.)	2003	828	Ad(RN)
02207.0	1999	86	Am (as ad by	32280	2001	890	Am
			Stats. 1999,		2003	828	Am & RN
	2001	745*	Ch. 51)	22201	2002	020	& Ad(RN)
32255	2001 2006	538	Am Am ⁸⁰²	32281 32282	2003 2003	828 828	Ad(RN) Ad(RN)
32255.1	2006	538	Am 802	32202	2003	895	Am
32261	2001	890	Am	32282.5	2006	696	Ad
	2003	828	Am	32283	2003	828	Ad(RN)

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32284	2003	828	Ad(RN)	33054	2000	464	Ad 79
32285	2003	828	Ad(RN)				R 80
32286	2003	828	Ad(RN)		2005	543	Am ⁷⁵
32287	2003	828	Ad(RN) (by	33126	2000	996*	Am
22200	2002	020	Sec. 19.5 of Ch.)		2002	1166	Am
32288 32289	2003 2004	828 272	Ad(RN) Ad		2002 2004	1168* 900*	Am Am
32209	2004	896*	Ad(RN)		2004	22	Am ⁶⁴⁷
Title 1, Div. 1,	2004	070	riu(itiv)		2005	354	Am (by Sec. 1 of Ch.)
Pt. 19, Ch. 2.5,					2005	358	Am (by Sec. 1.5 of Ch.)
Art. 4,				33126.1	2000	996*	Δd
heading					2001	159	Am ³⁰⁵
(Sec. 32290					2002	1168*	Am
et seq.)	2003	828	Am & RN		2004	900*	Am
32290	2001	890	Am	33126.15	2005	358	Ad
Title 1	2003	828	Am & RN & Ad	33126.2	2000	996* 52*	Ad
Title 1, Div. 1,				33127 33128	2004 2002	52 * 1168 *	Am (as am by
Pt. 19,				33126	2002	1100	Am (as am by Sec. 1,
Ch. 2.5,							State 1008
Art. 5,							Ch. 784) ⁷⁰ 18
heading							Am (as ad by
(Sec. 32295							Sec. 2,
et seq.)	2003	828	Am & RN				Stats. 1998,
32295	2001	890	Am				Ch. 784) ³⁹¹
	2003	828	Am & RN S ^{79 43}		2004	52*	Am (as am by
32296	2004	871	S 79 43				Sec. 6.7,
32296.1	2004	871	Ad 79				Stats. 2002,
32296.10	2004	871	R 80	33128.1	1X 200	3-04 4*	Ch. 1168) Ad
32296.3	2004	871	c 79 43	33128.2	1X 200		Ad
32296.4	2004	871	c 79 43	33128.3	2003	227*	Ad
32296.5	2004	871	c 79 43	33128.5	2001	872*	Ad
32296.6	2004	871	c 79 43	33143	2003	755	Am
32296.7	2004	871	S 79 43	33318.5	2005	517	Ad
32296.8	2002	120	Am	33319.3	2000	642	Ad
	2004	871	S ^{79 43} S ^{79 43}	33328	1999	1009*	Ad
32296.9	2004	871	S 79 43	33333	2001	430	Am
32311	2003	185	Am ⁴⁴⁰	33350	2002	1166	Am
Title 1,				22252	2003	459 585	Am
Div. 1, Pt. 19,				33352	2000	363	R (as am by Stats. 1993,
Ch. 3,							Ch. 487)
Art. 3,							Am (as am by
heading							Stats. 1996,
(Sec. 32320							Ch. 151) ⁵
et seq.)	2002	202	R		2001	888	Am 75
32320	1999	689	Am		2002	943	Am
22.12.7	2002	202	Am & RN	222.72	2006	301	Am 13
32425	2002	701	Ad	33353	2000	585	Am ³
22000 5	2004	402	Am		2001	888	Am ⁷⁵ Am ⁷⁵
33009.5	2002	1020*	Ad		2001	889	Am 13 640 Am 5
33042 33050	2002 2000	508 71*	Ad Am	33354	2006 2000	301 585	Am 5
33030	2000	1058	Am (as am by	33334	2000	888	Am ⁷⁵
	2000	1030	Stats. 2000,		2001	889	Am ⁷⁵
			Ch. 71)		2006	301	Am 13
	3X 200	01-02 2*	Am	33370	2006	880	Am
	JA 200						

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33381 2006 880 Am 33382 2006 870 Am 33382 2006 880 Am 35277.5 2003 574 Ad 33383 2006 880 Am 35278.5 2003 574 Ad 33430 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33432 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33533 2001 734 ** Am 35292.5 2003 909 Ad 33540 2004 896 ** Am Title 2, 2004 896 ** Am Title 2, 2004 896 ** Am Title 2, 2003 665 Am Title 2, 2003 665 Am 2006 538 Am 802 2005 653 ** Am 604 2003 886 Ad & R 43 35294.1 2003 828 Am & RN 33600 2003 386 Ad & R 43 35294.1 2009 996 Am & RN 33601 2003 386 Ad & R 43 35294.1 2099 996 Am 33604 2003 386 Ad & R 43 35294.1 1999 996 Am & RN 35021.5 2000 1135 ** Am 203 35021 2001 40 Am 35021.5 2000 125 Am 203 35021 2001 135 ** Ad 35021.5 2003 200 1058 Am 35021.2 2000 125 Am 35021.5 2003 200 1058 Am 35105 2006 538 Am 802 35105 2006 538 Am 302 2007 35021 2001 135 ** Ad 35294.11 1999 996 Ad 35021.5 2000 135 Am 203 35021.2 2001 135 ** Ad 35294.11 1999 996 Ad 35021.5 2006 538 Am 802 35294.12 1999 996 Ad 35106 2006 518 Ad 35294.12 1999 996 Ad 35106 2006 18 Ad 35294.11 1999 996 Ad 35106 2006 18 Am 35294.13 1999 996 Ad 35106 2006 18 Am 35294.13 1999 996 Ad 35107 2001 135 ** Am 35294.13 1999 996 Ad 35107 2001 136 ** Am 35294.13 1999 996 Ad 35107 2001 889 Am 75 2003 828 Am 35294.12 1999 996 Ad 35107 2001 888 Am 35294.13 1999 996 Ad 35107 2001 888 Am 35294.12 1999 996 Ad 35107 2000 888 Am 35294.20 1999 996 Ad 35107 2000 135 Am 35294.20 1999 996 Ad 36 88 Am 35294.20 2003 828 Am 381305 2000 585 Am 35294.20 2003 828 Am 35294.20 2003 828 Am 381305 2000 585 Am 35294.20 2002 506 Ad & R 68 5242.20 2003 828 Am 35294.20 2003 828 Am 8R N 35294.20 2002 506 Ad & R 68 5294.20 2003 828 Am 8R N 35294.20 2002 506 Ad & R 68 5294.20 2002 506 Ad & R 68 5294.20 2003 828 Am & R N 35294.20 2002 506 Ad & R 68 52294.20 2003 828 Am & R N 35294.20 2002 506 Ad & R 68 52294.20 2003 828 Am & R N 35294	Section		Chapter	Effect	Section	Year	Chapter	Effect
33381 2006 880 Am 33382 2006 870 Am 33382 2006 880 Am 35277.5 2003 574 Ad 33383 2006 880 Am 35278.5 2003 574 Ad 33430 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33432 2006 837 Ad & R 547 35291.5 2002 1032 ** Am 33533 2001 734 ** Am 35292.5 2003 909 Ad 33540 2004 896 ** Am Title 2, 2004 896 ** Am Title 2, 2004 896 ** Am Title 2, 2003 665 Am Title 2, 2003 665 Am 2006 538 Am 802 2005 653 ** Am 604 2003 886 Ad & R 43 35294.1 2003 828 Am & RN 33600 2003 386 Ad & R 43 35294.1 2009 996 Am & RN 33601 2003 386 Ad & R 43 35294.1 2099 996 Am 33604 2003 386 Ad & R 43 35294.1 1999 996 Am & RN 35021.5 2000 1135 ** Am 203 35021 2001 40 Am 35021.5 2000 125 Am 203 35021 2001 135 ** Ad 35021.5 2003 200 1058 Am 35021.2 2000 125 Am 35021.5 2003 200 1058 Am 35105 2006 538 Am 802 35105 2006 538 Am 302 2007 35021 2001 135 ** Ad 35294.11 1999 996 Ad 35021.5 2000 135 Am 203 35021.2 2001 135 ** Ad 35294.11 1999 996 Ad 35021.5 2006 538 Am 802 35294.12 1999 996 Ad 35106 2006 518 Ad 35294.12 1999 996 Ad 35106 2006 18 Ad 35294.11 1999 996 Ad 35106 2006 18 Am 35294.13 1999 996 Ad 35106 2006 18 Am 35294.13 1999 996 Ad 35107 2001 135 ** Am 35294.13 1999 996 Ad 35107 2001 136 ** Am 35294.13 1999 996 Ad 35107 2001 889 Am 75 2003 828 Am 35294.12 1999 996 Ad 35107 2001 888 Am 35294.13 1999 996 Ad 35107 2001 888 Am 35294.12 1999 996 Ad 35107 2000 888 Am 35294.20 1999 996 Ad 35107 2000 135 Am 35294.20 1999 996 Ad 36 88 Am 35294.20 2003 828 Am 381305 2000 585 Am 35294.20 2003 828 Am 35294.20 2003 828 Am 381305 2000 585 Am 35294.20 2002 506 Ad & R 68 5242.20 2003 828 Am 35294.20 2003 828 Am 8R N 35294.20 2002 506 Ad & R 68 5294.20 2003 828 Am 8R N 35294.20 2002 506 Ad & R 68 5294.20 2002 506 Ad & R 68 5294.20 2003 828 Am & R N 35294.20 2002 506 Ad & R 68 52294.20 2003 828 Am & R N 35294.20 2002 506 Ad & R 68 52294.20 2003 828 Am & R N 35294	33380	2006	880	Am	35277	2003	574	Ad
33382 2006 880 Am 35277.5 2003 574 Ad 33430 2006 887 Ad & R 547 35278.5 2003 574 Ad 34820 2000 1055 Am 2004 495 Am 2004 495 Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 Am 33431 2006 837 Ad & R 547 35291.5 2002 1032 Am 33534 2001 734 Am 35292.5 2003 909 Ad 33540 2004 895 Am 535292.5 2003 909 Ad 33540 2004 896 Am Div. 3, 33531 2001 734 Am 35292.5 2003 909 Ad 33531 2001 734 Am 35292.5 2003 909 Ad 33531 2001 734 Am 203 33531 2001 336 Ad & R 48 Am 35294.1 1999 996 Am 33601 2003 386 Ad & R 43 35294.1 1999 996 Am 33601 2003 386 Ad & R 43 35294.1 1999 996 Am 33601 2003 386 Ad & R 43 35294.1 1999 996 Am 33601 2002 221 Am 203 3501 2002 221 Am 203 3501 2000 135 Am 203 3501 2000 135 Am 203 3501 2000 135 Am 203 3501 2001 135 Am 203 3501 2000 13					33277			
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33420 2000 1055 * Am 33430 2006 837 Ad & R 547 33431 2006 837 Ad & R 547 35291.5 2003 574 Ad 33431 2006 837 Ad & R 547 35291.5 2002 1032 * Am 33534 2001 734 * Am 735291.5 2003 574 Ad 33533 2001 734 * Am 735291.5 2003 909 Ad 33534 2004 895 Am 710								
33430 2006 837 Ad & R ⁵⁴⁷ 35291.5 2003 574 Ad 33431 2006 837 Ad & R ⁵⁴⁷ 35291.5 2002 1032 * Am 33531 2001 734 * Am 35291.5 2002 1032 * Am 33533 2001 734 * Am 35292.5 2003 909 Ad 335351 2001 895 Am Title 2, 2004 896 * Am 2004 895 Am Title 2, 2003 665 Am 2006 538 Am 802 2005 653 * Am 802 2005 654				Am				
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33432 2006 837 Ad & R ^{AV} 35291.5 2002 1032.** Am 335340 2004 895 Am Title 2, 2004 896.** Am Div. 3, 2004 2004 896.** Am Div. 3, 2005 653.** Am Soz. 2005 653.** Am Soz. 2005 653.** Am Soz. 2005 653.** Am Soz. 2005 2003 386 Ad & R. 43. 35294. 2003 828 Am & R. N. 33601 2003 386 Ad & R. 43. 35294. 2003 828 Am & R. N. 33604 2003 386 Ad & R. 43. 35294. 2003 828 Am (as and by 35294. 1 1999 996 Ad 35294. 1 1999 996 Ad 35294. 1 1999 996 Ad 35105 2006 538 Am Soz. 2005 2003 386 Ad & R. 43. 35294. 1 1999 996 Ad 35105 2003 386 Ad & R. 43. 35294. 1 1999 996 Ad 35294. 1 1 1999 996 A				Ad & R 547				
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33541 2001 926 Ad Ch. 21. Ch. 2, 2003 665 Am S02 ATI. 10.3,	33340							
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33551 2006 538 Am 802	33371							
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2006 301 Am 13 2001 646 Am Am 35179.1 2005 673 Am 2001 890 Am 2001 890 Am 2001 890 Am 2001 890 Am 2002 2002 506 Ad & R 68 2003 458 Am 2003 828 Am 2003 828 Am 35183 2003 828 Am 35294.21 2002 506 Ad & R 68 2003 828 Am 2004 2004 900 Ad 35294.23 2002 506 Ad & R 68 2004 900 Ad 35294.25 2002 506 Ad & R 68 2004 903 Am (as ad by Stats. 2004, 2003 828 Am 2003 828 Am 8N 2005 677 Am 2003 828 Am 8N 2005 677 Am 2003 828 Am 8N 2006 704 Am 35294.5 1999 996 Am 35233 2000 44 Am 185 2002 91 Am 352933 2002 91 Am 352933 2002 91 Am 352933 2003 32000 320000 320000 320000 320000 320000 320000 320000 320000 320000 32000		2001	889	Am ⁷⁵				Ch. 736) ¹³
35179.2 2001 745 * Am 2003 828 Am & RN 2002 506 Ad & R & 68 35182.5 1999 374 Ad 35294.21 2002 506 Ad & R & 68 2003 458 Am 35294.22 2002 506 Ad & R & 68 2003 828 Am 35294.22 2002 506 Ad & R & 68 2002 266 Am 35294.23 2002 506 Ad & R & 68 2004 900 * Ad 35294.25 2002 506 Ad & R & 68 2004 903 * Am (as ad by Stats. 2004, Ch. 900) 518 * Am 35294.4 2002 457 Ad 2003 828 Am & RN 2005 677 * Am 2005 677 * Am 2005 677 * Am 2006 704 Am 35294.5 1999 996 Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am 35233 2000 44 Am 185 2002 91 Am 35233 3000 44 Am 185 35294.6 1999 996 Am 35233 3000 44 Am 185 2002 91 Am 35294.6 35294		2006	301	Am 13		2001	646	Am
2002 1032 * Am 35294.20 2002 506 Ad & R 68 2003 458 Am 2003 828 Am 35183.5 2001 575 Ad 2002 266 Am 35294.22 2002 506 Ad & R 68 2002 266 Am 35294.23 2002 506 Ad & R 68 2004 900 * Ad 35294.25 2002 506 Ad & R 68 2004 903 * Am (as ad by Stats. 2004, Ch. 900) Ch. 900) 2003 828 Am & RN 2005 118 * Am 35294.5 1999 996 Am 2005 2006 704 Am 35294.5 1999 996 Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am	35179.1	2005	673	Am		2001	890	Am
2002 1032 * Am 35294.20 2002 506 Ad & R 68 35182.5 1999 374 Ad 35294.21 2002 506 Ad & R 68 2003 458 Am 2003 828 Am 35183 2003 828 Am 35294.22 2002 506 Ad & R 68 35183.5 2001 575 Ad 2003 828 Am 2002 266 Am 35294.23 2002 506 Ad & R 68 35186 2004 900 * Ad 35294.25 2002 506 Ad & R 68 2004 903 * Am (as ad by stats, 2004, 2003 828 Am & RN 5185 2004 903 * Am (as ad by stats, 2004, 2003 828 Am & RN 2005 118 * Am 35294.5 1999 996 Am 2005 677 * Am 2003 828 Am & RN 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am 35233 2000 44 Am 185 2002 91 Am 35294.5 2002 91 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am 35294.6 1999 996 Am 35294.6 1999 996 Am 35294.7 35294.6 1999 996 Am 35294.8 35294.6 1999 996 Am 35293 2000 44 Am 185 2002 91 Am 35294.8 35294.6 1999 996 Am 35294.8 35294.6 1999 996 Am 35293 2000 44 Am 185 2002 91 Am	35179.2	2001	745 *	Am		2003	828	Am & RN
35182.5 1999 374 Ad 35294.21 2002 506 Ad & R 68 2003 828 Am 35294.22 2002 506 Ad & R 68 35183.5 2001 575 Ad 2002 266 Am 35294.23 2002 506 Ad & R 68 2004 900* Ad 35294.25 2002 506 Ad & R 68 2004 903* Am (as ad by Stats. 2004, Ch. 900) 2003 828 Am & RN 2005 118* Am 35294.5 1999 996 Am 2005 2006 704 Am 35294.5 1999 996 Am 2006 704 Am 35293 2002 91 Am		2002	1032*	Am	35294.20	2002	506	Ad & R ⁶⁸
2003	35182.5	1999	374	Ad	35294.21	2002	506	Ad & R ⁶⁸
35183.5 2001 575 Ad 2002 266 Am 35294.23 2002 506 Ad & R ⁶⁸ 35186 2004 900* Ad 35294.25 2002 506 Ad & R ⁶⁸ 2004 903* Am (as ad by Stats. 2004, Ch. 900) 2003 828 Am & RN 2005 118* Am 35294.5 1999 996 Am 2005 677* Am 2006 704 Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am ¹⁸⁵ 2002 91 Am			458	Am		2003		
35183.5 2001 575 Ad 2002 266 Am 35294.23 2002 506 Ad & R ⁶⁸ 35186 2004 900* Ad 35294.25 2002 506 Ad & R ⁶⁸ 2004 903* Am (as ad by Stats. 2004, Ch. 900) 2003 828 Am & RN 2005 118* Am 35294.5 1999 996 Am 2005 677* Am 2006 704 Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am ¹⁸⁵ 2002 91 Am	35183				35294.22			
35186 2004 900* Ad 35294.23 2002 506 Ad & R ⁶⁸ 2004 900* Ad 35294.25 2002 506 Ad & R ⁶⁸ 2004 903* Am (as ad by Stats. 2004, Ch. 900) 2003 828 Am & RN 2005 118* Am 35294.5 1999 996 Am 2005 677* Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am ¹⁸⁵ 2002 91 Am								Am
35186 2004 900* Ad 35294.25 2002 506 Ad & R * 6 * 6 * 6 * 6 * 6 * 6 * 6 * 6 * 6 *					35294.23			Ad & R 68
2004 903* Am (as ad by Stats. 2004, Ch. 900) 35294.3 2003 828 Am & RN 2005 118* Am 35294.4 2002 457 Ad 2003 828 Am & RN 2005 677* Am 2003 828 Am & RN 2006 704 Am 35294.6 1999 996 Am 2003 828 Am & RN 2006 704 Am 35294.6 1999 996 Am 2002 91 Am	35186					2002		Ad & R 68
Stats. 2004, Ch. 900) 35294.4 2002 457 Ad 2003 Ad 2003 828 Am & RN 2005 118 * Am 35294.5 1999 996 Am 2005 677 * Am 2003 828 Am & RN 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am								
Ch. 900) 2003 828 Am & RN 2005 118* Am 2005 677* Am 2006 704 Am 35294.5 1999 996 Am 2003 828 Am & RN 2003 828 Am & RN 2004 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am								
2005 118 * Am 35294.5 1999 996 Am 2005 677 * Am 2006 704 Am 35294.6 1999 996 Am 35233 2000 44 Am 185 2002 91 Am								
2005 677* Am 2006 704 Am 35233 2000 44 Am 185 2002 91 Am		2005	118*		35294.5			
2006 704 Am 35233 2000 44 Am 185 35294.6 1999 996 Am 2002 91 Am					00271.0			
35233 2000 44 Am ¹⁸⁵ 2002 91 Am				Δm	35294 6			
35254 1999 646 Am 2003 828 Am & RN	35233			Am ¹⁸⁵	22271.0			
2005 OZO AIII W RIV								
	3323T	1///	0-10			2000	020	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
35294.7	1999	996	Am	35809	2004	652	Ad & R 317
	2003	423	Am (by Sec. 1	35810	2004	652	Ad & R 317
			of Ch.)	35811	2004	652	Ad & R 317
	2003	828	Am & RN (by	35812	2004	652	Ad & R 317
			Sec. 19.5 of Ch.)	35813	2004	652	Ad & R 317
35294.8	1999	996	Am	35814	2004	652	Ad & R 317
	2002	506	Am	35815	2004	652	Ad & R 317
	2003	828	Am & RN	35816	2004	652	Ad & R 317
35294.9	1999	996	Am	35900	2006	299	Ad & R 639
	2003	828	R	35901	2006	299	Ad & R 639
35294.95	2003	423	Ad	35910	2006	299	Ad & R 639
	2004	272	R	35911	2006	299	Ad & R 639
25205	2004	896*	Am & RN	35912	2006	299	Ad & R 639
35295	2004	895	Am	35913	2006	299	Ad & R 639
35296	2004	895 205 *	Am Ad & R ²⁴	35914	2006	299	Ad & R ⁶³⁹ Ad & R ⁶³⁹
35400	1999	295 *	Ad & K	35915	2006	299 299	Ad & R 639 Ad & R 639
	2000	750	Am Am ⁴²³	35920	2006		Ad & R 639
	2002 2006	462 299	Am	35921	2006	299 299	Ad & R 639
35401	1999	299 295*	Am Ad & R ²⁴	35922 35923	2006 2006	299	Ad & R 639
33401	2000	750	Au & K Am ¹⁸	35923	2006	299	Ad & R 639
	2002	462	Am	35930	2006	299	Ad & R 639
	2002	62	Am 519	35930.5	2006	299	Ad & R 639
35500	2000	1058	Am	35930.3	2006	299	Ad & R 639
35517	2005	344	Ad	35932	2006	299	Ad & R 639
35534	2003	62	Am ⁵¹⁹	35933	2006	299	Ad & R 639
35555	2005	344	Am	35940	2006	299	Ad & R ⁶³⁹
35556	1999	205	Am	35950	2006	299	Ad & R ⁶³⁹
35566	2005	344	Am	37202	2004	946	Am
35570	2006	730	Am	37220	2006	205	Am
35700.5	2000	761	Ad	37220.5	2000	213	Am
35704	2000	1058	Am	37220.6	2000	213	Ad
35706.5	2000	599	Ad		2000	1058	Am (as ad by
35707	2000	1058	Am				Stats. 2000,
35710	2005	344	Am				Ch. 213)
	2006	730	Am		2001	734*	Am
35710.1	2005	344	Ad		2002	1124*	Am_
35710.5	2005	344	Am	37220.8	2002	1124*	Ad 70
35720.5	2000	1058	Am				R ⁶³
35721	2000	761	Am		2003	62	Am ⁵¹⁹
35721.5	2000	761	Ad	37252	1999	78*	Am (as am by
35722	2005	344	Am				Stats. 1999–2000
35735.1	2006	730	Am				(1st Ex. Sess.),
35735.3	2000	1058	R		2000	70 d	Ch. 1) ¹
25520	2002	1168*	Ad Am ⁵¹⁹		2000	72*	Am Am ²⁰³
35738	2003	62			2000	135	
35752	2006	730	Am		1X 1999		Am Am ³⁰⁵
35753	2005	344	Am		2001	159 234*	AIII
35756	2000	1058	Am	37252.1	2005	234 * 59 *	Am Ad ⁷⁰
	2005 2006	344 730	Am Am	37232.1	2002	39 "	R 63
35800	2004	652	Alli Ad & R ³¹⁷		2003	62	Δm ⁵¹⁹
35801	2004	652	Ad & R 317		2003	537*	Am 98 75
35801	2004	652	Ad & R 317	37252.2	2004	72*	Δd^{34}
35802	2004	652	Ad & R 317	3,232.2	2000	159	Am ³⁰⁵
35803	2004	652	Ad & R 317	37252.5	1999	78*	Am
35805	2004	652	Ad & R 317	3,232.3	2000	72*	Am & R ²⁰
35806	2004	652	Ad & R 317	37252.6	2000	72*	Ad & R ²⁰
35806.5	2004	652	Ad & R 317	37252.8	2000	72*	Ad ¹⁸⁸
35807	2004	652	Ad & R 317		2004	871	Am ⁷⁹ R ⁸⁰
		652	Ad & R 317				

<i>a</i> .		cted By	T-100	<i>a</i> .		cted By	FCC
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
37252.8	(Cont.)			38026	1999	646	R
	2005	402 *	Am 13	38027	1999	646	R
37253	1999	78*	Am	38028	1999	646	R
	2000	72*	Am	38029	1999	646	R
	2003	227*	Am	38030	1999	646	R
	2004	871	Am 79	38040	1999	646	R
			R 80	38045	1999	646	R
252525	2005	402 *	Am 13	38046	1999	646	R
37253.5	2000	72*	Ad	38047	1999	646	R
37254	2005	234 *	Ad	38047.5	1999	648	Ad
27254.1	2006	79*	Am	38047.6	2002 1999	360	Ad
37254.1 37619	2006 2001	586 159	Ad Am ³⁰⁵	38048	1999	646 647*	R Am & RN (by
37631	2001	650	Am		1999	047	Sec. 1 of Ch.)
Title 2,	2003	030	AIII				Ad(RN) (by
Div. 3,							Sec. 1 of Ch.)
Pt. 22,					1999	648	Am & RN (by
Ch. 5.5,					-///	0.0	Sec. 2.5 of Ch.)
Art. 1,				38049	1999	646	R
heading				38050	1999	646	R
(Sec. 37670				38051	1999	646	R
et seq.)	2004	901 *	Ad	38052	1999	646	R
37670	2003	509	Am	38053	1999	646	R
	2004	901 *	Am	38054	1999	646	R
37680	2004	901 *	Ad	38055	1999	646	R
37681	2004	901 *	Ad	38056	1999	646	R
37682	2004	901 *	Ad	38057	1999	646	R
37683	2004	901 *	Ad	38058	1999	646	R
37684	2004 2004	901 * 901 *	Ad Ad	38059	1999 1999	646 646	R R
37685 37686	2004	901*	Ad	38060 38065	1999	646	R
37687	2004	901*	Ad	38101	2005	677*	Am
37688	2004	901*	Ad	38131	2006	205	Am
37689	2004	901*	Ad	38132	2004	895	R
37690	2004	901 *	Ad	38133	2002	1168*	Am
37691	2004	901 *	Ad	38139	1999	832	Am
37692	2004	901 *	Ad	38150	1999	646	R
37693	2004	901 *	Ad	38155	1999	646	R
37694	2004	901 *	Ad	38156	1999	646	R
37695	2004	901 *	Ad	38157	1999	646	R
37700	2003	237*	Am	38158	1999	646	R
37700.1	2004	481	Ad ³⁰⁰ R ³⁰¹	38159	1999	646	R
27701	2004	465		38160	1999 1999	646 646	R R
37701 37702	2004	465	Am Am	38161 38162	1999	646	R R
37702	2004	465	Am	38163	1999	646	R
37704	2004	465	Am	38164	1999	646	R
37706	2004	465	Am	38165	1999	646	R
37707	2004	465	Am	38166	1999	646	R
37710	2004	465	Ad	38167	1999	646	R
37711	2004	465	Ad	38168	1999	646	R
37712	2004	465	Ad ⁹⁸	39006	2000	135	Am & RN ²⁰³
			R 100	39619	1999	390	Am & RN
37713	2004	465	Ad 98	39800	1999	646	Ad
	4000		R 100	39800.5	2003	559	Ad
38020	1999	646	R	39801	1999	646	Ad
38021	1999	646	R	39801.5	1999	646	Ad
38022	1999	646	R	39802	1999	646	Ad
38023	1999 1999	646	R	39803 39805	1999 1999	646	Ad
38024 38025	1999	646 646	R R	39805 39806	1999	646 646	Ad Ad
30023	1999	040	K	37000	1777	040	Au

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		1				-	
39807	1999	646	Ad	41031	2002	1168*	Am
39807.5	1999 1999	646 646	Ad	41032	2002	1168*	Am
39808 39809.5	1999	646	Ad Ad	41033 41035	2002 2002	1168* 1168*	Am Am
39820	1999	646	Ad	41033	2002	1168*	Am
39830	1999	646	Ad	41203.1	1999	78*	Am
39830.1	1999	646	Ad	71203.1	2000	71*	Am
39831	1999	646	Ad		2001	891*	Am
39831.5	1999	646	Ad 82		2002	1167*	Am
	1999	648	Ad(RN) (by		2003	227*	Am
			Sec. 2.5 of Ch.)		2004	216*	Am
39832	1999	646	Ad		2005	73*	Am
39833	1999	646	Ad		2006	79*	Am
39834	1999	646	Ad	41204.1	1999	84*	Am ²⁹
39835	1999	646	Ad		2004	211*	Am ⁶²²
39836	1999	646	Ad	41205	2003	187	R (as ad by
39837	1999	646	Ad				Stats. 1989,
39837.5	1999	646	Ad				Ch. 82)
39838	1999	646	Ad				Am (as am by
39839 39840	1999 1999	646 646	Ad Ad				Stats. 1994, Ch. 153)
39841	1999	646	Ad	41207	2004	216*	R & Ad
39842	1999	646	Ad	41207.1	2004	751	Ad
39860	1999	646	Ad	41207.5	2004	899*	Ad
40070	1999	646	Ad	41303	2002	1168*	Am
40080	1999	646	Ad	41320	2003	107	Am
40081	1999	646	Ad		2004	263*	Am
40082	1999	646	Ad	41320.1	2004	52*	Am
40083	1999	646	Ad	41320.2	2004	263*	Am
40084	1999	646	Ad	41323	2004	263*	R
40084.5	1999	646	Ad	41324	2004	263*	R
40085	1999	646	Ad	41325	2002	94 52 *	Am
40085.5	1999	646	Ad	41326	2004	52*	Am
40086 40087	1999 1999	646 646	Ad Ad	41326.1	2004 2004	896* 52*	Am Am
40088	1999	646	Ad	41320.1	2004	896*	Am
40089	1999	646	Ad		2004	22	Am ⁶⁴⁷
40090	1999	646	Ad	41327	2004	52*	Am
40090.5	1999	646	Ad	11327	2004	263*	Am
41020	2000	1055*	Am	41327.1	2004	52*	Ad
	2002	1128	Am	41327.2	2004	52*	Ad
	2004	900*	Am		2005	677*	Am
	2005	677 *	Am	41328	2004	52*	Am
	2006	730	Am		2004	263*	Am
41020.3	2002	1128	Am	44220	2005	22	Am ⁶⁴⁷
41020.5	2000	1055 *	Am	41329	2000	578	Ad ⁷⁹
	2004	52*	Am	41220.1	2000	570	R 80
	2004	896 * 22	Am Am ⁶⁴⁷	41329.1	2000 2001	578	Ad & R ¹⁹ Am ³⁰⁵
41020.6	2005 2001	750	Am	41329.3	2001	159 1069	Ad & R 459
41023	1999	646	Am	41329.3	2002	62	Au & K Am ⁵¹⁹
41023	2002	1168*	Am	41329.50	2004	263*	Ad
Title 2,		-100			2006	50*	Am
Div. 3,				41329.51	2004	263*	Ad
Pt. 24,					2006	50*	Am
Ch. 1,				41329.52	2004	263*	Ad
Art. 3,					2005	97*	Am
heading					2006	50*	Am
(Sec. 41030	2002	11.00 %		41329.53	2004	263 *	Ad
et seq.)	2002	1168*	Am	41329.54	2004	263*	Ad

Section Year Chapter Effect Section Year Chapter Effect		Affe	cted By			Affe	cted By	
2005 97 Am	Section			Effect	Section			Effect
2005 97 Am	41329.55	2004	263*	Ad	41507	2004	871	Ad
2006 50° Am								
41329.56 2004 263 * Ad 2005 677 * Am 2005 677 * Am 2005 677 * Am 41512 2004 871 Ad 41329.58 2006 50 * Ad 41513 2004 871 Ad 41329.58 2006 50 * Ad 41513 2004 871 Ad 41329.59 2006 50 * Ad 41514 2004 871 Ad 41330 1X 2003-04 4 * Am 2006 517 Am 41335 1X 2003-04 4 * Ad 2006 677 * Am 41339.1 1X 2003-04 4 * Ad 2006 677 * Am 41344 1999 78 * Ad 41520 2004 871 Ad 41344 1999 78 * Ad 41530 2004 871 Ad 41344 1999 646 Ad 41531 2004 871 Ad 41344.1 2002 1128 Am 41531 2004 871 Ad 41344.2 2005 677 * Am 41344.3 2001 574 * Ad 41541 2004 871 Ad 41344.3 2001 574 * Ad 41541 2004 871 Ad 41344.3 2004 429 * Am 41542 2004 871 Ad 41344.3 2004 429 * Am 41542 2004 871 Ad 41344.2 2004 429 * Am 41542 2004 871 Ad 41344.3 2004 2008 567 * Am 2005 678 * Am 2005 678 Am 2006 371 * Am 41344.3 2001 574 * Ad 41541 2004 871 Ad 41344.3 2004 429 * Am 41541 2004 871 Ad 41344.3 2004 429 * Am 41541 2004 871 Ad 41344.3 2004 429 * Am 41541 2004 871 Ad 41344.3 2004 429 * Am 41541 2004 871 Ad 41367 2000 586 Ad 41541 2004 871 Ad 41367 2000 586 Ad 41573 2004 871 Ad 41367 2000 586 Ad 41601 2000 422 * Am 41801 2000 422 * Am 41800 2005 677 * Am 41800 2005 677 * Am 41800 2005 677 * Am 41800				Am				
2005 97* Am								
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2005 402* Am 2004 52* Am 41505.5 2004 871 Ad 2005 677* Am 2005 402* R 2006 730 Am 41506 2004 871 Ad 42127.1 2002 1168* Am					.==-			Am ⁵¹⁹
2005 402 * R 41506 2004 871 Ad 42127.1 2002 1168 * Am	-	2005						Am
41506 2004 871 Ad 42127.1 2002 1168* Am	41505.5							
2005 402 * Am 2004 52 * Am	41506				42127.1			
		2005	402*	Am		2004	52*	Am

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Section	Year	Chapter	Effect	Section	Year	cted By Chapter	Effect
42127.3	2006	730	Am		2006	653	Am 424
42127.6	2001	620	Am				R ⁶⁹ Ad ⁵⁶²
	2004 2004	52 * 896 *	Am Am	42238.52	2002	930	Ad(RN)
	2004	902*	Am	42238.53	2002	930	٨d`
42127.8	2000	584	Am	1220000	2003	62	Am 519
	2004	52*	Am	42238.75	2002	1128	Ad
	2005	357	Am (by Sec. 2	42238.95	1999	83	Am ³⁰
	2005	360	of Ch.) Am (by Sec. 1.5	42239	1999 2000	78 * 72 *	Am R & Ad
	2003	300	of Ch.)		2000	1058	Am (as ad by
42127.85	2000	584	Ad & R 43				Stats. 2000,
42129	2002	1168*	Am		2001	150	Ch. 72) Am ³⁰⁵
42131	2004 2004	896* 896*	Am Am		2001	159 871	Am ⁷⁹
42132	2005	677*	Am		2004	071	R 80
42133.5	2004	896*	Λm				Ad ⁸¹
42140	2004	895	Am ⁶⁷⁹		2005	402*	R (as am by
42238	1999	78*	Am				Sec. 8,
	1999	646	Am (as am by Stats. 1999,				Stats. 2004, Ch. 871)
			Ch. 78) ¹⁶⁴				Am (as ad by
	2000	1058	Am (by Sec. 26				Sec. 9,
	2002	1167*	of Ch.)				Stats. 2004,
	2002 3X 200	1167 * 01–02 2 *	Am Am	42239.1	1999	78*	Ch. 871) Am
	2004	216*	Am	12237.1	2000	72*	Am
	2006	79*	Am		1X 1999		Ad
42238.1	1999	78*	Am		2003	227*	Am
42238.12	2001 2002	794* 1167*	Am Am		2004	871	Am ⁷⁹ R ⁸⁰
	2002	1168*	Am	42239.15	2000	404*	Ad
	3X 200	1-02 2*	Am		2001	734*	Am
12222 1 1 5	2003	227 *	Am		2003	227*	Am
42238.145 42238.146	1999	78 * 891 *	Am		2004	871	Am ⁷⁹ R ⁸⁰
42236.140	2001 2002	1168*	Ad Am & RN		2005	402*	R R
	2003	227*	Ad	42239.2	2000	72*	Am
	2004	216*	Am		2000	404*	Am
	2005	73 *	Am		2000	1058	Am (as am by
	2005 2006	491 * 79 *	Am Am				Stats. 2000, Ch. 72)
42238.18	2006	730	Am		1X 1999	-2000 2*	Ad
42238.2	2000	581	Am		2006	730	R
42238.22	2006	730	Ad	42239.5	2000	72*	R
42238.23	2000	71*	Ad Am ³⁷	42239.6	2000	72*	R
42238.4	2004 2006	216 * 538	Am 802	42241.3	2005 2006	355 730	Ad Am
42238.41	2004	183	Am ^{5/1}	42241.7	2002	1168*	Am
42238.44	2001	155 *	Ad ³⁷		2003	227*	Am
	2001	734*	Am	42243.6	2001	891*	R
	2002 3X 200	1167 * 01–02 2 *	Am ³⁷ Am	42243.7	2003 2004	227 * 871	Am Am
	2004	216*	Am	42243.8	2001	891*	R
42238.445	2002	1167*	Ad	42243.9	2001	891*	R
42238.45	3X 200		Ad	42246	2001	891*	R
42238.46	2002 2003	1167 * 62	Ad ³⁷ Am ⁵¹⁹	42247 42247.1	2001 2001	891* 891*	R R
42238.48	2003	79*	Alli	42247.1	2001	891*	R R
42238.51	2002	930	Ad(RN)	42247.3	2001	891*	R

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Section	Ајје Year	cted By Chapter	Effect		Caction	А <u></u> Year	cted By Chapter	Effact
Section	Teur	Chapter	Ејјесі		Section	Teur	Спаріет	Effect
42247.4	2001	891*	R			2005	677*	Am
42247.5	1999	78*	Am			2006	752	Am
	2001	891 *	R		44225.7	1999	381	Ad
42249	2001	891*	R		44226	2001	342	R
42249.2	2001	891 *	R		44227	1999	623*	Am Am ²⁰³
42249.4	2001	891 *	R			2000	135	AIII
42249.6	2001	891 * 891 *	R R			2000	703*	Am (by Sec. 1
42249.65 42249.8	2001 2001	891*	R R			2001	342	of Ch.) Am
42249.8	2000	1058	Am			2005	73*	Am
42263	2000	1058	Am		44227.2	2001	342	R
42263.5	2000	751	Ad		44227.3	2001	342	R
42267	2000	1058	Am		44230	2001	342	Am
42269	1999	154	Ad		44230.5	2006	840	Ad
42282	2005	677*	Am		44235	1999	78*	Am
	2006	730	Am		44238	2003	817	Ad
42282.1	2005	677 *	Am		44239.5	2001	342	R
42283.6	2003	600	Ad 300		44242.3	2005	73 *	Ad
42205	2005	677 ±	R 301		1.10.10.5	2006	79*	R
42285	2005	677 *	Am		44242.5	2001	342	Am
42205.2	2006	250	Am Am ⁵⁷⁴		44242.7	2001	342	Am
42285.2	2003 2005	552 677 *			44243 44244	2001 2001	342 342	Am
	2005	250	Am R		44244	2001	73*	Am Am
42285.3	1999	191*	Am ²¹ 20			2006	79*	Am
42203.3	2001	561	Am ^{70 18}		44244.1	2001	342	Am
	2004	105*	Am ³⁶ 13		44245	2001	342	Am
42285.4	2005	677*	Ad		44251	2004	55	Am
42286	2006	250	Am			2006	517	Am
42289.6	2004	871	Ad		44252	2006	517	Am
42638	2001	620	Am		44252.1	2001	565	Ad ³⁷⁶
42650	2001	734*	Am			2005	677*	Am ⁷³⁹
42850	2001	734*	Am		44252.5	1999	704	Am
42021	2002	1168 *	Am		44050 6	2006	517	Am
42921 44000.5	2006 2001	75 * 342	Am Ad		44252.6	2001 2006	342 517	R Ad
44000.3	2001	342	Am		44252.9	1999	704	Ad
44010	1999	281	Am		77232.7	2001	745*	Am
11010	2001	342	Am		44253	1999	623*	Am
	2003	468	Am ⁵⁶¹			2000	703*	Am
	2004	124	Am		44253.10	1999	685	Am
44013	2003	567	Ad			2004	169	Am
44015.1	1999	286	Ad		44253.11	2006	752	Ad
44018	2003	783	Am		44253.2	2000	955	Am
44031	2000	886	R & Ad		44253.3	2000	955	Am
44041	2006	780	Am		44252.0	2006	517	Am
44041.5	2006	780	Ad		44253.8	1999	737	Am
44049 44100	2002 2004	1168 * 788	Am Am		44255.5 44255.6	2001	342 342	R Am
44101	2004	788	Am		44258.9	2001 2004	902*	Am
44110	2000	531	Ad		77230.7	2005	118*	Am
44111	2000	531	Ad			2005	677*	Am
44112	2000	531	Ad		44259	1999	623*	Δm
44113	2000	531	Ad			2000	135	Am ²⁰³
44114	2000	531	Ad			2004	343*	Am
	2001	159	Au 305 Am 803			2006	517	Am
44210	2006	538	Am 802		44259.1	2003	896	Am
44219	2005	73 *	Am		44259.2	2001	269	Ad
44225.6	1999	381	Ad Am ²⁰³		44250.2	2006	517	Am Am ³⁰
	2000	135 902 *			44259.3	1999	83 711	
	2004	902 *	Am		44259.5	1999	711	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44259.5 (C	cont.)				2003	461	Am
,	2001	745 *	Am		2004	287	Am
44259.8	1999	737	Ad & R 18		2004	902*	Am
44265.1	2006	517	Ad		2006	304	Am
44265.10	2000	951	Ad	44326	2002	1087	Am
	2004	106*	R 879		2003	461	Am
44265.3	2006	581 *	Ad ⁸⁷⁹	44328	2002	1087	Am
44265.6	2005	677*	Ad		2003	461	Am Am ⁵⁷¹
44265.7 44265.8	2006 2004	147 * 106 *	R Am	44329	2004 2001	183 745*	R R
44203.0	2004	147*	R & Ad	44329	2001	1087	Ad
44265.9	2006	147 *	R & Ad		2002	287	Am
44268.5	2000	109	Ad & R 18		2006	304	Am
44270.1	2006	517	Am	44329.5	2006	304	Ad
44270.3	2000	703 *	Ad	44332	1999	281	Am
44270.4	2000	703 *	Ad	44341	2001	342	Am
44270.5	2002	225 *	Ad	44346	2002	471*	Am
44274	2000	703 *	Am	44346.1	1999	281	Am
	2004	902 *	Am		1999	710	Am
44074.1	2006	517	R	14206	2001	342	Am
44274.1	2000	703 *	Ad	44386	2000	70*	Am
44274.2	2006 2000	517 703 *	R Am	44387	2003 2006	461 517	Am Ad
44274.2	2000	342	Am	44393	2000	342	Am
	2006	517	R & Ad	44373	2003	573	Am
44274.4	2000	703 *	R	44395	2000	70*	Am
44275.3	1999	623 *	Am		2003	91	Am
	2000	135	Am ²⁰³		2003	227*	Am
	2000	703 *	Am	44395.5	2001	734*	Ad
	2001	342	Am	44396	2000	70*	Am
	2004	902*	Am	44205	2003	91	Am
44075.4	2006	517	R	44397	2000	70*	Am & RN
44275.4	2000 2001	703 * 342	Ad Am	44398 44399	2000 2001	70* 342	Ad(RN) Ad
	2006	517	Am	44403	1999	83	Am 30
44275.5	2006	517	R	44420	2001	342	Am
44276.1	2003	423	Am	44421.1	2001	342	Am
44277	2000	283	Am (by Sec. 1	44421.5	2001	342	Am
			of Ch.)	44423	2001	342	Am
	2006	517	Am	44424	1999	281	Am
	1X 1999		Am		1999	710	Am Am ²⁰³
44278	2006	517	R	44405	2000	135	AIII
44279	2006 2006	517 517	R Am	44425 44439	2002 2001	471 * 342	Am
44279.1 44279.2	2000	745*	Am	44440	2001	342	Am Am
77217.2	2003	461	Am	44452	2001	342	Am
	2004	183	Am ⁵⁷¹	44453	2001	342	Am
44279.25	2006	517	Ad		2004	902*	Am
44280	2005	390	Am	44454	2001	342	Am
44283.2	1999	623 *	Am	44456	2001	342	Am
44285	2001	342	R	44468	2001	269	Ad
44300	2001	585 *	Am		2002	664	Am ⁴³¹
44302	1999	400*	Ad Ad & R ^{37 75}	44470	2004	658	Am
44303	2001	576	Ad & R	44470	2001	884	Ad
44305	2002 1999	664 623*	Am	44471 44472	2001 2001	884 884	Ad Ad
77303	2001	342	Am	44490	1X 1999		S 4 5
44309	2000	986	Ad & R ²⁰	44491	1X 1999		C 4 5
44320.2	2006	517	Am	44492	1X 1999		C 4 5
44322	2001	342	Am	44492.3	1X 1999		c 4 5
44325	2002	1087	Am	44493	1X 1999	-2000 4	S 4 5

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44494	1999	939	Am 30	44518	2005	356*	Ad 319
	1X 1999-		C 4 3		****		D 232
44495	1X 1999-		S 4 5 S 4 5	44518.1	2005	356*	Ad ³¹⁹ R ²³²
44496 44497	1X 1999- 1X 1999-		S 4 5	44518.2	2005	356*	Δd ³¹⁹
44498	1999	646	Am	11310.2	2003	330	R ²³²
	1X 1999-	-2000 4	Ad ⁴ R ⁸	44518.3	2005	356*	Ad ³¹⁹ R ²³²
44500	1X 1999- 2003	-2000 4 566	Ad Am	44518.4	2005	356*	Ad ³¹⁹ R ²³²
44501 44502	1X 1999- 1X 1999-		Ad Ad	44518.5	2005	356*	Ad ³¹⁹ R ²³²
44503	1999	646	Am	44518.6	2005	356*	Ad ³¹⁹ R ²³²
	1X 1999- 2001	734*	Ad Am	44518.7	2005	356*	Ad 319
44504	1999 1X 1999-	646 -2000 4	Am Ad	44518.8	2005	356*	R ²³² Ad ³¹⁹
44505	1999	646	Am				D 232
	1X 1999- 2003	-2000 4 552	Ad Am	44519	2005	356*	Ad ³¹⁹ R ²³²
44506	1999 1X 1999-	646	Am Ad	44519.1	2005	356*	Ad ³¹⁹ p ²³²
44507	1999 1X 1999-	646	Am	44519.2	2005	356*	Ad ³¹⁹ R ²³²
44508	1X 1999-		Ad Ad	44560	2006	517	R & Ad
Title 2,	,,,			44561	2006	517	R & Ad
Div. 3,				44562	2006	517	R & Ad
Pt. 25,				44563	2006	517	R
Ch. 3,				44579	2004	871	S 79 43
Art. 4.6,				44579.1	1999	78*	Am
heading					2003	346	Am
(Sec. 44510	****		. 451.630		2003	892	Am
et seq.)	2005	364	Am ^{451 639} Ad ⁹⁸	44570.2	2004	871	S 79 43
44510	2001	697	Ad R ¹⁰⁰	44579.2	2003 2004	892 871	Am S ^{79 43}
	2003	91	Am	44579.3	2004	871	S 79 43
	2005	364	Am 451 639	44579.4	1999	83	Am ³⁰
44511	2003	697	Ad 98	77377.7	1999	646	Λm
11311	2001	071	R 100		2004	871	S 79 43
	2004	902*	A	44579.5	2001	737	Ad
	2005	364	Am Am ⁴⁵¹ 639		2003	892	Am
44512	2001	697	Ad 98		2004	871	S 79 43
	2004	(72	R 100	44579.6	2004	871	Ad ⁷⁹ R ⁸⁰
	2004 2005	673 364	Am Am ⁴⁵¹ 639	44650	1999	52*	Ad
44513	2003	697	Alli Ad ⁹⁸	44651	1999	52 *	Ad
44313	2001	071	p 100	44652	1999	52 *	Ad
	2005	364	S 451 639	44653	1999	52*	Ad
44514	2001	697	Δd^{98}	44654	1999	52*	Ad
			n 100	44661.5	1999	279	Ad
	2005	364	S 451 639	44662	1X 1999	-2000 4	Am
44515	2001	697	Ad ⁹⁸ R ¹⁰⁰	44664	1X 1999		Am
	2002	1167*	A		2003 2005	566 677*	Am Am
	2002	364	Δ m 451 639	44670.1	2003	1032*	R
44516	2003	697	Adl 98	44670.2	2002	1032*	R
77310	2001	371	D 100	44670.3	2002	960	Am
	2005	364	Am 451 639		2002	1032*	R
44517	2001	697	Ad ⁹⁸	44670.4	2002	1032*	R
	2005	264	R ¹⁰⁰ Am ⁴⁵¹ 639	44670.5	2002	1032*	R
	2005	364	Am	44670.7	2002	1032*	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
44670.9	2002	1032*	R	44775.7	2002	702	Ad & R 18	
44671	2002	1032*	R		2003	62	Am 519	
44671.1	2002	1032*	R		2004	364	S 68	
44671.2	2002	1032*	R	44775.8	2002	702	Ad & R 18	
44671.3	2002	1032*	R		2003	62	Am ⁵¹⁹	
44671.4	2002	1032*	R		2004	364	Am ⁶⁸	
44671.5	2002	1032*	R	44775.9	2004	364	Ad & R 68	
44680	2002	1032*	R	44784	2001	745*	Am	
44680.1	2002	1032*	R	44810	1999	1013	Am	
44680.2	2002	1032*	R	44811	1999	1013	Am	
44680.4	2002	1032*	R	44830	2004	113	Am	
44680.5	2002	1032*	R	44830.3	2002	1087	Am	
44680.6	2002	1032*	R	11050.5	2003	62	Am 519	
44680.7	2002	1032*	R		2003	461	Am	
44680.8	2002	1032*	R		2004	183	Am ⁵⁷¹	
44689.1	2000	935	Ad		2005	22	Am ⁶⁴⁷	
44689.2	2000	935	Ad	44831	1999	623*	Am	
44689.5	2000	1058	R	44858	2004	788	Am	
44695	1999	646	Am	44876	2006	658	Am & R	
44695.7	1999	646	Am	77070	2000	050	& Ad ⁸²	
44731	1999	83	Am 30	44922	2000	1025	Am ²⁸⁷	
44735	2000	70*	Ad	44922	2006	655	Am ⁸⁰²	
44733	2000	268	Am	44929	2003	313	Am	
	2001	668	Am	44929.1	2003	313	Alli Ad ⁴⁹⁹	
	2002	91	Am	44929.1	2003	313	R ⁶³	
	2003	183	Am ⁵⁷¹	44929.23	2006	538	Am ⁸⁰²	
44740								
44740	2006	517	Ad	44930	1999	80 471*	Am	
44741	2006	517	Ad	44940	2002		Am	
44751	2000	70*	Ad	44944	2005	294	Am Am ⁸⁰²	
	2003	91	Am	44055.5	2006	538	Am ⁸⁰² Am ⁵³¹	
44751.5	1X 200		R	44955.5	2002	1167*	Am 695	
44751.5	2000	70*	Ad	44987	2004	912	Am ²⁸⁴	
44750	1X 200		R	45005.25	2000	1022	R 192	
44752	2000	70*	Ad		2001	150	K 0 DN 305	
	2003	91	Am		2001	159	Am & RN 305	
44750.5	1X 200		R	45005 20	2001	394*	Am & RN	
44752.5	2000	70*	Ad	45005.30	2000	1022	Ad ²⁸⁴ R ¹⁹²	
4.4550	1X 200		R		2001	1.50	K ***	
44753	2000	70*	Ad		2001	159	Am & RN 305	
44750.5	1X 200		R	45000 1	2001	394*	Am & RN	
44753.5	2000	70*	Ad	45023.1	2000	69*	Ad	
44754	1X 200		R		2000	1058	Am (as ad by	
44754	2000	70*	Ad				Stats. 2000,	
44775 4 5	1X 200		R		2001	4.50	Ch. 69)	
44754.5	2000	70*	Ad		2001	159	Am 305	
447763	1X 200		R	45022 4	2001	891*	Am	
44763	2004	890	Am	45023.4	1999	53*	Ad	
44775.1	2002	702	Ad & R 18		1999	646	Am (as ad by	
	2004	364	Am ⁶⁸				Stats. 1999,	
44775.2	2002	702	Ad & R 18				Ch. 53)	
	2004	364	S 68	45050	2000	405*	Am	
44775.3	2002	702	Ad & R 18	45028	2006	517	Am	
	2004	364	S ⁶⁸	45037	2002	1069	Ad	
44775.4	2002	702	Ad & R 18		2003	552	Am	
	2003	62	Am 519		2005	677*	Am	
	2004	364	S 68	45048	1999	287	Am	
44775.5	2002	702	Ad & R 18	45049	1999	287	Am	
	2004	364	S ⁶⁸	45061.5	2003	344	Ad	
44775.6	2002	702	Ad & R 18	45102	2003	280	Am	
	2003	62	Am 519 S 68	45103	2002	867	Am (by Sec.	
	2004							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
45103 (Co	nt.)			46206	2001	573	R & Ad
	2002	1100	Am (by Sec. 2.5	.0200	2002	942	Am
			of Ch.)	46300	1999	78*	Am
45103.1	2002	894	Ad	46300.8	2002	801	Ad & R 43
45105	2000	1*	Am		2003	429	R
45113	2001	839	Am (by Sec. 1	46601.5	2003	529*	Ad & R 312 599
			of Ch.)	47602	2002	1058	Am
	2001	844	Am (by Sec. 1.5	47604	2003	892	Am
			of Ch.)	47604.3	2002	1058	Am
45117	2003	880	Am	47604.32	2003	892	Ad
45120.2	2003	843	Ad	47604.33	2003	892	Ad
45122	2000	1*	Am	47604.4	2002	1058	Ad
45125	1999	78*	Am		2005	357	Am
45127	2006	538	Am 802	47605	1999	828	Am
45134	2005	351	Am ⁷⁵⁴		2000	580	Am
45168.5	2003	344	Ad		2001	344	Am
	2006	538	Am 802		2001	892	Am (by Sec. 1.5
45201	1999	80	Am				of Ch.)
45207	2003	843	Am		2002	209	Am
45210	2001	260	Am		2002	1058	Am
45240	2005	547	Am		2005	543	Am
45243	2000	1*	Am	47605.1	2002	1058	Ad
45244	2000	1*	Am	47605.2	2004	112	Ad
45245	2000	1*	Am	47605.3	2002	586*	Ad
45246	2000	1*	Am		2003	62	Am ⁵¹⁹
45249	2000	1*	Am	47605.6	2002	1058	Ad
	2000	488	Am		2005	543	Am
45256	2002	1100	Am	47605.7	2000	88	Ad
45262	2005	547	Am	47605.8	2002	1058	Ad
45272.5	2003	881	Ad & R 43	47607	2003	892	Am
	2005	547	Am ⁷⁵		2005	543	Am
45277.5	2003	881	Ad & R 43		2006	757	Am
	2005	547	Am ⁷⁵	47607.5	2000	160	Ad
45278	2005	547	Am	Title 2,			
45285	2003	181	Am	Div. 4,			
45286	2000	1*	Am	Pt. 26.8,			
45293	2004	788	Am	Ch. 3,			
45304	2000	1*	Am Am 81 614	heading			
45312	2004	182	Alli	(Sec. 47610	1000	5 0 d	
45330	2002	1080	Ad	et seq.)	1999	78*	Am
45344.5	2002	1080	Am	47610	2005	87 539	Am Am ⁸⁰²
45357	2003	552	R	47610.5	2006	538	
45358	2003	552	R	47610.5	2005	87 529	Ad Am ⁸⁰²
45361.5	2002	1080 547	Am	47611	2006 1999	538 939	AIII
45387 45452	2005 2002	590	Am Ad & R ⁷⁵	47611	2000	1025	Am ³⁰ Am ²⁸⁷
45452 46111	2002	390 87	Au & K Am	47611.3	2000	466	Alli
46144	2003	72	Am	47611.5	1999	828	Ad
46160	2006	572	Am	4/011.5	2000	135	Am ²⁰³
46200	2001	573	Am	47612	1999	78*	Am
40200	2001	1168*	Am	4/012	2002	36*	Am ⁷⁰
46200.5	2002	573	Am		2002	30	R ⁶³
40200.5	2002	1168*	Am				Ad ³⁹¹
	2004	896*	Am		2003	892	R (as ad by
	2004	573	Am		2003	072	Sec. 2,
46201			Am				Stats. 2002,
46201		550					Diais, 2002,
46201 46201 5	2003	552 573					
46201 46201.5	2003 2001	573	Am				Ch. 36)
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
47612.1	2002	1058	Ad	47634.4	2005	359*	Ad
47612.5	1999	162	Ad		2006	517	Am
	2000	135	Am ²⁰³		2006	730	Am (by
	2001	586*	Am				Sec. 16.75
	2001	892	Am (by Sec. 2.5				of Ch.)
			of Ch.)	47634.5	1999	78*	Ad
	2003	892	Am		2002	1167*	Am
	2005	543	Am		2005	359*	R
47612.6	2005	543	Ad	47635	1999	78*	Ad
47613	1999	78*	R & Ad(RN)		2001	586*	Am
	2003	892	Am	47636	1999	78*	Ad
47613.1	1999	646	Ad		1999	646	Am (as ad by
.,010.1	2002	1058	Am			0.0	Stats. 1999,
47613.2	2002	932	Ad				Ch. 78) ¹⁶⁴
47613.5	1999	78*	R		2000	1058	Δm
47613.7	1999	78*	Am & RN		2005	359*	Δd ⁹⁸
47614	2000	, 0	11111 00 1111		2000	227	P 100
., 01.	Initiativ	e					Ad ⁴⁸⁵
	(Prop. 3			47638	1999	78*	Ad
	adopted			47640	1999	78*	Ad
	Nov. 7,		Am	47641	1999	78*	Ad
47614.5	2001	892	Ad	47642	1999	78*	Ad
17011.5	2002	586*	Am	17012	1999	646	Am (as ad by
	2003	62	Am 519		1///	0.10	Stats. 1999,
47616.7	2001	892	Ad				Ch. 78) ¹⁶⁴
Title 2.	2001	٠, <u>-</u>	. 10	47643	1999	78*	Ad
Div. 4.				47644	1999	78*	Ad
Pt. 26.8,				47645	1999	78*	Ad
Ch. 5.				47646	1999	78*	Ad
Art. 1,				17010	1999	646	Am (as ad by
heading						0.0	Stats. 1999,
(Sec. 47620							Ch. 78) ¹⁶⁴
et seq.)	1999	828	Ad		2002	117	Am
47626	1999	828	Ad		2004	896*	Am
47630	1999	78*	Ad	47647	1999	78*	Ad
47630.5	1999	78*	Ad	47650	1999	78*	Ad
47631	1999	78*	Ad	47651	1999	78*	Ad
47632	1999	78*	Ad	47652	1999	646	Ad ¹⁶⁴
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			Ch 78) ¹⁶⁴		2006	139	Am
	2003	62	Am 519	47660	1999	78*	Ad
	2004	896*	Am	.,,,,	1999	646	Am (as ad by
	2006	79*	Am			0.0	Stats. 1999,
47632.5	1999	78*	Ad				Ch. 78) ¹⁶⁴
47633	1999	78*	Ad		2005	355	Am
47634	1999	78 *	Ad		2006	538	Am 802
	1999	646	Am (as ad by		2006	730	Am
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	2001	586*	Am		-///	750	Stats. 1999,
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	2004	183	Am ⁵⁷¹		2002	930	Am & RN
	2005	359*	Am & R ²⁰⁷	47661.5	2001	734*	Ad
47634.1	2005	359*	Ad	1,001.5	2002	930	Am & RN
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47634.2	2001	892	Ad	47663	1999	78*	Ad
17037.2	2001	664	Am ⁴³¹	1,303	2001	586*	Am
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2003 227* Am ^{340 547} 2002 1032* Am ^{73 19} 2001 159 Ad(RN) ³⁰⁵ 48209.16 1999 397 Am ^{73 19} 2001 394* Ad(RN) ^{319 38} 48209.17 1999 397 Ad ⁷³ R ²² 2003 227* Am ^{546 547} 48209.2 1999 397 S ^{73 19} 48005.33 2000 1022 Ad ²⁸⁴ 48209.3 1999 397 S ^{73 19} R ¹⁹² 48209.4 1999 397 S ^{73 19} R ¹⁹² 48209.4 1999 397 S ^{73 19} 2001 394* S ^{319 38} 48209.5 1999 397 S ^{73 19} 2002 1167* S ^{384 111} 48209.6 1909 397 S ^{73 19} 2002 1167* S ^{384 111} 48209.6 1909 397 S ^{73 19} 2002 1167* S ^{384 111} 48209.6 1909 397 S ^{73 19} 2003 2003 2003 2003 2003 2003 2003 200				A 384 III	48209.15			S 73 19
48005.30 2001 159 Ad(RN) ³¹⁹ 48209.16 1999 397 Am ⁷³ 2001 394* Ad(RN) ³¹⁹ 48209.17 1999 397 Ad ⁷³ 2002 1167* Am ³⁸⁴ 111 R ²² 2003 227* Am ⁵⁴⁶ 547 48209.2 1999 397 S ⁷³ 19 48005.33 2000 1022 Ad ²⁸⁴ 48209.3 1999 397 S ⁷³ 19 2001 394* S ³¹⁹ 38 48209.4 1999 397 S ⁷³ 19 2002 1167* S ³⁸⁴ 111 48209.5 1999 397 S ⁷³ 19				Δm ^{546 54} /	10207.13			A m
2001 394 * Ad(RN) ^{319 38} 48209.17 1999 397 Ad ⁷³ 2002 1167 * Am ^{384 111} 2003 227 * Am ^{546 547} 48209.2 1999 397 S ^{73 19} 48005.33 2000 1022 Ad ²⁸⁴ 48209.3 1999 397 S ^{73 19} R ¹⁹² 48209.4 1999 397 S ^{73 19} 2001 394 * S ^{319 38} 48209.5 1999 397 S ^{73 19} 2002 1167 * S ^{384 111} 48209.6 1999 397 S ^{73 19} 2003 1167 * S ^{384 111} 48209.6 1999 397 S ^{73 19}	48005.30			Δ d(R N)303	48209.16			Am ⁷³ 19
2002 1167* Am ^{364 111} 2003 227* Am ^{546 547} 48209.2 1999 397 8 ^{73 19} 48005.33 2000 1022 Ad ²⁸⁴ 48209.3 1999 397 8 ^{73 19} R ¹⁹² 48209.4 1999 397 8 ^{73 19} 2001 394* 8 ^{319 38} 48209.5 1999 397 8 ^{73 19} 2002 1167* 8 ^{384 111} 48309.6 1999 397 8 ^{73 19}		2001	394*	V 4(D V) 21 > 20	48209.17	1999	397	Ad ⁷³
48005.33 2000 1022 Ad ²⁸⁴ 48209.3 1999 397 S ⁷³ 19 48209.4 1999 397 S ⁷³ 19 2001 394 * S ³¹⁹ 38 2002 1167 * S ³⁸⁴ 111 48209.5 1999 397 S ⁷³ 19 48209.6 1999 397 S ⁷³ 19						40		D 22
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4000 7 6 2			Am 340 347				S 73 19
2001 394 * \$\sigma^{319} 38 \\ 48209.5 1999 397 \$\sigma^{73} 19 \\ 2002 1167 * \$\sigma^{384} 111 \\ 48209.6 1000 307 \$\sigma^{73} 19 \\ \ 2003 1000 307 \$\sigma^{73} 19 \\ \ 2003 1167 \\ 2	48005.33	2000	1022	Ad 207				S 73 19
2002 1167* \$ 384 111 48200 6 1000 307 \$ 73 19		2001	20.4 *	C 319 38				c 73 19
2003 227* S 546 547 48209.7 1999 397 S ⁷³ 19				S S 384 111				c 73 19
2003 221 5 10207.1 1777 371 3				S 546 547				S 73 19
		2003	221	5	40207.7	1///	371	5

48209.9 48211 48213 48214 48264.5 48293 48295 48300	Year 1999 2000 2002 2004 2005 2004 2001 2000 2004 2006 2003 2004	397 1058 1032 * 895 677 * 895 734 * 465 896 *	S 73 19 Am Am R R & Ad R Am Am	Section 48637.1 48637.2 48637.3 48638 48639 48640	2004 2004 2004 2004 2004 2004	871 871 871 871 871	Effect S ^{79 43}
48211 48213 48214 48264.5 48293	2000 2002 2004 2005 2004 2001 2000 2004 2006 2003	1058 1032 * 895 677 * 895 734 * 465 896 *	Am Am R R & Ad R Am	48637.2 48637.3 48638 48639	2004 2004 2004 2004	871 871 871	S ^{79 43} S ^{79 43} S ^{79 43}
48211 48213 48214 48264.5 48293	2000 2002 2004 2005 2004 2001 2000 2004 2006 2003	1058 1032 * 895 677 * 895 734 * 465 896 *	Am Am R R & Ad R Am	48637.2 48637.3 48638 48639	2004 2004 2004 2004	871 871 871	S ^{79 43} S ^{79 43} S ^{79 43}
48213 48214 48264.5 48293	2002 2004 2005 2004 2001 2000 2004 2006 2003	1032 * 895 677 * 895 734 * 465 896 *	Am R R & Ad R Am	48637.3 48638 48639	2004 2004 2004	871 871	S 79 43 S 79 43
48213 48214 48264.5 48293	2004 2005 2004 2001 2000 2004 2006 2003	895 677 * 895 734 * 465 896 *	R R & Ad R Am	48638 48639	2004 2004	871	c 79 43
48213 48214 48264.5 48293 48295	2005 2004 2001 2000 2004 2006 2003	677 * 895 734 * 465 896 *	R & Ad R Am	48639	2004		
48214 48264.5 48293 48295	2004 2001 2000 2004 2006 2003	895 734 * 465 896 *	R Am				S 79 43
48264.5 48293 48295	2001 2000 2004 2006 2003	734 * 465 896 *	Am	48640		871	S 79 43
48293 48295	2000 2004 2006 2003	465 896*			2004	871	S 75 43
48295	2004 2006 2003	896*	Am		2005	118*	S 36 13
	2006 2003			48641	2004	871	S 79 43
	2006 2003		Am		2005	118*	S 36 13
	2003	273 *	Am	48642	2004	871	Ad ⁷⁹
		449	Δm	100.2	200.	0,1	R 80
+0300		21*	Ad 424		2005	118*	Am
	2007	21	R ⁶⁹	48643			S 79 43
40201	2004	21 *	Ad ⁴²⁴		2004	871	S 79 43
48301	2004	21*	Ad	48643.5	2004	871	S ⁷⁹ 43
			R 69	48644	2004	871	S 17 43
48302	2004	21*	Ad 424	48644.5	2004	871	Am 79
			R 69				R 80
48303	2004	21*	Ad ⁴²⁴	48645.5	2003	862	Am
			R 69	48660	1999	646	Ad ¹⁶⁴
48304	2004	21*	Ad ⁴²⁴	48660.2	2005	677*	Am
10307	200T	21	R ⁶⁹	48661	1999	646	Am
10205	2004	21 *	Ad ⁴²⁴	48664			
48305	2004	21*	Au D 69	48004	1999	78*	Am
	****		R 69		2000	71*	Am
48306	2004	21*	Ad ⁴²⁴		2000	1058	Am (as am by
			R ⁶⁹				Stats. 2000,
	2005	142	Am				Ch. 71)
48307	2004	21*	Ad 424		2001	159	Am ³⁰⁵
			R 69	48700	2004	896*	R
48308	2004	21*	Ad 424	48705	2004	896*	R
+0300	2004	21	R ⁶⁹	48710			
	2005	1.40			2004	896*	R
	2005	142	Am	48715	2004	896*	R
48309	2004	21*	Ad ⁴²⁴	48720	2004	896*	R
			R 69	48725	2004	896*	R
48310	2004	21*	Ad ⁴²⁴	48730	2004	896*	R
			P 69	48735	2004	896*	R
48311	2004	21*	Ad ⁴²⁴	48740	2004	896*	R
10511	2001	21	R 69	48800	2000	1073	Am
48312	2004	21*	Ad ⁴²⁴	70000	2003	786	Am
+0312	2004	21 .	R ⁶⁹				
10212	2004	21 :	K 1424		2005	399	Am Am 855
48313	2004	21*	Ad 424		2006	648	AIII
			R 69	48800.5	2000	1073	Am
48314	2004	21*	Ad ⁴²⁴		2003	786	Am
			P 69	48802	2003	786	Am
48315	2004	21*	Ad ⁴²⁴	48850	2003	862	Am
			R ⁶⁹	48853	2003	862	Δd
48321	2000	222	Am	70033	2005	22	Am ⁶⁴⁷
		222					
48325	2000		Am Δ m ⁴³¹	40052.5	2005	639	Am
48431.6	2002	664		48853.5	2003	862	Ad
	2004	871	Am ⁷⁹		2005	639	Am
			R 80	48859	2003	862	Am
48431.7	2004	871	Am ⁷⁹		2005	639	Am
	-		D 80	48900	2001	484	Am
48630	2004	871	c 79 43		2002	151	Am
48631	2004	871	c 79 43		2002	643	Am (by Sec. 1
			S 79 43		2002	043	
48632	2004	871	S 79 43		2002	213	of Ch.)
48633	2004	871	S 79 43		2003	21*	Am
48634	2004	871	S 79 43		2006	601	Am
48635	2004	871	S 79 43	48900.1	2004	895	Am
48636	2004	871	S ^{79 43}	48900.3	1999	646	Am
48637	2004	871	S 79 43	48900.4	2002	643	Am

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		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
48900.6	2000	225	R (as ad by	49085	2004	914	Ad
			Sec. 1,	49110	2004	896*	Am
			Stats. 1993,	49335	2000	265	Ad
			Ch. 212)	49341	2005	22	Am ⁶⁴⁷
			Am (as am by	49370	1999	1013	Ad
			Stats. 1995,	49413	2001	745*	Am
			Ch. 972)		2001	750	Am
48900.8	2005	677 *	Am	49414	2001	458	Ad
48901.5	2002	253	Am	49414.5	2003	684	Ad 571
48902	2002	492	Am		2004	183	Am ⁵⁷¹ Am ⁶⁴⁷
48904.3	2002	492 279	Am 742	40415	2005	22 1096	
48906 48910	2005 2004	895	Am /42	49415 49423	2002 2004	846*	Ad Am
48911	2004	492	Am Am	49423	2004	677*	Am
48915	2002	116	Am	49423.1	2004	832	Ad
48915.5	2002	492	R & Ad	77723.1	2005	677*	Am
48915.6	2002	492	R	49423.5	2006	414	Am
48916	2003	552	Am	49423.5.1	2000	281	Ad
48916.1	1999	646	Am	49423.6	2000	281	Ad
	2005	69	Am	49430	2001	913	Ad ³⁷
48918	1999	332	Am		2005	235	Am
	2003	552	Am	49430.3	2001	913	Ad ³⁷
48918.6	2002	136	Ad	49430.5	2001	913	Ad ³⁷ 335 Ad ³⁷ 335
48919	2000	147	Am		2002	361	Am ⁴¹⁵
48923	2000	147	Am		2006	79*	Am
48927	2002	492	Ad 519	49431	2001	913	Ad ³⁷ 22
40020	2003	62	Am ⁵¹⁹		2002	361	Am 416 Am 431
48938	2001	430	Am		2002	664	Am ⁴³¹ Am ⁵⁵⁵
48980	2000 1X 1999	73 *	Am Am		2003 2005	415 235	AIII
	2003	650	Am (by Sec. 4	49431.2	2005	235	Am Ad
	2003	050	of Ch.)	49431.5	2003	415	Ad
	2005	677*	Am	17131.5	2005	237	Δm
48980.3	2000	718	Ad	49432	2001	913	Ad ³⁷
48985	2006	706	Am	49433	2001	913	Ad ³⁷
49030	2005	673	Ad		2002	361	Am
	2006	538	Am ⁸⁰²	49433.5	2001	913	Ad ³⁷
49031	2005	673	Ad	49433.7	2001	913	Ad ³⁷
49032	2005	673	Ad		2002	361	Am
49033	2005	673	Ad	49433.9	2001	913	Ad ³⁷
49034	2005	673	Ad		2002	361	Am Am ⁴³¹
49061 49068.6	2003	862 832	Am		2002 2005	664 235	
49068.6	1999 2006	583	Ad Am	49434	2003	913	Am Ad ³⁷
49069.3	2000	67	Ad	49434	2002	361	Am
49069.5	2003	862	Am		2005	235	Am
17007.5	2005	639	Am		2006	538	Am 802
49070	2002	492	Am	49435	2001	913	Ad ³⁷
49075	2001	894	Am	49436	2001	913	Ad ³⁷
49076	2000	222	Am		2005	118*	Am
	2003	862	Am	49452.6	2003	745	Ad & R ⁶⁸
49079	2000	345	Am		2004	183	Am 3/1
49080	1999	78*	Ad	49452.7	2006	235	Ad
49080.5	1999	78*	Ad	49452.8	2006	413	Ad
49081	1999	78*	Ad	49494	2000	20*	Ad
49082	1999	78*	Ad	49545.5	1999	78*	Ad
49082.5	1999	78 *	Ad	49548	2005	651	Am
49083	1999 2002	78 * 1002 *	Ad	49550	2005	651 702*	Am
49084	2002	1002 **	Ad	49550.2	2006	102**	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
49550.3	2000	71*	Am		1999	734	R (as ad by
49553	2002	1168*	R (as am by				Stats. 1999,
			Stats. 1997,		2002	25 *	Ch. 78) & Ad
			Ch. 825) Am (as am by	51122	2002 1999	25 * 78 *	Am Ad
			Stats. 1998,	31122	1999	734	R (as ad by
			Ch. 1078)				Stats. 1999,
49557	2001	894	Am				Ch. 78) & Ad
49557.1	2000	93 *	Ad		2002	25*	Am Am ⁵¹⁹
49557.2	2001 2002	894 1161*	Ad Am	51123	2003 1999	62 734	Am Ad
	2002	729	Am	51123	2002	25*	Ad
49558	2001	894	Am	51130	1999	734	Ad
	2004	321	Am	51131	1999	734	Ad
49561	2005	361	Ad ⁷⁶⁵	51132	1999	734	Ad
	2006	75 *	Am 802	51122	2003	552	R
49565	2006 2005	538 236*	Am ⁸⁰² Ad	51133 51140	1999 1999	734 734	Ad Ad
49565.1	2005	236 *	Ad	51141	1999	734	Ad
49565.2	2005	236*	Ad	51142	1999	734	Ad
	2006	538	Am ⁸⁰²	51143	1999	734	Ad
49565.3	2005	236 *	Ad	51201.5	1999	83	Am ³⁰
49565.4	2005 2006	236 * 538	Ad Am ⁸⁰²	51210	2003 2001	650 734*	R Am
49565.5	2005	236*	Ad	51210.1	2001	943	Ad(RN)
49565.6	2005	236*	Ad	51210.2	2002	943	Ad
49565.7	2005	236*	Ad	51210.3	2006	549	Ad
49565.8	2005	236*	Ad	51210.4	2002	1163	Ad
49581	2000	1058 745*	R	51210.8	2005	645	Ad S ^{11 2}
49590.5 49605	2001 2001	250	R Ad & R ²⁰	51215 51216	1X 1999 1X 1999		c 11 2
51008	2000	213	Ad	51217	1X 1999		c 11 2
51009	2002	366	Ad	51217.5	1X 1999		c 11 2
Title 2,				51217.7	1X 1999		S 11 2 S 11 2
Div. 4,				51218	1X 1999		
Pt. 28, Ch. 1.5,				51220	2000 2001	1058 734*	Am Am
Art. 1,					2002	943	Am
heading				51220.3	2001	386	Ad
(Sec. 51100		-0.			2002	51*	Am
et seq.)	1999	78 *	Ad	51220.4	2003	418	R
51101	2001 2002	749 * 1037	Am Am	51220.4 51220.6	2000 2004	833 587	Ad Ad
	2002	91	Am	31220.0	2005	314	R & Ad
	2004	896*	Am	51221.3	2002	739	Ad
51101.1	2002	1037	Ad		2003	35	Am
Tru 0	2004	896*	Am	51001 4	2003	400	Am
Title 2, Div. 4,				51221.4 51221.5	2003 2002	44 988	Ad Ad
Pt. 28,				51223.1	2002	943	Am & RN
Ch. 1.5,				51223.5	2002	943	R
Art. 2,				51224	2000	1058	Am
heading				51224.5	2000	1024	Ad
(Sec. 51120	1000	734	Am (as ad by		2001	734*	Am
et seq.)	1999	134	Am (as ad by Stats. 1999,		2003 2004	552 896*	Am Am
			Ch. 78)	51225.3	2000	1058	Am
51120	1999	78*	Ad	51225.4	2000	1058	Am
51121	1999	78*	Ad	51226	2000	1058	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
51226 (Cd	ont.)				1999	853	Am (by Sec. 2.5
	2002	988	Am			000	of Ch.)
	2002	989	Am		2002	1099	Am
51226.1	2002	989	Ad		2003	650	R 30
	2003	62	Am 519	51554	1999	83	Am ³⁰
	2003 2005	653 22	Am Am ⁶⁴⁷	51555	2003 1999	650 83	R Am ³⁰
	2005	677*	Am	31333	2003	650	R
51226.3	2002	702	Am	51700	2002	730	Ad
	2003	62	Am ⁵¹⁹		2003	62	Am ⁵¹⁹
51226.4	2001	926	Ad & R 75		2003	773	Am
51220	2003	665	Am	51701	2003	773	Ad
51228 51229	2002 2003	989 650	Am R	51701.5 51702	2003 2002	773 730	Ad Ad
51229.5	2003	650	R	51705	2002	429	Ad
51229.8	2003	650	R	51705.3	2003	429	Ad & R 75
51230	2004	895	R	51725	2001	705	Ad & R 20
51240	2003	650	R		3X 200		Am 19
51041	2004	896*	Ad	51726	2001	705	Ad & R ²⁰ Am ¹⁹
51241	2002 2003	1166 459	Am Am & R ⁵⁷⁰	51727	3X 200 2001	1–02 2* 705	Am Ad & R 20
	2003	439	All & K Ad ⁵⁶²	31727	2001	664	Δ m ⁴³¹
51250	2006	608	Ad		3X 200		Am 19
51251	2006	608	Ad	51728	2001	705	Ad & R 20
51263	2003	828	Am		3X 200		S 19
51264	2001	750	Am	51729	2001	705	Ad & R 20
£1200	2003	828	Am	51745 6	3X 200		S 19
51280 51282	2002 2002	541 541	Ad Ad	51745.6 51747	2005 2004	543 896*	Am Am
51284	2002	541	Ad	51747.3	1999	162	Am
51412	2000	1058	Am		2003	529*	Am ⁵⁹⁹
51421	2002	163	Am	51795	1999	713	Ad
51422	2002	163	Am	51506	2006	437	Am
51424 Title 2,	2002	163	Am	51796	1999 2006	713 437	Ad Am
Div. 4,				51796.2	2006	437	Ad
Pt. 28,				51796.5	2006	437	Ad
Ch. 3,				51797	1999	713	Ad
Art. 3.5,				51798	1999	713	Ad
heading				51010	2006	437	R
(Sec. 51430	2004	255	A m	51810	2001	734*	Am R
et seq.) 51430	2004 2003	130	Am Ad	51820 51851	2003 2003	650 650	Am
31130	2004	255	Δm	51852	2002	774*	Am ⁷⁰
	2005	22	Am ⁶⁴⁷				R ⁶³
Title 2,							Ad ⁵¹³
Div. 4,				Title 2,			
Pt. 28, Ch. 3,				Div. 4, Pt. 28,			
Art. 4,				Ch. 5,			
heading				Art. 15,			
(Sec. 51440				heading			
et seq.)	2004	255	R	(Sec. 51870			10
51440	2004	255	Am	et seq.)	2001	734*	S 18 S 317
51441	2004	255	R	51070	2004	482	
51442 51511	2004 2001	255 734*	Am Am	51870	1999 2004	830 681	Ad Am
51550	2003	650	R	51871	1999	83	Am 30
51551	2003	650	R		2001	734*	S 18
51553	1999	234	Am		2004	482	Am ³¹⁷

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
51871.3	1999	830	Ad	52051.5	1X 1999-	2000 3	Ad
010/110	2004	681	R	52052	2000	695*	Am
51871.4	1999	830	Ad	02002	1X 1999-		Ad
	2004	681	R		2001	745*	Am
51871.5	1999	830	Ad		2001	887	Am
	2000	135	Am ²⁰³		2002	1035	Am
	2004	681	Am		2004	914	Am
	2006	313	Am		2004	915	Am
51872	1999	830	Am		2005	639	Am
	2001	734*	S 18		2006	538	Am ⁸⁰²
	2004	482	Am ³¹⁷		2006	743	Am
51873	2001	734*	S 18	52052.2	2001	887	Ad
	2004	482	Am 317	52052.3	2000	71*	Ad
51874	2001	734*	Am 18		2000	695*	Am (as ad by
	2004	482	Am ³¹⁷				Stats. 2000,
51882	2003	552	R				Ch. 71)
51890	2003	550	Am		2002	1035	R
51913	2003	550	Am	52052.5	1X 1999-		Ad
51930	2003	650	Ad		2003	782	Am
51931	2003	650	Ad	52053	2000	695*	Am
51932	2003	650	Ad		1X 1999-	2000 3	Ad
51933	2003	650	Ad		2001	887	Am
51934	2003	650	Ad		2003	62	Am 519
51935	2003	650	Ad	52053.5	1X 1999-	2000 3	Ad
51936	2003	650	Ad	52054	2000	190	Am
51937	2003	650	Ad		2000	695*	Am
51938	2003	650	Ad		1X 1999-	2000 3	Ad
	2004	323	Am		2001	159	Am 305
51939	2003	650	Ad		2001	749*	Am ³⁷
51940	2002	755	Ad		2001	887	Am
52000	2004	871	S 79 43		2002	42*	Am
52001	2004	871	S 79 43		2002	1168*	Am
52002	2004	871	Ad 79		2003	91	Am
			R 80		2004	183	Am 571
52010	2004	871	S 79 43	52054.3	2001	749*	Ad ³⁷
52011	2004	871	S 79 43	52054.5	2000	695*	Am
52012	2004	871	S 79 43		1X 1999-		Ad
52013	2004	871	S 79 43	52055	2000	695*	Am
52014	2004	871	S 79 43		1X 1999-		Ad
52015	2004	183	Am 571	52055.5	2000	695*	Am
	2004	871	S ^{79 43} S ^{79 43}		1X 1999-		Ad
52015.5	2004	871	S 79 43		2001	887	Am
52016	2004	871	S 79 43 S 79 43		2002	1035	Am
52017	2004	871	S 79 43		2006	766	Am
52019	2004	871	S 79 43	52055.51	2001	749*	Ad ³⁷
52020	2004	871	S 79 43		2002	1035	Am
52021	2004	871	S 79 43		2003	573	Am
52033	2004	871	S ^{79 43} S ^{79 43}		2005	513*	Am
52034	2004	871	S 79 43 S 79 43	52055.52	2002	1020*	Ad
52035	2004	871	S 79 43 S 79 43		2002	1035	Am
52039	2004	871	S 79 43		2003	91	Am
52040	2004	871	S ^{79 43}		2003	573	Am (as ad by
52041	2004	871	S 79 43 S 79 43				Sec. 5,
52042	2004	871	S 79 43 S 79 43				Stats. 2002,
52046	2004	871	S 79 43	50055 50	2002	1025	Ch. 1035) & RN
52048	2004	871	S 79 43 S 79 43	52055.53	2002	1035	Ad
52049	2004	871	S 79 43 S 79 43	52055.54	2003	573	Ad
52049.1	2004	871		52055.55	2003	573	Ad(RN)
52050	1X 1999		Ad		2005	513*	Am
E2050 5	1 v 1000	-2000 3	Ad		2006	766	Am
52050.5 52051	1X 1999 1X 1999		Ad	52055.57	2004	579*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52055.57 (0	Cont.)				2006	19*	Am
	2005	513*	Am		2006	766	R & Ad
m: 1 . 2	2006	538	Am ⁸⁰²	52055.655	2001	749*	Ad ³⁷
Title 2,					2002	42*	Am
Div. 4, Pt. 28,					2003 2004	91 183	Am Am ⁵⁷¹
Ch. 6.1,				52055.656	2004	42*	Ad
Art. 3.5,				32033.030	2002	1168*	Am (as ad by
heading							Sec. 11,
(Sec. 52055.600							Stats. 2002,
et seq.)	2003	91	Am				Ch. 42)
52055.600	2001	749*	Ad ³⁷		2003	91	Am
	2002	42*	Am	52055.660	3X 200		Ad
	2003 2005	91 73*	Am	52055.661	2006	19*	Ad
	2003	766	Am Am	52055.662	2006 2004	766 900*	Am Ad
52055.605	2000	749*	Adii Ad ³⁷	52055.700	2004	751	Ad
32033.003	2002	42*	Am	52055.710	2006	751	Ad
	2003	91	Am	52055.720	2006	751	Ad
	2005	73 *	Am	52055.730	2006	751	Ad
	2006	538	Am ⁸⁰²	52055.740	2006	751	Ad
	2006	766	R & Ad	52055.750	2006	751	Ad
52055.610	2001	749 *	Ad 37	52055.755	2006	751	Ad
	2002	42*	Am	52055.760	2006	751	Ad
	2002 2003	1168*	Am	52055.765 52055.770	2006	751 751	Ad Ad ³⁷
	2003	91 573	Am Am	52056	2006 2000	695*	Au
	2005	73*	Am	32030	1X 1999		Ad
	2006	766	R & Ad		2003	45	Am
52055.615	2001	749*	Ad 37		2003	62	Am 519
	2002	42*	Am	52056.5	1X 1999	-2000 3	Ad
	2003	91	Am	52057	2000	695*	Am (by Sec. 8
	2004	183	Am ⁵⁷¹				of Ch.)
52055.620	2001	749 *	Ad ³⁷		1X 1999		Ad
	2002	42*	Am		2001	891*	Am
	2003 2006	91 766	Am Am		2002	1166	Am (by Sec. 5 of Ch.)
52055.625	2000	749*	Adl 37	52058	2000	695*	Am
32033.023	2002	42*	Am	32030	1X 1999		Ad
	2003	91	Am		2001	749*	Am
	2004	183	Am ⁵⁷¹		2002	42*	Am
	2004	900*	Am		2005	73*	Am
	2006	538	Am ⁸⁰²	52058.1	2002	1020*	Ad
52055 (20	2006	766	Am	52050	2003	91	Am
52055.630	2001 2001	749 * 749 *	Ad ³⁷ Ad ³⁷	52059	2002	1020 * 902 *	Ad
52055.640	2001	42*	Am		2004 2005	22	Am Am ⁶⁴⁷
	2002	1168*	Am		2005	513*	Am
	2003	552	Am	52060	2001	734*	c 19
	2004	900*	Am	52061	2001	734*	c 19
	2004	902*	Am	52062	2001	734*	S 19
	2005	118*	Am	52063	2001	734*	S 19
	2006	766	Am	52064	2001	734*	S 19
52055.645	2001	749 *	Ad ³⁷	52065	2001	734*	S 19
50055 (47	2002	42*	Am Ad ³⁷	52066	2001	734*	Am 19
52055.647	2001 2001	749 * 749 *	Ad ³⁷ Ad ³⁷	52067	2001 2002	734*	Am ¹⁹ Ad & R ³⁸
52055.650	2001	749 * 91	Am	52070 52071	2002	1028 1028	Ad & R 38
	2003	573	Am	32071	2002	62	Ad & R Am ⁵¹⁹
	2003	757	Am	52072	2003	1028	Ad & R 38
	2005	73*	Am	52073	2002	1028	Ad & R ³⁸
NOTE 6				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52073 (Co	nt.)			52295.25	2002	582*	Ad
	2003	62	Am 519	322/3.23	2004	681	Am
52074	2002	1028	Ad & R 38	52295.30	2002	582*	Ad
52075	2002	1028	Ad & R 38	32273.30	2004	681	Am
				52205.25			
52084	1999	78 *	Am	52295.35	2002	582*	Ad 79
52086	1999	78*	Am		2004	681	Am ⁷⁹
52086.5	2003	755	Ad ⁹⁸ R ¹⁰⁰				R 80 Ad 81
52122	1999	83	Am ³⁰		2005	118*	Am (as ad by
	2000	743	Am				Sec. 9,
52122.1	2000	749	Am				Stats. 2004,
52123	2000	743	Δm				Ch. 681)
		910*	Am 319		2006	538	Am 802
52124	2004	910	R ²³²	52205.26			Adl 81
			K 4 1 636	52295.36	2004	681	
	2005	22	Ad ⁶³⁶	52295.40	2002	582*	Ad
	2005	22	Am (as am by	52295.45	2002	582*	Ad
			Sec. 1,	52295.50	2002	582*	Ad
			Stats. 2004,	52295.55	2002	582*	Ad
			Ch. 910) ⁶⁴⁷	Title 2,			
	2006	538	Am (as am by	Div. 4,			
			Sec. 46,	Pt. 28,			
			Stats. 2005,	Ch. 9,			
			Ch 22)802	heading			
52128	2004	183	Am ⁵⁷¹	(Sec. 52300			
52126	2001	750	R	l ' .	2000	1058	Am
			Am ⁸⁰²	et seq.)			
52165	2006	538		52300	2000	1058	Am
52177	2001	750	Am	52301	2000	1058	Am
52201	2000	1073	Am		2006	572	Am
52204	2000	748	R	52301.5	2005	208	Am
52205	2000	748	Am	52302	2000	1058	Am
52206	2000	748	Am		2006	572	R & Ad
52208	2000	748	R	52302.2	2006	572	Ad
52209	2000	748	Am	52302.3	2000	1058	Am
52211	2000	748	R & Ad		2006	572	Am
52212	2000	748	Am	52302.5	2000	1058	Am
52244	1999	646	Am	02002.0	2006	572	Am
32211	2003	669	Am ⁶⁸	52302.7	2000	1058	Am
		436	Am ⁶³⁹	32302.1		572	Am 189
500.47	2006		AIII		2006	312	R 192
52247	2000	73 *	Ad	50000.0	2006	570	
50060	2005	677*	R	52302.8	2006	572	Ad
52262	2001	546	Am	52302.9	2000	1058	Am
52263.5	2002	1167*	Ad 73	52303	2000	1058	Am
			R ²²		2006	572	Am
52270	2000	78*	Ad	52305	2000	1058	Am
	2000	1058	Am (as ad by	52309	2000	1058	Am
			Stats. 2000,	52310.5	2002	1168*	Am
				52314	2002	1168*	Am
	2001	159	Ch. 78) Am ³⁰⁵	0201.	2006	572	Am
52272	2000	78*	Ad	52314.5	2006	572	Am
52272		709	Ad & R 20			572	R
	2001	709 709	Ad & R Ad & R	52314.6 52314.7	2006 2006	572 572	R R
52291	2001		Au & K				
50000	2002	1168 *	Am	52315	2006	572	Am
52292	2001	709	Ad & R 20	52321	2006	572	Am
52292.5	2001	709	Ad & R 20	52325	2006	572	R
	2001	709	Ad & R 20	52326	2006	572	R
52293	2001	709	Ad & R 20	52329	2000	1058	Am
52293 52294		582*	Ad	52331	2000	1058	Am
52294	2002						
52294 52295.10	2002 2002			52334	2000	1058	Ad
52294 52295.10 52295.15	2002	582*	Ad	52334	2000	1058 734*	Ad Am
52294 52295.10				52334 52334.5	2000 2001 2006	1058 734* 572	Ad Am Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52335.10	2006	572	R	52450	2000	1058	Am
52335.12	2006	572	Ad	52452	2000	1058	Am
52335.7	2006	572	R	52453	2000	1058	Am
52335.8	2006	572	R	52454	2000	1058	Am
52335.9	2006	572	R	Title 2,			
52336	2000	1058	Am	Div. 4,			
52336.5	2000	1058	Am	Pt. 28,			
52342	2000	1058	Am	Ch. 9,			
Title 2,				Art. 7.5,			
Div. 4,				heading			
Pt. 28,				(Sec. 52460		40.50	
Ch. 9,				et seq.)	2000	1058	Am
Art. 3,				52460	2000	1058	Am
heading				52461	2000	1058	Am
(Sec. 52350	2000	1050		52461.5	2000	1058	Am
et seq.)	2000	1058	Am	Title 2,			
52350	2000	1058	Am	Div. 4,			
52351	2000	1058	Am	Pt. 28,			
52353	2000	1058	Am	Ch. 9,			
52354	2000	1058	Am Ad ³⁷	Art. 9,			
52360	2001	886	Ad 37	heading			
52361 52362	2001	886 886	Ad 37	(Sec. 52485	2000	1050	Λ
	2001 2001		Ad ³⁷	et seq.) 52485	2000 2000	1058 1058	Am Am
52363 52364	2001	886 886	Ad ³⁷	32403	2000	159	Am ³⁰⁵
52365	2001	886	Ad ³⁷	52487	2000	1058	Am
Title 2,	2001	880	Au	52488	2000	1058	Am
Div. 4,				52489	2000	1058	Am
Pt. 28,				52490	2000	1058	Am
Ch. 9,				Title 2,	2000	1030	7 1111
Art. 4,				Div. 4,			
heading				Pt. 28,			
(Sec. 52370				Ch. 9,			
et seq.)	2000	1058	Am	Art. 9.5,			
52370	2000	1058	Am	heading			
52371	2000	1058	Am	(Sec. 52495			
52372	2000	1058	Am	et seq.)	2000	1058	Am
52372.1	2000	1058	Am	52495	2000	1058	Am
52373	2000	1058	Am		2002	651	S 68
52375	2000	1058	Am	52496	2002	651	S 68
52376	2000	1058	Am	52497	2000	1058	Am
52377	2000	1058	Ad		2002	651	S ⁶⁸
52378	2006	79*	Ad	52498	2000	1058	Am
52379	2006	79*	Ad		2002	651	S ⁶⁸
50000	2006	371 *	Am	52499	2000	1058	Am
52380	2006	79*	Ad	52400.2	2002	651	S 68
52381	2000	1058	Am	52499.3	2000	1058	Am
52382	2000	1058	Am	50400.5	2002	651	S ⁶⁸ S ⁶⁸
52383	2000	1058	Am	52499.5	2002	651	S 68
52384	2000	1058	Am	52499.6	2002	651	Am ⁶⁸
52388	2000	1058	Am	52499.65 52515	2006	408 806*	Ad & R 349
Title 2,				52515	2004	896* 677*	Am
Div. 4,				52520	2005 2005	677 * 677 *	Am
Pt. 28,				52520 52523	2005	734*	Am
Ch. 9,					2001		Am
Art. 7, heading				52525 52570		988 677*	Ad Am
				52570	2005 2005	677*	Am Am
(Sec 52/150)				1 .14.171	2003	0//	
(Sec. 52450 et seq.)	2000	1058	Am	52572	2005	677*	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52616.19	2005	502*	Am	Title 2,			
52616.23	2005	502*	P	Div. 4,			
52616.8	2004	896*	Am ⁷¹¹	Pt. 28,			
52617	2005	502*	Ad	Ch. 17,			
52656	2001	745 *	Am	heading			
32030	2001	750	Am	(Sec. 53081			
52740	2006	538	Am 802	et seq.)	2001	734*	Am (as ad by
52761	2001	734*	Am	ct seq.)	2001	7.54	Stats. 2000,
52853	1999	646	Am				Ch. 404) & RN
52890	2003	864	Am	Title 2.			CII. 404) & KIV
32090	2003	871	S 79 43	Div. 4,			
		402*	Am 57	Pt. 28,			
£2001	2005		Alli Ad ⁷⁹				
52891	2004	871	R 80	Ch. 18,			
	2005	400 #		heading			
53 000	2005	402*	R S ^{149 5}	(Sec. 53081	2001	70.4 d	4 1/75375
52900	2000	1058	S 36 75	et seq.)	2001	734*	Ad(RN)
	2001	187*	S 30 13	53081	2000	404*	Ad
	2004	871	S 79 43 S 149 5		2000	793	Ad
52900.1	2000	1058			2001	734*	Am (as ad by
	2001	187*	S 36 75				Stats. 2000,
	2004	871	S 79 43				Ch. 404) & RN
52901	2000	1058	S 149 5		2003	573	Am
	2001	187*	S 36 75	53082	2000	404*	Ad
	2004	871	S 79 43		2000	793	Ad
52902	2000	1058	S 149 5		2001	734*	Am (as ad by
	2001	187*	c 36 75				Stats. 2000,
	2004	871	S 79 43				Ch. 404) & RN
52902.5	2001	187*	٨d		2002	166	Λm
02/02.0	2004	871	c 79 43		2003	62	Am 519
52903	2000	1058	c 149 5	53083	2000	404*	Ad
02/00	2001	187*	c 36 75	22002	2000	793	Ad
	2004	871	c 79 43		2001	734*	Am (as ad by
52904	2000	1058	1.40.5		2001	754	Stats. 2000,
32704	2001	187*	A 30 /3				Ch. 404) & RN
	2004	871	Am ^{79 43}		2003	573	Am
52922	2004	557	Am	53084	2000	404*	Ad
		1058	R	33004		793	Ad ³⁷
52980	2000				2000		
52981	2000	1058	R		2001	734*	Am (as ad by
52982	2000	1058	R				Stats. 2000,
53025	1X 1999		Ad S ^{79 43}		2002	572	Ch. 404) & RN
52027	2004	871		5200 6	2003	573	R & Ad
53027	1X 1999		Ad	53086	2005	208	Ad
	2004	871	S ^{79 43}	53091	2001	734*	Ad(RN) S ^{79 43}
53029	1X 1999		Ad		2004	871	S 79 43
	2001	734*	Am	53092	2001	734*	Ad(RN) S ^{79 43}
	2004	871	S 79 43		2004	871	S 19 43
53031	1999	78*	Am	53093	2001	734*	Ad(RN) S ^{79 43}
	1X 1999	-2000 2*	Ad		2004	871	S 79 43
	2004	871	S 79 43	53094	2001	734*	Ad(RN)
53032	2004	871	Ad 79		2004	871	S 79 43
			R 80	53095	2004	871	Ad ⁷⁹
53050	1X 1999-	-2000 2*	Ad		-		R 80
53053	1X 1999		Ad	54020	2006	79*	R & Ad
53055	1X 1999		Ad	54021	2006	79*	R & Ad
53057	1X 1999		Ad	54022	2006	79*	R & Ad
	1X 1999		Ad	54023	2006	79*	R & Ad
	1/1 1/77					79*	
53075	2002	116/*	Am				R X An
	2002 2000	1167 * 793	Am Ad	54024 54025	2006 2006	79* 79*	R & Ad R & Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
54026	2006	79*	R & Ad	54685.6	1999	955	S 70 18
34020	2006	371*	Am	34003.0	2004	871	c 79 43
54027	2006	79*	R & Ad	54685.7	1999	955	Am ^{70 18}
		79*	R & Ad	34063.7	2004	933 871	S 79 43
54028	2006			54605 O			S 70 18
54029	2006	79 *	R	54685.8	1999	955	S ^{79 43}
54030	2006	79*	R (as ad by	5.4505.0	2004	871	Am ⁷⁰ 18
			Sec. 20,	54685.9	1999	955	Am 70 10 S ^{79 43}
			Stats. 1989,		2004	871	S 70.18
			Ch. 82 and	54686	1999	955	Am ^{70 18}
			Ch. 83)		2004	871	S 79 43
54031	2006	79*	R (as ad by	54686.2	1999	955	Am ^{70 18}
			Sec. 21,		2004	871	Am ^{79 43}
			Stats. 1989,	54691	2001	216	Am
			Ch. 82 and	54696	2001	745*	Am
			Ch. 83)		2001	750	Am
54032	2006	79*	R (as ad by	54720	2004	871	S 79 43
			Sec. 22,	54721	2004	871	c 79 43
			Stats. 1989,	54722	2004	871	c 79 43
			Ch. 82 and	54723	2004	871	S 79 43
			Ch. 83)	54724	2004	871	c 79 43
54033	2006	79*	R (as ad by	54725	2004	871	S 79 43
54055	2000	1)	Sec. 23,	54726	2003	864	Am
			Stats. 1989,	34720	2003	871	S 79 43
				54727	2004		S 79 43
			Ch. 82 and	54727		871	S 79 43
54040	2006	70 *	Ch. 83)	54728	2004	871	S 79 43
54040	2006	79 *	R	54729	2004	871	S ^{79 43}
54041	2006	79*	R	54730	2004	871	S 79 43
54200	2001	891*	Ad S ^{79 43}	54731	2004	871	S ^{79 43}
	2004	871		54732	2004	871	S 79 43
54201	2001	891*	Ad	54733	2004	871	S 1943
	2002	1167*	Am	54734	2003	864	Am
	2003	62	Am 519		2004	871	S 79 43
	2004	871	S ^{79 43}	54735	2004	871	Ad 79
54203	2001	891*	Ad				R 80
	2004	871	S ^{79 43}	54742	2000	1057	Am
54204	2002	49	Ad	54743	2000	71*	Am
	2004	871	S 79 43		2002	1168*	Am
54205	2002	1167*	Ad	54744	2000	71*	Am
	2004	871	S 79 43	54745	1999	83	Am 30
54206	2004	871	Δd ⁷⁹		2000	71*	Am
31200	2001	071	R 80		2000	1057	Am
54444.5	1999	691*	Ad		2002	1168*	Am
54660	2004	871	c 79 43		2003	523	Am
54661	2004	871	c 79 43	54746	2000	71*	Am
54662	2004	871	c 79 43	37/40	2000	1057	Am
		871	c 79 43			734*	Am
54664	2004		S 79 43		2001		
54665 54668	2004	871	S ^{79 43}	517165	2002	1168*	Am
54668	2004	871	A 79	54746.5	2001	734*	Ad
54669	2004	871	Am ⁷⁹	54747	2000	71*	Am
5.4.CO.5	1000		R 80		2000	1057	Am
54685	1999	955	Am ^{70 18}		2002	1168*	Am
co-:	2004	871	S 79 43	54748	1999	83	Am 30
54685.1	1999	955	S 70 18		2000	71*	Am
	2004	871	S 79 43	54749	2000	71*	Am
54685.2	1999	955	Am 70 18		2000	1057	Am
	2000	135	Am 203		2001	159	Am ³⁰⁵
	2004	871	\$ 19 43		2001	734*	Am
54685.3	1999	955	Am ^{70 18}		2003	523	Am
	2000	135	Am ²⁰³		2005	677*	Am
	2000		S 79 43				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
54749.5 (0	Cont.)			56058	2005	653*	Ad
	2000	1057	Am	56059	2005	653*	Ad
54750	2000	1058	R	56100	2002	1168*	Am
54751	2000	1058	R	56125	2002	492	Am
54751.1	2000	1058	R	56129	2002	1168*	Am
54752	2000	1058	R	56130	2002	1168*	Am
54760	2004	871	S (as ad by	56137	2005	69	R
34700	2004	0/1	Sec. 24,	56138	2000	1058	R
			Stats. 1989,	30130	2002	492	Ad
					2002	653*	Am
			Ch. 82 and Ch. 83) ^{79 43}	56120		493*	Ad
54760 1	2004	071	S 79 43	56139	2004	896*	
54760.1	2004	871	S 79 43	56140	2004		Am
54761	2004	871	S 79 43	56155.7	2004	914	Ad Am ¹⁹⁸
54761.1	2004	871	S 79 43	56156.6	2004	216*	Am 170
54761.2	2004	871	S 77 43		****		R ⁴⁸⁵
54761.3	1999	83	Am ³⁰	56157	2004	914	Am
	2004	871	S 79 43	56170	2004	161*	Am
54761.4	2003	573	Ad	56171	2002	492	Am
	2004	871	S 79 43		2005	653*	Am
54762	2004	871	S ^{79 43}	56172	2005	653*	Am
54763	2004	871	Ad ⁷⁹	56173	2002	492	Am
			R 80		2005	653*	Am
56000	2004	161*	Am	56174.5	2002	492	Ad
56001	2002	1168*	Am	56175	2002	492	Am
	2005	653 *	Am		2005	653*	Am
56020.5	2005	653 *	Ad	56176	2002	492	Am
56021.1	2002	492	Ad		2005	653*	Am
0002111	2003	62	Am ⁵¹⁹	56177	2005	653*	Am
56026	2001	734*	Am	56195	2004	896*	Am
30020	2002	492	Am	56195.1	1999	78*	Am
56026.1	2002	492	Ad	30173.1	2004	896*	Am
56026.3	2004	914	Ad	56195.7	2004	161*	Am
56027	2004	896*		30193.7	2004	677*	Am
	2004		Am	56200		734*	
56028		785 896*	Am	56200	2001	1168*	Am
	2004		Am	56202	2002		Am
56020 5	2005	653 *	Am	56203	1999	78*	Ad
56028.5	2004	896*	Ad	56205	2002	1168*	Am
	2005	653 *	Am		2005	653*	Am
56029	2001	734*	Am	56207	2001	734*	Am
56032	2004	161 *	Am	56207.5	1999	78*	Ad
56033.5	2005	653 *	Ad	56213	2001	551	Ad
56034	2005	639	Am	56301	2004	161*	Am
56040	2004	161*	Am		2005	653*	Am
56040.5	2005	653 *	Ad	56302.1	2005	653*	Ad
56043	2002	492	Am	56304	2002	492	Ad
	2004	161*	Am		2005	653*	Am
	2005	653 *	Am	56320	2002	492	Am
	2006	583	Am		2004	161*	Am
56044	1999	78*	Ad		2005	653*	Am
	2001	734*	R	56321	2002	492	Am
56045	1999	78*	Ad	00021	2004	161*	Am
50015	1999	646	Am (as ad by		2005	653*	Am
	1///	5-10	Stats. 1999,	56321.1	2005	653*	Ad
			Ch. 78)	56325	2005	653*	Am
	2000	286	A	56329		492	
		286	Am Am ³⁰⁵	30329	2002		Am
56046	2001	159	AIII		2003	368 652 *	Am
56046	2002	944	Ad A 519	56220	2005	653*	Am
	2003	62	Am ⁵¹⁹	56330	2002	492	Ad
56055			Ad	56331	2004	493*	Ad
56055	2001 2003	734 * 862	Am	56337	2005	653*	R & Ad

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56340	2002	492	Am		2000	1058	Am & RN
56341	2002	405	R & Ad	56378	1999	392	Ad
30341	2005	653 *		30376	2000	1058	Au & RN
56241.1	2003	405	Am	56290	2005	653*	Am & KN
56341.1			Ad	56380			
56241.0	2005	653 *	Am	56380.1	2005	653*	Ad
56341.2	2003	413	Ad	56381	2002	492	Am
56341.5	2002	492	Am Am ⁵¹⁹		2004	161*	Am
	2003	62	Am	5,6202	2005	653*	Am
	2004	161*	Am (as am by	56383	2002	492	Ad
			Stats. 2003,		2003	62	Am ⁵¹⁹
	•		Ch. 62)	56385	2002	492	Ad
	2004	914	Am		2005	653*	Am
	2005	653 *	Am	56390	2000	1058	Ad(RN)
56342	2002	492	Am	56391	2000	1058	Ad(RN)
56342.1	2002	492	Ad		2001	734*	Am
56343.5	2003	552	Am	56392	2000	1058	Ad(RN)
56344	2002	492	Am		2002	1168*	Am
	2004	161*	Am	56393	2000	1058	Ad(RN)
	2005	653 *	Am		2002	1168*	R
56345	2002	1168*	Am	56400	2001	690	Ad
	2004	161*	Am	56402	2001	690	Ad
	2005	653 *	R & Ad	56404	2001	690	Δd
56345.1	2004	161*	Am	50.0.	2002	664	Am ⁴³¹
303 13.1	2005	653*	Am	56406	2001	690	Ad
56346	2004	161*	Am	56408	2001	690	Ad
30340	2005	653 *	R & Ad	56410	2001	690	Ad
56347	2002	492	Am	56412	2001	690	Ad
56351.5	2002	736	Adl 37	56414	2001	690	Ad
	2001	653	Ad	56426.9	2001	492	
56351.7							Am
56351.8	2005	530	Ad	56435	2001	629	Ad
56351.9	2005	530	Ad 37	56441	2005	653*	R Am ⁸⁰²
56352	2001	736	Am ³⁷	56441	2006	538	
56361	2002	1168*	Am	56441.1	2002	1168*	Am
	2004	896 *	Am	56449	2001	629	Ad
56362.7	2005	677 *	Am		2005	653*	R
56363	2005	653 *	Am	56473	2002	1168*	Am
56363.5	2002	492	Am	56475	2002	585	Am
56364.1	2004	896*	Am	56476	2002	585	Ad
56364.5	2004	896*	R	56490	2000	591	Ad & R 19
56365	2002	492	Am	56491	2000	591	Ad & R 19
	2004	161*	Am	56492	2000	591	Ad & R 19
56366	2004	914	Am	56493	2000	591	Ad & R 19
	2005	22	Am ⁶⁴⁷	56494	2000	591	Ad & R 19
56366.1	2001	734*	Am	56495	2000	591	Ad & R 19
	2004	914	Δm	56500.2	2002	492	R & Ad
	2005	22	Am ⁶⁴⁷	00000.2	2005	653*	Am
	2005	639	Am	56500.3	2004	161*	Am
56366.10	2004	914	Ad	20000.5	2005	653*	Am
56366.11	2004	914	Ad	56500.4	2002	492	Ad
30300.11	2005	22	Am ⁶⁴⁷	30300.4	2002	161*	Am
56366.12	2003	914	Alli		2004	653*	Am
	2004	639		56500.5		492	Alli
56366.2			Am		2002		
56366.3	2001	215	Am	56500.6	2004	161*	Ad
56366.5	2004	914	Am	56501	2002	492	Am
56366.9	2004	914	Am	56501.5	2005	653*	Ad
56375	1999	392	Ad	56502	2002	492	Am
	2000	1058	Am & RN		2004	161*	Am
56376	1999	392	Ad		2005	653*	Am
	2000	1058	Am & RN	56504	2006	583	Am
56377	1999	392	Ad	56504.5	2002	492	Am

	00	cted By			00	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56504.5 (Co	ont.)				2005	491*	Am
	2004	161*	Am	56836.17	2003	584	Δm
	2005	73 *	Am		2004	216*	Am 198
56505	2002	492	Am				R ⁴⁸⁵
	2003	368	Am	56836.173	2004	216*	Ad
	2004	81	Am		2004	896*	Am
	2004	161*	Am (as am by	56836.175	2003	584	Ad
			Stats. 2003,	56836.21	2006	79*	Am
			Ch. 368)	56836.23	2002	1168*	Am
	2004	408	Am	56836.30	2003	552	Ad
	2005	22	Am ⁶⁴⁷	56837	2005	653*	R & Ad
	2005	653 *	Am	56838	2005	653*	Am
			R & Ad ⁷⁶²	56841	2005	653*	Am
56505.1	2002	492	Am	56842	2005	653*	R & Ad
	2003	368	Am	56844	2005	653*	Ad
	2004	161*	Am	56845	2000	286	Ad
56505.2	2003	893	Am		2001	159	Am 305
	2004	408	Am	56846	2006	783	Ad
56506	2003	368	Am	56846.2	2006	783	Ad
	2004	161*	Am	56847	2006	783	Ad
	2005	653 *	Am	56863	2004	161*	Am
56507	2005	653 *	Am	56867	2001	536*	Ad & R 75
56509	2005	653 *	Ad		2006	79*	Am 312
56515	2004	161*	Ad	56885	2001	745*	Am
	2005	653 *	Am	58000	1999	646	R
56525	2004	174	Ad	58001	1999	646	R
56600	2002	492	Am	58002	1999	646	R
56600.5	2002	492	R	58010	1999	646	R
56600.6	2002	492	Ad	58011	1999	646	R
56601.5	2002	492	Ad	58012	1999	646	R
56602	2002	492	R & Ad	58013	1999	646	R
56603	2002	492	R	58014	1999	646	R
56836.01	2004	896*	Am	58015	1999	646	R
56836.02	2001	734*	Am	58016	1999	646	R
56836.03	2004	896*	Am	58017	1999	646	R
56836.06	1999	78*	Am	58018	1999	646	R
56836.07	2005	677*	Ad	58019	1999	646	R
56836.08	1999	78*	Am	58020	1999	646	R
56836.095	2001	891*	Ad	58021	1999	646	R
56836.10	2000	1058	Am	58022	1999	646	R
56836.11	2000	1058	Am	58023	1999	646	R
	2005	73 *	Am	58024	1999	646	R
	2005	491*	Am	58025	1999	646	R
56836.15	1999	78*	Am	58026	1999	646	R
56836.155	2002	1168*	Am	58027	1999	646	R
	2004	21*	Am	58028	1999	646	R
	2004	896*	Am	58040	1999	646	R
	2005	73 *	Am	58041	1999	646	R
	2006	79*	Am	58050	1999	646	R
56836.156	2001	203 *	Ad	58051	1999	646	R
56836.157	2001	203 *	Ad	58060	1999	646	R
56836.158	2001	891*	Ad	58061	1999	646	R
	2002	1167*	Am	58407	2006	538	Am 802
56836.159	2001	891*	Ad	58520	2006	538	Am ⁸⁰²
56836.16	2003	584	Am	58523	2001	745*	Am
	2004	216*	Am 198		2001	750	Am
			R ⁴⁸⁵	58550	2001	187*	Ad ^{313 73}
56836.165	2004	216*	Ad				p 22
	2005	73 *	Am		2003	864	S 424 68 S 79 43

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
58551	2001	187*	Ad 313 73	58734	2004	871	S ^{79 43}
			D 22	58735	2004	871	s 79 43
	2003	864	S 424 68	58736	2004	871	S 79 43
	2004	871	c 79 43	58737	2004	871	Ad ⁷⁹
58552	2001	187*	Ad 313 73	00707	200.	0,1	R 80
30332	2001	107	D 22	58907	2003	91	Am
	2003	864	S 424 68	58916	2003	91	Am
	2004	871	S 79 43	58922	2001	745*	R
58553	2001	187*	Ad ^{313 73}	58930	2001	629	Δd
30333	2001	107	P 22	58950	2005	276	Ad ¹⁸⁹
	2003	864	c 424 68	20,20	2000	2.0	P 192
	2004	871	c 79 43	58951	2005	276	Ad 189
58553.5	2001	187*	Ad 313 73	00,01	2000	2.0	R 192
0000010	2001	107	R 22	58952	2005	276	Ad ¹⁸⁹
	2003	864	S 424 68	00,02	2000	2.0	P 192
	2004	871	c 79 43	58953	2005	276	Δd ¹⁸⁹
58554	2001	187*	Ad 313 73	30,33	2003	270	P 192
30331	2001	107	p 22	58954	2005	276	Ad 189
	2003	864	c 424 68	30731	2003	270	R 192
	2004	871	c 79 43	58955	2005	276	Ad ¹⁸⁹
58555	2001	187*	Ad ^{313 73}	30733	2003	270	R 192
30333	2001	107	D 22	58956	2005	276	Δd ¹⁸⁹
	2003	864	c 424 68	30730	2003	270	R 192
	2004	871	S 79 43	59001.2	2003	865	Ad
58556	2001	187*	Ad ^{313 73}	59001.4	2003	865	Ad
30330	2001	107	P 22	59008	2002	1043	Ad
	2003	864	c 424 68	37000	2003	62	Am ⁵¹⁹
	2004	871	c 79 43	59050	2003	865	Ad
58557	2001	187*	Ad ^{313 73}	59051	2003	865	Ad
30337	2001	107	P 22	59052	2003	865	Ad
	2003	864	c 424 68	37032	2005	22	Am ⁶⁴⁷
	2004	871	c 79 43	59053	2003	865	Ad
58558	2001	187*	Ad 313 73	59054	2003	865	Ad
50550	2001	107	D 22	59104	2002	1043	Ad
	2003	864	S 424 68	37101	2003	62	Am ⁵¹⁹
	2004	871	c 79 43	59150	2000	93*	Ad
58560	2001	187*	Ad ^{313 73}	59201	2002	1168*	Am
20200	2001	107	D 22	59203	2002	1168*	Am
	2003	864	S 424 68	59204	2002	1168*	R
	2004	871	S ^{79 43}	59204.5	2002	1168*	Am
58561	2001	187*	Ad ^{313 73}	59205	2002	1043	Ad
			p 22		2003	62	Am ⁵¹⁹
	2003	864	S 424 68	59210	2002	1168*	Am
	2004	871	c 79 43	59211	2002	1168*	R
58562	2001	187*	Ad ^{313 73}	59220	2002	1168*	R & Ad
			R 22	59223	2002	1168*	R
	2003	864	Am 424 68	60040	2003	552	Am
	2004	871	Am ^{79 43}	60041	2003	665	Am
58600	2002	1032*	R		2005	581	Am
58601	2002	1032*	R	60045	1999	276	Am
58602	2002	1032*	R	60048	1999	276	Ad
58603	2002	1032*	R	60051	2006	717	Ad & R 722
58604	2002	1032 *	R	60061	2001	734*	Am
58605	2002	1032*	R		2001	736	Am ³⁷
58606	2002	1032 *	R	60061.8	2003	800	Δd
58608	2002	1032*	D		2004	183	Am ⁵⁷¹
58730	2004	871	S 79 43	60119	1999	646	Am
58731	2004	871	c 79 43		2004	900*	Am
58732	2004	871	S 79 43		2005	118*	Am
58733	2004	871	S 79 43		2006	704	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
60200	1999	276	Am	60603	1999	83	Am 30
	2006	538	Am 802		2001	722	S 18
	2006	887	Am (by Sec. 1		2004	233	Am ⁴²⁴
			of Ch.)				R 69
60200.1	2006	887	Ad				Ad ⁵⁶²
60200.2	1999	276	Ad	60604	2000	576	Am
	2000	135	Am ²⁰³		2001	20*	Am
60227	2003	806	Ad & R 75		2001	722	S 18
60240	2001	734 *	Am		2004	233	Am ⁴²⁴
	2002	802	Am				R ⁶⁹
	2004	900*	Am				Ad ⁵⁶²
60242	2002	802	Am	60605	1999	78*	Am
	2003	892	Am (by Sec. 16		1999	735*	Am (as am by
	2002	000	of Ch.)				Stats. 1999,
	2003	898	Am (by Sec. 2		2000	55.6	Ch. 78)
(00.40.5	2002	000	of Ch.)		2000	576	Am
60242.5	2002	802	Am 334		2001	722	Am 18
60246	2002	802	Am 334 R 100		2004	233	Am 424
	2002	(2)	Am ⁵¹⁹				R ⁶⁹ Ad ⁵⁶²
60246 5	2003	62		60605.1	2000	422	
60246.5	2002	802	Ad Am ³³⁴	60605.1	2000	432	Ad S ¹⁸
60247	2002	802	R 100		2001	722 233	S 111
60247.5	2002	802	Ad	60605.2	2004 2002	943	
60248	2002	802	Au Am	00003.2	2002	233	Ad S ¹¹¹
60252	2002	802	Am ³³⁴	60605.3	2004	826	Ad
00232	2002	802	R 100	00003.3	2003	233	S 111
	2004	900*	Am	60605.5	1999	735 *	Ad
60313	2004	734*	Am	00003.3	2001	722	S 18
60400	2001	734*	Am		2004	233	S 111
60420	2002	802	Ad ⁴²⁴	60605.6	2001	722	Ad & R 18
00120	2002	002	R 69	00005.0	2004	233	Am ⁴²⁴
60421	2002	802	Ad ⁴²⁴		2001	233	R 69
00.21	2002	002	R ⁶⁹				Ad ⁵⁶²
	2003	892	Am	60606	2001	722	S 18
60422	2002	802	Ad ⁴²⁴		2004	233	Am ⁴²⁴
			R ⁶⁹				R 69
60422.1	2003	573	Ad & R 74				Ad ⁵⁶²
60423	2003	573	Am ¹⁸⁷	60607	2001	722	Am 18
	1X 200		Ad & R 375		2004	233	Am 111
60424	2002	802	Ad ⁴²⁴	60608	2001	722	S 18
			R ⁶⁹		2004	233	S 111
60450	2002	1168 *	S 62 19	60609	2001	722	R
60450.1	2001	914	Ad	60610	2001	722	S 18
	2002	1168*	S 62 19		2004	233	S 111
60450.5	2002	1168*	S 62 19	60611	2001	722	S 18
60451	1999	15*	Am		2004	233	Am 111
	2001	591	Am	60612	2005	676*	Am
60.454.5	2002	1168*	Am ⁶² 19	60612	2001	722	S 18 S 111
60451.5	2002	1168*	S 62 19 S 62 19	60612	2004	233	S 18
60452	2002	1168*	S 62 19	60613	2001	722	S 111
60452.5	2002 2002	1168*	Am ⁶² 19	60614	2004	233	S 18
60453		1168*		60614	2001	722	S 111
60501 60600	2000	461 722	Ad S 18	60615	2004	233 722	S 18
00000	2001 2004	233	S 111	60615	2001 2004	233	S 111
60601	2004	722	Am ¹⁸	60616	2004	722	S 18
10000	2001	233	Am 111	00010	2001	233	S 111
60602	2004	722	S 18	60617	2004	722	S 18
00002	2001	233	Am 111	00017	2001	233	S 111
	2004	233	AIII		2004	233	S
				1			

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Section	Year	Chapter	Effect	Section	Year C	Chapter	Effect
60618	2001	722	S 18		2001	722	S 18
00016			S 111				Am ⁴²⁴
(0(20	2004	233	3 4 18		2004	233	R 69
60630	2001	722	Am 18				K **
	2004	233	S 111				Ad ⁵⁶²
60640	1999	78*	Am	60643.5	1999	78*	Ad
	1999	83	Am 30		2001	722	Am 18
	1999	735 *	Am (as am by		2004	233	S 111
		,,,,	Stats. 1999,	60644	1999	735*	Am
			Ch. 78)	00011	2000	576	Am
	2000	576					S 18
	2000	576	Am		2001	722	3 4 111
	2001	20*	Am		2004	233	Am 111
	2001	722	S 18	60645	2000	576	Am
	2002	492	Am		2001	722	S 18
	2003	773	Am & R 558		2004	233	S 111
			Ad ³⁹¹	60646	1999	735*	R
	2004	183	Am (as ad by	60647	2001	722	S 18
	2004	103	Sec. 5,	00047	2004	233	S 111
				60640			
			Stats. 2003,	60648	2000	576	Am
			Ch. 773) ⁵⁷¹		2001	722	S 18
	2004	233	Am (as ad by		2004	233	S 111
			Stats. 2003,	60649	2000	576	Ad
			Ch. 773)424		2001	722	S 18
			R 69		2004	233	S 111
			Ad ⁵⁶²	60650	2001	722	Am 18
	2005	676*	Am (as am by	00050	2003	573	R
	2003	070		60650.5			S 18
			Sec. 15 and as	0.0000	2001	722	
			ad by Sec. 16,		2003	573	R c 18
			Stats. 2004,	60651	2001	722	3
			Ch. 233)		2003	573	R
60640.1	2001	722	R	60652	2001	722	S 18
60641	1999	735*	Am (by Sec. 4		2003	573	R
000.1		,,,,	of Ch.)	60653	2001	722	Ad & R 18
	2000	576	Am	00055	2003	573	R
	2000			(0((0			
	2001	20*	Am	60660	2004	397*	Ad
	2001	722	Am 18	60661	2004	397*	Ad
	2004	233	Am 111	60662	2004	397*	Ad
60642	2001	722	Am ¹⁸	60663	2004	397*	Ad
	2003	773	Am & R 558	60800	2002	1166	Am
			Ad ³⁹¹		2003	459	Am
	2004	233	Am (as ad by	60810	1999	78*	Am
	2004	233		00010	2001	745*	Am
			Stats. 2003, Ch. 772) ⁴²⁴				
			Ch. 773) ⁴²⁴ R ⁶⁹	60011	2001	891*	Am
coc15 =	2000			60811	1999	78*	Am
60642.5	2000	576	Ad	60812	1999	678	Ad
	2001	722	Am 18	Title 2,			
	2002	1168*	Am	Div. 4,			
	2004	233	S 111	Pt. 33,			
60643	1999	78*	Am	Ch. 8,			
55015	1999	735 *	Am (by Sec. 5	heading			
	1///	133					
			of Ch., as am by	(Sec. 60850	2000	125	A 0 Day 20
			Stats. 1999,	et seq.)	2000	135	Am & RN 20
			Ch. 78)	Title 2,			
	2000	576	Am	Div. 4,			
	2001	20*	Am	Pt. 33,			
	2001	722	Δm ¹⁸	Ch. 9,			
	2004	233	Am 424	heading			
	2004	433	R ⁶⁹	(Sec. 60850			
			Ad ⁵⁶²	'	2000	135	Ad(RN) ²⁰³
					71.11.11.1	143	AUKNI
COC 42 4	1000	505	Au 129	et seq.)			
60643.1	1999 2000	735 * 576	Ad ¹²⁹ Am	60850	1X 1999–200 2002		Ad Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
50851	1X 1999-		Ad	66025.3	2002	202	Ad(RN)
	2001	716	Am		2003	62	Am 519
	2002	808	Am (by Sec. 2	66025.6	2003	345	Ad & R 75
	2006	2 4	of Ch.)		2004	549	Am (by Sec. 1
0050	2006	3*	Am		2004	554	of Ch.)
0852	1X 1999-		Ad Ad & R ⁷⁷²		2004	554	Am (by Sec. 1.5
0852.3	2006	3 * 629 *	Ad & R Ad & R Ad & R	66040	2005	269	of Ch.) ³⁴⁹
50852.4 50852.5	2006 2003	803	Ad & K Ad	66040.3	2005	269	Ad
50852.5 50852.6	2003	803	Ad	66040.5	2005	269	Ad
50852.0 50853	1X 1999-		Δd	66040.7	2005	269	Ad
60855	2000	135	Am ²⁰³	66055	2003	1093	Ad
10033	1X 1999-		Ad	66055.5	2002	1093	Ad
60856	1X 1999-		Ad	66057	2000	383	Ad
50857	2001	716	Ad	66070	2006	538	Am ⁸⁰²
50859	2001	716	Ad	66085	2002	541	Ad
0900	2002	1002 *	Ad	66201.7	2000	355	Ad
	2003	62	Am ⁵¹⁹	66204	2002	320	Am
	2006	840	Am	66205.5	2002	988	Ad
52000	2004	193	Am ⁵⁷¹	66205.9	2006	669	Ad
52000.14	2001	611*	Am	66251	1999	587	Am
	2006	880	Am	66270	1999	587	Am
52000.2	2006	79*	Am	66270.5	1999	587	Ad(RN)
52000.4	2001	591	Am	66271	1999	587	Am & RN
	2004	900*	R	66271.6	2003	660	Ad
52000.5	2002	1032*	R	66271.7	2003	660	Am
52000.8	2000	137*	Am	66271.8	2003	660	Ad Am 571
2004	2001	64 * 107	R	66202	2004	183	AIII
62004 62006	2003 2003	552	Am R	66293	2000 2001	135 745*	Am ²⁰³ R
52007	2003	552	R R	66301	2001	158	Am
52008	2003	552	R	66350	2003	599	Ad
53000	2000	369	Am	66351	2003	599	Ad
3000	2006	730	Am	66352	2003	599	Ad
63001	2006	730	Am	66353	2003	599	Ad
3050	2000	369	Ad	66406	2004	556	Ad
53051	2000	369	Ad		2006	538	Am ⁸⁰²
	2001	734*	Am	66450	2000	574	Ad
53052	2000	369	Ad	66451	2000	574	Ad
53053	2000	369	Ad	66452	2000	574	Ad
53054	2000	369	Ad	66602	1999	251	Am
53055	2000	369	Ad		2004	417	Am (by Sec. 1
63056	2000	369	Ad	66600	2006	530	of Ch.)
54000	2001	724	Am	66609	2006	538	Am 802
C4001	2006	730	Am	66721.5	2000	187	Ad
54001	2001	724 664	Am Am ⁴³¹	66721.7	2006	804 737	Ad
	2002 2006	730	Am	66725 66725.3	2004 2004	737	Ad Ad
54200	2000	1026	Ad & R ⁶⁸	66739.5	2004	743	Ad
54201	2002	1026	Ad & R ⁶⁸	00739.3	2004	22	Am ⁶⁴⁷
J7201	2002	416	Am	66744	2003	216*	Ad
	2003	183	Am ⁵⁷¹	66750	1999	688	S 19
54202	2002	1026	Ad & R ⁶⁸	00750	2003	457	S 57
	2003	416	Am	66751	1999	688	C 19
54203	2002	1026	Ad & R ⁶⁸		2003	457	s 57
66015	2001	745 *	Am	66752	1999	688	S 19
56015.7	2002	458	Ad		2003	457	S 3/
	2004	668	Ad	66752.5	1999	688	S 19
56019.3	2001						
56019.3 56021.2	2000	403 * 72 *	Am	66753	2003	457	S ⁵⁷ S ¹⁹

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
66753 (Coi	nt.)				2001	347	Am (as am by
(2003	457	Am 57		2001	2.,	Sec. 1,
66753.5	1999	688	C 19				Stats. 2000,
00733.3	2003	457	c 57				Ch. 40) ¹⁹
66754	1999	688	S 19				,
00734			S 57				Am (as am by
	2003	457					Sec. 2,
66755	1999	688	Am 19				Stats. 2000,
	2001	745 *	Am				Ch. 40) ²²
	2003	457	S ⁵⁷		2004	32*	Am (as am by
	2004	349	R				Sec. 2,
66756	1999	688	Am 19				Stats. 2001,
	2003	457	R				Ch. 347)
66801	2004	309*	Am		2005	544*	Am
66903	1999	916	Am		2006	395	Am
	2001	571	Am (by Sec. 1	68120.5	2002	450	Ad
			of Ch.)	68121	1999	953*	R
	2001	580	Am (by Sec. 2	00121	2002	450	Ad
	2001	300	of Ch.)	68130.5	2001	814	Ad
66903.5	2001	443	Ad & R ^{37 19}	68130.7	2001	19*	Ad
			D & Ad				
66940	2000	467	R & Ad	69430	2000	403 *	Ad
66941	2000	467	R & Ad	69431	2000	403 *	Ad
	2003	91	Am	69432	2000	403 *	Ad
66942	2000	467	R	69432.5	2000	403 *	Ad
66943	2000	467	R	69432.7	2000	403*	Ad
66944	2000	467	R		2001	159	Am ³⁰⁵
66945	2000	467	R		2003	339	Am
66946	2000	467	R	69432.8	2000	403 *	Ad
66947	2000	467	R	69432.9	2000	403 *	Ad
66948	2000	467	R	69433	2000	403*	Ad
67301	2001	745 *	Am	69433.4	2003	345	Ad & R 75
67302	1999	379	Ad		2004	554	Am ³⁴⁹
67312	2004	303	Am	69433.5	2000	403*	Ad
67359.10	2004	349	R	69433.6	2000	403*	Ad
67359.11	2004	349	R	69433.7	2000	403*	Ad
67359.11	2004	349	R	69433.8	2000	403 *	Ad
			Am ⁵⁷¹				
67359.13	2004	183		69433.9	2000	403 *	Ad
(7250.14	2004	349	R		2006	43*	Am
67359.14	2004	349	R		2006	652*	Am (as am by
67359.15	2004	349	R				Sec. 2,
67359.16	2004	349	R				Stats. 2006,
67359.20	2001	745 *	Am				Ch. 43)
67362	2006	200	Ad	69434	2000	403*	Ad
67382	2002	804	Ad		2001	8*	Am
67385.3	2002	1066	Ad & R 18 37	69434.5	2000	403*	Ad
	2003	62	Am 519		2001	159	Am ³⁰⁵
67385.7	2005	647	Ad	69435	2000	403 *	Ad
68074	2000	571	Am	69435.3	2000	403*	Ad
68074.1	2000	571	R		2001	8*	Am
68075	2000	571	Am	69436	2000	403*	Ad
68075.1	2000	571	R	07450	2001	8*	Am
68078	2000	949*	Am		2006	43*	Am
		896*					
68081	2004		Am		2006	822	Am (as am by
68084	2004	225 *	Am				Sec. 3,
68120	1999	953*	Am				Stats. 2006,
			R & Ad 8				Ch. 43)
	2000	40	Am (as am by	69436.5	2000	403*	Ad
			Sec. 1 and as ad	69437	2000	403*	Ad
			by Sec. 2,	69437.3	2000	403 *	Ad
			Stats. 1999,	69437.5	2000	403*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
69437.6 (0	Cont.)				2000	583	Am (as am by
	2001	8*	Am				Stats. 2000,
	2001	159	Am ³⁰⁵				Ch. 70)
69437.7	2000	403 *	Ad		2003	91	Am
69439	2000	403 *	Ad	69612.5	1999	650	Am (by Sec. 2
	2001	159	Am ³⁰⁵				of Ch.)
69440	2000	403 *	Ad		1999	651	Am (by Sec. 2.5
	2003	91	Am				of Ch.)
	2003	573	Am		2000	70*	Am
69505	1999	471*	Ad		2000	583	R (as am by
69514	2006	652 *	Am				Stats. 2000,
69514.5	2000	403 *	Ad	60612	1000	650	Ch. 70)
69517.5	2006	43 *	Am	69613	1999	650	Am (by Sec. 3
69519	2006	75*	Ad		1000	651	of Ch.)
69522	1999	636	Am		1999	651	Am (by Sec. 3.5
	2004	216*	Am		2000	70*	of Ch.)
	2004	657*	Am (as am by		2000	70*	Am
			Stats. 2004,		2000	583	Am (as am by
	2005	73*	Ch. 216) Am				Stats. 2000, Ch. 70)
69525	2003	216*	Am	69613.1	1999	650	Am (by Sec. 4
69529	1999	636	Am	09013.1	1777	050	of Ch.)
69529.5	2004	216*	Am		1999	651	Am (by Sec. 4.5
0/32/.3	2004	657*	Am (as am by		1)))	031	of Ch.)
	2004	037	Stats. 2004,		2000	70*	Am
			Ch 216)		2000	583	Am (as am by
69530	2000	403 *	p 232		2000	505	Stats. 2000,
69531	2000	403 *	R ²³²				Ch. 70)
69532	2000	70*	Δm		2001	159	Am 305
	2000	403 *	R ²³²		2003	91	Am
	2003	91	Am	69613.15	1999	904	Ad
69532.5	2000	403 *	p 232		2000	583	R
69533	2000	403 *	R ²³²	69613.2	2000	583	Am
69534.1	2000	403 *	P 232	69613.3	2000	70*	R
69534.3	2000	403 *	R ²³²	69613.4	2000	583	Am
69534.4	2000) 403 * R ²³²	R ²³²	69613.5	2000	70*	Am
69535	2000	403 *	R ²³²		2000	583	Am (as am by
69535.1	2000	403 *	R ²³²				Stats. 2000,
69535.5	2000	403 *	R ²³² R ²³²				Ch. 70)
69537	2000	403 *	R ²³²	69613.55	1999	650	R (as ad by
69538	2000	403 *	R ²³²				Stats. 1998,
69539	2000	403 *	Am ⁸⁰²		2000	70.*	Ch. 545)
60540	2006	538	Am *** R ²³²	60612.6	2000	70*	R
69540	2000	403 *		69613.6	2000	70*	Am
69541	2000	108 *	Ad R ²³²	69613.7	2000	371	Ad
69544	2000 2000	403 * 403 *	R ²³²	69613.8 69614	2000 2000	583 70*	Ad Am
69545	2000	403 *	R ²³²	09014	2000	583	
69546	2000	403 *	R ²³²		2000	363	Am (as am by Stats. 2000,
69546.5	2000	403 *	D 232				Ch. 70)
69547	2000	403 *	R ²³²	69615	2000	583	Am
69547.5	2000	403 *	Ad & R ³⁸	69615.2	2000	583	R
69547.9	2000	403 *	Ad & R 38	69615.4	1999	650	Am (by Sec. 6
69561.5	2000	588	Ad & R 43	0,013.4	1)))	050	of Ch.)
69612	1999	650	Am (by Sec. 1		1999	651	Am (by Sec. 5.5
07012	1///	050	of Ch.)		1///	031	of Ch.)
	1999	651	Am (by Sec. 1.5		2000	70*	Am
	-///	551	of Ch.)		2000	583	Am (as am by
				I	_000	202	() uiii 0 y
	2000	70*	Am				Stats. 2000,

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
69615.4	(Cont.)				2006	79*	Am
	2003	91	Am		2006	837	Am (as am by
69615.6	1999	72*	Am				Sec. 26,
	1999	650	Am (by Sec. 7				Stats. 2006,
			of Ch., as am by	60616.5	2005	72 *	Ch. 79) & RN
			Stats. 1999, Ch. 72)	69616.5	2005 2006	73 * 79 *	Ad Am
	1999	651	Am (by Sec. 6.5		2006	837	Am (as am by
	1,,,,	051	of Ch., as am by		2000	037	Sec. 27,
			Stats. 1999,				Stats. 2006,
			Ch. 72)				Ch. 79) & RN
	2000	70*	Am	69616.6	2005	73*	Ad
	2000	583	Am (as am by	606167	2006	837	Am & RN
			Stats. 2000,	69616.7	2005	73*	Ad
Title 2			Ch. 70)	69616.8	2006	837 73*	Am & RN
Title 3, Div. 5,				09010.8	2005 2006	837	Ad Am & RN
Pt. 42,				69616.9	2005	73*	Ad
Ch. 2,				0,010.5	2006	837	Am & RN
Art. 5.3,				69617	2005	73*	Ad
heading					2006	837	Am & RN
(Sec. 69616				69618.1	1999	72*	Am
et seq.)	2006	79*	Ad(RN)		2000	460	Am
	2006	837	R (as am & rn	69618.2	1999	72*	Am
			by Sec. 21,	60610.2	2000	460	Am
			Stats. 2006, Ch. 79)	69618.3	1999 2000	72 * 460	Am Am
Title 3,			CII. 19)	69618.9	2003	227*	Am
Div. 5,				69620	2002	659*	S 54 57
Pt. 42,				69621	1999	83	Am 30
Ch. 2,					2002	659*	c 54 57
Art. 5.6,				69622	2002	659*	S 54 57
heading				69623	2002	659*	S 54 57 S 54 57
(Sec. 69616	2006	70.*	4 0 DM	69624	2002	659*	S 54 57 Am 54 57
et seq.)	2006	79*	Am & RN	69625	2002	659* 659*	Am 5 5 7 S 5 4 5 7
69616	2000 2005	583 73*	R Ad	69626 69627	2002 2002	659*	c 54 57
	2006	79 *	Am	69628	2002	659*	S 54 57
	2006	837	Am (as am by	69629	2002	659*	Ř
			Sec. 22,	69630	2002	659*	R
			Stats. 2006,	69631	2002	659*	R
			Ch. 79) & RN	69632	2002	659*	R
69616.1	2005	73 *	Ad	69633	2002	659*	R
	2006	79*	Am	69634	2002	659*	R
	2006	837	Am (as am by	69635	2002 2002	659* 659*	R R
			Sec. 23, Stats. 2006,	69636 69637	2002	659*	R R
			Ch. 79) & RN	69638	2002	659*	R
69616.2	2005	73*	Ad	69639	2002	659*	D
*****	2006	79*	Am	69640	2006	538	Am ⁸⁰²
	2006	837	Am (as am by	69733	2001	745*	R
			Sec. 24,	69740	2001	881	Ad
			Stats. 2006,	69741	2001	881	Ad
(0/// 2	2005	50 :	Ch. 79) & RN	69741.5	2001	881	Ad
69616.3	2005	73 *	Ad	60740	2006	79*	Am
	2006 2006	79* 827	Am (as am by	69742	2001	881	Ad
	∠000	837	Am (as am by Sec. 25,	69743 69743.5	2001 2001	881 881	Ad Ad
			Sec. 25, Stats. 2006,	69744	2001	881	Ad Ad
			Ch. 79) & RN	07/44	2006	79*	Am
69616.4	2005	73*	Ad	69745	2001	881	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
69746	2001	881	Ad	69985	1999	664	Am
69746.5	2006	79*	Ad	0,,00	2002	406*	Am
69747	2001	881	Ad	69986	1999	664	Am
0) / 1 /	2006	79*	R	07700	2002	406*	Am
69748	2001	881	Ad		2005	318	Am
37170	2006	79*	D	69989	1999	664	Am
59750	2003	345	Ad ⁴²⁴	0))0)	2005	318	Am
37130	2003	343	R 69	69990	2002	406*	Am
	2004	549	Am (by Sec. 2	0,,,,,	2005	318	Am
	2007	547	of Ch.)	69992	2005	318	Am
	2004	554	Am	69993	2005	318	Am
59750.3	2003	345	Ad 424	69993.5	1999	664	Am
7130.3	2003	545	R ⁶⁹	69993.7	1999	664	Ad
	2004	549	Am (by Sec. 3	69995	2000	404*	Ad
	2004	349	of Ch.)	09993	2000	734*	Am
	2004	554	Am		2001	1055	Am
0750.5			Adl 424				
9750.5	2003	345	R ⁶⁹		1X 200		Am S ^{19 73}
	2004	549		69996	1X 200 2000	03-04 10* 404*	Ad
			Am	09990			
0750.7	2004 2003	554 345	Am Ad ⁴²⁴		2001 1X 200	734* 03–04 10*	Am S ^{19 73}
9750.7	2003	345	Au R ⁶⁹	60007			
	2004	554		69997	2000	404*	Ad
0751	2004	554	Am Ad ⁴²⁴		2001	734*	Am
9751	2003	345	R ⁶⁹		1X 200		Am S ^{19 73}
	2004	5.40		60000	1X 200		\$ 1204
	2004	549	Am	69998	2000	404*	Ad ²⁰⁴
	2004	554	Am (by Sec. 7.5		2001	734*	Am ³⁷⁹
0551.0	2004	7.10	of Ch.)		1X 200		Am S ^{19 73}
9751.2	2004	549	Ad	60000	1X 200		
9751.3	2003	345	Ad ⁴²⁴	69999	2000	404*	Ad
		- 10	R ⁶⁹		1X 200		S 19 73
	2004	549	R & Ad	69999.3	2003	573	Ad
	2004	554	R & Ad	69999.5	1X 200	03-04 10*	Ad ⁷³
9751.5	2003	345	Ad 424				R ²²
			R ⁶⁹	69999.6	2004	227*	Ad
9751.8	2004	549	Ad	69999.7	2004	227*	Ad
9761	1999	636	Am	69999.8	2004	227*	Ad
9763	1999	636	Am	70000	2000	70*	Ad
9763.1	2002	784	AIII		2002	1167*	Am
9763.2	2002	784	Am ⁴⁹⁰	70001	2000	70*	Ad
9766	1999	636	Am		2003	91	Am
	2004	216*	Am	70002	2000	70*	Ad
9766.1	1999	636	Am	70003	2000	70*	Ad
9767	1999	636	Am		2003	91	Am
9768	1999	636	Am	70004	2000	70*	Ad
	2004	216*	Am	70005	2000	70*	Ad
59958	2004	788	Am		2003	91	Am
9980	1999	664	Am	70010	2002	38*	Ad
	2002	406*	Am		2003	62	Am ⁵¹⁹
	2005	318	Am	70010.1	2002	38*	Ad
9981	1999	664	Am		2002	406*	Am (as ad by
,,,,,	2000	404*	Am		2002	.00	Stats. 2002,
	2005	318	Am				Ch. 38)
59982	1999	664	Am	70010.5	2002	38*	Ad
	2002	406*	Am	, 5510.5	2002	406*	Am (as ad by
	2002	318	Am		2002	100	Stats. 2002,
59983	1999	664	Am				Ch. 38)
.,,00	2002	406*	Am	70010.7	2002	38*	Ad
	2002	318	Am	70010.7	2002	406*	Am (as ad by
59984	1999	664	Am		2002	+00	Stats. 2002,
,,,O T	2005	318	Am				Ch. 38)
	2003	310	AIII	I			CII. 30)

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
70011	2002	38*	Ad	70902	2006	817	Am
	2002	406*	Am (as ad by				R & Ad 446
			Stats. 2002,	71000	2000	390	Am
=0044.5		***	Ch. 38)		2003	860	Am
70011.3	2002	38*	Ad	71003	2003	860	Am
70011.5	2002	38*	Ad	71020	2004	349	Am Am ⁵⁷¹
70011.7	2002 2002	38 * 406 *	Ad Am (as ad by	71027 71028	2004 2001	193 745*	Am Am
	2002	400	Stats. 2002,	71040	2005	654*	Am
			Ch. 38)	71051	2004	193	Am ⁵⁷¹
70011.9	2002	38*	Ad	71093	2004	139*	Ad & R ⁶⁸
Title 3,					2005	22	Am ⁶⁴⁷
Div. 5,					2006	50*	Am 13
Pt. 42,				72024	2005	654*	Ad(RN)
Ch. 3,				72104	2006	588	Am
heading (Sec. 70100				72104 72330	2005 2003	654* 292	Am Am
et seq.)	2006	837	Ad	72401	2005	654*	Am
Title 3,	2000	037	Au	72425	2003	401	Am
Div. 5,				72123	2005	654*	Am & RN
Pt. 42,				72533	2000	44	Am 185
Ch. 3,				72675	2005	654*	Am
Art. 1				72681	2001	745*	R
heading				72682	2005	654*	Am
(Sec. 70100	2006	027	4.1	72871	2005	654*	Am
et seq.)	2006 2006	837	Ad	74265	1999 1999	82 * 82 *	Am
70100 70101	2006	837 837	Ad(RN) Ad(RN)	74265.5 74292	2006	50*	Ad Ad
70101	2006	837	Ad(RN)	74292.5	2006	50*	Ad
70103	2006	837	Ad(RN)	74292.7	2006	50*	Ad
70104	2006	837	Ad(RN)	74293	2006	50*	Ad
70105	2006	837	Ad(RN)	74295	2006	50*	Ad
70106	2006	837	Ad(RN)	74296	2006	50*	Ad
70107	2006	837	Ad(RN)	76001	2000	1073	Am
70108	2006	837 837	Ad(RN)		2003	786 399	Am
70109 70110	2006 2006	837	Ad(RN) Ad(RN)	76002	2005 2003	786	Am Am
70120	2006	837	Δd 451	76067	2005	654*	Am
70120	2000	007	R 446	76140	2005	654*	Am
70121	2006	837	Ad 451	76141	2005	654*	Am
			R 446	76142	2005	654*	Am
70122	2006	837	Ad 451	76234	2006	538	Am ⁸⁰²
50122	2006	0.25	R 446	76240	2005	654*	Am
70123	2006	837	Ad ⁴⁵¹ R ⁴⁴⁶	76300	1999	72 * 71 *	Am
70124	2006	837	Ad ⁴⁵¹		2000 2002	450	Am Am
70124	2000	037	R ⁴⁴⁶		2002	227*	Am
70125	2006	837	Ad 451		2004	216*	Am
			P 446		2005	654*	Am
70126	2006	837	Ad 451		2006	79*	Am
			R 446	76355	2005	320	Am
70127	2006	837	Ad ⁴⁵¹	76360	2005	654*	Am
70100	2006	027	R ⁴⁴⁶ Ad ⁴⁵¹	76361.1	2006	560	Ad
70128	2006	837	R 446	76375	2005	654*	Am Ad ⁷²³
70129	2006	837	Ad ⁴⁵¹	78016.5	2005	515	R ⁶⁷⁷
10149	2000	031	R ⁴⁴⁶	78017	2005	362	Ad
70901	2006	817	Am	78017.3	2005	362	Ad
		J.,	R & Ad 446	78018	2006	572	Ad
70901.1	2005	654*	Am	78020	2005	654*	Am
70901.2	2001	799	Ad	78021	2005	654*	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
78032	2004	349	Am		2006	35*	S ⁷⁸⁵
76032	2004	654*	Am	81703	2000	637	Ad & R ⁶⁸
78103	2005	654*	Am	01703	2006	35*	S 785
78217	2001	745 *	R	81704	2002	637	Ad & R ⁶⁸
78260	2006	837	Ad		2006	35*	S ⁷⁸⁵
78261	2006	837	Ad	81705	2002	637	Ad & R 68
78262	2006	837	Ad	0.4=0.6	2006	35*	S 785
78275	2001	714	Ad	81706	2002	637	Ad & R ⁶⁸
78275.5	2001	714	Ad	01707	2006	35*	S 785
79200	2005 2001	654 * 734 *	R	81707	2002 2006	637 35*	Ad & R ⁶⁸ S ⁷⁸⁵
78300 79202	2001	668	Am Am	81708	2000	637	Ad & D 68
79202	2004	668	Am	01700	2002	35*	S ⁷⁸⁵
79210	2001	514	Ad	84040	2000	1055*	Am (by Sec. 15
81005	2006	649	Ad	0.0.0	2000	1000	of Ch.)
81050	2003	552	Ad	84040.5	2004	935	Am
81051	2003	552	Ad	84041	2005	360	Ad
81052	2006	35*	Ad ⁷⁷⁹	84321	2003	227*	Ad
81130.3	2003	552	Am		2004	216*	Am
	2006	35*	Am ⁷⁷⁹	84321.5	2004	216*	Ad
81133	2006	407	Am	84322	2003	227*	Ad
81133.1	2006	407	Ad	84750	1999	78*	Am
81133.2	2006	407	Ad		2003	573	Am
81133.5	2000	463	Ad	0.4750.5	2006	631*	Am & R ⁸¹⁷ Ad ⁷⁹⁵
81134 81135	2006 2006	407 407	Am	84750.5 84751	2006 2005	631 * 654 *	Am
81149	1999	179	Am Am	84754.5	2005	73*	Ad
01149	2000	135	Am ²⁰³	84760	2003	216*	Ad
81378	2006	134	Am	04700	2006	631*	Am & R 817
81383	2005	363	Ad	84760.5	2006	631*	Ad
	2006	538	Am 802	85235	2005	654*	Am
	2006	554	Am & R 317	85236	2005	654*	Am
81384	2005	363	Ad	85237	2005	654*	Am
	2006	554	Am & R 317	85237.5	2005	654*	Am
81384.5	2006	554	Ad & R 317	85238	2005	654*	Am
81400	2001	430	Am 802	85239	2005	654*	Am
81450	2006	538	Am 802	85240	2005	654*	Am
81450.5	2001 2002	98 88	Ad	85243 85244	2005 2005	654* 654*	Am
81452	2002	88	Am Am	85265.5	2005	654*	Am Am
81610	1X 200		Ad & R ^{37 5}	85280	2005	654*	Am
81611	1X 200		Ad & R ^{37 5}	85281	2005	654*	Am
81612	1X 200		Ad & R ^{37 5}	85282	2005	654*	Am
81613	1X 200		Ad & R 3/3	85284	2005	654*	Am
81614	1X 200		Ad & R 375	85288	2005	654*	Am
81615	1X 200		Ad & R ^{37 5}	85301	2005	654*	Am
81620	1X 200		Ad	85302	2005	654*	Am
81621	1X 200		Ad	87018	2003	783	Ad
81622	1X 200		Ad	87031	2000	886	R & Ad
81623	1X 200		Ad	87040	2006	780	Am
81624	1X 200		Ad 802	87040.5	2006	780	Ad
81645	2006	538	Am ⁸⁰² Ad & R ⁶⁸	87061	2005	654*	Am D % Ad
81700	2002 2006	637 35*	Ad & R ** S ⁷⁸⁵	87100	2002 2004	1169 788	R & Ad
81700.5	2006	637	Ad & D 68	87101	2004	1169	Am R & Ad
01/00.3	2002	35*	S ⁷⁸⁵	87101	2002	1169	R & Ad
81700.7	2002	637	Ad & R ⁶⁸	87102	2002	1169	R & Ad
01700.7	2006	35*	S 785	87104	2001	745*	Am
81701	2002	637	Ad & P 68		2002	1169	R
	2006	35*	S ⁷⁸⁵	87105	2002	1169	R & Ad
81702	2002	637	Ad & R 68	87106	2002	1169	R & Ad

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
		- 1				- 1	00
87107	2002	1169	R & Ad	88500	2000	939	Ad & R 20
87108	2002	1169	Ad		2002	544	Am ⁶⁸
87160	2000	531	Ad		2004	225*	Am S ⁶³⁹
87161	2000	531	Ad	88510	2006	753	Ad & R ²⁰
87162	2000	531 531	Ad Ad	88310	2000 2002	939 544	Au & K Am ⁶⁸
87163 87164	2000 2000	531	Ad		2002	225*	Am
0/104	2000	159	Am ³⁰⁵		2004	753	S 639
	2001	416	Am	88515	2000	939	Ad & R ²⁰
	2002	81	Am	00313	2002	544	Am ⁶⁸
87458	2001	144	Am		2006	753	S 639
87470	2001	144	Am	88520	2000	939	Ad & R ²⁰
87474	2002	85	Am		2002	544	Am ⁶⁸
87482	2006	837	Am		2006	753	S 639
87482.4	1999	738	Ad	88525	2000	939	Ad & R 20
87482.5	2003	25	Am		2002	544	Am ⁶⁸
87482.7	2002	1169	Am		2006	753	S 639
87482.8	2003	882	Ad	88530	2000	939	Ad & R 20
87482.9	2001	850	Ad		2002	544	Am ⁶⁸
87488	2003	313	Am	00504	2006	753	S 639
87488.1	2003	313	Ad 499	88531	2000	939	Ad & R 20
07/01	2002	0.5	R 63		2002	544	Am ⁶⁸ S ⁶³⁹
87601	2002	85 124	Am	88532	2006	753 252	Ad ⁷⁶⁴
87610.1 87661	2000 2002	85	Am Am	00332	2005 2006	352 753	S ⁶³⁹
87675	2002	182	Am 81 614	88540	2000	939	Ad & R ²⁰
87679	2004	182	Am 81 614	00540	2002	544	Au & K Am ⁶⁸
87781	2005	654*	Am		2006	753	S 639
87834.5	2003	344	Ad	88541	2000	939	Ad & R 20
87861	1999	738	Am ⁸⁴	000.11	2002	544	S 68
87863	1999	738	Am 85		2006	753	S 639
87865	1999	738	R	88542	2000	939	Ad & R 20
87883	1999	738	Am 86		2002	544	Am ⁶⁸
87884	1999	738	Am		2006	753	S 639
87885	2000	71*	Am	88543	2000	939	Ad & R 20
	2001	891*	Am		2002	544	Am ⁶⁸
88002	2003	280	Am	00550	2006	753	S 639
88003	2002	867	Am	88550	2000	939	Ad & R 20
88003.1	2002	894	Ad		2002	544	Am ⁶⁸ S ⁶³⁹
88013	2001	839	Am (by Sec. 2 of Ch.)	88550.5	2006 2006	753 753	Ad & R ⁶³⁹
	2001	844	Am (by Sec. 2.5	88551	2000	939	Ad & R ²⁰
	2001	044	of Ch.)	00331	2002	544	Δm ⁶⁸
88017	2003	880	Am		2006	753	Am ⁶³⁹
88033	2004	183	Am ⁵⁷¹	89005.5	2001	219	Am
88069	2000	488	Am		2002	664	Am ⁴³¹
88091	2000	951	Am	89005.7	2005	146	Ad
88104	2003	181	Am	89009	2004	303	Am
88112	2004	788	Am	89010	1999	83	Am 30
88131	2004	182	Am 81 614	89030.1	2001	717	Am ²⁰
88167.5	2003	344	Ad		2002	182	Am oo
00207	2006	538	Am ⁸⁰²	89036	2001	219	Am
88207	2003	843	Am	89045	2001	219	Am
88210	2001	260	Am	89048	2001	219	Am
Title 3,				89090	2005	498	Ad & R 111 Ad & R 111
Div. 7, Pt. 52,				89090.5 89230	2005 2001	498 734*	Ad & K Am
heading				89230	2001	552	Ad
(Sec. 88500				07241	2005	538	Am ⁸⁰²
et seq.)	2002	544	Am ⁶⁸	89260	1999	593 *	Ad
7.7		٠				2,0	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
89260 (Co	nt.)			89519.5	2002	869	Ad
	2003	463	Am	89529.03	2004	69*	Am
89260.3	1999	593 *	Ad	89536.1	2003	213	Ad
89260.5	1999 2003	593 * 463	Ad Am	89538 89539	1999 1999	283 283	Am Am
89260.7	1999	593 *	Ad	89539.1	2003	846	Ad
0,200.7	2003	463	R	89539.2	2003	846	Δd
89267	2006	837	Ad		2004	183	Am ⁵⁷¹
89270	2004	718	Ad & R 547		2005	22	Am ⁶⁴⁷
89270.5	2004	718	Ad & R 547	89542.5	2001	808	Am
89272 89274	2004 2004	718 718	Ad & R ⁵⁴⁷ Ad & R ⁵⁴⁷	89570 89571	2005 2005	310 310	Ad Ad
89276	2004	718	Ad & R 547	89572	2005	310	Ad
89278	2004	718	Ad & R 547	89573	2005	310	Ad
89304	2000	285	Am	89574	2005	310	Ad
89305	2000	330	Ad	89621	2004	69*	Am
89305.1	2000	330	Ad	89701	2000	285	Am
89305.4 89305.5	2000 2000	330 330	Ad Ad	89702 89702.1	2000 2000	285 285	Am R
89305.7	2000	330	Ad	89703	2000	285	Ad
89306	2000	330	Ad	89704	2000	285	Am
89306.5	2000	330	Ad	89721	2006	79*	Am
89307	2000	330	Ad	89750.5	2006	538	Am 802
89307.1	2000	330	Ad	89753	2001	745*	Am
89307.2 89307.4	2000 2000	330 330	Ad Ad	89761 89903	2001 2002	745 * 252	Am Am
89343	2004	193	Am ⁵⁷¹	07703	2005	318	Am
89415	2000	752	Ad & R ³⁸	89911	2003	187	R
89415.3	2000	752	Ad & R 38		2006	346	Ad
89415.5	2000	752	Ad & R ³⁸	89928	2000	330	Am
Title 3,				90000	2000 2000	285 285	Am
Div. 8, Pt. 55,				90001 90011	2000	285	Am Am
Ch. 4.2,				90404	2003	187	Am
heading				90450	2004	417	R
(Sec. 89416				90500	2004	417	R
et seq.)	2003	201	Am	92037	2006	441	Ad 802
89416	2000 2003	752 201	Ad & R ³⁸ Am	92300 92440.5	2006 2002	538 376	Am ⁸⁰² Ad
	2005	384	Am	92440.3	2002	1140	Ad
89416.3	2000	752	Ad & R 38	92611.5	2002	869	Ad
89416.5	2000	752	Ad & R 38	92611.7	2004	264	Ad
89417	2000	752	Ad & R 38	02615	2006	538	Am ⁸⁰²
89417.3	2000 2000	752 752	Ad & R ³⁸ Ad & R ³⁸	92615 92625	2000 2002	1038 1040	Ad
89417.5 Title 3,	2000	132	Au & K	92625.1	2002	1040	Ad Ad
Div. 8,				92625.3	2002	1040	Ad
Pt. 55,				92625.5	2002	1040	Ad
Ch. 4.7,				92625.7	2002	1040	Ad
heading				92625.9	2002	1040	Ad
(Sec. 89440	2001	403	Am	92630	2005	498 498	Ad & R 111 Ad & R 111
et seq.) 89440	1999	285	Alli	92630.5 92630.9	2005 2005	498	Ad & R 111
0,.10	2001	403	Am	92640	2004	193	Am ⁵⁷¹
	2004	225*	Am	92645	2006	837	Ad
89450	1999	1020	Ad	92655	2001	459	Ad & R 19
89451	1999	1020	Ad	92655.1	2002	664	Ad(RN) ⁴³¹
89452 89500.7	1999 2004	1020 264	Ad Ad	92665.1	2001 2002	459 664	Ad Am & RN ⁴³¹
89503	2004	538	Au 802	92725	2002	582	Am & KN
		550				J 0 =	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
92820	2000	71*	Am	94319.16	2004	740	R
92850	1X 1999-	-2000 2*	Ad	94323	2004	740	R
	2001	717	Am	94330	2004	740	R
92851	1X 1999-	-2000 2*	Ad	94331	2004	740	R
92855	1X 1999-	-2000 2*	Ad	94343	2004	740	R
92856	1X 1999-	-2000 2*	Ad	94344	2004	740	R
92900	2000	79*	Ad	94346	2004	740	R
	2001	891*	Am	94361	2006	534	R ⁶⁹
92901	2000	79*	Ad	94362	2006	534	R ⁶⁹
	2001	159	Am 305	94363	2006	534	R 69
	2001	891*	Am	94364	2006	534	Ad & R 68
94050	2002	405	Am	94700	2004	740	S 424 68
94100	2001	569	Am (by Sec. 1	94705	2004	740	S 424 68
			of Ch.)	94710	2004	740	S 424 68
	2002	1081	Am	94711	2004	740	S 424 68
94103	2005	318	Ad	94712	2004	740	S 424 68
94110	2001	569	Am (by Sec. 2	94713	2004	740	S 424 68
		46	of Ch.)	94714	2004	740	S 424 68
	2002	1081	Am	94715	2004	740	S 424 68
	2005	191*	Am	94716	2004	740	S 424 68
94123	2001	569	Am	94717	2004	740	S 424 68
94140	2001	569	Am (by Sec. 4	94718	2004	740	S 424 68
			of Ch.)	94719	2004	740	S 424 68
	2002	1081	Am	94719.5	2004	740	S 424 68 S 424 68
	2003	62	Am ⁵¹⁹	94720	2004	740	S 424 68
94144	2001	569	Am	94721	2004	740	S 424 68
94146	2001	569	Am	94722	2004	740	S 424 68
94147	2001	569	Am (by Sec. 7	94723	2004	740	S 424 68
	2002	1001	of Ch.)	94724	2004	740	S 424 68
04154	2002	1081	Am	94725	2004	740	S 424 68
94154	2001	569	Am (by Sec. 8	94726	2004	740	S 424 68
	2002	1001	of Ch.)	94727	2004	740	c 424 68
	2002	1081	Am Am ⁵¹⁹	94728	2004	740	S 424 68
04100	2003	62 560		94728.5	2004	740	S 424 68
94190 94191	2001 2001	569 569	Am Am	94729 94729.3	2004 2000	740 625	Ad
94191	2001	569	Am	94729.3	2004	740	c 424 68
94193	2001	569	Am	94730	2004	740	c 424 68
94195	2001	569	Am	94731	2004	740	c 424 68
94212	2006	714	Am	94732	2004	740	c 424 68
94215	2002	1081	Ad & R 317	94733	2004	740	c 424 68
94215.3	2002	1081	Ad & R 317	94734	2004	740	c 424 68
94215.5	2002	1081	Ad & R 317	94735	2004	740	c 424 68
94215.7	2002	1081	Ad & R 317	94736	2004	740	c 424 68
94215.9	2002	1081	Ad & R 317	94737	2004	740	c 424 68
94216	2002	1081	Ad & R 317	94738	2004	740	S 424 68
94216.11	2002	1081	Ad & R 317	94739	2003	340	Δm
94216.9	2002	1081	Ad & R 317		2004	740	Δ m 424 68
94301	2004	740	R	94740	2004	740	S 424 68
94302	2004	740	R	94740.1	2003	340	Am & RN
94311.1	2004	740	R	94740.3	2003	340	Ad
94311.9	2004	740	R		2004	740	S 424 68
94312	2004	740	R	94740.5	2003	340	Ad
94316.10	2004	740	R		2004	740	S 424 68
94316.2	2004	740	R	94740.7	2003	340	Ad(RN)
94316.22	2004	740	R		2004	740	c 424 68
94316.5	2004	740	R	94741	2004	740	S 424 68
94317	2004	740	R	94742	2004	740	S 424 68
		740	R	94742.1	2000	273	A m
94317.5 94318.5	2004 2004	740 740	R	77/72.1	2000	213	Am R & Ad ⁶³

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect					
94742.1	(Cont.)			94812	2004	740	S 424 68					
	2004	740	S (as am by	94814	2004	740	S 424 68					
			Sec. 1 and as ad	94814.5	2000	625	Δd					
			by Sec. 2,		2004	740	S 424 68					
			Stats 2000	94816	2004	740	c 424 68					
			Ch. 273) ⁴²⁴ 68	94818	2004	740	c 424 68					
94742.2	2004	740	P	94819	2004	740	S 424 68					
94742.3	2004	740	Ad ⁴²⁴	94820	2004	740	S 424 68					
			R ⁶⁹	94821	2004	740	S 424 68					
	2005	22	Am ⁶⁴⁷	94822	2004	740	S 424 68					
94743	2004	740	c 424 68	94823	2004	740	S 424 68					
94744	2004	740	S 424 68	94824	2004	740	S 424 68					
94745	2004	740	S 424 68	94825	2001	621	Am					
94746	2004	740	S 424 68		2004	740	S 424 68					
94750	2004	740	S 424 68	94826	2004	740	S 424 68					
94760	2004	740	S 424 68	94828	2004	740	S 424 68					
94770	2004	740	S 424 68	94829	2004	740	S 424 68					
94770.1	2002	107	Ad	94830	2004	740	S 424 68					
	2004	740	S 424 68	94831	2004	740	S 424 68					
94771	2002	405	Am		2006	815	Am					
	2003	62	Am ⁵¹⁹	94832	2004	740	S 424 68 S 424 68					
	2004	740	S ⁴²⁴ 68 S ⁴²⁴ 68	94834	2004	740						
94772	2004	740	S 424 68 S 424 68	0.402.5	2006	815	Am S ^{424 68}					
94774	2004	740	S 424 68 S 424 68	94835	2004	740	S 424 68					
94774.5	2004	740	S 424 68 S 424 68	94836	2004	740	S 424 68					
94775	2004	740	S 424 68	94838	2004	740						
94776	2004	740	S 424 68	94840	2001	621	Am S ^{424 68}					
94777	2004	740	S 424 68	04041	2004	740	S 424 68					
94778	2004	740	Am ⁵⁷¹	94841	2004	740	S 424 68					
94779	2004	183	S 424 68	94842	2004	740	S 424 68					
04770 1	2004	740		94846	2004	740	S 424 68					
94779.1	2003	789	Ad	94848	2004	740	S 424 68					
	2004	33*	Am S ^{424 68}	94850	2004	740	S 424 68					
	2004 2004	740 909*		94851 94852	2004 2004	740 740	S 424 68					
94779.2	2004	740	Am Ad ²²⁸	94853	2004	740	S 424 68					
94119.2	2004	740	R ¹⁰⁰	94854	2004	740	c 424 68					
94779.3	2003	789	Ad	94855	2004	740	c 424 68					
77117.3	2003	33*	Am	94856	2004	740	c 424 68					
	2004	740	S 424 68	94857	2004	740	c 424 68					
94779.4	2004	789	Ad	94859	2004	740	c 424 68					
, 1/1/J.T	2004	740	c 424 68	94860	2004	740	c 424 68					
94780	2004	740	c 424 68	94861	2004	740	c 424 68					
94785	2004	740	c 424 68	94862	2004	740	c 424 68					
94786	2004	740	c 424 68	94863	2004	740	c 424 68					
94787	2004	740	c 424 68	94864	2004	740	c 424 68					
94790	2004	740	c 424 68	94865	2004	740	c 424 68					
94795	2004	740	S 424 68	94866	2004	740	c 424 68					
94800	2003	340	A m	94867	2004	740	c 424 68					
	2004	740	S 424 68	94868	2004	740	c 424 68					
94802	2003	340	Am	94869	2004	740	S 424 68					
	2004	740	S 424 68	94870	2004	740	C 424 68					
94804	2004	740	S 424 68	94871	2004	740	c 424 68					
94806	2001	621	Am	94872	2004	740	S 424 68					
	2004	740	S 424 68	94873	2004	740	S 424 68					
94808	2001	621	Am	94874	2004	740	S 424 68					
	2004	740	S 424 68	94875	2004	740	S 424 68					
94809	2004	740	S 424 68	94876	2004	740	S 424 68					
94810	2001	621	Am	94877	2001	621	Am					
	2004	740	S 424 68		2004	740	S 424 68					

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
94878	2004	740	S ^{424 68}		2004	33*	Λm
94879	2004	740	c 424 68		2004	183	Am Am ⁵⁷¹
94880	2004	740	c 424 68		2004	740	S 424 68
94881	2004	740	c 424 68		2006	538	Am ⁸⁰²
94882	2004	740	c 424 68	94995	2002	581	Am
94900	2004	740	S 424 68	7.570	2004	33*	Λm
	2006	534	Am		2004	740	S 424 68
94901	2003	340	Am	94995.3	2001	621	Δd
	2004	183	Am ⁵⁷¹		2004	740	S 424 68
	2004	740	S 424 68	94998	2004	740	S 424 68
94905	2003	340	Am	94999	2004	740	Am ^{424 68}
	2004	740	S 424 68	99030	2001	294	Ad
94915	2004	740	S 424 68	99105	2001	745*	R
94920	2004	740	S 424 68	99156	2006	538	Am 802
94925	2004	740	S 424 68 S 424 68	99200	2002	463	Am ⁴⁵⁷ 68
94930	2004	740			2003	91	Am
94931	2002	581	Am Am 424 68	00200.5	2003	857	Am S ⁴⁵⁷ 68
	2004	740	Am ⁶⁴⁷ Am ⁶⁴⁷	99200.5	2002	463	S 457 68
04021 1	2005	22	Am S 424 68	99201	2002	463	S 457 68
94931.1	2004	740	S 424 68	99201.5	2002	463	S 457 68
94932 94934	2004	740	c 424 68	99202	2002	463	S 457 68
94934	2004 2004	740 740	S 424 68	99203	2002 2003	463 91	
94936	2004	740	c 424 68	99204	2003	463	Am S ⁴⁵⁷ 68
94940	2004	740	c 424 68	99206	2002	463	Am ⁴⁵⁷ 68
94942	2004	740	S 424 68	Title 3,	2002	403	Alli
94944	2001	621	Δm	Div. 14,			
71711	2004	183	Am 571	Pt. 65,			
	2004	740	S 424 68	Ch. 5,			
94945	2001	621	Am	Art. 2,			
	2002	581	Am	heading			
	2002	664	Am 431	(Sec. 99220			
	2003	340	Am	et seq.)	2000	77*	Am
	2004	740	S 424 68	99220	2000	77*	Am
94946	2004	740	S 424 68		2000	986	Am
94947	2004	740	S 424 68 S 424 68		1X 1999		Ad
94948	2004	740			2001	737	Am
94950	2002	581	Am S ^{424 68}	00001	2003	91	Am
0.4052	2004	740		99221	2000	77*	Am & RN & Ad
94952	2002	581	Am S ^{424 68}		2000	986	Am
94955	2004 2002	740 581			1X 1999 2001	-2000 2* 737	Ad Am
24733	2004	740	Am S ^{424 68}	99222	2000	77*	Ad
94957	2002	581	A	77222	2000	986	Am
77731	2004	740	S 424 68		2001	737	Am
94960	2001	621	Λm	99223	2000	404*	Ad
7.700	2004	740	S 424 68	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2001	734*	Am
94960.5	2002	581	Δd		2001	737	Am
	2004	740	S 424 68	99224	2000	77*	Ad
94965	2002	581	Δm		2000	986	Am
	2004	740	S 424 68		2001	737	Am
94970	2004	740	S 424 68	99225	2000	77*	Ad
94975	2002	581	Am		2000	986	Am
	2004	740	S 424 68		2001	737	Am
94980	2002	581	Am	99225.5	2000	77*	Ad
0.400.7	2004	740	S 424 68	00000	2000	986	Am
94985	2001	621	Am S ^{424 68}	99226	2000	77*	Ad(RN)
	2004	740	S 727 00 A 802		2001	737	Am Am ⁴³¹
04000	2006	538	Am ⁸⁰²	00227	2002	664	
94990	2003	789	Am	99227	2001	737	Ad
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
99230	2001	737	Ad ^{37 79}	99242	2001	737	Ad ^{37 79}
			D 80				D 80
	2002	1167*	S 98 75		2002	1167*	Am ^{98 75}
	2006	524	S 451 639		2006	524	Am ⁴⁵¹ 639
99231	2001	737	Ad ^{37 79}	99300	2003	573	R
			R 80	99301	2003	573	R
	2002	1167*	S 98 75	99302	2003	573	R
	2006	524	Am 451 639	99303	2003	573	R
99232	2001	737	Ad ^{37 79}	99304	2003	573	R
			R 80	99305	2003	573	R
	2002	1167*	S 98 75	99306	2001	745 *	Am
	2006	524	S 451 639		2001	750	R
99233	2001	737	Ad ^{37 79}	99307	2003	573	R
			R 80	100420	1999	858	Am
	2002	1167*	S 98 75	100600	2002	33*	Ad ³⁹⁴
	2006	524	Am 451 639	100601	2002	33*	Ad 394
99234	2001	737	Ad ^{37 79}	100603	2002	33*	Ad 394
			R 80		2006	538	Am 802
	2002	1167*	Am ^{98 75}	100610	2002	33*	Ad 394
	2003	91	Am	100615	2002	33*	Ad ³⁹⁴
	2003	227*	Am	100620	2002	33*	Ad ³⁹⁴
	2006	524	Am 451 639	100625	2002	33*	Ad ³⁹⁴
99234.5	2001	737	Ad ^{37 79}	100627	2002	33*	Ad 394
			R 80	100630	2002	33*	Ad 394
	2002	1167*	S 98 75	100632	2002	33*	Ad ³⁹⁴
	2006	524	R	100634	2002	33*	Ad ³⁹⁴
99235	2001	737	Ad ^{37 79}	100635	2002	33*	Ad ³⁹⁴
			R 80	100636	2002	33*	Ad 394
	2002	1167*	Am 98 75	100638	2002	33*	Ad 394
	2003	62	Am 519	100640	2002	33*	Ad 394
	2003	227 *	Am	100642	2002	33*	Ad ³⁹⁴
	2004	183	Am ⁵⁷¹	100644	2002	33*	Ad ³⁹⁴
	2005	22	Am 647	100646	2002	33*	Ad 394
	2006	524	Am 451 639 Am 451 639	100650	2002	33*	Ad 394
99236	2001	737	Ad ^{37 79}	100652	2002	33*	Ad 394
			R 80	100653	2002	33*	Ad ³⁹⁴
	2002	1167*	S 98 75	100654	2002	33*	Ad 394
	2006	524	S 451 639	100700	2002	33*	Ad 394
99237	2001	737	Ad ^{37 79}	100710	2002	33*	Ad 394 Ad 394
			R 80	100720	2002	33*	Ad 394
	2002	1167*	S 98 75	100725	2002	33*	Ad 394
	2006	524	Am 451 639	100730	2002	33*	Ad ³⁹⁴
99237.5	2006	524	Ad 451	100735	2002	33*	Ad ³⁹⁴
			R 446	100740	2002	33*	Ad 394
99238	2001	737	Ad ^{37 79}	100745	2002	33*	Ad 394
			R ⁸⁰ S ^{98 75}	100750	2002	33*	Ad 394
	2002	1167*		100755	2002	33*	Ad ³⁹⁴
	2006	524	R	100760	2002	33*	Ad ³⁹⁴
99239	2001	737	Ad ^{37 79}	100800	2002	33*	Ad (by Sec. 31
	2002	4.4.5= 1	R ⁸⁰ S ^{98 75}				of Ch.) ³⁹⁵
	2002	1167*	S 451 639				Ad (by Sec. 31
	2006	524	\$ 431 039				of Ch.) ³⁹⁶
99240	2001	737	Ad ^{37 79} R ⁸⁰	100801	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
	2002	1167*	A 98 75				Ad (by Sec. 31
	2006	524	Am 451 039				of Ch.) ³⁹⁶
99241	2001	737	Ad 37 79 D 80	100803	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
	2002	1167*	S 98 75				Ad (by Sec. 31
	2002	524	R				of Ch.) ³⁹⁶

Caption		cted By Chapter	Effect	Saction		cted By Chapter	Effect
Section	Year	- 1		Section	Year	- 1	00
100810	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100850	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5				Ad (by Sec. 31.5
100815	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31	100852	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31
			of Ch.) ³⁹³				of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100820	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100853	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5				Ad (by Sec. 31.5
100825	2002	33*	of Ch.) ³⁹⁶	100854	2002	33*	of Ch.) ³⁹⁶
100023	2002	33	Ad (by Sec. 31 of Ch.) ³⁹⁵	100034	2002	33	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100827	2002	33*	Ad (by Sec. 31	100900	2002	33*	Ad (by Sec. 31
			of Ch.) ³⁹⁵ Ad (by Sec. 31.5				of Ch.) ³⁹⁵ Ad (by Sec. 31.5
100920	2002	33*	of Ch.) ³⁹⁶	100910	2002	33*	of Ch.) ³⁹⁶
100830	2002	33 "	Ad (by Sec. 31 of Ch.) ³⁹⁵	100910	2002	33 "	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100832	2002	33*	Ad (by Sec. 31	100920	2002	33*	Ad (by Sec. 31
			of Ch.) ³⁹⁵ Ad (by Sec. 31.5				of Ch.) ³⁹⁵ Ad (by Sec. 31.5
100024	2002	22.*	Ad (by Sec. 31.5 of Ch.) ³⁹⁶	100025	2002	22 *	Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100834	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100925	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100835	2002	33*	Ad (by Sec. 31	100930	2002	33*	Ad (by Sec. 31
			of Ch.) ³⁹⁵ Ad (by Sec. 31.5				of Ch.) ³⁹⁵ Ad (by Sec. 31.5
			of Ch.) ³⁹⁶				of Ch.) ³⁹⁶
100836	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100935	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5				Ad (by Sec. 31.5
100838	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31	100940	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31
			of Ch.) ³⁹⁵ Ad (by Sec. 31.5				of Ch.) ³⁹⁵ Ad (by Sec. 31.5
			of Ch.) ³⁹⁶				of Ch.) ³⁹⁶
100840	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100945	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5				Ad (by Sec. 31.5
100842	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31	100950	2002	33*	of Ch.) ³⁹⁶ Ad (by Sec. 31
			of Ch.)				of Ch.) ³⁹³
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100844	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵	100955	2002	33*	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5				Ad (by Sec. 31.5 of Ch.)
100846	2002	33*	of Ch.) ³⁹⁰ Ad (by Sec. 31	100960	2002	33*	Ad (by Sec. 31
2000.0	2002		of Ch.) ³⁹⁵	-00,00	-00-		of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
			,				,

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
100970	2002	33*	Ad (by Sec. 31	101035	2006	35*	Ad 787
			of Ch.) ³⁹⁵	101035.5	2006	35*	Ad ^{/8/}
			Ad (by Sec. 31.5	101036	2006	35*	Ad ⁷⁸⁷
			of Ch.) ³⁹⁶	101036.5	2006	35*	Ad ⁷⁸⁷
101000	2006	35*	Ad ⁷⁸⁷	101037	2006	35*	Ad ⁷⁸⁷
101001	2006	35*	Ad 787	101037.5	2006	35*	Ad ⁷⁸⁷
101002	2006	35*	Ad 787	101038	2006	35*	Ad 787
101010	2006	35*	Ad ⁷⁸⁷	101039	2006	35*	Ad ⁷⁸⁷
101011	2006	35*	Ad ⁷⁸⁷	101039.5	2006	35*	Ad ⁷⁸⁷
101012	2006	35*	Ad ⁷⁸⁷	101040	2006	35*	Ad ⁷⁸⁷
101020	2006	35*	Ad ⁷⁸⁷	101041	2006	35*	Ad ⁷⁸⁷
101021	2006	35*	Ad ⁷⁸⁷	101042	2006	35*	Ad ⁷⁸⁷
101022	2006	35*	Ad ⁷⁸⁷	101050	2006	35*	Ad ⁷⁸⁷
101023	2006	35*	Ad ⁷⁸⁷	101051	2006	35*	Ad ⁷⁸⁷
101024	2006	35*	Ad ⁷⁸⁷	101052	2006	35*	Ad ⁷⁸⁷
101025	2006	35*	Ad ⁷⁸⁷	101053	2006	35*	Ad ⁷⁸⁷
101026	2006	35*	Ad ⁷⁸⁷	101054	2006	35*	Ad ⁷⁸⁷
101027	2006	35*	Δd ^{/8/}	101055	2006	35*	Ad ⁷⁸⁷
101028	2006	35*	Ad ⁷⁸⁷	101056	2006	35*	Ad ⁷⁸⁷
101029	2006	35*	Ad ⁷⁸⁷	101057	2006	35*	Ad ⁷⁸⁷
101030	2006	35*	Ad ⁷⁸⁷	101058	2006	35*	Ad ⁷⁸⁷
101031	2006	35*	Ad ⁷⁸⁷	101059	2006	35*	Ad ⁷⁸⁷
101032	2006	35*	Ad 787	101060	2006	35*	Ad ⁷⁸⁷
101033	2006	35*	Ad ⁷⁸⁷	125704	1999	819	Ad
101034	2006	35*	Ad ⁷⁸⁷	125710	1999	819	Ad
101034.5	2006	35*	Ad ⁷⁸⁷				

ELECTIONS CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9	1999	312	Am	2154	2000	899	Am
13	2003	810	Am	2155	2000	899	Am
13.5	1999	550*	Am 1		2002	665*	Am
	2000	1081	Am	2156	2002	665*	Am
	2002	784	Am ⁴⁹⁰	2157	2002	959	Am & R 18
17	2003	809	Ad				Ad ⁶³
	2004	592	Am		2005	726	Am
100.5	2001	922	Am	2157.1	2005	726	Ad
101.5	2002	959	Ad & R 18	2157.2	2005	726	Ad
102	2001	105	Am	2159	2006	377	Am
302	2003	810	Am	2159.5	2006	377	Am
307	2002	221	Am	2160	2005	726	Am
308	2002	221	Am	2162.5	2002	959	Ad & R 18
311	2002	221	R	2166	2000	89	Am
316	2004	817	Am	2166.5	2000	89	Am
321	2003	810	Am		2000	562	Am (by Sec. 1.5
325	2002	784	R 490 A m 490			***	of Ch.)
327	2002	784	AIII	21665	2002	380	Am ⁶⁸
331	2004	592	Am	2166.7	2006	466	Ad
332	2004	592	Am	2185	2001	923	Am
340	2004	817	Am		2002	664	Am ⁴³¹
354.5	2001	922	Ad	2105	2006	379	Am
1000	1999	2*	Am	2187	1999	312	Am
	1999	6*	Am		2000	899	Am
1001	2004	817	Am		2000	1081	Am
1001	2004	817	Am	2100.1	2003	810	Am
1003	1999	858	Am	2188.1	2005	726	Ad
1201	2000	1081	Am	2188.5	2005	121	Ad
1201	2004	817	Am	2194	2003	809	Am
1202	2004	817	Am		2003	810	Am (by Sec. 7
1301	2003	824	Am		2005	726	of Ch.)
1202	2004	785	Am		2005	726	Am (by Sec. 7
1303	2003	810	Am		2006	166	of Ch.)
1405	2000	55 159	Am Am ³⁰⁵	2195	2006	466 959	Am Ad & R ¹⁸
	2001	924		2193	2002	959 959	Ad & R 18
	2001 2002	664	Am Am ⁴³¹	2190	2002 2005	726	Au & K Am
1500	2002	344	Am	2202	2003	784	Am ⁴⁹⁰
1300	2002	824	R & Ad	2250	2002	660	Ad
	2003	817	Am	2300	2003	425	Ad
1501	2003	824	R	3001	2003	753	Am
1502	2003	824	R	3006	2000	898	Am
2001	2000	898	R	3000	2001	925*	Am
2035	2000	899	Am	3007.5	2002	753	Ad
2102	2000	899	Am	3007.7	2002	753	Ad
2107	2000	899	Am	3008	2002	753	Am
2119	2000	899	Am	2000	2003	119	Am
2124	2003	809	Ad	3009	2006	156	Am
2131	2003	809	Ad	3011	2001	916	Am
2145	2003	819	Ad		2006	191	Am
2146	2003	819	Ad	3017	2001	916	Am
	2006	508	Am		2002	664	Am ⁴³¹
2150	1999	312	Am		2006	687	Am
	2000	89	Am	3018	1999	368	Am
	2003	385	Am	3024	2002	1032*	Ad
	2005	726	Am	3100	2003	347	Am
2151	2000	898	R (as ad by	3101	2003	347	Am
2151			C4-4- 1004	3102	2004	821*	Am
2151			Stats. 1994,	3102	2001		7 1111
2151			Ch. 920 and as	3102	2001	021	R & Ad 301
2151				3102	2003	347	R & Ad ³⁰¹ Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3103 (Co		•		6100	1000	700	
3103 (CC	2003	011	Am (hr. Coo 25	6108	1999 1999	790 790	Am
	2003	811	Am (by Sec. 2.5 of Ch.)	6120 6121	1999	790 790	R R
	2004	821*	Am	6122	1999	790	Am
	2004	021	R & Ad 301	0122	1999	791*	Am
3103.5	2004	821*	Ad & R 317	6123	1999	790	Am
3104	2003	347	Am	6140	1999	790	Am
3105	2003	347	R	6160	1999	312	Am
3106	2003	347	Am	0100	1999	791*	Am
3108	2003	347	Am	6180	1999	312	Am
3110	2003	347	Am		2004	817	Am
3201	2001	918	Am	6201	1999	791*	Am
	2001	922	Am		2003	810	Am
	2002	664	Am ⁴³¹	6202	1999	791*	Am
	2003	347	Am		2003	810	R
3203	2001	922	Am	6203	1999	791*	Am
	2003	347	Am		2003	810	R
3205	2001	925 *	Am	6204	1999	791*	Am
3206	2003	347	Am (by Sec. 11	(220	2003	810	R
	2002	910	of Ch.)	6220	2000	55 701 *	Am
	2003	819	Am (by Sec. 2.5	6221	1999	791*	R
	2005	113	of Ch.) Am	6300	1999 1999	159*	Am
3303	2005 2003	347	Am	6341 6342	1999	312 312	Am Am
3304	2003	347	Am	6365	1999	790	Am
3304	2003	811	Am (by Sec. 3.5	6380	1999	790	R
	2003	011	of Ch.)	6381	1999	790	R
3305	2003	347	Am	6382	1999	790	Am
3306	2003	347	R	6383	1999	790	Am
3307	2003	347	Am	6400	1999	790	Am
3308	2003	347	Am	6420	2000	55	Am
3309	2003	347	R	6421	2000	55	Am
3400	2004	592	Am	6422	2000	55	Am
3500	2003	811	Am	6521	1999	312	Am
4000	2003	824	Am	6522	1999	312	Am
4001	2001	385	Ad & R 208	6560	1999	790	Am
4002	2005	86	Am	6586	1999	790	Am
4004	2003	401	Ad	6587	1999	790	Am
4101	2005	86	Am	6588	1999	790	R
4101	2003 2003	810 811	Am (by Soc 5.5	6589 6590	1999 1999	790 790	R R
	2003	011	Am (by Sec. 5.5 of Ch.)	6591	1999	790	Am
4108	2005	86	Am	6592	1999	790	Am
5000	2000	1081	Am	6593	1999	790	Am
5100.5	2000	1081	Ad	6640	2000	55	Am
6020	1999	791 *	Am	6641	2000	55	Am
6022	1999	791*	Am	6642	2000	55	Am
	2003	810	R	6643	2000	55	Am
6023	1999	791*	Am	6723	1999	312	Am
6041	1999	791*	Am	6724	1999	312	Am
6042	1999	312	Am	6760	1999	790	Am
	1999	791 *	Am	6786	1999	790	Am
6081	1999	791 *	Am	6787	1999	790	Am
6083	2003	810	R	6788	1999	790	R
6084	1999	791 *	Am	6789	1999	790	R
6005	2003	810	R	6790	1999	790	R
6085	2003	810 701 *	R Am	6791	1999	790 700	Am
6086	1999 2003	791 * 810	Am	6792 6797	1999 1999	790 790	Am
6101	1999	791 *	Am Am	6842	2000	790 55	Am Am
0101	1/77	171	1 1111	0042	2000	33	1 1111

	Λffa	cted By			Δffo	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	00
6843	2000	55 55	Am	9014	2000	1081	Am
6844 6845	2000 2000	55 55	Am	9021 9022	2001	105 105	Am
6845 6951	1999	312	Am	9022	2001 2004	577	Am Am
6952	2004	817	Am Am	9042	2004	22	Am ⁶⁴⁷
6953	1999	312	Am	9054	2006	378	Ad
6954	1999	312	Am	9084	2003	425	Am
7154	2006	538	Am 802	9085	1999	312	Ad
7227	2003	811	Am	9086	2006	538	Am ⁸⁰²
7310	2003	868	Ad ⁵⁶⁸	9088	2002	213	Am
,,,,,			R 63	9094	2000	899	Am
7400.1	2002	257	Ad		2002	221	Am
7400.3	2002	257	Ad	9096	2006	538	Am 802
7400.5	2005	65	Ad	9105	1999	312	Am
7411	2002	257	Am	9106	2002	237	Am
7420	1999	159*	Am	9111	2000	496	Am
	2000	494	Am	9115	2001	70	Am
7422	2003	811	Am	9116	2000	55	Am
7441	1999	159*	Am	9117	2000	55	R
	1999	791*	Am	9118	2000	55	Am 305
7.440	2000	494	Am	01.60	2001	159	AIII
7443	1999	159*	Am	9160	2004	592	Am
7672	2003	811	Am	9164	2000	1081	Am
7770	2003	811	R & Ad	9167	2002	228	R & Ad
7772 7772.1	2003 1999	811 312	Am	9190 9203	2002 1999	228 312	Am
		538	Ad Am ⁸⁰²	9203			Am
7854 8004	2006 2006	289	Alli	9204	1999 2002	312 237	Am Am
8020	2004	98	Au	9209	2002	105	Am
8020	2003	811	R & Ad	9212	2000	496	Am
0022	2006	152	Am	9214	2000	55	Am
8023	2000	1081	Am	9215	2000	55	Am
0020	2003	811	R	9219	2006	508	R
	2006	466	Ad	9220	2006	508	R
8040	2000	135	Am ²⁰³	9222	2002	371	Am
	2001	159	Am ³⁰⁵	9225	2000	55	R
	2002	221	Am	9237	2001	105	Am
	2003	277	Am	9237.5	1999	312	Ad
8041	1999	790	Am	9238	2001	105	Am
8042	1999	790	R	9255	2002	53	Am
8065	1999	790	Am	9265	2002	53	Am
8066	1999	790	Am	9282	2006	508	Am
8105	2003	811	Am	9283	2000	1081	Am
0150	2006	466	Am	0205	2004	785	Am
8150	1999	312	Am	9285	2004	785	Am
8202	2003 2006	811 466	Am	9286	2006 2002	508 371	Am Am
8203	2000	784	Am Am ⁴⁹⁰	9295	2002	228	Am
8204	2002	811	Am	9305	2002	105	Am
0204	2006	466	Am	9307	2001	105	Am
8350	2003	811	R	9309	2001	70	Am
8409	1999	790	Am	9310	2000	55	Am
8450	1999	790	R	9311	2000	55	Am
8451	1999	790	Am	9317	2002	228	R & Ad
8452	1999	790	Am	9380	2002	228	Am
	2002	228	Am	9400	2006	289	Am
8453	1999	790	R	9401	2000	1081	Am
8454	1999	790	Am	9402	2000	1081	Am
8500	1999	790	Am		2006	289	Am
8602	1999	790	Am	9501	2000	1081	Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9501.5	2000	1081	Ad	12105.5	2005	201	Ad
9504	2002	228	R & Ad	12106	2005	201	Am
9506	2000	1081	R	12107	2005	201	Am
9507	2000	1081	R	12108	2005	201	Am
9509	2002	228	Am	12110	2002	344	Am
9607	2002	959	Ad & R 18	12111	2004	785	Am
	2005	726	Ad	12223	2001	904	Am
9608	2002	959	Ad & R 18				R & Ad 63
	2005	726	Ad	12241	2001	904	Am
9609	2002	959	Ad & R 18				R & Ad 63
	2005	726	Ad	12261	2001	904	Am
9610	2002	959	Ad & R 18				R & Ad ⁶³
	2005	726	Ad	12283	2003	219	Am
10104	2002	371	Ad	12285	2000	1081	Am
10220	2003	811	Am	12287	2000	29	Ad
10220.5	2006	508	Ad	12288	2002	228	Ad(RN)
10221	2004	785	Am	12302	2003	530	Am
10225	2006	538	Am ⁸⁰²	12302	2006	576	Am
10226	2004	785	Am	12304	2001	904	Am
10228	2004	785	Am	12301	2001	701	R & Ad ⁶³
10262	1999	83	Am 30	12309	2003	530	Am 414
10202	2002	371	R & Ad	12307	2003	330	R 80
	2002	785	Am				Ad ⁵⁸⁸
10263	2004	371	R & Ad	12309.5	2003	530	Ad
10203	2004	785	Am	12307.3	2003	382	Am
10403.5	2004	785	Am	13001	1999	790	Am (as am by
10404.5	2004	206*	Am	13001	1///	770	Stats. 1996,
10-10-1.5	2004	227 *	Am				Ch. 1102) ¹⁸
10405	2003	810	Am				Am (as am by
10405.7	2004	206*	Am				Sec. 2,
10103.7	2004	227*	Am				Stats. 1996,
10411	2003	810	Am				Ch. 1102) ⁶³
10111	2003	811	Am (by Sec. 21		2005	714*	Am
	2003	011	of Ch.)		2003	714	R & Ad 80
10500	2002	221	Am		2006	727*	Am & R 75
10509	2002	454	Am	13102	2000	898	R (as ad by
10510	2005	86	Am	13102	2000	070	Stats. 1994,
10511	2002	454	Am				Ch. 920 and as
10311	2003	296	Am				am by
10531	2000	1081	Am				Prop. 198) & Ad
10540	2000	1081	Am		2001	925*	Am
103 10	2002	221	Am		2002	10*	Am
10700	2002	658	Am		2002	10	R & Ad 390
10702	2002	658	Am		2002	664	Am 431
10703	2002	658	Am		2003	62	Am 519
10703	2006	372	Am	13107	1999	312	Δm
10730	2002	658	Ad	13107	2002	784	Δm ⁴⁹⁰
10731	2002	658	Ad		2003	62	Am 519
10732	2002	658	Ad	13107.5	2002	364	Δd
10733	2002	658	Ad	13107.5	2002	784	Am 490
10734	2002	658	Ad	13111	2002	784	Am ⁴⁹⁰
11002	2002	221	Am	13111	1999	312	Am
11002	2002	811	Am	13112	2000	1081	Am
11020	2003	156	Am		2006	508	Am
111047	2004	156	A	13113	2003	811	Am (by Sec. 23
11102	2004	183	A m 571	13113	2003	011	of Ch.)
11103	2004	784	Am ⁴⁹⁰		2003	824	Am (by Sec. 8
11382	2002	132	R		2003	024	of Ch.)
12105	2004	201	Am		2004	785	Am
12103	2003	201	, XIII		2004	105	1 XIII
				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13113 (Co	ont.)			14105.3	2003	425	Ad
	2006	508	Am	14107	2002	344	Am
13203	2000	898	R (as ad by	14200	2003	809	R & Ad
			Stats. 1994,	14217	2003	809	Am
			Ch. 920 and as	14222	2001	104	Am
			am by	14226	2002	228	Am & RN
12206	2000	000	Prop. 198) & Ad	14242	2003	811	Am
13206	2000	898	R (as ad by	14310	2000	260	Am
			Stats. 1994,		2003	808	Am
			Ch. 920 and as am by		2003	809	Am (by Sec. 8.5
					2004	183	of Ch.) Am ⁵⁷¹
13230	2000	898	Prop. 198) & Ad R (as ad by	14311	2004	364	Am
13230	2000	090	Stats. 1994,	14311	2003	809	Am (by Sec. 9.5
			Ch. 920 and as		2003	007	of Ch.)
			am by	14312	2003	175	Ad
			Prop. 198) & Ad	14402.5	2003	809	Ad
13300	2000	898	R (as ad by	15004	2006	690	Am
	_300	370	Stats. 1994,	15101	2006	372	Am
			Ch. 920 and as	15111	1999	697	Am
			am by	15112	1999	83	Am ³⁰
			Prop. 198) & Ad	15151	1999	18*	Am
			(by Sec. 20		1999	83	Am 30
			of Ch.)		2005	72*	Am
	2000	899	R (as am by	15278	2002	344	Am (as ad by
			Stats. 1994,				Stats. 1998,
			Ch. 920 and as				Ch. 1073) & RN
			am by	15278.5	2002	344	Ad(RN)
			Prop. 198) & Ad	15321	1999	697	Ad & R ²⁴
			(by Sec. 11.5	15260	2006	424	Ad
	2002	125	of Ch.)	15360	2006 2006	893 894	Am
13300.5	2003 1999	425 312	Am Ad	15375	1999	18*	Am Am
13300.5	2000	898	R (as ad by	13373	2000	55	Am
13301	2000	090	Stats. 1994,		2000	159	Am ³⁰⁵
			Ch. 920 and as		2005	72*	Am
			am by		2006	538	Am ⁸⁰²
			Prop. 198) & Ad	15500	1999	18*	Am
13302	2000	898	R (as ad by	15601	2006	664	Ad
			Stats. 1994,	15627	2005	724	Am
			Ch. 920 and as	15641	2003	810	Am
			am by	15653	2000	1081	Am
			Prop. 198) & Ad	15700	2001	919	Ad 386
3303	2000	899	Am	15701	2001	919	Ad 386
13304	2005	72*	Am	15702	2001	919	Ad ³⁸⁶
13306	2000	899	Am Δ m ⁷⁷³	16100	2003	173	Am
13307	2006	6*	AIII	16101	2003	173	Am
13313	2002	228	Am	16204	2003	173	Ad
14025	2002	129	Ad	16402.5	2003	173	Ad
14026	2002	129	Ad	16603	2003	149	Am
14027 14028	2002 2002	129 129	Ad Ad	17100 17301	2004 2005	785 718	Am Am
14028	2002	129	Ad	17301	2005	718	Am
14029	2002	129	Ad	17302	2003	785	Am
4031	2002	129	Ad	17504	2004	810	Am
14032	2002	129	Ad	17503	2003	810	Am
14105	2003	425	Am (by Sec. 4	18107.5	2002	753	Ad
			of Ch.)	18108.1	2006	377	Ad
	2003	810	Am (by Sec. 21	18304	2003	380	Ad
			of Ch.)				
			•				

			0110110	-	DL OU	IIIIIIacc		
	Affe	cted By				Affec	ted By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
Div. 18,					19254	2006	178	Ad
Ch. 4,					20440	2006	551	Am
Art. 3,					21000	1999	697	Am
heading					21000	2000	1081	Am
(Sec. 18320					Div. 21,	2000	1001	7 till
et seq.)	2001	927	R		Ch. 2,			
18320	2001	927	Ad & R 20		heading			
	2003	277	Ad		(Sec. 21100			
18321	2001	927	Ad & R 20		et seq.)	2002	664	Ad ⁴³¹
	2003	277	Ad		21100	2001	348*	Ad
18322	2001	927	Ad & R 20		21101	2001	348*	Ad
	2003	277	Ad		21102	2001	348*	Ad
18323	2001	927	Ad & R 20		21103	2001	348*	Ad
	2003	277	Ad		21104	2001	348*	Ad
18324	2001	927	Ad & R 20		21105	2001	348*	Ad
18541	2003	390	Am 571		21106	2001	348*	Ad
10=16	2004	183	Am 571		21107	2001	348*	Ad
18546	2002	221	Am		21108	2001	348*	Ad
18564.5	2004	813	Ad		21109	2001	348*	Ad
18577	2001	922	Am		21110	2001	348*	Ad
19005	2003	810	Am		21111	2001	348*	Ad
19102	2004	813	Am		21112	2001	348*	Ad
19103 19200.5	2004 2005	813 718	Am Ad		21113 21114	2001 2001	348* 348*	Ad Ad
19200.3	2003	813	Am		21114	2001	348*	Ad
19214	2004	813	Ad		21115	2001	348*	Ad
19214.5	2004	813	Ad		21117	2001	348*	Ad
19215	2004	813	Ad		21118	2001	348*	Ad
19216	2006	178	Ad		21119	2001	348*	Ad
19223	2005	718	Ad		21120	2001	348*	Ad
19225	2002	950	Ad		21121	2001	348*	Ad
19226	2002	950	Ad		21122	2001	348*	Ad
19227	2002	950	Δd		21123	2001	348*	Ad
	2003	62	Am 519		21124	2001	348*	Ad
19227.5	2002	950	Ad		21125	2001	348*	Ad
19228	2002	950	Ad		21126	2001	348*	Ad
19229	2002	950	Ad		21127	2001	348*	Ad
19229.5	2002	950	Ad		21128	2001	348*	Ad
19230	2001	902*	Ad ³⁸¹		21129	2001	348*	Ad
19231	2001	902 *	Ad ³⁸¹		21130	2001	348*	Ad
19232	2001	902 *	Ad ³⁸¹		21131	2001	348*	Ad
19233	2001	902 *	Ad ³⁸¹ Ad ³⁸¹		21132	2001	348*	Ad
19234	2001	902 *	Ad 381		21133 21134	2001	348*	Ad
19234.5	2001 2001	902 * 902 *	Ad 381			2001	348* 348*	Ad Ad
19235 19236	2001	902*	Ad ³⁸¹		21135 21136	2001 2001	348*	Ad
19237	2001	902*	Ad ³⁸¹		21130	2001	348*	Ad
19238	2001	902*	Ad ³⁸¹		21137	2001	348*	Ad
19239	2001	902*	A d 381		21139	2001	348*	Ad
19240	2001	902*	Δd ³⁸¹		21140	2001	348*	Ad
19241	2001	902*	Δd ³⁸¹		21200	2001	349*	Ad
19242	2001	902*	Ad 361		21201	2001	349*	Ad
19243	2001	902*	Ad ³⁸¹		21202	2001	349*	Ad
19244	2001	902*	A d 381		21203	2001	349*	Ad
19245	2001	902*	Ad ³⁸¹		21204	2001	349*	Ad
19250	2004	814	Ad		21205	2001	349*	Ad
	2005	718	Am		21206	2001	349*	Ad
19251	2004	814	Ad		21207	2001	349*	Ad
19252	2004	814	Ad		21208	2001	349*	Ad
19253	2005	724	Ad		21209	2001	349*	Ad

	A.CC.	-4-1 D.			A.CC-	-4 - 1 D	
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		- 1				- 1	
21210	2001	349 *	Ad	21270	2001	349*	Ad
21211 21212	2001 2001	349 * 349 *	Ad Ad	21271 21272	2001 2001	349 * 349 *	Ad Ad
21212	2001	349*	Ad	21272	2001	349*	Ad
21213	2001	349*	Ad	21274	2001	349*	Ad
21215	2001	349*	Ad	21275	2001	349*	Ad
21216	2001	349*	Ad	21276	2001	349*	Ad
21217	2001	349*	Ad	21277	2001	349*	Ad
21218	2001	349*	Ad	21278	2001	349*	Ad
21219	2001	349 *	Ad	21279	2001	349*	Ad
21220 21221	2001 2001	349 * 349 *	Ad Ad	21280 21300	2001 2001	349 * 349 *	Ad Ad
21221	2001	349*	Ad	21300	2001	349*	Ad
21223	2001	349*	Ad	21302	2001	349*	Ad
21224	2001	349*	Ad	21303	2001	349*	Ad
21225	2001	349*	Ad	21304	2001	349*	Ad
21226	2001	349 *	Ad	21400	2001	348*	Ad
21227	2001	349 *	Ad	21401	2001	348*	Ad
21228 21229	2001	349 * 349 *	Ad	21402	2001	348 * 348 *	Ad
21229	2001 2001	349*	Ad Ad	21403 21404	2001 2001	348*	Ad Ad
21230	2001	349*	Ad	21405	2001	348*	Ad
21232	2001	349*	Ad	21406	2001	348*	Ad
21233	2001	349*	Ad	21407	2001	348*	Ad
21234	2001	349*	Ad	21408	2001	348*	Ad
21235	2001	349 *	Ad	21409	2001	348*	Ad
21236	2001	349 *	Ad	21410	2001	348*	Ad
21237 21238	2001 2001	349 * 349 *	Ad	21411 21412	2001 2001	348 * 348 *	Ad
21236	2001	349*	Ad Ad	21412	2001	348*	Ad Ad
21240	2001	349*	Ad	21414	2001	348*	Ad
21241	2001	349*	Ad	21415	2001	348*	Ad
21242	2001	349*	Ad	21416	2001	348*	Ad
21243	2001	349 *	Ad	21417	2001	348*	Ad
21244	2001	349 *	Ad	21418	2001	348*	Ad
21245 21246	2001 2001	349 * 349 *	Ad	21419 21420	2001 2001	348* 348*	Ad
21240	2001	349*	Ad Ad	21420	2001	348*	Ad Ad
21248	2001	349*	Ad	21422	2001	348*	Ad
21249	2001	349*	Ad	21423	2001	348*	Ad
21250	2001	349*	Ad	21424	2001	348*	Ad
21251	2001	349 *	Ad	21425	2001	348*	Ad
21252	2001	349 *	Ad	21426	2001	348*	Ad
21253 21254	2001 2001	349 * 349 *	Ad	21427	2001 2001	348* 348*	Ad
21254	2001	349 * 349 *	Ad Ad	21428 21429	2001	348* 348*	Ad Ad
21256	2001	349*	Ad	21430	2001	348*	Ad
21257	2001	349*	Ad	21431	2001	348*	Ad
21258	2001	349 *	Ad	21432	2001	348*	Ad
21259	2001	349 *	Ad	21433	2001	348*	Ad
21260	2001	349*	Ad	21434	2001	348*	Ad
21261 21262	2001	349 * 349 *	Ad	21435 21436	2001	348 * 348 *	Ad
21262	2001 2001	349*	Ad Ad	21436	2001 2001	348* 348*	Ad Ad
21264	2001	349*	Ad	21438	2001	348*	Ad
21265	2001	349*	Ad	21439	2001	348*	Ad
21266	2001	349*	Ad	21440	2001	348*	Ad
21267	2001	349*	Ad	21441	2001	348*	Ad
21268	2001	349 *	Ad	21442	2001	348*	Ad
21269	2001	349*	Ad	21443	2001	348*	Ad

	Affe	cted By			Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
21444	2001	348*	Ad	21451	2001	348*	Ad	
21445	2001	348 *	Ad	21452	2001	348*	Ad	
21446	2001	348*	Ad	21453	2001	348*	Ad	
21447	2001	348*	Ad	21500.1	1999	429	Ad	
21448	2001	348*	Ad	21601.1	1999	429	Ad	
21449	2001	348*	Ad	21620	1999	429	Am	
21450	2001	348*	Ad					

EVIDENCE CODE

	Affec	cted By			Affec	eted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
177	2004	823	Ad	1036	2006	689	Am
250	2002	945	Am	1036.2	2001	854	Am
300	2002	784	Am 490	Div. 8,			
452.5	2002	784	Am ⁴⁹⁰	Ch. 4,			
670	2001	854	Am	Art. 8.7,			
710	2004	823	Am	heading			
765	2004	823	Am	(Sec. 1037			
767	2004	823	Am	et seq.)	2006	689	Am
782	2004	61	Am	1037.8	2002	629	Ad
	2006	225	Am	Div. 8,			
795	2002	1013	Am	Ch. 4,			
822	2000	948	Am	Art. 8.8,			
912	2002	72	Am	heading			
,	2004	405	Am ⁶⁵⁴	(Sec. 1038			
915	2001	812	Δm	et seq.)	2006	689	Am
,	2004	182	Am 81 614	1038	2005	240	Ad
917	2002	72	Am	1038.1	2005	240	Ad
71,	2003	468	Δm ⁵⁶¹	1038.2	2005	240	Ad
	2004	183	Am 571	1043	2002	391	Am
	2006	689	Am	1045	2002	391	Am
952	2002	72	Am	1046	2002	391	Am
956.5	2003	765	Am ³⁹¹	1047	2002	391	Λm
750.5	2004	183	Am (as am by	1061	2002	784	Am ⁴⁹⁰
	2004	103	Stats. 2003,	1107	2000	1001	Am
			Ch. 765) ⁵⁷¹	1107	2004	609	Am
1010	2001	142	Am	1108	2001	517	Am
1010	2001	420*	Am (by Sec. 1	1100	2002	194	Am
	2001	420	of Ch.) ¹⁹¹		2002	828	Am
			Am (by Sec. 1.5	1109	2000	97	Am
			of Ch.)8	1107	2004	116	Am
1014	2002	1013	Am		2004	823	Am (by Sec. 6.5
Div. 8,	2002	1015	AIII		2004	023	of Ch.)
Ch. 4,					2005	464	, ´
Art. 8.				1156	2004	182	Am 81 614
heading				1156.1	2004	182	Am 81 614
(Sec. 1030				1150.1	2000	136	Am
et seq.)	2002	806	Am	1160	2000	195	Ad
1030	2002	806	Am	1350	2000	854	Am
1030	2002	806	Am	1370	2000	1001	Am
1031	2002	806	Am	1380	1999	383	Ad
1032	2002	806	Am	1550	2002	124	Am ⁴⁰⁸
1033	2002	806	Am	1550.1	2002	65	Ad
Div. 8,	2002	000	7 1111	1560	1999	444	Am
Ch. 4,				1500	2000	287	Am ²¹⁶
Art. 8.5,					2004	162	Am
heading					2004	182	Am 81 614
(Sec. 1035					2004	294	Am
et seq.)	2006	689	Am		2005	538	Am ⁸⁰²
1035	2006	689	Am	1561	1999	444	Am
1035.2	2006	689	Am	1563	1999	444	Am
1035.2	2006	689	Am	1303	1/77		, XIII
1055.0	2000	007	1 1111				

FAMILY CODE

	A.CC	otod De			A.CC	atad D:	
Section	Ajje Year	cted By Chapter	Effect	Section	Ајје Year	cted By Chapter	Effect
113	2000	808*	Ad	Div. 3,			
126	1999	980	Ad	Pt. 2,			
145	1999	661	Am	heading			
150	2000	808*	Am	(Sec. 350			
155	2002	539	Am	et seq.)	2006	816	Am ⁶⁹
170	2006	838	Ad	350	2004	476*	Am
175	2006	838	Ad	351	2006	816	Am ⁶⁹
177	2006	838	Ad	351.5	2006	60	Ad
180	2006	838	Ad	351.6	2006	816	Ad R ⁶⁹
185 210	2006	838 1118	Ad	353 354	2006	816 476*	
210	2002 1999	980	Am Am	334	2004 2006	816	Am Am ⁶⁹
216	2005	489	Δd	355	2004	476*	Am
240.5	2002	784	R ⁴⁹⁰	333	2004	816	Am 69
243	1999	980	Am	357	2001	39	Am
	2000	90*	Δm		2006	816	Am ⁶⁹
	2000	135	Am ²⁰³	358	2006	816	Am (by Sec. 13 of Ch.) ⁶⁹
274	2006	538	Am 802				of Ch.) ⁶⁹
290	2000	808*	Am		2006	856	Am (by Sec. 4.5
604	2006	86	Am	2.50	2001	**	of Ch.)
291	2000	808*	R & Ad	359	2001	39	Am
207	2006	86	R & Ad	260	2006	816	Am ⁶⁹
297	1999	588	Ad	360	2001	39	Am Am ⁶⁹
	2001	893 421	Am Am ⁶³	400	2006	816	Am ⁶⁹
297.5	2003 2003	421	Alli Ad ⁶³	420	2006 2004	816 486*	
291.3	2003	947	Am	420	2004	22	Am Am ⁶⁴⁷
	2004	802	Am		2006	816	Am 69
298	1999	588	Ad	422	2006	816	Am ⁶⁹
2,0	2003	421	Am ⁶³	423	2001	39	Am
	2006	856	Am	424	2006	816	R 69
298.5	1999	588	Ad	425	2006	816	Am ⁶⁹
	2003	421	Am ⁶³	426	2006	816	Ad ⁶⁹
***	2006	856	Am	500.5	2006	816	Ad 69
299	1999	588	Ad	501	2006	816	Am ⁶⁹
	2003	421	R & Ad ⁶³	502	2006	816	Am ⁶⁹
	2004	947	Am (as ad by	503 505	2006 2006	816	Am ⁶⁹ Am ⁶⁹
			Sec. 8, Stats. 2003,	506	2000	816 39	Am
			Ch. 421)	300	2006	816	Am ⁶⁹
299.2	2003	421	Ad ⁶³	507	2001	39	R
299.3	2003	421	Ad	508	2001	39	Am
	2004	947	Δm		2006	816	Am ⁶⁹
	2005	22	Am ⁶⁴⁷	509	2001	39	Am
299.5	1999	588	Ad		2006	816	Am ⁶⁹
	2001	893	Am	510	2001	39	Am
***	2003	421	R ⁶³		2006	816	Am ⁶⁹
299.6	1999	588	Ad	511	2006	816	Am ⁶⁹
300	2006	816	Am ⁶⁹ Am ⁶⁹	530	2006	816	Am ⁶⁹
302	2006	816	Am ⁶⁹	531	2001	39	Am
303 306	2006 2006	816 816	Am ⁶⁹	532	2006 2006	816 816	Am ⁶⁹ Am ⁶⁹
307	2006	816	Am ⁶⁹	533	2006	816	Am ⁶⁹
308.5	2000	010	1 XIII	534	2006	816	Δm ⁶⁹
500.5	Initiativ	re		535	2006	816	Δm 69
	(Prop. 2			536	2006	816	Am ⁶⁹
	adopted			721	2002	310	Am
	Mar. 7,	2000)	Ad	750	2001	754	Am
309	2006	816	Am ⁶⁹	771	1999	940	Am

	Δffa	cted By			Affa	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		1	Am ⁹⁶ 114			- 1	
911	1999	991 702		3104	2006 2004	138	Am Ad
914 1101	2001 2001	702	Am Am	3105 3110.5	1999	301 932	Ad
1612	2001	286	Am	3110.3	2000	926	A m
1615	2001	286	Am		2004	182	Am 81 614
1811	2003	149	Am		2004	811	Am (by Sec. 1
1815	2006	130	Am		200.	011	Am (by Sec. 1 of Ch.) ⁷⁹
1816	2000	926	Am				Am (by Sec. 1.5
	2006	130	Am				of Ch.)81
1818	2005	489	Am	3111	1999	932	Am
1852	2005	75*	Am 80		2004	574	Am
2013	2006	496	Ad		2005	22	Am ⁶⁴⁷
2024	2001	417	Am	3112	2000	926	Am
2024.5	2003	154	Ad	3118	2000	926	Ad
20246	2004	45 *	R & Ad		2002	305	Am Am ⁵¹⁹
2024.6	2004	45 * 22	Ad Am ⁶⁴⁷	2121	2003	62 472	
2030	2005 2004	472	Am	3121	2004 2006	538	Ad Am ⁸⁰²
2030	2004	472	Am	3135	1999	867	Ad
2040	1999	118	Am	3176	2002	1077	Am
2040	2000	135	Am ²⁰³	3183	2002	1077	Am
	2001	417	Am	3184	2002	1077	Λm
2100	2001	703	Am	3188	2002	1077	Alli Ad ²⁷⁹
2102	2001	703	Am	Div. 8,			
2105	2001	703	Am	Pt. 2,			
2106	2001	703	Am	Ch. 13,			
	2002	1008	Am	heading			
2107	2001	703	Am	(Sec. 3200			
2122	2001	703	Am	et seq.)	1999	1004	Am 571
2603.5	2004	299	Ad	3200	2004	193	Am ⁵⁷¹
2628	2002	374	Ad	3201	1999	985	Ad
2640 3011	2004 1999	119 980	Am	3202	1999 1999	1004 1004	Ad
3020	1999	980	Am Am	3202	1999	1004	Ad Ad
3021	1999	980	Am	3204	1999	1004	Ad
3021	2000	135	Am ²⁰³	3400	1999	867	R & Ad
3022.3	2006	496	Ad	3401	1999	867	R
3025.5	2004	102	Ad	3402	1999	867	R & Ad
3027	2000	926	Am & RN & Ad	3403	1999	867	R & Ad
3027.1	2000	926	Ad(RN)	3404	1999	867	R & Ad
3027.5	1999	985	Ad	3405	1999	867	R & Ad
3030	2000	808*	Am	3406	1999	867	R & Ad
	2005	215	Am (by Sec. 2	3407	1999	867	R & Ad
	2005	402	of Ch.)	3408	1999	867	R & Ad
	2005	483	Am (by Sec. 2.5 of Ch.)	3409 3410	1999 1999	867 867	R & Ad R & Ad
	2006	207	Am	3411	1999	867	R & Ad
3030.5	2005	483	Ad	3412	1999	867	R & Ad
3041	2002	1118	Am	3413	1999	867	R
20.1	2006	838	Am	3414	1999	867	R
3041.5	2004	19*	Ad & R	3415	1999	867	R
	2005	302	Am	3416	1999	867	R
3044	1999	445	Ad	3417	1999	867	R
	2003	243	Am	3418	1999	867	R
3046	1999	980	Ad	3419	1999	867	R
20.45	2006	538	Am 802	3420	1999	867	R
3047	2005	154*	Ad	3421	1999	867	R & Ad
3048	2002	856 52 *	Ad ⁵¹⁷ Am ⁵¹⁷	3422	1999	867	R & Ad
	2003	52 * 62	Am 519 Am 519	3423 3424	1999 1999	867 867	R & Ad
3100	2003 2005	465		3424	1999	867 867	R & Ad R & Ad
5100	2003	403	Am	3443	1 ブブブ	007	n o. nu

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3426	1999	867	Ad	4014	2004	339	Am
3427	1999	867	Ad	4054	2002	927	Am
3428	1999	867	Ad	4055	2003	225*	Am
3429	1999	867	Ad	4065	1999	980	Am
3430	1999	867	Ad		2000	135	Am ²⁰³
3441	1999	867	Ad		2000	* 808	Am
3442	1999	867	Ad	4071.5	1999	653	R
3443	1999	867	Ad	4200	2000	808*	Am
3444	1999	867	Ad	4204	2003	387	Am
3445	1999	867	Ad	4201	2000	808*	Am
3446	1999	867	Ad	4202	2003	387	Am
3447 3448	1999 1999	867 867	Ad Ad	4202	2000 2004	808* 339	Am Am
3449	1999	867	Ad	4203	2004	808*	Am
3450	1999	867	Ad	4204	2000	808*	Am
3451	1999	867	Ad	7207	2003	387	Am
3452	1999	867	Ad	4205	2000	808*	Am
3453	1999	867	Ad	4250	2000	808*	Am
3454	1999	867	Ad	4251	2000	808*	Am
3455	1999	867	Ad	4252	1999	83	Am 30
3456	1999	867	Ad		2002	784	Am ⁴⁹⁰
3457	1999	867	Ad	4320	1999	284	Am
3461	1999	867	Ad		1999	846	Am (by Sec. 1.5
3462	1999	867	Ad				of Ch.)
3465	1999	867	Am	4225	2001	293	Am
3555	2000	808 *	Am	4325	2001	293	Ad
3600	2001	293	Am	4330	1999	846	Am Am 81 614
D: 0	2002	759	Am	4331	2004	182	Am 30 Am 30
Div. 9, Pt. 1,				4351	1999 2000	83 808*	Am Am
Ch. 6,				4352	2000	808*	Am
heading				4502	2000	808*	Am
(Sec. 3650				1302	2002	304	Am
et seq.)	1999	653	Am		2006	86	R & Ad
3651	2005	154*	Am	4504	2001	651	Am
3652	1999	653	Am		2004	305	Am
3653	1999	653	Am	4506	2002	927	Am
	2005	154*	Am	4506.3	2000	808*	Am
3654	1999	653	Am	4508	1999	980	Am
3666	2004	182	Am 81 614		2001	755 *	Am
3680.5	1999	652	Ad	4550	2001	755 *	Am
3690	1999	653	Ad (by 2nd text)	4572	2001	755*	Am
3691	1999	653	Ad	4573	2000	808*	Am
3692 3693	1999 1999	653 653	Ad Ad	4701 4721	2000 2000	808 * 808 *	Am Am
3751.5	2000	808*	Am (by Sec. 28	4721	2000	808*	Am
3731.3	2000	808	of Ch.)	4901	1999	83	Am 30
	2000	809	Am	4701	2002	349	Am ⁴³³
	2001	755 *	Am	4903	2002	349	Δm 433
3752	2000	808*	Am	4905	2002	349	Am ⁴³³
3760	2000	119	Am		2006	538	Am (as am by
3761	2000	808*	Am				Sec. 3,
3766	2002	927	Am				Stats, 2002,
3767	2001	755*	Am				Ch. 349)802
3771	2000	808*	Am	4906	2002	349	Am 433
3773	2000	119	Am	4909	2002	349	Am 433
4006	2000	808 *	Am	4910	2002	349	Am 433
4009	1999	653	Am (by Sec. 8	4911	2002	349	Am ⁴³³ Am ⁴³³
	2000	808*	of Ch.)	4912	2002	349	A m 433
	2000 2004	305	Am Am	4913 4913.5	2002 2002	349 349	Am Ad ⁴³³
	2004	303	Am	4913.3	2002	349	Au

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4914	2002	349	Ad 433	5240	2003	387	Am
4915	2002	349	Am 433	5241	2000	808*	Am
4917 4918	2002	349 349	Am 433 Am 433		2001	371 308	Am
4918	2002 2002	349	A m 433	5244	2003 2000	808*	Am Am
4920	2002	349	Am 433	5245	2000	808*	Am
4921	2002	349	Am 433	5246	1999	480	Am
4922	2002	349	Am 433		1999	652	Am 82
4924	2002	349	Am 433		2000	808*	Am
4925	2002	349	Am 433		2001	111*	Am
4926	2002	349	R & Ad	50.45	2001	651	Am
4928	2002	349	Am 433 Am 433	5247	2000	808*	Am
4930 4931	2002 2002	349 349	Δ m ⁴³³	5252	2003 2000	387 808*	Am Am
4933	2002	349	Am 433	5253	2003	387	Am
4935	2002	349	A m 433	5260	2000	808*	Am
4940	2002	349	Am 433		2001	755*	Am
4941	2002	349	A m 433	5261	2000	808*	Am
4942	2002	349	Am 433	5280	2000	808*	Am
4945	2002	349	Am 433	5290	2004	369	Am
4946	2002	349	Am ⁴³³ Am ⁴³³	5600	2000	808*	Am
4950 4951	2002 2002	349 349	Am 433 Am 433	5601 5602	2000 2000	808 * 808 *	Am Am
4953	2002	349	Am 433	5603	2000	808*	Am
4954	2002	349	Δ m 433	5610	2006	797	Ad
4956	2002	349	Am 433	5611	2006	797	Ad
4959	2002	349	A m 433	5612	2006	797	Ad
4960	2002	349	Am 433	5613	2006	797	Ad
4961	2002	349	Am 433	5614	2006	797	Ad
4962	2004	183	Am ⁵⁷¹ Ad ⁴³³	5615	2006	797	Ad
4964	2002	349 349	Au 433 Am 433	5616 6210	2006	797 110	Ad Ad
4965 4970	2002 2002	349	A m 433	6219	2001 2002	192	Ad
4971	2002	349	Am 433	6221	1999	661	Am
4975	2002	349	Am ⁴³³	6222	2000	1001	Am
5000	1999	980	Ad		2002	1009	Am
	2000	* 808	Am				R & Ad 100
5001	1999	980	Ad		2004	811	Am (as am by
5000	2000	808 *	Am				Sec. 3,
5002	1999 2000	980 135	Ad Am ²⁰³				Stats. 2002, Ch. 1009)
	2000	808*	Am		2006	476	Am
	2004	339	Am	6228	1999	1022	Ad
5003	2004	339	Ad		2002	377	Am
5005	1999	652	Ad	6240	1999	659	Am
5100	2000	808*	Am		2004	250	Am
5101	2000	808 *	R	6250	1999	561	Am 561
5102	2000	808*	R	6250.2	2003	468	AIII
5208 5212	1999 1999	480 480	Am	6250.3 6250.5	2006 1999	82 659	Ad Ad
5214	2000	808*	Am Am	6251	1999	561	Am
3214	2001	755 *	Am	6252	1999	561	Am
5230	2000	808*	Am	6252.5	2005	472	Ad
5231	2000	808*	Am	6275	2006	479	Ad
5234	1999	480	Am	6300	2001	572	Am
5235	2000	808 *	Am	6304	1999	662	Am
	2003	387	Am	6306	2001	572	Ad
5227	2004	520 808 *	Am	6322.7 6340	2005 2004	472 472	Ad
5237	2000 2003	387	Am Am	6341	1999	980	Am Am
	2003	806	Am	0571	2004	472	Am
	200-	300	7 1111		2007	T / 2	. 4111

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6341 (Co	ont.)			7500	1999	940	Am
0511 (00	2005	22	Am ⁶⁴⁷	7501	2003	674	Am
6343	1999	662	Am	7551.5	1999	652	Ad
6344	2004	472	Am	7552.5	1999	652	Am
6345	2005	125	Am	7558	2000	808*	Am
6361	2005	125	Am	7571	1999	652	Am (by Sec. 8
6380	1999	83	Am 30	7571	1777	032	of Ch.)
0300	1999	561	Am (by Sec. 4		2001	745*	Am
	1///	301	of Ch.)		2001	755 *	Am
	1999	661	Am (by Sec. 5.5	7572	1999	83	Am 30
	1777	001	of Ch.)	1312	1999	652	Am (by Sec. 10
	2001	698	Am (by Sec. 2		1777	032	of Ch.)
	2001	090	of Ch.) ³²⁰	7573	2000	808*	Am
	2001	816	Am (by Sec. 1.5	7574	2000	808*	Am
	2001	810	of Ch.)	7575	1999	83	Am 30
	2002	265	Am	1313	1999	652	
					1999	032	Am (by Sec. 11
6200 E	2005	631	Am		1000	652	of Ch.)
6380.5	1999	661	Am (by Sec. 6		1999	653	Am (by
	1000	662	of Ch.)		2000	900*	Sec. 10.5 of Ch.)
	1999	662	Am (by Sec. 4.5		2000	808*	Am
	2001	016	of Ch.)		2002	927	Am
6201	2001	816	R	7605	2004	849	Am
6381	1999	661	Am	7605	2004	472	Ad Am ⁸⁰²
6383	1999	661	Am Am ³²⁰	7606	2006	538	
	2001	698		7606	2006	806	Ad
6205	2005	467	Am	7611	2004	775	Am
6385	2002	265	Am	7620	2003	251	Am
6387	2001	176	Am		2005	627	Am
6389	1999	662	Am	7.000	2006	806	Am
	2003	498	Am	7630	2000	808*	Am
	2004	250	Am		2001	353	Am
6200	2006	467	Am		2003	251	Am
6390	2002	784	R ⁴⁹⁰		2004	775	Am
6400	2001	816	Ad		2005	627	Am
6401	2001	816	Ad	7622	2006	806	Am
6402	2003	134	Am	7633	2006	806	Am
6402	2001	816	Ad	7634	2000	808*	Am
6402	2003	134	Am	5625.5	2004	849	Am
6403	2001	816	Ad	7635.5	2004	849	Ad
6404	2001	816	Ad	7642	1999	653	Am
6405	2001	816	Ad	7645	2004	849	Ad
6406	2001	816	Ad	7646	2004	849	Ad
6407	2001	816	Ad	7647	2004	849	Ad
6408	2001	816	Ad	7647.5	2004	849	Ad
6409	2001	816	Ad	7647.7	2004	849	Ad
6550	2004	895	Am	7648	2004	849	Ad
6552	2004	895	Am	7648.1	2004	849	Ad
6750	1999	940	Am	7648.2	2004	849	Ad
	2003	667	Am	7648.3	2004	849	Ad
6751	1999	940	Am	7648.4	2004	849	Ad
6752	1999	940	R & Ad	7648.8	2004	849	Ad
	2003	667	Am	7648.9	2004	849	Ad
6753	1999	940	R & Ad	7649	2004	849	Ad
	2003	667	Am	7649.5	2004	849	Ad
	2000	519	Am	7650	2004	775	Am
6924		1013	Am	7660	2000	937	Am
6924	2002						
6929	2004	59	Am	7660.5	2004	858	Ad
6929 7120	2004 2004	59 811	Am	7660.5 7662	2000	937	Am
6929 7120 7121	2004 2004 2003	59 811 365	Am	7662	2000 2003	937 251	Am Am
6929 7120	2004 2004	59 811	Am		2000	937	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
7669 (Co	ont.)			8715	2000	910	Am	
	2003	251	Am		2000	930	Am	
7807	2002	260	Am		2002	1112	Am	
7810	1999	275 *	Ad		2003	251	Am	
	2003	469	Am	8801.3	2000	937	Am	
	2006	838	R		2001	688	Am	
7821	2006	838	Am	8802	2000	937	Am	
7822	2006	838	Am		2002	1112	Am	
7825	2006	806	Am		2003	62	Am ⁵¹⁹	
7827	2002	1013	Am		2003	81	Am	
7850 7851	2002 2002	260 260	Am	8804	2004 2002	858 1118	Am	
7892.5	2002	838	Am Ad	8807	2002	1116	Am Am	
7892.3 7895	2000	447	Am	8810	2002	225*	Am	
1075	2001	754	Am	8811.5	2003	128	Am	
7901	2002	260	Am	8814.5	2000	937	Am	
7907.3	2006	838	Ad	0011.5	2001	688	Am	
7907.5	2004	858	Ad		2002	664	Am ⁴³¹	
7908.5	2002	260	Ad		2003	251	Δm	
7911	1999	881*	Am	8818	2002	784	Am ⁴⁹⁰	
7911.1	1999	881*	Am	8912	2004	858	Am	
7950	2003	323	Am	8919	2001	353	Am	
	2003	469	Am		2006	809	Am	
8502	2002	1013	Am	8920	2003	19	Ad	
	2004	858	Am	9000	2001	893	Am	
8604	2005	627	Am	2004	2004	858	Am	
8606.5	2006	838	Ad	9001	2001	353	Am	
8613	2002	784	Am ⁴⁹⁰	9002	2001	893	Am	
8613.5	2006	806 784	Ad Am ⁴⁹⁰	9003 9004	2005	627 893	Am	
8614	2002 2003	251	Am	9004	2001 2001	893	Am Am	
8616.5	2003	251	Ad(RN)	9102	2000	937	Am	
0010.5	2003	858	Am	9200	2002	784	Am ⁴⁹⁰	
	2006	838	Am	9201	2000	910	Δm	
8619.5	2006	838	Ad	7201	2006	538	Am 802	
8620	2003	469	Ad	9202	2000	910	Am	
	2006	838	Am	9203	2000	910	Am	
8625	2006	754	Am	9205	2006	386	Am	
8632.5	2006	754	Ad	9208	2006	838	Ad	
8635	2006	754	R	9209	2006	838	Ad	
8636	2006	754	Am	9210	2002	260	Ad	
8638	2006	754	Am		2003	62	Am ⁵¹⁹	
8700	2004	306	Am	0211	2006	838	Am	
0702	2006	806	Am Am ⁴⁹⁰	9211	2002	260	Ad	
8702	2002	784 910		9212	2002	260 62	Ad Am ⁵¹⁹	
8703 8708	2000 2003	323	Am Am	10003	2003 1999	652	Am	
8709	2003	323	Am	10003	1999	652	Am	
8710	2006	838	Am	10004	1999	652	Am	
8714	2000	910	Am	10003	2000	808*	Am	
0/11	2000	930	Am	10013	1999	652	Ad	
	2002	1112	Am	10013	1999	652	Ad	
	2003	251	Am	10015	1999	652	Ad	
8714.5	2000	910	Am	10100	1999	1004	R	
	2000	930	A	10101	1999	1004	R	
	2002	784	Am ⁴⁹⁰	10102	1999	1004	R	
	2003	251	Am	15000	1999	886	S 19	
8714.7	2000	910	Am	15010	1999	886	Am 19	
	2000	930	Am	15012	1999	886	Am 19	
	2003	251	Am & RN	17000	1999	478	Ad	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17410	1999	478	Ad		2000	808*	Am
17412	1999	478	Ad	17506	1999	478	Ad
17414	1999	478	Ad		1999	652	Am (as ad by
17415	1999	478	Ad				Stats. 1999,
	1999	480	Am (as ad by				Ch. 478)
			Stats. 1999,		2002	759	Am
			Ch. 478)		2003	62	Am 519
	2001	463	Am		2004	806	Am
17416	1999	478	Ad		2006	198	Am
17418	1999	478	Ad	17508	1999	478	Ad
17420	1999	478	Ad		1999	652	Am (as ad by
17422	1999	478	Ad				Stats. 1999,
	2000 2002	119 927	Am Am		2000	808*	Ch. 478) Am
17424	1999	478	Alli	17509	1999	652	Ad
17424	1999	478	Ad	17510	1999	478	Ad
17420	1999	478	Ad	17512	1999	478	Ad
17430	1999	480	Am (as ad by	17514	1999	478	Ad
	1///	100	Stats. 1999,	17516	1999	478	Ad
			Ch. 478)	17518	1999	478	Ad
	1999	652	Am (as am by		2000	808*	Am
			Stats. 1999,	17520	1999	478	Ad
			Ch. 480)		1999	652	Am (as ad by
	2000	808*	Am				Stats. 1999,
	2002	927	Am				Ch. 478)
17432	1999	478	Ad		1999	654	R (as ad by
	2002	927	Am				Stats. 1999,
	2003	225*	Am				Ch. 478)
17.422	2004	339	Am				Ad (by Sec. 3.5
17433	1999	653	Ad		2001	755*	of Ch.)
17422 5	2000	808 *	Am	17521	2001	755 *	Am
17433.5	2006 1999	75 * 478	Ad Ad	17521	1999 2002	653 784	Ad Am ⁴⁹⁰
17434	2000	808*	Am	17522	1999	478	Ad
17440	2005	154*	Δd	17322	2001	755*	Am
17441	2006	876	Ad 845	17522.5	2003	225*	Ad
17111	2000	070	R ²³²	17322.3	2004	806	Am
17450	2004	806	Ad	17523	1999	980	Ad
17452	2004	806	Ad	17524	1999	478	Ad
17453	2004	806	Ad	17525	1999	654	Ad
17454	2004	806	Ad		2000	808*	Am
17456	2004	806	Ad		2001	755*	Am
17458	2004	806	Ad	17526	1999	478	Ad
17460	2004	806	Ad		2001	755*	Am
17500	1999	478	Ad	17520	2002	927	Am
	1999	480	Am (as ad by	17528	1999	478	Ad
			Stats. 1999,	17530	1999	653	Ad
	2001	111*	Ch. 478) Am	17531	2001 2000	755 * 808 *	Am Ad
	2001	651	Am	17540	2000	808*	Ad
	2004	339	Am	17550	2000	463	Ad
	2004	806	Am	17552	2001	463	Ad
17501	1999	480	Ad	1,332	2005	198	Am
1,001	2001	111*	R	17560	2003	225*	Ad & R 75
17502	1999	478	Ad		2005	154*	
	2004	806	Am		2006	75*	Am Am ⁷⁹⁶
17504	1999	478	Ad	17600	1999	478	Ad ¹¹⁷
	2000	808 *	Am		1999	480	Am (as ad by
	2001	159	Am ³⁰⁵				Stats. 1999,
17505	1999	478	Ad				Ch. 478)

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect		
17600 (Co	ont.)				1999	480	Am (as ad by		
	2002	927	Am				Stats. 1999,		
	2003	308	Am				Ch. 478)		
	2004	183	Am ⁵⁷¹		2001	111*	Am		
17602	1999	478	Ad		2002	1022*	Am ⁵²⁹		
	1999	480	Am (as ad by		1X 200	3-04 7*	Δ m 545		
			Stats. 1999,		2006	75*	Am ⁷⁹⁷		
			Ch. 478)	17708	1999	478	Ad		
	2002	927	Am		2001	755*	Am		
	2003	308	Am	17710	1999	478	Ad		
17604	1999	478	Ad		1999	479*	Am (as ad by		
	1999	480	Am (as ad by				Stats. 1999,		
			Stats. 1999,				Ch. 478)1		
			Ch. 478)		1999	480	Am (as ad by		
	2000	808 *	Am				Stats. 1999,		
17700	1999	480	Ad				Ch. 478)		
	2002	927	R	17712	1999	478	Ad		
17701	2003	308	Ad	17714	1999	478	Ad		
17702	1999	478	Ad 118		2000	808*	Am		
	2003	308	Am		2001	755*	Am		
17702.5	2001	111*	Ad	17800	1999	803	Ad		
17703	2000	108*	Ad		2001	755*	Am		
17704	1999	478	Ad	17801	1999	803	Ad		
	1999	480	Am (as ad by		2002	927	Am		
			Stats. 1999,	17802	1999	803	Ad		
			Ch. 478)	17803	1999	803	Ad		
	2001	111*	Am	17804	1999	803	Ad		
	2002	927	Am		2001	755*	Am		
	2003	308	Am	20025	2004	193	R ⁵⁷¹		
17706	1999	478	Ad	20042	2004	193	R ⁵⁷¹		

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105.7 2000 1015* Ad 1500.6 2000 204 Ad	
107 2000 1015 * Am 1520 2004 176 Ad	
107.5 2000 1015* Ad 1521 2004 176 Ad	
109 2000 1015* Am 1522 2004 176 Ad	
116 2000 1015* Am 1547 2003 445 Am	
139.6 2000 1015* R 146.1 2000 913 Ad ²⁸⁸ 1560 2003 404 Am 1561.1 1999 130 Am	
146.1 2000 913 Ad ²⁸⁸ R ⁶³ 1561.1 1999 130 Am 2002 433 Am	
200 2000 1015 * Am 1753 2004 183 Am 55	1
205 1999 513 Ad & R ⁵ 1780 2003 445 Am	
216.3 2003 445 Ad 1800 2006 538 Am 80	2
2004 183 Am ⁵⁷¹ 1800.3 2000 1015* Am	
253 2004 176 Am 1807 2004 183 Am ⁵	1
256 2000 1015* Am 1808 2003 404 Am	
2001 745* R 1814 2003 456 Am	
258 2000 1015 * Am 1865 2006 361 Am 2004 183 Am 571 1900 2003 404 Am	
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261 2003 404 Am 1908 2004 183 Am 5. 2004 176 Am 1909 2002 734* Am	
273 2003 445 Am 1913.5 2000 1015* Am	
274 2000 1015 * Am 1938 2003 445 Am	
275 2000 1015 * Am Div. 1,	
276 2000 1015* Am Ch. 17,	
277 2000 1015 * Am Art. 1,	
500 2000 204 Am heading	
506 2003 445 Am (Sec. 3100	9
551 2000 204 R & Ad et seq.) 2003 62 Am 51 552 2000 204 R & 3100 2000 1015 * Am	
552 2000 204 R 3100 2000 1015* Am 557 2000 204 R 3126 2006 773* Am	
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645 2003 445 Am 3371 1000 57 Am	
2004 183 Am ⁵⁷¹ 2000 1015* Am	
646 2003 445 Am 3373 2000 1060 Am	
687 2003 445 Am 3375.5 2003 404 Am	
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688 2003 445 Am 690 2004 183 Am ⁵⁷¹ 3390 2000 1015* Am 3391 2000 1015* Am	
690 2004 183 Am ³⁷¹ 3391 2000 1015 * Am 701.1 2002 1162 Ad 3392 2000 1015 * Am	
761.5 2000 204 Ad 3392.5 2000 1015* Am	
2001 159 Am ³⁰⁵ 3510 2006 347 Am	
765.5 2000 565 Ad 3800 2000 1015* Am	
2001 563 R 3804 2004 183 Am 57	1
772 2003 404 Am 3824 2000 1015* Am	
777.5 2004 183 Am ⁵⁷¹ 3825 2000 1015* Am	
854.1 2006 107 Am 3826 2000 1015* Am	
854.2 2006 107 Ad 867 2004 183 Am ⁵⁷¹ 3903 2000 1015 ** Am	
1226 2002 158 Am 4002 2001 493 Ad	
2003 62 Am^{519} 4050 2003 241 Ad^{39}	
1239 2004 176 R 4051 2003 241 Ad ³⁹	
1400 2000 1015* ΔA 4051.5 2003 241 ΔA^{39}	
1401 2000 $1015*$ Ad 4052 2002 241 Ad 39	
1401 2000 1013 Au 4032 2003 241 Au 1402 2000 1015* Ad 4052.5 2003 241 Ad ³⁹	

	33	cted By			33	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4053	2003	241	Ad 391		2001	733	Am (as ad by
4053.5	2003	241	Δd ³⁹¹		2001	,,,,	Stats. 2001,
4054	2003	241	Ad 391				Ch. 732)
4054.6	2003	241	Ad ³⁹¹	4979	2001	732	Ad
4056	2003	241	A A 391	1	2001	733	Am (as ad by
4056.5	2003	241	A d 391				Stats. 2001,
4057	2003	241	V 4 281				Ch. 732)
4058	2003	241	Δd 391	4979.5	2001	732	Ad
4058.5	2003	241	Ad 391	4979.6	2001	732	Ad
4058.7	2003	241	Ad 391	4979.7	2001	732	Ad
4059	2003	241	A A 391	4515.1	2001	733	Am (as ad by
4060	2003	241	Ad ³⁹¹		2001	133	Stats. 2001,
4100	2005	340	Ad				Ch. 732)
4805.01	2000	1015*	Am	4979.8	2001	732	Ad
4805.02	2000	1015 *	Ad	5303	2006	538	Am ⁸⁰²
4805.10	2000	1015*	Ad	5758	2006	773*	Am
	2000	1015*	Am		2006	773*	Am
4821.5 4823	2000	1015*		5760	1999		R
		1015*	Am	5805 6503		1000 538	Am ⁸⁰²
4826.5	2000		Am		2006		AIII
4827	2000	1015*	Am Am ³⁰⁵	6850.5	2000	565	Ad
1927.7	2001	159		7262	2001	563	R Am 802
4827.7	2000	1015*	Am	7263	2006	538	AIII
4839	2003	404	Am	7273	2006	538	Alli
4843	2003	404	Am	7274	2006	538	AIII
4871.5	2000	1015*	Am	7509	2006	538	AIII
4877.03	2000	1015*	Am	7600	2006	538	AIII
4879.11	2003	404	Ad(RN)	8012	2003	404	R
4879.12	2003	404	Am & RN	8052	2001	745*	R
1050 12	2002	10.1	& Ad(RN)	8152	2003	404	Am
4879.13	2003	404	Am & RN	10000	2004	176	Am
			& Ad(RN)	12100	2002	779	Am
4879.135	2003	404	Am & RN		2006	538	Am ⁸⁰²
4901.5	2000	1015*	Am	12103	2002	779	Am
4946	2003	404	Am	12104	2002	779	R & Ad
4970	2001	732	Ad		2004	360	Am ⁶⁶⁰
	2001	733	Am (as ad by	12105	2002	779	Ad
			Stats. 2001,	12106	2002	779	Ad
			Ch. 732)	12107	2002	779	Ad
	2005	531	Am	12108	2002	779	Ad
4973	2001	732	Ad	12221	2003	473	Am
	2001	733	Am (as ad by	12307.4	2000	1015*	Am
			Stats. 2001,	12307.5	2003	473	Ad
			Ch. 732)	13082	2004	760	Ad
4974	2001	732	Ad		2005	49	Am
	2001	733	Am (as ad by	13083	2005	256	Ad
			Stats. 2001,	14001.1	2002	734*	Ad
			Ch. 732)	14001.5	2002	734*	Ad
4975	2001	732	Ad	14002.5	2002	734*	Ad
	2001	733	Am (as ad by	14100	2002	734*	Am
			Stats. 2001,	14101	2002	734*	Am
			Ch. 732)	14101.2	2002	734*	Am
4977	2001	732	Ad	14101.4	2002	734*	Am
	2001	733	Am (as ad by	14101.8	2002	734*	Ad
			Stats. 2001,	14102.2	2002	734*	Ad
			Ch. 732)	14102.4	2002	734*	Ad
4978	2001	732	Ad	14102.6	2002	734*	Ad
	2001	733	Am (as ad by	14157	1999	385	Am
			Stats. 2001,		2000	612	R
			Ch. 732)	14160	1999	385	Ad & R 24

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14210	2003	445	R	16006	2000	612	Ad
14211	2003	734*	Ad	16007	2000	612	Ad
14250	2003	404	Am	16008	2000	612	Ad
14252	2004	324	Am	16009	2000	612	Ad
	2005	22	Am ⁶⁴⁷	16010	2000	612	Ad
14254.5	2000	612	Am	16011	2000	612	Ad
14256	2003	445	Am	16012	2000	612	Ad
Div. 5,				16013	2000	612	Ad
Ch. 3, Art. 3,				16020	2000	612 612	Ad
heading				16021 16022	2000 2000	612	Ad Ad
(Sec. 14300				16023	2000	612	Ad
et seq.)	2002	734*	Am	16024	2000	612	Δd
14300	2002	734*	R & Ad		2001	159	Am ³⁰⁵
14301	2002	734*	R & Ad	16075	2000	612	Ad
14302	2002	734*	R & Ad	16076	2000	612	Ad
14303	2002	734 *	R & Ad	16077	2000	612	Ad
14304	2002	734*	R & Ad	16100	2000	612	Ad
14305	2002	734 * 734 *	Ad	16101	2000 2000	612	Ad
14306 14307	2002 2002	734*	Ad Ad	16102 16103	2000	612 612	Ad Ad
14307	2002	734*	Ad	16150	2000	612	Ad
14309	2002	734*	Ad	16151	2000	612	Ad
14310	2002	734*	Ad		2003	404	Am
14311	2002	734*	Ad	16152	2000	612	Ad
14312	2002	734*	Ad	16153	2000	612	Ad
14313	2002	734*	Ad	16154	2000	612	Ad
14314	2002	734 *	Ad	16200	2000	612	Ad
14315 14316	2002 2002	734 * 734 *	Ad Ad	16200.5 16201	2000 2000	612 612	Ad Ad
14317	2002	734*	Ad	10201	2003	445	Am
14318	2002	734*	Ad	16202	2000	612	Ad
14319	2002	734*	Ad	16203	2000	612	Ad
14354	2003	404	Am	16204	2000	612	Ad
14400	2000	411*	Am	16205	2000	612	Ad
14401	2004	183	Am ⁵⁷¹	16206	2000	612	Ad
14402	2006	538	Am ⁸⁰²	Div. 5,			
14405	2000	411 * 529	Am Ad	Ch. 11,			
14406 14703	2000 2004	329	Au	heading (Sec. 16500			
14800	2000	411*	Am	et seq.)	2002	734*	Am & RN
14860	2000	411*	Am	Div. 5,	2002	,,,,	1111 66 161
	2005	94	Am	Ch. 12,			
14864	2000	411*	R	heading			
15256	2000	411*	R	(Sec. 16500	2002	70.4 d	4.1/DAD
Div. 5,				et seq.)	2002	734*	Ad(RN)
Ch. 10,				16500	2000	612 612	Ad
heading (Sec. 16000				16501	2000 2001	159	Ad Am ³⁰⁵
et seq.)	2002	734*	Am & RN	16502	2000	612	Ad
Div. 5,	2002	,	1111 00 1111	16503	2000	612	Ad
Ch. 11,				16504	2000	612	Ad
heading				16505	2000	612	Ad
(Sec. 16000	2002		1 1/DAT	16506	2000	612	Ad
et seq.)	2002	734*	Ad(RN)	16507	2000	612	Ad
16000	2000 2000	612	Ad	16508	2000	612	Ad
16001 16002	2000	612 612	Ad Ad	16509 16510	2000 2000	612 612	Ad Ad
16002	2000	612	Ad	16510	2000	612	Ad
16004	2000	612	Ad	16512	2000	612	Ad
16005	2000	612	Ad	16525	2000	612	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16526	2000	612	Ad	17209.3	2003	382	Am (by Sec. 1
16527	2000	612	Ad		2002	472	of Ch.)
16528 16529	2000 2000	612 612	Ad Ad		2003	473	Am (by Sec. 18 of Ch.)
16530	2000	612	Ad	17214	2002	772	Am
16550	2000	612	Ad	17215	1999	441	Ad
16551	2000	612	Ad	17302	2001	662	Am
16552 16553	2000 2000	612 612	Ad Ad	17304 17310	2001 2001	662 662	Am Am
16554	2000	612	Ad	17310	2006	376	Am
16555	2000	612	Ad	17312	1999	253	Am
16600	2000	612	Ad		2000	636	Am
16601 16602	2000 2000	612 612	Ad Ad		2001 2003	662 382	Am Am
16603	2000	612	Ad	17314	2003	662	Am
16604	2000	612	Ad		2003	382	Am
16605	2000	612	Ad	150111	2004	180	Am
16607 16700	2000 2000	612 612	Ad Ad	17314.1	2004 2006	180 376	Am Am
16701	2000	612	Ad	17320	2000	636	Am
10,01	2003	404	Am	17321	2003	382	Am
16702	2000	612	Ad		2004	180	Am
16703	2000	612 612	Ad	17331	2003	382 180	Am
16704 16800	2000 2000	612	Ad Ad	17331.1	2004 2001	662	Am Am
16900	2000	612	Ad	17331.1	2004	180	Am
16900.5	2000	612	Ad	17331.2	2003	382	Am
16901	2000	612	Ad		2004	180	Am
16902	2003 2000	445 612	Am Ad	17332	2006 2004	376 180	Am Am
16903	2000	612	Ad	17345.1	1999	486	Am
16904	2000	612	Ad		2004	180	Am
16905	2000	612	Ad	17400	1999	441	Am
16906 17003	2000 2000	612 437	Ad Am	17401 17403.1	1999 1999	441 441	R Am
17004.5	1999	441	Ad	17403.2	1999	441	Am
17005.2	2000	437	Ad	17403.3	1999	441	Am
17005.3	1999	441	Ad(RN)	17403.4	1999	441	Am
	2000 2002	437 772	Ad Am & RN	17403.5 17405	2000 2001	437 499	Ad Am
17005.4	2002	772	Ad(RN)	17408	2005	257	Am
17005.5	1999	441	Am & RN & Ad	17409	1999	253	Am
17005.6	1999	441	Am	17409.1	2000	437	Am
17200 17200.8	1999 2000	441 437	Am Am	17419	2005 2006	257 347	Am Am
17200.8	2001	499	Am (as am by		2006	376	Am
			Sec. 38,	17423.1	2001	660	Ad
			Stats. 1997,	17424	2003	473	Ad
			Ch. 17) ⁴³ Am (as ad by	17606 17609.2	2002 2002	772 772	Am Am
			Sec. 1.5,	17627	2002	772	Am
			Stats. 1996,	17647	2003	149	Am
	2005	257	Ch. 670) ⁸⁰	17700	2006	347	Am
	2005	257	Am (as am by Sec. 1,	18003 18003.2	2000 2000	1015 * 1015 *	Am Ad
			Stats. 2001,	18003.2	1999	345	Δd
			Ch. 499) ³⁸	18062	2006	538	Am ⁸⁰²
			Am (as am by	18210	1999	345	Am Am ²⁰³
			Sec. 2, Stats. 2001,	18321	2000 1999	135 345	A m
			Ch. 499) ²³²	18415.3	2006	538	Am 802

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18437	1999	345	Am		2004	17*	S 434 602
18586	2001	159	Am ³⁰⁵	23001	2002	777	Ad ⁵¹⁴
18608	1999	428	Am	23001	2003	473	Δm
18631	2000	101	Am		2004	17*	S 434 602
21050	2006	538	Am ⁸⁰²	23005	2002	777	Ad ⁵¹⁴
21200.1	2001	505	Am		2004	17*	c 434 602
	2002	664	Am 431	23006	2002	777	Ad ⁵¹⁴
21200.6	2001	505	Am		2004	17*	S 434 602
21201	2002	404	Am	23007	2002	777	Ad 514
21201.2	2001	505	Am		2004	17*	S 434 602
21201.3	2002	404	Am	23008	2002	777	Ad ⁵¹⁴ S ⁴³⁴ 602
21201.4	2000	128	Ad	22000	2004	17*	Ad ⁵¹⁴
21201.5	2002	404	Am	23009	2002	777	Ad S 434 602
21203 22050	2002 2000	404 1015 *	Am	22010	2004 2002	17 * 777	Ad ⁵¹⁴
22030	2000	777	Am Am ⁵¹¹	23010	2002	17*	S 434 602
	2002	///	R 63	23011	2004	777	Ad ⁵¹⁴
			Ad ⁵¹²	23011	2002	17*	c 434 602
	2004	17*	Am (as am by	23012	2004	777	Δd ⁵¹⁴
	2004	17	Sec. 8,	23012	2004	17*	S 434 602
			Stats. 2002,	23013	2002	777	Ad 514
			Ch. 777) ⁵⁶⁸	20010	2004	17*	c 434 602
			Am (as ad by	23014	2002	777	Δd ⁵¹⁴
			Sec. 9,		2004	17*	S 434 602
			Stats. 2002,	23015	2002	777	Ad ⁵¹⁴
			Ch. 777) ⁴³⁴ 602		2004	17*	S 434 602
22056	2000	1055*	Am	23016	2002	777	Ad 514
	2004	225*	Am		2004	17*	S 434 602
22062	2003	163	Ad	23017	2002	777	Ad ⁵¹⁴ S ⁴³⁴ 602
22063	2004	458 *	Ad	22010	2004	17*	Ad ⁵¹⁴
22064	2005	316	Ad & R 38	23018	2002	777	S 434 602
22101	2005 2005	425 425	Am Ad ⁴⁸⁵	22010	2004 2002	17 * 777	Ad 514
22101.5 22102	2005	196	R & Ad	23019	2002	17*	S 434 602
22102	2005	425	Am	23020	2004	777	Δd ⁵¹⁴
22105	2003	392	Am	23020	2004	17*	S 434 602
22103	2005	196	Am	23021	2002	777	Ad 514
22109	2001	392	Am	25021	2004	17*	c 434 602
	2003	473	Am	23023	2002	777	Ad 514
	2005	196	Am		2004	17*	c 434 602
22153	2005	196	Am	23024	2002	777	Ad ⁵¹⁴
22154	2000	1015*	Am		2004	17*	S 434 602
22157	2002	772	Am	23025	2002	777	Ad 514
22168	2006	201	Ad		2004	17*	S 434 602
22203	1999	347	Am	23026	2002	777	Ad ⁵¹⁴ Am ⁴³⁴ 602
22251	1999	347	Am Am ⁸⁰²	22027	2004	17*	Am ⁴³⁴ 602 Ad ⁵¹⁴
22304	2006	538	AIII	23027	2002	777	S 434 602
22305	1999	347	Am	22025	2004	17 * 777	A 4 514
22317.2 22317.5	2006 2004	356 940	Ad Ad	23035	2002 2004	17*	c 434 602
22317.3	1999	347	A	23036	2004	777	Ad 514
22337	1999	991	Am 96 114	23030	2002	17*	S 434 602
22331	2004	461	Am	23037	2002	777	Δd 514
22342	2002	772	Ad		2004	17*	c 434 602
22467	1999	347	Am	23045	2002	777	Ad 514
	2001	493	Ad		2004	17*	S 434 602
22470		2.47	Am	23046	2002	777	Δd ⁵¹⁴
22470 22551	1999	347	AIII				
22551 22705	2002	772	Am		2004	17*	S 434 602
22551 22705 22705.1	2002 2003	772 473	Am Ad	23047	2004 2002	777	S 434 602 A d 514
22551 22705	2002	772	Am		2004		S 434 602

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
23048 (Co	ont.)			23106	2002	777	Ad 514	
	2004	17*	S 434 602		2004	17*	S 434 602	
23049	2002	777	Ad ⁵¹⁴	31220	2000	1015*	Am	
	2004	17*	S 434 602	31507	2003	404	Am	
23050	2002	777	Ad 514	32207	2004	25*	Am	
	2004	17*	S 434 602	32213	2004	25*	R	
23051	2002	777	Ad ⁵¹⁴	32214	2004	25*	R	
	2004	17*	S 434 602	32301	2002	939*	Am	
23052	2002	777	Ad ⁵¹⁴	32320	2004	25*	Am	
	2004	17*	S 434 602	32321	2004	25*	Am	
23053	2002	777	Ad ⁵¹⁴	32324	2004	25*	Am	
	2004	17*	S ⁴³⁴ 602	32325	2004	25*	Am	
23054	2002	777	Ad 514	32352.5	2004	25*	Am	
	2004	17*	S 434 602	32423	2004	25*	Am	
23055	2002	777	Ad ⁵¹⁴	32700	2004	25*	R	
	2004	17*	S 434 602	32701	2004	25*	R	
23056	2002	777	Ad 514	32702	2004	25*	R	
	2004	_17*	S 434 602	32703	2004	25*	R	
23057	2002	777	Ad 514	32710	2004	25*	R	
	2004	17*	Am ⁴³⁴ 602	32711	2004	25*	R	
	2004	312	Am	32721	2004	25*	Am	
23058	2002	777	Ad 514	32722	2004	25*	Am	
	2004	_17*	S 434 602	32900	2X 200		S 348 349	
23060	2002	777	Ad 514	32905	2X 200		S 348 349	
	2004	17*	S 434 602	32907	2X 200		S 348 349 S 348 349	
23061	2002	777	Ad 514	32909	2X 200			
	2004	17*	S 434 602		2004	25*	R S ^{348 349}	
23062	2002	777	Ad ⁵¹⁴ S ^{434 602}	32911		1-02 15*	S 348 349	
22062	2004	17*	S 454 602	32920	2X 200		S 348 349	
23063	2002	777	Ad ⁵¹⁴ S ^{434 602}	32922	2X 200		S 348 349	
22061	2004	17*	S 454 602	32924	2X 200		S 348 349	
23064	2002	777	Ad ⁵¹⁴ S ^{434 602}	32926		1-02 15*	S 348 349	
220645	2004	17*	Ad ⁵¹⁴	32927	2X 200		S 348 349	
23064.5	2002	777	Ad S 434 602	32928	2X 200			
22065	2004	17*	Ad ⁵¹⁴	22020	2004	25*	R S ^{348 349}	
23065	2002	777	S 434 602	32929		1-02 15* 1-02 15*	S 348 349	
22070	2004	17*	Ad ⁵¹⁴	32930	2X 200		S 348 349	
23070	2002	777 17*	S 434 602	32932	2X 200 2004	01-02 15* 25*		
22071	2004	777	Ad ⁵¹⁴	22026	2004 2X 200		Am S ^{348 349}	
23071	2002 2004	17*	S 434 602	32936 32940	2X 200 2X 200		S 348 349	
23072	2004	777	Ad ⁵¹⁴	32940		11-02 15*	S 348 349	
23012	2002	17*	c 434 602	32342	2004	25*	Am	
23073	2007	777	Ad 514	32952		1-02 15*	S 348 349	
23013	2002	17*	S 434 602	32732	2004	25*	Am	
23074	2004	777	Δd 514	32955	2004	745 *	D	
T	2002	17*	S 434 602	32/33		1-02 15*	S 348 349	
23100	2002	777	A d 514	32960		1-02 15*	Am ^{348 349}	
	2002	17*	A m 434 602	33521	2006	361	Am	
23100.1	2004	17*	Ad 568 602	33903	2003	404	Am	
		1,	p 63	40000	2004	324	R	
23101	2002	777	Δd 514	40001	2004	324	R	
	2004	17*	c 434 602	40002	2004	324	R	
23102	2002	777	4 1 514	40003	2004	324	R	
· · -	2004	17*	Am 434 602	40050	2004	324	R	
23103	2002	777	Δd 314	40051	2004	324	R	
	2004	17*	S 434 602	40052	2004	324	R	
23104	2002	777	A d 514	40053	2004	324	R	
	2004	17*	Am ⁴³⁴ 602	40054	2004	324	R	
			A 1 514		2004			
23105	2002	777 17 *	Ad ⁵¹⁴ S ^{434 602}	40055	2004	324	R	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect		
40057	2004	324	R	50122	2004	183	Am ⁵⁷¹		
40058	2004	324	R	50204	2000	968	Am		
40059	2004	324	R		2003	554	Am		
40060	2004	324	R	50302	2000	968	Am		
40100	2004	324	R	50314	2000	968	Am		
40101	2004	324	R	50320	2002	772	Am		
40102	2004	324	R	50325	2002	772	Am		
40103	2004	324	R	50401	2000	968	Am		
40104	2004	324	R	50511	2006	201	Ad		
40105	2004	324	R	50700	1999	407	S 74		
40106	2004	324	R		2003	554	S 57		
40107	2004	324	R	50701	1999	407	S 74		
40108	2004	324	R		2003	554	S 57		
40109	2004	324	R	50702	1999	407	S 74		
40150	2004	324	R		2003	554	S 57		
40151	2004	324	R	50703	1999	407	S 74		
40152	2004	324	R		2003	554	S 57		
40153	2004	324	R	50704	1999	407	R		
40154	2004	324	R	50705	1999	407	S 74		
40155	2004	324	R		2003	554	S 57		
40156	2004	324	R	50706	1999	407	S 74		
40157	2004	324	R		2003	554	S 57		
40158	2004	324	R	50707	1999	407	Am 74		
50003	2000	968	Am		2003	554	R		

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				1	
16	2001	112	Ad	331	2006	637	Am
54.5	2006	36	Ad	332	2006	637	Am
70 94	2001 2002	112 559	Am	391 704	2000	388 398	Am
94 99	1999	483	Am	710	2001 2006	398 667	Am
103	1999	483	Am Am	710.5	2006	667	Am Am
104	2006	667	Am	710.3	2006	667	Am
105	1999	483	Am	711	2006	667	Am
106	2006	667	Ad	711.2	2006	667	Am
200	1999	483	S 20	711.4	2006	667	Am
	2001	398	S 57	712.5	2004	917	Ad
201	1999	483	c 20	713	2003	240*	Am
	2001	398	S 57	714	2001	112	Am
202	1999	483	S 20		2003	741	Am
	2001	398	S 57	715	2004	193	R ⁵⁷¹
202	2002	389	Am S ²⁰	716	2001	398	Ad ³⁶²
203	1999	483	S ⁵⁷	716.1	2001	398	Au
202.1	2001	398 483	S 20	716.2	2001	398	Ad ³⁶² Ad ³⁶²
203.1	1999 2001	398	S 57	716.3 716.4	2001 2001	398 398	Ad ³⁶²
204	1999	483	S 20	716.5	2001	398	Ad 362
204	2001	398	ç 57	716.6	2001	398	Ad ³⁶²
205	1999	483	S 20	716.7	2001	398	Ad ³⁶²
200	2001	398	S 57	716.8	2001	398	Ad ³⁶²
206	1999	483	S 20	716.9	2001	398	Ad ³⁶²
	2001	398	S 57	717	2001	398	Ad ³⁶²
	2003	610	Am	717.1	2001	398	Ad 362
	2004	183	Am ⁵⁷¹	717.2	2001	398	Ad ³⁶²
205	2006	667	R & Ad	853	2003	796	Am
207	1999	483	S 20 S 57	854	2006	538	Am ⁸⁰²
	2001	398		857	2003	610	Am
	2003 2006	610 667	Am D % Ad	1000.5	2001 2001	745 * 753	Am R
208	1999	483	R & Ad S ²⁰	1019	2001	8	Ad
200	2001	398	S 57	1019	2002	62	Am 519
	2003	610	Am	1050	2001	112	Am
	2006	667	R	1050.6	2001	753	Ad
209	1999	483	S 20	1051	2001	112	Am
	2001	398	S 57	1053	2001	112	R & Ad
	2006	667	R		2001	753	Am (as ad by
210	1999	483	S 20				Stats. 2001,
	2001	398	S 57		2004	121	Ch. 112)
211	2002	784	Am ⁴⁹⁰ S ²⁰		2004	431	Am Am ⁶⁴⁷
211	1999	483	S ⁵⁷	1055	2005	22	
215	2001 1999	398 483	S 20	1055	2001 2004	112 431	Am Am
213	2001	398	c 57	1055.1	2001	112	Ad
217.5	1999	483	S 20	1055.1	2004	431	Am
217.0	2001	398	c 57	1055.4	2004	431	Ad
217.6	1999	483	c 20	1055.5	2001	112	Am
	2001	398	S 57		2004	431	Am
218	1999	483	S 20	1055.6	2001	112	Ad
	2001	398	S 57		2002	453	Am
219	1999	483	S 20	1056	2001	112	Am
220	2001	398	S 57 S 20	1057	2004	431	Am
220	1999 2001	483	S ²⁰ S ⁵⁷	1057	2001	112	Am
221	1999	398 483	Am ²⁰	1058	2002 2001	453 112	Am
221	2001	483 398	R	1058	2001	112	Am Am
309	1999	483	Λ	1060	2001	112	Am
307	2004	182	AIII Am ^{81 614}	1000	2004	431	Am
	2001	102		1	2001	131	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1061	2001	112	Ad	1616	2003	736	Ad
1069	2002	973	Δm	1796	2001	745*	Am
1122	2006	538	Am 802	1850	2000	950	Ad
1122.5	2005	563	Ad	1851	2000	950	Ad
1348.3	2001	863	Ad	1852	2000	950	Ad
1352.5	2000	395	Ad	2003	2003	610	Am
1356	2006	469	Ad		2004	431	Am
1360	2001	588	Ad	2020	2005	698	R
1361	2001	588	Ad	2079	2001	745*	Am
1362	2001	588	Ad	2081.7	2002	617	Ad
1363	2001	588	Ad		2003	62	Am ⁵¹⁹
1363.5	2001	588	Ad 355		2003	612	Am
	2004	241	R 356	2001.0	2004	614	Am
	2004	241	Am Am ⁶⁴⁷	2081.8	2004	614	Ad Am ⁵¹⁹
1264	2005	22		2086	2003	62	
1364	2001	588 588	Ad	2087	2002	32	R Ad & R ³¹⁷
1365 1366	2001 2001	588	Ad Ad	2099	2001	745*	Ru & K
1367	2001	588	Ad	2105	2001	854	S 317
1368	2001	588	Ad	2106	2003	854	Am ³¹⁷
1369	2001	588	Ad	2106.5	2003	854	R
1370	2001	588	Ad	2100.5	2003	854	S 317
1372	2001	588	Ad	2109	2003	854	Δm ³¹⁷
1506	2000	418	Ad & R 111	2110	2003	854	Am 317
	2001	159	Am ³⁰⁵	2111	2003	854	Am 317
1507	2004	553	Ad & R 38	2111.5	2003	854	c 317
1525	2000	385	Am	2112	2003	854	c 317
1528	2000	385	Am	2113	2003	854	c 317
1570	2003	758	R & Ad	2114	2003	854	c 317
	2004	183	Am ⁵⁷¹	2115	2003	854	S 317
1571	2003	758	R & Ad	2115.5	2003	854	$Ad(RN)^{317}$
1572	2003	758	R & Ad	2116	2003	854	Am (as ad by
1.550	2004	183	Am ⁵⁷¹				Stats. 1996,
1573	2003	758	Ad				Ch. 974)
1574	2003	758	Ad	2117	2005	600	& RN ³¹⁷
1580	2000	385 66*	Am	2117 2118	2005	698 62	Am Am ⁵¹⁹
1586 1590	1999 2000	385	Am Ad	2118	2003 2005	698	Am
1390	2003	610	Am	2120	2006	538	Am 802
1591	2000	385	Ad	2125	2005	698	Δm
1371	2003	610	Am	2123	2006	538	Am 802
1600	2003	736	R & Ad	2127	2005	698	Ad
1601	2003	736	R & Ad		2006	538	Am ⁸⁰²
1602	2003	736	R & Ad	2150	2005	698	Am
1603	2003	736	R & Ad	2150.4	2005	698	Am
1603.1	2003	736	R		2006	538	Am 802
1603.3	2003	736	R	2157	2005	698	Ad
1603.5	2003	736	R	2185	2005	698	Am
1604	2003	736	R & Ad	2186	2005	698	Am
1605	2003	736	R & Ad	2187	2005	698	Am
1606	2003	736	R & Ad	2193	2005	698	Ad
1607	2003	736 736	R & Ad	2195	2005	698	Ad
1608 1609	2003 2003	736 736	Ad	2250 2300	2003	610	Am
1610	2003	736	Ad Ad	2357	2001 2000	338 * 167	Ad R
1611	2003	736	Ad	2536	2003	741	Am
1612	2003	736	Ad	2540	2003	741	Am
1613	2003	736	Ad	2645	2003	745 *	Λm
1015	2003	183	Am ⁵⁷¹	2765	2006	538	Am 802
1614	2003	736	Ad	2800	2002	4	R & Ad
1615	2003	736	Ad	2801	2000	87*	Ad
		,,,,				0.	

		1 1011 7	IND GAIVIE	OODL	Oontin	ucu	
	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2001 (C	ant)	1	00	2022	2002	(11	
2801 (Co		4	R & Ad	2933	2003	611 672	Ad
2802	2002 2002	4 4	Ad	3003 3031	2005 2003	741	Ad Am
2802	2002	4	R & Ad	3031.2	2003	741	Am
2003	2002	133	R (as ad by	3033	2003	291	Am
	2002	133	Sec. 2,	3034	2003	112	R
			Stats. 2002,	3050	2002	453	Am
			Ch. 4) & Ad	3055	2001	112	Am
2809	2002	4	Ad	3055.1	2001	112	Ad
2810	2002	4	R & Ad	3240.5	2006	396	Am
2811	2000	87*	Ad	3241	2006	396	Ad
	2002	4	R	3409	2001	745*	Am
2815	2000	87*	Ad	3508	2002	453	Am
2020	2002	4	R & Ad	2500	2003	62	Am 519
2820	2002	4	R & Ad	3509	2002	453	R
2821 2822	2002 2002	4 4	Ad Ad	3510	2002	453 617	R Am
2823	2002	4	Ad	3511	2002 2003	735	Am
2825	2002	4	R & Ad	3682	2003	112	Am
2826	2002	4	Ad	3682.1	2001	112	Ad
2827	2002	4	Ad	3682.2	2001	112	Ad
2828	2002	4	Ad	3684	2001	112	Am
2829	2002	4	Ad	3700	2001	112	Am
2830	2002	4	R & Ad	3700.1	2001	112	Ad
	2003	61	Am	3700.2	2001	112	Ad
2835	2002	4	R & Ad	3701	2001	112	Am
2840	2002	4	R	3701.5	2001	112	R
2850	1999	1015	Ad	3702	2004	713	Am
2851	1999	1015	Ad	3860	2006	708*	Ad
2852	1999 2000	1015 385	Ad	3861	2006	708 * 708 *	Ad Ad
2853	1999	1015	Am Ad	3862 3863	2006 2006	708*	Ad
2854	1999	1015	Ad	3864	2006	708*	Ad
2034	2004	172	Am	3951	2001	745*	Am
2855	1999	1015	Ad	3,31	2003	291	Am
2856	1999	1015	Ad	3952	2003	291	Ad
2857	1999	1015	Ad	4005	2002	571	Am
2858	1999	1015	Ad		2006	406	Am
2859	1999	1015	Ad	4152	2002	571	Am
	2001	753	Am	4180	2002	571	Am
2070	2002	559	Am	4181	2003	291	Am
2860	1999 1999	1015	Ad	1100	2004	480	Am
2861	2001	1015 753	Ad Am	4188 4190	2004 2006	480 538	Am Am ⁸⁰²
2862	1999	1015	Ad	4301	2000	373	Am
2863	1999	1015	Ad	4336	2001	112	Am
2920	2000	223	Ad & R ²⁰⁸	4501	2006	296	Ad
	2001	398	S 74	4654	2001	112	Am
2921	2000	223	Ad & R ²⁰⁸		2003	741	Am
	2001	159	Am 303	4657	2001	112	Am
	2001	398	S 74	4700	2002	617	Am
2922	2000	223	Ad & R ²⁰⁸	4555	2003	735	Am
2022	2001	398	Am ⁷⁴	4753	2001	112	Am
2923	2000	223	Ad & R ²⁰⁸	4801	1999	435*	Am
2020	2001	398	Am ⁷⁴	4904	2001	745*	Am
2930 2931	2003 2003	611 611	Ad Ad	5050	2002 2003	617 735	Am Am
2731	2003	614	Am	5515	2003	617	Am
2932	2004	611	Ad	3313	2002	735	Am
2932.2	2005	81*	Ad ³⁷	5521.5	2000	388	Am
2932.5	2004	614	Ad		2001	753	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	reur	Спаріет	Ејјесі	Section	reur	Спарієї	Ејјесі
5521.6	1999	483	Ad		2005	77	R
5650	2006	296	Δm	6954	2002	599	Ad
5653	2006	538	Am 802		2003	62	Am ⁵¹⁹
5901	2005	589	Δm		2005	77	R
5934	2004	182	Am 81 614	6955	2002	599	Ad
6420	1999	83	Am 30	0,00	2005	77	R
6430	1999	185	S 19	6956	2002	599	Ad
0150	2001	753	Am	0,50	2005	77	R
	2003	610	R	6957	2003	610	Ad
6431	1999	185	S 19	0,57	2005	77	R
0731	2003	610	D	7000	1999	483	R
6432	1999	185	S 19	7005	1999	483	R
0432	2000	388	Am	7010	1999	483	R
	2003	610	R	7010	1999	483	R
6433	1999	185	S 19	7011	1999	483	R
0433	2000	388		7013	1999	483	R
			R & Ad(RN)	7020		483	R
6424	2003	610	R S ¹⁹		1999		
6434	1999	185		7025	1999	483	R
6425	2000	388	R S ¹⁹	7030	1999	483	R
6435	1999	185		7057	1999	483	Ad
6426	2000	388	R	7050	2002	559	R
6436	1999	185	S 19	7058	2002	559	Am
6405	2000	388	R	7059	1999	483	Am
6437	1999	185	S 19	7065	1999	483	Am
	2000	388	R	7066	1999	483	Am
6438	1999	185	S 19	7071	1999	483	Am
	2000	388	R		2002	559	Am
6439	1999	185	Am 19	7072	1999	483	Am
	2000	388	Am & RN		2000	388	Am
6450	2001	745 *	Am		2002	559	Am
6453	2001	753	Am	7073	1999	483	Am
6455	2001	753	Am	7074	1999	483	Am
6459	2001	745 *	R	Div. 6,			
6590	2001	89	S 57	Pt. 1.7,			
6591	2001	89	S 57	Ch. 8,			
6592	2001	89	S 57	heading			
6593	2001	89	S 57	(Sec. 7090			
6594	2001	89	S 57	et seq.)	1999	483	Am
6595	2001	89	c 57	7090	1999	483	Am
6596	2001	89	S 57		2002	559	Am
	2001	112	Ām	7145	2003	741	Am
	2003	741	Am	7146	2001	112	R
6596.1	2001	112	Ad	7147	2003	741	Am
007011	2003	741	Am	7149	2001	112	Am (as am by
6597	2001	89	S 57	/11/	2001	112	Sec. 5 and as ad
6597.5	2001	89	Ç 57				by Sec. 6,
6598	2001	89	Ç 57				Stats. 1998,
6599	2001	89	S 57				Ch. 247)
0377	2001	745 *	Am		2001	753	R (as am by
6600	2001	89	R		2001	133	Sec. 38,
							Stats. 2001,
6930	2002	985	Ad				
6050	2003	681	Am				Ch. 112)
6950	2002	599	Ad				Am (as am by
(050.5	2005	77	R				Sec. 37,
6950.5	2003	610	Ad				Stats. 2001,
6071	2005	77	R		2002		Ch. 112) ¹³
6951	2003	610	Ad	51.10.6	2003	741	Am
	2005	77	R	7149.05	2001	112	Ad
6952	2002	599	Ad				R & Ad 8
	2005	77	R		2003	741	Am
6953	2002	599	Ad	7149.1	2001	112	Am
					-		

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7149.1 (C	Cont.)				2003	741	Am 317
`	2003	741	R		2003	796	Am 31/
7149.15	2001	112	Ad	7380	2002	594	Am 424
	2003	741	R				R ⁶⁹
7149.2	2003	741	Am		2003	741	Am
	2004	183	Am ⁵⁷¹		2006	297	Alli Am ⁴⁵¹ 639
7149.4	2001	112	Am	7381	2002	594	Am 424 68
	2001	753	Am (as am by	5 202	2006	297	Am Am ⁴⁵¹ 639
			Stats. 2001,	7382	2002	594	Ad ⁴²⁴ R ⁶⁹
7140.45	2001	112	Ch. 112)		2006	207	Am ⁴⁵¹ 639
7149.45	2001 2001	112 753	Ad Am (os od by	7630	2000	297 962*	Ad
	2001	133	Am (as ad by Stats. 2001,	7650	2002	559	Am
			Ch. 112)	7655	2002	388	Am
7149.8	2001	112	R & Ad	7,000	2004	854	Am
, - , , , ,	2003	741	Am	7700	2001	112	Am
7150	2000	238	Am	7704	1999	483	Am
7151	1999	83	Am 30	7710	1999	483	Am
	2004	431	Am	7712	1999	483	Am
	2006	769	Am	7715	2000	144*	Am
7153	2002	573	Am	7852	2003	741	Am
7180	2001	112	Am	7852.21	2003	741	R
7180.1	2001	112	Ad	7852.3	2001	753	Am
7181 7181.1	2001 2001	112 112	Am Ad	7852.4	2003 2004	741 431	R
7181.1	2001	112	Au	7860	2004	410	Am S ⁷⁵
7182.1	2001	112	Ad	7800	2001	753	Am
7182.1	2001	112	Am		2006	16*	c 349
7183.1	2001	112	Ad	7861	2000	410	c 75
7184	2001	112	Am		2006	16*	S 349
7184.1	2001	112	Ad	7861.1	2000	410	c 75
7186	2001	112	Am		2006	16*	S 349
7186.1	2001	112	Ad	7861.2	2000	410	S 75
7260	2002	645	Ad		2006	16*	S 349
7261	2002	645	Ad	7861.3	2000	410	S 75 S 349
Div. 6,				70/14	2006	16*	S 75
Pt. 2,				7861.4	2000	410 16*	S 349
Ch. 2, Art. 4,				7861.5	2006 2004	713	Ad
heading				7601.5	2004	16*	c 349
(Sec. 7360				7862	2000	410	c 75
et seq.)	2003	841	Am 317		2006	16*	S 349
7360	2001	112	R & Ad	7862.5	2002	962*	Ad
	2001	753	S 19		2006	16*	S 349
	2003	741	Am 317	7863	2000	410	Am 75
	2003	796	Am ³¹⁷	=004	2006	16*	Am ³⁴⁹
7260.1	2004	431	Am	7881	2001	753	Am
7360.1	2001	112	Ad	7020	2003	741	Am
	2001	753 741	S 19 Am 317	7920	2004	431	Am
	2003 2003	741 796	R R	7921 7921.5	2003 2003	741 741	Am R
7361	2003	753	Am 19	8022	2000	388	Am
7501	2003	741	Am 31/	8032	2003	741	Am
	2003	796	Δm ³¹⁷	8033	2003	741	Am
	2004	183	Am 571	8033.2	2003	741	Am
	2006	77*	Δm	8033.5	2003	741	Am
7362	2001	753	Am 19	8034	2003	741	Am
	2003	741	R	8035	2003	741	Am
	2003	796	Am ³¹⁷	8036	2003	741	Am
5 2.62	2004	183	Am ⁵⁷¹	8039	2003	741	Ad
7363	2001	753	Am 19	8043.2	1999	502*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	Teur	Спариет	Цјјест	Section	1cui	Спирісі	Цуссі
8045	2002	962*	Am	8411	2000	388	Am
8047	2002	962*	Am	8412	2000	388	Am
8050	2003	82	Am	8413	2000	388	R
8051.2	2001	633	Am 75	8414	2000	388	R
8051.3	2001	314	Am 75	8415	2000	388	R
8051.4	2001	314	Am ⁶⁸	8420	2000	717	S 257 19
8053	2001	753	Am		2001	318	Am 54 57
8100	1999	483	Am	8420.5	2000	717	S 25/19
8101	1999	483	Am		2001	318	S 333
	2000	388	Am	8421	2000	717	S ²⁵⁷ 19
8113	2002	573	Am		2001	318	S 333
8125	2003	514	Ad	8421.5	2000	717	S 257 19
8126	2003	514	Ad		2001	318	S 333
8150.5	2000	388	Am	8422	2000	717	Am ²⁵⁷ 19
8150.7	2000	388	Am		2001	318	C 333
8150.8	2000	388	R	8423	2000	717	Am ²⁵⁷ 19
8150.9	2000	388	R		2001	318	Am 333
8151	2000	388	R	8423.5	2000	717	S 257 19
8152	2000	388	R		2001	318	S 333
8210	2002	573	R	8424	2000	717	S 257 19
8226	1999	502*	Am		2001	318	S 54 57
8235	2004	431	Am	8425	2000	717	S ²⁵⁷ 19
8276.2	2000	410	Am ^{228 75}		2001	318	R & Ad
	2006	16*	Alli Am ⁶⁶⁵ 111	8426	2000	717	S 257 19
8276.3	2000	410	Am 228 /3		2001	318	S 333
	2001	159	Am 305	8427	2000	717	S 257 19
	2006	16*	Am 605 111		2001	318	S 333
8277	2006	538	Am 802	8428	2000	717	S 257 19
8278	2006	538	Am 802 Am 228 75		2001	318	R & Ad
8279.1	2000	410	Am 220 /3	8429	2000	717	S 257 19
	2006	16*	Am 665 111		2001	318	Am 54 57
8280.1	2000	410	Am ^{228 75}	8429.5	2000	717	S 257 19
	2006	16*	Am 665 111		2001	318	S 54 57
8280.2	2000	410	Am 228 75 Am 665 111	8429.7	2000	717	Am ²⁵⁷ 19
	2006	16*	Am 665 111		2001	318	R & Ad
8280.3	2000	410	Am ^{228 75}	8494	2004	721	Ad ⁶⁸¹
	2006	16*	Am 665 111		2005	22	Am ⁶⁴⁷
8280.4	2000	410	Am ^{228 75} Am ⁶⁶⁵ 111		2005	334	Am Am 802
0200 5	2006	16*	Am 228 75 Am 665 111	0.405	2006	538	Alli
8280.5	2000	410	Am 665 111	8495	2004	721	Am
0200 (2006	16*	Am ²²⁸ 75		2005	334	Am
8280.6	2000	410	Am 665 111	0510	2006	538	Am ⁸⁰²
0200.0	2006	16*	Am	8510	2000	410	Ad
8280.9	2006	297	Ad		2002	559	Am
8282	2002	573	Am	9550.5	2003	218	Am
0207	2003	610	Am	8550.5	2000	388	Am
8387	2002	573	Am	8552.1	2004	713	Ad
8392 8394.5	2004	431	Am	8552.3 8552.6	2004	713 502*	Ad
	2000	388	Am	8332.0	1999	502 * 753	Am
8395	2002	573	Am S ^{146 43}	0552.0	2001		Am
8405	2001	753 431	S 665 111	8552.8 8568	2000	388 962*	Am
8405.1	2004	753	c 146 43	8568.5	2002 2002	962*	Am
0403.1	2001 2004	431	Am 665 111	8569	2002	962*	Ad Am
8405.2	2004	753	c 146 43	8585.5	1999	483	Am
0403.2	2001	431	c 665 111	8586	1999	483	Am
8405.3	2004	753	c 146 43	8587	1999	483	Am
0+05.5	2001	431	c 665 111	8587.1	1999	483	R & Ad
8405.4	2004	753	Am 146 43	0307.1	2002	559	Am
0.405.4	2004	431	Am 665 111	8587.2	1999	483	R
8410	2004	388	R	8597	2004	431	Am
	2000	200	**	1 0371	2007	131	

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		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8598	1999	483	Am	12002.2	2003	291	Am
Div. 6,				12002.3	2000	388	Am
Pt. 3,				12002.5	2001	398	Am
Ch. 2,				12002.8	2001	753	Am
Art. 20,				12003.2	2006	296	Ad
heading				12006.6	2000	388	Am
(Sec. 8599				12000.0	2001	753	Am
et seq.)	1999	483	Am	12007	2005	383	Am
8599.4	1999	483	Ad	12007	2000	388	Am
8601.5	2001	753	Am	12009	2004	183	Am ⁵⁷¹
8610.14	2000	385		12011	2004	77*	
			Am A 802		2000	449	Am
8610.7	2006	538		12150	2003		Am
8615	2006	538	Am 802	12151	2003	449	Am
8664.65	2000	388	R	12155.5	2003	291	Am
8681.5	1999	483	Am	12157	2000	388	Am
8693.5	1999	483	R		2003	149	Am
8695.5	1999	483	R	13001.5	2006	77*	Ad
8780.1	1999	483	Ad	13005	2001	112	Am
8836.5	2004	721	R		2003	741	Am
8837	1999	483	Am		2004	431	Am
8841	2004	721	Ad	13007	2005	689	Ad
	2005	334	Am		2006	77*	Am
	2006	538	Am 802		2006	422	Δm
8842	2004	721	Am		2006	538	Am 802
9000	2004	431	Am	13014	2004	427	Ad
9000.5	2004	431	Ad	13220	2004	230*	Am
9001.5	2001	753	Am	13220	2004	480	Am
7001.5	2004	431	P	15007	2003	871	Am
9001.6	2001	753	Am ^{146 43}	15007	2006	36	Ad
9001.0	2004	431	R & Ad	15101	2003	741	Am
9001.7	2004	431	Am	15101	2003	741	Am
	2004	753		13103	2003	431	
9001.8	2001	431	Ad	15104	2004	431	Am
0006			Am	15104			Am
9006	2004	431	Am 802	15400	2006	36	Am
9023	2006	538	Am 802	15405	2006	36	Am
9027	2004	431	Ad	15406	2006	36	Am
9027.5	2004	431	Ad	15406.5	2006	36	Am
9029.5	2004	431	Ad	15409	2006	36	Am
10502.7	1999	502*	Ad	15512	2006	538	Am 802
10503	2000	385	Am	15602	2004	193	R 3/1
10656	1999	502*	Ad	15603	2004	172	R
10667	2002	573	Am		2004	193	R ⁵⁷¹
10711	2000	385	Am	15702	2004	172	Am
11019	2000	388	Am		2004	193	Am ⁵⁷¹
12000	2003	291	Am	16533	2001	745*	R
12002	2000	374	Am	10000		,	

FOOD AND AGRICULTURAL CODE

	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23	2005	605	Am		2X 2001	1-02 4*	Am
23.6	2005	605	Ad		2003	480	R
24	2005	605	Am	1104	2000	144*	Ad & R 19
33	2005	605	Ad	1101	2003	480	R
103.5	2001	373	R	1105	2000	144*	Ad & R 19
221	1999	83	Am ³⁰		2003	480	R
	2001	103 *	Am	1106	2000	144*	Ad & R 19
221.1	2004	227*	Ad		2003	480	R
224	1999	890*	Am	1107	2000	144*	Ad & R 19
			R & Ad 96		2000	739*	Am (as ad by
	2001	145	Am (as ad by				Stats. 2000,
			Sec. 2,				Ch. 144)
			Stats. 1999,	1100	2003	480	R
			Ch. 890) ⁷³	1108	2000	144*	Ad & R 19
			R ²²	1100	2003	480	R
227	2001	102 *	Ad ¹⁷⁵	1109	2001	373	Ad
227	2001	103 *	Am	1500	2003	480	R
411 481	2002 2005	615 609	Ad Am	1500 1501	2002 2002	348 348	Ad Ad
485	2003	982*	Ad	2003	2002	460	Ad
403	2002	414	Am	2181	2004	806	Am
486	2003	832	Ad	2182	2000	806	Am
400	2003	631 *	Am	2203	2004	460	Am
491	2000	589	Ad	2275	2004	460	Am
492	2000	589	Ad	2282	1999	890*	Ad & R 39
	2001	159	Am 305				Am (as am by
	2004	225*	Am				Sec. 5,
500	2000	670	Ad				Stats. 1998,
501	2000	670	Ad				Ch. 870) ⁵⁶
522	2000	1082	Am		2000	573*	R (as ad by
529	2000	1082	Am				Sec. 3,
531	2000	1082	Am				Stats. 1999,
599 705	2004	446	Am				Ch. 890)
705	2000	1055 * 225 *	Am				Am (as am by
821	2004 2000	670	Am Am				Sec. 4, Stats. 1999,
884	2002	946	Am				Ch. 890)
885	2005	220	Ad	2282.5	1999	890*	Ad 45
951.5	2002	982*	Ad	2202.5	1///	070	R 25
Div. 1,					2000	573*	Am ³⁶ 13
Pt. 3,				2287	1999	890*	Ad
heading				3317	2006	825*	Am
(Sec. 1101				3322	2006	825*	Am
et seq.)	2000	739*	Am (as ad by	3332	2006	825*	Am
			Stats. 2000,	3332.1	2001	423	Am
1101	2000	1 4 4 %	Ch. 144)	3333	2006	825*	Am
1101	2000	144 *	Ad & R 19	3955	2006	538	Am ⁸⁰²
	2000	739*	Am (as ad by	4051.1	2001	423 423	Am
			Stats. 2000,	4051.2	2001 2006	538	Ad Am ⁸⁰²
	2003	480	Ch. 144) R	4054 4101.2	1999	556 67*	Ad
1102	2000	144*	Ad & R 19	4101.2	2005	74*	Ad
1102	2000	739*	Am (as ad by	4101.5	2001	745*	R
	_500	10)	Stats. 2000,	4108	2001	479	Am
			Ch. 144)	4155	1999	370	Am
	2003	480	R	4505	2004	341	Am
1103	2000	144 *	Ad & R 19	4704	2004	341	R
	2000	739*	Am (as ad by	5011	2003	414	Ad
			Stats. 2000,	5012	2003	414	Ad
			Ch. 144)	5029	2004	193	Am ⁵⁷¹
	2002	664	Am 431	5312	2006	499	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5774.5	2006	538	Am 802	6047.116	2003	244*	Ad
5852	1999	83	Am 30	6047.117	2003	244*	Ad
	2001	256	Am	6047.118	2003	244*	Ad
6025	2000	338	S ⁴³		2004	400*	Am
	2005	176	S 722	6047.119	2003	244*	Ad
6025.2	2000	338	S 43	6047.12	2001	103*	Ad & R 299
	2005	176	Am ⁷²²		2004	485*	S 648 646
6025.3	2005	176	Ad & R 722	6047.120	2003	244*	Ad
6025.5	2000	338	S 43	6047.121	2003	244*	Ad
	2005	176	Am ⁷²²	6047.122	2003	244*	Ad
6026	2000	338	S 43	6047.123	2003	244*	Ad
6006.5	2005	176	AIII	6047.124	2003	244*	Ad
6026.5	2000	338	S 43	6047.12	2004	400*	Am
6007	2005	176	Am ⁷²² S ⁴³	6047.13	2001	103 *	Ad & R ²⁹⁹ Am ^{648 646}
6027	2000	338	Am ⁷²²		2004	485*	
6027.1	2005	176	Am Am Ad & R 722	6047.14	2005	12* 103*	Am Ad & R ²⁹⁹
6027.1	2005	176		6047.14	2001	485*	Au & K S ^{648 646}
6027.5	2000 2005	338 176	Am ⁴³ Am ⁷²²	6047.15	2004 2001	103*	S Ad & R ²⁹⁹
6028	2003	338	S ⁴³	0047.13	2001	485*	S 648 646
0028	2005	176	Am ⁷²²	6047.16	2004	103*	Ad & R ²⁹⁹
6029	2000	338	Am ⁴³	0047.10	2001	485*	S 648 646
0029	2005	176	Am ⁷²²	6047.17	2004	103*	Ad & D 299
6032	2003	685	Am	0047.17	2001	485*	S 648 646
6045	2000	21*	Ad 174	6047.18	2001	103*	Ad & R 299
0015	2000	21	p 100	0017.10	2004	485*	S 648 646
	2004	485*	c 645 349	6047.19	2001	103 *	Ad & D 299
6046	2000	21*	Ad 174	0017117	2004	485*	Am ^{648 646}
00.0			D 100	6047.2	2001	103*	Ad & D 299
	2001	159	Am 305		2004	485*	Am 048 040
	2004	485 *	Am 645 349	6047.20	2004	485*	Ad ⁶⁴⁸
6047	2000	21*	Ad 174				R 649
			D 100	6047.21	2004	485*	Δd 648
	2004	485 *	S 645 349				R 649
6047.1	2001	103 *	Ad & R 299	6047.22	2004	485*	Ad ⁶⁴⁸
	2004	485 *	Am ⁶⁴⁸ 646				R ⁶⁴⁹
6047.10	2001	103 *	Ad & R ²⁹⁹	6047.23	2004	485*	Ad 648
	2004	485 *	S 648 646				R ⁶⁴⁹
6047.100	2003	244*	Ad	6047.24	2004	485*	Ad 648
6047.101	2003	244 *	Ad		• • • •		R 649
60.47.402	2004	400 *	Am	6047.25	2004	485*	Ad ⁶⁴⁸
6047.102	2003	244 *	Ad	60.45.26	2004	40.5%	R 649
6047.103	2003	244 *	Ad	6047.26	2004	485*	Ad ⁶⁴⁸ R ⁶⁴⁹
6047.104	2003	244 *	Ad	6047.07	2004	405 *	Ad ⁶⁴⁸
6047.105	2003	244 *	Ad	6047.27	2004	485*	Ad R ⁶⁴⁹
6047 106	2004 2003	400 *	Am	6047.20	2004	405 *	Ad ⁶⁴⁸
6047.106 6047.107	2003	244 * 244 *	Ad Ad	6047.28	2004	485*	R ⁶⁴⁹
6047.107	2003	244*	Ad Ad	6047.29	2004	485*	Ad ⁶⁴⁸
6047.108	2003	244 *	Ad	0047.29	2004	403	R ⁶⁴⁹
0047.109	2003	400*	Au		2005	12*	Am
6047.11	2004	103 *	Ad & R ²⁹⁹	6047.3	2003	103*	Ad & R ²⁹⁹
0047.11	2004	485 *	S 648 646	0047.5	2004	485*	Am ⁶⁴⁸ 646
6047.110	2003	244*	Ad	6047.3.5	2005	12*	Ad(RN)
6047.111	2003	244 *	Ad	6047.35	2003	741*	A .1
6047.112	2003	244*	Ad	0047.55	2004	485*	Au Am ^{648 646}
3017.112	2003	400*	Am		2005	12*	Am & RN
	2003	244*	Ad	6047.4	2001	103*	Ad & R ²⁹⁹
6047.113				1 -2			
6047.113	2004	400*	Am		2002	741*	Am
6047.113 6047.114	2004 2003	400 * 244 *	Am Ad		2002	183	Am Am ⁵⁷¹ Am ⁶⁴⁸ ⁶⁴⁶

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6047.5	2001	103*	Ad & R 299	6047.86	2003	244*	Ad
0017.5	2002	741*	A m	6047.87	2003	244*	Ad
	2004	485*	Am 648 646	0017.07	2004	400*	Am
6047.6	2001	103 *	Ad & R ²⁹⁹	6047.88	2003	244*	Ad
	2002	741*	Λm		2004	400*	Am
	2004	485 *	S 648 646	6047.89	2003	244*	Ad
Div. 4,					2004	400*	Am
Pt. 1,				6047.9	2001	103*	Ad & R ²⁹⁹
Ch. 9,					2004	485*	S 648 646
Art. 8.7,				6047.90	2003	244*	Ad
heading				6047.91	2003	244*	Ad
(Sec. 6047.60				6047.92	2003	244*	Ad
et seq.)	2004	400*	Am		2004	400*	Am
6047.60	2003	244*	Ad	6047.93	2003	244*	Ad
	2004	400*	Am		2004	400*	R
6047.61	2003	244*	Ad	6047.94	2003	244*	Ad
	2004	400*	Am		2004	400*	Am
6047.62	2003	244*	Ad	6047.95	2003	244*	Ad
	2004	400*	Am	6047.96	2003	244*	Ad
6047.63	2003	244*	Ad		2004	400*	Am
	2004	400*	Am	6047.97	2003	244*	Ad
6047.64	2003	244*	Ad		2004	400*	Am
	2004	400 *	Am	6047.98	2003	244*	Ad
6047.65	2003	244*	Ad	6047.99	2003	244*	Ad
6047.66	2003	244*	Ad	6070	2002	221	Am
6047.67	2003	244*	Ad	6076	2002	221	Am
6047.68	2003	244*	Ad	6077	2002	221	Am
	2004	400 *	Am	6078	2002	221	Am
(0.47. (0	2005	12*	Am	6215	2002	221	Am
6047.69	2003	244 *	Ad	6253	2000	262	Am
6047.7	2004	400 *	Am	6202	2004	118	Am
6047.7	2001	103*	Ad & R ²⁹⁹ Am ⁴³¹	6292	2001	442*	Ad
	2002 2004	664 485 *	S 648 646	6292.1 6292.2	2001	442 * 442 *	Ad
6047.70	2004	244*	Ad	6292.3	2001 2001	442*	Ad Ad
0047.70	2003	400*	Am	6293	2001	442*	Ad
6047.71	2003	244*	Ad	6293.1	2001	442*	Ad
6047.71	2003	244*	Ad	6293.10	2001	442*	Ad
6047.72	2003	244*	Ad	6293.11	2001	442*	Ad
6047.74	2003	244*	Ad	6293.12	2001	442*	Ad
0047.74	2004	400*	Am	6293.13	2001	442*	Ad
6047.75	2003	244*	Ad	6293.2	2001	442*	Ad
6047.76	2003	244*	Ad	6293.3	2001	442*	Ad
	2004	400*	Am	6293.4	2001	442*	Ad
6047.77	2003	244*	Ad	6293.5	2001	442*	Ad
	2004	400*	R		2004	118	Am
6047.78	2003	244*	Ad	6293.6	2001	442*	Ad
	2004	400*	Am	6293.7	2001	442*	Ad
6047.79	2003	244*	Ad	6293.8	2001	442*	Ad
	2004	400*	Am	6293.9	2001	442*	Ad
6047.8	2001	103 *	Ad & R ²⁹⁹	6294	2001	442*	Ad
	2004	485 *	S 648 646	6294.1	2001	442*	Ad
6047.80	2003	244*	Ad	6294.2	2001	442*	Ad
	2004	400*	Am	6294.3	2001	442*	Ad
6047.81	2003	244*	Ad	6294.4	2001	442*	Ad
6047.82	2003	244*	Ad	6294.5	2001	442*	Ad
	2004	183	Am ⁵⁷¹	6294.6	2001	442*	Ad
	2004	400*	Am	6294.7	2001	442*	Ad
6047.83	2003	244*	Ad	6295	2001	442*	Ad
6047.84	2003	244*	Ad	6295.1	2001	442*	Ad
6047.85	2003	244*	Ad	6295.2	2001	442*	Ad

	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6295.3	2001	442*	Ad	8456	2002	221	Am
6295.4	2001	442*	Ad	Div. 4,	2002		****
6295.5	2001	442*	Ad	Pt. 5.5,			
6295.6	2001	442*	Ad	heading			
6296	2001	442*	Ad	(Sec. 8760			
6296.1	2001	442*	Ad	et seq.)	2001	179	Am
6296.2	2001	442 *	Ad	8760	2001	179	Am
6296.3	2001	442 *	Ad	8761	2001	179	Am
6296.5 6296.6	2001 2001	442 * 442 *	Ad Ad	8762 8764	2001 2001	179 179	Am
6296.7	2001	442*	Ad	8764.5	2001	179	Am Am
6296.8	2001	442*	Ad	8764.6	2001	179	Am
6296.9	2001	442*	Ad	8765	2001	179	Am
6297	2001	442*	Ad	8766	2001	179	Am
6298	2001	442*	Ad	8767	2001	179	Am
6299	2001	442*	Ad	8768	2001	179	Am
6723	1999	450	Am 79	8769	2001	179	Am Am 431
			R 80	0770	2002	664	AIII
	2004	170 *	Ad ⁸¹	8770	2001	179	Am Am ⁴³¹
	2004	170*	R (as ad by	8771	2002 2001	664 179	AIII
			Sec. 2, Stats. 1999,	8772	2001	179	Am Am
			Ch. 450)	9101	2001	503	R & Ad
			Am (as am by	9202	2002	822	Am
			Sec. 1,	9212	2002	822	Am
			Stats. 1999,	9221	2002	822	Am
			Ch. 450) ³⁶ 13		2003	62	Am ⁵¹⁹
6741	2002	535	Am Am ²⁰⁶ 43	9231	2002	822	Am
6971	2000	154	Am 200 13 S 206 43	9266	2002	822	Ad
6972 6973	2000 2000	154 154	c 206 43	9267 9268	2002 2002	822 822	Ad Ad
6974	2000	154	c 206 43	9269	2002	822	Ad
6975	2000	154	S ²⁰⁶ 43	9561	2001	503	Am
6976	2000	154	c 206 43	9562	1999	447	Am
6977	2000	154	S 206 43	9563	2001	503	Am
6978	2000	154	Am 206 43	9564	2001	503	Am
6979	2000	154	Am 206 43	9565	2001	503	R
6981	2003	722	S ⁵⁷ S ⁵⁷	9566	2001	503	R
6982 6983	2003 2003	722 722	S 57	9567 9568	2001 2001	503 503	R R
6984	2003	722	S 57	9569	2001	503	Am
6985	2003	722	S 57	9570	2001	503	Am
6986	2003	722	S 57	9571	2001	503	R
6987	2003	722	S 57	9572	2001	503	R
6988	2003	722	Am ⁵⁷	9573	2001	503	Am
6989	2003	722	R	9574	2001	503	Am
7270	1999	961	Ad	9592	2001	503	Am
7270.5	2000 2000	315 315	Am Ad	9593 9692	2001 2001	503 503	Am Am
1210.3	2003	675	Am	9693	2001	503	Am
7271	1999	961	Ad 37	9694	2001	503	Am
, 2, 1	2000	315	Am	9695	2001	503	Am
	2006	323	Am	9696	2001	503	Am
7272	1999	961	Ad	9697	2001	503	Am
	2000	315	Am	9904	2004	246*	Am
7272.5	2000	315	Ad	9905	2004	246*	R
7273	1999	961	Ad	9906	2004	246*	R
7274	2000 1999	315 961	Am Ad	9907 9910	2004 2004	246* 246*	R & Ad Am
7274	2003	675	Ad	9910	2004	246*	R
7276	2003	675	Ad	9912	2004	246*	Am
			-				-

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9914	2004	246*	Ad	10105	2004	246*	R
9932	2004	246*	Am	10131	2004	246*	R
9933	2004	246*	Ad	10132	2004	246*	R
Div. 5,				10151	2004	246*	Am
Pt. 2,				10511	2001	503	Am
Ch. 2,				10512	2001	503	Am
Art. 3,				10610	2000	425	Ad
heading					2001	503	Am
(Sec. 9941	2004	2464		10704	1999	447	Ad
et seq.)	2004	246*	Am	10721	1999	447	Am
9941	2004	246*	Am	10782	1999	447	Am & RN
9942 9943	2004	246* 246*	Am	10792	1999	447	Ad & DN
9943 9944	2004 2004	246*	Am Am	10783	1999	447	Am & RN Ad
Div. 5,	2004	240	AIII	10784	1999	447	Ad
Pt. 2,				10785	1999	447	Ad(RN)
Ch. 2,				10786	1999	447	Ad(RN)
Art. 4,				11472.1	2006	77*	Am
heading				11480	1999	609	Ad
(Sec. 9971				11481	1999	609	Ad
et seq.)	2004	246*	Am	11482	1999	609	Ad
9971	2004	246*	Am	11483	1999	609	Ad
9972	2004	246*	Am	11484	1999	609	Ad
9973	2004	246*	Am	11485	1999	609	Ad
9974	2004	246*	Am	11502.5	2003	741	Am
9975	2004	246*	Am	11503.5	2002	457	Ad
9976	2004	246*	Am	11515	2003	741	R
9977	2004	246*	Am	11516	2003	741	R
9978 9979	2004 2004	246* 246*	Am Am	11517 11518	1999 1999	609 889	Am Ad
9980	2004	246*	Am	11703	2003	741	Am
9981	2004	246*	Am	11703	2003	741	Am
9982	2004	246*	Am	11707	2003	741	Am
10002	2004	246*	R	11732	2003	366	Am
10003	2004	246*	Am	11734	2000	1000	Am
10004	2004	246*	R & Ad	11903	2003	741	Am
10005	2004	246*	R	11904	2003	741	Am
10006	2004	246*	Am	11937	2001	44	Am
10007	2004	246*	R & Ad	12021	2003	741	Am
10008	2004	246*	R	12042	2004	460	Am
10009	2004	246*	R	12046	2004	460	Am
10031	2004	246*	R	12103	2003	741	Am
10032	2004	246* 246*	R R	12104	2003	741	Am
10033 10034	2004 2004	246*	R R	12105 12112	2003 2004	741 230*	Am R
10054	2004	246*	Am	12112	2004	741	Am
10062	2004	246*	Am	12202	2003	741	Am
10063	2004	246*	Am	12252	2003	741	Am
10064	2004	246*	Am	12400	2005	612	Am
10065	2004	246*	Am	12401	2003	741	Am
10066	2004	246*	Am		2005	612	Am
10067	2004	246*	Am	12404	2003	741	Am
10068	2004	246*	Am		2005	612	R
10081	2004	246*	R	12406	2005	612	Am
10082	2004	246*	R	12798.1	1999	627*	Ad & R 18
10083	2004	246*	R	12811.5	2005	612	Am
10100	2004	246*	Ad	12012	2006	93	Am
10101	2004	246*	R & Ad	12812	2003	741	R & Ad
10102	2004	246*	R & Ad	12818	2003	741	Am
10103	2004	246*	Am	12836.5	2005	612	Ad
10104	2004	246*	R	12836.6	2005	612	Ad

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12836.6 (C	Cont.)			14612	2005	490	Am
•	2006	93	Am	14612.5	2005	490	Ad
12841	2001	523	Am ³⁷	14613	2005	490	Am
	2003	741	Am	14621	2005	490	Am
	2004	230*	Am	14622	2005	490	Am
12841.1	2001	523	Am ^{37 375}	14623	2005	490	Am
120	2003	741	Am 13	14631	2005	490	Am
12841.2	2003	741	Ad	14641	2005	490	Am
12847.5	2001	523	Ad ³⁷	14642	2005	490	Am
12017.3	2004	644	R	14643	2005	490	Am
12976	2000	806	Am	14644	2005	490	Am
12996.5	2004	913	Ad	14645	2005	490	Am
12997.5	2004	913	Ad	14646	2005	490	Am
12997.7	2004	913	Ad	14647	2005	490	Am
12999.4	2004	806	Am	14648	2005	490	Am
12999.4	2000	806		14651	1999	83	Am 30
12999.3		457	Am	14031		490	
	2002		Am Am ⁵¹⁹	14652	2005		Am
12000 6	2003	62	Am Ad & R ²⁴⁴	14653	2005	490	Am
12999.6	2000	806		14654	2005	490	Am
13000	1999	609	Am	14655	2005	490	Am
10101	2003	366	Am	14656	2005	490	Am
13124	2004	193	R 571	14657	2005	490	Am
13125	2004	193	R 571	14658	2005	490	Am
13127	2004	193	Am ⁵⁷¹	14659	2005	490	Am
13127.92	2006	538	Am ⁸⁰²	14660	2005	490	Am
13127.93	2001	745 *	R	14672	2005	490	Am
13135	2001	745 *	Am	14978.2	2006	538	Am ⁸⁰²
13144	2004	644	Am	14992	2006	285	Am
13152	2004	644	Am	15051	2000	1000	Am
13180	2000	718	Ad	15052	2000	1000	R
13181	2000	718	Ad	15053	2000	1000	Am
	2006	865	Am		2006	285	Am
13182	2000	718	Ad	15054	2000	1000	Am
13183	2000	718	Ad		2006	285	Am
	2006	865	Am	15055	2000	1000	Am
13184	2000	718	Ad		2006	285	Am
13185	2000	718	Ad	15061	2000	1000	Am
	2006	865	Am		2004	929	Am
13186	2000	718	Ad				R & Ad ²³²
10100	2006	865	Am	15062	2000	1000	Am
13187	2000	718	Ad	15072.5	2001	397	Ad
13188	2000	718	Ad	15080	2001	397	Am
13190	2002	591	Ad	15204	2000	1000	Am
13191	2002	591	Ad	16522.5	2006	584	Am
13192	2002	591	Ad	18943	2000	373	Am
14008	2002	806	Am	18946	2000	373	Am
14033	2000	806	Am	18947	2000	373	Am
	2001	745 *	R	18963	2000	373	Ad
14104		743					
14152	2003		Am	18991	2000	373	Am
14502	2005	490	Am	19000	2000	373	Am
14502.1	2005	490	Ad	19001	2000	373	Am
14504	2005	490	Am	19013	2000	373	Am
14512.5	2005	490	Ad	19016	2000	373	Am
14559.5	2005	490	Ad	19020	2000	373	Am
14581	2005	490	Am	19205	2004	187	Am
14583	2005	490	Am	19213	1999	329	Am
14585	2005	490	Am	10000	2002	535	Am
14586	2005	490	Am	19215	2002	535	Am 284 111
14591	2005	490	Am	19227	2004	929	AIII Am ³⁸⁴ 111
14601	2005	490	Am	19261	2004	187	Am
14601	2005	490		19300	1999	329	

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		1				- 1	Am ⁹⁶ 114
19300.5	1999	329	Ad	21855	1999	991	
19302 19303	1999 2005	329 533	Am Am	21856 24000	2003 2002	149 434	Am
19303	1999	329	Am	24000	2002	434	Am Am
19305	1999	329	Am	24001	2002	726	Am
19305.5	2005	533	Ad	24002	2002	434	Am
19306	1999	329	Am	24007	2002	434	Am
19310	2005	533	Am	24009	2002	434	Am
19310.5	2005	533	Am	24010	2002	434	Am
19310.7	2004	929	Ad	24011	2002	434	Am
10211	2005	533	Am		2003	726	Am
19311	2005	533	Am	24011.5	2004	460	Am
19312 19313.1	2005 2005	533 533	Am Ad	24011.5 24012	2002 2002	434 434	Ad
19313.1	2005	533	Am	24012	2002	499	Am Am
19314	2005	533	Am	24013	2002	434	Am
1,511	2006	538	Am ⁸⁰²	24017	2002	434	Am
19315	2004	929	Am ³⁸⁴ 111	24713	2002	535	Am
	2005	533	Am	25023	2002	535	Am
19316	2005	533	Am	25703	2002	535	Am
19316.5	2005	533	Ad	27503.5	2003	283	Ad
19317	2004	929	Ad	27519.5	2003	283	Ad
Div. 9,				27522	1999	197	Ad
Pt. 3,				27523	1999	197	Ad
Ch. 5,				27541 27551	2003	283 283	Am
Art. 7, heading				27553	2003 2003	283	Am Am
(Sec. 19320				27571	1999	197	Am
et seq.)	2004	187	Am	2/3/1	2004	460	Am
19322	2004	187	Am	27572	2004	460	Am
19342	2004	187	Am	27573	2002	535	Am
19348	2004	187	Am	27644	1999	197	Am
	2006	568	Am		2002	535	Am
19348.1	2006	568	Ad	27680	2003	283	Ad Am 571
19349	2004	187	Am	27(01	2004	183	AIII
19350	2004	187	Am	27681	2003	283	Ad Am ⁵⁷¹
19354 19404	2004 2004	187 187	Am Am	27682	2004 2003	183 283	Alli
19447	1999	329	Am	27683	2003	283	Ad
19501	2000	373	Am	27684	2003	283	Ad
20437	2001	182	Am	27685	2003	283	Ad
	2002	664	Am ⁴³¹	27686	2003	283	Ad
20634	2001	182	R		2004	183	Am ⁵⁷¹
20755	2001	182	Am	27687	2003	283	Ad
20797	1999	83	Am ³⁰	27688	2003	283	Ad
21051	2001	182	Am	27688.5	2003	283	Ad
21052	2001	182 664	Am Am ⁴³¹	27689	2003	283 283	Ad
21067	2002 2001	182	Am	27690	2003 2004	183	Ad Am ⁵⁷¹
21111	2006	568	Am	30503	2004	253	R (as ad by
21111.5	2006	568	Ad	30303	2001	233	Sec. 2.3,
21141	2006	568	Am				Stats. 1998,
21142	2006	568	Ad				Ch. 747)
21283	2006	568	Am				Am (as am by
21283.5	2006	568	Am				Sec. 2,
21285	2006	568	Am				Stats. 1998,
21286	2001	182	R	20504	2004	050	Ch. 747) ¹³
21288	2006	568 568	Am	30504	2004	253	Am
21288.5 21292	2006 2006	568 568	Am Ad	30520 30521	2004 2004	253 253	S S
21751	2006	584	Ad	30521	2004	253	S
41/31	2000	J0 4	Λu	30322	200 4	233	J

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
30523	2004	253	S	32734	2005	222	Am
30524	2004	253	S	32814	2004	436	Am
30525	2004	253	S	33221	2006	584	Am
30526	2004	253	R	33222	2006	584	Am
30801	2002	784	Am ⁴⁹⁰	33223	2006	584	Am
	2003	33	Am	33224	2006	584	Am
	2004	118	Am 571	33225	2006	584	Am
	2004	183	Am 571	33226	2006	584	Am
	2006	538	Am ⁸⁰²	33227	2000	115	Am
30803	2004	118	Am	33228	2006	584	Ad
30804.7	2004	253	Am 13	33251	2006	584	Am
30805	2004	118	Am	33252	2006	584	Am
30806	2004	118	R	33257	2006	584	Am
30850	2004	118	Am	33261	2006	584	Am
31108	2000	567 567	Am	33262	2006	584	Am
31108.5	2000	567	Ad A m 490	33263	2006	584	Am
31503	2002	784 784	Am 490	33264	2006	584 584	Am
31621 31622	2002 2002	784 784	Am ⁴⁹⁰ Am ⁴⁹⁰	33291 33292	2006 2006	584	Am Am
31022	2002	75*	Am 80	33294	2004	352	Am
31683	2005	668	Am	33296	2004	584	Am
31751	2004	253	Am 13	33297	2006	584	Am
31751.3	2004	253	R (as ad by	33298	2006	584	Am
31731.3	2004	233	Sec. 6.3,	33452	2005	222	Am
			Stats. 1998,	33481	2002	524	Am
			Ch. 747)	35013	2004	460	Am
			Am (as ad by	35171	2004	457	Am
			Sec. 6,	35221	2004	457	Am
			Stats. 1998,	35231	2004	457	Am
			Ch. 747) ¹³	36805	2006	538	Am 802
31751.7	2004	253	Am 13	39901	2006	538	Am ⁸⁰²
31752	2000	567	Am	40535	2005	613	Ad
31752.2	2000	567	Ad	41606	2003	480	Ad
31753	1999	83	Am 30	42684	2006	538	Am 802
	2000	567	Am	42801	1999	240	S 18
31754	2000	57	Am (as ad by		2004	146	S 38
			Sec. 16 and	42802	1999	240	S 18
			Sec. 16.5,		2004	146	S 38
			Stats. 1998,	42803	1999	240	S 18
			Ch. 752)		2004	146	S 38
	2000	567	Am (by Sec. 6.5	42804	1999	240	S 18
			of Ch., as ad by	42005	2004	146	S 38
			Sec. 16,	42805	1999	240	S 18 S 38
			Stats. 1998 ₂₀	12006	2004	146	S 18
			Ch. 752)	42806	1999	240	S 38
			Am (by Sec. 7.5	12007	2004	146	S 18
			of Ch., as ad by	42807	1999	240	S 38
			Sec. 16.5,	12000	2004	146 240	S 18
			Stats. 1998,	42808	1999		S 38
31755	1999	81*	Ch. 752) ³⁵ Ad & R ³⁹	42809	2004 1999	146 240	S 18
31760	2004	253	S	42009	2004	146	S 38
31761	2004	253	S	42810	1999	240	S 18
31762	2004	253	S	72010	2004	146	S 38
31763	2004	253	S	42811	1999	240	c 18
31764	2004	253	S	72011	2004	146	S 38
31765	2004	253	S	42812	1999	240	S 18
31766	2004	253	R	72012	2004	146	S 38
	2004	726	Ad	42813	1999	240	S 18
1/2011		120		12010			- 20
32501.5 32505	2004	460	Am		2004	146	S 38 S 18

		,	710	 			
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42814 (Co	ont)			47014	1999	833	R
.2011 (01	2004	146	S 38	47020	1999	833	R (as ad by
	2004	193	R 571	17020	1///	055	Sec. 1.5,
42815	1999	240	Am ¹⁸				(2nd text),
	2004	146	Am ³⁸				Stats. 1966,
42943	1999	452	Am				Ch. 606)
43003	2005	220	Am				Am (as ad by
43100	2002	535	Am				Sec. 1.5,
44975	1999	609	Am				(1st text),
45040	2002	946	Am				Stats. 1996,
46000	2002	533	Am	47021	1000	022	Ch. 606) ¹³
46001	2002	533	Ad	47021	1999	833 444	Ad & R ¹⁸ Am ⁷⁵
46002 46003	2002 1999	533 609	R & Ad Am		2004 2006	444	Am 349
40003	2002	533	Am	47022	2000	373	Ad
46003.5	1999	609	Am	47022.1	2001	373	Ad
46004.1	2002	533	Ad	47022.2	2001	373	Ad
46005	2002	533	R & Ad	47022.3	2001	373	Ad
46007	2002	533	R & Ad	47022.4	2001	373	Ad
46008	1999	609	R	47022.5	2001	373	Ad
	2002	533	Ad	47022.6	2001	373	Ad
46009	2002	533	R & Ad	47022.7	2001	373	Ad
46011	2002	533	R & Ad	47025	1999	833	S 18
46013.1	2002	533	Ad		2001	373	Am
46012.2	2003	726	Am		2004	444	S ⁷⁵ S ³⁴⁹
46013.2	2002	533	Ad	47026	2006	440	Am 18
46014.1 46014.2	2002 2002	533 533	Ad Ad	47020	1999 2004	833 444	Am 75
46014.4	2002	533	Ad		2004	440	Am 349
46014.6	2002	533	Ad	48000	2002	946	S 57
46015	2002	533	R & Ad	.0000	2005	180*	Am
46016.1	2002	533	Ad	48001	2002	946	S 57
46016.2	2002	533	Ad		2005	180*	Am
46016.3	2002	533	Ad	48002	1999	507*	Am
46016.4	2002	533	Ad		2002	946	S ⁵⁷
46016.5	2002	533	Ad		2005	180*	Am
46017	2002	533	Ad	48002.5	1999	507*	Ad
46018.1	2002	533	Ad		2002	946	S 57
46018.2	2002	533 533	Ad	49002	2005	180*	R & Ad S ⁵⁷
46020 46021	2002 2002	533	Ad Ad	48003 48004	2002 2002	946 946	R R
46022	2002	533	Ad	52100	2002	359	Ad
46023	2002	533	Ad	52254	2006	499	Am
46024	2002	533	Ad	52260	2006	499	Am
46027	2002	533	Ad	52282	2004	459	Am
46028	2002	533	Ad	52295	2006	538	Am 802
46029	2002	533	Ad	52323	2003	349	Am 319 38
47000	1999	833	Am	52324	2003	349	Am 319 38
47001	1999	833	Am	52325	2003	349	Am ^{319 38}
47002	1999	833	R & Ad	52351	2006	499	Am
47003 47004	1999 1999	833 833	Am	52354	2006	499 499	Am
47004	1999	833	Am Ad	52361 52391	2006 2006	499	Am Am
47004.1	2001	373	Ad	52451	2006	499	Am
47005.1	2001	373	Ad	52453	2006	499	Am
47005.2	2001	373	Ad	52455	2006	499	Am
47005.3	2001	373	Ad	52456	2000	589	Am
47010	1999	833	S 57	52481	2006	499	Am
47011	1999	833	Am ⁵⁷	52482	2003	282	Am
47012	1999	833	S 57		2006	499	Am
47013	1999	833	Am ⁵⁷	52483	2006	499	Am
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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52484	2006	499	Am	55083	2000	579	Ad
52487	2006	499	Am	55100	2000	579	Ad
52489	2003	282	Ad	55101	2000	579	Ad
3240)	2004	183	Am ⁵⁷¹	55102	2000	579	Ad
52511	2006	499	Am	55103	2000	579	Ad
52891.1	2006	538	Am ⁸⁰²	55104	2000	579	Ad
52941	2003	236*	Am	55105	2000	579	Ad
54442	2005	77	R	55106	2000	579	Ad
	2005	613	Ad	55107	2000	579	Ad
54443	2005	77	R	55108	2000	579	Ad
	2005	613	Ad	55484.75	1999	198	Am
54444	2005	77	R	55523	1999	198	Am
	2005	613	Ad		2000	768	Am
54445	2005	77	R	55601.5	1999	199	Am
	2005	613	Ad	55702	1999	991	Am Am ⁹⁶ 114
54446	2005	77	R		2000	135	Am ²⁰³
	2005	613	Ad		2006	254	Am
54447	2005	613	Ad	55722.5	2000	768	Am
54451.5	2003	145	Ad	55861	1999	143	Am
54450	2005	77	Am	55862	1999	198	Am
54452	2003	145	Am	55882	2000	768	Am
54453	2003	145	Am	55901	2000	412	Am (by Sec. 1
55000	2000	579 579	Ad		2000	760	of Ch.)
55001	2000	579 579	Ad		2000	768	Am (by Sec. 4.5
55002 55003	2000	579 579	Ad Ad	55922	2000	412	of Ch.)
55003 55006	2000	579 579	Ad	33922	2000	412	Am (by Sec. 2
55006 55007	2000 2000	579 579	Ad		2000	768	of Ch.)
55007	2000	579	Ad		2000	700	Am (by Sec. 5.5 of Ch.)
55009	2000	579	Ad	56133.5	2000	768	Am
55010	2000	579	Ad	56183.5	1999	198	Am
55010.5	2000	579	Ad	56185.75	1999	198	Am
55011	2000	579	Ad	56382.5	2000	768	Am
55012	2000	579	Ad	56382.8	2005	613	Ad
55013	2000	579	Ad		2006	499	Am
55014	2000	579	Ad	56572	1999	198	Am
55015	2000	579	Ad	56621	2000	768	Am
55020	2000	579	Ad	56631	2000	412	Am (by Sec. 3
55020.5	2000	579	Ad				of Ch.)
55021	2000	579	Ad		2000	768	Am (by Sec. 9.5
55022	2000	579	Ad				of Ch.)
55040	2000	579	Ad	56652	2000	412	Am (by Sec. 4
55045	2000	579	Ad				of Ch.)
55046	2000	579	Ad		2000	768	Am (by
55047	2000	579	Ad	55.405	1000	001	Sec. 10.5 of Ch.)
55050	2000	579	Ad	57405	1999	991	Am ⁹⁶ 114 Am ⁹⁶ 114
55051	2000	579	Ad	57408	1999	991	Am ⁹⁶ 114
55052	2000	579	Ad	57409	1999	991	Am 96 114 Am 96 114
55060	2000	579	Ad	57411	1999	991	Am 96 114 Am 96 114
55061	2000	579	Ad	57516	1999	991	
55062	2000	579 570	Ad	57517	1999	991	Am 96 114 Am 96 114
55063	2000	579 579	Ad	57519	1999 1999	991 991	A 90 114
55070 55071	2000 2000	579 579	Ad Ad	57530 57531	1999	991	A 96 114
55072	2000	579	Ad	57540	1999	991	A 90 114
55074	2000	579 579	Ad	57567	1999	991	A 96 114
55075	2000	579	Ad	57568	1999	991	Δm 90 114
55076	2000	579	Ad	57570	1999	991	Am 96 114
55080	2000	579	Ad	57581	1999	991	Δ m ⁹⁶ 114
55081	2000	579	Ad	57582	1999	991	A 96 114
55082	2000	579	Ad	57590	1999	991	Am ⁹⁶ 114
	-500	0,,		1 2.370		//-	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
58509	2004	193	Am ⁵⁷¹	64320	2000	298	Am
58553.5	2002	982*	Ad	64321	2000	298	Am
58579	2002	982*	R	64321.5	2000	298	Am
58750	2001	118*	Ad	64322	2000	298	Am
58889	2002	157	R (as ad by	64591	2001	291	Am
			Sec. 2,	64593	2001	291	Am
			Stats. 1998,	64600	2001	291	Am
			Ch. 912)	64601	2001	291	Am
			Am (as am by	64605	2001	291	Am
			Sec. 1,	64662	2001	291	Am
			Stats. 1998, Ch. 912) ¹³	64663	2001 2001	291 291	Am
58897	1999	609	Ad	64691 64691.5	2001	291	Am Am
58937	2000	1055*	Am	64696	2000	1055*	Am
59947	2000	1055 *	Am	64702	2001	291	Δm
61371	2000	164	R	65520	2004	183	Am 571
61371.5	2000	164	R	66572	2004	183	Am ⁵⁷¹
61372	2000	164	R	66663	2004	183	Am ⁵⁷¹
61373	2000	164	R	67003	2002	946	Am
61375	2000	164	R	67005	2002	946	Am
61375.5	2000	164	R	67006	2002	946	Am
61376	2000	164	R	67024	2002	946	R
61377	2000	164	R	67026	2002	946	R
61378	2000	164	R	67027	2002	946	R
61378.5	2000	164	R	67028	2002	946	Am
61379 61384	2000 2000	164 164	R Am	67030 67031	2002 2002	946 946	Am R
01364	2006	505	Am	67032	2002	946	R
61405	2004	70	Am	67032.5	2002	946	R
61581	1999	682	Ad & R ⁵	67033	2002	946	R
61582	1999	682	Ad & R ⁵	67036	2002	946	R
61583	1999	682	Ad & R 5	67036.5	2002	946	Am
61584	1999	682	Ad & R 5	67039	2002	946	Am
61585	1999	682	Ad & R 5	67040.5	2002	946	Ad
61586	1999	682	Ad & R 5	67041	2002	946	Am
61587	1999	682	Ad & R ⁵ Am ⁸⁰²	67042	2002	946	Am
62069	2006	538		67044	2002	946	Am
62095.1 62182	2006 2004	505 70	Am Am	67045	2002 2002	946 946	R Am
62521	2004	505	Am	67051 67051.1	2002	946	Am
62560	2002	769	Am	67051.3	2002	946	R
02000	2006	505	Am	67051.5	2002	946	Am
62561	2006	505	Am	67051.6	2002	946	Am
62563	2006	505	Am	67052	2002	946	Am
62564	2006	505	Am	67053	2002	946	Am
62569	2002	524	Am	67054	2000	587	Am
62574	2006	505	Am	67055	2002	946	Am
62580.5	2006	505	Ad	67055	2002	946	Am
62582	2003	726 505	Am	67055.5	2002	946	R
62707 62765	2006 2001	505 828*	Am Ad	67055.6 67056	2002 2002	946 946	R Am
63901	2001	510	Am	67058	2002	946	Am
63901.3	2001	510	Ad	67059	2002	946	Am
63901.4	2001	510	Ad	67059.5	2002	946	Am
63902	2001	510	Am	67060	2002	946	Am
63905	2001	510	Ad	67061	2002	946	Am
	2006	844	Am	67062	2002	946	Am
64101	2000	298	Am	67081	2002	946	Am
64114	2000	298	Am	67082	2002	946	Am
64301	2000	298	Am	67091	2002	946	Am
64309	2000	1055*	Am	67092	2002	946	R

Section Year Chapter Effect Section Year Chapter Effect								
67093 2002 946 R 77003.5 1999 609 Ad 67101 2002 946 Am 77003.6 1999 609 Ad 67101 2002 946 Am 77004 2006 409* Am 67102 2002 946 Am 77007.5 1999 609 Am 67103 2002 946 Am 77007.5 1999 609 Am 67105 2000 587 Am 77007.5 1999 609 Am 67105 2000 587 Am 77025 2006 409* R Ad 67107 2002 946 Am 77025 2006 409* R Ad 67106 2002 946 Am 77026 2006 409* R Ad 67107 2002 946 Am 77026 2006 409* R Ad 67106 2002 946 Am 77026 2006 409* Am 67111 2002 946 Am 77028 2006 409* Am 67111 2002 946 Am 77029 2006 409* Am 67111 2002 946 Am 77031 1999 609 Am 67112 2002 946 Am 77031 2006 409* Am 67112.5 2002 946 Am 77031 2006 409* Am 67121.5 2002 946 Am 77031 2006 409* Am 67121 2002 946 Am 77038 2006 409* Am 67121 2002 946 Am 77031 1999 609 Am 67123 2002 946 Am 77057 2006 409* Am 67123 2002 946 Am 77057 2006 409* Am 67125 2002 946 Am 77057 2006 409* Am 67125 2002 946 Am 77057 2006 409* Am 67131 2002 946 Am 77093 1999 609 Am 67131 2002 946 Am 77095 1999 609 Am 67133 2002 946 Am 77095 1999 609 Am 67131 2002 946		00						
67094 2002 946 Am 77003.6 1999 609 Ad 77002 2002 946 Am 77004 2006 409* Am 77004 2006 409* Am 77004 2006 409* Am 77007.5 1999 609 Am 77007.5 1999 609 Am 77007.5 1999 609 Am 77008 2006 409* Am 77008 2006 400* Am 77008 2000 400* Am 77008 2006 400* Am 77008 2000 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2000	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
67094 2002 946 Am 77003.6 1999 609 Ad 77002 2002 946 Am 77004 2006 409* Am 77004 2006 409* Am 77004 2006 409* Am 77007.5 1999 609 Am 77007.5 1999 609 Am 77007.5 1999 609 Am 77008 2006 409* Am 77008 2006 400* Am 77008 2000 400* Am 77008 2006 400* Am 77008 2000 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2006 400* Am 77008 2000	67093	2002	946	R	77003.5	1999	609	Ad
67102 2002 946 Am 77003 2006 409 Am 67104 2002 946 Am 77007.5 1999 609 Am 77007.5 1999 609 Am 77007.5 2006 409 Am 77007.5 2000		2002	946				609	Ad
67103 2002 946 Am 77007.5 1999 609 Am 67103 2000 587 Am 77025 2006 409	67101			Am		2006		Am
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75131 2000 587 Am 77251 2004 167 Am 2001 159 Am 305 77252 2004 167 Am 2001 384 Am 77253 2004 167 Am 2001 384 Am 77253 2004 167 Am 2005 22 Am 647 2001 397 Am 2005 22 Am 647 2002 2001 397 Am 2005 22 Am 647 2004 167 Am 2005 2001 397 Am 2005 2004 167 Am 2005 2005 2001 397 Am 2005 2004 167 Am 2005 2005 2001 397 Am 2005 2004 167 Am 2005 2005 2005 2005 2005 2005 2005 200	75090.5			Ad	77229			
2001 159 Am 305 77252 2004 167 Am 2001 384 Am 77253 2004 167 Am 76227 2001 397 Am 2005 22 Am 647 76229 2001 397 Am 77254 2004 167 Am 76230 2001 397 Am 77255 2004 167 Am 76233 2001 397 Am 77258 2004 167 Am 76293 2001 397 Am 77260.5 2004 167 Ad 76293.5 2001 397 Ad 77262 2004 167 Am	75101	2002						
2001 384 Am 77253 2004 167 Am 2005 22 Am 647 76227 2001 397 Am 77254 2004 167 Am 76230 2001 397 Am 77255 2004 167 Am 76233 2001 397 Am 77258 2004 167 Am 76293 2001 397 Am 77260.5 2004 167 Am 76293.5 2001 397 Ad 77262 2004 167 Ad 76293.5 2001 397 Ad 77262 2004 167 Am	75131			Am A 305				
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76230 2001 397 Am 77255 2004 167 Am 76233 2001 397 Am 77258 2004 167 Am 76293 2001 397 Am 77260.5 2004 167 Ad 76293.5 2001 397 Ad 77262 2004 167 Am					77254			
76233 2001 397 Am 77258 2004 167 Am 76293 2001 397 Am 77260.5 2004 167 Ad 76293.5 2001 397 Ad 77262 2004 167 Am								
76293 2001 397 Am 77260.5 2004 167 Ad 76293.5 2001 397 Ad 77262 2004 167 Am								
76004 0001 007 4 77064 0004 167 1		2001	397	Ad		2004		Am
	76294	2001	397	Am	77264	2004	167	Am
76341 2001 397 Am 77265 2004 167 Am					77265			Am
76341.7 1999 29* Ad 2005 22 Am ⁶⁴⁷					77205			
76342 2001 397 Am 77285 2004 167 Am								
76343 2001 397 Am 77289 2004 167 Am 76361 2001 397 Am 77296 2004 167 Am								
76361 2001 397 Am 77296 2004 167 Am 76363 2001 397 Am 77297 2004 167 Am								
76906 2000 1055* Am 77298 2004 167 Am								
2001 745* Am 77311 2004 167 Am	70700							
77001 2006 409* Am 77312 2004 167 Am	77001							
77002 1999 609 Am 77313 2004 167 Am								

	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
77314	2004	167	A m	78841	2005	597	Ad ⁷³⁷	
77314	2004	167	Am Am	78842	2005	597	Δd ⁷³⁷	
77317	2004	167	Am	78851	2005	597	Ad ⁷³⁷	
77318	2004	167	Am	78852	2005	597	Ad ⁷³⁷	
77319	2004	167	Am	78853	2005	597	Ad ⁷³⁷	
77320	2004	167	Am	78854	2005	597	Ad ⁷³⁷	
77331	2004	167	Am	78855	2005	597	Ad ⁷³⁷	
77332	2004	167	Am	78856	2005	597	Ad 737	
77333	2004	167	Am	78857	2005	597	Ad ⁷³⁷	
77352	2004	167	Am	78858	2005	597	Ad ⁷³⁷	
77371	2004	167	Am	78859	2005	597	Au gag	
77373	2004 2006	167 538	Am Am ⁸⁰²	78860 78861	2005 2005	597 597	Ad ⁷³⁷ Ad ⁷³⁷	
77374	2004	167	Am	78862	2005	597	Ad ⁷³⁷	
77375	2006	538	Am 802	78863	2005	597	Ad ⁷³⁷	
77554	2006	538	Am ⁸⁰²	78864	2005	597	Ad ⁷³⁷	
77761	2006	83	Am	78865	2005	597	Ad ⁷³⁷	
77941	2006	538	Am 802	78866	2005	597	Ad ⁷³⁷	
77985	2006	500*	Am	78867	2005	597	Ad ⁷³⁷	
78302	2004	183	Am 571	78881	2005	597	Ad ⁷³⁷	
78486	2004	225*	Am	78882	2005	597	Ad ⁷³⁷	
78558	2000	1055*	Am	78901	2005	597	Au gag	
78623	2006	499 373	Am	78903	2005	597 597	Ad ⁷³⁷ Ad ⁷³⁷	
78636	2001 2003	350	Am Am	78904 78905	2005 2005	597	Ad ⁷³⁷	
78640	2006	499	Am	78906	2005	597	Ad ⁷³⁷	
78674	2001	373	Am	78907	2005	597	Ad ⁷³⁷	
78690	2004	183	Am ⁵⁷¹	78908	2005	597	Ad ⁷³⁷	
78700	2006	499	Am	78909	2005	597	Ad ⁷³⁷	
78801	2005	597	Ad ⁷³⁷	78921	2005	597	Ad 737	
78802	2005	597	Ad ⁷³⁷ Ad ⁷³⁷	78923	2005	597	Ad ⁷³⁷	
78803	2005	597	Ad 737	78924	2005	597 597	Au	
78804 78805	2005 2005	597 597	Ad ⁷³⁷ Ad ⁷³⁷	78925 78926	2005 2005	597	Ad ⁷³⁷ Ad ⁷³⁷	
78806	2005	597	Ad 737 Ad 737	78927	2005	597	Ad ⁷³⁷	
78807	2005	597	A A /3/	78928	2005	597	Ad ⁷³⁷	
78808	2005	597	A 4 737	78941	2005	597	Ad ⁷³⁷	
78809	2005	597	Ad /3/	78942	2005	597	Ad ⁷³⁷	
78810	2005	597	Ad '3'	78944	2005	597	Ad 737	
78811	2005	597	Ad 737	78945	2005	597	Ad ⁷³⁷	
78821	2005	597	Ad 737	78961	2005	597	Au	
78822 78823	2005 2005	597 597	Ad ⁷³⁷ Ad ⁷³⁷	78962 78963	2005 2005	597 597	Ad ⁷³⁷ Ad ⁷³⁷	
78824	2005	597		78964	2005	597	Ad ⁷³⁷	
78825	2005	597	A 1 /3/	78965	2005	597	Ad ⁷³⁷	
78826	2005	597	Ad 151	79000	2002	973	Ad	
78827	2005	597	Ad /3/	79001	2002	973	Ad	
78828	2005	597	A 4 737	79002	2002	973	Ad	
78829	2005	597	A A /3/	79003	2002	973	Ad	
78830	2005	597	Ad 737	79004	2002	973	Ad	
78831	2005	597	Ad ⁷³⁷ Ad ⁷³⁷	79005 79006	2002	973	Ad	
78832 78833	2005 2005	597 597	Ad 737	79006	2002 2002	973 973	Ad Ad	
78834	2005	597	Ad 737	79007	2002	973	Δd	
78835	2005	597	A 4 /3/	7,000	2002	62	Am 519	
78835.5	2005	597	A A 131	79009	2002	973	Ad	
78836	2005	597	Ad /3/	79020	2002	973	Ad	
78837	2005	597	Ad /3/	79021	2002	973	Ad	
78838	2005	597	Ad 737	79022	2002	973	Ad	
78839	2005	597 507	Ad ⁷³⁷ Ad ⁷³⁷	79023	2002	973	Ad	
78840	2005	597	Au	79024	2002	973	Ad	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
79025	2002	973	Ad	79075	2002	973	Ad
79026	2002	973	Ad	79076	2002	973	Ad
79040	2002	973	Ad	79077	2002	973	Ad
	2006	499	Am	79078	2002	973	Ad
79041	2002	973	Ad	79079	2002	973	Ad
79042	2002	973	Ad	79080	2002	973	Ad
79043	2002	973	Ad	79081	2002	973	Ad
79044	2002	973	Ad	79100	2002	973	Ad
79045	2002	973	Ad	79101	2002	973	Ad
79046	2002	973	Ad	79102	2002	973	Ad
79047	2002	973	Ad	79103	2002	973	Ad
79048	2002	973	Ad	79104	2002	973	Ad
79049	2002	973	Ad	79120	2002	973	Ad
79050	2002	973	Ad	79121	2002	973	Ad
79051	2002	973	Ad	79122	2002	973	Ad
79052	2002	973	Ad	79123	2002	973	Ad
79053	2002	973	Ad	79124	2002	973	Ad
79054	2002	973	Ad	79125	2002	973	Ad
79055	2002	973	Ad	79126	2002	973	Ad
79056	2002	973	Ad	79127	2002	973	Ad
79057	2002	973	Ad	79128	2002	973	Ad
79061	2002	973	Ad	79129	2002	973	Ad
79062	2002	973	Ad	79130	2002	973	Ad
79063	2002	973	Ad	79131	2002	973	Ad
79064	2002	973	Ad	79132	2002	973	Ad
79065	2002	973	Ad	79140	2002	973	Ad
79066	2002	973	Ad	79141	2002	973	Ad
79067	2002	973	Ad	79142	2002	973	Ad
79068	2002	973	Ad	79143	2002	973	Ad
79069	2002	973	Ad	79144	2002	973	Ad
79070	2002	973	Ad	79145	2002	973	Ad
79071	2002	973	Ad	79843	2005	597	Ad ⁷³⁷
79072	2002	973	Ad	80074	2004	460	Am
79073	2002	973	Ad	80172	2004	421	Am
79074	2002	973	Ad	80174	2006	347	Am

GOVERNMENT CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7.6	2002	1008	Am	927.5	1999	784*	Am
179	2002	233 *	Ad 733	927.6	2006	861	Am
1//	2003	233	R 69	927.7	2006	861	Am
179.5	2005	233*	Ad ⁷³³	935.6	2002	1007	Am
			R ⁶⁹	935.7	2002	1124*	Am
179.7	2005	233 *	Ad ⁷³³		2003	228*	Am
			P 69	935.8	2002	1007	Am
179.9	2005	233 *	Ad ⁷³³	940.2	2002	1007	Am
			R ⁶⁹	940.3	2002	1007	Ad
402	1999	416	Am	945.3	2002	784	Am ⁴⁹⁰
402.5	2001	387	Ad	946.6	2001	44	Am
423.5	2003	113	Ad	0.40	2002	1007	Am
424.3	2001	100	Ad	948	2002	1007	Am
425.10	2004	243	Ad	948.1	2002	1007	Ad
429.6	2004	133	Ad	955.4	2002	1007	Am
429.7 429.8	2002	365 90	Ad	955.9	2002	1007	Ad
434.5	2005 2002	73	Ad Am	965 965.1	2002 2006	1007 538	Am Am ⁸⁰²
800	2006	538	Am ⁸⁰²	965.2	2002	1007	Am
811.9	2000	447	Ad	965.6	2002	1007	Am
011.7	2005	706	Am	965.65	2002	1007	Am
818.9	2002	806	Am	997.1	2006	538	Am 802
831.8	2001	756	Am 316	998.2	2006	538	Am ⁸⁰²
831.9	2001	756	Am ⁷⁵	1029	2003	297	Am
850.6	2006	538	Am ⁸⁰²	1031	2001	29	Am
854.1	2005	538	Ad		2003	777	Am
900.2	2002	1007	Am				R & Ad 63
900.3	2002	1007	Ad	1040	2004	419	Ad
905	2005	706	Am	1041	2005	339	Ad
905.2	2004	227*	Am 726	1064	2004	558	Am
005.2	2005	184*	Am 726	1091	1999	349	Am
905.3 905.7	2006	538	Am ⁸⁰²		2003 2004	701	Am
903.7	2005 2002	706 1124*	Ad Am ⁵³³	1091.2	2004	16* 108*	Am Am
910.4	2004	227*	Am	1091.2	2000	101	Alli
	2005	706	Am	1071.5	2002	664	Am ⁴³¹
910.8	2004	227*	Am	1091.4	2003	822	Ad
	2005	184*	Am	10,211	2004	183	Am ⁵⁷¹
911	2004	227*	Am	1091.5	1999	349	Am
	2005	184*	Am		2000	87*	Am
911.2	2005	184*	Am		2005	348	Am
911.4	1999	620	Am	1091.6	2006	594	Ad
	2003	847	Am	1099	2005	254	Ad
912.4	2002	1007	Am	1151	2006	538	Am ⁸⁰²
912.7	2002	1007	Ad	1151.5	2002	1144	Am
912.8	2002 2004	1007 183	Am Am ⁵⁷¹	1156 1156.1	1999 2001	971 118*	Am Ad
913	2004	1007	Am	1228.6	2001	31*	Ad
915	2002	1007	Am	1220.0	2004	158	R
915.2	2002	1124*	Am	1236	2006	452	Am
920	2006	538	Am 802	1237	2006	452	Am
925	2006	538	Am 802	1243	2005	322	Ad
926.19	2006	538	Am ⁸⁰²	1322	1999	525	Am 112
927.1	2000	151	Am		2000	857	Am ²⁰³
	2006	861	Am	1368	2006	347	Am
927.10	2006	861	Am	1463	2004	273	Ad
927.11	2006	861	Am	1752	2003	296	Am
927.2	1999	784*	Am	1770	2002	784	Am ⁴⁹⁰
007.3	2006	861	Am	1773.5	2002	658	Ad
927.3	2006	861	Am	1780	1999	312	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1997.53	1999	446*	R		1999	446*	R
3102	2000	506	Am	3517.8	2000	879	Ad
3105	2000	506	Am	3522	2004	504	Ad
0100	2001	176	Am	3526	2004	654	Am
3108	2006	347	Am	3533	2004	654	Am
3114	2001	745 *	Am	3539.5	2006	538	Am ⁸⁰²
3304	2004	405	Am ⁶⁵⁴	3540.1	1999	828	Am (by Sec. 5
3306.5	2000	209	Ad	33 10.1	1///	020	of Ch.)
3307.5	1999	338	Ad		2000	135	Am ²⁰³
3309.5	2002	1156	Am		2000	893	Am
2207.2	2003	62	Am ⁵¹⁹		2003	190	Am
	2003	876	Am	3540.2	2001	734*	Am
	2005	22	Am ⁶⁴⁷	20.012	2002	1168*	Am
3312	2002	170	Ad		2004	52*	Am
3313	2005	72*	Ad	3543	2000	893	Am
3400	2002	226	Ad	3343	2001	805	Am
3401	2002	226	Ad	3543.1	2006	538	Am 802
3402	2002	226	Ad	3543.4	2001	159	Am 305
3403	2002	226	Ad	3543.5	2003	276	Am
3404	2002	226	Ad	3544.1	2003	190	Am
3405	2002	226	Ad	3544.7	2003	190	Am
3500	2002	901	Am	3546	2000	893	R & Ad
3500.5	2000	901	Ad(RN)	3340	2000	805	Am
	2000	901	Au(KIV) Am	3547.5	2001	52*	
3501	2003	215	Am	3549.1	2004	538	Am Am ⁸⁰²
3501.5	2003	1010		3562	1999	971	
3301.3			Am Am ⁴⁹⁰	3302		1046	Am
2501.6	2002 2000	784 1010			2002		Am Am ⁵¹⁹
3501.6 3502.1			R	3562.2	2003	1020	
	2001	788 901	Ad	3302.2	2000	1030 159	Ad Am ³⁰⁵
3502.5	2000	259	Am		2001		
	2001 2003	311	Am	2566	2001	793 971	Am
2504.5			Am Am ⁴⁴¹	3566	1999		Am Am ⁸⁰²
3504.5	2002	1041		3572	2006	538	
3505.4	2000	316	Ad	3572.5	2001	808 69*	Am
3507	2003	215 901	Am	2574	2004		Am
3507.1	2000	790	R & Ad Am	3574	2003	216 216	Am
2500	2001	157		3577	2003 1999		Am
3508	1999 2002	865	Am	3579		971 952	Am
2500 1		801	Am	3583	1999	952 952	Am
3508.1 3508.5	2001 2000	901	Ad Am	3583.5	1999 2000	893	Ad
3508.3	2000	901				159	Am Am ³⁰⁵
3309	2000	901	Am & RN Ad ⁹⁶	3584	2001 1999	952	Alli
	2002	1127		3585	1999	952	Am
		1137 215	Am	3593		1046	
3509.5	2003 2002	1137	Am Ad	3393	2002	62	Am Am ⁵¹⁹
3510	2002	901		4005	2003 2002	221	AIII
3310	2000	901	Am & RN	4005		77	Am
2511	2000	901	& Ad(RN)	4216	2004 2006	651	Am
3511			Ad	4216.2		77	Am
3513	1999 2000	918 879	Am	4216.2	2004	651	Am
3515.7	2006	538	Am Am ⁸⁰²	4216.3	2006 2005	114	Am
25176				4210.3			Am
3517.6	1999	446 * 364 *	Am	4216.4	2006 2005	651 114	Am
	2001		Am	4210.4			Am
2517 61	2004	69*	Am		2006	263*	Am
3517.61	2002	1*	Am Am ⁵¹⁹	42167	2006	651 651	Am
	2003 2004	62 69*		4216.7	2006	651	Am
		69 ₹	Am	4216.8	2004	77	Am
2517.62							
3517.63 3517.65	2004 2005 1999	499 83	Ad Am ³⁰	4217.11 4240	2006 1X 200	198	Am Ad & R ^{37 20}

Affected By Year Chapter Effect Affected By Year Chapter Effect 4241 1X 2001-02 7* Ad & R ^{37 20} 1X 2001-02 13* Am 4242 4529.17 2000 Initiative (Prop. 35	
4241 1X 2001–02 7* Ad & R ^{37 20} 4529.17 2000 1X 2001–02 13* Am Initiative 4242 1X 2001–02 7* Ad & R ^{37 20} (Prop. 35	
1X 2001–02 13* Am Initiative 4242 1X 2001–02 7* Ad & R ^{37 20} (Prop. 35	
1X 2001–02 13* Am Initiative 4242 1X 2001–02 7* Ad & R ^{37 20} (Prop. 35	
4242 1X 2001–02 7* Ad & R ^{37 20} (Prop. 35	
4243 1X 2001–02 7* Ad & R ^{37 20} adopted	
4244 1X 2001–02 7* Ad & R ^{37 20} Nov. 7, 2000) Ad	
4245 1X 2001–02 7* Ad & R ^{37 20} 4529.18 2000 4246 1X 2001–02 7* Ad & R ^{37 20} Initiative	
4246 1X 2001–02 7* Ad & R ^{3/20} Initiative 4246.5 1X 2001–02 7* Ad & R ^{37 20} (Prop. 35	
4247 1X 2001–02 7* Ad & R ^{37 20} adopted	
4420 1999 521* R & Ad Nov. 7, 2000) Ad	
2000 763 Am 4529.19 2000	
4420.5 1999 521* Am Initiative	
2001 734* Am (Prop. 35	
4450 2004 252 Am adopted	
4451 2000 989 Am Nov. 7, 2000) Ad	
4454 2000 989 Am 4529.20 2000 2004 252 Am Initiative	
2004 232 Aili Initiative 2005 299* Am (Prop. 35	
4458 2003 872 Am adopted	
4459 2000 989 Ad Nov. 7, 2000) Ad	
4459.5 2003 872 Ad 4535.1 2004 277 Am	
4459.6 2003 872 Ad 4560 1999 83 Am 30	
4459.7 2003 872 Ad 5906 2006 538 Am 802	
4459.8 2003 872 Ad 5921 2006 640* Am	
4460 1999 386 Ad 5921.5 2006 640* Ad 4461 2002 244 Ad 5922 2006 640* Am	
4461 2002 244 Ad 5922 2006 640* Am 4529.10 2000 5924 1X 2003-04 12* Am	
Initiative 2006 640* Am	
(Prop. 35 6103.2 2002 1009 Am	
adopted R & Ad 10)
Nov. 7, 2000) Ad 2004 811 Am (as an	
4529.11 2000 Sec. 5,	
Initiative Stats. 2002	,
(Prop. 35 Ch. 1009) adopted 2006 476 Am	
adopted 2006 476 Am Nov. 7, 2000) Ad 6103.5 2002 784 Am ⁴⁹⁰	
4529.12 2000 Au 6103.9 2000 808* Am	
Initiative 6107 2004 6* Am	
(Prop. 35 6159 1999 514 Am	
adopted 2001 108 Am	
Nov. 7, 2000) Ad 2001 824 Am	
4529.13 2000 2004 380 Am	
Initiative 2006 320 Am (Prop. 35 6162 2001 427 Am	
adopted 6163 2001 427 Am	
Nov. 7, 2000) Ad 6166 1999 203 Ad	
4529.14 2000 Title 1,	
Initiative Div. 7,	
(Prop. 35 Ch. 3.1,	
adopted heading	
Nov. 7, 2000) Ad (Sec. 6205	
4529.15 2000 et seq.) 2000 562 Am Initiative 2006 639 Am	
(Prop. 35 6205 2000 33 Am	
adopted 2000 562 Am (by Se	c. 3.5
Nov. 7, 2000) Ad of Ch.)	
4529.16 2000 2002 380 S ⁶⁸	
Initiative 2006 475 S ⁶³⁹	
(Prop. 35 2006 639 Am	
adopted 6205.5 2000 33 Am	
Nov. 7, 2000) Ad 2000 562 Am	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6205.5 (0	Cont.)				2006	475	S 639
(.	2002	380	S ⁶⁸	6215.8	2002	380	Δd & R ⁶⁸
	2006	475	S 639	0213.0	2006	475	S 639
	2006	639	Am	6215.9	2002	380	Ad & R ⁶⁸
6206	2000	562	Am		2006	475	S 639
	2002	380	S ⁶⁸	6216	2002	380	Ad & R 68
	2006	475	S 639		2006	475	S 639
	2006	639	Am	6217	2002	380	Ad & R ⁶⁸
6206.4	2000	33	Ad		2006	475	Am ⁶³⁹
	2002	380	S ⁶⁸	6218	2006	486	Ad
	2006	475	S 639	6218.05	2006	486	Ad
6206.5	2000	33	Am	6219	2004	183	Ad(RN) ⁵⁷¹
	2000	562	Am (by Sec. 6.5 of Ch.)	6252	2002	945	Am (by Sec. 2 of Ch.)
	2002	380	S 68		2002	1073	Am (by Sec. 1.5
(20)(7	2006	475	S 639		2004	027	of Ch.)
6206.7	2000	33	Am	(050.6	2004	937	Am
	2000	562	Am S ⁶⁸	6252.6	2003	847	Ad Am ³⁰
	2002	380 475	S 639	6253	1999	83	
6207	2006 2000	562			2000 2001	982 355	Am Am
0207	2002	380	Am S ⁶⁸	6253.1	2001	355	Alli
	2002	475	S 639	6253.2	1999	804*	Ad
6207.5	2002	380	S 68	6253.4	1999	525	Au 112 Am 12
1201.5	2006	475	S 639	0233.4	2000	857	A m 203
5208	2000	33	Am		2006	241	Am ^{562 856}
200	2002	380	ç 68	6253.8	2000	783	Ad ²⁵³
	2006	475	S 639	6253.9	2000	982	Ad
5208.5	2000	562	Am	6254	2000	184	Am
,200.0	2002	380	S 68	020.	2001	159	Am ³⁰⁵
	2006	475	S 639		2002	175	Am
5209	2002	380	S 68		2003	230*	Am
	2006	475	S 639		2003	673	Am ⁷¹³
5209.5	2000	562	R		2004	8*	Am
5209.7	2000	562	Am		2004	183	Am ⁵⁷¹
	2002	380	S ⁶⁸		2004	228*	Am
	2006	475	S 639		2004	882	Am (as am by
6210	2000	33	Am				Stats. 2004,
	2002	380	S 68				Ch. 228, by
	2006	475	S 639		• • • •		Sec. 1 of Ch.)
6211	2002	380	Am ⁶⁸		2004	937	Am (by Sec. 2.5
(015	2006	475	Am ⁶³⁹		2005	22	of Ch.) Am ⁶⁴⁷
6215	2002	380	Ad & R ⁶⁸		2005	22	
	2004	183	Am (as ad by Stats. 1982,		2005	476*	Am (by Sec. 1 of Ch.)
			Ch. 1637) & RN ⁵⁷¹		2005	670*	Am (by Sec. 1.5 of Ch.)
	2006	475	S 639		2006	538	Am ⁸⁰²
6215.1	2002	380	Ad & R 68	6254.10	2005	670*	Am
0213.1	2006	475	S 639	6254.17	2000	198	Ad
6215.2	2002	380	Ad & R 68	0234.17	2004	183	Am ⁵⁷¹
0213.2	2006	475	S 639	6254.18	2004	922	Δd
6215.3	2002	380	Ad & R 68	02010	2006	241	Am 562 856
0210.0	2006	475	S 639	6254.21	2002	621	Am
6215.4	2002	380	Ad & D 68		2005	343	Am
	2006	475	S 639	6254.22	1999	769	Ad
6215.5	2002	380	Ad & R ⁶⁸	6254.23	2006	867	Ad
	2006	475	S 639	6254.24	2002	621	Ad
		380	Ad & D 68		2003	468	Am ⁵⁶¹
6215.6	2002	200	Au & K				1 1111
6215.6	2002 2006 2002	475 380	S ⁶³⁹ Ad & R ⁶⁸		2006	466	Am (by Sec. 7

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6254.24	(Cont.)			6577	2006	538	Am 802
	2006	472	Am	6585	2004	211*	Am ⁶²²
6254.26	2005	258	Ad		2004	610*	Am (as am by
	2006	538	Am 802				Sec. 2,
6254.4	1999	312	Am				Stats. 2004,
	2000	89	Am				Ch. 211)
	2003	809	Am	6586.5	2000	723	Am
	2005	726	Am		2001	56	Am
6254.5	1999	525	Am 112 Am 203	6586.7	2000	723	Ad
60.F.F	2000	857	AIII	6500	2000	724	Ad
6255	2000	982	Am	6588	1999	649	Am
6276.04	2004	182	Am 81 614		2002	454	Am Am 622
6276.08	2004	750*	Am	(500.5	2004	211*	Am ⁶²² Ad ⁶²²
6276.10	2001	214	Am Am ⁵⁷¹	6588.5	2004	211*	
6276.12	2004	193		6590	2004	211*	Am ⁶²² Am ⁶²²
6276.22	2004	750*	Am	6591	2004	211*	Am ⁶²²
6276.24	2003	424	Am Am 571	6592	2004	211*	
6276.30	2004	193	AIII	6598.5	2002	454	Am
6276.40	2006	689	Am	6599	2000	723	Ad
6276.46	2000	198 193	Am Am ⁵⁷¹	6599.1	2002	454 723	Am
6277	2004 1999	193 784*	Am Ad 149	6599.2	2000	159	Ad Am 305
6277	1999	764	R ⁸	6500.2	2001 2004	211*	Alli Ad ⁶²²
6310	2006	849	Ad	6599.3 6701	2004	784	Au 490 Am 490
6311	2006	849	Ad	6704	2002	784	Am ⁴⁹⁰
6312	2006	849	Ad	6718	2002	155	Ad
6313	2006	849	Ad	0/10	2002	156	R
6500	1999	649	Am		2003	256	Ad
6500.1	2000	506	Ad	6719	2003	156	Ad
6503.1	2002	339	Ad	6720	2005	9	Ad
6505.5	1999	83	Am ³⁰	7060	1999	968	Am
6509.7	2004	470	Ad		2003	766	Am
6512.2	2001	38	Am	7060.1	2003	766	Am
6516.6	1999	649	Am	7060.2	1999	968	Am
	2000	71*	Am 190		2002	301	Am
	2000	1058	Am	7060.4	1999	968	Am
	2001	159	Am ³⁰⁵		2004	568	Am
	2001	734*	Am	7060.7	1999	968	Am
	2006	366	Am	7072	2000	616	Am
6516.9	2004	202	Am		2003	593	Am
6518	1999	1000	Am		2004	145*	Am
6520	2002	784	Am ⁴⁹⁰		2004	183	Am ⁵⁷¹
6523	2006	553	Am		2005	22	Am 647
6523.4	2002	55	Ad		2006	538	Am 802
6523.5	2000	506	Am		2006	718*	Am
6523.6	2000	506	Am	7073	1999	83	Am 30
6523.7	2000	506	Am		2000	616	Am
6523.75	2000	506	Am & RN		2001	587	Am
6523.8	2000	227	Ad		2004	145*	Am
6523.9	2000	506	Ad(RN)	7072.1	2006	718*	Am
6527	2002	750*	Am Am ⁵¹⁹	7073.1	2006	718*	Ad
6520	2003	62		7073.3	2000	616	R
6528	2000	14*	Ad	7073.8	2003	633*	Am
6529	2003	39	Ad		2004	145*	Am
6530	2001	19	Ad	7073.9	2006	718*	Am
6531	2002	961 740	Ad	/0/3.9	2000 2004	865 145*	Ad Am
6533 6534	2003 2004	740 310	Ad Ad	7074	1999	137*	Am Am
6535	2004	510 516*	Ad Ad	/0/4	2000	616	Am Am
6536	2005	122	Ad		2000	159	Am ³⁰⁵
	2003	186	Ad		2001	145*	Am
6547.9							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		1	JJ			-	
7074 (Co		710*	A	7171	2006	423*	Am Am 96 114
7074.2	2006	718*	Am	7222	1999	991	Am ²⁰³
7074.2	2006	718*	Ad	7226	2000	135	Am ⁹⁶ 114
7074.5	1999	137*	Ad	7226	1999 1999	991	Am ³⁰
7075 7076	2004 2004	145 * 145 *	Am	7260	1999	83 83	Am 30
7070	2004	225*	Am Am ⁶²³	7262.5 7267.2		428	
	2004	74*	Am ⁶²³ Am	7287.2	2001 2002	1071	Am Ad
	2006	69*	Am 800	7299.4	2002	1124*	Am
	2006	634	Am	7299.4	2002	1124*	Am
7076.1	2004	145*	Am	7480	2002	808*	Am
7070.1	2004	718*	Am	7400	2000	493	Am (by Sec. 4
7076.2	2004	145*	Am		2001	473	of Ch.)
7070.2	2005	22	Am ⁶⁴⁷		2001	563	Am (by Sec. 3.5
7078	1999	61	Am (as ad by		2001	303	of Ch.)
7070	1///	01	Stats. 1996,		2004	506	Am (by Sec. 1
			Ch. 955)		2001	300	of Ch.)
7081	2004	145*	Am		2004	629	Am (by Sec. 3
7082.2	2006	718*	Ad				of Ch.)
7084	2004	277	Am		2005	140	Am 100
7085	2004	145*	Am				R & Ad 446
	2005	518	Am		2006	705	Am
7085.1	2006	718*	Ad	7504	2000	1055*	Am
7085.5	2004	145 *	Am	7509	2006	538	Am 802
7086	2004	145 *	Am	7513.5	1999	341	Ad
	2004	225*	Am	7513.6	2006	442	Ad & R 862
	2006	634	Am	7514.3	2004	266*	Ad
7097	2004	145 *	Am	7515	2000	320	R & Ad
	2004	423	Am	7516	2000	320	Ad
	2006	718*	Am	7520	2006	538	Am 802
7097.1	2006	634	Ad	7528	2005	686	Ad & R 349
7099	2004	423	Ad	7528.1	2005	686	Ad & R 349
	2005	22	Am ⁶⁴⁷	7550	2002	370	Am
7107	2006	718*	Am	7550.1	2002	370	Ad Ad & R ⁶⁸
7107	2004 2006	145 *	Am	7550.5	2004	409 * 77	
7110	2000	634 692	Am Am	Title 1,	2005	//	Am
/110	2004	145*	Am	Div. 7,			
	2004	22	Am ⁶⁴⁷	Ch. 26.5,			
7110.5	2002	692	Ad	heading			
/110.5	2004	145 *	Am	(Sec. 7570			
7111	2004	145 *	Am	et seq.)	2002	1168*	Am
7113	2004	145 *	Am	7572.5	2005	677*	Am
7113.5	2004	145 *	Am	7576	2004	493*	Am
,110.0	2005	22	Am ⁶⁴⁷	7576.2	2004	493*	Ad
7114	2004	145 *	Am	7576.3	2004	493*	Ad
7114.2	2006	634	Ad	7576.5	2003	227*	Ad
7114.5	2004	145 *	Am	7579	2002	585	Am
7115	2004	145 *	Am	7579.1	2004	896*	Am
7116	2004	145 *	Am	7579.5	2002	492	Am
	2006	718*	Am		2002	785	Am
7118	2001	412	Am		2003	62	Am 519
_	2004	277	Am		2005	653*	Am
7150.5	2002	374	Am	7579.6	2005	653*	Ad
7152	2006	254	Am	7585	2001	745*	Am
7153	1999	991	Am Am 96 114 Am 96 114	7591	2000	1055*	Am
7154	1999	991	Am 96 114 Am 96 114	7596	2003	342	Ad
7157	1999	991	Am 96 114 Am 96 114		2004	798 726	Am ⁸¹
7159	1999	991		7507	2006	736	Am
7162 7170	2003 1999	185 991	Am ⁹⁶ 114	7597 7598	2003 2003	342 342	Ad
/1/0	1999	991	AIII	/398	2003	342	Ad

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		1	Бујест			Спирист	Бујест
7604	2003	107	Am Am 802	8545.1	2003	107	Am
7901	2006	538	AIII	8545.2	2003	107	Am
7902	2003	296	Am	8545.4	2003	107	Am
7907	2006	538	Am ⁸⁰²	8545.5	2003	107	Am
8160.1	2002	468	Am	8546	2000	1060	Am
8169.5	1999	625*	Am Am 562 856	8546.1	2003	107	Am
01606	2006	241	AIII	8546.2	2006	452	Ad
8169.6	2001	672	Ad	8546.3	2003	107	Am
	2003	723	Am	8546.4	2003	107	Am
0175	2005 1999	413 732*	Am Ad ³¹	8546.5	2003	107 251	Am & RN
8175	1999	132 "	R 34	8546.8	2004 2003	107	Ad Am
9190	2002	468		8546.9	2003	938	Ad & R ³⁸
8180 8182.5	2002	468	Am Ad	Title 2,	2004	930	Au & K
8183	2002	468	Am	Div. 1,			
8191	2002	468	Am	Ch. 6.5,			
8193.1	2002	468	Ad	Art. 3,			
8193.2	2002	468	Ad	heading			
8194	2002	468	Ad	(Sec. 8547			
8201	2003	513	Am	et seq.)	2003	107	Am
	2004	539	Am	8547	1999	673	Am
8201.2	2003	513	Ad	8547.1	1999	673	R & Ad
8202	2004	539	Ad	8547.10	1999	673	Am
8203.1	2003	513	Am	8547.12	1999	673	Am
8205	1999	658	Am ⁵⁶	8547.2	1999	673	Am
8206	2004	539	Am	8547.3	1999	673	Am
8211	2000	194	Am	8547.4	2001	883	Am
8214.8	2005	295	Ad	8547.8	1999	673	Am
8220	2004	183	Am ⁵⁷¹		2001	883	Am
8223	2000	194	Am	8548	2001	883	Ad
8225	2005	295	Am	8548.1	2001	883	Ad
8228.1	2005	295	Ad	8548.2	2001	883	Ad
8247	2001	836	Ad 336	8548.3	2001	883	Ad
8248	2001	836	Au	8548.4	2001	883	Ad
8249	2001	836 836	Ad Ad ³³⁶	8548.5	2001	883 452	Ad Ad
8250 8255	2001 2002	716	Ad	8548.7 8548.9	2006 2006	452	Ad
8255.5	2002	716	Ad	8557	1999	784*	Am
8256	2002	716	Ad	8558	1999	784*	Am
8256.5	2002	716	Ad	8570.5	2000	698*	Ad
8257	2002	716	Ad	8571.5	2X 200	1-02 13*	Ad & R 20
8258	2002	716	Ad	8571.6	2X 200	1-02 13*	Ad & R ²⁰
8259	2002	716	Ad	8574.1	2004	796	Am
8259.5	2002	716	Ad	8574.10	2001	748	Am
8293	2004	193	Am ⁵⁷¹		2004	796	Am
8314	2002	154	Am	8574.21	2000	343	Am
	2003	62	Am 519	8574.7	2004	796	Am
8314.5	2006	848	Ad	8574.8	2004	796	Am
8315	2003	211	Ad	8574.9	2001	748	Am
8331	1999	784*	Am	8575	2006	502	Am
8333	1999	405	Ad 71	8576	2006	502	Am
8334	1999	405	Ad 71	8579	2006	502	Am
8355	2005	381	Am	8580	2006	502	Am & RN
8455	2004	5*	Ad	8581	2006	502	Am & RN
8543.1	2003	107	Am (by See 0	8581.5	2006	502	Ad(DN)
8544.2	2003	107	Am (by Sec. 9	8585.5 8585.7	2006	502 502	Ad(RN)
8544.3	2003	107	of Ch.) Am	8585.7 8587.5	2006 2001	502 462	Ad(RN) Ad
8544.5	2003	107	Am	8587.7	1999	294	Ad
8544.6	2003	107	Am	8588.1	2005	232	Ad
8545	2003	107	Am	8588.10	2002	612*	Ad
05-15	. 2005	107		0500.10	2002		

	1.00	1.0			1.00	1.0	
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
8588.11	2002	612*	Ad	8609	1999	784*	Ad
8588.15	2006	600	Ad	8609.1	1999	784*	Ad
8588.4	2002	243 *	Ad	8609.2	1999	784*	Ad
8588.5	2004	193	Am ⁵⁷¹	8612	2006	502	Am
8588.7	1999	356	Ad	8613	2006	502	Am
8588.8	1999	784*	Ad	8652	2006	538	Am 802
8589.3	1999	876	Am	8654	2005	158	Am
8589.4	1999	876	Am	8654.1	2001	745 *	Am
	2003	741	Am	8655.5	1999	239	Am
8589.5	1X 200)3–04 8* 741	Am	8670.10	2001	748 706	Am
6369.3	2003 1X 200		Ad R	8670.13	2004 2004	796 796	Am Am
8590	2001	837*	Ad ³⁷	8670.13.2	2004	796	Am
8590.1	2001	837 *	Ad ³⁷	8670.14	2001	748	Am
8590.2	2001	837 *	Ad ³⁷	0070.11	2004	796	Am
8590.3	2001	837*	Ad 37	8670.16	2001	748	Am
8590.4	2001	837*	Ad ³⁷	8670.17	2001	748	Am
8592	2002	1091	Ad	8670.17.2	2001	748	Am
8592.1	2002	1091	Ad	8670.18	2004	796	Am
	2003	314	Am	8670.19	2004	796	Am
	2004	669	Am	8670.2	2001	748	Am
	2006	855	Am (by Sec. 1	0670.20	2002	573	Am
	2006	903	of Ch.)	8670.20 8670.21	2001 2001	748 748	Am
	2000	903	Am (by Sec. 2.5 of Ch.)	0070.21	2001	746 796	Am Am
8592.2	2002	1091	Ad	8670.23	2004	748	Am
0372.2	2003	314	Am	0070.23	2004	796	Am
	2004	669	Am	8670.23.1	2001	748	Am
	2006	855	Am		2004	796	Am
8592.3	2002	1091	Ad	8670.24	2004	796	Am
	2003	314	Am	8670.25	2001	748	Am
	2004	669	Am	8670.25.5	2001	748	Am
0.500 4	2006	855	Am		2004	563	Am
8592.4	2002	1091	Ad Am ⁵¹⁹		2004	796	Am (by
	2003 2003	62 314		8670.26	2004	796	Sec. 21.5 of Ch.)
	2003	183	Am Am ⁵⁷¹	8670.27	2004	748	Am Am
	2004	669	Am	0070.27	2004	796	Am
	2005	22	Am ⁶⁴⁷	8670.28	2001	748	Am
	2006	903	Am	0070120	2004	796	Am
8592.5	2002	1091	Ad	8670.29	2001	748	R & Ad
	2004	669	Am		2004	796	Am
	2006	903	Am	8670.3	2001	748	Am
8592.6	2004	669	Ad		2004	796	Am
05005	2006	728	Am	8670.30	2001	748	R & Ad
8592.7	2006	56*	Ad	8670.30.5	2001	748	Am
8592.9	2002	1106 1127*	Ad Ad ³⁷	8670.31	2001	748	Am
	2002 2004	669	R (as ad by		2002 2004	573 796	Am Am
	2004	009	Sec. 1,	8670.32	1999	687*	Am
			Stats. 2002,	0070.32	1///	007	R & Ad ²⁵
			Ch. 1106 and		2000	721*	R (as ad by
			Ch. 1127)				Sec. 2,
8593.3	2004	193	R ⁵⁷¹				Stats. 1999,
8593.4	2002	855	Ad				Ch. 687)
8593.6	2006	764	Ad				Am (as am by
8594	2002	517*	Ad P. 571				Sec. 1,
8599.1	2004	193	R ⁵⁷¹				Stats. 1999,
8601	2002	460	Ad				Ch. 687) ²⁰ Ad ³⁴
8608	2006	604	Ad				Au
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8670.32 (C	ont.)			8670.55	2001	745*	Am
,	2001	748	R (as am by		2001	748	Am
			Sec. 1 and as ad		2002	514	Am
			by Sec. 2,	8670.56.5	2001	748	Am
			Stats. 2000,		2004	796	Am
			Ch. 721)	8670.56.6	2001	748	Am
8670.33	2001	748	Am	007012010	2004	796	Am
0070.55	2002	573	Am	8670.56.7	2001	748	Ad
8670.34	2001	748	Am	8670.61.5	2004	796	Am
8670.35	1999	613	Am	8670.64	2001	748	Am
0070.00	2004	796	Am	8670.68.1	2001	748	Ad
8670.36.1	2001	748	Am	8670.7	2004	796	Am
0070.50.1	2004	796	Am	8670.71	2004	796	Am
8670.36.5	2004	796	R	8670.72	2004	796	Am
8670.37	2001	748	Am	8670.73	2004	796	Ad
8670.37.5	2001	748	Am	8670.8	2004	796	Am
0070.57.5	2004	796	Am	8670.8.5	2004	796	Am
8670.37.51		748	Am	8670.9	2001	748	Am
8670.37.53		748	Am	0070.7	2004	796	Am
8670.37.55		748	Am	Title 2,	2004	770	AIII
8670.37.58		748	Ad	Div. 1,			
0070.37.30	2001	740	R & Ad ³⁴	Ch. 7.5,			
	2002	207		heading			
	2002	207	Am (as ad by Sec. 35,	(Sec. 8680			
			Stats. 2001,		2002	461	Am
			Ch. 748) ⁴³	et seq.)			Am
			Am (as ad by	0600	2005 2002	158 461	Am
			Sec. 36,	8680	2002	158	Am
				0600.25			
			Stats. 2001, Ch. 748) ⁸⁰	8680.25 8680.3	2002 2002	461 461	R
	2002	514					Am
	2002	314	Am (as ad by	8680.4	2002	461	Am
			Sec. 35,	0600.5	2005	158	Am
			Stats. 2001, Ch. 748) ⁴³	8680.5	2002	461	Am
				96906	2005	158	Am
			Am (as ad by	8680.6	2005	158	R A
			Sec. 36,	8680.9	2001	822	Am
			Stats. 2001, Ch. 748) ⁸⁰	8682.9	2005	158	Am
	2005	1.47	,	8683 8684	2002	461	Am
	2003	147	R (as am by	8084	2002	461	Am
			Sec. 2,	8684.2	2004 2002	225*	R Am
			Stats. 2002,	0004.2	2002	461 225*	Am
			Ch. 514)	8685	2004	822	Am
			Am (as am by	8083			
			Sec. 1,		2002	461	Am
			Stats. 2002, Ch. 514) ¹³	8685.2	2005	158	Am
9670 40	2002	510		8685.2	2001	822	Am
8670.40	2002	512	Am (by Sec. 1	9605 1	2002	461 822	Am
	2002	514	of Ch.)	8685.4	2001	822 730	Am
	2002	514	Am (by Sec. 3.5	8685.9	2006	739 772*	Ad
	2002	62	of Ch.) Am ⁵¹⁹	8686	2004		Am
8670.41	2003	62 514	AIII		2005	622 * 623 *	Am
8670.41	2002	514 706	Ad		2005		Am (by Sec. 1
9670 42	2004	796	Am		2006	896*	Am (by Sec. 1
8670.42	2002	514	Ad		2006	907*	of Ch.)
8670.48	2004	796	Am	96961	2006	897*	Am
8670.5	2004	796 706	Am	8686.1	2001	822	R
8670.50 8670.52	2004	796 706	Am	96963	2004	778*	Ad
	2004	796	R	8686.2	2002	461	Am
8670.54	2002	514	Am	8686.4	2001	822	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8686.4 (C				Tru 2		· ·	00
6060.4 (C	2005	158	Am	Title 2,			
8686.6	2005	158	R	Div. 1, Ch. 11.5,			
8686.8	2003	822	Am	heading			
8687	2001	822	Am	(Sec. 8855			
0007	2005	158	Am	et seq.)	2003	296	Am
8687.4	2005	158	Am	or seq.)	2004	7*	Am
8687.6	2001	822	Am	8855	2000	687	Am
8687.7	2005	377	Ad		2002	454	Am
8690.25	2002	461	Am		2004	7*	Am
8690.45	2002	461	Am		2006	643	Am
8690.6	1999	67*	Am 21 20	8855.5	2001	745*	R
	2001	822	Am ^{73 19}	8855.7	2001	745*	R
	2004	227*	Ad & R 43	8855.8	2001	745 *	R
0.000.0	2005	561	Am 312	8858	2004	7*	R
8690.8	2002	461	Am	8869.80	2000	331	Am
9601	2005	158	R		2003	91	Am
8691 8692	2005 2005	158 158	R R	8869.83	2003 1999	853 637	Am Am
8700	2005	77	Am	8869.84	2000	331	Am
8701	2005	77	Am	0007.04	2001	734*	Am
8702	2005	77	Am		2003	91	Am
8704	2005	77	R		2003	853	Am
8705	2005	77	Am		2004	183	Am ⁵⁷¹
8707	2005	77	R	8870	2006	532	Am
8709	2005	77	Am	8870.1	2006	532	Am
8710	2006	621	Ad	8870.2	2006	532	Am
8711	2006	621	Ad	8870.25	2006	532	R
8712	2006	621	Ad	8870.3	2006	532	Am
8713	2006	621	Ad	8870.35	2006	532	Am
8720	2005	663	Ad	8870.4	2006	532	Am
8721	2005	663	Ad	8870.5	2006	532	Am
8722	2005	663	Ad	8870.71	2006	532	Am R ⁵⁷¹
8723 8760	2005 2001	663 206	Ad Ad	8870.75 8870.9	2004 2006	193 532	Am
8761	2001	206	Ad	8870.95	2006	532	Am
8762	2001	206	Ad	8871.5	2002	461	Am
8763	2001	206	Ad	8875.1	2004	193	Am ⁵⁷¹
8765	2001	206	Ad	8875.10	2004	663	Ad & R 317
8770	2002	980	Ad & R ⁴³		2005	22	Am ⁶⁴⁷
8771	2002	980	Ad & R +3	8875.4	2004	663	Am
8772	2002	980	Ad & R 43	8875.8	2004	308	Am
8773	2002	980	Ad & R 43		2004	659	Am
8774	2002	980	Ad & R 43	8875.9	2004	308	Am
8775	2002	980	Ad & R 43	8877.7	2004	193	R 571
8776	2002	980	Ad & R ⁴³ Ad & R ⁴³	8878.125	2002	461 525	Am
8777 8778	2002 2002	980 980	Ad & R ⁴³	8879.1 8870.17	2003 2003	525 525	Am R
8778 8840	2002	1087	Ad & R Ad	8879.17 8879.20	2003	323 25*	A 1 786
8841	2000	1087	Ad	8879.22	2006	25*	A J 786
8842	2000	1087	Ad	8879.23	2006	25*	Ad /80
8843	2000	1087	Ad	8879.25	2006	25 *	Ad ⁷⁸⁰
8844	2000	1087	Ad	8879.26	2006	25*	Ad /86
8846	2000	1087	Ad	8879.27	2006	25*	Ad ⁷⁸⁶
8850	2000	1059	R	8879.28	2006	25*	Ad ⁷⁸⁶
8850.1	2000	1059	R	8879.29	2006	25*	Ad ⁷⁸⁶
8850.2	2000	1059	R	8879.3	2001	745 *	Am
8850.3	2000	1059	R	8879.30	2006	25*	Ad ⁷⁸⁶
8850.4	2000	1059	R	8879.31	2006	25*	Ad ⁷⁸⁶
8850.5	2000	1059	R	8879.32	2006	25 *	Ad ⁷⁸⁶ Ad ⁷⁸⁶
8850.6	2000	1059	R	8879.33	2006	25*	Ad

		0.01-			• • • • • • • • • • • • • • • • • • • •	-		
	Affa	ected By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
		1				1	421	
8879.34	2006	25 *	Ad 786	9355.16	2002	664	Am 431	
8879.35	2006	25*	Ad ⁷⁸⁶	9355.2	2002	664		
8879.36	2006	25 *	Δd /80	9355.4	2002	664	Am 431	
8879.37	2006	25 *	Ad ⁷⁸⁶	9355.45	2002	664	Am 431	
8880.12	2000	509	Am	9355.5	2002	664	Am 431	
8880.22	2004	438	Am	9355.7	2002	664	Am 431	
8880.24	2000	131	Am	9355.8	2002	664	Am 431	
8880.28	2002	888	Am	9356	2002	664	Am 431	
	2003	83	Am	9356.1	2002	664	Am 431	
8880.30	2004	438	Am	9356.15	2002	664	Am ⁴³¹	
8880.325	2004	183	Am ⁵⁷¹	9356.2	2002	664	Am ⁴³¹	
0000 4	2006	125	Am	9356.3	2002	664	AIII	
8880.4	2000			9356.5	2002	664		
	Legisla			9357	2002	664	Am ⁴³¹ Am ⁴³¹	
	Initiativ			9357.05	2002	664	Am 431	
	(Prop. :			9357.1	2002	664	Am ⁴³¹	
	adopted		183	9357.2	2002	664	AIII	
0000 46	Mar. 7,		Am 183	9357.3	1999	307	Am	
8880.46	2004	438	Am	9357.4	2002	664	Am ⁴³¹	
8880.5	2003	187	Am	9357.45	2002	664		
8880.56	2000	509	Am	9357.46	2002	664	Am 431	
8880.57	2004	438	Am	9357.5	2002	664	Am ⁴³¹	
8880.68	2000	180	Am Am 802	9358	1999	897	Am	
8894.1	2006	538	AIII	9359.01	1999	83	Am 30	
8899.10	2000	1055 *	Am	9359.02	2003	10*	Ad Am ⁴³¹	
8899.12	2000	1055 *	Am	9359.15	2002	664	Am 431 Am 431	
	2004	225 *	Am	9359.16	2002	664		
0000 14	2006	869	Am	9359.17	2002	664	Am ⁴³¹ Am ⁴³¹	
8899.14 8899.15	2006 2005	869	Am	9359.4 9359.83	2002 2004	664 69*	AIII	
		92 1055 *	Am Am		2004	664	Am Am ⁴³¹	
8899.16	2000 2004	225*	R	9359.85 9359.95	2002	664	Am ⁴³¹	
8899.21	2004	1055 *	Am	9360.11	2002	664	Am ⁴³¹	
0099.21	2004	225*	R	9360.11	2002	664	Am ⁴³¹	
8899.23	2004	92	R R	9360.3	2002	664	Am ⁴³¹	
8899.25	2005	92	R	9360.4	2002	664	Am ⁴³¹	
8899.26	2005	92	R	9360.6	2002	664	Am ⁴³¹	
8902	2006	538	Δ m 802	9360.7	2002	664	Am 431	
9116	2004	193	R 571	9361.1	2002	664	Δ m ^{4.51}	
9121	2004	193	Am ⁵⁷¹	9361.2	2002	664	Am 431	
9147.5	2005	74*	Ad	9361.3	2002	664	Am 431	
7117.5	2006	503	Am	9361.4	2002	664	Am 431	
9148.10	2003	789	R	9371	2002	664	Am 431	
9148.50	2003	789	Ad	9374	2002	664	Am 431	
9148.51	2003	789	Ad	9375	2002	664	Am 431	
9148.52	2003	789	Ad	9378	2002	664	Am ⁴³¹	
	2004	33*	Am	9380	1999	307	R	
9148.8	2003	789	Am	9381	1999	307	R	
	2004	33*	Am	9382	1999	307	R	
	2004	865	Am	9383	1999	307	R	
9149.20	1999	156	Ad	9384	1999	307	R	
9149.21	1999	156	Ad	9385	1999	307	R	
9149.22	1999	156	Ad	9410	2003	195	Am	
9149.23	1999	156	Ad	9509	2002	664	Am ⁴³¹	
9191.5	1999	20	Am	9795	2004	644	Δm	
9322	2004	69*	A m	10201	2003	62	Am 519	
9353.5	2002	664	Am 431	10202	2003	62	Am 319	
9353.6	2002	664	Am 431	10203	2003	62	Am 519	
9353.7	2002	664	Am 431	10204	2003	62	Am 519	
9355	2002	664	Am 431	10205	2002	153	Am	
9355.1	2002	664	Am ⁴³¹		2002	1124*	Am	
					_			

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10205.1	2003	528	Ad	11122.5	2001	243	Ad
	2004	183	Am 571	11123	2001	243	Am
10206	2003	62	Am 519	11123.1	2002	300	Ad
10242.5	2001	745 *	Am	11125	1999	393	Am ⁷¹
10601	2001	745 * 518	Am		2001	243	Am
11005 11006	2002 2004	227*	Am R	11125.1	2002 2001	300 670	Am Am
11006.5	1999	784*	Ad	11123.1	2001	156	Am
11000.5	2001	745 *	Am		2002	300	Am (by Sec. 3.5
11007	2005	106	Am		2002	200	of Ch.)
11007.6	2006	538	Am ⁸⁰²		2005	188	Am
11008.2	2004	225*	Ad	11125.3	2001	243	Am _
11008.5	2004	225 *	Ad	11125.4	1999	393	Am ⁷¹
11011	2004	227 *	Am ⁶²⁵	11105.5	2004	576	Am
11011 1	2005	74*	Am ⁶⁶¹ Am ⁶²⁵	11125.5	1999	393	Am ⁷¹ Am ⁸⁰²
11011.1	2004	222 * 227 *	Am ⁷⁹	11125.7	2006	538	Am ⁸⁰²
11011.10	2004	221 "	R 80	11125.8 11126	2006 1999	538 735*	Am
11011.14	2002	746	Ad	11120	2000	1002	Am
11011.15	2004	193	Am ⁵⁷¹		2000	1055*	Am
11011.18	2001	825	Am		2001	21*	Am
11011.19	2004	193	R 571		2001	243	Am (as am by
11011.2	2004	227*	Am ⁶²⁵				Stats. 2001,
11011.21	2001	610	Am				Ch. 21)
	2002	974	Am		2002	664	Am ⁴³¹
11011.3	2004	227 *	Am ⁶²⁵		2002	1113	Am & R 43
11011.4	2004	227 *	Am ⁶²⁵ Am ⁶²⁵		2005	200	Ad ⁸⁰
11011.5	2004	227 * 227 *	Am 625		2005	288	R (as ad by
11011.6 11011.8	2004 2004	227*	Am 625 Am 625				Sec. 2, Stats. 2002,
11011.8	2004	227*	Am ⁶²⁵				Ch. 1113)
11011.5	2001	776	Am				Am (as am by
11012.5	2006	69*	Ad				Sec. 1,
11014	2006	538	Am ⁸⁰²				Stats. 2002,
11015.5	1999	784*	Am				Ch. 1113, by
11016.5	2000	62*	Ad				Sec. 1 of Ch.) ¹³
11018.5	1999	784*	Am	11126.2	2004	576	Ad
11010	2000	927	Am	11126.3	2001	243	Am
11019	2000	108 *	Am	11126.4	2005	274	Ad
	2000	295	Am (by Sec. 2	11130	1999 1999	393 393	Am Am
	2002	676	of Ch.) Am	11130.3 11135	2001	708	Am
11019.9	2000	984	Ad	11133	2002	300	Am
	2001	854	Am		2002	1102	Am (by Sec. 2.5
11030.1	2006	538	Am 802				of Ch.)
11030.2	2006	538	Am 802		2003	784	Am
11031	2006	538	Am ⁸⁰²		2005	706	Am
11042	1999	768	Am	11120	2006	182	Am
11044	2005	74*	Am	11139	1999	591	Am
11045	2003	883	Ad Am ^{81 614}	11120.2	2001	708	Am
11093	2004 2004	182 181	Am	11139.3 11139.6	2002 2002	1074 1165	Ad Ad
11093.4	2004	185	Ad	11139.0	2002	1165	Ad
11093.5	2005	679	Ad	11139.8	2002	1165	Ad
	2006	173	Am		2005	74*	Am 75
11121	2001	243	A m	11146	2002	663	Am
	2003	62	Am 519	11146.3	2002	663	Am
11121.1	2001	243	Ad	11148	2006	234	Ad
11121.2	2001	243	R	11148.5	2006	234	Ad
11121.7	2001	243	R	11180.5	2003	876	Am
11121.8	2001	243	R	11181	2001	74	Am

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11181 (Cor	nt.)			11344.1	2000	1059	Am
11101 (001	2003	876	Am	11377.1	2000	1060	Am (by
11183	2003	876	Am		2000	1000	Sec. 14.5 of Ch.)
11184	2003	876	Am	11344.2	2000	1060	Am
11185	2003	876	Am	11344.4	2000	1060	Am
11186	2003	876	Am	11344.6	2000	1060	Am
11187	2001	74	Am	11344.7	2000	1060	Am
	2003	876	Am	11344.9	2000	1060	Am
	2004	182	Am 81 614	11345	2000	1059	Ad
11188	2003	876	Am	11346	2000	1060	Am
11189	2004	182	Am 81 614	11346.1	2000	1060	Am
11260	2005	74*	Am 802	112162	2006	713	Am
11270	2006	538	Am 802 Am 802	11346.2	2000	1059	Am (by Sec. 9
11275	2006	538			2000	1060	of Ch.)
11340.5	2000	1060	Am Ad		2000	1060	Am (by
11340.8	2000 2001	1059 59	R R		2002	389	Sec. 22.5 of Ch.) Am
11340.85	2000	1060	Ad	11346.3	2002	1059	Am
11340.03	2000	59	Am	11340.3	2000	1060	Am
	2002	389	Am	11346.4	2000	1059	Am
	2006	713	Am	11346.45	2000	1059	Ad
11340.9	2000	1060	Ad	11346.5	2000	1059	Am (by Sec. 13
11341	2000	1059	Ad				of Ch.)
Title 2,					2000	1060	Am (by
Div. 3,							Sec. 24.5 of Ch.)
Pt. 1,					2002	389	Am
Ch. 3.5,				11346.54	2000	1059	R
Art. 2,					2000	1060	R
heading				11346.7	2000	1059	Ad
(Sec. 11342	2000	1060		11346.8	2000	1059	Am (by Sec. 16
et seq.)	2000	1060	R		2000	1060	of Ch.)
11342	2000	1059	R		2000	1060	Am (by
11242 510	2000	1060	R	11246 0	2000	1060	Sec. 26.5 of Ch.)
11342.510 11342.520	2000 2000	1060 1060	Ad Ad	11346.9 11347	2000 2000	1060 1059	Am Ad
11342.530	2000	1060	Ad	11347	2000	1060	Ad
11342.535	2000	1059	Ad	11347.1	2000	1060	Ad
11342.540	2000	1060	Ad	11347.3	2000	1060	Am
11342.545	2006	713	Ad	11347.6	2000	1059	Ad
11342.550	2000	1060	Ad		2002	389	Am
11342.560	2000	1060	Ad		2004	225*	R
11342.570	2000	1060	Ad	11348	2000	1059	Ad
11342.580	2000	1060	Ad	11349	2000	1060	Am
11342.590	2000	1060	Ad	11349.1	2000	1060	Am
11342.595	2000	1059	Ad	11349.2	2000	1060	Ad
11212 (00	2001	59	Am	11349.6	2000	1060	Am
11342.600	2000	1060	Ad	11250	2006	713	Am
11342.610	2000	1060	Ad	11350	2000	1060	Am
11343	2000	1060	Am	11250 2	2006	713	Am
11343.4	2002	389	Am	11350.3	2000 2000	1060 1060	Am
11343.4	2000 2000	1060 1060	Am Am	11353 11354.1	2000	389	Am Am
Title 2,	2000	1000	AIII	11356	2002	1060	Am
Div. 3,				11361	2000	87*	Ad
Pt. 1,				11301	2003	240*	Am
Ch. 3.5.				11364	2005	686	Ad & R 349
Art. 4,				11365	2005	686	Ad & R 349
heading				11370.5	2002	370	Am
(Sec. 11344				11371	2002	1085	Am 13
et seq.)	2000	1060	Am		2005	674	Am
11344	2000	1060	Am	11440.45	2002	92	Ad

		cted By	Effect	g		cted By	r.cr
ection	Year	Chapter	Effect	Section	Year	Chapter	Effect
1508	2005	674	Am	11710	1999	873	R
1511	2004	182	Am 81 614				Ad^{21}
1517	1999	339	R & Ad				R 34
1521	2004	865	Am	11711	1999	873	R
1523	2005	674	Am				Ad 21
1531	2005	GRP 2	S ⁶⁸⁷				R 34
	2006	533	Ad_	11712	1999	873	R
1532	2005	GRP 2	S ⁶⁸⁷				Ad 21
	2006	533	Ad				R 34
1534	2005	GRP 2	S ⁶⁸⁷	11713	1999	873	R
	2006	533	Ad				Ad 21
1535	2005	GRP 2	S ⁶⁸⁷				R 34
	2006	533	Ad	11714	1999	873	R
1536	2005	GRP 2	S ⁶⁸⁷				Ad ²¹
	2006	533	Ad				R 34
1537	2005	GRP 2	S ⁶⁸⁷	11720	1999	873	R
	2006	533	Ad				Ad 21
1538	2005	GRP 2	S ⁶⁸⁷				R 34
	2006	533	Ad	11725	1999	873	R
1539	2005	GRP 2	S ⁶⁸⁷				Ad 21
	2006	533	Ad				R 34
1540	2005	GRP 2	S 687	11726	1999	873	R
	2006	533	Ad ⁸⁸²				Ad 21
1541	2005	GRP 2	S ⁶⁸⁷				R 34
	2006	533	Ad ⁸⁸²	11730	1999	873	R
1541.5	2006	234	Ad				Ad 21
1542	2005	GRP 2	S ⁶⁸⁷				R 34
	2006	533	Ad	11735	1999	873	R
1543	2005	GRP 2	S ⁶⁸⁷				Ad 21
	2006	533	Ad				R 34
1544	2005	74*	Ad 669 668	11736	1999	873	R
	2005	GRP 2	S ⁶⁸⁷				Ad 21
	2006	533	Ad ⁸⁸²				R 34
1545	2006	533	Ad	11737	1999	873	R
1550	2002	664	Am ⁴³¹				Ad 21
1.5.50	2002	859	Am	11500	1000	0.72	R 34
1552	1999	525	Am 112	11738	1999	873	R
	1999	918	Am				Ad 21
	2000	808*	Am (by Sec. 97	11720	1000	0.72	R 34
	2000	0.55	of Ch.)	11739	1999	873	R
	2000	857	Am ²⁰³				Ad ²¹
	2002	812	Am	11751	1000	072	R 34
	2002	859	Am Am ^{715 716}	11751	1999	873	R
	2005	10*	Am / 13 / 13 S 694				Ad ²¹
15515	2005	GRP 1	Ad ⁵⁶² 856		2002	15 %	R 34
1554.5	2006	241	Ad ³⁶² 636 R ⁷¹⁵ 716	11750	2002	45*	R
1560	2005	10*	S 703	11752	1999	873	R Ad ²¹
1562 1	2005	GRP 1	R ^{715 716}				Ad ²¹ R ³⁴
1563.1	2005	10*	S 703		2002	45 %	
1700	2005	GRP 1		11752	2002	45*	R
1700	1999	873	R Ad ²¹	11753	1999	873	R Ad ²¹
			R 31				Ad ²¹ R ³⁴
1701	1000	072			2002	15 %	
1701	1999	873	R Ad ²¹	11752 1	2002	45*	R
			Ad ²⁴ R ³⁴	11753.1	2000	108*	Ad
1702	1000	972		11754	2002	45*	R
1702	1999	873	R Ad ²¹	11754	1999	873	R Ad ²¹
			Ad ²⁴ R ³⁴				Ad 21 R 34

Affected By Section Se							*	
11754 Cont.	g v			FICC .	g .			TICC .
11754.1 1999 678 Ad	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11754.1 1999 873 R	11754 (Co	ont.)				2006	533	R
1999		2002	45*	R	11805	2001	115	R
1175	11754.1	1999	67*				115	R
11755		1999	873	R	11807		115	R
11755				Ad ²¹	11815	2001	745*	R
11755 1999				R 34	11818	2001	745*	R
11770		2002	45*	R	12011.5	2006	390	Am
11770	11755	1999	873	R				
11770				Ad 21	12012.30			Ad
11770				R 34				
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$								
11771	11770	1999	873	R				
11771 1999				Ad 21	12012.45			
11772 1999 873 R 12012.75 1999 874 Ad Ad Ad Ad 12012.90 2003 210* Am Ad 21* 2003 210* Ad 227* Am Ad 21* 2004 227* Am Ad 21* 2004 227* Am 2004 227* Am 2004 227* Ad 21* 2004 2005 720* Ad 21* 2004 2005 720* Ad 21* 2004 2005 720* Ad 21* 2004 2005 329* Ad & R 19* 2006 515 Ad 21* 2002 2006 515 Ad 2004							527	Am
11772 1999 873 R	11771	1999	873	R	12012.5			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				Ad 21				
11773 1999 873 R 12012.75 1999 874 Ad Ad 12012.75 1999 874 Ad Ad 12012.85 1999 873 Am 12012.90 2003 2210* Ad Ad 2003 2304 Ad 227* Am 2004 227* Am 2004 227* Am 2005 720* Ad 2006 720* Ad 220*	11550	1000	0.72					
11773 1999 873 R	11772	1999	873	K				. 1184
11773				Ad 21	12012.77			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11772	1000	072					
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11//3	1999	8/3	K	12012.85			
11774				Ad 21				
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11774	1000	972					
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11//4	1999	8/3		12012.00			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				Au n 34	12012.90			
11780 1999 873 R 12016 2004 702* Ad 717 Ad 734 12019 2001 577 Ad 37 74 37 37	11775	1000	972					
11780	11//3	1999	0/3	K A d 21	12016			
11780				Au p 34				Au A d 37
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11780	1000	873					Au Ad & D ¹⁹
11785	11760	1999	0/3					Au & K Am ⁵⁷¹
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				D 34				
11786 2000 608 * Ad 12152 2002 1127 * Am 11786.1 2000 608 * Ad 12152 2002 1127 * Am 11786.3 2000 608 * Ad 12164.5 1999 1000 R 11786.4 2000 608 * Ad 12164.7 1999 1000 R 11786.5 2000 608 * Ad 12168.5 1999 1000 Am 11786.5 2000 608 * Ad 12168.7 2000 569 Am 11786.6 2000 608 * Ad 12172.5 2006 588 Am 11790 2002 45 * Ad 12173 2004 193 Am 571 11792 2002 45 * Ad 12174 1999 416 Am 2005 GRP 2 S 692 2005 6 * Am 2006 533 R 12175 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11796 2002 45 * Ad 12180 1999 1000 Ad 11796 2002 45 * Ad 12180 1999 1000 R & Ad 12181 1999 1000 R & Ad 12181 1999 1000 R & Ad 12181 1999 1000 R & Ad 12182 1999 1000 Ad 12182 1999 1000 Ad 12182 12182 1999 1000 Ad 121823 12182 12182 12182 12182 12182 12182 12182 12182	11785	1000	873					Ad & D 18
11786	11705	1)))	075	Δd ²¹	12072			Δm ⁵⁷¹
11786 2000 608* Ad 12152 2002 1127* Am 11786.1 2000 608* Ad 2004 227* Am 11786.2 2000 608* Ad 12164.5 1999 1000 R 11786.3 2000 608* Ad 12164.7 1999 1000 R 11786.4 2000 608* Ad 12168.5 1999 1000 Am 11786.5 2000 608* Ad 12168.7 2000 569 Am 11790 2002 45* Ad 12172.5 2006 588 Am 11792 2002 45* Ad 12174 1999 416 Am 11792 2002 45* Ad 12174 1999 416 Am 11793 2002 45* Ad 12175 1999 1000 Ad 11793 2002 45* Ad 12176				R 34	12095 60			
11786.1 2000 608 * Ad 12164.5 1999 1000 R 11786.3 2000 608 * Ad 12164.7 1999 1000 R 11786.4 2000 608 * Ad 12168.5 1999 1000 R 11786.5 2000 608 * Ad 12168.5 1999 1000 Am 11786.6 2000 608 * Ad 12168.7 2000 569 Am 11786.6 2000 608 * Ad 12172.5 2006 588 Am 11790 2002 45 * Ad 12173 2004 193 Am 571 11792 2002 45 * Ad 12174 1999 416 Am 2005 GRP 2 S 692 2005 6 * Am 12173 2005 GRP 2 S 692 2005 6 * Am 12176 1999 1000 Ad 11793 2002 45 * Ad 12176 1999 1000 Ad 11794 2002 45 * Ad 12176 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 11794 2002 45 * Ad 12178 1999 1000 Ad 2004 227 * Am 12178 1999 1000 Ad 2005 GRP 2 S 692 12179 1999 1000 Ad 2005 GRP 2 S 692 12179 1999 1000 Ad 2004 229 * Am 12180 1999 1000 R 2005 GRP 2 S 692 12180 1999 1000 R 2005 GRP 2 S 692 12181 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 Ad 2005 GRP 2 S 692 2005 GRP 2 GRP 2	11786	2000	608*					
11786.2 2000 608* Ad 12164.5 1999 1000 R 11786.3 2000 608* Ad 12164.7 1999 1000 R 11786.4 2000 608* Ad 12168.5 1999 1000 Am 11786.5 2000 608* Ad 12168.7 2000 569 Am 11790 2002 45* Ad 12172.5 2006 588 Am 11792 2002 45* Ad 12173 2004 193 Am 571 11792 2002 45* Ad 12174 1999 416 Am 11791 2002 45* Ad 12175 1999 1000 Ad 11793 2002 45* Ad 12176 1999 1000 Ad 11794 2002 45* Ad 12176 1999 1000 Ad 11794 2002 45*					12132			
11786.3 2000 608* Ad 12164.7 1999 1000 R 11786.4 2000 608* Ad 12168.5 1999 1000 Am 11786.5 2000 608* Ad 12168.7 2000 569 Am 11790 2002 45* Ad 12172.5 2006 588 Am 11792 2002 45* Ad 12173 2004 193 Am 571 11792 2002 45* Ad 12174 1999 416 Am 11791 2005 GRP 2 S 692 2005 6* Am 11793 2002 45* Ad 12175 1999 1000 Ad 11793 2005 GRP 2 S 692 2002 1117 Am 2006 533 R 12175 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1					12164.5			
11786.4 2000 608* Ad 12168.5 1999 1000 Am 11786.5 2000 608* Ad 12168.7 2000 569 Am 11786.6 2000 608* Ad 12172.5 2006 588 Am 11790 2002 45* Ad 12173 2004 193 Am 11792 2002 45* Ad 12174 1999 416 Am 2005 GRP 2 S ⁶⁹² 2005 6* Am 11793 2002 45* Ad 12175 1999 1000 Ad 11793 2002 45* Ad 12176 1999 1000 Ad 11793 2005 GRP 2 S ⁶⁹² 2002 1117 Am 2006 533 R 12177 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1000 Ad								
11786.5 2000 608* Ad 12168.7 2000 569 Am 11786.6 2000 608* Ad 12172.5 2006 588 Am 11790 2002 45* Ad 12173 2004 193 Am 571 11792 2002 45* Ad 12174 1999 416 Am 2005 GRP 2 S 692 2005 6* Am 11793 2002 45* Ad 12175 1999 1000 Ad 2005 GRP 2 S 692 2002 1117 Am 2006 533 R 12176 1999 1000 Ad 11794 2005 GRP 2 S 692 2002 1117 Am 11794 2002 45* Ad 12178 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1000 Ad 11794								
11786.6 2000 608* Ad 12172.5 2006 588 Am 11790 2002 45* Ad 12173 2004 193 Am 571 11792 2005 GRP 2 S 692 2005 6* Am 2006 533 R 12175 1999 1000 Ad 11793 2002 45* Ad 12176 1999 1000 Ad 2005 GRP 2 S 692 2002 1117 Am Ad 2006 533 R 12177 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1000 Ad 2004 227* Am 12178 1999 1000 Ad 2005 GRP 2 S 692 12179 1999 1000 Ad 11796								
11792			608*		12172.5		588	Am
11792	11790	2002	45*	Ad	12173	2004	193	Am ⁵⁷¹
11793 2006 533 R 12175 1999 1000 Ad Ad 2005 GRP 2 S 692 2006 533 R 12177 1999 1000 Ad Ad 2006 533 R 12177 1999 1000 Ad Ad 2004 227 * Am 12178 1999 1000 Ad 2005 GRP 2 S 692 12179 1999 1000 Ad Ad 2006 533 R 12179.1 1999 1000 Ad Ad 2002 45 * Ad 12180 1999 1000 Ad 2004 229 * Am 12180 1999 1000 R Ad 2004 229 * Am 12181 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2006 533 R 12182.1 1999 1000 R 2006 533 R 12182.1 1999 1000 R 2006 533 R 12182.5 1999 1000 R 2006 533 R 2006 2006 533 R 2006 2006 533 R 2006 20		2002	45*	Ad	12174	1999	416	
11793			GRP 2					Am
11794 2002 45* Ad 12177 1999 1000 Ad 11794 2002 45* Ad 12178 1999 1000 Ad Ad 12178 1999 1000 Ad 12178 1999 1000 Ad 12178 1999 1000 Ad 12179 1999 1000 Ad 12180 1999 1000 R & Ad 12180 1999 1000 R & Ad 12181 1999 1000 R & Ad 12181 1999 1000 R 12182 1999 1000 R 12179 1208 12182 1999 1000 R 12182		2006		R		1999		Ad
11794 2006 533 R 12177 1999 1000 Ad Ad 12178 1999 1000 Ad Ad 12178 1999 1000 Ad Ad 12178 1999 1000 Ad 12178 1999 1000 Ad 12179 12180 12179 12180 1	11793			Ad	12176			Ad
11794								
12178.1 1999 1000 Ad 12179.1 1999 1000 Ad 12180.1								
2005 GRP 2 S 692 12179 1999 1000 Ad 2006 533 R 12179.1 1999 1000 Ad 2006 Ad 229* Am 12180 1999 1000 R & Ad 2004 229* Am 12181 1999 1000 R 2005 GRP 2 S 692 12182 1999 1000 R 2006 533 R Ad 2005 GRP 2 S 692 12182 1999 1000 R 2005 GRP 2 S 692 12182.1 1999 1000 Ad 2006 533 R 12182.1 1999 1000 Ad 2006 533 R 12182.5 1999 1000 R	11794							
11796				Am				
11796								
11797 2006 533 R 12182.1 1999 1000 R Ad (by Sec. 54.5 2006 533 R 12182.1 1999 1000 Ad (by Sec. 54.5 2006 533 R 12182.1 1999 1000 Ad (by Sec. 54.5 2006 533 R 12182.1 1999 1000 Ad (by Sec. 54.5 2006 533 R 12182.5 1999 1000 R	11506							
2005 GRP 2 S ⁶⁹² 12182 1999 1000 R Ad (by Sec. 54.5 of Ch.) 11797 2002 45* Ad	11/96							
11797 2006 533 R 2002 45* Ad 2005 GRP 2 S ⁶⁹² 12182.1 1999 1000 Ad 2006 533 R 12182.5 1999 1000 R				Am				
11797 2002 45* Ad 2005 GRP 2 S ⁶⁹² 12182.1 1999 1000 Ad 2006 533 R 12182.5 1999 1000 R					12182	1999	1000	
2005 GRP 2 S ⁶⁹² 12182.1 1999 1000 Ad 2006 533 R 12182.5 1999 1000 R	11707							
2006 533 R 12182.5 1999 1000 R	11/9/			A0 c 692	10100 1	1000	1000	
11/70 2003 /6" Au 12183 1999 1000 K & Au	11700							
	11/70	2003	10 4	Λu	12103	1777	1000	K & Au

		GOVE		OODL O	Ontina	cu	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12183 (Co	int)	•		12419.2	2000	940	Ad & R ²⁰
12103 (CO	2000	1003	Am 96	12419.2	2000	299	Am
12184	1999	1000	R	12417.3	2000	808*	Am (by
12101	2002	480	Ad		2000	000	Sec. 98.1 of Ch.)
	2002	.00	R & Ad 63	12419.8	2001	176	Am
12185	1999	1000	R & Ad	12430	2003	107	Am
12186	1999	1000	R & Ad	12432	2004	227*	Ad & R 626
	2004	819*	Am	12439	2000	127*	Am
12187	1999	1000	Ad		2002	1124*	Am
12188	1999	1000	R & Ad				R & Ad 35
	2006	495	R & Ad		2004	227*	Am
12189	1999	1000	Ad	12440.1	2001	169	Am
12190	1999	1000	R & Ad	12461	2004	520	Am
12191	1999	1000	R & Ad	12463	2003	126	Am
12102	2002 1999	1117 1000	Am P & Ad	12463.1	2001 2003	288 296	Am Am
12192 12193	1999	1000	R & Ad R & Ad	12464	2003	520	Am
12193	1999	1000	R & Ad	12467	2004	538	Am 802
12174	2000	1003	Am ⁹⁶	12512	2000	626	Am
	2003	235	Am	12513.1	2006	69*	Ad
12195	1999	1000	R & Ad	12519	2001	76	Am
12196	1999	1000	R	12520	2000	626	Am
12197	1999	1000	R & Ad	12528.1	2004	185	Ad
	2006	495	Am	12529	1999	655	Am
12197.1	1999	1000	R		2000	836	Am
12199	1999	1000	R		2005	674	Am 300
12200	1999	1000	R				R 301
12201	1999	1000	R	12520.5	1000	655	Ad ⁶⁶²
12202	1999	1000	R	12529.5	1999	655	Am 300
12203.7	1999 1999	1000	R R		2005	674	Am ³⁰⁰ R ³⁰¹
12204 12205	1999	1000 1000	R R				Ad ⁶⁶²
12206	1999	1000	R	12529.6	2005	674	Ad 300
12207	1999	1000	R	12327.0	2003	074	R 301
12208	1999	999	Am		2006	223	Am
	1999	1000	R	12529.7	2005	674	Ad
12209	1999	1000	R	12530	2003	159*	Ad
12210	1999	1000	R	12544	2000	626	Am
12210.5	1999	1000	R	12581	2004	919	Am
12211	1999	1000	R	12582	2004	919	Am
12212	1999	1000	R	12583	2004	919	Am
12213	1999	1000	R	12584	2004	919	Am
12214	1999	1000	R	12585	2004	919	Am
12215	1999	1000 909*	R	12506	2006	567	Am
12231	2004	909 "	Am ⁹⁸ R ¹⁰⁰	12586 12586.1	2004 2000	919 475	Am Ad
	2005	77	R	12586.2	2000	475	Ad
	2005	675	Am ³⁶ 13	12587.1	2005	74*	Ad
12232	2005	77	Am	12307.1	2006	69*	Am
12236	1999	360	Ad	12591.1	2000	475	Ad
12237	2004	783	Ad	12591.2	2000	475	Ad
12260	2006	324	Ad	12598	2000	475	Am
12261	2006	324	Ad		2003	159*	Am
12262	2006	324	Ad		2004	183	Am ⁵⁷¹
12263	2006	324	Ad	12599	2004	919	Am
12320	2001	430	Am		2005	22	Am ⁶⁴⁷
12325	2001	430	Am	12500 1	2006	567	Am
12330	2006	640*	Am	12599.1	2004	919 567	Am
12332 12406	2000 2003	723 228 *	Am Ad	12599.2	2006 2006	567 567	Am Am
12400	2003	551	Au Am	12599.2	2004	919	Ad
14-17.10	2003	331	t Alli	14377.3	2004	717	1 1U

	Affe	cted By		Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
12599.6	2004	919	Ad	12805.3	2006	462	Ad & R 317	
12599.7	2004	919	Ad	12805.4	2006	535	Ad	
12652	1999	83	Am ³⁰	12805.6	2006	77*	Ad	
12656	2001	69	Ad	12807.5	2006	538	Am 802	
12657	2003	876	Ad	12811	2005	10*	R 715 716	
12658	2003	876	Ad		2005	GRP 1	S ⁷⁰³ R ^{715 716}	
12659	2003	876	Ad	12811.1	2005	10*	R 713 710	
12660	2003	876	Ad	12011.2	2005	GRP 1	S 703	
12661	2003	876	Ad	12811.3	2004	217*	Ad ⁶¹⁹	
12710	2003	858	Ad & R 317	12812.2	1999	65	Ad	
12711	2003	858	Ad & R ³¹⁷ Ad & R ³¹⁷	12012.2	2004	644	Am	
12712	2003 2006	858 868		12812.3 12812.5	1999	65	Ad	
12713	2003	858	Am Ad & R ³¹⁷	12812.5	2004 2004	644 230*	Am Ad	
12713	2003	858	Ad & R 317	12812.0	2004	859	Ad	
12715	2003	858	Ad & R 317	12013	2002	GRP 1	S 537	
12/13	2004	227*	Am		2002	639	Am	
	2004	702*	Am	12814	1999	784*	٨d	
	2004	870	Am	12838	2005	10*	Ad ^{715 716}	
	2004	892*	Am (as am by	12000	2005	GRP 1	c 699	
	200.	0,2	Stats. 2004,	12838.1	2005	10*	Ad ^{715 716}	
			Ch. 227. by	1200011	2005	GRP 1	S 699	
			Sec. 1 of Ch.) ⁶⁷⁹		2006	538	A m 802	
			Am (as am by		2006	901	Am 810	
			Stats. 2004,	12838.10	2005	10*	Ad /15 /16	
			Ch. 227, by		2005	GRP 1	c 699	
			Sec. 1.5	12838.11	2005	10*	Ad ^{715 716}	
			of Ch.) ⁶³		2005	GRP 1	S 699	
	2005	22	Am ⁶⁴⁷	12838.12	2005	10*	Ad ^{715 716}	
12715.5	2004	870	Ad	12838.13	2005	10*	A A /15 /16	
12716	2003	858	Ad & R 317	12838.2	2005	10*	Ad 715 716	
	2006	13 *	Am		2005	GRP 1	S 699	
12717	2003	858	Ad & R 317	12838.3	2005	10*	Ad ^{715 716} S ⁶⁹⁹	
12718	2003	858	Au & K	12020 4	2005	GRP 1	Ad ^{715 716}	
12741	2006	58	Am 530	12838.4	2005	10*	Ad 713 713 S ⁶⁹⁹	
12759	2002	1022 *	Am ⁵³⁰	12020 5	2005	GRP 1	Ad ^{715 716}	
12705	2006	807	R & Ad	12838.5	2005	10*	S ⁶⁹⁹	
12785	2006	807	Am Am ⁴³¹	12020 6	2005	GRP 1	Ad ^{715 716}	
12800	2002	664 859	AIII	12838.6	2005	10*	Au S ⁶⁹⁹	
	2002 2002	GRP 1	Am S ⁵³⁶	12838.7	2005 2005	GRP 1 10*	Ad ^{715 716}	
	2002	229	Am	12030.7	2005	GRP 1	c 699	
12803	1999	478	Am	12838.8	2005	10*	Ad ^{715 716}	
12003	2002	859	Am	12030.0	2005	GRP 1	c 699	
	2002	GRP 1	c 536	12838.9	2005	10*	Ad ^{715 716}	
	2006	241	Am ^{562 856}	12030.9	2005	GRP 1	S 699	
12803.2	1999	895	Ad & R 75	12903	2004	647	Am	
12803.3	2005	78*	Ad	12920	1999	592	Am	
12803.4	2005	662	Ad	12921	1999	591	Am	
12803.6	2002	1088	Ad		1999	592	Am (by Sec. 2.	
12803.65	2002	1088	Ad				of Ch.)	
12803.7	2002	1088	Ad	12922	1999	913	Ad	
12804	2003	84	Am	12926	1999	311	Am	
	2005	GRP 2	S ⁶⁷²		1999	591	Am (by Sec. 5.	
	2006	532	Am				of Ch.)	
	2006	533	Am (by Sec. 4.5		1999	592	Am (by Sec. 3.	
			of Ch.)				of Ch.)	
12805	2002	758	Am (by Sec. 1		2000	1049	Am (by Sec. 5	
			of Ch.)				of Ch.)	
12805.1	2000	87 *	Ad		2003	164	Am	
12805.2	2002	8	Ad		2004	700	Am	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12926.1	2000	1049	Ad	12955.1	2003	642	Am
12926.2	1999	913	Ad	12955.1.1	2003	642	Ad
12/2012	2001	910	Am	12955.3	2000	1049	Am
12927	1999	591	Am	12955.8	1999	592	Am
	1999	797	Ad	12956.1	1999	589	Ad
12928				12930.1			
12020	2004	647	Am		2000	291*	Am
12930	1999	591	Am		2002	803	Am
	1999	592	Am (by Sec. 4.5		2005	297	Am
			of Ch.)	12956.2	2005	297	Ad
12931	1999	592	Am	12960	1999	797	Am
12935	1999	592	Am		2002	490	Am
	2004	647	Am		2005	642	Am
12940	1999	591	Am	12962	2003	447	Am
12710	1999	592	Am (by Sec. 7.5	12963.3	2004	647	Am
	1,,,,	372	of Ch.)	12703.3	2005	294	Am
	2000	1047		12065			
	2000	1047	Am	12965	1999	591	Am
	2000	1049	Am (by Sec. 7.5		2000	189	Am
			of Ch.)		2001	813	Am
	2001	909	Am		2002	294	Am
	2002	525	Am		2002	664	Am ⁴³¹
	2002	664	Am ⁴³¹		2003	62	Am 519
	2003	671	Am	12970	1999	591	A m
12941	2002	525	R & Ad(RN)	12972	2004	182	Am 81 614
12941.1	1999	222	Ad	12/12	2004	647	Am
12341.1		525					
100.40	2002		Am & RN	10070	2005	294	Am
12942	2004	647	Am	12973	2004	647	Am
12944	1999	592	Am	12980	2003	447	Am
12945	1999	591	Am	12981	2003	447	Am
	2004	647	Am	12983	2003	447	Am
12948	1999	591	Am	12987	2000	189	Am
12949	2003	164	Ad		2004	647	Am
12950	2002	490	Am	12987.1	2004	647	Δm
12/30	2006	69*	Am	12989	2002	784	Am ⁴⁹⁰
12050 1							
12950.1	2004	933	Ad	12989.2	1999	591	Am
12051	2006	737	Am	12000 2	2004	647	Am
12951	2001	295	Ad	12989.3	1999	591	Am
12955	1999	589	Am (by Sec. 2		2003	159*	Am
			of Ch.) ¹⁶²	12990	2005	381	Am
	1999	590	Am (by Sec. 4	12993	1999	592	Am
			of Ch.) & R 18	13071	2003	107	Ad(RN)
			Ad (by Sec. 5	13100	1999	606	R & Ad
			of Ch.) ⁶³	13101	1999	606	R & Ad
	1999	591	Am & D /hr		1999		
	1999	391	Am & R (by	13101.5		606	R
			Sec. 11.4	13101.6	1999	606	R
			of Ch.) ¹⁶² 18	13102	1999	606	R & Ad
			Ad (by Sec. 11.5		2002	1016	Am
			of Ch.) ⁶³	13103	1999	606	R & Ad
	1999	592	Am & R (bv		2002	1016	Am
			Sec. 9.7 _{62 18}	13103.5	2001	911*	Ad ³⁵⁷
			of Ch.)	10100.0	2002	1124*	Am
			Ad (by Sec. 9.83	13104	1999	606	R & Ad
			of Ch)63				Ad 384
	2004	560	of Ch.) ⁶³	13292.5	2006	506	R ¹⁹²
	2004	568	R (as ad by	12207	2002	***	
			Sec. 9.83,	13297	2003	107	Am
			Stats. 1999,	13298	2003	107	Am
			Ch. 592)	13299	2003	107	Am
			Am (as am by	13299.1	2003	107	Am
			Sec. 9.7,	13300	2006	538	Am 802
			Stats. 1999,	13305	2006	49*	Am
			Ch. 592) ¹³	15505	2000	77	R & Ad 100
			('h 507)113				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13309	2006	69*	Ad		2005	485	Am (by Sec. 2
13332.04	2004	227*	R				of Ch.)
13332.06	2001	745 *	R		2006	582	Am
	2003	228*	Ad	13955.5	2002	1141	Ad & R 75
13332.09	2004	926	Am	13956	2002	1141	Ad
	2006	538	Am 802		2005	240	Am
13332.11	2004	227 *	Am	13957	2002	1141	Ad (by Sec. 2
13332.19	2004	227 *	Am				of Ch.)
13336.5	2001	745 *	R		2006	539	Am
13340	1999	50*	Am		2006	571	Am (by Sec. 2
	2000	52*	Am	12057.2	2002	11.41	of Ch.) ⁸⁰⁸
	2000	861 *	Am	13957.2	2002	1141	Ad
	2001	106*	Am	13957.5	2002	1141	Ad
	2003	157 *	Am	13957.7	2002	1141	Ad (by Sec. 2
	2004	208 *	Am	12057.0	2002	11./1	of Ch.)
	2005	38 * 47 *	Am	13957.9	2002	1141	Ad
12405	2006		Am	13958	2002	1141	Ad
13405	2003	107	Am (by Sec. 29	Title 2, Div. 3,			
	2006	69*	of Ch.) Am	Pt. 4,			
13406	2006	69*	Am	Ch. 5,			
13885	2006	452	Ad	heading			
13886	2006	452	Ad	(Sec. 13959			
13886.5	2006	452	Ad	et seq.)	2002	1141	R
13887	2006	452	Ad	13959	2002	1141	R & Ad
13887.5	2006	452	Ad	13960	2001	712	R (as ad by
13888	2006	452	Ad	15700	2001	712	Sec. 2.7,
itle 2,	2000	2					Stats. 1998,
iv. 3,							Ch. 697)
t. 4,							Am (as am by
eading							Sec. 1.3,
Sec. 13900							Stats. 1998,
seq.)	2002	1141	Am				Ch. 895)19
13900	2000	1016	Am				Am (as ad by
13901	2000	1016	Am				Sec. 1.4,
	2003	84	Am				Stats. 1998,
13903	2004	223 *	Am				Ch. 895) ²²
13905	2006	538	Am ⁸⁰²		2002	479	Am (as am by
13915	2002	1124*	Am				Sec. 1 and
13923	2004	227 *	Am				Sec. 2,
13940	1999	95*	Ad				Stats. 2001,
13941	1999	95*	Ad				Ch. 712)
13942	1999	95*	Ad		2002	1141	R (as am by
13943	1999	95*	Ad				Sec. 1 and
13943.1	1999	95*	Ad				Sec. 2,
	2005	398 *	Am				Stats. 2001,
13943.2	1999	95*	Ad	12000	2002	44.44	Ch. 712) & Ac
13950	2002	1141	Ad	13960.1	2002	1141	R
13951	2002	1141	Ad (by Sec. 2	13960.2	2002	1141	R
12052	2002	11.41	of Ch.)	13960.5	2002	1141	R
13952	2002	1141	Ad	13960.6	2001	712	Ad & R 75
	2003	281*	Am	12060.7	2002	1141	R
12052 5	2006	582	Am	13960.7	2001	420*	Ad & R 5
13952.5	2002	1141	Ad	12061	2002	1141	R
13953	2002	1141	Ad	13961	2001	712	Am
13954	2002	1141	Ad Ad (by Sec. 4	13961.01	2002	1141 552	R Am ¹⁹
13955	2002	1141	of Ch.)	10.10861	2001 2001	552 712	Am (by Sec. 6

	33	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13961.01	(Cont.)				2001	419	Am (by Sec. 2
	2002	1141	R				of Ch., as am by
13961.05	2000	974	Ad				Sec. 5,
	2002	1141	R				Stats. 2000,
13961.1	1999	584	Am				Ch. 1016) ¹⁹
	2000	1016	Am				Am (by Sec. 3
	2001	419	Am				of Ch., as am by
12061.2	2002	1141	R				Sec. 6,
13961.2	2002	1141	R				Stats. 2000,
13961.3	2002	1141	R		2001	710	Ch. 1016) ²²
13961.6	2001	346*	Ad & R 19		2001	712	Am (by
12062	2002	1141	R R & Ad				Sec. 10.5 of Ch.
13962 13962.5	2002 2002	1141 1141	R & Au R				as am by Sec. 5 Stats. 2000,
13963	2002	1141	R & Ad				Ch. 1016) ¹⁹
13963.1	2002	1141	R & Au				Am (by
13964	2001	712	R (as ad by				Sec. 11.5 of Ch.
.5701	2001	712	Sec. 2.7,				as am by Sec. 6
			Stats. 1998,				Stats. 2000,
			Ch. 895)				Ch. 1016) ²²
			Am (as am by		2002	664	Am (as am by
			Sec. 2.5,				Sec. 10.5 and
			Stats. 1998,				Sec. 11.5,
			Ch. 895) ¹⁹				Stats. 2001,
			Am (as ad by				Ch. 712) ⁴³¹
			Sec. 4.7,		2002	1141	R (as am by
			Stats. 1998,				Sec. 10.5 and
	2002	620	Ch. 697) ²²				Sec. 11.5,
	2002	629	Am (as am by				Stats. 2001,
			Sec. 7 and	12065 1	2000	1016	Ch. 712) & Ad
			Sec. 8,	13965.1	2000	1016 1141	Ad
			Stats. 2001, Ch. 712)	13965.2	2002 1999	83	R Am ³⁰
	2002	630	Am (as am by	13903.2	2002	1141	R
	2002	050	Sec. 7 and	13965.3	2002	1141	R
			Sec. 8,	13965.5	2000	974	Ad
			Stats. 2001,	10,00.0	2001	712	Am
			Ch. 712)		2002	1141	R
	2002	664	Am (as am by	13965.6	2001	346*	Ad & R 19
			Sec. 7,		2002	1141	R
			Stats. 2001,	13966	2002	1141	R & Ad
			Ch. 712) ⁴³¹	13966.01	2002	1141	R
	2002	1141	R (as am by	13966.02	2002	1141	R
			Sec. 7 and	13967	2002	1141	R & Ad
			Sec. 8,		2003	230*	R
			Stats. 2001,	13967.2	2002	1141	R
2065	1000	504	Ch. 712) & Ad	13967.5	2002	1141	R
13965	1999	584	Am (as am by	13968	2000	198	Am
			Sec. 3.5 and as		2002	1141	R Ad & R ¹⁹
			ad by Sec. 3.7, Stats, 1998,	13968.5	1999	584	Ad & R 19
			Ch. 895)	13906.3	2000	1016	Au & K Am
	2000	1016	R (as ad by		2002	1141	R
	2000	1010	Sec. 5.7,	13968.7	2002	127*	Δd 198
			Stats. 1998,	13700.7	2000	127	R ⁶³ 37
			Ch. 697)		2001	346*	Ad & R 19
			Am (as am by		2002	1141	R
			Sec. 1.5 and	13968.8	2001	346*	Ad & R 19
			Sec. 2,	1270010	2002	1141	R
			Stats. 1999,	13969	2002	1141	R
							Ad & R 19

		0.0					
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13969.1	2002	1141	R	13995.107	2003	229	Ad 455
13969.2	2002	1141	R	13995.107	2003	229	Δd ⁴⁵⁵
13909.2	2002	1141	Ad & R 19	13995.108	2003	229	Ad 455
13969.3	2002	1141	R	13995.110	2003	229	Ad 455
13969.4	2002	1141	R	13995.111	2003	229	Ad 455
13969.5	2000	93*	Ad	13995.112	2003	229	Ad 455
	2002	1141	R	13995.113	2003	229	Δd ⁴⁵⁵
			Ad & R 19	13995.114	2003	229	Ad 455
13969.7	2002	1141	Ad & R 19	13995.115	2003	229	Ad 455
Title 2,				13995.116	2003	229	Ad 455
Div. 3,				13995.117	2003	229	Ad 455
Pt. 4,				13995.118	2003	229	Ad ⁴⁵⁵
Ch. 5,				13995.150	2004	296*	Ad
Art. 2,				13995.151	2004	296*	Ad
heading				13995.152	2004	296*	Ad
(Sec. 13970	2002	11.41	D	13995.153	2004	296*	Ad
et seq.)	2002	1141	R	13995.154	2004	296*	Ad
Title 2,				13995.155 13995.20	2004 2003	296* 229	Ad Ad
Div. 3, Pt. 4,				13993.20	2003	183	Am ⁵⁷¹
Ch. 5.5,					2004	790	Am & R ⁸⁷³
heading					2000	770	Ad 870
(Sec. 13970				13995.30	2003	229	Ad
et seq.)	2002	1141	Ad	13995.40	2003	229	Ad
13972	2006	538	Δ m 802	10,,011	2004	183	Am ⁵⁷¹
13973	2006	538	Am 802		2006	790	Am
13974	2006	538	Am 802	13995.40.5	2006	790	Ad ⁸⁷⁰
13974.1	2006	538	Am 802	13995.41	2003	229	Ad
13974.5	2000	1016	Ad & R 18	13995.42	2003	229	Ad
	2006	884*	Ad		2004	183	Am ⁵⁷¹
13974.6	2001	138	Ad	13995.43	2003	229	Ad
13974.7	2000	1016	Ad & R 18	13995.44	2003	229	Ad
13975	1999	525	Am 112 Am 203	13995.45	2003	229	Ad
	2000	857	Am ⁵⁰ S ⁶⁷²	13995.46	2003	229	Ad
	2005 2006	GRP 2 533		13995.47 13995.48	2003 2003	229 229	Ad Ad
13975.2	1999	525	Am Ad ¹¹²	13995.49	2003	229	Ad
13973.2	2000	857	Au ²⁰³	13993.49	2006	790	Am
13978.6	2002	779	Am	13995.50	2003	229	Ad
13994	2003	627	Ad	13995.51	2003	229	Ad
13994.1	2003	627	Ad	13995.52	2003	229	Ad
13994.10	2003	627	Ad	13995.53	2003	229	Ad
13994.11	2003	627	Ad	13995.54	2003	229	Ad
13994.12	2003	627	Ad	13995.55	2003	229	Ad
13994.2	2003	627	Ad	13995.56	2003	229	Ad
13994.3	2003	627	Ad	13995.57	2003	229	Ad
13994.4	2003	627	Ad	13995.58	2003	229	Ad
13994.5	2003	627	Ad	12005.60	2004	183	Am ⁵⁷¹
13994.6	2003	627	Ad	13995.60	2003	229	Ad 0 D 873
13994.7	2003	627	Ad		2006	790	Am & R ⁸⁷³ Ad ⁸⁷⁰
13994.8	2003	627	Ad	13995.61	2003	229	Ad
13994.9 13995	2003 2003	627 229	Ad Ad	13995.62	2003	229	Ad Ad
13995.1	2003	229	Ad	13995.63	2003	229	Ad
13995.100	2003	229	Ad 455	13995.64	2003	229	٨d
13995.100	2003	229	Ad 455	13995.64.5	2006	790	Ad ⁸⁷⁰
13995.102	2003	229	Ad 455	13995.65	2003	229	Ad
13995.103	2003	229	Ad ⁴⁵⁵		2004	183	Am ⁵⁷¹
13995.104	2003	229	Ad 455		2006	790	Am
13995.105	2003	229	Ad 455	13995.65.5	2006	790	Ad ⁸⁷⁰
13995.106	2003	229	Ad ⁴⁵⁵	13995.66	2003	229	Ad
					_	_	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13995.67	2003	229	Ad	13999.2	2003	627	Ad
13995.68	2003	229	Ad	13999.3	2003	627	Ad
13995.69	2003	229	Ad	13999.4	2003	627	Ad
13995.70	2003	229	Ad	14007.5	1999	783*	Ad ⁶²
13995.71	2003	229	Ad	14007.5	1///	703	R 22
13995.72	2003	229	Ad	14032.6	2002	392	Ad
13995.73	2003	229	Ad	14035	1999	103	Δm
13995.74	2003	229	Ad	14033	2002	438	Am ⁴²⁶
13//3.74	2004	183	Am ⁵⁷¹	14035.1	2001	115	R (as am by
13995.75	2003	229	Ad	14033.1	2001	113	Sec. 1,
13995.76	2003	229	Ad				Stats. 1992,
13995.77	2003	229	Ad				Ch. 25)
13993.11	2006	790	Am	14035.55	1999	458	Ad
13995.80	2003	229	Ad	14033.33	2005	696	Am
13995.80	2003	229	Ad	14035.56	2000	788*	Ad & R ²⁴⁰
13995.81	2003	229	Ad	14035.57	2000	788*	Ad & K
	2003	229	Ad		2000	245	Ad & R 308
13995.83 13995.84	2003	229	Ad	14035.58	2001	745*	R R
	2003	229		14035.6 14036		373	
13995.90			Ad	14030	1999		Am
13995.91	2003	229	Ad	14026.6	2001	597	Am Am ⁵⁷¹
13995.92	2006	790	Ad	14036.6	2004	193	Am ⁴²⁶
13996	2003	229	Ad	14038	2002	438	Am 120
13996.1	2003	229	Ad	14038.4	2002	588	Ad & R 75
13996.2	2003	229	Ad	14041	2004	225*	Am
13996.3	2003	229	Ad	14045	2001	115	R
13996.4	2006	663	Ad	14053	1999	783*	Ad
13996.45	2006	663	Ad	14055.2	2004	183	Am ⁵⁷¹
13996.5	2006	663	Ad	14057	2001	333	Alli Ad ^{342 21}
13996.55	2006	663	Ad				R 34
13996.6	2006	663	Ad	14070.2	2001	745*	Am
13996.65	2006	663	Ad	14070.4	2003	525	Am
13996.7	2006	663	Ad	14076.2	1999	724	Am
13996.75	2006	663	Ad	14076.4	2003	525	Am
13997	2003	229	Ad	14084	2006	538	Am 802
13997.1	2003	229	Ad & R 43	14102	2001	825	Ad
	2004	183	Am ⁵⁷¹	14105	2000	1034	Ad
	2005	604	Am ⁶⁸	14404	2002	438	R 426
13998	2004	907*	Ad & R 75	14451	1999	724	R
	2006	681	S 317	14524	2000	91*	Am
13998.1	2004	907*	Ad & R 75	14524.15	2003	525	R
	2006	681	S 317	14524.2	2003	525	Am
13998.10	2004	907*	Ad & R 75	14525	2000	91*	Am
	2006	681	Am 317	14525.6	2004	193	R 571
13998.2	2004	907*	A d 0 D /5	14526	2000	91*	Am
	2006	681	S 317	14527	2000	91*	Am
13998.3	2004	907*	Ad & R 75		2001	815	Am
	2006	681	S 317		2002	472	Am
13998.5	2004	907*	Ad & R 75		2006	821	Am
	2006	681	Am ³¹⁷	14528.5	2004	611	Am
13998.5a	2004	763 *	Δd		2005	619	Am
	2006	681	S 317	14529	2000	91*	Am
13998.6	2004	907*	Ad & R 75	14529.01	1999	783*	Ad
	2006	681	S 317	14529.11	1999	783*	Ad
13998.7	2004	907*	Ad & R 75	14529.14	2001	597	R
//01/	2006	681	S 317	14529.17	1999	572	Ad
13998.8	2004	907*	Ad & R 75	14529.19	1999	572	Ad
13//0.0	2004	681	S 317	14529.23	1999	572	Ad
13998.9	2004	907*	Ad & R ⁷⁵	14529.3	1999	783*	Ad
13//0./	2004	681	S 317	17327.3	2001	825	R (as ad by
	2003	627	Ad		2001	023	Stats. 1999,
13999							

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14529.5	2001	597	R	14556.20	2000	91*	Ad
14529.6	1999	783 *	Ad	14556.25	2000	91*	Ad
14531	2003	715	Am	14556.26	2000	91*	Ad
14532	2001	911*	Ad ³⁵⁷		2000	656*	Am
14536	2001	113*	Am		2001	512*	Am
Title 2,				14556.28	2000	91*	Ad
Div. 3,				14556.29	2000	656*	Ad
Pt. 5.3,				14556.3	2000	91*	Ad
Ch. 4,				14556.30	2000	91*	Ad
heading				1.4556.22	2005	522 91*	Am
(Sec. 14550	1999	862	R & Ad	14556.32 14556.33	2000 2001	908	Ad Ad
et seq.) Title 2,	1777	802	K & Au	14330.33	2005	375*	Am
Div. 3,				14556.34	2000	91*	Ad
Pt. 5.3,				14556.36	2000	91*	Ad
Ch. 4,				14556.40	2000	91*	Ad ³⁷
Art. 1,					2000	92	Ad ³⁷
heading					2000	656*	R (as ad by
(Sec. 14550							Sec. 1,
et seq.)	1999	862	R & Ad				Stats. 2000,
14550	1999	862	Ad				Ch. 92)
14552	1999	862	Ad				Am (as ad by
14552.2	1999 2001	862 113 *	Ad Am				Sec. 6, Stats. 2000,
	2004	793	Am				Ch. 91)
14552.4	1999	862	Ad	14556.5	2000	91*	Ad
14552.6	1999	862	Ad	1 1330.3	2000	656*	Am
14553	1999	862	Ad		2002	445*	Am
14553.10	2004	212*	Ad		2005	76*	Am
14553.2	1999	862	Ad	14556.50	2000	91*	Ad
14553.4	1999	862	Ad		2000	656*	Am
14550 6	2004	793	Am	14556.52	2000	91*	Ad
14553.6	1999	862	Ad Am ⁴²⁶	1.455.6.6	2000	656*	Am
14553.7	2002 1999	438 862	Am ⁴²⁶ Ad	14556.6	2000 2001	91 * 113 *	Ad Am
14553.8	1999	862	Ad	14556.7	2001	113*	Ad ³⁰⁰
14333.0	2002	438	Am ⁴²⁶	14330.7	2001	113	R 301
14553.9	1999	862	Ad	14556.75	2002	445*	Δd 300
14554	1999	862	Ad				R 301
14554.2	1999	862	Ad	14556.8	2001	113*	Ad ³⁰⁰
14554.4	1999	862	Ad				R 301
14554.6	1999	862	Ad		2002	445*	Am
14554.8	1999	862	Ad 426		2005	76*	Am 789
	2002	438	Am ⁴²⁶	1.455.0	2006	56*	Am ⁷⁸⁹ Ad ³⁰⁰
14555	2004 1999	793 862	Am Ad	14556.9	2001	113*	R ³⁰¹
14555.2	1999	862	Ad		2002	445*	Am
14555.4	1999	862	Ad	Title 2,	2002	773	AIII
14555.6	1999	862	Ad	Div. 3,			
14555.8	1999	862	Ad	Pt. 5.3,			
14555.9	1999	862	Ad	Ch. 5,			
14556	2000	91*	Ad	heading			
14556.1	2000	91*	Ad	(Sec. 14557			647
1455610	2001	113*	Am	et seq.)	2005	22	Ad ⁶⁴⁷
14556.10	2000	91*	Ad	14557	2003	223*	Ad
14556.11	2000 2000	91 * 91 *	Ad	14557.1	2003	224 * 210 *	Ad
14556.12 14556.13	2000	91*	Ad Ad	14558 14560	2004 2001	597	Ad R
14556.14	2000	91*	Ad	14560.1	2001	597	R R
14556.16	2000	91*	Ad	14560.1	2001	597	R
14556.18	2000	91*	Ad	14560.5	2001	597	R
				1			•

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14560.7	2001	597	R	14670	2005	74*	Am
14561	2001	597	R	14670.12	2000	528	Δd
14561.3	2001	597	R	14670.4	2006	538	Am ⁸⁰²
14562.1	2001	597	R	14672	1999	243*	Am
14562.10	2001	597	R	14672.100	2003	723	Ad
14562.11	2001	597	R	14672.14	2002	974	R & Ad
14562.15	2001	597	R	14672.86	2001	610	Ad ^{18 70}
14562.2	2001	597	R	14672.9	2000	93*	Am
14562.3	2001	597	R	14672.98	2001	271	Ad
14562.4	2001	597	R	14672.99	2001	610	Ad
14562.5	2001	597	R	1.072.55	2002	454	Am
14562.6	2001	597	R		2002	664	Am ⁴³¹
14562.7	2001	597	R	14673	2003	258	Am
14562.8	2001	597	R	14673.6	2000	449*	Ad
14562.9	2001	597	R	14680.8	2001	115	R
14563	2001	597	R	14682	2005	107	Ad
14563.3	2001	597	R	11002	2006	538	Am ⁸⁰²
14563.4	2001	597	R	14683	2005	701	R
14563.5	2001	597	R	14684	2002	664	Am ⁴³¹
14564	2001	597	R	14004	2X 200		Ad
14565	2001	597	R	14684.1	2002	561	Ad
14566	2001	597	R	14710	1X 200		Ad
4566.5	2001	597	R	14/10	2006	198	Am
14566.7	2001	597	R	14711.5	1X 200		Ad
14566.9	2001	597	R	14711.5	1X 200		Ad
4567	2001	597	R	14713	1X 200		Ad
4567.5	2001	597	R	14714	1X 200		Ad
4568	2001	597	R	14717	2002	242	Ad
4569	2001	597	R	14735	1999	991	Am ⁹⁶ 114
4575	2001	597	R R	14756	2000	569	Am
4576	2001	597	R	14771	2003	421	Am
4604	2001	227*	Ad	14//1	2003	947	Am
	2004	118*	Ad ³⁰³	1/1926	2004	882	
4612	2001	110 "	R 34	14836		882	Am
	2002	1124*	Am ⁵³⁴	14837	2001	623	Am Am
			Am ³⁶ 13	1.4020	2003 2001		
14612.2	2003	757 757	Ad & R 590	14838		882 83	R & Ad Am ³⁰
4012.2	2003		Au & K Am ⁶²⁷	14838.5	1999		
	2004	227 *	AIII Am 663		2000	775	Am
	2005	74*	AIII 702		2000	776*	Am (by Sec. 2
4610.5	2006	69*	AIII				of Ch.) ¹⁴
4612.5	2002	1124*	Ad				Am (by Sec. 2.5 of Ch.) ²⁵
14615.1	2000	590	Am		2001	102	
14660.1	2001	745 * 227 *	Am		2001	183	Am
14661	2004		Am		2001	882	Am
14664	2000	528	Am		2002	951	Am Am 519
14666.6	1999	676	Ad Ad & R ¹⁸	14020 6	2003	62	AIII
14666.7	1999	676		14838.6	2003	623	R
14666.8	2003	820	Ad	14838.7	2002	951	Ad Am ⁵¹⁹
14660 14	2005	263	Am	1.4020	2003	62	
14669.14	1999	293	Ad	14839	2001	882	Am
14669.15	2001	603 *	Am		2003	623	Am
14660 16	2003	723	Am	1 4020 1	2005	185	Am
14669.16	1999	147*	R	14839.1	2001	882	Am
	2001	603 *	Ad	1.40.40	2005	185	Am
14660 17	2003	723	Am	14840	2001	882	Am
14669.17	2001	540	Ad	1.40.40	2005	74*	Am & R ⁷⁵
14669.20 14669.21	2003	158 *	R	14842	2001	882	Am
D/DDN 7.1	2002	1124*	Ad		2003	623	Am
17007.21		229	Am	1	2004	277	Am
	2003		A 1 0 D 24	1 40 40 5	2001	002	
14669.7	1999 2003	951 717	Ad & R ²⁴ Ad	14842.5	2001 2003	882 623	Am Am

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Section Year Chapter Effect Section Year Chapter Effect		Affe	cted By			Affe	cted By		
14842.5 (Cont.)	Section			Effect	Section			Effect	
1845 2005			1	00			-		
14845 2005	14842.5 (C		277	A	15076			Am c 692	
14851 2002 220	14945				15276				
R & Ad 80					15277				
2005 381 R (as ad by Sec. 2, Sec. 2, Stats. 2002, Ch. 220) 15290 2001 115 R 2006 2007 115 R 2006 2007 115 R 2007 200	14031	2002	220	R & Ad 80	13277			S 672	
Sec. 2, States 2002, Ch. 220)		2005	381	R (as ad by					
Susts, 2002, Ch. 2200, 15290, 2001 115 R		2000	201		15279			S 692	
Am (as am by Sec. I. 15292 2001 115 R Stats. 2002 15293 2001 115 R Stats. 2002 15295 2001 115 R Stats. 2002 2006 2006 2007 2007 2001 115 R Stats. 2008 2006 2008 2009 2001 115 R Stats. 2008 2006 2008 2009 2001 115 R Stats. 2008 2006 2533 Am 15299 2001 115 R Stats. 2008 2006 2008 2009 2001 115 R Stats. 2008 2006 2533 Am 15301 1999 67* Am 2008 2009 2001 115 R Stats. 2008 2009 2001 115 R Stats. 2008 2009 2001 115 R Stats. 2009 2009 2001 115 R Stats. 2009 2009 2001 115 R Stats. 2009 2009 2009 2009 2009 2009 2009 200									
Sec. Stats. 2002, 15292 2001 115 R				Ch. 220)	15290	2001	115	R	
Starts 2002							115		
14859 2002 951 R				,					
14859 2002 951				Stats. 2002,					
14876 2004 69 * Am	14050	2002	0.51						
14930 2006 533									
14931 2005 GRP 2 S 672 15298 2001 115 R 2006 533 Am 15299 2001 115 R 2006 533 Am 15301 1999 67 * Am 2000 958 Am 2000 2003 Am 2000 958 Am 2000 2003 Am 2000 2003 Am 2004 Am 2005 Am 2006 Am 2007 Am 2									
14931.1 2005 GRP 2 S 6 7 2 15300 2001 115 R R 2006 2006 533 Am 15301 1999 67 * Am 2000 958 Am 14977 2002 483 Ad 15301.5 2001 745 * R 14977.5 2002 483 Ad 15301.5 2001 745 * R 14977.5 2002 483 Ad 15301.5 2001 745 * R 14977.5 2002 483 Ad 15301.6 2000 958 Am 14978 2002 483 Ad 15301.6 2000 958 Am 14979 2002 483 Ad Div. 3, 14980 2002 483 Ad Pt. 6.7, Ch. 1, 2003 62 Am 519 Ch. 1, 640 2006 720 Am 640 2006 720 Am 640 2006 720 Am 640 2006 720 Am 640 2001 189 Am 64998.11 2003 662 Ad 662 Ad 15310.1 2000 1056 Ad 64998.12 2003 662 Ad 15310.1 2000 1056 Ad 64998.13 2004 225 * Am 15310 2000 1056 Am 64998.3 2004 225 * Am 15312 2003 229 R 64998.4 2003 662 Am 15312 2003 229 R 64998.5 2004 225 * Am 15312 2003 229 R 64998.5 2004 225 * Am 15312 2003 229 R 64998.5 2004 225 * Am 15312 2003 229 R 64998.6 2004 225 * Am 15312 2003 229 R 64998.8 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15315 2001 189 Am 64998.9 2004 225 * Am 15316 2001 189 Am 64999.5 2000 700 Ad 2003 229 R 6700 124 * Ad 15316 2001 189 Am 6400 1200 124 * Ad 15316 2001 189 Am 6400 1200 124 * Ad 15315 2001 189 Am 6400 1200 124 * Ad 15315 2001 189 Am 6400 1200 124 * Ad 15316 2003 229 R 14999.5 2000 700 Ad 2003 229 R 14999.5 2000 700 Ad 2003 229 R 14999.5 2000 700 Ad 2003 229 R 15320 2000 1056 Am 2003 229 R 152				S 672					
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15327.0	2003	229	R	15339.2		605	Am
15329	2000	1056	Ad	13337.3	2003	229	R
1332)	2003	229	R	15339.3		229	R
15330	2003	229	R	15339.7		229	R
15330.05	1999	515	Ad & R 5	15339.8		605	Ad
15330.1	2003	229	R		2003	229	R
15330.2	2003	229	R	15340	2003	229	R
15331	1999	431	Am	15341	2003	229	R
	2003	229	R	15342	2003	229	R
15331.1	2003	229	R	15344	2003	229	R
15331.2	2003	229	R	15345	2003	229	R
15332	2003	229	R	15345.1		229	R
15332.1	2003	229	R	15345.2		229	R
15333	2003	229	R	15345.3		229	R
15333.1	2003	229	R Ad	15345.4		229 229	R R
15333.10	2000 2003	1056 229	R R	15345.5 15346	2003 1999	425	Ad & R ⁷⁵
15333.11	2003	1056	Ad	13340	2003	229	R R
13333.11	2003	229	R	15346.1		425	Ad & R ⁷⁵
15333.2	2003	229	R	13340.1	2003	229	R
15333.3	2001	745 *	Am	15346.1		425	Ad & R 75
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15333.4	2001	745 *	Am				Stats. 1999,
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15333.6	2000	1056	R		2003	229	R
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15333.7	2001	752*	Ad				Stats. 1998,
15222.0	2003	229	R		2002	220	Ch. 952)
15333.8	2001	752*	Ad	15246 1	2003	229	R
15334	2003	229 229	R R	15346.1	3 1999 2003	425 229	Ad & R ⁷⁵ R
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15334.1	2003	229	R	13340.2	2003	229	R R
15334.3	2003	229	R	15346.3		425	Ad & R ⁷⁵
15335	2003	229	R	13340.3	2000	769	Am
15335.07	2003	229	R		2003	229	R
15335.09	2003	229	R	15346.4		425	Ad & R 75
15335.11	2003	229	R		2000	769	Am
15335.13	2003	229	R		2003	229	R
15335.15	2003	229	R	15346.5	1999	425	Ad & R ⁷⁵
15335.17	2003	229	R		2003	229	R
15335.19	2003	229	R	15346.8		425	Ad & R 75
15335.2	2003	229	R		2003	229	R
15335.20	2003	229	R	15346.9		425	Ad & R 75
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15336	2003	229	R		2000	769 220	Am
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15339	2003	229	R	13340.3	2003	229	R
15339.1	2003	229	R	15350	1X 200		Ad
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15352	1X 2001		Ad	15363.74	2000	127*	Ad
	2003	229	R		2003	229	R
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15354	2003 1X 2001	229 1–02 8*	R Ad		2000 2003	699 229	Am R
13334	2003	229	R R	15364.2	2003	229	R
15355	1X 2001	1-02 8*	Ad	15364.3	2003	229	R
15056	2003	229	R	15364.4	2001	189	R (as am by
15356	1X 2001 2X 2001		Ad Am				Sec. 3, Stats. 1994,
	2003	229	R				Ch. 929)
15357	1X 2001		Ad				Am (as am by
15250	2003	229	R				Sec. 1,
15358	1X 2001 2003	1-02 8* 229	Ad R				Stats. 1995, Ch. 824)
15359	1X 2001		Ad		2003	229	R
	2003	229	R	15364.5	2001	189	Am
15360	1X 2001		Ad	15264.50	2003	229	R
15361	2003 1X 2001	229 1–02 8*	R Ad	15364.50 15364.51	2003 2003	229 229	R R
13301	2003	229	R R	15364.51	2003	229	R R
15362	1X 2001		Ad	15364.53	2003	229	R
	2003	229	R	15364.54	2003	229	R
15362.5	1X 2001 2003	1-02 8* 229	Ad R	15364.55 15364.6	2003	229 189	R Am
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10000110	2002	307	Am	15364.7	2001	189	Am
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15363.50	2001 2003	189 229	Am R	15364.71	2001 2003	189 229	Am R
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Div. 3,					2003	229	R
Pt. 6.7,				15364.725	2002	1124*	Ad
Ch. 1.3, heading					2002	1125	R (as ad by Stats. 2002,
(Sec. 15363.6							Ch. 1124)
et seq.)	2001	189	Am	15364.73	2002	1125	Ad & R 18
15363.6	2000	1055*	Am	15264574	2003	229	R
	2000 2001	1056 189	Am Am	15364.74	2001 2003	189 229	Am R
	2003	229	R	15364.76	2003	189	Am
15363.60	2003	662	Ad		2003	229	R
15363.61	2003	662	Ad	15364.77	2001	189	Am
15363.62 15363.63	2003 2003	662 662	Ad Ad		2001	430	Am (by Sec. 9.5 of Ch.)
15363.64	2003	662	Ad		2003	229	R
15363.65	2003	662	Ad	15364.78	2001	189	Am
15363.7	2003	229	R	15264.70	2003	229	R
15363.70	2000 2003	127 * 229	Ad R	15364.79	2001 2003	189 229	Am R
15363.71	2000	127 *	Ad	15364.8	2003	229	R
	2002	715*	Am	Title 2,			
15262.72	2003	229	R	Div. 3,			
15363.72	2000 2000	127 * 699	Ad Am	Pt. 6.7, Ch. 1.8,			
	2002	715*	Am	heading			
	2003	229	R	(Sec. 15364.80			_
15363.73	2000	127*	Ad	et seq.)	2002	863	R
	2000 2002	699 715*	R & Ad Am	15364.80	2001 2002	189 863	R Ad & R ⁴³
	2003	229	R		2003	229	R

	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
15364.85	2001	189	R	15372.120	2003	229	R	
15364.9	2003	229	R	15372.122	2003	229	R	
15365	2003	229	R	15372.123	2003	229	R	
15365.10	2003	229	R	15372.124	2003	229	R	
15365.11	1999	598	Ad	15372.125	2003	229	R	
15505.11	2001	189	Am	15372.130	2003	229	R	
	2003	229	R	15372.131	2003	229	R	
15365.12	2001	189	Am	15372.200	2003	229	R	
15505.12	2003	229	R	15372.201	2003	229	R	
15365.13	2003	229	R	15372.202	2003	229	R	
15365.2	2003	229	R	15372.203	2003	229	R	
15365.20	2003	229	R	15372.204	2003	229	R	
5365.30	1999	141	Ad	15372.205	2003	229	R	
3303.30	2000	506	Am	15372.206	2003	229	R	
	2003	229	R	15372.207	2003	229	R	
5365.31	1999	141	Ad	15372.208	2003	229	R	
5505.51	2003	229	R	15372.208	2003	229	R	
5365.40	1999	565	Ad	15372.210	2003	229	R	
5505.40	2003	229	R R	15372.210	2003	229	R	
5365.41	1999	565	Ad	15372.214	2003	229	R	
JJ0J.+1	2003	229	R	15372.214	2003	229	R	
5365.42	1999	565	Ad	15372.217	2003	229	R R	
3303.42	2003	229	R R	15372.217	2003	229	R R	
15365.43	1999	565	Ad	15372.218	2003	229	R R	
3303.43	2003	229	R	15372.220	2003	229	R	
5265 11								
5365.44	1999	565	Ad	15372.221	2003	229	R	
E265 15	2003	229	R	15372.5	2003	229	R	
5365.45	1999	565	Ad	15372.60	2003	229	R	
E265 A6	2003	229	R	15372.61	2003	204	Am	
5365.46	1999	565	Ad	15272 (5	2003	229	R	
50656	2003	229	R	15372.65	2003	229	R	
5365.6	2001	189	Am	15372.66	2003	229	R	
	2003	229	R	15372.70	2003	229	R	
5365.8	2003	229	R	15372.71	2003	229	R	
5365.9	2003	229	R	15372.72	2003	229	R	
5366	2003	229	R	15372.73	2003	229	R	
5366.5	2003	229	R	15372.74	2003	229	R	
5367	2003	229	R	15372.75	2003	229	R	
5371	2003	229	R	15372.76	2003	229	R	
5372	2003	229	R	15372.77	2003	229	R	
5372.100	2002	474	Am	15372.78	2003	229	R	
#0# 0 : 0 :	2003	229	R	15372.79	2003	229	R	
5372.101	2003	229	R	15372.85	2003	229	R	
5372.102	2002	474	Am	15372.86	2003	228*	Am	
E050 : 00	2003	229	R	4.50=0.05	2003	229	R	
5372.103	2002	474	Am	15372.87	2002	474	Am	
	2003	229	R		2003	229	R	
5372.104	2003	229	R	15372.88	2003	229	R	
5372.105	2003	229	R	15372.89	2003	229	R	
5372.106	2003	229	R	15372.90	2003	229	R	
5372.107	2003	229	R	15372.91	2003	229	R	
5372.109	2003	229	R	15372.92	2003	229	R	
5372.110	2003	229	R	15372.93	2003	229	R	
5372.111	2003	229	R	15373	2003	229	R	
5372.112	2003	229	R	15373.05	2003	229	R	
15372.113	2003	229	R	15373.07	2003	229	R	
15050 114	2003	229	R	15373.1	2003	229	R	
153/2.114	2003	229	R	15373.100	1999	597	Ad	
15372.114 15372.115	2003							
15372.115			R		2003	229	R	
	2003 2003 2003	229 229	R R	15373.101	2003 1999	229 597	R Ad	

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
15373.102	1999	597	Ad	15378.99	2003	229	R
15272 102	2003	229	R	15379	2003	229	R
15373.103	1999	597 229	Ad	15379.1	2003	229	R
15272 104	2003 1999	597	R Ad	15379.10 15379.11	2003 2003	229 229	R R
15373.104	2003	229	R R	15379.11	2003	229	R R
15373.105	1999	597	Ad	15379.12	2003	229	R
13373.103	2003	229	R	15379.15	2003	229	R
15373.106	1999	597	Ad	15379.16	2003	229	R
100701100	2003	229	R	15379.2	2003	229	P
15373.107	1999	597	Ad	15379.20	1999	78*	S 36 24
	2003	229	R		2000	939	R
15373.108	1999	597	Ad	15379.21	1999	78*	S 36 24
	2003	229	R		2000	939	R
15373.109	1999	597	Ad	15379.21.5	1999	78*	S 36 24
	2003	229	R		2000	939	R
15373.110	1999	597	Ad	15379.21.6	1999	78*	S 36 24
	2003	229	R		2000	939	R
15373.111	1999	597	Ad	15379.21.7	1999	78*	S 36 24
	2003	229	R		2000	939	R
15373.112	1999	597	Ad	15379.21.8	1999	78*	S 36 24
15050 110	2003	229	R	15250.22	2000	939	R S ^{36 24}
15373.113	1999	597	Ad	15379.22	1999	78*	
15272 114	2003	229	R	15270.22	2000	939	R S ³⁶ ²⁴
15373.114	1999 2003	597 229	Ad R	15379.23	1999 2000	78* 939	R
15373.2	2003	229	R R	15379.24	1999	78*	S 36 24
15373.25	2003	229	R	13379.24	2000	939	R
15373.51	2003	229	R	15379.25	1999	78*	S 36 24
15373.52	2003	229	R	13377.23	2000	939	P
15373.53	2003	229	R	15379.26	1999	78*	S 36 24
15373.54	2003	229	R	10077120	2000	939	R
15373.6	2003	229	R	15379.27	1999	78*	S 36 24
15373.7	2003	229	R		2000	939	R
15373.71	2003	229	R	15379.28	1999	78*	S 36 24
15373.8	2003	229	R		2000	939	R
15373.9	2003	229	R	15379.3	2003	229	R
15373.91	2003	229	R	15379.30	1999	78*	S 36 24
15373.92	2003	229	R		2000	939	R 26.24
15373.93	2003	229	R	15379.33	1999	78*	S 36 24
15373.94	2003	229	R	1.5250.25	2000	939	R S ³⁶ ²⁴
15373.95	2003	229	R	15379.35	1999	78*	
15373.955	2003	229	R	15270.4	2000	939	R
15373.96	2003	229	R	15379.4	2003	229	R S ^{36 24}
15373.97 15373.98	2003 2003	229 229	R R	15379.40	1999 2000	78* 939	S R
15373.96	2003	229	R	15379.45	2003	229	R
15375	2003	229	R	15379.43	2003	229	R
15376	2003	405	Am	15379.50	1999	78*	S 36 24
13370	2003	229	R	15577.50	2000	939	R
15377	2003	229	R		2000	1059	Ad
15378	2001	745 *	Am		2003	229	R
	2002	405	Am	15379.51	1999	78*	S 36 24
	2003	229	R		2000	939	P
15378.10	2003	229	R	15379.52	1999	78*	S 36 24
15378.5	2003	229	R		2000	939	R
15378.6	2003	229	R	15379.6	2003	229	R
15378.7	2003	229	R	15379.60	1999	78*	S 36 24
15378.8	2003	229	R		2000	939	R
15378.9	2003	229	R	15379.61	1999	78*	S 36 24
15378.98	2003	229	R		2000	939	R

		GOVE		OODL	Continu	cu	
	Affe	cted By			Affa	ected By	
Section	Year	Chapter	Effect	Section		Chapter	Effect
		1	00			- 1	
15379.62	1999	78*	S 36 24	15397.		229	R
15250 (50	2000	939	R S ³⁶ ²⁴	15397.		229	R
15379.650	1999	78*		15397.		229	R
15270 651	2000	939 78*	R S ³⁶ ²⁴	15397.		229	R R
15379.651	1999 2000	939	S R	15399 15399.	2003 1 2003	229 229	R R
15379.652	1999	78*	S 36 24	15399.		516	S 5
13319.032	2000	939	R	13399.	1999	812	Am
15379.653	1999	78*	S 36 24		2001	118*	S 19
100771000	2000	939	R		2003	229	R
15379.655	1999	78*	S 36 24	15399.		516	S 5
	2000	939	D		1999	812	Am
15379.656	1999	78*	S 36 24		2001	118*	S 19
	2000	939	R		2003	229	R
15379.657	1999	78*	S 36 24	15399.	12 1999	516	S 5
	2000	939	R		2001	118*	S 19
15379.658	1999	78*	S 36 24		2003	229	R
	2000	939	R	15399.		516	S 5
15379.7	2003	229	R S ^{36 24}		2001	118*	S 19
15379.70	1999	78*		15200	2003	229	R
15270.71	2000	939	R S ^{36 24}	15399.		516	S 5
15379.71	1999	78*			1999	812	Am S 19
15379.8	2000 2003	939 229	R R		2001 2003	118* 229	S R
15379.80	1999	78*	Am ³⁶ ²⁴	15399.		812	Ad
13379.00	2000	939	R	13399.	2001	118*	S 19
15379.90	1999	78*	S 36 24		2002	999	Am
13377.70	2000	939	R		2003	42*	Am
15380	2003	229	R		2003	229	R
15381	2003	229	R	15399.		812	Ad
15382	2003	229	R		2001	118*	S 19
15383	2003	229	R		2003	229	R
15384	2003	229	R	15399.	15.2 1999	812	Ad
15385	2003	229	R		2001	118*	S 19
15386	2003	229	R		2002	999	Am
15387	2003	229	R	15200	2003	229	R
15390	2003	229	R	15399.		516	S 5 S 19
15390.1	2003	229 229	R R		2001	118* 229	
15390.2	2003 2003	229	R R	15399.	2003 17 1999	516	R S ⁵
15391 15392	2003	189	Am	13399.	1999	812	Am
13372	2003	229	R		2001	118*	S 19
15392.1	2001	189	Am		2003	229	R
10072.1	2003	229	R	15399.		516	S 5
15392.2	2003	229	R	100,71	2001	118*	S 19
15392.3	2003	229	R		2003	229	R
15392.4	2003	229	R	15399.		516	S (as ad by
15392.7	2003	229	R				Stats. 1989,
15394	2003	229	R				Ch. 1442 and
15394.1	2003	229	R				Stats. 1995,
15395	2003	229	R				Ch. 814) ⁵
15395.1	2003	229	R		1999	812	Am (as ad by
15395.2	2003	229	R				Sec. 6,
15395.3	2003	229	R				Stats. 1995,
15395.4	2003	229	R		2001	110 *	Ch. 814) & RN S 19
15395.5 15396	2003 2003	229 229	R R		2001 2003	118* 229	R
15396.1	2003	229	R R	15399.		812	Ad(RN)
15396.1	2003	229	R	13339.	2001	118*	S 19
15396.2	2003	229	R		2003	229	R
15397	2003	229	R	15399.		229	R
				1 222771			

	Affe	cted By			Affe	cted By					
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect				
		1				-					
15399.20	1999	516	S 5	15463	2000	517	R				
	2001	118*	S 19	15490	2002	33*	Am Am ⁸⁰²				
15200.21	2003	229	R	15492	2006	538					
15399.21	1999	516	Am ⁵ Am ¹⁹	15550	2002	859	Ad S ⁵³⁷				
	2001	118*		15551	2002	GRP 1					
15399.22	2003 2003	229 229	R R	15551	2002 2002	859 GRP 1	Ad S ⁵³⁷				
15399.22	2003	229	R	15552	2002	859	Ad				
15399.4	2003	229	R	13332	2002	GRP 1	S 537				
15399.40	2003	229	R	15553	2002	859	Ad				
15399.41	2003	229	R	15554	2002	859	Ad				
15399.42	2003	229	R	1000.	2002	GRP 1	S 537				
15399.44.5	2003	229	R	15555	2002	859	Ad				
15399.44.6	2003	229	R		2002	GRP 1	S 537				
15399.45	1999	596	Ad & R 20	15556	2002	859	Ad				
	2002	558	Am ⁷⁵		2002	GRP 1	S 537				
	2003	229	R	15557	2002	859	Ad				
15399.46	1999	596	Ad & R 20		2002	GRP 1	S 537				
	2002	558	Am 75	15558	2002	859	Ad				
	2003	229	R		2002	GRP 1	S 537				
15399.47	1999	596	Ad & R 20	15559	2002	859	Ad				
	2002	558	S 75	15560	2002	GRP 1	S 537				
1,5200, 40	2003	229	R	15560	2002	859	Ad				
15399.48	1999	596	Ad & R ²⁰	15561	2002	GRP 1	S 537				
	2002	558	Am 75	15561	2002	859	Ad S ⁵³⁷				
15200.5	2003	229 229	R	15560	2002	GRP 1					
15399.5 15399.50	2003 2003	229	R R	15562	2002 2002	859 GRP 1	Ad S ⁵³⁷				
15399.50	2003	229	R	15570	2002	627	Ad				
15399.52	2003	229	R	15601	2000	1081	R				
15399.53	2003	229	R	15605.5	2002	1124*	Ad				
15399.54	2003	229	R	15618.5	2003	890	Ad				
15399.55	2003	229	R	15620.5	1999	929	Ad				
15399.56	2003	229	R	15703	2000	808*	Am				
15399.6	2003	229	R	15710	2003	229	Ad				
15399.60	2003	229	R		2004	225*	Am				
15399.7	2003	229	R	15770.5	2006	564	Ad				
15399.8	2003	229	R 400	15807	2003	592	Am				
15422	2002	784	Am ⁴⁹⁰	15808.1	2003	592	Am				
15432	2000	517	Am	15812	2003	592	Am				
	2001	78	Am	15813.6	2001	745*	Am				
15121	2002	478	Am	15814.11	2006	198	Am				
15434	2002	478	Am	15814.15	1999	981	Am 18				
15437	2002	478	Am	15814.20	1X 200		Am				
15438	1999 2000	842 99	Am	15814.25	2004	193	Am (as ad by				
	2000	517	Am Am (by Sec. 2.5				Sec. 4, Stats. 1993,				
	2000	317	of Ch.)				Ch. 1178) ⁵⁷¹				
	2002	478	Am	15814.40	2006	742	Ad				
15438.1	2002	517	R	15815	2003	592	Am				
15438.5	2000	517	Am	13013	2006	538	Am ⁸⁰²				
15450.5	2002	478	Am	15817.5	1999	147*	R				
15438.6	2000	99	Ad	15819.295	1999	54*	Ad				
10 10010	2005	493*	Am	15819.60	2002	217*	Ad				
15438.7	2002	478	Ad		2004	237*	Am				
15439	1999	842	Am		2004	824*	Am				
	2000	517	Am		2005	460	Am				
	2002	478	Am	15819.65	2002	217*	Ad				
15440	2000	517	Am		2004	237*	Am				
15455	2006	714	Am		2004	824*	Am				
15461	2000	517	R	15819.80	2004	79	R				
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	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1					
15819.85	2004	79 728*	R Am ⁸⁸		2004	227*	Am
15819.90	1999 2004	728* 79	Am & R ⁶⁰⁶	16351	1X 200 2004	03-04 2* 227*	Am Am
15819.92	2004	79	R R	16365.5	1999	466	Ad
15819.95	2004	79	Am & R 606	16366.3	2006	538	Am ⁸⁰²
15820.80	2000	71*	Ad	16366.7	2003	107	Am
15820.81	2000	71*	Ad	16367.9	2004	193	R 571
15820.82	2000	71*	Ad	16373	2000	481	Am
15820.83	2000	71*	Ad	16383	2006	538	Am ⁸⁰²
15820.84	2000	71*	Ad ¹⁸⁹	16391.1	2004	69*	Am
			R 192	16404.5	1999	917	Ad
15820.85	2000	71*	Ad	16418	2006	69*	Am
15820.86	2000	71 *	Ad	16427	2004	227*	Am
15849.6	2005	74 *	Am	16420.1	2005	74*	Am
15849.7	2005	74*	Ad	16428.1	2003	228*	Ad
15853	2002	518	Am	16428.13		228*	Ad
15862 15863	2003 2005	592 74*	Am	16428.2 16428.3	2003 2003	228* 228*	Ad Ad
15952	2005	538	Am Am ⁸⁰²	16428.4	2003	228*	Ad
15973	2002	168	R	16428.5	2003	228*	Ad
15975	2002	168	Am	16428.6	2003	228*	Ad
15975.1	2002	168	R	16428.7	2003	228*	Ad
15976	2002	168	R	16429	2003	100	Am
15977	2002	168	R	16429.1	2002	761*	Am
16000	2004	193	R ⁵⁷¹		2002	1124*	Am
16001	2004	193	R ⁵⁷¹		2003	296	Am
16020	2004	193	R 571	16429.30		127*	Am
16021	2004	193	R 571 P 571	16429.3		127*	R
16022	2004	193	R ⁵⁷¹ R ⁵⁷¹	16429.30		127*	R
16050	2004	193	R ⁵⁷¹	16429.3		127*	R
16051 16052	2004 2004	193 193	R ⁵⁷¹	16429.4 16429.4	2002 2000	761* 127*	Ad R
16052.1	2004	193	p 571	16429.49		127*	R
16053	2004	193	P 571	16430	1999	468	Am
16054	2004	193	R 571	10430	2005	16*	Am
16055	2004	193	p 571	16431	2006	538	Am ⁸⁰²
16080	2004	193	R 571	16475	2002	1124*	Am
16081	2004	193	R ⁵⁷¹		2003	100	Am
16142	1999	1019	Am	16475.5	2002	1124*	Am
16142.1	1999	1019	Ad	15100	2003	100	Am
16153	2000	506	R	16480	2002	761*	Am
16182	2004	227 *	Am Am ⁹⁶ 114	16480.6	2003	100	Am
16201 16262.5	1999 1999	991 90*	Am	16500 16501	2000 2000	1036 1036	Am
16265	2000	375	Am	16522	2000	913	Am Am
16265.2	2002	784	Am ⁴⁹⁰	16531.1	2003	230*	Am
16271	2006	643	Am	10331.1	2005	57*	Am
16272.3	2004	193	R 571	16582	2001	745*	R
16272.5	2004	193	Am ⁵⁷¹		2004	520	Ad
16285	2004	193	R ⁵⁷¹	16585	2006	538	Am 802
16301.6	1999	95*	R	16600	2000	1036	Am
16301.7	1999	95*	R	16612	2000	913	Am
16301.8	1999	95 *	R	16642	2006	442	Ad
16302.1	1999	95 *	Am Am 802	16645	2000	872	Ad
16204	2006	538	AIII	16645.1	2000	872	Ad
16304	2000 2000	364 364	Am	16645.2 16645.3	2000	872 872	Ad
16304.3 16304.6	2006	538	Ad Am ⁸⁰²	16645.4	2000 2000	872 872	Ad Ad
16305.2	2000	761 *	Am	16645.5	2000	872	Ad
16305.2	2002	761 *	Ad	16645.6	2000	872	Ad
16320	2002	1124*	Ad	16645.7	2000	872	Ad

	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				·····F···	
16645.8	2000	872	Ad	1,0021	137 2000	04 11 4	R ²³² Ad ⁵⁴¹
16646	2000	872	Ad	16931	1X 2003	3-04 11*	Ad 311 R ²³²
16647 16648	2000	872 872	Ad Ad	16932	1X 2003	8-04 11*	Ad ⁵⁴¹
16649	2000 2000	872	Ad	10932	1A 200.)-04 11	R ²³²
16649.91	2001	745 *	R	16933	1X 2003	8-04 11*	Ad ⁵⁴¹
16722	2001	97*	Am	10755	171 2000	04 11	R ²³²
16724.4	2003	770	Ad	16934	1X 2003	3-04 11*	Ad ⁵⁴¹
16724.6	2002	1124*	Am				R ²³²
16724.7	2001	97*	Ad	16935	1X 2003	3-04 11*	Ad ⁵⁴¹
16727	2002	1124*	Am				R ²³²
16731	1999	522	Am	16940	2004	215*	Ad
	2001	97*	Am	16941	2004	215*	Ad
16721 6	2006	640*	Am	16942	2004	215*	Ad
16731.6 16733	2002 1999	1124 * 522	Am Am	16943 16945	2004 2004	215* 215*	Ad Ad
10733	2001	97 *	Am	16946	2004	215*	Ad
16753	1999	468	Am	16947	2004	215*	Ad
10733	2001	97*	Am	16948	2004	215*	Ad
16754	1999	468	Am	16949	2004	215*	Ad
16754.3	1999	468	Am (by Sec. 4	16950	2004	215*	Ad
			of Ch.)	16951	2004	215*	Ad
	1999	522	Am (by Sec. 3.5	16952	2004	215*	Ad
	2001	0.5.4	of Ch.)	16953	2004	215*	Ad
16771	2001	97*	Am	16954	2004	215*	Ad
16771 16774	2001	97 * 97 *	Am	16955	2004	215*	Ad
16774	2001 1999	522	Am Am	16956 16957	2004 2004	215* 215*	Ad Ad
16782	2006	640*	Am	16958	2004	215*	Ad
16784	2006	640*	Am	16959	2004	215*	Ad
16910		03-04 11*	Ad ⁵⁴¹	16960	2004	215*	Ad
			R ²³²	17051.5	2006	538	Am ⁸⁰²
16911	1X 200	03-04 11*	Ad 541	17201	2006	538	Am ⁸⁰²
			R ²³²	17213		3-04 12*	Ad
16912	1X 200	03-04 11*	Ad ⁵⁴¹ R ²³²	17311	2002	1124*	Am
16012	137 200	2 04 11 *	Ad ⁵⁴¹	17500	2004	890	Am
16913	1X 200	03-04 11*	R ²³²	17513 17517	2004 2004	890 890	Am
16920	2004	215*	Am	17517	2004	890 890	R Ad
10920		03-04 11*	Ad 541	17517.5	2004	890	Ad
	171 200	75 04 11	R ²³²	17520	2004	890	Am
16921	1X 200	03-04 11*	Ad ⁵⁴¹	1,525	2006	538	Am ⁸⁰²
			n 232	17521	1999	643	Am
16922	1X 200	03-04 11*	Ad 541		2004	890	Am
1.0000	487	2 04 ***	D 232	17522	2004	890	Am
16923	1X 200	03-04 11*	Ad ⁵⁴¹ R ²³²	17526	2003	228*	Am
16024	137 200	2 04 11 *	Ad ⁵⁴¹	17551	2004	890	Am
16924	1X 200	03-04 11*	R ²³²	17551	2002 2004	1124* 890	Am
16925	1Y 200	03-04 11*	Ad ⁵⁴¹	17553	1999	643	Am Am
10923	1A 200	75-04 11	D 232	17333	2004	890	Am
16926	1X 200	03-04 11*	Ad ⁵⁴¹		2006	538	Am ⁸⁰²
			R ²³²	17554	2004	890	Am
16927	1X 200)3-04 11*	Ad ⁵⁴¹	17555	2004	890	R & Ad
			P 232		2005	22	Am ⁶⁴⁷
16928	1X 200	03-04 11*	Ad ⁵⁴¹	17556	2004	895	Am
16000	2001		R ²³²		2005	72*	Am
16929	2004	215*	Am	17557	2006	538	Am ⁸⁰²
	1X 200	03-04 11*	Ad ⁵⁴¹ R ²³²	17557	2004	313	Am
16930	1V 200	03-04 11*	Ad ⁵⁴¹	17558	2004 2004	890 313	Am Am
10930	174 200	/J-U+ 11 '	Au	11330	2004	313	AIII

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17558 (Co	nt.)			18717.2	2001	365*	R
	2004	890	Am	18900.6	2006	216	Ad
17558.5	2002	1124*	Am	18903	1999	3*	Am
	2002	1128	Am (by		1999	446*	Am
	2004	212	Sec. 14.5 of Ch.)		2001	364*	Am
	2004 2004	313 890	Am Am	18903.2	2002 1999	1 * 446 *	Am R
17558.7	2004	168	Alli	18935	1999	806	Am
17558.8	2006	168	Ad	10755	2000	135	Am ²⁰³
17559	1999	643	Am		2001	159	Am ³⁰⁵
17561	1999	643	Am	18939	1999	310	Am
	2002	1124*	Am	18941	2003	836	Ad
	2004	313	Am	18973.1	2006	494	Ad
	2004	890	Am	18973.5	2006	494	Am
17561 5	2006	78*	Am	18974.5	2006	494	Am
17561.5 17561.6	2004 2004	890 890	Am Am	18978 18979	2006 1999	494 404	Am Am
17562	2004	745*	Am	19050.8	2000	1058	Am
17302	2002	1124*	Am	17030.0	2003	552	Am
	2004	890	Am	19056.5	1999	446*	Am
17564	1999	643	Am		2001	364*	Am
	2002	1124*	Am		2002	1*	Am
	2004	890	Am	19056.6	1999	446*	R
17571	1999	643	Am	19063	1999	310	Am
17572	2004	313	Ad	19063.1	1999	310	Am 571
17579	2004	890	Am	10062.2	2004	183	Am ⁵⁷¹
17581 17581.5	2005 2002	72 * 1167 *	Am Ad	19063.2 19063.5	1999 1999	310 310	Am Am
1/301.3	2002	216*	Am	19063.8	1999	310	Am
	2004	316*	Am	19080.4	2001	859	Ad & R 19
	2005	72*	Am	19134	2000	127*	Ad
	2005	73 *	Am		2000	895	Am
	2005	491*	Am		2002	1132	Am
17602	2006	168	Ad		2004	26*	Am
17610	2004	890	R	19141	1999	446*	Am
17612	2004 2004	890 890	Am		2001	364* 1*	Am
17614 17615.1	2004	890 890	R Am	19141.3	2002 1999	83	Am Am ³⁰
17615.1	2004	890	Am	19141.3	1999	446*	R
17616	2004	890	Am	19142	1999	446*	Am
17617	2004	211*	Ad ⁶²²	171.2	2001	364*	Am
	2005	72*	Am		2002	1*	Am
17630	2004	890	Am		2003	62	Am ⁵¹⁹
17700	2004	470	Am	19142.2	1999	446*	R
18001	2000	886	Ad Am ⁵⁷¹	19144	1999	310	Am
18215	2004	183 446*		19170	2002	236 3*	Am
18523.1	1999 2002	1*	Am R	19170.1	1999 1999	446*	Am Am
18523.3	1999	83	Am ³⁰		2001	364*	Am
10323.3	2001	365*	R		2002	1*	R
18598	2001	219	R	19170.3	1999	446*	R
18670	1999	446*	Am	19173.1	2001	365*	Am
	2000	402 *	Am	19173.3	1999	446*	R
10.680.5	2001	365 *	Am	19173.4	2002	1*	R
18670.2	1999	446*	R Am ^{81 614}	19175	2000	402*	Am
18671	2004 1999	182 310		19175.3	2001	365*	Am Am ³⁰
18672 18680	1999	310	Am Am	19175.6	1999 1999	83 446*	R R
18708	2006	538	Am 802	19175.7	2002	1*	R R
18710	1999	310	Am	19231	2002	1048	Am
18717	1999	457 *	Am		2000	1049	Am

	Λffa	cted By			Λffa	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1	55			- 1	
19240	2000	1048	Am	19775.17	2002	5*	Am Am ⁵¹⁹
19253.5	1999	310	Am	10775 19	2003	62 5*	Am
19401 19402	1999 1999	310 310	Am	19775.18	2002 2002	902	Ad
19402	1999	310	Am Am		2002	62	Am Am ⁵¹⁹
19404	1999	310	R		2005	287	Am
19405	1999	310	Am	19786	1999	446*	Am
19406	1999	310	Am	17700	2001	364*	Am
19570.1	2001	365 *	Am		2002	1*	Am
19570.3	1999	446*	R	19786.2	1999	446*	R
19572	2004	788	Am	Title 2,			
19572.1	1999	446*	Am	Div. 5,			
	2004	788	Am	Pt. 2,			
19572.3	1999	446*	R	Ch. 12,			
19574	1999	446*	Am	heading			
	2001	365*	Am	(Sec. 19790			
	2002	664	Am ⁴³¹	et seq.)	2005	644	Am
19574.1	2001	365 *	Am	19790	2005	644	Am
19574.2	2001	365*	Am	19791	2005	644	Am
19574.6	1999	446*	R	19792	2005	644	Am
19575	2001	365 *	Am	19792.5	2005	644	Am
19576.2	1999	446*	R	10702	2006	538	Am ⁸⁰²
19576.4	1999	446*	R 30	19793	2001	745 *	Am
19576.5	1999	83	Am ³⁰		2004	788	Am
19576.6	2000	402 *	Ad	10704	2005	644	Am
19578 19582	2001	365 *	Am	19794	2005	644	Am
19362	1999 2000	446 * 402 *	Am Am	19795 19796	2005 2005	644 644	Am
	2000	365*	Am	19790	2005	644	Am Am
19582.1	1999	446*	Am	19798	1999	446*	Am
17302.1	2004	183	Am ⁵⁷¹	17770	2001	364*	Am
19582.2	1999	446*	R		2002	1*	Am
19582.3	1999	83	Am ³⁰		2005	644	Am
	1999	446*	R	19798.2	1999	446*	R
19582.6	1999	446*	Am	19798.5	2005	644	Ad
19582.7	1999	446*	R	19815	1999	918	Am
19583	2001	365*	Am	19815.4	2006	538	Am ⁸⁰²
19583.5	2005	217	Am	19815.41	1999	446*	Am
	2006	538	Am 802	19815.42	1999	446*	R
19583.51	2005	217	Am	19816	2006	538	Am ⁸⁰²
	2006	538	Am ⁸⁰²	19816.2	1999	446*	Am
19585	1999	310	Am		2001	364*	Am
19602.5	2006	110	Ad	10016 20	2002	1*	Am
19605	1999	357	Am	19816.20	1999	457*	Am
19632	2000	1048	Ad	10016 21	2000	402*	Am
19682 19683	2001 1999	883 806	Am	19816.21	2002 1999	56 446*	Ad R
19063	2001	883	Am Am	19816.22 19816.23	1999	457*	R R
19683.1	2001	883	Ad	19816.4	2006	538	Am ⁸⁰²
19702	1999	446*	Am	19816.6	2006	538	Am 802
17702	2000	1048	Am	19817	1999	446*	Am
	2001	364*	Am	17017	1999	926*	Am
	2001	365*	Am		2001	364*	Am
	2001	883	Am		2002	1*	R
	2004	788	Am	19817.1	2002	1*	R
19702.7	1999	446*	R	19817.10	1999	926*	Ad
19704	2004	788	Am	19817.2	2002	1*	R
19770	2002	60*	Am	19817.3	2002	1*	R
19771	2002	1*	Am	19817.4	2002	1*	R
	2005	151	Am	19817.5	2002	1*	R
19774	2002	1*	Am	19817.8	1999	446*	R

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
19818.11	1999	446*	Am	19853.3	1999	446*	R
	2002	1 *	R	19854	1999	446*	Am
19818.15	1999	446*	R		2001	364*	Am
19818.7	1999	446*	Am	19854.2	1999	446*	R
10010.0	2002	1*	R	19857	2005	GRP 2	S 672
19818.8	1999	457 *	Am	10050 2	2006	533 457*	Am
19818.9 19822	2001 2006	365 * 97	R Am	19858.3 19858.4	1999 1999	457 * 457 *	Am Am
19822.3	2006	69*	Ad	19858.5	1999	457*	Am
19822.7	1999	770*	Ad	19858.6	1999	457*	R
19823	2001	365*	Am	19863.1	1999	457*	Am
19825.5	2006	240*	Ad	19867	2002	871	Am
19826	2001	364*	Am		2003	62	Am 519
	2003	465	Am	19871	2004	69*	Am
	2004	183	Am ⁵⁷¹	19871.2	1999	272*	Am
19826.1	1999	446*	Am	19876.5	2000	402*	Am ²³⁰
	2002	1*	R	19879.1	2006	538	Am 802
19826.3	2001	365 *	R	19990.6	2001	411	Ad
19827	2002	1*	Am 519	19991.11	2002	869	Ad
10027.2	2003	62	AIII	19991.13	2005	528	Ad
19827.3	1999	926*	Ad Am ²⁰³	19991.15	1999	784*	Ad & R 5
19827.5	2000 2003	135 428*		19991.16 19991.17	1999 1999	784* 784*	Ad & R ⁵ Ad & R ⁵
19827.3	2003	364*	Am Am	19991.17	1999	784*	Ad & R ⁵
19828.2	1999	446*	R	19991.19	1999	784*	Ad & R ⁵
19829	1999	446*	Am	19993.05	2001	745*	Am
17027	2001	364*	Am	19994	1999	446*	Am
19829.2	1999	446*	R	1,,,,	2001	364*	Am
19829.5	2005	499	Ad		2002	1*	Am
19829.6	2005	499	Ad	19994.1	1999	446*	Am
19832	1999	446*	Am		2001	364*	Am
	2001	364*	Am		2002	1*	Am
19832.2	1999	446*	R	19994.2	1999	446*	Am
19834	1999	446*	Am		2001	364*	Am
100242	2001	364*	Am	10004.20	2002	1*	Am
19834.2	1999	446*	R	19994.20	2003	465	R
19835	1999 2001	446 * 364 *	Am Am	Title 2, Div. 5,			
19835.2	1999	446*	R	Pt. 2.6,			
19835.2	2001	364*	Am	Ch. 5.6,			
19836.1	1999	446*	Am	heading			
1702011	2001	364*	R	(Sec. 19994.30			
	2002	1044	Ad ⁴¹⁴	et seq.)	2003	342	Am
			R 80	19994.30	2003	342	Am
19836.3	2001	365*	R	19994.31	2003	342	R
19841	1999	446*	Am	19994.32	2003	342	R
	2001	364*	Am	19994.33	2003	342	Am
10041.2	2002	1*	Am	19994.6	1999	446*	R
19841.2	1999	446*	R	19994.7	1999	446*	R
19844.7	2001	780 926*	Ad	19994.8 19995.35	1999	446*	R R ⁵⁷¹
19849.15	1999 2004	69*	Ad Am	19995.33	2004 2003	193 165	Am
19849.18	1999	792*	Alli	19995.5	1999	446*	Alli
19849.22	2000	902	Ad	17773.3	1999	630*	Ad
17017.22	2001	797	Am	19996.40	2003	465	R
19849.7	2003	433	Am	19997	1999	446*	Am
19849.9	1999	272*	Am		2001	364*	Am
19851.1	2003	158*	Ad		2002	1*	Am
19853	2000	213	Am ²¹¹	19997.11	1999	446*	Am
19853.1	1999	446*	Δm		2001	364*	Am
	2000	213	Am ²¹¹		2002	1*	Am

Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		- 1		Section		1	
19997.13	1999	446*	Am		2004	231	Am (as ad by
	2001 2002	364 * 1 *	Am Am				Sec. 6, Stats. 2003,
19997.3	1999	446*	Am				Ch. 615) & RN
177771.3	2001	364*	Am	20035.6	2004	183	Ad(RN) ⁵⁷¹
	2002	1*	Am		2004	231	Ad(RN)
	2003	62	Am 519		2006	538	Am 802
19997.4	1999	446*	Am	20035.9	2003	615	Ad
	2001	364*	Am	20037.10	2006	239*	Ad
10007 10	2002	1*	Am	20037.11	2006	238*	Ad
19997.40	1999	446*	R	20037.12	2006	238 *	Ad
19997.43 19997.44	1999 1999	446* 446*	R R	20037.6	2006	28 * 209 *	Ad Ad
19997.44	1999	446*	R R	20037.7 20037.8	2006 2006	210*	Ad
19997.46	1999	446*	R	20037.8	2006	237*	Ad
19997.47	1999	446*	R	20047.5	2001	365*	Ad
19997.48	1999	446*	R		2006	238*	Am
19997.5	1999	446*	Am	20057	2000	357	Am
	2001	364*	Am		2003	62	Am 519
	2002	1*	Am		2003	519	Am (by Sec. 1
19997.51	1999	446*	R		2004	27.4	of Ch.)
19997.53	1999	446*	R		2004	25*	Am
19997.6	1999	446 * 364 *	Am	20057.1	2006	307	Am
	2001 2002	1*	Am Am	20037.1	2001 2002	793 1133	Am Ad
19997.7	1999	446*	Am	20063	2002	1133	Am
177771.1	2001	364*	Am	20068.2	1999	83	Am 30
	2002	1*	Am	20000.2	1999	457*	R
19997.8	1999	446*	Am	20069	2004		
	2001	364*	Am		Initiativ	e	
	2002	1*	Am		(Prop. 7		
19998.5	2004	193	R ⁵⁷¹		adopted		
19999.2	2006	538	Am ⁸⁰² Ad ⁶²⁰	20060.1	Nov. 2,		Am
19999.3	2004 2006	214 * 28 *		20069.1 20070	2000 2001	1010 793	Ad
19999.31	2004	214*	Am Ad	20070	2001	793 729	Am Ad
19999.5	2004	214*	Am	20070.1	2002	371	Am
20022	2002	1133	Am	20092	2003	850	Am
20028	2000	1010	Am	20094	2006	538	Am ⁸⁰²
	2001	159	Am 305	20096.3	2002	1139	Ad
20035.1	2002	1*	Ad 98	20098	2003	856	Am
			R 100		2005	328	Am
	2003	617	Am ³⁶ 13 Am ⁸¹⁵	20161	2003	10*	Am
	2006	240*	Am R 192	20162	2003	519 10*	Am
20035.10	2003	616	Ad	20162 20163	2003 2005	328	R Am
20055.10	2004	183	Am ⁵⁷¹	20103	2006	538	Am 802
20035.2	2003	617	Ad	20178	2000	483*	Am 56
	2004	183	Am ⁵⁷¹	20195	2004	378	Am
20035.21	2004	635*	Ad	20200	2003	97	Am
20035.3	2003	617	Ad	20225.5	1999	474	Ad
	2004	183	Am 5/1		2002	1133	R
20035.4	2003	615	Ad 571	20235	2003	848	Am 571
20025 5	2004	183	Am ⁵⁷¹	20201.5	2004	183	Am ⁵⁷¹
20035.5	1999	555	Ad	20281.5	2004	214*	Ad Am ⁶⁴⁷
	2003 2004	615 183	Ad Am (as ad by		2005 2005	22 328	Am Am
	2007	103	Stats. 2003,	20300	2000	1002	Am
			Ch. 615)	20000	2001	159	Am ³⁰⁵
			& RN ⁵⁷¹		2002	56	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20303	1999	474	Am		2002	784	Am ⁴⁹⁰
20303	2004	214*	Am		2002	149	Am
20305	2002	1045	Am	20440	2002	784	Am ⁴⁹⁰
20309	2000	880	Am	20441	2001	787	Am
	2001	77	Am	20441.5	2000	482	Ad
20309.5	2000	402*	Ad		2001	787	R
20320	2000	489	Am	20443	2001	21*	Am 298
20322	2000	489	Am	20445	2001	21*	Am ²⁹⁸
20324	2000	489	Am	20460.1	2000	1010	Ad Am ⁸⁰²
20325	2000	489	Am	20462	2006	538	AIII
20340	2004	214*	Am	20463	2002	889	Am
20343	2005 2005	328 322	Am Ad	20464 20467	2002 2003	889 10*	R Am
20343	1999	785	Am	20469.1	2003	1010	Alli
20356	2001	793	Am	20471.1	2000	1010	Ad
20370	2002	1133	Am	20474	2000	1010	Am
20383	2002	1133	Am	20475	2006	118	Am
20391	1999	555	Am (by Sec. 2	20479	2006	118	Am
			of Ch.)	20479.5	2000	882	Ad
	1999	785	Am (by Sec. 2.5	20480	1999	259	Ad & R 5
			of Ch.)	20481	2001	793	Am
20392	1999	555	Am	20486	2000	1002	Am (as ad by
	2000	1002	Am 305				Stats. 1996,
20202	2001	159	AIII	20407	2000	1002	Ch. 502) & RN
20393	1999	555	Am	20487	2000	1002	Ad(RN) Am ⁵¹⁹
20394	1999	971 555	Am	20501	2003	62 510	
20395	1999 2000	135	Am Am ²⁰³	20502	2003 2006	519 118	Am Am
	2000	402*	Am	20502	2000	793	Am
20397	1999	555	Am	20530.1	2003	10*	Am
20371	2000	135	Am ²⁰³	20533	2003	10*	Am
20398	1999	555	Am	20536	2004	190	Am
20400	1999	457*	Am	20570	2000	1010	Am
20401.5	2002	1152	Ad	20572	2003	462	Am
20405.1	1999	457 *	Am	20574	2003	462	Am
	1999	555	Am	20576	2003	462	Am
	2000	402 *	Am	20577	2003	462	Am
20.405.2	2002	56	Am	20577.5	2003	462	Ad
20405.2	1999	446* 457*	Ad	20578	2003	462	Am
20405.3	1999 1999	457 * 555	R Am	20580 20581	2001 2003	793 462	Am Am
	2001	365 *	Alli	20585	2003	519	Am
20407	1999	555	Am	20588	2000	966	Am
20407.5	2000	402*	Ad		2001	793	Am
20409	1999	555	Am		2003	519	Am
20417	1999	785	R	20589	2004	268	Ad
20420	2000	871	Am	20590	2003	519	Am
20423.5	2001	787	Ad	20610	2003	62	Am ⁵¹⁹
	2002	664	Am ⁴³¹		2003	519	Am
20423.6	2002	1152	Ad		2004	231	Am Am ⁶⁴⁷
20429	2002	664	Am ⁴³¹	20611	2005	22	
20432	2000	871	Ad	20611	2003	62 510	Am 519
20422.5	2001	149 114*	Am	20616	2003	519	Am
20432.5 20432.6	2002 2005	708	Ad Ad	20616 20618	2000 2000	947 947	Am Am (by Sec. 2
20432.6	2003	708 793	Au Am	20016	2000	941	
20433	2001	793 793	Am		2001	21*	of Ch.) Am ²⁹⁸
20434.5	2001	793	Am	20630	2006	121	Am
20436	2000	871	Am	20635.1	2000	1030	Ad
	2002	114*	Am	20636	1999	971	Am
20437	2002	114*	Am		2002	1139	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20636 (Co	nt.)				2001	785	Am
()	2006	118	Am		2002	1*	Am
20636.1	2000	1030	Ad		2002	14*	Am
20639	1999	939	Am ³⁰		2002	56	Am
20039		433		20687.1			
20772 5	2001		Am	20087.1	2000	1030	Ad
20672.5	2003	519	Ad		2001	785	R
20677	1999	83	Am ³⁰	20605.2	2001	793	R
	1999	555	Am (by Sec. 12	20687.2	2000	902	Ad
			of Ch.)		2001	797	Am
	2000	135	Am ²⁰³	20687.3	2001	364*	Ad & R 347
	2000	1030	Am (by Sec. 4		2002	1*	Am 388
			of Ch.)	20687.4	2002	1*	Ad ⁷³
	2001	782	Am (by Sec. 1				R 22
			of Ch.)	20688	2001	21*	Am ²⁹⁸
	2002	14*	Am	20694	1999	778*	Ad
	2003	62	Am ⁵¹⁹	20720	1999	307	R
20677.1	1999	630*	Ad	20721	1999	307	R
20077.1	2003	519	R	20721	1999	307	R
20677.2	2003	365*	Ad ⁷³	20723	1999	307	R
20077.2	2001	303 .	R ²²				R
	2002	1 4		20724	1999	307	
20655	2002	1*	Am	20725	1999	307	R
20677.3	2001	363*	Ad ⁷³	20732	2003	519	R
			R 22	20736	1999	785	R
	2002	1*	Am	20751	2003	855	Am
20677.4	2002	14*	Ad	20751.5	2003	855	Ad
	2003	62	Am ⁵¹⁹	20752	2003	10*	Am
20677.5	2002	40*	Ad ⁷³		2003	62	Am 519
			R 22		2003	519	Am
	2006	28*	Ad		2005	328	Am
20677.6	2002	278*	Ad ⁷³	20776	2003	855	Am
2007710		2.0	R ²²	20791	2003	10*	R
20677.7	2002	190 *	Ad ⁷³	20794	2003	10*	R
20077.7	2002	170	R ²²	20795	2003	10*	R
20677.8	2002	190*	Ad ⁷³	20796	2003	10*	R
20077.8	2002	190 ·	R ²²	20800		10*	R R
20677.0	2002	15C ±	Ad ⁷³		2003		
20677.9	2002	456*	R ²²	20801	1999	778*	Am
20.550	2000	1000		20002	2003	10*	R
20678	2000	1002	R (as am by	20802	2003	10*	R
			SB 528) & Ad 82	20804	2003	10*	R
	2001	21*	Am ²⁹⁸	20805	2006	538	Am 802
20683	1999	555	Am	20807	2003	10*	R
	2002	14*	Am	20808	2006	538	Am 802
20683.1	2001	365 *	Ad ⁷³	20814	2003	10*	Am
			R ²²	20815	2000	1010	Am
	2002	1*	Am	20815.5	1999	474	Ad
	2006	28*	Ad	20010.0	2002	1133	R
20683.2	2001	363 *	Ad ⁷³	20816	2001	781	Am
20003.2	2001	303	R ²²	20010	2002	664	Am ⁴³¹
	2002	1*	Am		2002	1139	Am
			Am 431				
20/02/2	2002	664	Am Ad ⁷³	20022	2003	519	Am
20683.3	2002	14*	Ad D 22	20822	1999	555	Am
20.602.4	2002	400 %	R 22		2003	10*	Am
20683.4	2002	190*	Ad ⁷³		2004	214*	Am
			R ²²	20824	2004	214*	Am
20683.5	2002	278*	Ad ⁷³	20826	2003	10*	Am
			R 22	20831.1	2000	1030	Ad
20683.6	2002	456*	Ad 73	20840	2002	1133	Ad
20065.0			R 22	20841	2002	1133	Ad
20065.0							
	2001	793	Am	20842	2002	1133	Ad
20686 20687	2001 1999	793 555	Am Am Am ²⁹⁸	20842 20860	2002 2003	1133 519	Ad R

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				-	
20862	2003	519	R	21060	2001	793 214*	Am
20863 20864	2003 2003	519 519	R R	21060 21061	2004 2001	214**	Am Am ²⁹⁸
20890.1	2003	793	Ad	21063	2001	1139	Alli
20090.1	2001	114*	Am	21003	1999	555	Am ¹⁶⁹
	2006	118	Am	21070.5	1999	555	Ad 127
20890.2	2002	902	Ad	21070.5	2000	135	Am ²⁰³
	2003	519	Am		2004	214*	Am
20894	1999	474	Am	21070.6	1999	555	Ad ¹²⁷
	2004	214*	Am	21071	1999	555	Am ⁷⁷ 169
20899.5	2006	355	Ad		2000	135	Am ²⁰³
20902.5	2002	1008	Ad	21072	1999	555	Am ⁷⁷ 169
	2003	62	Am 519	21073	1999	555	AIII
20903	1999	684	Ad	21073.1	1999	555	
20007	2003	10*	Am	21072.5	2001	21*	Am ²⁹⁸
20907	2003	519	Am	21073.5	1999	555	AIII
20908	2003 2004	10 * 214 *	R Ad	21072.7	1999	785 555	AIII
	2004	328	Au	21073.7	1999 2000	135	Ad ¹²⁷ Am ²⁰³
20909	2003	838	Ad		2000	21*	Am ²⁹⁸
20910	2003	855	Ad	21077	1999	555	Am
20938	2006	118	Am	21095	2006	538	Am ⁸⁰²
20962	2000	1030	Am	21117	2006	118	Am
20963.1	1999	770*	Ad	21118	2006	118	Am
20966	2000	1030	Am	21130	1999	555	Am
20992	1999	785	R	21132	2006	237*	Am
21000	2003	10*	R	21150	2006	118	Am
21001	2001	793	R	21151	2002	1152	Am (by Sec. 4
21002	2001	793	R		2002	1150	of Ch.)
21006	2000	489	Am Am ³⁰⁵		2002	1153	Am (by Sec. 1.5
21007	2001	159	AIII		2005	220	of Ch.)
21007	2000 2000	489 489	Am	21156	2005	328 118	Am
21008 21013	2000	489	Am Am	21156 21159	2006 2000	402*	Am Am ²³⁰
21013	2003	519	Am	21160	2000	402*	Am ²³⁰
21020	2000	489	Am	21161	2000	402*	Am ²³⁰
21020.5	2002	56	Ad	21195	2000	402*	Am ²³⁰
21021	2000	489	Am	21201	1999	785	Am
21023	2000	489	Am	21220	2003	62	Am 519
21023.5	1999	834	Ad		2003	519	Am
	2000	489	Am		2005	328	Am
	2002	546	Am	21220.5	2003	519	Ad
21024	2000	489	Am	21221	2005	328	Am Am 802
210245	2001	793	Am	21223	2006	538	Alli
21024.5	2006	834	Ad	21224	2004	398 22	Am Am ⁶⁴⁷
21025.5 21027	2003 2000	560 489	Ad Am		2005 2005	328	Am
21027	2000	793	Am	21225	2005	328	Am
21028	1999	83	Am 30	21223	2006	118	Am
21029	2000	489	Am	21226	2005	328	Am
21030	2000	489	Am	21220	2006	118	Am
21031	2000	489	Am	21227	2005	328	Am
21037	2003	855	Am		2006	118	Am
21039	2003	835	Ad	21229	2006	118	Am
21050	2000	489	Ad	21230	2003	861	Ad
	2003	855	Am	21251.13	1999	555	Ad
21051	2000	489	Ad		1999	800	Am (as ad by
21072	2003	10*	Am				Stats. 1999,
21052	2000	489	Ad	21251 15	2002	055	Ch. 555)
21053	2000	489	Ad	21251.15	2003	855	Ad
21054	2000	489	Ad	I	2004	231	Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	Am ⁵¹⁹
21252	2000	346 519	Am R & Ad	21262	2003 1999	62 555	
21253	2003 2003	519	R & Au R	21363	1999	333	Am (by Sec. 35 of Ch.)
21259	2003	793	Am		1999	633	Am (by Sec. 2
21261	2003	10*	Am		1,,,,	055	of Ch.)
21262	2003	10*	R		1999	785	Am (by Sec. 9.6
21265	2006	538	Am 802				of Ch)
21267	2004	506	Am		2001	21*	Am ²⁹⁸
21290	2001	21 *	Am ²⁹⁸		2002	664	Am ⁴³¹
21291.5	2005	418	Ad	21363.1	1999	555	Ad ¹²⁷
21293	2003	855	Am	21262.2	2001	21*	Am ²⁹⁸
21294	2003	855 21 *	Am Am ²⁹⁸	21363.2	1999	778*	Ad
21298	2001 2001	793	Am ²⁹⁸ Am	21363.3 21363.4	2001 2002	785 1*	Ad Ad
21317	2001	793	Am	21303.4	2002	617	Am
21317	2001	793	Am	21363.5	1999	555	Am
21319	2001	793	Am	21303.3	1999	800	Am (as am by
21322	2001	793	Am		1///	000	Stats. 1999,
21325	2001	793	Am				Ch. 555)
21326	2001	793	Am		2001	21*	R ²⁹⁸
21327	2001	793	Am	21363.6	1999	555	R
	2002	664	Am ⁴³¹	21363.7	1999	778*	Ad
21328	1999	555	Ad		2001	21*	R ²⁹⁸
	2000	237	Am	21363.8	2002	56	Ad
21227	2001	793	Am	21364	2001	21*	Am ²⁹⁸
21337	1999	555	Am (by Sec. 29	21369	1999	555	Am (by Sec. 39
	2000	402 *	of Ch.) Am ⁵⁶		1000	622	of Ch.)
21337.1	2000 2000	483 * 483 *	Am Ad ⁵⁶		1999	633	Am (by Sec. 3.5 of Ch.)
21357.1	1999	555	Am	21369.1	1999	555	Ad ¹²⁷
21333	2001	21*	A 298	21307.1	2001	21*	Am ²⁹⁸
21353.5	1999	555	Am ^{77 169}	21370	1999	633	Am (by Sec. 4
21354.1	1999	555	Ad ¹²⁷				of Ch.)
	2000	1030	Am (by Sec. 9		1999	785	Am (by
			of Ch.)				Sec. 10.5
21354.3	2001	782	Ad				of Ch.)
	2002	664	Am ⁴³¹		2000	135	Am ²⁰³
	2004	654	Am	21372	1999	555	Am
	2006	118	Am	21373	1999	555	Am
21354.4	2006 2001	846 * 782	Am	21374 21389	1999 1999	555 633	Am Ad
21334.4	2001	664	Ad Am ⁴³¹	21309	2001	21*	R ²⁹⁸
	2002	118	Am	21390	2001	796	Ad
21354.5	2001	782	Ad	21400	2001	21*	R ²⁹⁸
2100	2002	664	Am ⁴³¹	21401	2003	10*	P
	2004	654	Am	21402	2001	21*	R ²⁹⁸
	2006	118	Am	21403	1999	555	Am
21355	2001	21*	Am ²⁹⁸		2001	21*	R ²⁹⁸
21357	1999	785	Am	21404	2000	1002	Am
****	2001	21*	Am ²⁹⁸	21407	1999	555	Am
21359	2005	328	Am	21.400	2003	10*	Am
21362	1999	555	Am (by Sec. 33	21408	2004	231	Am
	1999	622	of Ch.)	21409	2004	231 231	Am
	1999	633	Am (by Sec. 1.5 of Ch.)	21410 21417	2004 2004	231	Am R
	2001	21*	Am ²⁹⁸	21417	2004	877	Am
21362.1	1999	3*	Ad	21419.5	1999	310	Ad
21302.1	2001	21*	R ²⁹⁸	21423	2001	21*	Am ²⁹⁸
21362.2	1999	555	Δd ¹²⁷		2002	664	Am ⁴³¹
	2001	21*	Am 298	21424	2004	231	Am
21362.3	2002	902	Ad ⁵⁰⁴	21428.1	2006	240*	Ad
NOTE 6					_		

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21431	2003	519	R		1999	555	R
21450	2004	69*	Am	21574	1999	800	Am
21461	1999	785	Am		1999	801	Am (by Sec. 2.1
21461.5	2001	793	Ad				of Ch.)
21465	1999	785	Am		2001	21*	Am ²⁹⁸
	2001	21*	Am ²⁹⁸	21574.5	1999	801	Δd
	2003	10*	Am		2001	21*	Am ²⁹⁸
	2003	62	Am 519	21574.7	1999	555	Ad & R 38
21465.5	1999	3*	Δm		2001	21*	Am ²⁹⁸
	2001	21*	R ²⁹⁸	21581	1999	555	Am (by Sec. 50
21490	2000	1002	Am				of Ch.)
21492	2005	328	Am		1999	801	Am (by Sec. 4.1
21497	1999	785	Am				of Ch.)
21499	2003	10*	Am	21582	2005	328	Am
21506	2004	69*	Am	21620	2000	1002	Am
21507	1999	785	Am	21621	2000	1002	Am
21510	2004	506	Ad		2003	10*	Am
21535	2003	10*	Am	21622	2000	947	Am (by Sec. 3
21537	2002	1152	Am			4000	of Ch.)
21537.5	2002	1077	Ad ⁵⁰⁵		2000	1002	Am (by
215105	2006	210*	Am	21.622	2000	0.45	Sec. 14.5 of Ch.)
21540.5	2002	1152	Am	21623	2000	947	Am (by Sec. 4
01541	2005	328	Am		2000	1002	of Ch.)
21541	1999	800	Am		2000	1002	Am (by
	2000	1031	Am	21/22 5	2000	0.47	Sec. 15.5 of Ch.)
215415	2003	840	Am	21623.5	2000	947	Am (by Sec. 5
21541.5	2000	1031	Ad		2000	1002	of Ch.)
21543	2004	231	Am		2000	1002	Am (by
21546	1999	800	Am	21623.6	2000	947	Sec. 16.5 of Ch.)
21547	2000	1002	Am	21623.0	2000		Ad
21347	1999 2000	457 * 1002	Am Am	21624	1999 2005	800 418	Am Ad
	2004	214*	Am	21629	1999		
21547.5	1999	457 *	Alli	21630	1999	800 800	Am Am
21547.7	2000	855	Ad	21635	1999	800	Am
21347.7	2000	159	Am ³⁰⁵	21033	2004	69*	Am
	2001	793	Am	21635.5	2004	69*	Am
21548	1999	800	Am	21661	1999	525	Δm 112
21370	2000	1002	Am	21001	2000	857	Am ²⁰³
21549	2000	1002	R		2001	185	Δm
21550	1999	800	R		2002	664	Am ⁴³¹
21551	1999	800	Am		2002	871	Am
21331	2004	69*	Am		2003	519	Am
21571	1999	800	Am	21662	2001	745*	Am
210/1	2003	519	Am	21002	2002	871	Am
21572	1999	555	Am (by Sec. 46	21663	2003	519	Am
			of Ch.)	21664	2002	871	Am
	1999	800	Am (by Sec. 7.1	21690	2004	69*	R
			of Ch)		2005	328	Ad
	2000	135	Am ²⁰³	21691	2004	69*	R
	2001	21*	Am ²⁹⁸		2005	328	Ad
	2003	519	Am	21692	2004	69*	R
21573	1999	555	Am (by Sec. 47		2005	328	Ad
			of Ch.)	21703	2000	882	Am
	1999	800	Am (by Sec. 8	Title 2,			
			of Ch.)	Div. 5,			
	1999	801	Am (by Sec. 1.3	Pt. 3.4,			
			of Ch.)	heading			
	2001	21*	Am ²⁹⁸	(Sec. 21750			
21573.5	1999	3*	Ad	et seq.)	2003	10*	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21751	1000	705	A	22754.2	2000	402*	D / 1 1
21751	1999 2001	785 793	Am Am	22754.2	2000	402 **	R (as ad by Stats. 1998,
21752	2006	538	Am 802				Ch. 91)
21754	1999	474	Am		2004	69*	R
21757	2000	1002	Am	22754.3	2000	1002	R
	2001	793	Am	22754.35	2004	69*	R
21758	2001	793	Am	22754.4	2004	69*	R
21761	2001	793	Am	22754.5	1999	83	Am ³⁰
21764	2001	793	Am	227547	1999	446*	R
22009.03	2003	62	Am 519	22754.7	1999	446*	R
	2003	519	Am	22755	2004	69* 69*	Ad
22009.1	2005 2003	328 62	Ad Am ⁵¹⁹	22756 22760	2004 2004	69*	R Ad
22009.1	2003	519	Am	22762	2004	69*	Ad
	2005	328	Am	22764	2004	69*	Ad
	2006	655	Am ⁸⁰²	22766	2004	69*	Ad
22013.7	2003	519	Am	22768	2004	69*	Ad
	2004	231	Am	22770	2004	69*	Ad
22013.77	1999	785	Ad	22771	2004	69*	R & Ad
22013.78	2002	1152	Ad		2005	418	Am
	2003	519	Am	22772	2004	69*	R & Ad
22013.82	2001	365 *	R 571	22773	2004	69*	R & Ad
22013.97	2004	183	Am ⁵⁷¹	22774	1999	785	Am
22013.98	2001	793	Ad Am ⁵¹⁹	22775	2004	69*	R & Ad
22018	2003 2003	62 519		22775	2004	69* 418	R & Ad
22100	2006	538	Am Am ⁸⁰²	22775.5	2005 2004	69*	Am R
22150	2005	328	Am	22776	2004	69*	R
22155	2005	328	Am	22777	2004	69*	R & Ad
22156	2003	62	Am 519	22778	2002	898	Am
	2003	519	Am		2004	69*	R & Ad
	2005	328	Ad	22779	2004	69*	R & Ad
22200	1999	83	Am ³⁰	22780	2002	898	Ad
22202	2005	328	Am		2004	69*	R
22203	2005	328	Am	22781	2004	69*	Ad
22208	2005	328	Am Am ³⁰	22783	2004	69*	Ad
22209 22216	1999 2003	83 519	R	22785 22787	2004 2004	69* 69*	Ad Ad
22302	2005	328	Am	22790	2004	1*	Am
22308	2005	328	Am	22170	2003	751	Am
22502	2003	62	Am ⁵¹⁹		2004	69*	R & Ad
	2003	519	Am	22790.1	2000	1002	R
22560	2005	328	Am	22790.2	2004	69*	R
22750	2004	69*	Ad	22790.3	2004	69*	R
22751	2004	69*	R & Ad	22790.4	2004	69*	R
22752	2004	69*	R	22790.5	2004	69*	R
22753 22754	2004	69 * 272 *	R & Ad	22791 22791.5	2004	69*	R
22734	1999	212 **	Am (by Sec. 3	22/91.3	2002 2004	898 69*	Ad R
	1999	446*	of Ch.) Am	22792	2004	751	Am
	1999	457*	Am	22172	2003	69*	R & Ad
	2000	1010	Am	22793	2003	751	Am
	2001	451	Am		2004	69*	R & Ad
	2003	62	Am 519	22793.1	2004	69*	R
	2003	519	Am	22793.2	2001	634	Ad
	2004	69*	R		2004	69*	R
22754.1	2000	12	Ad	22794	2002	898	R & Ad
22754.11	2004	69*	R		2003	751	Am
22754.11	1999	446*	R	22704.1	2004	69*	R & Ad
22754.15 22754.16	2004 2004	69 * 69 *	R R	22794.1 22795	2004 2004	69* 69*	R R & Ad
22134.10	2004	09	IX.	44173	2004	09 1	n ot Au

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22796	2004	69*	Ad	22823	2004	69*	R & Ad
22797	2004	69*	Ad	22825	2002	896	Am
22800	2004	69*	Ad	22023	2003	519	Am
22802	2004	69*	Ad		2004	69*	R & Ad
22803	2004	69*	Ad	22825.01	1999	743	D
22805	2004	69*	Ad	22023.01	1///	7 15	Ad 142
22806	2004	69*	Ad		2000	135	Am ²⁰³
22807	2004	69*	Ad		2000	402*	Am
22808	2004	69*	Ad		2003	228*	Am ²²
22809	2004	69*	Ad		2003	757	Am (as am by
22810	2000	904	Am				Stats. 2003,
	2002	898	Am				Ch. 228)
	2003	62	Am 519		2004	69*	R
	2004	69*	R & Ad	22825.1	2000	1002	Am
22810.1	2004	69*	R		2003	751	Am
22810.2	2000	1002	R		2004	69*	R
22810.3	2004	69*	R	22825.10	2003	616	Ad
22810.4	2004	69*	R		2004	69*	R
22810.5	1999	971	Am	22825.11	2003	617	Ad
	2000	1002	R		2004	69*	R
22810.6	2004	69 *	R	22825.12	2003	615	Ad
22811	2004	69*	R & Ad		2004	69*	R 571
22811.5	2004	69*	R	2202511	2004	183	Am ⁵⁷¹
22811.6	1999	457 *	R	22825.14	2004	69*	R
22812	2004	69*	R & Ad	22825.15	2004	69*	R
22813	2004	69*	R	22825.16	2000	1002	R
22813.5 22813.6	2004 2004	69 * 69 *	R R	22825.17	2000 2004	1002 69*	Am R
22814	2004	69*	R & Ad	22825.19	2004	615	Ad
22815	2004	69*	R & Ad	22023.19	2003	69*	R R
22816	2004	69*	R & Ad	22825.2	2004	69*	R
22816.1	2003	271*	Ad	22825.3	1999	446*	Am
22010.1	2004	69*	R	22023.3	2004	69*	R
22816.3	2000	1002	R	22825.4	2004	69*	R
22816.31	2004	69*	R	22825.5	2001	798	R & Ad
22816.5	2004	69*	R		2004	69*	R
22816.7	2004	69*	R	22825.6	2004	69*	R
22816.8	2004	69*	R	22825.7	2002	898	Am
22817	2004	69*	R & Ad		2004	69*	R
22817.5	2003	519	Ad	22825.8	2000	1002	R
	2004	69*	R	22826	2004	69*	R & Ad
22818	2004	69*	R & Ad	22827	2004	69*	R
*****	2005	418	Am	22827.5	2000	1002	Am
22818.5	2004	69*	Ad	22020	2004	69*	R
22010	2005	418	R	22828	2001	775	Am
22819	2001	793	Am	22020 5	2004	69* 69*	R
	2004 2005	69*	R & Ad	22828.5	2004	69*	R R
22820	2003	418 69*	Am R & Ad	22829 22830	2004 2004	69*	Ad
22020	2004	440*	Am (as ad by	22831	2004	69*	R & Ad
	2004	440	Stats. 2004,	22832	2004	898	Am
			Ch. 69)	22032	2004	69*	R & Ad
22821	2004	69*	R	22834	2004	69*	Ad
22821.1	2000	904	Ad	22836	2004	69*	Ad
	2001	793	Am	22837	2004	69*	Ad
	2004	69*	R	22839	2004	69*	Ad
22821.2	2001	775	Ad	22840	2002	898	R & Ad
	2004	69*	R		2003	751	Am
22821.3	2002	733 *	Ad		2004	69*	R & Ad
	2004	69*	R	22840.1	2000	1002	R
22822	2004	69*	R & Ad	22840.2	2002	898	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22840.2	(Cont.)			22871.1	1999	588	Ad
	2003	62	Am 519	2207111	2004	69*	R
	2004	69*	R	22871.2	1999	588	Ad
22840.3	2004	69*	R	22071.2	2001	893	Am
22841	2004	69*	R & Ad		2004	69*	R
22842	2002	898	Am	22871.3	1999	588	Ad
22072	2002	69*	R & Ad	22071.3	2004	69*	R
22843	2004	69*	Ad	22871.5	2004	69*	Ad
22844	2004	69*	Ad	22871.6	2004	69*	Ad
22077	2005	527	Am	22871.7	2004	69*	Ad
	2005	326	Am	22871.8	2004	69*	Ad
22846	2004	69*	Ad	22871.9	2004	69*	Ad
22847	2004	69*	Ad	22872	1999	588	Ad
22848	2004	69*	Ad	22012	2003	764	Am
		708	Ad		2003	69*	R & Ad
22849	2005			22072			
22850	2003	751 69*	Am	22873	1999	588	Ad
22050 1	2004		R & Ad		2004	69*	R & Ad
22850.1	2004	69*	R	22074	2005	328	Am
22850.2	2004	69*	R	22874	1999	588	Ad
22850.3	2004	69*	R		2004	69*	R & Ad
22850.5	2004	69*	R		2004	214*	Am
22851	2004	69*	R & Ad	22075	2005	328	Am
22852	2002	898	Am	22875	1999	588	Ad
22052	2004	69*	R & Ad		2000	135	Am ²⁰³
22853	2004	69*	R & Ad		2004	69*	R & Ad
22853.1	2004	69*	Ad		2004	214*	Am
22854	2002	898	Am		2005	328	Am
	2004	69*	R	22875.5	2004	69*	Ad
	2006	758	Ad	22876	1999	588	Ad
22855	2004	69*	R & Ad		2004	69*	R & Ad
22856	2002	898	Am		2005	328	Am
	2004	69*	R	22877	1999	588	Ad
22857	2001	793	Am		2004	69*	R & Ad 609
	2004	69*	R & Ad		2004	214*	Am (as ad by
22858	2004	69*	R				Sec. 22,
22859	2002	898	Am				Stats. 2004,
	2004	69*	R & Ad				Ch. 69) ⁶²¹
22859.1	2004	69*	R		2005	74*	A .
22859.2	2004	69*	R		2006	642	Am Am ^{847 848}
22860	2004	69*	R & Ad	22878	2000	874	Ad
	2005	22	Am ⁶⁴⁷		2004	69*	R & Ad
22861	2004	69*	R	22878.1	2000	874	Ad
22862	2004	69*	R		2004	69*	R
22862.1	2004	69*	R	22878.2	2000	874	Δd
22862.2	2004	69*	R		2001	803	Am ³⁷³
22863	2004	69*	R & Ad		2004	69*	R
22864	2004	69*	R & Ad	22878.3	2000	874	Ad
22864.1	2004	69*	R		2001	803	Am ³⁷³
22865	2004	69*	R & Ad		2004	69*	R
22866	2004	69*	R & Ad	22879	2004	69*	Ad
22867	1999	588	Ad	22880	2004	69*	R & Ad
	2004	69*	R & Ad	22881	2004	69*	R & Ad
22868	1999	588	Ad	22881.1	2004	69*	R
	2004	69*	R	22882	2004	69*	R
22869	1999	588	Ad	22883	2004	69*	R & Ad
2200)	2003	764	Am	22885	2004	69*	Ad
	2003	69*	R & Ad	22887	2004	69*	Ad
22870	2004	69*	Ad	22007	2004	418	R
	1999	588	Ad	22887.5	2003	69*	Ad
	1777	200	Λu	44001.3			Λü
22871	2000	1002	Am		2005	418	R

		GOVE		OODL	Oomana	Cu	
	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section		Chapter	Effect
22890	2001	851	Ad	22957.:	5 1999	457*	R
22090	2001	69*	R & Ad	22958	2004	69*	R & Ad
22891	2004	851	Ad	22936	2004	328	Am
22071	2001	898	Am	22959	2004	69*	Ad
	2004	69*	R	22959.		611	Ad
22892	2001	851	Ad	22959.		611	Ad
	2004	69*	R & Ad	22959		611	Ad
	2005	328	Am	22959.4		611	Ad
	2006	862	Am	22959.:		611	Ad
22893	2001	851	Ad	22959.	5 2006	611	Ad
	2004	69*	R & Ad	22970	1999	307	Ad
22895	2004	69*	Ad	22970.		307	Ad
22897	2004	69*	Ad	22970.		307	Ad
22899	2004	69*	Ad	22970.		307	Ad
22901	2004	69*	Ad	22970.		307	Ad
22903	2004	69*	Ad	22970.		307	Ad
22002 5	2005	418	R	22970.		307	Ad
22903.5	2004	69*	Ad	22970.		307	Ad
22905	2005 2004	418 69*	R Ad	22970.	16 1999 2001	307 433	Ad Am
22903	2004	69*	Ad	22970.		307	Alli
22910	2004	69*	Ad	22970.		307	Ad
22913	2004	69*	Ad	22970.		307	Ad
22915	2004	69*	Ad	22970.		307	Ad
22920	2004	69*	Ad	22570	1999	785	Am (as ad by
22922	2004	69*	Ad			, 00	Stats. 1999,
22927	2004	69*	Ad				Ch. 307)
22928	2004	69*	Ad	22970.	20 1999	307	Ad
22929	2004	69*	Ad	22970.	21 1999	307	Ad
	2005	418	R	22970.		307	Ad
22930	2004	69*	Ad	22970.		307	Ad
22931	2004	69*	Ad	22970.		307	Ad
22932	2004	69*	Ad	22970.		307	Ad
22934	2004	69*	Ad	22970.		307	Ad
22937	2004	69*	Ad	22970.		307	Ad
22938	2004 2004	69 * 69 *	Ad	22970.		307 307	Ad
22939 22940	2004	69*	Ad Ad	22970 22970		307	Ad Ad
22940	2004	69*	Ad	22970		307	Ad
22944	2004	69*	Ad	22970		307	Ad
22945	2004	69*	Ad	22970.		307	Ad
22946	2004	69*	Ad	22970.		307	Ad
22947	2004	69*	Ad	22970.4		307	Ad
22948	2004	69*	Ad	22970.4		307	Ad
22950	2004	69*	R & Ad	22970.:	50 1999	307	Ad
22951	2004	69*	R & Ad	22970.:	55 1999	307	Ad
22952	2004	69*	R & Ad	22970.:		307	Ad
22952.1	2004	69*	R	22970.:		307	Ad
22952.2	2004	69*	R	22970.0		307	Ad
22953	2004	69*	R & Ad	22970.0		307	Ad
22954	2004	69*	R & Ad	22970.0		307	Ad
22955	1999	272*	Am	22970.0		307	Ad
22055 1	2004	69*	R & Ad	22970.0		307	Ad
22955.1	1999	3*	Ad	22970.0		307	Ad
22955.2	2004 2004	69 * 69 *	R	22970.0 22970.0		307 307	Ad Ad
22955.2	2004	69 *	R R	22970.		307	Ad Ad
22955.55	1999	457*	Ad	22970.		307	Ad
<i>,</i>	2004	69*	R	22970.		307	Ad
22956	2004	69*	Ad	22970.		307	Ad
22957	2004	69*	R & Ad	22970.		307	Ad

	A ff	ected By			A ff	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		1				- 1	Бујест
22970.78	1999	307	Ad	25200	2002	454	Am
22970.80	1999	307	Ad	25201	2002	221	Am
22970.81	1999	307	Ad	25205	2002	454	Am
22970.82	1999	307	Ad	25210.3a	2003	296	Am
22970.83	1999 1999	307 307	Ad Ad	25210.3b	2003 2005	296 158	Am
22970.84 22970.85	1999	307	Ad	25210.3c 25210.4a	2003	57	Ad Am
22970.86	1999	307	Ad	25210.4a 25210.4h	2003	340	Ad
22970.87	1999	307	Ad	25210.70a	2000	129*	Ad
22970.88	1999	307	Ad	25210.71	2001	606*	Ad
22970.89	1999	307	Ad	25210.9c	2002	82*	Am
23007.5	2006	355	Ad		2005	136	Am
23010	2001	767	Am	25210.9d	2003	296	Ad
23115	2002	454	Am	25350	2003	732	Am
23119	2000	506	Am	25350.10	2003	757	Am
	2002	454	Am	25350.105	2003	757	Am
22120	2003	62	Am 519	25350.51	2001	176	Am
23130	2000	506	Am	25250.55	2006	109	Am Am ⁶²²
23212	2000	506	Am Am ⁴⁹⁰	25350.55	2004	211*	
23220 23285	2002 2000	784 506		25350.6 25350.60	2004 2003	610* 732	Am
23296	2002	784	Am R ⁴⁹⁰	25350.80	2003	757	Am Am
23344	2004	227*	Am	25350.85	2003	757	Δm
23396	2002	784	Δm ⁴⁹⁰	25358	2003	183	Am ⁵⁷¹
23398	2002	784	p 490	25372	2001	18	R & Ad
23579	2002	784	R ⁴⁹⁰		2002	97	Am
23687	2002	221	Am	25502.3	2003	710	Am
23713	1999	643	Am		2004	118	Am
23731	2002	221	Am	25526	2002	221	Am
24001	2006	588	Am	25526.5	2002	454	Am
24002.5	2004	200	Am	25536	1999	643	Am
24003	2004	118	Am	25537	2002	221	Am
24009	2005	158	Am	25025 5	2003	732	Am
24011	2000 2000	35 227	Am Am (by Sec. 3	25825.5 25828	2006 2005	360 564	Ad Am
	2000	221	of Ch.)	25831	2005	564	Am
	2001	13	Am	25832	2005	564	Ad
	2003	710	Am	25841	2005	158	R
	2005	136	Am (by Sec. 1	25842.5	2002	395	Am
			of Ch.)	25850	2002	395	R
	2005	407	Am (by Sec. 2	25851	2002	395	R
			of Ch.)	25852	2002	395	R
24051	2001	824	Am	25853	2002	395	R
24103	2006	53	R	25854	2002	395	R
24151	2003	149	Am	26202.1	2005	158	Am
24250.1	2003	149 407	Am	26202.3	2003 2003	564 564	R
24300 24304.2	2005 2005	407	Am Ad	26202.6 26205	2000	564 569	Am Am
24350.5	2005	75*	R 80	26205.1	2000	569	Am
24351.5	2004	806	Ad	26205.5	2000	569	Am
24353	2005	75*	Am ⁸⁰	26206.7	2003	564	Ad
24764	2002	784	Am ⁴⁹⁰	26206.8	2003	564	Ad
24767	2002	94	Am	26296.22	2004	69*	Am
25004.5	2001	387	Ad	26299.036	2004	69*	Am
	2003	380	R	26509	2000	1055*	Am
25008	2005	700	Am	26520	2003	325	Am
25100.5	2002	784	Am 490	26529	2001	767	Am
25105	2000	569	Am	26602	2005	478	Am
25115	2002	94 60	Am Am	26603	2002	1010 641*	R
25132 25151	2003 2004	60 118	Am Am	26603.1 26608.3	1999	784	R Am ⁴⁹⁰
25151	2004	118	Alli	20000.3	2002	/ 04	AIII

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
26608.3 (C	Cont)	•		26671.5	2002	784	Am & R ^{489 490}
20000.5 (€	2003	62	Am 519	26671.6	2002	784	Am & R 489 490
26608.4	2003	784	p 490	26671.7	2002	784	R ⁴⁸⁹ ⁴⁹⁰
26608.5	2002	784	R ⁴⁹⁰	26671.8	2002	784	Am & R 489 490
26614	2004	326	Am	26672	2002	784	Ad & R 489 490
26625	2002	784	Am ⁴⁹⁰	26720.9	2000	629	Am
26625.1	2002	784	p 490	26721	2000	629	Am
26625.10	2002	784	R 490	26721.1	2000	629	Am
26625.11	2002	784	p 490	26721.2	2000	629	Ad
26625.12	2002	784	R ⁴⁹⁰		2003	888	Am
26625.13	2002	784	R 490		2006	365	Am
26625.14	2002	784	R 490				R & Ad 69
26625.15	2002	784	R 490	26722	2000	629	Am
26625.2	2002	784	Am 490	26723	2003	888	Ad
26625.3	2002	784	Am ⁴⁹⁰	26725	2000	629	Am
26625.4	2002	784	Am ⁴⁹⁰ R ⁴⁹⁰	26726	2000	629	Am
26630	2002	784	R 490 R 490	26729	2004	327	Am
26631 26632	2002 2002	784 784	R 490	26728 26730	2000 2000	629 629	Am
26633	2002	784 784	R ⁴⁹⁰	26731	2000	629	Am Am
26634	2002	784	R ⁴⁹⁰	20731	2004	327	Am
26635	2002	784	p 490	26733.5	2004	327	Am
26636	2002	784	p 490	26734	2000	629	Am
26637	2002	784	D 490	26736	2000	629	Am
26638.1	2002	784	R 489 490	26738	2000	629	Am
26638.10	2002	784	Am & R 489 490		2003	888	Am
26638.11	2002	784	Δm & P 489 490	26742	2000	629	Am
26638.12	2002	784	Ad & R 489 490	26743	2000	629	Am
26638.15	2003	62	Ad(RN) ³¹⁹	26744	2006	277	Am
26638.2	2002	784	Δ m χ_r P +07 +70	26744.5	2005	474	Ad
26638.3	2002	784	R ⁴⁸⁹ 490	26746	2000	629	Am
26638.4	2002	784	Am & R ⁴⁸⁹ ⁴⁹⁰		2000	808*	Am (by
26638.5	2002	784	Am & R ⁴⁸⁹ ⁴⁹⁰				Sec. 100.1
	2002	1072	Ad		2002	000	of Ch.)
	2003	62	Am (as ad by	26746 1	2003	888 629	Am
			Stats. 2002, Ch. 1072)	26746.1 26749	2000 2006	538	Am Am ⁸⁰²
			& RN ⁵¹⁹	26750	2000	629	Am
26638.6	2002	784	Δm & R 489 490	20730	2006	365	Am
26638.7	2002	784	Δm & P 489 490		2000	303	R & Ad 69
26638.8	2002	784	Am & R 489 490	26800	2002	784	R 490
26638.9	2002	784	Am & R 489 490	26802	2003	811	Am
26639	2002	784	D & Ad 490	26802.5	2001	767	Am
26639.1	2002	784	P 490	26806	2004	118	Am _
26639.2	2002	784	Am 490	26820	2005	75*	Am 80
26639.3	2002	784	A m 450	26820.4	2005	75*	Am & RN 80
26639.5	2002	784	R ⁴⁸⁹ ⁴⁹⁰ R ⁴⁸⁹ ⁴⁹⁰	26820.6	2001	824	Am
26639.6	2002	784	R 489 490	26020 5	2005	75*	R 80
26639.7	2002	784	Ad & R ⁴⁸⁹ 490	26820.7	2005	75 *	R 80 R 80
26665	2002	784	AIII	26822.3	2005	75*	K 0 DN 80
26666	1999 1999	335 641 *	R	26823	2005	75 * 75 *	Am & RN 80 Am & RN 80
26667	2002	641 * 784	R R ⁴⁹⁰	26824 26826	2005 2005	75* 75*	Am & RN 80
26668	2002	784	R ⁴⁹⁰	26826.1	2005	75*	Am & RN 80
26669	1999	138*	R	26826.2	2005	75*	R 80
2000)	1999	641*	R	26826.3	1999	115	Ad & R ³⁸
26670	1999	641*	P	20020.5	2005	75*	Am & RN 13 80
26671	2002	784	R 489 490	26826.4	1999	150	Ad
26671.1	2002	784	Am & R 489 490		2002	367	R
26671.2	2002	784	P 489 490		2003	159*	Ad ^{98 479}
26671.4	2002	784	Am & R ⁴⁸⁹ 490				R 100

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
26826.4	(Cont.)	-		26855.4	2005	75*	R 80
20020.4	2003	757	Am	26856	2003	784	Am ⁴⁹⁰
	2005	75*	Am	20030	2005	75*	R 80
	2000	,,,	& DN 36 13 80	26857	2005	75*	Am 80
26827	2003	159*	Δ m ^{98 479}	26857.5	2005	75*	Am & RN 80
			R 100	26859	2004	118	Am
			Ad ⁴⁸⁵		2005	75*	R 80
	2003	757	Am (as am by	26862	2005	75*	Am & RN 80
			Stats. 2003,	26863	1999	344*	Am
	2005	75 *	Ch. 159)	26001	2005	75 *	R 80
	2005	75*	R (as ad by	26881 26905	2002 2001	454 176	Am Am
			Sec. 10, Stats. 2003,	26908.5	2001	637	Alli
			Ch. 159) ⁸⁰	26915	2000	1055*	Am
			Am (as am by	26920	2002	454	Am
			Sec. 4,		2006	643	Am
			Stats. 2003,	26921	2002	454	R
			Ch. 757)	26922	2002	221	Am
		=0.4	& RN ³⁶ 13 80		2002	454	Am
26827.1	2002	784	Am 490	26022	2003	296	Am
26927.4	2005	75 *	R 80 R 80	26923	2002	454	R
26827.4 26827.5	2005 2005	75 * 75 *	Am & RN 80	26945 27000.7	2000 2000	1055 * 1055 *	Am
26827.6	2003	824	Alli & KN Am	27000.7	1999	550*	Am Am ¹
20027.0	2005	75 *	Am & RN 80	27000.9	1999	550*	Am ¹
26827.7	2005	75*	Am & RN 80	27001	2000	924	Am
26828	2005	75*	P 80	27002.1	2000	924	Am
26829	2005	75*	R 80	27008	2006	643	Am
26830	2003	159*	Am 98 479	27009	2006	643	Am
			R ¹⁰⁰ Ad ⁴⁸⁵	27063	1999	550*	Am ¹
	2005	75*		27081	2006 2002	643 784	R Am ⁴⁹⁰
	2003	13.	R (as am by Sec. 11 and as	27131	2002	889*	Am
			ad by Sec. 12,	27132.3	1999	32	Am
			Stats. 2003,	27201	2000	924	Am
			Ch. 159)80	27201.5	2004	6*	Ad
26831	2005	75*	Am 80	27255	2001	819	Ad
26832	2005	75 *	R 80		2006	531	Am
26832.1	2005	75 *	Am & RN 80	27279.4	2001	745*	Am Am 96 114
26833.1	2005	75 * 75 *	R ⁸⁰ Am & RN ⁸⁰	27282	1999	991	AIII
26833.5 26834	2005 2005	75* 75*	R 80		2001 2004	176 339	Am Am
26835	2003	118	R	27291	2004	1003	Δd ⁹⁶
26835.1	2002	784	Am ⁴⁹⁰	27293	2005	75*	Am 80
	2005	75*	Am & RN 80	27297.5	2004	227*	Am
26836.1	2005	75*	R 80		2004	889*	Am
26837	2005	75*	Am 80	27322.2	2000	569	Am
26837.1	2005	75 *	R 80	27337	2003	301	Ad (by Sec. 1
26838	2005	75 *	Am & RN 80				of Ch.)
26840.10		830	Ad & R ³⁸ Ad & R ³⁸				Ad (by Sec. 2 of Ch.) ⁶⁰⁰
26840.11 26840.3	2004 2005	830 75*	Au & K Am ⁸⁰	27388	2000	765	Am
26840.4	2005	75 *	R 80	27300	2003	46	Am
26840.7	2006	857	Am		2005	531	Am
26840.8	2006	857	Am	27390	2004	621*	Ad
26840.9	2001	90	Ad & R 75	27391	2004	621*	Ad
26841	2005	75 *	R 80	27392	2004	621*	Ad
26850.1	2005	75 *	R 80	27393	2004	621*	Ad 647
26851.1	2005	75 *	R ⁸⁰ R ⁸⁰	27204	2005	22 621*	Am ⁶⁴⁷
26852.1 26853.1	2005 2005	75 * 75 *	R 80 R 80	27394 27395	2004 2004	621 * 621 *	Ad Ad
20033.1	2003	13 *	IX	1 21393	2004	021	Au

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27395 (Cor	nt.)				2001	475*	Am ^{54 57}
(2005	520	Am		2002	21*	Δm
27396	2004	621 *	Ad		2003	62	Am 519
27397	2004	621*	Ad		2003	158*	Am
27397.5	2004	621*	Ad		2003	377	Am
27398	2004	621*	Ad		2004	183	Am 571
27399	2004	621 *	Ad		2005	22	A === 04/
27491.1	2000	1068	Am	30062	2000	100*	Am ⁷⁰ 18 37
27491.41	2000	1060	Am		2000	353*	R (as am by
27491.45	2000	830	Am				Stats. 2000,
27491.8	2000	1068	Am				Ch. 100)
27504.1	2002	221	R & Ad ³⁴				Ad ²¹ R ³⁴
27504.1 27521	2002 2000	221 284	Am Ad		2001	475*	S 54 57
27521.1	2000	284	Ad	30063	1999	550*	Am ¹
27550.2	2005	407	Ad	30003	2000	100*	Am ⁷⁰ 18 37
27706	2003	784	Am ⁴⁹⁰		2000	353*	R (as am by
27757	2002	808*	Am		2000	333	Stats. 2000,
28003	2001	824	Am				Ch. 100)
29093	2003	86	Am				Ad ²¹
29109	2003	86	Am				R ³⁴
29145	2000	861*	Ad		2001	475*	Am ^{54 57}
	2003	228*	R 175		2002	21*	Am
29321	2000	506	Am		2003	62	Am 519
29404	2003	38	Am		2005	497*	Am
29410	2000	808*	Am	30064	2000	100*	S 70 18
29411	2000	808*	Am		2000	353*	S 21 20 S 54 57
29412	2000	808 *	Am	20064.1	2001	475*	Am ⁷⁰ 18
29413	2000	808 *	Am	30064.1	2000	100*	
29414	2000 2000	808*	Am		2000	353*	R (as am by
29415 29416	2000	808 * 808 *	Am Am				Stats. 2000, Ch. 100)
29530	1X 200		Am				Ad ²¹
27330	5X 200		R & Ad ⁴³⁵				R 34
29532.1	2002	743	Am		2001	159	Am ³⁰⁵
29550	2004	183	Am ⁵⁷¹		2001	475*	R
	2004	227*	Am	30065	2000	100*	c 70 18
	2006	78*	Am		2000	353*	S 21 20
29550.4	1999	79*	Ad ³⁷		2001	475*	S 54 57
	2000	1075*	Am (by Sec. 1	30070	2001	205*	Ad
			of Ch.)		2001	784*	Am
	2000	1076	Am (by Sec. 2		2002	720*	Am
	2004	227*	of Ch.)		2003	158*	Am
	2004	227*	Am ⁷⁹ R ⁸⁰	20071	2004	227*	Am
29551	2006	78*	Ad ⁵⁶²	30071	2001 2002	205 * 664	Ad Am ⁴³¹
29552	2006	78*	Ad 562	30401	2002	745*	Am
29610	2000	784	Am ⁴⁹⁰	30605	2004	193	R ⁵⁷¹
29610.1	2001	824	R	30606	2001	745*	R
29746	2002	454	R	31000.6	2001	41	Am
29965	2002	221	Δm	21000.0	2006	423*	Am
	2006	538	Am 802	31011	2000	886	R & Ad
	2006	588	Am	31452	2003	520	Am
30003	2002	221	Am	31452.6	2004	506	Am
30056	2003	296	Am 70.18.37	31452.7	2000	497	Ad
30061	2000	100*	Am Am ⁷⁰ 18 37	31453	2005	63	Am 653
	2000	353 *	R (as am by	31454	2005	63	Am 653
			Stats. 2000,	31454.1	2005	63	Am ⁶⁵³ Am ⁸⁰²
			Ch. 100) Ad ²¹	31461.1	2006	538	
			Ad ²⁷ R ³⁴	31461.3	2000 2001	966 150	Am Am ³⁰⁵
			ĸ		2001	159	Alli

	Affe	cted By			Affe	cted By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
		- 1	00			- 1				
31461.4	1999	7*	Ad 10	31494.3	2004	533	Am			
31461.45	2001	778*	Ad ³⁵¹ Am ⁴³¹	21404.5	2006	369	Am Ad ³⁵⁴			
21.461.6	2002	664	Am	31494.5	2001	778*	Ad 354			
31461.6	2000	966	Ad Ad ³⁵⁴	31495.5	2001	778*				
31462.3	2001	778*		21406.2	2004	533	Am			
31468	2002	74*	Am	31496.3	2003	96 522	Am			
21/60	2006	369	Am Am ⁸⁰²	31499.12	2004	533	Am			
31469 31469.1	2006	538 1152		31499.13	2004	533	R Ad ³¹⁰			
31469.1	2002 2002	1152	Am Ad	31499.17	2001	784*	Am			
31469.3	2002	1152	Am	31499.17	2004	533	Am			
31469.5	1999	116	Am	31499.3	2004	533	D			
31407.3	2000	135	Am ²⁰³	31777.3	2004	333	Ad ³¹⁰			
31469.8	2000	172	Ad	31510.2	2003	520	Δm			
31470.10	2003	171	Am	31520	2002	784	Am ⁴⁹⁰			
31470.11	2000	379	Am	31520.1	2003	62	Am ⁵¹⁹			
31470.12	2000	379	Am	31320.1	2003	852	Am			
31470.14	2002	1152	Ad (by Sec. 12	31520.12	2005	64	Ad			
01170111	2002	1102	of Ch.) ³¹⁰	31520.5	2000	486	Am			
31470.2	2000	482	Am		2001	168	Am			
	2002	1152	Am		2003	852	Am			
31470.25	2006	538	Am 802		2004	183	Am ⁵⁷¹			
31484.9	2006	633	Ad & R 349		2004	441	Am			
31485.10	2003	96	Ad 310	31522.3	2006	846*	Am			
31485.11	2004	662	Ad & R 38	31522.4	2001	120	Ad			
31485.12	2005	708	Ad & R 111	31522.5	2002	74*	Ad			
	2006	538	Am ⁸⁰²		2006	369	Am			
31485.7	2003	261 *	Am	31522.6	2004	533	Ad			
	2004	533	Am	31529.9	2002	116*	Am			
	2006	117	Am		2003	520	Am			
	2006	834	Am (by Sec. 3.5	31537	2003	191	Ad			
			of Ch.)		2004	441	Am (as ad by			
31485.8	2003	261 *	Am				Sec. 1,			
	2004	533	Am				Stats. 2003,			
21.405.0	2006	117	Am	21520	2004	166	Ch. 191) & RN			
31485.9	2003	852	Ad	31539	2004	466	Ad R ⁴⁹⁰			
31486.2	2004	533	Am	31555	2002	784				
21.406.2	2006	117	Am	31557.3	2002	74*	Ad			
31486.3	2004	533	R & Ad	31563	2005	322 74*	Ad			
31486.35	2006 2006	369 117	Am Ad ²¹⁵	31580.2	2002 2003	95	Am Ad & R ⁷⁵			
31486.6	2004	533	Am	31580.3 31582	2003	203	Au & K Am			
31489	2004	533	Am	31585.1	2006	538	Am 802			
31707	2004	117	Am	31585.2	2002	74*	Ad			
31490	2004	533	Am	31592.5	2004	441	Ad(RN)			
31490.5	2004	533	Ad 310	31596	1999	771	Am			
01.70.0	2006	369	Am	31597	2003	520	Am			
31490.6	2006	117	Ad ²¹⁵	31597.1	2003	520	Am			
31491.1	2001	31	A d 215	31603	2003	520	Ad			
	2002	664	Δ m ⁴³¹	31621.11	2001	782	Am			
31491.2	2001	31	Am Ad ²¹⁵ Am ⁴³¹	31621.8	2001	782	Ad			
	2002	664	Am ⁴³¹	31621.9	2001	784*	Ad			
31491.3	2001	778*	Ad 334		2003	96	Am			
31492	2004	152	Am 615	31625.2	1999	27	Am			
31492.1	2001	778*	Ad ³⁵⁴	31625.3	2000	317	Am			
	2004	152	Δm	31629.5	2002	883	Ad			
	2005	22	Am ⁶⁴⁷		2003	62	Am ⁵¹⁹			
31492.2	2001	778*	Ad ³⁵⁴	31639.76	2000	482	Ad			
31494	2001	778*	Am	31639.95	2002	695*	Ad			
31494.1	2004	533	Am		2006	633	Am			
31494.2	2001	778*	Ad ³⁵⁴	31640.5	2003	830	Am			
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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect			
		- 1				1				
31640.7	2006	355	Ad	31760.12	2001	778*	Ad ³⁵⁴ Ad ³⁵⁴			
31641.2	2006	355	Am	31760.13	2001	778*	Ad 55 Am 55			
31641.55	2006 1999	834 271	Ad	31760.2	1999 2002	161 875				
31646.5 31657	2000	966	Ad Am	31760.5	2002	152	Am Ad ³⁵⁴			
31037	2001	793	Am	31760.7	2004	418	Ad			
31658	2003	261*	Ad ²¹⁵	31762	2003	183	A 571			
31662.6	2002	784	Δm ⁴⁹⁰	31764.5	2004	441	Δd 644 310			
31663	2002	784	Am 490	31764.6	2004	441	A 1 310			
31663.1	2001	33 *	A 1 2 1 5	31764.7	2004	441	Δd 644 310			
31663.2	2005	134*	Ad ²¹⁵ 719	31765.2	2001	778*	A d 354			
			R ²³²	31765.3	2001	778*	A d 354			
31664	2001	32	Am	31770	2003	897	Δd ⁵⁹⁶			
31664.1	2000	237	Ad	31770.1	2003	897	Ad 596			
31664.2	2000	237	Ad	31770.2	2003	897	Ad 596			
31672	2006	846*	Am	31770.3	2003	897	Ad ⁵⁹⁶ Ad ⁵⁹⁶			
31676.16	2000	882	Ad	31770.4	2003	897	Ad 596 Ad 596			
31676.17	2001 2002	782 664	Ad Am ⁴³¹	31770.5 31770.6	2003 2003	897 897	Ad 596			
31676.18	2002	782	Alli	31770.0	2003	897	Ad 596			
31676.19	2001	782	Ad	31770.7	2003	897	Δd ⁵⁹⁶			
31070.17	2002	664	Am ⁴³¹	31771	2003	897	A d 596			
31678.1	1999	42	Am	31771.1	2003	897	A d 596			
31678.2	2000	495	Ad	31771.2	2003	897	Ad 396			
31678.3	2002	74*	Ad	31771.3	2003	897	Δd ⁵⁹⁶			
31678.4	2006	369	Ad	31772	2003	897	Δd ⁵⁹⁶			
31680.8	2006	120	Ad	31772.1	2003	897	Ad 596			
31680.9	2006	846*	Ad	31773	2003	897	A A 290			
31681.55	2000	237	Ad ²¹⁵	31774	2003	897	Ad 596			
21602.2	2001	159	Am ³⁰⁵	31775	2003	897	Ad ⁵⁹⁶ Ad ⁵⁹⁶			
31682.2	2005	85	Ad	31776	2003	897	Ad 596 Ad 596			
31683 31691	2001 2006	67 538	Ad Am ⁸⁰²	31776.1 31776.2	2003 2003	897 897	A d 596			
31691.1	2006	538	Am 802	31776.2	2003	897	A d 596			
31693	2001	30	Ad	31770.3	2003	183	Am 3/1			
31694	2006	846*	R & Ad	31776.4	2003	897	Δd ⁵⁹⁶			
31694.1	2006	846*	R & Ad	31776.5	2003	897	Δd ⁵⁹⁶			
31694.2	2006	846*	R & Ad	31777	2003	897	A d 596			
31694.3	2006	846*	R & Ad	31778	2003	897	Ad 396			
31694.4	2006	846*	Ad	31778.1	2003	897	Ad 596			
31694.5	2001	30	Ad	31778.2	2003	897	Ad 596			
21.606.1	2006	846*	R & Ad	31778.3	2003	897	Ad ⁵⁹⁶ Ad ⁵⁹⁶			
31696.1	1999	525	Am 112 Am 203	31778.4	2003	897	Ad 596 Ad 596			
31700	2000 2000	857 966	AIII	31779 31779.1	2003 2003	897 897	Ad 596			
31704	2004	441	Am Am	31779.1	2003	897	Δd ⁵⁹⁶			
31720.6	1999	160	Ad	31779.3	2003	897	Ad 596			
31720.0	2000	317	Am	31780.2	2001	146	Ad ³¹⁰			
31720.7	2000	138	Ad	21700.2	2001	893	Ad			
	2001	833	Am		2002	373	R (as ad by			
31720.9	2002	870	Ad				Stats. 2001,			
31722	2000	317	Am				Ch. 146)			
31725.6	2004	379*	Am				Am (as ad by			
31725.65	2004	379*	Ad 647				Stats. 2001,			
	2005	22	Am ⁶⁴⁷				Ch. 893)			
31751	2002	695 *	Am 571		2003	79	Am			
31755	2004	183	Am ⁵⁷¹ Am ⁶⁴⁷	21701 1	2003	780	Am			
31755 1	2005 2002	22 695*		31781.1 31781.12	2003	840 778*	Am Ad ³⁵⁴			
31755.1 31755.2	2002	695*	Ad Ad	31781.12	2001 2001	778*	Ad 354			
31755.3	2002	695*	Ad	31781.13	2005	22	Am ⁶⁴⁷			
		0,0								

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		1			2001	1	
31785.1	1999 2002	161 875	Am ⁵⁵ Am	32271	2001 2002	430 664	Am Am ⁴³¹
31785.4	2002	778*	Ad 354	34090.5	2002	569	Am
31785.5	2001	778*	Ad ³⁵⁴	34090.6	2003	564	Am
31786.1	1999	161	Am 55	34090.7	2003	564	Am
21700.1	2002	875	Am	34090.8	2003	564	Ad
31787	2000	497	R & Ad	34095	2006	355	Ad
	2003	840	Am	34460	1999	643	Am
31787.5	2000	497	Am	34501.5	2001	387	Ad
	2002	1152	Am	34880	2000	761	Am
31787.6	2002	1152	Am 519	36501	2000	506	Am
21500 5	2003	62	AIII	36501.5	2000	886	Ad
31789.5	2004	441	Am	36503.5	2006	193	Ad
31808.9	2001	782	Ad	36507	2002	221	Am
31830	2000	966	Am	36514.5	2005	700	Am
31831	2000 2000	966 966	Am	36516 36525	2005	178 637	Am Ad
31831.2	2005	22	Am Am ⁶⁴⁷	36801	2004 2002	344	Am
31831.3	2002	883	Ad	30001	2004	785	Am
31832	2000	966	Am		2005	620	Am
31833	2000	966	Am	36900	2003	60	Am
31833.1	2000	966	Ad	36933	2002	159	Am
31834	2000	966	Am	36936	2002	454	Am
31835	2000	966	Am	37361	1999	550*	Am 1
	2001	433	Am	37392	2002	454	Am
31835.02	2000	966	Am	37396	2002	507	Am
	2001	159	Am ³⁰⁵	37606.1	2006	157	Ad
31835.1	2000	966	Am	37615.1	1999	525	Am 203
31836	2000	966	Am	20201	2000	857	AIII
31837.1	2000	966	Am	38301	2003	296	R
31840.2	2000	966	Am	38638	2003	296	Am
31840.8	2001 2001	433 239	Am Ad ³⁰⁷	38772 38773.2	2000 2000	58 58	Am
31870.4 31874.3	2000	317	Am	38773.6	2000	58	Am Am
31874.5	1999	39	Ad	36773.0	2001	159	Am ³⁰⁵
31874.6	2004	435	Ad	38773.7	2000	58	Am
	2005	22	Am ⁶⁴⁷	39578	2006	643	Am
31897.6	2002	877	Ad	39584	2006	643	Am
Title 3,				40230	2003	149	Am
Div. 4,				41601	2005	478	Am
Pt. 3,				41803.5	2002	784	Am ⁴⁹⁰
Ch. 3.9,				43002	2003	296	Am
heading				43006	2003	296	R
(Sec. 31899	2002	520	A	43402	2000	861*	Ad R ¹⁷⁵
et seq.)	2003 2003	520 520	Am Am	43739	2003 2002	228* 94	R R
31899 31899.1	2003	520	Am	45002	2002	538	Am ⁸⁰²
31899.10	2003	520	Am & RN	45004.1	2002	732	Ad
31899.2	2003	520	Am	45308.5	1999	470	Am
31899.3	2003	520	Ad(RN)	45309	2002	883	Am
31899.4	2003	520	Am & RN & Ad	45309.5	2006	355	Ad
31899.5	2003	520	R & Ad	45310.3	2005	322	Ad
31899.6	2003	520	R & Ad(RN)	45310.6	2002	883	Ad
31899.7	2003	520	Am & RN	45310.7	2002	883	Ad
			& Ad(RN)		2003	62	Am 519
31899.8	2003	520	Am & RN	45311	2002	1152	Ad 4/1
21000.0	2002	500	& Ad(RN)	50033	2006	355	Ad
31899.9	2003	520	Am & RN	50052.5	2000	333	Am
21066	2001	420	& Ad(RN)	50057 50060.5	2004	118	Ad
31966	2001 2002	430 664	Am Am ⁴³¹	50060.5	2003 2004	296 183	Am Am ⁵⁷¹
	2002	004	Alli	50001	2004	103	AIII

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	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
50061.5	2000	262	Am	51207	2001	745*	Am
50063	2000	262	Am	51230	1999	1018	Am
50064	2000 2000	262 262	Am	51230.2 51234	1999 1999	967 1018	Ad
50064.5 50065	2000	262	R R	51234	1999	967	Am Am
50065.5	2000	262	R	51238.2	2004	118	Am
50066.5	2000	262	R	51238.3	2000	889	Am
50067	2000	262	Am	51238.5	1999	967	Am
50068.5	2000	262	Am	51243.5	2002	188	Am
50075.1	2000	535	Ad	51243.6	2002	188	Ad
50075.3	2000	535	Ad	51250	2003	694	Ad
50075.5	2000	535	Ad	51256	1999	994	Am
50078.1	2004	94	Am		1999	1018	Am
50078.10	2000	262	R	51256.1	1999	994	Ad
50078.12	2000	262	R		1999	1018	Ad
50078.14	2000	262	R	51256.2	1999	994	Ad
50078.15	2000	262	R	51056.2	2000	431	Am
50078.4	2000	262	Am	51256.3	2006 1999	547	Ad
50078.6 50078.8	2000 2000	262 262	Am R	51257	2002	1018 616	Am Am ¹⁹
50078.8	2006	41	Am		2002	694	Am ³¹⁷
50088	1999	201	Ad	51282.2	2003	296	R
50089	2002	900	Ad	51282.3	1999	1018	Am
2000)	2004	178	Am	51283	1999	1018	Am
50262	2001	66	Am		2003	471	Am
50264	2001	66	Am		2004	230*	Am
50265	2001	66	Am		2004	794	Am
50279.4	2005	158	R		2005	245*	Am
50593	2000	262	Am		2006	77*	Am
50595	2000	262	R	51283.4	2000	506	Am
50598	2000	262	R		2004	794	Am
50599	2000	262	R		2005	22	Am ⁶⁴⁷
50600 50601	2000 2000	262 262	R R	51283.5	2005 2004	245* 794	Am Ad
50601	2000	262	R R	31203.3	2004	794 245*	Au
50606	2000	262	Am	51284.1	2000	889	Ad
50624	2000	262	Am	31204.1	2004	794	Am
50625	2000	262	R	51286	2000	1045*	Am 153
50920	2002	784	Am ⁴⁹⁰		2001	176	Am
50952	2001	331	Am	51291	1999	1018	Am
50953	2003	10*	Am	51291.5	1999	1018	Ad
50965	2001	331	Am 571	51292	1999	1018	Am
51015.05	2004	193	Am ⁵⁷¹	51296	1999	1018	Am
51015.1	2004	193	R ⁵⁷¹		1999	1019	Am
51018	2004	563	Am	51206.1	2000	506	R & Ad
51018.7	2006	347	Am	51296.1	2000	506	Ad
51032 51033	2005 2002	165 1053	Am Am	51296.2 51296.3	2000 2000	506 506	Ad Ad
51142	2002	407	Am	31290.3	2000	744	Am
51182	2004	720	Am		2001	614	Am
31102	2005	260	Am (by Sec. 1	51296.4	2002	506	Ad
			of Ch.)		2002	614	Am
	2005	346	Am (by Sec. 1.5	51296.5	2000	506	Ad
			of Ch.)	51296.6	2000	506	Ad
51183.5	1999	876	Am	51296.7	2000	506	Ad
51189	2003	688	Am	51296.8	2000	506	Ad
51201	1999	1018	Am	51296.9	2000	506	Ad
51202	2005	605	Am	51297	2000	506	Ad
51203	2003	471 704	Am D % Ad	51297.1	2000	506	Ad
	2004 2005	794 245 *	R & Ad	51297.2 51297.3	2000	506 506	Ad
	2003	243 *	Am	31297.3	2000	506	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1	00			-	R ⁵⁷¹
51297.4 51298	2000 1999	506 24*	Ad Am	53125 53126	2004 2002	193 731	Ad
31290	2000	135	Am ²⁰³	53126.5	2002	731	Ad
51700	2005	158	R	53127	2002	731	Ad
51701	2005	158	R	53131	2000	1055*	Am
51702	2005	158	R	53134	2003	107	Am
51703	2005	158	R	53138	2003	107	Am
51730	2005	158	R	53153.5	2006	226	Ad
51939.50	2005	158	R	53155	2004	51	Am
51939.51 51939.52	2005 2005	158 158	R R	53159 53160	2004 2003	51 564	Ad Ad
51939.53	2005	158	R	53161	2003	564	Ad
51939.54	2005	158	R	53162	2003	564	Ad
51939.55	2005	158	R	53205.1	2002	454	Am
51939.56	2005	158	R	53216.2	2001	784*	Ad
51939.57	2005	158	R		2002	882	Am
51939.58	2005	158	R	53216.8	2000	34	Ad
51939.59	2005 2005	158 158	R R		2002 2003	883 62	Ad Am (as ad by
51939.60 51939.61	2005	158	R R		2003	02	Am (as ad by Stats. 2002,
51939.62	2005	158	R				Ch. 883) ⁵¹⁹
51939.63	2005	158	R	53217.10	2002	883	Δ.d.
51939.64	2005	158	R	53217.6	2002	1152	Ad ⁴⁷²
51939.65	2005	158	R	53227.2	2001	43	Am
51939.66	2005	158	R	53232	2005	700	Ad
51939.67	2005	158	R	53232.1	2005	700	Ad
51939.68 51939.69	2005	158	R	53232.2	2005	700	Ad
51939.09	2005 2005	158 158	R R	53232.3	2006 2005	643 700	Am Ad
51939.70	2005	158	R	53232.4	2005	700	Ad
51939.72	2005	158	R	53234	2005	700	Ad
51939.73	2005	158	R		2006	643	Am
51939.74	2005	158	R	53235	2005	700	Ad
53060.3	2000	886	Ad	53235.1	2005	700	Ad
53060.7	2001	176	Ad Am ⁴⁹⁰	52025.2	2006	643	Am
53069.4 53069.8	2002 2002	784 224	Am Am	53235.2 53260	2005 2004	700 52*	Ad Am
33009.6	2002	87	Am	33200	2004	896*	Am
53071.5	2004	607*	Am	53270	1999	305	Am
53075.6	2002	784	Δ m ⁴⁹⁰		2004	126	Am
53075.61	2002	784	Am ⁴⁹⁰	53292	1999	394	Am
53080	2004	852	Ad	53312.8	2002	174	Ad
53 00.4	2005	22	Am ⁶⁴⁷	53313.51	2003	55	Ad
53084	1999	462	Ad & R 18	53316.2	2003	296	Am
	2000 2003	471 781	Am Am ¹³	53321 53340.2	2003 2001	55 673	Am Am
53088.2	2003	183	Am ⁵⁷¹	53343.1	2002	960	Ad
33000.2	2005	429	Am	53344.4	2002	960	Ad
53090	2002	341	Am	53345.8	2003	55	Am
53091	2001	396	Am	53356.05	2002	454	Am
	2002	267	Am	53359.5	2002	454	Am
53094	2001	396	Am		2006	643	Am (by Sec. 13
53095	2000	1058 267	Am	52205 1	2005	213	of Ch.)
53096 53097.3	2002 2002	935	Am Ad	53395.1 53395.8	2005	213	Am R & Ad
53100.5	2002	631	R R	53395.85	2006	197	Ad
53114.1	1999	677	Am	53395.9	1999	59	Ad
53115.1	2003	631	Ad	53398	1999	773	Ad
	2006	694	Am	53398.1	1999	773	Ad
53115.2	2003	631	R & Ad R ⁵⁷¹	53398.10	1999	773	Ad
53117	2004	193	R "	53398.11	1999	773	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
53398.12	1999	773	Ad	53635	1999	643	Am
53398.13	1999	773	Ad	00000	1999	644	Am (by Sec. 2.5
53398.14	1999	773	Ad				of Ch.)
53398.15	1999	773	Ad		2000	135	Am ²⁰³
53398.16	1999	773	Ad		2000	339	Am
53398.17	1999	773	Ad		2000	1036	Am
53398.18	1999	773	Ad		2001	57	Am
53398.19	1999 1999	773	Ad Ad		2002	83 454	Am
53398.2 53398.20	1999	773 773	Ad		2002	434	Am (by Sec. 21.5 of Ch.)
53398.20	1999	773	Ad		2003	62	Am ⁵¹⁹
53398.3	1999	773	Ad		2003	197	Δm
00070.0	2000	595	Am		2005	22	Am ⁶⁴⁷
53398.30	1999	773	Ad		2006	164	Am
53398.31	1999	773	Ad	53635.2	1999	217	Ad
53398.4	1999	773	Ad		2000	339	Am
53398.40	1999	773	Ad		2001	57	R & Ad
53398.41	1999	773	Ad	53635.5	2001	57	R
53398.42	1999	773	Ad	53635.7	1999	217	Am
53398.43	1999	773	Ad	52625.0	2001	176	Am
53398.44	1999	773	Ad	53635.8	2006	459	Ad Am ²²⁵
53398.45	1999	773	Ad	53646	2000	687	AIII
53398.46	1999 1999	773	Ad		2002	454	Am
53398.47 53398.5	1999	773 773	Ad Ad	53661	2004 2000	889* 127*	Am Am ²⁵
53398.6	1999	773	Ad	53684	2000	168	Am
53398.7	1999	773	Ad	53692	2004	7*	Am
53398.8	1999	773	Ad	53750	2002	395	Am (by Sec. 3
53410	2000	535	Ad	33730	2002	373	of Ch.)
	2001	176	Am	53752	2002	981	Ad
53411	2000	535	Ad	53753	2000	220	Am
53412	2000	535	Ad		2001	636	Am
53508.7	1999	667	Am	53754	2001	673	Ad
53511	2004	470	Am	53760	2002	94	R & Ad
53571	1999	649	Am	53761	2002	94	R
53583	1999	649	Am	53835	2004	114	Ad
53601	1999	643	Am	53836	2004	114	Ad
	1999	644	Am (by Sec. 1.5	53837 53838	2004 2004	114 114	Ad Ad
	2000	135	of Ch.) Am ²⁰³	53839	2004	114	Ad
	2000	339	Am	53856.2	2004	147*	Ad & R ⁴³
	2001	57	Am	53880	2004	97	Ad
	2002	454	Am	53881	2004	97	Ad
	2002	664	Am ⁴³¹	53882	2004	97	Ad
	2003	197	Am	53883	2004	97	Ad
	2004	470	Am	53892	2001	176	Am
53601.2	1999	217	Ad	53895	1999	442	Am
	2000	339	Am	52005.5	2003	86	Am
	2001	57	R	53895.5	2003	86	Am 571
52601.5	2004	118	Ad	52071	2004	183	Am 571
53601.5	2001 2001	57 57	Am	53961	2002	395 57	Am
53601.6 53601.7	2001	162	Am Ad & R ⁷⁵	54205	2003 2001	176	Am Am
33001.7	2002	62	Au & K Am ⁵¹⁹	54205	2001	772	Am
	2003	118	Am	54222	2003	772	Am
	2005	131	Δm	3.222	2003	118	Λm
	2006	164	Am 111		2004	183	Am ⁵⁷¹
53601.8	2006	459	Ad	54236	2006	245	Am
53630	2004	118	Am	54237	2006	245	Am
53631	2001	176	Am	54238.7	2001	745*	Am
53631.5	2001	57	R	54716	2000	262	Am

	Affe	cted By			Affe	cted By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
54717	2000	262	R	Title 5,						
54906	1999	269	Ad	Div. 3,						
54952	2002	1073	Am	heading						
54953	1999	83	R (as ad by	(Sec. 56000						
37733	1///	0.5	Sec. 2,	et seq.)	2001	388	Am			
			Stats. 1998,	56000	2000	761	Am			
			Ch 300) ³⁰	56001	2000	761	Am			
	2005	540	Am ⁷⁴⁹	56014	2001	388	Am			
54953.2	2002	300	Ad	56020.5	2000	761	Ad			
54954	2004	257	Am	56020.7	2000	761	Ad			
54954.1	2002	300	Am	56022	2000	761	R			
54954.2	2002	300	Am	56026	2002	548	Am			
34734.2	2005	72*	R & Ad	56029	2000	761	Λm			
54954.5	2002	1120	Am	56030	2004	471	Am 300			
3 173 1.3	2004	576	Am (by Sec. 3	30030	2001	171	R 301			
	200.	2,0	of Ch.)				Ad ⁶⁶²			
	2004	784	Am (by Sec. 1.5	56035	2002	548	Am			
	200.	,	of Ch)	56036	2000	761	Am			
	2005	22	Am ⁶⁴⁷	20020	2002	395	Am			
54956.5	2002	175	Am		2003	57	Am			
54956.75	2004	576	Ad		2004	355	Am			
54956.81	2004	533	Ad		2005	249	Am			
54956.87	1999	769	Ad		2006	172	Am			
	2003	424	Am	56037.5	2000	761	Ad			
54956.96	2004	784	Ad	56038	2000	761	Am			
54957	2002	1120	Am	56038.5	2000	761	Ad			
54957.1	2004	533	Am	56046	2000	761	Am			
	2005	72*	R & Ad	56048	2000	761	Am			
	2006	538	Am 802		2002	548	Am			
54957.10	2001	45	Ad		2006	172	Am			
54957.5	1999	769	Am	56064	2000	761	Am			
	2002	300	Am	56067	2000	761	Am			
54957.8	2006	427 *	Am	56068	2000	761	Am			
54960.1	2002	454	Am		2002	548	Am			
54962	2006	157	Am	56069	2000	761	Am			
54963	2002	1119	Ad	56074	2000	761	Am			
54964	2000	840	Ad		2006	172	Am			
54975	1999	83	Am ³⁰	56077	2004	355	Am			
	2004	355	Am	56100	2000	761	Am			
	2005	347	R	56100.1	2000	761	Ad			
54985	1999	991	Am ⁹⁶ 114	56101	2000	761	Am			
	2000	135	Am ²⁰³	56103	2002	548	Am			
54000	2005	75*	Am 80	56106	2000	761	Am			
54988	1999	681	Ad	56107	2000	761	Am			
	2000	506	Am	56108	2000	761	R			
£4000 1	2003	474	Am	56109	2000	761	R			
54999.1	2006	866 146 *	Am	56110	2000	761	R			
54999.2	2000	146*	Am	56111	2000	761	R			
54999.35	2000	146* 146*	Ad	56111.1	2000	761 761	R R			
54999.4 54000.5	2000		Am 802	56111.10	2000					
54999.5 54999.7	2006 2006	538 866	Am 802 Ad	56111.11 56111.12	2000 2000	761 761	R R			
54999.8	2006	866	Ad & R ³⁸	56111.12	2000	761	R			
55631	2004	118	Am	56111.13	2000	761	R			
55704.5	1999	56	Ad	56111.14	2000	761	R			
55707	1999	56	Am	56111.6	2000	761	R			
55720	2000	441	Ad & R 43	56111.7	2000	761	R			
33120	2001	159	Am 305	56111.9	2000	761	R			
55721	2000	441	Ad & R ⁴³	56112	2000	761	R			
55722	2000	441	Ad & R ⁴³	56113	1999	921	Am			
55863	2003	296	Am	55115	2000	761	R			
NOTE 6				1			-			

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56114	2000	761	R	56377	2000	761	Am
56122	2000 2000	761 761	Am	56380 56381	2000 2000	761 761	R & Ad
56123	2000	388	Am Am	30361	2000	493	R & Ad Am
56124	2001	761	Am		2002	969*	Am
56128	2006	172	Am		2002	296	Am
56129	2000	761	Am		2005	347	Am
56131.7	2001	15	Ad	56381.6	2000	761	Ad
56132	2000	761	Am	30301.0	2001	388	Am
30132	2001	176	Am 19	56383	2000	761	Am
	2003	176	Δ m 18	30303	2002	548	Am
	2004	355	Am ⁴³	56384	2000	761	Am
56133	1999	779*	Am	56386	2000	761	Am
30133	2000	761	Am	30300	2002	548	Am
	2002	548	Am	56425	2000	129*	Am
56150	2000	761	Am		2000	761	Am ²⁸²
56154	2000	761	Am		2001	667	Am
56156	2000	761	Am		2005	347	Am
56157	2000	761	Am		2006	351	Am 811
	2001	388	Am	56425.5	2000	761	Ad
	2002	548	Am	56426	2000	761	R
	2005	347	Am		2002	614	Ad
56159	2000	761	Am	56426.5	2002	614	Ad
56300	2000	761	Am	56427	2002	548	Am
	2002	548	Am	56428	2001	388	Am
56301	2000	761	Am	56429	2000	129*	Ad
56325	2000	761	Am		2000	761	Am
	2005	347	Am	56430	2000	761	Ad
56325.1	2000	761	Ad	56434	2000	761	Ad & R ⁷⁵ Am ⁶³⁹
56326	2000	761	Am	56450	2006	460	Am 039
56326.5	2000	761	Am	56450	2000	761	R
56327	2000	761	Am	56451	2000	761	R
56327.3	2000	761	Ad	56452	2000	761	R
56328 56328.5	2000 2005	761 559	Am Ad	56453 56454	2000 2000	761 761	R R
56329	2003	761	Am	56455	2000	761	R
56330	2000	761	R	56456	2000	761	R R
56331	2001	388	Am	56457	2000	761	R
56332	1999	550*	Am ¹	56458	2000	761	R
30332	2000	761	Am	56459	2000	761	R
56332.5	2000	761	Ad	56460	2000	761	R
56333	2001	388	Am	56461	2000	761	R
56334	2000	761	Am	56462	2000	761	R
	2001	388	Am	56463	2000	761	R
	2002	664	Am 431	56464	2000	761	R
56337	2004	355	Am	56465	2000	761	R
56375	1999	921	Am	56466	2000	761	R
	2000	761	Am	56475	2000	761	R
	2001	667	Am	56476	2000	761	R
	2002	548	Am	56477	2000	761	R
56375.1	2000	761	R	56478	2000	761	R
56375.2	2000	761	Ad	56479	2000	761	R
56375.3	2002	548	Am	56480	2000	761	R
	2004	96	Am	56481	2000	761	R
	2006	351	Am	56482	2000	761	R
56375.4	2000	761	R	56483	2000	761	R
	2002	548	Ad(RN)	56484	2000	761	R
56075 45	2006	351	Am	56485	2000	761	R
56375.45	2000	761	R	56486	2000	761	R
56375.5	2000	761 255	Am	56487	2000	761	R
	2004	355	Am	56488	2000	761	R

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56489	2000	761	R	56708	2000	761	Am
56490	2000	761	R		2002	548	Am
56491	2000	761	R	56710	2000	761	Am
56492	2000	761	R		2002	548	Am
56493	2000	761	R	56720	2000	761	Ad
56494	2000	761	R	56722	2000	761	Ad
56495	2000	761	R	56723	2000	761	Ad
56496	2000	761	R	56724	2000	761	Ad
56497	2000	761	R	56730	2000	761	Ad
56498 56653	2000 2000	761 761	R Am	56732 56734	2001 2001	388 388	Ad(RN) Ad(RN)
56654	2000	761	Ad(RN)	56737	2001	761	Ad(KN)
56655	2000	761	Ad	56738	2000	761	Ad
56656	2000	761	R	56740	2000	761	Ad
56657	1999	924	Ad & R 5	56741	2000	761	Ad
	2000	761	Ad	56742	2000	761	Ad
56658	2000	761	Ad (by Sec. 90		2002	507	Am
			of Ch.)	56742.5	2000	761	Ad
	2001	530	Am	56743	2000	761	Ad
56660	2000	761	Ad		2005	347	Am
56661	2000	761	Ad	56744	2000	761	Ad
	2001	388	Am	5.57.4.5	2001	388	Am
	2002	548	Am	56745	2000	761	Ad
56662	2006	172	Am	56746	2002	548	R
56663	2000 2000	761 761	Ad Ad	56746	2000 2002	761 548	Ad Am & RN
30003	2000	388	Am	56747	2002	761	Ad
	2001	548	Am	56749	2000	761	Ad
	2005	347	Am	30717	2002	614	Am
	2006	172	Am	56750	2000	761	R & Ad
56664	2000	761	Ad	56751	2000	761	R & Ad
56665	2000	761	Ad		2001	388	Am
56666	2000	761	Ad (by Sec. 97		2002	548	Am
			of Ch.)	56752	2000	761	R & Ad
#.c.c.#	2001	530	Am	56753	2000	761	R & Ad
56667	2000	761	Ad	56753.5	2000	761	Ad
56668	2000	761	Ad	56754	2000	761	R & Ad
	2003 2006	176 172	Am Am	56755	2002 2000	188 761	Am R & Ad
56668.3	2000	761	Ad(RN)	56756	2000	761	R & Ad
30000.3	2002	548	Am	56757	2000	761	R & Ad
56668.5	2000	761	Ad	56758	2000	761	R & Ad
56700	2004	471	Am 300	56759	2000	761	R & Ad
			R 301		2002	548	Am
			Ad ⁶⁶²	56760	2000	761	R & Ad
	2005	22	Am (as am by	56761	2000	761	R
			Sec. 2 and as ad	56762	2000	761	R
			by Sec. 2.5,	56764	2000	761	Ad
			Stats. 2004,	56765	2000	761	Ad
56700.1	2000	761	Ch. 471) ⁶⁴⁷	56766 56767	2000 2000	761 761	Ad
56700.1	2000	761	Ad R	30707	2000	388	Ad Am
56700.4	2000	761	Ad	56768	2000	761	Ad
20700.1	2001	388	Am	Title 5,	_000	701	- 200
56700.5	2000	761	R	Div. 3,			
56701	2000	761	R	Pt. 3,			
56702	2000	761	R	Ch. 4,			
56705	2000	761	Am	heading			
56706	2000	761	Am	(Sec. 56800			
	2001	388	Am	et seq.)	2000	761	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Title 5,				Title 5,			
Div. 3,				Div. 3,			
Pt. 3,				Pt. 3,			
Ch. 4,				Ch. 5,			
Art. 1,				heading			
neading				(Sec. 56825			
Sec. 56800				l ' .	2000	761	R
	2000	761	A 4	et seq.)	2000	701	K
et seq.)	2000	761	Ad	Title 5,			
56800	2000	761	Am & RN	Div. 3,			
			Ad (by Sec. 115	Pt. 3,			
	2001	520	of Ch.)	Ch. 5,			
	2001	530	Am	Art. 2,			
56800.3	2000	761	R	heading			
56801	2000	761	R & Ad	(Sec. 56825			
56802	2000	761	R & Ad	et seq.)	2000	761	Ad
56803	2000	761	Ad	56826	2000	761	R & Ad Ad ³⁰⁰
56810	2000	761	Ad	56826.5	2004	471	Ad 300
	2004	355	Am				R 301
56811	2000	761	Ad	56827	2000	761	R & Ad
	2001	667	R & Ad	56827.5	2000	761	R
56812	2000	761	Ad	56828	2000	761	R & Ad
56815	2000	761	Ad (by Sec. 123	56828.5	2000	761	R
			of Ch.)	56829	2000	761	R & Ad
	2001	530	Am	56830	2000	761	R & Ad
56815.2	2000	761	Ad	56831	2000	761	R & Ad
Title 5,	2000	701	110	56832	2000	761	R & Ad
Div. 3,				56833	2000	761	R & Ad
Pt. 3,				56833.1	2000	761	R
Ch. 5,				56833.3	2000	761	R
				56833.5	2000	761	R
heading							R & Ad
(Sec. 56820	2000	761	A .1	56834	2000	761	
et seq.)	2000	761	Ad	5.0025	2001	667	Am
56820	2000	761	Ad	56835	2000	761	R & Ad
# COOO #	2001	667	R	56836	2000	761	R & Ad
56820.5	2000	761	Ad	56837	2000	761	R & Ad
	2001	667	R	56838	2000	761	R & Ad
56820.7	2000	761	Ad	56839	2000	761	R & Ad
	2001	667	R	56839.1	2000	761	R
56821	2000	761	Ad	56840	2000	761	R & Ad
	2001	667	Am	56840.5	2000	761	R
56821.1	2000	761	Ad	56841	2000	761	R & Ad
56821.3	2000	761	Ad	56842	2000	761	R & Ad
56821.5	2000	761	Ad	56842.2	2000	761	R
	2001	667	Am	56842.5	2000	761	R
56821.7	2000	761	Ad	56842.6	2000	761	R
	2001	667	R	56842.7	2000	761	R
56822	2000	761	Ad	56843	2000	761	R & Ad
	2001	667	Am	56844	2000	761	R & Ad
56822.3	2000	761	Ad	56844.1	2000	761	R
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56823	2000	761	Ad	30044.2	2000	701	Stats, 1997.
56824	2000	761	Ad				Ch. 911 and
56824.1	2000	761	Ad				Stats. 1998,
J0024.1		667					Ch. 590)
56004 10	2001		Am	56045	2000	761	
56824.10	2001	667	Ad	56845	2000	761	R & Ad
56824.12	2001	667	Ad	56846	2000	761	R & Ad
56824.14	2001	667	Ad	56847	2000	761	R & Ad
56824.3	2000	761	Ad	56848	2000	761	Ad
56824.5	2000	761	Ad	56848.3	2000	761	R
56824.7	2000	761	Ad	56848.5	2000	761	R
	2001	667	Am	56849	2000	761	R & Ad

56852 2000 761 R of Ch.) 56852.3 2000 761 R 2001 388 Am (by of Ch.) 56852.5 2000 761 R 2001 530 Am (by of Ch.) 56852.7 2000 761 Ad 2001 530 Am (by of Ch.) 56853 1999 550 * Am I 2002 548 Am 2000 761 R & Ad 56897 2000 761 Ad 2001 667 Am 56898 2000 761 Ad 56854 2000 761 R & Ad 57000 2000 761 Am 56855 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 R & Ad 57001 2000 761 Am 56856.5 2002 614 Ad 57001.1 2003 36 Ad	y Sec. 211) yy Sec. 23) yy Sec. 6.5
56851 2000 761 R 56895 2000 761 Ad (by of Ch.) 56852 2000 761 R 2001 388 Am (by of Ch.) 56852.5 2000 761 R 2001 388 Am (by of Ch.) 56852.7 2000 761 Ad 2001 530 Am (by of Ch.) 56853 1999 550 * Am I 2002 548 Am 2000 761 R & Ad 56897 2000 761 Ad 56854 2000 761 R & Ad 57000 2000 761 Ad 56855 2000 761 R & Ad 57000 2000 761 Am 56855 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 Ad 57001 2000 761 Am<	y Sec. 23 y Sec. 6.5
56851 2000 761 R 56895 2000 761 Ad (by of Ch.) 56852 2000 761 R 2001 388 Am (by of Ch.) 56852.5 2000 761 R 2001 388 Am (by of Ch.) 56852.7 2000 761 Ad 2001 530 Am (by of Ch.) 56853 1999 550 * Am I 2002 548 Am 2000 761 R & Ad 56897 2000 761 Ad 56854 2000 761 R & Ad 57000 2000 761 Ad 56855 2000 761 R & Ad 57000 2000 761 Am 56855 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 R & Ad 57001 2000 761 <td< td=""><td>y Sec. 23 y Sec. 6.5</td></td<>	y Sec. 23 y Sec. 6.5
56852.3 2000 761 R 2001 388 Am (b) 56852.5 2000 761 R 2001 530 Am (b) 56852.7 2000 761 Ad 2001 530 Am (b) 56853 1999 550 * Am ¹ 2002 548 Am 2000 761 R & Ad 56897 2000 761 Ad 2001 667 Am 56898 2000 761 Ad 56854 2000 761 R & Ad 57000 2000 761 Am 56855 2000 761 R & Ad 57001 2000 761 Am 56856 2000 761 R & Ad 57001 2000 761 Am 56856.5 2002 614 Ad 57001.1 2003 36 Ad	y Sec. 23 y Sec. 6.5
56852.5 2000 761 R of Ch.) 56852.7 2000 761 Ad 2001 530 Am (by of Ch.) 2001 388 Am & RN 0 of Ch.) 67 Ch.) 56853 1999 550 * Am 1 2002 548 Am 2000 761 R & Ad 56897 2000 761 Ad 2001 667 Am 56898 2000 761 Ad 56854 2000 761 R & Ad 57000 2000 761 Am 56855 2000 761 R & Ad 2005 347 Am 56856 2000 761 R & Ad 57001 2000 761 Am 56856.5 2002 614 Ad 57001.1 2003 36 Ad) y Sec. 6.5
56852.7 2000 761 Ad 2001 530 Am (b) of Ch.) 56853 1999 550 * Am I Description 2002 548 Am (b) of Ch.) 2000 761 R & Ad Description 2000 761 Ad Description 2001 667 Am Description 56898 2000 761 Ad Description 56854 2000 761 R & Ad Description 2005 347 Am Description 56855 2000 761 R & Ad Description 57001 2000 761 Am Description 56856.5 2002 614 Ad Description 57001.1 2003 36 Ad Description	y Sec. 6.5
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56860 2000 761 R 57006 2000 761 R	
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56864 2000 761 Ad 2004 355 Am	
56864.1 2000 761 Ad 57026 2000 761 Am	
56864.3 2000 761 Ad 2001 388 Am	
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56870 2000 761 Ad 2001 530 Am	
56871 2000 761 Ad 2006 172 Am 56875 2000 761 Ad 57051 2000 761 Am	
56876 2000 761 Ad 2005 347 Am	
56877 2001 667 Ad 57052 2000 761 Am	
56880 2000 761 Ad 57053 2000 761 Am &	RN
56881 2000 761 Ad 57075 2000 761 Am	
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56886.1 2001 388 Ad 57079 2000 761 R	
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56888 2000 761 Ad 57083 2000 761 Am &	
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57085	2000	761	Am & RN	57144	2000	761	Am	
57086	2000	761	Am & RN	57145	2000	761	Am	
57087	2000	761	Am & RN	57146	2000	761	Am	
57087.3	1999	921	Am	57148	2000	761	Am	
57087.5	2000	761	Am & RN	57149	2000	761	Am	
57087.7	2000	761	Am & RN	57150	2000	761	Am	
57088	2000	761	Am & RN	57175	2000	761	R	
57089	2000	761	Am & RN	57176	2000	761	Am	
57090	2000	761	Am	57176.1	2000	761	Am	
57091	2000	761	Am & RN	57177	2000	761	Am	
57092	2000	761	Am & RN	57177.5	2000	761	Am	
57093	2000	761	Am & RN	57178	2000	761	Am	
57100	2000	761	Am & RN	57179	2000	761	Am	
57101	2000	761	& Ad(RN)	57200	2000	761	Am	
57101	2000	761	Am & RN	57201	2000	761	Am	
57100	2000	761	& Ad(RN)	57202.1	2001	388	Am	
57102	2000	761	Am & RN	57202.1	2003	36	Ad	
	2002	548	& Ad(RN)	57302	2000	761 548	Am	
57103	2002	761	Am & DN	57202	2002 2000	761	Am Am	
37103	2000	701	Am & RN & Ad(RN)	57303 57379	2000	761	Am	
57103.1	2000	761	Am & RN	57384	2000	761	Am	
57103.1	2000	761	Am & RN	57402	2000	761	Am	
3/104	2000	701	& Ad(RN)	57404	2000	761	Am	
57105	2000	761	Ad(RN)	57450	2002	548	Am	
57106	2000	761	Ad(RN)	58950	2006	643	Am	
57107	2000	761	Ad(RN)	59125	2002	94	Am	
57108	2000	761	Ad(RN)	60201	2004	362	Am	
0,100	2002	548	Am	60202	2004	362	R	
57109	2000	761	Ad(RN)	60203	2000	569	Am	
	2002	548	Am		2004	362	Am	
57110	2000	761	Ad(RN)	60204	2001	767	Am	
57111	2000	761	Ad(RN)	60400	2000	506	R	
57112	2000	761	Ad(RN)	60401	2000	506	R	
57113	2000	761	Ad(RN)	60410	2000	506	R	
57114	2000	761	Ad(RN)	60411	2000	506	R	
	2001	388	Am (by Sec. 27	60412	2000	506	R	
			of Ch.)	60413	2000	506	R	
	2001	667	Am (by Sec. 19	60414	2000	506	R	
			of Ch.)	60415	2000	506	R	
57114.5	2001	606*	Ad	60416	2000	506	R	
57115	2000	761	Ad(RN)	60417	2000	506	R	
57116	2000	761	Ad(RN)	60418	2000	506	R	
57117	2003	62	Am 519	60419	2000	506	R	
57117	2000	761	Ad(RN)	60420	2000	506	R	
57118	2000	761	Ad(RN)	60421	2000	506	R	
57119	2000	761 549	Ad(RN)	60422	2000	506	R	
57120	2002	548	Am	60423	2000	506	R	
57120	2000	761	Ad(RN)	60424	2000	506	R R	
	2001 2004	388 355	Am	60425 60426	2000 2000	506 506	R R	
57125	2004	761	Am Am	60420	2000	506	R R	
3/123	2004	355	Am	60428	2000	506	R	
57126	2004	761	Am	60429	2000	506	R	
5/140	2004	355	Am	60430	2000	506	R	
57127	2004	761	Am	60440	2000	506	R	
57129	2000	761	Am	60500	2000	506	R	
57130	2000	761	Am	60501	2000	506	R	
	2000	761	Am	60502	2000	506	R	
57131								
57131 57133	2000	761	Am	60503	2000	506	R	

	A ffa	cted By			Affa	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
60505	2000	506	R	60749	2000	506	R	
60506	2000	506	R R	60750	2000	506	R R	
60507	2000	506	R	60751	2000	506	R	
60520	2000	506	R	60752	2000	506	R	
60521	2000	506	R	60753	2000	506	R	
60522	2000	506	R	60754	2000	506	R	
60523	2000	506	R	60755	2000	506	R	
60524	2000	506	R	60770	2000	506	R	
60525	2000	506	R	60771	2000	506	R	
60526	2000	506	R	60772	2000	506	R	
60540	2000	506	R	60780	2000	506	R	
60541 60542	2000 2000	506 506	R R	60781 60782	2000 2000	506 506	R R	
60543	2000	506	R	60783	2000	506	R	
60544	2000	506	R	60784	2000	506	R	
60545	2000	506	R	60785	2000	506	R	
60546	2000	506	R	60786	2000	506	R	
60547	2000	506	R	60787	2000	506	R	
60548	2000	506	R	60788	2000	506	R	
60549	2000	506	R	60789	2000	506	R	
60550	2000	506	R	60790	2000	506	R	
60551	2000	506	R	60791	2000	506	R	
60600	2000 2000	506 506	R R	60792 60793	2000 2000	506 506	R R	
60602 60603	2000	506	R	60794	2000	506	R	
60604	2000	506	R	60795	2000	506	R	
60605	2000	506	R	60796	2000	506	R	
60606	2000	506	R	60797	2000	506	R	
60607	2000	506	R	60798	2000	506	R	
60608	2000	506	R	60799	2000	506	R	
60609	2000	506	R	60800	2000	506	R	
60610	2000	506	R	60801	2000	506	R	
60611	2000 2000	506 506	R R	60802 60803	2000 2000	506 506	R R	
60612 60613	2000	506	R R	60804	2000	506	R R	
60614	2000	506	R	60805	2000	506	R	
60615	2000	506	R	60806	2000	506	R	
60616	2000	506	R	60807	2000	506	R	
60617	2000	506	R	60808	2000	506	R	
60630	2000	506	R	60809	2000	506	R	
60631	2000	506	R	60810	2000	506	R	
60632	2000	506	R	60811	2000	506	R	
60650 60651	2000 2000	506 506	R R	60812 60813	2000 2000	506 506	R R	
60652	2000	506	R	60814	2000	506	R	
60653	2000	506	R	60815	2000	506	R	
60700	2000	506	R	60820	2000	506	R	
60725	2000	506	R	60821	2000	506	R	
60726	2000	506	R	60822	2000	506	R	
60727	2000	506	R	60823	2000	506	R	
60728	2000	506	R	60824	2000	506	R	
60740	2000	506 506	R	60825	2000	506 506	R	
60741 60742	2000 2000	506 506	R R	60826 60830	2000 2000	506 506	R R	
60742.5	2000	506	R R	60831	2000	506	R R	
60743	2000	506	R	60832	2000	506	R	
60744	2000	506	R	60833	2000	506	R	
60745	2000	506	R	60834	2000	506	R	
60746	2000	506	R	60835	2000	506	R	
60747	2000	506	R	60836	2000	506	R	
60748	2000	506	R	60837	2000	506	R	

		GOVE		OODL	Oomana	cu	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
60838	2000	506	R	60917	2000	506	R
60839	2000	506	R	60920	2000	506	R
60840 60841	2000 2000	506 506	R R	60930 60931	2000 2000	506 506	R R
60842	2000	506	R R	60932	2000	506	R R
60843	2000	506	R R	60933	2000	506	R R
60844	2000	506	R	60934	2000	506	R
60845	2000	506	R	60935	2000	506	R
60846	2000	506	R	60936	2000	506	R
60847	2000	506	R	60937	2000	506	R
60848	2000	506	R	60950	2000	506	R
60849	2000	506	R	60951	2000	506	R
60850	2000	506	R	60952	2000	506	R
60851	2000	506	R	60953	2000	506	R
60852	2000	506	R	60960	2000	506	R
60853	2000	506	R	60961	2000	506	R
60854	2000	506	R	60962	2000	506	R
60860	2000	506 506	R R	60963	2000	506 506	R R
60861 60862	2000 2000	506	R R	60964 60970	2000 2000	506	R R
60863	2000	506	R R	60970	2000	506	R
60864	2000	506	R	61000	2005	249	R & Ad
60865	2000	506	R	61001	2005	249	Ad
60866	2000	506	R	61002	2005	249	Ad
60867	2000	506	R	61003	2005	249	Ad
60869	2000	506	R	61004	2005	249	Ad
60870	2000	506	R	61005	2005	249	Ad
60871	2000	506	R	61006	2005	249	Ad
60872	2000	506	R	61007	2005	249	Ad
60880	2000	506	R	61008	2005	249	Ad
60881	2000	506	R	61009	2005	249	Ad
60882	2000	506	R	61010	2005	249	R & Ad
60883	2000	506	R	61011	2005	249	R & Ad
60884 60885	2000 2000	506 506	R R	61012 61013	2005 2005	249 249	R & Ad R & Ad
60886	2000	506	R R	61013	2005	249	R & Ad
60887	2000	506	R	61014.5		108*	Ad 80
60888	2000	506	R	01011.5	2005	249	R
60889	2000	506	R	61015	2005	249	R
60890	2000	506	R	61016	2005	249	R
60891	2000	506	R	61017	2005	249	R
60892	2000	506	R	61020	2005	249	Ad
60893	2000	506	R	61021	2005	249	Ad
60894	2000	506	R	61022	2005	249	Ad
60895	2000	506	R	61025	2005	249	Ad
60896	2000	506	R	61026	2005	249	Ad
60897	2000 2000	506 506	R R	61027 61028	2005 2005	249 249	Ad Ad
60898 60899	2000	506	R R	61028	2005	249	Ad
60900	2000	506	R R	61029.5		108*	Ad 80
60901	2000	506	R	01027.3	2005	249	R
60902	2000	506	R	61030	2005	249	Ad
60903	2000	506	R	61040	2005	249	Ad
60904	2000	506	R	61041	2005	249	Ad
60910	2000	506	R	61042	2005	249	Ad
60911	2000	506	R	61043	2005	249	Ad
60912	2000	506	R	61044	2005	249	Ad
60913	2000	506	R	61045	2005	249	Ad
60914	2000	506	R	61046	2005	249	Ad
60915	2000	506	R	61047	2005	249	Ad
60916	2000	506	R	61048	2005	249	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
61050	2005	249	Ad	61144	2005	249	Ad
61051	2005	249	Ad	61200	2005	249	R
61052	2005	249	Ad	61200.1	2005	249	R
61053	2005	249	Ad	61200.2	2005	108*	Ad & R 43
61060	2005	249	Ad		2005	249	R
61061	2005	249	Ad	61204	2005	249	R
61062	2005	249 249	Ad	61204.1	2005	249 249	R R
61063 61064	2005 2005	249	Ad Ad	61205 61206	2005 2005	249	R R
61065	2005	249	Ad	61207	2005	249	R
61066	2005	249	Ad	61209	2005	249	R
61067	2005	249	Ad	61210	2005	249	R
61068	2005	249	Ad	61210.1	2005	249	R
	2006	643	Am	61220	2005	249	R
61069	2005	249	Ad	61221	2005	249	R
61070	2005 2005	249 249	Ad	61222 61223	2005	249	R R
61100 61100.5	2005	249	R & Ad R	61224	2005 2005	249 249	R R
61100.5	2005	249	R	61225	2005	249	R
61101	2005	249	R & Ad	61226	2005	249	R
61102	2005	249	R & Ad	61226.5	2005	158	Ad
61103	2001	176	Am	61227	2005	249	R
	2005	249	R & Ad	61228	2005	249	R
61104	2005	249	R & Ad	61229	2005	249	R
61105	2005	249	R & Ad	61230	2005	249	R
61106	2006 2005	360 249	Am R & Ad	61231 61240	2005 2005	249 249	R R
61107	1999	550*	Am ¹	61241	2005	249	R
01107	2005	249	R & Ad	61242	2005	249	R
	2006	643	Am	61244	2005	249	R
61107.1	2005	249	R	61245	2005	249	R
61110	2005	249	R & Ad	61300	2005	249	R
61111	2005	249	R & Ad	61301	2005	249	R
61111.1	2005	108*	Ad & R ⁴³	61400	2005	249	R
61112	2005 2005	249 249	R R & Ad	61401 61410	2005 2005	249 249	R R
61113	2005	249	R & Ad	61450	2005	249	R
61114	2005	249	R & Ad	61451	2005	249	R
61115	2005	249	R & Ad	61600	2005	249	R
61116	2005	249	R & Ad	61600.3	2003	111	Ad
	2006	643	Am		2005	249	R
61117	2005	249	R & Ad	61600.5	2005	249	R
61118	2005 2005	249 249	R & Ad	61601	2005	249 784	R
61119 61120	2005	249	R & Ad R & Ad	61601.1	2002 2005	249	Am ⁴⁹⁰ R
61121	2005	249	R & Ad	61601.10	2005	249	R
61121.1	2005	249	R	61601.11	2005	249	R
61122	2005	249	R & Ad	61601.14	2005	249	R
61123	2005	249	R & Ad	61601.15	2005	249	R
61124	2005	249	R & Ad	61601.165	2005	249	R
61125	2005	249	R & Ad	61601.166	2005	249	R
61126	2005 2005	249 249	Ad	61601.18	1999 2005	132* 249	Ad R
61127 61128	2005	249	Ad Ad	61601.19	2005	249	R R
61129	2005	249	Ad	61601.2	2005	249	R
61130	2005	249	Ad	61601.20	2002	454	Ad
61131	2005	249	Ad		2005	249	R
61140	2005	249	Ad	61601.21	2005	249	R
61141	2005	249	Ad	61601.22	2005	249	R
61142	2005	249 249	Ad	61601.24	2005	249	R
61143	2005	249	Ad	61601.25	2005	249	R

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
61601.26	2005	249	R	61626.7	2005	249	R
61601.27	2003	296	Am	61628	2005	249	R
	2005	249	R	61632	2005	249	R
61601.28	2003	296	Am	61650	2005	249	R
61601.2	2005	249	R	61651	2005	249	R
61601.3	2005	249	R	61652	2005	249	R
61601.30 61601.4	2005 2005	249 249	R R	61653 61654	2005 2005	249 249	R R
61601.4	2005	249	R	61655	2005	249	R
61601.6	2005	249	R	61656	2005	249	R
61601.7	2005	249	R	61657	2005	249	R
61601.8	2005	249	R	61658	2005	249	R
61601.9	2005	249	R	61659	2005	249	R
61601.95	2005	249	R	61659.1	2005	249	R
61602	2005	249	R	61660	2005	249	R
61605	2005	249	R	61661	2005	249	R
61606 61607	2005 2005	249 249	R R	61663 61670	2005 2005	249 249	R R
61610	2005	249	R R	61670.1	2005	249	R R
61611	2005	249	R	61671	2005	249	R
61612	2005	249	R	61671.1	2005	249	R
61612.5	2005	249	R	61671.2	2005	249	R
61613	2005	249	R	61672	2005	249	R
61613.1	2005	249	R	61673	2005	249	R
61613.2	2005	249	R (as ad by	61674	2005	249	R
			Sec. 1,	61675	2005	249	R
			Stats. 1983,	61676	2005	249	R
			Ch. 481 and	61677	2005	249	R R
			Sec. 9, Stats. 1994,	61678 61679	2005 2005	249 249	R R
			Ch. 1201)	61680	2005	249	R
61613.3	2005	249	R	61681	2005	249	R
61613.4	2005	249	R	61682	2005	249	R
61613.5	2005	249	R	61683	2005	249	R
61614	2005	249	R	61684	2005	249	R
61615	2005	249	R	61685	2005	249	R
61615.1	2005	249	R	61686	2005	249	R
61615.5	2005	249	R	61687	2005	249	R
61616 61617	2005 2005	249 249	R R	61710 61711	2005 2005	249 249	R R
61618	2005	249	R R	61712	2003	262	Am
61619	2005	249	R	01712	2005	249	R
61620.1	2005	249	R	61713	2005	249	R
61621	2005	249	R	61715	2005	249	R
61621.10	2005	249	R	61716	2005	249	R
61621.2	2005	249	R	61717	2005	249	R
61621.3	2005	249	R	61718	2005	249	R
61621.4	2005	249	R	61720.1	2005	249	R
61621.5	2005 2005	249 249	R R	61720.2 61720.3	2005 2005	249 249	R R
61621.6 61621.7	2005	249	R R	61720.4	2005	249	R R
61621.8	2005	249	R	61720.5	2005	249	R
61622	2005	249	R	61720.6	2005	249	R
61623	2005	249	R	61720.7	2005	249	R
61623.1	2005	249	R	61720.8	2005	249	R
61623.4	2005	249	R	61720.9	2005	249	R
61623.5	2005	249	R	61721	2005	249	R
61624	2005	249	R	61721.1	2005	249	R
61625	2005	249	R	61721.2 61721.3	2005	249	R
61626 61626.6	2005 2005	249 249	R R	61721.3	2005 2005	249 249	R R
01020.0	2003	Z47	1/	01/21.4	2003	247	1/

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1	00			- 1	
61721.5	2005	249	R	61765.15	2005	249	R
61721.6	2005	249	R	61765.16	2005	249	R
61721.7	2005	249	R	61765.2	2005	249	R
61721.8	2005	249	R	61765.20	2005	249	R
61721.9	2005	249 249	R	61765.3	2005	249 249	R
61722 61722.1	2005 2005	249	R R	61765.4 61765.5	2005 2005	249	R R
61722.2	2005	249	R	61765.6	2005	249	R
61722.3	2005	249	R	61765.7	2005	249	R
61722.4	2005	249	R	61765.75	2005	249	R
61722.5	2005	249	R	61765.76	2005	249	R
61730	2005	249	R	61765.8	2005	249	R
61731	2005	249	R	61765.9	2005	249	R
61732	2005	249	R	61766	2005	249	R
61733	2005	249	R	61767	2005	249	R
61734	2005	249	R	61770	2005	249	R
61735	2005	249	R	61771	2005	249	R
61736	2005	249	R	61772	2005	249	R
61737.01	2005	249	R	61773	2005 2005	249	R
61737.02 61737.03	2005 2005	249 249	R R	61774 61775	2005	249 249	R R
61737.03	2000	66	Am	61776	2005	249	R
01/3/.04	2005	249	R	61777	2005	249	R
61737.05	2000	506	Am	61778	2005	249	R
01707100	2005	249	R	61779	2005	249	R
61737.06	2000	66	Am	61780	2005	249	R
	2005	249	R	61781	2005	249	R
61737.07	2005	249	R	61790	2005	249	R
61737.08	2005	249	R	61790.1	2005	249	R
61737.09	2005	249	R	61790.2	2005	249	R
61740	2005	249	R	61790.3	2005	249	R
61741	2005	249	R	61790.4	2005	249	R
61742	2005	249	R	61790.5	2005	249	R
61742.1 61743	2005 2005	249 249	R R	61790.6 61790.7	2005 2005	249 249	R R
61744	2005	249	R	61790.7	2005	249	R
61745	2005	249	R	61790.9	2005	249	R
61746	2005	249	R	61791	2005	249	R
61747	2005	249	R	61791.1	2005	249	R
61748	2005	249	R	61791.2	2005	249	R
61749	2005	249	R	61791.3	2005	249	R
61750	2005	249	R	61791.4	2005	249	R
61751	2005	249	R	61791.5	2005	249	R
61752	2005	249	R	61791.6	2005	249	R
61753	2005	249	R	61791.7	2005	249	R
61754	2005	249	R	61791.8	2005	249	R
61755 61755.5	2005 2005	249 249	R R	61791.9 61792	2005 2005	249 249	R R
61756	2005	249	R	61792.1	2005	249	R
61757	2005	249	R	61792.1	2005	249	R
61758	2005	249	R	61792.3	2005	249	R
61759	2005	249	R	61792.4	2005	249	R
61760	2005	249	R	61800	2005	249	R
61761	2005	249	R	61801	2005	249	R
61764	2005	249	R	61802	2005	249	R
61765	2005	249	R	61850	2005	249	R
61765.1	2005	249	R	63010	1999	936	Am (by Sec. 1
61765.10	2005	249	R		2000	1070	of Ch.)
61765.11	2005	249	R		2000	1079	Am
61765.12	2005	249 249	R R		2003 2004	635 907*	Am
61765.13	2005	249	IV	I	200 4	907*	Am

	Affe	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
63021	2003	229	Am	65040.12	1999	690	Ad
63021.5	2004	48*	Am		2000	728	Am
	2004	227*	Am		2001	762	Am
63024	2003	229	Am		2004	225*	Am
	2004	225*	Am	65040.2	2001	762	Am
63025.2	1999	84*	Ad		2002	971	Am (by Sec. 1.5
63035.5	1999	84*	Ad				of Ch.)
63036	2001	938	Am		2004	905	Am
63040	2004	189	Am		2005	383	Am
63041	1999	84*	Am	65040.9	2002	971	Ad
63041.5	1999	84*	Ad	65041	2004	225*	Am
Title 6.7,				65041	2002	1016	Am
Div. 1,				65041.1	2002	1016	Ad
Ch. 2, Art. 5,					2002	1109	Am (as ad by
heading							Sec. 4, Stats. 2002,
(Sec. 63043							Ch. 1016)
et seq.)	1999	83	Am 30	65042	2002	1016	Am
63048	2000	1078	Ad	65048	2002	424	Am
63048.3	2000	1078	Ad	03010	2002	1016	Am
63048.5	2000	1078	Ad		2003	296	Am
63048.6	2004	91*	Ad	65049	2002	1016	Am
63048.63	2004	702*	Ad	65050	2000	290	Am
63048.65	2004	91*	Ad		2000	769	S 75
	2005	76*	Am		2005	330	Am
	2006	56*	Am		2006	538	Am 802
63048.7	2004	91*	Ad	65051	2000	769	S 75
63048.75	2004	91*	Ad	65051.5	2001	123	Ad S ⁷⁵
63048.8	2004	91*	Ad	65052	2000	769	S '5
63048.85	2004	91*	Ad	65053	2000	769	Am ⁷⁵
63048.9	2004	91*	Ad	65053.5	2001	612	Ad & R 75
63049	2002	414	Ad		2004	907*	Am 647
63049.1	2002	414	Ad	65052.6	2005	22	Am ⁶⁴⁷
	2003	225 *	Am	65053.6	2001	612	Ad & R 75
63049.2	2006 2002	641 414	Am	65053.7	2004	907* 612	Am Ad & R ⁷⁵
63049.2	2002	414	Ad Ad	65054	2001 2000	1059	Ad & K
63049.4	2002	414	Ad	03034	2006	233	Am
05047.4	2003	225*	Am	65054.1	2000	1059	Ad
	2004	183	Am ⁵⁷¹	03034.1	2006	233	Am
63049.5	2002	414	Ad	65054.3	2000	1059	Ad
63049.55	2006	641	Ad		2006	233	Am
63049.6	2003	635	Ad	65054.4	2000	1059	Ad
63049.62	2003	635	Ad	65054.5	2000	1059	Ad
63049.64	2003	635	Ad		2005	77	R
63049.66	2003	635	Ad		2006	233	Ad
63049.67	2004	263 *	Ad	65055	1999	596	R
	2006	50 *	Am		1999	597	R
63049.68	2005	97*	Ad	65055.5	1999	596	R
63071	2003	635	Am	65000	1999	597	R
63073	2001	508	Am	65080	1999	1007	Am (by Sec. 1
64000	2002	805 *	Am		2000	91*	of Ch.)
65008	2001 2003	671 793	Am Am		2000 2000	832	Am Am
	2005	578	Am (by Sec. 8		2001	99	Am
	2000	310	of Ch.)		2006	673	Am
	2006	888	Am (by Sec. 2.5	65080.3	2000	832	Ad
	2000	300	of Ch.)	65082	2000	91*	Am
65009	1999	968	Am	03002	2003	525	Am
	2002	221	Am	65083	2000	91*	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65083 (Co	nt)	-			2004	905	A
03003 (C0	2001	115	R		2004	903 907*	Am Am (by Sec. 6
65088	2002	505	Am		2004	507	of Ch.) ⁶⁷⁹
65088.1	2002	505	Am				Am (by Sec. 6.3
65088.4	2002	505	Ad				of Ch.) ⁶³
65089	2001	597	Am		2005	383	Am 82'
	2002	505	Am		2005	670*	Am
65089.11	2004	931	Ad	65562.5	2004	905	Ad
65089.12	2004	931	Ad		2005	383	Am 82
65089.13	2004	931	Ad		2005	670*	Am
65089.14	2004	931	Ad	65580	1999	967	Am
65089.15	2004	931	Ad	65582	2004	696	Am
65090	2000	785	Am	65582.1	2006	888	Ad
65091	1999	460 785	Am Am	65583	1999 2001	967 671	Am
	2000 2006	363	Am		2001	971	Am Am 439
65092	2004	905	Am		2002	1038	Am 82
65301	2004	890	Δm		2004	227*	Am
65302	2002	971	Am ⁴³⁹		2004	724	Am
	2004	907*	Am (by Sec. 5		2004	907*	S 36
			of Ch.) ³⁶		2005	614	Am
	2004	951	Am (by Sec. 1.7		2006	890	Am
			of Ch.)		2006	891	Am (by Sec. 2
	2006	869	Am				of Ch.)
65302.1	2003	472	Ad	65583.1	2002	1062	Am
65302.2	2004	907*	S 36		2004	724	Am
65302.3	2002	971	Am ⁴³⁹	65500.0	2006	890	Am
65302.4	2004	179	Ad	65583.2	2004	724	Ad
65302.5	2004	951	R & Ad	65501	2006	890 159	Am Am ³⁰⁵
65202.6	2006 2001	869 745*	Am R	65584	2001 2003	760	Am
65302.6	2006	739	Ad		2003	696	R & Ad
65307	1999	550*	Am ¹	65584.01	2004	696	Ad
03307	2004	916	R	65584.02	2004	696	Ad
65351	2004	905	Am	65584.03	2004	696	Ad
	2005	22	Am ⁶⁴⁷	65584.04	2004	696	Ad
65352	2004	905	Am		2006	785	Am (by Sec. 1
	2004	906	Am (by Sec. 2.5				of Ch.)
			of Ch.)	65584.05	2004	696	Ad
65352.2	2001	396	Ad	65584.06	2004	696	Ad
(5050.0	2003	587	Am	65584.07	2004	696	Ad
65352.3	2004	905	Ad Am ⁸²	65584.09	2005	614	Ad
	2005	383 670*		65584.1	2004	227*	Ad
65352.4	2005 2004	905	Am Ad		2004 2005	818 595	Am Am
65400	2004	506	Am	65584.2	2003	227 *	Alli
03400	2004	916	Am	65584.6	2000	358	Am
	2005	595	Am	65585	2000	471	Δm
	2006	888	Am	65585.1	2001	159	Am 305
65404	2002	1016	Ad		2004	387	Am ¹⁸⁹ 111
	2004	906	Am	65585.2	2002	711	Ad
65457	2006	643	Am	65586	2005	595	R
65460.1	2004	42	Am	65588	1999	107*	Am
	2005	22	Am ⁶⁴⁷		2000	117*	Am
65460.11	2005	309	Ad		2001	85*	Am
65460.2	2001	115	Am		2003	58*	Am
654604	2004	42	Am	65500 1	2006	890	Am
65460.4 65460.7	2004	42 300	Am Am	65588.1	2000 2005	117* 505	Am
65560	2005 2002	309 971	Am (by Sec. 5	65589.4	2003	595 793	R Ad
05500	2002	7/1	of Ch.) ⁴³⁹	05505.4	2005	598	Am
			01 011.)	1	2003		

	Affe	cted By		Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65589.5	1999	966	Am 82	65863.7	2004	680	Am
	1999	968	Am	65865	2003	288	Am
	2001	237	Am	65867.5	2001	642	Am
	2002	147	Am	65891	2000	80	Ad 193
	2003	793	Am		2002	501	R ⁶³ S ^{585 317}
	2004	724	Am	C5001 1	2003	501	Ad ¹⁹³
	2005 2006	601 888	Am (by Sec. 5	65891.1	2000	80	D 63
	2000	000	Am (by Sec. 5 of Ch.)		2003	501	S 585 317
65589.7	2005	727	Am	65891.10	2003	80	Ad ¹⁹³
65591	2006	559	R & Ad	03071.10	2000	00	n 63
65591.2	2006	559	R & Au		2003	501	c 585 317
65591.5	2006	559	R	65891.11	2000	80	Ad 82
65592	2006	559	R & Ad	00071111	2000	00	R 82
65593	2006	559	R & Ad		2000	665	Ad ¹⁹³
65594	2006	559	R & Ad				R ⁶³
65595	2006	559	R & Ad		2003	501	S 585 317
65596	2006	559	R & Ad	65891.12	2000	665	Ad 193
65597	2006	559	R & Ad				R 63
65598	2006	559	R & Ad		2003	501	Am ⁵⁸⁵ 317
65599	2006	559	R & Ad	65891.2	2000	80	Ad ¹⁹³
65600	2006	559	R				R ⁶³ S ^{585 317}
65601	2000	510	Ad	65001.2	2003	501	S 383 317
65602	2000	510	Ad	65891.3	2000	80	Ad ⁸² R ⁸²
65603	2000	510	Ad		2000	665	Ad ¹⁹³
65604	2000 2000	510 510	Ad		2000	665	D 63
65605 65606	2000	510	Ad Ad		2003	501	S ^{585 317}
65607	2000	510	Ad	65891.4	2003	80	Ad ¹⁹³
65850	1999	550*	Am 1	03091.4	2000	80	n 63
65850.3	2003	50	Ad		2003	501	S 585 317
65850.4	1999	550*	Am ¹	65891.5	2000	80	Ad 82
65850.5	2001	873	Am				R 82
	2004	789	R & Ad		2000	665	Ad ¹⁹³
65850.6	2006	676	Ad				R 63
65852.1	2006	888	Am ⁸⁶¹		2003	501	S 585 317
65852.2	2002	1062	Am	65891.7	2000	80	Ad ¹⁹³
65852.9	2006	538	Am ⁸⁰²				R ⁶³ S ^{585 317}
65858	2001	939	Am	65001.0	2003	501	S 303 317
65863	2002	706	Ad ⁴²⁷	65891.8	2000	80	Ad ¹⁹³ R ⁶³
	2004 2006	10 * 888	Am Am		2003	501	Am ⁵⁸⁵ 317
65863.10	1999	26*	Am	65891.9	2003	80	Alli Ad ¹⁹³
05005.10	2000	666	Am 111	0.5051.5	2000	00	n 63
	2002	1038	Am		2003	501	S ^{585 317}
	2003	255	Am	Title 7,	2003	501	5
	2004	110	Am 81	Div. 11,			
65863.11	1999	26*	Am	Ch. 4,			
	2000	666	Am 111	Art. 2.11,			
	2002	1038	Am	heading			
	2004	110	Am ⁸¹	(Sec. 65892.13			421
	2005	501	Am (as am by	et seq.)	2002	664	Ad 431
			Stats. 2004,	65892.13	2001	562	Ad ⁷⁹
(50(0.10	2001		Ch. 110)		2002	220	R 80
65863.13	2001	117*	Ad & R 111		2002	328	Am 431
	2003	255	Am Am ⁸¹	65012.1	2002	664	Am ⁴³¹
	2004 2005	110	AIII	65913.1	2001	939	Am
	2003	501	Am (as am by	65913.5 65914	2001	115 703	R Am
			Stats. 2004, Ch. 110)	65915	2003 1999	793 968	Am Am
			CII. 110)	03713	1///	700	4 1111

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65915 (Co	ont.)			66412	2000	26*	Am
	2000	556	Am		2000	506	Am
	2002	1062	Am		2001	873	Am
	2003	430	Am		2006	636	Am
	2004	724	Am	66412.8	2003	739	Ad ³
	2004	928	Am	66418	2002	1109	Am
	2005	496	Am	66418.2	2002	1109	Am
65917	2001	115	Am		2003	76	Am
65919	2004	183	Am ⁵⁷¹	66426	2003	76	Am
65940	2004	906	Am	66426.5	2001	176	Am
65944	2004	906	Am	66427	2003	434	Am
65950	1999	967	Am 82	66427.5	2002	1143	Am
	1999	968	Am	66428	2001	176	Am
	2006	888	Am	66434	2001	176	Am
65950.5	2004	439	Ad	66434.1	2001	176	Am
65956	1999	550 *	Am 1	66442	2005	158	Am
65964	1999	812	Ad & R 20	66442.5	2001	176	Ad
	2006	676	Ad		2005	158	Am
65965	2006	577	Ad	66445	2001	176	Am
65971	2006	538	Am 802	66448	2006	643	Am
65973	2006	538	Am 802	66449	2001	176	Am
65974	2006	538	Am 802	66451.17	2000	506	Am
65979	2006	538	Am 802	66451.2	1999	550*	Am 1
65995.5	1999	858	Am	66452.10	2000	26*	Am
65995.6	1999	858	Am	66452.4	2003	434	Am
65995.7	2002	33 *	Am 397	66452.5	2006	247	Am
65997	2006	35 *	Am ⁷⁸⁴	66452.6	2002	1013	Am
66000	2006	538	Am 802		2004	118	Am
66001	2006	194	Am	66452.8	2006	636	Am
66014	2002	963	Am	66452.9	2006	636	Am
66016	2005	595	Am	66453	2004	479	Am
	2006	643	Am	66455.3	2001	642	Ad
66017	2006	538	Am ⁸⁰²	66455.9	2000	1058	Am
66022	2006	643	Am	66458	1999	550*	Am 1
66031	2003	296	Am	66462.5	2003	728	Am
	2004	225*	Am	66463.5	2000	506	Am
66036	2004	225*	R	66464	2001	176	Am
66037	2002	1016	Am	66466	2000	678	Am
	2006	888	R	66469	2001	176	Am
itle 7,				66470	2001	176	Am
Div. 1,				66472	2001	176	Am
Ch. 10,				66472.1	2001	176	Am
eading				66473.1	2001	873	Am
Sec. 66100				66473.2	2004	479	R
t seq.)	1999	83	$Ad(RN)^{30}_{20}$	66473.3	2004	479	Am
66100	1999	83	Ad(RN)30	66473.7	2001	642	Ad
66101	1999	83	Ad(RN) ³⁰		2004	118	Am
66102	1999	83	Ad(RN) ³⁰	66474.4	1999	1018	Am
66103	1999	83	Ad(RN) ³⁰		2002	613	Am
itle 7,			- ()		2003	296	Am
oiv. 1,				66474.5	2001	176	R
h. 6,				66475.1	2001	873	Am
eading				66475.2	2001	873	Am
Sec. 66400				66478.11	2002	1109	Am
t seq.)	1999	83	Am & RN 30	66478.12	2002	1109	Am
66400	1999	83	Am & RN 30	66478.4	2002	1109	Am
66401	1999	83	Am & RN 30	66478.5	2002	1109	Am
66402	1999	83	Am & RN 30	66478.6	2002	1109	Am
66403	1999	83	Am & RN 30	66478.8	2002	1109	Am

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	Affe	cted By			Affa	ected By	
Section	Year	Chapter	Effect	Section		Chapter	Effect
66498.1	1999	550*	Am ¹	66540.	64 1999	1011	Ad
66498.2	1999	550*	Am ¹	66540.		1011	Ad
66498.3	1999	550*	Am 1	66540.		1011	Ad
66499.19	2000	506	Am	66540.		1011	Ad
66499.2	2001	176	Am	00540.	2003	714	Am
66499.22	2002	221	Am	66540.		1011	Ad
66499.35	2001	873	Am	66605	1999	774	Am
00477.55	2002	1109	Am	66632.		498	Am
66499.7	2005	411	Am & R 111	66637	2004	618	Am
001//./	2006	643	Am	66638	2004	618	Am
66513	2006	673	Am	66640	2004	618	Am
66519	1999	1011	R	66641.		618	Am
66535	2002	470	Ad	66648	2004	618	Ad
66536	2004	791	Ad	66690	2005	331	Ad
66536.1	2004	791	Ad	66691	2005	331	Ad
66540	1999	1011	Ad	66692	2005	331	Ad
66540.1	1999	1011	Ad	66693	2005	331	Ad
66540.10	1999	1011	Ad	66694	2005	331	Ad
66540.12	1999	1011	Ad	66907.		759	Am
66540.14	1999	1011	Ad	66907.		966	Am
	2003	714	Am		2004	265	Am
66540.16	1999	1011	Ad		2005	22	Am ⁶⁴⁷
	2003	714	Am		2005	47	Am
66540.18	1999	1011	Ad	66907.		759	Am
66540.2	1999	1011	Ad	66909	2000	688	S ⁴³
66540.20	1999	1011	Ad	66909.	1 2000	688	S 43
	2001	404	Am	66909.	2 2000	688	Am ⁴³
	2003	714	Am	66909.	3 2000	688	S 43
66540.21	2003	714	Ad	66909.		688	S 43
66540.22	1999	1011	Ad	66909.		688	Am ⁴³
	2001	404	Am	67125	2006	77*	Ad
	2003	714	R	67150	2000	764	Ad & R 248
66540.23	1999	1011	Ad	67150.		764	Ad & R 248
66510.01	2003	714	R	67150.		764	Ad & R 248
66540.24	1999	1011	Ad	67150.		764	Ad & R ²⁴⁸
66540.26	1999	1011	Ad	67150.		764	
66540.27	2003	714	Ad	67150.		764	Ad & R ²⁴⁸
66540.28	1999	1011	Ad	67150.		764	Ad & R ²⁴⁸
66540.29	2003	714	Ad	67401	2006	538	Am 802
66540.30	1999	1011	Ad	67410	2000	596	R R
66540.32	1999 1999	1011	Ad	67421	2000	596 596	R R
66540.34 66540.36	1999	1011 1011	Ad Ad	67460 67461	2000 2000	596 596	R R
66540.38	1999	1011	Ad	67462	2000	596	R
66540.4	1999	1011	Ad	67463	2000	596	R
66540.40	1999	1011	Ad	67464	2000	596	R
005-10-10	2003	714	Am	67465	2000	596	R
66540.42	1999	1011	Ad	67466	2000	596	R
66540.44	1999	1011	Ad	67467	2000	596	R
66540.46	1999	1011	Ad	67523	2001	745*	R
66540.48	1999	1011	Ad	67657	2003	296	Am
66540.50	1999	1011	Ad	67659	2006	588	Am
66540.52	1999	1011	Ad	67940	2001	472	Am
66540.54	1999	1011	Ad		2002	664	Am ⁴³¹
66540.56	1999	1011	Ad	67941	2001	472	Δd
66540.58	1999	1011	Ad	68058	2006	538	Am 802
66540.6	1999	1011	Ad	68059.		538	Am 802
66540.60	1999	1011	Ad	68071	2002	784	Δ m ⁴⁹⁰
66540.62	1999	1011	Ad	68072	2002	784	Am ⁴⁹⁰

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect				
68073	2002	784	Am ⁴⁹⁰	68086.1	2005	75*	Ad 80				
00075	2002	1082	Am & RN	00000.1	2005	706	Δm				
68074.1	2002	784	Δ m ⁴⁹⁰	68087	2002	1124*	Ad ⁴²⁴				
68077	2002	784	R 490				R 69				
68079	2001	824	Am		2003	365	Am				
69090 5	2003	149	Am	69097.1	2005	75*	R 80				
68080.5 68082	2001 2002	387 784	Ad Am ⁴⁹⁰	68087.1	2002 2005	1008 75*	Ad R ⁸⁰				
68083	2002	784	R ⁴⁹⁰	68090.7	2002	784	Am ⁴⁹⁰				
68084	2005	75*	Am 80	00070.7	2005	75*	R 80				
68084.1	2005	75*	Ad 80	68090.8	2005	75*	Am 80				
68085	2000	15	Am		2005	706	Am (as am by				
	2000	447	Am (as am by				Sec. 111,				
			Stats. 2000,				Stats. 2005,				
	2001	824	Ch. 15)	68092.5	2004	182	Ch. 75) Am 81 614				
	2001 2002	1008	Am Am	68093	2004	784	A 490				
	2002	62	Am 519	68095	2002	62	Am 519				
	2003	275	Am	68096	2002	784	R ⁴⁹⁰				
	2004	811	Am	68097	2003	449	Am				
	2005	22	Am ⁶⁴⁷	68097.1	2003	449	Am				
	2005	74*	Am	68097.2	2003	449	Am				
	2005	75 *	AIII	68097.6	2005	294	Am				
	2005	705*	Am (as am by Sec. 42,	68100 68101	2003 2005	149 75*	Am Am ⁸⁰				
			Stats. 2005,	68105	2003	784	Am ⁴⁹⁰				
			Ch. 74)	68106	2004	193	R ⁵⁷¹				
	2005	706	Am (as am by	68108	2002	784	Am ⁴⁹⁰				
			Sec. 101,		2003	149	Am				
			Stats. 2005,	68110	2002	664	Am ⁴³¹				
	2006	<i>(</i> 0 *	Ch. 75)	68112	2000	1055*	Am				
68085.1	2006 2005	69 * 75 *	Am Ad ⁸⁰	68112.5	2003 2003	149 149	R R				
00005.1	2005	706	Am (by Sec. 23	68113	2003	812	R				
	2003	700	of Ch.)	68114	2003	149	R				
68085.2	2005	75*	Ad 80	68114.10	2002	905	Ad				
68085.3	2005	75*	Ad 80	68114.5	2003	149	R				
68085.4	2005	75*	Ad 80	68114.6	2003	149	R				
60005 5	2005	706	Am	68114.9	2003	149	R				
68085.5	2001 2003	824 159*	R Ad	68115	2002 2003	784 62	Am ⁴⁹⁰ Am ⁵¹⁹				
	2003	183	Am ⁵⁷¹		2003	293*	Am				
	2005	74*	Am		2004	405	Am ⁶⁵⁴				
68085.6	2005	74*	Ad		2004	811	Δm				
68085.7	2005	74*	Ad		2005	22	Am 647				
60007.0	2005	705 *	Am	68152	2002	784	Am ⁴⁹⁰				
68085.8	2005	74 * 705 *	Ad		2004	550 337*	Am				
68085.9	2005 2005	705 *	Am Ad	68202	2006 2002	784	Am Am ⁴⁹⁰				
00003.7	2005	706	Ad	68203	2000	196	Am				
68086	2001	115	Am		2006	69*	Am				
	2003	159*	Am	68203.1	2001	118*	Ad				
	2003	757	Am (as am by		2002	1008	Am				
			Stats. 2003,	68206.2	2002	784	Am ⁴⁹⁰				
	2004	183	Ch. 159) Am ⁵⁷¹	68502.5	2001	812	Am Am ⁴⁹⁰				
	2004 2005	183 75*	Am 80	68502.7	2002 2004	784 811	Am				
	2005	706	Am (as am by	68503	2006	538	Am 802				
		, , , ,	Sec. 106,	68506	2006	538	Am ⁸⁰²				
			Stats. 2005,	68511.2	2001	745*	Am				
			Ch. 75)	68511.3	1999	892	Am				
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	Affe	cted By			Aff	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- · · I	33			1	
68511.3	. ,	012	A	69026.1	2004	811	Am Am 480
	2001	812 75*	Am Am ⁸⁰	68926.1	2003	159* 75*	Alli
	2005 2005	706		68926.3	2005 1999	78*	Am ⁸⁰ Am ¹⁸
	2003	700	Am (as am by Sec. 113,	00920.3	2004	216*	Am ³⁸
			Stats. 2005,	68927	2004	159*	Am ⁴⁸⁰
				00727	2004	811	Δm
	2006	538	Ch. 75) Am ⁸⁰²		2005	22	Am ⁶⁴⁷
68511.4	2004	193	R ⁵⁷¹	68933	2003	159*	Ad ⁴⁸⁰
68511.6	2003	367	Ad		2003	757	Am (as ad by
68511.8	2004	227*	Ad_				Stats. 2003,
68515	2004	193	R 571				Ch. 159)
68520	2002	784	R 490	69101	2000	998	Am
68540	2002	784	R 490	69102	2000	998	Am
68542	2002	784	R ⁴⁹⁰	69103	2000	998	Am
68542.5	2002	784	R 490 A m 802	69104	2000	998	Am
68543	2006	538	AIII	69105	2000	998	Am
68543.5	2002 2006	661 538	Am Am 802	69106 69202	2000 2002	998 1082	Am Ad
68543.8	2006	538	Am ⁸⁰²	69204	2002	1082	Ad
68546	2000	784	R ⁴⁹⁰	69204	2002	1082	Ad
68547	1999	891	Am (as am by	69502	2002	1082	R
00547	1,,,,	071	Sec. 245.4,	69505	2001	824	R & Ad
			Stats. 1998,	69506	2001	824	R
			Ch. 931) ²⁴	69508	1999	344*	Am
			Am (as am by	69508.5		344*	Δm
			Sec. 245.5,		2002	784	Am 490
			Stats. 1998,	69510	2002	784	Am ⁴⁹⁰
			Ch. 931) ²⁵		2002	1008	R 400
68553.5	2005	265	Ad	69510.5		784	Am ⁴⁹⁰
68562	2002	784	Am 490		2002	1008	R
68565	2006	538	Am ⁸⁰²	69510.6		784	Am ⁴⁹⁰
68604	2001	745 *	Am R ⁴⁹⁰	60590	2002	1008	R
68611 68616	2002 1999	784 67*	Am	69580	2000 2002	998 784	Am Am ⁴⁹⁰
00010	1999	07	D & Ad 22	69580.3		784	Δd ⁴⁹⁰
	2004	182	Am ^{81 614}	69580.7		784	Ad ⁴⁹⁰
68617	1999	67*	٨d	69581	2000	998	Δm
68618.5	2002	784	R ⁴⁹⁰	0,001	2002	784	Δm ⁴⁹⁰
68620	2002	784	Am ⁴⁹⁰	69581.3		784	Ad 490
	2003	62	Am 519	69581.7		784	Ad ⁴⁹⁰
	2003	149	Am	69582	2000	998	Am
68650	2000	1010	R 8		2002	784	Am 490
68651	2000	1010	R 8	69582.3	2002	784	Ad 490
68652	2000	1010	R 8	69582.5	2002	784	Am ⁴⁹⁰
68653	2000	1010	R ⁸ R ⁸	69583	2000	998	Am Am ⁴⁹⁰
68654	2000	1010	R ⁸	60592 5	2002	784	Am ⁴⁹⁰ Ad ⁴⁹⁰
68655	2000	1010 1010	Ad & R ⁵	69583.5	2002 2002	784 784	Au 490 Am 490
68656 Title 8,	2000	1010	Au & K	69584 69584.5	2002	784 784	Am 490
Ch. 2.3,				69584.7		784	Ad 490
heading				69585	2002	998	Δm
(Sec. 68660				-	2002	784	Δm ⁴⁹⁰
et seq.)	2006	69*	Am	69585.5		784	Δm ⁴⁹⁰
68660	1999	853	Am 144	69585.7		784	Am 490
68661	1999	853	Am 144	69585.9	2002	784	Ad ⁴⁹⁰
	2006	69*	Am	69586	2000	998	Δm
68756	2006	567	Ad		2002	784	Am ⁴⁹⁰
68806	1999	891	Am	69587	2002	784	Am ⁴⁹⁰
68926	1999	78*	Am Am 480	60.500	2003	62	Am 519
	2003	159*	Am 480	69588	2002	784	Am ⁴⁹⁰

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	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
		Спарісі	Бујест	Section		Спарісі	Бууссі	
69588 (Co			510	69641	2003	149	R	
	2003	62	Am 519	69642	2003	149	R	
69588.3	2002	784	Ad ⁴⁹⁰	69643	2003	149	R	
69588.7	2002	784	Ad ⁴⁹⁰	69644	2003	149	R	
69589	2002	784	Am ⁴⁹⁰ Ad ⁴⁹⁰	69645	2002	1008	Ad	
69589.3	2002	784	Ad 490 Ad 490	60646	2003	149	R	
69589.7 69590	2002 2002	784 784	Ad 490 Am 490	69646 69647	2003 2003	149 149	R R	
69590.5	2002	784	Am ⁴⁹⁰	69648	2003	784	R ⁴⁹⁰	
69590.7	2002	784	Am ⁴⁹⁰	69649	2002	784	Am ⁴⁹⁰	
69591	2002	998	Am	0,047	2002	149	R	
0/3/1	2002	784	Δ m ⁴⁹⁰	69650	2003	149	R	
69591.3	2002	784	Δd ⁴⁹⁰	69740	2003	149	R & Ad	
69591.7	2002	784	Ad ⁴⁹⁰	69741	2002	784	Am ⁴⁹⁰	
69592	2000	998	Am		2003	149	R	
	2002	784	Am ⁴⁹⁰	69742	2003	149	R	
69593	2000	998	Δm	69743	2002	784	Am ⁴⁹⁰	
	2002	784	Am 490		2003	149	R	
69593.5	2002	784	Ad ⁴⁹⁰	69744	2002	784	Am ⁴⁹⁰	
69594	2000	998	Am		2003	149	R	
	2002	784	Am ⁴⁹⁰	69744.5	2002	784	Am ⁴⁹⁰	
69595	2000	998	Am		2003	149	R	
	2002	784	Am 490	69745	2003	149	R	
69595.5	2002	784	Am ⁴⁹⁰	69745.5	2003	149	R	
60.506	2003	149	R	69746	2003	149	R	
69596	2000	998	Am	69746.5	2003	149	R	
(0500	2002	784	Am ⁴⁹⁰	69747	2003	149	R	
69598	2000	998	Am Am ⁴⁹⁰	69748 69748.1	2003	149	R	
69598.5	2002 2002	784 784	Am Ad ⁴⁹⁰	69748.1	2003 2003	149 149	R R	
69599	2002	784	Au ⁴⁹⁰	69749.2	2003	149	R	
69599.5	2002	784	Am 490	69749.3	2003	149	R	
69600	2002	784	Δ m ⁴⁹⁰	69749.4	2003	149	R	
69600.5	2002	784	Ad ⁴⁹⁰	69750	2002	784	R 490	
69601	2002	784	Am 490	69751.5	2003	149	R	
69601.3	2002	784	Δd ⁴⁹⁰	69752	2003	149	R	
69601.7	2002	784	Ad ⁴⁹⁰	69753	2002	784	R 490	
69602	2002	784	Am ⁴⁹⁰	69790	2003	149	R	
69603	2000	998	Δm	69791	2003	149	R	
	2002	784	Am 490	69792	2003	149	R	
69604	2002	784	Am 490	69793	2003	149	R	
69604.3	2002	784	Ad ⁴⁹⁰	69794	2003	149	R	
69604.5	2002	784	Ad ⁴⁹⁰	69795	2003	149	R	
69604.7	2002	784	Ad 490 Ad 490	69796	2003	149	R	
69605	2002	784	Am ⁴⁹⁰ Am ⁴⁹⁰	69797	2003	149	R	
69605.5	2002	784		69798	2003	149	R	
69606	2000	998	Am Am ⁴⁹⁰	69799	2003	149	R	
69607	2002 2002	784 784	n 490	69800 69801	2003 2002	149 784	R R ⁴⁹⁰	
69608	2002	784	p 490	69840	2002	784	Ad ⁴⁹⁰	
69609	2002	784	R ⁴⁹⁰	69841	2002	149	Am	
69610	2002	998	Δm	69845.6	2003	115	P	
0,010	2002	784	Δm ⁴⁹⁰	69890	2002	784	R ⁴⁹⁰	
69611	2002	784	Am ⁴⁹⁰	69891	2003	149	D	
69613	2000	998	Am	69891.1	2002	784	p 490	
	2002	784	p 490	69891.5	2002	784	p 490	
69614	2002	784	R ⁴⁹⁰	69892	2002	784	R 490	
	2006	390	Ad	69892.1	2002	784	R ⁴⁹⁰	
69615	2002	784	R ⁴⁹⁰	69893	2003	149	P	
69620	2000	998	R	69893.5	2002	784	R ⁴⁹⁰	
69640	2003	149	R & Ad	69894	1999	891	Am	
NOTE a					-			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
69894 (Co	ont.)			69959	2002	784	R ⁴⁹⁰			
	2002	784	R 490	70046.2	2003	592	R			
69894.1	1999	891	Am (as am by		2006	846*	Ad			
			Sec. 1.5,	70050.5	2000	133	Am			
			Stats. 1998,	70063	2005	410	Am R ⁴⁹⁰			
			Ch. 973) ¹³⁹	70140	2002	784				
			Am (as am by	70140.5	1999 2002	891 784	Ad R ⁴⁹⁰			
			Sec. 1.6, Stats. 1998,	70141	2002	447	Am			
			Ch. 973) ²⁵	70141	2002	784	R 490			
			Am (as am by	70141.1	2002	784	p 490			
			Sec. 1.7,	70141.10	2002	784	R ⁴⁹⁰			
			Stats 1998	70141.11	2002	784	R & Ad ⁴⁹⁰			
			Ch 973) ^{56 24}	70141.12	2002	784	p 490			
	2002	784	R 490	70141.13	2002	784	R 490			
69894.5	2003	149	R 400	70141.4	2002	784	R 490			
69895	2002	784	R ⁴⁹⁰	70141.5	2002	784	R 490			
69896	2002	784	R 490 R 490	70141.6	2002	784	R ⁴⁹⁰ R ⁴⁹⁰			
69897	2002	784	R ⁴⁹⁰	70141.7	2002	784	R ⁴⁹⁰ R ⁴⁹⁰			
69898 69899.5	2002	784		70141.8	2002 2002	784 784	R ⁴⁹⁰			
69899.5	1999 2002	891	Am R ⁴⁹⁰	70141.9		784 784	R ⁴⁹⁰			
69900	2002	784 784	p 490	70142 70142.11	2002 2002	784 784	p ⁴⁹⁰			
69901	2002	784	R ⁴⁹⁰	70142.11	2002	784	R 490			
69902.5	2003	149	R	70142.13	2002	784	R 490			
69903.3	2002	784	p 490	70142.16	2002	784	p 490			
69904	2002	784	p 490	70143	2002	784	p 490			
69906	2002	784	p 490	70144	2002	784	R 490			
69908	2002	784	p 490	70145	2002	784	p 490			
69911	2002	784	R 490	70146	2002	784	R ⁴⁹⁰			
69912	2002	784	R ⁴⁹⁰	70147	2002	784	R 490			
69915	1999	641 *	Ad	70148	2002	784	R 490			
	2000	135	Am ²⁰³ R ⁴⁹⁰	70180	2002	784	R ⁴⁹⁰			
(0017	2002	784	Ad ⁴⁹⁰	70214.5	1999	891	Ad R ⁴⁹⁰			
69917 69920	2002 2002	784 1010	Ad	70214.6	2002 1999	784 891				
69921	2002	1010	Ad	/0214.0	2002	784	Ad R ⁴⁹⁰			
69921.5	2002	1010	Ad	70217	1999	891	Am			
69922	2002	1010	Ad	70217	2000	1010	Am			
69925	2002	1010	Ad	70219	2001	745*	P			
69926	2002	1010	Ad		2002	784	Ad ⁴⁹⁰			
69926.5	2003	159*	Ad ⁴⁷⁹	70301	2002	1082	Ad			
	2003	757	Am		2006	444	Am			
	2004	227*	Am 628				R & Ad ²³²			
	2005	74*	Am ⁷¹⁸	70303	2002	1082	Ad			
(0027	2005	75*	Am & R 43	70211	2003	592	Am			
69927	2002	1010	Ad	70311	2002	1082	Ad(RN)			
	2003 2004	159 * 183	Am Am ⁵⁷¹	70312	2002 2005	1082 410	Ad			
	2004	22	Am 04/	70313	2003	1082	Am Ad			
69941	2003	784	Λm ⁴⁹⁰	70313	2002	1082	Ad			
69942	2002	784	Am 490	70321	2002	1082	Ad			
69944	2002	784	Am 490	70323	2002	1082	Ad			
69945	2002	784	R ⁴⁹⁰	70324	2006	444	Ad & R ³⁸			
69950	2002	71	Δm	70325	2002	1082	Ad			
69953.5	2005	75*	Δ m ⁸⁰		2005	410	Am			
69955	2002	784	Am 490	70326	2002	1082	Ad			
69957	2002	784	R & Ad(RN) ⁴⁹⁰	70327	2002	1082	Ad			
600.50	2004	227*	Am	70328	2002	1082	Ad			
69958	2002	784	R ⁴⁹⁰	70329	2002	1082	Ad			
	2004	227*	Ad	70330	2002	1082	Ad			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
	• • • • •	-			****	- 1	
70331	2002	1082	Ad	50202	2005	410	Am
70332	2002	1082	Ad	70392	2002	1082	Ad
70333	2002	1082	Ad		2003	62	Am ⁵¹⁹
70341	2002	1082	Ad	70202	2003	592	Am
70342	2002	1082	Ad	70393	2002	1082	Ad
70343	2002 2002	1082 1082	Ad	70394	2003	394	Ad
70344 70351	2002	1082	Ad Ad	70401 70402	2002 2002	1082 1082	Ad Ad
70351.5	2002	444	Ad	70402	2002	592	Am
70351.3	2002	1082	Ad		2005	75*	Am 80
70353	2002	1082	Ad	70403	2002	1082	Ad
70354	2002	1082	Ad	70403	2005	410	Am
70355	2002	1082	Ad	70404	2003	592	Ad & R ⁵⁸⁹
70333	2003	592	Am	70600	2005	75*	Ad ⁸⁰
70356	2002	1082	Ad	70601	2005	75*	Ad ⁸⁰
	2003	592	Am		2005	706	Am
70357	2002	1082	Ad	70603	2005	75*	Ad ⁸⁰
	2003	592	Am	70611	2005	75*	$Ad(RN)^{80}$
	2004	249*	Am	70612	2005	75*	Ad(RN)80
70358	2002	1082	Ad	70613	2005	75*	$Ad(RN)^{80}$
	2003	592	Am	70614	2005	75*	Ad(RN)80
70359	2002	1082	Ad	70616	2005	75*	Ad(RN) ⁸⁰
70360	2002	1082	Ad	70617	2005	75*	Ad 80
70361	2002	1082	Ad	70618	2005	75*	Ad(RN) ⁸⁰
70362	2002	1082	Ad	70619	2005	75*	Ad 80
70262	2003	592	Am	70620	2005	75*	Ad(RN)80
70363	2002	1082	Ad	70621	2005	75 *	Ad(RN) ⁸⁰
70365	2002	1082	Ad	70622	2005	75*	Ad(RN) ⁸⁰ Am ⁸⁰²
70366	2002	1082 592	Ad Am	70624	2006 2005	538 75*	Am Ad(RN) ⁸⁰
70267	2003 2002	1082		70624	2005	75* 75*	Ad(RN) ⁸⁰
70367	2002	62	Ad Am ⁵¹⁹	70625	2005	75*	Ad(KIV) Ad ⁸⁰
	2003	592	Am	70020	2005	706	Am
	2005	22	Am ⁶⁴⁷	70627	2005	75*	Ad 80
70368	2002	1082	Ad	70628	2005	75 *	Ad ⁸⁰ Ad ⁸⁰
70369	2002	1082	Ad	70629	2005	75*	$Ad(RN)^{80}$
70370	2002	1082	Ad	70630	2005	75*	Δd 80
70371	2002	1082	Ad	70631	2005	75*	Ad 80
70372	2002	1082	Ad	70632	2005	75*	A d 80
70373	2002	1082	Ad	70633	2005	75*	Ad **
	2003	592	Am	70640	2005	75*	Ad(RN)80
	2005	75 *	R 80		2005	706	Am
70373.5	2002	1082	Ad 424	70650	2005	75*	Ad(RN)80
			R ⁶⁹	70651	2005	75 *	Ad 80
	2003	592	Am	70652	2005	75*	Ad 80
70274	2005	75*	R 80	70653	2005	75 *	Ad 80
70374	2002	1082	Ad	70654	2005	75 *	Ad ⁸⁰ Ad ⁸⁰
70275	2003	592	Am	70655	2005	75 * 75 *	Ad 80
70375	2002 2003	1082 592	Ad	70656 70657	2005 2005	75* 75*	A d 80
	2005	75*	Am Am ⁸⁰	70658	2005	75*	Ad 80
	2005	410	Am (as am by	70659	2005	75*	Ad(RN) ⁸⁰
	2003	410	Sec. 119,	70660	2005	75 *	Ad(RN) ⁸⁰
			Stats. 2005,	70661	2005	75 *	Ad(RN) ⁸⁰
			Ch. 75)	70670	2005	75 *	A d 80
70376	2002	1082	Ad	70671	2005	75 *	Ad 80
70377	2002	1082	Ad	70672	2005	75 *	Ad 80
70378	2002	1082	Ad	70673	2005	75*	$Ad(RN)^{80}$
70379	2004	249*	Ad	70674	2005	75*	$Ad(RN)^{80}$
70391	2002	1082	٨d	70676	2005	75*	$Ad(RN)^{80}$
	2003	62	Am ⁵¹⁹	70677	2005	75*	Ad 80
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
70678	2005	75*	Ad(RN)80	71145.1	2002	784	R ⁴⁹⁰
71001	2002	784	R 490				Ad & R ^{68 490}
Title 8,				71146	2002	784	Ad & R 68 490
Ch. 6,				71180	2002	784	R ⁴⁹⁰
heading							Ad & R 68 490
(Sec. 71002			. 90	71180.5	2002	784	R 490
et seq.)	2005	75 *	Am 80	71181	2002	784	R 490
71002	2002	784	R & Ad ⁴⁹⁰ R ⁴⁹⁰	71102	2002	5 0.4	Ad & R ^{68 490}
71003	2002	784		71182	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
71004	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	71183	2002	784	R ⁴⁹⁰
71005	2002	784	R ⁴⁹⁰	71184	2002	784	R ⁴⁹⁰
71006	2002	784 784	IX	71220 71221	2002	784 784	R 490
71009 71010	2002 2001	824	R ⁴⁹⁰ R	71221	2002 2002	784 784	R 490
71010	2001	784	R ⁴⁹⁰	71261	2002	784 784	p 490
71040.1	2002	784	R ⁴⁹⁰	71262	2002	784	p 490
71040.1	2002	784	R ⁴⁹⁰	71263	2002	784	D 490
71040.4	2002	824	R	71264	2002	784	R ⁴⁹⁰
71040.6	2001	784	R ⁴⁹⁰	71265	2002	784	R & Ad 490
71040.7	2001	824	R	71266	2002	784	R & Ad 490
71040.8	2002	784	R ⁴⁹⁰	71267	2002	784	R & Ad ⁴⁹⁰
71041	2002	784	R ⁴⁹⁰	71268	2002	784	p 490
71042	2002	784	R ⁴⁹⁰	71269	2002	784	p 490
71042.5	2002	784	R & Ad 490	71270	2002	784	P 490
71042.6	1999	344*	Am	71273	2002	784	p 490
	2002	784	R & Ad 490	71280	2002	784	p 490
71043	2002	784	R & Ad ⁴⁹⁰	71280.1	2002	784	p 490
71044	2002	784	R ⁴⁹⁰	71280.2	2002	784	p 490
71045	2001	824	R	71280.3	2002	784	p 490
71046	2002	784	R 490	71280.4	2002	784	R 490
71081	2002	221	Am	71280.5	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	71305	2002	784	Am ⁴⁹⁰
	2003	149	R	71340	2003	149	R
71082	2002	784	R 490	71341	2003	149	R
71083	2002	784	R ⁴⁹⁰	71342	2003	149	R 400
71083.1	2001	824	R R 490	71380	2002	784	Am ⁴⁹⁰
71085	2002	784	IX	71382	2002	784	Am ⁴⁹⁰
71085.1	2001	824	R p 490	71384	2002	784	Am ⁴⁹⁰
71086	2002	784	IX.	71386	2005	74*	Am
71088	2002	784	IX	71600	2005	75*	Am 80
71089 71091	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	71600 71601	2000 2000	1010 1010	Ad
71091	2002	784 784	D 490	/1001	2000	270	Ad
71092	2002	784 784	R ⁴⁹⁰		2001	784	Am Am ⁴⁹⁰
71093	2002	784	R & Ad ⁴⁹⁰		2002	905	Am
71095	2002	784	R 490		2002	62	Am 519
71098	2002	784	R ⁴⁹⁰		2003	149	Am
71099	2002	784	R ⁴⁹⁰		2003	592	Am
71100	2002	784	R ⁴⁹⁰		2003	49	Am
71140	2002	784	p 490		2004	227*	Am
71140.1	2002	784	p 490	71612	2000	1010	Ad
71140.2	2002	784	D 490	71614	2000	1010	Ad
71140.3	2002	784	p 490	71615	2000	1010	Ad
71141	2002	784	R ⁴⁹⁰		2002	905	Δm
		,	Δd & R 68 490		2003	62	Am 519
71143	2002	784	R ⁴⁹⁰	71616	2000	1010	Ad
-	-		Ad & R ^{68 490}	71617	2000	1010	Ad
71144	2002	784	R ⁴⁹⁰	71618	2000	1010	Ad
			Ad & R 68 490	71620	2000	1010	Ad
71145	2002	784	R 490		2002	784	Am ⁴⁹⁰
			Ad & R ^{68 490}	71622	2000	1010	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
71622 (Co	ont.)			71640	2000	1010	Ad
	2003	149	Am	71641	2000	1010	Ad
	2004	811	Am	71642	2000	1010	Ad
71.000	2005	22	Am ⁶⁴⁷	71643	2000	1010	Ad
71623	2000	1010	Ad	71644	2000	1010	Ad
71623.5	2000	1010 270	Ad Am	71645 71650	2000	1010 1010	Ad Ad
71624	2001 2000	1010	Alli	/1030	2000 2001	270	Au
71625	2000	1010	Ad	71651	2000	1010	Ad
71626	2000	1010	Ad	71652	2000	1010	Ad
71626.1	2003	592	Ad		2002	905	Am
71626.5	2000	1010	Ad	71653	2000	1010	Ad
	2001	270	Am	71654	2000	1010	Ad
71627	2000	1010	Ad	71655	2000	1010	Ad
71.000	2001	270	Am	71656	2000	1010	Ad
71628	2000	1010	Ad	71657	2000	1010	Ad
71620	2001	270 1010	Am Ad	71650	2001 2000	270 1010	Am Ad
71629	2000 2001	270	Au	71658 71660	2000	1010	Ad
	2001	812	Am	71000	2006	187	Am
71630	2000	1010	Ad	71670	2000	1010	Ad
	2004	227*	Am	71671	2000	1010	Ad
71631	2000	1010	Ad	71672	2000	1010	Ad
71632	2000	1010	Ad & R 242	71673	2000	1010	Ad
71632.5	2000	1010	Ad ²⁴³	71674	2000	1010	Ad
	2001	270	Am		2002	784	Am ⁴⁹⁰
	2002	905	Am Am ⁵¹⁹	71675	2001	270	Ad
71622.6	2003	62	Am	71800	2002	1047	Ad
71632.6 71633	2000 2000	1010 1010	Ad Ad	71801	2002 2003	1047 257	Ad Am
71634	2000	1010	Ad	71802	2003	1047	Ad
71634.1	2000	1010	Ad	71002	2003	257	Am
71634.2	2000	1010	Ad	71803	2002	1047	Ad
71634.3	2000	1010	Ad	71804	2002	1047	Ad
71634.4	2000	1010	Ad		2003	257	Am
71635	2000	1010	Ad	71804.5	2002	1047	Ad
71635.1	2000	1010	Ad	71805	2002	1047	Ad
71636	2000	1010	Ad	71006	2003	257	Am Ad ⁴²⁵
	2002	905	Am 519	71806	2002	1047	
	2003 2004	62 227 *	Am ⁵¹⁹ Am		2003 2004	257 183	Am Am ⁵⁷¹
71636.1	2004	1010	Ad	71807	2004	1047	Ad
71636.3	2002	905	Δd	71808	2002	1047	Ad
	2003	62	Am 519	71809	2002	1047	Ad
71637	2000	1010	Ad	71810	2002	1047	Ad
71637.1	2000	1010	Ad	71811	2002	1047	Ad
	2001	270	Am	71812	2002	1047	Ad
71638	2000	1010	Ad	71812.5	2002	1047	Ad
71639	2000	1010	Ad	71813	2002	1047	Ad
71639.1	2000	1010 270	Ad	71814	2002	1047 1047	Ad
	2001 2001	824	Am Am	71815 71816	2002 2002	1047	Ad Ad
	2001	664	Am ⁴³¹	71817	2002	1047	Ad
	2002	905	Am	71818	2002	1047	Ad
	2004	227*	R & Ad	71819	2002	1047	Ad
71639.2	2000	1010	Ad	71820	2002	1047	Ad
71639.3	2000	1010	Ad	71821	2002	1047	Ad
	2002	905	Am	71822	2002	1047	Ad
	2004	227*	Am	71823	2002	1047	Ad
71639.4	2004	227 *	Ad	71004	2004	227*	Am
71639.5	2004	227*	Ad	71824	2002	1047	Ad

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71825	2002	1047	Ad		1999	641*	R
	2004	227*	R & Ad	72114.1	2002	784	R ⁴⁹⁰
71825.1	2004	227*	Ad	72114.2	1999	335	Ad
71825.2	2004	227*	Ad		1999	641*	Ad ⁹²
71826	2002	1047	Ad		2000	135	Am ²⁰³
71827	2002	1047	Ad		2002	784	R (as ad by
71828	2002	1047	Ad				Stats. 1999,
	2003	257	Am				Ch. 335) ⁴⁹⁰
71020	2004	183	Am ⁵⁷¹				Am (as am by
71829	2002	1047	Ad R ⁴⁹⁰				Stats. 2000,
72000 72001	2002	784	R 490				Ch. 135) & R ^{18 490}
72001	2002 2002	784 784	p 490	72115	1999	138*	R & Ad
72002.1	2002	784	R 490	72113	2002	784	Am & R ⁴⁸⁹ ⁴⁹⁰
72002.1	2002	784	R ⁴⁹⁰	72116	2002	784	Am ⁴⁹⁰
Title 8,	2002	704	K	72150	2002	784	p 490
Ch. 8,				72151	2002	784	R 490
heading				72190	2002	784	Am ⁴⁹⁰
(Sec. 72004				,21,0	2004	811	Am
et seq.)	2005	75 *	Am 80	72190.1	2002	784	Am ⁴⁹⁰
72004	2002	784	R & Ad 490	72190.2	2002	784	Am ⁴⁹⁰
72006	2002	784	R 490	72190.5	1999	891	Ad
72053	2001	824	R		2002	784	R 490
72053.5	2002	784	R 490	72191	2002	784	R 490
72054	2005	75 *	R 80	72192	2002	784	R 490
72055	2000	447	Am	72194	2002	784	R 490
	2001	812	Am Am 98 479	72194.5	2002	784	Am & RN 490
	2003	159*	Am 98 479 R 100	72195	2002	784	R 490 P 490
			Ad ⁴⁸⁵	72196	2002	784	N
	2005	75*	R (as ad by	72197 72198	2002 2002	71 784	R R ⁴⁹⁰
	2003	13.	Sec. 22,	72199	2002	784	R ⁴⁹⁰
			Stats. 2003,	72230	2002	784	R ⁴⁹⁰
			Ch. 159) ⁸⁰	72232	2002	784	R ⁴⁹⁰
			Am (as am by	72270	2002	784	R ⁴⁹⁰
			Sec. 21,	72271	2002	784	R ⁴⁹⁰
			Stats. 2003,	72271.5	2002	784	R 490
			Ch 150)	72272	2002	784	R ⁴⁹⁰
			& DN 36 13 80	72273	2002	784	R 490
72056	2003	159*	Δm 98 4/9	72274	2002	784	R 490
			R 100	72301	2002	784	Am ⁴⁹⁰
			Ad ⁴⁸⁵	72400	2002	784	R 490
	2005	75*	R (as ad by	72403	2002	784	Am ⁴⁹⁰
			Sec. 24,	72404	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
			Stats. 2003, Ch. 159) ⁸⁰	72405	2002	784	R 490
			Am (as am by	72406 72407	2002 2002	784 784	R ⁴⁹⁰ Am ⁴⁹⁰
			Sec. 23,	12401	2002	811	R
			Stats. 2003,	72408	2004	784	R ⁴⁹⁰
			Ch 150)	72450	2002	784	p 490
			& RN ³⁶ 13 80	72600	2002	784	p 490
72056.01	2005	75*	R 80	72602	2002	784	R 490
72056.1	2005	75 *	R 80	72602.1	2002	784	p 490
72059	2005	75 *	p 80	72602.11	2002	784	p 490
72060	2005	75*	P 80	72602.12	2002	784	p 490
72061	2005	75*	R 80	72602.13	2002	784	D 490
72073	2005	75*	R 80	72602.14	2002	784	P 490
72110	2002	784	Am & R ⁴⁸⁹ ⁴⁹⁰	72602.15	2002	784	R 490
72111	2002	784	R 490	72602.2	2002	784	P 490
72113	2002	784	R 490	72602.20	2002	784	R 490
72114	1999	335	R	72602.3	2002	784	R 490

		GOVE		OODL	Oomana	cu	
	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		-				-	
72602.4	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	72712	2002	784	R & Ad 490
72602.5	2002	784	R 490	72713	2002	784	R & Ad ⁴⁹⁰ R ⁴⁹⁰
72602.6	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	72714 72715	2002	784 784	R ⁴⁹⁰
72602.7 72602.9	2002	784 784	R 490	72713	2002 2002	784 784	p 490
72604	2002	784	R ⁴⁹⁰	72720	2002	784 784	p 490
72604.1	2002	784	p 490	72750	2002	784	p 490
72605	2002	784	R ⁴⁹⁰	72750.4		784	R 490
72606	2002	784	P 490	72750.5		784	p 490
72606.1	2002	784	R 490	72751	2002	784	R 490
72606.2	2002	784	p 490	72751.1	2002	784	p 490
72607	2002	784	R ⁴⁹⁰	72751.5	2002	784	R ⁴⁹⁰
72608	1999	891	Am	72752	2002	784	R 490
	2002	784	R ⁴⁹⁰	72753	2002	784	R 490
72609	2002	784	R (as ad by	72754	2002	784	R ⁴⁹⁰
			Sec. 5.3 and	72755	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
			Sec. 5.4,	72756	2002	784	R ⁴⁹⁰
			Stats. 1998, Ch. 973) ⁴⁹⁰	72757 72758	2002 2002	784 784	R ⁴⁹⁰
72610	2002	784	R ⁴⁹⁰	72759	2002	784 784	R ⁴⁹⁰
72620	2002	784	P 490	72760	2002	784 784	R ⁴⁹⁰
72621	2002	784	R ⁴⁹⁰	72761	2002	784	p 490
72622	2002	784	R ⁴⁹⁰	72762	2002	784	p 490
72623	2002	784	R ⁴⁹⁰	72763	2002	784	R 490
72624	2002	784	P 490	72764	2002	784	p 490
72627	2002	784	R ⁴⁹⁰	72765	2002	784	P 490
72627.5	2002	784	R ⁴⁹⁰	72766	2002	784	p 490
72628	2002	784	R 490	72767	2002	784	p 490
72630	2002	784	R 490	72767.1		784	R 490
72631	2002	784	R 490	72768	2002	784	R ⁴⁹⁰
72632	2002	784	R 490	72769	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
72635	1999	891	Am R ⁴⁹⁰	72770	2002	784	R ⁴⁹⁰
72640	2002	784	R ⁴⁹⁰	72771	2002	784	R ⁴⁹⁰
72640 72641	2002 2002	784 784	R ⁴⁹⁰	72771.1 72772	2002 2002	784 784	R ⁴⁹⁰
72642	2002	784	P 490	72773	2002	784	p 490
72643	2002	784	R 490	72774	2002	784	R 490
72644	2002	784	R ⁴⁹⁰	72775	2002	784	p 490
72645	2002	784	R 490	72776	2002	784	p 490
72645.5	2002	784	R ⁴⁹⁰	72777	2002	784	p 490
72646	2002	784	R 490	72778	2002	784	R 490
72648	2002	784	R 490	72778.1		784	R 490
72649	2002	784	R 490 R 490	72779	2002	784	R 490
72651	2002	784	Κ 100	72780	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
72652	2002	784	K too	72781	2002	784	R 490 R 490
72700	2002	784	IX	72782	2002	784	R ⁴⁹⁰
72701	2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	72783	2002	784 784	R ⁴⁹⁰
72702 72702.5	2002 2002	784 784	R ⁴⁹⁰	72784 73075	2002 2002	784 784	p 490
72703	2002	784	p 490	73075.1		784	p 490
72704	2002	784	p 490	73076	2002	784	p 490
72704.5	2002	784	D 490	73077	2002	784	P 490
72705	2002	784	P 490	73078	2002	784	R 490
72706	2002	784	R ⁴⁹⁰	73079	2002	784	p 490
72708	2002	784	R & Ad 490	73080	2002	784	p 490
72708.5	1999	891	Δm	73082	2002	784	p 490
	2002	784	R ⁴⁹⁰	73083	2002	784	R 490
72709	2002	784	R & Ad 490	73084	2002	784	R ⁴⁹⁰
72710	2002	784	R & Ad ⁴⁹⁰	73084.1		784	R 490 R 490
72711	2002	784	R & Ad ⁴⁹⁰	73084.2		784	R ⁴⁹⁰ R ⁴⁹⁰
72711.5	2002	784	R & Ad ⁴⁹⁰	73084.3	2002	784	К

		GOVE		OODL	Oomana	Cu	
	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1	00			-	00
73084.4	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73355	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73084.5	2002	784	R ⁴⁹⁰	73356	2002	784	R ⁴⁹⁰
73084.6	2002 2002	784 784	R ⁴⁹⁰	73357	2002	784 784	R ⁴⁹⁰
73085 73086	2002	784 784	p 490	73358 73362	2002 2002	784 784	p 490
73086.5	2002	784	R 490	73363	2002	784 784	R ⁴⁹⁰
73087	2002	784	p 490	73365	2002	784	p ⁴⁹⁰
73088	2002	784	R 490	73366	2002	784	R 490
73089	2002	784	p 490	73390	2002	784	R & Ad ⁴⁹⁰
73089.1	2002	784	P 490	73391	2002	784	R 490
73091	2002	784	p 490	73391.5	2002	784	R ⁴⁹⁰
73092	2002	784	p 490	73392	2002	784	R ⁴⁹⁰
73093	2002	784	R 490	73393	2002	784	R ⁴⁹⁰
73094	2002	784	R 490	73394	2002	784	R 490
73095	2002	784	R 490	73395.1	2002	784	R ⁴⁹⁰
73096	2002	784	R 490	73396	2002	784	R & Ad 490
73096.1	2002	784	R 490 R 490	73397	2002	784	R 490 P 490
73100	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73398	2002	784	K
73101	2002	784	R ⁴⁹⁰	73399	1999	891	R & Ad R ⁴⁹⁰
73101.5	2002	784	R ⁴⁹⁰	72200.1	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73102	2002	784	R ⁴⁹⁰	73399.1	2002	784	R ⁴⁹⁰
73103 73104	2002 2002	784 784	R ⁴⁹⁰	73399.2 73399.3	2002 2002	784 784	R ⁴⁹⁰
73104	2002	784 784	R ⁴⁹⁰	73399.3	2002	784 784	R ⁴⁹⁰
73105	2002	784	P 490	73399.5	2002	784	P 490
73107	2002	784	R 490	73399.6	2002	784	R 490
73109	2002	784	p 490	73399.7	2002	784	R ⁴⁹⁰
73110	2002	784	R ⁴⁹⁰	73400	2002	784	R ⁴⁹⁰
73110.5	2002	784	p 490	73401	2002	784	p 490
73111	2002	784	R 490	73402	2002	784	R 490
73111.5	2002	784	p 490	73404	2002	784	P 490
73112	2002	784	R ⁴⁹⁰	73405	2002	784	R ⁴⁹⁰
73113	2002	784	R 490	73406	2002	784	R 490
73113.5	2002	784	R 490	73407	2002	784	R 490
73114	2002	784	R ⁴⁹⁰ p ⁴⁹⁰	73408	2002	784	R 490
73115	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73430	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73116	2002	784	R ⁴⁹⁰	73431	2002	784	R ⁴⁹⁰
73117	2002	784 784	R ⁴⁹⁰	73432.1	2002	784	
73118 73119	2002 2002	784 784	R 490	73433	1999 2002	891 784	Am R ⁴⁹⁰
73119	2002	784 784	R ⁴⁹⁰	73433.1	1999	891	Am
73120	2002	784	p 490	75455.1	2002	784	R ⁴⁹⁰
73122	2002	784	p 490	73433.4	1999	891	R
73300	2002	784	R ⁴⁹⁰	73434	1999	891	Am
73301	2002	784	Am 490	10.00	2002	784	R ⁴⁹⁰
73330	2002	784	R 490	73435	1999	891	Am
73340	2002	784	P 490		2002	784	R ⁴⁹⁰
73341	2002	784	R ⁴⁹⁰	73435.1	2002	784	R ⁴⁹⁰
73342	2002	784	R 490	73436	1999	891	Am
73343	2002	784	R 490		2002	784	R 490
73344	2002	784	R 490	73436.05		784	R 490
73345	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73436.1	1999	891	Am R ⁴⁹⁰
73347	2002	784 784	p 490	72426.2	2002	784	
73348	2002	784 784	R ⁴⁹⁰	73436.2	1999	891	Am R ⁴⁹⁰
73349 73350	2002 2002	784 784	p 490	73437	2002 2002	784 784	p 490
73351	2002	784 784	R 490	73437.5	2002	784 784	R ⁴⁹⁰
73352	2002	784	p 490	73438	2002	784	p 490
73353	2002	784	P 490	73439	2002	784	R 490
73353.2	2002	784	p 490	73440	2002	784	p 490
73354	2002	784	R ⁴⁹⁰	73441	2002	784	R ⁴⁹⁰

	Affe	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
73442	2002	784	R ⁴⁹⁰	73647	2002		R ⁴⁹⁰
73442	2002 2002	784 784	p 490	73648	2002 2002	784 784	R & Ad ⁴⁹⁰
73443	2002	784 784	R ⁴⁹⁰	73040	2002	149	R
73481	2002	784	P 490	73649	2002	784	P 490
73482	2002	784	R ⁴⁹⁰	73649.1	2002	784	p 490
73483	2002	784	R ⁴⁹⁰	73650	2002	784	R ⁴⁹⁰
73486	2002	784	R 490	73660	2002	784	R & Δd ⁴⁹⁰
73487	2002	784	R ⁴⁹⁰	73660.5	2002	784	R 490
73489	2002	784	R ⁴⁹⁰	73661	2002	784	R & Ad 490
73490	2002	784	R 490	73661.5	2002	784	R 490
73520	2002	784	R 490	73662	2002	784	R 490
73521	2002	784	R 490 P 490	73662.5	2002	784	R 490
73522	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73663	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73523	2002	784	R ⁴⁹⁰	73663.5	2002	784	R ⁴⁹⁰
73524	2002	784	R ⁴⁹⁰	73664	2002	784	R ⁴⁹⁰
73524.1	2002	784 784		73664.5	2002	784	
73525 73526	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	73665	1999 2002	891 784	Am R ⁴⁹⁰
73520	2002	784 784	R ⁴⁹⁰		2002	704	Ad & R ⁴⁸⁹ 490
73528	2002	784	R ⁴⁹⁰		2003	62	Am 519
73529	2002	784	R 490	73666	2002	784	R ⁴⁹⁰
73530	2002	784	R 490	73000	2002	701	Δd & P 489 490
73560	2002	784	R & Ad 490	73667	2002	784	D 490
73561	2002	784	R & Ad 490	73668	2002	784	P 490
73562	2002	784	R ⁴⁹⁰	73671	2002	784	R ⁴⁹⁰
73564	2002	784	R ⁴⁹⁰	73672	2002	784	P 490
73565	2002	784	R 490	73672.1	2002	784	R 490
73566	2002	784	R 490	73672.2	2002	784	R 490
73567	2002	784	R 490 P 490	73672.6	2002	784	R ⁴⁹⁰
73568	2002	784		73673	2002	784	R 490 R 490
73569	2002	784	R ⁴⁹⁰ P ⁴⁹⁰	73674	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73570	2002	784 784	IX	73674.1	2002	784 784	R ⁴⁹⁰
73571 73572	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	73674.5 73675	2002 2002	784 784	R ⁴⁹⁰
73572	2002	784 784	P 490	73676	2002	784 784	p 490
73581	2002	784	R 490	73677	2002	784	R 490
73582	2002	784	P 490	73678	2002	784	P 490
73583	2002	784	R ⁴⁹⁰	73679	2002	784	p 490
73584	2002	784	R 490	73679.5	2002	784	p 490
73585	2002	784	R 490	73680	2002	784	p 490
73586	2002	784	R ⁴⁹⁰	73681	2002	784	P 490
73586.1	2002	784	R 490	73681.1	2002	784	R 490
73587	2002	784	R ⁴⁹⁰	73682	2002	784	R ⁴⁹⁰
73600	2002	784	R 490	73683	2002	784	R 490
73601	2002	784	R 490 P 490	73684	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73602	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73685	2002	784	R ⁴⁹⁰
73603	2002	784	R ⁴⁹⁰	73686	2002	784	R ⁴⁹⁰
73604 73605	2002 2002	784 784	R ⁴⁹⁰	73687 73690	2002 2002	784 784	R ⁴⁹⁰
73606	2002	784	p 490	73691	2002	784 784	p 490
73607	2002	784	P 490	73692	2002	784	p 490
73608	2002	784	R ⁴⁹⁰	73693	2002	784	P 490
73640	2002	784	R & Δd 490	73694	2002	784	p 490
73641	2002	784	R 490	73695	2002	784	p 490
73642	2002	784	R & Ad 490	73696	2002	784	p 490
	2004	69*	Am	73697	2002	784	R 490
73643	2002	784	R 490	73698	2002	784	R & Ad 490
73644	2002	784	R 490	73698.1	2002	784	R 490
73644.5	2002	784	R 490	73698.2	2002	784	R ⁴⁹⁰
73645	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73698.3	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73646	2002	784	K ···	73698.4	2002	784	K ···

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
	2002	-	R ⁴⁹⁰	72777	2002	-	R 490
73698.5 73698.6	2002 2002	784 784	R & Ad ⁴⁹⁰	73777 73779	2002 2002	784 784	R 490
73698.7	2002	784 784	p 490	73781	2002	784 784	R ⁴⁹⁰
73699	2002	784	R ⁴⁹⁰	73781.5	2002	784	R ⁴⁹⁰
73699.1	2002	784	R ⁴⁹⁰	73781.6	2002	784	R ⁴⁹⁰
73699.2	2002	784	R ⁴⁹⁰	73781.0	2002	784	R ⁴⁹⁰
73699.3	2002	784	p 490	73783	2002	784	R ⁴⁹⁰
73699.4	2002	784	R 490	73783.1	2002	784	R & Ad ⁴⁹⁰
73699.5	2002	784	P 490	73783.2	2002	784	R ⁴⁹⁰
73699.6	2002	784	R ⁴⁹⁰	73783.3	2002	784	R & Ad 490
73701	2002	784	p 490	73783.4	2002	784	R ⁴⁹⁰
73702	2002	784	R ⁴⁹⁰	73783.5	2002	784	R 490
73704	2002	784	R 490	73783.6	2002	784	R ⁴⁹⁰
73705	2002	784	R ⁴⁹⁰	73783.7	2002	784	R ⁴⁹⁰
73709	2002	784	R 490	73783.8	2002	784	R 490
73710	2002	784	R 490	73783.9	2002	784	R ⁴⁹⁰
73713	2002	784	R 490	73784	2002	784	R & Ad ⁴⁹⁰
73714	2002	784	R 490	73784.1	2002	784	N N
73730	2002	784	R & Ad ⁴⁹⁰ R ⁴⁹⁰	73784.10	2002	784	R & Ad ⁴⁹⁰
73731	2002	784	R ***	73784.11	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73732	2002	784	R & Ad ⁴⁹⁰ R ⁴⁹⁰	73784.2	2002	784	
73733	2002	784	R 490 R 490	73784.3	2002	784	1
73734 73735	2002 2002	784 784	R 490	73784.4 73784.5	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰
73736	2002	784 784	R ⁴⁹⁰	73784.6	2002	784 784	R ⁴⁹⁰
73737	2002	784	R ⁴⁹⁰	73784.7	2002	784	R ⁴⁹⁰
73738	2002	784	R ⁴⁹⁰	73784.8	2002	784	R ⁴⁹⁰
73739	2002	784	R ⁴⁹⁰	73784.9	2002	784	R ⁴⁹⁰
73740	2002	784	P 490	73785	2002	784	R 490
73741	2002	784	R 490	73790	2002	784	R & Ad ⁴⁹⁰
73742	2002	784	p 490	73791	2002	784	R ⁴⁹⁰
73743	2002	784	R ⁴⁹⁰	73792	2002	784	R & Ad 490
73750	2002	784	R & Ad 490	73793	2002	784	R ⁴⁹⁰
73751	2002	784	p 490	73794	2002	784	R ⁴⁹⁰
73752	2002	784	R ⁴⁹⁰	73795.5	2002	784	R ⁴⁹⁰
73753	2002	784	R ⁴⁹⁰	73796	2002	784	R & Ad 490
73754	2002	784	R 490	73797	2002	784	R 490
73755	2002	784	R ⁴⁹⁰	73798	2002	784	R 490
73756	2002	784	R & Ad 490	73800	2002	784	R ⁴⁹⁰
73757	1999	891	R & Ad R ⁴⁹⁰	73801	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
	2002	784	Ad & R ⁴⁸⁹ 490	73802	2002	784	
	2002	(2)	Ad & R Am 519	73803	1999	641*	R p 490
73758	2003 1999	62 891		73820 73821	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰
13136	2002	784	Ad(RN) R & Ad ⁴⁹⁰	73821	2002	784	p 490
73759	2002	784 784	R & Au R ⁴⁹⁰	73823	2002	784	R ⁴⁹⁰
73760	2002	784	p 490	73824	2002	784	P 490
73761	2002	784	R 490	73825	2002	784	R 490
73762	2002	784	R ⁴⁹⁰	73826	2002	784	R ⁴⁹⁰
73763	2002	784	p 490	73827	2002	784	p 490
73764	2002	784	p 490	73828	2002	784	p 490
73765	2002	784	P 490	73870	2002	784	P 490
73766	2002	784	p 490	73871	2002	784	p 490
73767	2002	784	R ⁴⁹⁰	73872	2002	784	p 490
73770	2002	784	R & Ad 490	73873	2002	784	D 490
73771	2002	784	R & Ad 490	73874	2002	784	p 490
73771.1	2002	784	R ⁴⁹⁰	73875	2002	784	R 490
73772	2002	784	R 490	73876	2002	784	R ⁴⁹⁰
73773	2002	784	R 490	73877	2002	784	R ⁴⁹⁰
73774	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	73950	2002	784	R & Ad ⁴⁹⁰ R ⁴⁹⁰
73776	2002	784	K	73951	2002	784	К

	Δffe	cted By			Δff_{o}	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	R ⁴⁹⁰
73952	2002	784 69*	R & Ad 490	74195	2002	784 784	R 490 R 490
73953	2004 2002	784	Am R ⁴⁹⁰	74195.5 74196	2002 2002	784 784	R ⁴⁹⁰
73954	2002	784	P 490	74197	2002	784	p 490
73954.5	2002	784	D 490	74201	2002	784	p 490
73955	2002	784	R ⁴⁹⁰	74205	2002	784	p 490
73956	2002	784	R & Ad 490	74206	2002	784	p 490
73957	2002	784	R 490	74207	2002	784	R 490
73957.5	2002	784	R ⁴⁹⁰	74208	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
73958 73959	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	74209 74210	2002	784 784	R 490 R 490
73939	2002	784 784	R 490	74210	2002 2002	784 784	n 490
74000	1999	891	R	74211	2002	784	R 490
74001	1999	891	R	74340	2002	784	R & Ad 490
74001.5	1999	891	R	74341	2002	784	R ⁴⁹⁰
74002	1999	891	R	74342	2002	784	R & Ad 490
74004	1999	891	R		2004	69*	Am
74005	1999	891	R	74343	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74007	1999	891	R R ⁴⁹⁰	74344	2002	784 784	R ⁴⁹⁰
74010 74011	2002 2002	784 784	R ⁴⁹⁰	74345 74346	2002 2002	784 784	p 490
74011	2002	784	D 490	74347	2002	784	p 490
74013	2002	784	R ⁴⁹⁰	74348	2002	784	p 490
74014	2002	784	p 490	74349	2002	784	p 490
74020	2002	784	R ⁴⁹⁰	74351	2002	784	R 490
74020.5	2002	784	R 490	74352	2002	784	R 490
74021	2002	784	R 490 P 490	74353	2002	784	R 490 R 490 R
74022	2002	784	IX 100	74355	2002	784	R 490 R 490
74023 74024	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	74359.1 74359.2	2002 2002	784 784	R ⁴⁹⁰
74024	2002	784	D 490	74361	1999	335	R
74026	2002	784	P 490	74301	1999	641*	R
74030	2002	784	R ⁴⁹⁰	74362	1999	335	R
74130	2002	784	R & Ad 490		1999	641*	R
74131	2002	784	P 490	74363	1999	335	R
74131.1	2002	784	R 490		1999	641*	R
74132	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74364	1999	335	R
74133 74134	2002 2002	784 784	R ⁴⁹⁰	74365	1999 1999	641 * 335	R R
74134	2002	784	R ⁴⁹⁰	74303	1999	641*	R
74135.1	2002	784	R 490	74366	1999	335	R
74135.5	2002	784	R ⁴⁹⁰		1999	641*	R
74135.6	2002	784	R ⁴⁹⁰	74367	1999	335	R
74136	2002	784	R 490		1999	641*	R
74136.1	2002	784	R 490 P 490	74368	1999	335	R
74137.5	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74260	1999	641*	R
74138 74139	2002 2002	784 784	R ⁴⁹⁰	74369	1999 1999	335 641*	R R
74140	2002	784	R ⁴⁹⁰	74370	1999	335	R
74141	2002	784	p 490	74370	1999	641*	R
74143	2002	784	p 490	74371	1999	335	R
74143.1	2002	784	p 490		1999	641*	R
74143.2	2002	784	R ⁴⁹⁰	74372	1999	335	R
74145	2002	784	R & Ad 490	74500	1999	641*	R R ⁴⁹⁰
74190	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74500	2002	784 784	R ⁴⁹⁰
74191 74191.7	2002 2002	784 784	P 490	74501 74501.1	2002 2001	784 824	R R
74191.7	2002	784 784	P 490	74501.1	2001	824 824	D
74192.5	2002	784	p 490	74502	2002	784	p 490
74193	2002	784	D 490	74503	2002	784	p 490
74194	2002	784	R ⁴⁹⁰	74504	2002	784	R ⁴⁹⁰

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				-	00
74504.5	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74690	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74505	2002	784		74691	2002	784	R ⁴⁹⁰
74506 74507	2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	74692	2002	784 784	R ⁴⁹⁰
74507	2002 2002	784 784	R ⁴⁹⁰	74693 74693.1	2002 2002	784 784	R ⁴⁹⁰
74508	2002	784 784	R ⁴⁹⁰	74693.1	2002	784 784	R ⁴⁹⁰
74510	2002	784	R ⁴⁹⁰	74693.2	2002	784	R ⁴⁹⁰
74511	2002	784	R 490	74694	2002	784	R ⁴⁹⁰
74512	2002	784	P 490	74695	2002	784	P 490
74513	2002	784	R ⁴⁹⁰	74698	2002	784	R 490
74514	2002	784	p 490	74699	2002	784	R ⁴⁹⁰
74515	2002	784	p 490	74700	2002	784	p 490
74516	2002	784	R 490	74701	2002	784	R 490
74517	2002	784	P 490	74701.5	2002	784	P 490
74518	2002	784	R ⁴⁹⁰	74702	2002	784	R ⁴⁹⁰
74520	2002	784	R 490	74703	2002	784	R ⁴⁹⁰
74521	2002	784	R 490	74705	2002	784	R 490
74600	2002	784	R 490	74706	2002	784	R 490
74601	2002	784	R 490	74707	2002	784	R 490
74602	2002	784	R & Ad 490	74708	2002	784	R 490
74603	2002	784	R 490	74710	2002	784	R 490
74604	2002	784	R ⁴⁹⁰	74711	2002	784	R ⁴⁹⁰
74605	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74720	2002	784	R & Ad ⁴⁹⁰
74606	2002	784		74721	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74607	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74722	2002	784	R ⁴⁹⁰
74608	2002	784 784	R ⁴⁹⁰	74723	2002	784 784	R & Ad ⁴⁹⁰
74609 74610	2002 2002	784 784	R ⁴⁹⁰	74724 74725	2002 2002	784 784	R & Au R ⁴⁹⁰
74610 74611	2002	784 784	R ⁴⁹⁰	74726	2002	784 784	R ⁴⁹⁰
74612	2002	784 784	R ⁴⁹⁰	74727	2002	784	R ⁴⁹⁰
74613	2002	784	R ⁴⁹⁰	74727.5	2002	784	P 490
74640	2002	784	R & Ad 490	74728	2002	784	R 490
74640.1	2002	784	R ⁴⁹⁰	74729	2002	784	R ⁴⁹⁰
74640.2	2002	784	D & Ad 490	74730	2002	784	p 490
74641	2002	784	R 490	74731	2002	784	R ⁴⁹⁰
74641.1	2002	784	P 490	74740	2002	784	R & Ad ⁴⁹⁰
74641.2	2002	784	R ⁴⁹⁰	74741	2002	784	R ⁴⁹⁰
74641.3	2002	784	R 490	74742	2002	784	R & Ad 490
74642	2002	784	R 490		2004	69*	Am
74643	2002	784	R 490	74743	2002	784	R 490
74644.1	2002	784	R 490	74744	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74644.2	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74745	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74645	2002	784	R ⁴⁹⁰	74745.1	2002	784	R ⁴⁹⁰
74646	2002	784	R 490	74745.5	2002	784	
74647 74648	2002 2002	784 784	R ⁴⁹⁰	74746 74747	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰
74649	2002	784	R ⁴⁹⁰	74748	2002	784	R & Ad ⁴⁹⁰
74654.5	2002	784	R ⁴⁹⁰	74740	2002	149	R & Au
74660	2002	784	p 490	74749	2003	784	p 490
74661	2002	784	p 490	74750	2002	784	R ⁴⁹⁰
74662	2002	784	p 490	74760	2002	784	R & Ad 490
74662.5	2002	784	D 490	74761	2002	784	P 490
74663	2002	784	p 490	74762	2002	784	p 490
74665	2002	784	p 490	74763	2002	784	R ⁴⁹⁰
74666	2002	784	p 490	74764	2002	784	R & Ad ⁴⁹⁰
74667	2002	784	p 490	74765	2002	784	p 490
74668	2002	784	R 490	74766	2002	784	R 490
74669	2002	784	R 490	74767	2002	784	R 490
74670	2002	784	R 490	74780	2002	784	R 490
74672	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74781	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74673	2002	784	K *>o	74782	2002	784	K 20

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
74782.1	2002	784	R ⁴⁹⁰	74848	2002	784	R ⁴⁹⁰
74783	2002	784	p 490	74849	2002	784	p 490
74784	2002	784	R ⁴⁹⁰	74850	2002	784	R ⁴⁹⁰
			Ad & R 489 490	74851	2002	784	P 490
74785	2002	784	R ⁴⁹⁰	74860	2002	784	R ⁴⁹⁰
			Ad & R 489 490	74861	2002	784	P 490
74786	2002	784	p 490	74862	2002	784	D 490
74787	2002	784	R ⁴⁹⁰	74863	2002	784	R ⁴⁹⁰
74788	2002	784	R ⁴⁹⁰	74864	2002	784	R ⁴⁹⁰
74789	2002	784	R 490	74865	2002	784	R 490
74790	2002	784	R 490	74866	2002	784	R 490
74791	2002	784	R 490	74867	2002	784	R 490
74792	2002	784	R 490	74868	2002	784	R 490
74800	2002	784	R ⁴⁹⁰ P ⁴⁹⁰	74900	2002	784	R 490
74801	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74901	2002	784	R ⁴⁹⁰
74802	2002	784		74903	2002	784	R 490
74803	2002	784	Λ 400	74904	2001	824	R p 490
74805	2002	784	Ν	74905	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74806	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74907	2002	784	R ⁴⁹⁰
74807	2002	784	R ⁴⁹⁰	74908	2002 2002	784	R ⁴⁹⁰
74807.5	2002	784 784	IX	74909		784 784	R ⁴⁹⁰
74808 74809	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	74910 74911	2002 2002	784 784	R ⁴⁹⁰
74809	2002	784 784	R ⁴⁹⁰	74911	2002	784 784	R ⁴⁹⁰
74811	2002	784 784	R ⁴⁹⁰	74912	2002	784	R ⁴⁹⁰
74820.1	2002	784	R & Ad ⁴⁹⁰	74915	2002	784	R & Ad ⁴⁹⁰
74820.10	2002	784	R 490	74915.5	2002	784	R 490
74820.10	2002	784	R 490	74916	2002	784	R & Ad ⁴⁹⁰
74820.12	2002	784	R ⁴⁹⁰	74916.5	2002	784	p 490
74820.13	2002	784	R 490	74917	2002	784	R 490
74820.14	2002	784	R ⁴⁹⁰	74917.5	2002	784	p 490
74820.2	2002	784	Am ⁴⁹⁰	74918	2002	784	R 490
74820.3	2002	784	Δ m ⁴⁹⁰	74918.5	2002	784	p 490
74820.4	2002	784	p 490	74919	2002	784	R 490
74820.5	2002	784	P 490	74920	2002	784	R & Ad 490
74820.6	2002	784	R ⁴⁹⁰		2003	149	R
74820.7	2002	784	R ⁴⁹⁰	74920.1	2002	784	R ⁴⁹⁰
74820.8	2002	784	R 490	74920.5	2002	784	R & Ad 490
74820.9	2002	784	R 490		2003	149	R
74830	2002	784	R 490	74920.6	2002	784	R & Ad 490
74831	2002	784	R 490		2003	149	R
74832	2002	784	R ⁴⁹⁰ P ⁴⁹⁰	74921	2002	784	R ⁴⁹⁰
74833	2002	784	100	74921.1	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74834	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	74921.10	2002	784	R ⁴⁹⁰
74835	2002	784		74921.11 74921.2	2002	784	R ⁴⁹⁰
74836	2002	784	R ⁴⁹⁰ R ⁴⁹⁰		2002	784	R ⁴⁹⁰
74837 74838	2002 2002	784 784	R ⁴⁹⁰	74921.3 74921.4	2002	784 784	R ⁴⁹⁰
74838 74839	2002	784 784	R ⁴⁹⁰	74921.4	2002 2002	784 784	R ⁴⁹⁰
74840	2002	784	R ⁴⁹⁰	74921.5	2002	784	p 490
74841	2002	784 784	p 490	74921.0	2002	784	R ⁴⁹⁰
74841.5	2002	784	P 490	74921.7	2002	784	R ⁴⁹⁰
74842	2002	784	p 490	74921.8	2002	784	p 490
74843	2002	784	p 490	74923	2002	784	p 490
74843.5	2002	784	p 490	74924	2002	784	p 490
74844	2002	784	D 490	74925	2002	784	D 490
74845	2002	784	P 490	74925.1	2002	784	p 490
74845.1	2002	784	P 490	74925.2	2002	784	R 490
74845.2	2002	784	p 490	74926	2002	784	p 490
74846	2002	784	R 490 R 490	74926.5	2002	784	R ⁴⁹⁰ R ⁴⁹⁰
74847	2002	784	p. 490	74926.7	2002	784	n 490

		GOVE		OODL	Oomana	cu	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
74934	2002	784	R & Ad 490		2002	664	Am (as am by
74935	2002	784	R ⁴⁹⁰				Stats, 1986.
74935.5	2002	784	R & Ad 490				Ch. 115) ⁴³¹
74935.6	2002	784	R ⁴⁹⁰		2003	10*	Am (as ad by
74935.7	2002	784	R 490				Stats. 2001,
74936	2002	784	R 490				Ch. 433) & RN
74937	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	75031	2002	664	Am ⁴³¹
74938	2002	784	1	75031.5		231	Ad
74939	2002	784	IX	75033	2002	664	Am ⁴³¹
74940	2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	75034.1	2004	231	R
74941 74942	2002 2002	784 784	R ⁴⁹⁰	75059 75059.1	2000	988 988	Ad Ad
74942	2002	784 784	R ⁴⁹⁰	/3039.1	2000 2001	159	Au 305 Am 431
74944	2002	784 784	R ⁴⁹⁰	75060.1	2001	664	Am 431
74945	2002	784	R ⁴⁹⁰	75060.3		745*	R
74948	2002	784	R & Ad 490	75071	1999	671	Am
74949	2002	784	R 490	,,,,,,	2001	433	Am
74949.1	2002	784	R 490		2002	661	Am
74950	2002	784	R & Ad 490		2005	328	Am
74951	2002	784	R ⁴⁹⁰	75072	2002	661	Am
74952	2002	784	R ⁴⁹⁰	75073	2001	433	Ad
74953	2002	784	R 490	75074	2002	661	Ad
74954	2002	784	R ⁴⁹⁰ R ⁴⁹⁰	75076.2		784	Am 490
74955	2002	784	1	75077	2002	664	Am ⁴³¹
74956	2002	784	IX	75070	2004	231	Am
74957	2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	75079	2004	231 433	Am
74958 74960	2002 2002	784 784	R & Ad ⁴⁹⁰	75079.5 75080	2001 1999	671	Ad Am
74961	2002	784	R 490	75083	2002	664	Am ⁴³¹
74962	2002	784	R & Ad 490	75085	2002	961	Ad
74963	2002	784	R ⁴⁹⁰	75085.1	2000	961	Ad
74964	2002	784	R ⁴⁹⁰	75085.2		961	Ad
74965	2002	784	R 490	75085.3	2000	961	Ad
74967	2002	784	R 490	75085.4		961	Ad
74969	2002	784	R 490	75085.5		961	Ad
74970	2002	784	R ⁴⁹⁰ P ⁴⁹⁰	75085.6		961	Ad
74971	2002	784	IX	75085.7		961	Ad
74972	2002	784 784	IX too	75085.8		961	Ad
74973	2002 2002	784 784	R ⁴⁹⁰ R ⁴⁹⁰	75086 75086.1	2000 2000	961 961	Ad
74980 74981	2002	784 784	R ⁴⁹⁰	75086.1		961	Ad Ad
74982	2002	784	R ⁴⁹⁰	75087	2000	961	Ad
74983	2002	784	R ⁴⁹⁰	75088	2000	961	Ad
74984	2002	784	R & Ad 490	75088.3		961	Ad
74985	2002	784	R & Ad 490	75088.4		961	Ad
74986	2002	784	R ⁴⁹⁰	75089	2000	961	Ad
74987	2002	784	R ⁴⁹⁰	75089.1	2000	961	Ad
74988	2002	784	R & Ad 490	75091	2004	231	Am
74989	2002	784	R 490	75093	2003	10*	Am
74991	2002	784	R 490 P 490	75094	1999	671	Ad
74993	2002	784	R ⁴⁹⁰ R ⁴⁹⁰		2003	10*	Am
74994 74005	2002	784 784	R ⁴⁹⁰	75095.5	2004	231	R Am ⁴³¹
74995 74996	2002 2002	784 784	p 490	/3093.3	2002 2002	664 784	Am 197 R ⁴⁹⁰
74996 74997	2002	784 784	R ⁴⁹⁰	75101	2002 1999	784 785	Am
75003	2002	118*	Am	75101	2001	118*	Am
75028.5	2001	664	Am ⁴³¹	75102	2001	118*	Δm
75029	2002	664	Am ⁴³¹	,5105	2002	784	Am 490
75030.8	2003	10*	Ad(RN)	75104	2002	664	Am 431
75030.9	2001	433	Ad	75104.4		664	Am ⁴³¹

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	Affec	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
75104.4 (0	Cont)			76252	2001	432	Ad
75104.4 (2004	231	Am	77001	2001	812	Am
75104.5	2002	664	Am ⁴³¹	77001.5	2006	390	Ad
75106	2002	664	Am ⁴³¹	77003	2001	812	Am (by Sec. 20
75109.1	2004	231	Ad				of Ch.)
75502	2001	118*	Am		2001	824	Am (by
75506.5	2001	433	Ad				Sec. 33.5 of Ch.)
75506.6	2004	231	Ad		2002	784	Am ⁴⁹⁰
75520	1999	785	Am	77006.5	2004	811	Am
75521	1999	785	Am	77007	2002	784	Am 490
	2001	433	Am	77008	2002	784	Am ⁴⁹⁰
	2004	69*	Am	77009	2000	447	Am
75523	1999	785	Am		2001	745*	Am
75528	2001	433	Ad		2001	812	Am (by
75560.3	2001	745 *	R Am ⁸⁰²		2005	75*	Sec. 21.5 of Ch.) Am 80
75560.4	2006	538		77200	2005	75 * 75 *	Am 80
75571 75573	2001 2001	433 433	Am Ad	77200 77201	2005 2000	671*	
75580	2001	10*	Am	77201.1	2000	447	Am Am (by Sec. 9
75590	1999	671	Am	77201.1	2000	77/	of Ch.)
15570	2000	1002	Am		2000	671*	Am
	2003	10*	Am	77202	2001	812	Am
75600.5	2001	118*	Am		2003	336	Δm
75601	2001	118*	Am		2004	183	Am 571
75602	2001	118*	Am		2004	227*	Am
	2002	784	Am ⁴⁹⁰		2006	69*	Am
75606	2006	118	Am		2006	538	Am ⁸⁰²
75611.5	2004	231	Ad	77202.5	1999	550*	R 1
75758	1999	891	Am & RN	77205	2003	275	Am
76000	2002	1082	Am	77206	2005	75*	Am 80
76000 5	2003	592	Am	77206	2000	969	Am
76000.5	2006	841	Ad & R 317	77207.5	2001	812 75*	Am Ad ⁸⁰
76100	2002 2003	1082 592	Am Am	77207.5	2005 2005	706	Au
	2005	410	Am	77208	2003	824	R
76101	2002	1082	Am	77209	2001	824	Am
76104	1999	674	Am	77207	2003	365	Am
76104.1	2004	524	Ad & R 75		2005	75*	Am 80
	2006	768	Am 317		2005	706	Am (as am by
76104.5	1999	475	Am				Sec. 142,
76104.6	2004						Stats. 2005,
	Initiativ	e					Ch. 75)
	(Prop. 6				2006	69*	Am
	adopted			77212	2000	447	Am
761047	Nov. 2,		Ad	77212.5	2001	812	Am
76104.7	2006	69*	Ad	77212.5	1999	138*	Am (by Sec. 4
76106	2002	221 784	Am Am ⁴⁹⁰		1000	6/11*	of Ch.)
76200 76219	2002 2000	375	Am ⁴⁹⁰ Am		1999 2002	641 * 1010	Am R
76223	2000	1082	Ad	77604	2002	745*	Am
76224	2002	767	Am	77605	2001	745*	Am
70224	2002	500	Am	77654	2001	745*	Am
76225	2006	567	Ad		2001	852*	Am
76236	2002	367	Ad	81008	2004	478*	Am
	2005	75*	Am & RN 80	81011.15	2002	221	Am
76238	2002	784	Am 490	82002	2001	921	A
	2005	75*	Am & RN 80	82011	2002	784	Am 490
76245	2000	375	Am		2003	62	Am 319
76051	2002	784	Am ⁴⁹⁰	82016	2000	102*	Am ²⁵ 210
76251	2001	432	Ad	82019	2004	484	Am

a .		cted By	77.00			cted By	77.00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
82027.5	2004	623 *	Am		2004	483	Am
82030	2002	172	Am	84204	2000	102*	Am ²⁵ 210
	2004	484	Am		2001	241*	Am
82033	2000	130	Am		2004	478*	Am
82034	2000	130	Am		2005	200	Am
82036	2004	623 *	Am Am ⁶⁴⁷	84204.5	2006	438	Ad
02020	2005	22	Alli	84211	2000	161	Am
82039	2001	921	Am	0.4215	2000	853	Am
82048	2004	484	Am	84215	2001	241*	Am Am ⁴⁹⁰
82048.7 82053	2005	200 102 *	Am Am ²⁵ 210	94216	2002	784 852	
82053 83111.5	2000 1999	225*	Alli	84216 84216.5	2000 2000	853 853	Am Am
83113	1999	855	Am	84219	2000	853	Am
83116	2000	102*	R (as ad by	84303	2000	853	Am
03110	2000	102	Prop. 9 and as	84305.5	2004	478*	R (as am by
			am by	0.000.0	200.	.,,	Stats. 1996,
			Prop. 208)				Ch. 893 and as
			Prop. 208) & Ad ²⁵ 210				am by
83116.3	1999	297	Ad				Prop. 208) & Ad
83116.5	2000	102*	R (as ad by	84305.6	2000	102*	Ad ²⁵ 210
			Stats. 1984,		2004	478*	R
			Ch. 670 and as	84310	2006	439	Ad
			am by	84502	2004	478*	Am
			Prop. 208) & Ad ²⁵ 210	84506	2004	478*	R & Ad Ad ^{25 210}
02124	2000	102 *		84511	2000	102*	
83124	2000	102*	R (as ad by	84600	2001 2001	241 * 917 *	Am Am
			Prop. 208) & Ad ^{25 210}	84602	1999	433*	Am
84101	2001	901	Am	04002	2000	319	Am
04101	2002	221	Am		2001	917*	Am
	2004	478*	Am		2004	816	Am
84102	2000	853	Am		2005	22	Am ⁶⁴⁷
84103	2000	853	Am	84602.1	2006	69*	Ad
	2004	478 *	Am	84602.5	1999	208	Ad
84104	2004	483	Am	84603	1999	433*	Am
84106	2004	484	Am	84604	1999	433*	Am
84107	2000	853	Am	84605	1999	433 *	Am
84108	2004	478 *	Am	84606	1999	433 *	Am
84200	2000	130 158*	Am	84610	1999	433 *	Am Ad
84200.3	1999 1999	433 *	Ad Am (as ad by	84612 85100	2001 2000	79 102*	R (as ad by
	1///	733	Stats. 1999,	05100	2000	102	Prop. 73 and
			Ch. 158)				Prop. 208)
	2005	200	R				& Ad ²⁵ 210
84200.4	1999	158*	Ad	85101	2000	102*	R (as ad by
	2005	200	R				Prop. 73 and
84200.5	1999	158*	Am				Prop. 208) ²⁵ 210
	1999	855	Am (by Sec. 2	85102	2000	102*	R (as ad by
			of Ch.)				Prop. 73 and
0.4204	2004	623 *	Am	0.5100	2000	1004	Prop. 208) ²⁵ 210
84201	2000	102*	R (as ad by Prop. 208) ²⁵ 210	85103	2000	102*	R (as ad by
94202 5	2000	120	Prop. 208) ²³ 216 Am	95104	2000	102*	Prop. 73) ²⁵ 210
84202.5	2000 2004	130 484	Am	85104	2000	102 **	R (as ad by Prop. 73) ²⁵ 210
84202.7	2004	130	Am	85200	2000	853	Am
84202.7	2000	211	Am	85200	2000	853	Am
0-1203	2002	478*	Am	85202	2000	102*	R (as ad by
	2005	200	Am	00202	_500	102	Prop. 208)
84203.5	2000	130	Am				& Ad ²⁵ 210
				1			

		cted By	FICE			cted By	Fice
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
85203	2000	102*	R (as ad by Prop. 208) & Ad ²⁵ 210	85312	2000	102*	R (as ad by Prop. 208) & Ad ²⁵ 210
85204	2000	102*	R (as ad by Prop. 208)	85313	2001 2000	241* 102*	Am R (as ad by Prop. 208)
85204.5 85205	2000 2000	102 * 102 *	Ad ^{25 210} R (as ad by Prop. 208)	85314 85315	2000 2000	102* 102*	& Ad ²⁵ 210 Ad ²⁵ 210
85206	2000	102*	& Ad ²⁵ 210 R (as ad by Prop. 208)	85316 85317	2000 2006 2000	102 * 624 * 102 *	Ad ²⁵ 210 Am Ad ²⁵ 210
85301	2000	102*	& Ad ²⁵ 210 R (as ad by Prop. 73 and	85318	2001 2000 2001	241* 102* 241*	Am Ad ²⁵ 210 Am Ad ²⁵ 210
85302	2000	102*	Prop. 208) & Ad ²⁵ 210 R (as ad by	85319 85320	2000 2002 2000	102* 212 349	Am Am
	•		Prop. 73 and Prop. 208) & Ad ²⁵ ²¹⁰	85321 85400	2001 2000	241* 102*	Ad R (as ad by Prop. 208)
85303	2000	102*	R (as ad by Prop. 73 and Prop. 208) & Ad ²⁵ 210	85401	2001 2000	241 * 102 *	& Ad ^{25 210} Am R (as ad by Prop. 208)
85304	2001 2000	241 * 102 *	Am R (as ad by Prop. 73 and Prop. 208)		2004	9*	& Ad ²⁵ 210 Am (as ad by Stats. 2000, Ch. 102)
85305	2000	102*	Prop. 208) & Ad ²⁵ 210 R (as ad by Prop. 73 and	05402	2004	207	Am (as am by Stats. 2004, Ch. 9)
85306	2000	102*	Prop. 208) & Ad ²⁵ 210 R (as ad by	85402	2000	102*	R (as ad by Prop. 208) & Ad ^{25 210}
	••••		Prop. 73 and Prop. 208) & Ad ²⁵ 210	85403	2000	102*	R (as ad by Prop. 208) & Ad ^{25 210}
85307	2001 2000	241 * 102 *	Am R (as ad by Prop. 73 and	85404 85500	2000 2000	102* 102*	R (as ad by Prop. 208) ²⁵ 210 R (as ad by
	2004	815*	Prop. 208) & Ad ²⁵ 210 Am		2001	241*	Prop. 208) & Ad ^{25 210} Am
85308	2000	102*	R (as ad by Prop. 208) & Ad ²⁵ ²¹⁰	85501 85505	2000 2001 2002	102* 241* 551	Ad ²⁵ 210 Am Ad
85309	2000	102*	R (as ad by Prop. 208) & Ad ²⁵ 210	85600	2000	102*	R (as ad by Prop. 208) & Ad ^{25 210}
85310	2001 2000	241 * 102 *	Am R (as ad by Prop. 208) & Ad ²⁵ 210	85601	2001 2000	241 * 102 *	Am R (as ad by Prop. 208) & Ad ^{25 210}
85311	2000	102*	R (as ad by Prop. 208) & Ad ²⁵ 210	85602	2001 2000	241* 102*	Am R (as ad by Prop. 208) ²⁵ 210
	2001	241*	Am	85603	1999	433*	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
85700	2000	102*	R (as ad by	91004	2000	102*	R (as ad by
			Prop. 208) & Ad ²⁵ 210				Prop. 9 and as
							am by
	2001	241 *	Am				Prop. 208)
85701	2000	102*	R (as ad by				& Ad ²⁵ 210
			Prop. 208) & Ad ²⁵ 210	91005	2000	130	Am
0.5500	2000	100 #		91005.5	2000	102*	R (as ad by
85702	2000	102*	R (as ad by				Stats. 1982,
			Prop. 208) & Ad ^{25 210}				Ch. 727 and a
05702	2000	100 *					am by
85703	2000	102*	R (as ad by				Prop. 208) & Ad ^{25 210}
			Prop. 208) & Ad ²⁵ 210	01006	2000	102*	
85704	2000	102*	X Au D (oc od by	91006	2000	102*	R (as ad by Prop. 9 and as
63704	2000	102 "	R (as ad by				
			Prop. 208) & Ad ^{25 210}				am by
05705	2000	102*					Prop. 208) & Ad ²⁵ 210
85705	2000	102 "	R (as ad by	91007	1999	577*	
85706	2000	102*	Prop. 208) ^{25 210}	91007	2000	135	Am Am ²⁰³
03700	2000	102	R (as ad by Prop. 208) ²⁵ 210	91011	2004	591	Am
86109.5	1999	855	Ad	91011	2004	784	Am ⁴⁹⁰
86116	2001	921	Am	91013.3	2002	483	Am
87102.6	2006	538	Am 802	91503	1999	61	Am
87102.0	2000	130	Am	91520	1999	61	Am
87103.5	2002	654	Am	91521.3	2004	7*	Am
87104	2006	538	R (as ad by	71321.3	2005	387	R
0/101	2000	330	Sec. 1,	91533	1999	61	Am
			Stats. 1994,	91550	2004	225*	Am
			Ch. 274) ⁸⁰²	91558.5	1999	863	Ad & R 18
87105	2002	233	Ad	91559	1999	863	Ad
87205	2005	200	Am	91559.1	1999	863	Ad
87206	2000	130	Am	91559.2	1999	863	Ad
87207	2000	130	Am	91559.3	1999	863	Ad
87302.6	2002	264	Ad	91559.4	1999	863	Ad
87406	1999	10*	Am	91560	1999	61	Am
87406.3	2005	680	Ad ⁴⁸⁵	92201	2006	538	Am ⁸⁰²
87407	2003	778	Am	92204	2001	745*	R
87500	2005	200	Am	92251	2006	538	Am 802
88001	2002	221	Am	92268	2006	538	Am 802
88002.5	1999	312	Ad	92309	2006	538	Am 802
89510	2000	102*	Ad ²⁵ 210	93005	2002	461	Am
	2001	241 *	Am	93011	2003	11*	Am
89511	2000	130	Am	95000	1999	146*	S 57
89513	2006	155	Am		2004	183	Am (as ad by
00510	2006	538	Am 802				Sec. 4,
89519	2000	102*	R (as ad by				Stats. 1993,
			Stats. 1990,	05001	1000	146 *	Ch. 945) ⁵⁷¹ S ⁵⁷
			Ch. 84 and	95001	1999	146*	S 57 S 57
			Prop. 208) & Ad ^{25 210}	95001.5	1999	146* 146*	S 57 S 57
90000	2004	483		95002 95003	1999 1999	146* 146*	S 57
90000	2004	483 483	Am Am	95003	1999	146* 146*	S 57
90003	2004	591	Am	93004	2001	171*	Am (as am by
7000 4	2004	22	Am ⁶⁴⁷		2001	1/1"	Sec. 3,
91000	2003	102*					,
71000	2000	102	R (as ad by Prop. 9 and as				Stats. 1997, Ch. 294)
			am by	95006	1999	146*	S 57
			Prop. 208)	95000	1999	146*	S 57
			1 100. 4001	/ ///////	エノフフ	140	D .
			& Ad ²⁵ 210	95008	1999	146*	S 57

	Year Chapter				ed By	
95009	Tear Chapter	Effect	Section	Year	Chapter	Effect
/500/	1999 146*	S ⁵⁷	99009	1X 2003-	-04 13	Ad
95012	1999 146*	S 57	99010	1X 2003-	-04 13	Ad
95014	1999 146*	S 57	99011	1X 2003-	-04 13	Ad
95016	1999 146*	S ⁵⁷	99012	1X 2003-	-04 13	Ad
95018	1999 146*	S 57	99013	1X 2003-	-04 13	Ad
95020	1999 146*	S 57	99014	1X 2003-	-04 13	Ad
95022	1999 146*	S 57	99015	1X 2003-	-04 13	Ad
95024	1999 146*	S 57	99016	1X 2003-	-04 13	Ad
95026	1999 146*	S 57	99017	1X 2003-	-04 13	Ad
95028	1999 146*	S 57	99018	1X 2003-	-04 13	Ad
95029	1999 146*	S 57	99019	1X 2003-	-04 13	Ad
95029.5	2004 456	Ad	99020	1X 2003-	-04 13	Ad
95030	1999 146*	R	99050	5X 2003-	-04 2*	Ad 435
95500	2002 1024	Ad ⁴⁴⁸	99051	5X 2003-	-04 2*	Ad 435
95501	2002 1024	Ad ⁴⁴⁸	99055	5X 2003-	-04 2*	Ad ⁴³⁵
95502	2002 1024	Ad ⁴⁴⁸	99060	5X 2003-	-04 2*	Ad ⁴³⁵
95503	2002 1024	Ad ⁴⁴⁸	99062	5X 2003-	-04 2*	Ad ⁴³⁵
95504	2002 1024	Ad 448	99064	5X 2003-	-04 2*	Ad 435
95505	2002 1024	Ad 448	99065	5X 2003-	-04 2*	Ad 435
95506	2002 1024	Ad ⁴⁴⁸	99066	5X 2003-	-04 2*	Ad ⁴³⁵
95507	2002 1024	Ad ⁴⁴⁸	99067	5X 2003-	-04 2*	Ad ⁴³⁵
95508	2002 1024	Ad ⁴⁴⁸	99069	5X 2003-	-04 2*	Ad ⁴³⁵
96103	2001 745*	R	99070	5X 2003-	-04 2*	Ad ⁴³⁵
99000	1X 2003-04 13	Ad	99071	5X 2003-	-04 2*	Ad 435
99001	1X 2003-04 13	Ad	99072	5X 2003-	-04 2*	Ad ⁴³⁵
99002	1X 2003-04 13	Ad	99074	5X 2003-	-04 2*	Ad ⁴³⁵
99003	1X 2003-04 13	Ad	99075	5X 2003-	-04 2*	Ad ⁴³⁵
99004	1X 2003-04 13	Ad	99076	5X 2003-	-04 2*	Ad ⁴³⁵
99005	1X 2003-04 13	Ad	99077	5X 2003-	-04 2*	Ad ⁴³⁵
99006	1X 2003-04 13	Ad	99500	2006	663	Ad
	5X 2003-04 2*	Am ⁴³⁵	99501	2006	663	Ad
99007	1X 2003-04 13	Ad	99502	2006	663	Ad
99008	1X 2003-04 13	Ad	99503	2006	663	Ad
	5X 2003-04 2*	Am 563 435				

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
39	2001	597	Am		2004	501	Am
63.6	2000	396	Am	660.1	2002	940	Ad & R 19
64.5	2004	286	R	660.2	2004	501	Ad & R 696
64.7	2001	360	Ad	664	2003	449	Am
65.8	2001	745 *	R	667	2003	449	Am
69.5	1999	798	Ad 87	668	1999	500	Am
69.6	1999	798	Ad 87	000	2000	502	Am
69.8	1999	798	Ad 87	668.1	2000	396	Am
09.0	2004	286	R	000.1	2002	383	Am
69.9	1999	798	Ad ⁸⁷	668.2	2002	396	Am
70.3	2000	282	Ad	668.3	2000	396	Ad
70.3	2000	282	Am	680	2004	565	Ad
70.4	2000	282	Ad	681	2004	565	Ad
70.3	1999	66*	Am	682	2004	565	Ad
/1.4	2002	625*	Am	683	2004	565	Ad ⁶⁶⁶
	2004	534	Am	684	2004	565	Ad 666
71.7	2004	664		685	2004	565	Au
/1./	2002	004	R (as ad by Sec. 2,	702.5	2004	380	Ad Ad
				714	2000	508	Am
			Stats. 1994, Ch. 1231) ⁴³¹	719	2000	380	
72.4	2006	529	Am ⁸⁰²				Am
72.4		538		720	2000	508	Am
76.3	2004 2004	534	Am	725 729.5	2000	380	Am
76.6 76.8	1999	534 66*	Am	732	2000 2000	508 508	Ad Am
80.2	2004	909*	Am Am ⁹⁸	732	2000	508	
00.2	2004	909	R 100	735.2		380	Am
	2005	675	Am ³⁶ 13		2000		Ad
05.2	1999	66*		739 773.2	2000 2006	508 538	Am Am 802
85.2 85.3		383	Am	782	2000		Am 802
	2005		R Am ⁸⁰²		2002	293	Am
303 444	2006	538 538	Am 802	Div. 5,			
	2006 2004	796		heading			
449.3 449.5			Am	(Sec. 1100	2001	177	Λ
504	2004 2006	796 538	Am Am 802	et seq.) 1100	2001 2001	177 177	Am
508	2006	538	Am ⁸⁰² Am ⁸⁰²	1100	2001	177	Am Am
515	2002	784	Am ⁴⁹⁰	1101	2001	177	Am
518	2002	311	Am	1110	2001	177	Am
523	2005	311	Am	1112	2001	177	Am
525	2005	311	Am	1114	2001	177	Am
525.5	2003	357	Ad	1114.5	2001	177	Am
526	2005	311	Am	1114.3	2001	177	Am
601	1999	1000	R	1126	2000	394	Am
602	1999	1000	R R	1120	2000	177	Am
603	1999	1000	R R	1127	2001	177	Am
604	1999	1000	R R	1127	2001	177	Am
651	2000	398	Am	1130	2001	177	Am
654	2003	496	Am	1130	2001	177	Am
034	2003	470	R & Ad ⁶³	1133	2001	177	Am
654.03	2003	496	Ad ⁶³	1140	2001	177	Am
654.05	2003	496	Am	1140	2001	177	Am
054.05	2003	490	R & Ad ⁶³	1150			
	2004	130	Am (ac ad by	1130	2001 2004	177 560	Am Am
	2004	130	Am (as ad by Sec. 5,	1163	1999	261	Am
			Stats. 2003,	1163	1999	261	Am
			Ch 406)	1170.3	1999	470	Am
654.3	2000	502	Ch. 496) Ad ³⁴	11/0.5	2001	177	A m
655.7	2000	383	Au Am	1176	2001	538	Am Am ⁸⁰²
658.3	2002	398	Am	1176	2000	177	Δm
030.3	2000	383		1180.3	2001	394	Am
658.6	2002	383 745*	Am R	1180.5	2000	394 394	Am
660	2001	940		1181	1999	261	Am
	2002	940	Am	1190	1777	201	Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1190 (Co	ont.)			6037.4	2006	538	Am 802
	2002	765	Am	6039	2002	221	Am
	2005	129	Am	6044	2002	221	Am
1190.1	2001	177	Ad	6045	2002	221	Am
1191	1999	261	Am	6053	2002	221	Am
	2002	765	Am	6054	2002	221	Am
1192	2001	177	Am	6055	2002	221	Am
1198	2000	786	Ad		2003	389	Am
1200	2001	745 *	Am	6056	2002	221	Am
1760	2004	942	Ad	6060	2005	700	Am
3927	2001	745 *	Am	6064	2005	158	Ad
3980	2006	859	Ad	6077.6	2003	389	Am
4042	2003	149	Am	6084	2001	177	Am
5831	2002	221	Am	6084.2	2003	389	Ad
5861	2002	221	Am	6230	2002	221	Am
5863	2002	221	Am	6272	2005	158	Ad
5864	2002	221	Am	6830.1	2006	284	R & Ad
5865	2002	221	Am	6830.2	2006	284	Ad
5866	2002	221	Am	6832	2006	284	Am
5867	2002	221	Am	6835.1	2006	284	Am
5872	2002	221	Am	6860.5	2005	158	Ad
5873	2002	221	Am	6894.1	2006	284	Ad
5874	2002	221	Am	6894.2	2006	284	Ad
5900.11	2005	158	Ad	6910	2006	284	Ad
6020	2002	221	Am	6939.6	2006	588	Am
6031	2002	221	Am	7047	2005	700	Am
6035	2002	221	Am	7053.5	2005	158	Ad

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	00	cted By				ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20	2002	386	Am	1179.23	2004		
20	2002	241	A 562 856	1117.23	Initiative	<u> </u>	
21	2006	241	Am 362 836		(Prop. 6		
135	2006	241	A m 562 856		adopted	1	
136	2006	241	A 562 856		Nov. 2,	2004)	Ad
137	2006	241	Am 562 856 Am 562 856	1179.24	2004	200.)	110
138	2006	241	Δ m ^{302 830}	117712	Initiative		
138.4	2006	241	Am 562 856		(Prop. 6		
138.6	2003	886	Ad		adopted		
	2004	183	Am ⁵⁷¹		Nov. 2,	2004)	Ad
150	1999	146*	Ad	1179.25	2004		
151	1999	146*	Ad		Initiative		
	2006	241	Ad Am ^{562 856}		(Prop. 6	1	
152	1999	146*	Ad		adopted		
	2006	241	Am ^{562 856}		Nov. 2,	2004)	Ad
444.20	2000	139*	Ad & R 205	1179.3	1999	146*	Am ³⁶ 13
	2003	324	Am 111	1179.30	2004		
:	2004	183	Am 5/1		Initiative		
444.21	2000	139*	Ad & R 205		(Prop. 6	1	
	2001	159	Am ³⁰⁵		adopted		
	2003	324	S 111		Nov. 2,	2004)	Ad
444.22	2000	139*	Ad & R 205	1179.31	2004		
444.00	2003	324	Am 111		Initiative		
444.23	2000	139*	Ad & R ²⁰⁵ S ¹¹¹		(Prop. 6	1	
444.04	2003	324	S		adopted	2004)	4.1
444.24	2000	139 *	Ad & R ²⁰⁵ Am ¹¹¹	1170.22	Nov. 2,	2004)	Ad
175	2003	324		1179.32	2004		
475	1999	765 721	Ad		Initiative		
900	1999	731 144*	Ad		(Prop. 6	1	
901	2000		Ad		adopted	2004)	A .d
	2000 2004	343 644	Am Am	1179.33	Nov. 2, 2004	2004)	Ad
1179.10	2004	044	AIII	11/9.33	Initiative		
11/9.10	Initiative	2			(Prop. 6		
	(Prop. 6				adopted	1	
	adopted				Nov. 2,	2004)	Ad
	Nov. 2,		Ad	1179.34	2004	2004)	7 Iu
1179.11	2004	2001)	710	1177.51	Initiative	<u>.</u>	
11//.11	Initiative	e			(Prop. 6		
	(Prop. 6				adopted	-	
	adopted				Nov. 2,	2004)	Ad
	Nov. 2,		Ad	1179.35	2004	- /	-
1179.2	2004	193	Δm 571		Initiative	9	
	2005	22	Am ⁶⁴⁷		(Prop. 6		
1179.20	2004				adopted		
	Initiative	e			Nov. 2,	2004)	Ad
	(Prop. 6	1		1179.36	2004		
	adopted				Initiative		
	Nov. 2,	2004)	Ad		(Prop. 6	1	
1179.21	2004				adopted		
	Initiative			4450.05	Nov. 2,	2004)	Ad
	(Prop. 6			1179.37	2004		
	adopted				Initiative		
1150.00	Nov. 2,	2004)	Ad		(Prop. 6		
1179.22	2004				adopted		
	Initiative			1150.00	Nov. 2,	2004)	Ad
	(Prop. 6			1179.38	2004		
	adopted		A 1		Initiative		
	Nov. 2,	2004)	Ad		(Prop. 6	1	
					adopted Nov. 2,	2004)	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1179.39	2004			1231	2003	602	Am
	Initiativ			1231.5	2005	315	Ad
	(Prop. 6			1248.15	1999	944	Am
	adopted			1250	2000	451	Am
1170 10	Nov. 2,	2004)	Ad		2001	685	Am
1179.40	2004				2005	333	Am
	Initiativ				2005	443	Am (by Sec. 2 of Ch.)
	(Prop. 6			1250.3	2006	538	Am ⁸⁰²
	Nov. 2,		Ad	1250.6	2001	685	Ad
1179.41	2004	2004)	710	1250.7	2002	752	Δd
11//	Initiativ	e		1250.8	2006	394	Am ⁸⁴⁶
	(Prop. 6			1253	2000	451	Am
	adopted			1254.7	1999	403	Ad
	Nov. 2,	2004)	Ad	1255	2004	183	Am ⁵⁷¹
1179.42	2004			1255.7	2000	824	Ad & R 43
	Initiativ				2003	150	Am
	(Prop. 6				2004	103	Am
	adopted		4.1	1056	2005	625	Am 13
1170 10	Nov. 2,	2004)	Ad	1256	2001	290	Am
1179.43	2004			1260.1	1999	850	Ad
	Initiativ			1261 1261.3	1999	588 58	Ad
	(Prop. 6 adopted			1261.5	2005 1999	83	Ad Am ³⁰
	Nov. 2,		Ad	1201.3	2004	342	Am
1179.6	2000	312*	Ad	1261.6	1999	83	Am 30
1180	2003	750	Ad	1201.0	2004	342	Am
1180.1	2003	750	Ad		2005	469*	Am
1180.2	2003	750	Ad		2006	775	Am 807
1180.3	2003	750	Ad	1262.4	2006	794	Ad
1180.4	2003	750	Ad	1262.5	2001	691	Ad
1180.5	2003	750	Ad	1262.6	2001	691	Ad
1180.6	2003	750	Ad	1262.7	2001	691	Ad
1203.7	2003	296	Am	1262.8	2003	583	Ad
1204 1204.4	2000 2000	27 99	Am Ad	1263 1264	2001 2004	339 770	Ad Ad ⁴⁸⁵
1204.4	2004	193	R ⁵⁷¹	1265	2004	451	Am
1206	1999	83	Δm ³⁰	1203	2001	685	Am
1200	2002	540	Am 418		2005	507	Am
	2005	135	Am 113	1265.3	2005	507	Ad
1212	2003	602	Am	1265.5	2006	889	Am (by Sec. 1
1214	2006	74*	Am				of Ch.)
1214.1	2006	74*	Am		2006	902	Am (By Sec. 1.5
1214.5	2006	74*	Am	1065.6	2006	000	of Ch.)
1217	2003	602	Am	1265.6	2006	889	Ad
1218.1	2003	602	Ad	1266	2003	230*	Am D % Ad
1218.2 1221	2003 2001	602 525	Ad Ad	1266 10	2006 2006	74* 74*	R & Ad Ad
1221.05	2001	525 525	Ad	1266.10 1266.12	2006	74*	Ad
1221.09	2001	525	Ad	1266.5	2006	74*	Ad
1221.11	2001	525	Ad	1266.7	2006	74*	Ad
1221.13	2001	525	Ad	1266.9	2006	74*	Ad
1221.15	2001	525	Ad		2006	528*	Am
1221.17	2001	525	Ad		2006	895	Am
1221.19	2001	525	Ad	1267	2000	451	Am
1222	2004	449	Ad	1267.19	2006	538	Am 802
1226.1	2003	602	Ad	1267.5	2000	451	Am
1226.2	2003	602	Ad	1271 15	2001	685	Am
1226.3	2003	602	Ad	1271.15	2004	509	Ad Am ⁵⁷¹
1228 1229.1	2003	602	Am	1275.3	2004	193 80*	
1229.1	2003	602	Ad	1276	2005	٥U **	Am

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	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1276.05	2000	841	Ad	1324.24	2004	875*	Ad 708 300
	2001	228*	Am				D 301
1276.4	1999	945	Ad	1324.25	2004	875*	Ad ^{708 300} R ³⁰¹
1276.5	2000 1999	148 * 146 *	Am Am	1324.26	2004	875*	Ad ^{708 300}
	2001	685	Am				n 301
1276.6	2000	93*	Ad	1324.27	2004	875*	Ad ^{708 300} R ³⁰¹
1276.65	2001 2002	684 664	Ad Am ⁴³¹		2005	508*	A m
1276.7	2000	451	Ad	1324.28	2004	875*	Ad ^{708 710 300}
1276.8	2006	538	Am ⁸⁰²		2005	£00 *	R ³⁰¹
1276.9 1277	2001 2000	685 356*	Ad Am	1324.29	2005 2004	508 * 875 *	Am Ad ^{708 300}
1278.5	1999	155	Αd	1321.29	2001	075	D 301
1279	2006	895	Am ⁵⁶²	1324.30	2004	875*	Ad ^{708 300}
1279.1 1279.2	2006 2006	647 647	Ad ⁵⁶² Ad ⁵⁶²	1324.4	2003	230*	R ³⁰¹
1279.2	2006	647	Ad ⁵⁶²	1324.4	2003	230*	Ad Ad
1280.1	2006	895	Am	1324.8	2003	230*	Ad
1280.3	2006	895	Ad	1325.5	2000	451	Ad
1280.4	2006	647	Ad ⁵⁶²		2001	685	Am
1280.6	2006	895	Ad	1331	2000	451	Am
1288.5 1288.6	2006 2006	526 526	Ad Ad	1333	2001 2000	685 451	Am Am
1288.7	2006	526	Ad	1336.2	2000	451	Am
1288.8	2006	526	Ad		2002	554	Am
1288.9	2006	526	Ad	1337.1	2000	451	Am
1294	2000	451	Am		2001	685	Am
1298 1300	2000 1999	451 83	Am Am ³⁰	1337.3	2004 1999	270 719	Am (by Sec. 2
1312	2005	466	Ad	1557.5	1777	/17	Am (by Sec. 3 of Ch.)
	2006	538	Am ⁸⁰²		2000	451	Am
1316.5	2003	230*	R (as am by		2001	685	Am
			Sec. 2,	1337.6	1999	719	Am
			Stats. 1998, Ch. 717)		2005 2006	615 74*	Am Am
			Am (as am by	1337.7	2006	74*	R
			Sec. 1,	1338.2	1999	719	Ad
			Stats. 1998,	1338.5	2006	74*	Am
10151	1000		Ch. 717) ¹³	1220 50	2006	902	Am
1317.1 1317.2a	1999 1999	544 525	Am Am ¹¹²	1339.50 1339.51	2003 2001	582 115	Ad R
1317.2a	2000	857	Am 203	1339.31	2003	582	Ad
1317.6	1999	525	Δ m 112	1339.52	2001	115	R
	2000	857	Am ²⁰³		2003	582	Ad
1324	2003	230 *	Ad	1339.53	2001	115	R
1324.10 1324.12	2003	230 * 230 *	Ad Ad	1339.54	2001	115	R Ad
1324.12	2003 2003	230*	Ad	1339.55	2003 2001	582 115	R R
1324.2	2003	230 *	A 1	1557.55	2003	582	Ad
1324.20	2004	875*	Ad ^{708 300}	1339.56	2001	115	R
	****		R 301		2003	582	Ad
1224.21	2005	508 *	Am Ad ^{708 300}	1220.57	2005	532	Am
1324.21	2004	875*	R ³⁰¹	1339.57	2001 2003	115 582	R Ad
1324.22	2004	875*	Ad ^{708 300}		2005	532	R
		0.0	R 301	1339.58	2001	115	R
	2005	508*	Am		2003	582	Ad
1324.23	2004	875*	Ad ^{708 300} R ³⁰¹	1339.585	2005	532	Ad
			K	1339.59	2001	115	R

			0,				
	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		····-	-33	2777777		- 1	-55+++
1339.59 (500		1240	2005	77	Am 112
	2003	582	Ad	1348	1999	525	Am 112
1220 (0	2005	532	Am	1348.8	1999	535	Ad
1339.60	2001	115	R		2002	1013	Am
1339.61	2001	115	R		2003	885	Am
1339.63	2000	816	Ad		2006	658	Am & R & Ad ⁸²
	2002 2003	15 * 62	Am Am ⁵¹⁹	1348.9	2002	792	Ad & R 75
1220.90	2003	347	Ad	1346.9	2002	69*	Au & K Am ³⁴⁹
1339.80 1339.81	2000	347	Ad	1349	1999	525	Am 112
1341	1999	525	R & Ad 112	1349.2	1999	525	Am 112
1341	2000	857	Δ m ²⁰³	1349.3	1999	529	Ad & R 5
1341.1	1999	525	Δd 112	1547.5	1999	530	Ad & R 5
1541.1	2000	857	Am ²⁰³	1350	2005	230*	Ad
1341.10	1999	525	Δd 112	1351	1999	525	Am 112
1341.11	1999	525	A d 112	1551	2006	758	Am
1341.12	1999	525	A A 1112	1351.1	1999	525	Am 112
1341.13	1999	525	Ad 112	1351.2	1999	83	Am ³⁰
1341.14	1999	525	Ad 112		1999	525	Am 112
1341.2	1999	525	A d 112		2003	417	Am
	2000	857	Am ²⁰³		2004	491	Am
1341.3	1999	525	Ad 112				R & Ad 69
	2000	857	Am ²⁰³		2005	22	Am (as ad by
1341.4	1999	525	Ad 112				Sec. 2,
	2000	93 *	Am				Stats. 2004,
	2004	228*	Am				Ch. 491) ⁶⁴⁷
1341.5	1999	525	Ad 112	1351.3	2006	758	Ad
1341.6	1999	525	Ad 112 Ad 203	1352	1999	525	Am 112
1011.5	2000	857	Am ²⁰³	1352.1	1999	525	Am 112
1341.7	1999	525	Ad 112	1353	1999	525	Am 112
1241.0	2000	857	Am	1354	1999	525	Am 112
1341.8	1999	525	Ad ¹¹² Ad ¹¹²	1355	1999	525	Am 112
1341.9	1999	525		1356	1999	525	Am 112
1342	1999	525 797	AIII		2000	93 * 790	Am
1342.1	2002 2001	745 *	Am Am		2002	790	Am R & Ad ¹⁷⁵
1342.3	1999	525	Ad 112		2002	1161*	Am
1342.3	2000	857	Am ²⁰³		2002	12*	Δ m ⁷³
	2005	77	R		2003	12	R 22
1342.4	2002	793	Ad				Ad 175
1342.5	1999	525	Am 112	1356.1	1999	525	Am 112
	2000	857	Am ²⁰³	1357	1999	434	Am
1342.7	2002	791	Ad ⁴³⁰		2000	389	Am
1343	1999	525	Am 112		2005	542	Am
	2000	857	Am	1357.03	1999	525	Am 112
1344	1999	525	Am 112	1357.09	1999	83	Am 30
1345	1999	525	Am 112		1999	525	Am 112
	1999	528	Am		2006	538	Am 802
	2002	760	Am	1357.10	1999	525	Am 112
1346	1999	525	Am 112	1357.11	1999	525	Am 112
1346.1	2003	80	Ad	1357.15	1999	525	Am 112
1346.4	1999	525	Am 112	1357.16	1999	525	Am 112 Am 203
1346.5	1999	525	Am ¹¹² Am ²⁰³		2000	857	Am ²⁰³
12.47	2000	857 525	Am 112 Am 203	1257 17	2002	227	Am ¹³ Am ¹¹²
1347	1999	525	Am Am ²⁰³	1357.17	1999	525	AM A 1 0 D 75
	2000	857 77		1357.18	2002	649	Ad & R ⁷⁵ Ad ⁷¹³
1347.1	2005 1999	525	R Ad ¹¹²	1357.20 1357.21	2003 2003	673 673	Ad ⁷¹³
1347.1	2005	323 77	R R	1357.21	2003	673	Δd ⁷¹³
1347.15	1999	529	Ad	1357.22	2003	673	Ad 713
1377.13	2000	1067	Am	1357.50	1999	83	Am ³⁰
NOTE 6		1301		1007.00			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1357.50 (0	Cont.)			1358.24	1999	716	Ad ⁸²
	1999	434	Am	1358.3	2000	706	R & Ad
	2000	135	Am ²⁰³	1358.4	1999	525	Am 112
	2005	542	Am		2000	706	R & Ad
1357.51	1999	83	Am 30		2005	206	Am
1357.53	1999	525	Am 112	1358.5	2000	706	R & Ad
1357.54	1999	525	Am 112		2005	206	Am
1358	1999	525	Am 112	1358.6	1999	525	Am 112
	2000	706	R		2000	706	R & Ad
1358.1	1999	525	Am ¹¹²		2005	206	Am
1250 10	2000	706	R & Ad	1358.7	2000	706	R & Ad
1358.10	1999	525	Am 112	1358.8	2000	706	R & Ad
	2000	706	R & Ad	1250.0	2005	206	Am Am 112
1250 11	2005 1999	206 525	Am Am ¹¹²	1358.9	1999	525	
1358.11	2000	706	R & Ad		2000 2005	706 206	R & Ad
	2000	700 707*	Am (as ad by	1359	1999	525	Am Am 112
	2000	707	Stats. 2000,	1360.1	1999	525	Am 112
			Ch. 706)	1361	1999	525	Am 112
	2001	159	Am 305	1363	1999	525	Am (as am by
	2002	555	Am	1000	.,,,	020	Sec. 2,
	2003	13*	Am				Stats, 1998,
	2005	206	Δm				Ch. 994) ¹¹²
1358.12	1999	525	Am 112		2000	857	Am
	2000	706	R & Ad		2001	817	Am 35
	2000	707*	Am (as ad by	1363.02	2000	347	Ad
			Stats. 2000,	1363.03	2001	622	Ad
			Ch. 706)	1363.06	2002	794	Ad
	2002	555	Am	1363.07	2002	794	Ad
1250.12	2005	206	R & Ad	1262.5	2004	164	Am
1358.13	2000	706	R & Ad Am ¹¹²	1363.5	1999	539	R & Ad
1358.14	1999	525		1264	2000	1067	Am Am 112
	2000 2005	706 206	R & Ad Am	1364 1364.5	1999 1999	525 526	Alli
1358.145	2000	706	Ad	1304.3	2000	1067	Am
1358.146	2000	706	Ad	1365	1999	525	Am 112
1358.15	1999	525	Am 112	1365.5	1999	525	Am 112
1550.15	2000	706	R & Ad	1505.5	2005	421	Am
	2005	206	Δm	1366.1	2002	549	Ad
1358.16	1999	525	Am 112		2002	928	Ad
	2000	706	R & Ad	1366.2	2004	411*	Ad
	2005	206	Am	1366.24	2005	526	Am
1358.17	2000	706	R & Ad	1366.27	2002	794	Am
	2005	206	Am	1366.29	2002	794	Ad ⁴⁸²
1358.18	1999	525	Am 112	1366.3	2004	489	Ad
	2000	706	R & Ad	1366.35	2000	810	Ad
1250 10	2005	206	Am Am ¹¹²	1366.4	1999	525	Am 112 Am 112
1358.19	1999	525	7 1111	1367	1999	525	AIII
1250 2	2000	706 525	R & Ad Am ¹¹²		2000	825	Am
1358.2	1999 2000	525 706	Am R & Ad		2000 2002	827 797	Am Am
1358.20	1999	716	Am		2002	713	Am
1330.20	2000	706	R & Ad	1367.01	1999	539	Ad
	2005	206	Λm	1307.01	2000	1067	Am
1358.21	1999	525	Am 112		2004	491	Am
1000.21	2000	706	R & Ad		2007	7/1	R & Ad ⁶⁹
	2005	206	Am	1367.02	1999	525	Am 112
1358.22	2000	706	Ad	1367.03	2002	797	Ad
	2000	707*	Ad & R 24		2005	77	Am
1358.225	2000	706	Ad	1367.04	2003	713	Ad Am ⁵⁷¹
	2000	706	Ad	1	2004	183	. 571

Section Vear Chapter Effect Section Vear Chapter Effect								
1367.04 (Cont.) 1370. 1999 525 Am 12 1367.06 2004 711 Ad								
1367.06 2004 711 Ad 1370.4 1999 542 Am R & Ad 23 1367.07 2003 713 Ad 2000 135 Am 2011 1367.10 1999 525 Am 112 1370.6 2001 172 Ad 1367.11 2000 825 Am 1367.18 2000 825 Am 1371 2000 825 Am 1367.12 2000 825 Am 1371.2 2000 825 Am 1367.215 2002 791 Am 1371.2 2000 827 Am 1367.22 2002 760 Am 1371.35 2000 825 Am 1367.24 1999 83 Am 30 2000 827 Am 2000 827 Ad	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1367.06 2004 711 Ad 2000 325 Am 12 2000 1067 Am 1370.4 1999 542 Am 2000 135 Am 2000 1367.35 2002 791 Am 1371.2 2002 760 Am 1367.25 2002 791 Am 1371.35 2000 827 Am 2000 827 Ad 2000 827	1367.04 (Cont.)			1370	1999	525	Am 112
1367.07 2003 713 Ad 2000 135 Am 303 1367.15 1999 525 Am 112 1370.6 2001 172 Ad 1367.15 1999 525 Am 12 1370.6 2001 127 Ad 1367.215 2000 852 Am 1371.2 2000 827 Am 1367.215 2002 791 Am 1371.2 2002 760 Am 1371.35 2000 827 Am 1371.35 2000 827 Am 1371.36 2000 827 Ad 2000 827	`	2005	77	Am				Am
1367.10 1999 5.25 Am 112 1370.6 2001 172 Ad 1367.18 2006 756 Am 1371.2 2000 825 Am 1367.21 2000 825 Am 1371.25 2000 827 Am 1367.21 2002 760 Am 1371.25 2000 827 Am 1367.22 2002 760 Am 1371.35 2000 827 Am 1367.22 2002 761 Am 1371.35 2000 827 Am 1367.24 1999 5.25 Am 12 2000 827 Am 2000 827 Ad 2000 827	1367.06	2004	711	Ad				R & Ad 25
1367.15 1999 525 Am 112 1370.6 2001 172 Ad 1367.18 2000 852 Am 12000 825 Am 1367.215 2002 791 Am 1371.25 2000 825 Am 1367.22 2002 791 Am 1371.35 2000 825 Am 12000 827 Am 1367.24 1999 83 Am 30 2000 827 Am 2000 827 Ad 2000 828 Ad 2000 8				Ad				Am ²⁰³
1367.18 1399 329								
1367.21 2000 852				AIII				
1367.215 2002 791 Am					1371			
1367.24 1999 83 Am 30 2000 825 Am 2000 1367.24 1999 525 Am 12 1371.35 2000 827 Ad 2000 420 Ad					1271.2			
1367.24 1999 83 Am 30 2000 827 Am 2002 791 Am 1371.36 2000 825 Ad 267 2000 2000 827 Ad 2000 2001 420 * Ad 112 2000 420 * Ad 112 2000 420 * Ad 112 2000 420 * Ad 2000								
1999 525 Am 112 1371.36 2000 825 Ad 2000 2000 827 Ad 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000				Δm ³⁰	13/1.33			
1367.25 1999 532 Ad 1371.37 2000 827 Ad 2002 791 Am 1371.38 2000 827 Ad 3167.35 1999 525 Am 12 1371.39 2000 827 Ad 3167.35 1999 525 Am 12 1371.39 2000 827 Ad 3167.35 1999 525 Am 12 1371.39 2000 827 Ad 3167.35 2000 845 Ad 3171.4 1999 525 Am 12 3167.45 2001 634 Ad 2000 857 Am 2003 583 Am 3167.5 2000 1067 R 1372 1999 525 Am 12 3167.5 1999 540 Ad 3173 31999 525 Am 12 3167.6 1999 537 Am 3167.6 1999 542 Am 31373.62 2002 794 Ad 42848 Ad 3167.695 1999 542 Am 31373.6 2002 794 Ad 3167.695 1999 542 Am 31373.6 2002 794 Ad 31373.6 2000 357 Am 31373.6 2002 794 Ad 31373.6 2003 590 R & Ad 31368.0 3199 542 Am 31373.8 2001 351 Am 31373.9 360	1307.24				1371 36			
1367.25 1999 532 Ad 1371.37 2000 825 Ad 267 2002 791 Am 2000 827 Ad 367.35 1999 525 Am 112 2000 827 Ad 367.35 1999 525 Am 112 2000 827 Ad 367.35 1999 525 Am 112 2000 827 Ad 367.35					1371.50			Ad
2000	1367.25				1371.37			Ad ²⁶⁷
1367.26 2001 817 Ad 35 2000 827 Ad 1367.35 1999 525 Am 112 2000 827 Ad 1367.35 1999 525 Am 112 2000 827 Ad 1367.36 2000 845 Ad 1371.4 1999 525 Am 112 2000 827 Ad 12 1367.36 2000 827 Ad 12 1367.45 2001 634 Ad 2003 583 Am 2003 583 Am 12 2002 791 Am 2003 583 Am 112 2000 1067 R 1372 1999 525 Am 112 2000 1067 Am 2001 420 * Am 2001 1067 Am 1373 1999 525 Am 112 2000 1067 Am 1373.4 2002 1013 Am Ad 1367.65 1999 537 Am 1373.6 2002 794 Ad Ad 1373 1367.66 1999 537 Am 1373.6 2002 794 Ad Ad 1373.6 2002 794 Ad 482 483 Ad 1373.62 2002 794 Ad 482 483 Ad 2000 135 Am 2003 1373.621 2004 644 Am 2003 591 R & Ad 2004 1368.01 1999 542 Am 1373.82 2002 2764 Am 2002 796 Am 2003 591 R & Ad 2003 591 R & Ad 2003 590 R & Ad 2004 164 Am 2003 62 Am 599 525 Am 1373.95 1999 525 Am 1368.01 1999 542 Am 1373.95 1999 525 Am 1373.96 2003 591 R & Ad 2002 796 Am 2003 591 R & Ad 2004 464 Am 2004 464								Ad
1367.3 1999 525 Am 112 1371.39 2000 825 Ad 1367.35 1999 525 Ad 1371.4 1999 525 Am 112 2000 837 Ad 2000 837 Am 2003 583 Am 1367.35 2000 1067 R 1372 1999 525 Am 112 2000 358 Am Am 2000 358 Am 367.5 2000 1067 R 1372 1999 525 Am 112 2000 1367.5 1999 540 Ad 2001 420* Am 2000 2002 791 Am 2002 2002 1013 Am 2002 2002 791 Am 2002 1013 Am 2002 2002 791 Am 2002 1013 Am 2002 2002 791 Am 2002 2002 2003 380 Am Ad 2001 420* Am 2002 2002 2003 2004 200		2002	791	Am	1371.38			
1367.35 1999 525 Am 112 2000 827 Ad 1367.45 2001 634 Ad 2000 857 Am 203 2000 791 Am 2003 583 Am 12 2001 691 Ad 1373 1999 525 Am 112 2001 691 Ad 1373 1999 525 Am 112 2001 2000 1067 Am 2000 2001 420 * Am 2000 2000 2000 2011 Am 2000 2000 2000 2013 Am 2000				Ad 35				
1367.36 2000 845 Ad 1371.4 1999 525 Am 112 2000 857 Am 2				Am 112	1371.39			
1367.45 2001 634 Ad 2000 857 Am 203 1367.5 2000 1067 Am 2001 2001 420 * Am 2001 2001 2001 420 * Am 2001 2001 420 * Am 2001 2001 420 * Am 2002 1013 Am 40 * Am 2002 1013 Am 2001 420 * Am 2002 1367.65 1999 537 Am 2006 482 Am 1373.6 2002 794 Ad 475 487 4					1071.4	2000		
1367.5 2000 1067 R 1372 1999 525 Am 112 1367.51 1999 540 Ad 2001 420 * Am 2002 791 Am 1373.4 2002 1013 Am 2002 791 Am 1373.4 2002 880 Am 496 R 21367.65 1999 537 Am 1373.6 2002 794 Ad Ad 375 376.65 1999 537 Am 1373.6 2002 794 Ad 482.483 1367.665 1999 543 Ad 1373.62 2002 794 Ad 482.483 1367.695 1999 525 Am 112 2006 683 Am 732.68 Am 1368.01 1999 542 Am 1373.62 2002 794 Ad 482.483 2000 1067 Am 2000 1067 Am 2000 1067 Am 2000 1067 Am 2000 1368.01 1999 542 Am 1373.8 2001 420 * Am 2002 796 Am 2002 796 Am 1368.015 2002 796 Am 1373.95 1999 525 Am 112 2000 857 Am 2000 1368.01 1999 542 Am 1373.8 2001 420 * Am 2002 796 Am 2002 796 Am 1368.015 2002 796 Am 1373.8 2001 420 * Am 2002 276 Am 2003 590 R & Ad 2002 276 Am 2003 590 R & Ad 2004 164 Am 2004 164 Am 2004 2003 590 R & Ad 2004 20					13/1.4			
1367.5 2000 1067 R	1367.45							
1367.51 1999 540 Ad 2001 420 * Am 2002 1013 Am 2002 2002 791 Am 1373.4 2002 880 Am 396 2003 1367.65 1999 537 R. & Ad 1373.6 2002 794 Am Ad 75 2006 482 Am 1373.6 2002 794 Ad 482 483 2006 482 Am 1373.6 2002 794 Ad 482 483 2006 482 Am 1373.6 2002 794 Ad 482 483 2006 482 Am 1373.6 2002 794 Ad 482 483 2006 857 Am 2006 857 Am 2006 857 Am 2008 857 Am 2008 849 Am 2000 135 Am 2003 590 R. & Ad 2000 2002 796 Am 2004 164 Am 2002 796 Am 2000 857 Am 203 3590 R. & Ad 2000 3591	1267.5				1272			
1367.51 1999 540	1307.3						525 525	Am 112
2000	1367.51				1373			
1367.6 1999 537 R & Ad R & Ad R 1373.4 2002 880 Am 496 R 1367.65 1999 537 Am Am 1373.6 2002 794 Am Ad 475 Am 1367.66 2001 380 Am 1373.6 2002 794 Ad 482 483 Ad 1367.665 1999 543 Ad R 69 Am 1367.695 1999 525 Am 112 2006 683 Am 732 68 Am 1373.622 2002 794 Ad Am Ad 482 483 Am 1368.01 1999 542 Am 1373.622 2002 794 Ad Am Ad 482 483 Am 732 68 Am Ad Am Ad Am Ad Am Ad Am Am	1007101							Am
1367.6 1999 537					1373.4			Am ⁴⁹⁶
1367.66	1367.6	1999	537	R & Ad				R 22
1367.665 1999 543 Ad								
1367.665 1999 543 Ad 112 2006 683 Am 732 68 1367.695 1999 525 Am 112 2004 64 Am 1368 1368 1999 542 Am 1373.622 2002 794 Ad 2000 135 Am 203 2003 590 R & Ad 2000 2000 1067 Am 2004 164 Am 1368.01 1999 542 Am 2002 2004 164 Am 1368.01 1999 542 Am 2002 2004 164 Am 1368.01 2002 796 Ad 2002 2003 591 R & Ad 2002 796 Ad 2002 1013 Am 1368.01 2002 796 Ad 2000 857 Am 2003 62 Am 519 2000 857 Am 2004 164 Am 2000 857 Am 2000 857 Am 2000 857 Am 2001 331 Am 2002 276 Am 2003 590 R & Ad 2004 2005 796 Ad 2005 77 Am 2005 419 Ad 2006 857 Am 203 2007 2008 2009 2009 2008 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009 2009	1367.66							Am
1367.695 1999 525 Am 112 2006 683 Am 732.68	1267.665				1373.62	2002	794	Ad 462 463
1368 1999 542 Am 203 1373.621 2004 64 Am Am 1373.622 2002 794 Ad Am 2000 135 Am 203 2003 590 R & Ad 2000 1067 Am 2003 591 R & Ad 2002 796 Am 2002 796 Am 2002 796 Am 2002 1013 Am 2002 2003 62 Am 2000 857 Am 2003 2004 164 Am 2002 2003 62 Am 2004 2000 857 Am 2003 2004				Ad A 112		2006	692	A 732 68
1368	1307.093				1272 621			
R & Ad 2 ²⁵	1368							
2000	1300	1///	342					
2000		2000	135	Am ²⁰³	10,0100			
1368.01 1999 542 Am 2002 796 Ad 2002 1013 Am 2002 2003 62 Am 519 2000 857 Am 203 2002 276 Am 2003 590 R & Ad 2002 276 Am 2003 590 R & Ad 2002 2003 590 R & Ad 2002 2003 591 R & Ad 2002 2003 62 Am 519 2003 591 R & Ad 2002 2003 591 R & Ad 2003 591 R & Ad 2002 2003 62 Am 519 2003 591 R & Ad 2004 2004 2004 2004 2004 2004 2005 2004 2005 2005								
1368.015 2002 796 Am		2002		Am		2004	164	Am
1368.015 2002 796 Ad	1368.01				1373.8			
2003 62 Am sight and solve the control of the contr								Am
1368.02 1999 525 Am (as am by Sec. 3, Stats. 1998, Ch. 377) ¹¹² 2003 590 R & Ad 2000 857 Am 2003 591 R & Ad 2002 796 Am 2003 591 R & Ad 2002 796 Am 2003 591 R & Ad 2004 164 Am 2004 Ad 2004 164 Am 2004 Ad 2004 2004 164 Am 2004 Ad 2005 164 Am 2005 164 Am 2005 165 Am 2006 1667 Am 2006 1	1368.015			Ad 519	13/3.95			Am 112
Sec. 3, Stats. 1998, Ch. 377) ¹¹² 2003 590 R & Ad 2003 591 R & Ad 2003 62 Am 519 2004 164 Am 2003 R & Ad 25	1269.02							
Stats. 1998. Ch. 377) ¹¹² 2000 857 Am ²⁰³ 2002 796 Am 2003 591 R & Ad 2002 796 Am 2003 591 R & Ad 2004 164 Am 2004 164 Am 2004 164 Am 2004 164 Am 2005 R & Ad ²⁵ R & Ad ²⁵ 1374.16 2000 426 Am ²³³ R R ²³⁴ 2000 135 Am ²⁰³ 2000 135 Am ²⁰³ Div. 2, 2000 135 Am 2000 1067 Am 2000 R & Ad 2000 R & Ad 2000 1067 Am 2000 R & Ad 2000 R &	1308.02	1999	323					
Ch. 377) ¹¹² 2000 857 Am ²⁰³ 2002 796 Am 2003 62 Am ⁵¹⁹ 2004 164 Am 2003 R & Ad 2004 164 Am 2003 R & Ad 2004 164 Am 2004 164 Am 2005 R & Ad 2006 135 Am ²⁰³ 2007 135 Am ²⁰³ 2008 135 Am ²⁰³ 2009 135 Am ²⁰³ 2000 1067 Am 20								
2000 857 Am 203 2003 590 R & Ad 2002 796 Am 2003 591 R & Ad 2003 591 R & Ad 2003 591 R & Ad 2003 1999 542 Am R & Ad 25 R & Ad				Ch. 377) ¹¹²				
2002 796 Am 2003 591 R & Ad 2004 164 Am 2004 164 Am 1374.16 2000 426 Am 2004 164 Am 2004 165 Am 2004 165 Am 2004 165 Am 2005 165 Am 2004 165 Am 2005 Am 2004 165 Am 2005 A		2000	857	Am ²⁰³	1373.96			
1368.03 1999 542 Am R & Ad 25 R & Ad				Δm				
1368.03 1999 542 Am R & Ad 25 R & Ad		2003	62	Am 519		2004	164	Am
R & Ad ²⁵ 1374.17 2005 419 Ad Div. 2, 2000 1067 Am Ch. 2.2, Art. 5.5, 2000 857 Am leading 2004 825 Am (Sec. 1374.20 et seq.) 2002 336 Am	1368.03	1999	542	Am	1374.16	2000	426	R ²³⁴
2000 1067 Am Ch. 2.2, 1368.2 1999 528 Ad Art. 5.5, 2000 857 Am heading 2004 825 Am (Sec. 1374.20 2005 77 Am et seq.) 2002 336 Am	1368.04			Am R & Ad ²⁵		2005	419	
1368.2 1999 528 Ad Art. 5.5, heading (Sec. 1374.20 et seq.) 2002 336 Am								
2000 857 Am heading (Sec. 1374.20 2005 77 Am et seq.) 2002 336 Am	1260.2							
2004 825 Am 2005 77 Am (Sec. Ĭ374.20 et seq.) 2002 336 Am	1368.2							
2005 77 Am et seq.) 2002 336 Am								
						2002	336	Am
	1369							

Affected By					Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1374.26	1999	525	Am 112	1385	1999	525	Am 112
1374.27	1999	525	Δ m 112	1386	1999	525	Am 112
1374.28	1999	525	Am 112	1500	1999	526	Am
1374.29	2002	336	Ad(RN)		2000	135	Am ²⁰³
1374.30	1999	533	Ad		2000	1067	Am
1374.30	2000	857	Am		2002	925	Am
1374.31	1999	533	Ad		2006	622	Am
1374.32	1999	533	Ad	1387	1999	525	Am 112
1374.32	2000	135	Am ²⁰³	1388	1999	525	Am 112
	2000	857	Am	1389	1999	525	Am 112
1374.33	1999	533	Ad	1389.1	1999	525	Am 112
1374.33	1999	542		1389.2	1999	525	Am 112
1374.34	1777	342	Ad (purports to add Sec. 13933)	1389.25	2005	526	Ad
	2000	135	Ad(RN) ²⁰³	1389.3	2005	526	Ad
		1067		1309.3		128	
	2000		Ad(RN)		2006	120	Am (as ad by
127425	2003	579 522	Am				Sec. 4,
1374.35	1999	533	Ad 25				Stats. 2005,
1374.36	1999	542	Au	1200.4	2006	120	Ch. 526) & RN
1374.51	2001	506	Ad	1389.4	2006	128	Ad(RN)
1374.56	1999	541	Ad	1389.5	2006	826	Ad
1374.58	2001	893	Ad	1391	1999	525	Am 112
	2004	488	Am	1391.5	1999	525	Ad 112
1374.60	1999	525			2000	857	Am
1374.64	1999	525	Am 112	1392	1999	525	Am 112
1374.66	1999	525	Am 112	1393	1999	525	Am 112
1374.67	1999	525	Am 112	1393.5	1999	525	Am 112
1374.68	1999	525	Am 112	1393.6	1999	525	Am 112
1374.69	1999	525	Am 112		2000	857	Am 203
1374.7	1999	311	Am	1394	1999	525	Am 112
1374.71	1999	525	Am 112	1394.1	1999	525	Am 112
1374.72	1999	534	Ad	1394.3	1999	525	Am 112
	2002	791	Am	1394.5	1999	525	Am 112
1374.9	1999	525	Am 112	1394.7	1999	525	Am 112
	2000	857	Am ²⁰³	1394.8	1999	525	Am 112
	2002	760	Am	1395	2000	93*	Am
1375.1	1999	525	Am 112		2001	171*	Am
1375.3	2002	928	Ad	1395.5	1999	525	Am 112
1375.4	1999	529	Ad	1395.6	1999	545	Ad ⁵⁶
	2000	1067	Am		2000	1067	Am
1375.5	1999	529	Ad		2000	1069	Am
	2002	798	Am	1396	1999	525	Am 112
1375.6	1999	529	Ad	1397	1999	525	Am 112
1375.7	2002	925	Ad	1397.5	1999	525	Am 112
	2003	203	Am		2000	857	Am ²⁰³
	2004	183	Am ⁵⁷¹	1397.6	1999	525	Am 112
	2004	348	Am	1398	1999	525	Am 112
1375.8	2002	798	Ad		2000	857	R
1376	1999	525	Am 112	1399	1999	525	Am 112
1377	1999	525	Am 112	1399.1	1999	525	Am 112
1380	1999	525	Am 112	1399.70	1999	525	Am 112
1300	2000	857	Am ²⁰³	1399.71	1999	525	Am 112
1380.1	1999	525	Am 112	1399.71	1999	525	Am 112
1300.1	2000	856	R & Ad	1399.72	1999	525	Am 112
	2000	857	A m 203	1399.74	1999	525 525	Am 112
1290.2	1999	525	Am 112 Am 112				Am Am ¹¹²
1380.3	1999		Am Am ¹¹²	1399.75	1999	525	AIII
1201	1999	525	Am 112 Am 112	Div. 2,			
1381		EGE					
1382	1999	525		Ch. 2.2,			
	1999 1999	531	Ad	Art. 10.5,			
1382	1999 1999 2000	531 857	Ad Am	Art. 10.5, heading			
1382	1999 1999	531	Ad	Art. 10.5,	2001	159	Am & RN ³⁰⁵

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect				
	icui	Спарист	Бујест	Section		- 1					
Div. 2,					2000	451	Am				
Ch. 2.2, Art. 11.5,				1421.2	2001 2000	685 93*	Am Ad & R ¹⁹				
heading				1721.2	2000	451	Am				
(Sec. 1399.801					2001	685	Am				
et seq.)	2001	159	$Ad(RN)^{305}$	1422	2000	451	Am				
1399.801	2000	810	Ad		2001	745 *	Am				
1399.802	2000	810	Ad	1422.5	1999	430	Am				
1399.803	2000	810	Ad		2000	451	Am ²⁴¹				
1399.804	2000	810	Ad	1,122.6	2001	685	Am				
1399.805	2000	810	Ad	1422.6	2000	451	Ad				
1399.806	2000	810	Ad	1423.5	2000	451	Ad				
1399.809 1399.810	2000 2000	810 810	Ad Ad	1424	2001 2000	685 451	Am Am				
1399.811	2000	810	Ad	1424	2000	685	Am				
1377.011	2006	538	Am ⁸⁰²	1424.1	2005	294	Am				
1399.812	2000	810	Ad	1424.5	2000	451	Ad				
1399.813	2000	810	Ad	1428	2000	451	Δm				
1399.814	2000	810	Ad		2002	784	Am ⁴⁹⁰				
1399.815	2000	810	Ad		2005	56	Am				
1399.816	2000	810	Ad	1428.1	2000	451	Am				
1399.817	2000	810	Ad		2001	685	Am				
1399.818	2000	810	Ad	1429.1	2000	451	Ad				
Div. 2,				1429.5	2001	687	R				
Ch. 2.25,				1430	2004	270	Am				
heading				1430.5	2000	451	R				
(Sec. 1399.900	2002	661	Ad(RN) ⁴³¹	1432	2001	685	Am				
et seq.)	2002	664	Ad(KN)	1435	2000	451 451	R R				
Div. 2, Ch. 2.5,				1435.5 1437.5	2000 2000	451	Ad				
heading				1437.3	2001	685	Am				
(Sec. 1399.900				1438	2000	451	Am				
et seq.)	2002	664	Am & RN 431	1.50	2001	685	Am				
1399.900	2000	1065	Ad	1442	2006	895	Δ m ⁵⁶²				
1399.901	2000	1065	Ad	1442.5	1999	83	Am 30				
1399.902	2000	1065	Ad	1451	2006	538	Am 802				
1399.903	2000	1065	Ad	1499	2006	902	Ad				
1399.904	2000	1065	Ad	1501.1	2004	914	Am				
1400	2004	661	Am	1502	2002	773	Am				
1403	2006	74*	Am	1502.2	2002	773	R Am ³⁰				
1403.1	2006 2004	74 * 320 *	R	1502.6 1504.5	1999	83 428	Am				
1416.22 1416.26	2004	902	Am Am	1505	2002 2001	653*	Am				
1417.15	2000	451	Ad	1303	2004	831	Am				
1417.13	2001	685	Am	1506.7	2004	643	Ad				
1417.2	2000	93*	Am	1506.8	2004	643	Ad				
	2000	451	Am	1506.9	2004	643	Ad				
1417.3	2000	451	Am	1507.25	2005	637	Ad				
	2001	685	Am	1507.3	1999	410	Ad				
1417.4	2000	93 *	Ad		2000	135	Am ²⁰³				
	2000	451	Am		2003	312	Am				
1410.4	2001	171*	Am	1516	2005	558	Am				
1418.4	2000	448	Am Am ⁸⁰²	1516	2004	664	Ad & R ⁶⁸ R ⁵⁷¹				
1418.8	2006	538 875 *		1519	2004	193					
1418.81 1418.9	2004 2000	875* 46	Ad Ad	1520 1520.5	2000 2004	819 120	Am				
1418.91	2000	46 451	Ad	1520.5	2004	193	Am R ⁵⁷¹				
1419	2000	680	Am	1520.05	2004	653*	Am				
1420	2000	451	Am	1321.3	2002	918	Am				
1120	2001	685	Am	1521.6	2001	653*	Δm				
1421.1	2000	93*	Ad	1522	1999	83	Am 30				
NOTE a											

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1522 (Co	nt.)			1559.110	2001	125*	Am
,	1999	881*	Am		2002	639	Am
	2000	819	Am	1562	2005	558	Am
	2003	225*	Am	1562.3	2005	558	Am
	2004	229*	Am		2006	421	Am
	2004	653*	Am (as am by	1562.35	2005	423	Ad
	200.	000	Stats. 2004,	1562.4	2005	558	Am
			Ch. 229)	1563	2003	331	Am
	2005	78*	Am	1566.3	2006	746	Am
	2005	628	Am	1566.45	2000	817	Ad
	2006	75 *	Am	1566.75	2004	660	Ad
	2006	902	Am	1567.50	2005	558	Ad & R ³⁸
1522.01	2005	722*	Am	1568.01	2004	121	Am
1522.02	2002	669	Am	1568.02	2004	121	Am
1522.04	2000	819	Am	1568.05	2003	225*	Am
1522.06	2000	421 *	R	1500.05	2004	229*	Am
1322.00	2006	382	Ad	1568.0652	2002	707	Ad
1522.08	2006	75*	Ad	1568.07	2006	902	Am
1322.00	2006	902	Ad	1568.0821	2000	819	Am
1522.1	2006	901	Am 810	1568.0823	2002	784	Am ⁴⁹⁰
1522.1	2004	193	Am 571	1568.0832	2002	817	Ad
1522.41	2003	331	Am	1568.09	2000	819	Am
1322.41	2005	423	Am	1300.09	2004	653*	Am
	2005	423	Am		2004	538	Am 802
1522.6	2004	193	R ⁵⁷¹		2006	902	Am
1523.1	2004	773		1568.092	2006	538	Am 802
1323.1	2002	225*	Am Am	1569.15	2000	434	AIII
	2003	229*	Am	1569.156	1999	658	Am Am ⁵⁶
1523.2	2004	225*	Am	1569.17	1999	359	Am
1323.2	2003	229*		1309.17	1999	881*	Am (by Sec. 4
1524			Am		1999	001	
1524.6	2005 2004	558 833	Am Ad				of Ch.)''
1525.5	2004	653*					Am (by Sec. 4.5
1525.5	2006	902	Am Am		2000	819	of Ch.) ¹ Am
1526.8	2004	664	All Ad & R ⁶⁸		2004	653*	Am
1527.6	2004	847	Au & K Am		2004	902	Am
1527.9	2003	193	R ⁵⁷¹	1569.185	2003	225*	Am
1527.9	2003	331	Am	1309.103	2003	229*	Am
1329.2	2005	73*	Am	1569.2	2004	383	Am
1529.3	2003	193	R ⁵⁷¹		2003	902	Am
1529.5	2004	773	Ad	1569.24 1569.3	2005	423	Am
1530.1	2002	388	Ad	1569.30	2003	183	Am ⁵⁷¹
1530.91	2001	683	Ad	1569.33	2004	434	Am
1530.91	2006	538	Am 802	1309.33	2000	225*	Am
1531.1	2000	773	Am (as ad by		2005	75*	
1331.2	2002	113	_ `	1569.43		784	Am Am ⁴⁹⁰
			Stats. 1998,		2002	707	AIII
1524	2002	225 *	Ch. 729)	1569.512	2002		Ad R ⁵⁷¹
1534	2003	225*	Am	1569.545	2004	193	Am ⁸⁰²
1526	2006	75*	Am	1569.58	2006	538	
1536	2004	643	Am	1569.616	2000	434	Am (by Sec. 4
1536.2	2006	388	Am		2002	205	of Ch.)
1538	2005	558	Am		2003	305	Am
1538.2	2004	833	Am		2004	340	Am
1538.3	2004	833	Ad		2005	423	Am
1538.5	2004	833	Am	15(0.606	2006	421	Am
1538.55	2005	558	Ad	1569.626	2000	434	Ad
1538.6	2004	833	Ad Am ⁴⁹⁰	1569.627	2000	434	Ad
1543	2002	784		1569.628	2003	322	Ad
1551.2	2002	707	Ad D 571	1569.651	2002	557	Ad
1557	2004	193	R ⁵⁷¹ Am ⁸⁰²	1569.655	2005	250	Am
1558	2006	538			2002	557	Ad

	Affe	cted By				Affe	ected By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
1560 657	2004	401	A J			2004	622	A
1569.657	2004	401	Ad Ad ⁶⁹		15007	2004	632	Am
1569.69 1569.7	2006 2003	615 383	Au Ad		1588.7	2000 2001	108* 681	Am Am
1569.70	2003	183	Ad Am ⁵⁷¹			2001	632	Am
1569.72	2004	817	Am		1589	2004	108*	Am & RN & Ad
1569.73	1999	114*	Am		1309	2004	632	
1309.73	2002	109	Am		1589.5	2004	108*	Am Ad(RN)
	2002	312	Am		1590.3	2000	869	Ad(KN)
1569.74	2003	312	Am		1590.5	2000	869	Am
1569.880	2003	409	Ad		1591	2004	632	Am
1569.881	2003	409	Ad		1596.60	2000	239	Am
1569.882	2003	409	Ad		1596.653	1999	772	Ad
1569.883	2003	409	Ad		1596.66	2000	819	Am
1569.884	2003	409	Ad		1596.76	2002	1022*	Am
1569.885	2003	409	Ad		1596.773	2004	358	Ad
	2005	456	Am		1596.792	2004	664	Am
1569.886	2003	409	Ad					R & Ad ⁶⁸
1569.887	2003	409	Ad			2005	22	Am (as am by
1569.888	2003	409	Ad					Sec. 4 and as ad
1569.889	2005	456	Ad					by Sec. 5,
1570.2	1X 200	03-04 7*	Am					Stats. 2004,
1570.7	2001	681	Am					Ch. 664) ⁶⁴⁷
	2004	632	Am		1596.7927	1999	851*	Ad & R 3
	1X 200		Am			2000	135	Am ²⁰³
1572	2000	869	Am		1596.794	2006	865	Ad
	2001	681	Am		1596.799	2002	536	Ad
	2004	632	Am		1596.803	2003	225*	Am
1.550.5	1X 200		Am		1506016	2004	229*	Am Am ⁵⁷¹
1572.5	1X 200		R		1596.816	2004	183	AIII
1572.7	1X 200		R			2004	229*	Am Am ⁸⁰²
1572.9	2001	681 03–04 7*	Am R		1506 917	2006 2003	538 403	Am
1573	1X 200 1X 200		R		1596.817	2003	358	Am
1573.5	1X 200		R		1596.845	2004	865	Am
1574.5	2001	681	Am		1596.847	2006	538	Am 802
1575.1	2001	681	Ad		1596.8535	2002	122	Ad ¹⁷⁵
1575.2	2001	681	Am		1596.8555	2004	358	Ad
1575.3	2000	869	Am		1596.857	2006	208	Am
1575.4	2000	869	Am		1596.859	1999	823	Am
1575.45	2000	869	Ad		,,	2006	545	Am
1575.5	2004	228*	Am		1596.8595	2003	403	Ad
1575.6	2001	681	Ad			2006	545	Am
1575.7	2006	902	Am		1596.871	1999	881*	Am
1575.9	2006	74*	Am			2000	819	Am
1576	2000	869	Am			2003	225*	Am
	1X 200		Am			2004	229*	Am
1576.2	2001	681	Am			2004	653*	Am (as am by
1578	2001	681	Ad					Stats. 2004,
1578.1	2001	681	Ad			2005	70*	Ch. 229)
1579	2001	681	Ad			2005	78 *	Am
1500.1	2004	632	Am			2006	75*	Am
1580.1	2005	315	Ad Am		1506 9712	2006 2000	902 549	Am
1580.5 1581.5	2000 2001	869 681	Am Am		1596.8712 1596.8713	1999	349 147*	Ad Am
1584	1999	658	Am 56		1370.0713	1999	934	Am
1585	1333 1X 200		Am			2000	108*	Am
1586.6	2003	105	Ad		1596.8714	1999	934	Ad
1586.7	2003	105	Ad		1596.872a	2004	229*	Am
1588	2000	108*	Am		1596.872b		229*	Δm
1588.3	2000	108*	Am		1596.8865		538	Am ⁸⁰²
1588.5	2000	108*	Am		1596.8866		378	Ad
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	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1596.8866	(Cont.)	•		1742.21	2001	242	
1390.0000	2002	353	Am	1743.21 1743.23	2001 2001	242 242	Ad Ad
1596.8872		707	Ad	1743.25	2001	242	Ad
1596.8895	2006	545	Am	1743.27	2001	242	Ad
1596.8897	2006	538	Am ⁸⁰²	1743.29	2001	242	Ad
1596.890	1999	823	Am	1743.3	2001	242	Ad
1596.95	2002	350	Δm	1743.31	2001	242	Ad
1596.955	2004	193	Am ⁵⁷¹	1743.33	2001	242	Ad
1597.01	2004	193	R ⁵⁷¹	1743.35	2001	242	Ad
1597.05	2006	545	Am	1743.37	2001	242	Ad
1597.09	2002	1022*	Am	1743.7	2001	242	Ad
	2003	225 *	Am	1743.9	2001	242	Ad
1507.001	2006	75*	Am	1746	2006	902	Am
1597.091 1597.44	2002 2003	1022*	Am	1746	1999 2004	83 825	AIII
1597.44	2005	744 105	Am Am	1749	2004	825 825	Am Am
1597.465	2003	744	Am	1749	2004	74*	Am
1597.467	2003	679	Ad	1760.5	2006	74*	Ad
1597.55a	2003	225*	Am	1765.125	2002	111	Am
10,,,,,,,	2006	75*	Am	1765.145	2006	538	Am ⁸⁰²
1597.55b	2003	225*	Am	1765.150	2002	111	Am
1598.3	2004	193	R ⁵⁷¹	1770	2000	820	Am
1599.1	2000	451	Am	1771	1999	949	Am
	2006	530	Am		2000	820	Am
1599.73	1999	658	Am ⁵⁶	1771.10	2000	820	Ad(RN)
1599.74	2002	550	Am	1771.11	1999	949	Ad
1603.1	2003	419	Am		2000	820	Am & RN
1603.2	2003	419	Am	1771.2	2000	820	Am
1603.3	2003	419	Am	1771.3	2000	820	Ad
1603.4 1604.6	2003 2006	419 484	Am Ad	1771.4 1771.5	2000 1999	820 949	R & Ad
1621.5	2003	419	Am	1//1.5	2000	820	Am R & Ad
1626	2000	362	Am ²²⁴	1771.6	2000	820	R & Ad
1639	2003	464	Am	1771.7	2000	820	R & Ad
1639.01	2002	929	Ad	1,,,1.,	2002	553	Am
1639.35	2003	464	Ad		2003	324	Am
1639.56	2000	829	Ad		2005	454	Am
1644.7	2004	775	Ad		2006	529	Am
1644.8	2004	775	Ad	1771.8	2000	820	R & Ad(RN)
1644.9	2004	775	Ad		2002	553	Δm
1647	1999	87	Ad	1771.9	1999	83	Am ³⁰
1648	2006	480	Ad		1999	949	Am
1725	2005	335	Am	1770	2000	820	Am & RN
1726	2005	335	Am	1772	2000	820	Am
1728.1 1729	2006 2006	902 74*	Am Am	1772.2 1773	2000 2000	820 820	Ad Am
1729.1	2006	74*	R	1774	2000	820	Am
1730	2006	74*	Am	1775	2000	820	Am
1734.5	2005	315	Ad	1776.3	2001	111*	Ad
1736.2	2006	74*	Am	1770.0	2002	553	Am
1736.3	2006	74*	R	1776.6	2000	820	Am
1736.6	2006	902	Am	1777	2000	820	Am
1743	2001	242	Ad		2002	553	Am
1743.11	2001	242	Ad	1777.2	2000	820	Am
1743.13	2001	242	Ad	1777.4	2000	820	Am
1743.15	2001	242	Ad	1779	1999	949	Am
1743.17	2001	242	Ad	1770 10	2000	820	Am
1742 10	2006	74*	Am	1779.10	2000	820	Am
1743.19	2001	242 74*	Ad Am	1779.2 1779.4	2000	820 820	Am
1743.2	2006 2001	242	Am Ad	1779.4	2000 2000	820 820	Am Am
1/43.4	2001	242	Λu	1//9.0	2000	020	AIII

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		Спарист		Section		- 1	Бујест
1779.7	2000	820	Ad	1792.7	2004	129	Ad
1779.8	2000	820	Am	1792.8	2004	129	Ad
1780	2000	820	Am	1792.9	2004	129	Ad
1780.2	2000	820	Am	1793.11	2000	820	Am
1780.4	2000	820	Am	1793.13	2000	820	Am
1781	2000	820	Am	1793.15	2000	820	Am
1781.10	2000	820	Am	1793.17	2000	820	Am
1781.2	2000	820	Am	1793.19	2000	820	Am
1781.4	2000	820	Am	1793.21 1793.23	2000	820	Am
1781.6	2000	820	Am		2000	820	Am
1781.8 1782	2000 2000	820 820	Am	1793.25 1793.27	2000 2000	820 820	Am
1/62	2006	529	Am	1793.27	2000	820 820	Am
1783	2000	820	Am Am	1793.29	2000	820	Am Am
1783.2	2000	820	Am	1793.50	2000	820	Am
1783.3	2000	820	Ad	1793.56	2000	820	Am
1705.5	2006	529	Am	1793.58	2000	820	Am
1784	2000	820	Am	1793.6	2000	820	Am
1785	2000	820	Am	1793.60	2000	820	Am
1786	2000	820	Am	1793.62	2000	820	Am
1786.2	2000	820	Am	1793.7	2000	820	Am
1787	2000	820	Am	1793.8	2000	820	Am
1788	1999	949	Am	1793.9	2000	820	Am
1700	2000	820	Am	1,,,,,,	2002	553	Am
	2005	454	Am	1794.04	2004	183	Am ⁵⁷¹
	2006	529	Am	1794.06	2006	74*	Am
1788.2	2000	820	Am	1795	2002	272	Ad
1788.4	2000	820	Am	1797.109	2000	157	Am
1789	2000	820	Am	1797.112	2000	93*	Am
1789.1	2000	820	Ad	1797.115	2002	1050	Ad
1789.2	2000	820	Am		2003	62	Am ⁵¹⁹
1789.4	2000	820	Am	1797.116	2002	612*	Ad
1789.6	2000	820	Am	1797.153	2006	703	Ad
1789.8	2000	820	Am	1797.172	1999	549*	Am
1790	2004	129	Am	1797.188	2006	102	Am
	2006	529	Am	1797.190	2002	718	Am
1792	2000	820	R & Ad	1797.191	1999	83	Am ³⁰
1500.1	2004	129	Am	1797.196	1999	163	Ad
1792.1	2000	820	Ad		2002	718	Am
1702 10	2004	129	R		2002	60	R & Ad ⁶⁹
1792.10	2004	129	Ad		2003	62	Am (as am by
1792.11	2000	820 820	Ad & R ¹⁸ Ad & R ¹⁸				Sec. 3,
1792.12	2000		Ad & R 18				Stats. 2002, Ch. 718) ⁵¹⁹
1792.13 1792.14	2000 2000	820 820	Ad & R 18		2005	111	Am (as am by
1792.14	2000	820 820	Ad & R 18		2003	111	Sec. 181,
1792.15	2000	820	Ad & R 18				Stats. 2003,
1792.17	2000	820	Ad & R 18				Ch. 62)
1792.18	2000	820	Ad & R 18		2006	85	Am (as am by
1792.19	2000	820	Ad & R 18		2000	03	Sec. 1,
1792.2	1999	470	Am				Stats. 2005,
17,2.2	2000	820	R & Ad				Ch. 111) 639
1792.20	2000	820	Ad & R 18				Am (as ad by
1792.21	2000	820	Ad & R 18				Sec. 4,
1792.22	2000	820	Ad & R 18				Stats 2002
1792.3	2000	820	Ad				Ch. 718) 446
1792.4	2000	820	Ad	1797.197	2001	458	Ad
	2004	129	Am	1797.198	2001	171*	Ad
1792.5	2000	820	Ad		2005	80*	Am
	2004	129	Am	1797.199	2001	171*	Ad
1792.6	2000	820	Ad		2002	1161*	Am
						_	

	Affe	ected By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
1797.199	(Cont.)			2046	2002	395	Ad	
	2005	80*	Am	2047	2002	395	Ad	
1797.8	2002	678	Ad ⁴⁷⁰	2048	2002	395	Ad	
1797.98a	2003	707	Am	2049	2002	395	Ad	
	2005	671	Am (by Sec. 2	2050	2002	395	Ad	
	2000	0,1	of Ch)	2051	2002	395	Ad	
	2006	841	Am 852 853	2001	2006	643	Am	
1797.98b	1999	679	Am	2052	2002	395	Ad	
17771700	2003	707	Am	2053	2002	395	Ad	
1797.98c	2002	430	Am	2054	2002	395	Ad	
1,,,,,,,,,	2003	707	Am	200.	2005	158	Am	
	2005	671	Am	2055	2002	395	Ad	
1797.98e	2002	430	Am	2060	2002	395	Ad	
1,,,,,,,,	2003	707	Am	2061	2002	395	Ad	
	2004	524	Am	2062	2002	395	Ad	
	200.	·	R & Ad 100	2063	2002	395	Ad	
	2005	671	R (as ad by	2064	2002	395	Ad	
	2003	071	Sec. 3,	2065	2002	395	Ad	
			Stats. 2004,	2066	2002	395	Ad	
			Ch. 524)	2067	2002	395	Ad	
			Am (as am by	2070	2002	395	Ad	
			Sec. 2,	2071	2002	395	Ad	
			Stats. 2004,	2072	2002	395	Ad	
			Ch. 524) ¹³	2073	2002	395	Ad	
1798.200	1999	549*	Am	2074	2002	395	Ad	
1798.210	2004	513	Ad	2075	2002	395	Ad	
1798.211	2004	513	Ad	2076	2002	395	Ad	
1799.112	2004	513	Ad	2077	2002	395	Ad	
1799.204	2001	171*	Am	2078	2002	395	Ad	
2000	2002	395	Ad	2079	2002	395	Ad	
2001	2002	395	Ad	2080	2002	395	Ad	
2002	2002	395	Ad	2081	2002	395	Ad	
2003	2002	395	Ad	2082	2002	395	Ad	
2004	2002	395	Ad	2083	2002	395	Ad	
2005	2002	395	Ad	2084	2002	395	Ad	
2006	2002	395	Ad	2085	2002	395	Ad	
2007	2002	395	Ad	2090	2002	395	Ad	
2010	2002	395	Ad	2091	2002	395	Ad	
2011	2002	395	Ad	2092	2002	395	Ad	
2012	2002	395	Ad	2093	2002	395	Ad	
2013	2002	395	Ad	2200	2002	395	R	
2014	2002	395	Ad	2201	2002	395	R	
2020	2002	395	Ad	2202	2002	395	R	
2021	2002	395	Ad	2210	2002	395	R	
2022	2002	395	Ad	2211	2002	395	R	
2023	2002	395	Ad	2212	2002	395	R	
2024	2002	395	Ad	2213	2002	395	R	
2025	2002	395	Ad	2214	2002	395	R	
2026	2002	395	Ad	2215	2002	395	R	
2027	2002	395	Ad	2215.5	2002	395	R	
2028	2002	395	Ad	2216	2002	395	R	
2029	2002	395	Ad	2217	2002	395	R	
2030	2002	395	Ad	2218	2002	395	R	
	2005	700	Am	2219	2002	395	R	
2040	2002	395	Ad	2220	2002	395	R	
2041	2002	395	Ad	2221	2002	395	R	
2042	2002	395	Ad	2222	2002	395	R	
2043	2002	395	Ad	2223	2002	395	R	
	2005	158	Am	2224	2002	395	R	
2044	2002	395	Ad	2225	2002	395	R	
2045	2002	395	Ad	2226	2002	395	R	
2073	2002	373	. 1U	2220	2002	373	11	

Section Vear Chapter Effect Section Section Section Vear Chapter Effect								
Section Year Chapter Effect Section Year Chapter Effect		Affe	cted By			Affe	cted By	
2240	Section	00	. *	Effect	Section		. *	Effect
2240.1 2002 395 R 2315 2002 395 R 2242 2002 395 R 2316 2002 395 R 2317 2002 395 R 2318 2002 395 R 2318 2002 395 R 2319 2004 38 * Am 2325 2002 395 R 2851 2001 75 Am 2252 2002 395 R 2851 2001 75 Am 2252 2002 395 R 2853 2005 588 Ad 4730.11 2004 199 Ad 2272 2002 395 R 4730.12 2004 199 Ad 2272 2002 395 R 4730.12 2004 199 Ad 4730.12 2002 395 R 4730.65 2003 296 Am 4730.65 2003	2240	2002	205		2211	2002	205	
2241 2002 395 R 2316 2002 395 R 2243 2002 395 R 2317 2002 395 R 2318 2002 395 R 2344.5 2002 395 R 2318 2002 395 R 2345 2002 395 R 2318 2002 395 R 2345 2002 395 R 2319 2002 395 R 2340 2002 395 R 2319 2002 395 R 2340 2002 395 R 2330 2002 395 R 2340 2002 39								
2244								
2244 2002 395 R 2318 2002 395 R 2244.5 2002 395 R 2319 2002 395 R 2244.5 2002 395 R 2319 2002 395 R 2244.5 2002 395 R 2319 2002 395 R 2246 2002 395 R 2330 2002 395 R 2247 2002 395 R 2330 2002 395 R 2248 2001 75 Am 2332 2002 395 R 2249 2002 395 R 2360 2002 395 R 2249 2002 395 R 2360 2002 395 R 2249 2002 395 R 2360 2002 395 R 2250 2002 395 R 2851 2001 75 Am 2232 2002 395 R 2251 2002 395 R 2851 2001 75 Am 2252 2002 395 R 2853 2005 700 Am 2252 2002 395 R 4730.11 2004 199 Ad 4730.12 2004 199 Ad								
2244 2002 395 R 2318 2002 395 R 22445 2002 395 R 2329 2002 395 R 2329 2002 395 R 2320 2002 395 R 23246 2002 395 R 2330 2002 395 R 23247 2002 395 R 2330 2002 395 R 23247 2002 395 R 2331 2002 395 R 23248 2001 75 Am 2332 2002 395 R 2249 2002 395 R 2360 2002 395 R 24730.11 2001 75 Am 2372 2002 2002 395 R 24730.11 2004 199 Ad 2250 2002 395 R 24730.11 2004 199 Ad 2272 2002 395 R 24730.11 2004 199 Ad 2272 2002 395 R 24730.12 2004 199 Ad 2272 2002 395 R 24730.12 2004 199 Ad 22772 2002 395 R 2002								
2244.5 2002 395 R 2319 2002 395 R 22246 2002 395 R 2330 2002 395 R 22246 2002 395 R 2330 2002 395 R 22247 2002 395 R 2331 2002 395 R 2248 2001 75 Am 2332 2002 395 R 22002 395 R 22002 395 R 2360 2002 395 R 2260 2002 395 R 2360 2002 395 R 2260 2002 395 R 24730.12 2004 199 Ad 22770 2002 395 R 24730.3 2001 390 Am 22770 2002 395 R 2002								
2246 2002 395 R 2330 2002 395 R 2248 2001 75 Am 2331 2002 395 R 2002 395 R 2360 2002 395 R 2250 2002 395 R 2851 2001 75 Am 2251 2002 395 R 2851 2001 39 Ad 2270 2002 395 R 4730.11 2004 199 Ad 2270 2002 395 R 4730.12 2004 199 Ad 2277 2002 395 R 2727.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2005 700 Am 2228.5 2002 395 R 2728.5 2005 700 Am 2229.5 2002 395 R 2729.5 20	2244.5		395	R	2319	2002		R
2247 2002 395 R 2331 2002 395 R 2248 2001 75 Am 2332 2002 395 R 2249 2002 395 R 2360 2002 395 R 2250 2002 395 R 2865 2004 38* Am 2250 2002 395 R 2865 2004 38* Am 2250 2251 2002 395 R 2851 2001 75 Am 2251 2002 395 R 2851 2001 75 Am 2252 2002 395 R 2853 2005 158 Ad 22270 2002 395 R 4730.11 2004 199 Ad 2270 2002 395 R 4730.12 2004 199 Ad 22770 2002 395 R 4730.12 2004 199 Ad 22772 2002 395 R 4730.12 2004 199 Ad 22772 2002 395 R 4730.12 2004 199 Ad 22772 2002 395 R 2002 395 R 2002 395 R 2002 395 R 2003 395								
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2002 395 R 2360 2002 395 R 2250 2002 395 R 2851 2001 75 Am 2251 2002 395 R 2851 2001 75 Am 2252 2002 395 R 2853 2005 700 Am 2252 2002 395 R 4730.11 2004 199 Ad 2270 2002 395 R 4730.11 2004 199 Ad 2272 2002 395 R 4730.11 2004 199 Ad 2272 2002 395 R 4730.31 2001 390 Am R & Ad 361 R 2273 2002 395 R 2003 2004 199 Ad 2274 2002 395 R 2004 199 R 48 Ad 4730.32 2001 390 Am R & Ad 361 R 2274 2002 395 R 2004 199 R 48 Ad 4730.32 2001 390 Am R & Ad 361 R 2274 2002 395 R 2277 2002 395 R 4730.6 1999 550* Am 2280 2002 395 R 4730.66 2003 296 Am 2280 2002 395 R 4730.66 2002 79* Ad 2282 2002 395 R 4730.66 2002 79* Ad 2282 2283 2002 395 R 4730.8 2006 538 Am 302 2283 2002 395 R 4730.8 2006 538 Am 302 2284 2002 395 R 4733.5 2005 700 Am 2284 2002 395 R 4766.5 2005 158 Ad 2285 2002 395 R 4766.5 2005 158 Ad 2285 2002 395 R 4766.5 2005 158 Ad 2286 2002 395 R 4766.5 2005 158 Ad 2291 2002 395 R 4767.5 2001 498 Am 2290 2002 395 R 4767.5 2001 498 Am 2291 2002 395 R 6692 1999 696 Ad 2291.5 2002 395 R 6692 1999 696 Ad 2291.5 2002 395 R 6692 1999 696 Ad								
2249 2002 395 R 2851 2001 75 Am 2251 2002 395 R 2853 2005 158 Ad 2253 2002 395 R 2853 2005 158 Ad 2270 2002 395 R 2853 2005 158 Ad 2270 2002 395 R 4730.12 2004 199 Ad 2272 2002 395 R 4730.12 2004 199 Ad 2272 2002 395 R 2002 395 R 27273 2002 395 R 27274 2002 395 R 27275 2002 395 R 27277 2002 395 R 27279 2002 395 R 27279 2002 395 R 27279 2002 395 R 27280 2003 296 Am 22281 2002 395 R 27280 2002 395 R 27280 2003 296 Am 22281 2002 395 R 27280 2002 395 R 27280 2003 296 Am 22283 2002 395 R 27280 2002 395 R 27280 2003 296 Am 22284 2002 395 R 27280 2002 395 R 2002 3	2248							
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2270 2002 395 R 4730.12 2004 199 Ad 2272 2002 395 R 2002 395 R 2004 199 R (as ad by Sec. 2 and Sec. 3, Stats. 2001, Ch. 390) 22774 2002 395 R 4730.6 1999 550 * Am 1 2280 2280 2002 395 R 4730.6 1999 550 * Am 1 2281 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.65 2003 296 Am 2282 2002 395 R 4730.8 2006 538 Am 802 2283 2002 395 R 4730.8 2006 538 Am 802 2283 2002 395 R 4730.8 2006 538 Am 802 2283 2002 395 R 4730.8 2006 538 Am 802 2285 2002 395 R 4730.8 2006 66 * Ad 2285 2002 395 R 4766.5 2005 700 Am 2284 2002 395 R 4766.5 2005 700 Am 2285 2002 395 R 4766.5 2005 700 Am 2286 2287 2002 395 R 4766.5 2001 606 * Ad 2286 2002 395 R 4766.5 2001 498 Am 2284 2002 395 R 4766.5 2001 498 Am 2284 2002 395 R 4767.5 2001 606 * Ad 2286 2002 395 R 5412 2001 498 Am 2288 2002 395 R 6480.1 2006 172 Am 2290 2002 395 R 6491.5 2005 700 Am 2291.2 2000 395 R 6491.5 2005 700 Am 2291.2 2000 395 R 6491.5 2005 700 Am 2291.2 2000 395 R 6592 1999 696 Ad 2291.2 2000 395 R 6593 1999 696 Ad 2291.2 2000 395 R 6595 1999 696 Ad 2291.3 2002 395 R 6595 1999 696 Ad 2303 2002 395 R 7001 2001 436 Am 2304 2002 395 R 7001 2001 436 Am 2304 2002 395 R 7001 2001 436 Am 2306 2002 395 R 70010 2001 436 Am 2300 20								
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2274 2002 395 R Sec. 2 and Sec. 2 and Sec. 2 and Sec. 3 Stats. 2001, 2277 2002 395 R Stats. 2001, 2278 2002 395 R Sec. 3, Stats. 2001, 2279 2002 395 R Sec. 3, Stats. 2001, 2280 2002 395 R Sec. 3, Stats. 2006 Sec. 3, Stats. 2006, Sec. 3, Stats. 2006, Sec. 3, Stats. 2006, Sec. 3, Stats. 2001, Sec. 3, Stats. 2006 Sec. 3, Stats. 2006, Sec. 3, Stats. 2006, Sec. 2007 Sec. 20	2272.5							
2275 2002 395 R Sec. 3, Stats. 2001, Ch. 390) 2278 2002 395 R 4730.4 2006 172 Am 2279 2002 395 R 4730.6 1999 550 * Am¹ 2280 2002 395 R 4730.65 1999 550 * Am¹ 2281 2002 395 R 4730.65 2002 79 * Ad 2281 2002 395 R 4730.65 2002 79 * Ad 2282 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4733.2 2006 538 Am 2284 2002 395 R 4733.5 2005 700 Am 2284 2002 395 R 4766.5 2005 700 Am 2286 2002 395 R 4767.5 2001 606 * Ad 2286 2002 3						2004	199	
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2278 2002 395 R 4730.4 2006 172 Am 2280 2002 395 R 4730.6 1999 550** Am 2280.1 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.66 2002 79** Ad 2283 2002 395 R 4730.8 2006 538 Am 2283.5 2002 395 R 4730.8 2006 538 Am 2283.5 2002 395 R 4733.5 2005 700 Am 2284 2002 395 R 4766.5 2005 700 Am 2285 2002 395 R 4766.5 2001 606** Ad 2286 2002 395 R 5412 2001 498 Am 2289 2002 395 R 6480.1 2006								
2279 2002 395 R 4730.4 2006 172 Am 2280 2002 395 R 4730.6 1999 550* Am 2281 2002 395 R 4730.66 2003 296 Am 2281 2002 395 R 4730.66 2002 79* Ad 2282 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4733.3 2000 86 Am 2284 2002 395 R 4766.5 2005 700 Am 2285 2002 395 R 4766.5 2005 700 Am 2286 2002 395 R 4767.5 2001 498 Am 2287 2002 395 R 5413 2001								
2280 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4733 2000 86 Am 2284 2002 395 R 4733.5 2005 700 Am 2285 2002 395 R 4766.5 2005 700 Am 2285 2002 395 R 4766.5 2005 158 Ad 2285 2002 395 R 4767.5 2001 606** Ad 2286 2002 395 R 5413 2001 498 Am 2288 2002 395 R 6480.1 2006					4720.4	2006	172	
2280.1 2002 395 R 4730.65 2003 296 Am 2281 2002 395 R 4730.66 2002 79* Ad 2282 2002 395 R 4730.8 2006 538 Am 802 2283 2002 395 R 4730.8 2006 538 Am 802 2283.5 2002 395 R 2005 700 Am 2284 2002 395 R 4765.5 2005 700 Am 2285 2002 395 R 4766.5 2005 158 Ad 2285.5 2002 395 R 4766.5 2005 158 Ad 2285.5 2002 395 R 4766.5 2005 158 Ad 2286 2002 395 R 5412 2001 606* Ad 2288 2002 395 R 5412 2001 498 Am 2288 2002 395 R 5412 2001 498 Am 2288 2002 395 R 5412 2001 498 Am 2288 2002 395 R 6480.1 2006 172 Am 2289 2002 395 R 6480.1 2006 172 Am 2289 2002 395 R 6480.1 2006 172 Am 2290 2002 395 R 6480.1 2006 172 Am 2290 2002 395 R 6491.5 2005 700 Am 2291.1 2002 395 R 6512 2002 261 Am 2291.1 2002 395 R 6512 2002 261 Am 2291.1 2002 395 R 6512 2002 261 Am 2291.2 2000 262 Am 6590 1999 696 Ad 2291.3 2002 395 R 6591 1999 696 Ad 2291.3 2002 395 R 6591 1999 696 Ad 2291.3 2002 395 R 6591 1999 696 Ad 2291.7 2002 395 R 6592 1999 696 Ad 2291.7 2002 395 R 6593 1999 696 Ad 2291.7 2002 395 R 6593 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6593 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2291.7 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2291.7 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7000 2001 436 Am 2305 2002 395 R 7000 2001 436 Am 2305 2002 395 R 70010 2001 436 Am 2306 2002 395 R 70010 2001 436 Am 2306 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7000 2001 436 Am 2300 2								
2281 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4733 2000 86 Am 2284 2002 395 R 4767.5 2005 700 Am 2285 2002 395 R 4766.5 2005 700 Am 2285 2002 395 R 4766.5 2005 158 Ad 2286 2002 395 R 4767.5 2001 606** Ad 2287 2002 395 R 5412 2001 498 Am 2288 2002 395 R 5413 2001 498 Am 2289 2002 395 R 6480.1 2006 172 Am 2289 2002 395 R 6480.1 2006 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>								
2282 2002 395 R 4730.8 2006 538 Am 2283 2002 395 R 4733 2000 86 Am 2284 2002 395 R 2005 700 Am 2285 2002 395 R 4766.5 2005 700 Am 2285.5 2002 395 R 4767.5 2001 606* Ad 2286 2002 395 R 4767.5 2001 498 Am 2287 2002 395 R 5412 2001 498 Am 2288 2002 395 R 6480.1 2006 172 Am 2289 2002 395 R 6489 2000 36 Am 2290.5 2002 395 R 6489 2000 36 Am 2291.2 2002 395 R 6512 2002 261 Am								Δd
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2288 2002 395 R 6480.1 2006 172 Am 2289 2002 395 R 6489 2000 86 Am 2290 2002 395 R 2005 700 Am 2290.5 2002 395 R 6491.5 2005 158 Ad 2291 2002 395 R 6512 2002 261 Am 2291.1 2002 395 R 6512.7 2003 296 Am 2291.2 2000 262 Am 6590 1999 696 Ad 2002 395 R 6591 1999 696 Ad 2291.3 2002 395 R 6592 1999 696 Ad 2291.4 2002 395 R 6593 1999 696 Ad 2291.5 2002 395 R 6594 1999 696 Ad								
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2291.1 2002 395 R 6512.7 2003 296 Am 2291.2 2000 262 Am 6590 1999 696 Ad 2002 395 R 6591 1999 696 Ad 2291.3 2002 395 R 6592 1999 696 Ad 2291.4 2002 395 R 6593 1999 696 Ad 2291.5 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2292 2002 395 R 6982 2004 193 Am 571 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 4					6512			
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2291.3 2002 395 R 6592 1999 696 Ad 2291.4 2002 395 R 6593 1999 696 Ad 2291.5 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2292 2002 395 R 6982 2004 193 Am 771 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2303 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2305 2002 395 R 7010	2291.2	2000		Am				Ad
2291.4 2002 395 R 6593 1999 696 Ad 2291.5 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2292 2002 395 R 6982 2004 193 Am 571 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7010 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010 20								
2291.5 2002 395 R 6594 1999 696 Ad 2291.7 2002 395 R 6595 1999 696 Ad 2292 2002 395 R 6982 2004 193 Am 571 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.5 2001								
2291.7 2002 395 R 6595 1999 696 Ad 2292 2002 395 R 6982 2004 193 Am 571 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2308 2002 395 R 7010.7 2001								
2292 2002 395 R 6982 2004 193 Am 571 2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am								
2294 2002 395 R 7000 2001 436 Am 2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7010 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2308 2002 395 R 7010.5 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am								Au Am ⁵⁷¹
2300 2002 395 R 7001 2001 436 Am 2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7010.7 2001 436 Am								
2302 2002 395 R 7002 2001 436 Am 2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am								
2303 2002 395 R 7003 2001 436 Am 2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am								
2304 2002 395 R 7005 2001 436 Am 2305 2002 395 R 7007 2001 436 Am 2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am								
2306 2002 395 R 7010 2001 436 Am 2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am		2002		R	7005	2001	436	
2307 2002 395 R 7010.5 2001 436 Am 2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am								
2308 2002 395 R 7010.7 2001 436 Am 2309 2002 395 R 7012 2001 436 Am								
2309 2002 395 R 7012 2001 436 Am								
2510 2002 595 K /015 2001 450 AM								
	2310	2002	393	IV.	/013	2001	430	AIII

		-//					
	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7014	2001	126	A	9016	2001	010	A .1
7014 7016	2001 2001	436 436	Am Am	8016 8017	2001 2001	818 818	Ad Ad
7017	2001	436	R	8017	2001	818	Ad
7021	2001	436	Am	8019	2001	818	Ad
7052	2004	413	Am	8020	2001	818	Ad
7053	2003	874	Am	8021	2001	818	Ad
7054	2002	819	Am	8025	2001	818	Ad
7054.5	2001	436	R	8026	2001	818	Ad
7054.6	2000	276	Am	8027	2001	818	Ad
700 110	2001	436	Am	8028	2001	818	Ad
7055	1999	657	Am	8029	2001	818	Ad
	2006	463	Am	8030	2001	818	Ad
7100	1999	657	Am	Div. 8,			
	1999	658	Am (by Sec. 5.5	Pt. 1,			
			of Ch.) ⁵⁶	Ch. 1,			
	2001	230	Am	heading			
	2004	307	Am	(Sec. 8100			
7103	2002	819	Am	et seq.)	2001	436	Am
7104.1	2001	436	Am	8100	2001	436	Am
7105	2004	307	Am	8101	2000	546	R
	2006	96	Am	8113.2	2001	436	R
7109	2001	436	Am	8113.6	2000	568	Am
7111	2002	819	Am	8136	2003	57	Am
7116	2001	436	Am	8277	2003	874	Am
7150.2	2000	829	Ad	8279	1999	207	Ad
7151	1999	658	Am ⁵⁶	8300	2001	436	Am
7151.5	2000	830	Am	8301	2001	436	R
7152.7	2001	740	Ad	8302	2001	436	R
7152	2003	405	Am	8303	2001	436	R
7153	2000	830	Am	8304	2001	436	R
7153.5	2000	830	Am	8305	2001	436	R
7154	2000	830	Am Ad & R ⁴³	8306	2001	436	R
7155.7	2003	309 138	Au & K Am ¹³	8307	2001	436	R R
7158.3	2005 2003	464	Ad	8308 8343	2001 2000	436 568	Am
7185	1999	658	P 56	8344	2000	568	Am
7185.5	1999	658	P 56	8344.5	2000	568	Am
7186	1999	658	D 56	8346.5	2000	568	Am
7186.5	1999	658	D 20	8347	2000	568	Am
7187	1999	658	P 56	8571	2001	436	Am
7187.5	1999	658	R 56	8574	2000	568	Am
7188	1999	658	P 56	8585	2000	568	Am
7189	1999	658	p 56		2006	124	Am
7189.5	1999	658	p 56	8650	2001	436	Am
7190	1999	658	D 20		2001	516	Am
7190.5	1999	658	P 56	8650.5	2001	436	Ad
7191	1999	658	R 56		2001	516	Ad
7191.5	1999	658	R 56	8731	2000	568	Am
7192	1999	658	R 56	8734	2000	568	Am
7192.5	1999	658	R 56	8740	2000	568	Am
7193	1999	658	P 20	8741	2006	124	Am
7193.5	1999	658	R 36	8743	2000	568	Am
7194	1999	658	R ⁵⁶	8744	2000	568	Am
7194.5	1999	658	R ⁵⁶	8747.5	2000	568	Am
7200	2001	436	Am	8748	2000	568	Am
8010	2001	818	Ad	8890	2003	57	R
8011	2001	818	Ad	8891	2003	57	R
8012	2001	818	Ad	8892	2003	57	R
8013	2001	818	Ad	8893	2003	57	R
8014	2001	818	Ad	8894	2003	57 57	R
8015	2001	818	Ad	8900	2003	57	R

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8901	2003	57	R	8963.8	2003	57	R
8902	2003	57 57	R	8963.9	2003	57 57	R
8903	2003	57	R	8964	2003	57	R
8910	2003	57	R	8965	2003	57	R
8911	2003	57	R	8966	2003	57	R
8912	2003	57	R	8967	2003	57	R
8920	2003	57	R	8967.5	2003	57	R
8921	2003	57	R	8968	2003	57	R
8922 8923	2003 2003	57 57	R R	8968.5	2003 2003	57 57	R R
8923 8924	2003	57 57	R R	8969 8969.5	2003	57 57	R R
8925	2003	57	R	8969.6	2003	57	R
8926	2003	57	R	8970	2003	57	R
8930	2003	57	R	8971	2003	57	R
8931	2003	57	R	8972	2003	57	R
8932	2003	57	R	8973	2003	57	R
8933	2003	57	R	8980	2003	57	R
8934	2003	57	R	8981	2003	57	R
8934.1 8934.2	2003 2003	57 57	R R	8981.5 8982	2003 2003	57 57	R R
8934.2	2003	57	R	8983	2003	57 57	R
8934.4	2003	57	R	8984	2003	57	R
8935	2003	57	R	8985	2003	57	R
8936	2003	57	R	8990	2003	57	R
8937	2003	57	R	8991	2003	57	R
8938	2003	57	R	9000	2003	57	R & Ad
8939	2003	57	R	9001	2003	57	R & Ad
8940	2003	57	R	9002	2003	57	R & Ad
8941	2003	57	R R	9003	2003	57	R & Ad
8950 8950.01	2003 2003	57 57	R R	9004 9005	2003 2003	57 57	R & Ad R & Ad
8950.01	2003	57	R	9005	2003	57 57	Ad Au
8950.4	2003	57	R	9007	2003	57	Ad
8950.5	2003	57	R	9010	2003	57	R & Ad
8950.6	2003	57	R	9011	2003	57	Ad
8951	2003	57	R	9012	2003	57	Ad
8952	2003	57	R	9013	2003	57	Ad
8960	2003	57	R	9014	2003	57	Ad
8961	2003	57	R R	9020	2003	57	Ad
8961.1 8961.10	2003 2003	57 57	R R	9021 9022	2003 2003	57 57	Ad Ad
8961.11	2003	57	R	9023	2003	57	Ad
8961.12	2003	57	R	9024	2003	57	Ad
8961.13	1999	207	Am	9025	2003	57	R & Ad
	2003	57	R	9026	2003	57	Ad
8961.2	2003	57	R	9027	2003	57	Ad
8961.3	2003	57	R	9028	2003	57	Ad
8961.4	2003	57	R R	9029	2003	57	Ad
8961.5	2003 2003	57 57	R R	9030 9031	2003 2003	57 57	Ad Ad
8961.6 8961.7	2003	68*	Am	9031	2005	700	Au
0701.7	2003	57	R	9040	2003	57	Ad
8961.8	2003	57	R	9041	2003	57	Ad
8961.9	2003	57	R	9042	2003	57	Ad
8962	2003	57	R	9043	2003	57	Ad
8962.1	2003	57	R	9044	2003	57	Ad
8962.2	2003	57	R	9045	2003	57	Ad
8963	2003	57	R	9046	2003	57	Ad
8963.5 8963.6	2003 2003	57 57	R R	9047 9048	2003 2003	57 57	Ad Ad
8963.7	2003	57 57	R R	9048	2003	57 57	Ad
	2003	31	11	1 7077	2003	31	. 1u

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9050	2003	57	Ad	9301	2003	57	R
9050	2003	57	Ad	9301	2003	57	R R
9052	2003	57	Ad	9303	2003	57	R
9053	2003	57	Ad	9304	2003	57	R
9054	2003	57	Ad	9305	2003	57	R
9055	2003	57	Ad	9306	2003	57	R
9056	2003	57	Ad	9307	2003	57	R
9060	2003	57	Ad	9308	2003	57	R
9061	2003	57	Ad	9309	2003	57	R
9062	2003	57	Ad	9320	2003	57	R
9063	2003	57	Ad	9321	2003	57	R
9064	2003	57	Ad	9513	1999	207	Ad
9065	2003	57	Ad	9600.5	2000	568	Am
9066	2003	57	Ad	9600.6	2000	568	Am
9067 9068	2003 2003	57 57	Ad	11024	2000 1999	676 749	Am
9069	2003	57 57	Ad Ad	11026	2000	676	Am
9070	2003	57 57	Ad		2000	289	Am Am
9071	2003	57	Ad	11029.5	2003	406	Ad
9072	2003	57	Ad	11025.5	2001	841	Δm
9073	2003	57	Ad	11031	2002	664	Am ⁴³¹
9074	2003	57	Ad	11055	1999	975	Am (by Sec. 1
9075	2003	57	Ad				of Ch.)
9076	2003	57	Ad		2000	8*	Am
9077	2003	57	Ad		2001	841	Am
9078	2003	57	Ad	11056	2000	8*	Am
9079	2003	57	Ad		2001	841	Am
9080	2003	57	Ad	11057	2002	1013	Am
9081	2003	57	Ad	11100	1999	975	Am (by Sec. 2
9082	2003	57 57	Ad		1000	079	of Ch.)
9083 9090	2003 2003	57 57	Ad Ad		1999	978	Am (by Sec. 1.5
9090	2003	57 57	Ad		2001	841	of Ch.) Am
9092	2003	57	Ad		2003	369*	Am
9093	2003	57	Ad		2003	405	Am 654
9100	2003	57	R		2005	468	Am
9201	2003	57	R	11100.05	2005	468	Am
9203	2003	57	R	11100.1	2003	369*	Am
9204	2003	57	R		2005	468	Am
9205	2003	57	R	11104	2003	369*	Am
9206	2003	57	R		2005	468	Am
9207	2003	57	R	11104.5	2005	468	Am
9208	2003	57 57	R	11106	1999	978	Am
9209 9210	2003 2003	57 57	R R		2002 2003	13 * 369 *	Am Am
9210	2003	57 57	R R		2005	468	Am
9212	2003	57	R	11106.7	2003	142	Ad
9213	2003	57	R	11107	2003	369*	Am
9214	2003	57	R	11107.1	2003	369*	Am
9215	2003	57	R		2005	468	Am
9216	2003	57	R	11122	2002	1013	R
9217	2003	57	R	11123	2002	1013	R
9218	2003	57	R	11124	2002	1013	R
9219	2003	57	R	11125	2002	1013	R
9220	2003	57	R	11127	2002	1013	R
9221	2003	57	R	11128	2002	1013	R
9222	2003	57 57	R	11129	2002	1013	R
9223 9224	2003 2003	57 57	R R	11130 11131	2002 2002	1013	R R
9224	2003	57 57	R R	11131	2002	1013 1013	R R
9300	2003	57 57	R	11132	2002	1013	R R
7500	2000	51	**	11133	2002	1015	**

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11134	2002	1013	R		2005	506*	Am
11134	2002	1013	R		2005	286	Am
11136	2002	1013	R	11165.1	2002	345	Ad ³⁰⁰
11150	1999	749	Am	11103.1	2002	313	R 301
	2000	676	Am		2003	406	Am ³⁶ 13
	2001	289	Am		2006	286	Am
	2004	191	Am	11165.5	2005	487	Ad & R ⁶⁸
	2005	506*	Am	11166	2003	406	Am
11156	2006	350	Am	11167	1999	853	Am 144
11159.1	2004	695	Am		2003	406	Am 70
11159.2	2003	406	Am ⁷⁰				R 63
			R ⁶³ Ad ³⁹¹				Ad ³⁹¹
	2005	487	Ad Am	11167.5	2003	406	R & Ad ⁶³ Am ⁷⁰
11161	2003	1092	Am	11107.5	2003	400	R ⁶³
11101	2003	406	Am ⁷⁰				Ad ³⁹¹
	2003	400	R 63	11168	2003	406	Am & R ⁶⁸
			Ad ³⁹¹	11169	2003	406	Am 70
	2004	573 *	Am (as am by				R ⁶³
			Sec. 4,	11190	2003	406	Am ⁷⁰
			Stats. 2003,				R 63
			Ch. 406) ⁶⁵⁶				Ad ³⁹¹
			Am (as ad by		• • • •		R & Ad ⁶³
			Sec. 5,		2004	573*	Am (as ad by
			Stats. 2003,				Sec. 28 and
	2005	107	Ch. 406) ⁶⁵⁷				Sec. 29,
11161.5	2005 2003	487 406	Am Ad				Stats. 2003, Ch. 406)
11101.3	2005	487	Am		2005	487	Am
11161.7	2003	406	Ad		2006	286	Am
11162	2003	406	Am ⁷⁰	11207	2004	695	Am
			R 63	11210	2000	676	Am
11162.1	2003	406	Ad ³⁹¹		2005	506*	Am
	2004	573 *	Am	11218	2002	543	Am
	2005	487	Am	11219	2002	543	Am
	2006	286	Am	11250	2003	426	Am
11160.5	2006	538	Am 802	11251	2003	426	Am
11162.5	2006	901	Am 810 Ad 391	11350	2000	8*	Am
11162.6	2003	406		11351	2000	8* 8*	Am
11163 11164	2000 2000	1092 1092	R Am	11352 11352.1	2000 2000	350*	Am Am
11104	2002	536	Am	11353	2000	8*	Am
	2003	406	Am ⁷⁰	11354	2000	8*	Am
			R 63	11355	2000	8*	Am
			Ad ³⁹¹	11362.7	2003	875	Ad
			R & Ad 63	11362.71	2003	875	Ad
	2005	487	Am	11362.715	2003	875	Ad
	2006	286	Am	11362.72	2003	875	Ad
11164.1	2003	406	Ad	11362.735	2003	875	Ad
111645	2000	202	R & Ad ⁶³	11362.74	2003	875 875	Ad
11164.5 11165	2000 1999	293 655	Ad Am ⁷³ 19	11362.745 11362.755	2003 2003	875 875	Ad Ad
11103	2002	345	Am 300 317	11362.75	2003	875 875	Ad Ad
	2002	406	Am (by Sec. 16	11362.765	2003	875	Ad
	2003	100	of Ch.) ¹⁸	11362.77	2003	875	Ad
			Ad (by Sec. 17	11362.775	2003	875	Ad
			of Ch.) ⁶³	11362.78	2003	875	Ad
	2003	748	Am (by Sec. 3	11362.785	2003	875	Ad
			of Ch.) ¹⁸	11362.79	2003	875	Ad
			Ad (by Sec. 4	11362.795	2003	875	Ad
			of Ch.) ⁶³	11362.8	2003	875	Ad
NOTE 6							

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11362.81	2003	875	Ad		2002	1057	Am
11362.82	2003	875	Ad	11581	2002	1057	Am
11362.83	2003	875	Ad		2003	62	Am ⁵¹⁹
11362.9	1999	750	Ad ⁸⁷	11591	2003	536	Am
	2001	854	Am	11703	2005	88	Am
11264	2003 2004	704 608	Am	11706	2005 2004	88 862	Am
11364 11364.7	1999	762	Am Am	11750 11751.4	2004	862	Am Am
11304.7	2005	692	Am	11752.1	2004	862	Ad
11372	2002	787	Am ⁴²²	11754	2004	862	Am
11372.5	2005	158	Am	11755	2004	862	Am
11372.7	2001	750	Am	11755.2	2004	862	Am
	2001	854	Am	11755.4	2004	862	R
	2002	545	Am ⁴²²	11755.5	2004	862	R
11375	2001	838	Am (as am by	11756	2004	862	Am
			Stats. 1992,	11756.5	2004	193	R ⁵⁷¹
			Ch. 616 and as am by	11756.7	2004 2001	862 111 *	R Am ⁷³ 19
			Stats. 1996,	11756.8	2000	108*	Ad
			Ch. 109)	11757	2004	862	R
11377	1999	975	Am	11757.51	2004	862	Am
	2001	838	Am (by Sec. 3	11757.55	2004	862	R
			of Ch.)	11757.57	2004	862	Am
	2001	841	Am (by Sec. 5.5	11757.59	2004	862	Am
	2002		of Ch.)	11757.61	2004	862	Am
11270	2002	664	Am ⁴³¹	11757.62	2004	193	R ⁵⁷¹
11378 11379	2001 2001	841 841	Am Am	11757.63	2004 2004	862 862	R R
11379.6	2001	620	Am	11757.65	2004	862	R
11377.0	2001	841	Am	11757.66	2004	862	R
11380.7	2006	650	Ad	11758	2002	678	Ad
11382	2001	841	Am		2004	183	Am ⁵⁷¹
	2002	664	Am ⁴³¹	11758.03	2002	678	Ad
Div. 10,				11758.06	2002	678	Ad
Ch. 6,				Div. 10.5,			
Art. 6,				Pt. 1,			
heading (Sec. 11383				Ch. 3, heading			
et seq.)	2006	646	Am	(Sec. 11758.10			
11383	2003	619	Am	et seq.)	2004	862	Am
	2006	646	Am	11758.10	2004	193	Am ⁵⁷¹
11383.5	2006	646	Ad		2004	862	R & Ad
11383.6	2006	646	Ad	11758.12	2004	862	Am
11383.7	2006	646	Ad	11758.13	2004	862	Am
11474	1999	787	Am Am ⁴²²	Div. 10.5,			
11479 11479.1	2002 2002	787 787	Am ⁴²²	Pt. 1, Ch. 3.3,			
11479.1	2002	443	Am	heading			
11477.5	2002	787	Am 422	(Sec. 11758.20			
11502	2006	538	Am 802	et seq.)	2004	862	R
11545	2000	815	Ad	11758.20	2004	862	Am
11550	2001	854	Am	11758.23	2004	862	Am
11561	2003	468	Am ⁵⁶¹	11758.25	2004	862	Am
11571	2002	1057	Am 519	11758.27	2004	862	R
11571 1	2003	62	Am 519 Am 18	11758.29	2004	862	Am R ⁵⁷¹
11571.1	2001	431	Am ³⁸	11758.33	2004	193	
	2004 2005	304 22	Am ⁶⁴⁷	11758.40	2004 2004	862 862	R Am
	2005	538	Am ⁸⁰²	11758.40	2004	862	R
11573	2002	1057	Am	11758.42	2002	543	Am
11573.5	2001	854	Am	11758.421	2005	616*	Ad
	2001	334		11,30.721	2000	310	. 14

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11750 405	2005	(1(*			2004	0.60	
11758.425 11758.43	2005 2004	616* 862	Ad	11785	2004 2004	862 862	R Am
11758.46	2004	108 *	Am Am	11786	2004	862	Am Am
11730.40	2002	543	Am	11788	2004	862	Ad
	2004	862	Λm	11789	2004	862	Ad
11758.47	1999	525	Am 112	11790	2004	862	Ad
11750.17	2000	857	Am ²⁰³	11791	2004	862	Ad
11758.50	2004	193	R ⁵⁷¹	11792	2004	862	Ad
	2004	862	R	11793	2004	862	Ad
11758.51	2004	193	R ⁵⁷¹	11794	2004	862	Ad
	2004	862	R	11794.1	2004	862	Ad
11758.52	2004	193	R ⁵⁷¹	11795	2004	862	Am
	2004	862	R	11796	2004	862	Am
11758.53	2004	193	R 571	11796.1	2004	862	Am
11550 51	2004	862	R 571	11797	2004	862	Am
11758.54	2004	193	R ⁵⁷¹	11798	2004	862	Am Am ⁵⁷¹
11770 1	2004	862	R	11798.1	2004	193	
11759.1	2004	862	Am R ⁵⁷¹	11000	2004	862	Am
11759.10	2004	193	R	11800	2004	862 862	Am
11759.11	2004 2004	862 193	R ⁵⁷¹	11801 11802	2004 2004	862 862	Am Am
11/39.11	2004	862	D	11805	2004	862	Am
11759.12	2004	193	R ⁵⁷¹	Div. 10.5,	2004	802	AIII
11/37.12	2004	862	R	Pt. 2,			
11759.17	2004	193	R ⁵⁷¹	Ch. 4,			
11707117	2004	862	R	Art. 4,			
11759.2	2004	862	Am	heading			
11759.4	2001	745 *	Am	(Sec. 11810			
	2004	862	Am	et seq.)	2004	862	Am
11759.5	2004	862	R	11810	2004	862	Am
Div. 10.5,				11811	2004	862	Am
Pt. 2,				11811.1	2004	862	Am
heading				11811.3	2004	862	Am
(Sec. 11760	2004	0.60		11811.5	2004	862	Am
et seq.)	2004	862	Am	11811.6	2004	862	Am
Div. 10.5, Pt. 2,				11811.7 11812	2004 2004	862 862	Am Am
Ch. 1,				11812.6	2004	862	Am
Art. 1,				11813	2004	862	Am
heading				11814	2004	862	Am
(Sec. 11760				11814.5	2004	862	R
et seq.)	2004	862	Am	11817.1	2004	862	Am
11760	2004	862	Am	11817.3	2004	862	Am
11760.1	2004	862	Am	11817.4	2004	862	Am
11760.2	2004	862	Am	11817.8	2004	862	R & Ad
11760.3	2004	862	Am	11818	2004	862	Am
11760.4	2004	862	Am	11818.5	2004	862	Am
11760.5	2004	862	Ad	11820	2004	862	Am
11760.6	2004	862	Ad	11820.1	2004	862	Am
11765	2004	862	R Am ⁵⁷¹	11825	2004	862	Am
11772	2004 2004	193 862	AIII	11826	2004 2004	862 862	Am
11773	2004	662	Am Ad	11827 11828	2004	862	Am Am
11773.1	2006	662	Ad	11830	2004	862	Am (as am by
11773.1	2006	662	Ad	11050	2007	302	Sec. 2,
11773.3	2006	662	Ad				Stats. 1989,
11776	2004	862	Am				Ch. 919)
11778.9	2004	862	Am				Am (as am by
11781	2004	862	Am				Sec. 64,
11781.5	2004	862					Stats. 1995,
11782	2004	193	Am R ⁵⁷¹				Ch. 938) & RN
NOTE a					_	_	•

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11830.1	2004	862	Ad(RN)	11839.2	2004	862	Ad
11830.5	2004	862	Am	11839.20	2004	862	Ad (by Sec. 114
11831	2004	862	Am (as ad by		2005	616*	of Ch.)
			Sec. 64, Stats. 1984,	11839.21	2005 2004	616* 862	Am Ad
			Ch. 1328) & RN	11839.22	2004	862	Ad
11831.2	2004	862	Ad(RN)	11839.23	2004	862	Ad
11831.5	2004	193	Am 571	11839.24	2004	862	Ad
	2004	862 75 *	Am	11839.25	2004	862	Ad
11835	2006 2004	75 * 862	Am Am	11839.26 11839.27	2004 2004	862 862	Ad Ad
Div. 10.5,	2004	002	7 Mili	11839.28	2004	862	Ad
Pt. 2,				11839.29	2004	862	Ad
Ch. 9,				11839.3	2004	862	Ad
heading (Sec. 11836				11839.30	2004	862 862	Ad Ad
et seq.)	2004	862	Am	11839.31 11839.32	2004 2004	862	Ad
11836	2000	1063	Am (by Sec. 1	11839.33	2004	862	Ad
			of Ch.)	11839.34	2004	862	Ad
	2000	1064*	Am & R ²⁴	11839.4	2004	862	Ad
			Ad (by Sec. 2.1	11839.5 11839.6	2004	862 862	Ad
	2001	159	of Ch.) ²⁵ Am ³⁰⁵	11839.65	2004 2006	544	Ad Ad & R ³⁸
	2002	545	Am ⁴²²	11839.7	2004	862	Ad
	2004	862	Am		2006	75*	Am
11026.16	2006	692	Am	11839.8	2004	862	Ad
11836.16	2000	1064 * 22 *	Ad Am (as am by	11839.9	2004	862	Ad
11837	1999	22.	Am (as am by Sec. 2.5,	Div. 10.5, Pt. 2,			
			Stats. 1998,	Ch. 10,			
			Ch. 756) ¹⁶	heading			
	2004	551	Am ⁶⁷⁶	(Sec. 11840	2004	062	A 0. DN
	2005	164	Am (as am by Sec. 1,	et seq.) Div. 10.5,	2004	862	Am & RN
			Stats. 2004,	Pt. 2,			
			Ch. 551)	Ch. 11,			
11837.1	1999	22*	Am (as am by	heading			
			Sec. 3,	(Sec. 11840	2004	062	A J/DAT
			Stats. 1998, Ch. 756) ¹⁶	et seq.) 11840	2004 2004	862 862	Ad(RN) Am
11837.2	2004	862	Am	11840.1	2000	108*	Am
11837.3	2004	862	Am		2004	862	Am
11837.4	2000	1064*	Am	11841	2004	862	Am
11837.6	2004 2004	862 862	Am Am	11842 11842.5	2004 2004	862 862	Ad Ad
11837.7	2004	862	Am	11843	2004	862	Ad
11837.8	2004	862	Am	11843.5	2004	862	Ad
11837.9	2004	862	Am	11844	2004	862	Ad
11838.1	2004	862	Am	11844.5	2004	862	Ad
11839 11839.1	2004 2004	862 862	Ad Ad	11845 11845.5	2004 2004	862 862	Ad Ad
11839.10	2004	862	Ad	11847	2004	862	Ad
11839.11	2004	862	Ad	11847.1	2004	862	Ad
11839.12	2004	862	Ad	11847.2	2004	862	Ad
11839.13 11839.14	2004 2004	862 862	Ad Ad	11847.3 11847.4	2004 2004	862 862	Ad Ad
11839.15	2004	862	Ad	11847.5	2004	862	Ad
11839.16	2004	862	Ad	11847.6	2004	862	Ad
11839.17	2004	862	Ad	11848	2004	862	Ad
11839.18	2004 2004	862 862	Ad	11848.5	2004	862	Ad
11839.19	2004	802	Ad	11849	2004	862	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11849.5	2004	862	Ad	11880	2004	862	R
11850	2004	862	Ad	11881	2004	862	R
11850.5	2004	862	Ad	11882	2004	862	R
11851	2004	862	Ad	11885	2004	862	R
11851.5	2004	862	Ad	11886	2004	862	R
11852	2004	862	Ad	11887	2004	862	R
11852.5	2004	862	Ad	11888	2004	862	R
11853	2004	862	Ad	11889	2004	862	R
11853.5	2004	862	Ad	11890	2004	862	R
11854	2004	862	Ad	11891	2004	862	R
11854.5	2004	862	Ad	11892 11893	2004	862	R
11855	2004	862 862	Ad		2004	862 862	R R
11855.5 11856	2004 2004	862	Ad Ad	11894 11895	2004 2004	862	R R
11856.5	2004	862	Ad	11896	2004	862	R
Div. 10.5,	2004	002	71u	Div. 10.5,	2004	002	K
Pt. 3,				Pt. 3,			
heading				Ch. 2,			
(Sec. 11860				heading			
et seq.)	2004	862	Am	(Sec. 11960			
11860	2004	862	Am	et seq.)	2004	862	Am
11864	2004	862	R	11960	2004	862	R
11865	2004	862	R	11960.1	2004	862	R
11866	2004	862	R	11961	2004	862	R
11868	2004	862	R	11962	2004	862	R
11868.5	2004	862	R	11963	2004	862	R R ⁵⁷¹
11869	2004	862	R	11963.5	2004	193	
11870	2004	862	R	11064	2004	862	R
11871	2000 2004	108 * 862	Ad R	11964 11965	2004 2004	862 862	R R
11875	1999	717	Am	11965.3	2004	862	R
11075	2004	862	R & Ad	11965.4	2004	862	R
11875.1	2004	862	R & Ad	11965.5	2004	862	R
11876	1999	717	Am	11965.7	2004	862	R
	2004	862	R & Ad	11966	2004	862	R
11876.1	1999	717	Ad	11967.5	2004	862	R
	2004	862	R	11969	2004	862	R
11877	2004	862	R	11970	1999	147*	Am
11877.10	2004	862	R		2002	1022*	Am & R 19
11877.11	2004	862	R	Div. 10.5,			
11877.12	2004	862	R	Pt. 3,			
11877.13	2004	862	R	Ch. 2,			
11877.14	1999 2004	717 862	Am R	Art. 2,			
11877.15	2004	862	R	heading (Sec. 11970.1			
11877.16	2004	862	R	et seq.)	2004	862	Ad(RN)
11877.2	2000	815	Ad	Div. 10.5,	2004	002	nu(iti)
110//12	2001	159	Am ³⁰⁵	Pt. 3,			
	2004	862	R	Ch. 2,			
11877.5	2004	862	R	Art. 4,			
11877.6	1999	717	Am	heading			
	2001	321	Am	(Sec. 11970.1			
	2004	862	R	et seq.)	2004	862	Am & RN
11877.7	1999	717	Am	11970.1	1999	147*	Ad & R 18
	2001	321	Am		2003	225*	S 43
11077 0	2004	862	R		2005	78* 75*	S 75 S 57
11877.8	1999	717	Am	11070.2	2006	75* 147*	Ad & R ¹⁸
11877.9	2004 2004	862 862	R R	11970.2	1999 2000	14/*	
11878	2004	862	R R		2000	1022*	Am Am
110/0	2007	302	11		2002	1022	
				1			

Section	Affe Year	cted By Chapter	Effect	Section	Affeo Year	rted By Chapter	Effect
11970.2 (0	Cont.)			11987.4	2004	862	R
11570.2 (0	2003	225*	S ⁴³	11987.5	2004	862	R
	2004	229*	Am	11987.6	2004	862	R
	2005	78*	Ad & R 75	11987.8	2004	862	R
			S (as am by	11987.9	2004	862	R
			Sec. 12, Stats. 2004,	11988 11989	2004 2004	862 862	R R
			Ch. 229) ⁷⁵	11990	2004	862	R
	2006	75*	S (as am by	11991	2004	862	R
			Sec. 12,	11991.2	2004	862	R
			Stats. 2004,	11991.3	2004	862	R
			Ch. 229 and as ad by Sec. 11,	11991.4 11991.5	2004 2004	862 862	R R
			Stats. 2005,	11991.6	2004	862	R
			Ch. 78) ⁵⁷	11991.7	2004	862	R
11970.3	1999	147*	Ad & R 18	11991.8	2004	862	R
	2003	225 *	S ⁴³ S ⁷⁵	11991.9	2004	862	R
	2005 2006	78 * 75 *	S 57	11993 11994	2004 2004	862 862	R R
11970.35	2003	225*	Ad & R 43	11996	2004	862	R
	2005	78*	S 75	11997	2004	862	R
	2006	75*	S 57	11998.1	2000	1055*	Am
11970.4	1999	147 * 225 *	Ad & R ¹⁸ Am ⁴³	11000 2	2004	225*	Am Am ⁵⁷¹
	2003 2005	78*	Am ⁷⁵	11998.2 11999.10	2004 2000	193	Am
	2006	75 *	R	11777.10	Initiative	e	
Div. 10.5,					(Prop. 3	6	
Pt. 3,					adopted	2000)	294
Ch. 2, Art. 3,					Nov. 7, 2006	2000) 63*	Ad ²⁹⁴ Am
heading				11999.11	2000	03.	AIII
(Sec. 11970.45				11,7,7,111	Initiative	2	
et seq.)	2004	862	Ad(RN)		(Prop. 3	6	
Div. 10.5,					adopted	2000)	Ad ²⁹⁴
Pt. 3, Ch. 2,				11999.12	Nov. 7, 2000	2000)	Au
Art. 5,				11777.12	Initiative		
heading					(Prop. 3		
(Sec. 11970.45	• • • •	0.64			adopted	• • • • • •	294
et seq.)	2004 2002	862 1022*	Am & RN		Nov. 7,	2000) 63*	Ad ²⁹⁴
11970.45 11970.5	2004	862	Ad R	11999.13	2006 2000	03.	Am
11971	2004	862	R	11,,,,,,,	Initiative	2	
11972	2004	862	R		(Prop. 3	6	
11973	2004	862	R		adopted	2000)	Ad ²⁹⁴
11974 11975	2004 2004	862 862	R R	11999.20	Nov. 7, 2001	2000) 721*	Ad ³⁷
11976	2004	862	R	11999.25	2001	721*	Ad 3/
11977	2004	862	R	11999.30	2006	75*	Ad ⁷⁹⁸
11980	2004	862	R				R ⁶³⁶
11981	2004	862	R	11999.4	2000		
11981.1 11982	2004 2004	862 862	R R		Initiative (Prop. 3		
11983.5	2004	862	R		adopted		
11983.6	2004	862	R		Nov. 7,		Ad ²⁹⁴
11983.7	2004	862	R	11999.5	2000		
11984 11985	2004 2004	862 862	R R		Initiative (Prop. 3		
11985	2004	862 862	R R		adopted	U	
11987	2004	862	R		Nov. 7,	2000)	Ad ²⁹⁴
11987.3	2004	862	R		,	•	

Section Year Chapter Effect Section								
Section Year Chapter Effect Section Se		Affec	ted By			Affe	cted By	
11999.6 2000	Section	33		Effect	Section			Effect
Initiative (Prop. 36 adopted Nov. 7, 2000)			- · · I	33			- 1	
(Prop. 36 adopted Nov. 7, 2000) Ad ²⁹⁴ 13845 2003 296 Am 2006 588 Am 2006 588 Am 11999.6.1 2006 75 * Ad 13848 2006 588 Am 2006 11999.6.1 2000 11999.6.1 2000 1183848 2000 128 Am 2000 11999.7 2000 1183848 2005 588 Am 2009 11999.8 2000 1183868 2005 158 Am 2009 11999.8 2000 1183868 2005 158 Am 2009 11999.8 2000 1183809 1999 550 * Am 2009 11999.9 2000 1007 Am 2009 1009 1009 1009 1009 1009 1009 1009	11999.6					2003		
1999.6.1 2006 63 * Am 13848 2006 588 Am 1999.7 2006 588 Am 13846 2006 588 Am 1399.7 2006 588 Am 13848 2006 588 Am 2006 2006 2006 2005 700 Am 2006 70								
Nov. 7, 2000			0					
11999.6.1 2006 63* Am			2000)	Ad 294	13043			
11999.6.1 2006 75 * Ad 13848 2006 588 Am 11999.7 2000 Initiative 2005 700 Am Am 2005 2005 700 Am 2005				Am	13846			
11999.7 2000	11999 6 1							
Initiative			75	710				
(Prop. 36 adopted Nov. 7, 2000) Ad ²⁹⁴ 13868 2005 158 Am 11999.8 2000 13890 1999 550* Am 1 13933 1999 542 Ad (incorrect reference) ²⁵ 2000 13933 1999 542 Ad (incorrect reference) ²⁵ 2000 13933 2001 176 Am 2000 1200 1200 1200 1200 1200 1200 120			e		1000			
13868 2005 158 Am 13872 2001 176 Am 17999.8 2000 13890 1999 550* Am 13933 1999 550* Am Ad (incorrect reference) 13933 1999 542 Ad (incorrect reference) 13933 1999 1300 135 Am & RN 13938 2001 176 Am RN 13938 2001 176 Am 14951 2005 2006 2006 2004 247 * Am 14951 2005 633 Ad 100 1200 2004 247 * Am 14953 2005 633 Ad 100 1201 2003 499 Am 14954 2005 633 Ad 100 12206 2006 890 Am 14954 2005 633 Ad 100 12606 2006 538 Am 14955 2005 633 Ad 100 12606 2006 538 Am 14955 2005 633 Ad 100 12606 2006 538 Am 14954 2005 633 Ad 100 12606 2006 538 Am 14955 2005 633 Ad 100 12606 2006 538 Am 14955 2005 633 Ad 100 12606 2006 538 Am 14955 2005 633 Ad 100 12606 2006 538 Am 14958 2005 633 Ad 100 12750 2004 496 Ad 14958 2005 633 Ad 100 12755 2004 496 Ad 14958 2005 633 Ad 100 12755 2004 496 Ad 14958 2005 633 Ad 100 12755 2004 496 Ad 16017.5 2000 433 Ad 100 12758 2004 496 Ad 16017.5 2000 433 Ad 100 12758 2004 496 Ad 16017.5 2000 438 Am 371 12758 2004 496 Ad 17021.6 2004 818 Am 12760 2004 496 Ad 17021.7 2000 470 Am 13114.2 1999 550 * Am 17921.5 2006 890 Am 391 13132.7 1999 380 Am 17920.10 2002 931 Ad Am 13114.2 1999 550 * Am 17958.8 2000 471 Am 13114.2 1999 550 * Am 17959.1 2004 471 Am 131337 2004 496 Ad 17031.5 2000 471 Am 13143.7 2004 424 Ad Am 17959.1 2004 471 Am 13143.7 2004 424 Ad Am 17959.1 2004 471 Am 13143.7 2004 424 Ad Am 17959.1 2004 471 Am 13143.7 2004					13866			
11999.8 2000					13868	2005	158	Am
11999.8 2000		Nov. 7,	2000)	Ad ²⁹⁴				
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17964	2000	471	Am		2003	593	Am
17975	2004	473	Ad		2004	818	Am
17975.1	2004	473	Ad	18024	2004	567	Am
17975.10	2004	473	Ad	18025	1999	517	Am
17975.2	2004	473	Ad	18025.5	1999	83	Am 30
17975.3	2004	473	Ad	18027.3	2006	890	Am
17975.4	2004	473	Ad	18029.3	2002	713	Am
17975.5	2004	473	Ad	18029.6	2002	713	Am
17975.6	2004	473	Ad	18033	2001	490	Ad
17975.7	2004	473	Ad	18033.1	2001	490	Ad
17975.8	2004	473	Ad	18035	1999	991	Am ⁹⁶ 114
17975.9	2004	473	Ad	18035.2	1999	991	Am ⁹⁶ 114
17980	1999	391	Am	1000012	2002	713	Am
1,,00	2001	487	Am	18035.26	2006	80	Δd
	2002	931	Am	18037.5	1999	991	Am ⁹⁶ 114
	2003	474	Am	18045.5	2003	814	Am
17980.1	2003	474	Am	18046	1999	517	Am
17980.10	2003	474	Ad(RN)	18050.7	2000	555	Am
17980.10	2003	474	Ad(KIV)	18060.5	2004	567	Am
17980.11	1999	391	Am	18061.6	2004	567	Ad
17900.0	2001	414	Am	18062.2	2004	567	
17980.7	2001	414		18063	2004	471	Am
1/900./	2001	414	Am (by Sec. 5	10003	2004	567	Am Am
	2001	594	of Ch.) Am (by Sec. 1.5	18070		236	
	2001	394		10070	2004	230	Am Am ⁶⁴⁷
17980.8	2002	474	of Ch.)	19070.2	2005	236	
17900.0	2003	4/4	Am (as ad by	18070.2	2004		Am
			Sec. 2,	18070.3	2000	555	Am
			Stats. 1989,		2004	236	Am
17000 0	2001	504	Ch. 1194) & RN	10070 5	2005	595	Am
17980.9	2001	594	Am	18070.5	2004	236	Am
17991	2003	474	Am Am ⁵⁷¹	18070.6	2004	236	Ad
17000	2004	183		10070 7	2005	595	Am
17992	2003	474	Am	18070.7	2004	236	Ad
17997	2001	487	Ad & R 18	18075.5	1999	520*	Am
17997.2	2001	487	Ad & R 18	18080.1	2000	471	Am
17997.3	2001	487	Ad & R 18	18080.5	2006	80	Am
17997.5	2001	487	Ad & R 18	40000 =	2006	538	Am ⁸⁰² Am ⁹⁶ 114
17997.6	2001	487	Ad & R 18	18080.7	1999	991	
17997.7	2001	487	Ad & R 18	18090.6	2001	213	Ad
17997.8	2001	487	Ad & R 18	18090.7	2001	213	Ad
17998	2000	82	Ad ⁸²	18092	2000	23	Am
.=	2000	664	Ad	18093	1999	991	Am 96 114
17998.1	2000	82	Ad 82	18105	1999	991	Am 96 114
	2000	664	Ad	18106	1999	991	
45000 -	2002	723	Am	18115	2004	211*	Am 622
17998.2	2000	664	Ad & R 18	18122	1999	991	Am 96 114
	2002	723	Am ¹³	18124	2003	292	Am
17998.3	2000	664	Ad	18203.2	2000	542	Am
18001.8	2002	98	Am		2001	434	R 34
18008.5	2000	471	Am		2002	1038	S ²²
18008.7	2001	356	Am	18203.5	2001	434	R 34
18009.3	2000	566	Ad		2002	1038	S^{22}
	2001	490	Am	18205	2001	434	Am 34
18010	2000	566	Am		2002	1038	S 22
18012.5	2002	98	Am	18208	2001	434	R 34
	2003	814	Am		2002	1038	S 22
18013.4	2004	567	Ad	18210	2001	434	Am 34
18013.4 18014.5				I			a 22
	2002	98	Ad		2002	1038	S 22
18014.5	2002 1999	98 83	Ad Am ³⁰	18214	2002	1038 434	Am ³⁴ S ²²

		ected By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18214 (Co	nt.)				2005	595	Am
	2003	814	Am (as am by		2006	644	Am (by Sec. 2
	2000	01.	Sec. 6,		2000	· · ·	of Ch.)
			Stats. 2001,		2006	858	Am (by Sec. 2
			Ch. 434)				of Ch.)
	2006	520	Λm	18400.4	1999	520*	Ad 1
18214.1	2001	434	Am 34	18402	2002	141	Am
	2002	1038	S 22	18407	2003	815	Ad
18214.2	2001	356	Ad	18420	1999	520*	Am ^{1 75}
18214.5	2001	434	Am ³⁴		2004	622	Am
	2002	1038	S 22		2006	644	S 349
18215	2000	542	Am		2006	858	S 349
	2001	434	R 34	18421	1999	520*	S 1 75
	2002	1038	S 22		2006	644	S 349
18216.1	2001	434	R ³⁴ S ²²		2006	858	S 349 S 1 75
10015	2002	1038	S 22 R 34	18423	1999	520*	S 173 S 349
18217	2001	434	S 22		2006	644	S 349
10210	2002	1038		10404	2006	858	
18219	2000	542	Ad R ³⁴	18424	1999	520*	Am 349 Am 349
	2001	434	S 22		2006	644	Am ³⁴⁹
10250 5	2002	1038	R 34	10502	2006	858 520*	
18250.5	2001	434 1038	S 22	18502	1999	520*	Am (as am by
18251	2002 2001	434	Am ³⁴				Sec. 3, State 1008
10231	2001	1038	S 22				Stats. 1998,
18252	2002	434	Am ³⁴				Ch. 773)
10232	2002	1038	S 22				Am (as am by
18254	2001	434	Am ³⁴				Sec. 4,
10231	2002	1038	S^{22}				Stats. 1998, Ch. 773) ¹⁰⁰
18300	2001	434	Am ³⁴		2001	434	Am ³⁴
	2002	1038	S 22		2002	1038	S 22
	2003	814	Am (as am by		2006	644	R (as am by
			Sec. 4,		2000	0	Sec. 8,
			Stats. 1993,				Stats. 1999,
			Ch. 413 and				Ch. 520)
			Sec. 17,				Am (as am by
			Stats. 2001,				Sec. 22,
		0.4.5	Ch. 434)				Stats. 2001,
	2003	815	Am (as am by				Ch. 434) ³⁴⁹
			Sec. 17,				Am (as am by
			Stats. 2001,				Sec. 9,
			Ch. 434, by Sec. 1.5				Stats. 1999,
			of Ch.) ⁸¹		2006	0.50	Ch. 520) ⁸⁰¹
18300.25	2001	434	Ad 34		2006	858	R (as am by
10300.23	2001	1038	S 22				Sec. 8,
18300.5	2002	434	P 34				Stats. 1999,
10300.3	2002	1038	S 22				Ch. 520)
18301	2001	434	n 34				Am (as am by
- 30 0 1	2002	1038	S 22				Sec. 22, Stats. 2001,
18303	2001	434	Am 34				Ch. 434) ³⁴⁹
	2002	1038	S 22				Am (as am by
18307	2000	471	Ad				Sec. 9,
18400.1	1999	520*	Am ^{1 75}				Stats. 1999,
	2001	745 *	Am				Ch. 520) ⁸⁰¹
	2006	644	Am (by Sec. 1	18502.5	2001	434	Am 34
			of Ch.) ³⁴⁹	10002.0	2002	1038	S 22
	2006	858	Am (by Sec. 1.5		2003	107	Am
			of Ch.) ³⁴⁹		2004	56*	R (as am by
18400.2	1999	520*	Ad ¹				Stats. 2003,
18400.3	1999	520*	Ad				Ch. 107)

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18503	2001	434	Am 34		2002	1038	S 22
	2002	1038	S 22	18862.17	2001	434	Ad ³⁴
18550	2001	434	Am ³⁴		2002	1038	S 22
	2002	1038	S 22	18862.19	2001	434	Ad ³⁴
18551.1	2001	356	Am		2002	1038	S 22
	2002	1065	Am	18862.21	2001	434	Ad ³⁴
18552	2004	622	Am		2002	1038	S 22
			R & Ad 100	18862.23	2001	434	Ad ³⁴
	2005	325	R (as ad by		2002	1038	S 22
			Sec. 4,	18862.25	2001	434	Ad ³⁴
			Stats. 2004,		2002	1038	S 22
			Ch. 622)	18862.27	2001	434	Ad 34
			Am (as am by		2002	1038	S 22
			Sec. 3,	18862.29	2001	434	Ad ³⁴
			Stats. 2004,		2002	1038	S 22
			Ch. 622) ¹³	18862.3	2001	434	Ad 34
	2006	890	Am		2002	1038	S 22
18605	2001	434	Am 34	18862.30	2001	434	Ad 34
	2002	1038	S 22		2002	1038	S 22
18606	2001	434	R 34	18862.31	2001	434	Ad 34
	2002	1038	S 22		2002	1038	S 22
18607	2000	542	Ad	18862.33	2001	434	Ad 34
	2001	434	R 34		2002	1038	S 22
	2002	1038	S 22	18862.35	2001	434	Ad 34
18610.5	2001	434	Am (by Sec. 29	18862.37	2001	434	Ad 34
	2002	1020	of Ch.) ³⁴ S ²²	10062.20	2002	1038	S 22
	2002	1038	\$ 22	18862.39	2001	434	Ad ³⁴ S ²²
10/11	2003	815	Am ⁸¹		2002	1038	
18611	2001 2002	356 1065	Am		2003 2006	814	Am
18615	2002	434	Am R ³⁴	18862.41	2000	520 434	Am Ad ³⁴
10013	2001	1038	S 22	10002.41	2001	1038	S 22
18615.5	2002	434	R ³⁴	18862.43	2002	434	Ad ³⁴
10013.3	2001	1038	S 22	10002.43	2001	1038	S 22
18616	2001	434	R ³⁴	18862.45	2001	434	Ad ³⁴
10010	2002	1038	S 22	10002.15	2002	1038	S 22
18620	2001	434	Am ³⁴	18862.47	2001	434	Ad ³⁴
	2002	1038	S 22		2002	1038	S 22
18630	2001	434	Am ³⁴		2003	814	Am
	2002	1038	S 22	18862.49	2001	434	Ad ³⁴
18640	2001	434	Am ³⁴		2002	1038	S 22
	2002	1038	S 22	18862.5	2001	434	Ad ³⁴
18670	2001	434	Am 34		2002	1038	S 22
	2002	1038	S 22	18862.7	2001	434	Ad 34
18690	2001	434	Am 34		2002	1038	S 22
	2002	1038	S 22	18862.9	2001	434	Ad 34
18691	2000	433	Am		2002	1038	S 22
18860	2001	434	Ad 34	18863	2001	434	Ad 34
	2002	1038	S 22		2002	1038	S 22
18861	2001	434	Ad 34	18863.1	2001	434	Ad 34
10066	2002	1038	S 22	10052.2	2002	1038	S 22
18862	2001	434	Ad ³⁴	18863.2	2001	434	Ad ³⁴ S ²²
10063.1	2002	1038	S ²² Ad ³⁴	10062.2	2002	1038	S == 1 34
18862.1	2001	434	Ad 37	18863.3	2001	434	Ad 34
18862.11	2002	1038	S ²² Ad ³⁴	10062.25	2002	1038	S 22 S 22
1 x x to /	2001 2002	434	Ad ³ · S ²²	18863.35	2002	1038	Ad ³⁴
10002.11	2002	1038	3	18863.4	2001	434	Au 22
	2001	121	A J 34				
	2001	434	Ad ³⁴	10065	2002	1038	S 22
18862.13 18862.15	2001 2002 2001	434 1038 434	Ad ³⁴ S ²² Ad ³⁴	18865	2002 2001 2002	1038 434 1038	Ad ³⁴ S ²²

	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
18865 (Co	nt)			18870.17	2001	434	Ad 34	
10005 (C0	2003	814	Am	100/0.1/	2002	1038	S 22	
	2003	815	Am (by Sec. 4.5	18870.18	2001	434	Ad 34	
	2000	010	of Ch.)81	10070110	2002	1038	S 22	
18865.05	2001	434	Δd ³⁴	18870.19	2001	434	Ad^{34}	
	2002	1038	S 22		2002	1038	S 22	
18865.1	2001	434	Ad 34	18870.2	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
18865.2	2001	434	Ad 34	18870.3	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
18865.3	2001	434	Ad ³⁴ S ²²	18870.4	2001	434	Ad ³⁴ S ²²	
10065.4	2002	1038	Ad ³⁴	10070 5	2002	1038	Ad 34	
18865.4	2001 2002	434 1038	S 22	18870.5	2001 2002	434 1038	S 22	
18865.5	2002	434	Ad ³⁴	18870.6	2002	434	Ad ³⁴	
10003.3	2001	1038	S ²²	100/0.0	2001	1038	S 22	
18865.6	2002	434	Ad 34	18870.7	2002	434	Ad 34	
10005.0	2002	1038	S 22	10070.7	2001	1038	S 22	
18865.7	2001	434	Ad ³⁴	18870.8	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
18865.8	2001	434	Ad ³⁴	18870.9	2001	434	Ad^{34}	
	2002	1038	S 22		2002	1038	S 22	
18866	2001	434	Ad 34	18871	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
18866.1	2001	434	Ad ³⁴	18871.10	2001	434	Ad 34	
10066	2002	1038	S 22	1005111	2002	1038	S 22	
18866.2	2001	434	Ad ³⁴ S ²²	18871.11	2001	434	Ad ³⁴ S ²²	
10066.2	2002	1038	Ad ³⁴	10071.0	2002	1038	Ad ³⁴	
18866.3	2001 2002	434 1038	S 22	18871.2	2001 2002	434 1038	S 22	
18866.4	2002	434	Ad ³⁴	18871.3	2002	434	Ad ³⁴	
10000.4	2002	1038	S 22	10071.5	2001	1038	S 22	
18866.5	2001	434	Ad ³⁴	18871.4	2001	434	Ad ³⁴	
10000.0	2002	1038	S 22	1007111	2002	1038	S 22	
18866.6	2001	434	Ad ³⁴	18871.5	2001	434	Ad^{34}	
	2002	1038	S 22		2002	1038	S 22	
18867	2001	434	Ad 34	18871.6	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
	2005	595	Am	18871.7	2001	434	Ad 34	
18868	2001	434	Ad ³⁴	100510	2002	1038	S 22	
10070	2002	1038	S 22	18871.8	2001	434	Ad ³⁴ S ²²	
18869	2001 2002	434 1038	Ad ³⁴ S ²²	18871.9	2002 2001	1038 434	Ad ³⁴	
18870	2002	434	Ad 34	100/1.9	2001	1038	S 22	
10070	2001	1038	S 22	18872	2002	434	Ad 34	
18870.1	2001	434	Ad ³⁴	10072	2001	1038	S 22	
10070.1	2002	1038	S 22	18872.1	2001	434	Ad^{34}	
18870.10	2001	434	Ad ³⁴	1007211	2002	1038	S 22	
	2002	1038	S 22		2003	815	Am 81	
18870.11	2001	434	Ad 34	18872.2	2001	434	Ad 34	
	2002	1038	S 22		2002	1038	S 22	
18870.12	2001	434	Ad ³⁴	18873	2001	434	Ad 34	
10050 12	2002	1038	S 22	10052 /	2002	1038	S 22	
18870.13	2001	434	Ad ³⁴	18873.1	2001	434	Ad ³⁴ S ²²	
10070 14	2002	1038	S ²² Ad ³⁴	10072.2	2002	1038	S = 2	
18870.14	2001 2002	434 1038	Ad 5. S ²²	18873.2	2001 2002	434 1038	Ad ³⁴ S ²²	
18870.15	2002	434	Ad ³⁴	18873.3	2002	434	S Ad ³⁴	
100/0.13	2001	1038	S ²²	100/3.3	2001	1038	S 22	
18870.16	2002	434	Ad ³⁴	18873.4	2002	434	Ad^{34}	
100,0.10	2002	1038	S 22	10075.4	2001	1038	S 22	
		- 555	-	1		- 5550	-	

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18873.5	2001	434	Ad 34	19826	2000	49	Am
10075.5	2002	1038	S 22	19830	2005	280	Am
18874	2001	434	Ad ³⁴	19851	2006	890	Am
	2002	1038	S 22	19954	2003	872	Am
Div. 13,				19954.5	2002	244	Ad
Pt. 2.3,				19958.5	2003	872	Am
heading				19958.6	2003	872	Ad
(Sec. 18897 et seq.)	2001	434	Am (nurnorte to	19959.5 19971	2002 2003	244 814	Ad Am
ct scq.)	2001	434	Am (purports to amend and re-	19982	2006	538	Am ⁸⁰²
			number)34	24000	2002	1071	Ad
	2002	1038	S ²²	24173	2003	397	Am
18909	2002	1124*	Am	24176	2003	397	Am
	2006	890	Am	24177.5	2001	122*	Ad & R 111
18913	2002	1124*	Am	24178	2002	477	Am
18934.6	2006	890	R	24170.5	2003	397	Am
18937 18938	2002 2002	1124 * 1124 *	Am	24179.5 24185	1999 2002	658 821	Am ⁵⁰ Am ⁵⁷
18941.9	2002	418	Am Am	24185	2002	821	Alli
18942	2002	1124*	Am	24187	2002	821	S 57
18943	2002	1124*	Δm	24189	2002	821	R
	2003	62	Am 519	24530	1999	920	Ad
18944.30	2002	31*	Am 393	24531	1999	920	Ad
18944.31	2002	31*	Am 393	24532	1999	920	Ad
18944.33	2002	31*	Am ³⁹³	24533	1999	920	Ad
18944.34	2004	193	R ⁵⁷¹ Am ³⁹³	24524	2000	6*	Am
18944.35 18944.40	2002 2002	31 * 31 *	Am ³⁹³	24534	1999 2000	920 6*	Ad Am
18944.41	2002	31*	Ad ³⁹³	24535	1999	920	Ad
18948.1	2004	642	Ad	2 1333	2000	6*	Am
18949.6	2004	225*	Am	24536	1999	920	Ad
18951	2003	504	Am	24537	1999	920	Ad
18952	2003	504	Am		2000	6*	Am
18953	2003	504	Am	24538	1999	920	Ad
18954 18955	2003 2003	504 504	Am	25110.10 25110.10.1	2000 2001	343 319	Am Ad
18958	2003	504	Am Am	25110.10.1	2001	319	Ad
18959	2003	504	Am	25111	2000	343	Am
18960	2003	504	Am	25111.1	2000	343	Am
18961	2003	504	Am	25112	2000	343	Am
19160	2005	525	Am	25112.5	1999	470	Am
19161	2005	525	Am Am ⁸⁰²		2001	605*	Am ⁸
10162	2006	538 525		25116.5	2002	607 605*	Am Am ⁸
19162 19163	2005 2005	525 525	Am Am	25116.5 25117.4.1	2001 2004	183	Am ⁵⁷¹
19163.5	2005	525	Am	25121.3	2004	183	Am ⁵⁷¹
	2006	890	Am	25123.3	2000	343	Am
19165	2005	525	Am		2004	779	Am
	2006	538	Am 802	25123.5	2000	343	Am
19166	2005	525	Am	25123.8	2002	626	Ad
19169	2004	663	R	25141.5	2000	343	Am
19201 19205	2002 2002	1051 1051	Am Ad	25141.6 25142.5	1999 1999	420 629	Ad Ad
19203	2002	581	Am	25142.3	2006	143*	Am
19211	2003	581	Am	25143.12	2001	605*	Am ⁸
19212	2003	581	Am	25143.13	2000	343	Am
19213	2003	581	Am	25143.2	2000	343	Am
19215	2003	581	Am		2001	866	Am
19216	2003	581	Am	25144	2001	866	Am
19825	1999	982	Am	25149	2000	343	Am
	2003	607	Am	25150	2000	343	Am

	Λffa	ected By				Δff	ected By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
		- 1	00				- 1	
25150.1	2002	999	Am		25200.11	2001	745 *	Am
25150 6	2003	42*	Am 8		25200.14.1	2001	745 *	Am
25150.6	2001	605 *	Am ⁸		25200.15	2004	779 577	Am
25150.7	2004	175	Am Ad ⁶⁸⁵		25200 17	2005	577 745 *	Am
25150.7	2004	597	R 446		25200.17	2001 2003	745 * 362	Am
25150.8	2004	597	Ad		25200.19 25200.4	2003	605 *	Am Ad ⁸
25150.8	2004	861*	Am ²⁰⁷		25200.4	2006	538	Am 802
25159	2001	605*	Am ⁸		25201.1	2004	183	Am ⁵⁷¹
25159.12	2004	865	Am		25201.14	2001	450	Am
	2006	538	Δ m 802		25201.15	2000	343	Am
25159.13	2004	193	R 571		25201.16	2001	450	Ad
25159.19	2004	193	Am 571		25201.17	2006	741	Ad
25159.5	2001	605*	Am ⁸		25201.6	2000	343	Am
25159.6	2001	605*	Am 8			2001	605*	Am ⁸
25159.7	2001	605 *	Am ⁸		25201.6.1	2005	577	Ad
25159.8	2001	605 *	Am ⁸		25205.1	2006	538	Am ⁸⁰²
25159.9	2001	605 *	Am ⁸		25205.15	2006	77*	Am
25160	1999	745	Am		25205.16	2001	319	Am 370
	2000	343	Am		25205.5	2001	543	Am ³⁷⁰
	2001	319	Am		25205.6	2001	251	Am (by Sec. 1
25160.1	2006	77*	Am			2006	77*	of Ch.)
25160.1 25160.2	1999 2001	401 319	Am Ad ³³²		25205.9	2006 1999	941	Am Am
25160.2	2003	362	Ad		25208.17	2006	538	Am ⁸⁰²
25160.4	2003	362	Ad		25208.17	2004	865	Am
23100.0	2004	183	Am ⁵⁷¹		23200.2	2004	538	Am 802
25160.7	2002	610	Ad		25208.3	2002	597	Am
25163	2000	343	Am		25208.8	2006	538	Am ⁸⁰²
25163.3	2001	605*	Am ⁸		25209.10	2002	597	Ad
	2002	327	Am		25209.11	2002	597	Ad
25165	1999	745	Am			2006	309	Am
	2001	319	Am		25209.12	2002	597	Ad
25169.1	2001	605 *	R			2006	309	Am
25169.5	2002	607	Ad		25209.13	2002	597	Ad
25169.6	2002	607	Ad		25200 11	2006	309	Am
25169.7	2002	607	Ad		25209.14	2002	597	Ad
25169.8	2002	607	Ad		25200 15	2006	309	Am
25170.5	1999	420 745 *	R		25209.15	2002	597 507	Ad
25171 25171.5	2001 2001	745 * 745 *	R R		25209.16	2002 2006	597 309	Ad Am
25173.6	2006	77*	Am		25209.17	2002	597	Ad
25173.7	2006	77*	Am		25209.18	2006	309	Ad
25175	1999	745	Am		25209.19	2006	309	Ad
25178	2004	644	Am		25210.5	2003	608	Ad
25179.6	2000	343	Am		25210.6	2003	608	Ad
25180.7	2006	347	Am			2004	183	Am ⁵⁷¹
25184.1	2004	183	Am ⁵⁷¹		25210.7	2003	608	Ad
25186.1	2000	343	Am		25211	2004	880	Am
25187	2001	663	Am		25211.1	2004	880	Ad
	2002	999	Am		25211.2	2004	880	Ad
25189.3	2001	461	Ad		25211.3	2004	880	Ad
25189.5	1999	706 *	Am		25211.4	2004	880	Ad
25189.6	1999	706*	Am		25211.5	2004	880	Ad
25189.7	1999	706 * 228 *	Am		25212	2001 2004	656	Am
25192	2003 2006	228 * 77 *	Am Am		25214.1	2004	880 415	Am Ad
25198	2000	866	Am		25214.10	2003	526	Ad
25199.10	2000	343	Am		23217.10	2003	863*	Am
25199.6	2000	343	Am		25214.10.1	2004	863*	Ad
25200	2004	779	Am		25214.10.2	2004	863*	Ad
				1				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 20,				25244.19	2000	343	Am
Ch. 6.5,				25244.20	2000	343	Am
Art. 10.3,				25244.3	2004	193	R ⁵⁷¹
heading				25245	2004	779	Am
(Sec. 25214.11				25245.6	2001	745*	R
et seq.)	2004	445	Am & RN	25247	2003	286	Am
Div. 20,					2005	577	Am
Ch. 6.5,				25249.1	2003	608	Ad
Art. 10.4,				25249.12	2003	228*	Am
heading				25249.2	2003	608	Ad
(Sec. 25214.11	2004	115	A A/DNI)	25249.7	1999	599 570	Am
et seq.) 25214.11	2004 2003	445 679	Ad(RN) Ad		2001 2002	578 323	Am
25214.11	2003	679	Ad		2002	62	Am Am ⁵¹⁹
23214.12	2003	445	Am	25250.1	2000	732	Am
25214.13	2003	679	Ad	23230.1	2003	362	Am
23217.13	2003	445	Am		2003	779	Am
25214.14	2003	679	Ad	25250.11	2001	605*	Am 8
23217.17	2003	445	Am	25250.11	2004	779	Am
25214.15	2003	679	Ad	25250.18	2000	732	Am
25211.15	2004	445	Am	25250.19	2000	732	Am
25214.16	2003	679	Ad	25250.22	2004	240	Ad
202110	2004	445	Am	25250.23	2000	732	Am
25214.17	2004	445	Ad	25250.24	2000	732	Am
25214.18	2003	679	Ad	25250.26	1999	745	Ad
25214.19	2003	679	Ad	25250.27	2000	343	Ad
	2004	445	Am	25250.28	2001	605*	Ad
25214.2	2006	415	Ad	25250.4	2000	726	Am (by Sec. 1
25214.20	2003	679	Ad				of Ch.)
25214.21	2004	445	Ad		2000	732	Am (by Sec. 2.5
25214.3	2006	415	Ad				of Ch.)
25214.4	2006	415	Ad	25250.7	2003	362	Am
25214.4.1	2006	415	Ad	25250.8	1999	745	Am
25214.4.2	2006	415	Ad		2001	319	R
25214.5	2001	656	Ad	25250.9	2002	992	Ad
25214.6	2001	656	Ad	25262	2003	362	Am
25214.7	2001	656	Ad	25262	2002	999	Am
25214.8	2001	656	Ad	25263	2000	912*	Am
Div. 20,				25264	2000	912*	Am
Ch. 6.5,				25265	2001	548 *	Am
Art. 10.2.1,				25265	2000	912* 912*	Am
Sec. 25214.8.1				25268 25269.9	2000 2001	745*	Am R
	2005	578	Am	25280.6	2001	42*	Ad
et seq.) 25214.8.1	2003	626	Ad	25281	1999	328	Am
23214.0.1	2005	578	Am	23201	2002	999	Am
25214.8.2	2004	626	Ad		2003	42*	Am
25214.8.3	2005	578	Ad		2003	341*	Am
25214.8.4	2005	578	Ad	25281.5	2002	999	Δm
25214.8.5	2005	578	Ad	25283.1	2006	538	Am 802
25214.8.6	2005	578	Ad	25283.5	2000	245	Am
25214.9	2003	526	Ad	25284	2002	999	Am
25215.4	2006	538	Am ⁸⁰²	25284.1	1999	812	Ad
25218.1	2002	626	Am		2001	154	Am
25218.13	2004	157	Ad		2002	999	Am
25218.5	2002	626	Am	25284.2	2002	999	Ad
	2004	686*	Am	25284.4	2002	999	Am
25242.5	2001	115	R	25288	1999	812	Am
25242.6	2001	115	R		2002	999	Am
25244.11	2004	644	Am	25290.1	2003	42*	Am
25244.15	2000	343	Am		2002	999	Ad

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25290.1 (C	ont.)			25299.202	2004	649*	Ad
	2003	42*	Am	25299.203	2004	649*	Ad
	2004	649*	Am	25299.204	2004	649*	Ad
25290.1.1	2004	649*	Ad	25299.205	2004	649*	Ad ⁸²
25290.1.2	2004	649*	Ad	25299.206	2004	649*	Ad
25290.2	2003	42*	Ad	25299.23.1	1999	328	Am
25291	2002	999	Am	25299.24	1999	328	Am
25292	2003	42*	Am		2001	154	Am
25292.3	2002	999	R & Ad	25299.30	1999	812	S 111
25292.4	1999	812	Ad	25299.31	1999	812	S 111
	2002	999	Am	25299.32	1999	812	S 111
25292.5	2002	999	Ad	25299.33	1999	812	S 111
	2003	42*	Am	25299.34	1999	812	S 111
25293	2003	42*	Am	25299.36	2000	727	Am
25295	2003	42*	Am		2002	999	Am
	2004	644	Am	25299.37	1999	328	Am
25295.5	2003	42*	Am		2000	727	Am
25296.09	2003	341 *	Ad 552		2001	154	Am
	2004	89*	Am ⁶¹²		2002	999	R
25296.10	2002	999	Ad	25299.37.1	1999	812	Am
25296.15	2002	999	Ad(RN)		2002	37*	Am
25296.20	2002	999	Ad	25200 25 2	2002	999	Am & RN
25296.25	2002	999	Ad	25299.37.2	2002	999	R
25296.30	2002	999	Ad	25299.38	1999	328	R
25296.35	2002	999	Ad(RN)	25200 20 1	2002	999	Ad
25296.40	2002	999	Ad	25299.38.1	1999	812	Ad
25297.1	2002	999	Am Am 554	25200.20	2002	999	R
	2003	341 * 89 *	Am 613	25299.39	1999	328	Am
	2004 2006	77 *	AIII Am	25299.39.1	2002 1999	999 328	R Am
25298	2003	42*	Am Am	23299.39.1	2000	727	Am
25299	1999	812	Am		2002	37*	Am
23277	2002	999	Am		2002	999	Am & RN
	2003	42*	Am	25299.39.2	1999	328	Am
	2004	686*	Am	23277.37.2	2002	999	Am
25299.10	1999	328	Am	25299.39.3	2000	727	Am
25299.100	2004	624*	Ad & R 111		2002	999	Am
25299.101	2004	624*	Ad & R 111	25299.4	2002	999	Am
25299.102	2004	624*	Ad & R 111		2003	42*	Am
25299.103	2004	624*	Ad & R 111	25299.40	1999	812	S 111
25299.104	2004	624*	Ad & R 111	25299.41	1999	812	S 111
25299.105	2004	624*	Ad & R 111	25299.42	1999	812	S 111
25299.106	2004	624*	Ad & R 111	25299.43	1999	812	S 111
25299.107	2004	624*	Ad & R 111		2004	774	Am
25299.108	2004	624*	Ad & R 111	25299.50	1999	812	Am 111
25299.109	2004	624*	Ad & R 111	25299.50.1	2000	144*	Ad & R 43
25299.110	2004	624*	Ad & R 111		2002	999	Am
25299.11.5	1999	328	Ad		2003	689	Am
25299.111	2004	624*	Ad & R 111	25299.50.2	2004	774	Ad & R 68
25299.112	2004	624*	Ad & R 111	25299.51	1999	328	Am
25299.113	2004	624*	Ad & R 111		1999	812	Am 111
25299.114	2004	624*	Ad & R 111		2000	727	Am
25299.115	2004	624*	Ad & R 111		2002	999	Am
25299.116	2004	624*	Ad & R 111	25200.52	2004	649*	Am
25299.117	2004	624*	Ad & R 111	25299.52	1999	328	Am
25299.13	1999	328	Am		1999	812	Am 111
25200.19	2001	154	Am	25299.53	2001	154	Am
25299.18 25299.200	1999 2004	812 649*	Ad Ad	23299.33	1999 1999	328 812	Am S ¹¹¹
25299.200	2004	649*	Ad		2002	999	Am
23277.201	2007	UT/	110		2002)))	4 1111
				1			

Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
25299.54	1999	328	Am		2001	745*	Am (as ad by
232)).34	1999	812	S 111		2001	743	Stats. 1997,
	2002	999	Δm				Ch. 814 and as
25299.55	1999	812	S 111				ad by
	2002	999	Am				Stats. 1997,
25299.56	1999	328	R & Ad				Ch. 815)
	1999	812	S 111	25299.99.1	1999	812	S 38
	2001	154	Am	25299.99.2	1999	812	Am ³⁸
25299.57	1999	328	Am	25299.99.3	1999	812	Ad & R ³⁸
	1999	812	Am 111	25300	1999	23 *	R & Ad
	2001	154	Am	25301	1999	23 *	R & Ad
	2002 2003	999 689	Am Am	25310 25310.5	1999 2000	23 * 912 *	R & Ad Ad
25299.58	1999	812	S 111	25310.5	1999	23*	R & Ad
23277.30	2001	154	Am	25311	1999	23*	R & Ad
	2002	999	Am	25313	1999	23*	R & Ad
25299.59	1999	328	Am	25313.5	1999	23*	R
	1999	812	Δm 111	25314	1999	23*	R & Ad
25299.60	1999	812	S 111	25315	1999	23*	R & Ad
25299.61	1999	328	S 111	25316	1999	23*	R & Ad
25299.62	1999	328	Ad	25317	1999	23*	R & Ad
	2001	154	Am	25317.5	1999	23*	R
25299.63	1999	328	Ad	25318	1999	23*	R
25299.64	2003	689	Ad	25318.5	1999	23*	R & Ad
25299.65	2003	689	Ad	25210	2000	912*	Am
25299.66	2003	689 999	Ad	25319 25319.1	1999 2000	23*	R & Ad
25299.7 25299.70	2002 1999	812	Am S 111	25319.1	1999	912* 23*	Ad R & Ad
23299.10	2002	999	Am	23319.3	2000	912*	R & Ad
25299.72	1999	812	S 111	25319.6	1999	23*	Ad
25299.73	1999	812	S 111	25320	1999	23*	R & Ad
25299.74	1999	812	S 111	25321	1999	23*	R & Ad
25299.75	1999	812	S 111	25322	1999	23*	R & Ad
25299.76	1999	812	S 111	25322.1	1999	23*	R & Ad
25299.77	1999	812	S 111	25322.2	1999	23*	R & Ad
	2002	37*	Am	25323	1999	23*	R & Ad
25299.78	1999	812	S 111	25323.1	1999	23*	R & Ad
25200 70	2001	154	Am S 111	25323.3	1999	23*	Ad
25299.79	1999	812		25222.5	2000	912*	Am
25299.8 25299.80	2002 1999	999 812	Ad S ¹¹¹	25323.5 25323.6	1999 1999	23 * 23 *	R & Ad R
23299.00	2004	193	R ⁵⁷¹	25323.9	1999	23*	Ad
25299.81	1999	812	Am 111	25324	1999	23*	R & Ad
232)).01	2001	154	Am	23321	2000	912*	Am
	2004	644	Am		2006	77*	Am
25299.90	1999	812	S 111	25325	1999	23*	R & Ad
25299.91	1999	812	S 111	25326	1999	23*	R & Ad
25299.92	1999	812	S 111	25326.3	2000	912*	Ad
25299.93	1999	812	S 111	25326.5	1999	23*	R & Ad
25299.94	1999	812	Am 111	25326.6	1999	23*	R
25299.95	1999	812	S 111 S 111	25327	1999	23 *	R & Ad
25299.96	1999	812		25330	1999	23 *	R & Ad
25299.97	1999	812	S (as ad by		2006	77*	Am ⁹⁸ R ¹⁰⁰
			Sec. 7, Stats. 1997,	25330.2	1999	23*	R & Ad
			Ch. 814 and	23330.2	2006	77*	Am
			Sec. 1,	25330.4	1999	23*	R & Ad
			Stats, 1997.	25330.5	1999	23*	R & Ad
			Ch. 815) ¹¹¹	25330.6	1999	66*	Ad
			,				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25331	1999	23*	R & Ad	25358.2	1999	23*	Ad
25334	1999	23*	R & Ad	25358.2	1999	23*	Ad
23334	2006	77 *	Am ⁹⁸	25358.4	1999	23*	Ad
			R ¹⁰⁰		2000	912*	Am
25334.5	1999	23*	R	25358.5	1999	23*	Ad
25334.6	1999	23 *	R		2000	912*	Am
25334.7	1999	23 *	R & Ad	25358.6	1999	23*	Ad
25335	1999	23 *	R	25358.6.1	2000	725	Ad
25336	1999	23 *	R & Ad		2001	159	Am ³⁰⁵
25227	2006	77 *	R	252507	2002	626	Am
25337 25342	1999 1999	23 * 23 *	R & Ad R & Ad	25358.7	1999 2000	23 * 912 *	Ad
25342	1999	23*	R & Ad	25358.7.1	1999	23*	Am Ad
25350	1999	23 *	Ad	25358.7.1	1999	23*	Ad
25351.1	1999	23 *	Ad	25358.8	1999	23*	Ad
23331.1	2006	77 *	R	25358.9	1999	23*	Ad
25351.2	1999	23*	Ad	25359	1999	23*	Ad
	2006	77*	Am	25359.1	1999	23*	Ad
25351.5	1999	23*	Ad	25359.2	1999	23*	Ad
25351.6	1999	23 *	Ad	25359.3	1999	23*	Ad
	2006	77 *	R		2006	77*	Am
25351.7	1999	23*	Ad	25359.4	1999	23*	Ad
25351.8	1999	23 *	Ad	25359.4.5	1999	23*	Ad
25352	1999	23 *	Ad	25250.5	2006	77*	Am
25353	1999	23 *	Ad	25359.5	1999	23*	Ad
25353.5	2006 2003	77 * 869	Am Ad	25359.6 25359.7	1999 1999	23 * 23 *	Ad Ad
25353.5 25354	1999	23*	R & Ad	25360	1999	23*	R & Ad
25354.5	1999	23*	R & Ad	23300	2006	77*	Am
23334.3	2002	443	Am	25360.1	1999	23*	R & Ad
	2005	587	Am	25360.2	1999	23*	R & Ad
25355	1999	23*	R & Ad		2005	577	Am
25355.2	1999	23*	Ad		2006	77*	Am
	2000	912*	Am	25360.3	1999	23*	R & Ad
25355.5	1999	23*	Ad		2006	77*	Am
	2006	77 *	Am	25360.4	1999	23*	R & Ad
25355.6	1999	23 *	Ad	25260.6	2006	77*	Am
252557	2006	77 *	Am	25360.6	1999	23*	Ad Am ⁵⁷¹
25355.7 25355.8	1999 1999	23 * 23 *	Ad R & Ad	25361	2004	183 23*	R & Ad
25355.8	1999	23 *	Ad	23301	1999 2006	77*	Am
23330	2000	912*	R & Ad	25362	1999	23*	R & Ad
25356.1	1999	23 *	Ad	25363	1999	23*	R & Ad
	2006	77 *	Am	25363.5	2005	81*	Ad
25356.1.3	1999	23*	Ad	25364	1999	23*	R & Ad
25356.1.5	1999	23 *	Ad	25364.1	1999	23*	R & Ad
25356.10	1999	23 *	Ad	25364.7	1999	23*	R & Ad
25356.2	1999	23 *	Ad	25365	1999	23*	R & Ad
25356.3	1999	23 *	Ad	25365.6	1999	23*	R & Ad
25356.4	1999	23 *	Ad	25266	2006	77*	Am
25256 5	2006	77 *	Am	25366	1999	23*	R & Ad
25356.5 25356.6	1999 1999	23 * 23 *	Ad Ad	25366.5	1999 2002	23 * 992	R & Ad Am
25356.7	1999	23*	Ad	25367	1999	23*	R & Ad
25356.8	1999	23*	Ad	25368	1999	23*	Ad
25356.8	1999	23 *	Ad	25368.1	1999	23*	Ad
25357	1999	23 *	Ad	25368.2	1999	23*	Ad
25357.5	1999	23 *	Ad		2006	77*	Am
25358	1999	23 *	Ad	25368.3	1999	23*	Ad
25358.1	1999	23 *	Ad	25368.4	1999	23*	Ad

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	Chapter	Effect
25368.5	1999	23*	Ad	25390.7	1999	23*	Ad 17
25368.6	1999	23 *	Ad		2000	912*	S 290
25368.7	1999	23*	Ad	25390.8	1999	23*	Ad 17
25368.8	1999	23 *	Ad		2000	912*	S ²⁹⁰
25369	1999	23*	Ad	25390.9	1999	23*	Ad ¹⁷
25370	1999	23 *	Ad		2000	912*	Am ²⁹⁰
	2006	538	Am ⁸⁰²	25395	1999	23*	R
25372	1999	23 *	Ad	25395.1	1999	23*	Ad
25373	1999	23 *	Ad	25395.10	1999	23*	Ad
25374	1999	23 *	Ad	25395.100	2004	705	Ad & R 38
25375	1999	23 *	Ad		2006	510	S 38
25375.5	1999	23 *	Ad	25395.101	2004	705	Ad & R 38
25376	1999	23 *	Ad	25205 102	2006	510	S 38
25377	1999	23 *	Ad	25395.102	2006	510	Ad & R 38
25378	1999	23 *	Ad	25395.103	2006	510	Ad & R 38
25379	1999	23 *	Ad	25395.104	2006	510	Ad & R 38
25380	1999	23 *	Ad	25395.105	2004	705	Ad & R 38
25381	1999	23 *	Ad	25205 106	2006	510	Ad & R 38
25382 25385	1999	23 * 23 *	Ad D & Ad	25395.106	2006 2006	510	Ad & R ³⁸ Ad & R ³⁸
	1999 1999	23*	R & Ad	25395.109 25395.11	2006 1999	510 23*	Ad & R
25385.1		77 *	R & Ad	25395.110		705	Ad ²³²
25385.2	2006 1999	23*	Am R & Ad	23393.110	2004 2005	22	Am ⁶⁴⁷
25385.3	1999	23*	R & Ad	25395.115	2003	705	Alli
23303.3	2006	77 *	Am ⁹⁸	25395.116	2004	705	Ad
	2000	//	R 100	25395.110	2004	705	Ad
25385.4	1999	23*	R & Ad	25395.117	2004	705	Ad
25385.5	1999	23*	R & Ad	25395.110	2004	705	Ad
25385.6	1999	23 *	R & Ad	25395.11	1999	23*	Ad
25505.0	2006	77 *	Am	25575.12	2002	626	Am
25385.7	1999	23*	R & Ad	25395.13	1999	23*	Ad
25385.8	1999	23 *	R & Ad	25395.14	1999	23*	Ad
	2006	77 *	Δm ⁹⁸	25395.15	1999	23*	Ad
			R 100		2002	626	Am
25385.9	1999	23 *	R & Ad	25395.2	1999	23*	Ad
	2006	77 *	R	25395.20	2000	144*	Ad
25386	1999	23 *	R & Ad		2000	912*	R & Ad
25386.1	1999	23 *	R & Ad		2001	237	Am
25386.2	1999	23 *	R & Ad		2001	548*	Am
25386.25	1999	23 *	R & Ad		2001	549	Am
25386.3	1999	23 *	R & Ad		2002	664	Am ⁴³¹
25386.4	1999	23 *	R & Ad	25205.21	2004	225*	Am
25386.5	1999	23 *	R & Ad	25395.21	2000	912*	Ad
25386.6	1999	23 *	R	25205.22	2001	548*	Am
25390	1999	23*	Ad ¹⁷ S ²⁹⁰	25395.22	2000	912*	Ad
25200.1	2000	912*	Ad ¹⁷	25205 22	2001	548*	Am
25390.1	1999	23*	S ²⁹⁰	25395.23	2000	912*	Ad
25200.2	2000	912*	Ad ¹⁷	25205.24	2004	225*	Am
25390.2	1999	23 * 912 *	S ²⁹⁰	25395.24 25395.25	2000	912* 912*	Ad
25390.3	2000 1999	23*	Ad ¹⁷	23393.23	2000 2001	548*	Ad Am
23390.3	2000	912*	Am		2001	549	Am
	2000	912*	S 290	25395.26	2000	912*	Ad
25390.4	1999	23*	Δd^{17}	23373.20	2000	548*	Am
23370.4	2000	135	Am ²⁰³	25395.27	2000	912*	Ad
	2000	912*	S ²⁹⁰	23373.21	2000	548*	R & Ad
25390.5	1999	23*	Ad ¹⁷	25395.28	2001	548*	Ad
20070.0	2000	912*	S 290	25395.29	2000	912*	Ad
25390.6	1999	23*	Ad ¹⁷	20070.27	2001	548*	Am
	2000	912*	S ²⁹⁰	25395.3	1999	23*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25395.30	2000	912*	Ad		2006	510	S 38
25395.31	2000	912*	Ad	25395.79.2	2004	705	Ad & R ³⁸
25395.32	2000	912*	Ad	23373.17.2	2006	510	S 38
	2004	644	Am	25395.8	1999	23*	Ad
25395.4	1999	23 *	Ad	25395.80	2004	705	Ad & R 38
25395.40	2001	549	Ad		2006	510	S 38
25395.41	2001	549	Ad	25395.81	2004	705	Ad & R 38
	2002	37*	Am		2006	510	S 38
25205 42	2004	225*	Am	25395.82	2004	705	Ad & R ³⁸ S ³⁸
25395.42	2001	549	Ad	25205.02	2006	510	
25395.43 25395.44	2001 2001	549 549	Ad Ad	25395.83	2004 2006	705 510	Ad & R ³⁸ S ³⁸
23393.44	2001	999	R & Ad	25395.84	2004	705	Ad & R ³⁸
25395.45	2002	549	Ad Ad	23393.04	2004	510	Au & K Am ³⁸
25395.5	1999	23 *	Ad	25395.85	2004	705	Ad & R ³⁸
25395.6	1999	23 *	Ad	23373.03	2006	510	Am 38
25395.60	2004	705	Ad & R 38	25395.86	2004	705	Ad & R ³⁸
	2006	510	S 38		2006	510	S 38
25395.61	2004	705	Ad & R 38	25395.87	2004	705	Ad & R 38
	2006	510	S 38		2006	510	S 38
25395.62	2004	705	Ad & R 38	25395.9	1999	23*	Ad
	2006	510	S 38	25395.90	2004	705	Ad & R 38
25395.63	2004	705	Ad & R 38		2006	510	S 38
	2006	510	S 38	25395.91	2004	705	Ad & R ³⁸
25395.64	2004	705	Ad & R 38		2006	510	S 38
25205.65	2006	510	S 38	25395.92	2004	705	Ad & R ³⁸ S ³⁸
25395.65	2004	705	Ad & R ³⁸ Am ⁶⁴⁷	25205.02	2006	510	S 30
	2005 2006	22 510	Am S ³⁸	25395.93	2004	705 22	Ad & R ³⁸ Am ⁶⁴⁷
25395.66	2004	705	Ad & R ³⁸		2005 2006	510	S 38
23393.00	2004	510	S 38	25395.94	2004	705	Ad & R ³⁸
25395.67	2004	705	Ad & R 38	23373.74	2006	510	S 38
25575.07	2005	22	Am ⁶⁴⁷	25395.95	2004	705	Ad & R 38
	2006	510	S 38		2005	22	Am ⁶⁴⁷
25395.68	2004	705	Ad & R 38		2006	510	S 38
	2006	510	S 38	25395.96	2004	705	Ad & R 38
25395.69	2004	705	Ad & R 38		2005	22	Am ⁶⁴⁷
	2006	510	S 38		2006	510	S 38
25395.7	1999	23*	Ad		2006	562	Am
25395.70	2004	705	Ad & R ³⁸ S ³⁸	25395.97	2004	705	Ad & R ³⁸ S ³⁸
25205.71	2006	510	Ad & R ³⁸	25205.00	2006	510	Ad & R ³⁸
25395.71	2004 2006	705 510	S 38	25395.98	2004 2006	705 510	S 38
25395.72	2004	705	Ad & R ³⁸	25395.99	2004	705	Ad & R ³⁸
23373.12	2004	510	S 38	25575.77	2004	510	S 38
25395.73	2004	705	Ad & R ³⁸	25400.10	2005	570	Ad
200,0110	2006	510	S 38	25400.11	2005	570	Ad ⁷⁴³
25395.74	2004	705	Ad & R 38		2006	789	Am ⁸⁸⁰
	2006	510	S 38	25400.12	2005	570	Ad
25395.75	2004	705	Ad & R 38	25400.16	2005	570	Ad ⁷⁶⁸
	2006	510	S 38	25400.17	2005	570	Ad
25395.76	2004	705	Ad & R 38	25400.18	2005	570	Ad
	2006	510	S 38		2006	789	Am
25395.77	2004	705	Ad & R 38	25400.19	2005	570	Ad
25205 70	2006	510	S 38	25400.20	2006	789 570	Am
25395.78	2004	705 510	Ad & R ³⁸ S ³⁸	25400.20	2005	570 780	Ad Am
25395.79	2006 2004	510 705	Ad & R ³⁸	25400.22	2006 2005	789 570	Am Ad
43393.19	2004	510	S 38	25400.22	2005	789	Au Am
25395.79.1	2004	705	Ad & R ³⁸	25400.25	2005	570	Ad
20070.17.1	2007	103		25 150.25	2005	310	. 20
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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		Спарист	Бујест	Section		- 1	Бујест
25400.25 (2004	880	Am (as am by
	2006	789	Am				Sec. 1.5 and
25400.26	2005	570	Ad				Sec. 2.5,
25.400.25	2006	789	Am				Stats. 2003,
25400.27	2005	570	Ad		2005	22	Ch. 696)
25 400 20	2006	789 570	Am		2005	22	Am (as am by
25400.28	2005	570 789	Ad				Sec. 9 and
25400.20	2006 2005	570	Am Ad				Sec. 10, Stats. 2004,
25400.30	2005	789	Au				Ch. 880) ⁶⁴⁷
25400.35	2005	570	Ad		2005	388	R (as am by
25400.36	2005	570	Ad		2003	300	Sec. 10,
25400.50	2006	789	Am				Stats. 2004,
25400.37	2005	570	Ad				Ch. 880)
20.00.07	2006	789	Am				Am (as am by
25400.38	2005	570	Ad				Sec. 9,
25400.40	2005	570	Ad				Stats. 2004,
25400.45	2005	570	Ad				Ch. 880) ¹³
	2006	789	Am	25404.1	2000	144*	Am
25400.46	2005	570	Ad	25404.1.1	2002	999	Ad
	2006	789	Am		2003	696	Am
25400.47	2006	789	Ad	25404.1.2	2002	999	Ad & R 43
25401	2001	764	Ad		2005	388	Am 13
25401.1	2001	764	Ad	25404.1.3	2003	696	Ad
	2004	717	Am	25404.3	2000	144*	Am
	2005	586	Am		2000	730	Am (as am by
25401.2	2006	523	Am				Stats. 2000,
25401.2	2001	764	Ad		2002	(0)	Ch. 144)
25401.3	2001	764 764	Ad		2003	696	Am Am ⁶⁴⁷
25401.4	2001	764 764	Ad Ad	25404.2.1	2005	22 730	
25401.5 25401.6	2001 2001	764 764	Ad	25404.3.1 25404.4	2000 2000	144*	Ad Am
25401.7	2001	764	Ad	25404.5	2000	144*	Am
25401.8	2001	764	Ad	25404.6	2000	144*	Am
25402	2001	764	Ad	25404.8	2000	730	Ad 96
25402.1	2001	764	Ad	20.10.110	2001	663	Am
25402.3	2001	764	Ad	25404.9	2005	81*	Ad
25404	2000	144*	Am	25405	1999	1014	R
	2002	999	Am	25420	2000	343	Am
			R & Ad 80	25501	2004	183	Am ⁵⁷¹
	2003	608	Am (as am by	25501.4	2003	696	Am
			Sec. 53,	25502	2004	686*	Am
			Stats. 2002,	25503.2	2004	193	Am ⁵⁷¹
			Ch. 999, by	25503.5	2005	388	Am
			Sec. 5 of Ch.)	25504.1	2003	608	Ad
			Am (as ad by	25505	2004	686*	Am
			Sec. 54,	25505	2000	296	Am
			Stats. 2002,	25514.5	2002	999	Am
			Ch. 999, by Sec. 6 of Ch.)	25514.6 25515.2	2002	999 1000	R
	2003	696	Am (as am by	25532	2002 2003	696	Am
	2003	090	Sec. 53,	25534.06	1999	1014	Am Ad
			Stats. 2002,	25554.00	2000	294	Am
			Ch. 999, by	25540	2002	999	Am
			Sec. 1.5 of Ch.)	255 40	2002	696	Δm
			Am (as ad by	25547	2004	193	R 571
			Sec. 54,	25547.1	2004	193	R 571
			Stats. 2002,	25547.2	2004	193	R ⁵⁷¹
			Ch. 999, by	25570.2	2002	626	Am
			Sec. 2.5 of Ch.)	25570.3	2002	626	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25928	2004	193	R 571	32111	2004	183	Am 571
25980	2004	904	Ad 678	32121	1999	525	Am 112
25981	2004	904	Ad 6/8		2000	169	R (as ad by
25982	2004	904	Δd 6/8				Sec. 2,
25983	2004	904	Ad ⁶⁷⁸				Stats. 1998,
25984	2004	904	Ad Am ³⁰				Ch. 18)
25989.1 26100	1999 2001	83 584	Am				Am (as am by Stats. 1999,
26101	2001	584	Ad				Ch. 525) ⁴³
26101.5	2001	584	Ad				Ad 80
26101.7	2001	584	Ad		2000	857	Am ²⁰³
26102	2001	584	Ad		2001	184*	Am (as am by
26103	2001	584	Ad				Sec. 1,
26104	2001	584	Ad				Stats. 2000,
26105	2001	584	Ad				Ch. 169) ³¹⁴
26106 26107	2001 2001	584 584	Ad Ad				Am (as am by
26120	2001	584	Ad				Sec. 3, Stats. 2000,
26121	2001	584	Ad				Ch. 169) ³¹⁴
26122	2001	584	Ad				R & Ad 69
26123	2001	584	Ad		2002	664	Am (as am by
26124	2001	584	Ad				Sec. 1 and
26125	2001	584	Ad				Sec. 2, and as ad
26130	2001	584	Ad				by Sec. 3,
26131	2001	584 584	Ad Ad				Stats. 2001, Ch. 184) ⁴³¹
26132 26133	2001 2001	584	Ad		2005	194	R (as am by
26134	2001	584	Ad		2003	174	Sec. 136,
26140	2001	584	Ad				Stats. 2002,
	2002	386	Am				Ch. 664)
26141	2001	584	Ad				Am (as am by
26142	2001	584	Ad				Sec. 137,
261.42	2002	386	Am				Stats. 2002,
26143	2001	584 386	Ad				Ch. 664) ⁸⁰ R & Ad ¹⁹²
26144	2002 2001	584	Am Ad	32121.7	1999	151	Ad
26145	2001	584	Ad	32121.7	2000	135	Am ²⁰³
201.0	2002	386	Am	32121.8	1999	151	Ad
26146	2001	584	Ad	32121.9	2000	798*	Ad
26147	2001	584	Ad	32126	2000	169	R (as ad by
26148	2001	584	Ad				Sec. 4,
26140	2002	664	Am ⁴³¹				Stats. 1998,
26149 26150	2001 2001	584 584	Ad Ad				Ch. 18) Am (as am by
26151	2001	584	Ad				Sec. 3,
26152	2001	584	Ad				Stats. 1998,
26153	2001	584	Ad				Ch. 18) ⁴³
26154	2001	584	Ad				Ad 80
26155	2001	584	Ad		2005	194	Am (as ad by
26156	2001	584	Ad				Sec. 6,
26157	2002	1161*	Ad				Stats. 2000,
26200 26201	2001 2001	550 550	Ad Ad				Ch. 169) R & Ad ¹⁹²
26201	2001	550	Ad	32126.3	2005	195	Ad
26203	2001	550	Ad	32127.3	2005	554	Am
26204	2001	550	Ad	32128	2006	314	Am
32100.05	2006	172	Am	32130.6	2005	554	Ad
32100.3	2006	18*	Ad	32354	2001	115	R
32103	2005	700	Am	33020	2002	1127*	Am
32107	2005	158	Ad		2003	260*	Am

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Section	А <u></u> Year	Chapter	Effect	Section	А <u></u> Year	Chapter	Effect			
33020 (Co	nt.)				2002	782	Am			
`	2004	211*	Am ⁶²²	33334.12	1999	442	Am			
33030	2006	113	Am	33334.14	2002	782	Am			
22020	2006	595	Am	33334.17	2000	135	Am ²⁰³			
33031	2006	595	Am	3333 1.17	2001	626	R			
33050	2006	578	Am	33334.2	2000	756	Am			
33080.1	1999	442	Am	33334.2	2001	471	Am (by Sec. 1			
33080.1	1999	362	Am		2001	4/1	of Ch.)			
33000.2	1999	442	Am (by Sec. 3.5				R & Ad ⁶³			
	1777	442	of Ch.)		2001	738	Am (by Sec 2.2			
33080.7	2006	538	Am ⁸⁰²		2001	130	Am (by Sec. 2.2 of Ch.) ¹⁸			
33080.7	1999	362	Ad							
33000.0		318					Ad (by Sec. 2.4 of Ch.) ⁶³			
22121.5	2003		Am		2002	661	Am (as am by			
33121.5	1999	442	Ad		2002	664	Am (as am by			
33140	2001	741	Am				Sec. 2.2 and as			
33141	2001	741	Am				ad by Sec. 2.4,			
33210.5	2001	124*	Ad				Stats. 2001,			
33214	2000	610	Am		2002	500	Ch. 738) ⁴³¹			
	2000	638	Am		2002	782	Am (as am by			
33214.5	2000	610	Ad				Sec. 2.2 and			
33215	2000	610	Am				Sec. 2.4,			
33216	2000	610	Am				Stats. 2001,			
33217	2000	638	Ad				Ch. 738)			
33298	1999	83	R 30		2005	409	Am			
33320.1	2006	113	Am		2006	538	Am ⁸⁰²			
	2006	595	Am	33334.2a	2001	626	Ad			
33320.4	2006	538	Am 802	33334.20	2005	595	R			
33320.8	2004	183	Am ⁵⁷¹	33334.22	2001	471	Ad & R 18			
33327	2006	643	Am		2002	664	Am ⁴³¹			
33328.1	2006	595	Ad		2002	782	Am			
33328.7	2006	595	Am		2004	473	Am ⁴³			
33331.5	2002	664	R ⁴³¹		2005	225	Am ⁶⁸			
33333.2	2006	591	Am		2006	538	Am 802			
	2006	594	Am	33334.25	2000	552	Ad & R 38			
33333.4	2006	591	Am	33334.27	2000	469	Am ²⁴⁹			
	2006	594	Am	33334.28	2002	782	Ad & R 349			
33333.6	2005	277	Am	33334.29	2003	198*	Ad			
33333.0	2006	538	Am ⁸⁰²	33334.3	2001	738	Am			
33333.10	2001	741	Ad	33334.3	2002	782	Am			
33333.10	2002	782	Am	33334.30	2004	869	Ad & R ³⁸			
33333.11	2001	741	Ad	33334.4	2001	738	Am			
33333.11	2002	782	Am	33334.4	2002	782	Am			
33333.13	2001	741	Ad		2005	262	Am			
33333.13	2002	782	R	33342.5	2006	591	Ad			
33333.2	2002	741	Am	33342.7	2006	591	Ad			
33333.2	2003	260*		33344.5	2004	158	Am			
		211*	Am Am ⁶²²				Alli			
22222 4	2004			33344.6	2004	158				
33333.4	2001	741	Am	33352	2006	595	Am			
22222 5	2002	782	Am	33353.2	2000	610	Am			
33333.5	2000	766*	Ad	33360.5	2006	595	Ad			
33333.6	1999	17*	Am	33367	2006	595	Am			
	2000	135	Am ²⁰³	33368	2002	664	Am ⁴³¹			
	2001	741	Am	33373	2006	603	Am			
	2002	782	Am	33375	2006	643	Am			
	2003	260*	Am	33378	2004	149	Am			
	2003	504	Am		2006	161	Am			
	2004	211*	Am ⁶²²		2006	595	Am			
33333.7	2000	661	Ad	33392	1999	83	Am ³⁰			
	2001	741	Am	33411.3	2002	782	Am			
33333.8	2001	741	Ad	33411.5	2001	738	Ad			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33411.5 (0	Cont)	-		22462	2000	471	D.
33411.3 (2002	782	R	33462 33463	2000 2000	471 471	R R
33413	2002	756	Am (as am by	33464	2000	471	R
33413	2000	750	Sec. 1,	33464.5	2000	471	R
			Stats. 1996,	33465	2000	471	R
			Ch. 329) ⁵	33466	2000	471	R
			Am (as ad by	33476	2006	538	Am 802
			Sec. 2,	33485	2006	595	Am
			Stats. 1996,	33486	2006	595	Am
			Ch. 329) ⁸	33487	2002	782	Am
	2001	738	Am (by Sec. 6	33490	2001	738	Am
			of Ch., as am by		2001	741	Am
			Sec. 3, Stats. 2000,	33492.114	2002 2001	782 123	Am Ad
			Ch. 756) & R ⁴³	33492.114	2001	741	Am
			Ad (by Sec. 7	33492.13	2001	782	Am
			of Ch.)80	33492.140	1999	38	٨d
	2001	741	Am (by	33492.22	1999	83	Δm ³⁰
			Sec. 11.5 of Ch.,	33492.40	2004	183	Am ⁵⁷¹
			as am by Sec. 3,	33492.42	2000	129*	Ad
			Stats. 2000,	33492.50	2000	290	R
			Ch. 756)	33492.51	2000	290	R
	2002	702	R & Ad 80	33492.53	2000	290	R
	2002	782	Am (as am by	33492.60	2000	471	R
			Sec. 11.5 and	33492.61	2000	471 471	R R
			Sec. 11.6, Stats. 2001,	33492.63 33492.65	2000 2000	471	R
			Ch. 741)	33492.67	2000	471	R
	2005	409	R (as am by	33492.71	2000	1055*	Δm
			Sec. 16,	33492.78	2006	538	Am 802
			Stats. 2002,	33492.86	1999	611	Am
			Ch. 782)		2006	538	Am ⁸⁰²
			Am (as am by	33500	2006	595	Am
			Sec. 15,	33501	2006	595	Am
			Stats. 2002,	33501.1	2006	595 505	Ad
22/12 1	2006	563*	Ch. 782) ¹³ Ad & R ³⁴⁹	33501.2	2006	595 595	Ad Ad
33413.1 33413.5	2000	491	Ad & R 43	33501.3 33501.7	2006 2006	595	Ad
33413.3	2001	782	Am (as ad by	33607.5	2004	610*	Am
	2002	, 02	Stats. 2001,	33607.7	2001	741	Δm
			Ch. 491) & RN	33672	2004	211*	Am ⁶²²
33413.6	2002	782	Ad(RN)	33672.5	1999	442	Am
33413.8	2002	782	Ad & R 43	33672.7	2005	72*	R
33426.7	1999	462	Ad & R 18	33681	2002	1127*	Am
	2000	471	Am	33681.10	2003	260*	Ad
22.420	2003	781	Am ¹³ Am ⁴³¹	33681.11	2003	260*	Ad Ad ⁶²²
33430 33435	2002 2006	664 578		33681.12	2004 2004	211 * 610 *	
33436	2006	578	Am Am		2004	010	Am (as ad by Sec. 15,
33445	2006	98	Am				Stats. 2004,
22.10	2006	595	Δm				Ch. 211)
33446	2006	538	Am 802		2006	78*	Am
33451.5	2006	595	Ad	33681.13	2004	211*	Ad ⁶²²
33456	2006	603	R & Ad	33681.14	2004	211*	Ad ⁶²²
33459	2002	999	Am	33681.15	2004	610*	Ad
22.450.1	2003	42*	Am	33681.5	2002	1127*	Am
33459.1	2002	1004	Am	33681.7	2002	1127*	Ad
33459.2 33459.7	2002 2002	1004 1004	R R	33681.8 33681.9	2002 2003	1127 * 260 *	Ad Ad
33460	2002	471	R R	33683	2003	260*	Λm
33461	2000	471	R	33003	2003	211*	Am ⁶²²
		1/1		1		211	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33724	2006	578	Am	38012	2006	538	Am 802
33760	2001	745 *	Am	38040	2003	185	Am 440
33700	2005	501	Am	38045	2003	193	R ⁵⁷¹
	2006	890	Am	38079	2000	776*	Am
33769	2006	578	Am	38081.1	2002	386	Am
34009	2000	9*	R	38500	2002	488	Ad
34052	2001	395*	Am	38501	2006	488	Ad
34052	2001	1055 *	Am	38505	2006	488	Ad
34033	2004	225*	Am	38510	2006	488	Ad
34130	2004	178	Am	38530	2006	488	Ad
34130.5	2005	178	Alli	38550	2006	488	Ad
34312	2005	501	Am	38551	2006	488	Ad
34312						488	
24212.2	2006 2001	890 745*	Am	38560 38560.5	2006	488	Ad
34312.3			Am		2006		Ad
34327.6	2000	1055 *	Am	38561	2006	488	Ad
34328.1	2003	787	Am Am ¹¹²	38562	2006	488	Ad
34943	1999	525	AIII	38563	2006	488	Ad
35811	2006	578	Am Am ⁸⁰²	38564	2006	488	Ad
35816	2006	538	Am ***	38565	2006	488	Ad
35987	2003	229	Ad & R 75	38570	2006	488	Ad
	2004	183	Am & RN 571	38571	2006	488	Ad
25000	2004	907*	R	38574	2006	488	Ad
35988	2003	229	Ad & R 75	38580	2006	488	Ad
	2004	183	Am & RN 571	38590	2006	488	Ad
	2004	907*	R	38591	2006	488	Ad
35989	2003	229	Ad & R 75	38592	2006	488	Ad
	2004	183	Am & RN 571	38593	2006	488	Ad
	2004	225*	Am & RN	38594	2006	488	Ad
35990	2003	229	Ad & R 75	38595	2006	488	Ad
	2004	183	Am & RN 571	38596	2006	488	Ad
	2004	225*	Am & RN	38597	2006	488	Ad
35991	2003	229	Ad & R 75	38598	2006	488	Ad
	2004	183	Am & RN 571	38599	2006	488	Ad
	2004	907*	R	39011	2004	693	Am
37630	2006	578	Am	39011.5	2003	479	Ad
37923	2006	578	Am		2004	183	Am ⁵⁷¹
37980	2003	229	Ad & R 75	39014.3	2001	163	Am
	2004	907*	R	39014.5	2001	163	Am
37981	2003	229	Ad & R 75	39016.5	2000	890	R & Ad
	2004	225*	Am	39023.3	2003	479	Ad
	2004	907*	R	39027.3	2000	1077	Ad
37982	2003	229	Ad & R ⁷⁵	39047.2	1999	477	Ad
	2004	225*	Am	39150	2000	805	S 43
	2004	907*	R	39151	2000	805	S 43
37983	2003	229	Ad & R ⁷⁵	39152	2000	805	S 43
	2004	225*	Am	39153	2000	805	Am 43
	2004	907*	R		2001	745*	Am
37984	2003	229	Ad & R 75	39510	2000	890	Am
	2004	225*	Am	39512.5	2000	890	Am
	2004	907*	R	39513	2000	890	Am
37985	2003	229	Ad & R 75	39515	2000	890	Am
	2004	907*	R	39604	2000	890	Am
37986	2004	183	$Ad(RN)^{571}$		2004	644	Am
37987	2004	183	Ad(RN) ⁵⁷¹	39606	1999	731	Am
37988	2004	183	Ad(RN) ^{3/1}	39607	2000	729	Am
37989	2004	183	Ad(RN) ⁵⁷¹	39607.4	2006	77*	Ad
	2004	225*	Ad(RN)	39607.5	2000	729	Am
	2004	907*	R		2004	644	Am
37990	2004	183	Ad(RN) ⁵⁷¹		2006	851	Am
-1770	2004	225 *	Ad(RN)	39612	1999	66*	Am 13
	2007	907*	. 10(1111)	07012	1///	00	4 3111

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
39613	2003	1	Ad	40451	1999	477	Am (by Sec. 2
39614	2003	738	Ad & R 111				of Ch.)
20616.5	2004	183	Am ⁵⁷¹		1999	731	Am (by Sec. 7.5
39616.5 39617.5	2006 1999	11 731	Ad Ad	40451.5	1999	477	of Ch.) Ad
39619.5	2004	644	Am	40452	2000	890	Am
39619.6	2000	144*	Δd		2004	193	Am ⁵⁷¹
	2001	159	Am ³⁰⁵	40453	2001	745*	R
Div. 26,				40454	2000	890	Am
Pt. 2, Ch. 3.3,				40457 40459	1999 2000	506 500	Ad Ad
heading				40471	1999	477	Ad
(Sec. 39630				40484	2000	890	R
et seq.)	2005	588	Am	40500.1	2000	890	Am
39630	2004	706	Ad	40500.5	2004	183	Am ⁵⁷¹
20621	2005 2004	588 706	Am	40503 40515	2000	890 890	Am
39631	2004	588	Ad Am	40513	2000 2000	890 890	Am Am
39632	2004	706	Ad	40524	2000	890	R
	2005	588	Am	40600	2003	483	Ad
39660	1999	731	Am	40601	2003	483	Ad
39661	2004	183	Am ⁵⁷¹	40602	2003	483	Ad
39663	2004	193	R 571	40603	2003	483	Ad
39669.5 39671	1999 2000	731 890	Ad Am	40604 40605	2003 2003	483 483	Ad Ad
39675	2000	805	Am	40606	2003	483	Ad
39702.5	2000	397	Ad	40607	2005	569	Ad
	2004	644	R	40608	2004	885	Ad
39751	2000	1019	Am Am ²⁶⁵	40703	2000	397	Am
39752	2000	1019	AIII	40708	2003	296	Am
39760	2004 2000	225 * 1017	Am Ad	40709 40709.7	2000 2000	729 890	Am Am
39761	2000	1017	Ad	40714.5	2000	729	Am
39762	2000	1017	Ad ³⁷	40717.5	2000	890	Am
39763	2000	1017	Ad	40717.6	2006	538	Am 802
39807	2000	890	Am	40720	2002	1129	Ad
39910		1-02 12*	Ad	40720.5	2004	580	Am Ad ⁷³
39915 39920		1-02 12 * 1-02 12 *	Ad Ad	40720.5	2002	1129	R ²²
39930	2002	987	Ad	40723	2000	501	Ad
39940	2005	574	Ad	40724	2003	479	Ad
39941	2005	574	Ad	40724.5	2003	479	Am
200.42	2006	538	Am 802	40724.6	2003	479	Am Am ⁵⁷¹
39942 39943	2005 2005	574 574	Ad Ad	40724.7	2004 2003	183 479	Am
39944	2005	574	Ad	40727.2	2000	729	Am
40002	2000	729	Am	40728.5	2000	729	Am
40100.5	2000	729	Am	40731	2003	479	Ad
40106	2001	163	R	40910	2000	729	Am
40131	2002	132	Am	40914	2000	729	Am
40162 40221.5	2000 2002	890 1001	Am Am ⁴³²	40916 40925	2001 2000	456 729	Am
40410.5	2004	193	Am ⁵⁷¹	40925.3	1999	451	Am Ad
40416	2000	890	R	40962	2000	890	R
40420	2003	686	Am	40962.5	2000	729	Ad
40.4.10.2	2000	##A	R & Ad 80	40980	2000	729	Am
40440.2	2006	538	Am ⁸⁰²	40002	2006	643	Am
40448.5 40448.5.1	1999 1999	36 * 36 *	Am	40982 41081	2006 2004	425 * 707	Ad Am
40448.6	2004	225*	Am Am	41001	2004	707	R & Ad ⁶⁷⁷
40450	2000	890	Am	41212	2000	890	R

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		- 1	00	Section		- 1	00
41242	2000	890	R		2002	664	Am (as am by
41261 41263	2000 2000	890 890	Am R				Sec. 1 and Sec. 2,
41300	2001	163	Ad				Stats. 2001,
41301	2001	163	Ad				Ch. 424) ⁴³¹
41302	2001	163	Ad	41712	2004	644	Am
41310	2001	163	Ad	41805.5	2000	343	Am
41311	2001	163	Ad	41855.5	2003	481	Ad
41312	2001	163	Ad	41855.6	2003	481	Ad
41320	2001	163	Ad	41065	2004	183	Am ⁵⁷¹
41321	2001	163	Ad	41865	2000	890	Am (by Sec. 36
41322 41323	2001 2001	163 163	Ad Ad		2000	1055*	of Ch.) Am (by Sec. 46
41330	2001	163	Ad		2000	1033	of Ch.) ¹⁴
41331	2001	163	Ad				Am (by
41332	2001	163	Ad				Sec. 46.5
41333	2001	163	Ad				of Ch.) ²⁵
41334	2001	163	Ad		2004	225*	Am
41335	2001	163	Ad		2004	644	Am (as am by
41336	2001	163	Ad				Stats. 2004,
41337 41338	2001 2001	163 163	Ad Ad	41865.5	1999	640	Ch. 225) Ad
41339	2001	163	Ad	41900	2000	890	R
41340	2001	163	Ad	41954	2000	729	Am
41341	2001	163	Ad	41960.2	1999	501	Am
41342	2001	163	Ad	41981	2000	890	R
41343	2001	163	Ad	41982	2000	343	Am
41344	2001	163	Ad	41983	2000	343	Am
41345	2001	163	Ad	41985	2006	770	Ad
41346 41350	2001 2001	163 163	Ad Ad	41985.5 41986	2006 2006	770 770	Ad Ad
41351	2001	163	Ad	41998	2003	821	Ad
41352	2001	163	Ad	41999	2003	821	Ad
41353	2001	163	Ad	42301.14	2000	329*	Ad & R 19
41354	2001	163	Ad	42301.15	1X 200		Ad
41355	2001	163	Ad	42301.16	2003	479	Ad
41356	2001	163	Ad	42301.17	2003	479	Ad
41357	2001	163	Ad	42301.18	2003	479	Ad
41500	2000	890	Am	42301.5	2000 2000	890 890	Am
41500.5 41503.6	2000 2000	890 1055 *	Am Am	42301.9 42302	1999	643	Am Am
41303.0	2004	225 *	Am	42302.1	1999	643	Am
41507	2000	890	R	42310	2003	479	Am
41514.1	2003	676	Ad & R 317	42311.2	2004	693	Am
	2004	183	Am 5/1	42314	2000	890	Am
41514.10	2000	741	Ad	42314.3	1X 200		Ad & R 19
41514.9	2000	741	Ad	42314.5	2000	890	Am
41518	2000	890 890	R R	42317 42359.6		01-02 13* 01-02 13*	Ad & R ²⁰ Ad & R ²⁰
41519 41520	2000 2000	890	R	42339.0	2000	805	Au & K Am
41600	2000	890	Am	42400.1	2000	805	Am
41704.5	2000	890	R	12.0011	2001	854	Am
41705	2001	424*	Am (as am by	42400.2	2000	805	Am
			Sec. 1,		2001	854	Am
			Stats. 1997, Ch. 788) ³⁶⁴ 13	42400.3	2000	805	Am
			Ch. 788) Sor 15 Am (as am by	12400.2.5	2001	854	Am
			Am (as am by Sec. 2,	42400.3.5 42400.4	2000 2001	805 769	Ad Am
			Stats, 1997.	42400.7	2000	805	Ad
			Ch. 788) ³⁶⁵	42400.8	2000	805	Ad
			,				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42402	2000	805	Am	42842	2000	1018	Ad
42402.1	2000	805	Am	42042	2001	769	Am
12 102.1	2001	854	Am		2006	77*	R ⁶⁹
42402.2	2000	805	Am	42843	2000	1018	Ad
	2001	854	Am		2001	769	Am
42402.3	2000	805	Am		2006	77*	R 69
	2001	854	Am	42860	2000	1018	Ad
42402.4	2000	805	Ad		2001	769	Am
42405.1	2000	890	Am	42050	2006	77*	R ⁶⁹
42407	2002	1129	Am	42870	2000	1018	Ad
42410 42500	2001	769 476	Ad Ad		2001 2006	769 77*	Am R ⁶⁹
42500	2003 2003	476	Ad	42871	2006	77*	Ad & R ⁶⁸
42502	2003	476	Ad	43013.1	1999	812	Ad & K
42503	2003	476	Ad	43013.3	1999	812	Ad
42504	2003	476	Ad	43013.5	2004	193	Am ⁵⁷¹
42505	2003	476	Ad	43018.5	2002	200	Ad
42506	2003	476	Ad	43021	2001	769	Am
42800	2000	1018	Ad		2002	287	R
	2006	77*	R 69	43023	2001	769	Ad
42801	2000	1018	Ad	43023.5	2001	763	Ad & R 75
	2001	769	Am		2006	798	Am 13
	2006	77 *	R 69	43024	1999	814	Ad
42801.1	2001	769	Ad		2004	781*	R
	2002	423	Am	43025	2002	287	S ⁵⁷ S ⁵⁷
	2002	664	Am ⁴³¹	43026	2002	287	S 57 S 57
	2003	62	Am ⁵¹⁹ R ⁶⁹	43027	2002	287	S 57 S 57
42810	2006	77*		43028	2002	287	S 57
42810	2000 2001	1018 769	Ad Am	43029 43030	2002 2002	287 287	S 57
	2006	77*	R ⁶⁹	43031	2002	287	c 57
42820	2000	1018	Ad	43031.5	2002	287	S 57
12020	2006	77 *	R ⁶⁹	43032	2002	287	S 57
42821	2000	1018	Ad		2004	644	R
	2001	769	Am	43033	2002	287	R
	2004	230*	Am	43101	2004	644	Am
	2006	77 *	R ⁶⁹	43104	2000	1077	Am
42822	2000	1018	Ad	43105.5	2000	1077	Ad
	2001	769	Am	43200	2005	575	Am
42022	2006	77*	R 69	42200.1	2006	419	Am
42823	2000 2001	1018 769	Ad	43200.1	2005 2006	575 538	Ad Am ⁸⁰²
	2001	200	Am Am	43700.1	2006	11	Alli
	2002	423	Am	43701	2004	873*	Am
	2006	77 *	R ⁶⁹	43810	2005	580	Ad
42823.1	2002	423	Ad	43811	2005	580	Ad
	2006	77 *	R ⁶⁹	43812	2005	580	Ad
42824	2000	1018	Ad		2006	538	Am ⁸⁰²
	2001	769	Am	43813	2005	580	Ad
	2006	77 *	R ⁶⁹	43830.8	1999	812	R & Ad
42840	2000	1018	Ad		1999	813	R & Ad
	2001	769	Am	43840	2001	115	Am
	2002	423	Am	43841	2001	115	R
	2002	664 77*	Am 431	43841.5	2001	115	R Am ⁷⁰⁶
	2006	77 * 538	R ⁶⁹ Am ⁸⁰²	43843 43860	2004 2005	701	Am Ad & R 68
42841	2006 2000	1018	Am	43865	2005	365 371	Ad & K Ad
72071	2000	769	Am	43866	2005	371	Ad
	2001	423	Am	43867	2005	371	Δd
	2006	77 *	R ⁶⁹		2006	538	Am ⁸⁰²

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
43868	2006	877	Ad	44096	1999	209	Ad
43869	2006	877	Ad	44100	2004	644	Am
44000.1	1999	67*	Ad	44104.5	2004	644	Am
44003	2001	745 *	Am	44209	2006	347	Am
44003.5	2002	1001	Ad ⁴³²	44225	2004	707	Am
44004	2004	701	Am ⁷⁰⁶				R & Ad ⁶⁷⁷
44011	1999	67*	Δm	44229	2004	707	Am
	2002	1001	Am ⁴³²				R & Ad ⁶⁷⁷
	2004	230*	Am	44241	1999	204	Am ⁵⁹
	2004	702 *	Am 705		2005	568	Am
44044.6	2004	704	Am ⁷⁰⁵	44245	2004	193	R ⁵⁷¹ R ⁵⁷¹
44011.6	2004	644	Am	44247	2004	193	
44012.1	2006	761	Ad	44260	2000	1072*	Ad
44014	2002	569	Am Am ⁴³²	44061	2001	763	Am
44014.2	2002	1001	Am 432 Am 20	44261	2000	1072*	Ad
44014.5	2002	1001	Am 30	44262	2000	1072*	Ad
44015	1999	83	AIII	44263	2000	1072*	Ad
	1999	355	Am R & Ad ⁸	44265	2000	1072*	Ad Am ⁴³¹
	2001	335	R (as ad by	44275	2002 1999	664 923*	Ad
	2001	333	Sec. 2,	44273	2004	707	Am
			Stats. 1999,		2004	707	R & Ad ⁶⁷⁷
			Ch. 355)	44280	1999	923*	Ad
			Am (as am by	77200	2004	707	Am
			Sec. 1,		2001	707	R & Ad ⁶⁷⁷
			Stats. 1999,	44281	1999	923*	Ad
			Ch. 355) ¹³		2004	707	Am
	2002	1001	Am 432				R & Ad ⁶⁷⁷
	2005	270	Am	44282	1999	923*	Ad
44017	2006	761	Am		2004	707	Am
44017.1	1999	67*	Am				R & Ad 677
44017.4	2001	871	Ad	44283	1999	923*	Ad
	2002	693	Am		2004	707	Am
44021	2006	761	Am				R & Ad 677
44024.5	1999	273	Am		2006	627	Am (as am by
44004.5	2006	760	Am				Sec. 9 and as ad
44031.5	2002	405	Am				by Sec. 9.5,
44036	2001	357	Am 802				Stats. 2004,
44037	2006	538	AIII	44004	1000	022*	Ch. 707)
44060	1999 2004	67 * 230 *	Am Am	44284 44285	1999 1999	923 * 923 *	Ad
44062.1	1999	67*	Am	44286	1999	923*	Ad Ad
44002.1	2003	482	Am	44287	1999	923*	Ad
	2005	565	Am	77207	2000	135	Am ²⁰³
	2006	760	Am (by Sec. 18		2000	729	Am
	2000	700	of Ch.)		2004	707	Am
	2006	761	Am		200.	, , ,	R & Ad ⁶⁷⁷
44062.3	2006	761	Ad	44287.1	2005	209	Ad
44072.10	2001	357	Am	44288	1999	923*	Ad
44072.7	2001	357	Am	44290	1999	923*	Ad
44081	2002	1001	Δm ⁴³²	44291	1999	923*	Ad
44090	2006	538	Am ⁸⁰²	44295	1999	923*	Ad
44091	2004	230*	Λm	44296	1999	923*	Ad
44091.1	2002	1001	Am ^{38 432}	44297	1999	923*	Ad & R 155
	2004	230*	Am 13		2004	627	Ad
	2004	702 *	Am		2005	22	Am ⁶⁴⁷
			R & Ad 63	44299	1999	923*	Ad
	2004	703	Am	44299.1	1999	923*	Ad
44091.2	1999	67 *	Ad		2004	707	Am
44094	1999	67 *	Am				R & Ad ⁶⁷⁷
	2006	761	Am				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44299.1 (C				44526	2000	914	Am (by Sec. 6
	2006	627	Am (as am by		2000	915	of Ch.)
			Sec. 11, Stats. 2004,		2000	913	Am (by Sec. 8.5 of Ch.) ²²⁵
			Ch. 707)		2002	1034	A m
44299.2	2004	707	Ad & R 423		2006	714	Am 874
44200 50	2006	627	Am	44533	2004	7*	Am
44299.50 44299.51	2000 2000	532 532	Ad Ad	44535 44537.5	1999 2000	756* 915	Am Am
44299.52	2000	532	Ad	44337.3	2001	160*	Am
44299.53	2000	532	Ad	44548	2000	915	Am
44299.54	2000	532	Ad		2001	160*	Am
44299.55	2000	532	Ad	44559	2000	915	Am
44299.75 44299.76	2000 2000	532 532	Ad Ad	44559.1	1999 2000	756* 913	Am Am (by Sec. 6
44299.77	2000	532	Ad		2000	713	of Ch.)
44299.78	2000	532	Ad		2000	915	Am (by
44299.79	2000	532	Ad		• • • • •	4.60.1	Sec. 12.5 of Ch.)
44299.80	2002	1129	Ad Am ⁵¹⁹	44550.2	2001	160*	Am
44299.81	2003 2002	62 1129	Am	44559.2 44559.8	2000 1999	915 756*	Am Ad
44299.82	2002	1129	Ad	44559.9	2003	479	Ad
44299.83	2002	1129	Ad & R 18	44561	2006	714	Am
44299.85	2002	1129	Ad	46077	2001	745 *	Am
44321	2002	572	Am Am ⁸⁰²	47507	2003	476	Ad
44366 44501	2006 2000	538 914	Am (by Sec. 1	50052.5 50053	2002 2002	782 782	Am Am
44301	2000	714	of Ch.)	50066	2000	471	Am
	2000	915	Am (by Sec. 1.5	50076.6	2000	553	Ad
11500	2000	014	of Ch.)	50079.5	2002	782	Am
44502	2000	914	Am (by Sec. 2 of Ch.)	50083 50086	2000 2000	553 553	Am Am
	2000	915	Am (by Sec. 2.5	50093	2000	741	Am
	2000	,10	of Ch.)	50105	2002	782	Am
44504.1	2000	915	Ad	50106	2001	741	Ad
44507	2000	915	Am	50199.10	1999	893	S 103 13 S 103 13
44508 44520	1999 2000	756* 914	Am Am (by Sec. 3	50199.11 50199.12	1999 1999	893 893	S 103 13
44320	2000	714	of Ch.)	50199.12	1999	893	c 103 13
	2000	915	Am (by Sec. 5.5	50199.14	1999	893	c 103 13
			of Ch.)	50199.15	1999	893	S 103 13
11505	2002	1034	Am	50199.16	1999	893	S 103 13 S 103 13
44525	2000	915	Am (by Sec. 6.6 of Ch.)	50199.17	1999 2000	893 311*	A m
44525.5	2000	914	Ad (by Sec. 4.5	50199.18	1999	893	Am 103 13
			of Ch.)	50199.20	1999	893	c 103 13
44525.6	2000	914	Ad & R (by	50199.21	1999	893	S 103 13 S 103 13
			Sec. 5.5 of Ch.) ⁷⁵	50199.22	1999	893	c 103 13
	2006	714	R (as ad by	50199.4 50199.5	1999 1999	893 893	c 103 13
	2000	/17	Sec. 5,	50199.6	1999	893	c 103 13
			Stats. 2000,	50199.7	1999	893	S 103 13
			Ch. 914)	50199.70	2002	1086*	Ad & R 38
			Am (as ad by	50199.71	2002	1086*	Ad & R ³⁸ Ad & R ³⁸
			Sec. 5.5, Stats. 2000,	50199.72 50199.73	2002 2002	1086* 1086*	Ad & R 38
			Ch. 914) ³⁴⁹	50199.74	2002	1086*	Ad & R 38
44525.7	2000	915	Ad (by Sec. 7.5		2003	62	Am 519
			of Ch.)	50199.75	2002	1086*	Ad & R 38

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
50199.76	2002	1086*	Ad & R 38	50532	2001	395*	Am
50199.77	2002	1086*	Ad & R 38	50532.5	2001	395*	R
50199.78	2002	1086*	Ad & R 38	50533	2000	84	R
50199.79	2002	1086*	Ad & R 38	50533.1	2000	84	R
50199.8	1999	893	S 103 13	50533.2	2000	84	R
50199.80	2002	1086*	Ad & R 38	50533.4	2000	84	R
50199.81 50199.9	2002 1999	1086* 893	Ad & R ³⁸ S ¹⁰³ 13	50533.5 50533.6	2000 2000	84 84	R R
50400.5	2001	395 *	Am	50533.7	2000	84	R
50404	2005	348	Am	50540	2000	80	Ad
50408	2001	745 *	Am	50541	2000	80	Ad
50451	2001	577	Am	50542	2000	80	Ad
	2004	818	Am	50542.1	2000	665	Ad
50452	2004	818	Am	50543	2000	80	Ad 82
50453	2004	818	Am	50544	2000	665	Ad
50455	2000	312*	Am	50544	2000	80	Ad
50455.6	2001	577 115	Ad R		2001 2002	608 503	Am
50502.5	2001 2001	395*	R R	50545	2002	80	Am Ad
50514.5	1999	83	Ad(RN) ³⁰	30343	2001	395*	Am
50515	2001	395*	R		2003	593	Am
50515.5	2001	395*	R	50546	2000	80	Ad ⁸²
50516	2001	395 *	R		2000	665	Ad
50517	2001	395 *	R	50550	2002	482	Ad ⁴¹⁷
50517.10	2001	555	Ad	50550.1	2002	482	Ad 417
	2002	494	Am	50550.2	2002	482	Ad ⁴¹⁷
50517 11	2005	74*	Am	50558	2006	890	Am & RN Ad ⁴¹⁷
50517.11	2000	312*	Ad Ad & R ⁶⁸	50600	2002	721	Ad ⁴¹⁷
50517.15 50517.4	2004 2001	866 395*	Ru & K	50601	2002 2005	721 74*	Am
Div. 31,	2001	393	K	50602	2003	721	Δd^{417}
Pt. 2,				50603	2002	721	Ad ⁴¹⁷
Ch. 3.2,					2005	74*	Am
heading				50604	2002	721	Ad 417
(Sec. 50517.5				50605	2002	721	Ad 417
et seq.)	2000	312*	Am	50640	2000	471	R
50517.5	2000	312*	Am	50640.1	2000	471	R
	2001	555	Am (by Sec. 1	50641	2000	471	R
	2001	593*	of Ch.) Am (by Sec. 2	50642 50643	2000 2000	471 471	R R
	2001	393 .	of Ch.)	50644	2000	471	R
	2003	814	Am	50650	2000	84	Ad
	2004	672	Am	50650.1	2000	84	Ad
	2006	890	Am	50650.2	2000	84	Ad
50517.6	2000	312*	Am	50650.3	2000	84	Ad
50517.9	2004	183	Am ⁵⁷¹		2004	672	Am
50518	1999	83	Am & RN 30	50650.4	2000	84	Ad
50519	2004	193	Am ⁵⁷¹ Am ⁵⁷¹	50650 5	2003	793	Am
50524	2004	193	R R	50650.5	2000 2003	84 793	Ad
Div. 31,	2004	818	K	50650.6	2003	193 84	Am Ad
Pt. 2,				50650.7	2000	84	Ad
Ch. 3.5,				50651	2001	414	Ad
heading					2004	473	R
(Sec. 50530				50653	2001	414	Ad
et seq.)	2001	395 *	Am		2004	473	R
50530	2001	395 *	Am & RN & Ad	50654	2001	414	Ad
50530.5	2001	395 *	Ad(RN)	50655	2004	473	R
	2003	593	Am	50655	2001	414	Ad
50531	2006 2001	890 395*	Am Am	50656	2004 2001	473 414	R Ad
50551	2001	373 "	Alli	30030	2001	+14	Λu

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
50656 (Cor	nt.)			50804	2000	667	Am
`	2004	473	R	50806	2001	745*	R
50657	2001	414	Ad	50825	2005	197	Am
	2004	473	R	50826	2005	197	Am
50658	2001	414	Ad	50832	1999	596	Am
20020	2004	473	R	00002	2005	197	Am
50659	2001	414	Ad		2005	177	R & Ad 301
50057	2004	473	R	50833	2005	197	Am
50659.1	2001	414	Ad	20022	2000		R & Ad 301
50057.1	2004	473	R	50834	1999	596	Am
50659.2	2001	414	Ad	30034	2001	745*	Am
30037.2	2004	473	R	50837	2004	193	R ⁵⁷¹
50659.3	2001	414	Ad	50840	2000	84	Am
30039.3	2004	473	R	50841	2000	84	Am
50660.5	2004	538	Am ⁸⁰²	50842	2000	84	Am
50662.8	2004	569	Ad	50842.1	2006	892*	Ad
50675	1999	637	Ad	50842.2	2006	892*	Ad Ad ⁵¹⁰
50675.1	1999	637	Ad	50843	2002	725	Ad
50675.10	1999	637	Ad	50042.5	2006	892*	Am
50675.11	1999	637	Ad	50843.5	2006	892*	Ad Ad ⁵¹⁰
50675.12	2000	667	Ad	50860	2002	724	Ad 510
50675.13	2002	26*	Ad 417	50861	2002	724	Ad 510
50675.14	2002	26*	Ad ⁴¹⁷	50862	2002	724	Ad 510
	2003	578	Am	50862.5	2002	724	Ad 510
50675.2	1999	637	Ad	50863	2002	724	Ad (1st text) ⁵¹⁰
50675.3	1999	637	Ad				Ad (2nd text) ⁵¹⁰
50675.4	1999	637	Ad	50864	2002	724	Ad 510
	2000	957	Am	50865	2002	724	Ad 510
50675.5	1999	637	Ad	50866	2002	724	Ad 510
50675.6	1999	637	Ad	50870	2001	746*	Ad & R ^{37 75}
50675.7	1999	637	Ad	50871	2001	746*	Ad & R 37 75
50675.8	1999	637	Ad	50872	2001	746*	Ad & R 37 75
50675.9	1999	637	Ad	50880	1999	67*	Am 32
50710.1	1999	308*	Am		1999	637	Am
	2003	228*	Am	50881	1999	67*	Am ³²
	2004	227*	Am		1999	637	Am
	2004	671	Am	50881.5	1999	67*	Am ³²
	2005	74*	Am	00001.0	1999	637	Am
50712.5	2004	671	Am	50882	1999	67*	Am ³²
50740	2001	395 *	Am	30002	1999	637	Am
50740.1	2001	395 *	R	50884	1999	67*	R 32
50748.1	2001	395 *	Am	50887	1999	67*	Am ³²
50780	1999	473	Am	30007	1999	637	R
50781		473		50007 5		1055*	
30781	1999		Am	50887.5	2000	225*	Am
50792	2004	473	Am	50000 2	2004		Am Am ³²
50783	1999	473	Am	50888.3	1999	67*	
50784	1999	473	Am	50000 5	1999	637	Am
50505	2004	473	Am	50888.5	1999	67*	AIII
50785	1999	473	Am	50000 5	1999	637	R 32
50786	1999	473	Am	50888.7	1999	67*	Am ³²
	2003	814	Am		1999	637	R
50786.5	1999	473	Am	50889.5	1999	67*	Am ³²
50800	2000	667	Am		1999	637	R
50801	2000	667	Am	50890	1999	67*	Am 32
50801.5	2000	667	Am	50893.5	1999	67*	Am ³²
	2002	46*	Am		1999	637	R
	2002	1074	Am	50893.7	1999	67*	Am 32
	2003	776	Am		1999	637	R
50802	2000	667	Am	50893.9	1999	67*	Am ³²
				1			
50802.5	2000	667	Am Am ⁴¹⁷		1999	637	R R & Ad ³²

	00	cted By				ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
50896	2006	538	Am 802		2003	553	Am (as ad by
50896.1	2006	538	Alli Am 802				Sec. 2,
50896.2	2006	538	Am 802				Stats. 2002,
50897	2002	1024	R				Ch. 26 and as
50897.1	2002	1024	R				am by Sec. 18,
50897.3	2002	1024	R				Stats. 2002,
50898	2000	83	Ad				Ch. 935)
50898.1	2000	83	Ad	51452	1999	67*	Am 20
50898.2	2000	83	Ad 82		2000	127*	Λm
	2000	957	Ad ²⁶⁰		2001	114	Am 304 13
	2001	3*	Am		2002	664	Am ⁴³¹
Div. 31,				51453	1999	67*	R
Pt. 3,					2002	26*	Ad ⁴¹⁷
heading					2002	33*	Ad
(Sec. 50900					2002	935	Am (as ad by
et seq.)	2000	471	Am (as am by				Stats. 2002,
17			Sec. 14.5,				Ch. 33)
			Stats. 1994,	51453.5	2002	935	Ad
			Ch. 94)	51454	1999	67*	c 20
50905	2005	348	Am		2001	114	S 304 13
50909	2006	748	Am	51455	1999	67*	Am ²⁰
50911	2000	471	Am		2001	114	Δm 13
50711	2005	338	Am		2002	26*	Am ⁴¹⁷
50955	2006	578	Am		2002	33*	Am
50960	2000	553	Ad		2002	935	Am (as am by
51000.1	2000	471	Am		2002	,,,,	Stats. 2002,
51005	2000	471	Am				Ch. 33)
51050.1	2006	748	Ad	51479	2002	26*	Ch. 33) Am ⁴¹⁷
51065.5	2003	193	Ad	51500	2000	81*	Ad
Div. 31,	2000	1,,0		51501	2000	81*	Ad
Pt. 3,				51502	2000	81*	Ad
Ch. 5,				51504	2000	81*	Ad
heading					2004	674	Am (by Sec. 1
(Sec. 51100					200.	07.	of Ch.)
et seq.)	2000	471	Am		2004	683	Am (by Sec. 2
51253	2000	471	R				of Ch.)
51312	2006	748	Ad		2005	338	Am
51313	2006	748	Ad		2006	538	Δ m 802
51314	2006	748	Ad	51505	2002	26*	Ad ⁴¹⁷
51315	2006	748	Ad		2003	553	Am
51316	2006	748	Ad	51506	2000	81*	Ad
51317	2006	748	Ad	51510	2000	81*	Ad
51318	2006	748	Ad	51602	2006	578	Am
51331	2000	553	Am	51615	2003	553	Am
51335	2003	193	Am		2004	183	Am ⁵⁷¹
51345	2000	307	Am	51628	2003	553	Am
51348	2000	307	Am	51642	2003	553	Am
51350	1999	264	Am	51643.5	2003	553	Am
	2001	202	Am	51646	2003	553	R
	2005	348	Δm	51648	2003	553	Am
51450	1999	67*	S 20	51650	2003	553	Am
	2001	114	S 304 13	51651	2003	553	Am
51451	1999	67*	Am ²⁰	51652	2003	553	Am
-	2000	127*	A	51654	2003	553	Am
	2000	135	Am 203	51670	2003	553	A
	2001	114	S 304 13	52020	2006	538	Am 802
51451.5	2002	26*	Ad ⁴¹⁷	52045	2001	745*	R
	2002	33 *	Ad	52075	2002	12*	Ad
	2002	935	Am (as ad by	52075.1	2002	12*	Ad
			Stats. 2002,		2003	62	Am ⁵¹⁹
			Ch. 33)	52076	2002	12*	Ad
			,	1			-

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52077	2002	12*	Ad	53533	2002	26*	Ad ³⁸⁹
52078	2002	12*	Ad	33333	2002	228*	Am
52079	2002	12*	Ad		2003	553	Am (by Sec. 15
52080	2002	12*	Ad		2000	000	of Ch.)
	2006	890	Am		2003	578	Am (by Sec. 4.5
52080.5	2002	12*	Ad				of Ch.)
52081	2002	12*	Ad		2004	183	Am ⁵⁷¹
52085	2002	12*	Ad		2004	227*	Am
52086	2002	12 * 12 *	Ad		2005	74* 69*	Am
52087 52090	2002 2002	12*	Ad Ad		2006 2006	538	Am Am ⁸⁰²
52090.5	2002	12*	Ad	53534	2003	228*	Ad
52091	2002	12*	Ad	53540	2006	27*	Δd ⁷⁷⁶
52091.5	2002	12*	Ad	53541	2006	27*	Ad 776
52092	2002	12*	Ad	53545	2006	27*	Ad ⁷⁷⁶
52095	2002	12*	Ad	53546	2006	27*	Ad 776
52097	2002	12*	Ad	53547	2006	27*	Ad ⁷⁷⁶
52097.1	2002	12*	Ad	53548	2006	27*	Au
52007.5	2002	1038	R	53549	2006	27 * 27 *	Ad ⁷⁷⁶ Ad ⁷⁷⁶
52097.5 52098	2002 2002	12 * 12 *	Ad Ad	53550 53551	2006 2006	27*	Ad ⁷⁷⁶
52514.5	1999	987*	Am	53552	2006	27*	Ad ⁷⁷⁶
52570	2001	745 *	P	53553	2006	27*	Ad ⁷⁷⁶
53130	2002	26*	Am ⁴¹⁷	53554	2006	27*	Ad 776
53250	2003	578	S 317	53555	2006	27*	Ad 776
53255	2003	578	S 317	53556	2006	27*	Ad ⁷⁷⁶
53260	2000	667	Am	53557	2006	27*	Ad 776
	2003	578	S 317	53558	2006	27*	Ad ⁷⁷⁶
53265	2000	667	Am S ³¹⁷	53560	2006	27 * 27 *	Ad
53270	2003 2003	578 578	S 317	53561 53562	2006 2006	27*	Ad Ad
53275	2003	667	Am	53563	2006	27*	Ad
33213	2003	578	S 317	53564	2006	27*	Ad
53280	2000	667	Am	56001	2000	506	R
	2003	578	S 317	56010	2000	506	R
53285	2003	578	S 317	56011	2000	506	R
53290	2003	578	S 317 S 317	56012	2000	506	R
53295	2003	578		56013	2000	506	R
53300	2000 2002	667 1161*	Am	56014	2000 2000	506 506	R R
	2002	578	Am S ³¹⁷	56015 56016	2000	506	R R
53305	2003	578	S 317	56017	2000	506	R
53310	2003	578	S 317	56018	2000	506	R
53311	2000	667	Δm	56030	2000	506	R
	2003	578	S 317	56030.5	2000	506	R
53315	2003	578	Am 317	56031	2000	506	R
53500	2002	26*	Ad ³⁸⁹ Ad ³⁸⁹	56032	2000	506	R
53501	2002	26 * 26 *	Ad 389 Ad 389	56032.5	2000	506	R R
53520 53521	2002 2002	26*	Ad 389	56033 56033.5	2000 2000	506 506	R R
53521	2002	26*	Δd 389	56034	2000	506	R
53523	2002	26 *	Ad 389	56035	2000	506	R
53524	2002	26*	ΔA 389	56036	2000	506	R
53525	2002	26*	ΔA 389	56037	2000	506	R
53526	2002	26*	A A 389	56038	2000	506	R
53527	2002	26*	Ad 389	56039	2000	506	R
53528	2002	26*	Ad ³⁸⁹ Ad ³⁸⁹	56040	2000	506	R
53529	2002 2002	26 * 26 *	Ad 389	56041	2000	506 506	R
53530 53531	2002	26 * 26 *	A A 389	56042 56043	2000 2000	506 506	R R
53531	2002	26*	Ad 389	56044	2000	506	R R
	2002	20	/ 1u	30077	2000	300	11

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
56045	2000	506	R	100340	2001	745*	R
56046	2000	506	R	100340	2004	337	Am
56047	2000	506	R	100.20	2005	22	Am ⁶⁴⁷
56048	2000	506	R	100430	2000	780	Am
56075	2000	506	R		2005	75*	Am ⁸⁰
57004	2000	1060	Am		2006	816	Am ⁶⁹
57007	2001	745 *	Am	100445	2001	242	Am
	2004	644	Am		2006	74*	R
57008	2001	764	Ad	100475	2004	193	R ⁵⁷¹
57009	2001	764	Ad	100700	2004	337	R & Ad
57010	2001	764 502	Ad	100701	2004	337	Ad
57012	2002	592 562	Ad	100702	2004	337	Ad
57013 57018	2006 2006	699	Ad Ad	100703 100710	2004 2004	337 337	Ad R
57019	2006	699	Ad	100715	2004	337	R
57020	2006	699	Ad	100713	2004	337	R
57053.9	2002	405	Am	100720	2004	337	R
58004.5	2002	626	Ad	100735	2004	337	R
59019	2004	644	D	100740	2004	337	R
100100	2006	241	Am 562 856	100745	2004	337	R
100105	2006	241	Am ^{562 856}	100750	2004	337	R
100106	2005	478	Ad	100755	2004	337	R
	2006	241	Am	100760	2004	337	R
			& RN ^{562 856}	100765	2004	337	R
100117	2006	241	R 562 856	100770	2004	337	R
100119	2006	241	Am & R 562 856	100825	1999	372	Am
100146	2001	745 *	R Am ^{562 856}		2000	733	Am
100170	2006	241			2002	215	Am
100171	2002 2006	1161 * 241	Am	100927	2005	406	R & Ad
100175	2000	241	Am & RN ^{562 856}	100827 100829	2005 2005	406 406	Ad Ad
100180	2006	241	Am	100829	1999	372	Am
100100	2000	271	& RN ^{562 856}	100050	2000	733	Am
100182	2006	241	Δm		2005	406	R & Ad
100102	2000		& RN ^{562 856}	100831	1999	372	Ad
100185	2006	241	Am		2000	733	Am
			& RN ^{562 856}		2005	406	R
100185.5	2002	768	Ad	100832	1999	382	Ad
100190	2006	241	Am 562.856		2000	733	Am
			& RN ^{562 856}		2005	406	R & Ad
100195	2006	241	Am	100835	1999	372	Am
100200	2006	241	& RN ^{562 856}	100027	2005	406	R
100200	2006	241	Am & RN ^{562 856}	100837	1999	372	Am
100205	2006	241	& KIN Am		2000 2002	733 215	Am Am
100203	2000	241	& RN ^{562 856}	100840	1999	372	Am
100210	2006	241	Am	100040	2002	215	Am
100210	2000	271	& RN ^{562 856}	100845	1999	372	Am
100215	2006	241	Λm	1000.5	2002	215	Am
			& RN ^{562 856}	100847	1999	372	Ad
100225	2006	241	Δm		2002	215	Am
			& RN ^{562 856}	100850	1999	372	Am
100230	2006	241	Δm		2002	215	Am
			& RN ^{562 856}	100851	1999	372	Ad
100235	2006	241	Am	100852	1999	372	Am
10000	1000	c ·=	& RN ^{562 856}		2000	733	Am
100236	1999	847	Ad	100055	2002	215	Am
100237	2000	250	Ad	100855	1999	372	Am
100238	2000	250	Ad	100960	2002	215	Am
100239 100315	2000 2005	250 315	Ad Ad	100860	1999 2000	372 733	Am Am & R ⁵
100313	2003	313	Au		2000	133	All & K

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Section Vear Chapter Effect Section Vear Chapter Effect		Affe	cted By			Affe	cted By	
100862 1999 372	Section			Effect	Section			Effect
100862 1999 372	100060 1	2000	722		101210	2002	202*	
100865 1999 372 Am 2004 35* R (asa ad by Sec. 8, 1818, 2002, 2015 Am 2004 228* Am 2004 228* Am 2004 228* Am 2006 228* Am 2007 2008 228* Am 2008 2008 228* Am 2008 2008 228* Am 2008 2008 228* Am 2008					101319			
100863 1999 372 Am	100602							
100865 1999 372 Am 2004 228 * Am 2002 215 Am 2004 228 * Am 483 2003 2003 62 Am 519 2004 228 * Am 2004 228 * Am 483 2003 62 Am 519 2000 733 Am 101630 2004 183 Am 571 2000 733 Am 101625 2004 183 Am 751 2000 733 Am 101630 2006 538 Am 571 2000 732 Am 101630 2005 29 Am 2005 29 Am 2005 2002 215 Am 101685 2005 29 Am 2006 2005 29 Am 2006 2005 29 Am 2006 2005 29 Am 2006 2006 228 * Am 2006 228 * Am 2006 2006 238 * Am 2006 2006 238 * Am 2006 2006 239 Am 2006 230 2	100863					2004	33	
100870								
100870								Ch 1161)
2000	100870					2004	228*	Am ⁴⁸³
100872 100890 372 Ad 101535 2004 193 R ⁷⁰¹ 100880 1999 372 Am 101630 2006 538 Am 802 2002 215 Am 101685 2005 29 Am 100890 1999 372 Am 101685 2005 29 Am 2002 215 Am 101750 2004 228 Am 2005 29 Am 2005 29 Am 2005 29 Am 2006 347 Am 101750 2004 228 Am 2005 29 Am 2005 29 Am 2005 29 Am 2006 347 Am 2007 2008 2008 Am 2009 2006 347 Am 2007 2008 2008 Am 2009 2005 29 Am 2009 2005 29 Am 2009 2005 29 Am 2009 2005 2008 Am 2008		2000	733	Am				R 69
100872					101320	2004	228*	Ad ⁴⁸³
100880 1999 372 Am				AIII				R 69
100880 1999 372 Am	100872							
100880	100000							AIII
100800 1999 372 Am								AIII
100890 1999 372 Am	100003							
100895 1999 372 Am	100890							
2002 215 Am 101750.5 2004 228* Ad 2006 347 Am 101755 2005 29 Am 100907 1999 372 Ad 101765 2005 29 Am 2001 2001 2005 29 Am 2002 215 Am 101800 1999 950 Am & RN 2002 215 Am 101805 1999 950 Am & RN 2002 2006 74* Am 101810 1999 950 Am & RN 2002 2006 74* Am 101815 1999 950 Am & RN 2002 2006 350* Am 101815 1999 950 Am & RN 2002 2006 874 Am 2006 874 Am 2008 875 Am 2008					101750			
100907					101750.5			
100910								
100915 1999 372 Am		1999		Ad	101765	2005		Am
100922 2006 74 * Am								
100922 2006	100915							
101029 2005 478 Ad 101815 1999 950 Am & RN 101070 2000 350 * Am Am 101820 1999 950 Am & RN 101080 2006 874 Am 101827 1999 899 Ad 101082 2006 874 Am 101828 1999 899 Ad 101087 1999 925 Ad 101828 1999 899 Ad 101230 2000 93 * Am 101830 1999 899 Ad 101230 2000 794 Am 101831 1999 899 Ad 101285 2002 114 Am 101831 1999 899 Ad 101285 2002 395 Am 101833 1999 899 Ad 101315 2002 393 * Ad 101834 1999 899 Ad 2004 35 * R (as ad by 101836 1999 899 Ad 2004 35 * R (as ad by 101836 1999 899 Ad 36 36 36 36 36 36 36 3	100022							
101070 2000 350* Am 13								
101080 2006 874 Am								
101080.2 2006								
101085 2006 874 Am								
101087 1999 925 Ad 101829 1999 899 Ad 2000 794 Am 101831 1999 899 Ad 2000 794 Am 101831 1999 899 Ad 2002 114 Am 101832 1999 899 Ad 2001 2002 395 Am 101833 1999 899 Ad 2002 2002 393 * Ad 101835 1999 899 Ad 2004 35 * R (as ad by 101836 1999 899 Ad 2004 35 * R (as ad by 101836 1999 899 Ad 2004 2005 2006 74 * Ad 2008								
2000	101087	1999	925	Ad		1999	899	Ad
101285 2002 395 Am	101230							
101285 2002 393 * Ad 101833 1999 899 Ad 2002 1161 * Ad 101835 1999 899 Ad 2004 35 * R (as ad by Sec. 8, 101837 1999 899 Ad 35 * R (as ad by Sec. 8, 101837 1999 899 Ad 2004 228 * Sec. 8, 101837 1999 899 Ad 2005 22								
101315	101205							
2002 1161* Ad 101835 1999 899 Ad Sec. 8, 101837 1999 899 Ad Sec. 8, 101837 1999 899 Ad Stats. 2002, 101838 1999 899 Ad Sec. 2, 101841 1999 899 Ad Sec. 2, 101842 1999 899 Ad Sec. 2, 101843 1999 899 Ad Sec. 2, 101845 1999 899 Ad Sec. 8, 101846 1999 899 Ad Sec. 8, 101848 1999 899 Ad Sec. 8, 101848 1999 899 Ad Sec. 8, 101848 1999 899 Ad Sec. 2, 101848.11 1999 899 Ad Sec. 2, 101848.11 1999 899 Ad Sec. 2, 101848.21 1999 899 Ad Sec. 2, 101848.31 1999 899 Ad Sec. 2, 101848.41 1999 899 Ad Sec. 2, 10	101283							
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101315.2 2006 74* Ad 101845.1 1999 899 Ad 101317 2002 393* Ad 101845.2 1999 899 Ad 2002 1161* Ad 101846 1999 899 Ad 2004 35* R (as ad by 101847 1999 899 Ad Sec. 8, Stats. 2002, Ch. 1161) 101848.1 1999 899 Ad 2004 Am (as ad by 101848.1 1999 899 Ad 2005 22 Am 647 101848.4 1999 899 Ad 2005 80* Am 101848.5 1999 899 Ad 2005 80* Am 101848.5 1999 899 Ad 2005 80* Am 101848.5 1999 899 Ad 2005 80* Am 101848.6 1999 899 Ad 2005 80* Am 10		2004	220					
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Stats. 2002, Ch. 1161) 101848.1 1999 899 Ad Ad Am (as ad by Sec. 2, 101848.2 1999 899 Ad Sec. 2, 101848.3 1999 899 Ad Stats. 2002, Ch. 393) 101848.4 1999 899 Ad Ch. 393) 101848.4 1999 899 Ad 2005 22 Am 647 101848.5 1999 899 Ad 2005 80* Am 101848.6 1999 899 Ad		2004	35*	` .				
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Stats. 2002, Ch. 393) 101848.4 1999 899 Ad 2004 228* S 483 68 101848.45 1999 899 Ad 2005 22 Am 647 101848.5 1999 899 Ad 2005 80* Am 101848.6 1999 899 Ad								
Ch. 393) 101848.4 1999 899 Ad 2004 228* S ^{483 68} 101848.45 1999 899 Ad 2005 22 Am ⁶⁴⁷ 101848.5 1999 899 Ad 2005 80* Am 101848.6 1999 899 Ad								
2004 228 * S ^{483 68} 101848.45 1999 899 Ad 2005 22 Am ⁶⁴⁷ 101848.5 1999 899 Ad 2005 80 * Am 101848.6 1999 899 Ad				Ch 393)				
2005 80* Am 101848.6 1999 899 Ad		2004	228*	S 483 68				
2005 80* Am 101848.6 1999 899 Ad				Am ⁶⁴⁷				
101317.2 2005 478 Ad 101848.7 1999 899 Ad	10101= 0			Am				
	101317.2	2005	4/8	Ad	101848.7	1999	899	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
101848.8	1999	899	Ad	103235	2006	816	Am ⁶⁹
101848.9	1999	899	Ad	103265	2003	307	Ad
101849	1999	899	Ad	103446	2000	780	Ad
101849.1	1999	899	Ad	103447	2000	780	Ad
101849.2	1999	899	Ad	103447.5	2000	780	Ad
101849.3	1999	899	Ad	103448	2000	780	Ad
101849.4	1999	899	Ad	103448.5	2000	780	Ad
101850	2004	58	Am	103449	2000	780	Ad
101050	2005	22	Am ⁶⁴⁷	103450	2002	717	Am
101950	1999	950 514	Ad ³⁷	103451 103466	2002	717 717	Ad
101960 101961	2006 2006	514	Ad Ad	103470	2002 2005	75*	Ad Am ⁸⁰
101962	2006	514	Ad	103470	2002	717	Am
101963	2006	514	Ad	103525	2002	914	Am
101964	2006	514	Ad	103525.5	2002	914	Ad
101965	2006	514	Ad	103526	2002	914	Ad ^{175 481}
101966	2006	514	Ad	1000	2004	6*	Am
101980	1999	950	Ad(RN)		2005	430	Am ⁷⁴⁸
101983	1999	950	Ad(RN)		2006	74*	Am ⁷⁹⁴
101985	1999	950	Ad(RN)	103526.5	2002	914	Ad ¹⁷⁵
101987	1999	950	Ad(RN)		2005	430	Am
101989	1999	950	Ad(RN)		2006	74*	Am
102130	2006	816	Am 69	103527	2002	914	Ad
102140	2006	816	Am ⁶⁹	103528	2002	914	Ad
102230	2002	712	Am	103595	2006	816	R ⁶⁹
102231	2002	712	Ad ⁴⁴⁴ Ad ⁵⁰⁰	103625	2001	171*	Am Am ⁴⁹⁰
102232	2002	712		102626	2002	784	Am No Ad & R 75
102235	2000	569 171 *	Am	103626	2001	90 635	
102247	2001 2002	784	Am Am ⁴⁹⁰	103627	2006 2004	830	Am Ad & R ³⁸
	2002	62	Am 519	103027	2005	545	Am
102250	2001	171*	R	103627.5	2005	545	Ad & R ³⁸
102310	2006	816	Am 69	103628	2004	830	Ad & R ³⁸
102325	2006	816	Am ⁶⁹	103640	2001	171*	R
102346	2002	885	Ad	103641	2001	171*	Am
102355	2006	816	Am ⁶⁹	103692	2002	857	Ad
102405	2000	64	Am	103700	2000	780	Am
102415	2000	64	Am	103730	2005	75*	Am 80
	2000	303	Am	103775	2002	819	Am
102425	2005	430	Am	103780	2002	819	Am
102426	2005	430	AIII	102705	2006	816	Am 69
102430	2005	430	Am	103785	2006	816	Am ⁶⁹
102440	2005 2000	430 808 *	Am	103850	2001 2004	444* 945	Am Ad
102447 102600	2003	315	Am Am	103860 103865	2004	945	Ad
102635	2006	809	Am	Div. 102,	2004	243	Au
102778	2002	857	Ad	Pt. 2,			
102870	2000	284	Am	Ch. 2,			
102875	2002	827	Am	heading			
102910	1999	525	Am 112	(Sec. 103875			
	2000	857	Am ²⁰³	et seq.)	2000	368	Am
103025	2005	430	Am	103885	2000	368	Am (by Sec. 2
103050	2006	463	Am				of Ch.)
103075	2006	463	Am	40	2001	444*	Am
103125	2006	816	Am 69	104113	2005	431	Ad
103175	2006	816	Am 69	104141	2003	395	Ad 566 R 100
103180	2006	816	Am ⁶⁹	104145	2001	715*	
103200 103203	2006 2000	816 93*	Am ⁶⁹ Ad ⁷⁰	104145	2001	745 * 171 *	Am Ad ⁸
103203	2000	95 *	R ⁶³	104150	2001 2002	274	Am
			IX.		2002	414	1 XIII

	Affe	cted By			Affe	cted By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
104160	1999	146*	Ad & R 39		2003	140	Am			
104100	2000	93 *	R & Ad		1X 200		Am			
	2000	94	R & Ad		2005	442*	Am			
	2001	171*	R & Ad 8	104324	2001	538	Ad			
104161	1999	146*	Ad & R 39	104324.2	2001	538	Ad			
10.101	2000	93*	Ad (purports	10.02.02	2002	664	Am ⁴³¹			
		, ,	to am)	104324.25	2003	407	Ad			
	2000	94	Ad (purports	104324.3	2001	538	Ad			
			to am)	104324.5	2001	538	Ad			
	2001	171*	R & Ád 8	104335	2000	777*	Ad & R 43			
104161.1	2001	171 *	Ad ⁸		2004	414	S 111			
104162	1999	146*	Ad & R 39	104336	2000	777*	Ad & R 43			
	2000	93*	Ad (purports		2004	414	S 111			
			to am)	104337	2000	777*	Ad & R 43			
	2000	94	Ad (purports		2004	414	S 111			
			to am)	104338	2000	777*	Ad & R 43			
	2001	171 *	R & Ád 8		2004	414	S 111			
104162.1	2001	171 *	Ad 8	104339	2000	777*	Ad & R ⁴³ S ¹¹¹			
104162.2	2001	171 *	Ad 8	104220.5	2004	414	S 111			
104163	1999	146*	Ad & R 39	104339.5	2000	777 *	Ad & R ⁴³ S ¹¹¹			
	2000	93*	Ad (purports	104220.6	2004	414	S			
	2000	0.4	to am)	104339.6	2000	777*	Ad & R ⁴³ Am ¹¹¹			
	2000	94	Ad (purports	104370	2004 2001	414 745*				
	2001	171*	to am) R & Ad ⁸	104370	2000	1058	Am Am			
104164	1999	146*	Ad & R ³⁹	104450	2000	750	Am			
104104	2000	93 *	R R	104465	2003	230*	Am			
	2000	94	R	104466	2003	230*	Ad			
104170	2000	93*	Ad	104495	2001	150	Ad			
104170	2001	159	Am ³⁰⁵	104475	2002	527	Am			
104180	2001	246*	Am	104550	1999	693	Ad			
104181.5	1999	751	Ad		2000	135	Am ²⁰³			
104181.6	2003	230*	Ad	104551	1999	693	Ad			
104182.5	1999	751	Ad	104552	1999	693	Ad			
104182.7	1999	751	Ad	104555	1999	780	Ad			
104187	1999	751	Am	104556	1999	780	Ad			
104187.5	1999	751	Ad		2000	135	Am ²⁰³			
104188	2002	1161*	Ad	104557	1999	780	Ad			
104190	1999	668	Ad		2000	135	Am ²⁰³			
104191	1999	668	Ad	104550	2003	890	Am & R 564			
104192	1999	668	Ad	104558	2003	225*	Ad Am ⁵⁷¹			
104193	1999	668	Ad	104505	2004	183	Am ⁵⁷¹			
104200	2000	792 550	Ad	104595	2004	193	Ad & R 111			
	2005	330	Am R ¹⁰⁰	104601 104775	2006 2000	236 93*	Au & K Am			
104315	2002	274	Am	104775	2000	93*	Am			
104315	2002	93*	Ad	104793	2001	171*	Ad			
104317	2000	93*	Ad	104897	2001	171*	Ad			
104318	2000	93*	Ad	101077	2002	414	Am			
104319	2000	93*	Ad	104898	2001	171*	Ad			
104320	2000	93*	Ad (as ad by	104898.5	2001	171*	Ad			
		, ,	Sec. 24 and		2003	230*	Am			
			Sec. 25 of Ch.)	104899	2001	171*	Ad			
	2001	159	Am (as ad by	Div. 103,						
			Sec. 25,	Pt. 4,						
			Stats. 2000,	Ch. 3,						
			Ch. 93) & RN ³⁰⁵	heading						
				(Sec. 105100						
104321	2000	93*	Ad	et seq.)	2002	551	Am			
104322	2001	159	Ad(RN)305							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 103,				106790	2000	327	R & Ad
Pt. 4,				106795	2000	327	R & Ad
Ch. 3,				106800	2000	327	R
Art. 1,				106805	2000	327	R
heading				106810	2000	327	R
(Sec. 105100				106815	2000	327	R
et seq.)	2002	551	Ad	106820	2000	327	R
105100	2000	440	R & Ad	106825	2000	327	R
105101	2000	440	Ad	106830	2000	327	R
105105	2000	440	Am	106835	2000	327	R
105112	2000	440	Ad Am ³⁰⁵	106840	2000	327	R
105120	2001	159	AIII	106845	2000	327	R
105120	2000	440	Am	106850	2000	327	R
105135	2000	440 193	R Am ⁵⁷¹	106855	2000	327	R R
105140 105145	2004 2002	551	Alli	106860 106865	2000 2000	327 327	R R
105145.3	2002	551	Ad	Div. 104,	2000	321	K
105145.5	2002	551	Δd	Pt. 1,			
105145.5	2002	193	Am 571	Ch. 4,			
105175	2006	538	Am ⁸⁰²	Art. 3,			
105215	2006	538	Am ⁸⁰²	heading			
105251	2002	931	Ad	(Sec. 106875			
105252	2002	931	Ad	et seq.)	1999	755	Am
105253	2002	931	Ad	106875	1999	755	Am
105254	2002	931	Ad	106876	1999	755	Am
105255	2002	931	Ad	106880	1999	755	Am
105256	2002	931	Ad	106885	1999	755	Am
	2006	477	Am	106890	1999	755	Am
105257	2002	931	Ad	106892	1999	755	Ad
105280	2006	538	Am ⁸⁰²	106895	1999	755	Am
105291	2001	524	Ad	106896	1999	755	Ad
105335	2004	193	R ⁵⁷¹	106897	1999	755	Ad
105340	2001	370	Ad	106900	1999	755	Am
105440	2006	599	Ad	106905	1999	755	R
105441	2006	599	Ad	106910	1999	755 205	Am
105443	2006	599	Ad	106925	2002	395	Am
105444	2006	599	Ad	106076	2004	38*	Am
105448	2006	599 599	Ad	106976	2006	220	Ad Am 802
105449 105451	2006 2006	599 599	Ad Ad	107040 107065	2006 2006	538 538	Am ⁸⁰² Am ⁸⁰²
105451	2006	599	Ad	107080	2006	74*	Am
105459	2006	599	Ad	107000	2006	538	Am 802
106000	2003	200	Ad	107155	2006	220	Δm
106005	2003	200	Ad	108310	2006	538	Am 802
106010	2003	200	Ad	108580	2003	449	Am
	2004	183	Am ⁵⁷¹	108865	2004	193	R ⁵⁷¹
106015	2003	200	Ad	108875	2001	745*	Am
106020	2003	200	Ad	108920	2003	205	Ad
106025	2003	200	Ad	108921	2003	205	Ad
106030	2003	200	Ad		2004	641	Am
106035	2003	200	Ad	108922	2003	205	Ad
106036	2003	200	Ad		2004	641	Am
106700	2006	902	Am	108923	2003	205	Ad
106750	2000	327	R & Ad	109275	2006	485	Am 562 856
106755	2000	327	R	109277	2006	241	Am Am ^{562 856}
106760	2000	327	R	100200	2006	485	Am
106765	2000	327	R	109280	2002	531	Am
106770	2000	327	R & Ad	100202	2006	485	Am
106775	2000	327	R & Ad	109282	2002	531	Am Am ⁵⁶² 856
106780	2000	327	R & Ad	100250	2006	241	Am ⁸⁰² Am ⁸⁰²
106785	2000	327	R & Ad	109350	2006	538	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
109360	2006	538	Am 802	Div. 104,			
109580	2001	854	Am	Pt. 5,			
109890	2000	796	Am	Ch. 5,			
109925	2000	796	Am	Art. 7,			
109935	2000	870	Am	heading			
	2001	641	Am	(Sec. 110810			
109947	1999	915	Ad	et seq.)	2002	533	Am
109948	2000	837	Ad	110810	2002	533	Am
109948.1	2000	837	Ad	110811	2002	533	Ad
	2001	728	Am	110812	2002	533	Ad
109951	2000	870	Ad	110815	2002	533	Am
	2001	641	Am		2003	726	Am
109971	2000	870	Ad	110818	2002	533	Ad
	2001	641	Am	110820	1999	609	Am
110005	1999	915	Am		2002	533	Am
110010.1	2000	837	Ad	110825	2002	533	Am
110010.2	2000	837	Ad	110827	2005	685	Ad
110025	2000	796	Am	110830	2002	533	Am
110050	1999	915	Am	110835	1999	609	Am
	2005	401	Am		2002	533	Am
110110	2000	796	Am	110838	2002	533	Ad
110111	2000	796	Ad	110839	2002	533	Ad
110242	2006	720	Ad	110840	2002	533	Am
110243	2006	720	Ad	110845	2002	533	Am
110305	2000	796	R	110850	2002	533	Am
110375	2003	449	Am	110870	2002	533	Am
110405	2000	796	Am	110875	2002	533	Am
110422	2002	1006	Ad	110880	2002	533	Am
110423	2002	1005	Ad	110885	2002	533	Am
110423.100	2003	903	Ad	110890	2002	533	Am
110423.101	2003	903	Ad	110895	2002	533	Am
110423.2	2002	1005	Ad	110900	2002	533	Am
	2004	859	Am	110910	2002	533	Am
110423.4	2002	1005	Ad	110915	2002	533	Am
110423.6	2002	1005	Ad	110930	2002	533	Am
110423.8	2002	1005	Ad	110935	1999	609	Am
110424	2002	1006	Ad	110940	2002	533	Am
110460	1999	915	R & Ad	110956	2002	533	Am
110461	1999	915	Ad(RN)	110957	2002	533	Am
110462	1999	915	Ad(RN)	110958	1999	609	Am
110466	1999	915	Ad		2002	533	Am
	2005	401	Am	110959	2002	533	Ad
110467	1999	915	Ad	110960	2002	532	Am
110470	1999	915	R & Ad	111067	2000	1062	Ad
110471	2005	401	Ad	111068	2000	1062	Ad
110472	1999	915	Ad	111080	2000	533	Am
110473	1999	915	Ad		2006	538	Am ⁸⁰²
110474	1999	915	Ad	111170	2000	533	Am
110475	1999	915	Am	111172	2000	533	Ad ⁸
110480	1999	915	Am	111175	2000	533	Am
110485	1999	915		111180	2000	533	Am
	2002	535	Am ⁴³	111192	2000	533	Ad ⁸
	2005	401	Am 111	111193	2000	533	Ad
110540	2004	193	R ⁵⁷¹	111222	2001	204*	Ad
110552	2005	707	Ad	111223	2001	204*	Ad
		915	Ad	111246	2000	326	Ad
110661	1999						
110661 110780	1999	915	Am & RN	111330	2000	796	Am
110661 110780 110785	1999 1999	915 915	Am & RN	111350	2000	796	R
110661 110780 110785 110795	1999 1999 2004	915 915 193	Am & RN Am ⁵⁷¹	111350 111355	2000 2000	796 796	R Am
110661 110780 110785	1999 1999	915 915	Am & RN	111350	2000	796	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
111490	2000	796	Am	113725.2	2006	23	Ad ⁵⁶²
111610	2000	796	Am	113725.3	2006	23	A d 562
111615	2006	74*	Am	113728	2006	23	Δd ³⁰²
111625	2006	74*	Am	113729	2006	23	Ad ⁵⁶²
111656	2000	837	Ad	113730	2006	23	D 562
111050	2001	728	Am	113731	2006	23	R ⁵⁶²
111656.1	2000	837	Ad	113732	2006	23	R (as ad by
111656.10	2000	837	Ad	110,02	2000	-20	Sec. 1,
111656.11	2000	837	Ad				Stats. 1996,
111656.12	2000	837	Ad				Ch. 874 and
111656.13	2000	837	Ad				Ch 875)
	2001	159	Am ³⁰⁵				& Ad ⁵⁶²
111656.2	2000	837	Ad	113733	2006	23	R & Δd 302
	2001	728	Am	113734	2006	23	Ad ⁵⁶²
111656.3	2000	837	Ad	113735	2006	23	R & Ad 562
111656.4	2000	837	Ad	113737	2006	23	Ad ⁵⁶²
	2001	728	Am	113739	2006	23	Ad ⁵⁶²
	2002	1013	Am	113740	2002	532	Am
111656.5	2000	837	Ad		2006	23	R & Ad ⁵⁶²
	2001	159	Am 305	113742	2006	23	Ad ⁵⁶²
111656.6	2000	837	Ad	113744	2006	23	Ad ⁵⁶²
111656.7	2000	837	Ad	113745	1999	833	Am
111656.8	2000	837	Ad		2006	23	R ⁵⁶²
111656.9	2000	837	Ad	113746	2006	23	R 562
111791	2005	729	Ad	113747	2006	23	Ad ⁵⁶²
111791.5	2005	729	Ad	113748	2006	23	Au
111792	2005	729	Ad	113750	2003	453	Am
111792.5	2005	729	Ad	112750 1	2006	23	R & Ad ⁵⁶²
111793	2005	729	Ad	113750.1	2003	453	Ad R ⁵⁶²
111793.5 111825	2005	729 401	Ad	112751	2006	23 23	R & Ad ⁵⁶²
111855	2005 2005	401	Am Am	113751 113752	2006 2006	23	R & Au R ⁵⁶²
111880	2003	449	Am	113752	2006	23	R ⁵⁶²
111895	2003	449	Am	113755	2006	23	R & Ad ⁵⁶²
111940	1999	83	Am 30	113756	2006	23	Δd ⁵⁶²
112025	2006	538	Am 802	113757	2006	23	Δd ⁵⁶²
112030	2006	538	Am ⁸⁰²	113759	2006	23	Ad ⁵⁶²
112040	1999	915	Am	113760	2006	23	R & Ad 562
	2000	135	Am ²⁰³	113761	2006	23	Ad ⁵⁶²
112115	1999	915	Am	113763	2006	23	Ad ⁵⁶²
112685	2004	314	Am	113765	2006	23	R 562
112845	2004	314	Am	113767	2006	23	Ad 562
112850	2004	314	Am	113768	2006	23	Ad 562
113355	1999	915	Am	113769	2006	23	Ad 362
113700	2006	23	R & Ad ⁵⁶²	113770	2006	23	R & Ad 362
113703	2006	23	Ad ⁵⁶²	113773	2006	23	R & Ad 362
113705	2006	23	R & Ad 562	113774	2006	23	Ad ⁵⁶²
113707	2006	23	Ad 562	113775	2006	23	R ⁵⁶²
113709	2006	23	Ad ⁵⁶²	113776	2006	23	R ⁵⁶²
113710	2006	23	R 562	113777	2006	23	R & Ad ⁵⁶²
113711	2006	23	Ad ⁵⁶²	113778	2006	23	Ad 302
113713	2006	23	Ad 362	113778.1	2006	23	Δd 302
113715	2006	23	R & Ad ⁵⁶²	113779	2006	23	Ad 562
113716	2001	369	Am	113780	2006	23	R ⁵⁶²
110515	2006	23	R ⁵⁶²	113781	2006	23	Ad ⁵⁶²
113717	2006	23	Ad ⁵⁶²	113783	2006	23	Ad ⁵⁶² Ad ⁵⁶²
113718	2006	23	Ad ⁵⁶² Ad ⁵⁶²	113784	2006	23	
113719	2006	23	Ad ⁵⁶² R ⁵⁶²	113785	2003	453	Am R ⁵⁶²
113720 113725	2006	23	R & Ad ⁵⁶²	113786	2006	23	A d 562
113725	2006 2006	23 23	Ad ⁵⁶²	113786	2006 2006	23 23	Ad ⁵⁶²
113/23.1	2000	23	Λu	113/00	2000	23	Λu

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
113789	2006	23	Ad ⁵⁶² R ⁵⁶²	113851	2006	23	Ad ⁵⁶² Ad ⁵⁶²
113790	2006 2006	23 23	Ad ⁵⁶²	113853 113855	2006 2006	23 23	R & Ad ⁵⁶²
113791 113794	2006	23	Ad ⁵⁶²	113856	2006	23	Ad ⁵⁶²
113794	2006	23	Ad ⁵⁶²	113857	2006	23	D 562
113795	2006	23	R & Ad ⁵⁶²	113859	2006	23	Ad ⁵⁶²
113796	2006	23	R 562	113860	2006	23	D 562
113797	2006	23	R & Ad 562	113861	2006	23	Ad 562
113798	2006	23	R ⁵⁶²	113863	2006	23	Ad ⁵⁶²
113799	2006	23	R & Ad 562	113865	2006	23	R & Ad 562
113800	2006	23	R ⁵⁶²	113867	2006	23	Ad ⁵⁶²
113801	2006	23	Ad ⁵⁶²	113868	2006	23	Ad 562
113803	2006	23	R & Ad 562	113869	2006	23	Ad 362
113804	2006	23	Ad ⁵⁶²	113870	1999	180	Am
113805	2006	23	R & Ad 562	112051	2006	23	R ⁵⁶²
113810	2006	23	R & Ad ⁵⁶² Ad ⁵⁶²	113871	2006	23	Ad ⁵⁶² Ad ⁵⁶²
113812	2006	23 23	Ad R 562	113873	2006	23 23	Ad ⁵⁶²
113813 113814	2006 2006	23	Ad ⁵⁶²	113874 113875	2006 2006	23	R ⁵⁶²
113814	2006	23	R & Ad ⁵⁶²	113876	2006	23	Ad ⁵⁶²
113816	2006	23	Ad ⁵⁶²	113877	2006	23	R & Ad ⁵⁶²
113817	2003	453	A J	113879	2006	23	Ad ⁵⁶²
113017	2006	23	R 562	113880	2006	23	R & Ad 562
113818	2006	23	Ad ⁵⁶²	113881	2006	23	A d 562
113820	2006	23	R & Ad 562	113883	2006	23	Ad ⁵⁶²
113821	2006	23	Ad ⁵⁶²	113885	2006	23	R & Ad 562
113823	1999	879	Am	113887	2006	23	Ad ⁵⁶²
	2002	121	Am	113889	2006	23	Ad 562
	2006	23	R & Ad 562	113890	2006	23	R 562
113824	2006	23	Ad 562	113893	2006	23	Ad ⁵⁶²
113825	2006	23	R ⁵⁶² Ad ⁵⁶²	113894	2006	23	Ad ⁵⁶²
113827 113830	2006 2001	23 369		113895	2003 2006	453 23	Am R & Ad ⁵⁶²
113630	2001	23	Am R ⁵⁶²	113897	2006	23	Ad ⁵⁶²
113831	2000	691	Ad	113898	2006	23	P 562
113031	2006	23	R & Ad 562	113899	2006	23	Ad ⁵⁶²
113833	2006	23	Ad ⁵⁶²	113900	2006	23	P 562
113835	2006	23	R & Δd 562	113901	2006	23	Ad ⁵⁶²
113837	2006	23	A d 562	113903	2006	23	R & Δd 562
113839	2006	23	Ad ⁵⁶²	113905	2006	23	D 562
113840	2006	23	R 302	113907	2006	23	Ad ⁵⁶²
113841	2003	453	Ad	113908	2006	23	R ⁵⁶²
112012	2006	23	R & Ad 562	113909	2006	23	Ad ⁵⁶²
113842	2006	23	Ad 562	113910	2006	23	R ⁵⁶² Ad ⁵⁶²
113843	2006	23	R (as ad by Sec. 2.	113911 113912	2006 2006	23 23	Ad 562
			Stats. 1996,	113912	2006	23	Ad 562
			Ch. 874 and	113914	2006	23	R & Ad ⁵⁶²
			Ch 875)	113916	2006	23	A 4 562
			& Ad ⁵⁶²	113917	2006	23	Δd ⁵⁶²
	2006	538	R (as ad by	113920	2006	23	R 302
			Sec. 2,	113923	2006	23	R ⁵⁶²
			Stats. 1996,	113924	2006	23	Ad ⁵⁶²
	***		Ch. 874) ⁸⁰²	113925	2001	369	Am
113844	2006	23	R 562		2002	532	Am
112045	2006	538	Am ⁸⁰² R ⁵⁶²	112026	2006	23	R 562
113845	2006	23	Ad ⁵⁶²	113926	2006	23	Ad ⁵⁶² Ad ⁵⁶²
113846 113847	2006 2006	23 23	R ⁵⁶²	113928 113930	2006 2006	23 23	R & Ad ⁵⁶²
113847	2006	23	Δd ⁵⁶²	113930	2006	23	A d 562
113850	2006	23	R 562	113931	2006	23	Ad ⁵⁶²
113030	2000	23	11	113732	2000	23	. 1u

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Section	Year	cted By Chapter	Effect	Section	Year	cted By Chapter	Effect
		•	Ad ⁵⁶²	50011011		- 1	Am ⁵¹⁹
113933	2006	23 23	Ad 562 Ad 562		2003	62 453	
113934 113935	2006 2006	23	R ⁵⁶²		2003 2005	433 22	Am Am ⁶⁴⁷
113936	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
113938	2006	23	A d 562	113995.5	2001	204*	Ad
113939	2006	23	A d 562		2006	23	R ⁵⁶²
113939.1	2006	23	Ad 362	113996	1999	879	Am 13
113940	2006	23	R & Ad 362		2001	369	Am
113941	2006	23	Ad ⁵⁶²	112007	2006	23	R & Ad 562
113945	2006	23	R & Ad ⁵⁶² Ad ⁵⁶²	113997	1999	197	Am
113945.1 113946	2006 2000	23 691	Ad		1999 2006	879 23	Am R ⁵⁶²
113940	2006	23	R ⁵⁶²	113998	2000	369	Ad
113947	2000	691	Ad	113770	2003	453	Am
	2006	23	R & Ad 562		2006	23	R & Ad 562
113947.1	2006	23	A 4 562	114000	2006	23	R & Ad ⁵⁶²
113947.2	2006	23	Ad 562 Ad 562	114002	2003	453	Am
113947.3	2006	23	Ad 562	11,1000	2006	23	R & Ad ⁵⁶²
113947.4	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114002.1	2006	23	Ad ⁵⁶² R ⁵⁶²
113947.5 113947.6	2006 2006	23 23	Ad ⁵⁶²	114003 114004	2006 2006	23 23	Ad ⁵⁶²
113947.0	2006	23	Ad 562	114004	2006	23	p 562
113949.1	2006	23	Δd ³⁶²	114008	2006	23	Ad ⁵⁶²
113949.2	2006	23	Ad 202	114010	2006	23	R & Ad 362
113949.4	2006	23	Δd ⁵⁶²	114012	2006	23	Δd ⁵⁶²
113949.5	2006	23	Ad 362	114014	2006	23	Ad ⁵⁶²
113950	2006	23	R & Ad 562	114015	2006	23	R 562
113950.5	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114016	2006	23	Ad 562 Ad 562
113952	2006	23	Ad 562 Ad 562	114018	2006	23	Λu
113953 113953.1	2006 2006	23 23	Ad 562 Ad 562	114020	1999 2006	879 23	Am R & Ad ⁵⁶²
113953.1	2006	23	Δd ⁵⁶²	114020.1	2006	23	Ad ⁵⁶²
113953.3	2006	23	Ad 562	114021	2006	23	R & Ad ⁵⁶²
113953.4	2006	23	Δd ³⁶²	114022	2006	23	P 562
113953.5	2006	23	Δd ³⁶²	114023	2006	23	Ad 562
113955	2006	23	R 562	114024	2006	23	Ad 562
112060	2006	538	Am ⁸⁰² R ⁵⁶²	114025	2006	23	R & Ad ⁵⁶²
113960	2006	23	Ad 562	114027	2006	23 23	Ad ⁵⁶² Ad ⁵⁶²
113961 113965	2006 2006	23 23	R ⁵⁶²	114029 114030	2006 2006	23	D 302
113967	2006	23	Ad ⁵⁶²	114030	2006	23	Ad ⁵⁶²
113968	2006	23	Ad 562	114035	2006	23	R & Ad 562
113969	2006	23	Δd ⁵⁶²	114037	2006	23	Ad ⁵⁶²
113970	2006	23	P 562	114039	2006	23	A d 562
113971	2006	23	Ad ⁵⁶²	114039.1	2006	23	Ad 562 Ad 562
113973	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114039.2	2006	23	Ad ⁵⁶² Ad ⁵⁶²
113974	2006	23	Ad 562 R 562	114039.3	2006	23 23	Ad 562 Ad 562
113975 113976	2006 2006	23 23	A d 562	114039.4 114039.5	2006 2006	23	Ad 562
113977	2006	23	A d 562	114040	2006	23	D 562
113978	2006	23	Ad 302	114041	2006	23	Ad ⁵⁶²
113980	2006	23	R & Ad 362	114045	2006	23	P 302
113982	2006	23	Δd ⁵⁶²	114047	2006	23	Ad 562
113984	2006	23	Ad ⁵⁶²	114049	2006	23	Δd ⁵⁶²
113984.1	2006	23	Ad ⁵⁶² R ⁵⁶²	114050	2006	23	R ⁵⁶² Ad ⁵⁶²
113985	2006	23 23	Ad ⁵⁶²	114051	2006	23 23	Ad ⁵⁶² Ad ⁵⁶²
113986 113988	2006 2006	23	Ad 562 Ad 562	114053 114055	2006 2003	453	Am
113990	2006	23	R & Ad 562	114033	2005	23	R & Ad ⁵⁶²
113992	2006	23	Ad ⁵⁶²	114056	2003	453	Am
113995	2002	532	Am		2006	23	R & Ad ⁵⁶²
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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114057	2006	23	R & Ad ⁵⁶²	114130.3	2006	23	A d 562
114057	2006	23	Ad ⁵⁶²	114130.3	2006	23	Ad 562
114060	1999	879	Am	114130.4	2006	23	Δd 302
114000	2006	23	R & Ad 562	114130.5	2006	23	Δd ⁵⁶²
114063	2006	23	Ad ⁵⁶²	114133	2006	23	Ad ⁵⁶²
114065	2006	23	R & Ad 562	114135	2006	23	R & Ad 562
114067	2006	23	A d 562	114137	2006	23	A d 362
114069	2006	23	Ad ⁵⁶²	114139	2006	23	Ad ⁵⁶²
114070	2006	23	P 562	114140	2006	23	D 562
114073	2006	23	Ad 562	114141	2006	23	Ad 562
114074	2006	23	Ad 562	114143	2006	23	Ad ⁵⁶²
114075	2006	23	R & Ad ⁵⁶²	114145	1999	290*	Am
114077	2006	23	Ad ⁵⁶² Ad ⁵⁶²		2000	691	Am
114079	2006 2006	23 23	R ⁵⁶²		2001 2001	12* 159	Am Am ³⁰⁵
114080 114081	2006	23	A d 562		2001	23	R & Ad ⁵⁶²
114081	2006	23	Ad 562	114149	2006	23	A d 562
114085	2006	23	R 562	114149.1	2006	23	Ad 562
114086	1999	879	R	114149.2	2006	23	Δd ⁵⁶²
114087	2006	23	Δd ⁵⁶²	114149.3	2006	23	Ad 562
114089	2006	23	A A 562	114150	2006	23	P 562
114089.1	2006	23	Ad ⁵⁶²	114153	2006	23	Ad ⁵⁶²
114090	2001	369	Am	114155	2006	23	R & Ad 562
	2002	664	Am ⁴³¹	114157	2006	23	Ad 562
	2006	23	R & Ad ⁵⁶²	114159	2006	23	Ad ⁵⁶²
114091	2006	23	Ad ⁵⁶²	114160	2006	23	R ⁵⁶²
114093	2006	23	Ad 562 Ad 562	114161	2006	23	Ad 562
114093.1	2006	23 23	R & Ad ⁵⁶²	114163	2006	23 23	Ad ⁵⁶² R & Ad ⁵⁶²
114095 114097	2006 2006	23	Ad 562	114165 114167	2006 2006	23	Ad ⁵⁶²
114099	2006	23	A d 562	114169	2006	23	Ad ⁵⁶²
114099.1	2006	23	A A 562	114170	2006	23	R ⁵⁶²
114099.2	2006	23	A 1 562	114171	2006	23	Ad ⁵⁶²
114099.3	2006	23	A d 202	114172	2006	23	Ad ⁵⁶²
114099.4	2006	23	Δd 302	114175	2006	23	R & Ad ⁵⁶²
114099.5	2006	23	Δd 362	114177	2006	23	Ad ⁵⁶²
114099.6	2006	23	Ad 562	114178	2006	23	Ad 562
114100	2006	23	R ⁵⁶²	114179	2006	23	Ad 562
114101	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114180	2006	23	R & Ad ⁵⁶²
114101.1	2006	23	Ad 562 Ad 562	114182	2006	23	Ad ⁵⁶² R & Ad ⁵⁶²
114101.2 114103	2006 2006	23 23	Ad ⁵⁶²	114185 114185.1	2006 2006	23 23	Ad ⁵⁶²
114105	2006	23	R & Ad ⁵⁶²	114185.1	2006	23	A d 562
114107	2006	23	A d 562	114185.3	2006	23	Ad 562
114109	2006	23	Ad ⁵⁶²	114185.4	2006	23	Ad ⁵⁶²
114110	2006	23	R 302	114185.5	2006	23	Δd ⁵⁶²
114111	2006	23	Ad 562	114189	2006	23	Ad ⁵⁶²
114113	2006	23	Ad ⁵⁶²	114189.1	2006	23	Ad ⁵⁶²
114115	2006	23	D & Ad 562	114190	2001	369	Am
114117	2006	23	Ad 562		2006	23	R & Ad ⁵⁶²
114119	2006	23	Ad ⁵⁶²	114192	2006	23	Ad 562
114120	2002	340	Am R ⁵⁶²	114192.1	2006	23	Ad ⁵⁶² Ad ⁵⁶²
11/1121	2006 2006	23 23	A 4 562	114193 114193.1	2006 2006	23 23	Ad ⁵⁶²
114121 114123	2006	23	Ad ⁵⁶²	114195.1	2006	23	R & Ad ⁵⁶²
114125	2000	340	R R	114197	2006	23	Ad 562
117123	2002	23	Ad ⁵⁶²	114199	2006	23	Ad 562
114130	2002	340	R	114200	2006	23	P 562
	2006	23	A d 562	114201	2006	23	Ad ⁵⁶²
114130.1	2006	23	A 4 562	114205	2006	23	R & Ad 562
114130.2	2006	23	Ad ⁵⁶²	114207	2006	23	Ad 562
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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114209	2006	23	Ad 562		2003	454	Am (by Sec. 3
114210	2006	23	R 302		2003	757	of Ch.)
114211	2006	23	Ad 562		2006	23	R & Ad 562
114213	2006	23	Ad ⁵⁶²	114266	2006	23	Ad ⁵⁶²
114215	2006	23	R & Ad ⁵⁶²	114268	2006	23	Ad 562
114217	2006	23	Ad ⁵⁶²	114268.1	2006	23	
114219	2006	23	Ad ⁵⁶² R ⁵⁶²	114269	2006	23	Ad ⁵⁶² R ⁵⁶²
114220 114221	2006 2006	23 23	Ad ⁵⁶²	114270 114271	2006 2006	23 23	Ad ⁵⁶²
114223	2006	23	Ad 562	114271	2006	23	Ad ⁵⁶²
114225	2006	23	R & Ad 562	114275	2000	369	Δm
114227	2006	23	Δd ⁵⁶²	111273	2006	23	p 562
114229	2006	23	Δd ⁵⁶²	114276	2006	23	Δd ⁵⁶²
114230	2006	23	R 562	114279	2006	23	Ad 302
114231	2006	23	Ad 562	114281	2006	23	Ad ⁵⁶²
114233	2006	23	Ad ⁵⁶²	114282	2006	23	R & Ad ⁵⁶²
114235	2006	23	R & Ad ⁵⁶² Ad ⁵⁶²	114285	1999	879	R & Ad
114238 114239	2006	23 23	Ad ⁵⁶²	114286	2006	23 879	R & Ad ⁵⁶² Ad
114239	2006 2006	23	R & Ad ⁵⁶²	114200	1999 2006	23	R & Ad ⁵⁶²
114241	2006	23	Ad 562	114287	1999	879	Ad Ad
114242	2006	23	Ad 562	114207	2006	23	R 562
114244	2006	23	Ad 362	114287.5	2003	453	Ad
114245	2006	23	R & Ad 362		2006	23	R ⁵⁶²
114245.1	2006	23	Ad ⁵⁶²	114288	1999	879	Ad
114245.2	2006	23	Ad 562		2006	23	R ⁵⁶²
114245.3	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114289	1999	879	Ad R ⁵⁶²
114245.4	2006	23	Ad 562 Ad 562	114200	2006	23	
114245.5 114245.6	2006 2006	23 23	Ad 562	114290	1999 2006	879 23	R & Ad R ⁵⁶²
114245.7	2006	23	A d 562	114291	1999	879	Ad
114245.8	2006	23	Ad 562	1112/1	2006	23	R 562
114250	2006	23	R & Ad 562	114292	1999	879	Δd
114250.1	2006	23	Ad 562		2006	23	R 562
114252	2006	23	Δd 362	114293	1999	879	Ad
114252.1	2006	23	Ad 562		2006	23	R ⁵⁶²
114254	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114294	1999	879	Ad
114254.1 114254.2	2006 2006	23 23	Ad 562 Ad 562		2003 2006	453 23	Am R & Ad ⁵⁶²
114254.3	2006	23	Ad 562	114295	1999	879	R & Ad
114255	2006	23	R 562	114293	2006	23	R & Ad 562
114256	2006	23	Δd ⁵⁶²	114296	1999	879	Ad
114256.1	2006	23	A 4 562		2006	23	R 562
114256.2	2006	23	Ad 362	114297	1999	879	Ad
114256.4	2006	23	Ad 302		2006	23	R & Ad ⁵⁶²
114257	2006	23	Ad ⁵⁶²	114298	1999	879	Ad P. 562
114257.1	2006	23	Ad ⁵⁶² Ad ⁵⁶²	114200	2006	23	R ⁵⁶²
114259 114259.1	2006 2006	23 23	A d 562	114299	1999 2006	879 23	Ad R & Ad ⁵⁶²
114259.1	2006	23	Ad 362	114299.5	1999	879	Ad
114259.3	2006	23	Ad 362	1142)).3	2006	23	R 562
114259.4	2006	23	Δd 302	114300	1999	879	R & Ad
114259.5	2006	23	Ad ⁵⁶²		2003	453	Am
114260	2001	369	Am		2006	23	R ⁵⁶²
	2003	454	Am	114301	1999	879	Ad
114065	2006	23	R ⁵⁶²	114202	2006	23	R & Ad ⁵⁶²
114265	1999	879 360	Am	114302	1999 2003	879 453	Ad
	2001 2003	369 453	Am Am (by Sec. 12		2003	453 23	Am R ⁵⁶²
	2003	+33	of Ch.)	114303	1999	879	Ad
			,	11.505		317	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114303 (Co	ont)				2003	453	Am
114303 (C	2003	453	Am		2006	23	R & Ad 562
	2006	23	R & Ad ⁵⁶²	114332.4	2006	23	R & Ad ⁵⁶²
114304	1999	879	Ad	114332.5	2001	369	Am
	2003	453	Δm		2006	23	R & Ad 562
	2006	23	R ⁵⁶²	114332.6	1999	879	R
114305	1999	879	R	114332.7	2002	121	Ad
	2003	453	Ad		2006	23	R & Ad 562
	2006	23	R & Ad 562	114335	2006	23	R & Ad ⁵⁶²
114307	2006	23	Ad 562	114337	2006	23	Ad 562
114309	2006	23	Ad ⁵⁶² R ⁵⁶²	114339	2006	23	Ad ⁵⁶² R ⁵⁶²
114310	2006	23	R 562	114340	2006	23	Ad ⁵⁶²
114311	2006	23	R & Ad ⁵⁶² R ⁵⁶²	114341	2006	23	Ad ⁵⁶²
114312	2006	23		114343	2006	23 23	R & Ad ⁵⁶²
114313	2003 2006	453 23	Am R & Ad ⁵⁶²	114345 114347	2006 2006	23	A d 562
114314	2003	453	Am	114347	2006	23	Ad 562
114314	2006	23	R & Ad ⁵⁶²	114350	2006	23	R ⁵⁶²
114315	2003	453	Am	114351	2006	23	R & Ad 562
	2006	23	R & Ad 562	114353	2006	23	A d 562
114316	2006	23	R ⁵⁶²	114354	2006	23	Ad ⁵⁶²
114317	1999	879	Am	114355	2006	23	R & Ad 562
	2006	23	R & Ad ⁵⁶²	114356	2006	23	Ad ⁵⁶²
114318	2006	23	R ⁵⁶²	114358	2006	23	R & Ad 562
114319	2003	453	Am	114359	2006	23	R & Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114360	2006	23	R ⁵⁶²
114320	2006	23	R ⁵⁶²	114361	2006	23	R & Ad 562
114321	1999	879	Am	114362	2003	453	Am R ⁵⁶²
11/222	2006	23	R & Ad ⁵⁶²	11/262	2006	23 23	R & Ad ⁵⁶²
114322	1999	879 453	Am R	114363	2006 2006	23	R & Au ** R ⁵⁶²
	2003 2006	23	Ad ⁵⁶²	114364 114365	2006	23	R ⁵⁶²
114323	2006	23	R & Ad 562	114366	2006	23	R (as ad by
114324	2006	23	R 562	114300	2000	23	Sec. 329,
114325	1999	879	Am				Stats. 1996,
	2006	23	R & Ad 562				Ch. 1023 and
114326	2006	23	R & Ad ⁵⁶²				Sec. 23,
114327	2006	23	D & Ad 562				Stats. 1996,
114328	2006	23	R 562				Ch. 1048) ⁵⁶²
114329	2006	23	R 562 R 562 R 562	114367	2006	23	R (as ad(rn) by
114330	2006	23	R 302				Sec. 294,
Div. 104,							Stats. 1996,
Pt. 7,							Ch. 1023 and as
Ch. 4, Art. 13.5,							ad by Sec. 24, Stats. 1996,
heading							Ch. 1048)
(Sec. 114332				114367.5	2003	453	Am
et seq.)	2002	121	Ad	11.507.5	2006	23	p 562
Div. 104,				114368	2006	23	R 562
Pt. 7,				114370	2006	23	R & Ad 562
Ch. 13.5,				114371	2006	23	A d 302
heading				114373	2006	23	Ad 302
(Sec. 114332			_	114375	2006	23	R ⁵⁶²
et seq.)	2002	121	R	114380	2006	23	R & Ad ⁵⁶²
114332	2006	23	R & Ad ⁵⁶²	114381	2006	23	Ad ⁵⁶² Ad ⁵⁶²
114332.1	2002	121	Am	114381.1	2006	23	Ad ⁵⁶²
11/222 2	2006	23	R & Ad ⁵⁶²	114381.2	2006	23	Ad 562 R 562
114332.2	1999	879 23	Am R & Ad ⁵⁶²	114385	2006	23 23	Ad ⁵⁶²
114332.3	2006 1999	879	Am	114387 114390	2006 2006	23	R & Ad 562
117334.3	2001	369	Am	114390	2006	23	Ad ⁵⁶²
	2001	307		1173/3	2000		110

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
114395	2006	23	R & Ad ⁵⁶²	115340	2002	852	Ad 444
114397	2006	23	Δd ⁵⁶²	115342	2002	852	Ad 444
114399	2006	23	Ad 362	115725	2006	470	R & Ad 69
114400	2006	23	R 562	115730	1999	712	Am
	2006	538	Am ⁸⁰²		2006	470	R & Ad 69
114405	2006	23	R & Ad ⁵⁶²	115735	1999	712	Am
114407	2006	23	Ad ⁵⁶² Ad ⁵⁶²	115726	2006	470	R & Ad ⁶⁹
114409 114410	2006	23 23	R ⁵⁶²	115736	2000 2006	550 470	Ad S ⁶⁸
114411	2006 2006	23	Ad ⁵⁶²	115740	2006	470	S 68
114413	2006	23	Ad 562	115745	2006	470	Ç 68
114415	2006	23	P 562	115750	2006	470	S 68
114417	2006	23	Ad ⁵⁶²	115755	2006	470	Ad & R 68
114417.1	2006	23	A d 562	115800	2002	409	Am (as ad by
114417.2	2006	23	Ad 362				Sec. 1,
114417.3	2006	23	Ad ⁵⁶²				Stats. 1997,
114417.4	2006	23	Ad ⁵⁶² Ad ⁵⁶²				Ch. 573) ⁶⁸
114417.5 114417.6	2006 2006	23 23	Ad 562 Ad 562				Am (as ad by Sec. 2,
114417.7	2006	23	Ad ⁵⁶²				Stats. 1997,
114419	2006	23	Ad 562				Ch. 573) ⁶⁹
114419.1	2006	23	Ad 562		2006	140	Am (as am by
114419.2	2006	23	A d 562				Sec. 1,
114419.3	2006	23	Ad 362				Stats. 2002,
114420	2006	23	R 562				Ch. 409) ³⁴⁹
114421	2006	23	Ad ⁵⁶²				Am (as am by
114423	2006	23	Ad ⁵⁶² R & Ad ⁵⁶²				Sec. 2,
114425 114427	2006 2006	23 23	Ad ⁵⁶²				Stats. 2002, Ch. 409) ⁸⁰¹
114427	2006	23	Ad 562	115810	1999	712	Ad ⁷³
114430	2006	23	R 562	113010	1)))	/12	R 22
114432	2006	23	Ad ⁵⁶²	115811	1999	712	Ad ⁷³
114433	2006	23	Δd ⁵⁶²				R 22
114434	2006	23	Ad 562	115812	1999	712	Ad 73
114435	2006	23	R & Ad ⁵⁶²	115012	1000	710	R ²²
114436	2006	23	Ad ⁵⁶² Ad ⁵⁶²	115813	1999	712	Ad ⁷³ R ²²
114437 114440	2006 2006	23 23	D 562		2000	135	Am ²⁰³
114445	2006	23	R ⁵⁶²	115814	1999	712	Ad 73
114450	2006	23	R ⁵⁶²	113014	1)))	/12	R 22
114455	2006	23	R ⁵⁶²	115815	1999	712	Ad ⁷³
114460	2006	23	R ⁵⁶²				R ²²
114465	2006	23	R 562	115816	1999	712	Ad 73
114470	2006	23	R ⁵⁶² R ⁵⁶²	115005	2002	0.60	R ²²
114475	2006	23	Am ⁵⁷¹	115825	2002	968	Am (as am by
114820 114870	2004 2002	193 657	Am				Sec. 1 and Sec. 2,
114070	2002	537	Am				Stats. 1998,
114980	2002	891	Am				Ch. 70)
115000.1	2002	891	Ad		2003	742	R (as am by
	2003	62	Am 519				Sec. 2,
115005	2004	183	Am ⁵⁷¹				Stats. 2002,
115010.5	2002	513	Δd				Ch. 968)
115040	2006	538	Am ⁸⁰²				Am (as am by
115061	2005	427	Ad Am ⁸⁰²				Sec. 1,
115065	2006 2006	538 74*	Am Am				Stats. 2002, Ch. 968) ¹³
115080	2006	74*	Am		2004	374	Am
115255	2006	538	Am 802		2004	519	Am
115261	2002	513	Ad	115840.5	2003	742	Am ¹³
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113012 (60	2005	252*	Am	116760.20	2001	606*	Am
115843.3	2004	374	Ad & R 75	116761.20	2001	619	Am
	2005	139*	Am	116761.50	2001	619	Am
115843.5	2004	519	Ad & R ⁶⁸	116775	1999	969	Am
	2005	139*	Am	116780	1999	969	Am
115875	2004	709	Am	116785	1999	969	Am
115880	2004	709	Am	116786	1999	969	Ad 34
115910	2000	152 644	R & Ad	116707	2003	172	Am
115922	2004 2006	478	Am Am	116787 116875	2006 2006	393 853	Ad Am
115924	2006	478	Am	110075	2000	055	R & Ad ²³²
115928	2002	679	٨d	116900	1999	755	R
	2003	62	Am 519	116905	1999	755	R
	2006	478	Am	116910	1999	755	R
115929	2003	422	Ad	116915	1999	755	R
116030.5	2005	283*	Ad & R 68	116920	1999	755	R
116050	2006	538	Am 802	116950	1999	755	R
116091	2001	553	Ad	117070	2003	449	Am
116092	2001	553	Ad	117100	2006	538	Am ⁸⁰²
116093 116094	2001 2001	553 553	Ad Ad	117120 Div. 104,	2003	449	Am
116094	2001	553	Ad	Pt. 13,			
116111	2001	395	Ad	Ch. 4,			
116112	2004	38*	Ad	Art. 6,			
116180	2004	38*	Am	heading			
116183	2004	41*	Ad & R 317	(Sec. 117550			
116205	2004	38*	Am	et seq.)	2006	416	Am
116215	2004	_38 *	R	117550	2006	416	R & Ad
116275	1999	755	Am	117555	2006	416	Am
11/207	2002	425	Am	117560	2006	416	Am
116287	2003	167	Am	117671	2006	64	Ad
116293 116360	2002 2004	425 193	Ad Am ⁵⁷¹	117675	2006	166 64	Am Am
116361	2004	604	Ad	117700 117945	2006 2006	166	Am
116365	1999	777	Am	117971	2006	74*	Ad
116365.2	2004	678	Ad	117995	2006	74*	Am
116365.5	2001	602	Ad	118210	2006	74*	Am
116367	2002	999	Ad	118215	1999	139	Am
Div. 104,				118220	2006	166	Am
Pt. 12,				118222	2006	166	Am
Ch. 4,				118275	2004	477	Am
Art. 3.5,				110200	2005	22	Am ⁶⁴⁷
heading				118280	2006 2006	166 166	Am
(Sec. 116409 et seq.)	2004	727	Ad	118285 118286	2006	64	Am Ad
116409	2004	727	Ad	118307	2006	166	Ad
116410	2004	727	Am	118310	2006	166	Am
116415	2004	727	Am	118950	2001	376	Am
116455	2004	679	R & Ad	119308	2001	745*	Am
116555	1999	755	Am S ⁵⁷	119400	2004	927	Ad
116565	2001	171*	S 57	119402	2004	927	Ad 81
116570	2001	171*	S 57	120130	2004	262*	Am
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121130 2002 342 R 122410 2000 754 Am 121132 2002 342 R 122415 2000 754 Ad 121135 2002 342 R 122420 2000 754 Ad 121140 2002 342 R & Ad 122420 2000 754 Ad 121140 2002 342 R & Ad 123105 2002 1013 Am 121270 2006 538 Am 802 2002 1150 Am (by Sec. 49 121275 2006 538 Am 802 2006 249 Am	101105							
121132 2002 342 R 122415 2000 754 Ad 121135 2002 342 R 122420 2000 754 Ad 121140 2002 342 R & Ad 123105 2002 1013 Am 2003 62 Am & RN ⁵¹⁹ 2002 1150 Am (by Sec. 49) 121270 2006 538 Am ⁸⁰² 0f Ch.) 121275 2006 538 Am ⁸⁰² 2006 249 Am								
121135 2002 342 R 122420 2000 754 Ad 123140 2002 342 R & Ad 123105 2002 1013 Am 2003 62 Am & RN ⁵¹⁹ 2006 538 Am ⁸⁰² of Ch.) 121275 2006 538 Am ⁸⁰² 2006 249 Am								
121140 2002 342 R & Ad 2003 62 Am & RN 519 2002 1013 Am 2003 62 Am & RN 519 2002 1150 Am (by Sec. 49 121270 2006 538 Am 802 2006 249 Am								
2003 62 Am & RN ⁵¹⁹ 2002 1150 Am (by Sec. 49 121270 2006 538 Am ⁸⁰² of Ch.) 121275 2006 538 Am ⁸⁰² 2006 249 Am				R & Ad				
121270 2006 538 Am ⁸⁰² of Ch.) 121275 2006 538 Am ⁸⁰² 2006 249 Am	121110			Am & RN 519	123103			
121275 2006 538 Am 802 2006 249 Am	121270			Am 802			-100	
121285 2004 608 Ad 123110 2001 325 Am	121275	2006	538	Am 802			249	
	121285	2004	608		123110	2001	325	Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				1	
123111	2000	1066	Ad Am ³⁰⁵	123900	1999	146*	Am
123115	2001 2000	159 519	Am Am	123929 123940	2005 1999	80 * 146 *	Ad Am
123113	2006	100	Am	124010	2000	93*	Am
123147	2005	313	Ad	124010	2000	93*	Am
123148	2003	529	Am	124012	2000	93*	Am
123110	2002	128	Am	124013	2000	93*	Am
123222.1	2002	550	Ad	124014	2000	93*	Am
123222.2	2002	550	Ad	124015	2000	93*	Am
123223	2004	228*	Ad	124030	2002	1161*	Am
123232	2003	879*	Ad	124033	2002	1161*	Ad
123280	1999	21*	Am	124035	2001	171*	Am
123296	2001	842	Ad 35	124040	2001	171*	Am
			R ⁶³ Am ²² 207		2002	1161*	Am
122202	2002	15*	AIII	124100	2004	895	Am
123302	1999	763	Ad	124105	2004	895	Am
122210	2001	842	Am	124111	2000	325	Ad
123310	1999 1999	21 * 21 *	Am	124112	2000	325 335	Ad Am ⁶⁹
123315 123320	2001	842	Am Am	124116.5 124118	2006 2006	335	Am ⁶⁹
123320	2006	484	Alli	124118.5	2006	335	Am ⁶⁹
123370	2006	484	Ad	124119	2006	335	Am ⁶⁹
123400	2002	385	R	124120	2002	1161*	Am
123405	2002	385	R	124130	2002	931	Δm
123407	2002	385	R	124135	2004	193	p 571
123410	2002	385	R	124140	2004	193	P 571
123415	2002	385	R	124145	2004	193	R ⁵⁷¹
123418	2002	384	Ad	124150	2004	193	Am 571
	2003	62	Am 519	124160	2004	193	Am ⁵⁷¹
123430	2002	385	R	124172	2004	837	Ad
123460	2002	385	Ad	124174	2006	334	Ad
123462	2002	385	Ad	124174.2	2006	334	Ad
123464	2002	385	Ad Am ⁵¹⁹	124174.3	2006	334	Ad
123466	2003 2002	62 385	Am	124174.4 124174.5	2006 2006	334 334	Ad Ad
123468	2002	385	Ad	124174.3	2004	193	Am ⁵⁷¹
123485	2002	878	Am	124235	2004	193	R ⁵⁷¹
123491	2006	878	Ad	124250	1999	146*	Am
123492	2006	878	Ad	12 1230	2001	439	Am
123493	2006	878	Ad		2002	1161*	Am
123516	2006	878	Ad		2005	462	Am
Div. 106,					2006	639	Am (by Sec. 5
Pt. 2,							of Ch.)
Ch. 2,					2006	856	Am (by Sec. 5.5
Art. 4.5,							of Ch.)
heading				124251	1999	662	Am
(Sec. 123620	2005	22	A 1/DAY 647	124425	2003	582	Am
et seq.)	2005	22	Ad(RN) ⁶⁴⁷	124555	1999	744*	R & Ad ⁵⁶
Div. 106, Pt. 2,					2000	452	Am (as ad by Sec. 2,
Ch. 2,							Stats. 1999,
Art. 45,							Ch. 744)
heading					2003	230*	Am
(Sec. 123620				124570	1999	744*	Ad ⁵⁶
et seq.)	2005	22	Am & RN 647	124586	2003	596	Ad
123620	2004	78	Ad	124595	2002	536	Am
123707	2004	228*	Am	124710	1999	744*	R & Ad 56
123775	2001	745 *	Am		2000	452	Am (as ad by
123853	2003	230 *	Ad				Sec. 5,
100050	2004	750 *	Am				Stats. 1999,
123870	1999	146*	Am				Ch. 744)
NOTE C						n .	

C 4		cted By	Eff	G		cted By	Effect
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
124710 (Cor	nt.)			125090	2003	749	Am
	2001	171*	Am	125092	2003	749	Ad
	2003	230 *	Am	125107	2003	749	Am
124715	1999	744*	Am ⁵⁶	Div. 106,			
124725	1999	744*	Am 56	Pt. 5,			
124735	1999	744*	Am 56	Ch. 1,			
124745	1999	744*	Ad 56	Art. 5,			
124760	2003	582	Am	heading			
124765	2003	582	Am	(Sec. 125115			
		1055*		1.5	2002	507	R
124850	2000		Am	et seq.)	2003 2002	507	
124970	2004	225 *	Am	125115		789 507	Ad
124870	2000	158	Am	105116	2003	507	Am & RN
124900	2000	93*	Am 250	125116	2002	789	Ad
	2000	456	Am 250		2003	62	Am ⁵¹⁹
	2001	159	Am ³⁰⁵		2003	507	Am & RN
	2006	176	Am	125117	2002	789	Ad
124906	2006	176	R		2003	507	Am & RN
124910	2006	176	Am	125118	2003	506	Ad & R 75
124920	2006	176	Am		2006	483	Am 13
124927	2006	176	R	125118.5	2003	506	Ad & R 75
124930	2006	176	Am	125119	2003	506	Ad & R 75
124960	1999	1025	Ad ⁷³	120117	2006	483	Am 13
124700	1///	1023	R 22	125119.3	2003	506	Ad & R 75
124961	1999	1025	Ad ⁷³	123117.3	2006	483	Am 13
124701	1777	1023	R ²²	125119.5	2003	506	Ad & R 75
124062	1000	1025	Ad ⁷³	123119.3			Au & K Am ¹³
124962	1999	1025	R ²²	125100	2006	483	
124062	1000	1005	K	125190	2002	1161*	Ad
124963	1999	1025	Ad 73	125191	2003	230*	Ad
121061	1000	1005	R 22	125205	2004	750*	Am
124964	1999	1025	Ad ⁷³	125285	2000	93*	Ad
			R ²²	125290.10	2004		
	2004	69*	Am		Initiativ		
124965	1999	1025	Ad 73		(Prop. 7		
			R ²²		adopted		
124966	1999	1025	Ad ⁷³		Nov. 2,	2004)	Ad
			R 22	125290.15	2004		
124967	1999	1025	Ad ⁷³		Initiativ	e	
			R ²²		(Prop. 7	1	
124968	1999	1025	Ad ⁷³		adopted		
			R 22		Nov. 2,		Ad
124976	2000	803	Ad ⁸²	125290.20	2004	,	
124977	2000	803	Ad		Initiativ	e	
12.,,,,	2002	1161*	Am ⁴⁹⁴		(Prop. 7		
	2004	228*	Am		adopted		
	2004	74*	Am		Nov. 2,		Ad
	2006	484	Am	125290.25	2004	2004)	Au
124980	1999	83	Am 30	123290.23	Initiativ	0	
124900							
	2000	941	Am		(Prop. 7		
124001	2004	228 *	Am		adopted		A 1
124981	2000	941	Ad	125200 20	Nov. 2,	2004)	Ad
124996	2000	941	Ad(RN)	125290.30	2004		
125000	2004	228*	Am		Initiativ		
125001	2000	803	Am		(Prop. 7		
	2004	228*	Am		adopted		
	2004	687	Am		Nov. 2,	2004)	Ad
	2005	22	Am ⁶⁴⁷	125290.35	2004		
125002	2006	484	Ad		Initiativ	e	
	2000	803	R 82		(Prop. 7		
125005							
125005		941	Am & RN		adopted		
125005 125055	2000 2006	941 484	Am & RN Am		adopted Nov. 2,		Ad

	Affected I	*			cted By	
Section	Year Ch	apter Effect	Section	Year	Chapter	Effect
125290.40	2004		125291.35	2004		
	Initiative			Initiativ	e	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
125200 45	Nov. 2, 2004) Ad	125201 40	Nov. 2,	2004)	Ad
125290.45	2004 Initiative		125291.40	2004 Initiativ	10	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,		Ad
125290.50	2004	,	125291.45	2004	/	
	Initiative			Initiativ	re	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
125200 55	Nov. 2, 2004) Ad	125201 50	Nov. 2,	2004)	Ad
125290.55	2004 Initiative		125291.50	2004 Initiativ	'Δ	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,		Ad
125290.60	2004		125291.55	2004		
	Initiative			Initiativ		
	(Prop. 71			(Prop. 7		
	adopted	A 1		adopted		A 1
125290.65	Nov. 2, 2004) Ad	125291.60	Nov. 2,	2004)	Ad
123290.03	2004 Initiative		123291.00	2004 Initiativ	r _A	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,		Ad
125290.70	2004		125291.65	2004		
	Initiative			Initiativ		
	(Prop. 71			(Prop. 7		
	adopted) Ad		adopted		Ad
125291.10	Nov. 2, 2004 2004) Au	125291.70	Nov. 2, 2004	2004)	Au
123291.10	Initiative		123291.70	Initiativ	'e	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,		Ad
125291.15	2004		125291.75	2004		
	Initiative			Initiativ		
	(Prop. 71			(Prop. 7		
	adopted Nov. 2, 2004) Ad		adopted Nov. 2,		Ad
125291.20	2004	, Au	125291.80	2004	200T)	Au
	Initiative		123271.00	Initiativ	e	
	(Prop. 71			(Prop. 7		
	adopted			adopted	[
	Nov. 2, 2004) Ad		Nov. 2,	,	Ad
125291.25	2004		125291.85	2004		
	Initiative			Initiativ (Prop. 7		
	(Prop. 71 adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,		Ad
125291.30	2004	, 11u	125292.10	2004	2007)	110
	Initiative		-30272.10	Initiativ	e	
	(Prop. 71			(Prop. 7		
	adopted			adopted		
	Nov. 2, 2004) Ad		Nov. 2,	2004)	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Div. 106,					2000	857	$\mathrm{Am}^{\ 203}$
Pt. 5.5,				Div. 107,			
heading				Pt. 2,			
(Sec. 125300	2002	507	A 1	Ch. 5,			
et seq.)	2003	507	Ad	heading			
Div. 106, Pt. 5.5,				(Sec. 127630 et seq.)	2002	664	Am 431
Ch. 1,				127630	2001	520	Ad & R 75
heading				127631	2001	520	Ad & R ⁷⁵
(Sec. 125300				127632	2001	520	Ad & R ⁷⁵
et seq.)	2003	507	Ad	127633	2001	520	Ad & R ⁷⁵
125300	2003	507	Ad(RN)	127634	2001	520	Ad & R 75
125205	2006	483	Am	127660	2002	795	Ad & R 75
125305	2003	507	Ad	107661	2006	684	Am 111
125315 125320	2003 2003	507 507	Ad(RN)	127661	2002 2006	795 684	Ad & R ⁷⁵ S ¹¹¹
125320	2003	483	Ad(RN) Ad	127662	2000	795	Ad & R ⁷⁵
125335	2006	483	Ad	12/002	2002	684	Am III
125340	2006	483	Ad	127663	2002	795	Ad & R 75
125341	2006	483	Ad		2006	684	S 111
125342	2006	483	Ad	127664	2002	795	Ad & R 75
125343	2006	483	Ad		2006	684	Am 111
125344	2006	483	Ad	127665	2002	795	Ad & R 75
125345	2006	483	Ad	D: 107	2006	684	Am 111
125346	2006	483 483	Ad	Div. 107,			
125350 125355	2006 2006	483	Ad Ad	Pt. 2, Ch. 8,			
125700	1999	819	Ad	heading			
125701	1999	819	Ad	(Sec. 127670			
125702	1999	819	Ad	et seq.)	2004	183	Am ⁵⁷¹
125703	1999	819	Ad	127670	2003	672	Ad
127174	1999	848	Am		2004	183	Am ⁵⁷¹
127280	2001	111*	Am (as am by	127671	2003	672	Ad
			Sec. 2 and as ad		2004	183	Am ⁵⁷¹
			by Sec. 3, Stats. 1998,	127755	2004 2003	228 * 582	Am Am
			Ch. 735)	127760	2003	183	Am ⁵⁷¹
	2002	351	Am	127885	2003	225*	Δm
127280.1	2002	1161*	Ad	127925	2002	1131	Ad 449
	2003	230 *	Am	127926	2002	1131	Δd ⁴⁴⁹
127300	2000	517	Am	127927	2002	1131	Ad 449
127360	2004	193	Am ⁵⁷¹	127928	2002	1131	Ad ⁴⁴⁹
127365	2004	193	R ⁵⁷¹	127020	2003	582	Am Ad ⁴⁴⁹
127400 127401	2006 2006	755 755	Ad Ad	127929 127930	2002 2002	1131 1131	Ad 449 Ad 449
127401	2006	755	Ad	127930	2002	1131	Ad ⁴⁴⁹
127410	2006	755	Ad	127731	2006	259	Δm
127420	2006	755	Ad	127932	2002	1131	Ad 449
127425	2006	755	Ad	127933	2002	1131	Ad ⁴⁴⁹
127426	2006	755	Ad	127940	2003	682	Ad
127430	2006	755	Ad	128040	2001	249	Ad
127435	2006	755 755	Ad	120125	2003	582	Am
127440	2006	755	Ad	128125	2006	259	Am
127443 127444	2006 2006	755 755	Ad Ad	128135 128160	2006 2006	259 658	Am Am & R
127444	2006	755 755	Ad Ad	120100	2000	036	& Ad 82
127445	2006	755 755	Δd	128195	2004	193	Am ⁵⁷¹
127575	2006	538	Δ m 802	128198	2002	1138	Ad
127580	1999	525	Am 112		2006	259	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
128198.5	2002	1138	Ad		1999	149*	Am 57
Div. 107,	2002	1136	Au		2000	135	Am ²⁰³
Pt. 3,				128380	1999	146*	S 20
Ch. 4,				120300	1999	149*	S 57
heading				128385	1999	146*	S 20
(Sec. 128200				120000	1999	149*	Am ⁵⁷
et seq.)	2006	259	Am (as ad by		2000	360	Am
17			Sec. 360,		2003	582	Am
			Stats. 1996,		2005	611	Am
			Ch. 1023)		2006	259	Am
Div. 107,				128390	1999	146*	S 20
Pt. 3,					1999	149*	S 57
Ch. 4,				128395	1999	146*	S 20
Art. 1,				1.0.00	1999	149*	Am ⁵⁷
heading				128400	1999	146*	S ²⁰
(Sec. 128200	2006	250	4 / 11	120401	1999	149*	Am ⁵⁷
et seq.)	2006	259	Am (as ad by	128401	2003	396	Ad & R 317
			Sec. 360,	120405	2004	183 146*	Am ⁵⁷¹ Am ²⁰
			Stats. 1996,	128405	1999	149*	Alli D
128200	2005	78*	Ch. 1023) Am	129425	1999 1999	149*	R S ⁵⁷
128200	2003	259	Am	128425 128430	1999	149*	S 57
128205	2003	582	Am	128435	1999	149*	Am ⁵⁷
120203	2005	78*	Am	128440	1999	149*	S ⁵⁷
128207	2003	582	Ad	128445	1999	149*	Am ⁵⁷
128210	2005	78*	Am	128450	1999	149*	Am ⁵⁷
128215	2003	582	Am	128454	2003	437	Ad
	2005	78*	Am	1	2006	557	Am
128224	2002	1131	Ad	128455	1999	149*	R
	2005	78*	Am	128456	2003	437	Ad
128225	2005	78*	Am		2006	557	Am
128230	1999	149*	Am	128458	2003	437	Ad
	2005	78 *	Am	128475	2003	640	Ad 391
128235	2003	582	Am	128480	2003	640	Ad 391
	2005	78 *	Am	128485	2003	640	Ad ³⁹¹
128240.1	2005	78*	Ad	120405	2006	259	Am
128241	2004	229*	Ad	128495	2003	640	Ad ³⁹¹ Ad ³⁹¹
128260	2003	582	Am	128500	2003	640	Ad ³⁹¹
120200	2006 1999	259 149*	Am	128501	2003	640 317	Ad ⁴⁸⁵
128280 Div. 107,	1999	149	Am	128550 128551	2005 2005	317	Ad 485
Ch. 5,				128552	2005	317	Ad ⁴⁸⁵
heading				128553	2005	317	Ad ⁴⁸⁵
(Sec. 128330				128554	2005	317	Ad ⁴⁸⁵
et seq.)	1999	149*	Am	128555	2005	317	Ad ⁴⁸⁵
Div. 107,				128556	2005	317	Ad ⁴⁸⁵
Ch. 5,				128557	2005	317	Ad ⁴⁸⁵
Art. 1,				128557.5	2005	317	Ad ⁴⁸⁵
heading				128558	2005	317	Ad ⁴⁸⁵
(Sec. 128330				128675	2001	898	c 54 5 /
et seq.)	1999	149 *	Am	128680	2001	898	S 54 57
128330	1999	149*	Am	128681	2001	898	S 54 57
120225	2003	582	Am	128685	2001	898	S 54 57 S 54 57
128335	1999	149*	Am	128690	2001	898	S 54 57 S 54 57
	2005	317	Am	128695	2001	898	S 54 57
120245	1000	1.40.*	R & Ad 192	128700	2001	898	S 54 57
128345	1999	149*	Am	128705	2001	898	S 54 57
129250	2005 1999	317 149*	Am	128710	2001 2001	898 898	S 54 57
128350	1999	149*	Am Am	128715 128720	2001	898	S 54 57
128355 128375	1999	149*	Am S ²⁰	128720	1999	525	Am ¹¹²
140313	1777	140	J	120/23	1777	343	raiii

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
128725 (Cont.)			129200	1999	848	Am
	2000	857	Am 203	129210	1999	848	Am
	2001	898	C 24 2 /	129220	1999	848	Ad
128730	2001	898	S 54 57	129221	1999	848	Ad
	2006	259	Δm	129295	2004	193	Am ⁵⁷¹
128735	2001	898	Am 54 57	129680	2002	351	Am
128736	2001	898	Am 54 5/	129725	2002	351	Am
	2002	351	Δ m ²²	129765	2006	678	Am
128737	2001	898	Am 54 57	129785	2002	351	Am
	2002	351	Am ²²		2004	186*	Am
	2006	259	Am	129805	2004	192	Am
128738	2001	898	S 54 57	129820	1999	83	Am 30
128740	2001	898	Am 54 57	129845	2002	351	R
128745	2001	898	Am 54 57	129851	2004	642	Ad
128747	2001	898	Ad	129856	2006	75*	Ad
128748	2001	898	Ad Am ^{54 57}	1200751	2006	693	Am
128750	2001	898	Am 54 57	129875.1	2004	453	Ad
128755	2001	898	Am 54 57 S 54 57	129875.2	2005	494	Ad & R 317
128760	2001	898	Am ^{54 57}	129880	2006	693	Ad 0. D 349
128765	2001	898		129881	2006	693	Ad & R 349
120766	2006	259	Am	129885	2005	494	Am Am ⁸⁰²
128766	2004 2001	434 898	Ad S ^{54 57}	129890 129905	2006	538	
128770	2001	259		130000	2002 1999	351 192*	Am R ²⁴
128775	2000	898	Am S ^{54 57}	130000	2000	454	S 13
120773	2006	259	Am	130005	1999	192*	R ²⁴
128780	2001	898	c 54 57	130003	2000	454	S 13
128782	2001	898	c 54 57	130010	1999	192*	P 24
128785	2001	898	c 54 57	130010	2000	454	c 13
128790	2001	898	S 54 57	130015	1999	192*	R ²⁴
128795	2001	898	c 54 57	150015	2000	454	S 13
128800	2001	898	S 54 57		2002	536	R
128805	2001	898	c 54 57	130020	1999	192*	R 24
128810	2001	898	S 54 57		2000	454	S 13
128812	2001	898	S 54 57	130021	1999	192*	Ad & R 24
128815	2001	898	R		2000	454	Am
129010	1999	848	Am		2001	228*	Ad
129020	1999	848	Am				R ⁶⁹
129025	1999	848	R	130021.5	2006	678	Ad & R 68
129035	1999	848	Am	130025	1999	192*	R 24
129040	1999	848	Am		2000	454	S 13
129045	1999	848	Ad	130050	2001	228*	Am
129048	1999	825	Ad	130060	2000	850	Am
129049	1999	825	Ad		2002	1022*	Am
129050	1999	848	Am	120061	2006	679	Am
120051	2002	93	Am	130061	2006	679	Ad
129051	1999	848	Ad	130063	2000	851	Ad
129055	1999	848	Am	130063.1	2001	247	Ad
129065	1999	848	Am	130063.2	2001	247	Ad
129075	1999 2002	848 351	R & Ad	Div. 108, heading			
129080	1999	848	Am Am	(Sec. 130100			
129080	2002	351	Am	et seg.)	1999	126*	Am
129083	1999	848	Ad	130100	1999	126*	Am
129090	1999	848	Am	130100	2002	245	Am
129090	1999	848	Ad	130105	1999	126*	Am
129100	1999	848	Am	150105	2000	150*	Am
129105	1999	848	Am		2001	322*	Am
129152	1999	848	Ad		2002	245	Am
				120110			
129173	1999	848	Am	130110	1999	126*	Am

HEALTH AND SAFETY CODE—Continued

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
130110 (Co	ont)			130500	2006	619	Ad
130110 (CC	2003	378	Am	130500	2006	619	Ad
130125	2003	245	Am	130502	2006	619	Ad
130140	1999	126*	Am	130505	2006	619	Ad
1001.0	2005	284	Am	130506	2006	619	Ad
	2006	111	Am	130507	2006	619	Ad
130140.1	2000	150*	Ad	130508	2006	619	Ad
	2001	214	Am	130509	2006	619	Ad 814
	2002	664	Am ⁴³¹	130510	2006	619	Ad
130150	2003	378	Am	130511	2006	619	Ad
	2005	243	Am	130512	2006	619	Ad
130151	2005	243	Ad	130513	2006	619	Ad
130155	1999	126*	Am	130520	2006	619	Ad
130200	2000	93*	Ad ⁷⁰	130521	2006	619	Ad
120201	2000	02 *	R ⁶³ Ad ⁷⁰	130530	2006	619	Ad
130201	2000	93*	R ⁶³	130540	2006 2006	619 619	Ad
130202	2000	93*	Ad ⁷⁰	130541 130542	2006	619	Ad Ad
130202	2000	93 .	R ⁶³	130542	2006	619	Ad
130300	2001	635*	Ad & R ⁶⁸	130544	2006	619	Ad
130300	2001	635 *	Ad & R ⁶⁸	131000	2006	241	Δd ⁵⁶²
130302	2001	635 *	Ad & R ⁶⁸	131000	2000	2.11	R 854 856
130303	2001	635*	Ad & R °°	131005	2006	241	Δd ⁵⁶²
130304	2001	635*	Ad & R **	10000			R 854 856
130305	2001	635 *	Ad & R 68	131006	2006	241	Ad ⁵⁶²
130306	2001	635 *	Ad & R ⁶⁸				P 854 856
130307	2001	635 *	Ad & R 68	131010	2006	241	Ad ⁵⁶²
130308	2001	635*	Ad & R °°				R 854 856
130309	2001	635 *	Ad & R ⁶⁸	131019	2006	241	Ad(RN) ^{562 856}
130310	2001	635 *	Ad & R ⁶⁸	131020	2006	241	Ad 562 R 854 856
130311	2001	635 *	Ad & R 68	121050	2006	241	Ad ⁵⁶²
130311.5	2002	489	Ad & R ¹⁸ Am ⁶⁸	131050	2006	241	Ad ⁸⁵² R ^{854 856}
130312	2004 2001	141 635 *	Am Ad & R ⁶⁸	131051	2006	241	Ad ⁵⁶²
130312	2001	635*	Ad & R ⁶⁸	131031	2000	241	R 854 856
130314	2001	635 *	Ad & R ⁶⁸	131053	2006	241	Ad ⁵⁶²
130315	2001	635 *	Ad & R ⁶⁸	131033	2000	2-71	P 854 856
130316	2001	635*	Ad & R ⁶⁸	131055	2006	241	A d 562
130317	2001	635*	Ad & R ⁶⁸	10.000			R 854 856
130400	2001	693	Ad	131056	2006	241	Ad ⁵⁶²
	2002	542	Am				R 854 856
130401	2001	693	Ad	131057	2006	241	Ad ⁵⁶²
	2002	542	Am				R 854 856
130401.1	2002	542	Ad	131075	2006	241	Ad(RN) ^{562 856}
130402	2001	693	Ad	131080	2006	241	Ad(RN) ^{562 856}
130403	2001	693	Ad	131082	2006	241	Ad(RN) ^{562 856}
120404	2002	542	Am	131085	2006	241	Ad(RN) ^{562 856}
130404	2001	693	Ad	131090 131095	2006 2006	241	Ad(RN) ⁵⁶² 856 Ad(RN) ⁵⁶² 856
130405	2002 2001	542 693	Am Ad	1311093	2006	241 241	Ad(RN) ^{562 856}
130405	2001	693	Ad	131105	2006	241	Ad(DN) 562 856
130400	2001	542	Am	131110	2006	241	Ad(RN) ^{562 856} Ad(RN) ^{562 856}
130406.5	2002	542	Ad	131115	2006	241	Ad(RN) 562 856
130407	2001	693	Ad	131125	2006	241	A 3/D N1/302 630
100101	2002	542	Am	131130	2006	241	
130407.5	2002	542	Ad	131135	2006	241	Ad(RN)
130408	2001	693	Ad	131200	2006	241	Δd 302
	2002	542	Am				R 854 856
130409	2001	693	Ad	131205	2006	241	Ad ⁵⁶²
	2002	542	Am				R 854 856
130410	2002	542	Ad				
NOTE 0					_		

HEALTH AND SAFETY CODE—Continued

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
131210	2006	241	Ad ⁵⁶² R ^{854 856}	150200 150201	2005 2005	444 444	Ad Ad
131215	2006	241	Ad ⁵⁶² R ^{854 856}	150201 150202 150203	2005 2005 2005	444 444	Ad Ad
131220	2006	241	Ad ⁵⁶² R ^{854 856}	150204	2005 2006	444 538	Ad Am ⁸⁰²
131225	2006	241	Ad ⁵⁶² R ^{854 856}	150205 150206	2005 2005	444 444	Ad Ad
131230	2006	241	Ad ⁵⁶² R ^{854 856}	150207	2005	444	Ad

INSURANCE CODE

			IIIOOIIAII	OL OODL	•		
	Δffa	cted By			Λffa	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	icui	Спарист	Цуссі	Section	1cui	Спирист	Цјјест
21.5	2002	709	Ad	739.6	2006	740	Am
24	2006	740	Am	740	1999	525	Am 112
48	1999	255	Ad		2000	857	Am ²⁰³
106	2001	277	Am	742.20	1999	317	S 19
116	2003	439	Am ³⁹¹		2002	357	S 57
116.5	1999	238	Ad	742.21	1999	317	S 19
	2003	439	Am ³⁹¹		2002	357	S 57
	2004	85 *	Am	742.215	1999	317	S 19
	2006	196	Am		2002	357	S 57
116.6	2002	749	Ad	742.22	1999	317	S 19
124.5	2005	447	Ad		2002	357	S 57
134	2006	538	Am ⁸⁰²	742.23	1999	317	S 19
381.1	2003	360	Ad		2002	357	S 57
381.5	2004	488	Ad	742.24	1999	317	S 19
384	1999	255	Am		2002	357	Am ⁵⁷
	2000	135	Am ²⁰³		2003	320	Am
393	2005	321	R		2005	218	Am
394	2002	358	Ad	742.245	2005	218	Ad
395	2005	448	Ad	742.25	1999	317	S 19
481.5	2005	321	Am		2002	357	S 57
	2006	538	Am ⁸⁰²	742.26	1999	317	S 19
510	2005	312	Am		2002	357	S 57
661	1999	309	Am	742.27	1999	317	S 19
663.5	1999	313	Am		2002	357	S 57
672	2004	765	Ad	742.28	1999	317	S 19
673	2006	740	Am		2002	357	S 57
674.6	2003	899	Am	742.29	1999	317	S 19
674.9	2003	899	Ad		2002	357	S 57
675	1999	313	Am	742.30	1999	317	S 19
675.1	2004	605	Ad		2002	357	S 57
676.10	2001	253	Ad	742.31	1999	317	Am 19
	2003	647	Am		2002	357	S 57
676.2	2006	538	Am 802	742.32	1999	317	S 19
677	2004	939	Am		2002	357	S 57
	2004	940	Am	742.33	1999	317	S 19
	2006	740	Am		2002	357	S 57
677.4	2003	148	Ad	742.34	1999	317	S 19
678	2003	571	Am ⁵¹²		2002	357	S 57
678.1	2001	102	Am	742.35	1999	317	S 19
678.3	2005	327	Ad & R 111		2002	357	S 57
679.7	2001	102	Ad	742.36	1999	317	S 19
679.9	2003	571	Ad ⁵¹²		2002	357	S 57
700	2000	321	Am ⁸	742.37	1999	317	S 19
	2006	740	Am		2002	357	S 57
702	2000	211	Ad	742.38	1999	317	S 19
703	2001	448	R (as ad by		2002	357	S 57
			Sec. 1.5,	742.39	1999	317	S 19
			Stats. 1998,		2002	357	S 57
			Ch. 233)	742.40	1999	317	S 19
			Am (as am by		2002	357	S 57
			Sec. 1,	742.405	1999	317	S 19
			Stats. 1998,		2002	357	S 57
			Ch. 233) ¹³	742.407	1999	317	S 19
703.1	2001	448	Am 13		1999	525	Am 112
717.2	2006	758	Ad		2000	857	Am ²⁰³
728	2006	740	Am		2002	357	S 57
734.1	2000	997	Am	742.41	1999	317	S 19
738	2006	740	Am		2002	357	S 57
739	2002	873	Am	742.42	1999	317	S 19
739.12	2006	740	Am		2002	357	S 57
739.5	2006	740	Am	742.425	1999	317	S 19

		11100	IIAIIOL	-	DL OOI	itiiiuc	u	
	Affe	ected By				Affe	cted By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
		1	33				•	
742.425		257	S ⁵⁷		881.2	2006	740	Ad
742.43	2002 1999	357 317	S 19		900 922.2	2004 2006	599 321	Am Am
142.43	2002	357	S 57		922.2	2006	321	Am
742.435	1999	317	Ad & R 19		922.6	2006	321	Am
7-12133	2000	857	Am		923	2004	599	Am
	2002	357	s 57		926.1	2006	456	Ad & R 192
	2006	405 *	R 100		926.2	2006	456	Ad & R 192
742.44	1999	317	Am 19		931	2004	599	Am
	2002	357	R		934	2004	599	Am
750	2000	843	Am		985	2003	635	Am
	2000	867	Am 82		1010	2006	740	Am
750.4	2006	538	Am ⁸⁰²		1033	1999	868	Am
758	2000	867	Ad		1033.5	2005	95	Ad
758.5	2003	791	Ad		1035	1999	768	Am 203
758.7	2004	160	Ad		1025.2	2000	135	Am ²⁰³
759	2002	203	Ad		1035.2	2001	630 405*	Ad Am ¹⁰⁰
760 761	2002 2002	203 203	Ad Ad		1060 1063	2006 2001	296*	Am ¹⁰⁰ Am
762	2002	203	Ad		1003	2001	431	Am
763	2002	203	Ad			2002	635	Am
764	2002	203	Ad		1063.1	1999	721	Am
765	2002	203	Ad		1005.1	2003	635	Am
769	1999	753	Am			2005	395	Am
770.3	2004	123	Am			2006	740	Am
778.3	1999	388	Ad		1063.145	2006	538	Am ⁸⁰²
779.36	1999	413	Am		1063.3	2005	395	Am
780	2004	730	Am		1063.5	2001	296*	Am
781	2004	730	Am			2002	431	Am
782	2003	546	Am		1062.52	2006	740	Am 571
705	2004	730	Am		1063.53	2004	183	Am 571
785	2000	844	Am		1063.6	1999	83	Am 30
786	2001 2003	51 * 546	Am		1063.70 1063.71	2003 2003	635 635	Ad Ad
786.5	2003	51*	Am Am ⁸		1063.71	2003	635	Ad
787	2003	547	Am		1063.72	2003	635	Ad
789.10	2003	547	Ad		1063.74	2003	635	Ad
789.3	2003	546	Δm		1063.75	2003	635	Ad
789.8	2000	442	Δd ²⁴⁵			2006	112	Am
	2001	159	Am ³⁰⁵		1063.76	2003	635	Ad
	2006	405 *	Am		1063.77	2003	635	Ad
789.9	2003	547	Ad		1064.12	2006	740	Am
790.03	2001	253	Am		1064.13	2006	740	Ad
790.031	2001	583	Ad		1065.3	1999	782	Am
790.034		583	Am		1067.05	2000	375	Am
790.05	2002 2000	709	Am		1067.055	2000	375 140	Am
790.06	2000	280 709	Am Am		1067.07 1067.08	2002 2004	183	Am Am ⁵⁷¹
790.07	2002	709	A m		1068	1999	525	Am 112
790.07	1999	525	Am 112 114		1000	2000	857	Am ²⁰³
771.02	1999	526	Λm		1068.1	1999	525	Am 112
	2000	135	Am 203		1000.1	2000	857	Am ²⁰³
	2000	857	Am 203		1077.1	2006	740	Am
791.10	2005	436	Am ⁷³⁸		1104.9	2004	183	Am ⁵⁷¹
791.12	2003	442	Δm		1140.1	2004	376	Δd
791.13	2006	405 *	Am 100		1140.5	2006	538	Am ⁸⁰²
791.15	2006	145	Am		1192.8	1999	470	Am
791.16	2006	145	Am		1211	2002	520	R & Ad
791.28	2005	433	Ad ⁴⁸⁵		1011.5	2003	62	Am 519
827.8	2001	415	Ad Am ⁵⁷¹		1211.5	2002	520	R
881	2004	183	Am		1215.1	2000	170	Am

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1215.1 (C	Cont.)			1704	2002	203	Am
`	2001	159	Am 305		2005	84	Am
	2004	599	Am	1707	2006	740	Am
1215.13	2006	740	Am	1714	2002	203	R
1215.2	2004	599	Am	1720	2005	312	Am
	2005	22	Am ⁶⁴⁷	1723	1999	782	Ad
1215.5	2000	170	Am	1724	2003	547	Ad
1200 =	2002	520	Am 571	1725.5	2003	547	Am
1280.7	2004	183	Am ⁵⁷¹	1726	2000	211	Ad
1315	2004	4*	Ad	1727	1999	782	Am
1490	1999	314	R	1729.2	2004	279	Ad
1600 1603	1999 1999	808 808	Am Am	1733	2006	740 538	Am Am ⁸⁰²
1620	1999	498	R (as ad by	1734.5 1735	2006 2006	538	Am 802
1020	1///	770	Sec. 2,	1736.5	2005	312	Ad
			Stats. 1996,	1738.5	2003	546	Ad
			Ch. 687)	1742.2	1999	782	Ad
			Am (as am by	1748	1999	782	Am
			Sec. 1,	1748.5	1999	782	Am
			Stats. 1996,	1749	2000	321	Am ⁸
			Ch. 687) ¹³		2001	174*	Am (as am by
1623	2000	1074	Am				Stats. 2000,
1625	2001	174*	Am_				Ch. 321)
1625.5	2000	321	Ad ⁸		2006	590	Am
	2001	174*	Am	1749.01	2002	347	Am
1628	2002	203	Am	1749.1	2004	279	Am
1631	2000	321	Am 8	1749.3	1999	186	Am
1631.5	2000	321	Ad ⁸	1749.31	2000	321	Ad ⁸
1633	2004	279	Am Am 391	1749.6	2000	321	Am ⁸
1634	2003	439	AIII	1749.8	2003	547	Ad
1635 1637	2000	321	Am 8	1749.85	2005	447 405*	Ad
1037	2002 2004	203 428	Am	1750	2006 2000	321	Am Am ⁸
1638.5	2004	203	Am Ad	1750 1750.5	2000	321	Am 8
1639	2002	321	Am 8	1750.5	2002	203	Am
1037	2002	203	Am	1751	2000	321	Am ⁸
	2003	217	Am	1751.8	2000	321	Ad ⁸
	2004	428	Am		2006	405*	R 100
1639.1	2002	203	Ad	1758.6	2002	437	Ad ⁴³⁸
1642	2000	321	Am ⁸	1758.61	2002	437	Δd ⁴³⁸
1647	2002	203	R	1758.62	2002	437	Ad 438
1647.5	2005	312	Am	1758.63	2002	437	Ad 438
1648	2000	411 *	Am	1758.64	2002	437	Ad 438
4.640	2002	203	R	1758.65	2002	437	Ad 438
1649	2002	203	R	1758.66	2002	437	Au
1649.5	2000	321	Am ⁸	1758.661	2002	437	Au 120
1656	2002	203	Am	1758.67	2002	437	Au 120
1650	2006 2002	740	Am	1758.68	2002	437	Ad ⁴³⁸ Ad ⁴³⁸
1659 1660	2002	203	R R	1758.69	2002	437 437	Ad 438 Ad 438
1662	2003	415 203	Am	1758.691 1758.692	2002 2002	437	Ad 438
1668.1	2002	546	Ad	1758.693	2002	437	Ad ⁴³⁸
1669	1999	782	Am	1758.7	2004	428	Ad
1676	2000	321	Am 8	1758.71	2004	428	Ad
-0.0	2001	174*	Am	1758.72	2004	428	Ad
	2006	740	Am	1758.73	2004	428	Ad
	2002	203	Am	1758.74	2004	428	Ad
1679				1758.75	2004	428	Ad
1679	2003	217	Am	1/30./3			Λu
1679	2003 2006	740	Am	1758.76	2004	428	Ad
1679 1681.5							

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1758.79	2004	428	Ad		2003	217	Am
1758.791	2004	428	Ad	1781.7	2006	538	Am 802
1758.792	2004	428	Ad	1785.89	1999	618	Ad
1758.8	1999	618	Ad		2000	135	Am & RN 203
1758.81	1999	618	Ad	1802.5	2006	538	Am 802
	2002	108	Am	1808	2006	740	Am
1758.82	1999	618	Ad	1810.7	1999	426	Am
1758.83	1999	618	Ad		2005	389	Am
1758.84	1999	618	Ad	1823	2000	141	Am
1758.85	1999	618	Ad	1842	2006	538	Am ⁸⁰²
1758.851	1999	618	Ad	1861.02	2003	169*	Am
1758.86	1999	618	Ad	1861.025	1999	22*	Am 16 Am 144
1758.861	1999	618	Ad		1999	853	
1758.87	1999	618	Ad		2004	183	Am ⁵⁷¹
1758.88	1999	618	Ad Ad(RN) ²⁰³	1061 125	2005	109	Am
1758.89	2000	135		1861.135	2004	599	R
1758.891	1999 2000	618 321	Ad Ad ⁸	1861.16	1999 2004	309 787	Am
1758.9 1758.91	2000	321	Ad ⁸	1871	2004	159	Am Am ³⁰⁵
1758.91	2000	321	Ad 8	10/1	2001	6	Am
1730.92	2002	108	Am		2002	635	Am
1758.93	2002	321	Ad 8	1871.2	2000	470	Am
1758.94	2000	321	Ad ⁸	1871.3	2004	93	Am
1758.95	2000	321	Ad 8	1871.4	2002	6	Am
1758.96	2000	321	Ad ⁸	10,111	2003	635	Am
1758.97	2000	321	Ad 8		4X 200		Am
1758.98	2000	321	Ad ⁸	1871.7	1999	885	Am
1758.99	2000	321	Ad ⁸		2005	380	Am
1758.991	2000	321	Ad ⁸	1871.8	4X 200	3-04 2	Am ⁶³
1758.992	2000	321	Ad ⁸	1871.9	2004	281	Ad
1758.993	2000	321	Ad ⁸	1872	2005	717	Am
1758.994	2000	321	Ad ⁸	1872.1	2000	867	Am
1760.5	2001	448	R (as ad by		2005	717	Am
			Sec. 3.5,	1872.3	2005	717	Am
			Stats. 1998,	1872.4	1999	885	Am
			Ch. 233)	1072 45	2005	717	Am
			Am (as am by	1872.45	1999	885	Ad
			Sec. 3,	1872.7	2000	867	Am
			Stats. 1998, Ch. 233) ¹³	1072.0	2005	717	Am
1762	1999	255	Cn. 233) Ad	1872.8	1999 2005	885 717	Am Am
1763.2	2006	538	Au 802	1872.81	1999	884	Ad & R ⁷⁵
1764.1	2004	95	Am	1072.01	2005	717	Am ³⁸
1701.1	2001	75	R & Ad ⁶⁹	1872.83	2001	159	Am ³⁰⁵
1765.1	1999	83	Am 30	10,2,00	2002	6	Am
	1999	255	Am		2005	717	Am
	2000	135	Am ²⁰³		2006	405*	Am ¹⁰⁰
1765.2	2002	203	Am	1872.84	2005	415	Ad
1767	2002	203	Am	1872.85	2004	599	Am
1768	2002	203	Am .		2005	717	Am
1773	2001	448	Am 13	1872.9	2005	717	Am
1775.2	2005	312	Am	1872.91	1999	721	Ad ¹⁷¹
1775.4	2005	312	Am	1872.95	1999	885	Am
	2006	740	Am		2005	717	Am
1775.5	2005	312	Am	1872.96	2005	717	Am
1775.9	2005	231	Am 571	1873	2000	843	Am
1776	2004	183	Am ⁵⁷¹	1873.4	2005	717	Am
1781.10	2006	321	Am	1874.1	2005	415	Am Am ⁸⁰²
1781.14	2006	321	Ad	1874.2	2006	538	Am ⁸⁰² Ad & R ⁷⁵ 167
1781.3	2002	203	Am	1874.8	1999	884	Au & K
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Section Year Chapter Effect Section Year Chapter Effect	
1999 885 Ad & R ⁷⁵ Am (as ad by Sec. 7, Stats. 1999, Ch. 885) ³⁸ (Sec. 10089.70 et seq.) 2004 357* Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 2004 357* Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 2005 447 Am ⁵⁷ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2000 867 Ad 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2000 867 Ad 2004 357* Am ⁶⁸ 2	
1999 885 Ad & R ⁷⁵ Am (as ad by Sec. 7, Stats. 1999, Ch. 885) ³⁸ et seq.) 2004 357 * Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 2005 447 Am ⁵⁷ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 2001 727 Am ⁴³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 10089.72 1999 796 * S ¹⁸ 1874.87 2000 867 Ad 10089.72 1999 796 * S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2004 357 * Am ⁶⁸ 2004 * Am ⁶⁸ 2004 * Am ⁶⁸ 200	
2005 717 Am (as ad by Sec. 7, Stats. 1999, Ch. 885) ³⁸ (Sec. 10089.70 et seq.) 2004 357* Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 2005 447 Am ⁵⁷ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 2001 727 Am ⁴³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.88 2000 867 Ad 2005 447 S ⁵⁷ 1874.87 2000 867 Ad 2005 727 Am ⁴³ 1874.89 2000 867 Ad 2001 727 Am ⁴³ 1874.89 2000 867 Ad 2001 727 Am ⁴³ 1874.89 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2001 727 Am ⁴³	
Stats. 1999, Ch. 885) ³⁸ Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 1874.86 2000 867 Ad 1874.87 2000 867 Ad 1874.87 2000 867 Ad 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.87 2000 867 Ad 2005 447 Spring Sp	
Ch. 885) ³⁸ 2006 405 * Am (as am by Sec. 14, Stats. 2005, Ch. 717) ¹⁰⁰ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 2001 867 Ad 10089.72 1999 1874.86 2000 867 Ad 10089.72 1999 1874.87 2000 867 Ad 2005 1874.88 2000 867 Ad 2005 1874.89 2000 867 Ad 2005 1874.89 2000 867 Ad 2006 1874.89 2000 867 Ad 2006 1874.89 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2001 727 Am ⁴³ 2004 357 * Am ⁶⁸ 2005 447 Am ⁶⁸ 2006 447 Ad 2006 2001 727 Am ⁴³ 2006 357 * Am ⁶⁸ 2007 357 * Am ⁶⁸ 2008 357 * Am ⁶⁸ 2009 357 * Am ⁶⁸ 2009 357 * Am ⁶⁸ 2000 357 * Am ⁶⁸	
2006	
Sec. 14, 2001 727 Am ⁴³ Mag ⁴³ Stats. 2005, Ch. 717) ¹⁰⁰ 2004 357 * Am ⁶⁸ 1874.81 1999 885 Ad & R ⁷⁵ 10089.71 1999 796 * S ¹⁸ 2000 135 Am ²⁰³ 2001 727 Am ⁴³ 1874.85 2000 867 Ad 2004 357 * Am ⁶⁸ 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796 * S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357 * Am ⁶⁸	
Stats. 2005. Ch. 717) ¹⁰⁰ 2004 357* Am ⁶⁸ 2004 357* Am ⁶⁸ 2005 447 Am ⁵⁷ 2000 135 Am ²⁰³ 2001 727 Am ⁴³ 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 2000 867 Ad 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸ 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2004 357* Am ⁶⁸	
Ch. 717) ¹⁰⁰ 1874.81 1999 885 Ad & R ⁷⁵ 2000 135 Am ²⁰³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 1874.86 2000 867 Ad 1874.87 2000 867 Ad 1874.87 2000 867 Ad 1874.89 2000 867 Ad 1874.90 2000 867 Ad 1874.90 2000 867 Ad 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2001 727 Am ⁴³ 2004 357* Am ⁶⁸ 2004 357* Am ⁶⁸	
2000 135 Am ²⁰³ 2001 727 Am ⁴³ 1874.85 2000 867 Ad 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 2001 727 Am ⁴³ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
1874.85 2000 867 Ad 2004 357* Am ⁶⁸ 2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
2002 664 Am ⁴³¹ 2005 447 S ⁵⁷ 1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
1874.86 2000 867 Ad 10089.72 1999 796* S ¹⁸ 1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
1874.87 2000 867 Ad 2001 727 Am ⁴³ 1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
1874.90 2000 867 Ad 2004 357* Am ⁶⁸	
$1874\ 91 2000 \qquad 867 \text{Ad \& R}^{43} \qquad \qquad 2005 \qquad 447 \text{S}^{57}$	
1875.20 2005 717 Am 10089.73 1999 796* S ¹⁸	
1875.24 2004 596 Ad 2001 727 Am ⁴³	
1877.1 2003 636 Am 2004 357* S 68	
2004 490 Am 4X 2003–04 1 Am 2005 447 S ⁵⁷ 4X 2003–04 1 Am 10089.74 1999 796* S ¹⁸	
4X 2003–04 1 Am 10089.74 1999 796* S ¹⁸ 1877.2 2005 415 Ad 2001 727 Am ⁴³	
1877.3 2003 636 Am 2004 357* S 68	
2005 717 Am 2005 447 S 57	
1877 4 2003 636 Am 10089 75 1999 796* S 18	
1877.5 2003 636 Am 2001 727 Am ⁴³	
1970 3 2005 390 Am 2004 357* \$ 68	
1879.4 2005 717 Am 2005 447 \$ 57	
1903 2006 538 Am ⁸⁰² 10089.76 1999 796* S ¹⁸ 2051 2004 605 Am 2001 727 S ⁴³	
2051.5 2004 311* Ad 2005 447 Am 755 2005 447 S 57	
2005 448 Am ⁷⁵⁵ 10089.77 1999 796* S ¹⁸	
2060 2005 447 Ad 2001 727 Am 43	
2071 2001 583 Am 2004 357* S ⁶⁸	
2003 148 Am 2005 447 \$ 57	
2005 397 Am 10089.78 1999 796* S 18	
2071.1 2001 583 Ad 2001 727 Am ⁴³ 2074.7 2003 148 Am 2004 357* S ⁶⁸	
2074.7 2003 148 Am 2074.8 2003 148 Am 2005 447 S ⁵⁷	
2074.8 2005 148 AIII 2003 447 5 2084 2005 397 Ad 10089.79 1999 796* S 18	
4013 2000 255 Am 2001 727 Am 43	
4040 2004 4* Am 2004 357* Am 68	
4041 2004 4* R 2005 447 Am ³⁷	
4043 2004 4* R 10089.80 1999 796* S 18	
5053 2002 221 Am 2001 727 S ⁴³	
5093 2003 148 Am 2004 357 * Am 68 6010 2003 148 Am 2005 447 Am 57	
6010 2003 148 Am 2005 447 Am ³⁷ 9095 2001 277 Am 10089.81 1999 796* S ¹⁸	
10082 3 2001 583 Ad 2001 727 \$ 43	
10089.27 1999 715 Am 2004 357* S ⁶⁸	
R & Ad ²² 2005 447 \$ ⁵⁷	
10089 3 2001 727 Ad 10089 82 1999 796* S ¹⁸	
10089.39 1999 715 Am 2001 727 Am 43	
10089.40 1999 715 Am 2004 357* Am ⁶⁸	0 0
2001 745 * Am 2005 447 Am (by 10089.45 2003 741 Ad & R ³¹² of Ch.)	57 Sec. 8
	Sec. 3.5
10089.5 2003 144 Am 2003 446 Alli (c)	

Section 10089.83	Year	Chapter	Effect	Section	Year	Chapter	Effect
10089.83						- I	
	1999	796*	S 18	10123.20	1999	543	Ad
	2001	727	Am ⁴³	10123.21	2005	419	Ad
	2004	357*	S 68	10123.3	1999	311	Am
	2005	447	S 57	10123.35	1999	525	Am 112 114
	2006	405 *	Am 100		2000	857	Am ²⁰³
10089.84	1999	796*	Am 18	10123.68	1999	531	Ad
	2001	727	Am 43		2000	135	Am 203
	2004	357 *	Am 68		2000	857	Am ²⁰³
	2005	447	R ⁵⁷	10123.7	2006	756	Am
10095	1999	83	Am 30	10123.8	1999	537	R & Ad
10100.2	2000	323	Am	10123.81	1999	537	Am
10102	2004	385	Am	10123.89	1999	541	Ad
10102	2006	137	Am	10127.10	2003	547	Am
10103	2004	385	Am	10107.14	2004	803	Am
10102.5	2006	137	Am	10127.14	2002	794	Ad Ad ⁴⁸² ⁴⁸³
10103.5	2004	385	Ad Am ⁷⁵⁰	10127.15	2002	794	Ad ⁶⁹
10106	2005	433	AIII		2006	(02	
0106	2005	448	Am		2006	683	Am (as ad by
10110.1	2003	328	Am				Sec. 10,
0110.3	2003	115 328	Ad Ad				Stats. 2002, Ch. 794) ^{732 68}
10110.4 10110.5	2003 2005	528 67	Ad	10127.16	2002	794	CII. 794) Ad
10110.3	2005	446	Ad	10127.10	2002	835	Ad & R 38
0112.6	2005	230*	Ad	10127.17	2004	489	Ad & K
0112.0	2003	183	Am ⁵⁷¹	10127.18	2004	526	Am
0113.2	2002	794	Ad	10128.57	2002	794	Am
0113.0	2004	164	Am	10128.59	2002	794	Ad ⁴⁸²
0113.9	2005	526	Ad	10133.5	2002	797	Am
0113.95	2005	526	Ad	10133.55	2001	531	Am
0116.5	1999	83	Am 30	10133.33	2002	276	Am
	2004	64	Am	10133.56	2003	590	Am
0117.5	2001	691	Ad		2003	591	Am
0119.1	2006	826	Ad		2004	164	Δm
0119.5	2002	880	Am ⁴⁹⁶		2004	183	Am ⁵⁷¹
			R ²²		2006	538	Am 802
			Ad ¹⁷⁵	10133.65	2002	925	Ad
0121.6	2000	808*	Am	10133.66	2005	441	Ad
0121.7	2001	893	Ad		2005	723	Ad
	2004	488	Am		2006	405*	Am (as ad by
0123.12	2005	441	Am				Sec. 6,
0123.13	2000	241	Am				Stats. 2005,
	2005	723	Am				Ch. 723)
10123.131	2000	844	Ad				& RN 100
10123.132	2000	241	Ad(RN)	10133.661	2006	405*	Ad(RN) ¹⁰⁰
.0123.135	1999	88	Ad	10133.67	2005	723	Ad
	1999	539	Ad	10133.8	2003	713	Ad 571
	2000	241	Am (as ad by	10122.0	2004	183	Am ⁵⁷¹
			Stats. 1999,	10133.9	2003	713	Ad
	2000	1067	Ch. 88) & RN	10134	1999	742	Ad
	2000	1067	Am (as am by	10125	2001	624	Am
			Stats. 1999, Ch. 539)	10135	1999	742	Ad
	2001	159	Cn. 539) Am ³⁰⁵	10126	2001 1999	624 742	Am
0123.137	2001	723	٨d	10136	2001	624	Ad Am
10123.137	2005	538	Am 802		2001	582	Am Am
10123.141	2005	723	Am		2004	538	Am Am ⁸⁰²
10123.147	2003	380	Am	10137	1999	742	Ad
10149.10	2006	482	Am	10137	2001	624	Am
			4 1111	1	2001	024	4 XIII
0123 104			Δd		2004	582	Δm
10123.194 10123.195	2000 2001 2000	622 852	Ad Am	10138	2004 1999	582 742	Am Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10138 (Cor	nt.)			10177	2001	420*	Am
`	2004	582	Am		2002	1013	Am
10139	1999	742	Ad	10177.8	2002	1013	Am
	2001	624	Am	10178.3	1999	545	Ad ⁵⁶
	2004	582	Am	1017015	2000	1069	Δm
10139.1	2000	135	$Ad(RN)^{203}$		2001	159	Am ³⁰⁵
1010711	2001	624	R & Ad	10178.4	2003	203	Ad
10139.2	2000	135	$Ad(RN)^{203}$	10170.1	2004	183	Am ⁵⁷¹
10139.3	2001	624	Ad	10192.05	2000	706	R
10139.4	2001	624	Ad	10192.1	2000	706	R & Ad
10139.5	2001	624	Ad ³⁶⁶	10192.10	2000	706	Ad
10137.3	2001	024	R 18	10172.10	2005	206	Am
	2002	664	Am ⁴³¹	10192.11	2000	706	Ad
	2004	582	Am 13	101/2.11	2000	707*	Am (as ad by
10140	1999	742	Ad		2000	707	Stats. 2000,
10140	2000	135	Am & RN ²⁰³				
		421			2001	150	Ch. 706) Am ³⁰⁵
10140.1	2005		Am Am 112 114		2001	159	
10140.1	1999	525	AIII		2002	555	Am
10141	2000	857	AIII		2003	13*	Am
10141	1999	742	Ad 0 DN 203	10102 12	2005	206	Am
101445	2000	135	Am & RN 203	10192.12	2000	706	Ad
10144.5	1999	534	Ad		2000	707*	Am (as ad by
10144.6	2001	506	Ad				Stats. 2000,
10145.2	2001	634	Ad		2002		Ch. 706)
10145.3	1999	542	Am & R 124		2002	555	Am
			Ad ²⁵		2005	206	R & Ad
	2000	135	Am ²⁰³	10192.13	2000	706	Ad
	2000	1067	Am	10192.14	2000	706	Ad
10145.4	2001	172	Ad		2005	206	Am
	2002	664	Am ⁴³¹	10192.15	2000	706	Ad
10147	1999	311	Am		2005	206	Am
10163.3	2004	601	Am	10192.16	2000	706	Ad
10163.35	2004	601	Ad	10192.165	2000	706	Ad
10168.1	2003	381	Am	10192.17	2000	706	Ad
10168.2	2003	381	Am		2005	206	Am
10168.25	2003	381	Ad	10192.18	2000	706	Ad
10168.92	2003	381	Ad		2005	206	Am
10168.93	2004	601	Ad	10192.185	2000	706	Ad
10169	1999	533	Ad	10192.19	2000	706	Ad
	2000	135	Am ²⁰³	10192.195	2000	706	Ad
	2000	857	Am	10192.2	2000	706	R & Ad
10169.1	1999	533	Ad	10192.20	2000	706	Ad
10169.2	1999	533	Ad		2000	707*	Am (as ad by
10107.2	2000	135	Am ²⁰³		2000	, , ,	Stats. 2000,
	2000	857	Am				Ch. 706)
10169.3	1999	533	Ad		2005	206	Am
10107.5	2000	857	Am	10192.21	2000	706	Ad
10169.5	1999	533	Ad	10172.21	2005	206	Am
10107.5	2000	857	Am	10192.22	2000	706	Ad
10172	2004	775	Am	10192.22	2000	706	Ad
	2004	601			1999	716	Ad 82
10172.5	2004	001	Am (by Sec. 4 of Ch.)	10192.24 10192.3	2000	706	Au Ad
	2004	775					Ad
	2004	775	Am (by Sec. 4.5	10192.4	2000	706	Ad
10174	2004	(01	of Ch.)	10102.5	2005	206	Am
10174	2004	601	Am	10192.5	2000	706	Ad
10176	2001	420*	Am	10102.55	2005	206	Am
10176 27	2002	1013	Am	10192.55	2000	442	Ad(RN)
10176.25	2001	628	Am		2000	706	Ad
	1000	540	Ad		2001	328	Am
10176.61	1999		202				
	2000 2002	135 1013	Am ²⁰³ Am	10192.6	2000 2005	706 206	Ad Am

		11100	JIIAIIOL	 DL 001	itiiiuc	u	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
				10222.25		- 1	
10192.7	2000	706	Ad	10233.25	2001	691	Ad
10192.8	2000 2005	706 206	Ad Am	10233.5 10234.6	1999 1999	947 669	Am Ad
10192.9	2003	706	Ad	10234.0	2000	560*	Am
10192.9	2005	206	Am		2005	415	Am
10193	2000	442	Am & RN	10234.8	2000	442	Am
10170	2000	706	R	10234.93	2002	203	Am
10194	2000	706	R		2002	675	Am
10194.2	2000	706	R		2003	217	Am
10194.3	2000	706	R	10234.95	1999	669	Am
10194.4	2000	706	R		2000	560*	Am
10194.5	2000	706	R	10235.2	1999	947	Am
10194.7	2000	706	R 30	10235.22	2000	812	R
10194.8	1999	83	Am ³⁰	10235.30	1999	947	Am
	1999	716	Am	10235.35	2006	312	Ad
10104.0	2000 2000	706 707*	R Ad & R ²⁴	10235.40	1999 1999	947 947	Am
10194.9 10195	2000	707	R R	10235.50 10235.52	1999	947	Am Am
10195.1	2000	706	R	10233.32	2002	675	Am 62
10195.45	2000	706	R		2002	075	R ²²
10195.46	2000	706	R				Ad ⁴⁵⁶
10195.5	2000	706	R		2003	62	Am (as ad by
10195.6	2000	706	R				Sec. 3,
10195.65	2000	706	R				Stats. 2002,
10195.8	2000	706	R				Ch. 675) ⁵¹⁹
10196	1999	525	Am 112 114	10235.8	1999	947	Am
	2000	706	R	10235.94	1999	947	Ad
10107	2000	857	AIII	10236	2000	812	Am 305
10197 10197.05	2000 2000	706 706	R R	10236.1	2001 2000	159 812	AIII
10197.03	2000	706	R R	10236.1	2000	812	Ad Ad
10197.1	2000	706	R	10230.11	2002	675	Am
10197.3	2000	706	R	10236.12	2000	812	Ad
10197.6	2000	706	R	10236.13	2000	812	Ad
10198	2000	706	R	10236.14	2000	812	Ad
10198.1	2000	706	R				R & Ad 69
10198.2	2000	706	R		2006	312	R (as ad by
10198.3	2000	706	R				Sec. 10,
10198.4	2000	706	R				Stats. 2000,
10198.5	2000	706	R				Ch. 812)
10198.6	2001 2005	277 542	Am Am				Am (as ad by Sec. 9,
10199.48	2003	336	Ad				Stats. 2000,
10203.4	2006	538	Am 802				Ch. 812) ¹³
10203.5	2006	538	Am 802	10236.15	2000	812	Ad
10203.8	2006	538	Am ⁸⁰²	10237.1	1999	947	Am
10204.5	2005	174	Ad	10237.4	1999	947	Am
10209	2006	538	Am ⁸⁰²	10237.5	1999	947	Am
10231.2	2000	812	Am	10270.98	1999	525	Am 112 114
10000	2001	159	Am ³⁰⁵	10050 4	2000	857	Am ²⁰³
10232.1	1999	947	Am	10273.4	1999	83	Alli
10232.2	1999 2001	947 51*	Am Am	10279	1999	535 538	Ad Am ⁸⁰²
10232.3	1999	947	Am Am	10350.2 10489.93	2006 2004	538 601	Am
10232.4	1999	947	Am	10489.93	1999	868	Alli
10232.45	2001	328	Δd	10506	2002	347	Am
10232.8	1999	83	Am 30	10506.4	2003	352	Am
10232.92	1999	947	R & Ad	10506.5	2000	694*	Ad
10232.97	1999	947	Ad		2001	159	Am ³⁰⁵
10233.1	2003	408	Ad & R 68	10507.5	2003	352	Am
10233.2	1999	947	Am	10508	2003	166	Am

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10508.6	2003	166	Ad	11521.6	2005	173	Am
10508.7	2003	166	Ad	11321.0	2006	740	Am
10508.8	2003	166	Ad	11522	2005	253*	Am 80
10509.8	2003	547	Am	11523	2005	253 *	Am 80
10509.9	2003	546	Am	11535.1	1999	868	Am
10509.970	1999	868	c 57	11537.3	1999	868	Am
10509.971	1999	868	c 57	11538	1999	868	Am
10509.972	1999	868	S 57	11549	2006	740	Ad
10509.973	1999	868	S 57	11573.1	2002	873	Am
10509.974	1999	868	S 57	11580.011	1999	183	Ad
10509.975	1999	868	S 57		2002	703	Am
10509.976	1999	868	R	11580.02	1999	183	Ad
10604.1	2000	347	Ad 30	11580.1	1999	313	Am Am ⁸⁰²
10700	1999	83	Am ³⁰	11500 17	2006	538	
	1999	434 542	Am	11580.17	2000	210 95	Ad
10704	2005 1999	525	Am Am ^{112 114}	11580.2	2001 2003	56	Am Am
10704	2000	857	Am ²⁰³		2005	294	Am
10718.55	2002	227	Am 13	11580.23	2003	56	Am
10718.55	2002	649	Ad & R ⁷⁵	11580.25	2003	729	Am
10733	1999	525	Am 112 114	11300.7	2006	345	Am
10755	2000	857	Am ²⁰³	11621	2000	175	R
10734	1999	525	Am 112 114	11621.1	2000	175	Ad
	2000	857	Am 203	11621.2	2000	175	Ad
10760	2003	673	Ad 713		2001	159	Am ³⁰⁵
10761	2003	673	A d 713	11621.3	2000	175	Ad
10762	2003	673	A 4 713	11621.4	2000	175	Ad
10763	2003	673	A 1 /13	11621.5	2000	175	Ad
10764	2003	673	A 1 /13	11628	2000	375	Am
	2004	183	Am /14 3/1		2002	1076	Am
10785	2000	810	Ad		2006	104	Am
10810	1999	525	Am 112 114 Am 203	Div. 2,			
10020	2000	857 525	AIII	Pt. 3,			
10820	1999	525	AIII	Ch. 1,			
10821.5	2000 2000	857 1055*	AIII	Art. 5.5 heading			
10821.5	1999	83	Am Am ³⁰	(Sec. 11629.7			
10844	2000	810	Ad	et seq.)	2005	435	Am 111
10856	1999	525	Am 112	11629.7	1999	794	Ad & R 19
10020	2000	857	Am ²⁰³	1102717	2002	742	S 75
10890	2001	745*	R		2005	435	Am 111
10900	2000	810	Ad	11629.71	1999	794	Ad & R 19
10901	2000	810	Ad		2002	742	Am ⁷⁵
10901.1	2000	810	Ad		2005	435	Am 111
10901.2	2000	810	Ad	11629.72	1999	794	Ad & R 19
10901.3	2000	810	Ad		2002	742	Am 75
10901.4	2000	810	Ad	11.620.72	2005	435	Am 111
10901.7	2000	810	Ad	11629.73	1999	794	Ad & R 19
10901.8	2000	810	Ad		2002	742	Am ⁷⁵ Am ¹¹¹
10901.9	2000	810	Ad	11620 721	2005	435	
10902 10902.1	2000 2000	810 810	Ad Ad	11629.731	2000 2002	1033 * 742	Ad S ⁷⁵
10902.1	2000	810	Ad		2002	435	Am 111
10902.2	2000	810	Ad	11629.74	1999	794	Ad & R 19
10902.4	2000	810	Ad	11027.77	2002	742	S 75
10902.5	2000	810	Ad		2005	435	Am 111
10902.6	2000	810	Ad	11629.745	2002	742	Ad & R 15
11521.2	2000	485	Am		2005	435	S 111
11021.2				1	1000		10
11321.2	2004	381	Am	11629.75	1999	794	Ad & R 19
11521.3	2004 2005 2005	381 253 * 173	Am Am	11629.75	1999 2002 2005	794 742 435	Ad & R 19 S 75 Am 111

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11629.76	1999	794	Ad & R 19		2002	742	S 75
11027.70	2002	742	Ad & R ¹⁹ Am ⁷⁵		2005	435	R
	2005	435	Am 111	11629.98	1999	807	Ad & R 19
11629.77	1999	794	Ad & R 19	1102,1,0	2002	742	S 75
	2002	742	S 75		2005	435	R
	2005	435	Am 111	11629.99	1999	807	Ad_& R 19
11629.78	1999	794	Ad & R 19		2002	742	S 75
	2002	742	S 75		2005	435	R
	2005	435	Am 111	11629.991	1999	807	Ad & R 19
11629.79	1999	794	Ad & R 19		2000	1035	Am
	2002	742	S 75		2002	742	S 75
	2005	435	Am 111		2005	435	R
11629.8	1999	794	Ad & R 19	11629.992	1999	807	Ad & R 19
	2000	1035	Am		2002	742	S 75
	2002	742	S 75	11620.002	2005	435	R
11.620.01	2005	435	Am 111	11629.993	1999	807	Ad & R 19
11629.81	1999	794	Ad & R 19		2002	742	S 75
	2002	742	S 75 Am 111	11620.004	2005	435	R Ad & R ¹⁹
11620.92	2005 1999	435 794	Am Ad & R ¹⁹	11629.994	1999	807	S 75
11629.82	2002	794 742	Αu α κ S ⁷⁵		2002 2005	742 435	R
	2002	435	S 111	11629.995	1999	807	Ad & R 19
11629.83	1999	794	Ad & R 19	11029.993	2002	742	Au & K Am ⁷⁵
11029.63	2002	742	S 75		2005	435	R
	2005	435	S 111	11629.999	2002	742	Ad & R 75
11629.84	1999	794	Ad & R 19	11027.777	2005	435	R
11027.0.	2002	742	Am 75	11656.6	2003	635	Am
	2005	435	Am 111		2003	641	Am
11629.85	2002	742	Ad & R 75	11663.5	2001	102	Ad
	2004	920	Am	11664	2000	884*	Am
	2005	435	Am 111		2001	102	Am
	2005	717	Am	11665	2006	38	Ad & R 111
	2006	740	Am	11690	2000	892	Am
11629.9	1999	807	Ad & R 19		2002	899	R & Ad
	2002	742	S 75	11690.5	2000	892	Ad
	2005	435	R		2002	899	R
11629.91	1999	807	Ad & R 19	11691	2002	899	R & Ad
	2002	742	Am ⁷⁵		2005	415	Am
11.600.00	2005	435	R	11691.1	2002	899	Ad
11629.92	1999	807	Ad & R 19	11691.2	2002	899	Ad
	2000	135	Am ²⁰³ Am ⁷⁵	11691.3	2002	899	Ad
	2002 2005	742 435	Am ··· R	11692	2002 2005	899 415	R & Ad
11629.93	1999	433 807	Ad & R ¹⁹	11692.5	2003	415 899	Am Ad
11047.73	2002	742	Au & K Am ⁷⁵	11094.3	2002	415	Au Am
	2002	435	R R	11693	2003	899	R & Ad
11629.931	2000	1033 *	Ad	11075	2005	415	Am
1102/1/01	2002	742	Ad S ⁷⁵	11693.5	2002	899	R
	2005	435	R	11694	2002	899	R & Ad
11629.94	1999	807	Ad & R 19		2005	415	Am
	2002	742	S ⁷⁵	11694.5	2005	415	Ad
	2005	435	R	11695	2002	899	R & Ad
11629.945	2002	742	Ad & R 75	11696	2002	899	Ad
	2005	435	R	11697	2002	899	R & Ad
11629.95	1999	807	Ad & R 19	11698	2002	899	Ad
	2002	742	S 75	11698.01	2002	899	Ad
	2005	435	R	11698.02	2002	899	Ad
11629.96	1999	807	Ad & R 19	11698.1	2002	899	Ad
	2002	742	Am ⁷⁵	11698.2	2002	899	Ad
11.600.05	2005	435	R	11698.21	2002	899	Ad
11629.97	1999	807	Ad & R 19	11698.22	2002	899	Ad

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
		- 1				- 1	00
11698.3 11699	2002 2000	899 892	Ad Am	11741 11742	2002 2003	6 635	Ad & R ⁷⁵ Ad
11099	2002	899	R & Ad	11750	2000	884*	Am
11700	2002	899	R & Ad	11751.51	2004	193	R 571
11701	2002	899	R & Ad	11751.7	2005	428	Am
11702	2002	899	R & Ad	11751.82	2004	777	Ad
11703	2002	899	R & Ad	11752.5	2006	452	Am
11704	2003	13*	Am	11752.7	2002	879	Am
11704 11705	2002	899 899	R R	11752.9 11759.2	2003 2002	121 893	Ad
11705.5	2002 2002	899 899	R R	11759.2	2002	637	Ad Ad
11706	2002	784	Am ⁴⁹⁰	11770	2002	6	Am
11700	2002	899	R	11771.5	2002	6	Ad
11707	2002	899	R	11778	2006	740	Am
11708	2002	899	R	11783	2002	6	Am
11709	2002	899	R	11784	2001	159	Am ³⁰⁵
11710	2002	899	R	11705	2002	6	Am
11713 11714	2002 2002	899 899	R R	11785 11786	2002 2001	6 159	Am Am ³⁰⁵
11714	2002	892	Am	11760	2001	6	Am
11713	2001	73	Am	11787	2001	159	Am ³⁰⁵
	2002	899	R		2002	6	Am
11715.5	2002	899	R	11820	2002	6	Am
11716	2002	899	R	11822	2002	6	Am
11716.01	2002	899	R	11823	2002	6	R
11716.02	2002	899	R	11860	2002	520	Am Am ⁸⁰²
11716.03 11716.04	2002 2002	899 899	R R	11872 11873	2006 2003	538 635	Am
11716.04	2002	899	R R	110/3	2006	452	Am
11716.06	2002	899	R	11890	2003	899	Ad
11716.07	2002	899	R	11891	2003	899	Ad
11716.08	2002	899	R	11892	2003	899	Ad
11716.09	2002	899	R	12100	2005	412	Am
11716.1	2002	899	R	12102	2004	47*	Am
11716.2 11716.3	2002 2002	899 899	R R	12106 12108	2005 2005	412 412	Am
11716.3	2002	899	R R	12110	2005	412	Am Am
11716.5	2002	899	R	12111	2005	412	Am
11716.6	2002	899	R	12112	2005	412	Am
11716.61	2002	899	R	12114	2002	84	Am
11716.62	2002	899	R		2004	47*	Am
11716.63	2002	899	R	10115	2005	412	Am
11716.7	2002	899	R	12115	2005	412 412	Am
11716.8 11716.9	2002 2002	899 899	R R	12115.5 12116	2005 2005	412	Ad Am
11717.9	2002	899	R	12116.5	2005	412	Ad
11718	2002	899	R	12119	2005	412	Am
11719	2002	899	R	12121	2005	412	Am
11720	2002	899	R	12140	2003	88	Am
11721	2002	6	Am	12142	2003	88	Am
11722	2002	899	R	12142.5	2003	88	Ad Am ⁵⁷¹
11732 11733	2002 2002	873 873	Am Am	12144 12376	2004 2002	183 899	Am
11734	2002	6	Am	12377	2002	899	Am
11735	2002	873	Am	12383	1999	187	Am
11735.1	2003	635	Ad & R 18	12389	2000	1055*	Am
11737	2002	6	Am	12394	1999	187	Am
	2002	873	Am (as am by	12401.71	2003	440	Ad
			Stats. 2002, Ch. 6)	12414.31 12640.02	2001 2000	660 10*	Ad Am
			CII. U)	12040.02	2000	10 "	AIII
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12640.02 (0	Cont.)			12693.33	2003	230*	S 57
,	2002	429	Am	12693.34	2003	230*	S 57
	2006	538	Am ⁸⁰²	12693.35	2003	230*	S 57
12640.04	2003	392	Am	12693.36	1999	525	Am 112 114
12640.07	2000	10*	Am	1_3,0.00	2000	857	Am ²⁰³
-20.0.07	2002	429	Am		2003	230*	S 57
12670	2002	799	Am 482		2005	80*	Am
12671	2002	799	Am 482	12693.365	1999	525	Am 112 114
	2004	183	Am 3/1	12373.333	2000	857	Am ²⁰³
12678	2002	799	Am ⁴⁸²		2003	230*	S 57
12682.1	2002	794	Ad 482	12693.37	1999	525	Am 112 114
12692.5	2002	799	Ad ⁴⁸²	120,0.0,	2000	857	Am ²⁰³
12693	2002	230*	S 57		2003	230*	S 57
12693.01	2003	230*	S 57	12693.38	2003	230*	S 57
12693.02	1999	146*	Δm	12693.39	2003	230*	S 57
.20/5.02	2003	230*	S 57	12693.40	2003	230*	S 57
12693.03	2003	230*	S 57	12693.41	1999	146*	Am
12693.03	2003	230*	S 57	120/3.71	2002	1161*	Am ²⁵⁷
12693.045	2003	230*	S 57		2002	1101	R 22
12693.043	2003	230*	S 57				Ad ⁴⁰⁶
12693.06	1999	146*	Am		2003	230*	S (as ad by
120/3.00	2003	230*	c 57		2003	230	Sec. 20,
12693.065	2003	230*	S 57				Stats. 2002,
12693.003	2003	230*	S 57				Ch. 1161) ⁵⁷
12693.07	2003	230*	S 57	12693.42	2003	230*	S 57
12693.08	2003	230*	S 57	12693.42	1999	146*	Am
12693.10	2003	230*	S 57	12075.45	2002	1161*	Am
12693.10	2003	230*	S 57		2002	230*	Am 57
12693.103	2003	230*	S ⁵⁷		2003	228*	Am
12693.11	2003	230*	S 57	12693.44	2004	230*	S 57
12693.12	2003	230*	S 57	12693.45	2003	1161*	S Am
12693.13	2003	230*	S 57	12093.43	2002	230*	S 57
12693.14	2003	230*	c 57	12693.46	2003	230*	S 57
12693.15	2003	230*	S 57	12693.47	2003	230*	S 57
12693.10	1999	146*	Ad	12693.48	2003	230*	S 57
120/3.1/	2002	1161*	Am	12693.49	2003	230*	S 57
	2002	230*	S ⁵⁷	12693.50	2005	80*	Ad
12693.20	2003	230*	S 57	12693.50	2003	230*	S ⁵⁷
12693.20	1999	146*	Am	12693.515	2003	139	Ad
14073.41	2003	230*	S 57	12693.513	2003	230*	S 57
12693.25	2003	230*	S 57	12693.52	2003	230*	S 57
12693.25	2003	230*	S 57	12693.54	2003	230*	S 57
12693.20	2003	230*	S 57	12693.55	2003	673	Ad ⁷¹³
12693.27	2003	230*	Ad ⁷⁹	12093.33	2003	183	Au Am ^{714 571}
14073.413	2003	230 "	R 80	12693.60	2004	230*	S 57
12693.28	2003	230*	S 57	12693.61	2003	230*	S 57
12693.26	2003	230*	S 57	12693.615	2003	230*	S 57
12693.29	2003	230*	S 57	12693.613	1999	230 * 146 *	
12693.30	2003	230*	S 57	12093.02	2003	230*	Am S ⁵⁷
12693.31		230*	S 57	12602 62	2003	230*	c 57
14073.34	2003	234		12693.63 12693.64	2003	230*	S 57
12693.325	2004		Am Ad & R ²⁰				S 57
14093.343	2000	93*		12693.65	2003	230*	S 57
	2001	171*	Am Am ^{13 442}	12693.66	2003	230*	S 57
	2002	667	Am 13 112 S 57	12693.68	2003	230*	
	2003	230*		12693.69	1999	146*	Ad S ⁵⁷
	2004	234	Am	12(02.70	2003	230*	
	2005	80*	Am	12693.70	1999	146*	Am
10600.006	2006	331 *	Am		2001	171*	Am
12693.326	2000	93 *	Ad		2002	1161*	Am
	2003	230*	S 57		2003	230*	Am ⁵⁷
	2004	234	Am	1	2006	74*	Am

Section Affected By Effect Section Affected By Vear Chapter Effect Section Vear Chapter Effect Chapter Effect Section Vear Chapter Effect Ch								
Section Year Chapter Effect Section Year Chapter Effect		Affe	cted By			Affe	ected By	
2006 328 Am (as am by Sec. 42, 22, 242, 242, 243, 244, 244, 244, 2	Section			Effect	Section			Effect
2006 328 Am (as am by Sec. 42, 22, 242, 242, 243, 244, 244, 244, 2	12693.70 (Cont)			12604	2006	220	Ad
Sec. 42, 12695.04 2003 230 * Am	12075.70 (328	Am (ac am by				
Stats 2006		2000	326					
12693.71								
12693.71 2003 230								A 200
12693.72 2003 230	12693.71	2003	230*	s 57				Δm 112 114
12693.73 1999				S 57	120/3.10			Am ²⁰³
12693.74 2003 230				Am	12696.05			
12693.74 2003 230				Am ⁵⁷				
12693.75 2003 230 * S * S * S * S * S * S * S * S * S *	12693.74			S 57				Am
12693.755 2000 946 Ad 2000 701 Am 2003 230* S ⁷⁷ 2001 159 Am Am 2000 701 Am 2000 230* S ⁷⁸ 2001 159 Am 2000 230* R 2000 93* Am 12698.10 2003 230* R 2000 230* Am 2698.50 2003 230* R 2699.50 2003 230* Am 2698.50 2006 538 Am 2698.70 2006 538 Am 2698.70 2008 230* Am 2699.70 2008	12693.75		230*	S ⁵⁷	12697	2003	230*	Am
2001		2004	729	Am	12698	1999	782	Ad
2001	12693.755	2000	946	Ad		2000	135	Am & RN 203
12693.76								Am
2000 93 * Am				S 57				Am 305
2000	12693.76							
Stats. 2000, 12698.35 2005 23								
Ch. 93)		2000	944					
2001								Ad
12693.765 2003 230 * S * S * S * S * S * S * S * S * S *		2001	474.4					Am 802
12693.765 2003 230 * Ad Div. 2, Div.								
12693.87	10/02 7/5							
12693.80 2003 230* S ⁵⁷ Pt. 6.4, heading 12693.82 2003 230* S ⁵⁷ et seq.) 2003 230* Am 12693.83 2003 230* S ⁵⁷ et seq.) 2003 230* Am 12693.85 2003 230* S ⁵⁷ et seq.) 2003 230* Am 12693.86 2003 230* S ⁵⁷ 12699.50 2001 648* Ad 2063 230* S ⁵⁷ 12699.51 2001 648* Ad 2063.88 2003 230* S ⁵⁷ 12699.51 2001 648* Ad 2063.89 2003 230* S ⁵⁷ 12699.51 2001 648* Ad 2063.89 2003 230* S ⁵⁷ 12699.525 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 200				Ad c 57		2004	228*	K
12693.81 2003 230* S ⁵⁷ heading (Sec. 12699.50 12693.83 2003 230* S ⁵⁷ tesq.) 2003 230* Am 12693.84 2003 230* S ⁵⁷ 12699.50 2001 648* Ad 12693.87 2003 230* S ⁵⁷ 12699.51 2001 648* Ad 12693.88 2003 230* S ⁵⁷ 12699.51 2001 648* Ad 12693.88 2003 230* S ⁵⁷ 12699.52 2001 648* Ad 12693.89 2003 230* S ⁵⁷ 12699.52 2001 648* Ad 12693.91 1999 146* Ad 12693.92 2003 230* S ⁵⁷ 12699.53 2001 648* Ad 12693.92 2003 230* S ⁵⁷ 12699.53 2001 648* Ad 12693.93 2001 745* Am 12693.94 2003 230* S ⁵⁷ 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* S ⁵⁷ 12699.54 2001 648* Ad 2003 230* S ⁵⁷ 12699.55 2003 648* Ad 2693.92 2003 230* S ⁵⁷ 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2003 230* S ⁵⁷ 2003 230* Am 2005 80* Am 2005 80* Am 2006 328 Am Am 2006 328 Am Am 2007 20				S 57				
12693.82 2003 230 * S 5 7 ct seq.) 2003 230 * Am 12693.84 2003 230 * S 5 7 12699.50 2003 230 * Am 12693.85 2003 230 * S 5 7 12699.51 2001 648 * Ad 12693.86 2003 230 * S 5 7 12699.51 2001 648 * Ad 12693.87 2003 230 * S 5 7 2003 230 * Am 12693.88 2003 230 * S 5 7 2003 230 * Am 12693.89 2003 230 * S 5 7 2003 230 * Am 12693.91 1999 146 * Am 2003 230 * S 5 7 12693.92 2003 230 * S 5 7 12693.92 2003 230 * S 5 7 12693.93 2001 745 * Am 2003 230 * S 5 7 12693.94 2003 230 * S 5 7 12693.95 2003 230 * S 5 7 12693.96 1999 83 Ad(RN) 2005 80 * Am 12693.97 1999 83 Ad(RN) 2005 80 * Am 12693.98 2001 171 * Ad 311 12693.98 2001 171 * Ad 2003 230 * Am 12693.98 2001 171 * Ad 311 12693.98 2001 171 * Ad 2003 230 * Am 12693.98 2001 171 * Ad 2003 230 * Am 12693.98 2001 171 * Ad 311 2002 161 * Am 2003 230 * Am 12693.98 2001 171 * Ad 311 2003 230 * S 5 7 2003 230 * Am 3200 * Am 12693.98 2001 171 * Ad 311 2003 230 * S 5 7 2003 230 * Am 2004 230 * S 5 7 2005 2001 248 * Ad				S 57				
12693.83 2003 230 * S * 57				S 57				
12693.84 2003 230 * S 57 2699.50 2001 648 * Ad 21693.85 2003 230 * S 57 2003 230 * Am 21693.86 2003 230 * S 57 2003 230 * Am 21693.87 2003 230 * S 57 2003 230 * Am 21693.88 2003 230 * S 57 2003 230 * Am 21693.88 2003 230 * S 57 2003 230 * Am 21693.90 2003 230 * S 57 21699.52 2001 648 * Ad 21693.90 2003 230 * S 57 21699.52 2001 648 * Ad 21693.91 1999 146 * Am 2003 230 * Am 21693.92 2003 230 * Am 21699.52 2003 230 * Am 21693.92 2003 230 * Am 21699.53 2001 648 * Ad 21693.92 2003 230 * S 57 2003 230 * Am 21693.92 2003 230 * S 57 2003 230 * Am 21693.93 2001 745 * Am 21699.54 2001 648 * Ad 21693.94 2003 230 * S 57 2003 230 * Am 21693.94 2003 230 * S 57 2003 230 * Am 21693.95 2003 230 * S 57 2003 230 * Am 21693.96 1999 83 Ad(RN) 2003 230 * S 57 2003 230 * Am 21693.96 1999 83 Ad(RN) 2003 230 * S 57 2003 230 * Am 21693.98 2001 171 * Am 2003 230 * S 57 2003 230 * Am 21693.98 2001 171 * Am 2005 80 * Am 21693.98 2001 171 * Am 2005 80 * Am 21693.98 2001 171 * Ad 311 2005 80 * Am 21693.98 2001 171 * Ad 311 2005 80 * Am 21693.98 2001 171 * Ad 311 2005 80 * Am 21693.98 2001 171 * Ad 311 2005 80 * Am 21693.98 2001 171 * Ad 311 2005 80 * Am 2006 328 Ad RM R R S24 2003 230 * S 57 2003 230 * Am 2005 80 * Am 2006 328 Ad RM R R S24 2003 230 * Am 2005 80 * Am 2006 328 Ad Ad 2007 2308 S 57 2001 648 * Ad 2003 230 * S 57 2003 230 * Am 2005 80 * Am 2005 80 * Am 2006 328 Ad RM R R S24 2003 230 * Am 2005 80 * Am 2005 80 * Am 2006 328 Ad 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 2007 200				c 57		2003	230*	Δm
12693.85 2003 230* S 57 12699.51 2001 648* Ad 2003 230* S 57 2003 230* Am 2203 230* Am				S 57				
12693.86 2003 230* S ⁵⁷ 2003 230* Am 12693.87 2003 230* S ⁵⁷ 2003 230* Am 12693.88 2003 230* S ⁵⁷ 12699.52 2001 648* Ad 12693.90 2003 230* S ⁵⁷ 12699.52 2001 648* Ad 12693.91 1999 146* Am 2005 80* Am 12693.92 2003 230* S ⁵⁷ 12699.53 2001 648* Ad 12693.93 2001 745* Am 12699.54 2001 648* Ad 2003 230* S ⁵⁷ 2003 230* Am 12693.94 2003 230* S ⁵⁷ 12699.55 2001 648* Ad 12693.95 2003 230* S ⁵⁷ 2003 230* Am 12693.96 1999 83 Ad(RN) ³⁰ 12699.56 2001 648* Ad 12693.98 2001 171* Am 2005 80* Am 12693.98 2001 171* Ad 12699.59 2001 648* Ad 12693.98 2001 171* Ad 12699.60 2001 648* Ad 2003 230* S ⁵⁷ 2003 230* Am				S 57	12077.50			
12693.87 2003 230 * S 57 2003 230 * Am 12693.88 2003 230 * S 57 2003 230 * Am 12693.89 2003 230 * S 57 2003 230 * Am 12693.90 2003 230 * S 57 2003 230 * Am 12693.91 1999 146 * Am 2003 230 * Am 12693.91 2003 230 * Am 36 57 12699.52 2003 687 Ad 12693.92 2003 230 * S 57 2003 230 * Am 12693.92 2003 230 * S 57 2003 230 * Am 12693.92 2003 230 * S 57 2003 230 * Am 12693.93 2001 745 * Am 12699.54 2001 648 * Ad 2003 230 * S 57 2003 230 * Am 12693.94 2003 230 * S 57 2003 230 * Am 12693.95 2004 193 R 571 2003 230 * Am 12693.96 1999 83 Ad(RN) 2005 80 * Am 12693.96 1999 83 Ad(RN) 2002 664 Am 431 2693.97 1999 83 Ad(RN) 2003 230 * S 57 2003 230 * Am 12693.98 2001 171 * Am 2005 80 * Am 12693.98 2001 171 * Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.981 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 2003 230 * S 57 2003 230 * Am			230*	S 57	12699.51		648*	
12693.88 2003 230 * S 57 12699.52 2001 648 * Ad 12693.91 1999 146 * Am 2003 230 * S 57 2003 866 Am 2003 230 * Am 2693.92 2001 648 * Ad 2003 230 * Am			230*	S 57			230*	
12693.90 2003 230 * S * S * S * S * S * S * S * S * S *	12693.88	2003	230*	c 57		2003	866	Am
12693.91 1999	12693.89	2003	230*	S ⁵⁷	12699.52	2001	648*	Ad
2003	12693.90	2003	230*	S ⁵⁷		2003	230*	Am
12693.915 2003 161 * Ad 12699.53 2001 648 * Ad 12693.92 2003 230 * S 57 2003 230 * Am 2004 193 R 571 2005 80 * Am 2004 193 R 571 2003 866 Am 2004 193 R 571 2005 80 * Am 2004 193 R 571 2005 80 * Am 2004 194 Ad 2003 230 * S 57 2003 230 * Am 2004 1999 83 Ad(RN) 30 2005 80 * Am 2004 1999 83 Ad(RN) 2002 664 Am 431 2003 230 * S 57 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2004 2005 80 * Am 2004 2005 80 * Am 2005 80 *	12693.91							Am
12693.92 2003 230 * S * S * S * S * S * S * S * S * S *				AIII				
12693.925 2002 800				Ad	12699.53			
2003 230 * S ⁵⁷ 2005 80 * Am 12693.93 2001 745 * Am 12699.54 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.95 2003 230 * S ⁵⁷ 2003 866 Am 2004 193 R ⁵⁷¹ 2005 80 * Am 12693.96 1999 83 Ad(RN) ³⁰ 12699.55 2001 648 * Ad 12693.97 1999 83 Ad(RN) ³⁰ 2003 230 * S ⁵⁷ 2003 230 * Am 12693.97 1999 83 Ad(RN) ³⁰ 2003 230 * Am 12693.98 2001 171 * Am 2003 230 * Am 2005 80 * Am 2006 328 Am & R ⁸²⁴ 2003 230 * Am								
12693.93 2001	12693.925			Ad c. 57				
2003 230 * S ⁵⁷ 2003 230 * Am 2004 193 R ⁵⁷¹ 2005 80 * Am 2004 193 R ⁵⁷¹ 2005 80 * Am 2004 193 R ⁵⁷¹ 2005 80 * Am 2005 80 * Am 2006 230 * S ⁵⁷ 12699.55 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 2003 230 * S ⁵⁷ 2003 230 * Am 2003 230 * S ⁵⁷ 2003 230 * Am 2005 80 * Am 2005 80 * Am 2006 328 Am & R ⁸²⁴ 2003 230 * Am 2005 80 * Am 2006 328 Ad 12699.59 2001 648 * Ad 2003 230 * Am 2002 1161 * Am 2005 80 * Am 2005 80 * Am 2002 1161 * Am 2005 80 * Am 2005 80 * Am 2003 230 * Am 2003 23	12602.02				12600.54			
12693.94 2003 230 * S 57 2003 866 Am 2004 193 R 571 2005 80 * Am 12693.95 2003 230 * S 57 12699.55 2001 648 * Ad 12693.96 1999 83 Ad(RN) 30 12699.56 2001 648 * Ad 1999 146 * Ad(RN) 2002 664 Am 431 2003 230 * S 57 2003 230 * Am 12693.97 1999 83 Ad(RN) 30 2005 80 * Am 2003 230 * S 57 12699.57 2001 648 * Ad 12693.98 2001 171 * Am 2005 80 * Am 2003 230 * Am 57 12699.58 2001 648 * Ad 2006 328 Am & R 824 2003 230 * Am 12693.98a 2006 328 Ad 328 Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad 311 2005 80 * Am 2003 230 * S 57 2005 80 * Am 12693.982 2001 171 * Ad 311 2005 80 * Am 12693.982 2001 171 * Ad 12699.60 2001 648 * Ad 12693.982 2001 171 * Ad 12699.61 2001 648 * Ad 2003 230 * S 57 2003 230 * Am	12693.93				12699.54			
12693.95 2004 193 R 5 ⁷¹ 2005 80 * Am 12693.96 1999 83 Ad(RN) ³⁰ 12699.55 2001 648 * Ad 12693.97 1999 83 Ad(RN) ³⁰ 2002 664 Am 431 2003 230 * S 5 ⁷⁷ 2003 230 * Am 2005 80 * Am 2004 2005 80 * Am 2005 80 * Am 2005 80 * Am 2006 328 Am R 8 ²⁴ 2003 230 * Am 2005 80 * Am 2006 328 Am R 8 ²⁴ 2007 2008 230 * Am	12602.04			c 57				
12693.95 2003 230 * S * S * S * S * S * S * S * S * S *	12093.94			D 571				
12693.96 1999 83 Ad(RN) ³⁰ 12699.56 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 2003 230 * S ⁵⁷ 12699.57 2001 648 * Ad 2003 230 * Am 2003 230 * Am 2005 80 * Am 2003 230 * Am 2005 80 *	12693 95			S 57	12699 55			
1999				Ad(RN) ³⁰				
2003 230 * S ⁵⁷ 2003 230 * Am 2005 80 * Am 2005 80 * Am 2006 230 * S ⁵⁷ 12699.57 2001 648 * Ad 2006 328 Am & R ⁸²⁴ 2003 230 * Am 2005 80 * Am 2006 328 Ad & 12699.59 2001 648 * Ad 2006 328 Ad 12699.60 2005 80 * Am 2006 328 Ad 12699.59 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 2005	120/3./0				120)).50			Am ⁴³¹
12693.97 1999 83 Ad(RN) ³⁰ 2005 80 * Am 2003 230 * S ⁵⁷ 12699.57 2001 648 * Ad 12693.98 2001 171 * Am 2005 80 * Am 2003 230 * Am ⁵⁷ 12699.58 2001 648 * Ad 2006 328 Am & R ⁸²⁴ 2003 230 * Am 12693.98a 2006 328 Ad 12699.59 2001 648 * Ad 12693.981 2001 171 * Ad ³¹¹ 2005 80 * Am 2002 1161 * Am 12699.60 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 171 * Ad 12699.61 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am				S 57				
2003 230 * S * S * 12699.57 2001 648 * Ad 2003 230 * Am * S * 12699.58 2001 648 * Ad 2003 230 * Am * S * 12699.58 2001 648 * Ad 2003 230 * Am * S * 2003 230 * Am 2003 230 * S * S * 2003 230 * Am 2003 230 * Am 2003 230 * S * S * 2003 230 * Am 2003 230 * S * S * 2003 230 * Am 2003 230 * S * S * 2003 230 * Am 2003 230 * S * S * 2003 230 * Am 2003 230 * S * 2003 230 * Am 2003 230 * Am 2003 230 * S * 2003 230 * Am	12693.97			Ad(RN) ³⁰				
12693.98 2001 171 * Am 2003 230 * Am 57 2003 230 * Am 2006 328 Am & R 824 2003 230 * Am 2006 328 Ad 12693.981 2001 171 * Ad 311 2002 1161 * Am 2003 230 * S 57 2003 230 * Am 2003 230 * Am 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2003 230 * Am 2003 230 * S 57 2003 230 * Am 2		2003		S 57	12699.57			
2006 328 Am & R ⁸²⁴ 2003 230 * Am 12693.981 2001 171 * Ad ³¹¹ 2005 80 * Am 2002 1161 * Am 12699.60 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 171 * Ad 12699.61 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 230 * S ⁵⁷ 2003 230 * Am	12693.98			Am				
2006 328 Am & R ⁸²⁴ 2003 230 * Am 12693.981 2001 171 * Ad ³¹¹ 2005 80 * Am 2002 1161 * Am 12699.60 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 171 * Ad 12699.61 2001 648 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 230 * S ⁵⁷ 2003 230 * Am		2003		Am ⁵⁷	12699.58	2001		Ad
12693.98a 2006 328 Ad 12699.59 2001 648* Ad 2002 1161* Am 12699.60 2001 648* Ad 2003 230* S 57 2003 230* Am 12693.982 2001 171* Ad 12699.61 2001 648* Ad 2003 230* S 57 2003 230* Am 2003 230* S 57 2003 230* Am				Am & R 824				Am
2002 1161* Am 2003 230* S ⁵⁷ 2003 230* Am 12693.982 2001 171* Ad 2003 230* S ⁵⁷ 2003 230* Am				Δd	12699.59			
2003 230 * S ⁵⁷ 2003 230 * Am 12693.982 2001 171 * Ad 2003 230 * S ⁵⁷ 2003 230 * Am	12693.981							
12693.982 2001 171 * Ad 2003 230 * S ⁵⁷ 12699.61 2001 648 * Ad 2003 230 * Am				Am	12699.60			
2003 230* S ⁵⁷ 2003 230* Am	10/02 005			~	12600 61			
	12693.982			Ad	12699.61			
12093.99 2003 230 * K 12099.02 2001 648 * Ad	12602.00				12600.62			
	12093.99	2003	230 **	K	12099.02	2001	048 "	AU

Section 12699.62 (12699.63	Year (Cont.) 2003 2003	Chapter	Effect	Section	Year	Chapter	Effect
	2003						33
	2003			12957	2003	352	Am
12699.63		230*	Am	12959	2002	1076	Λm
12699.63		687	Am	12961	2006	405*	Am ¹⁰⁰
12699.63	2003	866	Am	12962	2006	405*	Am 100
12077.03	2001	648*	Ad	12963.96	1999	83	Am & RN 30
	2005	80*	Am	12/03.70	1999	146*	Am & RN
12705	2000	701	Am	12963.97	1999	83	Am & RN ³⁰
12703	2002	794	Am	12963.97	2005	717	Am & KN
12711.5	2002	794	Ad ⁴⁸² 483	12967	1999	85	Am
12/12.3	2002	194	R ⁶⁹	12907	2000	135	Am ²⁰³
	2006	602				405*	Am 100
12725	2006	683 701	AIII	12069	2006		$Ad(RN)^{203}$
12725	2000		Am	12968	2000	135	
	2002	794	Am ⁸⁶³	12969	2003	310	Ad
10706	2006	683		12975.7	2000	1091	Am
12726	2002	760	Am		2003	741	Am 571
12739	2002	794	Am	12075.0	2004	183	Am ⁵⁷¹
2739.1	2002	794	Am	12975.8	2003	741	Am 571
12739.2	2002	794	Am	12075.0	2004	183	Am 571
12800	2003	439	Ad ³⁹¹	12975.9	2004	183	Ad(RN) ⁵⁷¹
	2006	196	Am		2006	49*	Am ⁷⁸⁸
12805	2003	439	Ad ³⁹¹	12978	1999	884	Am
12810	2003	439	Ad 391	13800	1999	827*	Ad
12815	2003	439	Ad 391	13801	1999	827*	Ad
12820	2003	439	Ad 391	13802	1999	827*	Ad
12825	2003	439	V 9 281	13803	1999	827*	Ad
12830	2003	439	Ad ³⁹¹	13804	1999	827*	Ad
	2006	196	Am	13805	1999	827*	Ad
12835	2003	439	Ad 391	13806	1999	827*	Ad
12840	2003	439	Ad 391	13807	1999	827*	Ad
12845	2003	439	V 4 221	13810	2000	934	Ad
12850	2003	439	Ad ³⁹¹	13811	2000	934	Ad
12855	2003	439	Ad ³⁹¹	13812	2000	934	Ad
12860	2003	439	A d 391	13813	2000	934	Ad
12865	2003	439	Ad 391	14028	2005	448	Am
12903.1	2001	336	Ad	14028.5	2005	448	Ad
12907	2002	1124*	Ad	14029	2005	448	Am
12921	2000	1091	Am	14035	2005	448	Am
12921.1	2001	727	Am	14061.5	2005	448	Ad
	2005	312	Am (by Sec. 9	14062	2005	448	Am
			of Ch.)	15006	2004	600	Am
	2005	723	Am (by Sec. 8.5	15011	2005	448	Am
			of Ch.)	15014	2005	448	R
12921.15	2005	312	Am	15018.5	2005	448	Ad
12921.3	2001	727	Am	15027	2004	600	Am
	2005	312	Am		2005	448	Am
	2005	723	Am (by Sec. 9.5	15027.1	2004	600	Ad
			of Ch.)		2005	448	Am
12921.8	1999	260	Ad	15027.5	2005	448	Ad
	2005	380	Am	15027.7	2005	448	Ad
12921.9	2001	727	Δd	15033	2005	448	Am
12922	2006	405 *	Am ¹⁰⁰	15036	2005	448	Λm
12923.5	2002	793	Ad	15030	2006	538	Am 802
12926.1	2002	1089	Ad	15039.5	2005	448	Ad
12926.1	2001	727	Ad	15039.3	2005	448	Am
12920.2	2000	997	Ad	15056	2005	448	Am
12939	2006	580*	Ad	15050	2005	448	Am
12939.1	2006	580*	Ad	13037	2003	770	тип

LABOR CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18.5	2002	859	Ad	123.6	2002	6	Am
	2002	GRP 1	S ⁵³⁷		2002	866	Am (as am by
19.5	2002	859	Ad 0.537				Stats. 2002,
29	2002	GRP 1	S 537		2005	706	Ch. 6)
50	2003 2002	639 859	Am Am	124	2005 2002	6	Am Am
30	2002	GRP 1	S 536	124	2003	639	Am
62.5	1999	746	Ad	127	2002	6	Am
	2002	1124*	Am	127.5	2002	6	Ad
	2003	228 *	Am	127.6	2002	6	Ad
	2003 2003	635 757	Am Am	129	2003 2001	639 159	Am Am ³⁰⁵
	2003	34*	Am	129	2002	6	Am
62.6	2002	6	Am	129.5	2002	6	Am
62.9	1999	469	Am 13	133	2002	6	Am
75	2002	6	Am	138	2002	6	Am
77 77.5	2002	6	Am	138.1	2002	6 639	Am
77.3 78	2003 2002	639 6	Ad Am	138.2	2003 2002	6	Am Am
70	2002	866	Am	138.4	1999	83	Am 30
90.3	2002	6	Ad		2002	6	Am
90.5	2001	159	Am ³⁰⁵	138.5	2000	808*	Am
0.6	2002	6	Am	138.6	2000	318	Am
96 96.7	1999 2005	692 74*	Am Am	138.65 138.7	2004 2001	34* 792	Ad Am
98.7	2003	784	Am ⁴⁹⁰	130.7	1999	977	Am
70	2005	405	Am (by Sec. 1	137	2003	639	R
			of Ch)	139.05	2002	6	R
00.4	2006	538	Am ⁸⁰²	139.1	2003	639	R
98.1	2000	876	Am Am ⁴⁹⁰	139.2	2000	54	Am
	2002 2005	784 405	Am		2003 2003	228 * 639	Am Am
98.2	2000	876	A m		2004	34*	Am
	2002	784	Δ m ⁴⁹⁰	139.3	2003	639	Am
	2003	62	Am 319	139.31	2002	309	Am
	2003	93	Am Am ⁵⁷¹	120.4	2003	639	Am
	2004 2005	183 22	Am ⁶⁴⁷	139.4 139.43	2003 2004	639 193	Am Am ⁵⁷¹
	2005	75 *	Am 80	139.45	2003	639	Am
98.6	2001	820	Am	139.47	2002	6	٨d
	2004	221*	Am	139.48	2002	6	Ad ³⁹¹
00.7	2005	22	Am ⁶⁴⁷		2004	2.4 %	R 301
98.7	1999 2001	615 134	Am	139.49	2004 2002	34* 6	Am Ad & R ³¹⁷
	2001	664	Am Am 431	139.49	2002	635	R & Ad
106	1999	306	Am 43	137.5	2004	34*	R
	2004	685	Am 13				Ad & R 317
107	2002	898	Ad	141	2004	183	Am ⁵⁷¹
Div. 1, Ch. 5,				142	2002 2002	1124* 1124*	Am
heading				142.3 142.4	2002	538	Am Am ⁸⁰²
(Sec. 110				142.6	2002	1124*	R
et seq.)	2002	6	Am	143.2	2004	183	Am ⁵⁷¹
110	2002	6	Am	144.7	2001	370	Am
100	2003	639	Am	176	2002	885	Ad Am ⁵¹⁹
122 123	2003 2002	639 6	Am Am	201	2003 2002	62 40*	Am Am
123.3	2002	6	Am	201.5	1999	83	Am 30
123.5	2002	6	Am		2006	824	R & Ad
	2002	866	Am	201.9	2006	685	Ad

		cted By		_		cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
202	2002	40*	Am		2001	148	Am
203.1	2000	876	Am	556	1999	134	Am
204	2006	737	Am	558	1999	134	Ad
210	2003	329	Am	605	2003	329	Am
213	2005	149	Am	752	2003	329	Am
218.5	2000	876	Am	1021	2003	329	Am
218.6	2000	876	Ad	1021.5	2003	329	Am
219	2002	40*	Am	1021.5	2003	821	Ad
	2002			1030		821	
220 225.5		885	Am		2001 2001		Ad
	2003	329	Am	1032		821	Ad
226	2000	876	Am	1033	2001	821	Ad
	2002	933	Am	1060	2001	795	Ad
	2003	329	Am	1061	2001	795 705	Ad
	2004	860	Am	1062	2001	795	Ad
2264	2005	103 *	Am	1063	2001	795	Ad
226.4	2006	538	Am ⁸⁰²	1064	2001	795	Ad
226.7	2000	876	Ad	1065	2001	795	Ad
230	1999	340	Am	1070	2003	103	Ad
	2000	487	Am	1071	2003	103	Ad
	2002	275	Am	1072	2003	103	Ad
230.1	2000	487	Ad	1073	2003	103	Ad
	2001	159	Am ³⁰⁵	1074	2003	103	Ad
	2002	275	Δm	1102.1	1999	592	R
	2002	664	Am ⁴³¹	1102.5	2003	484	Am
	2003	62	Am ⁵¹⁹	1102.6	2003	484	Ad
230.2	2003	630	Ad	1102.7	2003	484	Ad
230.3	2000	244	Am	1102.8	2003	484	Ad
230.4	2000	361	Ad	1102.0	2004	820*	Am
232	2002	934	Am	1106	2003	484	Am
232.5	2002	934	Ad	1138	1999	616	Ad
233	1999	164	Ad	1138.1	1999	616	Ad
233	2001	893	Am	1138.2	1999	616	Ad
224		1107					
234	2002		Ad Am ⁸⁰²	1138.3	1999	616	Ad
243	2006	538	Am 802	1138.4	1999	616	Ad
270.6	2006	538		1138.5	1999	616	Ad
350	2000	876	Am	1141	2002	859	Am S ⁵³⁶
351	2000	876	Am	11560	2002	GRP 1	
431	2004	221 *	R	1156.3	2004	788	Am
500	1999	134	Ad	1161	2001	408	Ad
510	1999	134	Am		2002	664	Am ⁴³¹
511	1999	134	Ad	1164	2002	1145	Ad
512	1999	134	Ad		2002	1146	Am (as ad by
	2000	492*	Am				Stats. 2002,
	2003	207	Am				Ch. 1145) & R
	2005	414	Am		2003	870	Am ⁵⁷
512.5	2003	327	Ad	1164.11	2002	1145	Ad
513	1999	134	Ad		2002	1146	Am (as ad by
514	1999	134	Ad				Stats. 2002,
	2001	148	Δm				Ch 1145) & R
515	1999	134	Ad 46		2003	870	S 57
313	2000	492*	Am	1164.12	2002	1146	Ad & R ⁶⁸
515.5	2000	492*	Ad	1104.12	2003	870	Am ⁵⁷
515.5	2005	149	Au	1164.13	2003	1145	Ad
515.6	2003	149		1104.13	2002	1143	R ⁶⁸
313.0			Ad				S ⁵⁷
5150	2003	884	Am	116414	2003	870	S 0 D 68
515.8	2006	159	Ad	1164.14	2002	1146	Ad & R 68
516	1999	134	Ad	1164.3	2002	1145	Ad
	2000	492*	Am		2002	1146	Am (as ad by
517	1999	134	Ad				Stats. 2002, Ch. 1145) & R
554	1999	134	Am				

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1164.3 (0	Cont.)			1698	2000	917	Am
	2003	870	Am ⁵⁷		2001	157	Am
1164.5	2002	1145	Ad R ⁶⁸		2002	787	Am ⁴²²
	2002	1146 870	S ⁵⁷	1698.1	2006	69*	Am
1164.7	2003 2002	1145	Δd	1700.15	2000 2005	917 46	Am Am
1104.7	2002	1146	p 68	1700.13	1999	626	Ad
	2003	870	S 57	-7.02	2000	878*	Am
1164.9	2002	1145	Ad		2004	288	Am
	2002	1146	R ⁶⁸ S ⁵⁷	1701.1	1999	626	Ad
1171	2003 2000	870 365		1701.10	1999 2002	626 784	Ad Am ⁴⁹⁰
1171.5	2000	1071	Am Ad	1701.12	1999	626	Ad
1174	2000	876	Am	1701.13	1999	626	Ad
1174.5	2000	135	Am ²⁰³	1701.15	1999	626	Ad
1181	2002	784	Am ⁴⁹⁰	1701.16	1999	626	Ad
1182.1	1999	134	Am	1701.17	1999	626	Ad
1182.10 1182.12	1999 2006	134 230	Am & R ³⁹ Ad	1701.18 1701.19	1999 1999	626 626	Ad Ad
1182.12	2006	230	Ad	1701.19	1999	626	Ad
1182.2	1999	134	Am & R 39	1701.20	1999	626	Ad
1182.3	1999	134	Am & R 39	1701.4	1999	626	Ad
1182.6	2006	538	Am 802	1701.5	1999	626	Ad
1182.9	1999	134	Am & R 39	1701.8	1999	626	Ad
1183.5	1999	134 190	R Ad	1720	2000 2001	881 938	Am
1186 1197.1	1999 2003	329	Au		2001	1048	Am Am
1198.5	2000	886	R & Ad	1720.3	1999	220	Am
1198.7	1999	878	Ad 82	1720.4	2004	330*	R
1205	2002	298	Am				Ad & R 317
1289	2006	538	Am ⁸⁰² Am ⁸⁰²	1723	2000	954	Am 96
1301 1302	2006 2006	538 538	Am ⁸⁰²	1726	2000 2003	954 804	Am ⁹⁶ Am
1302	2003	667	Ad	1727	2003	954	Am 96
1393.5	2001	345	Am ¹⁸	1730	2000	954	R 96
	2004	151	Am 68	1731	2000	954	p 96
1400	2002	780	Ad	1732	2000	954	R 96
1401	2002	780	Ad	1733	2000	954	R 96
1402 1402.5	2002 2002	780 780	Ad Ad	1735 1736	2004 1999	788 302	Am Ad
1402.3	2002	780	Ad	1741	2000	954	Ad ⁹⁶
1404	2002	780	Ad	1,	2003	849	Am
1405	2002	780	Ad	1742	2000	954	Ad ⁹⁶
1406	2002	780	Ad		• • • • •		R & Ad ⁶³
1407	2002	780	Ad		2004	685	Am (as ad by
1408 1682.7	2002 2000	780 877	Ad Ad				Sec. 10, Stats. 2000,
1682.8	2000	917	Ad				Ch. 954) ⁷⁵
1684	2000	917	Am				Am (as ad by
	2001	147	Am				Sec. 11,
16045	2006	69*	Am				Stats. 2000,
1684.5	2000	917	Am		2006	020	Ch. 954) ¹⁰⁰
1687 1695.55	2000 2000	917 917	Am Ad		2006	828	Am (as am by Sec. 2,
1695.7	2001	157	Am				Stats. 2004,
1695.8	2001	157	Ad				Ch. 685) ³¹⁷
1695.9	2001	157	Ad				Am (as am by
1696.4	1999	556 *	Am				Sec. 3,
1696.8 1697.3	2001 2001	157 157	Ad Ad				Stats. 2004, Ch. 685) ³⁰¹
1071.3	2001	137	nu				CII. 00 <i>3)</i>

		cted By		_		cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1742.1	2000	954	Ad ⁹⁶		2000	875	Am
			R & Ad 63		2002	1124*	Am
	2004	685	Am (as ad by		2003	228*	Am
			Sec. 12,	1777.6	2004	788	Am
			Stats. 2000,	1777.7	1999	903	Am
			Ch. 954) ⁷⁵		2000	135	Am ²⁰³
			Am (as ad by		2000	875	Am
			Sec. 13,	1781	2003	804	Ad
			Stats. 2000,	1813	2002	28	R (as am by
15.40	2000	0.7.4	Ch. 954) ¹⁰⁰				Sec. 122,
1743	2000	954	Ad ⁹⁶				Stats. 1998,
1771.2	2001	804	Ad Am ³⁰				Ch. 485)
1771.5	1999 2003	83 834	Am Am				Am (as ad by
1771.6	2003	954	R & Ad ⁹⁶				Sec. 6, Stats. 1997,
1771.0	2000	954	R % Au				Ch. 757) ¹³
1//1./	2002	868	Ad ⁴⁸⁷	2050	2003	825	Ad & R 75
	2002	834	Am	2030	2006	656	S 38
	2005	606	Am	2051	2003	825	Ad & R 75
1771.8	2002	892	Ad	2031	2006	656	S 38
1771.9	2003	851	Ad ⁵⁸⁰	2052	2003	825	Ad & R 75
1773	1999	30	Am		2006	656	S 38
1773.1	1999	30	Δm	2053	2003	825	Ad & R 75
	2000	954	Am 96		2006	656	S 38
	2003	839	Am	2054	2003	825	Ad & R 75
	2003	905	Am		2006	656	S 38
1773.11	2003	343	Ad	2055	2003	825	Ad & R 75
1773.8	1999	30	R		2006	656	S 38
1773.9	1999	30	Ad	2056	2003	825	Ad & R 75
1775	2000	954	R (as am by		2006	656	S 38
			Sec. 1,	2057	2003	825	Ad & R ⁷⁵ S ³⁸
			Stats. 1997,	2050	2006	656	
			Ch. 757) ⁹⁶	2058	2003	825	Ad & R ⁷⁵ S ³⁸
			Am (as ad by	2059	2006	656 825	S Ad & R ⁷⁵
			Sec. 2, Stats. 1997,	2039	2003 2006	656	S 38
			Ch. 757) ^{13 96}	2060	2003	825	Ad & R ⁷⁵
	2003	849	Am	2000	2006	656	S 38
1776	2001	804	Am (as am by	2061	2003	825	Ad & R 75
1770	2001	001	Sec. 3 and as ad	2001	2006	656	S 38
			by Sec. 4,	2062	2003	825	Ad & R 75
			Stats. 1997,		2006	656	S 38
			Ch. 757)	2063	2003	825	Ad & R 75
	2002	28	R (as am by		2006	656	S 38
			Sec. 3,	2064	2003	825	Ad & R 75
			Stats. 2001,		2006	656	S 38
			Ch. 804)	2065	2003	825	Ad & R 75
			Am (as am by		2004	227*	Am
			Sec. 2,	2066	2006	656	S 38
			Stats. 2001,	2066	2003	825	Ad & R 75 S 38
	2002	664	Ch. 804) ¹³	2067	2006	656	Ad & R ⁷⁵
	2002	004	Am (as am by Sec. 2 and	2067	2003 2006	825 656	Au & K Am ³⁸
			Sec. 2 and Sec. 3,	2068	2006	656	Alli Ad & R ³⁸
			Stats. 2001,	2120	2003	673	AA 713
			Ch. 804) ⁴³¹	2120.1	2003	673	Ad /13
	2003	62	Am ⁵¹⁹	2120.1	2003	673	A d 713
	2005	500	Am	2120.2	2003	673	Δd /13
1777.1	2000	970	Am	2120.3	2003	673	A A 713
1777.5	1999	903	Am Am ²⁰³	2122.1	2003	673	Ad ⁷¹³ Ad ⁷¹³
	2000		202	2122.10	2003	673	~

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2122.11	2003	673	A 1 713	2686	2006	538	Am 802
2122.11	2003	673	AA /13	2691	2002	784	Am ⁴⁹⁰
2122.12	2003	673	Ad /13	2695.1	2001	948	Ad
2122.3	2003	673	A A /13	20,0.1	2002	664	Am ⁴³¹
2122.4	2003	673	A A 713	2695.2	2001	948	Ad
2122.5	2003	673			2002	664	Am ⁴³¹
2122.6	2003	673	A 1 /13	2698	2003	906	Ad
2122.7	2003	673	A d /13	2699	2003	906	Ad
2122.8	2003	673	A A /13		2004	34*	Am
2122.9	2003	673	Ad ⁷¹³		2004	221*	Am
2130	2003	673	Ad ⁷¹³ Ad ⁷¹³	2699.3	2004	221*	Ad
2130.1	2003	673	Ad ⁷¹³ Ad ⁷¹³	2699.5	2004	221*	Ad Am ⁶⁴⁷
2130.2	2003	673 673	Ad ⁷¹³	2800.2	2005	22 526	AIII
2130.3 2130.4	2003 2003	673	A A 713	2800.2	2005 2000	990	Am Am
2130.4	2003	673	A A 713	2810	2003	908	Alli
2140.1	2003	673		2855	2006	538	Am ⁸⁰²
2140.10	2003	673	A 1 /13	3070	1999	903	Am
2140.2	2003	673	Δd /13	3073.1	1999	903	Ad
2140.3	2003	673	A A /13	3073.2	1999	903	Ad & R 20
2140.4	2003	673	A A 713		2003	842	Ad & R ⁷⁵
2140.5	2003	673			2006	828	Am 349
	2004	183	Am /14 3/1	3073.3	2003	842	Ad
2140.6	2003	673	Δd /13	3075	1999	903	Am
2140.7	2003	673	Ad 713	3080	1999	903	Am
2140.8	2003	673	Ad ⁷¹³	3095	2004	788	Am
2140.9	2003	673	Ad ⁷¹³ Ad ⁷¹³	3098	1999	903	Ad
2150	2003	673	Ad ⁷¹³	3099	1999	781	Ad
2150.1 2150.2	2003 2003	673 673	Ad 713 Ad 713		2000 2002	875 48	Am
2160	2003	673	A A /13		2002	183	Am Am ⁵⁷¹
2160.1	2003	673			2004	828	Am
2100.1	2004	183	Am /14 3/1	3099.2	2002	48	Ad
2160.2	2003	673	A A /13	2033.2	2003	884	Am
2160.3	2003	673	A A /13		2006	828	Am
2160.4	2003	673	Δd /13	3099.3	2002	48	Ad
2160.5	2003	673	A A 713		2003	62	Am ⁵¹⁹
2160.7	2003	673	Ad ⁷¹³		2003	884	Am
2170	2003	673	Ad ⁷¹³ Ad ⁷¹³	2000 4	2005	22	Am ⁶⁴⁷
2171	2003	673	Ad ⁷¹³ Ad ⁷¹³	3099.4	2002	48	Ad
2173	2003	673 673			2003	884	Am
2190	2003 2004	183	A m 714 571	3099.5	2006 2000	828 127*	Am Ad
2190.1	2003	673	A 1 /13	3201.5	2002	866	Am
2190.1	2003	673		3201.3	2004	34*	Am
2170.2	2004	183	Δm /14 3/1	3201.7	2002	6	Ad
2190.3	2003	673	A A /13		2002	866	Ad
2190.4	2003	673	A A 713		2003	639	R (as ad by
2200	2003	673					Stats. 2002,
	2004	183	Am /14 3/1				Ch. 6 and
2210	2003	673	Δd /13				Ch. 866) & Ad
2661	2004	183	Am ^{714 571}	2201.01	2004	34*	Am
2664	2003	214	Am	3201.81	2003	884	Ad
2671	1999	554 554	Am	3201.9	2002	6 34*	Ad
2673.1 2675	1999 1999	554 554	Ad Am	3202.5	2004 2004	34* 34*	Am Am
2675.5	1999	554 554	Am	3202.3	2004	34*	Am
2013.3	2000	127*	Am	3209.10	2004	229	Ad & R ⁴³
2677	1999	554	Am	3207.10	2004	100	Am 13
2680	1999	554	Am	3209.8	2002	1013	Am
2684	1999	554	Ad	3211.5	2002	870	Ad
				1			

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Section	Ajje Year	cted By Chapter	Effect	Section	Ајје Year	cted By Chapter	Effect
		-		Section		-	
3211.91	2006	502	Am	10.62.1	2004	34*	R
3211.92	2000	506	Am	4062.1	2004	34*	Am
3211.93a	2000	506	Am	4062.2	2004	34*	R & Ad
3212	2001	833	Am	4062.3	2004	34*	Ad
	2002	664	Am ⁴³¹	4062.5	2003	639	Am
3212.1	1999	595	Am		2004	34*	Am
	2000	887	Am	4062.8	2004	34*	Ad
3212.10	2001	835	Ad	4062.9	2002	6	Am
	2002	664	Am ⁴³¹		2003	639	Am
3212.11	2001	846	Ad		2004	34*	R
3212.12	2002	876	Ad	4064	2002	6	Am
3212.6	2001	833	Am	4065	2002	6	R
3212.8	2000	490	Ad	4067	2002	6	Am
	2001	833	Am	4068	2003	639	Am
3212.85	2002	870	Ad	4350	2003	228*	Ad
3212.9	2000	883	Ad	Div. 4,			
	2001	833	Am	Pt. 1,			
3213.2	2001	834	Ad	Ch. 10,			
3214	2001	745 *	Am	Art. 1,			
3302	2002	1098	Ad	heading			
3352	2004	83	Am	(Sec. 4351			
3364	2006	538	Am ⁸⁰²	et seq.)	2003	228*	R
3501	2002	6	Am	4355	2003	228*	Ad
	2002	866	Am	4381	2003	228*	R
3550	2002	6	Am	4382	2003	228*	R
3551	2002	6	Am	4383	2003	228*	R
3552	2002	6	R	4384	2003	228*	R
3600.1	2004	183	Am 571	4385	2003	228*	R
	2005	22	Am ⁶⁴⁷	4386	2003	228*	R
3700	2002	905	Am	4453	2002	6	Am
3700.5	1999	553	Am		2002	866	Am
	4X 200		Am	4455	2001	159	Am ³⁰⁵
3701.8	2002	866	Ad		2002	6	Am
3702.2	2006	115	Am	4600	2004	34*	Am ⁶⁰³
3702.8	1999	721	Am		2006	819	Am (by Sec. 2
3711	4X 200		Am				of Ch.)
3716	2003	228*	Am	4600.1	2002	6	Ad
3716.1	2003	228*	Am		2003	639	R & Ad
3716.2	1999	83	AIII	4600.2	2002	6	Ad
3722	2002	6	Am	4600.3	2002	6	Am
3728	2003	228*	Am	4600.35	2002	6	Ad
3729	2003	228*	R	4600.4	1999	124	Ad
3742	2002	866	Am	4600.5	1999	525	Am 112 114 203
3762	1999	766	Am Am ²⁰³		2000	857	Am ²⁰³
	2000	135	AIII		2002	6	Am
2000	2002	6	Am	4602.5	2002	866	Am
3800	1999	982	Am	4603.2	1999	124	Am
3820	2002	6	Am		2000	1069	Am
3822	2002	6	Ad		2001	240	Am
3823	2003	639	Ad		2003	639	Am
1055.2	2004	34*	Am		2004	34*	Am
4055.2	1999	444	Am	4602.4	2006	69*	Am
4060	2004	34*	Am	4603.4	2002	6	Ad
4061	2002	6	Am	4604.5	2003	639	Am
	2003	639	Am	4604.5	2003	639	Ad
4062	2004	34*	Am	4600	2004	34*	Am
4062	2002	6	Am	4609	1999	545	Ad 56
	2003	639	R		2000	1069	Am Am ³⁰⁵
	2004	24 *	Ad & R 75	4610	2001 2003	159	
4062.01	2004	34*	Am Ad ¹⁰⁰	4610		203	Ad
4062.01	2003	639	Au	I	2003	639	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- · · · I	JJ			- 1	
4610 (Co	2004	183	Am (or od by	4707	2006 1999	119 83	Am Am ³⁰
	2004	103	Am (as ad by Stats. 2003,	4/0/	2001	589	Am
			Ch. 203)	4709	2001	806	Am
			& RN ⁵⁷¹	4750	2004	34*	R
4610.1	2003	638	Ad	4750.5	2004	34*	R
4611	2004	183	Ad(RN) ⁵⁷¹	4753.5	2003	228*	Δm
4612	2001	115	R	1700.0	2006	538	Am 802
4614	2002	866	Am	4755	2003	228*	Am
4616	2004	34*	Ad	4850	1999	270	Am
4616.1	2004	34 *	Ad		1999	970	Am (by Sec. 1.5
4616.2	2004	34*	Ad				of Ch.)
4616.3	2004	34 *	Ad		2000	920	Am (by Sec. 1
4616.4	2004	34*	Ad				of Ch.)
4616.5	2004	34*	Ad		2000	929	Am (by Sec. 3
4616.6	2004	34*	Ad		2001	504	of Ch.)
4616.7	2004	34*	Ad	4050.2	2001	791	Am
4628	2002	6	Am	4850.3	2000	920	Am
1625	2003	639	Am	4850.4	2002	189	Ad Am (as ad by
4635 4635.1	2003 2003	635 635	R R		2002	877	Am (as ad by
4635.1	2003	635	R R				Stats. 2002, Ch. 189)
4636	2003	635	R	4850.5	1999	970	Am
4637	2003	635	R	4856	2004	69*	Am
4638	2003	635	R	4903	2003	797	Am ⁵⁵⁹
4638.5	2003	635	R	4903.05	2003	639	Ad
4639	2003	635	R	.,	2004	34*	Am
4640	2003	635	R		2006	69*	R
4641	2003	635	R	4903.5	2002	6	Ad
4642	2003	635	R	4903.6	2006	69*	Ad
4643	2003	635	R	4904	2003	797	Am ⁵⁵⁹
4644	2002	6	Am	5275	2002	6	Am
	2003	635	R	5277	2006	538	Am ⁸⁰²
4645	2003	635	R	5305	2002	6	Am
4646	2002	6	Am	5307	2002	6	Am
1617	2003 2003	635 635	R R	5307.1	2003	639	R & Ad Am ⁸⁰²
4647 4650	2003	34*	Am	5307.11	2006 2001	538 252	Ad
4651	2004	6	Am	5307.11	2001	6	Ad
4656	2004	34*	Am	3307.2	2003	639	R & Ad
4658	2002	6	Am	5307.21	2002	6	Ad
.000	2004	34*	Am	0007121	2002	866	Ad
4658.1	2004	34*	Ad		2003	639	R (as ad by
4658.5	2003	635	Ad				Sec. 74,
	2005	22	Am ⁶⁴⁷				Stats. 2002,
4658.6	2003	635	Ad				Ch. 6 and
4659	2002	6	Am				Sec. 13,
4660	2004	34*	Am				Stats. 2002,
4663	2004	34*	R & Ad	5205.25	2002	620	Ch. 866)
1661	2006	836	Am	5307.27	2003	639	Ad
4664	2004	34*	Ad	5307.3	2003	639	Am
4702	2002	6	Am Am (as am by	5310	2002	6	Am
	2002	866		5311.5	2002	6 252	Am
			Stats. 2002, Ch. 6)	5318	2001 2003	639	Ad R
	2004	92	Am		2003	037	Ad ⁵⁷²
	2004	119	Am	5401	2002	6	Am
4703.5	2002	6	Am	5402	2002	883	Am
4703.6	2001	589	Ad	2.102	2004	34*	Am
	2002	296*	Am	5405	2002	6	Am
4706.5	2004	34*	Am	5405.5	2003	635	R
				1			

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5406	1999	358	Am	Div. 5,		-	
5406.5	2003	831	Am	Pt. 3,			
5406.6	1999	358	Ad	Ch. 2,			
5433	1999	83	Am ³⁰	heading			
5500.3	2002	6	Am	(Sec. 7300			
5502	2002	6	Am	et seq.)	2002	1149	Am
	2002	866	Δm	7300	2002	1149	R & Ad
5600	2002	784	Am ⁴⁹⁰	7300.1	2002	1149	Ad
5703	2003	639	Am		2004	503	Am
	2004	34*	Am	7300.2	2002	1149	Ad
5710	2004	182	Am 81 614	7300.3	2002	1149	Ad
5814	2002	6	Am Am 604	7200 4	2004	503	Am
	2004	34*	Am 604 R 63	7300.4	2002	1149	Ad
			Ad ⁶⁰⁵	7201	2004	503	Am
5814.5	2002	6		7301 7301.1	2002 2002	1149 1149	Am Ad
5814.6	2002	34*	Am Ad ⁶⁰⁵	/301.1	2002	503	Am
5907	2004	538	Am 802	7301.5	2004	1149	Am
6303	2001	807	Am	7501.5	2004	503	Am
0303	2002	368*	Am ⁴¹⁰	7302	2002	1149	R & Ad
6304.1	2001	807	Am	7302.1	2002	1149	Ad
	2002	368*	Am ⁴¹¹	7302.2	2002	1149	Ad
6304.5	1999	615	Am	7303	2002	1149	Am
6309	1999	615	Am	7304	2002	1149	Am
	2002	885	Am		2004	183	Am ⁵⁷¹
	2003	884	Am	7305	2002	1149	Am
6313	2002	885	Am	7306	2002	1149	Am
6315	2002	885	Am	7307	2002	1149	Am
6215.2	2003	884	Am Am ⁸⁰²	7308	2002	1149	Am
6315.3 6332	2006 2000	538 493	Am	7309.1	2002 2004	1149 503	Ad
6354.5	2000	6	Am	7310	2004	1149	Am Am
6354.7	2002	6	Ad	7510	2002	503	Am
0334.7	2002	866	Ad	7311	2004	1149	Am
6356	2002	885	Ad	7311	2004	503	Am
6359	2000	598	Ad	7311.1	2002	1149	Ad
6394	1999	366	Am		2004	503	Am
6394.5	1999	366	Ad & R 20	7311.2	2002	1149	Ad
	2000	135	Am ²⁰³		2004	503	Am
6400	1999	615	Am	7311.3	2002	1149	Ad
6401.7	2003	639	Am	5011.4	2004	503	Am
C404.5	2004	34*	Am	7311.4	2002	1149	Ad
6404.5	2006	736	Am	7211 5	2004	503	Am
6409.1 6409.2	2002 2002	885 885	Am Am	7311.5 7312	2006 2002	448 1149	Ad Am
6423	1999	615	Am	7312	2002	1149	Am
0423	2002	885	Am	7313	2004	503	Am
6425	1999	615	Am	7314	2002	1149	Am
6428	1999	615	Am	7315	2002	1149	Am
6429	1999	615	Am	7,010	2004	503	Am
	2000	135	Am ²⁰³	7316	2002	1149	Am
6430	1999	615	Am		2004	503	Am
6432	1999	615	Am	7317	2002	1149	Am
6434	1999	615	Am	7318	2002	1149	Am
6131.5	2000	135	Am ²⁰³	7320	2002	1149	Am
6434.5	2005	141	Ad	7321	2002	1149	Am
6436	2003	449	Am Am ^{81 614}	7321.5	2002	1149	Am
6613 6650	2004 2000	182 135	Am ²⁰³	7322 7323	2002 2002	1149 1149	Am Ad
6715	2000	193	Am R ⁵⁷¹	7323	2002	1149	Ad Ad
6719	1999	615	Ad	1324	2002	503	Au
0/17	1/77	015	nu	I	2004	303	1 XIII

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect		
7324.1	2002	1149	Ad	7929.5	2000	127*	Ad		
7324.2	2002	1149	Ad	7930	1999	585	Ad		
7384	2006	538	Am 802	7931	1999	585	Ad		
7920	1999	585	Ad	7932	1999	585	Ad		
7921	1999	585	Ad	7994	2006	538	Am 802		
7922	1999	585	Ad	9100	2001	856	Ad		
7923	1999	585	Ad	9101	2001	856	Ad		
7924	1999	585	Ad	9102	2001	856	Ad		
7925	1999	585	Ad		2002	664	Am 431		
7926	1999	585	Ad	9103	2001	856	Ad		
7927	1999	585	Ad		2002	664	Am 431		
7928	1999	585	Ad	9104	2001	856	Ad		
7929	1999	585	Ad						

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
65	2000	219	A	409.1	2003	62	Ad(RN) ⁵¹⁹
			Am				Ad(RN) ⁵¹⁹
66	2000	304 534*	Am	409.10	2003	62	Ad(RN) ⁵¹⁹
66.5	2000		Ad	409.11	2003	62	Ad(KN)
(7	2002	977 *	Am	409.13	2005	261*	Ad
67	2000	304	Am	409.2	2003	62	Ad(RN) ⁵¹⁹
69.5	2001	220*	Am	409.3	2003	62	Ad(RN) ⁵¹⁹
69.7	2001	220*	Ad	409.4	2003	62	Adiria
71	2001	220*	Am	409.5	2003	62	Ad(RN) ⁵¹⁹
73.5	1999	894	Ad	409.6	2003	62	Ad(RN) ⁵¹⁹
	2004	218	R	409.7	2003	62	Ad(RN) ⁵¹⁹
73.6	1999	894	Ad	409.8	2003	62	Ad(RN) ⁵¹⁹
	2004	218	R	409.9	2003	62	Ad(RN) ⁵¹⁹
73.7	1999	894	Ad	411	2002	60*	Ad (1st text)
73.8	2002	977*	Ad				Ad (2nd text)
	2004	218	Am		2003	62	Am (as ad by
75	2002	465	Am				Sec. 6 (1st and
76	2002	465	Am				2nd text),
78	2002	465	Am				Stats. 2002,
78.5	2002	977*	Ad				Ch. 60)
79.1	1999	839	Am 13				& RN ⁵¹⁹
79.2	1999	511	Ad	412	2002	60*	Ad
130	2004	788	Am		2003	62	Am (as ad by
145	2006	347	Am				Stats. 2002,
161	2001	221	Am				Ch. 60)
179	2002	469*	Am				& RN ⁵¹⁹
	2003	62	Am ⁵¹⁹	412.5	2003	248	Ad
	2003	265	Am	413	2002	60*	Ad
	2005	22	Am ⁶⁴⁷		2003	62	Am (as ad by
230	2001	165	Am				Stats. 2002,
323	2005	155	Ad				Ch. 60)
327	2002	417*	Ad				& RN ⁵¹⁹
328	2006	597	Ad	414	2002	60*	Ad
340	2006	538	Am ⁸⁰²		2003	62	Am (as ad by
345	2005	319	Ad				Stats. 2002,
346	2005	319	Ad				Ch. 60)
394	2001	299	Am				& RN ⁵¹⁹
395	2000	928	Am	415	2002	60*	Ad
395.01	2000	928	Am		2003	62	Am (as ad by
395.03	2000	928	Am				Stats. 2002,
395.04	2002	465	Am				Ch. 60)
395.06	2002	60*	Am	44.6	2002	60 d	& RN 519
395.3	2002	784	Am ⁴⁹⁰	416	2002	60*	Ad
	2003	62	Am 519		2003	62	Am (as ad by
395.5	2006	680	Ad				Stats. 2002,
399	2002	60*	R				Ch. 60) & RN ⁵¹⁹
***	2006	686	Ad				
399.5	2002	60*	R	417	2002	60*	Ad
400	2002	60*	Ad		2003	62	Am (as ad by
401	2002	60*	Ad				Stats. 2002,
402	2002	60*	Ad				Ch. 60) & RN ⁵¹⁹
403	2002	60 *	Ad	440	2002		
404	2002	60 *	Ad	418	2002	60*	Ad
405	2002	60*	Ad		2003	62	Am (as ad by
406	2002	60*	Ad				Stats. 2002,
	2003	62	Am 519				Ch. 60) & RN ⁵¹⁹
407	2002	60 *	Ad		2002		
408	2002	60 *	Ad	419	2002	60*	Ad
409	2002	60*	Ad				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
419 (Co	ont.)				2004	138	Am (as am by
,	2003	62	Am (as ad by				Sec. 1,
			Stats. 2002,				Stats. 2000,
			Ch. 60)				Ch. 11) ¹¹¹
			& RN ⁵¹⁹				Am (as am by
420	2002	60*	Ad				Sec. 2,
	2003	62	Am (as ad by				Stats. 2000,
			Stats. 2002,				Ch. 11) ¹⁹²
			Ch. 60)		2005	22	Am (as am by
			& RN ⁵¹⁹				Sec. 2,
431	2003	248	Am				Stats. 2004,
434	2001	190	Am				Ch. 138) ⁶⁴⁷
456	2006	358	Am	980	2002	419	Am
457	2006	358	Am	981.8	2003	345	Ad & R 75
458	2006	358	Am	, , , , , ,	2004	554	Am 349
531	2000	127*	Ad	985	2004	834	Am
001	2000	366*	Ad & R ^{21 20}	, , ,	2005	22	Am ⁶⁴⁷
699.1	2004	804	Ad	987.15	2002	465	Am
699.5	2004	804	Am	987.56	2002	465	Am
800	2005	291	R & Ad	987.566	2002	465	Am
801	2005	291	R & Ad	987.59	2000	534*	Am
802	2005	291	R & Ad	987.65	2002	473	Am
803	2005	291	R & Ad	707.03	2003	441	Am
804	2005	291	R & Ad		2005	459	Am
805	2005	291	R & Ad	987.67	2000	534*	Am
806	2005	291	R & Ad	987.71	2003	441	Am
000	2006	622	Am	987.775	2003	441	Am
807	2005	291	R & Ad	987.87	2002	473	Am
808	2005	291	R & Ad	988.2	2002	465	Am
809	2005	291	R & Ad	988.4	2002	465	Ad
810	2005	291	R & Ad	700.4	2003	441	Am
811	2005	291	Ad	988.5	2002	465	Ad
820	2005	345	Ad	998.300	2000	51*	Δd ¹⁸⁶
821	2005	345	Ad	998.301	2000	51*	Ad 186
822	2005	345	Ad	998.302	2000	51*	Ad 186
823	2005	345	Ad	998.303	2000	51*	Ad ¹⁸⁶
824	2005	345	Ad	998.304	2000	51*	Ad 186
825	2005	345	Ad	998.305	2000	51*	Δd 186
826	2005	345	Ad	998.306	2000	51*	Ad 186
827	2005	345	Ad	998.307	2000	51*	Δd ¹⁸⁶
828	2005	345	Ad	998.308	2000	51*	Ad ¹⁸⁶
850	2004	547	Ad 658	998.309	2000	51*	Ad ¹⁸⁶
851	2004	547	Ad ⁶⁵⁸	998.310	2000	51*	Δd ¹⁸⁶
852	2005	342*	Ad	998.311	2000	51*	Δd ¹⁸⁶
890.3	2000	575	Ad	998.312	2000	51*	Ad 186
891	1999	404	R (as ad by	998.313	2000	51*	Ad 186
			Sec. 2,	998.314	2000	51*	Ad ¹⁸⁶
			Stats. 1996,	998.315	2000	51*	Ad ¹⁸⁶
			Ch. 822)	999	1999	767	Am
			Am (as am by	1	2003	623	Am
			Sec. 1.		2005	451	Am
			Stats, 1996,	999.11	1999	767	Ad
			Ch. 822) ¹³		2001	666	Am
972.1	2000	11	Am (as am by		2005	451	Am
, , _	_000		Sec. 2,	999.12	1999	767	Ad
			Stats. 1997,	,,,,,,	2001	666	Am & RN &
			Ch. 318) ⁴³		2005	451	Am
			Am (as am by	999.13	2001	666	Ad(RN)
			Sec. 3,	999.2	1999	767	Ad
			Stats, 1997.	,,,,,	2001	666	Am
			Ch. 318) ⁸⁰	1	2003	000	

MILITARY AND VETERANS CODE—Continued

		cted By	77.00			cted By	7.00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
999.5	1999	767	Am		2002	728*	Am (as ad by
	2003	632	Am				Sec. 3,
	2005	451	Am				Stats. 2002,
999.50	2004	359	Ad				Ch. 216)
999.51	2004	359	Ad		2004	237*	Am
				1104.2			
999.6	2003	623	Am	1104.2	2002	218*	Ad
999.7	1999	767	Am		2002	219*	Ad
	2001	666	Am		2004	237*	R (as ad by
	2003	632	Am				Sec. 1,
	2005	74*	Am & R 75				Stats. 2002,
	2005	451	Am (as am by				Ch. 218)
			Sec. 55,				Am (as ad by
			Stats. 2005,				Sec. 1,
			Ch. 74)				Stats. 2002,
999.9	2003	623	Am				Ch. 219)
	2003	632	Am		2004	824*	Am
1011	2002	664	Am ⁴³¹		2005	460	Λm
1011	2003	198*	Am	1105	1999	728*	Δd 89
1011.7	1999	810	Ad & R ⁵	1105	1999	728*	Ad 89
1011.7		599		1107	1999	728*	Ad 89
	2001	399	Am (by Sec. 1				Ad 89
	2001	645	of Ch.) ²⁰	1108	1999	728*	Ad **
	2001	645	Am (by Sec. 1.5 of Ch.) ²⁰	1109	1999	728*	Ad 89
			of Ch.)20	1110	1999	728*	Ad 89
1012	1999	194	Am	1111	1999	728*	Ad 89
	2001	283	Am	1112	1999	728*	Ad 89
	2004	239	Am	1113	1999	728*	Ad 89
1012.2	2004	239	Am	1114	1999	728*	A A 89
1012.3	2001	118*	Am	1115	1999	728*	A d 89
1012.4	1999	194	Ad	1116	1999	728*	Δdos
1012.5	2004	193	R ⁵⁷¹	1117	1999	728*	Ad 89
1012.6	2001	281	Ad	Div. 6,	1///	720	710
1023	1999	902	Am	heading			
1023.5	1999	902	R	(Sec. 1170			
					1000	604*	A
1033.2	2003	228 *	Ad	et seq.)	1999	604*	Am
1035	2002	465	Am	1170	2002	221	Am
1035.05	2002	465	Am	1174	2002	221	Am
1035.3	2002	465	Am	1176	2002	221	Am
1035.4	2002	465	Am	1179	2002	221	Am
1035.6	2002	466	Ad	1180	2002	221	Am
	2003	62	Am 519	1181	2002	221	Am
1035.7	2002	466	Ad	1182	2002	221	Am
1038	2002	465	Am	1184	2004	118	R
1039.3	2002	465	Am	1185	2002	221	Am
1044.5	2000	301	Ad	1190.5	2005	158	Ad
1047.3	1999	902	Am	1191	2002	221	Am
101/	2000	301	Am	1197	2002	341	Am
	2005	455	Am	1171	2001	700	Am
1049				1255			
1048	1999	902	Am	1255	2002	221	Am
	2000	301	Am	1320	2004	258	R
	2001	159	Am	1321	2004	258	R
	2005	143	Am	1322	2004	258	R
1049	1999	902	Am	1335	2001	745*	Am
1051	2005	143	Ad	1350	2000	577	Ad
1100	1999	728*	Ad 89		2004	410	Am
1102	1999	728*	A d 89	1360	2000	392	Ad
1103	1999	728*	Ad of	1361	2000	392	Ad
			Ad 89	1365	2004	86	Ad
	1999	1/8*	A(1				
1104 1104.1	1999 2002	728 * 216 *	Ad	1400	1999	604*	Ad

MILITARY AND VETERANS CODE—Continued

	Affe	cted By			Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
1401	1999	604*	Ad	1456	2006	291	Ad	
	2005	74*	Am	1457	2006	291	Ad	
1402	2005	74*	Ad	1500	2003	466	Ad & R 43	
1403	2005	74*	Ad	1501	2003	466	Ad & R 43	
1450	2000	771*	Ad	1502	2003	466	Ad & R 43	
	2006	291	R & Ad	1503	2003	466	Ad & R 43	
1451	2000	771*	Ad	1504	2003	466	Ad & R 43	
	2006	291	R & Ad	1672	2006	347	Am	
1452	2006	291	Ad	1800	2006	206	Am	
1453	2006	291	Ad	1801	2006	206	Am	
1454	2006	291	Ad	1820	2006	206	Am	
1455	2006	291	Ad	1831	2004	225*	Am	

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	Δffa	ected By			Δffa	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19.8	2005	307	Am		2002	830	Am
17.0	2006	228	Λm	166.5	1999	653	Ad (by Sec. 20
	2006	901	Am 810				of Ch.)
23	2002	545	Am ⁴²²	171.5	2002	608*	Ad
28	2001	854	Δm		2003	62	Am 519
60	2002	784	Am 490		2003	468	Am ⁵⁶¹
68	2001	282	Am Am ⁴³¹	1711	2005	289	Am
70	2002 2003	664 104	Am	171b 171d	1999 2006	247 538	Am Am ⁸⁰²
76	2000	233	Am	182	2001	854	Am
, 0	2004	512	Am	102	2002	907	Am
85	2006	435 *	Am	182.5	2000		
86	2001	282	Am		Initiativ		
	2002	664	Am ⁴³¹		(Prop. 2		
00	2006	435 *	Am Am ⁴²²		adopted		A .1
88	2002 2006	787 435 *	Am ⁴²² Am	186.11	Mar. 7, 2001	854	Ad Am
93	2001	282	Am	100.11	2004	182	Am 81 614
96.5	1999	853	Am ¹⁴⁴	186.2	2000	322	Am
112	2001	854	Ad(RN)		2002	991	Am
113	2001	854	Am (as ad by		2003	125	Am
			Stats. 1993–94		2005	53	Am
			(1st Ex. Sess.),		2005	240	Am (by Sec. 6.5 of Ch.)
131	2003	876	Ch. 17) & RN Ad		2006	538	Am ⁸⁰²
132.5	2002	210	Am (as ad by	186.22	2000	550	7 1111
			Stats. 1994,		Initiativ	/e	
			Ch. 869 and as		(Prop. 2		
			am by Sec. 1,		adopted		
			Stats. 1995,		Mar. 7,		Am
	2003	62	Ch. 53)		2001 2005	854 482	Am Am
	2003	02	Am (as am by Sec. 1 and		2006	596	Am
			Sec. 2,	186.22a	2006	901	Am 810
			Stats. 2002,	186.26	2000		
			Ch. 210) ⁵¹⁹		Initiativ		
136.2	1999	83	Am 30		(Prop. 2		
	1999	661	Am 320		adopted		D 0 A J
	2001 2003	698 498	Am ³²⁰ Am		Mar. 7, 2001	854	R & Ad Am
	2005	132	Am	186.30	2000	037	AIII
	2005	465	Am (by Sec. 2		Initiativ	/e	
			of Ch.)		(Prop. 2	21	
	2005	631	Am (by Sec. 3		adopted		
	2005	700	of Ch.)	106.21	Mar. 7,	2000)	Ad
	2005	702	Am (by Sec. 1.7 of Ch.)	186.31	2000 Initiativ	<i>1</i> Δ	
136.3	2005	472	Ad		(Prop. 2		
141	2000	620	Ad		adopted		
142	2002	526	Am		Mar. 7,		Ad
146e	2002	621	Am	186.32	2000		
148	1999	853	Am 144		Initiativ		
148.10 148.3	1999 2002	83 521	Am ³⁰		(Prop. 2		
146.5	2002	227	Am Am		Mar. 7,		Ad
148.5	2006	901	Am 810	186.33	2000	2000)	Au
148.6	2000	289	Am	150.55	Initiativ	/e	
152	1999	396	Ad		(Prop. 2		
152.3	2000	477	Ad		adopted		
160	2004	165	Ad & R	1000	Mar. 7,		Ad
166	1999	662	Am	186.8	2003	125	Am

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
186.8 (0	Cont)	•		242.1	2001	051	
100.0 (2004	183	Am ⁵⁷¹	243.1 243.10	2001	854 138	Am Ad
189	1999	694	Am	243.10	2003	484	Am
107	2002	606*	Am	243.25	2002	369	Ad
190	2000	000		243.4	2002	302	Am
	Legislat	ive		243.83	2003	818	Ad
	Initiativ			243.9	2000	627	Ad
	(Prop. 1	9		245	1999	129	Am
	adopted				2004	494	Am
	Mar. 7,	2000)	Am (as am by	245.6	2006	601	Ad
			Sec. 1,	246.3	2006	180	Am
			Stats. 1997, Ch. 413) ¹⁸²	261	2002	302	Am Am ¹⁴⁴
190.03	1999	566	Cn. 413) Ad	261.5 262	1999 2006	853 45	Am 144 Am
190.03	2004	700	Am	264	1999	853	Am 144
190.2	2004	700	AIII	264.2	2006	689	Λm
170.2	Legislat	ive		266c	2000	287	Am 216
	Initiativ			266h	2004	405	Am 654
	(Prop. 1			266i	2004	405	Am ⁶⁵⁴
	adopted			269	2006	337*	Am
	Mar. 7,	2000)	Am 181		2006		
	2000				Initiativ		
	Initiativ				(Prop. 8		
	(Prop. 2				adopted		
	adopted		A .	270.6	Nov. 7,		Am
100.0	Mar. 7,		Am Am ²¹⁶	270.6	2002	410	Ad Ad & R ⁴³
190.9	2000 2002	287 71	Am	271.5	2000 2003	824 150	Au & K
191.5	2002	622	Am		2003	103	A m
171.5	2002	91	Am		2005	279	Am 742
192	2006	91	Am		2005	625	Am 13
192.5	2006	91	Am	272	2000	621	Am
193	2006	91	Am		2001	159	Am ³⁰⁵
193.5	2006	91	Am		2005	461	Am
193.7	1999	22*	Am 16	273.5	1999	660	Am (by Sec. 2
207	2003	23	Am		1000		of Ch.)
209	2000	287	Am ²¹⁶		1999	662	Am (by Sec. 9.5
	2006 2006	337*	Am		2000	287	of Ch.) Am ²¹⁶
	Initiativ	٩			2003	262	Am
	(Prop. 8			273.55	1999	662	R
	adopted			273.56	1999	662	R
	Nov. 7,		Am	273.6	1999	561	Am (by Sec. 5
217.1	1999	853	Am 144				of Ch.)
218.1	2005	716	Ad		1999	662	Am (by
220	2006	337*	Am				Sec. 12.5
	2006				2001	016	of Ch.)
	Initiativ				2001	816	Am
	(Prop. 8			272.7	2003	498	Am
	adopted Nov. 7,		Am	273.7	2005 2006	240 538	Am Am ⁸⁰²
236.1	2005	240	Ad	273.75	2001	572	Ad
236.2	2005	240	Ad	273.82	2003	229	Am
237	1999	706*	Am	273.84	2000	135	Am ²⁰³
241	2003	274	Am	273d	1999	662	Am
241.2	2001	484	Am		2004	229*	Am
241.4	2005	279	Am ⁷⁴²	274	2000	692	R
241.8	2003	138	Ad	275	2000	692	R
243	1999	660	Am	276	2000	692	R
	2000	236	Am	285	2005	477	Am
	2003	274	Am	286	2002	302	Am
						_	

	Δff_{o}	cted By			Δff_{o}	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
288	2004	823	Am	290.01	2001	544	Ad
288.1	2005	477	Am		2003	634*	Am
288.3	2006	337*	Ad		2004	405	Am ⁶⁵⁴
	2006				2005	722*	Am
	Initiativ	re		290.02	2005	469*	Ad
	(Prop. 8	33		290.03	2006	337*	Ad
	adopted			290.04	2006	336*	Ad
	Nov. 7,	2006)	Ad		2006	337*	Ad
288.5	2006	337*	Am		2006	886	R (as ad by
288.7	2006	337*	Ad				Sec. 1,
288a	2002	302	Am				Stats. 2006,
289	1999	706*	Am				Ch. 336)
	2002	302	Am	290.05	2006	336*	Ad
	2002	787	Am ⁴²²		2006	337*	Ad
289.6	1999	806	Am		2006	886	R (as ad by
	2000	287	Am ²¹⁶				Sec. 2,
Pt. 2,							Stats. 2006,
Γitle 9,							Ch. 336)
Ch. 5.5,				290.06	2006	336*	Ad
neading					2006	337*	Ad
Sec. 290					2006	886	R (as ad by
et seq.)	2006	337*	Ad				Sec. 3,
290	1999	83	Am ³⁰				Stats. 2006,
	1999	576	Am (by Sec. 1				Ch. 336)
			of Ch.)	290.07	2006	337*	Ad
	1999	730	Am (by Sec. 1	290.08	2006	337*	Ad
			of Ch.)	290.1	2005	704	R
	1999	901	Am (by Sec. 1.5	290.3	2006	69*	Am
			of Ch.)		2006	337*	Am (as am by
	2000	240	Am				Stats. 2006,
	2000	287	Am ²¹⁶				Ch. 69)
	2000	648	Am (by Sec. 1		2006		
			of Ch.)		Initiativ	e	
	2000	649	Am (by Sec. 2.5		(Prop. 8	33	
			of Ch.)		adopted		
	2001	485	Am		Nov. 7,	2006)	Am
	2001	544	Am (by Sec. 1	290.4	1999	730	Am (by Sec. 2
			of Ch.)				of Ch.)
	2001	843	Am (by Sec. 1.3		2000	648	Am 19'
			of Ch.)		2002	118	Am
	2002	17 *	Am		2003	538	Am
	2002	664	Am ⁴³¹		2003	634*	Am (by Sec. 3.
	2003	538	Am				of Ch.) ⁷⁵
	2003	540	Am (by Sec. 1		2004	731	Am
			of Ch.)		2005	279	Am 742
	2003	634*	Am (by Sec. 1.3		2005	722*	Am 13
			of Ch.)	290.45	2003	634*	Ad (by Sec. 4.)
	2004	429	Am (by Sec. 1				of Ch.)
			of Ch.)		2005	722*	Am
	2004	731	Am (by Sec. 1	290.46	2004	745*	Ad
			of Ch.)		2005	721	Am
	2004	761	Am (by Sec. 1.3		2005	722*	Am
			of Ch.)		2006	337*	Am (by Sec. 19
	2005	704	Am (by Sec. 1				of Ch.)
			of Ch.)		2006	886	Am (by Sec. 4.
	2005	722*	Am (by Sec. 3				of Ch.)
			of Ch.) ¹⁷⁴	290.5	1999	576	Am
			Am (by Sec. 3.5		2005	722*	Am
			Am (by Sec. 3.5 of Ch.) ⁸⁰	290.6	2005	722*	Am
	2006	337*	A m		2006	538	Am ⁸⁰²
	2006	538	Am 802	290.7	1999	475	Am

	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
200.95	2002	245		200.2	2004	1	00
290.85 290.9	2003 2004	245 127	Am Ad	298.3	2004 Initiative		
290.95	2004	224	Am		(Prop. 6		
270.73	2006	340	Am (by Sec. 1		adopted		
	2000	310	of Ch.)		Nov. 2,	2004)	Ad
	2006	341	Am (by Sec. 1.5	299	1999	83	Am ³⁰
			of Ch.)		2000	823	Am
291	2003	536	Am		2004		
291.1	2003	536	Am		Initiative		
293	2006	92	Am		(Prop. 6	9	
295	2002	916	Am		adopted	2004)	A
	2004 Initiativ	10		299.5	Nov. 2, 1999	475	Am Am
	(Prop. 6			299.3	2000	823	Am
	adopted				2001	906	Am
	Nov. 2,		Am		2002	664	Am ⁴³¹
	2006	69*	Am		2004		
295.1	2004				Initiative)	
	Initiativ	/e			(Prop. 6	9	
	(Prop. 6				adopted		
	adopted				Nov. 2,		Am
206	Nov. 2,		Am	299.6	1999	83	Am ³⁰
296	1999	475	Am		1999	475	Am
	2000 2001	823 906	Am Am		2001 2004	906	Am
	2001	160*	Am		Initiative	<u> </u>	
	2004	100	AIII		(Prop. 6		
	Initiativ	re			adopted	,	
	(Prop. 6				Nov. 2,	2004)	Am
	adopted			300	2004		
	Nov. 2,		Am		Initiative		
296.1	2000	135	Am ²⁰³		(Prop. 6	9	
	2000 2004	823	Am		adopted	2004)	A
	Initiativ	ie.		300.1	Nov. 2, 2004	2004)	Am
	(Prop. 6			300.1	Initiative		
	adopted				(Prop. 6		
	Nov. 2,		Am		adopted		
	2006	170	Am		Nov. 2,	2004)	Am
297	1999	475	Am	300.2	2004		
	2000	823	Am		Initiative		
	2004				(Prop. 6	9	
	Initiativ				adopted	2004)	A d
	(Prop. o			308	Nov. 2, 1 2001	376	Ad Am
	Nov. 2,		Am	300	2004	798	Am 81
	2006	170	Am		2004	822*	Am (by Sec. 5
298	1999	83	Am ³⁰				of Ch.)
	2000	823	Am		2006	501	Am
	2004			308.1	2001	375	Ad
	Initiativ	re		308.3	2001	376	Ad
	(Prop. 6			311.11	2001	559	Am
	adopted		Λm		2006	337*	Am
298.1	Nov. 2, 2002	632*	Am Am		2006 Initiative		
290.1	2002	170	Am		(Prop. 8		
298.2	2004	170	1 1111		adopted		
270.2	Initiativ	/e			Nov. 7,	2006)	Am
	(Prop. 6			311.2	2006	337*	Am
	adopted	l		311.4	2006	337*	Am
	Nov. 2,	2004)	Ad	311.9	2006	337*	Am
NOTE C							

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		•	LIVAL OOL	, C 0011til	iucu		
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Beetton	1007	Chapter	Бујест	Scenon	1007	Chapter	Бујест
312.1	2001	854	Am	417.27	1999	621	Ad
320.5	2000	778	Ad 96	417.4	2004	607*	Am
	2001	854	Am	417.6	2000	478	Am
330.11	2000	1023 *	Ad	Pt. 1,			
	2001	941	Am	Title 11.5,			
330.7	2004	183	Am ⁵⁷¹	heading			
330.9	1999	642	Ad	(Sec. 422			
	2005	546	Am	et seq.)	2000	1001	Am
330b	2003	264	Am 571	422.1	2002	281	Ad (by Sec. 1
	2004	183	Am ⁵⁷¹			=00	of Ch.)
332	2005	546	Am	422.55	2004	700	Ad
337a	2005	546	Am	422.56	2004	700	Ad
337d	2005	546	Am	422.57	2004	700	Ad
337j	2001	941	Am	Pt. 1,			
	2003	756	Am	Title 11.6,			
	2004	405	Am ⁶⁵⁴	Ch. 2,			
2271	2005	546	Am	heading			
337k	2006	305	Ad	(Sec. 422.6	2004	700	A 1
337t	2002	624	Ad	et seq.)	2004	700	Ad
337u	2002	624	Ad	422.6	2004	115	Am
227	2003	62	Am ⁵¹⁹	100.7	2004	700	Am
337v	2002	624	Ad	422.7	2004	700	Am
337w	2002	624	Ad		2004	780	Am (by Sec. 1.1
337x	2002	624	Ad	122.75	2004	700	of Ch.)
337y	2002	624	Ad	422.75	2004	700	Am
337z	2002	624	Ad	422.76	2004	700	R & Ad(RN)
2.47	2005	546	Am Am ²¹⁶	422.77	2004	700	Ad
347	2000	287	AIII	422.78	2004	700	Ad (DN) (b
350	1999	83	AIII	422.85	2004	700	Ad(RN) (by
360	2001	39 354	Am		2004	900	Sec. 21 of Ch.)
365 365.6	1999 2004	322	Am Am	422.86	2004	809 700	Ad(RN) Ad
368	2004	214	Am	422.865	2004	809	Ad
300	2000	854	Am	422.88	2004	700	Ad
	2002	369	Am	422.89	2004	700	Ad
	2003	543	Am	422.9	2004	700	R & Ad
	2003	886	Am (by Sec. 1	422.91	2004	700	Ad
	2004	000	of Ch.)	422.92	2004	700	Ad(RN)
	2004	893	Am	422.93	2004	700	Ad(KIV)
369b	1999	841	Am	422.95	2004	700	Am & RN (by
3070	2005	716	Am	722.73	2007	700	Sec. 21 of Ch.)
374.3	2004	137	Am		2004	809	Am & RN (by
27.112	2006	416	Am		200.	007	Sec. 2.1 of Ch.)
374.4	2006	416	Am	422.96	2004	809	Sec. 2.1 of Ch.) Ad ⁸²
374.5	2006	186	Ad	423	2001	899	Ad
374.7	2006	416	Am	423.1	2001	899	Ad
374a	2002	787	Am ⁴²²	423.2	2001	899	Ad
	2006	416	Am	423.3	2001	899	Ad
383c	2002	102	Δd	423.4	2001	899	Ad
	2003	62	Am 519	423.5	2001	899	Ad
396	2004	492	Am	423.6	2001	899	Ad
399	2001	257*	Am	424	2002	154	Am
399.5	1999	265	Am		2003	62	Am 519
417	2000	478	Am	451.5	1999	518	Am 116
417.2	2000	275	Am		2004	135	Am ⁶¹¹
	2001	159	Am 305	457.1	1999	518	Am
	2003	246	Am	466	2001	854	Am
	2004	607*	R		2002	335	Am
417.25	1999	438	Am	470	2005	295	Am
	1999	621	Am	471	2002	787	Am ⁴²²
417.26	1999	438	Ad	480	1999	254	Am

	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
481.1	2001	854	Am		4X 2003	3-04 2	Am
483.5	2005	326	Am	574	1999	991	Am ⁹⁶ 114
484	2000	176	Am		2006	254	Am
487	2002	787	Am ⁴²²	591.5	2003	143	Ad
487c	2000	135	Am ²⁰³		2006	695	Am
487h	2004	515	Ad & R (by	593d	2001	854	Am
			Sec. 1 of Ch.) ³⁸	593e	2001	854	Am
490.7	2006	228	Ad	594	1999	83	Am (as am by
499b	2003	391	Am				Sec. 1.5 and as
502	1999	254	Am				ad by Sec. 1.6,
	2000	634	Am (by Sec. 1 of Ch.)				Stats. 1998, Ch. 853) ³⁰
	2000	635	Am (by Sec. 2 of Ch.)		2000	50	Am (as am by Sec. 12 and
502.01	1999	254	Am				Sec. 12.5,
	2000	628	Am (by Sec. 1				Prop. 21)
	2000	020	of Ch.)		2000		110p. 21)
	2004	751	Δm		Initiative	a .	
	2005	22	Am ⁶⁴⁷		(Prop. 2		
	2005	461	Am		adopted	-	
502.6	2002	861	Ad		Mar. 7,	2000)	Am (as am by
502.9	2004	823	A m			/	Sec. 1.5 and as
504	2002	787	A m 422				ad by Sec. 1.6,
504b	1999	991	Am 96 114				Stats. 1998,
515	2004	823	Am				Ch. 853)
525	2004	823	Am	594.1	2002	523	Am
529.7	2002	907	Ad	594.3	2000	546	Am
530.5	2000	956	Am	07.10	2004	700	Am
220.0	2001	478	Am	594.35	2000	546	Ad
	2002	254	Am	596.7	2000	992	Ad
	2005	432	Am (by Sec. 1	597.2	2000	1061	Ad
			of Ch.)		2001	854	Am (as ad by
	2006	10*	Am				Stats. 2000,
	2006	522	Am				Ch. 1061) & RN
530.55	2006	522	Ad	597.3	2001	854	Ad(RN)
530.6	2000	956	Ad	597.6	2004	876	Ad
	2002	851	Am	597.7	2006	431	Ad
	2003	533	Am	597b	2003	256	Δm
	2006	10*	Am		2004	183	Am 571
530.7	2000	631	Ad ²⁴⁶		2006	430	Am
	2001	854	Am	597c	2003	256	Am
530.8	2001	493	Ad		2004	183	Am ⁵⁷¹
	2002	254	Am		2006	430	R & Ad
	2003	90	Am	597i	2003	256	Am
	2003	533	Am (by Sec. 7	597j	2003	256	Am
			of Ch.)		2006	430	Am
	2003	534	Am (by Sec. 2	597 <i>l</i>	2002	710	Δm
			of Ch.)		2003	62	Am 519
	2006	10*	Am	597s	1999	303	Am
532b	2005	457	Am	597u	2005	652	Am
538	1999	991	Am 96 114	597w	2005	652	R
538c	2002	1134	Am	597z	2005	669	Ad
538d	2000	430	Am	599b	2002	787	Am ⁴²²
538e	2004	22*	A m	600	2000	287	Am ²¹⁶
	2006	901	Am 810	600.2	2004	322	Am
538g	2004	22*	Ad	600.5	2004	322	Δm
549	2000	843	Am	601	2005	279	Am ⁷⁴²
	2000	867	Am 82	602	2000	149	Am
	4X 200		Am		2002	608*	Am
	44 400						
550	1999	83	Am ³⁰		2003	355	Am (by Sec. 1

			LIVAL OOD!		ucu		
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
602 (Cor	nt)			629.90	2002	605	Am ⁶⁸
002 (C01	2003	361	Am (by Sec. 1	629.90	2002	605	S ⁶⁸
	2003	301		629.92	2002	605	S 68
	2003	805	of Ch.)			605	Am ⁶⁸
	2003	803	Am (by Sec. 1.3 of Ch.)	629.94 629.96	2002		S ⁶⁸
	2005	289	,		2002 2002	605 605	Am ⁶⁸
	2005	209	Am (by Sec. 2	629.98	2002	468	Am ⁵⁶¹
	2005	378	of Ch.) Am (by Sec. 3	633 633.6	1999	367	Ad
	2003	376	of Ch.)	636.5	1999	853	Am ¹⁴⁴
602.5	2000	563	Am	637.5	2001	731	Am
602.8	2003	101	Am	037.3	2001	664	Am ⁴³¹
626.1	1999	853	R 144		2002	198	Am
626.7	2002	343	Am	638	2006	626	Ad
626.8	2006	337*	Am	640	2000	860	Am
626.81	2006	337*	Ad	040	2006	258	Am
626.9	1999	83	Am 30	645	2001	854	Am
628	2000	955	Am	646.9	2000	669	Am
020	2005	677 *	R	040.9	2002	832	Am
628.1	2000	955	Am	646.91	1999	659	Am
020.1	2005	677*	R	040.71	2003	495	Am
628.2	1999	646	Am	646.91A	2005	472	Ad
020.2	2000	955	Am	040.71A	2006	901	Am & RN 810
	2005	677*	R	646.91a	2006	901	Ad(RN) 810
628.4	2005	69	R	646.92	2000	561	Am
020.4	2005	677*	R	646.93	1999	703	Ad
628.5	2000	955	Am	040.73	2000	669	Am
020.3	2005	677 *	R		2000	854	Am
628.6	2005	677*	R	646.94	2000	669	Ad ²⁷⁹
629.50	2003	605	Am ⁶⁸	040.94	2000	159	Am ³⁰⁵
027.50	2006	146	Am	647	1999	231	Am
629.51	2002	605	Am ⁶⁸	047	2004	666	Am
02).51	2005	17	Am	647.6	2000	657	Am
629.52	2000	1,	7 1111	017.0	2006	337*	Am
027.02	Initiativ	e.		647.7	2004	666	Am (by Sec. 2
	(Prop. 2			0.7.7	200.	000	of Ch.)
	adopted			652	2005	307	Ad
	Mar. 7,		Am		2006	538	Am 802
	2002	605	Am ⁶⁸	653.1	2004	193	Am ^{5/1}
629.53	2002	605	Ad & R 68	653aa	2004	617	Ad ⁶⁹⁷
629.54	2002	605	Am ⁶⁸	653b	2006	337*	Ad(RN)
629.56	2002	605	Am 08	653c	2006	337*	Ad
629.58	2002	605	Am 08	653g	2006	337*	Am & RN
629.60	2002	605	Am 68	653k	2001	128	Am
629.61	2002	605	Δd & R O8	653m	1999	83	Am 30
	2004	405	Am 654	653o	2006	660	Am
629.62	2002	605	Am os	653t	1999	853	Am 144
	2003	468	Am 361		2002	787	Am ⁴²²
629.64	2002	605	Am ⁶⁸	653w	2006	9	Am
629.66	2002	605	S ⁶⁸	653y	2004	295	Ad
629.68	2002	605	Am ⁶⁸	653z	2003	670	Ad
629.70	2002	605	Am ⁶⁸	656	2004	511	Am
629.72	2002	605	Am ⁶⁸	656.5	2004	511	Ad
629.74	2002	605	Am 68	656.6	2004	511	Ad
629.76	2002	605	Δ m 68	664	2005	52	Am
629.78	2002	605	Am 08		2006	468	Am
629.80	2002	605	Am 08	666	2000	135	Am ²⁰³
629.82	2002	605	Am os	666.5	1999	706*	Am
629.84	2002	605	S 68	666.7	1999	706*	Am
629.86	2002	605	Am ⁶⁸		2001	854	Am
629.88	2002	605	Δm ⁰⁸		2003	499	Am
629.89	2002	605	Am ⁶⁸		2004	405	Am 654

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6667 (0	'ant)		00	600	2002	527	
666.7 (C		722 *	A	680	2003	537	Ad
	2005 2006	722 * 901	Am R ⁸¹⁰	778a 784.7	2001	854 194	Am
667.1		901	K		2002	908	Am Am
007.1	2000 Initiativ			786 787	2002 2002	908 64*	
				790		83	Ad Am ³⁰
	(Prop. 2				1999 2004	511	
	adopted Mar. 7,		Ad	793 793.5	2004	511	Am Ad
	2006	337*	Am	801.1	2004	368	Ad
667.5	2000	331 .	AIII	001.1	2004	479	Am
007.5	Initiativ	ie.		801.2	2006	337*	Ad
	(Prop. 2			802	2002	828	Δm
	adopted			002	2004	586	Am 79
	Mar. 7,		Am		2007	300	R 80
	2002	606*	Am				Ad ⁸¹
	2006	337*	Am	803	1999	706*	Am (by Sec. 10
	2006	337	7 1111	005	1///	700	of Ch.)
	Initiativ	re.			1999	983	Am
	(Prop. 8				2000	235	Am
	adopted				2001	235	Am
	Nov. 7,		Am		2002	787	Am ⁴²²
667.51	2006	337*	Am		2002	1059*	Am
	2006				2003	2*	Am
	Initiativ	re			2003	73	Am
	(Prop. 8	33			2003	152	Am
	adopted	l			2003	468	Am ⁵⁶¹
	Nov. 7,	2006)	Am		2004	368	Am
667.6	2002	787	Am ⁴²²		4X 200	3-04 2	Am
	2006	337*	Am		2005	2*	R (as am by
	2006						Stats. 2004,
	Initiativ	/e					Ch. 368 and
	(Prop. 8						Stats. 2003–04
	adopted						(4th Ex. Sess.),
	Nov. 7,		Am			4=0	Ch. 2) & Ad
667.61	2006	337*	Am		2005	479	Am (as ad by
	2006						Stats. 2005,
	Initiativ			002.5	2002	460	Ch. 2)
	(Prop. 8			803.5	2003	468	Ad ⁵⁶¹
	adopted			803.6	2004	368	Ad 810
((7.7	Nov. 7,		Am	804	2006	901	Am 810
667.7	2001	854	Am Am ⁸¹⁰	805.5	2004	368	R Am ⁴⁹⁰
667.70	2006	901	AIII	808	2002	784	Am 519 Am 519
667.70	1999	706*	Am Am ²¹⁶	910	2003	62 784	Am ⁴⁹⁰
667.71	2000 2006	287 337 *		810 817.5	2002 2000	784 940	Ad
	2006	331 *	Am	825	2000	149	Au
	Initiativ	10		830.1	2000	61	Am
	(Prop. 8			050.1	2001	68	Am
	adopted				2002	56	Am
	Nov. 7,		Am		2002	185	Am (by Sec. 2
667.72	1999		R		2002	105	
667.9	1999	569	Am		2002	784	of Ch.) Am ⁴⁹⁰
668	1999	350*	Am		2003	47	Am (by Sec. 1
668.5	1999	350*	Ad				of Ch.)
670	2001	854	Am		2003	70	Am (by Sec. 1
675	2004	769	Ad				of Ch.)
679.04	2006	689	Am		2003	149	of Ch.) Am ⁴⁴⁵
679.05	2004	159	Δd		2003	710	Am
	2005	22	Am ⁶⁴⁷		2004	516	Am
	2005	279	Am ^{/42}		2006	127*	Am
679.08	2006	94	Ad	830.11	1999	1005	Am
					_		

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Stats. 2003, Stats. 2000 971 Am Ch. 890) 2002 63 Am 2006 501 R (as am by Sec. 2, 2003 102 Am Sec. 2, 2003 102 Am Stats. 2005, 832.9 2004 248 Am Ch. 190) 833.2 2006 729 Ad Am (as am by 834c 1999 268 Ad	
Section Year Chapter Effect Section Year Chapter Effect 830.11 (Cont.) 830.25 2000 633 Ad 2003 890 Am 832.3 1999 852 Am 2005 190 Am (as am by Sec. 4 and as ad by Sec. 4 and as ad by Sec. 5, 2000 287 Am 2006 501 R (as am by Sec. 2, Stats. 2003, Sec. 2, Stats. 2005, Sec. 2, Stats. 2005, Sec. 2, Stats. 2005, Sec. 2, Stats. 2005, Sec. 1, Stats. 2005, Ch. 190) 833.2 2006 729 Ad Am (as am by Sec. 1, Stats. 2005, Ch. 190) 834c 1999 268 Ad Sec. 1, Stats. 2005, Ch. 190) 836 1999 661 Am Stats. 2005, Ch. 190) 836 1999 662 Am	216
2003 890 Am R & Ad 232 832.5 2002 391 Am Sec. 4 and as ad by Sec. 5, Stats. 2003, Ch. 890) 2006 501 R (as am by Sec. 2, Stats. 2005, Ch. 190) 833.2 2006 729 Ad Am (as am by Sec. 1, Stats. 2005, Ch. 190) 1999 662 Am	216 369
R & Ad ²³² 2005 190 Am (as am by Sec. 4 and as ad by Sec. 5, Stats. 2003, Ch. 890) 2006 501 R (as am by Sec. 2, Stats. 2000, Poly Sec. 2, Stats. 2005, Ch. 190) R (as am by Sec. 4, and as ad by Sec. 3, Stats. 2006, Stats. 2006, Stats. 2007, Stats. 2007, Stats. 2007, Stats. 2008, Stats. 2009, Stats. 2009, Stats. 2008, Stat	216 669
R & Ad ²³² 2005 190 Am (as am by Sec. 4 and as ad by Sec. 5, Stats. 2003, Ch. 890) 2006 501 R (as am by Sec. 2, Stats. 2000, Poly Sec. 2, Stats. 2005, Ch. 190) R (as am by Sec. 4, and as ad by Sec. 3, Stats. 2006, Stats. 2006, Stats. 2007, Stats. 2007, Stats. 2007, Stats. 2008, Stats. 2009, Stats. 2009, Stats. 2008, Stat	216 369
2005	216 369
Sec. 4 and as ad by Sec. 5, Stats. 2003, Ch. 890) 2006 501 R (as am by Sec. 2, Stats. 2005, Ch. 190) Stats. 2005, Stats. 2006, Stats. 2007, Stats. 2008 Am (as am by Sec. 1, Stats. 2005, Ch. 190) Stats. 2005, Stats. 2006, Stats. 2007, Stats. 2008, S	216 369
by Sec. 5, Stats. 2003, Ch. 890) 2006 501 R (as am by Sec. 2, Stats. 2005, Ch. 190) Am (as am by Sec. 1, Stats. 2005, Ch. 190) State 2002 391 Am (2002 391 Am (2003 391 Am (2003 391 Am (2004 391 Am (2005 391 Am (2006 391 Am (2007 391 Am (2008 Am (2008 391 Am (2008 Am (2008 Am (2008 391 Am (2008 Am (2008 Am (2008 391 Am (2008 Am	369
Stats. 2003, Ch. 890) 832.7 2000 971 Am 2006 501 R (as am by Sec. 2, Stats. 2005, Ch. 190) 2002 391 Am 832.9 2003 102 Am 832.9 2004 248 Am 833.2 2006 729 Ad 834c 1999 268 Ad 836 1999 661 Am 836 1999 662 Am 836 1999 662 Am	
Ch. 890) 2006 501 R (as am by Sec. 2, 2003 102 Am Stats. 2005, 832.9 2004 248 Am Ch. 190) Sec. 1, 836 1999 268 Ad Sec. 1, 836 1999 661 Am Stats. 2005, Ch. 190) Stats. 2005, Ch. 190) 1999 662 Am	
2006 501 R (as am by Sec. 2, 2003 102 Am 2005 2005, 2005, 2006 729 Ad 2006 729	
Sec. 2, 2003 102 Am Stats. 2005, 832.9 2004 248 Am Ch. 190) 833.2 2006 729 Ad Am (as am by Sec. 1, Stats. 2005, 836 1999 661 Am Of Ch. 190) 1999 662 Am	
Stats. 2005, 832.9 2004 248 Am Ch. 190) 833.2 2006 729 Ad Am (as am by Sec. 1, Stats. 2005, 836 1999 661 Am Of Ch. 190) 1999 662 Am	
Ch. 190) 833.2 2006 729 Ad Am (as am by 834c 1999 268 Ad Sec. 1, 836 1999 661 Am Stats. 2005, Ch. 190) 1999 662 Am	
Am (as am by Sec. 1, 834c 1999 268 Ad Stats. 2005, 661 Am Ch. 190) 1999 662 Am	
Sec. I, 836 1999 661 Am Stats. 2005, of C Ch. 190) 1999 662 Am	
Stats. 2005, Ch. 190) 1999 662 Am	(by Sec. 10
Ch. 190) 1999 662 Am	
	,
2006 260* Am 2002 534 Am	
830.2 1999 917 Am 2003 468 Am	561
1999 918 Am (by Sec. 4.5 2003 495 Am	
of Ch.) 2004 405 Am	554
830 29 1999 840 * Ad ²¹ 847 2002 526 Am	
R 34 2003 468 Am	561
2001 859 Am ^{382 19} 851 5 2005 635 Am	
830 3 1999 525 Am 112 851 8 2002 784 Am	190
1999 840* Am 2006 901 Am	310
2000 857 Am ²⁰³ 851.90 2003 792 Ad	
2003 788 Am 853.5 2003 467 Am	
2006 74* Am 853.6 2003 467 Am	
830.31 2003 468 Am ⁵⁶¹ 2004 889 * Am	
830.32 2000 135 Am ²⁰³ 853.6a 2003 149 Am	
830.33 2004 510 Am 853.7a 2002 148 Am	
830.34 2004 799* Am 859.1 2004 823 Am	
830.35 2000 808 * Am 859a 2002 784 Am	190
830.36 1999 891 Am 861.5 2004 823 Am	
830.5 2001 119 Am 2005 279 Am	742
2002 1124* Am 868.7 2004 823 Am	
830.6 2003 292 Am 868.8 2001 62 Am	
830.7 1999 331 Am 869 2002 784 Am	190
2006 267 Am (by Sec. 1 870 2002 784 Am	190
of Ch.) 872 2005 18 Am	
2006 271 Am (by Sec. 2 890 2001 218 Am	35
of Ch \ 896 2003 149 Am	
830.8 2002 545 Am ⁴²² 900 2003 149 Am	
831.4 1999 112 Am 903 2003 149 R	
831.5 1999 83 Am (as am by 904 2003 149 Am	
Sec. 8 and as ad 904.6 2005 25 Am	
by Sec. 8.5, 908 2003 149 Am	
Stats. 1998, 908.1 2003 149 Am	
Ch. 606) ³⁰ 908.2 2003 149 Am	
1000 635 * Am (se sm by 023 2000 322 Am	
Sec. 8 and as ad 924.4 2002 78.4 Am	190
by Sec. 8.5 932 2002 784 Am	190
Stats. 1998, 933 2002 784 Am	190
Ch. 606) 933.06 2001 854 Am	
831.7 2006 468 Ad 354 938.1 2002 784 Am	190
831.7 2000 408 Au 936.1 2002 764 Alli 832 2003 70 Am 939.21 2004 823 Am	
832.05 2003 777 Ad. ⁶³ 959.1 2006 567 Am	
832.15 2004 593 Am 654 964 2004 507* Ad	
832.17 2004 593 Ad 654 969c 2002 787 R 42	
002.11 200T 373 Mu 7070 2002 101 K	2

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajjec Year	eted By Chapter	Effect
		- 1	R ⁴²²			- 1	
969d	2002	787 287	Am ^{18 216}	1048.1	1999 1999	382 382	Am (by Soc 2
976.5 977	2000 2001	287 82	Am	1050	1999	362	Am (by Sec. 2 of Ch.)
711	2003	29	Am		1999	580	Am (by Sec. 2
	2006	744	Am		.,,,	200	of Ch.)
977.2	1999	888	Am 13		2000	268	Am
	2004	293	Am		2002	784	Am ⁴⁹⁰
981	2003	468	Am 561		2002	788	Am
987.2	2002	784	Am 490 Am 802	1050 5	2003	133	Am
987.9	2006	538	AIII	1050.5	2003	133	Am
999c 999i	2003 2003	229 229	Am Am	1054.10 1054.6	2003 2004	238* 182	Ad Am ^{81 614}
999j 999k	2003	229	Am	1054.0	2004	1105	Ad
999 <i>l</i>	2000	287	Am ²¹⁶	1089	2002	784	Am ⁴⁹⁰
999n	2003	229	Am	100)	2003	62	Am ⁵¹⁹
999p	2003	229	Am	1127g	2004	823	Ad
999r	2003	229	Am	1127h	2006	550	Ad
999s	2003	229	Am	1166	1999	570	Am
999t	2001	210	Am	1170	2004	747	Am (by Sec. 1
999v	2003	229	Am	1170.1	2000	600	of Ch.)
999x 999y	2003 2001	229 210	Am Am	1170.1	2000 2002	689 126	Am Am
999y	2001	229	Δm	1170.11	1999	706*	Am (by Sec. 11
1000	2003	473	Am 369	11/0.11	1)))	700	of Ch.)
	2002	545	Am ⁴²²		2000	287	Am ²¹⁶
	2002	784	Am ⁴⁹⁰		2001	854	Am
1000.12	2005	477	Am		2003	468	Am ⁵⁶¹
1000.13	2005	477	R		2004	405	Am ⁶⁵⁴
1000.3	2000	42	Am		2005	279	AIII
1000.30 1000.31	2001	115	R R	1170 125	2005	722*	Am
1000.31	2001 2001	115 115	R R	1170.125	2000 Initiative		
1000.32	2001	115	R		(Prop. 2		
1000.34	2001	115	R		adopted	1	
1000.36	2001	115	R		Mar. 7,	2000)	Ad
1000.5	2002	784	Am ⁴⁹⁰		2006	337*	Am
1000.8	2000	815	Ad	1170.17	1999	996	Ad
Pt. 2,				1170.10	2000	287	Am ²¹⁶
Title 6,				1170.19	1999	996	Ad
Ch. 2.8, heading				1170.6 1170.75	2001 2004	745 * 700	R Am & RN
(Sec. 1001.20				1170.75	2005	279	Am ⁷⁴²
et seq.)	2004	290	Am	1170.86	2005	279	Am ⁷⁴²
1001.20	2004	290	Am	1170.89	2005	279	Am ⁷⁴²
1001.21	2004	290	Am	1170.9	2006	788	Am
1001.22	2004	290	Am	1170.95	2000	689	R
1001.23	2004	290	Am	1174.2	2003	229	Am Am ²¹⁶
1001.65	2001	745 *	Am	1174.4	2000	287	AIII
1026.2	2003	230 * 449	Am R	1174.6	2001 2004	854 193	Am R ⁵⁷¹
1034 1035	2003 2003	449	Am	1174.6 1191.15	2004	193	Am
1033	2000	447	Am	1191.13	2004	538	Am 802
1007	2005	282	Am	1191.21	2000	444	Ad
1037.1	2005	282	Ad		2003	229	Am
	2006	538	Am 802	1192.7	1999	298	Am
1037.2	2005	282	Ad		2000		
1020	2006	287	Am		Initiative		
1038	2003 2003	449 449	Am		(Prop. 2	1	
1039 1042	2003	787	R Am ⁴²²		adopted Mar. 7,	2000)	Am
1072	2002	707	7 1111		17141. /,		

1192.7 (Cont.) 2002 606 * Am 2006 337 * Am 2006 476 Am (Sec. 1, 1202.1 2002 831 Am 2003 431 Am 2006 476 Am (Sec. 1, Stats. 2003, Ch. 431) ³⁸			rted By		_		cted By	
2002 606 * Am	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
192.8 1999	1192.7 (C	ont.)				2003	431	Am
192.8 1999		2002	606*	Am				R & Ad 100
1192.8 1999		2006	337 *	Am		2006	476	Am (as am by
1202.4	1192.8	1999	706*	Am				
1202.4 1999 121 Am (as am by Stats, 1999, Ch. 121) Stats, 1999, Ch. 121) Ch.	1202.1	2002	831	Am				
1999				Am 361				
Stats, 1999, Ch. 1210, Ch. 1211 Ch. 1211, Ch. 231, Ch. 241, Ch.	1202.4							Am (as am by
Ch. 121) 2000 198 Am 2000 1016 Am (by Sec. 9.5 2006 337* Am 2004 223* Am 2005 238 Am 2005 240 Am (by Sec. 10.5 of Ch.) 2006 1203.1abc 2006 337* Ad 2007 240 Am (by Sec. 10.5 of Ch.) 2008 2008 468 Am 2007 240 Am (by Sec. 10.5 of Ch.) 2008 2009 468 Am 2009 2000 784 Am 2009 2009 784 Am 2009 2009 784 Am 2009 2009 784 Am 2009 2009 284 Am 2009 2009 337* Am 2009 2009 337* Am 2009 2009 338* Am 2009 2009 337* Am 2009 2009 338* Am 2009 2009 338* Am 2009 2009 338* Am 2009 309 Am 2009 309 Am 2009 2009 309 Am		1999	584					
2000								Stats. 2003,
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1202.41 1999 888 Am 2002 784 Am 490 2002 2002 2002 2004 2005								Am ^{68 561}
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1202.42 2002	1202.41	1999	888			2002	784	
1202.42 2002		2005		Am	1203.1bb	2002	787	Am ⁴²²
1202.44 2004 223 * Am 2002 1124 * Am 2102.45 2004 223 * Am 2002 1124 * Am 2002.45 2004 223 * Am 2002.198 Am 2102.46 2000 399 Am 1203.1k 2000 1016 Am 2102.7 2001 485 Am 2002 66 Am 2002.8 2006 336 * Am 2002 66 Am 2003 468 Am 2003 469 Am 2003 449 Am 2005 705 * Am 2006 337 * Am 2005 705 * Am 2006 2006 337 * Am 2005 22 Am 447 2001 473 Ad 369 2006 1203.40 2001 473 Ad 369 2006 1203.71 2001 473 Ad 369 2006 Am 2002 787 Am 4422 2002 787 Am 4422 2003 469 Am 4422 2001 473 Ad 369 2006 Am 2002 787 Am 4422 2001 473 Ad 369 2006 Am 2002 787 Am 4422 2001 473 Ad 369 2006 337 * Am 2002 787 Am 4422 2001 473 Ad 369 2006 337 * Am 2002 787 Am 4422 2001 473 Ad 369 2006 538 Am 369 2004 308 Am 369 2006 538 Am 360 2006 538 Am 360 2006 538 Am 360 2001 568 Am	1202.42	2002	1141	Ad	1203.1bc	2002	919	Ad & R 43
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1203.6 2002 784 Am ⁴⁹⁰	1203.049	1999	706*	Am	1203.4a	2001	824	Am
1203.6 2002 784 Am 340	1203.06	2006	337 *	Am		2005	22	Am ⁶⁴⁷
(Prop. 83 adopted Nov. 7, 2006) Am 1203.74 2001 473 Ad ³⁶⁹ 2002 787 Am ⁴²² 2006 1203.73 2001 473 Ad ³⁶⁹ 2006 2006 2006 10 2002 787 Am ⁴²² 1203.74 2001 473 Ad ³⁶⁹ 2002 787 Am ⁴²² 1203.74 2001 473 Ad ³⁶⁹ 2002 787 Am ⁴²² 1203.8 2005 603 Ad 369 1203.9 2004 30 * Am 1208.2 1999 113 Ad 1208.2 1999 113 Ad 1208.2 1999 113 Ad 1203.073 1999 853 Am ⁸⁰² 1210 2000 1203.073 1999 853 Am 144 1203.075 2006 337 * Am 2006 2006 10 11111111111111111111111111								
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1203.065 2006 337 * Am 2001 473 Ad 470			2006)		1203.72			
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(Prop. 83 adopted Nov. 7, 2006) Am 1203.073 1999 853 Am 144 1203.075 2006 337 * Am 2006 Initiative (Prop. 83 adopted Nov. 7, 2006) Am 1203.075 2006 337 * Am 2006 Initiative (Prop. 83 adopted Nov. 7, 2006) Am 1203.097 1999 83 Am 30 1203.097 1999 1999 113 Ad 30 1208.099			,		1203 74			Ad ³⁶⁹
1203.9 2004 30* Am 1203.066 2005 477 Am 1208.2 1999 113 Ad 1203.073 1999 853 Am 144 1203.075 2006 337 * Am 2006 Initiative (Prop. 83 adopted Nov. 7, 2006) Am 1203.097 1999 83 Am 30 2001 568 Am 2001 854 Am Am 2001 854 Am 2002 2004 30* Am Am 1203.097								
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1203.075 2006 337* Am (Prop. 36 adopted Nov. 7, 2000) Ad ²⁹⁴ (Prop. 83 adopted Nov. 7, 2000) T21* Am adopted Nov. 7, 2006) Am 2003 155 Am 2006 63* Am 1203.097 1999 83 Am 30 1210.1 2000 12000 854 Am (Prop. 36 adopted Nov. 7, 2006) Am 2006 63* Am 2001 854 Am (Prop. 36 adopted Representation of the state	1203.073	1999		Am 144				
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(Prop. 83 adopted Nov. 7, 2006) Am 1203.097 1999 83 Am 30 2001 568 Am 2001 854 Am 2001 854 Am 2002 2 3 Am 20 2001 Am 2000 CProp. 36 2002 2 4 Am 20 2001 Am 2000 CProp. 36 2002 2 4 Am 20 2001 Am 2002 2 4 Am 20 2002 2 4								204
adopted 2003 155 Am 2006 63* Am 1203.097 1999 83 Am 30 1210.1 2000 12001 568 Am 12001 854 Am (Prop. 36 2002 2.2* Am 2002 2001 854 Am (Prop. 36 2002 2.3* Am 2002 2001 854 Am (Prop. 36 2002 2.3* Am 2002 2002 2.3* Am 2002 2003 155 Am 2003 155 Am 2006 63* Am 200								
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1203.097 1999 83 Am ³⁰ 1210.1 2000 2001 568 Am Initiative 2001 854 Am (Prop. 36			2006)	A				
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2001 854 Am (Prop. 36	1203.09/				1210.1		0	
2002 2* Am								
2002 2 Aiii adopted 2002 265 Am Nov. 7, 2000) Ad ²⁹⁴								
2002 200 Aiii 100. 1, 2000) Au								Ad ²⁹⁴
		2002	203	Alli		1101. /,	2000)	Au

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1210.1 (C	Cont.)			1299.12	1999	426	Ad & R 18
	2001	721*	Am		2004	166	Am 38
	2006	63 *	Am	1299.13	1999	426	Ad & R 18
1210.10	2005	484*	Ad		2004	166	S 38
1210.11	2005	484*	Ad	1299.14	2004	166	Ad & R 38
1210.12	2005	484*	Ad	1305	1999	570	Am
1210.13	2005	484*	Ad	1305.4	1999	570	Am
1210.14	2005	484*	Ad	1308	1999	570	Am
1210.15	2005	484*	Ad	1326	2004	162	Am
1210.16	2005	484*	Ad	1328	1999	662	Am
1210.5	2001	721 *	Ad		2002	1008	Am
1210.7	2005	484*	Ad	1335	2005	305	Am
1210.8	2005	484*	Ad	1336	2000	186	Am
1210.9	2005	484*	Ad	1000	2005	305	Am
1214	1999	344*	Am (as ad by	1337	2004	405	Am ⁶⁵⁴
	.,,,	2	Sec. 8,	1007	2005	305	Am
			Stats. 1998,	1341	2004	405	Am ⁶⁵⁴
			Ch. 587)	1541	2005	305	Am
	2000	545	Am	1347	1999	83	Am (as am by
	2002	784	Am ⁴⁹⁰	1547	1///	0.5	Sec. 1.5 and as
	2004	223 *	Am				ad by Sec. 1.6,
1214.1	2005	74*	Am				Stats. 1998,
1217.1	2005	705*	Am				Ch. 670) ³⁰
	2005	706	Am		2000	207	Am (as am by
1237.5	2002	784	Am ⁴⁹⁰		2000	207	Sec. 153,
1238	1999	344*	Am				Stats. 1999,
1240.1	2000	287	Am 216				Ch. 83) ²⁰
1240.1	2002	784	Am ⁴⁹⁰				Am (as am by
	2002	62	Am 519				Sec. 154,
1247k	2003	193	Am ⁵⁷¹				Stats. 1999,
1269b	1999	83	Am 30				Ch. 83) ³⁴
12090	2001	176	Am		2002	96	
	2001	149			2002	90	R (as am by
1270.1	1999		Am				Sec. 2,
1270.1		703 30	Am Am				Stats. 2000,
1278	2003	104					Ch. 207)
	2004	854	Am				Am (as am by
1280.1	2001	784	Am Am ⁴⁹⁰				Sec. 1,
1281a	2002						Stats. 2000, Ch. 207) ¹³
1287	2004	104	Am		2005	190	
1299	1999	426 166	Ad & R ¹⁸ S ³⁸	1247 5	2005	480	Am
1200.01	2004	166 426		1347.5	2004	823	Am
1299.01	1999 2004	426 166	Ad & R ¹⁸ S ³⁸	1348.5	2001	115 486	R
1200 02		166 426	Ad & R 18	1369 1370	2004	486 664	Am Am ⁴³¹
1299.02	1999 2004	426 166	S ³⁸	13/0	2002 2004	486	Am
1299.04		426	Ad & R ¹⁸			799	Am
1299.04	1999		S 38	1270.01	2006		
1200.05	2004	166	Ad & R ¹⁸	1370.01	2004	486	Am
1299.05	1999	426	S 38	1372	2003	356	Am Am ⁵⁷¹
1200.06	2004	166	5 1 0 D 18		2004	183	Am 654
1299.06	1999	426	Ad & R ¹⁸ S ³⁸	1276	2004	405	Am
1200.07	2004	166	Ad & R ¹⁸	1376	2003	700	Ad
1299.07	1999	426	S 38	1382	1999	344*	Am
1200.00	2004	166		1205	2005	36	Am
1299.08	1999	426	Ad & R ¹⁸ S ³⁸	1385	2000	689	Am
1200.00	2004	166	S 1 0 D 18	1405	2000	821	Ad
1299.09	1999	426	Ad & R 18		2001	943	Am
1200 10	2004	166	S 38	1417.0	2004	405	Am 654
1299.10	1999	426	Ad & R 18	1417.8	2001	473	Am ³⁶⁹
	2004	166	S 38	1417.9	2000	821	Ad & R 20
1000 **		426	A A Pr D 10	1	2001	943	Am
1299.11	1999 2004	166	Ad & R ¹⁸ S ³⁸		2002	1105	Am 13

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1424	1999	363	Am	1524.3	2002	864	Ad
1428	2002	784	Δ m ⁴⁹⁰	1529	2005	181	Am
1429.5	2002	784	D 490	1536.5	2004	372	Ad
1462	2002	784	R ⁴⁹⁰	1538.5	2004	231	Am
				1556.5			
1462.2	2003	449	Am 203		2002	401	Am A == 490
1463	2000	135	Am ²⁰³		2002	784	AIII
	2002	784	Am 490	1539	2002	71	Am
	2003	62	Am 519	1543	2004	490	Am
1463.007	2002	62	Am	1547	2002	529	Am
	2004	380	Am (as am by	1557	2006	538	Am 802
			Sec. 1,	1600.5	2000	324	Am
			Stats. 2002,	1603	2004	628	Am
			Ch. 62)	1607	2000	324	Am
1463.010	2003	275	Am	1610	2001	248	Am
1105.010	2004	183	Am ⁵⁷¹	2036	2005	10*	R ^{715 716}
1463.1	2001	812	Am	2030	2005	GRP 1	S 703
				2020			R 715 716
1463.12	1999	841	Ad	2038	2005	10*	1
1462.12	2005	716	Am	20.42.2	2005	GRP 1	S
1463.13	2000	165	Ad	2043.3	2005	10*	IX
1463.14	2005	158	Am		2005	GRP 1	S 703
1463.15	2003	482	Ad	2045.3	2005	10*	R ^{715 716}
1463.21	2002	590	Ad & R 75		2005	GRP 1	S ⁷⁰³
1463.28	2003	149	Am	2046.3	2005	10*	R 715 716
1464	1999	1023	Am		2005	GRP 1	S ⁷⁰³
	2000	248*	Am	2048.3	2005	10*	R 715 716
1464.2	1999	610	Ad	20.0.0	2005	GRP 1	c 703
1465.5	2003	555	Am	2048.7	2005	10*	R 715 716
				2040.7			S 703
1465.6	2003	555 1124*	Am Ad ⁴²⁴	2052	2005	GRP 1	Am ⁵⁷¹
1465.7	2002	1124*	Ad D 69	2053	2004	193	Am
			R ⁶⁹	2053.3	2001	115	R
	2003	365	Am	2079	2005	10*	R 715 716
1465.8	2003	159*	Ad ⁴⁷⁹	2085.5	2001	200	Am
1473.5	2001	858	Ad & R 18		2004	223*	Am
	2003	136	Am 38		2006	555	Am
	2004	609	Am	2400	2005	10*	R 715 716
1473.6	2002	1105	Ad		2005	GRP 1	S 703
1475	2006	274	Am	2401	2005	10*	R 715 716
1511	2001	854	Am (as ad by		2005	GRP 1	S 703
1511	2001	051	Stats. 1989,	2401.5	2005	10*	R 715 716
			Ch. 560) & RN	2401.3	2005	GRP 1	c 703
1512	2001	854		2402	2005	10*	R 715 716
			Ad(RN)	2402			c 703
1524	2002	864	Am (by Sec. 1	2402	2005	GRP 1	R ^{715 716}
	2002	10504	of Ch.)	2403	2005	10*	S ⁷⁰³
	2002	1059*	Am (by Sec. 3		2005	GRP 1	
			of Ch.)	2625	2002	65	Am
	2003	137	Am		2004	20*	Am
	2004	182	Am 81 614	2635	2005	303	Ad
	4X 200	3-04 2	Am	2636	2005	303	Ad
	2005	279	Am (as am by	2637	2005	303	Ad
			Sec. 8,	2638	2005	303	Ad
			Stats. 2003–04	2639	2005	303	Ad
			(4th Ex. Sess.),	2640	2005	303	Ad
			Ch. 2) ⁷⁴²	2641			
	2005	204			2005	303	Ad
	2005	294	Am 802	2642	2005	303	Ad
	2006	538	Am 802 Am 490	2643	2005	303	Ad
1524.1	2002	784	Am 422	2677	2001	854	Am
	2002	787	Am ⁴²²	2717	2000	525	Ad
	2002	831	Am	2717.4	2001	854	Am
				1			4 81
	2003	62	Am 519	2762	2004	798	Am ⁸¹ Am ⁸⁰²

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2800	2005	10*	Am 715 716		2006		
	2005	GRP 1	S 694		Initiative	e	
	2006	538	Am 802		(Prop. 8		
2802	2004	225*	A m		adopted		
	2005	10*	Am ^{715 716}		Nov. 7,	2006)	Am
	2005	GRP 1	c 694	3003	1999	83	Am 30
2803	2005	10*	Am ^{715 716}		2000	153	Am
	2005	GRP 1	C 094		2000	561	Am
2804	2005	10*	Am ^{715 716} S ⁶⁹⁴		2001	131*	Am
2006	2005	GRP 1	Am ^{715 716}		2003	51	Am
2806	2005	10*	S 694		2005	463	Am (by Sec. 1
2007	2005	GRP 1			2006	520	of Ch.) Am ⁸⁰²
2807	2002 2005	951 10*	Am Am ^{715 716}		2006	538	Alli
	2005	GRP 1	C 094		Initiative	a	
2808	2005	10*	Δ m 715 716		(Prop. 8		
2000	2005	GRP 1	c 694		adopted	-	
2809	2005	10*	Am 715 716		Nov. 7,	2006)	Am
	2005	GRP 1	C 094	3003.5	2006	/	
2810	2005	10*	Am 715 716		Initiative	e	
	2005	GRP 1	C 694		(Prop. 8	3	
2810.5	2005	10*	Am ^{715 716}		adopted		
****	2005	GRP 1	S 694 5 715 716		Nov. 7,	2006)	Am
2811	2005	10*	Am ^{715 716} S ⁶⁹⁴	3004	2006	336*	Am
2015	2005	GRP 1	Am ^{715 716}		2006	886	Am (as am by
2815	2005	10*	Am 7.5 7.6 S ⁶⁹⁴				Sec. 5,
2816	2005 2002	GRP 1 113					Stats. 2006, Ch. 336)
2010	2002	10*	Am Am ^{715 716}		2006		CII. 330)
	2005	GRP 1	S ⁶⁹⁴		Initiative	a.	
2912	2004	924	Am		(Prop. 8		
2933.1	2002	787	Am ⁴²²		adopted		
2933.3	2002	1124*	Ad		Nov. 7,	2006)	Am
2933.4	2006	875	Ad	3005	2000	142*	Ad & R ²⁰⁷
2933.5	2000	287	Am ²¹⁶		2005	55	Am
2962	1999	16*	Am		2006	337*	Am
	2000	135	Am ²⁰³	3006	2000	127*	Ad
2972	2000	324	Am	3010	2005	484*	Ad
2972.1	2000	324	Ad	3010.1	2005	484*	Ad
3000	2000 2001	142 * 485	Am Am	3010.2 3010.3	2005 2005	484* 484*	Ad Ad
	2001	854	Am (by	3010.3	2005	484*	Ad
	2001	UJT	Sec. 49.5 of Ch.)	3010.4	2005	484*	Ad
	2002	829	Am	3010.6	2005	484*	Ad
	2006	337*	Am	3010.7	2005	484*	Ad
	2006			3010.8	2005	484*	Ad
	Initiativ	/e		3010.9	2005	484*	Ad
	(Prop. 8			3041	2001	131*	Am
	adopted				2004	1*	Am 715.716
2000 07	Nov. 7,	2006)	Am		2005	10*	Am ⁷¹⁵ 716 S ⁶⁹⁴
3000.07	2006			2041 1	2005	GRP 1	S ⁰⁹⁴ Am ^{715 716}
	Initiativ			3041.1	2005	10*	Am /13 /10 S ⁶⁹⁴
	(Prop. 8			3041.7	2005 2006	GRP 1 901	Am ⁸¹⁰
	adopted Nov. 7,		Ad	3041.7	2006	302	Am
3000.1	2000	142*	Am	3042	2003	289	Am
3000.1	2001	854	Am	3043.2	2004	1*	Am
3001	2002	829	Am		2004	289	Am
	2006	337*	Am	3043.25	2004	289	Am
				1			

	Δffe	cted By			Δffa	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		-				-	
3043.3	2004	289	Am	4013	2005	300	Am
3043.6	2004	1*	Ad Am ²¹⁶	4017.1	2002	196	Am
3046 3053.2	2000	287 193	Am ⁵⁷¹		2004	949 259	Am
3053.4	2004 2004	809	Ad		2005 2006	538	Am Am ⁸⁰²
3053.4	2004	735	Ad	4024.1	2000	784	Am ⁴⁹⁰
3054	2002	619	Am	4025	2002	146	Δm
3055	2006	779	Ad ⁸⁸¹	4112	2002	784	Am ⁴⁹⁰
3033	2000	,,,	R ²³²	4301	2002	784	Am ⁴⁹⁰
3055.5	2006	732	Ad & R 111	4303	2002	784	Δm ⁴⁹⁰
3058.4	1999	957	Ad	4304	2002	784	Am ⁴⁹⁰
3058.6	1999	957	Am	4497.40	2004	193	R 5/1
3058.61	2000	561	Ad	4501	2004	405	Am ⁶⁵⁴
3058.65	2000	314	Ad	4501.1	2000	627	Am 13
	2001	159	Am ³⁰⁵	4536.5	1999	83	Am 30
	2001	470	Am	4750	2004	227*	Am
3058.9	1999	957	Ad		2006	812	Am
2060.5	2001	854	Am	4751	2004	227*	Am
3060.5	1999	475	Am	4751.5	2005	54	Am
3060.6	2000	484	Ad	4751.5	2004	227*	Ad
3063.1	2000 Initiativ			4752	2004	227*	Am
				4753	2004 2004	227 * 227 *	Am
	(Prop. 3			4753.5 4758	2004	812	Ad Ad
	Nov. 7,		Ad ²⁹⁴	4801	2000	652	Am
	2001	721*	Am	4001	2005	215	Am
	2006	63*	Am	4852.03	1999	576	Am
3063.2	2001	721 *	Ad	4852.18	2002	784	Am ⁴⁹⁰
3063.5	2005	99*	Am	4900	2006	538	Am 802
3071	2000	564	Ad	4901	2006	538	Am 802
3072	2006	337*	Ad	4902	2006	538	Am ⁸⁰²
3075	2002	622	Am	4904	2000	630	Am
	2002	784	Am ⁴⁹⁰		2006	538	Am 802
	2003	149	Am Am ⁴⁹⁰	4905	2006	538	Am 802
3076	2002	784		4906	2006	538	Am 802
3085.1	2002	784	Am ⁴⁹⁰ R ⁷⁴²	Pt. 3,			
2226	2005 2004	279 798	Am ⁸¹	Title 7,			
3326 3412	2004	198 297	Am	Ch. 1, heading			
3417	2004	297	Am	(Sec. 5000			
3418	2004	297	Am	et seq.)	2005	10*	Am 715 716
3419	2004	297	Am	or seq.)	2005	GRP 1	c 694
	2005	608	Am	5000	2005	10*	Am 715 716
3423	2005	608	Am		2005	GRP 1	c 694
3424	2004	193	R ⁵⁷¹	5001	2005	10*	Am ^{715 716}
	2005	608	Ad		2005	GRP 1	C 694
3520	2003	468	Am ⁵⁶¹		2006	538	Am ⁸⁰²
3600	2001	934	Am Am ⁷⁴²	5003.5	2005	10*	Am /15 /16
3602	2005	279	AIII	5005	2005	GRP 1	S 694
3605	2001	71	Am Am 490	5005	2004	798	Am ⁸¹
3607	2002	784	Am ⁷⁴²	5007.7	2005	608	Ad
3700.5 4002	2005	279 248		5008.2 5009	2005	524 306	Ad
4002	2001 2002	248 784	Am Am ⁴⁹⁰	3009	2005 2006	306 538	Am Am ⁸⁰²
4007	2002	784 784	1 m 490	5010	2004	193	Am ⁵⁷¹
4009	2002	784	Δ m 490	5020	2004	115	R
4010	2002	784	Am ⁴⁹⁰	5023.5	2004	227*	Ad
4011.1	2001	854	Am	5024	2000	127*	Ad
4011.10	2005	481	Ad & R 317	5024.5	2004	383	Ad
	2006	303*	A 200	5028	2004	924	Am
4012	2002	784	Am ⁴⁹⁰	5029	2002	240	Ad

PENAL CODE—Continued										
	Affe	cted By			Affec	cted By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
5030.1	2004	798	Ad 81	5076.1	2005	10*	Am 715 716			
Pt. 3,					2005	GRP 1	S 694			
Title 7,				5000	2006 2005	538	Am ⁸⁰² R ^{715 716}			
Ch. 2, heading				5082	2005	10* GRP 1	c 703			
(Sec. 5050				5971	2003	62	Am ⁵¹⁹			
et seq.)	2005	10*	Am 715 716	Pt. 3,						
	2005	GRP 1	C 694	Title 7,						
5050	2005	10*	Am ^{715 716} S ⁶⁹⁴	Ch. 4,						
5051	2005 2005	GRP 1 10*	p 715 716	heading (Sec. 6001						
3031	2005	GRP 1	c 703	et seq.)	2005	10*	Am 715 716			
5051.5	2005	10*	P 715 716		2005	GRP 1	C 094			
	2005	GRP 1	S 703	6001	2005	10*	Am ^{715 716}			
5052	2005	10*	Am ^{715 716} S ⁶⁹⁴	6002	2005	GRP 1	S ⁷⁰³ R ^{715 716}			
5053	2005 2005	GRP 1 10*	R 715 716	6003	2005 2005	10* GRP 1	c 703			
3033	2005	GRP 1	c 703	6004	2005	10*	P 715 716			
5054	2005	10*	Δ m 715 716	0001	2005	GRP 1	S 703			
	2005	GRP 1	¢ 694	6005	2002	221	Am			
5055	2005	10*	Am ^{715 716}		2004	227*	Am			
5056.5	2005	GRP 1	S ⁶⁹⁴ Ad & R ¹¹¹	6008	2001	854	Am			
5056.5 5057	2006 2005	782 10*	Au & R Am ^{715 716}	Pt. 3, Title 7,						
3037	2005	GRP 1	S ⁶⁹⁴	Ch. 5,						
5058	2000	1060	Am	heading						
	2001	141	Am Am ⁴²²	(Sec. 6024			715 716			
5050 1	2002	787	AIII	et seq.)	2005	10*	Am ^{715 716} S ⁶⁹⁴			
5058.1 5058.2	2001 2001	141 141	Ad Ad	6024	2005 2005	GRP 1 10*	Am ^{715 716}			
5058.3	2001	141	Ad	0024	2005	GRP 1	S 694			
	2006	713	Am		2006	538	Am ⁸⁰²			
5058.4	2004	738	Ad	6025	2001	930	Am 715 716			
5058.5	2001	854	Am (as ad by		2005	10*	Am Am ^{715 716} S ⁶⁹⁴			
			Stats. 1992, Ch. 695) & RN	6026	2005 2005	GRP 1 10*	Am ^{715 716}			
5058.6	2001	854	Ad(RN)	0020	2005	GRP 1	c 694			
5066	1999	83	Am 30	6030	2005	10*	Am ^{715 716}			
	2004	193	Am 571		2005	608	Am			
5067	2005	10*	R 715 716 S 694	(021.1	2005	GRP 1	S ⁶⁹⁴ Am ⁴⁹⁰			
5068.5	2005 2000	GRP 1 356*	Am	6031.1 6035	2002 2003	784 158*	Am Am			
5071	2002	196	Am	6036	2003	158*	Am			
	2005	259	Am	6037	2003	158*	R			
	2006	538	Am 802	6040	2003	158*	Am			
Pt. 3,				6041	2003	158*	R			
Title 7, Ch. 3,				6042 6043	2003 2003	158 * 158 *	R R			
heading				6044	2003	860	Ad & R 37 75			
(Sec. 5075				00	2006	901	Am 13 810			
et seq.)	2005	10*	Am 715 716	6045.8	2002	1124*	Λ			
5075	2005	GRP 1	S 694	6050	2005	10*	Am 715 716 S ⁶⁹⁴			
5075	2001 2005	131 * 10 *	Am Am ^{715 716}	6051	2005 1999	GRP 1 83	Am 30			
	2005	GRP 1	S 694	0031	1999	918	Am			
5075.1	2005	10*	Ad 715 716		2003	158*	Am			
	2005	GRP 1	S ⁶⁹⁹	6065	1999	83	Am 30			
5075.5	2005	215	Am Ad ^{715 716}	6125	2004	733	Am			
5075.6	2005 2005	10* GRP 1	c 699	6126	1999 1999	83 918	Am ³⁰ Am			
5075.7	2005	GRP 1	S 699		2004	733	Am			
	2003	5111 1	~	1	2001	155				

PENAL CODE—Continued

			LIVAL OOL)L Ooma	iiucu		
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6126 (Co	nt)	-			2006	900	A
0120 (CC	2005	10*	Am ^{715 716}	7514	2004	800 193	Am Am ⁵⁷¹
6126.3	1999	918	Ad	7314	2004	953*	S ⁵⁷
0120.3	2004	734	Am		2006	800	Am
	2005	10*	Am ^{715 716}	7515	2004	953*	Am ⁵⁷
6126.4	1999	918	Ad		2006	800	Am
6126.5	1999	918	Ad	7516	2004	953*	S 57
	2001	854	Am	7516.5	2004	953*	S 57
	2004	734	Am	7516.8	2004	953*	S 57
6126.6	1999	918	Ad	7517	2004	953*	S 57
	2004	734	R 715 716	7518	2004	953*	S 57
	2005	10*	Ad ^{715 716}		2005	10*	Am ^{715 716}
(107	2006	709	Am		2005	GRP 1	S 694
6127	1999	918	R	7510	2006	800	Am S ⁵⁷
6127.1	1999	918	Ad	7519 7520	2004	953*	S 57
6127.3 6127.4	1999 1999	918 918	Ad Ad	7520	2004 2006	953 * 800	Am
6128	1999	918	Am	7521	2004	953*	S ⁵⁷
0126	2004	733	Am	7321	2004	800	Am
6129	1999	806	R & Ad	7522	2004	953*	S 57
012)	2000	135	Am ²⁰³	,,,,,	2006	800	Am
	2003	158*	Am	7523	2004	953*	S 57
	2004	733	Am	7530	2004	953*	S 57
6131	2004	734	Ad		2006	800	Am
6132	2004	734	Ad	7531	2004	953*	S 57
6133	2004	736	Ad	7540	2004	953*	S 57
6224.5	2000	249	Ad	7550	2004	953*	S 57
6227.5	2000	249	Ad	7551	2004	953*	S 57 S 57
6236	2001	854	Am	7552	2004	953*	
6241 6245	2003 2004	229 183	Am Am ⁵⁷¹	7553	2006 2004	800 953*	Am S ⁵⁷
6247	2004	115	R	7554	2004	953*	S ⁵⁷
6267	2003	708	Ad	7555	2004	953*	R
6400	2002	238	Ad	9000	2006	338*	Ad & R 38
7009	2004	193	R 571	9001	2006	338*	Ad & R 38
7012	2001	854	Am	9002	2006	338*	Ad & R 38
7433	2001	745 *	Am	9003	2006	338*	Ad & R 38
7440	2000	965	Ad	9008	2001	745*	R
7441	2000	965	Ad	11010	2002	125*	Ad
7442	2000	965	Ad	11051	2002	787	Am ⁴²²
7443	2000	965	Ad	11055	2004	517	Ad 647
7444	2000	965	Ad	11061	2005	22	Am ⁶⁴⁷
7445 7500	2000 2004	965 953*	Ad Am ⁵⁷	11061	2001 2001	477 477	Ad Ad
7300	2004	800	Am	11061.5 11077	2001	477	Au
7501	2004	953 *	S 57	11077.1	2003	470	Ad
7501	2006	800	Am	11077.2	2003	470	Ad
7502	2004	953*	S 57	11102.1	2002	623	Ad
7002	2006	800	Am	1110211	2006	141	Am
7503	2004	953*	Am ⁵⁷	11105	2000	421*	Am
7504	2004	953*	c 57		2000	808*	Am (by
7505	2004	953*	S 57				Sec. 111.1
7510	2004	953 *	Am ⁵⁷				of Ch.)
	2006	800	Am		2002	627	Am
7511	2004	953 *	Am ⁵⁷		2004	184*	Am
7510	2006	800	Am S ⁵⁷		2004	570	Am
7512	2004	953*			2005	99* 270	Am Am ⁷⁴²
7512.5	2006 2004	800 953*	Am S ⁵⁷	11105.02	2005 2002	279 627	
1312.3	2004	800	Am	11105.02	1999	31	Am Am
7513	2004	953*	S ⁵⁷	11105.03	2003	365	Adl 391
1313	2007	755	5	11105.07	2003	303	114

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11105.2	2001	653 *	Am	11165.7	2000	916	Am
11105.3	2000	972	Am		2001	133*	Am
	2002	627	Am (by Sec. 4		2001	754	Am (as am by
	2002	000	of Ch.)				Stats. 2001,
	2002	990	Am (by Sec. 1.5		2002	027	Ch. 133)
	2002	124	of Ch.)		2002 2002	927 936*	Am
	2003 2004	184*	Am Am		2002	122	Am Am
11105.4	2002	627	Am		2004	762	Am (by Sec. 1
11105.6	1999	33	Am		2001	702	of Ch.)
11105.75	2000	623	Ad 35		2004	842	Am (by Sec. 5.5
11106	1999	571	Am (by Sec. 1				
			of Ch.)		2006	901	of Ch.) Am ⁸¹⁰
	2002	916	Am	11165.8	2000	916	R
	2003	541	Am	11165.9	2000	916	R & Ad
	2005	702	Am (by Sec. 2		2001	133*	Am
	2005	715	of Ch.)		2005	713	Am
	2005	715	Am (by Sec. 1.5 of Ch.)	11166	2006 2000	701 916	Am Am
	2006	901	Am ⁸¹⁰	11100	2001	133*	Am
11106.3	2004	65	Ad		2002	936*	Am
11108	2005	167	Am		2004	823	Am (by Sec. 17
	2005	715	Am (by Sec. 2.5				of Ch.)
			of Ch.)		2004	842	Am (by Sec. 7.5
11108.3	2003	499	Am				of Ch.)
	2004	593	Am ⁶⁵⁴		2005	42	Am
11100 7	2005	715	Am R ⁵⁷¹		2005	713	Am
11108.7	2004	193	R ⁵⁷¹	11166.01	2006	701	Am
11110 11112.4	2004 2004	193 73	Am	11166.01	2002 2004	858 842	Ad Am
111146	2004	918	Am		2004	163	Am
11160	2000	287	Am ²¹⁶		2006	901	Am 810
	2002	249	Am	11166.05	2001	133*	Ad
	2003	229	Am		2004	842	Am
11160.1	2005	133	Ad	11166.1	2000	916	Am
11160.2	2002	249	Ad & R 19	11166.2	2000	916	Am
11161.2	2001	579	Ad ³⁷	111660	2001	133*	Am
11161.5	2003	229	Am	11166.3	2000	135	Am ²⁰³
11161.5 11162.5	2004 2006	864 701	Ad		2000 2001	916 133*	Am Am
11162.5	2006	538	Am Am ⁸⁰²	11166.5	2000	916	Am
11163.3	1999	662	Am	11100.5	2001	133*	Am
11100.0	2006	689	Am		2004	762	Am (by Sec. 2
11163.6	1999	662	Ad				of Ch.)
11164	2000	916	Am		2004	842	Am (by
11165.1	2000	287	Am ²¹⁶				Sec. 10.5 of Ch.)
11165.10	2000	916	R	11166.7	2000	916	Am
11165.12	2000	916	Am		2001	133*	Am
11165 12	2004	842	Am	111660	2004	842	Am & RN
11165.13 11165.14	2000 2000	916 916	Am Am	11166.8	2000 2004	916 842	Am Am & RN
11165.15	2000	916	R	11166.9	1999	1012	Am 122
11165.16	2000	916	R	11100.5	2000	916	Am
11165.17	2000	916	R		2001	133*	Am
11165.3	2004	842	Am		2003	229	Am
11165.5	2000	916	Am		2004	842	Am & RN
	2001	133 *	Am	11166.95	2001	133*	Am
11167 :	2004	842	Am		2004	842	Am & RN
11165.6	2000	916	R & Ad	11167	2000	916	Am
	2001	133 *	Am	l	2001	133*	Am
	2004	842	Am		2004	292	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11167 (Co	nt.)			11174.7	2001	301	Ad
	2004	842	Am (by	11174.8	2001	301	Ad
			Sec. 15.5 of Ch.)	11174.9	2001	301	Ad
	2005	279	Am ⁷⁴²	11180	2000	658	Ad
	2006	701	Am		2001	854	Am
	2006	901	Am 810		2002	1078	Am
11167.5	2000	916	Am	11181	2000	658	Ad
	2002	187	Am	11100	2002	1078	Am
	2004	842	Am	11198	1999	707	Ad
11160	2006	701	Am	11199	2002	134	Ad Am ⁵¹⁹
11168 11169	2000 2000	916 916	Am	11226	2003 2002	62 1057	
11109	2000	133*	Am Am	11220	2002	62	Am Am ⁵¹⁹
	2004	842	Am	11227	2003	1057	Am
11170	1999	475	Am	11230	2002	1057	Am
11170	2000	916	Am	11200	2003	62	Am ⁵¹⁹
	2001	133*	Am	11410	2004	700	Am
	2004	842	Am	11413	2004	700	Am
	2005	279	Am ⁷⁴²	11415	1999	563	Ad
	2006	701	Am	11416	1999	563	Ad
11170.5	2004	842	Am	11417	1999	563	Ad
11170.6	1999	851*	Ad		2002	606*	Am
	2000	135	Am ²⁰³		2002	611*	Am
	2004	842	R	11418	1999	563	Ad
11171	2000	916	Am		2001	854	Am
	2002	249	Am & RN & Ad Am ⁵¹⁹	11410 1	2002	606*	Am
	2003	62 229		11418.1	2002	606*	Ad
	2003 2003	468	Am Am ⁵⁶¹	11418.5	1999 2002	563 611*	Ad Am
	2003	183	Am 571	11419	1999	563	Ad
	2004	405	Am ⁶⁵⁴	11417	2002	611*	Am
11171.2	2002	249	Ad(RN)	11460	2002	787	Am ⁴²²
11171.5	2000	916	Am	11501	2003	229	Am
11172	2000	916	Am	11502	2003	229	Am
	2001	133 *	Am		2004	183	Am ⁵⁷¹
	2004	842	Am	11504	2003	229	Am
	2006	538	Am ⁸⁰²	12000	2000	135	Am ²⁰³
11174.1	2000	916	Am	12001	1999	129	Am
11174.3	2000	916	Am		2001	940	Am
11174.31	2004	842	Ad(RN)		2001	942	Am
Pt. 4,					2002	909	Am
Title 1, Ch. 2,					2003 2005	246 715	Am Am (by Sec. 4
Art. 2.6,					2003	713	of Ch.)
heading					2006	901	Am 810
(Sec. 11174.32				12001.1	1999	976	Ad
et seq.)	2004	842	Ad		2002	58	Am
11174.32	2004	842	Ad(RN)	12001.6	2001	944	Am
	2006	813	Am	12002	1999	112	Am
11174.33	2004	842	Ad(RN)		2001	527	Am
11174.34	2004	842	Ad(RN)	12010	2001	944	Ad 340
11174.35	2004	842	Ad(RN)		2004	593	Am 654
11174.4	2001	301	Ad	12011	2001	944	Ad ³⁴⁰
	2002	664	Am ⁴³¹		2004	494	Am 654
	2002	1064	Ad ⁴⁵⁸ R ⁶³	12012	2004	593	Am 654 Ad 340
	2004	0.40		12012	2001	944	
	2004	842	Am (as ad by	12020	1999 1999	111*	Am (by Sec. 3.5
			Stats. 2002, Ch. 1064) & RN		1777	129	Am (by Sec. 3.5 of Ch.)
11174.5	2001	301	Ad		2000	287	Am ²¹⁶
11174.6	2001	301	Ad		2001	130	Am
	2001	301	- 40	I	_001	150	- ****

	33	ted By		_		cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12020 (Co	nt.)			12028.7	2001	944	Ad
	2001	937	Am		2002	830	Am
	2004	247 *	Am		2004	602	Am
12020.1	2002	208	Ad	12030	2004	602	Am
12020.3	2000	275	Ad	12031	1999	571	Am 139
12021	1999	662	Am	12035	2001	126	Am
	2000	400	Am (by Sec. 1		2002	664	Am 431
			of Ch.)	12036	2001	126	Am
	2001	944	Am		2005	715	Am
	2002	830	Am	12050	1999	142	Am
	2003	490	Am (by Sec. 1		2000	123	Am
			of Ch.)	12051	2003	541	Am
	2003	495	Am (by Sec. 3	12070	2004	247*	Am
			of Ch.)		2005	715	Am
	2003	498	Am (by Sec. 8	12071	1999	83	Am 30
			of Ch.)		1999	128	Am
	2003	499	Am (by Sec. 4.7		2001	126	Am
			of Ch.)		2001	138	Am (by Sec. 3
	2004	183	Am ⁵⁷¹				of Ch.)
	2004	593	Am 654		2001	940	Am (by Sec. 2
	2006	538	Am ⁸⁰²				of Ch.)
12021.3	2004	602	Ad		2001	942	Am (by Sec. 2
	2005	715	Am				of Ch.)
12022	1999	129	Am		2001	944	Am (by Sec. 5
	2002	126	Am				of Ch.)
	2004	494	Am		2002	664	Am ⁴³¹
12022.5	1999	129	Am		2002	909	Am (by Sec. 3
	2002	126	Am				Am (by Sec. 3 of Ch.) ⁵²⁴
	2003	468	Am ⁵⁶¹		2002	911	Am (by Sec. 1
	2004	494	Am				of Ch.)523
12022.53	2000	287	Am ²¹⁶				
	2001	854	Am				Am (by Sec. 1 of Ch.) ⁵²⁴
	2002	126	Δm		2003	502	Am (as am by
	2003	468	Am ⁵⁶¹				Sec. 1 and
	2006	901	Am 810				Sec. 1.5,
12022.55	2002	126	Am				Stats. 2002,
12022.7	2000	919	Am				Ch. 911)
	2002	126	Am		2003	754	R (as am by
12022.75	2006	337 *	Am				Sec. 1,
	2006						Stats. 2002,
	Initiative	;					Ch. 911)
	(Prop. 83	3					S (as am by
	adopted						Sec. 1.5,
	Nov. 7, 2	2006)	Am				Stats. 2002,
12022.99	2002	126	Am				Ch. 911) ²²
12025	1999	571	Am 138		2004	247*	Am
12026.2	2004	247 *	Am		2005	715	Am (by Sec. 9
	2005	715	Am				of Ch.)
12028	2003	499	Am		2006	784	Am
	2004	602	Am	12071.1	1999	247	Am
12028.5	1999	659	Am	12071.4	1999	247	Ad
	1999	662	Am (by	12072	1999	128	Am
			Sec. 18.5		2001	940	Am
			of Ch.)		2001	942	Am
	2000	254	Am		2002	909	Am
	2002	830	Am (by Sec. 3		2004	247*	Am
			of Ch.)		2005	715	Am (by Sec. 1
	2002	833	Am (by Sec. 1.5				of Ch.)
			of Ch.)		2006	784	Am
	2004	602	Am	12072.5	2000	271	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12073 (Co	ont.)			12087.5	1999	245	Ad
(2004	606*	Am	12007.0	1999	246	Ad
12074	2003	502	Am		2003	62	R (as ad by
12076	1999	128	Am		2003	02	Sec. 1,
12070	2001	940	Am				Stats. 1999,
							Ch. 245) ⁵¹⁹
	2001	942	Am				
	2002	909	Am (by Sec. 6 of Ch.)				Am (as ad by Sec. 1,
	2002	910	Am (by Sec. 1 of Ch.)				Stats. 1999, Ch. 246) ⁵¹⁹
	2002	912	Am (by Sec. 1.3 of Ch.)	12087.6 12088	2002 1999	917 245	Ad Ad
	2003	754	Am	12000	1999	246	Ad
	2005	715	Am (by Sec. 11		2002	917	Am
			of Ch.)		2003	62	R (as ad by
	2006	52	Am				Sec. 1,
	2006	668	Am (by Sec. 1.3 of Ch.)				Stats. 1999, Ch. 245) ⁵¹⁹
12076.5	2001	940	Ad	12088.1	1999	245	Ad
	2001	942	Ad		1999	246	Ad
	2004	593	R (as ad by Stats. 2001,		2002	917	R (as ad by Sec. 1,
12077	1000	120	Ch. 940) ⁶⁵⁴				Stats. 1999,
12077	1999	128	Am				Ch. 245)
	2001	940	Am				Am (as ad by
	2001	942	Am				Sec. 1,
	2003	502	Am				Stats. 1999,
12077.5	2003	298	Ad				Ch. 246)
12078	2001	940	Am	12088.15	2002	917	Ad
	2001	942	Am	12088.2	1999	245	Ad
	2002	664	Am ⁴³¹	12000.2	1999	246	Ad
	2002	909	Am		2003	62	R (as ad by
	2004	247*	Am		2003	02	Sec. 1,
	2004	606*	Am				Stats. 1999,
	2004	715					Ch. 245) ⁵¹⁹
	2003	/13	Am (by Sec. 12	12000 2	1000	245	
	2006	704	of Ch.)	12088.3	1999	245	Ad
12070	2006	784	Am		1999	246	Ad
12079	1999	129	Ad		2003	62	R (as ad by
12081	2001	940	Am & R 20				Sec. 1,
	2001	942	Am & R 20				Stats. 1999,
	2004	606*	Ad				Ch. 245) ⁵¹⁹
	2005	22	Am ⁶⁴⁷	12088.4	1999	245	Ad
12082	2002	910	Am		1999	246	Ad
	2003	502	Am		2003	62	R (as ad by
	2004	593	Am ⁶⁵⁴				Sec. 1,
	2006	784	Am				Stats. 1999.
12083	2002	909	Ad ⁵²⁴				Ch. 245) ⁵¹⁹
	2003	754	S 22	12088.5	1999	245	Ad
	2006	784	R & Ad	12000.0	1999	246	Ad
12084	2001	940	Am		2003	62	R (as ad by
12004	2001	940			2003	02	
			Am Am				Sec. 1, Stats. 1999,
	2004	602	Am				Oh 245\519
12005	2005	715	R	12000	1000	2.45	Ch. 245) ⁵¹⁹
12085	1999	83	Am ³⁰	12088.6	1999	245	Ad
12086	1999	83	Am ³⁰		1999	246	Ad
12087	1999	245	Ad		2003	62	R (as ad by
	1999	246	Ad				Sec. 1,
	2002	62	R (as ad by				Stats. 1999,
	2003						
	2003	02	Sec. 1,				Ch. 245) ⁵¹⁹
	2003	02		12088.7	1999	245	Ch. 245) ⁵¹⁹ Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12088.7	(Cont.)				2005	690	Am
	2003	62	R (as ad by		2006	538	Am 802
			Sec. 1,	12282	2006	793	Ad
			Stats. 1999,	12285	1999	129	Am
			Ch. 245) ⁵¹⁹		2003	499	Am
12088.8	1999	245	Ad		2004	494	Am
	1999	246	Ad	12286	2004	494	Am
	2003	62	R (as ad by	12287	1999	129	Am
			Sec. 1,		2003	499	Am
			Stats. 1999,		2004	494	Am
120000	1000	2.15	Ch. 245) ⁵¹⁹	12288	2001	854	Am
12088.9	1999	245	Ad	12200.5	2004	494	Am
	1999	246	Ad	12288.5	2004	494	Am
	2003	62	R (as ad by	12289	1999	129	Am
			Sec. 1,	12200 5	2004	494	Am
			Stats. 1999, Ch. 245) ⁵¹⁹	12289.5	2002	910 499	Ad
12094	2001	854	Am	12290	2003 2004	499 494	Am Am
12094	2001	910	Ad	12301	2004	494	Am
12125	1999	248	Ad	12301	2003	247*	Am
12123	2002	912	Am		2004	496	Am
	2004	247 *	Am	12305	2004	910	Am
12126	1999	248	Ad	12303	2002	1106	Am
12120	2003	500	Am		2005	715	Am
12127	1999	248	Ad	12307	2002	996	Am
12127	2002	912	Am	12316	2005	681	Am
12128	1999	248	Ad	12370	1999	83	Am 30
12129	1999	248	Ad	12403.5	1999	852	Am
12130	1999	248	Ad		1999	853	Am 144
	2003	500	Am	Pt. 4,			
12131	1999	248	Ad	Title 2,			
	2002	912	Am ⁴²⁰	Ch. 6,			
	2006	71	Am (as am by	Art. 1,			
			Sec. 4,	heading			
			Stats. 2002,	(Sec. 12550			
			Ch. 912)	et seq.)	2004	607*	Am
12131.5	1999	248	Ad	12550	2004	607*	Ad
12132	1999	248	Ad	12553	2004	607*	Ad Am ⁶⁴⁷
	2000	967	Am		2005	22	AIII
	2002	911	Am	12551	2006	901	AIII
	2003	500	Am	12554	2004	607*	Ad
10100	2005	715	Am	12555	2004	607*	Ad Am ⁷⁴²
12133	1999	248	Ad	12556	2005	279	
	2004	247 *	Am	12556	2004	607*	Ad Am ³⁶⁹
12200	2005	683	Am	12600	2001	473 473	Am Am ³⁶⁹
12200	2000 2003	668 499	Am Am	12601 12800	2001 2001	940	R 34
12234	2003	910	Ad	12000	2001	940	Ad ⁸²
12275	2002	494	Au		2001	942	R & Ad 34
12275.5	2004	494	Am	12801	2001	942	R & Au R ³⁴
12276.1	1999	129	Ad	12001	2001	740	Ad ⁸²
12270.1	2000	967	Am		2001	942	R & Ad 34
	2002	911	Am	12802	2001	940	R 34
12276.5	2006	793	Am	12002	2001	710	Ad ⁸²
12278	2004	494	Ad		2001	942	R & Ad 34
12280	1999	129	Δm	12803	2001	940	R 34
	2000	287	Am ²¹⁶	12505		710	Ad ⁸²
	2001	937	Am		2001	942	R & Ad 34
	2002	787	Am ⁴²²	12804	2001	940	R 34
	2003	499	Am				Ad ⁸²
	2003	マノノ	TAIII				R & Ad 34

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12805	2001	940	R 34		2001	854	Am
			Ad 82		2004	700	Am
	2001	942	R & Ad 34	13519.6	2004	700	Am
12806	2001	940	R 34	13519.64	2004	700	Ad
			Ad 82	13519.8	2005	485	Am
	2001	942	R & Ad ³⁴ R ³⁴	13526.2	1999	301	Ad
12807	2001	940	R 34	13540	2000	96*	Am
	2001	0.42	Ad 82	13541	2000	96*	Am
	2001	942	R & Ad 34	13542	2000	96*	Am
12000	2004	247*	Am R ³⁴	13543	2000 2000	96*	Ad & R ⁵ Ad & R ⁵
12808	2001	940	Ad ⁸²	13543.5 Pt. 4,	2000	354	Au & K
	2001	942	P & Δd 34	Title 4.5,			
12809	2001	940	R 34	heading			
.2007	2001	,.0	Ad 82	(Sec. 13600			
	2001	942	R & Ad 34	et seq.)	2005	10*	Am 715 716
12810	2001	940	Ad & R ²⁰	177	2005	GRP 1	S 694
	2001	942	Ad & R 20	13600	2005	10*	Am ^{715 716}
3010	2004	405	Am 654		2005	GRP 1	S ⁶⁹⁴
13010.5	2001	468*	Am ³⁷	13601	2002	1124*	Am
	2004	154	Am		1X 200		Am
3012	2001	468*	Am 37		2005	10*	Am ⁷¹⁵ 716
13012.5	2001	468*	Ad ³⁷		2005	GRP 1	S ⁶⁹⁴
3012.6	2006	160	Ad	13602	1999	83	Am ³⁰
13013	2004	193	R ⁵⁷¹		2000	987*	Am
2014	2006	306	Ad 654		2001	745*	Am
13014	2004	405	Am ⁶⁵⁴ Am ⁶⁵⁴		1X 200		Am Am ^{715 716}
13022	2004	405	Am		2005	10* GRP 1	Am S ⁶⁹⁴
3023	2000 2004	626 700	Am Am	13603	2005 2000	987*	Ad
3100.1	2004	229	Am	13003	1X 200		Am
3151	2003	784	Am ⁴⁹⁰		2005	10*	Am ^{715 716}
3300	2000	421*	Am		2005	GRP 1	S 694
3300	2000	808*	Am (by		2006	538	Am ⁸⁰²
	2000	000	Sec. 111.5	13700	1999	659	Am
			of Ch)		2002	534	Am
13300.1	2006	538	R 802		2004	250	Am
3500	1999	702	Am	13701	1999	661	Am
3503	2003	297	Am	13710	1999	659	Am
3506	2003	297	Am 571	13711	1999	661	Am
3508	2004	193	Am ⁵⁷¹	13730	2001	483	Am
3510	1999	301	Am 203	13731	2001	745 *	Am
2510.1	2000	135	Am ²⁰³	13732	2002	187	Ad 0. D 75
13510.1	2003	297 745 *	Am	13775	2001	899	Ad & R 75 S 317
13510.6 13510.7	2001 2003	745 * 297	R Ad	13776	2006 2001	481 899	Ad & R ⁷⁵
.3310.7	2003	405	Au 654 Am 654	13//0	2001	899 481	Ad & R Am ³¹⁷
13511	2004	354	Am	13777	2000	899	Alli Ad & R ⁷⁵
13514.1	2003	624	Ad	13///	2006	481	Au & K Am ³¹⁷
13514.1	2000	559	Am	13777.2	2006	481	Δd & R 317
13515.25	2000	200	Ad	13778	2001	899	Ad & R 75 S 317
	2003	269*	Am	1	2006	481	S 317
	2004	700	Am	13779	2001	899	Ad & R ⁷⁵
	1999	83	Am ³⁰		2006	481	Am 317
3515.55		729	Ad	13800	2003	229	Λ
	2006			12010	2005	10*	AIII Am ^{715 716}
13517.7	1999	659	Am	13810			7 1111
13517.7 13519	1999 2006	659 856	Am	13810	2005	GRP 1	S 694
13515.55 13517.7 13519	1999 2006 2000	659 856 564	Am Ad		2005 2006	GRP 1 538	S ⁶⁹⁴ Am ⁸⁰²
13517.7 13519 13519.05 13519.12	1999 2006 2000 2002	659 856 564 612*	Am Ad Ad	13812	2005 2006 2003	GRP 1 538 229	S ⁶⁹⁴ Am ⁸⁰² Am
13517.7 13519	1999 2006 2000	659 856 564	Am Ad		2005 2006	GRP 1 538	S ⁶⁹⁴ Am ⁸⁰²

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13822	2003	229	R		2003	229	Am
13823	2003	229	Am	13848.6	1999	427	S 20
13823.11	2002	382	Am		2000	654	Am ⁵⁷
	2002	787	Am ⁴²²		2001	556	Am
	2003	535	Am		2003	229	Am
13823.12	2003	229	Am		2003	618	Am
13823.13	2003	229	Am	13848.7	1999	427	Am ²⁰
13823.15	2003	229	Am		2000	654	R
	2004	840*	Am	13848.8	2003	662	Ad
	2006	639	Am (by Sec. 6	13851	2003	229	Am
			of Ch.)		2005	279	Am ⁷⁴²
	2006	856	Am (by Sec. 7.5	13854	2003	229	Am
			of Ch.)	13855	2000	624	Ad & R 5
13823.16	2002	510	Ad & R ³⁸	13861	2002	787	Am ⁴²²
	2003	229	Am	10000	2003	229	Am
	2004	840*	Am	13864	2003	229	Am
	2006	856	Am	13001	2003	468	R (as ad by
13823.17	2006	856	Ad		2003	100	Stats. 1989,
13823.2	2003	229	Am				Ch. 82) ⁵⁶¹
13823.20	2001	115	R				Am (as am by
13823.4	2003	229	Am				Stats. 1992,
13823.5	2003	229	Am				Ch. 711) ⁵⁶¹
13823.9	2003	62	Am 519		2004	183	Am ⁵⁷¹
13023.7	2003	229	Am	13870	2004	700	R
	2004	405	Am ⁶⁵⁴	13871	2004	193	R ⁵⁷¹
13823.93	2002	256	Am	13071	2004	700	R
13023.73	2002	229	Am	13873	2004	700	Am & RN
	2005	215	Am	13875	2001	853	Δd ⁹⁸
13825	2003	229	Am	13073	2001	033	P 100
13825.10	2003	229	Am & RN	13876	2001	853	Ad 98
13826.1	2003	229	Am	13070	2001	033	R 100
13826.15	2003	229	Am		2003	229	Am
13826.62	2003	229	Am	13877	2001	853	Δd ⁹⁸
13826.7	2003	229	Am	13077	2001	033	R 100
13020.7	2006	538	Am ⁸⁰²	13877.1	2002	1090	Ad
13828.2	2004	193	R 571	13877.5	2001	853	Δd ⁹⁸
13830	2003	229	Am	13077.3	2001	055	R 100
13832	2003	229	Am	13878	2001	853	Δd ⁹⁸
13833	2003	229	Am	13070	2001	055	R 100
13835.10	2003	229	Ad(RN)	13879	2001	853	Δd ⁹⁸
13835.2	2003	229	Am	13077	2001	033	R 100
13033.2	2006	538	Am ⁸⁰²		2003	229	Am
13835.6	2003	229	Am	13879.5	2001	853	Ad 98
13835.7	2003	229	Am	1007710	_001	000	R 100
13836	2003	229	Am		2003	229	Am
13836.1	2003	229	Am	13879.7	2001	853	Ad ⁹⁸
13837	2003	229	Am	1007717	_001	000	R 100
1000,	2004	840*	Am	13879.80	2003	75	Ad
13843	2003	229	Am	13879.81	2003	75	Δd
13844	2003	229	Am	13077.01	2004	405	Am 654
13846	2003	229	Am	13881	2003	229	Am
13847	2003	229	Am	Pt. 4,	2003	22)	7 1111
13847.2	2003	229	Am	Title 6,			
13848	1999	427	S 20	Ch. 9.5,			
10010	2000	654	c 57	heading			
	1999	427	S 20	(Sec. 13885			
13848 2			S 57	et seq.)	2003	27	Am
13848.2		65/1			2003	41	
13848.2	2000	654 220					
	2000 2003	229	Am	13885.1	2003	27	Am
13848.2 13848.4	2000 2003 1999	229 427	Am S ²⁰		2003 2002	27 1090	Am Ad
	2000 2003	229	Am	13885.1	2003	27	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13887.2	2002	1090	Ad	14117	2003	229	Am
13887.3	2002	1090	Ad	14118	2003	229	Am
13887.4	2002	1090	Ad	14119	2001	115	Am
13887.5	2006	337*	Ad		2003	229	Am
13892	2001	745 *	R	14120	2003	229	Am
13894.5	2001	115	R	14121	2003	229	Am
13894.6	2001	115	R	Pt. 4,			
13894.7	2001	115	R	Title 10.2,			
13894.8	2001	115	R	heading			
13894.9	2001	115	R	(Sec. 14125			121
13897.2	2002	787	Am ⁴²²	et seq.)	2002	664	Am 431
	2003	229	Am	14125	2001	566	Ad & R 37 18
13897.3	2003	229	Am	14127	2001	566	Ad & R ³⁷ 18
13901	2003	229	Am	14129	2001	566	Ad & R ³⁷ 18
13990	2005	239	Ad & R ⁶⁸	14140	2003	229	Am
1.4000	2005	240	Ad & R ⁶⁸ S ²⁸⁰	Pt. 4,			
14000	2000	653	S ⁷⁰ 18	Title 10.5,			
14001	2003	621	S 280	heading			
14001	2000	653	S 70 18	(Sec. 14150	2001	051	Am & DN
14002	2003	621 653	S ²⁸⁰	et seq.)	2001	854	Am & RN
14002	2000		S ^{70 18}	Pt. 4,			
14003	2003 2000	621 653	S 280	Title 10.6,			
14003	2003	621	S 70 18	heading (Sec. 14150			
14004	2000	653	S ²⁸⁰	et seq.)	2001	854	Ad(RN)
14004	2003	621	c 70 18	14154	2001	784	Au(KN) Am ⁴⁹⁰
14005	2000	653	c 280	Pt. 4,	2002	704	AIII
14005	2003	621	S 70 18	Title 11.5,			
14006	2000	653	Am ²⁸⁰	heading			
11000	2003	621	Am ⁷⁰ 18	(Sec. 14170			
14021	2002	210	Am	et seq.)	2002	719*	Am ^{79 43}
14022	2002	210	Am	14170	1999	564	Ad 31
14023	2005	240	Am				D 25
14025	2002	210	Am		2000	310*	c 191 5
14025.5	2002	210	Am		2001	845	S 21 20
14026.5	2002	210	Am		2002	719*	Am ^{79 43}
14029	2000	688	Am		2005	497*	S 319 38
14030	2006	538	Am 802	14171	1999	564	Ad 31
14108	1999	727 *	Ad 160				R ²⁵ S ^{191 5}
14108.1	1999	727 *	Ad 160		2000	310*	S 21 20
14108.10	1999	727 *	Ad 160		2001	845	Am ^{79 43}
14108.11	1999	727 *	Ad ¹⁶⁰ Ad ¹⁶⁰		2002	719*	Am 319 38 Am 319 38
14108.12	1999	727 *	Ad 160 Ad 160	14170	2005	497*	Am Ad 31
14108.13	1999	727 *	Ad 160 Ad 160	14172	1999	564	R 25
14108.14	1999	727 * 727 *	Ad 160 Ad 160		2000	310*	Am ^{191 5}
14108.2	1999 1999	727 *	Ad 160		2000	845	S 21 20
14108.3 14108.4	1999	727 *	Ad 160		2001	719*	S 79 43
14108.5	1999	727 *	Ad 160 Ad 160		2002	229	Am
14108.5	1999	727 *	Δd 160		2005	497*	R
14108.7	1999	727 *	Ad 160	14173	1999	564	Ad 31
14108.8	1999	727 *	Ad 100	171/3	1///	JUT	P 23
14108.9	1999	727 *	Ad 160		2000	310*	c 191 5
14109	1999	727 *	Ad & D 38 160		2001	845	c 21 20
14109.1	1999	727 *	Ad & D 38 160		2002	719*	c 79 43
14109.2	1999	727 *	Ad & R 38 100		2005	497*	Am 319 38
14109.5	1999	727*	Ad 160	14174	1999	564	Ad 31
14111	2003	229	Am				R 25
14112	2003	229	Am		2000	310*	c 191 5
14113	2001	115	R		2001	845	S 21 20 S 70 42
14114	2001	115	Am		2002	719*	S 79 43

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14174 (Co	ont.)			14301	2002	1000	Am
`	2005	497*	R	14303	2002	1000	Am
			Ad(RN) ^{319 38}	Pt. 4,			
14174.3	2002	719*	Ad 79	Title 13,			
			R 80	Ch. 2,			
	2005	497*	Am & RN 319 38	heading			
14175	1999	564	Ad 31	(Sec. 14304			
			R 25	et seq.)	2002	1000	Am
	2000	310*	Am ^{191 5}	14304	2002	1000	Am
	2001	845	Am 21 20	Pt. 4,			
	2002	719*	A 79 43	Title 13,			
	2005	497*	Am 319 38	Ch. 3,			
14180	2003	18	Δd ³⁸⁴	heading			
1.100	2000	10	R 192	(Sec. 14306			
14181	2003	18	Ad ³⁸⁴	et seq.)	2002	1000	Am
			R 192	14306	2002	1000	Am
14182	2003	18	Ad ³⁸⁴	14307	2002	1000	Am
1.102	2000	10	R 192	14308	2002	1000	R & Ad
14183	2003	18	Ad ³⁸⁴	14309	2002	1000	R & Ad
			R 192	1	2003	468	Am ⁵⁶¹
14202	2000	284	Am	14310	2002	1000	R
1.202	2002	787	Am ⁴²²	14311	2002	1000	R
14202.2	2000	420*	Am	14312	2002	1000	R
14203	2004	184*	Λm	Pt. 4,	2002	1000	
14204	2005	10*	Am ^{715 716}	Title 13,			
1.20.	2005	GRP 1	S 694	Ch. 5,			
14205	1999	579	Am	heading			
14206	1999	579	Am	(Sec. 14314			
14210	2004	193	Am ⁵⁷¹	et seq.)	2002	1000	Ad(RN)
14250	2000	822	Ad	Pt. 4,	2002	1000	710(101)
1.200	2001	467	Am	Title 13,			
14251	2000	822	Ad & R 43	Ch. 6,			
11231	2005	471	Am 13	heading			
4,	2003	4/1	7 1111	(Sec. 14314			
le 13.				et seq.)	2002	1000	Am & RN
ading				14314	2002	1000	Am
ec. 14300				14315	2002	1000	Am
	2002	1000	Am	14313	2002	644	Am
					2007	0-1-7	
et seq.) 14300	2002	1000	Am		2004	044	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
37	2001	893	Ad	1513.2	2002	1115	Ad
58	2004	888	Am	1514.5	2004	574	Ad
60.1	2006	491	Ad	1516.5	2003	251	Ad
104.5	1999	263	Ad	1601	2006	838	Am
150	2000	17	R	1601	2002	1118	Am
216	2005	238	Ad	1602	2006	838	Am
221 230	2002 2002	138 138	Am	1602 1610	2004 2002	301 1118	Ad Ad
249.5	2002	775	Am Ad	1010	2002	493	
249.3	2004	285	Am	1611	2000	1118	Am Ad
249.6	2003	775	Ad	1811	2002	17	Am
249.0	2004	285	Am	1011	2001	893	Am
249.7	2003	775	Ad	1812	2001	893	Am
249.8	2004	775	Ad	1813	2000	17	Am
247.0	2005	285	Am	1013	2001	159	Am ³⁰⁵
250	2002	138	Am	1813.1	2001	893	Ad
451	2004	182	A 81 614	1820	2001	893	Am
452	2004	182	Am 81 614	1821	2001	893	Δm
825	1999	175	Ad	1021	2002	784	Am ⁴⁹⁰
850	2001	49	Ad	1822	2001	893	Am
851	2001	49	Ad	1022	2006	493	Am
852	2001	49	Ad	1826	2002	784	Am 490
853	2001	49	Ad	1020	2006	493	Am ⁵⁶²
854	2001	49	Ad	1827	2000	17	Am
855	2001	49	Ad	1827.5	2002	784	Am ⁴⁹⁰
856	2001	49	Ad	1829	2001	893	Am
856.5	2001	417	Ad		2006	493	Am
857	2001	49	Ad	1830	2006	493	Am
858	2001	49	Ad	1835	2005	75*	Am 80
	2004	183	Am ⁵⁷¹	1850	2006	492	Am (by Sec. 3
859	2001	49	Ad				of Ch.) ⁵⁶²
1000	2002	1118	Am		2006	493	Am (by
1004	2003	32	Am				Sec. 11.5
1051	2006	492	Ad ⁸⁷⁷				of Ch.) ⁵⁶²
1063	1999	145	Am	1850.5	2006	493	Ad ⁵⁶²
1214	1999	263	Ad	1851	2002	784	Am ⁴⁹⁰
1218	1999	263	R		2002	1008	Am
1300	2001	417	Am		2006	492	Am (by Sec. 4
1301	2001	417	Am				of Ch.) ⁵⁶²
1302	1999	658	Am 56		2006	493	Am (by
1302.5	1999	658	Ad 36				Sec. 12.5
1303	2001	417	Am	10717	2002	1000	of Ch.) ⁵⁶²
1210	2001	699	Am	1851.5	2002	1008	Am
1310	2000	688	Am	1861	2001	893	Am
1449	2006	838	Ad	1863	2000	17	Am
1456	2006	493	Ad	1065	2001	893	Am
1457	2006	493	Ad	1865	2002	221	Am
1458	2006	493	Ad & R ³¹⁷	1871	2001	893	Am
1459	2006	838	Ad	1873	2001	893	Am
1459.5	2006	838	Ad	1874	2001	893	Am
1460	2001	893	Am	1891	2001	893	Am
1460.2	2006	838	Ad	1895 1900	2001	893	Am
1474 1500.1	2006 2006	838 838	Ad Ad	1900	2005 2005	418 418	Am
1500.1	2006	838	Au Am	2104	2003	351	Am Am
1510	2006	838	Λm	2104	1999	658	Am 56
1513	2000	784	Am ⁴⁹⁰	2103	2000	565	Alli
1313	2002	838	Am	2111.3	2000	893	Am
1513.1	2002	1008	Am	2112	2006	838	R
1313.1	2002	62	Am 519	2113	2006	493	Ad
	2003	02	. 1111	2113	2000	773	. 14

	1.00	1.0			4.00	1.0	
C4'		cted By	Eff	C4'		cted By	Eff
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2212	2001	893	Am	2521	2001	49	R
2213	2001	893	Am	2522	2001	49	R
2215	2006	493	Δm	2524	2001	49	R
2250	2006	493	Am 562	2525	2001	49	R
2250.2	2006	493	A A 562	2526	2001	49	R
2250.4	2006	493	Ad 562 Ad 562	2527	2001	49	R
2250.6	2006	493	Ad 362	2528	2001	49	R
2250.8	2006	493	Ad	2529	2001	49	R
2253	2006	493	Am ⁵⁶²	2540	2006	490	Am
2320	2006	493	Am	2543	2006	490	Am
2320.1	2001	359	Ad	2572	2001	893	Am
2320.2	2001	359	Ad	2580	1999	175	Am
2321	2001 2006	563	Am	2500	2001	893	Am
2327		493 563	Am	2590 2591	2006 2006	490 490	Am
2327	2001 2001	359	Am Am	2591.5	2006	490	Am Ad
2340	1999	424	Am	2610	2006	493	Am
2340	2001	176	Am	2614.5	2000	893	Am
	2006	491	R 888	2619.5	2001	49	R
	2000	7/1	Ad ⁶⁶²	2620	2000	565	Am
2341	1999	424	Am	2020	2001	232	Am
2371	2002	1115	Am		2001	563	Λm
	2005	302	Δm		2006	493	Am 562
	2006	491	R 888	2620.2	2001	359	Am
			Ad ⁶⁶²		2002	664	Am ⁴³¹
2342	1999	424	Am		2006	493	Am
	2001	176	Λm	2622	2001	893	Am
	2006	491	R 888	2623	2006	493	Am
2342.5	2001	176	Am	2629	2001	359	R
	2004	625	Am	2640	2006	493	Am
	2006	491	R 888	2640.1	2006	493	Am
2343	2001	176	Am	2641	2006	493	Am
	2005	75*	Am 80	2651	2001	893	Am
2211	2006	491	R 888	2653	2001	893	Am
2344	2004	625	Ad R ⁸⁸⁸	2662	2006	493	Am
22.45	2006	491	Ad 889	2662	2002	180	Ad
2345	2006	491	Ad ³⁰¹	2681	2001	893	Am
0251	2000	565		2682	2001	893	Am
2351	2000	565	Am	2687	2001	893	Am
2351.5 2352	2005 2006	418 490	Am Am	2700 2701	2001 2006	893 493	Am Am
2352.5	2006	490	Ad	2803	2000	893	Am
2352.3	1999	658	Δ m ⁵⁶	2805	2001	893	Am
2356	1999	658	Am 56	2850	1999	409	Ad
2356.5	2003	32	Am	2030	2001	176	Am
2357	1999	175	Am		2003	629	Am
	2000	135	Am ²⁰³		2004	548	Am (by Sec. 1
	2001	893	Am				of Ch.)
2359	2000	565	Am		2004	625	Am (by Sec. 4.5
	2001	893	Am				of Ch.)
2401	2000	565	Am		2006	491	R 888
	2006	493	Am	2851	1999	409	Ad
2401.6	2000	565	Ad		2003	629	Am
2403	2000	565	Am		2004	548	Am
	2001	893	Am		2006	491	R 888
2410	2006	493	Ad	2852	1999	409	Ad
2423	2001	893	Am		2003	629	Am
2430	2001	893	Am	2052	2006	491	R ⁸⁸⁸
2504	2001	893	Am	2853	1999	409	Ad
2520	2001	49	R		2003	629	Am

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2853 (Co	ont.)			3610	2004	67	Am
	2006	491	R 888	3611	2004	67	Am
2854	1999	409	Ad	3612	2004	67	Am
	2002	1115	Am	3613	2004	67	Ad
	2003	296	Am (by	3722	1999	658	Am ⁵⁶
			Sec. 25.5 of Ch.)	4050	1999	658	Am 56
	2003	629	Am	4100	1999	658	Am 56
	2004	548	Am	4121	1999	658	Am 56
	2005	302	Am	4122	1999	658	Am 56
2055	2006	491	R 888	4123	1999	658	Am ⁵⁶
2855	1999	409	Ad	4100	2001	230	Am Am ⁵⁶
	2003	629	Am R ⁸⁸⁸	4128	1999	658	
2856	2006 1999	491 409	Ad	4203	2000 1999	999 658	Am Am ⁵⁶
2030	2003	629	R R	4203	1999	658	Am 56
	2003	491	Ad 889	4260	1999	658	Am 56
	2000	491	R ³⁰¹	4265	1999	658	Am 56
2890	2001	563	Ad	4401	2005	251	Am
2891	2001	563	Ad	4500	1999	658	Ad 56
2892	2001	563	Ad	4501	1999	658	Ad ⁵⁶
2072	2003	888	Am	4502	1999	658	Ad ⁵⁶
2893	2001	563	Ad	4503	1999	658	Ad 56
2901	2001	232	Am	4504	1999	658	Ad ⁵⁶
2920	2006	493	Am	4505	1999	658	Ad 56
2920.5	2002	644	Ad & R 75	4520	1999	658	Ad ⁵⁶
2942	1999	866	Am	4521	1999	658	Ad ⁵⁶
2950	2000	813	Ad	4522	1999	658	Ad 56
2951	2000	813	Ad	4523	1999	658	Ad 36
2952	2000	813	Ad	4540	1999	658	Ad 36
	2001	232	Am	4541	1999	658	Ad 56
2953	2000	813	Ad	4542	1999	658	Ad ⁵⁶
	2001	232	Am	4543	1999	658	Ad ⁵⁶
2954	2000	813	Ad	4544	1999	658	Ad ⁵⁶
2955	2000	813	Ad	4545	1999	658	Ad ⁵⁶
3088	2004	520	Am	4600	1999	658	R & Ad 56
3121	2003	32	Am	4603	1999	658	R & Ad ⁵⁶ Ad ⁵⁶
3144 Div. 4,	2003	32	Am	4605 4606	1999 1999	658 658	R ⁵⁶
Div. 4, Pt. 7,				4607	1999	658	Ad ⁵⁶
heading				4609	1999	658	R & Ad ⁵⁶
(Sec. 3200				4009	2001	230	Am
et seq.)	1999	658	Am 56	4611	1999	658	Ad ⁵⁶
3200	1999	658	Δ m ⁵⁶	4612	1999	658	P 56
3201	1999	658	Am 56	4613	1999	658	Ad ⁵⁶
3203	1999	658	Am 30	4615	1999	658	R & Ad 36
3204	1999	658	Am 56	4617	1999	658	Ad ⁵⁶
3206	1999	658	Am ⁵⁶	4618	1999	658	R 56
3207	1999	658	Am ⁵⁶	4619	1999	658	Ad ⁵⁶
3208	1999	658	Am 56	4621	1999	658	R & Ad 56
3208.5	1999	658	Ad 36	4623	1999	658	Ad 56
3210	1999	658	Am 56	4625	1999	658	Ad 36
3211	1999	658	Am 56	4627	1999	658	Ad 56
3212	1999	658	Ad ⁵⁶	4629	1999	658	Ad ⁵⁶
3412	2004	67	Am	4631	1999	658	Ad ⁵⁶
3413	2004	67	Am	4633	1999	658	Ad ⁵⁶
3600	2004	67	Am	4635	1999	658	Ad 56
3601	2004	67	Am	4637	1999	658	Ad 56
3602	2004	67 67	Am	4639 4641	1999 1999	658 658	Ad ⁵⁶ Ad ⁵⁶
2602							
3603 3604	2004 2004	67 67	Am Am	4643	1999	658	Ad 56

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4650	1999	658	R & Ad 56	4725	1999	658	R ⁵⁶
4651	1999	658	R & Ad 56	4726	1999	658	P 56
4652	1999	658	R & Ad 56	4727	1999	658	R ⁵⁶
4653	1999	658	R & Ad 56	4730	1999	658	Ad ⁵⁶
4654	1999	658	R & Ad 56	4731	1999	658	Δd ⁵⁶
4655	1999	658	R & Ad ⁵⁶	4732	1999	658	Ad 56
4656	1999	658	A d ⁵⁶	4732	1999	658	Ad 56
4657	1999	658	Ad ⁵⁶ Ad ⁵⁶	4734	1999	658	Ad 56
4658	1999	658	Ad 56	4735	1999	658	Ad ⁵⁶
4659	1999	658	Ad ⁵⁶ Ad ⁵⁶	4736	1999	658	Ad ⁵⁶
4039	2001	230		4740	1999	658	A d 56
4660	1999	658	Am Ad ⁵⁶	4740	1999	658	Ad 56
			Ad 56				Ad 56
4665	1999 1999	658 658	Ad 56	4742	1999 1999	658 658	Ad 56
4670		658	Ad ⁵⁶	4743 4750			R & Ad ⁵⁶
4671	1999		Ad 56		1999	658	R & AU
4672	1999	658	Ad 56	4751	1999	658	R & Ad 56
4673	1999	658	Ad	4752	1999	658	R & Ad 56
1674	2006	579*	Am	4753	1999	658	R & Ad 56
4674	1999	658	Ad ⁵⁶	4754	1999	658	Ad ⁵⁶
4675	1999	658	Ad 56	4755	1999	658	Ad 56
4676	1999	658	Ad 56	4760	1999	658	Ad 56
4677	1999	658	Ad 56	4761	1999	658	Ad 56
4678	1999	658	Ad 56	4762	1999	658	Ad 56
4680	1999	658	Ad 56	4763	1999	658	Ad 56
4681	1999	658	Δd 30	Div. 4.7,			
4682	1999	658	Δd ⁵⁶	Pt. 3,			
4683	1999	658	Ad 56	Ch. 3,			
	2006	249	Am	heading			
4684	1999	658	Ad ⁵⁶	(Sec. 4765			
4685	1999	658	Ad 56	et seq.)	2001	230	Am
4686	1999	658	A 4 50	4765	1999	658	Ad ⁵⁶
4687	1999	658	Δd ⁵⁶	4766	1999	658	Ad ⁵⁶
4688	1999	658	A 1 30		2001	230	Δm
4689	1999	658	A d 20	4767	1999	658	Δd ⁵⁶
4690	1999	658	Ad 56	4768	1999	658	Ad 56
	2006	249	Am	4769	1999	658	Ad ⁵⁶
4695	1999	658	Ad 56	1	2001	230	Am
4696	1999	658	A d 56	4770	1999	658	R & Ad 56
4697	1999	658	A J 30	4771	1999	658	R & Ad ⁵⁶
4698	1999	658	Ad 56	4772	1999	658	R 56
4700	1999	658	R & Ad ⁵⁶	4773	1999	658	R ⁵⁶ R ⁵⁶
4701	1999	658	R & Ad ⁵⁶	4774	1999	658	R 56
4702	1999	658	D 56	4775	1999	658	P 56
4703	1999	658	n 56	4776	1999	658	P 56
4704	1999	658	R ⁵⁶	4777	1999	658	R 56
4711	1999	658	Ad ⁵⁶	4778	1999	658	R ⁵⁶
4/11	2001	230	Am	4779	1999	658	R ⁵⁶
4714	1999	658	Alli Ad ⁵⁶	4779		658	Ad ⁵⁶
4714			Ad ⁵⁶		1999		Ad ⁵⁶
4715	1999	658	Ad	4781	1999	658	Ad 56
4716	2001	329	Ad	4782	1999	658	Ad ⁵⁶
	2001	893	Ad	4783	1999	658	Ad 56
	2004	882	Am (as ad by	4784	1999	658	Ad 56
			Stats. 2001,	4785	1999	658	Ad ⁵⁶
			Ch. 329) & RN	4786	1999	658	Ad ⁵⁶
4717	2004	882	Ad(RN)	4800	1999	658	R & Ad 56
4717	1999	658	R 56 R 56	1	2004	882	Am
4720		650	D 20	4801	1999	658	R & Ad 56
4720 4721	1999	658	IX				IC CC / ICC
4720 4721 4722	1999 1999	658	P 56	4802	1999	658	R & Ad 56
4720 4721			R 56 R 56 R 56				R & Ad ⁵⁶ R & Ad ⁵⁶ R & Ad ⁵⁶

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	Affe	cted By				Affe	cted By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
		- 1					-	Бујест
4805	1999	658	R & Ad 56		8852	2003	32	Am
1006	2004	882	Am		9053	1999	263	Am
4806	1999	658	R 56		9100	1999	263	Am
4000	2005	434	Ad R ⁵⁶		9201	1999	987*	Am
4900	1999	658	R 56		9202	2005	238	Am
4901 4902	1999 1999	658 658	R 56		9203 9250	1999	987* 263	Am
4902	1999	658	R 56		9230	1999 2003	32	Am Am
4904	1999	658	R ⁵⁶		9860	2003	49	R
4905	1999	658	P 56		9861	2001	49	R
4920	1999	658	D 56		9862	2001	49	R
4921	1999	658	p 56		9864	2001	49	R
4922	1999	658	P 20		9865	2001	49	R
4923	1999	658	D 20		9866	2001	49	R
4940	1999	658	R 56		9867	2001	49	R
4941	1999	658	p 56		9868	2001	49	R
4942	1999	658	R 56		9869	2001	49	R
4943	1999	658	R 56		9884	2003	32	Am
4944	1999	658	R 56		10151	2003	32	Am
4945	1999	658	R 56		10531	1999	145	Am
4946	1999	658	R 56		10534	2003	32	Am
4947	1999	658	R 56		10800	2001	699	Am
5003	2001	417	Am		10804	2001	699	Am
5302 5372	2001 2006	417 492	Am Ad ⁸⁷⁸		10810	2001	699	Am
5501	2006	492 67			11444 11603	2001 2000	72 17	Am
3301	2002	809	Am Am		11603	2005	438	Am Ad
5600	2002	417	Ad		11640	2003	138	Am
5601	2001	417	Ad		11952	2002	32	Am
5602	2001	417	Ad		13201	2005	75 *	Am 80
5603	2001	417	Ad		13600	2002	733*	Am
5604	2001	417	Ad			2004	69*	Am
6103	2002	138	Am		13601	2003	32	Am
6122	2001	893	Am		15602	2004	75	Am
	2002	664	Am ⁴³¹		15604	1999	424	Ad
6122.1	2001	893	Ad			2001	351	Am
6132	2006	280	Ad		15642	2006	84	Am
6202	2001	417	R		15688	2002	784	Am ⁴⁹⁰
6205	2002	138	Am		16004.5	2003	585	Ad
6240	2001	893	Am		16060.5	2000	34	Am
6242	2003 2004	32 183	Am Am ⁵⁷¹		16061.5	2000	34 34	Am
	2004	32			16061.7	2000	592	Am
6327 6401	2003	32 447	Am Am ¹⁷⁵		16061.8	2000 2000	34	Am Am
6402	2002	447	Am 175		10001.6	2000	592	Am
6409	2002	138	Am		16061.9	2000	34	Ad
6453	2004	775	Am		16062	2001	159	Am ³⁰⁵
7200	1999	175	R		16249	2001	49	Am
7601	2004	888	Am		16300	1999	145	R
7602	2004	888	Am		16301	1999	145	R
7603	2004	888	Am		16302	1999	145	R
7620	2004	888	Am		16303	1999	145	R
7622	2004	888	Am		16304	1999	145	R
7660	2004	888	Am		16305	1999	145	R
_	2005	75*	Am 80		16306	1999	145	R
7661	2004	888	Am		16307	1999	145	R
7666	2004	888	Am		16308	1999	145	R
8461	2001	893	Am		16309	1999	145	R
8462	2001	893	Am Am		16310	1999	145	R
8465	2001	893	Am		16311	1999	145	R

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C		cted By	Eff	C		cted By	Eff
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16312	1999	145	R	16500	2004	54	Ad
16313	1999	145	R	16501	2004	54	Ad
16314	1999	145	R	16502	2004	54	Ad
16315	1999	145	R	16503	2004	54	Ad
16320	1999	145	Ad	16504	2004	54	Ad
16321	1999	145	Ad	17200	1999	175	Am
16322 16323	1999 1999	145 145	Ad Ad	17200.1	2003 2001	629 49	Am R & Ad
16324	1999	145	Ad	17200.1	2001	49	R & Au
16325	1999	145	Ad	17200.2	2004	334	Am
16326	1999	145	Ad	17351	1999	145	Am
16327	1999	145	Ad	18100.5	2004	136	Am
16328	1999	145	Ad	18105	2004	136	Ad
	2005	100	Am	18106	2004	136	Ad
16335	1999	145	Ad	18107	2004	136	Ad
	2005	100	Am	18108	2004	136	Ad
16336	1999	145	Ad	19054	2003	32	Am
	2005	100	Am	19324	2001	72	Am Am 571
16336.4	2005	100	Ad	19403	2004	183	
16336.5	2005	100	Ad	20114.5	2004	183	Am ⁵⁷¹
16336.6	2005	100	Ad	21101	2002	138	Am
16336.7	2005	100	Ad	21102	2002	138	Am
16337	1999 2004	145 54	Ad Am	21103 21104	2002	138 138	Am Am
16338	1999	145	Alli	21104	2002 2002	138	Am
10336	2005	100	Am	21105	2002	138	R
16339	1999	145	Ad	21107	2002	138	Am
16340	1999	145	Ad	21108	2002	138	Am
100.0	2006	569	Am	21109	2002	138	Am
16341	1999	145	Ad	21110	2002	138	Am
16345	1999	145	Ad	21111	2001	417	Am
16346	1999	145	Ad		2002	138	Am
16347	1999	145	Ad	21112	2002	138	Am
16350	1999	145	Ad	21113	2002	138	R
	2005	51*	Am	21114	2002	138	Am
16351	1999	145	Ad	21115	2002	138	Am
16352	1999	145	Ad	21116	2002	138	R
16355	1999	145	Ad	21117	2002	138	Am
16356 16357	1999 1999	145 145	Ad Ad	21118 21120	2002 2002	138 138	Am Am
16358	1999	145	Ad	21120	2002	138	Am
16360	1999	145	Ad	21122	2002	138	Am
16361	1999	145	Ad	21131	2002	138	Am
	2006	569	R & Ad	21132	2002	138	R & Ad
16362	1999	145	Ad	21133	2002	138	Am
16363	1999	145	Ad	21134	2002	138	Am
	2006	569	Am	21135	2002	138	Am
16364	1999	145	Ad	21136	2002	138	R
	2006	569	Am	21137	2002	138	R
16365	1999	145	Ad	21138	2002	138	R
16366	1999	145	Ad	21139	2002	138	Am
16367	1999 1999	145	Ad	21140	2002	138	Am
16370 16371	1999	145 145	Ad Ad	21300 21305	2002 2000	150 17	Am Ad
16371	1999	145	Ad Ad	21303	2000	150	Au Am
16372	1999	145	Ad	21306	2002	17	Am
16374	1999	145	Ad	21320	2000	17	Am
16374.5	2006	569	Ad		2002	150	Δm
16375	1999	145	Ad		2004	183	Am ⁵⁷¹
16461	2004	538	Am	21350	2003	444	Am

	Affe	cted By			Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect		
21351 21401 21524 21612	2002 2003 1999 2003	412 32 145 32	Am Am Am Ad(RN)	21623 21700 26112	2003 2000 2003	32 17 32	Am Ad Am & RN		

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	A ffo	atad Du			A ff a	atad Du	
Section	Ajje Year	cted By Chapter	Effect	Section	Ajjed Year	cted By Chapter	Effect
1100.7	2001	832	Ad	10286	2003	657	Ad
1103.7	1999	972	Ad	10286.1	2003	657	Ad
1104	1999	875	Ad	10200.1	2005	381	Am
1601	2002	398	Ad	Div. 2,			
2002	2001	882	Ad	Pt. 2,			
	2002	951	Am	Ch. 2,			
2056	2002	168	Am	heading			
3400	2001	267	Am	(Sec. 10290			
4104.7	2003	233	Am	et seq.)	2000	776*	Am
4104.5	2002	204 972	Am	10290	2000	918	Am
4107	1999 2003	180	Am Am	10290.1 10290.3	2000 2003	918 266	Am Ad
5100	2003	678	Ad	10290.3	1999	457*	Am
5103	2005	270	Am	10273	2000	36	Am
6106.5	2000	758	Ad		2000	402*	Am (by Sec. 21
	2004	183	Δ m 571				of Ch.)14
	2005	22	Am ⁶⁴⁷				Am (by
6108	2000	891	Am				Sec. 21.5
	2003	711	Am				of Ch.) ²⁵
	2005	22	Am ⁶⁴⁷	10295.1	2000	776*	R
	2005	381	Am Am ⁸⁰²		2003	718	Ad
6610	2006	538			2005	381	Am
6610 6611	2000 2003	159 228*	Ad Ad	10295.3	2006 2000	453 776*	Am R
0011	2003	757	Δ m ⁹⁸	10293.3	2003	752	Ad
	2003	131	R 100		2004	183	Am ⁵⁷¹
	2005	74*	Am	10295.5	2000	776*	Am
	2005	272	Am		2006	869	Am
6615	2005	590	Ad	10296	2005	381	Am
7101	2001	166	Am	10298	2000	918	R & Ad
7103	2000	760	Am	10299	2000	71*	Ad
7104	2006	183	Am	D: 0	2000	127*	Ad
Div. 2,				Div. 2,			
Pt. 1, Ch. 9,				Pt. 2, Ch. 2,			
Art. 3,				Art. 3,			
heading				heading			
(Sec. 9201				(Sec. 10300			
et seq.)	2006	538	R 802	et seq.)	2000	776*	Am
9201	2002	315	Am	10300	2000	776*	Am
9203	2000	126	Am	10301	2000	918	Am
10108	2000	528	Am	10302	2000	918	Am
10108.8	2004	227*	Ad	10302.5	2000	776*	Am
10109	2005	383	Am	10302.6	2000	776*	Am
10111 10115.5	2005 2005	74 * 74 *	Ad Am & R ⁷⁵	10303 10304	2004 2000	277 776*	Am Am
10115.9	2003	632	Ad	10304	2000	918	Am
10116	2001	882	Ad	10307	2000	776*	Am
10110	2005	74*	Am & R 75	10308	2000	776*	Am
10126	2000	292	Am	10308.5	2000	776*	Am
	2002	455	Am		2005	590	R
10129	2000	690	Ad	10309	2000	776*	Am
	2001	159	Am ³⁰⁵	10310	2000	776*	Am
	2001	267	Am	10311	2000	776*	Am
10222	2003	233	Am	10312	2000	776*	Am
10222	2003	186*	Am	10313	2000	776*	Am
10233 10240.5	2005 2006	590 538	R Am ⁸⁰²	10314	2003 2000	402 776*	Am Am
10240.3	2000	965 *	Am	10314	2000	776*	Am
10265	2002	438	Am ⁴²⁶	10318	2000	776*	Am

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10319	2000	776*	Am	10360	2000	759	R
10319	2000	776*	Am	10362	2000	759	R
10320	2000	776*	Am	10363	2000	759	R
10320.5	2000	776*	Am	10364	2000	759	R
10321	2000	938	Am	10365	2000	759	R
10324	2000	918	R	10366	2000	759	R
10325	2000	776*	Am	10367	2000	759	Am
10326	2000	776*	Am	10369	2000	759	Am
10326.1	2003	559	Ad	10370	2000	759	Am
10327	2000	776*	Am	10371	2000	759	Am
10328	2000	776*	Am Am 802	10372	2000	759	R
10329	2006	538	AIII	10373	2000	759	R
10330	2000	776*	Am	10374	2000	759	R
10331	2000	776*	Am	10375	2000	759 750	R
10332	2000	776*	Am	10376	2000	759 750	R
10222	2002 2000	951 776*	Am	10377 10378	2000 2000	759 759	R R
10333 10334	2000	776*	Am Am	10378	2000	759 759	R R
Div. 2,	2000	770	AIII	10379	2000	759	R
Pt. 2,				10381	2000	759	Am
Ch. 2,				10382	2000	759	R
Art. 4,				10406	2002	408	Am
heading				10411	2005	22	Am ⁶⁴⁷
(Sec. 10335				10426	2002	1097	Ad
et seq.)	2000	759	Am	10430	2001	219	Am
10335	2000	759	Am		2002	1122	Am ¹⁷⁵
10335.5	2000	759	Ad		2003	699	Am (as am by
10335.7	2000	759	Ad(RN)				Sec. 1,
10336	2000	759	Am				Stats. 2002,
10339	2000	759 750	Am	10502	2006	267	Ch. 1122)
10340 10343	2000 2000	759 759	Am R	10502 10506.4	2006	367 367	Am Ad & R ³⁴⁹
10343	2000	759 759	Am	10506.4	2006	367	Ad & R 349
10344.1	1999	457*	Am	10506.5	2006	367	Ad & R 349
10344.1	2000	759	Am	10506.7	2006	367	Ad & R 349
10344.3	2000	759	R	10506.8	2006	367	Ad & R 349
10345	2000	759	Am	10506.9	2006	367	Ad & R 349
10346	2000	759	Am	10507	2005	590	R
10348	2000	759	Am	10510.4	2003	699	Ad
10348.5	2000	759	Ad	10510.5	2003	699	Ad
10349	2000	759	Am	10510.6	2003	699	Ad
10350	2001	745 *	R	10510.7	2003	699	Ad
10351	2000	759 750	Am	10510.8	2003	699	Ad
10353 10354	2000	759 500	Am R	10510.9	2003	699 1122	Ad Ad ¹⁷⁵
Div. 2,	2005	590	K	10515	2002 2003	699	Au Am
Pt. 2,				10516	2003	1122	Ad 175
Ch. 2,				10517	2002	1122	Ad ¹⁷⁵
Art. 5,				10518	2002	1122	Ad ¹⁷⁵
heading					2003	699	Am
(Sec. 10355				10520	2002	1122	Δd ¹⁷⁵
et seq.)	2000	759	R	10521	2002	1122	Ad 1/3
10355	2000	759	R	10522	2002	1122	Ad 175
10356	2000	759	R	10523	2002	1122	Ad ¹⁷⁵
10357	2000	759	Am & RN	10524	2002	1122	Ad 175
10358 10359	2000	759 750	R	10525	2003	62	Ad ⁵¹⁹ Ad ¹⁷⁵
10339	2000	759 953	Am	10525	2002	1122	
	2002 2003	933 107	Am Am	10526 10701	2003 2006	699 346	Ad Am
	2005	74*	Am & R ⁷⁵	10701	2006	346	Am
	2003	/ 🕇 '	ıııı wıx	10/07	2000	JTU	. 1111

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10705	2001	219	Am	12150	2005	590	R
10706.5	2006	346	Ad	12155	2005	590	R
10708	2005	318	Am	12156	1999	910	Ad
10710	2001	219	Am	12157	2005	590	R
10760	2001	219	Am	12158	2005	590	R
	2004	417	Am	12159	2005	590	R
10780.5	2000	292	Ad	12160	2005	590	R
	2002	455	Am	12161	2005	590	R
10830	2003	699	Ad	12162	1999	816	Am 13
10831	2003	699	Ad	12162.5	2005	590	R
10832	2003	699	Ad	12162.5	2005	590	R
10833	2003	699	Ad	12163	2005	590	R R
10855 10860	2005 2004	590 303	R Am	12164 12168	2005 2005	590 590	R R
10000	2004	590	R	12169	2005	590	R
Div. 2,	2003	390	K	12170	2000	740	S 57
Pt. 2,				12170	2005	590	R
Ch. 3,				12171	2000	740	R
heading				12181	2005	590	R
(Sec. 12100				12182	2005	590	R
et seq.)	2000	776*	Am	12183	2006	538	Am ⁸⁰²
12100	2000	918	Am	12185	2005	590	R
12100.5	2000	776*	Am	12200	2005	590	Am
12100.7	2000	776*	Am	12201	2005	590	Ad
12101	2000	776*	Am	12203	2005	590	Ad
12101.5	2000	918	Am	12205	1999	816	Am 13
10101.7	2004	802	Am		2002	363	Am
12101.7	2003	266	Ad Am ²⁰³	12207	2005	590	R & Ad
12102	2000 2000	135 776*	AIII	12207 12209	2005 2005	590 590	Ad Ad
	2004	277	Am Am	12210	2003	408	Am
12103	2004	776*	Am	12210	2002	590	R
12103.5	2005	556*	Ad	12211	2005	590	Ad
12104	2000	776*	Am	12213	2005	590	R
1210.	2001	745*	R	12215	2005	590	Ad
	2005	556*	Ad	12217	2005	590	Ad
12104.5	2005	556*	Ad	12225	2002	408	Am
12108	2000	776*	Am		2005	590	R
12109	2000	776*	Am	12226	2005	590	R
12110	2000	918	R	12305	2002	363	Am
12111	2000	776*	R	12305.5	1999	816	Am 13
12112	2000	776*	Am	12310	1999	816	Am 13
12113	2000	776* 776*	Am	12400	2002	575 575	Ad
12113.5 12120	2000 2000	776*	R Am	12401 12401.5	2002 2002	575 575	Ad Ad
12125	2005	272	Am ⁷³⁰	12401.5	2002	575	Ad
12126	2001	610	Am	12403	2002	575	Ad
12120	2005	272	Am ⁷³⁰	12404	2002	575	Ad
12127	2005	272	c 730	12500	2006	256*	Ad
12127.5	2005	272	S 730	12501	2006	256*	Ad
12128	2001	610	Am	12501.5	2006	256*	Ad
	2005	272	Am & R 730	12502	2006	256*	Ad
12129	2001	610	Am	19100	2002	438	Am ⁴²⁶
	2005	272	Am ⁷³⁰	20101	1999	972	Ad
12130	2005	272	R	20103.8	2000	292	Ad
Div. 2,					2002	455	Am 519
Pt. 2,				20104.4	2003	62	Am 519 Am 81 614
Ch. 4,				20104.4	2004	182	Am ⁸⁰²
heading (Sec. 12150				20105 20112	2006 2004	538 739	
et seq.)	2005	590	Am	20112	2004	739	Am Am
	2003	390	AIII	40110	2000	730	AIII

		cted By	77.00			cted By	77.00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20118.2	2005	509	Ad		2004	196	S 75
20118.4	2006	538	Am ⁸⁰²		2006	262	S 111
20116.4	2005	383		20216	1999	101	
			Am	20210			Am
20133	1999	258	Am	20217	2002	341	Am
	2000	594	Ad & R 43	20217	1999	101	Ad
	2005	350	Am (by Sec. 1	20221	2006	814	Am
			of Ch.) ¹¹¹	20231	1999	1007	R
	2005	376	Am (by Sec. 1.5	20251	2004	651	Am
			of Ch)111	Div. 2,			
	2006	538	Am ⁸⁰²	Pt. 3,			
20165	2005	383	Am	Ch. 1,			
20175	2000	767	Am ²⁰	Art. 16,			
20175.1	2002	976*	Ad & R 43	heading			
20175.2	2005	228	Ad & R 111	(Sec. 20300			
20173.2	2006	244	Am	et seq.)	1999	724	Am
20209.10	2000	541	Ad & R 18	20300	1999	724	
20209.10			S 75				Am
	2004	196	S 111	20301.5	1999	109	Ad
20200 11	2006	262	S 1 0 D 18	20226	2000	596	Am
20209.11	2000	541	Ad & R 18	20306	2006	574	Am
	2004	196	S 75	20321	1999	1007	Am
	2006	262	S 111	20340	2005	557*	Am
20209.12	2000	541	Ad & R 18	20341	1999	1007	Am
	2004	196	Am		2005	557*	Am
			S 75	20351	2001	825	Am
	2006	262	S 111		2003	594	Am
20209.13	2000	541	Ad & R 18	20355	2002	341	Ad
20207.13	2004	196	Am	20355.1	2002	341	Ad
	2004	190	S 75		2002	341	Ad
	2006	262	S 111	20355.2			
20200 14	2006	262	S A 1 0 D 18	20355.3	2002	341	Ad
20209.14	2000	541	Ad & R 18	20355.4	2002	341	Ad
	2004	196	Am 75	20355.5	2002	341	Ad
	2006	262	Am 111	20355.6	2002	341	Ad
20209.20	2006	1	Ad & R 38	20355.7	2002	341	Ad
20209.22	2006	1	Ad & R 38	20407	2006	538	Am 802
20209.23	2006	1	Ad & R 38	20448	2006	538	Am 802
20209.24	2006	1	Ad & R 38	20450	2006	538	Am ⁸⁰²
20209.26	2006	1	Ad & R ³⁸	20451	2006	538	Am 802
20209.27	2006	1	Ad & R ³⁸	20452	2006	538	Am 802
20209.28	2006	1	Ad & R 38	20456	2006	538	Am ⁸⁰²
20209.30	2006	1	Ad & R 38	20487	2006	538	Am ⁸⁰²
20209.32	2006	1	Ad & R ³⁸	20522	2006	538	Am 802
20209.32	2006	1	Ad & R ³⁸	20563	2006	538	Am 802
20209.34	2006	1	Ad & R ³⁸	20582	2006	538	Am 802
			Au & R Ad & D 38				
20209.38	2006	1	Ad & R 38	20676	2003	794	Ad
20209.40	2006	1	Ad & R 38		2005	383	Am
20209.44	2006	1	Ad & R 38	20602	2006	869	R & Ad
20209.5	2000	541	Ad & R 18	20682	2005	249	R & Ad
	2004	196	S 75	20682.5	2005	249	Ad
	2006	262	Am 111	20683	2005	249	Ad(RN)
20209.6	2000	541	Ad & R 18	20685	2005	249	R
	2004	196	\$ 75	20685.5	2005	249	Am & RN
	2006	262	S 111	20688.2	2006	538	Am 802
20209.7	2000	541	Ad & R 18	20736	2006	643	Am
	2001	159	Am 305	20812	2006	261	Am
	2001	196	S 75	20812	2000	176	Am
		262	Am 111				
20200.9	2006		AIII A J & D 18	20815	2001	15	Ad
20209.8	2000	541	Ad & R 18	20815.1	2001	15	Ad
	2004	196	S 75	20815.3	2001	15	Ad
20209.9	2006 2000	262 541	S ¹¹¹ Ad & R ¹⁸	20815.5 20853	2001 2006	15 538	Ad Am ⁸⁰²

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20894	2006	538	Am 802	Div. 2,			
20919	2003	889	Ad & R 3/1	Pt. 3,			
	2006	570	S 813	Ch. 1.5,			
20919.1	2003	889	Ad & R 371	Art. 74,			
	2006	570	S 813	heading			
20919.10	2003	889	Ad & R 371	(Sec. 21070			
	2006	570	S 813	et seq.)	2006	67	Am
20919.11	2003	889	Ad & R 371	21070	2006	67	Am
	2006	570	S 813	21071	2006	67	Am
20919.12	2003	889	Ad & R 371		2006	538	Am ⁸⁰²
	2006	570	Am 813	21072	2006	67	Am
20919.13	2003	889	Ad & R 371	21162	2001	847	Ad
20,1,110	2006	570	S 813	21180	2004	108	Am
20919.14	2003	889	Ad & R 371	21251	1999	779*	Am
-0,1,11	2006	570	S 813	21471	2006	538	Am 802
20919.15	2003	889	Ad & R 371	21601	2006	538	Am 802
20,1,110	2006	570	Am 813	22010	2003	296	Am
20919.2	2003	889	Ad & R ³⁷¹ S ⁸¹³	22012	2003	296	Am
20717.2	2006	570	S 813	22017	2003	296	Am
20919.3	2003	889	Ad & R 371	22032	2001	176	Am
20,1,10	2006	570	S 813	22002	2006	643	Am
20919.4	2003	889	Ad & R 371	22034	2001	176	Am
20717.1	2006	570	S 813	22031	2006	643	Am
20919.5	2003	889	Ad & R 371	22038	2003	296	Am
20,1,10	2006	570	S 813	22044.5	2006	192	Ad
20919.6	2003	889	Ad & R 371	22150	2005	590	Ad
20717.0	2006	570	S 813	22151	2005	590	Ad
20919.7	2003	889	Ad & R 371	22152	2005	590	Ad
20717.7	2006	570	S 813	22153	2005	590	Ad
20919.8	2003	889	Ad & R 371	22154	2005	590	Ad
20717.0	2006	570	S 813	22134	2006	392	Am
20919.9	2003	889	Ad & R ³⁷¹	22350	1999	784*	Ad
20717.7	2006	570	S 813	22351	1999	784*	Ad
21020.8	2006	538	Am 802	22352	1999	784*	Ad
21020.8	2006	538	Am 802	22353	1999	784*	Ad
21070	2000	220	1 xill	22355	1999	784*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
532	2004	224	R	2774.6	1999	869	R
538	2000	385	Ad	2776	2006	538	Am ⁸⁰²
	2003	610	Am	2795	2005	81*	Am
603.1	2006	869	Am	2796	2000	713	Am ²⁹⁵
607	2006	869	Am				R 34
611	2006	869	Am	2796.5	2000	713	Ad & R 20
612.5	2004	193	Am ⁵⁷¹	27,70.0	2002	1154	Am 82
615	2001	234	Ad		2003	3*	S (as am by
010	2002	664	Am ⁴³¹		2000		Stats. 2002,
661	2006	869	Am				Ch. 1154) ⁵⁴⁰
662	2000	514	Am		2006	869	Am 13
002	2004	865	Am	2797	2002	1154	Adl 82
665	2005	383	R	2191	2002	3*	
674	2003	745 *	R R		2003	3.	S (as ad by Stats. 2002,
	2006		Ad				Ch. 1154) ⁵⁴⁰
701.6		265			2005	202	
715	2004	723	Ad	2002	2005	383	R Am ⁵⁷¹
733	2005	383	R	2802	2004	183	Am 7 7 1 8 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
2003	2006	869	Am	2004.6	2004	193	R ⁵⁷¹
2200.5	2003	240*	Ad	2804.6	2004	193	R 3/1
2207	1999	869	Am		2004	224	R
	2003	794	Am	2813	2004	224	R
	2005	383	Am	3109	2003	240*	Am
	2006	869	Am	3110	2003	240*	Am
2621.9	1999	876	Am	3111	2003	240*	Am
2692	2006	869	Am	3203	2000	737	Am
2694	1999	876	Am	3205.2	2000	737	Am
2699.5	2003	240*	Am ³⁹¹	3206	2000	737	Am
2705	2003	240*	Am 391	3208.1	2000	737	Am
2705.5	2003	240*	Am 391	3219.5	2000	737	Ad
	2006	869	Am	3226	2000	737	Am
2706	2003	240*	Am ³⁹¹	3236.5	2000	737	Am
2709.1	2003	240*	Am 391		2003	240*	Am
2714	2006	869	Am	3237	2000	737	Am
2715.5	1999	869	Ad ¹⁵⁷		2004	433	Am
271010	.,,,	00)	R 156	3258	2004	433	Am
	2000	135	Am ²⁰³	3260	2005	336	Ad
	2004	173	Δd 617	3261	2005	336	Ad
	2004	173	R 616	3262	2005	336	Ad
2716	2006	869	Am	3263	2005	336	Ad
2717	2003	794	Am	3264	2005	336	Ad
2/1/	2003	142	Am	3265	2005	336	Ad
2728	2004	869		3266	2005	336	Ad
2755	2004		Am Am ⁵⁷¹				Au 571
2761		183		3305	2004	183	Am ⁵⁷¹
	2006	869	Am	3324	2004	183 240*	
2770.6	2000	515	Ad	3343	2003		Am
2772.5	2000	515	Ad	3352	2000	737	Am Am ^{81 614}
2772.6	2000	515	Ad	3357	2004	182	
2772.7	2006	869	Ad	3358	2003	240*	Am
2773.2	1999	869	Ad ¹⁵⁷	3460	2000	343	Am
	2000	87*	Am	3470	2000	343	Am
	2006	869	R & Ad	3488	2004	193	R 571
2773.3	2002	1154	Ad ⁸²	3719	2003	240*	Am
	2003	3*	S (as ad by	3724.6	2003	240*	Am
			Stats. 2002,	3744	1999	223	Am
			Ch 1154) ⁵⁴⁰		2000	737	Am
2773.5	2002	1154	Ad 82	3754.5	2003	240*	A
	2003	3*	S (as ad by	3769	2004	182	Am 81 614
			Stats, 2002.	3770	2003	240*	Am
			Ch. 1154) ⁵⁴⁰	3776	2003	240*	Am
	2002	794	Am	4114.5	2002	476	ΔA
2774	2003	/94	AIII	4,114)			Am 519

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Section Year Chapter Effect Section Year Chapter Effect
4116
4121 2002 596 Ad 4601.2 1999 582 Ad 2003 62 Am 519 4601.3 1999 582 Ad 4601.4 1999 582 Ad 4128.5 2004 951 R 4601.4 1999 582 Ad 4136 1999 876 Am 4601.5 1999 582 Ad 4137 2006 77* Ad 4602.6 2006 538 Am 802 4138 2003 741 Ad 4602.6 2006 538 Am 2004 219* R 2004 219* R 2004 219* R 4750 2002 854* Ad 4140 2003 741 Ad 4750.1 2002 854* Ad 4140.5 2003 741 Ad 4750.1 2002 854* Ad 4140.5 2003 741 Ad 4750.3 2002 854* Ad 4140.5 2004 219* R 4750.3 2002 854* Ad 4140.7 2003 741 Ad 4750.3 2002 854* Ad 4140.7 2003 741 Ad 4750.5 2002 854* Ad 4140.7 2004 219* R 4750.6 2002 854* Ad 4144 2005 408 Am 4750.7 2002 854* Ad 4144 2005 408 Am 4799.01 2000 409 Am 4148 2005 290 Ad 4792 2000 409 Am 4148 2005 2004 153 R 4794 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 4291 2004 90 Am 5001.6 2002 953 Am 4426 2005 278 Ad 5001.8 2004 908 Am 4376 2004 90 Am 5001.6 2002 953 Am 4442.6 2005 278 Ad 5001.8 2004 908 Am 4464 2004 693 Am 5001.6 2002 953 Am 4442.6 2005 278 Ad 5001.8 2004 908 Am 5001.6 2000 409 Am 4442.6 2005 278 Ad 5001.8 2004 908 Am 5001.6 2000 409 Am 4442.6 2005 278 Ad 5001.8 2004 908 Am 5001.8 2004 908 Am 5001.6 2000 409 Am 4443 2005 278 Am 5001.8 2004 908 Am 5001.6 2000 409 Am 4443 2005 278 Am 5001.8 2004 908 Am 5001.6 2000 409 Am 4443 2005 278 Am 5001.8 2004 908 Am 5001.6 2000 409 Am 4443 2000 409 Am 5001.6 2000 409 Am 4443 2000 409 Am 5001.6 2000 409 Am 4443 2000 409 Am 5001.6 2000 409 Am 4443 2000 4
4123 2002 596 Ad 4601.2 1999 582 Ad 4128.5 2004 951 R 4601.4 1999 582 Ad 4136 1999 876 Am 4601.5 1999 582 Ad 4137 2006 77* Ad 4602.6 2006 538 Am 802 4138 2003 741 Ad 4612 1999 582 Am 2004 219* R 2002 953 Am 4139 2003 741 Ad 4663 2004 153 Am 2004 219* R 4750 2002 854* Ad 4140 2003 741 Ad 4750.1 2002 854* Ad 4140.5 2004 219* R 4750.2 2002 854* Ad 4140.5 2003 741 Ad 4750.3 2002 854* Ad 4140.7 2003 741 Ad 4750.3 2002 854* Ad 4140.7 2003 741 Ad 4750.5 2002 854* Ad 4140.7 2005 408 Am 4750.6 2002 854* Ad 4144 2005 408 Am 4750.6 2002 854* Ad 4144 2005 408 Am 4750.6 2002 854* Ad 4144 2005 408 Am 4750.7 2002 854* Ad 4147 2005 290 Ad 4790 2000 409 Am 4147 2005 290 Ad 4792 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 4299 2004 90 Am 5001.6 2002 385 Am 4464 2004 693 Am 5001.6 2002 533 Am 4442.6 2005 278 Ad 4443 2005 278 Ad 4444 2004 490 Am 5001.6 2002 385 Am 4442.6 2005 278 Ad 4443 2006 278 Am 5001.6 2000 782* Am 4443 2005 278 Am 5001.6 2000 385 Am 444464 2004 693 Am 5001.6 2000 782* Am 4443 2005 278 Am 5002.6 2000 782* Am 4443 2004 193 R 571 5002.7 2006 177 Ad
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4128.5 2004 951 R 4601.4 1999 582 Ad 4136 1999 876 Am 4601.5 1999 582 Ad 4137 2006 77* Ad 4602.6 2006 538 Am 802 4138 2003 741 Ad 4602.6 2006 538 Am 2004 219* R 2002 953 Am 4140 2003 741 Ad 4663 2004 153 Am 2004 219* R 4750 2002 854* Ad 2140 2003 741 Ad 4750.1 2002 854* Ad 2004 219* R 4750.2 2002 854* Ad 2140.5 2003 741 Ad 4750.1 2002 854* Ad 2140.5 2003 741 Ad 4750.3 2002 854* Ad 2140.5 2003 741 Ad 4750.3 2002 854* Ad 2140.7 2003 741 Ad 4750.3 2002 854* Ad 2140.7 2003 741 Ad 4750.5 2002 854* Ad 2140.7 2003 741 Ad 4750.5 2002 854* Ad 2140.7 2003 741 Ad 750.5 2002 854* Ad 2140.7 2003 741 Ad 750.5 2002 854* Ad 2140.7 2003 741 Ad 750.5 2002 854* Ad 2140.7 2005 408 Am 4750.7 2002 854* Ad 21444 2005 408 Am 4750.7 2002 854* Ad 21444 2005 408 Am 2004 224 Am 2004 224 Am 2006 538 Am 802 4790 2000 409 Am 2004 224 Am 2005 2004 153 R 4790 2000 409 Am 2005 2004 153 R 4790 2000 409 Am 2005 2004 153 R 4799 2000 409 Am 2005 2004 153 R 4799 2000 409 Am 2005 200 Am (by Sec. 3 4799.13 2000 409 Am 2005 200 Am (by Sec. 3 4799.13 2000 409 Am 2005 200 Am (by Sec. 3 5001.6 2002 221 R 2003 610 Am 2005 2004 90 Am 2005 260 Am (by Sec. 2.5 5001.4 2000 385 Ad 2003 610 Am 2006 2004 90 Am 2005 2004 90 Am 5001.65 2000 385 Ad 2003 610 Am 2006 2005 278 Am 5001.65 2000 385 Am 2006 409 Am 2005 278 Am 5001.65 2000 385 Am 2006 409 Am 2005 278 Am 5001.65 2000 385 Am 2006 409 Am 2005 278 Am 5001.65 2000 385 Am 2006 409 Am 2005 278 Am 5001.65 2000 782* Am 2005 2005 278 Am 5002.6 2000 782* Am 2005 2005 278 Am 5002.6 2000 782* Am 2005 2005 278 Am 5002.6 2000 782* Am 2005 2006 777 Ad 2000 409 Am 2005 278 Am 5002.6 2000 782* Am 2005 2005 278 Am 5002.6 2000 782* Am 2005 2006 777 Ad 2000 409 Am 2005 2006 777 Ad 2000 409 Am 2005 2006 777 Ad 2000 409 Am 2005 2006 778 Am 2005 2006 777 Ad 2000 409 Am 2000 409 Am 2005 2006 778 Am 2006 777 Ad 2000 409 Am 2000 409 Am 2000 409 Am 2005 2004 900 Am 2000 4009 Am 20
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4138 2003 741 Ad 4612 1999 582 Am 2004 219* R 2002 953 Am 2004 219* R 4750 2002 854* Ad 2140.5 2003 741 Ad 4750.1 2002 854* Ad 2140.5 2003 741 Ad 4750.2 2002 854* Ad 2140.5 2003 741 Ad 4750.3 2002 854* Ad 2140.7 2003 741 Ad 4750.3 2002 854* Ad 2140.7 2003 741 Ad 4750.5 2002 854* Ad 2140.7 2003 741 Ad 4750.5 2002 854* Ad 219* R 4750.6 2002 854* Ad 219* R 4750.6 2002 854* Ad 219* R 4750.6 2002 854* Ad 219* R 2004 219* R 2006 538 Am 4750.7 2002 854* Ad 2144 2005 408 Am 2006 538 Am 4750.7 2002 854* Ad 2144 2005 408 Am 2004 224 Am 2006 2006 538 Am 802 4790 2000 409 Am 2006 224 Am 2006 2006 2004 224 Am 2006 2006 2004 224 Am 2006 2006 2004 2004 2000 409 Am 2005 2004 153 R 2000 409 Am 2005 260 Am (by Sec. 3 4799.13 2006 77* Am 2006 409 Am 2005 260 Am (by Sec. 2.5 5001.4 2000 385 Ad 2003 610 Am 2005 278 Ad 5001.6 2002 953 Am 2000 409 Am 2005 278 Ad 2004 908 Am 2005 278 Ad 2005 278 Ad 2004 908 Am 2005 278 Ad 2005 278 Ad 2004 908 Am 2005 278 Ad 2005 278 Ad 5002.6 2000 782* Am 2005 278 Ad 5002.6 2000 782* Am 2005 278 Ad 5002.7 2006 177 Ad 2005 2005 278 Ad 5002.7 2006 177 Ad 2005 2005 278 Ad 5002.7 2006 177 Ad 2005 2005 278 Ad 2005 278 Am 5002.6 2000 782* Am 2005 278 Am 5002.6 2000 782* Am 2005 278 Am 5002.6 2000 782* Am 2005 278 Am 5002.7 2006 177 Ad 2005 2006 177 Ad 2005 2005 278 Am 5002.7 2006 177 Ad 2006 2005 278 Am 2005 278 Am 5002.7 2006 177 Ad 2006 2005 278 Am 2005 278 Am 5002.7 2006 177 Ad 2006 2005 278 Am 2
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2004 219 * R
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4140.5 2003 741 Ad 4750.3 2002 854* Ad 2004 219* R 4750.4 2002 854* Ad 4140.7 2003 741 Ad 4750.5 2002 854* Ad 2004 219* R 4750.6 2002 854* Ad 4143 2005 408 Am 4750.7 2002 854* Ad 4144 2005 408 Am 2004 224 Am 2006 538 Am 802 4790 2000 409 Am 4148 2005 290 Ad 4793 2000 409 Am 4205 2004 153 R 4794 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 4291 2004 720 Am 4799.13 2006 77* Am 4291 2005 260 Am (by Sec. 3 4799.13 2006 77* Am </td
2004 219 * R 4750.4 2002 854 * Ad 2004 219 * R 4750.5 2002 854 * Ad 2004 219 * R 4750.6 2002 854 * Ad 2004 219 * R 4750.6 2002 854 * Ad 2005 408 Am 4750.7 2002 854 * Ad 2005 408 Am 2006 538 Am 802 4790 2000 409 Am 2006 224 Am 2006 2005 290 Ad 4792 2000 409 Am 2005 2004 153 R 4794 2000 409 Am 2005 2004 153 R 4794 2000 409 Am 2005 2004 153 R 4794 2000 409 Am 2005 2005 260 Am (by Sec. 3 4799.13 2006 77 * Am 2005 2005 260 Am (by Sec. 3 4799.13 2006 77 * Am 2005 2005 260 Am (by Sec. 2.5 5001.4 2000 385 Ad 2005 2004 90 Am 2005 2003 610 Am 2005 2004 90 Am 2005 2004 90 Am 2006 2003 610 Am 2005 278 Ad 2004 90 Am 2005 278 Ad 2004 908 Am 2005 278 Ad 2005 278 Am 5002.6 2000 782 * Am 2005 278 Am 5002.7 2006 177 Ad
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2006 538 Am 802 4790 2000 409 Am 4147 2005 290 Ad 4792 2000 409 Am 4148 2005 290 Ad 4793 2000 409 Am 4205 2004 153 R 4794 2000 409 Am 4291 2004 720 Am 4799.01 2000 409 Am 2005 260 Am (by Sec. 3 4799.13 2006 77 * Am 4799.01 2000 409 Am 4799.01 2000 385 Ad 4799.13 2006 77 * Am 4876 2002 221 R 2005 2003 610 Am 4291.3 2006 21 Ad 5001.5 2004 908 Am 4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.6 2002 953 Am 4442.6 2005 278 Ad 2003 610 Am 4442.6 2005 278 Ad 2003 610 Am 44464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782 * Am 4473 2004 193 R 571 5002.7 2006 177 Ad
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0f Ch.) 4876 2002 221 R 2005 346 Am (by Sec. 2.5 of Ch.) 2003 385 Ad 4291.3 2006 21 Ad 4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782* Am 4473 2004 193 R 571 5002.7 2006 177 Ad
2005 346 Am (by Sec. 2.5 of Ch.) 5001.4 2000 385 Ad 4291.3 2006 21 Ad 5001.5 2004 908 Am 4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782* Am 4473 2004 193 R 571 5002.7 2006 177 Ad
4291.3 2006 21 Ad 5001.5 2004 908 Am 4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782* Am 4473 2004 193 R 571 5002.7 2006 177 Ad
4291.3 2006 21 Ad 5001.5 2004 908 Am 4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782* Am 4473 2004 193 R 571 5002.7 2006 177 Ad
4299 2004 90 Am 5001.6 2002 953 Am 4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782 * Am 4473 2004 193 R ⁵⁷¹ 5002.7 2006 177 Ad
4376 2004 90 Am 5001.65 2000 385 Am 4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782 * Am 4473 2004 193 R 571 5002.7 2006 177 Ad
4442.6 2005 278 Ad 2003 610 Am 4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782 * Am 4473 2004 193 R ⁵⁷¹ 5002.7 2006 177 Ad
4464 2004 693 Am 5001.8 2004 908 Am 2005 278 Am 5002.6 2000 782 * Am 4473 2004 193 R 571 5002.7 2006 177 Ad
2005 278 Am 4473 2004 193 R ⁵⁷¹ 5002.6 2000 782 * Am 5002.7 2006 177 Ad
4473 2004 193 R ⁵⁷¹ 5002.7 2006 177 Ad
2005 278 Am 2003 610 Am
4475.1 2005 278 Am 5003.11 2006 77* Ad
4475.5 2005 278 Am 5003.13 2005 383 Ad
4476 2005 278 Am 5003.15 2004 908 Am
4480 2005 278 Am 5003.18 2003 677 Ad
4514.3 2003 900 Am 5003.4 2000 542 Am
4516.6 2006 538 Am 802 2001 434 Am 34
4535 2005 383 R 2002 1038 S ²²
4551.9 2003 816 Ad 5004.5 2001 877 Ad
4554.5 1999 582 Am 2002 975 Am R & Ad ²⁵ 5005.6 2002 953 Am
4561.5 2005 383 Am 5006.1 2002 565 Am 4561.6 2005 383 R 2003 240* Am
4562.5 2004 193 Am ⁵⁷¹ 5006.42 2001 379 Ad
4562.9 2004 153 Am 5006.48 2006 538 Am 802
4563.5 2004 153 R 5006.49 1999 66* Ad
2004 193 R ⁵⁷¹ 5007.2 2000 173 Ad
4576.1 2002 171 Am 5010 2002 563 Am
4582.7 2001 639 Am (by Sec. 1 2004 908 Am
of Ch.) 5011.5 2000 499 Am
2003 900 Am 5015.6 2003 240* Ad
4582.71 2003 900 Ad 5017 2001 745* R
4582.75 2003 900 Am 5018.1 2000 993* Ad & R 18
4584 2001 627 Am 2004 286 Am 317
2004 712 * Am 2005 22 Am ⁶⁴⁷

PUBLIC RESOURCES CODE—Continued

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5019.10	2002	966	Ad & R 460		2006	77*	S 68
0017.110	2004	286	S 640 639	5090.04	2001	227	S 75
5019.11	2002	966	Δd & R 460		2006	77*	S 68
	2004	286	Am 640 639	5090.05	2001	227	S 75
5019.12	2002	966	Ad & R 460		2006	77*	S 68
	2004	286	S 640 639	5090.06	2001	227	S 75
5019.13	2002	966	Ad & R 460 S 640 639		2002	563	Am
5010.14	2004	286	S -10 - D 460	5000.07	2006	77*	S ⁶⁸ S ⁷⁵
5019.14	2002 2004	966 286	Ad & R ⁴⁶⁰ S ^{640 639}	5090.07	2001 2006	227 77*	S 68
5019.15	2004	966	Ad & D 460	5090.08	2000	227	S 75
3017.13	2004	286	Au & K Am ^{640 639}	3070.00	2006	77*	c 68
5019.50	2000	385	Am	5090.09	2001	227	S 75
	2003	610	Am		2004	908	Am
5019.53	2000	385	Am		2005	270	Am
5019.56	2000	385	Am		2006	77*	S 68
	2003	610	Am	5090.10	2001	227	S 75
5019.59	2000	385	Am	5000.11	2006	77*	S 68 S 75
5019.62	2000	385	Am	5090.11	2001	227	
5019.65	2000 2003	385 517	Am Am		2002 2006	563 77*	Am S ⁶⁸
5019.71	2003	385	Am	5090.12	2000	227	S 75
5019.74	2000	385	Am	3070.12	2001	563	R & Ad
5019.80	2000	385	Ad		2006	77*	S 68
	2003	610	Am	5090.13	2001	227	S 75
5027.1	2003	99	Ad		2002	563	R
5029.5	1999	759	Ad	5090.15	2001	227	S 75
5045	2004	230*	Am		2002	563	Am
5046	2004	702 *	Am		2004	908	Am
5046	2004	230*	Am		2004	909*	Am (by Sec. 35
5056	2002 2005	953 383	R R				of Ch.) ⁹⁸ R ¹⁰⁰
5072.3 5072.8	2005	574	Am		2005	675	Am ^{300 317}
5079.50	2004	183	Am 571		2006	77*	Am 36
5079.70	2004	230*	Ad	5090.16	2001	227	S 75
5079.72	2004	230*	Ad		2006	77*	S 68
5079.74	2004	230*	Ad	5090.17	2001	227	S 75
5080.06	2006	538	Am ⁸⁰²		2002	563	Am
5080.23	1999	66*	Am		2006	77*	S 68
5000.24	2000	993 *	Am	5090.18	2001	227	S 75 S 68
5080.24	2001	243	Am	5000 10	2006	77*	S 75
5080.27 5080.28	2002	329 66*	R Ad	5090.19	2001 2002	227 563	
5080.28	1999 2004	109	Ad		2002	77*	Am S ⁶⁸
5080.29	2004	538	Am ⁸⁰²	5090.20	2001	227	S 75
5080.50	1999	733	Ad	3070.20	2006	77*	S 68
5080.51	1999	733	Ad	5090.21	2001	227	S 75
5080.52	1999	733	Ad		2006	77*	S 68
5080.53	1999	733	Ad	5090.22	2001	227	S 75
5080.54	1999	733	Ad		2002	563	Am
5080.55	1999	733	Ad		2006	77*	S 68
5000 56	2002	953	R	5090.23	2001	227	S 75
5080.56	1999	733	Ad S ⁷⁵		2002 2006	563	Am S ⁶⁸
5090.01	2001 2002	227 563		5090.24	2006	77 * 227	S 75
	2002	303 77*	Am S ⁶⁸	5090.24	2001	563	S Am
5090.02	2000	227	S 75		2002	908	Am
3070.02	2004	908	Am		2004	77*	S 68
	2005	270	Am	5090.25	2001	227	S 75
	2006	77*	S 68		2002	563	R
5090.03	2001	227	S 75	5090.30	2001	227	S 75

PUBLIC RESOURCES CODE—Continued

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5090.30 ((Cont.)				2006	77*	S ⁶⁸
3070.30 (2006	77*	S ⁶⁸	5090.51	2000	159	Am ³⁰⁵
5090.31	2000	227	S 75	3090.31	2001	227	S 75
3070.31	2006	77*	S 68		2006	77*	S 68
5090.32	2001	227	S 75	5090.52	2001	227	S 75
	2002	563	Δm		2002	563	R
	2006	77 *	S 68	5090.53	2001	227	S 75
5090.33	2001	227	S 75		2002	563	Am
	2002	563	R		2004	908	Am
5090.34	2001	227	S 75		2006	77*	S 68
	2002	563	Am	5090.55	2001	227	S 75
5000 25	2006	77 *	S 68	#000 #c	2002	563	R
5090.35	2001	227	S 75	5090.56	2001	227	S 75
	2002	563	Am	5000.60	2002	563	R S ⁷⁵
	2004	908	Am	5090.60	2001	227	
	2005 2006	270 77*	Am S ⁶⁸		2002 2006	563 77*	Am S ⁶⁸
5090.36	2000	227	S 75	5090.61	2000	227	S 75
3070.30	2002	563	Am	3070.01	2002	563	Am
	2006	77*	S 68		2006	77*	S 68
5090.37	2002	563	Ad(RN)	5090.62	2001	227	S 75
	2003	62	Am 519		2002	563	P
	2006	77 *	S 68	5090.63	2001	227	S 75
5090.38	2004	908	Ad(RN)		2006	77*	S 68
	2006	77 *	S 68	5090.64	2001	227	S 75
5090.40	2001	227	S 75		2002	563	Am
	2002	563	R		2006	77*	S 68
Div. 3,				5090.65	2002	563	Ad(RN) S ⁶⁸
Ch. 1.25,				5000.70	2006	77*	Am ⁷⁵
Art. 4, heading				5090.70	2001	227 77*	Am 68
(Sec. 5090.41				5091.10	2006 2001	278	Am
et seq.)	2004	908	Am	5091.15	2001	278	Am
5090.41	2001	227	S 75	5091.20	2002	292	Am
5070.11	2006	77*	C 68	5091.25	2001	278	Am
5090.43	2001	227	S 75	5093.35	2006	68	Am
	2002	563	Am	5093.52	2004	545	Am
	2006	77 *	S 68	5093.54	1999	1016	Am
Div. 5,					1999	1017	Am (as am by
Ch. 1.25,							Stats. 1999,
Art. 4.5,					2002	117	Ch. 1016) ⁹⁹
heading					2003	117	Am
(Sec. 5090.44	2002	562	A 4	5093.545	2005 1999	576	Am
et seq.) 5090.44	2002 2001	563 227	Ad S ⁷⁵	3093.343	1999	1016 1017	Am (as am by
3090.44	2001	563	Am		1999	1017	Am (as am by Stats. 1999,
	2006	77*	S 68				Ch. 1016) ¹⁰⁵
5090.45	2001	227	S 75		2003	117	Am
20,01.12	2002	563	Am & RN		2005	576	Am
5090.46	2001	227	S 75	5093.55	2004	545	Am
	2004	908	Am & RN	5093.56	2004	545	Am
5090.47	2001	227	S 75	5093.61	2004	545	Am
	2002	563	Am & RN	5093.68	2004	545	Am (by Sec. 5
Div. 5,							of Ch.)
Ch. 1.25,					2004	722	Am (by Sec. 2
Art. 5,				5004.5	2001	7.45 **	of Ch.)
heading				5094.2	2001	745*	Am
(Sec. 5090.50	2002	E ()	A	5095	2001	877	Ad
et seq.) 5090.50	2002 2001	563	Am S ⁷⁵	5095.1	2001	877 877	Ad
5090.50	2001	227 563	Am	5095.2	2001 2002	877 664	Ad Am ⁴³¹
NOTE a	2002	303	4 1111	I	2002	JU T	. 1111

	Affe	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5095.3	2001	877	Ad	5096.358	1999	461*	Ad 90
3073.3	2002	975	Am	5096.360	1999	461*	A 1 82
5095.4	2001	877	Ad	3070.300	1999	638*	Ad 110 90
20,2	2002	975	Am	5096.361	1999	461*	Ad 90
5095.5	2001	877	Ad	5096.362	1999	461*	A 1.82
	2002	975	Am		1999	638*	Ad 110 90
5095.6	2002	975	Ad	5096.363	1999	461*	Δd ⁹⁰
5096.244	2001	745 *	Am	5096.364	1999	461*	Ad 90
5096.300	1999	461 *	Ad 90	5096.365	1999	461*	Ad 90
5096.301	1999	461 *	Ad 90	5096.366	1999	461*	Ad 90
5096.302	1999	461 *	Ad 90	5096.367	1999	461*	Ad 90
5096.303	1999	461 *	Ad 90	5096.367.5		461*	Ad 90
5096.306	1999	461 *	Ad 90	5096.368	1999	461*	Ad 82
5096.307	1999	461 *	Ad 30		1999	638*	Ad 110 90
5096.3075	1999	461 *	Ad 90	5096.369	1999	461*	Ad 90
5096.308	1999	461 *	Ad 90	5096.370	1999	461*	Ad 90
5096.309	1999	461 *	Ad 90	5096.371	1999	461*	Ad 90
5096.310	1999	461*	Ad ⁸² Ad ¹¹⁰ 90	5096.372	1999	461*	Ad 90
5006 220	1999	638*	Ad 110 X	5096.400	1999	461*	Ad
5096.320	1999	461 *	Ad ⁹⁰ Ad ⁹⁰	5096.500	2004	708	Ad
5096.322	1999	461 *	Ad 90 Ad 90	5096.501	2004	708	Ad
5096.323	1999	461 *	Ad 82 Ad 82	5096.511	2004	708	Ad
5096.324	1999	461*	Ad 110 90 Ad 110 90	5096.512	2004	708	Ad
5096.331	1999 1999	638 * 461 *	Ad 90	5096.513 5096.514	2004 2004	708 708	Ad
5096.331	1999	461 *	Ad 90	3090.314	2004	538	Ad Am ⁸⁰²
5096.332	1999	461 *	Ad 90	5096.515	2004	708	Alli
5096.334	1999	461*	A 4 90	5096.516	2004	708	Ad
5096.335	1999	461*	A d 90	5096.520	2004	531	Ad
5096.336	1999	461*	Ad 90	5096.600	2001	875*	Ad 353
5096.337	1999	461*	A d 82	5096.601	2001	875*	Ad 353
5070.551	1999	638*	Δd 110 90	5096.605	2001	875*	Ad 353
5096.338	1999	461*	Δd^{90}	5096.606	2001	875*	A d 353
5096.339	1999	461*	A 4 82	5096.610	2001	875*	Ad 353
	1999	638*	Ad 110 90	5096.615	2001	875*	Ad 333
5096.340	1999	461*	Ad 90	5096.620	2001	875*	Ad 353
5096.341	1999	461 *	Δd ⁹⁰	5096.621	2001	875*	Ad 353
5096.342	1999	461 *	Δd ⁹⁰	5096.624	2001	875*	Ad 353
5096.343	1999	461 *	Δd ⁹⁰	5096.625	2001	875*	Δd ³⁵³
5096.344	1999	461*	Ad 02	5096.629	2001	875*	Ad 353
	1999	638*	Ad 110 90	5096.633	2001	875*	Ad 353
5096.345	1999	461 *	A d 82	5096.650	2001	875*	Ad 353
	1999	638 *	Ad 110 90	5096.651	2001	875*	Ad ³⁵³
5096.346	1999	461 *	Ad 90	Div. 2,			
5096.347	1999	461 *	Ad 82	Ch. 1.696,			
5006340	1999	638*	Ad 110 90	Art. 5,			
5096.348	1999	461 *	Ad 82	heading			
5006 350	1999	638 *	Ad 110 90	(Sec. 5096.652	2002		4 0 Day 431
5096.350	1999	461*	Ad ⁸² Ad ¹¹⁰ 90	et seq.)	2002	664	Am & RN 431
5006 251	1999	638*	Ad ⁹⁰	Div. 2,			
5096.351	1999	461 *	Ad 182	Ch. 1.696,			
5096.352	1999	461 *	Ad ⁸² Ad ¹¹⁰ ⁹⁰	Art. 5.5,			
5006 252	1999	638*	A 1 82	heading			
5096.353	1999	461 *	Ad 110 90 Ad 200	(Sec. 5096.652	2002	661	Ad(RN) ⁴³¹
5006 254	1999 1999	638 * 461 *	Ad 90 Ad 90	et seq.)	2002 2001	664 875 *	Ad(RN)
5096.354 5096.355	1999	461 * 461 *	Ad 90 Ad 90	5096.652 5096.665	2001	875* 875*	Ad 353
5096.355	1999	461*	A d 82	5096.666	2001	875* 875*	Ad 353
2020.220	1999	638*	Ad 110 90	5096.667	2001	875* 875*	Δd ³⁵³
5096.357	1999	461*	A 1 82	5096.668	2001	875*	Δd ³⁵³
5070.331	1999	638*	Ad 110 90	5096.670	2001	875*	Ad 353
	1777	030 "	Λu	3090.070	2001	015	Λú

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				1	
5096.671	2001	875 *	Ad 353	5097.997	2004	286	Ad(RN)
5096.672	2001	875 *	Ad 353	5097.998	2004	286	Ad(RN)
5096.673	2001	875 *	Ad 353	5141.1	2006	538	Am 802
5096.674	2001	875 *	Ad ³⁵³	5164	2001	777	Am
5096.675	2001	875 *	Ad 353		2004	184*	Am 802
5096.676	2001	875 *	Ad 353	5366	2006	538	AIII
5096.677	2001	875 *	Ad 353	5506.10	2003	296	Am
5096.678	2001	875 *	Ad 353	5506.11	2000	755	Ad
5096.679	2001	875 *	Ad 353	5506.12	2002	24	Ad
5096.681	2001	875 *	Ad 353	5506.3	2003	296	Am
5096.683	2001	875 *	Ad 353	5506.5	2003	296	Am
5096.686	2002	8	Ad & R 38	5514	2000	755	Am
5096.687	2002	322*	Ad	5507.1	2002	24	Am
5096.688	2002	322*	Ad	5527.1	2006	172	Am
5096.689	2002	322*	Ad Ad ⁷⁷⁸	5532	2006	588	Am
5096.800	2006	33 *	Ad 778 Ad 778	5533.7	2002	24	Ad
5096.805	2006	33 *	Ad 778 Ad 778	5536	2005	700	Am
5096.806	2006	33 *	Ad 778 Ad 778	5536.5	2005	700	Am
5096.820	2006	33 *	Ad ⁷⁷⁸	5539.4	2003	296	Am
5096.821	2006	33 *	Ad ⁷⁷⁸	5539.9	2003	296	Am
5096.824	2006	33 *	Ad ⁷⁷⁸ Ad ⁷⁷⁸	5540.1	2004	27*	Ad
5096.825	2006	33 *	Ad 778 Ad 778	5540.5	1999	321	Am
5096.827	2006	33 *	Ad 778 Ad 778	5540.6	2002	23*	Am
5096.828	2006	33 *	Ad ⁷⁷⁸	5540.6	2002	23*	Am
5096.953	2006	33 *	Ad ⁷⁷⁸	5546	1999	321	Am
5096.955	2006	33 *	Ad ⁷⁷⁸ Ad ⁷⁷⁸	5549	1999	135	Am
5096.956	2006	33 *	Ad 778 Ad 778	5557.0	2002	23*	Am
5096.957	2006	33 *	Ad 778 Ad 778	5557.2	2005	158	Am
5096.958 5096.959	2006	33 *	Ad 778	5560	2003	106	Am (by Sec. 1
	2006	33 *	Ad 778 Ad 778		2002	440	of Ch.)
5096.960	2006 2006	33 * 33 *	Ad 778 Ad 778		2003	449	Am (by
5096.961		33*	A 4 7/8	5562.5	2004	27*	Sec. 36.5 of Ch.)
5096.962 5096.963	2006 2006	33*	Ad 778 Ad 778	5563.5 5625	2004 2006	68	Am
5096.964	2006	33*	Ad 778	5626.3	2004	499*	Am Ad
5096.965	2006	33*	Ad 778	5627	2004	1031*	Am
5096.966	2006	33*	Ad 778	3021	2002	240*	Am
5096.967	2006	33*	A 4 7/8	5631	2003	745*	Am
5090.907	2000	879	Ad 37 70	3031	2001	62	Am 519
3091.1	2001	0/9	R ⁶³	Div. 5,	2003	02	AIII
5097.71	2001	879	Ad ^{37 70}	Pt. 3.3,			
3071.71	2001	077	p 63	heading			
5097.72	2001	879	Ad ^{37 70}	(Sec. 5640			
3071.12	2001	017	R ⁶³	et seq.)	2006	498	Am
5097.91	2006	863	Am	5640	2001	876	Ad
5097.98	2006	863	Am	3040	2006	498	Am
Div. 5,	2000	005	7 1111	5641	2001	876	Ad
Ch. 1.77,				20.1	2006	498	Am
heading				5642	2001	876	Ad
(Sec. 5097.993				20.2	2006	498	Am
et seq.)	2004	286	Am	5643	2001	876	Ad
5097.993	2002	290*	Ad	5644	2001	876	Ad
	2004	286	Am & RN	5645	2001	876	Ad
			& Ad(RN)		2006	498	Am
5097.994	2002	290*	Ad	5646	2001	876	Ad
	2004	286	Am & RN		2006	498	Am
			& Ad(RN)	5647	2001	876	Ad
5097.995	2002	1155	Ad		2006	498	Am
	2004	286	Am & RN	5648	2001	876	Ad
5097.996	2002	1155	Ad	5649	2001	876	Ad
	2004	286	Am & RN	5650	2001	876	Ad
NOTE a						_	

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	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1				- 1	
5651	2001	876	Ad	5781.7	2001	15	R
5652	2001	876	Ad	5781.8	2001	15	R
5653	2001	876	Ad	5782	2001	15	R & Ad
5654	2001	876	Ad	5782.1	2001	15	R & Ad
5671	2006	538	Am ⁸⁰²	5782.10	2001	15	R
5750	2004	230*	Ad	5782.11	2001	15	R
5751	2004	230*	Ad	5782.12	2001	15	R
5752	2004	230*	Ad	5782.13	2001	15	R
5753	2004	230*	Ad	5782.14	2001	15	R
5754	2004	230*	Ad	5782.15	2001	15	R
5755	2004	230*	Ad	5782.16	2001	15	R
5756	2004	230*	Ad	5782.17	2001	15	R
5780	2001	15	R & Ad	5782.18	2001	15	R
5780.05	2001	15	R	5782.19	2001	15	R
5780.1	2001	15	R & Ad	5782.2	2001	15	R
5780.10	2001	15	R	5782.21	2001	15	R
5780.11	2001	15	R	5782.22	2001	15	R
5780.12	2001	15	R	5782.23	2001	15	R
5780.13	2001	15	R	5782.24	2001	15	R
5780.14 5780.15	2001	15	R	5782.25	2001	15	R
	2001	15	R	5782.26	2001	15	R
5780.16	2001	15	R	5782.27	2001	15	R
5780.17	2001 2001	15 745*	R R	5782.3 5782.4	2001 2001	15 15	R & Ad
5700 10	2001	15	R R	5782.5	2001	15	R R & Ad
5780.18	2001	15	R R	5782.5.1		96*	Ad
5780.19		15	R R	3/62.3.1	1999	66	R R
5780.2	2001 2001	15	R R	5782.6	2000 2001	15	R R
5780.20 5780.21	2001	15	R	5782.65	2001	15	R
5780.3	2001	15	R & Ad	5782.05	2001	15	R & Ad
5780.30	2001	15	R	5782.7.1	2001	15	R
5780.4	2001	15	R	5782.7.2	2001	15	R
5780.5	2001	15	R & Ad	5782.8	2001	15	R
5780.6	2001	15	R	5782.9	2001	15	R
5780.7	2001	15	R & Ad	5783	2001	15	R & Ad
5780.8	2001	15	R	5783.1	2001	15	R & Ad
5780.9	2001	15	R & Ad	5783.11	2001	15	R & Ad
5781	2001	15	Ad	5783.12	2001	15	R
5781.1	2001	15	R & Ad	5783.13	2001	15	R & Ad
5781.10	2001	15	R	5783.3	2001	15	R & Ad
5781.12	2001	15	R	5783.5	2001	15	R & Ad
5781.13	2001	15	R	5783.6	2001	15	R
5781.14	2001	15	R	5783.7	2001	15	Ad
5781.2	2001	15	R	5783.9	2001	15	Ad
5781.20	2001	15	R	5784	2001	15	R & Ad
5781.21	2001	15	R	5784.1	2001	15	R
5781.22	2001	15	R				Ad 82
5781.23	2001	15	R		2001	176	Ad
5781.24	2001	15	R		2003	863	Am
5781.25	2001	15	R	5784.10	2001	15	R
5781.26	2001	15	R	5784.11	2001	15	R & Ad
5781.3	2001	15	R	5784.12	2001	15	R
5781.31	2001	15	R	5784.13	2001	15	R & Ad
5781.32	2001	15	R	5784.14	2001	15	R
5781.33	2001	15	R	5784.15	2001	15	R & Ad
5781.34	2001	15	R	570416	2005	700	Am
5781.4	2001	15	R	5784.16	2001	15	R
5781.45	2001	15	R	5784.17	2001	15	R
5781.46	2001	15	R	5784.18	2001	15	R
5781.5	2001	15	R	5784.19	2001	15	R
5781.6	2001	15	R	5784.2	2001	15	R

	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
5784.2 (C	ont.)			5787.3	2001	15	Ad	
	2006	643	Ad	5788	2001	15	R & Ad	
5784.20	2001	15	R	5788.1	2001	15	R & Ad	
5784.21	2001	15	R	5788.10	2001	15	R	
5784.22	2001	15	R	5788.11	2001	15	R & Ad	
5784.23	2001	15	R	5788.12	2001	15	R	
5784.24	2001	15	R	5788.13	2001	15	R & Ad	
5784.25	2001	15	R	5788.15	2001	15	Ad	
5784.26	2001	15	R	5788.17	2001	15	Ad	
5784.27	2001	15	R	5788.19	2001	15	Ad	
5784.28	2001	15	R	5788.2	2001	15	R	
5784.29	2001	15	R	5788.21	2001	15	Ad	
5784.3 5784.30	2001 2001	15 15	R & Ad R	5788.23 5788.25	2001 2001	15 15	Ad Ad	
5784.31	2001	15	R	5788.3	2001	15	R & Ad	
5784.32	2001	15	R	5788.4	2001	15	R	
5784.33	2001	15	R	5788.5	2001	15	R & Ad	
5784.34	2001	15	R	5788.6	2001	15	R	
5784.35	2001	15	R	5788.7	2001	15	R & Ad	
5784.36	2001	15	R	5788.8	2001	15	R	
5784.37	2001	15	R	5788.9	2001	15	R & Ad	
5784.38	2001	15	R	5789	2001	15	Ad	
5784.39	2001	15	R	5789.1	2001	15	Ad	
5784.4	2001	15	R	5789.3	2001	15	Ad	
5784.40	2000	66	Ad	5789.5	2001	15	Ad	
	2001	15	R	5790	2001	15	Ad	
5784.5	2001	15	R & Ad	5500.1	2006	643	R	
5784.6	2001	15	R	5790.1	2001	15	Ad	
5784.7	2001	15 15	R & Ad R	5790.11	2001 2001	15 15	Ad Ad	
5784.8 5784.8a	2001 2001	15	R R	5790.13 5790.15	2001	15	Ad	
5784.9	2001	15	R & Ad	5790.13	2001	15	Ad	
5785	2001	15	R & Ad	5790.17	2001	15	Ad	
3703	2006	588	Am	5790.5	2001	15	Ad	
5785.1	2001	15	Ad	5790.7	2001	15	Ad	
5785.3	2001	15	Ad	5790.9	2001	15	Ad	
	2006	588	Am	5791	2001	15	Ad	
5785.5	2001	15	Ad		2006	643	R	
5786	2001	15	Ad	5791.1	2001	15	Ad	
5786.1	2001	15	Ad		2002	76	Am	
5786.11	2001	15	Ad	5791.3	2001	15	Ad	
5786.13	2001	15	Ad	5791.5	2001	15	Ad	
5786.15	2001 2001	15 15	Ad	5791.7	2001 2003	15 693	Ad	
5786.17 5786.19	2001	15	Ad Ad	5808 5808.1	2003	693	Ad Ad	
5786.21	2001	15	Ad	5808.1	2003	693	Ad	
5786.23	2001	15	Ad	5811	2000	964	Am	
5786.25	2001	15	Ad	5812	2000	964	Am	
5786.27	2001	15	Ad	5813	2000	964	Am	
5786.29	2001	15	Ad	5814	2000	964	Am	
5786.3	2001	15	Ad	5815	2000	964	Am	
5786.31	2001	15	Ad	5815.5	2000	964	Ad	
	2005	158	Am	5816	2000	964	Am	
5786.5	2001	15	Ad	5817	2000	964	Am	
	2006	588	Am	5818.1	2006	77*	Ad	
5786.7	2001	15	Ad	5818.2	2006	77*	Ad	
55060	2002	454	Am	5819	2004	230*	Ad	
5786.9	2001	15	Ad	5819.1	2004	230*	Ad	
5707	2005	158	Am	5819.2	2004	230*	Ad	
5787 5787 1	2001	15 15	Ad	5819.3	2004	230 * 230 *	Ad	
5787.1	2001	13	Ad	5819.4	2004	230 *	Ad	

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		-					
5819.5	2004	230*	Ad	6401.5	2005	701	Ad
5819.6	2004 2004	230*	Ad	6477	2001	745*	Am
5819.7 5819.8	2004	230 * 230 *	Ad Ad	6872 6916	2006 2001	298 745*	Ad Am
5825	2004	953	R R	6925.2	2006	538	Am 802
5842.5	1999	104	Ad	8555	2003	131	Am
5852	2006	839	Ad	8601	2002	432	Am
5853	2006	839	Ad	8625	2002	432	Am
5854	2006	839	Ad	8709.5	2006	77*	Ad
5855	2006	839	Ad	8710	2006	538	Am ⁸⁰²
5860	2006	827	Ad	8750	2004	796	Am
5861	2006	827	Ad	8780	2002	512	Ad & R 38
5862	2006	827	Ad	8781	2002	512	Ad & R 38
5863	2006	827	Ad	8782	2002	512	Ad & R 38
5864	2006	827	Ad	8783	2002	512	Ad & R 38
5865	2006	827	Ad	8784	2002	512	Ad & R 38
5866	2006	827	Ad	8785	2002	512	Ad & R 38 Ad & R 38
5867	2006	827	Ad	8786	2002	512	
5868	2006	827	Ad	8787	2002	512	Ad & R 38
5869	2006	827	Ad	8788	2002	512	Ad & R ³⁸ Ad & R ³⁸
5870	2006 2006	827 827	Ad	8789 8801	2002 2002	512 454	
5871 5872	2006	827 827	Ad Ad	0001	2002	158	Am Am
5873	2006	827	Ad	8802	2005	158	Am
6211	2001	745 *	Am	8809	2005	158	Am
6217	2003	240*	Am (as am by	8811	2002	454	R & Ad(RN)
0217	2000	2.0	Sec. 18,	8812	2002	454	Am & RN & Ad
			Stats, 1998,	8813	2002	454	R & Ad
			Ch. 876) ⁴⁸⁵		2005	158	Am
6217.1	2000	715	Am	8813.1	2002	454	R
	2001	449	Am		2005	158	Ad
	2002	600	Am	8813.2	2002	454	R
6217.2	2003	734	Ad		2005	158	Ad
6217.8	2005	81*	Ad	8813.3	2005	158	Ad
6006	2005	521	Am	8815.1	2002	454	Am
6226	2004	193	R ⁵⁷¹	0015.0	2005	158	Am
6220	2004	286	R	8815.2	2002	454	Am
6230	2001 2001	745 * 745 *	Am	0015 2	2005 2002	158 454	Am
6231 6304	2001	701	Am Am	8815.3 8815.4	2002	454 454	Am R & Ad
6307	2005	585 *	R & Ad	0013.4	2002	158	Am
6307.1	2002	432	Ad	8815.5	2005	158	Ad
0307.1	2003	62	Am ⁵¹⁹	8817	2002	454	Am
6309	2006	135	Am	8819	2002	454	Am
6313	2006	135	Am		2005	158	Am
6314	2006	135	Am	8850	2005	158	Ad
	2006	538	Am ⁸⁰²	8851	2005	158	Ad
6331.5	2004	286	Am	8852	2005	158	Ad
	2006	68	Am	8853	2005	158	Ad
6361	2006	275	Ad	8854	2005	158	Ad
6362	2006	275	Ad	8855	2005	158	Ad
6363	2006	275	Ad	8856	2005	158	Ad
6364	2006	275	Ad	8857	2005	158	Ad
6365	2006	275	Ad	8858	2005	158	Ad
6366 6367	2006 2006	275	Ad	8859 8860	2005 2005	158 158	Ad Ad
6368	2006	275 275	Ad Ad	8861	2005	158	Ad Ad
6369	2006	275	Ad	8870	2005	158	Ad
6369.1	2006	275	Ad	8871	2005	158	Ad
6369.2	2006	275	Ad	8872	2005	158	Ad
6369.3	2006	275	Ad	8873	2005	158	Ad
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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
		- 1				-	Ејјесі
8874	2005	158	Ad	10246	2002	616	Am
8875	2005	158	Ad	10250	2002	616	Am
8876	2005	158	Ad	10251	1999	503	Am
8877	2005	158	Ad	10050	2002	616	Am
8878	2005	158	Ad	10252	1999	503	Am
8879	2005	158	Ad		2001	234	Am
8880	2005	158	Ad	10254	2002	616	Am
8890 8891	2005 2005	158 158	Ad Ad	10234	1999 2002	503 616	Am Am
8892	2005	158	Ad	10255	2002	616	Ad
8893	2005	158	Ad	10260	2002	616	Am
8894	2005	158	Ad	10260.5	1999	503	Ad
8895	2005	158	Ad	10200.5	2002	616	Am
8896	2005	158	Ad	10261	1999	503	Am
8897	2005	158	Ad		2002	616	Am
8898	2005	158	Ad	10262	2002	616	Am
8899	2005	158	Ad	10262.1	1999	503	Ad
8900	2005	158	Ad	10262.2	2002	616	Ad
8901	2005	158	Ad	10262.5	2002	616	Ad
8902	2005	158	Ad	10263	2002	616	Am
9084	2006	538	Am ⁸⁰²	10264	2002	616	Am
9301.1	2006	172	Am	10265	2002	616	R
9303	2005	700	Am	10270	2002	616	Am
9313 9358	2005	158 811	Am	10271 10273	2002 2002	616	Am
9338 9756	2003 2001	745*	Am R	10273	2002	616 616	Am Am
9952	2006	68	Am	10274	1999	503	Am
9977	2002	221	Am	10270	2002	616	Am
10005	2001	398	Am	10278	2002	983	Ad & R ^{68 37}
10200	1999	503	Am	10270	2004	497*	R
10211	1999	503	Am	10279	2002	983	Ad & R 68 37
	2002	616	Am		2004	497*	R
10212	1999	503	Am	10279.6	2002	983	Ad & R 68 37
	2002	616	Am		2004	497*	R
10216	1999	503	Am	10280	2002	983	Ad
10218	1999	83	Am ³⁰	10280.5	2002	983	Ad
10222	1999	503	Am	10281	2002	983	Ad
10224	1999	503	Ad	10281.5	2002	983	Ad
10230	1999	503	Am	10282	2002	983	Ad
10230.5	2002 2002	616 616	Am Ad	10283 10285	2002 2002	983 983	Ad Ad ³⁷
10230.3	1999	503	Am	10203	2002	497*	R
10231	2002	616	Am	10286	2002	983	Ad ³⁷
10231.5	1999	503	Ad	10200	2004	497*	R
10233	2002	616	Am	10330	2002	984	Ad
10234	1999	503	Am	10331	2002	984	Ad
	2002	616	Am	10332	2002	984	Ad
10235	2002	616	Am	10334	2002	984	Ad
10235.5	1999	503	Ad	10335	2002	984	Ad
10236	1999	503	Am	10335.5	2002	983	Am (as ad by
10227	2002	616	Am				Stats. 2002,
10237	2002	616	Am		2002	004	Ch. 984)
10239	1999	503	Am	10226	2002	984	Ad
10240	2002 1999	616 503	Am Am	10336 10337	2002 2002	984 984	Ad Ad
10240	2002	616		10337	2002	984 984	Ad
10241	1999	503	Am Am	10336	2002	984 984	Ad
10271	2002	616	Am	10339	2002	984	Ad
10242	1999	503	Am	10340	2002	984	Ad
10243	1999	503	Am	10342	2002	984	Ad
10244	2002	616	Am	10343	2002	984	Ad
				1			

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10344	2002	984	Ad	14515.1	2000	731	Ad
12200	2000	790	Ad & R 75	14515.5	1999	815	Am
12210	2000	790	Ad & R 1/5	14519.5	1999	815	Ad
12211	2000	790	Ad & R /3	14524	2006	907*	Am
12220	2000	790	Ad & R 75	14525.5.1	1999	815	Ad
12230	2000	790	Ad & R 75	14528.1	2003	753	Am
12231	2000	790	Ad & R '	14529.7	2000	731	Am
12240	2000	790	Ad & R 75	14530.1	2005	22	Am ⁶⁴⁷
12241	2000	790	Ad & R 75	14536	1999	815	Am
12242	2000	790	Ad & R 75		2001	874*	Am
12244	2000	790	Ad & R 75	1.4525	2006	907*	Am
12245	2000	790	Ad & R 75	14537	2001	745*	Am
12246	2000	790 790	Ad & R 75	1.4520	2001	874*	Am
12247	2000		Ad & R ⁷⁵ Ad & R ⁷⁵	14538	2001	874*	Am
12248	2000	790 790	Ad & R 75	14539	2001	874* 22	Am Am ⁶⁴⁷
12249	2000 2000	790 790	Ad & R 75 Ad & R 75	14520.5	2005 2000	731	
12249.5	2000	790 790	Ad & R	14539.5 14541	2000	731	Ad Am
12249.6 12250	2000	790 790	Ad & R 75	14341	2000	874*	Am
12250.5	2000	790	Ad & R ⁷⁵	14541.5	2000	731	Alli
12250.5	2000	790	Ad & R ⁷⁵	14542	1999	815	R R
12251	2000	790	Ad & R ⁷⁵	14549	1999	815	Am
12260	2000	790	Ad & R 75	14349	2003	753	Am
12262	2000	790	Ad & R 75	14549.1	1999	815	Ad & R ⁷⁸
12263	2000	790	Ad & R 75	14547.1	1999	817	R (as ad by
12264	2000	790	Ad & R 75		1///	017	Stats. 1999,
12275	2000	790	Ad & R 75				Ch. 815) & Ad
12276	2000	790	Ad & R 75		2000	731	Am & R 20
12290	2000	790	Ad & R 75		2001	874*	Am 13
12291	2000	790	Ad & R 75		2003	753	Am
13021	2002	221	R		2006	907*	Am
13076	2000	146*	Am				R & Ad 100
13116.5	2006	68	Am	14549.2	2006	907*	Ad & R 349
13232.3	2001	606*	Ad	14549.5	1999	815	Am
14307	2001	760	Am				R & Ad 25
14309	2001	760	Ad		2003	753	Am
14314	2001	745 *	Am	14549.6	1999	815	Am
	2002	953	R		2001	874*	Am
14315	2001	760	Am		2003	753	Am
	2002	953	Am	14549.7	1999	815	Ad & R 19
14316	2002	953	Am		2006	907*	Ad & R 38
14403	2002	953	Am	14550	1999	815	Am
14420	1X 200		Ad & R 37 20		1999	817	Am
14421	1X 200		Ad & R 37 20	14551	1999	815	Am
14422	1X 200		Ad & R ^{37 20}	14551.5	2005	22	Am ⁶⁴⁷
14423	1X 200		Ad & R ^{37 20}	14551.5	1999	815	R & Ad
14424	1X 200		Ad & R ^{37 20} Ad & R ^{37 20}	1.4550	2000	731	Am
14425	1X 200		Ad & R Am ⁷⁷	14552	2000	731	Am
14504	1999	815	R 25	14552.5	2003	753	Am Am ⁵⁷¹
			Ad ¹	14552.51	2004 2003	183 753	
	2000	731		14553	2003	731	Am Am
14507.5	2006	904	Am Am	14555	2000	504	Am Ad
14507.3	2004	183	Am ⁵⁷¹	14560	1999	815	R & Ad
14509.3	2004	478	Am	14500	2003	753	Am
17307.4	2003	907*	Am		2006	907*	Am
14513.4	1999	815	Am	14560.5	1999	815	Am
14513.5	2003	753	Ad	1-300.3	1999	817	Am
14513.5	2000	731	Ad	14561	1999	815	Am
14514.4.1	1999	815	Ad	1-501	1999	817	Am
14514.7	1999	815	Ad		2000	731	Am
17J17./	1///	013	. 1u	1	2000	131	2 1111

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14561 (Cor	nt.)			14591.2	2000	731	Am
	2003	753	Am		2001	874*	Am
14571	1999	815	Am	14591.4	2000	731	Am
14571.3	2001	874*	Am	14591.5	2002	784	Am ⁴⁹⁰
14571.5	2006	907*	Ad	14591.6	2000	731	Ad
14571.8	1999	815	Am		2001	874*	Am
	2000	731	Am	14592	2000	731	R
14571.9	2000	731	R	14594.5	2000	731	Ad(RN)
14573	1999	815	Am	14595	2000	731	Am & RN & Ad
14573.5	1999	815	Am	14595.4	2000	731	Ad
14573.51 14574	2003 1999	753 815	Am Am	14595.5 14596	2000 2000	731 731	Ad Ad
14374	2005	202	Am	14597	2000	731	Ad
	2006	907*	Am	14599	2000	731	Ad
14575	1999	1*	R (as am by	Div. 12.2,	2000	731	710
11070	1///	•	Sec. 26,	heading			
			Stats. 1995,	(Sec. 15000			
			Ch. 624) & Ad	et seq.)	2001	656	Am
			R & Ad 160	15025	2001	656	Ad
	1999	83	Am 30		2002	625*	Am
	1999	815	R (as ad by	15026	2001	656	Ad
			Sec. 3,	15027	2001	656	Ad
			Stats. 1999,	15028	2001	656	Ad
			Ch. 1) & Ad	15029	2001	656	Ad
	1999	817	R (as ad by	16000	2005	693	Ad
			Stats. 1999,	16001	2005	693	Ad
	2002	7.50	Ch. 815) & Ad	16002	2005	693	Ad
	2003	753	Am	16003	2005	693	Ad
	2005	202	Am	16004	2005	693	Ad
14575 1	2006	907 * 753	Am	16050	2006	186	Ad Ad
14575.1 14575.2	2003 2003	753 753	Am Ad	16051 16052	2006 2006	186 186	Ad
14575.5	2003	753	Ad	16052	2006	186	Ad
14576	2003	753	Ad & R 75	18017	2004	193	R ⁵⁷¹
14580	1999	815	Am	19524	2001	745*	R
14581	1999	1*	Am	1,02.	2001	874*	R
	1999	815	Am (as am by	21061.0.5	2002	1039	Ad
			Sec. 4,		2003	62	Am & RN 519
			Stats. 1999,		2003	742	Am
			Ch. 1)		2005	22	Am & RN 647
	1999	817	Am	21061.3	2003	62	$Ad(RN)^{519}$
	2000	731	Am		2005	22	Ad(RN) ⁶⁴⁷
	2001	159	Am ³⁰⁵	21064.3	2002	1039	Ad
	2003	753	Am Am 571	21065.3	2002	1039	Ad
	2004	183	AIII	21066.5	2002	1154	R 82
	2005	582*	Am	21070	2004	744	Ad
	2006	904	Am	21071	2002	1039	Ad
14500	2006	907 * 753	Am Ad	21072	2002	1039	Ad R
14582 14585	2003 1999	133	Ad & R ⁴⁰	21080.08 21080.10	2006 2001	370 237	Am
14303	1999	815	Ad	21000.10	2001	1039	Am
	2003	753	Am	21080.12	2006	31	Ad & R ^{783 780}
	2006	907*	Am	21080.14	2001	237	Am
14588	1999	815	Ad	2100011	2002	1039	R
14588.1	1999	815	Ad		2006	31	Ad & R 782 781
	2001	874*	Am	21080.16	2006	31	Ad & R /82 111
14588.2	1999	815	Ad	21080.24	2006	538	Am 802
	2001	874*	Am	21080.29	2003	739	Ad
		50.1	A .	21090.2	2004	7/1/	A m
14591	2000	731	Am	21080.3	2004	744	Am
14591 14591.1	2000 1999 2000	731 815 731	Am Am Am	21080.35 21080.4	2004 2001 2000	534 738	Alli Ad Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21080.5	2002	1121	Am		2004	744	Am
	2003	742	Am		2005	22	Am ⁶⁴⁷
21081.2	2006	715	Ad	21159.25	2002	1039	Ad & R 18
21081.7	2000	738	Am		2004	744	Am ⁶⁸
	2001	867	Am	21159.26	2002	1039	Ad
	2002	1039	R	21159.27	2002	1039	Ad
21082.1	2002	1052	Am	21159.9	2000	716*	Am
21083	2002	1052	Am		2002	1121	Am
	2004	689	Am	21165	2005	267	Am
21083.2.5	2000	739*	R (as ad by	21167	2004	744	Am
			AB 2752) ⁸²	21167.1	2006	538	Am ⁸⁰²
21083.4	2004	732	Ad	21167.6	2002	1121	Am
21083.7	2000	387*	Am	21167.6.5	2002	1121	Ad
21083.8.1	2004	525	Am		2004	522	Am
21083.9	2001	867	Am	21167.7	2002	664	Am ⁴³¹
	2002	638	Am	21178	1999	812	Ad & R 20
21084.2	2004	63	R	21190.5	2004	540	Ad ⁷⁰⁰
21085	2002	1039	R	21193	2004	540	Am
21085.7	2000	925	Ad & R 68	21193.5	2004	540	Ad
21086	2004	689	Am	22052	2001	745*	R
21087	2004	689	R	22054	2004	286	R
21090	2002	625 *	Am	25000.5	2000	288	Am
21091	2002	1052	Am	25000.5	2001	912	Am
	2003	695	Am	25008.5	1999	981	Am 18
21001 5	2005	267	Am	25009	1999	581	Ad Am ⁸⁰²
21091.5	2001	534	Ad	25135	2006	538	
21092	2003	742	Am	25141	2000	288 227*	Ad
21092.2	2001 2003	867 695	Am	25226 25300	2004 2002	568	Ad
21096	2003	438	Am Am ⁴²⁶	25300		568	R & Ad
21098	2002	638	Ad	25301	2002 2002	568	R & Ad R & Ad
21096	2002	62	Au 519	25302.5	2002	703	Ad
21104	2003	744	Am	23302.3	2006	538	Am ⁸⁰²
21104	2004	525	Am	25303	2002	568	R & Ad
21151	2002	1121	Am	23303	2006	722	Am
21151.1	2006	538	Am 802	25304	2002	568	R & Ad
21151.10	2000	925	Ad & R ⁶⁸	25305	1999	581	Am
21151.4	2004	689	Δm	25505	2002	568	R & Ad
21151.7	2002	1154	Am 82	25305.2	2005	579	Ad & R 82
	2003	3*	S (as am by	25305.5	2002	568	Ad & K
	_000	3	Stats. 2002.	25306	2002	568	R & Ad
			Ch. 1154) ⁵⁴⁰	25307	2002	568	R & Ad
21151.8	2003	668	Am	25307.5	2002	568	R
21151.9	2001	643	Am	25308	2002	568	R
21152	2004	525	Am	25308.5	1999	581	Am
21152.1	2003	837	Ad		2002	568	R
21153	2004	744	Am	25309	1999	581	Am
21157	2006	882	Am		2002	568	R
21157.6	2004	684	Am	25309.1	2002	568	R
21157.7	2006	31	Ad ⁷⁸²	25309.2	2002	568	R
21158.6	2001	701*	Ad & R 18	25309.3	1999	581	Ad
	2002	625 *	Am		2002	568	R
	2002	664	Am ⁴³¹	25310	2001	337	Am
	2002	1039	R		2002	568	R
21159.20	2002	1039	Ad		2006	734	Ad
21159.21	2002	1039	Ad	25310.1	2002	568	R
****	2003	742	Am	25310.2	2002	568	R
21159.22	2002	1039	Ad	25310.3	2002	568	R
21159.23	2002	1039	Ad	25310.4	2002	568	R
	2002	1039	Ad	25310.5	1999	812	Ad
21159.24	2004	684	Am		2001	745 *	R

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C4'		cted By	F.CC	C		cted By	Eff
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25320	2002	568	R & Ad	25417	2000	536	S 111
25321	2002	568	R & Ad	25417.5	2000	536	S 111
25322	2002	568	R & Ad	25417.5	2002	601	Am
25323	2002	568	R & Ad	25418	2002	536	S 111
25324	2002	568	R	25419	2000	536	S 111
23324	2004	692	Ad	25420	2000	536	S 111
25325	2002	568	R	25421	2000	536	Am 111
25326	2002	568	R	25425	1X 200		Ad
25330	2006	638	Ad	25426	1X 200		Ad
25331	2006	638	Ad	25433	1X 200		Ad ³⁷
25332	2006	638	Ad	25433.5	1X 200		Ad ³⁷
25333	2006	638	Ad	25 155.5	2X 200		Am
25334	2006	638	Ad	25434	1X 200		Ad ³⁷
25335	2006	638	Ad	25434.5	1X 200		Ad ³⁷
25336	2006	638	Ad	25 15 1.5	2X 200		Am
25337	2006	638	Ad	25435	1X 200		Δd^{37}
25338	2006	638	Ad	25436	1X 200		Ad ³⁷
25339	2006	638	Ad	25440	2000	536	C 111
25340	2006	638	Ad	25440.5	2000	536	S 111
25341	2006	638	Ad	25441	2000	536	S 111
25350	2000	288	Am	20	2002	601	Am
25354	2000	288	Am	25441.5	2000	536	S 111
2000.	2003	692	Am	20	2002	601	R
25356	2000	288	Am	25442	2000	536	S 111
25364	2000	288	Am	25442.5	2000	536	S 111
	2003	692	Am	25442.7	2000	536	S 111
25401.1	2002	568	R	20	2002	601	Am
25401.2	2003	733	Am	25443	2000	536	S 111
25401.5	2001	773	Ad	200		1-02 15*	Am
25401.6	2002	836	Ad	25443.5	2000	536	S 111
	2003	666	Am		2002	601	Am
25401.7	2001	773	Ad	25445	2000	536	S 111
25401.9	2006	559	Ad		2002	601	Am
25402	2002	421	Am	25446	2000	536	S 111
25402.5	1X 200	01-02 7*	Am		2002	601	Am
25402.6	2001	905	Ad	25447.2	2000	536	S 111
25402.7	2001	905	Ad		2002	601	R
25403.5	2001	745 *	Am	25448	2000	536	S 111
	2002	664	Am 431	25448.1	2000	536	S 111
25403.8	2X 200	1-02 6*	Ad	25449	2000	536	C 111
25405.5	2006	132	Ad	25449.1	2000	536	S 111
25405.6	2006	132	Ad		2002	601	Am
25406	2X 200	11-02 17	Ad	25449.2	2000	536	S 111
25410	2000	536	S 111	25449.3	2000	536	S 111
25410.5	2000	536	S 111		2002	601	Am
	2002	601	Am	25449.4	2000	536	Am 111
25410.6	2000	536	S 111	25514	1X 200	1-02 12*	Am
	2002	601	Am	25519	2000	1040	Am
25411	2000	536	S 111	25519.5	1X 200	1-02 12*	Ad & R 19
	2002	601	Am	25520	1999	581	Am
25412	2000	536	S 111	25521	1X 200	1-02 12*	Am
25412.5	2000	536	S 111	25523	1999	581	Am
	2002	601	R		2000	1040	Am
25413	2000	536	S 111			1-02 12*	Am
	2002	601	Am		2003	733	Am
25414	2000	536	S 111	25523.5	1999	581	R
25415	2000	536	S 111	25524	1999	581	Am
	2002	601	Am		2000	1040	R
		1-02 15*	Am	25525	1999	581	Am
25416	2000	536	S 111		2003	733	Am
	2002	601	Am	25531	1X 200	1-02 12*	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25534	2002	567	Am		2004	225*	Am
23334	2002	62	Am 519	25698	2002	568	R
	2003	741	Am	25720	2002	936	Ad
25540.6	1999	581	Am	25720	2000	936	Ad
25541	1999	581	Am	25721	2000	930	Ad
	1999	581				737	
25541.5			Ad	25722.5	2003		Ad
25543	1999	581	Ad Ad & R ¹⁹	25722.7	2006	767	Ad
25550	2000	329*	Au & K	25723	2001	912	Ad
25550.5	2004	245	Ad & R 75	25725	2005	580	Ad
25550.5		01-02 12*	Ad & R 19	25726	2005	580	Ad
	2004	245	Ad & R 75	25730	2000	1018	Ad
25552	2000	329*	Ad & R 217		2006	77*	R 100
		01-02 12*	Am	25731	2006	77*	Ad & R 75
25553	2000	329*	Ad	25740	2003	666	Ad
	2002	568	R		2006	464	Am
25555	2000	329*	Ad & R 19	25740.5	2006	464	Ad
25604	2002	568	R		2006	512*	Ad
25615	2000	1046	R	25741	2003	666	Ad
25619	2000	537	Ad & R 43		2006	464	Am
	2X 200	01-02 17	Am	25742	2003	666	Ad
25620	2002	515	Am		2006	464	Am
	2006	512*	Am		2006	512*	Am
25620.1	2002	515	Am	25743	2003	666	Ad
	2006	464	Am		2006	464	Am
	2006	512*	Am	25744	2003	666	Ad
25620.10	2000	537	Ad & R ⁴³	207	2004	867*	Am
20020.10	2002	515	Ad		2006	512*	Am
	2003	733	Am (as ad by	25744.5	2006	464	Ad
	2003	133	Sec. 9,	25745	2003	666	Ad
			Stats. 2002,	23173	2006	464	R
			Ch. 515) & RN		2006	512*	R (as ad by
25620.11	2003	733	Ad(RN)		2000	312	Sec. 2,
23020.11	2006	512*					
25620.15			Am				Stats. 2003,
25620.15	2006	512*	Ad	25746	2003	666	Ch. 666)
25620.2	2000	1060	Am Am ⁴⁵³	23740			Ad
	2002	515			2006	464	Am
	2003	733	Am 883	257.47	2006	512*	Am
	2006	512*	Am ⁸⁸³	25747	2003	666	Ad
25620.3	2002	515	Am		2004	694	Am
25620.5	2000	536	Am		2006	512*	Am
	2002	515	Am	25748	2003	666	Ad
	2003	733	Am		2004	781*	Am
	2006	512*	Am		2006	512*	Am
25620.7	2002	515	Am	25749	2003	666	Ad
25620.8	2000	536	Am		2006	464	R
	2002	515	Am		2006	512*	R
	2006	512*	Am	25750	2003	666	Ad
25620.9	2002	515	Ad & R 207		2006	512*	R
	2006	512*	R	25751	2003	666	Ad
25625	2004	781*	R		2004	781*	Am
25626	2004	781*	R		2006	464	Am
25627	2004	781*	R		2006	512*	Am
25628	2004	781*	R	25770	2003	645	Ad
	2004	227*	Am	25771	2003	645	Ad
25630	2002	515	Am	25772	2003	645	Ad
25630 25648	2002		Am	25773	2003	645	Ad
25648				43113	2003		Au
25648 25648.4	2002	515 1046		25780	2006	122	Δd
25648 25648.4 25650	2002 2000	1046	Ad	25780	2006	132	Ad
25648 25648.4 25650 25684	2002 2000 2002	1046 515	Ad Am	25781	2006	132	Ad
25648 25648.4 25650	2002 2000	1046	Ad				

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
Section	icui	Спирист	Бујест	Section		1	
25806	2003	741	Ad	30519.2	2001	537*	Ad ³⁷²
25920	2001	115	R	30521	2005	383	R
25921	2001	115	R	30533	2006	77*	Am
25922	2001	115	R	30601.3	2006	294	Ad
25923	2001	115	R	30604	2003	793	Am
25924	2001	115	R	30607.7	2003	285	Ad Am ⁸⁰²
25925	2001	115	R	30608	2006	538	AIII
26003	1X 200		Am	30608.5	2006	294	R
26011.5	2X 200 1X 200	01-02 9 01-02 8*	Am	30609.5 30610	1999 2004	822 697	Ad Am
26011.5	1X 200		Am Ad	30610.3	2004	337	Am
20011.0	2X 200		Am	30010.3	2003	183	Am ⁵⁷¹
26020	2004	227*	Δm	30610.4	2004	538	Δ m 802
26032	2006	538	Am ⁸⁰²	30610.6	2006	538	Am ⁸⁰²
26569.4	2000	262	Am	30610.9	1999	491	Ad
26569.5	2006	538	Am 802	30614	2002	297	Ad
26582	2005	158	Am	30713	2006	294	R
26593	2000	506	Am	30716	2006	538	Am 802
26653.5	2000	262	Ad	30812	2002	235	Ad
29305	2006	538	Am ⁸⁰²		2003	62	Am ⁵¹⁹
29411	2005	383	R	30901	2002	727	Ad
29412	2005	383	R	30902	2002	727	Ad
29725	1999	422	Am	30903	2002	727	Ad
29735	2006	538	AIII	30904	2002	727	Ad
20726	2006	547	Am	30905	2002	727	Ad
29736	2000	505	Am	30906	2002	727	Ad
29759	2000	505	R	20007	2004	714	Am
29763	2006	547	Am	30907	2002	727	Ad
29770 29771	2006 2006	547 547	Am Am	30908 30909	2002 2002	727 727	Ad Ad
29777	2004	193	R ⁵⁷¹	30910	2002	727	Ad
29111	2004	286	Am	30915	2002	727	Ad
30118.5	2004	538	Am 802	30916	2002	727	Ad
30166	2006	538	Am ⁸⁰²	30917	2002	727	Ad
30166.5	2000	952	Ad	30920	2004	714	Ad
30170	2006	538	Am 802	30921	2004	714	Ad
30171.2	2006	538	Am 802	30925	2002	727	Ad
30222.5	2006	538	Am ⁸⁰²	30930	2002	727	Ad
30233	2006	294	Am	30935	2002	727	Ad
30237	2004	286	R	30940	2002	727	Ad
30262	2003	420	Am		2003	493	Am
30265	2006	294	Am		2004	230*	Am
30301	2004	746	Am	30945	2002	727	Ad
30301.2	2004	746	Am	30946	2002	727	Ad
30301.5	2004	746	Am	30947	2002	727	Ad
30310	2004	746	Am	200.40	2003	493	Am
20212	2005	22	Am ⁶⁴⁷	30948	2002	727	Ad
30312	2X 200		Am Am ⁸⁰²	30949	2002	727	Ad
30315.1	2006	538 294		30950	2002	727 62	Ad Am (as ad by
30333.1 30333.2	2006 2006	294	Am Am		2003	02	Am (as ad by Stats, 1986.
30333.2	2006	294	Am				Ch. 1079)
30342	2006	294	R				& RN 519
30342	2006	294	R		2003	493	Am (as ad by
30353	2002	1104	Am		2003	773	Sec. 1,
30404	2002	869	Am				Stats. 2002,
30411	2006	36	Am				Ch. 727)
30420	2000	343	Am	30960	2003	62	Ad(RN) ⁵¹⁹
30512	2004	746	Am	30988	2000	983	Ad
30512.1	2004	746	R		2002	598	Am
30514.1	2004	746	Am	30988.1	2000	983	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
30988.1	(Cont.)			31353	2002	958	Am
	2002	598	R	31354	2002	958	Am
30988.2	2000	983	Ad	31355	2002	958	Am
	2002	598	R & Ad	31400.1	2001	885*	Am
30988.3	2000	983	Ad	31402.1	2002	518	Ad
20000 4	2002	598	R & Ad(RN)	31402.2	2002	518	Ad
30988.4	2000	983	Ad	21402.2	2003	337	Am
31007	2002 2002	598 664	Am & RN Am ⁴³¹	31402.3	2002 2003	518 337	Ad
31007	2002	958	Am	31406	2003	958	Am Ad
31008	2002	958	Am	31408	2002	446	Ad
31010	2002	958	Am	31409	2001	446	Ad
31012	2004	224	Ad	32103	2006	538	Am ⁸⁰²
31013	2001	885*	Am	32515	2000	507	Am
31017	2002	958	Ad	32550	2000	428	Ad & R ⁶⁸
31108	2001	745 *	Am	32551	2000	428	Ad & R ⁶⁸
31111	2002	958	Ad	32553	2000	428	Ad & R ⁶⁸
31112	2002	958	Ad		2002	3	Am
31119	2001	885*	Ad ³⁷	32555	2000	428	Ad & R 68
	2002	164	Am		2002	3	Am
21120	2003	62	Am ⁵¹⁹	32556	2000	428	Ad & R 68
31120	2002	958	Ad		2002	3	Am
31150.1	2002	958	Am	22556.2	2005	223	Am
31156 31161	2002 2005	958 331	Am	32556.2 32557	2002 2000	975 428	Ad Ad & R ⁶⁸
31162	2005	331	Am Am	32331	2005	223	Au & K Am
31163	2003	745 *	Am	32558	2000	428	Ad & R ⁶⁸
31103	2005	331	Am	32559	2000	428	Ad & R ⁶⁸
	2006	538	Am ⁸⁰²	32560	2000	428	Ad & R ⁶⁸
31164	1999	639	Am	22000	2005	223	Am
	2000	135	Am ²⁰³	32561	2000	428	Ad & R 68
	2004	224	Am	32562	2000	428	Ad & R ⁶⁸
31165	2005	383	Ad		2005	223	R
31200	2002	958	Am	32565	2000	428	Ad & R ⁶⁸
31206	2002	958	Am	22565.5	2002	3	Am
31207	2002	958	Am	32565.5	2000	428	Ad & R 68
31207.1	2002	958	Am	22566	2002	3	Am Ad & R ⁶⁸
Div. 21, Ch. 5.5,				32566 32567	2000 2000	428 428	Ad & R ⁶⁸
heading				32307	2002	3	Au & K Am
(Sec. 31220				32568	2002	428	Ad & R ⁶⁸
et seq.)	2003	492	Am	32300	2002	3	Am
31220	2002	727	Ad	32569	2000	428	Ad & R ⁶⁸
	2003	492	Am		2002	3	Am
	2005	383	Am	32570	2000	428	A d & R ⁶⁸
31251	2002	958	Am		2002	3	Am
31255.1	2002	958	Am	32571	2000	428	Ad & R 68
31257	2002	958	Am		2002	3	Am
31258	2006	538	Am ⁸⁰²	32572	2000	428	Ad & R 68
31260	2002	958	Am	32573	2000	428	Ad & R ⁶⁸
31303	2002 2000	958 1055 *	Am	32574 32574.5	2000	428 428	Ad & R ⁶⁸ Ad & R ⁶⁸
31306	2000	225*	Am Am	34374.3	2000 2002	428	R R
31307	2004	958	Am	32575	2002	428	Ad & R ⁶⁸
31310	2002	958	Am	32576	2000	428	Ad & R ⁶⁸
31316	2005	383	Ad	32577	2000	428	Ad & R 68
31350	2002	958	Am	32578	2000	428	Ad & R ⁶⁸
31351	2002	958	Am	32579	2000	428	Ad & R ⁶⁸
31352	2002	958	Am	32580	2000	428	Ad & R 68
31352.5	2002	958	Am	32600	1999	788	Ad

Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		Спарієї	Ејјесі	Section	1eui	Спарієї	Ејјесі
32600 (Co				Div. 22.9,			
	1999	789	Ad	Art. 3,			
32601	1999	788	Ad	heading			
22602	1999	789	Ad	(Sec. 32639	2004	100	. 0 Par 571
32602	1999	788	Ad	et seq.)	2004	183	Am & RN ⁵⁷¹ Ad ⁴⁶⁸
22602	1999	789	Ad	32639	2002	574	R ²³²
32603	1999 2000	788 711	Ad Am	32640	2002	574	Ad & R ³⁸
32604	1999	789	Ad	32641	2002	574	Ad 468
32004	2006	294	Am	32041	2002	314	R ²³²
32605	1999	789	Ad	32642	2002	574	Ad & R 38
32003	2000	711	Am	32643	2002	574	Ad ⁴⁶⁸
	2006	294	Am	020.0	2002	57.	R ²³²
32606	1999	789	Ad	32644	2002	574	Ad & R ³⁸
32607	1999	789	Ad	32645	2002	574	Ad ⁴⁶⁸
32608	1999	789	Ad				R ²³²
32609	1999	789	Ad		2003	92	Am
32611	1999	789	Ad	32646	2002	574	Ad 468
32612	1999	789	Ad				R ²³²
32613	1999	789	Ad	32647	2002	574	Ad ⁴⁶⁸ R ²³²
32614	1999	789	Ad	22640	2002	574	K 1468
32614.5	1999	789 780	Ad	32648	2002	574	Ad ⁴⁶⁸ R ²³²
32615 32616	1999 1999	789 789	Ad Ad	32649	2002	574	Ad ⁴⁶⁸
32620	1999	788	Ad	32049	2002	374	R ²³²
32621	1999	788	Ad	32650	2002	574	Ad ⁴⁶⁸
Div. 22.9,	1///	700	710	32030	2002	571	D 232
Ch. 1,				32651	2002	574	Ad ⁴⁶⁸
heading							R ²³²
(Sec. 32630				32652	2002	574	Ad & R ³⁸
et seq.)	2004	183	Ad(RN)571	32653	2002	574	Ad & R 38
Div. 22.9,				32654	2002	574	Ad ⁴⁶⁸
Art. 1,							R ²³²
heading				32655	2002	574	Ad 468
(Sec. 32630	2004	102	4 0 DN 571	22656	2002	57.4	R ²³² Ad ⁴⁶⁸
et seq.)	2004	183	Am & RN 571	32656	2002	574	Ad 100 R ²³²
32630	2002	574 574	Ad & R ³⁸ Ad & R ³⁸	Div. 22.0			K
32631 32632	2002 2002	574 574	Ad & R ³⁸	Div. 22.9, Ch. 4,			
Div. 22.9,	2002	374	Au & K	heading			
Ch. 2,				(Sec. 32657			
heading				et seq.)	2004	183	Ad(RN)571
(Sec. 32633				Div. 22.9,			()
et seq.)	2004	183	$Ad(RN)^{571}$	Art. 4,			
Div. 22.9,			, ,	heading			
Art. 2,				(Sec. 32657			
heading				et seq.)	2004	183	Am & RN 571
(Sec. 32633				32657	2002	574	Ad & R 38
et seq.)	2004	183	Am & RN 571	32658	2002	574	Ad 468
32633	2002	574	Ad & R 38				R ²³²
32634	2002	574	Ad & R ³⁸	Div. 22.9,			
32635	2002	574	Ad 468 R ²³²	Ch. 5,			
22626	2002	571	Ad & R ³⁸	heading			
32636	2002 2002	574 574	Ad & R 38 Ad & R 38	(Sec. 32661	2004	183	Ad(RN) ⁵⁷¹
32637 32638	2002	574 574	Ad & R Ad & R ³⁸	et seq.) Div. 22.9,	2004	100	Au(NIV)
Div. 22.9,	2002	374	Au & N	Art. 5,			
Ch. 3,				heading			
heading				(Sec. 32661			
(Sec. 32639				et seq.)	2004	183	Am & RN 571
et seq.)	2004	183	$Ad(RN)^{571}$	32661	2002	574	Ad & R ³⁸
NOTE 6			` '			_	

Section Vicar Chapter Effect Section Section Affected By Fear Chapter Effect			ODLIO	HEOGOHOL	O OODL	0011	iiiucu	
Section Year Chapter Effect Section Year Chapter Effect		Affe	cted Rv			Affe	cted Rv	
33001 1999 83 Am 300 34000 2003 240 * Am 33008 2002 595 Am 35033.5 2002 1031 * Ad & R 19 33200 2000 991 Am 35121 2003 296 Am 35121 2003 296 Am 35121 2003 296 Am 35137 2004 69 * Am 35121 2000 2000 391 Ad 35500 2004 719 Ad 33201 2006 538 Am 302 35505 2004 719 Ad 33201 2006 538 Am 302 35505 2004 719 Ad 33201.5 2002 595 Am 35510 2004 719 Ad 33201.5 2002 595 Am 35510 2004 719 Ad 33211.6 2002 595 Am 35550 2004 719 Ad 33211.6 2002 595 Am 35500 2004 719 Ad 33211.6 2002 595 Am 35500 2004 719 Ad 33211.6 2002 595 Am 35500 2004 719 Ad 33211.6 2002 595 Am 35600 2004 719 Ad 33211.6 2002 595 Am 35600 2004 719 Ad 33211.6 2000 991 Am 35610 2004 719 Ad 33210 2004 726 Ad 35615 2004 719 Ad 333301 2004 726 Ad 35615 2004 719 Ad 333301 2004 726 Ad 35625 2006 2005 R 33321 2004 726 Ad 3600 2004 719 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 333325 2004 726 Ad 36602 2000 385 Ad 333325 2004 726 Ad 36602 2000 385 Ad 2003 33331 2004 726 Ad 36602 2000 385 Ad 333327 2004 726 Ad 36602 2000 385 Ad 333325 2004 726 Ad 36602 2000 385 Ad 333324 2004 726 Ad 36602 2000 385 Ad 2004 726 Ad 36602 2000 385 Ad 333324 2004 726 Ad 36602 2000 385 Ad 333331 2004 726 Ad 36601 2000 385 Ad 33334 2004 726 Ad 36601 2000 385 Ad 33334 2004 726 Ad 36600 2000 385 Ad 33334 2004 726 Ad 36690 2000 38	Section			Effect	Section		Chapter	Effect
33008 2002 595 Am 35031,5 2002 1031* Ad & R '9 2002 259 Am 35121 2003 296 Am 35121 2003 296 Am 35121 2003 296 Am 35121 2003 296 Am 351201 2000 259 Am 35137 2004 719 Ad 35201 2006 538 Am 802 35505 2004 719 Ad 35201 2006 538 Am 802 35505 2004 719 Ad 35201 2006 538 Am 802 35515 2004 719 Ad 35201 2006 538 Am 802 35515 2004 719 Ad 35211.6 2002 595 Am 35550 2004 719 Ad 35211.6 2002 595 Am 35550 2004 719 Ad 35211.6 2002 595 Am 35500 2004 719 Ad 35211.6 2002 595 Am 35600 2004 719 Ad 35210 2004 726 Ad 35615 2004 719 Ad 353301 2004 726 Ad 35620 2004 719 Ad 35321 2004 726 Ad 35620 2004 719 Ad 35321 2004 726 Ad 35620 2004 719 Ad 35321 2004 726 Ad 36600 2004 719 Ad 35321 2004 726 Ad 36600 2004 719 Ad 35321 2004 726 Ad 36600 2004 719 Ad 35322 2004 726 Ad 36600 2000 385 Ad 35322 2004 726 Ad 36600 2000 385 Ad 35322 2004 726 Ad 36600 2000 385 Ad 35323 2004 726 Ad 36600 2000 385 Ad 35323 2004 726 Ad 36600 2000 385 Ad 353325 2004 726 Ad 36600 2000 385 Ad 353325 2004 726 Ad 36600 2000 385 Ad 353325 2004 726 Ad 36600 2000 385 Ad 353331 2004 726 Ad 36600 2000 385 Ad 2004 726 Ad 36600 2000 385 Ad 353331 2004 726 Ad 36600 2000 385 Ad 353331 2004 726 Ad 36600 2000 385 Ad 2004 726 Ad 36600 2000 385 Ad 333331 2004 726 Ad 36600 2000 385 Ad 33334 2004 726			•				-	
33200 2000 991 Am 35137 2004 69* Am 35200 2000 991 Ad 35500 2004 719 Ad 33201 2006 538 Am 802 35505 2004 719 Ad 33201 2006 538 Am 802 35505 2004 719 Ad 33201.5 2006 538 Am 802 35515 2004 719 Ad 33201.5 2006 538 Am 802 35515 2004 719 Ad 33201.5 2006 595 Am 35510 2004 719 Ad 33201.5 2002 595 Am 35510 2004 719 Ad 33211.5 2002 595 Am 35500 2004 719 Ad 33211.5 2002 595 Am 35500 2004 719 Ad 33211.5 2000 991 Ra 35610 2004 719 Ad 33213 1999 419 Am 35610 2004 719 Ad 33230 2004 726 Ad 36601 2004 719 Ad 33330 2004 726 Ad 36505 2004 719 Ad 33330 2004 726 Ad 36600 2000 719 Ad 33321 2004 726 Ad 36600 2000 385 Ad 33322 2004 726 Ad 36600 2000 385 Ad 33322 2004 726 Ad 36600 2000 385 Ad 33323 2004 726 Ad 36600 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33324 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36601 2003 3610 Am 33324 2004 726 Ad 36601 2003 3610 Am 33326 2004 726 Ad 36710 2000 385 Ad 333327 2004 726 Ad 36710 2000 385 Ad 333331 2004 726 Ad 36601 2000 385 Ad 333331 2004 726 Ad 36710 2000 385 Ad 333331 2004 726 Ad 36710 2000 385 Ad 333331 2004 726 Ad 36710 2000 385 Ad 33334 2004 726 Ad 36711 2003 610 Am 33334 2004 726 Ad 36711 2003 610 Am 33334 2004 726 Ad 36700 2000 385 Ad 33341 2004 726 Ad 36700 2000 385 Ad 33341 2004 726 Ad 36700 2000 385 Ad 33334 2004 726 Ad 36700 2000 385 Ad 33346 2004 726 Ad 36700 2000 385 Ad 33346 2004 726 Ad 36900 2000 385 Ad 33348 2004 726 Ad 36900 2000 385 Ad 33334 2004 726 Ad 36900 2000 385 Ad 33334 2004 726 Ad 36900 2000 385 Ad 33334 2004 726 Ad 36900 2000 516 Ad 36900 2000 516 Ad 333300 2004 726 Ad 36990 2000 516 Ad 333300 200				Am ³⁰				Am
2002 259 Am 35137 2004 69* Am 33201 2006 538 Am 802 35500 2004 719 Ad 332014 1999 377 Ad 35510 2004 719 Ad 332015 2006 538 Am 802 35515 2004 719 Ad 33201.5 2002 595 Am 35510 2004 719 Ad 33211.5 2002 595 Am 35500 2004 719 Ad 33211.5 2002 595 Am 35500 2004 719 Ad 33211.5 2002 595 Am 35500 2004 719 Ad 33211.5 2000 991 Am 36600 2004 719 Ad 33211 2000 991 Am 36612 2004 719 Ad 33301 2004 726 Ad 35615 2004 719 Ad 333301 2004 726 Ad 35650 2004 719 Ad 33321 2004 726 Ad 35650 2004 719 Ad 33321 2004 726 Ad 36500 2004 719 Ad 33321 2004 726 Ad 36600 2000 385 Ad 33322 2004 726 Ad 36600 2000 385 Ad 33324 2004 726 Ad 36600 2000 385 Ad 33325 2004 726 Ad 36600 2000 385 Ad 33325 2004 726 Ad 36600 2000 385 Ad 33326 2004 726 Ad 36600 2000 385 Ad 33328 2004 726 Ad 36600 2000 385 Ad 33328 2004 726 Ad 36710 2000 385 Ad 333333 2004 726 Ad 36710 2000 385 Ad 333331 2004 726 Ad 36710 2000 385 Ad 333341 2004 726 Ad 36720 2000 385 Ad 333341 2004 726 Ad 36720 2000 385 Ad 333341 2004 726 Ad 36700 2000 385 Ad 333345 2004 726 Ad 36700 2000 385 Ad 333341 2004 726 Ad 36800 2000 385 Ad 333345 2004 726 Ad 36900 2000			595		35033.5		1031*	Ad & R
33200.1 2000 991 Ad 35500 2004 719 Ad 33201.4 1999 377 Ad 35505 2004 719 Ad 33201.4 1999 377 Ad 35505 2004 719 Ad 33201.5 2006 538 Am 802 35515 2004 719 Ad 33211.5 2002 595 Am 35550 2004 719 Ad 33211.6 2002 395 Am 35500 2004 719 Ad 33211.6 2000 991 Rm 35610 2004 719 Ad 33211.6 2000 991 Rm 35610 2004 719 Ad 33300 2004 726 Ad 35615 2004 719 Ad 33300 2004 726 Ad 35615 2004 719 Ad 33302 2004 726 Ad 35620 2004 719 Ad 33302 2004 726 Ad 35620 2004 719 Ad 33321 2004 726 Ad 35630 2004 719 Ad 33321 2004 726 Ad 35650 2004 719 Ad 33322 2004 726 Ad 35650 2004 719 Ad 33322 2004 726 Ad 35650 2004 719 Ad 33322 2004 726 Ad 35650 2004 726 Ad 35650 2004 728 Am 36600 2000 385 Ad 3322 2004 726 Ad 36601 2000 385 Ad 3322 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36602 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33322 2004 726 Ad 36601 2000 385 Ad 33323 2004 726 Ad 36602 2000 385 Ad 33323 2004 726 Ad 36601 2000 385 Ad 33328 2004 726 Ad 36601 2000 385 Ad 33328 2004 726 Ad 36601 2000 385 Ad 33332 2004 726 Ad 36601 2000 385 Ad 33332 2004 726 Ad 36710 2000 385 Ad 33332 2004 726 Ad 36710 2000 385 Ad 33332 2004 726 Ad 36710 2000 385 Ad 333332 2004 726 Ad 36710 2000 385 Ad 33334 2004 726 Ad 36850 2000 385 Ad 33334 2004 726 Ad 36850 2000 385 Ad 33334 2004 726 Ad 36900 2000 385 Ad 33335 2004 726 Ad 36900 2000 385 Ad 33335 2004 726 Ad 36900 2000 385 Ad 33336 2004 726 Ad 36900 2000 385 Ad 33335 2004 726 Ad 36990 2000 516 Ad 33330 2004 726 Ad 36990 2000 516 Ad 33330 2004	33200							
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33346 2004 726 Ad 36870 2000 385 Ad 33346.5 2004 726 Ad 36900 2000 385 Ad 33347 2004 726 Ad 36970 2000 516 Ad 2005 227 Am 36971 2000 516 Ad 33348 2004 726 Ad 36972 2000 516 Ad 33349 2004 726 Ad 36973 2000 516 Ad 33350 2004 726 Ad 36979 2000 516 Ad 33351 2004 726 Ad 36980 2000 516 Ad 33352 2004 726 Ad 36990 2000 516 Ad 33353 2004 726 Ad 36991 2000 516 Ad 33355 2004 726 Ad 36992 2000 516								
33346.5 2004 726 Ad 36970 2000 516 Ad 36971 2000 516 Ad 36971 2000 516 Ad 36971 2000 516 Ad 36971 2000 516 Ad 36972 2000 516 Ad 36972 2000 516 Ad 36973 2000 516 Ad 36979 2000 516 Ad 36979 2000 516 Ad 36979 2000 516 Ad 36980 2000 516 Ad 36980 2000 516 Ad 36980 2000 516 Ad 36980 2000 516 Ad 36990 2000 516 Ad 36991 2000 2000 516 Ad 36991 2000 2000 2000 20								
33347 2004 726 Ad 36970 2000 516 Ad 2005 227 Am 36971 2000 516 Ad 33348 2004 726 Ad 36972 2000 516 Ad 33349 2004 726 Ad 36973 2000 516 Ad 33350 2004 726 Ad 36979 2000 516 Ad 33351 2004 726 Ad 36980 2000 516 Ad 33352 2004 726 Ad 36990 2000 516 Ad 2005 227 Am 36991 2000 516 Ad 33354 2004 726 Ad 36992 2000 516 Ad 33355 2004 726 Ad 36993 2000 516 Ad 33501 1999 419 Am 37000 2000 516 Ad								
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33349 2004 726 Ad 36973 2000 516 Ad 33350 2004 726 Ad 36979 2000 516 Ad 33351 2004 726 Ad 36980 2000 516 Ad 33352 2004 726 Ad 36990 2000 516 Ad 2005 227 Am 36991 2000 516 Ad 33353 2004 726 Ad 36992 2000 516 Ad 33354 2004 726 Ad 36993 2000 516 Ad 33355 2004 726 Ad 36994 2000 516 Ad 33500 1999 419 Am 37000 2000 516 Ad 33501 1999 419 Am 37001 2000 113* Ad 33502 1999 419 Am 37002 2000 113*								
33350 2004 726 Ad 36979 2000 516 Ad 33351 2004 726 Ad 36980 2000 516 Ad 33352 2004 726 Ad 36990 2000 516 Ad 33353 2004 726 Ad 36991 2000 516 Ad 33354 2004 726 Ad 36992 2000 516 Ad 33355 2004 726 Ad 36993 2000 516 Ad 33550 2004 726 Ad 36994 2000 516 Ad 33500 1999 419 Am 37000 2000 516 Ad 33501 1999 419 Am 37001 2000 113* Ad 33503 1999 419 Am 37002 2000 113* Ad 33501 1999 419 Am 37002 20	33348	2004	726	Ad	36972	2000	516	Ad
33351 2004 726 Ad 36980 2000 516 Ad 33352 2004 726 Ad 36990 2000 516 Ad 2005 227 Am 36991 2000 516 Ad 33353 2004 726 Ad 36992 2000 516 Ad 33355 2004 726 Ad 36993 2000 516 Ad 33355 2004 726 Ad 36994 2000 516 Ad 33500 1999 419 Am 37000 2000 516 Ad 33501 1999 419 Am 37001 2000 113* Ad 33502 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 37002 2000 11	33349	2004						
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33353 2004 726 Ad 36992 2000 516 Ad 33354 2004 726 Ad 36993 2000 516 Ad 33355 2004 726 Ad 36994 2000 516 Ad 33356 2004 726 Ad 36995 2000 516 Ad 33500 1999 419 Am 37000 2000 113* Ad 33501 1999 419 Am 37001 2000 113* Ad 33502 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 2000 2000 516 Ad 37002 2000 113* Ad 33503 1999 419 Am 2000 700 Am (as ad by 5100 510 510 510 510 510 510 510 510 51	33352							
33354 2004 726 Ad 36993 2000 516 Ad 33355 2004 726 Ad 36994 2000 516 Ad 33550 2004 726 Ad 36995 2000 516 Ad 33500 1999 419 Am 37000 2000 113* Ad 33501 1999 419 Am 37002 2000 113* Ad 33502 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 2000 900 Am (as ad by Stats. 2000, Ch. 113) 33601 1999 419 Am 2004 715 Am	22252							
33355 2004 726 Ad 36994 2000 516 Ad 33356 2004 726 Ad 36995 2000 516 Ad 33500 1999 419 Am 37000 2000 113* Ad 33501 1999 419 Am 37001 2000 113* Ad 33503 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 2000 900 Am (as ad by Stats. 2000, Ch. 113) 33601 1999 419 Am Am 2004 715 Am 33700 1999 419 Am 2004 715 Am								
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33500 1999 419 Am 37000 2000 113* Ad 33501 1999 419 Am 37001 2000 113* Ad 33502 1999 419 Am 37002 2000 113* Ad 33503 1999 419 Am 2000 900 Am (as ad by Stats. 2000, Ch. 113) 33601 1999 419 Am Am 2004 715 Am 33700 1999 419 Am 2004 715 Am								
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33502 1999 419 Am 37002 2000 113 * Ad 2000 33503 1999 419 Am 2000 217 Am 2000 2000 217 Am 2000 217 Am 2000 2000 2000 217 Am 2000 2000 2000 2000 2000 2000 2000 2								
33503 1999 419 Am 2000 900 Am (as ad by 2000 217 Am Stats. 2000, 33601 1999 419 Am 2004 715 Am 2004 715 Am								
2000 217 Am Stats. 2000, 33601 1999 419 Am Ch. 113) 33700 1999 419 Am 2004 715 Am					3,002			
33601 1999 419 Am Ch. 113) 33700 1999 419 Am 2004 715 Am								
33700 1999 419 Am 2004 715 Am	33601							
33702 1999 419 Am 37005 2000 113* Ad		1999				2004		
	33702	1999	419	Am	37005	2000	113*	Ad

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
37005 (C	ont.)			40190.5	2004	157	Ad
`	2000	900	Am (as ad by	40194	2002	740	Am
			Stats. 2000,	40196.3	1999	764	Ad
			Ch. 113)	40201	2002	740	Am
37006	2000	113*	Ad	40409	2003	228*	Ad
	2000	900	Am (as ad by		2003	757	R (as ad by
			Stats. 2000, Ch. 113)				Stats. 2003, Ch. 228)
37010	2000	113*	Ad	40432	2002	396*	Am
37011	2000	113 *	Ad	40433	2003	228*	Am
	2000	900	Am (as ad by Stats. 2000,		2003	757	Am (as am by Stats. 2003,
27012	2000	112 *	Ch. 113)	40507	2002	62	Ch. 228) Am ⁵¹⁹
37012	2000 2000	113 * 900	Ad Am (oc ad by	40507	2003	62 665	
	2000	900	Am (as ad by		2003	22	Am Am ⁶⁴⁷
			Stats. 2000,	40507.1	2005 2002	740	
27012	2000	113*	Ch. 113) Ad	40507.1 40511	1999	815	Am Ad
37013	2000	900	Am (as ad by	40912	2000	740	Am
	2000	900	Stats. 2000,	40912	2000	1003	Am
			Ch. 113)	40973	1999	600	Am
37014	2000	113*	Ad	40974	2002	359	Am
37015	2000	113*	Ad	40977	2002	740	Ad
37013	2000	900	Am (as ad by	41502	2004	157	Ad
	2000	700	Stats. 2000,	41512	2004	157	Ad
			Ch. 113)	41516	2003	526	Ad
37016	2000	113*	Ad	41701	2002	1003	Am
37010	2000	900	Am (as ad by	41730	1999	600	Am
	2000	,00	Stats. 2000,	41731	1999	600	Δm
			Ch. 113)	41732	2004	183	Am 571
37020	2000	113*	Ad	41770	2000	740	Am
	2000	900	Am (as ad by	41780	2000	740	Am
			Stats. 2000,		2002	625*	Am
			Ch. 113)	41820.5	2002	625*	Am & RN & Ad
37021	2000	113*	Ad	41820.6	2002	625*	Ad(RN)
	2000	900	Am (as ad by	41821	2000	740	Am
			Stats. 2000,		2002	501	Am
			Ch. 113)	41821.1	2000	740	Am
37022	2000	113*	Ad	41821.2	1999	764	Ad
	2002	1033 *	Am		2000	740	Am ⁴
	2004	226*	Am				R 8
37023	2000	900	Ad		2002	60 T d	Ad ⁹⁶
37024	2000	900	Ad	41001.0	2002	625*	Am
37025	2000	900	Ad	41821.3	2002	993	Ad & R 502
37030	2004	715	Ad	41821.5	2000	740	Am
37031	2004	715	Ad	41825	2000	740	Am
37032	2004	715	Ad	41850	2000	740	Am
37034	2004	715	Ad	42002	2002	501	Am
37035	2004	715	Ad	42002	1999	467	Am
37036	2004 2004	715	Ad	42005	2001	745* 467	Am
37038 37040	2004	715 715	Ad Ad	42010 42021	1999 2000	1055*	Am Am
37040	2004	715		42021	2004	225*	
40000	2004	183	Ad Am ⁵⁷¹	42022	2004	1055*	Am Am
40106	2004 1999	439		42022	2000	225*	D
40106	2002	740	Am Ad	42023.1	1999	467	Ad 98
40117	1999	764	Ad	74043.1	1 ブブブ	+07	D 100
40183	1999	600	Am		2004	500	Am 348 349
40102	2005	590	Am	42023.2	1999	467	Alli Ad ⁹⁸
40184	1999	600	Am	72023.2	1///	-TU /	R ¹⁰⁰
.0107	1///	300					
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	A CCo	oto d Du			A CC	ot od Du	
Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
42023.2	(Cont.)			42255	2006	845	Ad 562
12022 2	2004	500	Am 348 349	10056	2006	0.45	P 446
42023.3	1999	467	Ad ⁹⁸ R ¹⁰⁰	42256	2006	845	Ad ⁵⁶² R ⁴⁴⁶
	2004	500	Am 348 349	42257	2006	845	A d 562
42023.4	1999	467	Ad ⁹⁸ R ¹⁰⁰	42201.5	2001	106	R 446
	2004	500	Am ^{348 349}	42291.5 42301	2001 2004	406 561	Am Am
42023.5	1999	467	Δd ⁹⁸	42301	2004	666	Am
.2020.0	-///	107	R 100	42310	2004	561	Am
	2004	500	Am 348 349		2005	666	Am
42023.6	1999	467	Ad 98	42310.2	2004	561	Am
	2004	500	R 100 Am 348 349	42310.3	2004	561	R
42024	2004 2004	500 225 *	Am		2005 2006	666 144	Ad Am
42100	2005	695	Ad & R ³⁴⁹	42321.5	2005	666	Ad
	2006	69*	Am	42322	2001	406	Am
42101	2005	695	Ad & R 349	42324	2004	561	R
121011	2006	69*	Am	42325	2004	561	Am
42101.1	2005	695	Ad & R 349	42326	2004	561	Am Am ⁵⁷¹
42101.2	2006 2005	69* 695	Am Ad & R ³⁴⁹	42330 42355	2004 2004	183 619	Am
42101.2	2005	695	Ad & R 349	42356	2004	619	Ad
42102	2005	74*	Ad ⁶⁷¹	42357	2004	619	Ad
42102.4	2005	695	Ad & R 349	42359	2006	349	Ad
42102.7	2005	695	Ad & R 349	42359.5	2006	349	Ad
42103	2005	695	Ad & R 349	42359.6	2006	349	Ad
42104	2005 2006	695 69*	Ad & R 349	42360 42361	2005 2005	590	R R
42104.1	2006	695	Am Ad & R ³⁴⁹	42361	2005	590 590	R R
42105	2005	695	Ad & R 349	42363	2005	590	R
42106	2005	695	Ad & R 349	42370	2005	590	R
42107	2005	695	Ad & R 349	42371	2005	590	R
42167	2004	880	Am	42372	2005	590	R
42175.1	2001	656 625 *	Am	42451 42452	2005 2005	572 572	Ad
	2002 2002	626	Am Am	42452	2005	572	Ad Ad
42176	2001	656	R	42454	2005	572	Ad
42200	2005	590	R	42456	2005	572	Ad
42201	2005	590	R	42460	2003	526	Ad
42202	2005	590	R	10.161	2004	863*	S ⁶⁹¹
42210 42211	2005 2005	590 590	R R	42461	2003 2004	526 863*	Ad S ⁶⁹¹
42211	2005	590	R R	42463	2004	526	Ad
42213	2005	590	R	72703	2003	183	Am ⁵⁷¹
42214	2005	590	R		2004	863*	Am ⁶⁹¹
42215	2005	590	R		2005	59*	Am
42220	2005	590	R		2006	538	Am ⁸⁰²
42221	2005	590	R	42464	2003	526	Ad
42222 42240	2005 2005	590 383	R Am		2004 2004	84 * 863 *	Am Am ⁶⁹¹
42250	2005	845	Ad ⁵⁶²		2004	59*	Am
.2200	2000	0.0	P 446	42464.2	2003	526	Ad
42251	2006	845	Ad ⁵⁶²		2004	863*	R
	****	0.4	R 446		• • • •		Ad ⁶⁹¹
42252	2006	845	Ad ⁵⁶² R ⁴⁴⁶	42464.4	2005	59* 862*	Am Ad ⁶⁹¹
42253	2006	845	Ad ⁵⁶²	42464.4	2004 2004	863 * 863 *	Ad ⁶⁹¹
74433	2000	040	R ⁴⁴⁶	42464.8	2004	59*	Ad
42254	2006	845	A d 562	42465	2003	526	Δd
			R 446		2004	863*	Am ⁶⁹¹

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Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
12165 1	2002	526	A J		42641	2001	026	
42465.1	2003 2004	526 863 *	Ad Am ⁶⁹¹		42641	2001 2001	926 926	Ad Ad
42465.2	2003	526	Ad		42645	2001	664	Au 431
42403.2	2004	863 *	Am ⁶⁹¹		42043	2003	665	Am
42465.3	2003	526	Ad		42646	2001	926	Ad
	2004	863 *	Am ⁶⁹¹		42647	2001	926	Ad
42472	2003	526	Ad			2003	665	Am
	2004	863 *	S 691		42648	2004	879	Ad
42473	2003	526	Ad		42648.1	2004	879	Ad
	2004	863 *	S 691		42648.2	2004	879	Ad
42474	2003	526	Ad		42648.3	2004	879	Ad
10.15.1.5	2004	863 *	S 691		42648.4	2004	879	Ad
42474.5	2003	526 863 *	Ad S ⁶⁹¹		42648.5	2004	879	Ad
42475	2004 2003	526			42648.6	2004 2005	879 22	Ad Am ⁶⁴⁷
42473	2003	863 *	Ad Am ⁶⁹¹		42648.7	2003	879	Alli
42475.1	2004	526	Ad		42701	1999	816	Am
72773.1	2004	863 *	R		72/01	2006	392	Am
42475.2	2003	526	Ad		42703	2005	709	Ad
.2	2004	183	Am ⁵⁷¹		42776	2004	193	R ⁵⁷¹
	2004	863*	Am ⁶⁹¹		42801.5	2000	838	Ad
42475.3	2003	526	Ad		42801.6	2000	838	Ad
	2004	863 *	S 691		42801.7	2000	838	Ad
42475.4	2003	526	Ad		42803.5	2000	838	Ad
	2004	863 *	S 691		42805.5	2000	838	Ad
42476	2003	526	Ad		42805.6	2000	838	Ad
10.176.5	2004	863 *	Am ⁶⁹¹		42805.7	2000	838	Ad
42476.5	2003	526	Ad Am ⁶⁹¹		42806.5	2000	838	Ad
42476.6	2004 2003	863 * 526	Am Ad		42807	2002 2000	625 * 838	Am Am
42470.0	2003	863 *	S ⁶⁹¹		42007	2005	404	Am
42477	2003	526	Ad		42808	2000	838	Am
12177	2004	863 *	Am ⁶⁹¹		12000	2002	625*	Am
42478	2003	526	Ad		42814	2000	838	Ad
	2004	863 *	Am ⁶⁹¹			2002	625*	R
42479	2003	526	Ad		42820	2005	404	Am
	2004	863*	Am ⁶⁹¹		42821	2005	404	Am
42480	2003	526	Ad		42835	2002	625*	Am
	2004	863 *	S 691		42842	2000	838	R
12105	2005	381	Am		42843	2000	838	R & Ad
42485	2003 2004	526 863 *	Ad Am ⁶⁹¹		42845	2000 2001	838 316	Am
42486	2004	863 *	Adl ⁶⁹¹		42846.5	1999	292	Am Ad
42490	2004	891	Ad		42847.5	2002	625*	Ad
42490.1	2004	891	Ad		42849	2000	838	Am
42493	2004	891	Ad		42866	2000	838	R
42494	2004	891	Ad		42871	2001	745*	Am
42495	2004	891	Ad		42872.5	2002	671	Ad ¹⁹⁶
42496.4	2004	891	Ad					R 100
42498	2004	891	Ad			2006	300	Am ¹⁸⁹ 111
4.00	2005	381	Am		42873	2003	228*	Am
42499	2004	891	Ad R ⁵⁷¹		40005	2006	300	Am
42552	2004	193	K 571		42885	2000	838	Am 13
42553	2004	193	Am ⁵⁷¹			2002	625 *	Am
42603	2001 2003	926 665	Am R			2004	707	Am R & Ad ⁶⁷⁷
42622	2003	665	Am			2006	77*	Am (as am by
42630	2001	926	Ad			2000	, ,	Sec. 13,
42635	2001	926	Ad					Stats. 2004,
42638	2001	926	Ad					Ch. 707)
42640	2001	926	Ad		42885.5	2000	838	Ad
				1				

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42885.5 (0	Cont.)			43308	2000	343	Am
12005.5 (2002	625*	Am	43500	2006	538	Am 802
	2002	671	Am	43501	2006	504	Am
	2003	228*	Am	43501.5	2003	823	Ad
	2004	644	Am	44002	2004	448	Am
	2005	214	Am	44004	2003	823	Am
	2006	300	Am	44015	2004	448	Am
42886	1999	941	Am	44103	2000	343	Am
	2001	251	Am	44300	2004	448	Am
42886.1	1999	941	Ad	44305	2004	448	Am
	2001	251	Am	44307	2004	448	Am
42888	2006	538	Am 802	44308	2004	448	Am
12889	2000	838	Am	44309	2004	448	Am
	2002	625*	Am	44310	2004	448	Am
	2004	707	Am	44820	2006	538	Am 802
			R & Ad 677	45000	2004	183	Am ⁵⁷¹
	2006	77 *	Am (as am by	45002	2004	448	Ad
			Sec. 14,	45005	2004	448	Am 571
			Stats. 2004,	45010	2004	183	Am ⁵⁷¹
12000 1	1000	202	Ch. 707)	45011	2003	823	Am
2889.1	1999	292	Ad	45014	1999	892	Am
	2000	838	Am	45017	2004	448	Am
12889.3	2004 2000	644 838	R Ad	45022.5 45030	2004 2004	448 448	Ad
2009.3	2000	625*	Am	45032	2004	448	Am Am
2889.4	2002	838	Ad	45032	2004	448	Am
2007.4	2004	644	Am	45041	2004	448	Am
12891	2004	538	Am 802	47200	2004	316	Am
42911	2004	879	Am	48000	2004	863*	Am
2912	2002	501	Ad	48003	2003	742	Am
12920	1999	764	Ad	48007	1999	600	Am
2,20	2005	590	Am	10007	1///	000	R & Ad ⁸
12921	1999	764	Ad		2001	811	Am (as am by
12922	1999	764	Ad & R 43		2001	011	Sec. 6,
2923	1999	764	Ad & R 43				Stats. 1999,
	2000	135	Δ m ²⁰³				Ch. 600) ³²⁵
	2001	159	Am 305				R 326
42924	1999	764	Ad				Am (as ad by
12925	1999	764	Ad				Sec. 7,
12926	1999	764	Ad				Stats. 1999,
12927	1999	764	Ad & R 43				Ch. 600) ³²⁷
12928	1999	764	Ad & R 43	48007.5	2001	811	Ad
12950	2000	838	Am	48020	1999	496	Am
	2002	625 *	Am		2006	762	Am
12951	2000	838	Am	48021	1999	496	Am
120.52	2002	625 *	Am	40000	2006	762	Am
12952	2000	838	Am	48022	2002	589	Ad
42953	2000	838	Am	48022.5	2002	589	Ad
12954	2000	838	Am	48023	2006	762	Am
12055	2002	625*	Am	48023.5	2002	625*	Ad
12955	2000	838	Am	48028	1999	496	Am
12956	2000	838	Am	48100	2000	838	Am
42958 42050	2000	838	Am	48101	2002	628	Am
12959 12960	2000 2000	838 838	R Am		2002 2002	628 628	Am Am
			Am P. & A.d	48102	2002	628	Am
12961.5	2000 2001	838 316	R & Ad Am	48103 48104	2002	628 628	Am Am
42962	2001	838	Am	48105	2002	628	Am
42963	2000	838	Am	48106	2002	628	Am
43050	2006	504	A 1	48200	2002	587	Δd ⁴⁵¹
43209.1	2001	424*	Ad Am ³⁶⁴ 13	70200	2002	301	R 446
TJ207.1	2001	424	1 XIII	I			17

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
48201	2002	587	Ad 451	60217	2003	296	R
40201	2002	307	P 446	60220	2003	296	R
48202	2002	587	Ad ⁴⁵¹	60221	2003	296	R
10001			R ⁴⁴⁶	60222	2003	296	R
48204	2002	587	Ad ⁴⁵¹ R ⁴⁴⁶	60230	2003	296	R
48205	2002	587	Ad ⁴⁵¹	60231 60240	2003 2003	296 296	R R
40203	2002	307	R 446	60241	2003	296	R
48206	2002	587	A d 451	60242	2003	296	R
			R 446	60243	2003	296	R
48207	2002	587	Ad ⁴⁵¹ R ⁴⁴⁶	60244	2003	296	R
48600	2001	317	Am	60245 60246	2003 2003	296 296	R R
48618.4	2001	317	Ad	60252	2003	296	R
48620.5	2001	317	Ad	60255	2003	296	R
48632	2001	317	Am	60256	2003	296	R
48645	2001	317	Ad	71030	2002	405	Am
48660	2001	316	Am	71040	1999	65 745*	Ad
48690 48691	2001 2001	500 500	Am Am		2001 2002	664	Am Am ⁴³¹
48695	2001	115	R		2002	228*	Am
49050	2003	296	Am	71041	2006	283	Ad
49120	2005	590	Am	71045	1999	65	Ad & R 5
49161	2006	538	Am 802	71046	1999	65	Ad & R 5
49195	2003	296	Am	71047	1999	65	Ad & R ⁵ Am ⁵⁷¹
49300 50000	2005 2004	590 183	Am Am ⁵⁷¹	71064 Div. 34,	2004	193	Am
60000	2003	296	R	Pt. 2,			
60001	2003	296	R	Ch. 3.5,			
60002	2003	296	R	heading			
60003	2003	296	R	(Sec. 71069	2005	22	4 10D x 2647
60004	2003	296	R R	et seq.)	2005	22	Ad(RN) ⁶⁴⁷
60005 60006	2003 2003	296 296	R R	Div. 34, Pt. 2,			
60007	2003	296	R	Ch. 4,			
60020	2003	296	R	heading			
60025	2003	296	R	(Sec. 71069			
60026	2003	296	R	et seq.)	2005	22	Am (as ad by
60028	2003	296	R				Stats. 2004,
60029 60030	2003 2003	296 296	R R				Ch. 644) & RN ⁶⁴⁷
60031	2003	296	R	71069	2004	644	Ad
60032	2003	296	R	71069.5	2004	644	Ad
60033	2003	296	R	71070	2004	644	Ad
60200	2003	296	R	71071	2004	644	Ad
60201 60201.5	2003 2003	296 296	R R	71073 71074	2004 2004	644 644	Ad Ad
60202	2003	296	R	71074	2003	664	Ad
60202.5	2003	296	R	71081	2003	664	٨d
60203	2003	296	R		2006	538	Am ⁸⁰²
60203.5	2003	296	R	71082	2003	664	Δ.d.
60204	2003	296	R	71100	2000	742	Ad ²⁸¹ Ad ²⁸¹
60204.5 60205	2003 2003	296 296	R R	71101 71102	2000 2000	742 742	A d 281
60205.5	2003	296	R	71102	2000	742	A d ²⁸¹
60210	2003	296	R	71103	2000	742	Ad ²⁸¹
60211	2003	296	R	Div. 34,			
60212	2003	296	R	Pt. 3,			
60213	2003	296	R	heading			
60215 60216	2003 2003	296 296	R R	(Sec. 71110 et seq.)	2001	765	Ad
00210	2003	270		or seq.)	2001	703	1 1U

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
71110	2001	765	Ad(RN)		2004	183	Am 571
71111	2001	765	Ad(RN)	71210.5	2006	292	S 13
71112	2002 2001	1109 765	Am Ad(RN)	71210.5	2003 2006	491 292	Ad & R ³⁸ S ¹³
71112	2001	765	Ad(RN)	71211	1999	849	Ad & R 19
71114	2001	765	Ad(RN)	, 1211	2003	491	Am ³⁸
	2002	1003	Am		2006	292	Am ¹³
71114.1	2001	765	Ad	71212	1999	849	Ad & R 19
71115	2001 2002	765 994	Ad(RN) Ad ⁵²¹		2002 2003	291 491	Am Am ³⁸
71116 71120	2002	230*	Ad		2005	292	S 13
71120	2004	230*	Ad	71213	1999	849	Ad & R 19
71122	2004	230*	Ad	, , , , ,	2003	491	Am 38
71123	2004	230*	Ad		2006	292	S 13
71124	2004	230*	Ad	Div. 36,			
71125 71126	2004 2004	230 * 230 *	Ad Ad	Ch. 4,			
71120	1999	849	Ad & R 19	heading (Sec. 71215			
71200	2003	491	Am 38	et seq.)	2003	491	Am 38
	2006	292	S 13	71215	1999	849	Ad & R 19
71201	1999	849	Ad & R 19		2003	491	Am ³⁸
	2003	491	Am ³⁸ S ¹³	D: 26	2006	292	S 13
71201.5	2006 1999	292 849	Ad & R 19	Div. 36, Ch. 5,			
/1201.5	2003	491	Am 38	heading			
	2006	292	S 13	(Sec. 71216			
71201.7	2003	491	Ad & R 38	et seq.)	2003	491	Am 38
	2006	292	S 13	71216	1999	849	Ad & R 19
71202	1999	849	Ad & R 19 Am 38		2003	491	Am ³⁸ Am ¹³
	2003 2006	491 292	S 13	71217	2006 2003	292 491	Am Ad & R 38
71203	1999	849	Ad & R 19	/121/	2006	292	S 13
	2003	491	Am ³⁸	71271	1999	849	Ad & R 19
	2006	292	S 13		2003	491	Am ³⁸
71204	1999	849	Ad & R ¹⁹ Am ³⁸	71200	2006	292	Am 13
	2003 2006	491 292	S 13	71300 71301	2003 2003	665 665	Ad Ad
71204.2	2003	491	Ad & R 38	/1301	2005	581	Am
7120112	2006	292	S 13	71302	2003	665	Ad
71204.3	2003	491	Ad & R 38		2005	581	Am
512015	2006	292	S 13	71303	2003	665	Ad
71204.5	2003 2006	491 292	Ad & R ³⁸ S ¹³	71304	2005 2003	581 665	Am Ad
71204.7	2003	491	Ad & R 38	/1304	2005	581	Am
71201.7	2006	292	Am 13	71305	2003	665	Ad
71204.9	2003	491	Ad & R 38		2005	581	Am
	2006	292	S 13	Div. 34,			
71205	1999	849	Ad & R 19	Pt. 3,			
	2003 2006	491 292	Am ³⁸ S ¹³	heading (Sec. 72000			
71205.3	2006	292	Ad	et seq.)	2001	765	R
71206	1999	849	Ad & R 19	72000	1999	690	Ad
	2003	491	Am ³⁸		2000	728	Am
71007	2006	292	S 13	72001	2001	765	Am & RN
71207	1999	849	Ad & R ¹⁹ Am ³⁸	72001	1999	690	Ad
	2003 2006	491 292	Am 13	72001.5	2001 2000	765 728	Am & RN Ad
71210	1999	849	Ad & R 19	72001.3	2000	765	Am & RN
	2003	491	R	72002	2000	728	Ad
			Ad & R 38		2001	765	Am & RN

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
72003	2000	728	Ad		2004	764	Am
	2001	765	Am & RN				R & Ad ²³²
72004	2000	728	Ad		2005	588	Am (as am by
70200	2001	765	Am & RN				Sec. 8,
72300	2000	504 504	Ad & R ⁹⁵ Ad & R ⁹⁵				Stats. 2004,
72301 72302	2000 2000	504	Ad & R 95		2006	292	Ch. 764) Am (as am by
72303	2000	504	Ad & R 95		2000	2)2	Sec. 21,
72304	2000	504	Ad & R 95				Stats. 2005,
72305	2000	504	Ad & R 95				Ch. 588)
Div. 38,				72440.1	2005	588	Ad
heading				72441	2003	488	Ad
Sec. 72400	• • • •				2005	588	Am
et seq.)	2005	588	Am	72442	2003	488	Ad
72400	2003	488	Ad	72500	2003	494	Ad
	2004	764	Am R & Ad ²³²	72505	2005 2003	588 494	R Ad
	2005	588	R (as ad by	72505	2003	710	Au
	2003	300	Sec. 1.5,		2004	588	R
			Stats. 2004,	72520	2003	494	Ad
			Ch. 764)		2005	588	R
			Am (as am by	72521	2003	494	Ad
			Sec. 1,		2004	710	Am
			Stats. 2004,		2005	588	R
72.401	2005	500	Ch. 764) ¹³	72525	2004	710	Ad
72401	2005	588	Ad & R 38	72520	2005	588	R
72410	2003	488	Ad Am (os od by	72530	2003	494 710	Ad
	2003	742	Am (as ad by Stats. 2003,		2004 2005	588	Am R
			Ch. 488)	72540	2003	494	Ad
	2004	764	Am	72310	2005	588	R
	2005	588	Am	72541	2003	494	Ad
72420	2003	488	Ad		2005	588	R
	2005	588	Am	72542	2003	494	Ad
72420.1	2005	588	Ad & R 38		2005	588	R
72420.2	2005	588	Ad	75001	2006		
72421	2003	488	Ad		Initiativ		
	2004	764	Am R & Ad ²³²		(Prop. 8		
	2005	588	R (as am by		adopted Nov. 7,		Ad
	2003	300	Sec. 3 and as ad	75002	2006	2000)	Au
			by Sec. 4,	75002	Initiativ	re	
			Stats. 2004,		(Prop. 8		
			Ch. 764) & Ad		adopted	I	
	2006	292	Am		Nov. 7,	2006)	Ad
72423	2005	588	Ad	75002.5	2006		
72425	2006	292	Am		Initiativ		
72425	2004	764 500	Ad & R ³⁸ R & Ad		(Prop. 8		
72430	2005 2003	588 488	Ad		adopted Nov. 7,		Ad
72430	2003	764	Am	75003	2006	2000)	Au
	2004	704	R & Ad ²³²	75005	Initiativ	re.	
	2005	588	R (as ad by		(Prop. 8		
			Sec. 7,		adopted		
			Stats. 2004,		Nov. 7,		Ad
			Ch. 764)	75003.5	2006	,	
			Am (as am by		Initiativ		
			Sec. 6,		(Prop. 8		
			Stats. 2004,		adopted		A 1
72440	2002	400	Ch. 764) ¹³		Nov. 7,	2006)	Ad
72440	2003	488	Ad	I			

a .	Affected By	77.00		Affected By	77.05
Section	Year Chapter	Effect	Section	Year Chapter	Effect
75004	2006		75029	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75005	2006		75029.5	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted Nov. 7, 2006)	Ad		adopted Nov. 7, 2006)	Ad
75009	2006	Au	75030	2006	Au
1300)	Initiative		75050	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75020	2006		75031	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	4.1		adopted	4.1
75021	Nov. 7, 2006)	Ad	75022	Nov. 7, 2006)	Ad
75021	2006 Initiativo		75032	2006 Initiativa	
	Initiative			Initiative (Prop. 84	
	(Prop. 84 adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75022	2006		75032.4	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75023	2006		75032.5	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	Ad		adopted	Ad
75024	Nov. 7, 2006) 2006	Au	75033	Nov. 7, 2006) 2006	Au
1304	Initiative		13033	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75025	2006		75034	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
75026	Nov. 7, 2006)	Ad	77041	Nov. 7, 2006)	Ad
75026	2006		75041	2006 Initiativa	
	Initiative			Initiative	
	(Prop. 84 adopted			(Prop. 84 adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75027	2006	Au	75050	2006	Λu
13021	Initiative		75050	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75028	2006		75055	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	A 1		adopted	A 1
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad

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Section	Year Chapter	Effect	Section	Year Chapter	Effect
75060	2006		75072.7	2006	
	Initiative		123121	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75063	2006		75073	2006	
	Initiative			Initiative	
	(Prop. 84 adopted			(Prop. 84 adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75065	2006	Au	75074	2006	Au
75005	Initiative		73071	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75066	2006		75075	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	Ad		adopted	Ad
75070	Nov. 7, 2006) 2006	Au	75076	Nov. 7, 2006) 2006	AU
13010	Initiative		75070	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75070.4	2006		75077	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	A 1		adopted	A 1
75070 5	Nov. 7, 2006)	Ad	75079	Nov. 7, 2006)	Ad
75070.5	2006 Initiative		75078	2006 Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75071	2006		75079	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
75071 5	Nov. 7, 2006)	Ad	75000	Nov. 7, 2006)	Ad
75071.5	2006		75080	2006	
	Initiative			Initiative	
	(Prop. 84 adopted			(Prop. 84 adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
75072	2006	riu	75081	2006	1 1U
.50,2	Initiative		, 5001	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad	_	Nov. 7, 2006)	Ad
75072.5	2006		75082	2006	
	Initiative			Initiative	
	(Prop. 84			(Prop. 84	
	adopted	٨d		adopted	Ad
75072.6	Nov. 7, 2006) 2006	Ad	75083	Nov. 7, 2006) 2006	Ad
13012.0	Initiative		13003	Initiative	
	(Prop. 84			(Prop. 84	
	adopted			adopted	
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad
	,/			, /	

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75084	2006 Initiative (Prop. 84 adopted		75087	2006 Initiative (Prop. 84 adopted	
75085	Nov. 7, 2006) 2006 Initiative (Prop. 84 adopted	Ad	75088	Nov. 7, 2006) 2006 Initiative (Prop. 84 adopted	Ad
75086	Nov. 7, 2006) 2006 Initiative (Prop. 84 adopted	Ad	75090	Nov. 7, 2006) 2006 Initiative (Prop. 84 adopted	Ad
	Nov. 7, 2006)	Ad		Nov. 7, 2006)	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3	1999	1005	R		2004	767	Am (as ad by
215.5	2006	198	Am & RN		2001	707	Sec. 6,
216	1X 200		Am				Stats. 2001,
216.2	2006	198	Ad(RN)				Ch 903)
216.4	2006	198	Ad(RN)	276.5	2001	903	Ad & R ⁴³
216.5	2006	198	Am & RN		2004	767	Am 317
216.6	2006	198	Ad(RN)	277	1999	677	Ad
216.8	2006	198	Ad		2001	118*	Am
218	2000	174	Am	278	1999	677	Ad
218.3	1999	1005	Ad		2001	118*	Am
210.5	2002	838	Am	270.5	2002	61*	Am
218.5	2006	198	Am & RN	278.5	2002	61*	Ad
224.2 224.4	2006 2006	198 198	Ad(RN) Ad	279	1999 2001	677 118*	Ad Am
224.5	2006	198	Am & RN		2001	733	Am
224.8	1999	1005	Ad	280	1999	677	Ad
247	2006	198	Am	200	2001	118*	Am
247.1	2001	638	Ad		2003	228*	Δ m 550
2.,,,	2006	198	Am		2003	820	Am ⁵⁹¹
248	1999	1005	Ad	280.5	2003	820	Ad
270	1999	677	Ad		2004	183	Am ⁵⁷¹
	2001	118*	Am	281	1999	677	Ad
	2001	903	Am	305	1999	509	R & Ad
			R & Ad 80	307	1999	509	Am
	2004	216*	Am (as am by	308	1999	509	Am
			Sec. 1 and as ad	308.5	1999	1005	Am
			by Sec. 2,	309.1	1999	509	Am R & Ad ³⁴
			Stats. 2001, Ch. 903)	309.5	1999	1005	Am (as ad by
	2004	847*	Am (as am by	309.3	1999	1003	Sec. 3,
	2001	047	Sec. 1 and as ad				Stats. 1996,
			by Sec. 2,				Ch. 856)
			Stats. 2001,		2001	440	R (as ad by
			Ch. 903)				Sec. 4,
	2005	73 *	Am (as am by				Stats. 1996,
			Sec. 1 and				Ch. 856)
			Sec. 2,				Am (as am by
			Stats. 2004,				Stats. 1999,
270.1	2001	100 \$	Ch. 847)		2002	1104*	Ch. 1005) ¹³
270.1	2001 2002	109 * 61 *	Ad Am		2002 2003	1124* 300	Am Am
271	1999	677	Ad		2005	440	Am
273	1999	677	Ad	309.6	1999	1005	Am
274	1999	677	Ad	309.7	2005	684	Am
	2001	118*	Am	311	1999	1005	R (as ad by
275	1999	677	Ad				Sec. 2.5,
	2001	118*	Am				Stats. 1998,
	2001	903	Am				Ch. 886)
			R & Ad 80				Am (as am by
	2004	767	Am (as ad by				Sec. 2,
			Sec. 4,				Stats. 1998,
			Stats. 2001,		2005	501	Ch. 886) ¹³
	2006	212	Ch. 903) Am (as am by	311.1	2005 1999	591 67*	Am Ad
	2000	212	Sec. 1,	311.4	1999	327	Ad
			Stats. 2004,	311.4	2006	167	Am
			Ch. 767)	311.5	1999	784*	Am
276	1999	677	Ad		2005	591	Am
	2001	118*	Am	314.5	1999	1005	Am
	2001	903	Am	316	2006	217	R
			R & Ad 80	321	2005	440	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
321.1	2003	228*	Ad	346	2003	62	Am ⁵¹⁹
321.5	2005	440	R	349.5	2001	862	Ad
321.6	2005	372	Am	350	2003	62	Am ⁵¹⁹
	2006	217	Am	352	1X 200	1-02 1*	Ad
321.7	1999	322	Ad	352.5	1X 200		Ad
	2006	217	R	352.7	2002	1097	Ad
322	2004	193	Am ⁵⁷¹	353.1		2-02 12*	Ad
322.5	2005	372	Ad	353.11		1-02 12*	Ad
327	1999	700	Ad	353.13	1X 200	11-02 12*	Ad
328	1999	909	R & Ad	252.15		1-02 15*	Am
328.1	1999	909 909	Ad Ad	353.15		01-02 12* 515	Ad Ad
328.2 330	1999 1X 200		Au	353.2	2002 2003	894	Au
331	2002	664	Am ⁴³¹		2003	183	Am 571
331.1	2002	838	Ad		2005	22	Am ⁶⁴⁷
332.1	2000	328*	Δd	353.3		1-02 12*	Ad
	2002	664	Am ⁴³¹	353.5		1-02 12*	Ad
	1X 200	1-02 5*	Am	353.7		1-02 12*	Ad
	1X 200	1-02 6*	Am	353.9	1X 200	1-02 12*	Ad
332.2	2002	664	Am (as ad by	355.1	2000	127*	Ad
			Sec. 2,		1X 200		R
			Stats. 2001–02	359	1999	510	R & Ad
			(1st Ex. Sess.),	360	2003	62	Am 519
			Ch. 5 and Ch. 6) ⁴³¹	360.5 362	1X 200 2X 200		Ad Am
	1X 200	1-02 5*	Ad	302	2003	62	Am 519
	1X 200		Δd	366	2003	838	Am
334	2003	62	Am ⁵¹⁹	366.1	2002	837	Ad
335	1999	510	Am	366.2	2002	838	Ad
	2001	766	Am (as am by	366.5	1999	214	Am
			Sec. 1,		1X 200	1-02 4*	Am
			Stats. 2001–02,	367.3	2003	239*	Ad & R 317
			(1st. Ex. Sess.),	367.7	1999	408	Ad
	137 200	1 00 1 4	Ch. 1)	368.5	2X 200		Ad
	1X 200		Am	372	2000	329*	Am Am ⁵⁷¹
337	1999	01–02 16 510	Am Am	374	2004 2004	183 183	Am ⁵⁷¹
331	2001	766	Am (as ad by	374.5	1999	909	Ad
	2001	700	Sec. 3,	377.3	1X 200		Am
			Stats. 2001–02	377.1	2002	840*	Ad
			(1st Ex. Sess.),	377.2	2003	108	Ad
			Ch. 1)		2004	183	Am ⁵⁷¹
	1X 200	1-02 1*	R & Ad	379.5	2001	159	$Ad(RN)^{305}$
338	1999	510	Am		2003	894	Am
339	1999	510	Am	379.6	2003	894	Ad 571
341.2	2001	766	Am (as am by		2004	183 675 *	Am ⁵⁷¹
			Sec. 4, Stats. 2001–02		2004 2005	675* 22	Am Am ⁶⁴⁷
			(1st Ex. Sess.),		2006	617	Am
			Ch. 1)	379.7	2005	373	Ad & R ⁷²⁴
	1X 200	1-02 1*	Am	380	2005	367	Ad
341.5	1999	510	Ad	381	2000	1050	Am
341.6	2X 200	1-02 16	Ad & R 387		2000	1051	Am
342		1-02 16	Ad & R ³⁸⁷		2002	515	Am
	2X 200	1-02 19	R (as ad by		2006	512*	Am
			Sec. 3,	381.1	2002	838	Ad
			Stats. 2001–02	381.5	1999	700	Ad
			(2nd Ex. Sess.), Ch. 16)	382 382.1		01–02 11 01–02 11	Am Ad
345	2003	62	Am ⁵¹⁹	302.1	2A 200 2005	662	Au
345.5	2002	847	Ad	383	2003	745*	Am
	2002	577	. 10	1 303	2001	175	

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
383 (Co	nt)	•		200.11	2002	£16	
363 (C0	2006	512*	R	399.11	2002 2004	516 694	Ad Am
383.5	2000	1050	Am		2006	464	Am
303.5	2000	1051	Am	399.12	2002	516	Ad
	2001	159	Am ³⁰⁵		2004	183	Am ⁵⁷¹
	2002	515	Am		2004	694	Am
	2003	666	R		2006	464	Am
	2003	733	Am	399.12.5	2006	747	Ad
***	2004	694	R	399.13	2002	516	Ad
383.6	2002	515	Ad		2004	694	Am
	2003	666 512*	Am	200.14	2006	464	Am
383.7	2006 2003	666	R R	399.14	2002 2003	516 731	Ad Am
384	2005	91	Am		2003	694	Am
384.1	2005	81*	Ad		2006	464	Am
20.11	2006	512*	R	399.15	2000	329*	Ad
384.2	2006	217	Ad		2001	159	Am & RN 305
385	2000	1041	Am		2002	516	Ad
386		01-02 11	Ad		2004	694	Am
387	2002	516	Ad		2006	464	Am
207.5	2006	464	Am	399.16	2003	731	Ad
387.5	2006	132	Ad		2004	694	Am
390.1 393	2002	516	Ad	200.17	2006	464 50	R & Ad
393 394	2000 1999	1040 1005	Ad Am	399.17 399.2	2005 2000	1050	Ad Ad
394	2002	838	Am	399.2	2000	1050	Ad
394.1	1999	1005	Am		2006	512*	R (as ad by
394.2	1999	1005	Am		2000	312	Sec. 4,
394.25	1999	1005	Am				Stats. 2000,
	2000	1050	Am				Ch. 1051)
	2000	1051	Am	399.20	2006	731	Ad
	2002	515	Am	399.25	2002	516	Ad
	2002	838	Am 519	399.3	2000	1050	Ad
	2003	62 666	AIII		2000 2006	1051 512*	Ad D (as ad by
	2003 2005	22	Am Am ⁶⁴⁷		2000	312	R (as ad by Sec. 4,
394.3	1999	1005	Am				Stats. 2000,
394.4	1999	1005	Am				Ch. 1051)
394.5	1999	1005	Am	399.4	2000	1050	Ad
394.8	1999	1005	Am		2000	1051	Ad
395.5	2006	749	Ad & R ³⁸		2006	512*	R (as ad by
396	1999	1005	Am				Sec. 4,
***	2004	183	Am ⁵⁷¹				Stats. 2000,
398.4	2003	62	Am 519				Ch. 1051)
398.5 399	2001	745 *	Am				Am (as ad by
399	2000 2000	1050 1051	Ad Ad				Sec. 4, Stats. 2000,
	2006	512*	R (as ad by				Ch. 1050)
	2000	312	Sec. 4,	399.6	2000	1050	Ad
			Stats. 2000,		2000	1051	Ad
			Ch. 1051)		2001	774	Am
			Am (as ad by		2002	664	Am (as am by
			Sec. 4,				Sec. 1,
			Stats. 2000,				Stats. 2001, Ch. 774) ⁴³¹
200.1	2000	1050	Ch. 1050)		2002	(((
399.1	2000 2000	1050 1051	Ad Ad		2003	666	R (as ad by
	2006	512*	R (as ad by				Sec. 4, Stats. 2000,
	2000	312	Sec. 4,				Ch. 1050)
			Stats. 2000,		2006	512*	R
			Ch. 1051)	399.7	2000	1050	Ad
			, , , , , , , , , , , , , , , , , , ,				

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	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
399.7	(Cont.)				2005	366	R (as ad by
	2000	1051	Ad		2003	300	Sec. 2,
	2002	515	R (as ad by				Stats. 2002,
			Sec. 4,				Ch. 835)
			Stats. 2000,				Am (as ad by
			Ch. 1050)				Sec. 3,
			Am (as ad by				Stats. 2002,
			Sec. 4,				Ch. 850)
			Stats. 2000,	454.55	2005	366	Ad
	2006	510 *	Ch. 1051)	454.56	2005	366	Ad
200.9	2006	512*	R	454.6	2005	374	Ad Ad ³⁷
399.8	2000 2000	1050 1051	Ad Ad	455.2 457	2002 1999	1147 1005	R R
	2000	770	Am (as ad by	458	1999	1005	Am
	2001	770	Stats. 2000,	459	1999	1005	Am
			Ch. 1050 and	460	1999	1005	R
			Ch. 1051)	461	1999	1005	R
	2003	666	R (as am by	461.5	1999	1005	Am
			Sec. 1,	464	2004	694	Ad(RN)
			Stats. 2001,	486	1999	1005	Am
			Ch. 770)	488	1999	1005	Am
			Am (as am by	490	2006	198	Am
			Sec. 2, Stats. 2001,	491 493	1999 1999	1005 1005	Am Am
			Ch. 770)	494	1999	1005	Am
	2006	512*	Am	495.7	2001	745*	Am
399.9	2000	1050	Ad	496	1999	1005	R
	2000	1051	Ad	526	1999	1005	R
	2006	512*	R (as ad by	527	1999	1005	Am
			Sec. 4,	530	1999	1005	Am
			Stats. 2000,	556	1999	1005	Am
401	2006	700	Ch. 1051)	557	1999	1005	R
401 409	2006	700 1147	Am	559	1999 1999	1005 774	Am
421	2002 1999	1005	Am Am	616.1 625	1999	774	Ad Ad
422	2000	341	Am	023		1-02 14	Am
424	2000	341	Am	625.1	2002	39*	Ad 405
426	1999	1005	Ad				R ⁴⁰⁶
440	2006	700	Ad	626	1999	774	Ad
441	2006	700	Ad	635	2006	464	Ad
442	2004	193	R ⁵⁷¹	701.6	2004	193	Am ⁵⁷¹
442	2006	700	Ad	701.8	2004	613*	Am
443 444	2006 2006	700 700	Ad Ad	703 706	1999 1999	1005 1005	Am R
445	2002	515	Am	707	1999	1005	R
773	2003	666	R	709	2002	308	Am (by Sec. 1
	2003	733	Am				of Ch.)
	2004	694	R		2002	674	Am (by Sec. 2
451.5	2004	759	Ad				of Ch.)
454	1999	1005	Am	709.3	2002	674	Ad & R 18
454.1	2000	1040	Ad	709.7	1999	714	Ad
	2000	1042 694	Ad	728.5	1999	1005	Am
	2004	094	Am (as ad by Stats. 2000,	730 731	1999 1999	1005 1005	Am R
			Ch. 1040) & RN	731	1999	1005	Am
454.2	1999	1005	Am	733	1999	1005	Am
454.5	1999	1005	R	739	1X 200		Am
	2002	835 *	Ad	739.1	2X 200	1-02 11	Am
	2002	850*	Ad		2005	662	Am
				1			

	Affec	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
739.1 (0	Cont.)			892	2000	932	Ad
`	2006	787	Am	892.1	2000	932	Ad
739.10	1X 200		Ad	892.2	2000	932	Ad
739.11	1X 200		Ad & R 37 20	893	2000	932	Ad
739.3	2000	931	Am 18	894	2000	932	Ad
	2001	745 *	Δm	895	2000	932	Ad
	2004	847 *	Am ³¹⁷		2005	98*	Am
739.4	1X 200	1-02 11*	Ad		2006	512*	Am
739.5	2004	728	Am	896	2000	932	Ad
739.9	1999	1005	R	897	2000	932	Ad
740.10	1X 200		Ad	898	2000	932	Ad
740.11	1X 200		Ad	899	2000	932	Ad
740.7	1X 200		Ad	900	2000	932	Ad
740.8	1999	1005	Am	901	2005	91	Ad & R 317
740.0	2005 1X 200	91	Am	1002.3	2005	366	Ad
740.9 743.3	2001	1-02 7 * 862	Ad Ad	1013	2006	198 694	Am Am
745.5 746	1999	1005	R R	1031 1032	2006 2006	694	Am
740	1999	1005	R R	1032.1	2006	694	Am
777	2005	562	Ad	1201.1	1999	841	Ad
755	2005	426	Ad	1202	2000	263*	Am
761.3		1-02 19	Ad ³⁹²		2001	393	Am
763	1999	1005	Am		2001	601*	Am (by Sec. 1
763.1	1999	1005	R				of Ch.) ¹⁹¹
764	1999	1005	R				Am (by Sec. 1.5
765	1999	1005	R				of Ch.)8
765.5	1999	1005	Am	1202.7	2006	885*	Ad
	2006	885*	Am	1701.1	1999	1005	Am
769	1999	1005	R	1701.3	2004	183	Am ⁵⁷¹
769.5	1999	1005	R	1701.5	2003	452	Ad
776	2006	776	Ad	1701.6	2003	452	Ad
780.5	2004	694	Am	1702.1	2006	167	Am
785.2	2001	771	Ad	1708.5	1999	568	Ad
788 843	1999 1999	1005 991	Am Am ⁹⁶ 114	1731	1X 200 2004	01-02 9 46*	Am Am
844	1999	991	Am 96 114		2004	855	Am
846.2	1999	683	Ad		2004	217	Am
848	2004	46*	Ad	1756	2000	953	R (as ad by
848.1	2004	46*	Ad	1750	2000	755	Sec. 10.5,
848.2	2004	46*	Ad				Stats. 1998,
848.3	2004	46*	Ad				Ch. 886) & Ad
848.4	2004	46*	Ad		2006	217	Am
848.5	2004	46*	Ad	1757	2000	953	R (as ad by
848.6	2004	46*	Ad				Sec. 12.5,
848.7	2004	46*	Ad				Stats. 1998,
848.8	2004	46*	Ad	1555	2000	0.52	Ch. 886) & Ad
851	2005	370	Am	1757.1	2000	953	R (as ad by
853	1999	1005	Am				Sec. 14.5,
0717	2005	370	Am				Stats. 1998,
871.7 874	2000 1999	943 1005	Ad	1750	2000	052	Ch. 886) & Ad
874 882	1999	1005	Am Am	1758	2000	953	R (as ad by Sec. 15.5,
883	2000	943	Ad				Stats. 1998,
003	2004	225*	Am				Ch. 886) & Ad
884	2002	308	Ad	1768	1X 200	01-02 9	Ad
	2003	531	Am	1.00	2004	855	Am
	2006	870	Am		2006	217	Am
884.5	2004	227*	Ad 80	1769	2004	46*	Ad & R 68
890	2000	932	Ad		2006	217	A m
891	2000	932	Ad	1794	2004	182	Am ^{81 614}

		ODLIO	OTILITIES	OODL	Oontin	ucu	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1902	2002	200			1V 200	1 02 0*	
1802 1802.3	2003 2003	300 300	Am Ad		1X 200	1-02 8*	Am R & Ad ³⁴
1823	1999	1005	R R		2005	105	Am
1824	1999	1005	R		2006	132	Am
1904	1999	1005	Am	2827.10	2003	661	Ad & R 43
2714.5	2006	573	Ad	2027.10	2005	22	Am ⁶⁴⁷
2739	1999	1005	R		2005	562	Am (as ad by
2740	1999	1005	R				Sec. 2,
2741	1999	1005	R				Stats. 2003,
2742	1999	1005	R				Ch. 661) ¹³
2743	1999	1005	R	2827.5	1X 200	1-02 8*	Ad
2744	1999	1005	R	2827.7	2002	836	Am
2745	1999	1005	R		1X 200		Ad
2750	1999	1005	R	2827.8	2002	836	Ad
2751	1999	1005	R	2827.9	2002	845	Ad & R 43
2752	1999	1005	R	2020	2005	369	Am ¹³
2753 2754	1999 1999	1005	R R	2828	2004	790 22	Ad Am ⁶⁴⁷
2754.1	1999	1005 1005	R R		2005 2006	786	Am
2755	1999	1005	R	2851	1999	1005	R
2756	1999	1005	R	2031	2006	132	Ad
2757	1999	1005	R	2852	2006	864	Ad
2758	1999	1005	R	2854	2006	464	Ad & R 317
2759	1999	1005	R	2872.5	2006	776	Ad
2761	1999	1005	R	2875.5	2001	696	Ad
2762	1999	1005	R	2881	1999	1005	Am
2763	1999	1005	R		2001	109*	Am
2764	1999	1005	R		2002	143	Am
2765	1999	1005	R		2005	453	Am
2766	1999	1005	R	2881.01	2001	109*	R
2767	1999	1005	R	2881.1	1999	1005	Am
2768	1999	1005	R	2881.2	2001	109*	Am Am ³⁰⁵
2769 2769.5	1999 1999	1005 1005	R R	2881.4	2001 2002	159 61*	Am
2772	2001	447 *	Am (as am by	2882	1999	1005	R R
2112	2001	77/	Sec. 1,	2882.5	1999	1005	R
			Stats. 2001–02	2883	2006	198	Am
			(2nd Ex. Sess.),	2885.6	2006	198	Am
			Ch. 2)	2886	2006	198	Am
	2X 200	1-02 2*	Am	2889.4	1999	384	Ad
2774.5	2001	3*	Ad	2889.8	1999	1005	Am
	2001	822	Am	2890	1999	1005	Am (as ad by
	2002	664	Am ⁴³¹				Sec. 2 and
2774.6	2002	601	Ad				Sec. 3,
2780	2004	639	Ad				Stats. 1998,
2780.1	2004	639	Ad		2000	021	Ch. 1041)
2790	1999	700	Am		2000	931	Am (as am by
2826.5	2002	01–02 11 515	Am Ad				Sec. 65.5, Stats. 1999,
2826.6	2002	515	Ad & R ⁶⁸				Ch. 1005) ⁴ 5
2827	2002	1043	Am				Am (as am by
2021	2002	836	R (as ad by				Sec. 65.7,
		500	Sec. 12,				Stats, 1999,
			Stats. 2001–02				Ch. 1005) ⁹⁶
			(1st Ex. Sess.),	2890.1	2000	931	Ad
			Ch. 8)	2890.2	2002	286	Ad
			Am (as am by		2003	333	Am
			Sec. 11,		2005	511	Am
			Stats. 2001–02	2001	2006	198	Am
			(1st Ex. Sess.),	2891	2003	533	Am
			Ch. 8) ¹³	2891.1	2004	753	Am

	1.00	1.0			1.00	1.0		
Section	Affeo Year	cted By Chapter	Effect	Section	Affec Year	ted By Chapter	Effect	
		Спирист	Ејјесі			- 1	55	
2891.1	(Cont.)	40.5		3384		1-02 10	Ad	
2002	2005	495	Am	3950 4006	1999	1005	Ad	
2892	2000 2005	981 21	R & Ad Am	4006	1999 1999	1005 1005	Am Am	
	2006	198	Am	4021	1999	1005	Am	
2892.1	2006	776	Ad	4458	1999	1005	Am	
2892.3	2006	198	Am	5001.5	1999	1005	Am	
2892.5	2002	255	Ad	5002	1999	1005	Am	
	2006	198	Am	5003.2	1999	1005	Am	
2894	1999	256	Am		2005	74*	Am	
2000	2006	198	Am Ad & R ⁷⁵	5009	1999	1005	Am	
2898 3250	2003 2002	565 839	Ad & K Ad	5012 5102	1999 1999	1005 1005	Am Am	
3250	2002	839	Ad	3102	2003	646	Am	
3252	2002	839	Ad	5109	1999	1005	Am	
3255	2002	839	Ad	5111	2003	646	Am	
3300	1X 200	1-02 10	Ad	5112	1999	1005	Am	
3301	1X 200		Ad	5113	1999	1005	Am	
3302	1X 200		Ad	5133	1999	1005	Am	
3304		1-02 10	Ad		2003	646	Am	
3310 3320	1X 200 1X 200		Ad Ad	5134	2006 2006	763 763	Am	
3325		1-02 10	Ad	5134	1999	1005	Am Am	
3326	1X 200		Ad	5137	1999	1005	Ad	
3327	1X 200		Ad	5142	2003	646	Ad	
3328		1-02 10	Ad		2006	763	Am	
3330	1X 200		Ad	5143	2003	646	Ad	
3340	2002	1124*	Am	5191	1999	1005	Am	
2241		1-02 10	Ad	5192	2006	763	Ad	
3341 3341.1	1X 200	1–02 10 1–02 10	Ad Ad	5195 5243	1999 2003	1005 646	R Ad	
3341.1		1-02 10	Ad	5243	2003	646	Ad	
3341.5		1-02 10	Ad	5244.5	2003	646	Ad	
3342		1-02 10	Ad	5258	2006	763	Am	
3343	1X 200	1-02 10	Ad	5259.5	1999	1005	Am	
3344		1-02 10	Ad	5285	2006	763	Am	
3345	1X 200		Ad	5285.6	1999	1006	Am	
3346	1X 200		Ad	5311	2003	646	Am	
3347 3350	2002	1–02 10 664	Ad Am ⁴³¹	5316 5317.5	2003 2003	646 646	Am Ad	
3330	1X 200		Ad	5317.5	1999	1005	Au	
3351		1-02 10	Ad	5328	1999	1005	Am	
3352	1X 200		Ad	5329	1999	1005	Am	
3353		1-02 10	Ad	5331	1999	1005	Am	
3354		1-02 10	Ad	5353	2006	694	Am	
3355	1X 200		Ad	5363	1999	1005	Ad	
3356		1-02 10	Ad	5371.2 5371.4	1999 2004	1005 193	Am Am ⁵⁷¹	
3365 3366		1–02 10 1–02 10	Ad Ad	33/1.4	2004	603	Am	
3367		1-02 10	Ad		2004	694	Am	
3367.5		1-02 10	Ad	5374	2006	694	Am	
3368		1-02 10	Ad	5375.1	2006	694	R	
3369		1-02 10	Ad	5381.5	2004	603	Ad	
3369.5	1X 200		Ad	5385.6	2004	193	Am ⁵⁷¹	
3370		1-02 10	Ad	5386.5	2003	658	Ad R ⁵⁷¹	
3380.1 3380.2	1X 200 1X 200		Ad Ad	5388 5411.5	2004 2002	193 784	Am ⁴⁹⁰	
3380.2		1-02 10	Ad	JT11.J	2002	62	Am 519	
3382		1-02 10	Ad		2004	603	Am	
3383		1-02 10	Ad	5412.2	2004	603	Am	

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	Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
_			- 1				-	
	5413.5	2004	603	Am	7902	1999	1005	R
	5500	2004	881*	Am & R 317 Am 301	7902.5 7910	1999 2002	1005 183	R Ad
	5501	2004	881*	Am & R 317	7910	2002	446	Ad
	3301	2004	001	Am 301	7934	1999	809*	Ad
	5513	2004	881*	Ad & R ³¹⁷	7935	1999	809*	Ad
	5800	2006	700	Ad	7936	1999	809*	Ad
	5810	2006	700	Ad	7937	1999	809*	Ad
	5820	2006	700	Ad	7938	1999	809*	Ad
	5830	2006	700	Ad	7939	1999	809*	Ad
	5840	2006	700	Ad	7940	1999	809*	Ad
	5850	2006	700	Ad	7943	2000	907	Ad
	5860	2006	700	Ad		2001	159	Am ³⁰⁵
	5870	2006	700	Ad		2006	198	Am
	5880	2006	700	Ad	8285	2006	347	Am
	5885	2006	700	Ad	8303	2004	193	R ⁵⁷¹
	5890	2006	700	Ad	8340	2006	598	Ad
	5900	2006	700	Ad	8341	2006	598	Ad
	5910	2006 2006	700 700	Ad	9201 9202	2003 1999	733 1005	R
	5920 5930	2006	700	Ad Ad	9202	2003	733	Am R
	5940	2006	700	Ad	9203	2003	733	R
	5950	2006	700	Ad	9601	2003	646	Am
	5960	2006	700	Ad	9607	2000	1041	Adl 82
	5970	2006	700	Ad	7007	2000	1042	Ad
	7000	2002	655	Ad	9608	2000	1042	Ad
		2003	62	Am ⁵¹⁹		2001	159	Am ³⁰⁵
		2006	198	Am	9610	2000	1042	Ad
	7001	2002	655	Ad		2001	159	Am ³⁰⁵
	7002	2002	655	Ad	9611	2000	1042	Ad
	7003	2002	655	Ad	9612	2000	1042	Ad
	7004	2002	655	Ad	9613	2X 2001		Ad & R 387
	7005	2002	655	Ad	9614	2001	862	Ad
	7531.5	1999	1005	Am	9615	2005	366	Ad
	7532 7532 5	1999	1005	R	0620	2006	734	Am
	7532.5	1999	1005	R	9620	2005	367	Ad
	7604	2000	263 * 601 *	Am	10004.5	2000	146*	Ad
		2001 2006	885 *	Am Am	11534 11652	2004 2X 2001	118	Am (by Sec. 1
	7661	2004	125*	Ad	11032	2A 2001	-02 16	Am (by Sec. 1 of Ch.)
	7001	2004	684	Am	11825	2002	221	Am
	7662	2006	867	Ad	11908	2005	700	Am
	7663	2006	885*	Ad	11908.1	2005	700	Am
	7665	2006	867	Ad	11908.2	2005	700	Am
	7665.2	2006	867	Ad	11910	2004	118	Am
	7665.3	2006	867	Ad	12702.5	2000	146*	Ad
	7665.4	2006	867	Ad		2001	159	Am ³⁰⁵
	7665.6	2006	867	Ad	12751	1999	55	Am
	7665.8	2006	867	Ad	12751.3	2001	665	Ad & R 75
	7666	2006	867	Ad		2006	248	Am 13
	7667	2006	867	Ad	12751.5	1999	55	Ad & R ²⁰
	7672	2004	644	Am	12772	2005	158	Am
	7678 7711	2000 1999	263 * 1005	Am Am	12816 13801	2002 2005	221 347	Am
	//11	2004	644	Am	14051	2005	347	Am Am
		2004	885 *	Am	15702	2003	221	Am
	7711.1	2006	885*	Δd	15702	2002	221	Am
	7711.5	2006	697*	Ad 300	15704	2002	221	Am
				R ³⁰¹		2003	62	Am 519
	7712	2004	644	Am	15705	2002	221	Am
	7814	2003	149	Am	15706	2002	221	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	1cui	Спирист	Цуссі	Section	1cui	Спарісі	Цјјест
15794	2002	221	Am		2002	971	Am
15796	2002	221	Am		2004	615	Am
15842	2002	221	Am	21675.1	2002	438	Am ⁴²⁶
15956	2002	221	Am		2004	615	Am
15961.5	2003	296	Am	21676	2002	438	Am ⁴²⁶
15973.1	2006	172	Am		2003	351	Am
16002	2005	700	Am	21676.5	2002	438	Am ⁴²⁶
16044	2005	158	Ad		2003	351	Am
16402.5	2000	146*	Ad	21677	2003	351	Am
16486	2005	158	Am	21678	2003	351	Am
16489	2005	158	Am	21679	2002	438	Am ⁴²⁶
16490	2004	930*	Ad & R ⁶⁸	21679.5	2002	438	Am 426
16574	2001	606*	Am	21681	2002	438	Am ⁴²⁶
16580	2001	606*	Ad	21683.1	2002	754*	Am
19000	2000	772	Ad & R 111	21687	1999	105	Am
19001	2000	772	Ad & R 111	21702	2002	438	Am ⁴²⁶
19002	2000	772	Ad & R 111	21504	2003	525	Am
19010	2000	772	Ad & R 111	21704	2003	525	Am
19012	2000	772	Ad & R 111	21706	2005	270	Am
19014	2000	772	Ad & R 111	21707	2003	525	Am
10020	2003	296	Am	22002	2000	191	Am
19020	2000	772	Ad & R 111	22002.5	2000	191	Ad
19022	2000	772	Ad & R 111 Ad & R 111		2000	1056	R (as ad by
19024	2000	772 772	Ad & R Ad & R				Stats. 2000,
19026	2000	772	Ad & R 111	22003	2002	627	Ch. 191)
19030 19032	2000 2000	772	Ad & R 111	22407	2003 2005	627 700	Am Am
19052	2000	772	Ad & R 111	22411	2005	158	Ad
19050	2000	772	Ad & R 111	22553	2000	191	Am
19054	2000	772	Ad & R 111	22553.2	2000	1056	Ad
19060	2000	772	Ad & R 111	22333.2	2004	118	Am
21019	2002	758	Am	22555	2000	191	Am
21020	2001	534	Ad	22702	2000	191	Am
21414	1999	1000	R	25051	2004	788	Am
21501	2003	525	R	26405	2002	221	Am
21502	2003	525	R	26654	2002	221	Am
21502.1	2003	525	R	27405	2002	221	Am
21503	2000	860	R	27424	2002	221	Am
21602	2002	438	Am ⁴²⁶	28746	2002	221	Am
	2003	525	Am	27747	2002	221	Am
21604	2003	525	R	28747.4	2002	221	Am
21606	2000	860	R	28748.8	1999	724	Am
21632	2000	860	Am	28750.4	2002	221	Am
21661.5	2004	521	Am	28767.3	2001	745*	Am
	2005	22	Am ⁶⁴⁷	28850	2004	788	Am
21661.6	2001	534	Am	29010.3	1999	624	Ad
21670	2000	506	Am	29031.1	2002	970	Ad 414
****	2003	351	Am		****		R 80
21670.1	2002	438	Am ⁴²⁶	20024	2005	536*	Am ²⁸⁴ 111
21650.2	2004	183	Am 571	29034	2005	536*	Am
21670.2	2002	438	Am 426	29035.5	2002	280	Ad
21670.3	2001	946	Ad	29664	2002	221	Am
21670.4	2004	615	Am Am ⁴²⁶	29714	2002	221	Am
21670.4	2002	438	Am 426 Am 426	30630.5	2000	145*	Am
21671.5	2002	438 438	Am Am ⁴²⁶	30750 31405	2004	788	Am
21674 21674.5	2002 2002	438	Am 426	31405	2002	221 221	Am
21074.3	2002	615	Am	33021	2002 2004	590	Am Ad
21674.7	2004	438	Am ⁴²⁶	50033	2004	221	Au Am
210/4./	2002	351	Λm	50033	2002	221	Am
21675	2003	438	Am ⁴²⁶	50120	2002	788	Am
21073	. 2002	150		30120	2007		

	33	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
70033	2002	221	Am	99561.3	2003	833	Ad
70121	2004	788	Am	99562	2003	833	Ad
90300	2004	788	Am	99563	2003	833	Ad
	2005	22	Am ⁶⁴⁷	99563.1	2003	833	Ad
90773	2002	221	Am	99563.2	2003	833	Ad
90933	2002	221	Am	99563.3	2003	833	Ad
95163	2002	221	Am	99563.4	2003	833	Ad
95194	2002	221	Am	99563.5	2003	833	Ad
95650	2004	788	Am	99563.6	2003	833	Ad
98005	2001	597	Am	99563.7	2003	833	Ad
98043	2002	221	Am	99563.8	2003	833	Ad
98100	2002	221	Am	99564	2003	833	Ad
98161	2004	788	Am	99564.1	2003	833	Ad
99159	2003	845	Ad	99564.2	2003	833	Ad
99162	2002	314	Ad	99564.3	2003	833	Ad
99163	2003	141	Ad	99564.4	2003	833	Ad
99164	2003	564	Ad	99564.5	2003	833	Ad
99165	2002	602	Ad	99565	2003	833	Ad
99170	2002	650	Ad	99566	2003	833	Ad
99210.1	2004	615	Ad	99566.1	2003	833	Ad
99233.5	2002	743	Am	99566.2	2003	833	Ad
99234	2006	839	Am	99566.3	2003	833	Ad
99246	2003	354	Am	99567	2003	833	Ad
99268.17	2003	354	Ad	99568	2003	833	Ad
			R & Ad 100	99569	2003	833	Ad
99310.6	2002	445*	Ad	99570	2003	833	Ad
	2005	76*	Am	99570.1	2003	833	Ad
99312.7	2000	787	Am	99570.2	2003	833	Ad
99314	2000	632	Am	99570.3	2003	833	Ad
	2004	615	Am	99570.4	2003	833	Ad
99314.1	2000	632	Ad	99580	2006	258	Ad
	2004	615	Am	99581	2006	258	Ad
99314.2	2000	632	Ad	99582	2006	258	Ad
99314.3	2000	632	Am	99620	2004	193	Am 571
99314.5	2002	201	Am	99621	2004	193	R ⁵⁷¹
99314.6	2003	354	Am	Div. 10,			
99315.5	1999	278	Ad 62	Pt. 12,			
			R ²²	heading			
99315.7	1999	1007	Ad	(Sec. 100000			
99315.8	2000	860	Ad	et seq.)	1999	724	Am
99315.95	2002	736	Ad	100000	1999	724	Am
99317.1	2001	597	Am	100001.5	2001	217	Ad
99317.10	2001	597	Am	100002	1999	724	Ad
99317.2	2001	597	R	100011	1999	724	Am
99317.8	2001	597	Am	100022	2001	217	Ad
99317.9	2001	597	Am	100115.5	2000	784	Ad
99318.1	2001	597	Am	100130.5	1999	624	Ad
99318.4	2001	597	R	100160.1	2001	217	Ad
99319	2001	597	Am	100161	2001	217	Am
99320	2006	516	Ad 384	100164	2001	217	Am
00.105 -	40		R 192	100170	2001	217	Am
99400.7	1999	729	Ad	100303	2004	788	Am
	2000	655	Am	100500	2003	296	Am
99420	2002	270	Ad	100600	2003	727	Ad
99560	2003	833	Ad	100601	2003	727	Ad
99560.1	2003	833	Ad		2004	645	Am
99560.2	2003	833	Ad	100601.5	2003	727	Ad
99560.3	2003	833	Ad	1	2004	645	Am
99561	2003	833	Ad	100602	2003	727	Ad
99561.1	2003	833	Ad	100602.10	2003	727	Ad
99561.2	2003	833	Ad	1	2004	645	Am

	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1		Section		1	
100602.11	2003	727	Ad		2006	272	R & Ad
100602.12	2003	727	Ad	102055	2006	272	Am
100602.13	2003	727	Ad	102100	2004	620	R
10060211	2004	645	Am	102100.1	2004	620	Ad
100602.14	2003	727	Ad	102100 10	2006	272	Am
100602.2	2003	727	Ad	102100.10	2006	272	Ad
100602.3	2004	645 727	R Ad	102100.2	2004	620 620	Ad
100002.3	2003 2004	645	R R	102100.3	2004 2006	272	Ad Am
100602.4	2004	727	Ad	102100.4	2004	620	Ad
100002.4	2004	645	Am	102100.4	2004	272	R & Ad
100602.5	2003	727	Ad	102100.5	2004	620	Ad
100002.5	2004	645	R	102100.5	2006	272	R & Ad
100602.6	2003	727	Ad	102100.6	2004	620	Ad
	2004	645	R		2006	272	R & Ad
100602.7	2003	727	Ad	102100.7	2004	620	Ad
	2004	645	R		2006	272	Am
100602.8	2003	727	Ad	102100.8	2004	620	Ad
	2004	645	Am		2006	272	Am
100602.9	2003	727	Ad	102100.9	2004	620	Ad
100603	2003	727	Ad		2006	272	Am
	2004	645	Am	102105	2006	272	Am
100604	2003	727	Ad	102105.1	2006	272	Ad
100605	2003	727	Ad	102106	2006	272	Am
	2004	645	Am	102122	2006	272	Am
100606	2003	727	Ad	102141	2006	272	Am
100607	2003	727	Ad	102205	2006	272	Am
100608	2003	727	Ad	102206	2006	272	Am
100609	2003	727	Ad	102222	1999	1007	Am
100610	2003	727	Ad	102223	1999	1007	Ad
100611	2003	727 727	Ad	102240.5	2001	280 272	Ad
100612	2003	727	Ad	102265	2006	272	Am
100613	2003 2004	645	Ad Am	102311 102351	2006 2006	272	Am Am
100614	2004	727	Ad	102331	2004	788	Am
100014	2003	645	Am	102501	2004	272	Am
100615	2003	727	Ad	102509	2006	272	Am
100616	2003	727	Ad	102510	2006	272	Am
100010	2003	645	Am	103113	1999	724	Am
100617	2003	727	Ad	103240.5	1999	624	Ad
100618	2003	727	Ad	103403	2004	788	Am
100619	2003	727	Ad	105000	2002	341	Ad
101170	2002	221	Am	105001	2002	341	Ad
101285	2002	221	Am	105002	2002	341	Ad
101286	2002	221	Am	105003	2002	341	Ad
101287	2002	221	Am	105004	2002	341	Ad
101295	2002	221	Am	105010	2002	341	Ad
101343	2004	788	Am	105011	2002	341	Ad
102015	2003	525	Am	105012	2002	341	Ad
	2004	620	Am	105020	2002	341	Ad
102022	2006	272	Am	105021	2002	341	Ad
102023	2006	272	Am	105022	2002	341	Ad
102024	2004	620	Ad	105023	2002	341	Ad
102025	2006	272	R	105030	2002	341	Ad
102025	2004	620	Ad	105031	2002	341	Ad
102026	2006	272	R & Ad	105032	2002	341	Ad
102026	2004	620	Ad D & Ad	105040 105041	2002	341	Ad
102027	2006 2004	272 620	R & Ad Ad		2002 2002	341	Ad
102027	2004	272	R & Ad	105042 105043	2002	341 341	Ad Ad
102028	2004	620	Ad	105045	2002	341	Ad
102026	2007	020		103077	2002	JT1	, 1u

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	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Section	Icui	Спарист	Бујест	Section	Teur	Спирист	Бујест
105050	2002	341	Ad	105220	2002	341	Ad
105051	2002	341	Ad	105221	2002	341	Ad
105052	2002	341	Ad	105230	2002	341	Ad
105060	2002	341	Ad	105231	2002	341	Ad
105061	2002	341	Ad	105232	2002	341	Ad
105062	2002	341	Ad	105233	2002	341	Ad
105070 105071	2002 2002	341 341	Ad Ad	105240 105241	2002 2002	341 341	Ad Ad
105071	2002	341	Ad	105250	2002	341	Ad
105072	2002	341	Ad	105251	2002	341	Ad
105074	2002	341	Ad	105260	2002	341	Ad
105075	2002	341	Ad	105261	2002	341	Ad
105076	2002	341	Ad	105262	2002	341	Ad
105085	2002	341	Ad	105280	2002	341	Ad
105086	2002	341	Ad	105281	2002	341	Ad
105087	2002	341	Ad	105282	2002	341	Ad
105095	2002	341	Ad	105283	2002	341	Ad
105096	2002	341	Ad	105284	2002	341	Ad
105097	2002	341	Ad	105285	2002	341	Ad
105098	2002	341	Ad	105286	2002	341	Ad
105099	2002	341	Ad	105287	2002	341	Ad
105100	2002 2002	341	Ad	105288	2002	341	Ad
105101 105102	2002	341 341	Ad Ad	105300 105301	2002 2002	341 341	Ad Ad
105102	2002	341	Ad	105301	2002	341	Ad
105103	2002	341	Ad	105302	2002	341	Ad
105105	2002	341	Ad	103303	2003	296	Am
105115	2002	341	Ad	105304	2002	341	Ad
105125	2002	341	Ad	105305	2002	341	Ad
105126	2002	341	Ad	105306	2002	341	Ad
105140	2002	341	Ad	105307	2002	341	Ad
105141	2002	341	Ad	105308	2002	341	Ad
105142	2002	341	Ad	105309	2002	341	Ad
105143	2002	341	Ad	105310	2002	341	Ad
105150	2002	341	Ad	105330	2002	341	Ad
105151	2002	341	Ad	105331	2002	341	Ad
105152	2002	341	Ad	105332	2002	341	Ad
105153 105154	2002 2002	341 341	Ad Ad	105333 105334	2002 2002	341 341	Ad Ad
105154	2002	341	Ad	105334	2002	341	Ad
105160	2002	341	Ad	105336	2002	341	Ad
105161	2002	341	Ad	105337	2002	341	Ad
105170	2002	341	Ad	120050	2004	615	Am
105171	2002	341	Ad	120050.2	2003	594	Am
105172	2002	341	Ad	120051	2003	594	Am
105180	2002	341	Ad	120051.1	2003	594	Ad
105181	2002	341	Ad	120051.6	2003	594	Am
105200	2002	341	Ad		2006	574	Am
105201	2002	341	Ad	120054	2003	594	Am
105202	2002	341	Ad	120100	2005	557*	Am
105203	2002	341	Ad	120102.5	1999	729	Am
105204	2002	341	Ad	120105	2004	615 557*	Am
105205 105206	2002 2002	341 341	Ad	120105 5	2005 2004	557*	Am
105206	2002	341 341	Ad Ad	120105.5 120202	2004	615 557*	Am R & Ad
105207	2002	341	Ad	120202	2005	557*	Am
105208	2002	341	Ad	120220.5	2005	557*	Ad
105210	2002	341	Ad	120222	2000	1035	Am
105211	2002	341	Ad		2001	825	Am
105212	2002	341	Ad		2005	557*	R & Ad
105213	2002	341	Ad	120224.1	2004	615	Am

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Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
120224.1 ((Cont.)				125522	2005	150	Am
,	2005	557*	Am		125523	2004	788	Am
120224.3	2005	557*	Am		125524	2005	150	Am
120224.4	2005	557*	Am		125525	2005	150	Am
120260	2005	557*	Am		125526	2005	150	Am
120262	2005	557*	R		125527	2005	150	Am
120264	2005	557*	Am		125540	2005	150	Am
120265	1999	729	Am		125541	2005	150	Am
	2001	297	R		125550	2003	845	Am
120300	2005	557 *	Am			2005	150	Am
120301	2005	557 *	Am		125551	2005	150	Am
120302	2005	557 *	Am		125552	2005	150	Am
120350	2005	557 *	R & Ad		125560	2005	150	Am
120351	2005	557 *	Am		125561	2005	150	Am
120352	2005	557 *	Am		125600	2005	150	Am
120353	2005	557 *	R		125700	2003	594	Ad
120354	2001	297	Ad			2005	150	Am
120355	2005	557*	Am		125701	2003	594	Ad
120400	2005	557*	Am			2005	150	Am
120450	2000	1035	Am		125702	2003	594	Ad
120451	2000	1035	Am			2005	150	Am
120452	2005	557*	Am		125703	2003	594	Ad
120504	2004	788	Am			2005	150	Am
120508	2003	202	Am		125704	2003	594	Ad
	2005	557 *	Am		125705	2003	594	Ad
120509	2003	202	Ad			2005	150	Am
120521	2003	202	Am		125706	2003	594	Ad
120523	2003	845	Ad		125707	2003	594	Ad
120540	2005	557*	Am			2005	150	Am
120550	2004	615	Am		125708	2003	594	Ad
120630	2005	557 *	Am			2005	150	Am
120631	2005	557*	Am		125709	2003	594	Ad
Div. 11.5,						2005	150	Am
heading					125710	2003	594	Ad
(Sec. 125000	2005	1.50			105511	2005	150	Am
et seq.)	2005	150	Am		125711	2003	594	Ad
125000	2005	150	Am		105710	2005	150	Am
125001	2005	150	Am		125712	2003	594	Ad
125002	2005	150	Am		105710	2005	150	Am
125050	2005	150	Am		125713	2003	594	Ad
125052	2005	150	Am		105714	2005	150	Am
125105	2005	150	Am		125714	2003	594	Ad
125200	2005	150	Am		105715	2005	150	Am
125201 125202	2005	150	Am		125715	2003	594	Ad
125202	2005 2005	150 150	Am Am		125716	2005 2003	150 594	Am Ad
125222	2005	150	Am		123/10	2005	150	Am
125223	2003	825	Am		130051.12	2000	1080	Am
125226	2005	150	Am		130031.12	2002	938	Am
125227	2005	150	Am		130051.24	2002	1080	Ad
125240	2005	150	Am		130051.24	2004	469	Am
125241	2005	150	Am		130054.1	2004	432*	Am
125260	2005	150	Am		130031.1	2005	22	Am ⁶⁴⁷
125300	2005	150	R		130109	2004	69*	Am
125300	2005	150	R		130110	2000	1080	Am
125350	2005	150	Am		130232	1999	1007	Am
125351	2005	150	Am			2006	814	Am
125352	2005	150	Am		130240	2002	688	Am
125400	2005	150	Am		130241.5	2000	526	Ad & R 19
125450	2005	150	Ad		130243	2006	814	Am
125500	2005	150	Ad		130265	2001	512*	Am
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Section	Ајје Year	cted By Chapter	Effect	Section	Ајје Year	cted By Chapter	Effect
		-				•	
130292	2001	745 *	Am	132360.4	2003	508	Ad Ad
130350.5 130630	2003 2005	785 22	Ad Am ⁶⁴⁷	132360.5 132362	2003 2003	508 62	$Ad(RN)^{519}_{510}$
131010	2005	83	Am	132364	2003	62	$Ad(RN)^{519}$
131100	2005	83	Am	132370	2002	743	Ad(Kiv)
131103	2005	83	Am	132370.1	2002	743	Ad
131241	2005	83	Am	132370.10	2002	743	Ad
131268	1999	724	Am	132370.2	2002	743	Ad
131269	2004	69*	Am	132370.3	2002	743	Ad
131285	2005	83	Am	132370.4	2002	743	Ad
132320	2001	297	Ad	132370.5	2002	743	Ad
132322	2001	297	Ad	122270 6	2003	62	Am ⁵¹⁹
132324	2001	297	Ad	132370.6	2002	743	Ad Am ⁵¹⁹
132326	2001 2001	297 297	Ad Ad	122270.7	2003 2002	62 743	
132328 132330	2001	297	Ad	132370.7 132370.8	2002	743	Ad Ad
132332	2001	297	Ad	132370.8	2002	743	Ad
132334	2001	297	Ad	132372	2002	743	Ad
132350	2002	743	Ad	132372.1	2002	743	Ad
132350.1	2002	743	Ad	132372.2	2002	743	Ad
132350.2	2002	743	Ad	132372.3	2002	743	Ad
132351	2002	743	Ad	132372.4	2002	743	Ad
132351.1	2002	743	Ad	132410	2001	745*	Am
122251 2	2006	142	Am	132600	2003	827	Ad
132351.2	2002	743	Ad	132605	2003	827	Ad
132351.3	2006 2002	142 743	Am Ad	132610	2003 2006	827 808	Ad Am
132351.3	2002	743	Ad	132615	2003	827	Ad
132351.5	2002	743	Ad	132013	2006	808	Am
132351.6	2002	743	Ad	132620	2003	827	Ad
132352	2002	743	Ad	132625	2003	827	Ad
	2005	158	Am		2006	808	Am
132352.1	2002	743	Ad	132632	2002	743	Ad
132352.2	2002	341	Ad	122624	2003	62	Am & RN 519
132352.3	2002	743	Ad	132634	2002	743 62	Ad Am & RN ⁵¹⁹
132352.4 132352.5	2002 2002	743 743	Ad Ad	132635	2003 2003	827	All & KN
132352.5	2002	743	Ad	132640	2003	827	Ad
132332.0	2003	508	Am	132645	2003	827	Ad
132353	2002	743	Ad		2006	808	Am
132353.1	2002	743	Ad	132650	2003	827	Ad
132353.2	2002	743	Ad		2006	808	Am
	2003	62	Am ⁵¹⁹	140109	2004	69*	Am
132353.3	2002	743	Ad	142001	2001	474	Am
132353.4	2002 2002	743	Ad	142050	2001	474	Am
132354 132354.1	2002	743 743	Ad Ad	142051 142052	2005 2001	248 474	Am Am
132354.1	2002	743	Ad	142032	2005	248	Am
132354.3	2002	743	Ad	142110	2001	474	R
132354.4	2002	743	Ad	142200	2001	474	Am
132354.5	2002	743	Ad	142201	2001	474	Am
132354.6	2002	743	Ad	142250	2001	474	Am
132355	2002	743	Ad	142251	2001	474	Am
132355.1	2002	743	Ad	142254	2001	474	Am
132355.2	2002	743	Ad	142255	2001	474	R & Ad
132355.3 132355.4	2002 2002	743 743	Ad Ad	142256 142257	2001 2001	474 474	R & Ad Am
132333.4	2002	508	Ad	142257	2001	474	Am
132360.1	2003	508	Ad	142259	2001	474	R & Ad
132360.2	2003	508	Ad	142260	2001	474	Am
132360.3	2003	508	Ad		2005	248	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
142263	2001	474	R & Ad	170050	2001	946	Ad
	2005	248	Am	170052	2001	946	Ad
161026	2002	168	R		2002	978*	Am
170000	2001	946	Ad	170054	2001	946	Ad
170002	2001	946	Ad	170056	2001	946	Ad
170004	2001	946	Ad		2002	978*	Am
1,000.	2002	978*	Am	170058	2001	946	Ad
170006	2001	946	Ad	170050	2002	978*	Am
170000	2002	978*	Am	170058.5	2001	946	Ad
	2005	158	Am	170030.3	2002	978*	R
170010	2003	946	Ad	170059	2002	946	Ad
170010	2001	978*	Am	170039	2001	978*	R
	2002	158		170060	2002	946	
170012		138 946	R Ad	170060	2001	946 978*	Ad R & Ad
170012	2001			170062	2002		
	2002	978*	Am	170062	2001	946	Ad
150011	2005	158	R		2002	978*	Am
170014	2001	946	Ad	.=	2005	158	Am
.=	2005	158	R	170064	2001	946	Ad
170016	2001	946	Ad		2002	978*	Am
	2002	664	Am ⁴³¹	170066	2001	946	Ad
	2002	978*	Am		2002	978*	R & Ad
	2004	589	Am	170068	2001	946	Ad
	2005	158	Am		2002	978*	Am
170018	2001	946	Ad	170070	2001	946	Ad
	2002	664	Am ⁴³¹		2002	978*	Am
	2002	978*	Am	170072	2001	946	Ad
	2005	158	Am		2002	978*	Am
170020	2001	946	Ad	170074	2001	946	Ad
170022	2001	946	Ad	170076	2001	946	Ad
170024	2001	946	Ad	1,00,0	2002	978*	Am
170021	2002	978*	Am	170078	2001	946	Ad
170026	2001	946	Ad	170070	2002	978*	Am
170020	2001	978*	Am	170080	2002	946	Ad
170028	2002	978*	Ad	170000	2001	978*	R
170028	2002	946	Ad	170082	2002	946	Ad
170030	2001	946	Ad	170002	2001	940 978*	
	2001			170004	2002		Am
170034		946	Ad	170084		946	Ad
170038	2001	946	Ad		2002	978*	Am
170070	2002	978*	Am	100070	2005	158	Am
170040	2001	946	Ad	180050	2000	408	Am
170041	2005	158	Ad	180051	1999	1007	Am
170042	2001	946	Ad	180201	2003	129	Am
	2002	978*	Am	180204	2003	129	Am
	2004	677	Am	185020	2000	791	Am
	2005	22	Am ⁶⁴⁷		2002	696	Am (by Sec. 1
	2005	158	Am				of Ch.)
170044	2001	946	Ad	185032	2000	791	Am
170046	2001	946	Ad	185034	2002	696	Am
170048	2001	946	Ad	185038	2002	696	Ad
	2002	978*	Am				-

REVENUE AND TAXATION CODE

		11272	INOL AIND	IAAAIIOI	1 001	<i></i>	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38	2003	569	Ad		2003	471	Am
51	2000	647	Am	75.5	2000	406*	Am
53	2000	272	Am (by Sec. 1	75.51	1999	941	Am
			of Ch.)		2002	775	Am
61	2006	364	Am	75.55	2002	775	Am
62	2002	775	Am	95.2	2006	538	Am 802
	2005	416*	Am	95.31	2000	602	Am
	2006	364	Am	95.35	2001	521	Ad
62.1	2001	772	Am	064	2002	214	Am
	2002	664	Am ⁴³¹	96.1	2001	381	Am Am ⁵¹⁹
(2.2	2002	775	Am	06.10	2003	62	
62.2	1999	603 *	Am	96.18	1999	824*	Ad
62.1	2002	775 941	Am	96.19 96.27	2000	604	Ad
63.1	1999 2001	613	Am Am	96.27	1999 1999	567 567	Ad Ad
	2002	775	Am	96.6	1999	184	Am
	2004	227*	Am	70.0	2002	500	Am
	2004	889*	Am	96.81	2004	211*	Ad ⁶²²
	2005	264	Am	97.2	1999	34	Am
64	1999	83	Am ³⁰	72	1999	78*	Am ¹⁰¹
66	1999	941	Am		1999	464	Am (as am by
69	2006	317*	Am				Stats. 1999,
69.4	1999	941	Ad				
	2003	471	Am		1999	643	Ch. 78) Am ⁸²
	2004	354*	Am		1999	646	Am (as am by
	2005	22	Am ⁶⁴⁷				Stats. 1999,
69.5	2000	417	Am				Ch. 78)
	2000	693 *	Am (by Sec. 1		2000	611	Am
			of Ch.) ¹⁴	97.3	1999	78*	Am
			Am (by Sec. 1.5		1999	646	Am (as am by
	2001	(12	of Ch.) ²⁵				Stats. 1999,
	2001	613	Am		1000	640	Ch. 78)
	2002	775 264	Am		1999	649	Am (as am by
	2005 2006	264 364	Am Am				Stats. 1999,
70	1999	352*	Am		2000	611	Ch. 78) Am
70	2001	330*	Am		2001	159	Am 305
72	2003	604	Am	97.31	2004	211*	Am ⁶²²
72	2004	194	Am	97.313	2004	183	Am ⁵⁷¹
73	2005	193*	Am ³⁸	97.39	1999	567	Ad
74	1999	200*	Am	97.43	1999	84*	Ad ²⁹
74.5	1999	504	Am 13	97.45	2003	552	Ad
	2001	330*	Am	97.46	2003	757	Ad
74.7	2003	471	Ad	97.68	2003	162*	Ad
75.11	2000	646	Am		2003	757	Am
	2000	647	Am		2004	211*	Am ⁶²²
	2001	159	Am ³⁰⁵		5X 200		R & Ad 435
	2001	407	Am	97.69	2006	366	Ad
77.10	2003	471	Am	97.70	2004	211*	Ad ⁶²²
75.12	2005	264	Am		2004	610*	Am (as ad by
75.21	2000	646 647	Am				Sec. 21, State 2004
	2000 2001	647 159	Am Am ³⁰⁵				Stats. 2004, Ch. 211)
	2001	316	Am	97.71	2004	211*	Ad ⁶²²
	2005	677	Am	91.11	2004	610*	Am (as ad by
75.23	2005	264	Ad		2004	010	Sec. 22,
75.23 75.30	2003	471	R R				Stats. 2004,
75.31	2000	647	Am				Ch. 211)
, 5.51	2001	744	Am	97.72	2004	211*	Ad ⁶²²
							**
				i .			

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
97.72 (Cont.)			194.2	1999	387*	Am
, (2004	610*	Am (as ad by	194.4	1999	387*	Am
	200.	010	Sec. 23,	194.5	1999	387*	Am
			Stats. 2004,	194.6	1999	387*	R
			Ch 211)	195.1	1999	387*	Am
97.73	2004	211*	Ad ⁶²²	195.100	2005	622*	Ad
	2004	610*	Am (as ad by	195.101	2006	896*	Ad
			Sec. 24,	195.102	2006	896*	Ad
			Stats. 2004,	195.103	2006	896*	Ad
	2005	602	Ch. 211)	195.104	2006	897*	Ad
07.74	2005	602 211 *	Am Ad ⁶²²	195.105	2006	897* 897*	Ad
97.74	2004 2004	610*	R R	195.106 195.83	2006 1999	165*	Ad Ad
97.75	2004	211 *	Ad 622	195.84	1999	165*	Ad
97.76	2004	211 *	Ad ⁶²²	195.85	1999	165*	Ad
71110	2005	74*	Δm	195.86	2001	158*	Ad
97.77	2004	211*	Ad ⁶²²	195.87	2001	158*	Ad
98	2000	171	Am (by Sec. 1	195.88	2001	158*	Ad
			of Ch.)	195.89	2004	772*	Ad
	2000	419	Am (by Sec. 1.5	195.90	2004	772*	Ad
			of Ch.)	195.91	2004	772*	Ad
	2006	342 *	Am	195.92	2005	623*	Ad
98.02	1999	550*	Am ¹	195.93	2005	623 *	Ad
	2000	171	Am Am ⁶²²	195.94	2005	623*	Ad
00.04	2004	211 * 342 *		195.95	2005	624* 624*	Ad
98.04 99	2006 1999	550*	R Am ¹	195.96 195.97	2005 2005	624*	Ad Ad
22	2000	761	Am	195.98	2005	622*	Ad
	2004	355	Am	195.99	2005	622*	Ad
	2005	189	Am	197	2002	775	Am
100	2004	640	Am	205.5	2000	1085*	Am (by Sec. 1
	2006	791	Am (by Sec. 1				of Ch., as am by
	2006	072	of Ch.)				Sec. 17,
	2006	872	Am (by Sec. 1.5 of Ch.)				Stats. 1996, Ch. 1087)
100.1	2006	791	Am & R 312		2000	1086*	R (as am by
100.11	2006	791	Ad				Sec. 17,
100.4	2000	611	Ad				Stats. 1996,
100.7	1999	611	Ad				Ch. 1087)
100.9	2002	57	Ad				Am (by Sec. 1.5
100.95	2006	872	Ad				of Ch., as am by
107.4	2004	853	Ad				Sec. 16.5,
107.7	2006	251	Am				Stats. 1996, Ch. 1087) ¹³
107.7 155	2006 2003	700 471	Am Am		2001	407	Am
155.20	2003	183	Am ⁵⁷¹		2001	278*	Am
168.5	1999	941	Ad		2004	544*	Am
170	2001	407	Am	211	1999	291*	Am
	2006	364	Am	213.7	2003	471	Am
Div. 1,				214	1999	927*	Am 121
Pt. 1,					2000	601*	Am
Ch. 2.6,					2001	159	Am ³⁰⁵
heading					2003	471	Am
(Sec. 172	2002				2004	354*	Am
et seq.)	2002	775	Am		2005	22	Am ⁶⁴⁷
172 172.1	2002	775 775	Am	214.01	2006	224 471	Am
172.1	2002 2002	775 775	Am Am	214.01	2003 2004	471 354*	Am Am
194	2002	775	Am	214.02	2004	533*	Am ³²²
-2.	2003	471	Am		2004	354*	Am
		•			-		

	Affe	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
214.14	2004	354*	Am		2000	1085*	Ad
214.15	1999	927*	Ad 121		2002	775	R (as ad by
214.5	2004	354*	Am				Sec. 3,
214.8	2003	471	Am				Stats. 2000,
	2004	354*	Am				Ch. 922)
	2006	224	Am				Am (as ad by
217	2004	200	Am				Sec. 6,
	2005	22	Am ⁶⁴⁷				Stats. 2000,
217.1	2004	200	Am				Ch. 1085)
218	2003	471	Am		2006	677	Am
	2004	792 *	Am	276.3	2000	922*	Ad
	2005	622*	Am (by Sec. 5		2000	1085*	Ad
	2005	622 *	of Ch.)		2002	775	R (as ad by
	2005	623*	Am (by Sec. 5.5				Sec. 4,
	2005	624*	of Ch.)				Stats. 2000,
	2005	024 "	Am (by Sec. 4.5				Ch. 922)
	2006	896*	of Ch.) Am (by Sec. 5				Am (as ad by Sec. 7,
	2000	090	of Ch.)				Stats. 2000,
	2006	897*	Ad				Ch. 1085)
218.1	2004	200	R	276.5	2003	604	Ad
220.5	2003	604	Am	277	2006	677	Am
	2004	200	Am	279	2003	278*	Am
225	2000	861*	Ad	327.1	2002	214	Ad
	2001	826	Am		2004	194	Am
227	2000	647	Am	327.5	2005	281	Ad
230	2000	601 *	Ad	401.10	2000	607	Am 111
231	2003	471	Am	401.15	1999	83	Am 30
236.5	2001	609*	Ad	401.16	2002	299	Ad
237	1999	941	Ad	401.17	2005	699*	Ad
	2000	135	Am ²⁰³	401.20	2006	417	Ad
	2000	601 *	Am	401.9	2003	471	R
241	2002	775	Am	402.1	2002	616	Am
241	2001	161*	Am	402.9	1999	941	Am
254	2002	775 927*	Am Am ¹²¹	402.95	2004	786	Ad
254.5	1999 2002	214	Am	408	2000 2002	647 759	Am
	2002	471	Am		2002	62	Am Am ⁵¹⁹
	2006	224	Am		2006	677	Am
254.6	2003	471	Ad	408.2	2005	264	Am
234.0	2006	224	Am	421.5	2002	616	Am
256.6	2003	604	Ad	423	2003	471	Am
256.7	2003	604	Ad	423.4	2002	616	Am
257	2002	214	Am	423.8	2002	616	Am
259.13	2002	775	Ad	426	2002	616	Am
259.5	2003	471	Am		2003	62	Am 519
259.7	2003	471	Am	439.2	2003	471	Am
270	2002	214	Am	441	1999	334	Am
	2002	775	Am		2002	775	Am
271	2002	214	Am		2003	316	Am 751
	2002	775	Am		2005	699*	AIII
272	2003	316	Am	441.5	2002	775	Am
272	2003	471	Am	442	2003	316	Am
276	2000	922*	R & Ad	463	1999	334	Am
	2000	1085 *	R & Ad	465	2002	214	Am
276.1	2002	775 1085 *	Am Ad	469	2000	613	Am
2/0.1	2000 2002	775	Ad Am		2001 2005	238 264	Am Am
	2002	677	Am	480.4	2003	775	Am
276.2	2000	922*	Alli	482	2002	775	Am
270.2	2000	,,,,,	. 10	102	2002	113	
				1			

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
531.1	2002	775	Am	1609.5	2003	471	Am
531.2	1999	941	Δm	1610.8	2003	199	Am
531.7	2006	538	Am 802	1010.0	2003	604	Am (as am by
531.8	1999	941	Am		2003	001	Stats. 2003,
001.0	2003	604	Am				Ch. 199)
531.9	2002	775	Ad	1612	2003	199	R
532	2000	646	Am	1612.5	1999	941	Ad
	2000	647	Am	1612.7	1999	941	Ad
	2001	613	Am	1613	2003	199	R
	2003	471	Am	1614	2003	199	Am
533	2003	604	Am	1622.6	1999	941	Am
	2004	200	Am	1623.1	2004	407	Am
534	2000	647	Am	1624	1999	941	Am
	2001	744	Am		1999	942	Am
	2003	471	Am		2004	407	Am
	2005	264	Am	1624.01	1999	942	Am
602	1999	941	Am	1624.02		942	Am
606	2001	613	Am	1624.05		941	Am
620.5	2002	775	R		1999	942	Am
674	2000	647	Am		2004	407	Am
721.5	2002	57	Ad	1624.1	2004	407	Am
731	2000	646	Am	1624.3	1999	941	Ad
722	2000	647	Am	1636.2	1999	941	Ad
732	2000	646	Am	1636.5	1999	941	Ad
722	2000	647	Am	1641.5	2005	264	Ad
733	2000	646	Am	1840	2006	224	Am
716	2000	647	Am	1841	2003	471	Am
746	2000 2000	646 647	Am Am	2187 2188.5	2002 2006	206 538	Am Am ⁸⁰²
748	2000	646	Am	2188.7	2005	281	Am
740	2000	647	Am	2188.8	2003	697	Am
749	2000	646	Am	2188.9	2004	697	Am
7.12	2000	647	Am	2189.5	2001	121	Am
	2001	744	Am	2189.6	2001	121	Am
755	2002	775	Am	2215	2006	643	Am
	2005	264	Am	2237.3	2004	193	R ⁵⁷¹
	2006	791	Am	2287	2003	296	R
756	2002	664	Am ⁴³¹	2327	2004	193	R ⁵⁷¹
	2002	775	Am	2503.1	2004	194	Am
	2005	264	Am	2503.2	2004	194	Am
	2006	791	Am	2504	2004	194	Am
758	2000	646	Am	2508	2004	194	Am
7.50	2000	647	Am	2511.6	2005	22	Am ⁶⁴⁷
759	2000	646	Am	2511.6	2002	775	Am
760	2000	647	Am	2512	1999	941	Am Am ²⁰³
760 830	2000 2001	116 407	Am		2000 2001	135 86	
830.1	2001	407	Am Am	2514	2001	227*	Am Am
833	2001	407	Am	2610.5	1999	941	Am
862	2006	538	Am 802	2613	1999	941	Am
995.2	1999	83	Am 30	2013	2000	135	Am ²⁰³
998	2003	62	Am 519	2700	2006	538	Am 802
,,,	2004	697	Am	2782	2004	407	Am
1153.5	2005	699*	Ad & R 752	2823	2005	281	Am
1603	2001	238	Am	2910.1	1999	941	Am
	2002	775	Am	2921.5	2002	269	A m
1604	2004	768	Am		2003	62	Am 519
1605	2000	647	Am	3101	2001	121	Am
	2001	744	Am	3102	2001	121	Am
1606	2001	407	Am	3351	2002	723	Am

3361 3362 3371 3437 3440 3450 3451 3453 3454 3456 3457 3691 3691.2	Year)	Chapter			11,,,,,,	cted By	
3361 3362 3371 3437 3440 3450 3451 3453 3454 3454 3457 3691 3691.2)	Chapter	Effect	Section	Year	Chapter	Effect
3361 3362 3371 3437 3440 3450 3451 3453 3454 3454 3457 3691 3691.2				3791.3	2004	944	Am
3361 3362 3371 3437 3440 3450 3451 3453 3454 3456 3457 3691 3691.2	2004	407	Am	3791.4	2000	606	Am
3362 3371 3437 3440 3450 3451 3453 3453 3456 3457 3691 3691.2	2004	923	Am (by Sec. 1	3792	2004	944	Am
3362 3371 3437 3440 3450 3451 3453 3454 3454 3457 3691			of Ch.)	3793.1	2000	606	Am
3362 3371 3437 3440 3450 3451 3453 3454 3454 3457 3691	2004	944	Am (by Sec. 1.5		2001	121	Am
3371 3437 3440 3450 3451 3453 3454 3456 3457 3691			of Ch.)	3793.5	2000	606	R
3371 3437 3440 3450 3451 3453 3454 3456 3457 3691	2004	923	Am (by Sec. 2	3793.6	2000	606	R
3371 3437 3440 3450 3451 3453 3454 3456 3457 3691			of Ch.)	3794.2	2000	606	R
3437 3440 3450 3451 3453 3454 3456 3456 3457 3691	2004	944	Am (by Sec. 2.5	3794.3	2003	199	Ad
3437 3440 3450 3451 3453 3454 3456 3456 3457 3691			of Ch.)	3795	2000	606	Am
3437 3440 3450 3451 3451 3453 3454 3456 3457 3691	2002	723	Am	3795.5	2000	606	Am
3440 3450 3451 3451 3453 3454 3456 3457 3691	2003	199	Am		2002	269	Am
3450 3451 3453 3453 3454 3456 3457 3691	1999	941	Am	3807.3	2000	606	R
3451 3453 3454 3456 3457 3691 3691.2	1999	941	R	3807.5	2000	606	R
3453 3454 3456 3457 3691	2004	194	R	3811	2004	407	Am
3454 3456 3457 3691	2004	194	Am		2005	22	Am ⁶⁴⁷
3456 3457 3691 3691.2	2004	194	R	4112	2003	199	Am
3457 3691 3691.2	2004	194	R	4217	2004	923	Am (by Sec. 6
3691 2 3691.2	2004	194	Am				of Ch.)
3691.2	2004	194	R		2004	944	Am (by Sec. 8.5
3691.2	2004	923	Am (by Sec. 3				of Ch.)
3691.2			of Ch.)	4222.5	1999	941	Am
	2004	944	Am (by Sec. 3.5	4672	2004	407	Am
			of Ch.)	4672.1	2004	407	Am
2	2004	923	Am (by Sec. 4	4672.3	2003	199	Ad
2			of Ch.)	4675	2003	199	Am
	2004	944	Am (by Sec. 4.5	4676	2006	538	Am 802
	• • • •		of Ch.)	4703.3	2006	538	Am 802
	2004	183	Am ⁵⁷¹	4837.5	1999	941	Am
	1999	941	Am	4911	2001	121	Am
	2001	121	Am	4911.1	2001	121	Am
	2003	199	Am	4985	1999	941	Am
	2004	407	Am	4986	2004	407	Am
	2004	194	Ad	4986.3	1999	550*	Am
	2004	194	Ad	4986.6	2004	888	Am
	2004	194	Ad	5098	2003	471	R
	2004	923	Ad	5098.5	2003	471	R
	2005	595	Am	5104	2003	199	Am Am ²⁰
	2004	194	Am	5108	1999	274	
	2004 2005	194 264	Am	5180 5365	2004 2004	200 200	R
	2003	194	Am Am	5801	2004	775	Am Am
	2004	606	Am	5802	2002	775	Am
	2000	606	Am	5803	2002	775	Am
	2003	199	Am	5811	2002	775	Am
	2003	199	Am	5812	2002	775	Am
	2003	121	Ad	5813	2002	775	Am
	2000	606	Am	5814	2001	407	Am
	2004	194	Am	5831	2002	775	Am
	2004	194	Am	6010.30	1999	799*	Ad ⁶⁴
	2004	194	Am	6010.40	1999	361*	Ad
	2004	194	Am	6011	2000	923	Am
	2004	407	Am		2002	593*	Am
	2005	264	Am	6012	2000	923	Am
	2003	194	Am		2002	593*	Λm
				6012.3	2005	128	Adl 485
	2003 2004 2004	194	AIII				Λu
	2004	194 194	Am Am	6025	2003	702	Ad
	2004 2004		Am R				
3791	2004 2004 2004	194	Am	6025	2003	702	Ad

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Section	Ajje Year	cted By Chapter	Effect	Section	Ajje Year	cted By Chapter	Effect
Section	reur	Спириет	Бјјест	Section	1eui	Спирієї	
6029	2003	702	Ad	6364	1999	758*	Am ⁶⁴
6030	2003	702	Ad	6365	2006	281*	Am ⁶⁴
6031	2003	702	Ad	6366	2000	256	Am
6051.45	2001	156*	Ad		2000	923	Am
6051.5		03-04 13	Ad 447	6366.1	2000	256	Am
	5X 200)3–04 2*	R 435 A 4 447 435		2000	923	Am
6051.6	477.000		Au	6367	2000	861*	Am
6051.6		03-04 13	Ad	6368.8	2001	592 *	Ad & R ¹⁹ Am ^{22 317}
6055	2000	600	Am	6260.0	2003	597*	Am ²² 317 Ad ⁵⁹²
6066	2000	256	Am	6368.9	2003	597*	
6066.3	2000	923 908	Am Ad & R ¹⁹	6369	2001	706*	Am (by Sec. 1
0000.5	1999 2003	471	Au & K Am ¹³	6276.1	2006	538	of Ch.) Am ⁸⁰²
6066.4	1999	908	Ad & R 19	6376.1 6378.1	2006 2000	107*	Ad 64
0000.4	2003	471	Am 13	0376.1	2000	107	R 80
6067	2006	538	A m 802	6385	2003	712*	R & Ad
6077	2004	183	Am 571 Am 202	0303	2003	/12	R & Ad 579
6201.2	2006	538	Am ⁸⁰²	6388.5	2001	826	Am
6201.45	2001	156*	Ad	6451.5	2003	605	Ad
6201.5	1X 200		Δd ⁴⁴⁷	0.01.0	2004	527	R
	5X 200	3-04 2*	p 435	6452	1999	865	Am
			Ad ⁴⁴⁷ ⁴³⁵		2000	256	Am
6201.6	1X 200	03-04 13	Ad		2000	923	Δm
6203	1999	865	Am	6452.1	2003	718	Ad ⁵⁷⁵
	2000	617*	Am (by Sec. 1	6454	1999	865	Am
			of Ch.)	6456	2000	1052	Am
6203.5	2000	600	Am	6459	2003	605	Am 82
6245.5	2000	923	Ad		2004	527	Am
6248	2004	226*	Am ⁶²⁴	6471	1999	484	Am (as ad by
			R & Ad ⁴⁸⁵				Stats. 1985,
	2006	49*	Am (as am by		• • • • •		Ch. 106)
			Sec. 2,		2000	135	Am ²⁰³
			Stats. 2004,	6471.4	2001	429*	Am ⁶⁴
			Ch. 226) ⁷⁹⁰	6472	1999	484	Am Am ²⁰³
			Am (as ad by	6477	2000	135	
			Sec. 3, Stats. 2004,	6477	1999	484	Am (as ad by
			Ch. 226) ⁵⁶²				Sec. 5, Stats. 1983,
	2006	352*	Am (as am by				Ch. 337)
	2000	332	Sec. 4,	6479.3	1999	865	Am
			Stats. 2006,	0477.5	2005	74*	Am
			Ch. 49)		2005	519*	Am (as am by
6261	2000	32*	R				Sec. 68,
6262	2000	32*	R				Stats. 2005,
6263	2000	32*	Am				Ch. 74)
6275	2000	861*	Am				R & Ad 80
6285	2000	861*	Am	6479.31	1999	865	Ad
6291	2000	861*	Am		2000	256	Am
6293	2000	861*	Am		2000	923	Am
6353	2001	156*	Am	6480	2001	429*	Am ⁶⁴
6356.5	2001	156*	Ad	6480.1	1999	865	Am
6356.6	2001	156*	Ad		2000	256	Am
6357.1	2001	156*	Ad Am ⁶⁴		2001	429 *	Am ⁶⁴
6358	1999	289*		6400 10	2004	527 420*	Am R ⁶⁴
6358.5 6360.1	2001	156*	Ad	6480.10	2001 2001	429 * 429 *	R ⁶⁴
6361.1	2006 2004	364 183	Am Am ⁵⁷¹	6480.11 6480.12	2001	429* 429*	R ⁶⁴
6363.3	2004	383	Am ⁷⁵	6480.13	2001	429*	R ⁶⁴
0303.3	2006	373 *	Am 349	6480.14	2001	429*	R ⁶⁴
6363.8	2003	721 *	Ad ⁶⁴	6480.15	2001	429*	R ⁶⁴
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THE VEHICLE AND TAXATION CODE CONTINUES										
	Affe	cted By	7.00			cted By	77.00			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
6480.16	1999	865	Am		2003	87	Ad & R 317			
	2001	429*	P 64	7076.3	2000	1052	S 20			
6480.17	2001	429*	P 64		2003	87	Ad & R 317			
6480.18	2001	429*	R ⁶⁴	7076.4	2000	1052	S 20			
6480.19	2001	429*	R ⁶⁴		2003	87	Ad & R 317			
6480.2	2001	429*	Am ⁶⁴	7076.5	2000	1052	S 20			
6480.20	2001	429*	R ⁶⁴		2003	87	Ad & R 317			
6480.21	2001	429*	D 64	7076.6	2000	1052	S 20			
6480.22	2001	429*	R ⁶⁴	7076.7	2000	1052	Am ²⁰			
6480.23	2001	429*	R ⁶⁴	7077	2004	226*	Ad			
6480.3	2001	429*	Am 64	7078	2004	226*	Ad			
	2002	446*	Ad ⁴⁰⁹	7081	2001	670	Am			
	2004	527	Am (as ad by	7091	2000	1052	Am			
			Stats. 2002,	7093.5	2000	923	Am			
			Ch. 446) & RN		2003	605	Am			
6480.4	2001	429*	Am 64	7093.6	2002	152	Ad			
6480.5	2001	429*	R ⁶⁴		2006	347	Am			
6480.6	1999	865	Am	7093.8	2002	488*	Ad 462			
	2001	429*	Am ⁶⁴				R 434			
6480.7	2001	429*	Am ⁶⁴	7096	2001	543	Am ³⁷⁰			
6480.8	2001	429*	R ⁶⁴	7099.1	2000	438	Ad & R 18			
6480.9	2004	527	Ad(RN)	7101	2004	412	Am ³¹⁷			
6487	2003	718	Am	7101	2003	718	Am			
6487.06	2003	697	Ad & R ⁴³	7101.3	1X 200		Ad			
(407.2	2005	308	Am ⁶⁸ Ad ⁵⁷⁶	7102	2000	91*	Am			
6487.3	2003	718			2001	112 *	R & Ad 195			
6592	1999	865	Am		2001	113*	Am (as ad by			
	2000	1052 226*	Am				Sec. 11,			
6593.5	2004 2001	251	Am Am				Stats. 2000, Ch. 91)			
6597	2006	252	Alli		2003	224*	Am			
6703	1999	991	Am ⁹⁶ 114		2003	212*	Am			
6704	2000	1052	Ad		2004	76*	Am			
6736	2003	296	Am		2005	56*	Am			
6737	2003	296	Am	7104	2000	91*	Ad 196			
6738	2003	296	Am	/104	2000	71	R 100			
6832	2000	1052	Am		2000	656*	Am ²²⁷			
6832.5	1999	929	Ad		2001	113*	Am ³⁰²			
6832.6	2000	1052	Ad		2006	556	Am			
6902.2	2003	606	Am	7104.1	2003	716	Ad			
6902.3	2006	538	Am ⁸⁰²	7104.3	2006	56*	Ad			
6902.4	1999	929	Ad	7105	2003	224*	Ad			
6909	2000	32*	Ad		2004	212*	Δm			
7056.6	2000	1052	Ad		2005	22	Am ⁶⁴⁷			
7057	2004	353	R		2006	56*	Am			
7063	1999	443	Ad & R 18	7106	2004	212*	Ad			
	2006	716	Ad		2006	56*	Am			
7070	2004	226*	R & Ad	7107	2005	76*	Ad			
7071	2004	226*	R & Ad	7202	1X 200	03-04 13	Am			
7072	2004	226*	R & Ad		5X 200		R & Ad 435			
7073	2004	226*	R & Ad	7203		03-04 13	Am			
7074	2004	226*	R & Ad			03-04 2*	R & Ad ⁴³⁵			
	2005	398*	Am	7203.1	2004	211*	Am 622			
7075	2004	226*	R & Ad		2004	610*	Am (as am by			
7076	2003	87	Ad & R ³¹⁷				Sec. 29.5,			
	2004	226*	Ad				Stats. 2004,			
7076.1	2000	1052	S 20				Ch. 211)			
50563	2003	87	Ad & R 317			03-04 13	Ad			
7076.2	2000	1052	S ²⁰		5X 200	03-04 2*	R & Ad 435			

	Affe	cted By			Affec	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7204.03	2005	391	Am ⁶⁹	7290	2002	330	Ad
7204.3	2006	49*	Am	Div. 2,			
7205	2005	391	Am ⁶⁹	Pt. 2,			
7205.1	2002	775	Am	heading			
7232	1999	1005	Am (by Sec. 96	(Sec. 7301			
			of Ch.)	et seq.)	2006	364	Am
	1999	1007	Am (by Sec. 12	7301	2000	1053	R & Ad 8
			of Ch.)	7302	2000	1053	R & Ad 8
7235	2000	973	Am	7303	2000	1053	R & Ad 8
7236	2000	973	Am	7304	2000	1053	R & Ad 8
	2002	805 *	Am ¹⁷⁵	7305	2000	1053	R & Ad 8
7251 1	2004	518	Am	7305.5	2000	1053	R ⁸
7251.1	2003	709	Am	7306	2000	1053	R & Ad 8
7251.3	2003	709 709	R	7307	2000	1053	R & Ad 8
7251.4	2003	709 474	R Ad	7308	2000	1053	R & Ad ⁸ R & Ad ⁸
7252.10	2001 2003	605	R R	7309 7310	2000	1053 1053	R & Ad 8
7262.7					2000	1053	R & Ad 8
7273	1999 2001	865 745*	Am Am	7311 7312	2000 2000	1053	R & Ad 8
	2006	49*	Δm	7312	2000	1053	R & Ad ⁸
7280	2003	62	Am 519	7314	2000	1053	R & Ad ⁸
7200	2004	697	Am (by Sec. 22	7315	2000	1053	R & Ad 8
	2004	071	of Ch.)	7316	2000	1053	R & Ad ⁸
	2004	936	Am (by Sec. 1.5	7317	2000	1053	Ad ⁸
	200.	,,,,	of Ch.)	7318	2000	1053	Ad ⁸
7283.5	2004	936	Ad	7319	2000	1053	Ad ⁸
7283.51	2004	936	Ad	7320	2000	1053	Ad ⁸
7285	2001	251	Am		2001	429*	Am ⁶⁴
	2003	709	Am	7321	2000	1053	Ad ⁸
7285.5	1999	643	Am	7322	2000	1053	Ad ⁸
	2001	251	Am	7323	2000	1053	Ad ⁸
	2003	709	Am	7324	2000	1053	Ad ⁸
7285.9	2003	709	Ad	7325	2000	1053	Ad ⁸
7285.91	2003	709	Ad	7326	2000	1053	Ad ⁸
7285.92	2003	709	Ad		2001	429*	Am 64
7286.24	2002	331	Ad		2003	605	Am
	2003	62	Am ⁵¹⁹	7327	2000	1053	Ad ⁸
7286.28	2002	338	Ad	7328	2000	1053	Ad ⁸
7286.43	2001	285 *	Ad	7329	2000	1053	Ad 8
7286.44	2002	346	Ad	7330	2000	1053	Ad ⁸ Am ⁶⁴
7286.47	2002	119	Ad	7221	2001	429*	Am Am Ad 8
7286.56 Div. 2,	1999	110	Ad	7331 7332	2000 2000	1053 1053	Ad 8
Pt. 1.7,				7332	2000	1053	Ad 8
Ch. 2.98,				7333	2000	1053	Ad 8
heading				7335	2000	1053	Ad ⁸
(Sec. 7286.75				7336	2000	1053	Ad 8
et seq.)	2003	62	Am & RN 519	7337	2000	1053	Ad ⁸
Div. 2,	2003	02		,33,	2001	429*	Am ⁶⁴
Pt. 1.7,				7338	2000	1053	Ad 8
Ch. 2.985.				7339	2000	1053	Ad ⁸
heading				7340	2000	1053	Ad ⁸
(Sec. 7286.75				7341	2000	1053	Ad ⁸
et seq.)	2003	62	Ad(RN)519	7342	2000	1053	Ad ⁸
7286.75	2001	263	Ad	7343	2000	1053	Ad 8
7286.80	2000	264*	Ad		2001	429*	Am 64
	2001	292	Am	7344	2000	1053	Ad ⁸
7286.90	2005	682	Ad		2001	429*	Δm ⁶⁴
7288.3	2001	251	Am	7345	2001	429*	Ad ⁶⁴

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect	
7351	2000	1053		7451	2000	1053	R & Ad 8	
7351.5	2000	1053	R ⁸ R ⁸	7452	2000	1053	R & Ad ⁸	
7352	2000	1053	D 8	7453	2000	1053	Δd 8	
7353	2000	1053	R ⁸		2001	429*	Am ⁶⁴	
7354	1999	865	Am	7457	2000	1053	R 8	
72.55	2000	1053	R ⁸ R ⁸	7460	2000	1053	Ad ⁸	
7355 7356	2000 2000	1053 1053	R ⁸	7470 7481	2000 2000	1053 1053	Ad ⁸ R ⁸	
7357	2000	1053	R ⁸	7482	2000	1053	D 8	
7360	2000	1053	Ad 8	7483	2000	1053	R 8	
7361	2000	1053	Ad 8	7484	2000	1053	P 8	
7362	2000	1053	Ad 8	7485	2000	1053	R 8	
7363	2000	1053	Ad 8	7486	2000	1053	R & Ad 8	
7364	2000	1053	Ad °		2001	429*	R & Ad ⁶⁴	
50.65	2001	429*	Am ⁶⁴	7487	2000	1053	R & Ad 8	
7365	2000	1053	Ad ⁸ Ad ⁸	7401	2001	429*	R & Ad ⁶⁴	
7366	2000	1053 1053	Ad ⁸	7491 7492	2000 2000	1053 1053	R & Ad ⁸ R & Ad ⁸	
7367 7368	2000 2000	1053	Ad ⁸	7492	2000	1053	R & Ad 8	
7369	2000	1053	Ad 8	7505	2000	1053	Ad ⁸	
7370	2000	1053	R & Ad 8	7506	2000	1053	R & Ad 8	
7371	2000	1053	R & Ad 8	7506.5	2000	1053	R ⁸	
7372	2000	1053	R 8	7507	2000	1053	R & Ad 8	
	2001	429*	Ad ⁶⁴	7508	2000	1053	R & Ad 8	
7373	2000	1053	R 8	7509	2000	1053	Ad ⁸	
7274	2001	429*	Ad ⁶⁴	7510	2000	1053	Ad ⁸	
7374 7375	2000 2000	1053 1053	R ⁸ R ⁸	7511 7520	2000 2000	1053 1053	Ad ⁸ Ad ⁸	
7376	2000	1053	D 8	7651	2000	1053	R & Ad ⁸	
7370	2000	1053	R °	7031	2002	459	Am	
7381	2000	1053	D 8	7652	2000	1053	R & Ad 8	
7382	2000	1053	R ⁸		2001	429*	R ⁶⁴	
7385	2000	1053	Ad 8	7652.5	2000	1053	R & Ad 8	
7386	2000	1053	Ad ⁸		2002	459	Am	
7387	2000	1053	Ad 8	7652.7	2000	1053	Ad ⁸	
7388	2000	1053	Ad ⁸ Ad ⁸	7652	2002	459	Am R & Ad ⁸	
7389 7390	2000 2000	1053 1053	R & Ad ⁸	7653	2000 2001	1053 429*	Am ⁶⁴	
7390	2000	1053	R & Ad 8	7654	2001	1053	Ad 8	
7392	2000	1053	Ad ⁸	7034	2001	429*	R ⁶⁴	
7393	2000	1053	Ad 8	7655	2000	923	Am	
7394	2000	1053	Ad ⁸		2000	1053	R & Ad 8	
7395	2000	1053	R & Ad ⁸		2001	251	Am	
7396	2000	1053	R & Ad 8	7656	2000	1053	R & Ad ⁸	
7397	2000	1053	Ad ⁸ Ad ⁸	7657	2000	923	Am (by Sec. 8	
7398 7401	2000 2000	1053 1053	Ad ⁸ R & Ad ⁸		2000	1052	of Ch.) Am (by Sec. 8.5	
7401	2000	1053	Ad ⁸		2000	1032	of Ch.)	
7403	2000	1053	Ad 8		2000	1053	R & Ad ⁸	
7403.1	2000	1053	Ad ⁸ Ad ⁸		2001	251	Am (by Sec. 9	
7403.2	2000	1053	Ad ⁸				of Ch.)	
	2002	459	Am		2001	429*	Am ⁶⁴	
7404	2000	1053	Ad ⁸	7657.1	2000	1053	R & Ad 8	
7405	2001	429 *	Am 64	7658	2000	923	Am	
7405	2000	1053 429*	Ad ⁸ Am ⁶⁴		2000	1053	R & Ad ⁸	
7406	2001 2000	1053	R 8	7658.1	2001 1999	251 929	Am Ad	
7408	2000	1053	R ⁸ R ⁸	7030.1	2000	1053	R & Ad ⁸	
7409	2000	1053	R ⁸		2001	251	Am	
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7658.5	2000	1053	R & Ad 8	7851	2000	1053	Am ⁸
7659	2000	1053	R & Ad 8	7855	1999	991	Am 96 114
7659.1	2000	1053	R & Ad ⁸		2000	1053	Am (as am by
7659.2	2000	923	Am				Stats. 1998,
	2000	1053	R & Ad 8				Ch. 609 and
	2001	251	Am				Stats. 1999,
7659.3	2000	1053	R & Ad 8				Ch. 991) ⁸ Am ⁸
7659.4	2000	1053	R & Ad 8	7861	2000	1053	Am 8
7659.5	2000	1053	R & Ad 8	7863	2000	1053	Am ⁸
7659.6	2000	1053	R & Ad 8	7865	2000	1053	Am ⁸
7659.7	2000	1053	R & Ad 8	7891	2000	1053	Am 8
7659.8	2000	1053	R & Ad 8	7892	2000	1053	Am 8
7659.9	2000	923	Ad	7893	2000	1053	Am ⁸ Am ⁸
	2001	251	Ad Am ⁸⁰	7895	2000	1053	Am *
7650.01	2005	519*		7931	2000	1053	Am ⁸ Am ⁸
7659.91	2000	923	Ad	7934 7956	2000	1053	Am 8
7650.02	2001	251	Ad		2000	1053	Am 8
7659.92	2000 2001	923 251	Ad Ad	7958 8101	2000 1999	1053 865	
7659.93	2001	429*	Ad ⁶⁴	0101	2000	1053	Am Am ⁸
7660	2000	1053	R & Ad 8		2000	429*	Am ⁶⁴
7661	2000	1053	R & Ad 8	8102	2001	697	Am
7662	2000	1053	R & Ad 8	8103	2000	1053	Am 8
7663	2000	1053	R & Ad 8	0103	2003	697	Am
7670	2000	1053	R & Ad 8	8104	2003	697	Am
7671	2000	1053	R & Ad 8	8105	2003	605	Am
7672	2000	1053	R & Ad ⁸	8106	2000	1053	Am ⁸
7673	2000	1053	R & Ad 8	0100	2006	364	Am
7674	2000	1053	R & Ad 8	8106.1	2000	1053	Am ⁸
7675	2000	1053	R & Ad 8	0100.1	2006	364	R
7675.1	2000	1053	R & Ad 8	8106.5	2000	1053	Am ⁸
7676	2000	1053	R & Ad ⁸		2006	364	R
7698	2000	1053	R & Ad ⁸	8106.7	1999	865	Ad
7699	2000	1053	R & Ad 8		2000	1053	R ⁸
7700	2000	1053	R & Ad ⁸	8106.8	2001	429*	Ad ⁶⁴
7700.5	2000	1053	R & Ad 8		2006	364	R
7701	2000	1053	R & Ad 8	8126	2000	1053	Am ⁸
7702	2000	1053	R & Ad 8		2001	429*	Am ⁶⁴
7703	2000	1053	R & Ad 8	8127.6	1999	865	Ad
7704	2000	1053	R & Ad°		2000	1053	R ⁸
7705	2000	1053	R & Ad 8	8128	2000	1053	Am ⁸
7706	2000	1053	R & Ad 8	8128.1	2000	1052	Ad
7707	2000	1053	R & Ad 8	8130	2000	1053	Am 8
7710	2000	1053	R & Ad 8	8146	2000	1053	Am 8
7710.5	2000	1053	R & Ad 8	8150	2000	1053	Am 8
7711	2000	1053	R & Ad 8	8152	2000	1053	Am ⁸
7711.5	2000	1053	R & Ad 8	8174	1999	929	Ad
7712	2000	1053	R & Ad 8	8253	2000	1053	Am ⁸
7713	2000	1053	R & Ad 8	8257	2000	1052	Ad
7714	2000	1053	R & Ad ⁸ R & Ad ⁸	8262	1999	929	Am Am ⁸
7715	2000	1053	K & Ad	8263	2000	1053	
7716	2000	1053	R & Ad ⁸ R & Ad ⁸	8269	1999	929	Am
7726	2000	1053	R & Ad 8	9270	2000	1052	Am Am ⁸
7727	2000	1053 429*	Am ⁶⁴	8270	2000	1053	R & Ad 8
7728	2001 2000	1053	Am R & Ad 8	8301 8302	2000 2000	1053 1053	R & Ad 8
7728 7729	2000	1053	R & Ad 8		2000	1053	R & Ad 8
7730	2000	1053	R & Ad 8	8303 8304	2000	1053	R & Ad ⁸
7731	2000	1053	R & Ad 8	8305	2000	1053	R & Au R ⁸
7732	2000	1053	R & Ad 8	8306	2000	1053	R ⁸
1134	2000	1033	n w nu	0.500	2000	1033	IX.
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8351	2000	1053	Am ⁸		2001	826	Am (as am by
8352	2004	227 *	Am		2001	620	Sec. 6.8,
8352.1	2004	1053	Am 8				Stats. 2000,
8352.4	2000	1053	Am 8				Ch. 861)
8352.8	2002	563	Am		2004	211*	Am ⁶²²
0332.0	2002	908	Am	10752.1	2004	211*	Am ⁶²²
8401	2004	1053	R & Ad ⁸	10752.1	1999	724	Am (as am by
8402	2000	1053	R & Ad 8	10755	1///	/24	Sec. 139,
8403	2000	1053	R & Ad 8				Stats. 1997,
8404	2000	1053	R & Ad 8				Ch. 17) ²⁴
8405	2000	1053	R & Ad 8				Am (as am by
8406	2000	1053	Ad ⁸				Sec. 140,
8502	2000	1053	Am ⁸				Stats. 1997,
8503	1999	724	Am				Ch. 17) ²⁵
	2002	161	Am		2000	596	R (as am by
8504	1999	724	Am				Sec. 15,
8752	2002	459	Am				Stats. 1999, Ch.
8760	2000	923	Ad				724)
	2005	519*	Am 80				Am (as am by
8761	2000	923	Ad				Sec. 14,
8762	2000	923	Ad				Stats. 1999 Ch.
8763	2002	459	Ad				$724)^{13}$
8876	2000	923	Am		2003	594	Am
8877	1999	941	Am	10753.1	2000	861*	Am
	2000	923	Am (by Sec. 13		2001	744	R (as am by
			of Ch.)				Sec. 160,
	2000	1052	Am (by				Stats. 1992,
	2000	022	Sec. 13.5 of Ch.)				Ch. 427 and as
0070	2000	923	Am				am by Sec. 7,
8878	2001	251	Am				Stats. 2000,
8878.5	1999	929 251	Ad		2001	926	Ch. 861)
9057	2001		Am Am ^{96 114}		2001	826	Am (as am by
8957 8958	1999 2000	991 1052	Ad				Sec. 7, Stats. 2000,
9033	1999	929	Ad				Ch. 861) ⁸²
9033	2000	1052	Am	10753.2	2000	861*	Am
9033.5	2000	1052	Ad	10755.2	2004	211*	Am ^{36 622}
9152.1	2000	1052	Ad	10753.5	2002	528	Am
9152.2	2006	364	Ad	10753.7	2003	594	Δm
9184	1999	929	Ad	10753.8	2004	211*	R ⁶²²
9255.2	2000	1052	Ad	10753.9	2000	861*	Am
9262	1999	929	Am	10.000	2001	744	R (as ad by
9269	1999	929	Am				Sec. 3,
	2000	1052	Am				Stats. 1991,
9270	2006	538	Am 802				Ch. 474 and as
9271	2003	605	Am				am by Sec. 9,
	2006	364	Am				Stats. 2000,
9272.1	1999	929	Ad				Ch. 861)
9274	2001	543	Am ³⁷⁰		2001	826	Am (as am by
9275	1999	929	Am				Sec. 9,
9278	2002	152	Ad				Stats. 2000,
0.00	2006	347	Am 571	1077	1000		Ch. 861)82
9405	2004	183	Am ⁵⁷¹	10754	1999	74*	Am
0.10=	2005	519*	Am 80		2001	5*	Am ⁹⁶
9407	2005	519*	Am 80		2003	231	Am
9411	2005	519 *	Am 80		2004	24*	Am
9420	2005	519*	Am 80		2004	37*	Am
9432	2005	519*	Am 80	107541	2004	211*	Am & R 18 622
10752	2000	861*	Am	10754.1	1999	76*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10754.11	2004	211*	Ad ^{391 622}	11453	2000	1052	Ad
	2004	610*	Am (as ad by	11553.5	2000	1052	Ad
			Sec. 35,	11597	2000	1052	Am
			Stats. 2004,	11656	2000	1052	Ad
			Ch. 211)	11657	2000	1052	Ad
10754.2	2000	91*	Ad	11923	2006	538	Am ⁸⁰²
	2000 2000	106 * 107 *	Ad Am (as ad by	11925 12206	1999 2000	75 3*	Am Am
	2000	107	Am (as ad by Stats. 2000,	12200	2000	668*	Am
			Ch. 106)		2005	501	Am
	2001	5*	R (as ad by		2006	892*	Am
			Sec. 12,	12208	1999	808	Ad
			Stats. 2000,	12209	1999	821*	Ad & R 145
			Ch. 91) ⁹⁶		2001	535*	Am ³²³
			R (as am by		2002	664	Am 431
			Sec. 2,	12210	2006	580*	Am ⁸¹⁹
			Stats. 2000,	12210	2000	614	Ad
10759.5	2002	566*	Ch. 107) ²⁹⁷ Am ³¹⁷	12253 12253.5	2006 2005	740 312	Am R
10739.3	1999	911	Alli	12491	2005	231	Am
10902	2003	719	Am	12493	2005	231	Am
10903	2000	107*	Δd	12494	2005	231	Am
	2001	5*	Am 96	12495	2005	231	Am
	1X 200		R	12636.5	2005	231	Am
11000	2004	37*	Am	13153	2006	538	Am ⁸⁰²
	2004	211 *	R ⁶²²	13304	2000	363*	Am
11001.5	2003	225 *	Am Am 607	13402	2000	363*	Am
	2004	37 * 211 *	Am ³⁶ 622	13404	2000 2000	363*	Am
	2004 2004	610*	Am (as am by	13405 13550	2000	363 * 363 *	Am Am ²⁵
	2004	010	Sec. 37,	13551	2000	363*	R ²⁵
			Stats. 2004,	10001	2003	221	Ad
			Ch. 211)	13552	2003	221	Ad
	2006	78*	Am	13563	2000	363*	Am ²⁵
11003	2004	211 *	Am ⁶²²		2002	1124*	Am
11005	1999	550*	Am ¹	1.07.00	2003	697	Am
	2004	211*	R & Ad ⁶²²	16760	2000	363*	Am ²⁵ Am ²⁵
	2004	610*	Am (as ad by Sec. 40,	16870 16871	2000 2000	363 * 363 *	R 25
			Stats. 2004,	17013	1999	987*	P
			Ch. 211)	17015.5	2001	920	Ad 383
	2006	556	Am	17020.11	2003	185	Am 440
11005.3	2006	556	Am	17020.5	2003	185	Am ⁴⁴⁰
11005.7	2004	211*	R ⁶²²	17021.7	2001	893	Ad
11006	2000	861 *	Ad	17024.5	2002	34*	Am
11050	2003	471	Am		2002	35*	Am
11253	1999 2000	929 1052	Ad		2003 2005	486 691*	Am Am
11253.5	2000	1052	Am Ad		2005	802	Δm
11253.5	1999	929	Ad	17037	2001	543	Am ³⁷⁰
11273	2001	407	Am	17039	1999	930*	Am
	2002	664	Am ⁴³¹		2000	75*	Am
11316	2005	264	Δm		2001	920	Am
11317	2006	538	Am ⁸⁰²		2002	34*	Am
11336	2005	264	Am	150201	2002	35*	Am
11338	2001	407	Am	17039.1 17041	2000	113*	Ad Am ³⁸³
11339 11409	2001 1999	407 929	Am Ad	17041	2001 2003	920 62	Am ⁵¹⁹
11407	2001	251	A		2003	13*	Am
11452	1999	991	Am ⁹⁶ 114		2005	22	Am ⁶⁴⁷
11.02		//1			2000		

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17043	2004			17055	2001	920	Am 383
	Initiativ	e		17058	2000	3*	Am
	(Prop. 6			17050	2001	668*	Am
	adopted				2005	501	Am
	Nov. 2,		Ad ⁷¹²		2006	890	Am
17049	2004	354*	Ad		2006	892*	Am
17042	2005	349	Am	17062	2001	543	Am ³⁷⁰
17052.12	1999	77*	Am	17002	2001	920	Am ³⁸³
17032.12	2000	103*	Am (by Sec. 1		2002	34*	Am
	2000	103			2002	35*	
	2000	107*	of Ch.)			62	Am Am ⁵¹⁹
	2000		Am	17062.2	2003		
	2002	34 *	Am	17062.3	2002	34*	Ad
17050 17	2002	35 *	Am Am ³⁷¹	17062	2002	35*	Ad
17052.17	2001	650*		17063	2001	920	Am
15050 10	2006	712*			2002	34*	Am
17052.18	2001	650*	Am ³⁷¹		2002	35*	Am
.=	2006	712*	Am 818	17071	1999	987*	Am Am 440
17052.2	2000	75*	Ad	17072	2003	185	AIII
	2000	603	Am (as ad by		2004	552*	Am
			Stats. 2000,		2005	691*	Am
			Ch. 75) ²⁶⁸	17073	1999	987*	Am
	2002	487	Am		2002	664	Am ⁴³¹
	2002	488*	Am		2X 200		Am
	2003	62	Am 519	17074	1999	987*	Am
	2004	226*	Am	17075	1999	987*	Am
	2006	49*	Am	17076	1999	987*	Am
17052.6	2000	114*	Ad		2004	354*	Am
	2002	757 *	Am (by Sec. 1	17077	1999	987*	Am
			of Ch.) ³⁸³		2005	691*	Am
	2002	824*	Am (by Sec. 1.5	17077.5	1999	987*	R
			of Ch)436	17083	1999	987*	Am
	2003	62	Am 519	17084	1999	987*	R
	2004	13*	Am	17085	1999	987*	Am
	2005	22	Am ⁶⁴⁷	17005	2002	34*	Am 404
	2005	691*	Am		2002	35*	Am ⁴⁰⁴
	2006	538	Am ⁸⁰²		2005	691*	Am
17053.14	2000	311*	Am	17085.5	1999	987*	R
17053.14	2000	113*	Ad	17085.7	1999	931*	Ad
17055.50	2004	226*	Am	17087	1999	987*	Am
17052 24		634		17088.5	2003	185	p 440
17053.34 17053.37	2006 2002	487	Am			185	R 440
			Am Am ¹³⁴	17088.6	2003		
17053.45	1999	987*		17131	2002	690*	Am
17053.46	2000	864	Am		2002	807*	Am
17052 47	2006	634	Am	17121 1	2005	691*	Am
17053.47	1999	58	Am	17131.1	2002	701	Ad
	2000	864	Am	17131.2	2004	402	Ad
	2000	865	Am	17131.4	2005	691*	Ad
15056 10	2006	634	Am	17131.5	2005	691*	Ad
17053.49	1999	987*	Am 136	17131.6	2005	691*	Ad
17053.5	1999	931*	Am 6	17131.8	2002	807*	Ad
17053.57	2001	535*	Δm ^{3/1}		2005	691*	R
	2002	664	Am 431	17132	2002	34*	Ad
	2006	580*	Am 818		2002	35*	Ad
17053.62	2005	691*	Ad & R 489	17132.4	2004	547	Ad
17053.74	2004	225 *	Am	17132.5	1999	987*	R
17053.80	2000	105 *	Ad & R 199		2002	690*	Ad(RN)
	2000	107*	Ad & R 199		2002	807*	Ad(RN)
17053.84	2002	487	Am		2004	552*	Am
		1-02 12*	Ad & R 337		2005	691*	Am
17054	2003	185	Am 440	17132.6	2002	34*	Ad
	-000	987*	Am	1,152.0	2002	35*	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17132.6 (Cont.)			17201.5	2005	691*	Ad
	2002	690*	Am (as am by	17201.6	2005	691*	Ad
	2002	0,0	Sec. 20,	17202.5	2004	552*	Ad
			Stats. 1998,		2005	691*	R
			Ch. 322) & RN	17204	2005	691*	Am ⁷⁶⁹
	2002	807*	Am (as am by				R 80
			Sec. 20,	17204.7	2005	691*	Δd
			Stats. 1998,	17205	2002	34*	Ad 404
			Ch. 322 and as		2002	35*	Ad ⁴⁰⁴
			ad by Sec. 9,		2005	691*	R (as ad by
			Stats. 2002,				Sec. 14,
			Ch. 35) & RN Am ⁵⁷¹				Stats. 2002,
171227	2004	183					Ch. 34 and
17132.7	2002	807 *	Ad(RN)	17206	2005	<i>-</i> *	Ch. 35)
17134.5	1999	987*	R	17206	2005	5*	Ad
17136.5	2004	261 *	Ad	17207	1999	165*	Am
17127	2005	691*	R		2001	618*	Am
17137	2002 2005	807 * 691 *	Ad R		2004 2005	772 * 622 *	Am (by Soc 6
17138	2003	212*	Am		2003	022	Am (by Sec. 6 of Ch.)
17138.1	2001	843 *	Ad		2005	623*	Am (by Sec. 6.5
17136.1	1999	987*	R		2003	023	of Ch.)
17139.5	2000	31*	Ad		2005	624*	Am (by Sec. 5.5
17139.6	2005	691*	Ad		2003	024	of Ch.)
17140	1999	987*	A m		2006	896*	Am (by Sec. 6
1/110	2002	34*	A m 398 404		2000	070	of Ch.)
	2002	35*	Am ^{398 404}		2006	897*	Ad (by Sec. 6.5
	2005	691*	Am				of Ch.)
17140.3	1999	987*	Am	17208.1	2X 200	01-02 5*	Ad
	2002	34*	Am 404	17215.1	2005	691*	Ad
	2002	35 *	Am ⁴⁰⁴	17215.4	2005	691*	Ad
	2005	691*	Am	17218	1999	987*	R
17140.5	2003	185	Am ⁴⁴⁰	17220	2005	691*	Am
151 10 5	2004	388 *	R & Ad	17250	1999	987*	Am
17142.5	1999	987*	Am	17050 5	2005	691*	Am
17143	1999	987*	Am	17250.5	2005	691*	Am
17144	1999	987*	Am	17251.5	2002	34*	R
	2002	34 * 35 *	Am Am	17255	2002	35 * 691 *	R Am
	2002 2005	691*	Am	17255 17255.5	2005 2005	691*	Ad & R ³¹⁷
17144.5	2003	34*	Alli Ad ⁴⁰⁴	17255.5	2005	691*	Au & K Am
1/177.5	2002	35*	Ad ⁴⁰⁴	17268	1999	987*	Am
	2004	552 *	R (as ad by	17270	1999	987*	Am
	200.	202	Sec. 13,	17270.5	2002	34*	R
			Stats. 2002,		2002	35*	R
			Ch. 34)	17271	2002	34*	R
			Am (as ad by		2002	35*	R
			Sec. 13,	17273	1999	117*	Am
			Stats. 2002,		1999	146*	Am
			Ch. 35)	17274	1999	987*	Am
	2005	691*	R	17275.5	2002	34*	Am
17151	2000	107*	Am		2002	35*	Am
17152	2004	552*	Am	17275.6	1999	83	Am 30
	2005	691*	Am		1999	987*	R
17155.5	2000	685 *	Ad	17276	2000	104*	Am
17156	1999	619*	Ad 106		2000	107*	Am 262
17156.5	1999	471 *	Ad		2000	862	Am ²⁶²
17157	2000	630	Ad		2001	543	Am ³⁷⁰
17160.5	2004	552*	Ad ⁶⁵⁰		2001	623*	Am
17201 4	2005	691*	R	17276 1	2002	488*	Am
17201.4	2005	691*	Ad	17276.1	2001	623*	Am

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Section	Affe Year	cted By Chapter	Effect	Section	Affec Year	cted By Chapter	Effect
17276.3	2002	488*	Am	17732	1999	987*	Am
17276.5	1999	987*	Am	17733	2003	268	Am ⁴⁹⁸
17276.7	2001	623 *	Ad		2005	691*	Am
17270 4	2002	524	Am	17734	2001	920	Am ³⁸³
17279.4	2005	691 *	Am 262	17734.6	2005	691*	Ad Am ⁴⁰¹
17279.5	2000 2002	862 34*	Am ²⁶² R	17751	2002 2002	34* 35*	Am Am ⁴⁰¹
	2002	35*	R	17760	2002	691*	Ad
17287	1999	987*	Δm	17851	1999	987*	Am
17301	2001	920	Am 383	17852	1999	987*	R
17301.3	2001	920	Ad ³⁸³	17853	1999	987*	Am
	2004	13 *	Am	17854	2001	920	Am ³⁸³
17301.4	2001	920	Ad ³⁸³ Ad ³⁸³	17856	2003	185	AIII
17301.5	2001	920 13*		17857	1999 1999	987* 987*	Am R
17302 17303	2004 2001	920	Am R ³⁸³	17859 17860	1999	987*	R R
17304	2001	920	Δd ³⁸³	17935	1999	987*	Am
17306	2001	920	Δd ³⁸³	17755	2000	647	Am
17307	2001	920	Ad 383		2001	920	Am
17310	2001	920	R 383		2006	495	Am
17330	1999	987*	R 404	17937	2006	773*	Ad
17501	2002	34*	Am 404 Am 404	17941	2002	169	Am
	2002 2002	35 * 807 *	AIII		2003 2004	633 * 416	Am Am ⁶⁴³
	2002	691*	Am Am	17942	2004	391*	Am ³⁶³
17501.5	2002	30*	Ad	17942	2001	664	Am ⁴³¹
17501.7	2002	30*	Ad	17943	2001	391*	R & Ad
17507.6	1999	8*	Λm ⁶	17945	2004	416	Am
17509	2003	185	Am 440		2006	773*	R
17510	2003	185	Am 440	17947	2006	773*	Ad
17551	1999	987*	Am Am ⁴⁰⁴	17948	2002	169	Am
	2002	34 * 35 *	Am ⁴⁰⁴ Am ⁴⁰⁴	17948.1	2006	773*	R
	2002 2002	807*	Am	17948.3 17951	2006 2001	773 * 920	Ad Am ³⁸³
	2005	691*	Am	17931	2004	62	Am
17551.5	1999	987*	R	17952	2001	920	Am ³⁸³
17552	1999	987*	Am	17952.5	2001	920	Am 383
17552.3	2002	34*	Ad 399		2003	62	Am 519
15550	2002	35*	Ad 399	17953	2001	920	Am 383
17553	1999 2001	987*	Am R ³⁸³	17954 17955	2001	920	Am ³⁸³ Am ³⁸³
17554 17560	2001	920 34*	Am	18001	2001 2002	920 374	Am
17300	2002	35*	Am	18006	2002	185	Am 440
	2002	807*	Am	18035.6	2005	691*	Ad
17563	1999	987*	R	18036.5	2003	185	Am 440
17563.5	2002	34*	Ad	18036.6	2005	691*	Ad
	2002	35 *	Ad	18037	2003	185	Am 440
17570	2002	34*	Am	18037.3	2003	185	R ⁴⁴⁰ R ⁴⁴⁰
17639	2002 1999	35 * 987 *	Am	18037.5 18038	2003 2003	185 185	
17640	1999	987*	Am Am	18038.5	2003	34*	Am 402 Am 402
17651	1999	987*	Am	10030.3	2002	35*	Am 402
17671	1999	987*	Am	18039	2003	185	Am 440
17681.6	2005	691*	Ad	18043	2003	185	R ⁴⁴⁰
17731	2002	690*	Am	18044	2003	185	R (as ad by
	2002	807*	Am				Sec. 27,
	2003	268 552 *	Am				Stats. 1996,
	2004 2005	552 * 691 *	Am Am	18152.5	1999	69*	Ch. 954) ⁴⁴⁰ Am
17731.5	2003	34*	Am 400	18155.5	2003	185	A m 440
1.731.5	2002	35*	Am ⁴⁰⁰	18171	2003	185	Am 440

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18171.5	2003	185	Am 440	18622	1999	987*	Am
18177	2003	185	Am 440	18624	1999	931*	Am
18181	2005	691*	Ad	18628	2000	863	Ad(RN)
18405	2000	862	Am ²⁶²	10020	2003	654	Am
10405	2004	193	Am ⁵⁷¹		2003	656	Am
18405.1	2003	633 *	Ad		2005	691*	Am
18407	2003	654	Ad 594	18631	2000	863	Am
10407	2003	656	Ad ⁵⁹⁴	18631.7	2005	74*	Ad
	2003	183		10031.7	2006	347	Am
	2004	103	Am (as ad by Stats. 2003,	18633	2000	863	Am
			Ch. 654 and	10055	2005	691*	Am
			Ch. 656) ⁵⁷¹	18633.5	2000	862	Am ²⁶²
10400	2000	962	,	10055.5			
18408	2000	863	Ad(RN)		2000	863 543	Am Am ³⁷⁰
18409	2000	863 228*	Ad(RN)		2001 2005	264	
10/15	2003		Am Am ²⁶²	10625 5			Am
18415	2000	862	Am 370 Am 47	18635.5	2000	863	Ad
18417	2001	543	Am 47	18636	2000	863	R
18501	1999	196	AIII	18637	2000	863	R
18503	2000	863	Am & RN	18638	2000	863	R
18504	2000	863	R 262	18639	2000	863	Am
18505	2000	862	Am ²⁶²	18641	2000	863	R
	2000	863	Am	18643	2000	863	R
18505.3	2000	863	Ad	18645	2000	863	R
18505.6	2000	863	Ad(RN)	18647	2000	863	R
18507	2000	863	R	18648	2003	654	R & Ad
18508	2000	863	Am		2003	656	R & Ad
18510	2001	164*	R 577		2005	22	Am ⁶⁴⁷
	2003	718	Ad ⁵⁷⁷		2005	691*	Am
18511	2005	308	Ad & R 68	18662	1999	987*	Am
18521	1999	605	Am		2002	488*	Am
	2006	802	Am		2004	528	Am
18528	2000	863	Am		2006	428	Am
18531.5	2000	863	Ad	18663	2002	488*	Am
18532	2000	863	Am	18665	2001	191	Am
18533	1999	931*	Am	18668	2000	862	Am ²⁶²
	2003	370	Am		2002	488*	Am
			R & Ad 301		2004	528	Am
	2004	353	Am (as am by		2006	428	Am
			Sec. 1 and as ad	18670	2005	349	Am
			by Sec. 2,	18671	1999	991	Am 96 114
			Stats. 2003,	18673	1999	931*	Ad
			Ch. 370)	18701	2000	577	Ad & R 252
18534	1999	931*	Am	18702	2000	577	Ad & R 252
18535	2002	807 *	Am		2004	410	Am
18536	2006	343	Ad	18703	2000	577	Ad & R 252
18547	2000	863	Am & RN	18704	2000	577	Ad & R 252
18552	2000	863	Am & RN	18705	2004	546	Ad & R 641
18571	2004	552*	Am		2006	645*	S 827
	2005	691*	Am	18706	2004	546	Ad & R 641
18572	2002	690*	R & Ad		2005	22	Am ⁶⁴⁷
	2002	807 *	R & Ad		2006	645*	S 827
	2005	691*	Am	18707	2004	546	Ad & R 641
18601	1999	987*	Am		2006	607	Δm
	2000	862	Am ²⁶²		2006	645*	S 827
18604	1999	987*	Am	18708	2004	546	Δd & R 641
18605	1999	987*	R		2006	645*	S 827
18621.7	2000	1084	Ad	18709	2004	546	Ad & R 641
18621.9	2003	228*	Ad		2006	645*	Am ⁸²⁷
	2003	455	Am (as ad by	18711	1999	987*	Am
	_000	100	Stats. 2003,	10,11	2002	647	Ad & R 469
			> mm. =000,		2002	J-1 /	S 828

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18712	2002	647	Ad & R 469	18792	2002	484	c 466
10/12	2002	645 *	S 828	10/92	2002	645*	S 832
18713	2002	647	Ad & R 469	18793	1999	987*	Am
10/13	2002	62	Am 519	10773	2002	484	c 466
	2006	645 *	S 828		2006	645*	c 832
18714	2002	647	Ad & D 469	18794	2002	484	c 466
10/17	2002	645 *	S 828	1077	2002	645*	S 832
18715	2002	647	Ad & R ⁴⁶⁹	18795	2002	484	Am ⁴⁶⁶
10/15	2006	645*	S 828	10775	2006	645*	S 832
18716	2002	647	Ad & R 469	18796	2002	484	Am ⁴⁶⁶
10/10	2003	62	Am 519	10,70	2006	645*	Am ⁸³²
	2006	645 *	Am 828	18801	1999	987*	Am
18721	1999	228	S 60	10001	1999	988	Am 43
10,21	1999	987*	Am		2005	161	S 111 643
	2003	376	c 503	18802	1999	988	c 43
	2006	645*	S 829		2005	161	S 111 643
18722	1999	228	c 60	18803	1999	988	Am ⁴³
10,22	2003	376	S 503	10000	2003	189	Am
	2006	645*	S 829		2005	161	S 111 643
18723	1999	228	c 60	18804	1999	988	Am ⁴³
	2003	376	S 503		2000	854	Δm
	2004	633	Am ⁶⁹⁸		2005	161	Am 111 643
	2006	645*	S 829	18805	1999	215	Ad & R 58
18724	1999	228	Am ⁶⁰		2005	161	c 111 643
	2003	376	Am 503		2006	645*	S 812
	2006	645*	Am ⁸²⁹	18806	1999	215	Ad & R 58
18741	1999	987*	Am		2005	161	c 111 643
	2002	594	Ad & R ⁴⁸⁶		2006	645*	S 812
	2006	645 *	S 830	18807	1999	215	Ad & R 58
18742	2002	594	Ad & R 486		2001	274*	Δm
	2006	645*	S 830		2005	161	S 111 643
18743	2002	594	Ad & R ⁴⁸⁶		2006	645*	S 812
	2006	645*	S 830	18808	1999	215	Ad & R 58
18744	2002	594	Ad & R 486		2000	854	Am
	2006	645*	Am 830		2005	161	Am 111 643
18750	2006	296	Ad & R 820		2006	645*	Am 812
18751	2006	296	Ad & R 820	18812	1999	987*	Am
18752	2006	296	Ad & R 820	18821	1999	987*	Am
18753	2006	296	Ad & R 820		1999	989	S 152
18761	1999	315	S 65	18822	1999	989	S 152
	2004	370	Am 664	18823	1999	989	S 152
1056	2006	645 *	S 831	18824	1999	989	Am 152
18762	1999	315	S 65 S 664	18825	2005	143	Ad & R 721
	2004	370	S 831	10006	2006	645*	S 833
1056	2006	645 *	S 65	18826	2005	143	Ad & R ⁷²¹ S ⁸³³
18763	1999	315	S 65	10005	2006	645*	
	1999	987*	Am	18827	2005	143	Ad & R 721
	2004	370	S ⁶⁶⁴ S ⁸³¹	10000	2006	645*	S 833
10561	2006	645 *	S 65	18828	2005	143	Ad & R 721
18764	1999	315	S 664	10000	2006	645*	S 833
	2004	370	S 831	18829	2005	143	Ad & R ⁷²¹ S ⁸³³
	2006	645 *	S 831	10020	2006	645 *	S 0.55
10765		315	S 65 S 664	18830	2005	143	Ad & R 721
18765	1999				2006	645*	Am 833
18765	2004	370	S 831	10001	2000	0.10	A 1 0 D 231
	2004 2006	370 645*	S 831	18831	2000	818	Ad & R ²³¹
	2004 2006 1999	370 645 * 315	S 831 Am 65	18831	2000 2002	818 620	R
	2004 2006 1999 2004	370 645 * 315 370	S ⁸³¹ Am ⁶⁵ Am ⁶⁶⁴	18831	2002	620	R Ad & R ⁴⁹¹
18766	2004 2006 1999 2004 2006	370 645 * 315 370 645 *	S ⁸³¹ Am ⁶⁵ Am ⁶⁶⁴ Am ⁸³¹		2002 2003	620 62	R Ad & R ⁴⁹¹ Am ⁵¹⁹
18766 18782	2004 2006 1999 2004 2006 1999	370 645 * 315 370 645 * 987 *	S 831 Am 65 Am 664 Am 831	18831 18832	2002 2003 2000	620 62 818	R Ad & R ⁴⁹¹ Am ⁵¹⁹ Ad & R ²³¹
18765 18766 18782 18791	2004 2006 1999 2004 2006	370 645 * 315 370 645 *	S ⁸³¹ Am ⁶⁵ Am ⁶⁶⁴ Am ⁸³¹		2002 2003	620 62	R Ad & R ⁴⁹¹ Am ⁵¹⁹

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18833	2000	818	Ad & R 231	18871	1999	987*	Am
10055	2002	620	R	10071	2003	170	Am
	2002	020	Ad & R 491	19005	1999	203	Am
18834	2000	818	Ad & R ²³¹	19006	2002	374	Am
	2002	620	R		2003	62	Am ⁵¹⁹
			Ad & R 491	19008	1999	931*	Am
18835	2000	818	Ad & R ²³¹		2005	211*	Am
	2002	620	R		2005	691*	Am 82
			Ad & R 491	19011	2000	862	Am ²⁶²
18836	2001	455	Ad & R 318	19022	2003	185	R ⁴⁴⁰
	2002	664	Am ⁴³¹	19023	1999	987*	Am
18837	2001	455	Ad & R 318	10001	2003	185	Am 440
18838	2001	455	Ad & R 318	19024	2003	185	R 440
10020	2002	135	Am	19025	2000	862	Am ²⁶² Am ²⁶²
18839	2001	455	Ad & R 318	19026	2000	862	Am ²⁶²
18840	2001	455 987*	Ad & R 318	19027	2000	862	
18841	1999	460	Am Ad ⁵⁸⁶	19033 19034	2000 1999	414 931*	Am
18842	2003 2003	460	Ad 586	19034	1999	931*	Am Am
18843	2003	460	Δd 586	19041.5	1999	463	Alli
18844	2003	460	Ad ⁵⁸⁶	19041.3	2005	691*	Am
18845	2003	562	Ad & R 701	19043	2003	191	Am
10043	2006	645 *	S 834	19043.5	2001	191	Ad
18845.1	2004	562	Ad & R ⁷⁰¹	19045	1999	931*	Am
100 1011	2006	645 *	S 834	19052	1999	931*	R ⁶
18845.2	2004	562	Ad & R 701		2000	647	Ad
	2006	645*	S 834		2002	374	Am
18845.3	2004	562	Ad & R 701	19053	1999	987*	R
	2006	645*	Am 834	19057	1999	83	Am ³⁰
18846	2005	160	Ad & R /28	19059	1999	987*	Am
	2006	645 *	S 835	19060	1999	987*	Am
18846.1	2005	160	Ad & R 728	19062	2003	185	R 440
	2006	645 *	S 835	19064	1999	931*	Am
18846.2	2005	160	Ad & R ⁷²⁸ S ⁸³⁵	19067	1999	931*	Am Am ²⁶²
18846.3	2006 2005	645 * 160	Ad & R ⁷²⁸	19081 19082	2000 2000	862 862	Am ²⁶²
10040.3	2005	645*	Au & K Am ⁸³⁵	19082	1999	931*	Am
18847	2005	697	Ad & R ⁷²⁹	19089	1999	987*	Am
1004/	2006	645 *	S 836	19101	2000	863	Am
18847.1	2005	697	Ad & R 729	19102	2000	863	R
10047.1	2006	645*	S 836	19103	2000	863	R
18847.2	2005	697	Ad & R 729	19104	1999	203	Am
	2006	645*	S 836		2000	183	Am (as am by
18847.3	2005	697	Ad & R 729				Stats. 1999,
	2006	645 *	Am 836				Ch. 203)
18851	1999	987*	Am		2000	862	Am ²⁶²
	2003	317	S 553		2000	863	Am (as am by
	2006	645 *	S 837				Stats. 2000,
18852	2003	317	S 553				Ch. 183)
10053	2006	645 *	S 837 S 553		2001	543	Am ³⁷⁰
18853	2003	317	S 837	10107	2003	455	Am
10054	2006	645 *	S 553	19105	2000	863	Am
18854	2003	317 645*	S 837	19106	1999	987* 863	Am
10055	2006		Am 553	10100	2000	863 931*	R
18855	2003 2006	317 645*	Am 837 Am 837	19109	1999 2002	931* 690*	Am
18861	2006 1999	645 * 398	Am Ad & R 72		2002	807*	Am Am
18862	1999	398 398	Ad & R 72	19111	2002	863	Am R
18863	1999	398	Ad & R 72	19111	2000	863	R R
18864	1999	398	Ad & R 72	19116	1999	931*	Λm
18865	1999	398	Ad & R 72	1,110	2003	654	Am ⁵⁹³
10003	1 フフブ	370	AU & K		2003	034	Aiii

	00	cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19116 (Co	ont.)			19167	2005	658	Am
	2003	656	Am ⁵⁹³	19170	2003	228*	Ad
10115	2005	691*	Am	10170	2004	267*	R & Ad 19
19117	1999	931 *	Ad	19173	2003	654	Am
19120	2000	863 455	Ad		2003 2005	656 691*	Am
19131	2003 2004	13*	Am Am	19177	2003	654	Am Am
19134	2004	862	Am ²⁶²	19177	2003	656	Am
19135	2000	862	Am ²⁶²		2005	691*	Am
19136	2000	862	Am ²⁶²	19179	2003	654	Am
	2002	34*	Am		2003	656	Am
	2002	35*	Am		2004	183	Am ⁵⁷¹
	2003	268	Am		2005	691*	Am
1010611	2005	242 *	Am	19180	2002	374	Am
19136.11	2004	13*	Ad	19182	2003	185	Am ⁴⁴⁰
10126 12	2005	242 * 691 *	R	10102	2005	691*	Am
19136.12	2005 2000	862	Ad Am ²⁶²	19183	2000 2002	863 488*	Am Am
19136.3	2005	242 *	R		2002	74*	Am
19136.4	2005	242 *	R	19184	2005	691*	Am
19136.6	2000	862	Am ²⁶²	19187	1999	931*	Ad
	2005	242*	R	19191	2000	862	Am ²⁶²
19136.7	2005	349	Ad		2001	543	Am ³⁷⁰
19136.8	2002	34*	Ad		2004	354*	Am
	2002	35 *	Ad		2006	538	Am 802
	2002	488 *	Am	19192	2000	862	Am ²⁶²
	2005	242*	R (as ad by		2001	543	Am ³⁷⁰
			Sec. 30,	10102	2004	354*	Am Am ²⁶²
			Stats. 2002, Ch. 34 and as	19193 19194	2000 2000	862 862	Am ²⁶²
			am by Sec. 6,	19194	2004	354*	Am
			Stats. 2002,	19195	2004	716	Ad
			Ch. 488)	19225	1999	348	Ad
19141	2002	34*	Am	19226	1999	931*	Ad
	2002	35*	Am	19236	1999	931*	Ad
19141.2	2000	862	Am ²⁶²		2000	647	Am
19141.6	1999	83	Am ³⁰	19255	2005	398*	Ad
101.42	2000	862	AIII	19264	2004	193	Am ⁵⁷¹
19142	2000	862	AIII	19270	2004	806	Ad & R ⁷⁰² Am ³⁰
19144	2005 2000	242 * 862	Am Am ²⁶²	19271	1999 1999	83 478	Am Am
19145	1999	987*	Am		1999	480	Am (as am by
17113	2000	862	Am ²⁶²		1///	100	Stats. 1999,
19147	2000	862	Am ²⁶²				Ch. 478)
	2001	4*	Am		2001	111*	Am
19148	2000	862	Am ²⁶²		2001	651	Am
19150	2000	862	Am ²⁶²		2003	225*	Am
19151	1999	987*	Am 262	10071.5	2004	806	R ⁷⁰²
19164	2000	862	Am ²⁶²	19271.5	1999	478	R
	2003	654	Am	19271.6	1999	980	Am ⁹⁶
	2003 2004	656 183	Am Am ⁵⁷¹		2000	808*	Am (as ad(RN) by Stats. 1998,
	2004	226*	Δm				Ch. 322
	2005	22	Am ⁶⁴⁷				and as am by
	2005	691*	Am				Stats. 1999,
19164.1	2001	410	Ad				Ch. 980)
19164.5	2005	691*	Ad		2003	225*	Am
19166	2003	654	Am		2004	339	Am
	2003	656	Am	10070	2004	806	R ⁷⁰²
	2005	691*	Am	19272	1999	480	Am

		cted By		Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
19272 (Co	ont)				2003	656	Am	
1,2,2 (0,	1999	980	Am (by	19504.5	1999	931*	Ad	
	1)))	700	Sec. 17.5	19504.7	1999	931*	Ad	
			of Ch.)	19520	2003	455	Ad	
	2000	900 *						
	2000	808 *	Am	19521	2002	34*	Am	
	2001	111 *	Am R ⁷⁰²		2002	35*	Am	
10252	2004	806			2002	1124*	Am (as am by	
19273	1999	980	Am				Sec. 33,	
	2004	806	R ⁷⁰²				Stats. 2002,	
19274	2000	808 *	Am				Ch. 35)	
	2004	806	R ⁷⁰²		2002	1127*	Am	
19275	1999	480	Ad	19523.5	2005	74*	Ad	
	2000	* 808	Am	19524	2000	863	Am & RN	
	2004	806	R ⁷⁰²	19529	2005	428	Ad	
19276	2004	806	Ad & R 702	19533	1999	478	Am	
19280	1999	344 *	Am	19542.3	1999	931*	Ad	
	2000	545	Am		2006	347	Am	
	2000	940	Am 20	19546.5	1999	931*	Ad	
	2002	487	S 13	19548	1999	478	Am	
	2004	380	Am 13	19550	2000	940	Ad	
19281	2000	940	S 20		2005	349	Am	
	2002	487	c 13	19551.1	2001	915	Ad & R 352	
	2004	380	c 13		2002	664	Am 431	
19282	2000	940	S 20		2006	513	Am ⁷³⁰	
	2002	487	S 13	19556	1999	67*	R	
	2004	380	S 13	1,000	2001	920	Ad	
19283	2000	940	Δ m 20	19559	2002	690*	Ad	
1,203	2002	487	Am 13	17557	2002	807*	Ad	
	2002	776	Am 43		2005	691*	R (as ad by	
	2004	380	Am 13		2003	071	Sec. 7,	
19303	2006	90	Ad				Stats. 2002,	
19306	1999	614	Am				Ch. 690)	
1,000	2001	543	Am ³⁷⁰				Am (as ad by	
19311	1999	987*	Am				Sec. 16,	
1/511	2001	543	Am ³⁷⁰				Stats. 2002,	
	2002	807*	Am				Ch. 807)	
19316	2002	807*	Ad	19560	2004	715	Ad	
19322.1	2001	920	Ad	19565	2000	862	Am ²⁶²	
19323	1999	931*	Am	19570	2002	694	Ad	
19347	1999	605	Am	19582.5	2004	844	Ad	
19354	2002	374	Am	19584	2003	412	Ad	
19363	2002	862	Am ²⁶²	19590	2003	226*	Ad	
19364	2000	862	Am ²⁶²	19591	2004	226*	Ad	
19365	2000	862	Am ²⁶²	19592	2004	226*	Ad	
19303	2002	34*	Am	19602	2004	220	Λu	
	2002	35*	Am	19002	Initiativ	10		
10269		863	Ad					
19368	2000				(Prop. 6			
10270	2003	455	Am Am ³⁷⁰		adopted		Am ⁷¹²	
19378	2001	543		10002 5	Nov. 2,	2004)	Am	
19384	1999	605	Am	19602.5	2004			
19411	1999	987*	Am		Initiativ			
	2000	415	Am		(Prop. 6			
10442	2003	455	Am		adopted	2004)	A 1 712	
19442	2002	258	Am	10004	Nov. 2,		Ad 712	
19443	1999	931 *	Ad 370	19604	2001	543	Am 370	
10111	2001	543	Au 370 Au 1462	19607	2001	543	Am ³⁷⁰	
19444	2002	488*	Ad 462	19701	2005	74*	Am	
10502	2000	0.50	R 434	19705	1999	931*	Am 370	
19503	2000	862	Am ²⁶²		2001	543	Am ³⁷⁰	
19504	1999 2003	931*	Am		2001	854	Am (by Sec. 65.5 of C	
		654	Am					

		cted By	7.00			cted By	T-00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19707	2002	784	Am ⁴⁹⁰		2003	656	Ad
19715	2003	654	Am		2004	183	Am (as ad by
17/13	2003	656	Am		2007	103	Stats. 2003,
19717	1999	931*	Am				Ch. 654 and
19720	2004	163	Am				Ch. 656) ⁵⁷¹
19721	2004	163	Am		2005	691*	R (as am by
19730	2004	226*	Ad		2003	091	
19731	2004	226*	Ad				Sec. 330, Stats. 2004,
		226*	Ad				
19732	2004						Ch. 183)
10722	2005	398*	Am				Am (as am by
19733	2004	226*	Ad				Sec. 331,
10724	2005	398*	Am				Stats. 2004,
19734	2004	226*	Ad	10777.5	2004	2264	Ch. 183)
19735	2004	226*	Ad	19777.5	2004	226*	Ad
19736	2004	226*	Ad	10550	2005	398*	Am
19737	2004	226*	Ad	19778	2003	654	Ad
	2005	398*	R		2003	656	Ad
19738	2004	226*	Ad	20503	2002	374	Am
	2005	398*	Am		2003	62	Am 519
19751	2003	654	Ad	20505	2002	374	Am
	2003	656	Ad	20508.1	1999	928	Ad
19752	2003	654	Ad	20514	2002	374	Am
	2003	656	Ad	20543	2000	60*	Am
19753	2003	654	Ad		2001	156*	Am
	2003	656	Ad		2001	266*	Am (as am by
19753.2	2001	826	Am (as am by				Sec. 8,
			Sec. 8,				Stats. 2001,
			Stats. 2000,				Ch 156)
			Ch. 861)		2002	664	Am 431
19754	2003	654	Ad	20544	2000	60*	Am
17751	2003	656	Ad	20311	2001	156*	Am
19755	2003	654	Ad		2001	266*	Am (as am by
17133	2003	656	A.d.		2001	200	Sec. 9,
19772	2003	654	Ad 594				Stats. 2001,
19112	2003	656	Ad ⁵⁹⁴				Ch. 156)
	2005	691*		20561	2002	399	Am
	2003	091	R (as ad by	20563	2002	60*	Am
			Sec. 13,	20303			
			Stats. 2003,		2002	374	Am Am ⁵¹⁹
			Ch. 654)	20502	2003	62	
			Am (as ad by	20583	2004	407	Am Am ⁶⁴⁷
			Sec. 13,		2005	22	
			Stats. 2003,		2005	264	Am (as am by
10773	2002	654	Ch. 656)				Sec. 188,
19773	2003	654	Ad 594				Stats. 2005,
	2003	656	Ad ⁵⁹⁴	20502.1	1000	020	Ch. 22)
	2005	691*	R (as ad by	20583.1	1999	928	Ad
			Sec. 13,	20584	2004	829	Am
			Stats. 2003,	20585	2006	616	Am
			Ch. 654 and	20602	2004	829	Am
			Ch. 656)	20621	2006	538	Am 802
19774	2003	654	Ad	20642	2002	374	Am
	2003	656	Ad	20645	2002	374	Am
	2005	691*	R (as ad by	21002	2001	670	Am
			Sec. 13,	21006	2001	543	Am ³⁷⁰
			Stats. 2003,	21007	2000	414	Am
			Ch. 654)	21013	1999	931*	Am (by Sec. 3
			Am (as ad by				of Ch.)
			Sec. 13,	21015.5	1999	348	Ad
							Ad
			Stats. 2003, Ch. 656)	21015.6	2001 2002	669 664	Ad Am ⁴³¹

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21018	2005	349	Am	23221	1999	64*	Am
21026	2000	862	Am 262				R & Ad ²⁵
21027	2001	543	Am 370		1999	987*	Am (as am by
21028	2000	438	Ad & R 18				Sec. 2,
	2003 2003	654 656	Am Am				Stats. 1999, Ch. 64)
	2003	412	Am 317	23253	2000	862	Am ²⁶²
Div. 2,	200.			23281	2000	862	Am
Pt. 11,				23282	2000	862	Am
heading				23301	2000	862	Am ²⁶²
(Sec. 23001	2001	5.12	Am 370	23304.1 23305b	2000	862 538	Am ²⁶² Am ⁸⁰²
et seq.) 23001	2001 2001	543 543	Δ m 370	23305.1	2006 2000	862	Am ²⁶²
23036	2000	862	Am ²⁶²	23305.5	1999	249	Am 61
	2001	920	Am	23331	2002	390	Am
	2003	185	Am 440		2004	193	Am ⁵⁷¹
	2004	183	Am ⁵⁷¹	23332	2006	773*	Am
23036.1	2000	113*	Ad Am ³⁰	23334	2002	390	Am
23038.5	1999 2002	83 34*	Am	23335	2006 1999	773 * 987 *	R Am
	2002	35*	Am	23333	2006	773*	Am
23040.1	2000	4*	A m 173	23361	2000	862	Am 262
	2001	543	Am 370	23362	2000	862	Am ²⁶²
23041	2000	862	Am ²⁶²	23453	2001	920	Am
22042	2003	633 *	Am	23455	2000	862	Am ²⁶² Am ²⁶²
23042 23043	2000 1999	862 987*	Am R	23456	2000 2002	862 34*	Am
23043.5	2003	185	Am ⁴⁴⁰		2002	35*	Am
23051.5	2000	862	Am ²⁶²	23456.5	2002	34*	Ad
	2003	486	Am		2002	35*	Ad
	2005	691*	Am	23457	2000	862	Am ²⁶²
23051.7	2001	543	Am ³⁷⁰ Am ³⁷⁰		2002	34*	Am
23055 23058	2001 2000	543 862	Am ²⁶²		2002 2002	35 * 488 *	Am (as am by
23060	2006	538	Am 802		2002	400	Am (as am by Sec. 37,
Div. 2,	2000	220					Stats. 2002,
Pt. 11,							Ch. 35)
Ch. 2,				23561	2006	773*	Am Am ²⁶²
heading				23604	2000	862	AIII
(Sec. 23101	2001	543	Am ³⁷⁰	23608 23608.2	2000 2000	862 311*	Am ²⁶² Am
et seq.) 23104	2001	862	Am ²⁶²	23006.2	2000	862	Δ m ²⁶²
23114	2000	862	Am ²⁶²		2001	543	Am ³⁷⁰
	2003	455	Am	23608.3	2000	862	Am ²⁶²
23151	2000	862	Am	23609	1999	77*	Am
23151.1	2000	862	Am Am ²⁶²		2000	103*	Am (by Sec. 3
23151.2 23153	2000 1999	862 64*	Am		2000	107*	of Ch.) Am
23133	1999	987*	Am (as am by		2000	862	A m 262
	1,,,,	, , ,	Stats. 1999,		2001	543	Am ³⁷⁰
			Ch. 64)		2002	34*	Am
	2000	862	Am		2002	35*	Am
22101	2006	773 *	Am	23610	2000	862	Am ²⁶² Am ³⁰
23181 23182	2000 2001	862 543	Am Am ³⁷⁰	23610.5	1999 2000	83 3*	Am Am
23182	2001	862	Am		2000	862	Δ m ²⁶²
23183.1	2000	862	Am		2001	543	Am 370
23183.2	2000	862	Am ²⁶²		2001	668*	Am ³³⁰
23186	2000	862	Am ²⁶²		2005	501	Am
23188	2000	415	Am 802		2006	890	Am
23202	2006	538	Am 802		2006	892*	Am

Section 23612.2 23617 23617.5 23621 23622.7	Year 1999 2000 2000 2001 2006 2000 2001 2006 2000 1999 2000	787 * 862 862 650 * 712 * 862 650 * 712 * 862 650 * 712 * 862	Effect Am Am 262 Am 262 Am 371 Am 818 Am 262 Am 371 Am 818 Am 262	23701q 23701s	2000 1999 2000 2000 2002	862 987* 252 862	Effect Am ²⁶² R R & Ad Am ²⁶²
23617.5 23621	2000 2000 2001 2006 2000 2001 2006 2000 1999 2000	862 862 650 * 712 * 862 650 * 712 *	Am ²⁶² Am ²⁶² Am ³⁷¹ Am ⁸¹⁸ Am ²⁶² Am ³⁷¹		1999 2000 2000 2002	987 * 252 862	R R & Ad Am ²⁶²
23617.5 23621	2000 2000 2001 2006 2000 2001 2006 2000 1999 2000	862 862 650 * 712 * 862 650 * 712 *	Am ²⁶² Am ²⁶² Am ³⁷¹ Am ⁸¹⁸ Am ²⁶² Am ³⁷¹		1999 2000 2000 2002	987 * 252 862	R R & Ad Am ²⁶²
23617.5 23621	2000 2001 2006 2000 2001 2006 2000 1999 2000	862 650 * 712 * 862 650 * 712 *	Am ²⁶² Am ³⁷¹ Am ⁸¹⁸ Am ²⁶² Am ³⁷¹		2000 2000 2002	252 862	R & Ad Am ²⁶²
23621	2006 2000 2001 2006 2000 1999 2000	712 * 862 650 * 712 *	Am ³⁷¹ Am ⁸¹⁸ Am ²⁶² Am ³⁷¹		2002		Am 262
23621	2000 2001 2006 2000 1999 2000	862 650 * 712 *	Am ²⁰²			244	
23621	2001 2006 2000 1999 2000	650 * 712 *	Am ²⁰²		2002	34*	Am 404
	2006 2000 1999 2000	712*	Am 818		2002	35*	Am ⁴⁰⁴
	2000 1999 2000		Δm 818		2005	691*	Am
	1999 2000	862	AIII	23701t	1999	83	Am 30
23622.7	2000		Am ²⁶²		2003	62	Am 519
		987*	Am	23701w	2004	552*	Am ⁶⁵¹
		862	Am ²⁶²		2005	691*	Am
	2004	225*	Am	23701x	2003	633*	Am
23622.8	1999	58	Am Am ²⁶²	23701y	1999	675*	Ad
	2000	862	AIII	23702	2000	252	R & Ad
	2000	864	Am	23703	2000	862	Am ²⁶²
	2000	865	Am 305	23703.5	2004	552*	Ad
	2001	159	AIII	22704	2005	691*	Am
	2001	543 634	AIII	23704	1999	83 252	Am 30
22624	2006		Am Am ²⁶²		2000		R & Ad Am ²⁶²
23624 23630	2000	862 113*		23704.3	2000	862 252	R & Ad
23030	2000 2001	543	Ad Am ³⁷⁰	23704.4	2000 2000	252	R & Ad
	2001	226*	Am	23704.5	1999	232 987*	Am
23633	2004	862	Am ²⁶²	23704.3	2000	252	R & Ad
23634	2000	862	Am ²⁶²	23704.6	1999	987*	Am
23034	2006	634	Am	23704.0	2000	252	R & Ad
23636	2000	862	Am ²⁶²	23705	2002	34*	Λ m 404
23637	2000	862	Am ²⁶²	23703	2002	35*	Am ⁴⁰⁴
23037	2002	487	Δm		2005	691*	Δm
23642	2000	862	Am ²⁶²	23711	2002	34*	Am ⁴⁰⁴
23645	1999	987*	Am 135		2002	35*	Am ⁴⁰⁴
	2000	862	Am ²⁶²		2005	691*	Am
	2001	543	Am 370	23711.5	2003	455	Ad(RN)
23646	2000	862	Am ²⁶²	23712	2002	34*	1 m 404
	2000	864	Am		2002	35*	Am 404
	2001	159	Am ³⁰⁵		2004	552*	Am ⁶⁵²
	2001	543	Am ³⁷⁰		2005	691*	Am
	2006	634	Am	23731	1999	987*	Am
23649	1999	987*	Am 136		2000	862	Am ²⁶²
	2000	862	Am ²⁶²	23735	2000	862	Am ²⁶²
	2001	543	Am ³⁷⁰	23736.1	1999	987*	Am
23657	2000	862	A m 202		2004	183	Am ⁵⁷¹
	2001	535 *	Am ³⁷¹	23736.3	2000	862	Am ²⁶²
	2006	580*	Am 818	23736.4	2000	862	
23662	2005	691*	Ad & R ⁴⁸⁹	23737	2000	862	Am ²⁶²
23666	2000	862	AIII	23740	1999	987*	Am
23684	2002	487	Am		2000	252	R & Ad
	2002	664	Am ⁴³¹	23771	2000	862	Am ²⁶²
22701		1-02 12*	Ad & R ³³⁷	23772	2000	252	Am Am 262
23701a	2000	862	Am ²⁶²		2000	862	AIII
23701b	2000	252	R & Ad		2001	543	Am 440 Am 262
23701c	1999	987 *	Am D % Ad	22774	2003	185	Am ²⁶²
227012	2000 2000	252 252	R & Ad	23774	2000	862	Am ²⁶²
23701e 23701f	2000	252 252	R & Ad	23775	2000	862 987*	
237011 23701g	2000	252 252	R & Ad R & Ad	23776	1999 1999	987* 987*	Am
23701g 23701h	2000	633 *	Am	23777	2000	987** 862	Am Am ²⁶²
237011i 23701i	2003	252	R & Ad	23778	1999	987*	Am
237011 23701j	2000	252	R & Ad	23800	2000	862	Am ²⁶²
23701 <i>l</i>	2000	252	R & Ad	23000	2003	268	Am
23701r 23701n	2000	252	R & Ad	23800.5	2003	268	Am

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		-	262	Section		- 1	
23801	2000	862	AIII		2005	623*	Am (by Sec. 7.5
	2002 2002	34 * 35 *	Am Am		2005	624*	of Ch.) Am (by Sec. 6.5
	2002	807*	Am		2003	024	of Ch.)
	2003	268	Am		2006	896*	Am (by Sec. 7
23802	2000	863	Am				of Ch.)
	2002	34 * 35 *	Am		2006	897*	Am (by Sec. 7.5
	2002 2003	268	Am Am	24348	2000	862	of Ch.) Am ²⁶²
	2003	353	Am	24340	2002	488*	Am 463
23802.5	2000	862	Am ²⁶²	24348.5	2005	264	R 262
	2003	268	Am	24349	2000	862	Am
23803	2000	862	AIII	24351	2005	691*	Am Am ²⁶²
23804	2003 2003	268 268	Am Am	24351	2000 2000	862 862	Am ²⁶² Am ²⁶²
23804.5	2000	862	Am ²⁶²	24355.3	2005	691*	Ad
	2003	268	R	24355.4	2005	691*	Δd
23806	2000	862	Am ²⁶²	24355.5	2000	862	Am ²⁶²
23809	2003	185 268	Am ⁴⁴⁰	24356	2000	862 691*	Am ²⁶²
	2003 2004	782 *	Am Am ³⁸³	24356.4	2005 2005	691*	Am Ad & R ³¹⁷
23810	2000	863	R	24356.5	2000	862	Am ²⁶²
23811	2000	862	Am ²⁶²		2005	691*	R
	2002	34 *	Am	24356.6	2000	862	Am ²⁶²
	2002 2003	35 * 268	Am Am	24356.7 24356.8	2000 2000	862 862	Am ²⁶² Am ²⁶²
24273	2000	862	Am ²⁶²	24357	2000	862	Am ²⁶²
24273.5	2000	862	Am ²⁶²	2.007	2002	34*	Am
24275	2000	862	Am ²⁶²		2002	35*	Am
24276	2000	862	Am ²⁶²	24255.2	2005	5*	Am
24306	1999	987 * 862	Am Am ²⁶²	24357.2	2000	862	Am ²⁶²
	2000 2002	34*	Am ²⁶² Am ^{398 404}	24357.6 24357.7	1999 2000	987* 862	Am Am ²⁶²
	2002	35*	Am ^{398 404}	24357.9	2000	862	Am ²⁶²
	2005	691*	Am		2002	34*	Am
24307	2000	862	Am ²⁶²		2002	35*	Am
	2002	34 *	Am	24358	2000	862	Am ²⁶²
24308	2002 2000	35 * 862	Am Am ²⁶²	24360 24361	2000 2000	862 862	Am ²⁶² Am ²⁶²
24308.1	2002	843 *	Ad	24362	2000	862	Am ²⁶²
24322	2000	862	Am ²⁶²	24363	2000	862	Am ²⁶²
24324	2000	862	Am ²⁶²	24364	2000	862	Am ²⁶²
24328	2003	455	Am & RN	24369.4	2005	691*	Am Am ²⁶²
24343.3	2000	862	Am ²⁶²	24377	2000	862	Alli
24343.5 24343.7	2000 2000	862 862	Am ²⁶² Am ²⁶²	24383 24402	2000 2000	862 862	Am ²⁶² Am ²⁶²
24343.7	2002	34*	Am	24404	2000	862	Am ²⁶²
	2002	35*	Am	24406.6	2005	691*	Ad
24344	2000	862	Am ²⁶²	24407	2005	691*	Am Am ²⁶²
24344.5	2000	862	Alli	24409	2000	862	AIII
24344.7 24345	2000 2000	862 862	Am ²⁶² Am ²⁶²	24410	1999	987*	Am (by Sec. 97 of Ch.) ¹³⁷
24346	2000	862	Δ m ²⁶²		2000	862	Am ²⁶²
24347	2000	862	Am ²⁶²		2004	868*	R & Ad
24347.5	1999	165*	Λm	24415	2000	862	Am ²⁶²
	2000	862	Am ²⁶²	24416	2000	104*	Am
	2001	618 * 772 *	Am		2000	107*	Am Am ²⁶²
	2004 2005	622*	Am Am (by Sec. 7		2000 2001	862 543	Am ³⁷⁰
	2003	022	of Ch.)		2001	623*	Am
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
24416 (Co	nt.)			24685.5	2002	34*	Ad
	2002	488*	Am		2002	35*	Ad
24416.1	2001	623 *	Am	24690	2000	862	Am ²⁶²
24416.2	1999	83	Am 30	24692	2000	862	Am ²⁶²
	1999	987*	Am	24694	2005	691*	Ad
	2000	862	Am ²⁶²	24710	2000	862	Am ²⁶²
24416.3	2002	488*	Am		2002	34*	Am
24416.4	2000	862	Am ²⁶²		2002	35*	Am
24416.5	1999	987*	Am	24831.6	2005	691*	Ad
	2000	862	Am ²⁶²	24871	2000	862	Am 262
24416.6	2000	862	Am ²⁶²		2003	655	Am ⁵⁷⁸
24416.7	2001	623 *	Ad Am ²⁶²	24871.5	2000	862	AIII
24424	2000	862	AIII	2.4052	2003	185	R ⁴⁴⁰
	2002	34 *	R & Ad	24872	2001	4*	Am
24425	2002	35 *	R & Ad	24072.4	2005	691*	Am 262
24425	2000	862	Am ²⁶²	24872.4	2000	862	Am ²⁶²
24424	2004	868*	Am Am ²⁶²	24972.5	2003	185	AIII
24434	2000	862	Am ²⁶² Am ²⁶²	24872.5	2000	862	Am ²⁶² R ⁴⁴⁰
24436.1	2000	862		24972.6	2003	185	
24436.5	1999	987 * 862	Am Am ²⁶²	24872.6	2001	4 * 862	Ad Am ²⁶²
24438	2000	862		24872.7 24900	2000	868*	AIII
24436 24442.5	2000 2000	862	Am ²⁶² Am ²⁶²	24900	2004 2000	862	Ad Am ²⁶²
24443	2002	34*	Am	24905.5	2000	862	Am ²⁶²
24443	2002	35 *	Am	24918	2000	862	Am ²⁶²
24448	2002	862	Am ²⁶²	24942	2002	34*	Am
24449	2002	488*	Am	24742	2002	35*	Am
24453	2001	543	Am ³⁷⁰	24943	2000	862	Am ²⁶²
24465	2004	868*	Δd	24944	2000	862	Am ²⁶²
24472	2001	543	Am ³⁷⁰	24945	2000	862	Am ²⁶²
24473	2002	1108*	Ad	24946	2000	862	Am ²⁶²
24601	2002	807*	Am	24949.1	2000	862	Am (as am by
	2005	691*	Am				Sec. 98,
24602	2000	862	Am ²⁶²				Stats, 1998,
24611	2000	862	Am ²⁶²				Ch. 322) ²⁶²
24631	2000	862	Am		2002	34*	R (as am by
24632	2000	862	Am ²⁶²				Sec. 98,
24633	2000	862	Am ²⁶²				Stats. 1998,
24633.5	2000	862	Am 202				Ch. 332)
24634	2000	862	Am ²⁶²				Am (as ad by
24636	2000	862	Am ²⁶²				Stats. 1961,
24637	2000	862	Am 262				Ch. 846) ⁴⁰³
24654	2000	862	Am ²⁶²		2002	35*	R (as am by
	2004	782 *	Am				Sec. 98,
	2005	691 *	Am				Stats. 1998,
24661.3	2002	34 *	Ad ³⁹⁹				Ch. 322)
	2002	35 *	Ad ³⁹⁹				Am (as ad by
24661.5	2005	691*	Am				Stats. 1961,
24661.6	2005	691*	Ad Am ²⁶²		2005	CO1 #	Ch. 846) ⁴⁰³
24667	2000	862	AIII	24040.2	2005	691*	Am
	2002	34 *	Am	24949.3	2005	691*	Am Am ²⁶²
	2002	35*	Am	24952	2000	862	Am ²⁶²
24672.2	2002	807 *	Am Am ²⁶²	24954	2000	862	Am ²⁶² Am ²⁶²
24673.2	2000	862	Am ²⁶² Am ²⁶²	24955	2000	862	Am ²⁶² Am ²⁶²
24674 24675	2000	862	Am 262 Am 262	24956 24990.4	2000	862	Am 262 Am 262
	2000	862 862	Am ²⁶²	24990.4	2000	862 862	Am ²⁶²
24676	2000 2000	862 862	Am ²⁶²	24990.7	2000 2003	862 185	Am 440
24676 5	2000	002	/\III				AIII
24676.5 24677		862	Δ m ²⁶²	2/100/	2000	867	Δ m ²⁶²
24676.5 24677 24678	2000 2000	862 862	Am ²⁶² Am ²⁶² Am ²⁶²	24994	2000 2002	862 487	Am ²⁶² R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25105	2000	862	Am ²⁶²		2006	501	Am (as am by
25106	1999	987*	Am				Sec. 1,
25108	2000	862	Am ²⁶²				Stats. 2006,
25110	2000	862	Am 262				Ch. 70)
	2004	182	Am 81 614	30162	2002	881	Am
	2006	22*	Am (as am by				R & Ad 63
			Sec. 58,	30163	1999	935*	Am
			Stats. 2004,	201651	2000	18*	Am
			Ch. 182) ⁷⁷⁴ R ⁵⁷⁹	30165.1	2003	890	Ad
			Ad ⁷⁷⁵	30166.1	2003	890	Ad
25111	2000	962	Au 262	30168	2003	867	Am R & Ad ¹⁰⁰
25111	2000	862 633 *	Alli		2006	70	
	2003 2003	657	Am Am ⁸²		2000	70	R (as ad by Sec. 4,
25111.1	2000	862	Am ²⁶²				Stats. 2003,
25111.1	2000	862	Am ²⁶²				Ch. 867)
25113	2003	633 *	Ad				Am (as am by
23113	2003	657	Ad				Sec. 3,
25114	1999	987*	Am (by Sec. 102				Stats. 2003,
			of Ch.)				Ch. 867) ¹³
25116	2003	633 *	Ad		2006	501	Am (as am by
25124	2000	862	Am ²⁶²				Sec. 3,
25129	2000	862	Am 262				Stats. 2006,
25131	2000	862	Am ²⁶²				Ch. 70)
25132	2000	862	Am 262	30176.1	2001	251	Am
25134	2000	862	Am ²⁶²	30176.2	2001	426*	Ad
25141	2000	862	Am ²⁶²	30177	2001	426*	Am
30005.5	2001	426*	Am	30177.5	2003	890	Ad
30014	2001	251	Am	30178.2	2001	426*	Am
30016	2001	251	Am	30178.3	2006	364	Ad A 80
30018	2002	1124*	Ad	30180	2005	519*	Am ⁸⁰
30019	2003	890	Ad	30181	2001 2002	251 459	Am
30101.7	2006 2002	501 686	Am Ad		2002	867	Am Am
30101.7	2002	603	Am		2003	807	R & Ad ¹⁰⁰
30103.5	1999	941	Am	30182	2002	459	Am
30104	2001	251	Am	30102	2003	867	Am
30108	2001	251	Am		2000	007	R & Ad 100
30122	2005	14*	Am ⁶⁴²		2006	70	R (as ad by
30123	2001	426*	Am				Sec. 8,
Div. 2,							Stats. 2003,
Pt. 13,							Ch. 867)
Ch. 2,							Am (as am by
Art. 3,							Sec. 7,
heading							Stats. 2003,
(Sec. 30131	1000	126*		20102	2002	450	Ch. 867) ¹³
et seq.)	1999	126*	Am	30183	2002	459	Am
30131	1999	126*	Am	30186	2002	459	Am
30131.2	2001	426*	Am	30187	2002	459	Am
30131.3	1999	126*	Am	30188	1999	941 459	Am
30131.4 30142	1999 2003	126* 867	Am	30190	2002 2000	923	Am Ad
30142	2003	007	Am R & Ad ¹⁰⁰	30190	2005	519*	Au 80
	2006	70	R (as ad by	30191	2003	923	Alli
	2000	70	Sec. 2,	30191	2000	923	Ad
			Stats. 2003,	30193	2002	459	Ad
			Ch. 867)	30210	2002	890	Ad & R 38
			Am (as am by	30210	2006	501	S 57
			Sec. 1,	30211	2003	890	Ad & R ³⁸
			Stats, 2003,		2004	82*	Am
			Ch. 867) ¹³		2006	501	S 57
			/	1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect					
30212	2003	890	Ad & R 38	30473.5	2003	890	Am					
	2006	501	S 5/	30474	2003	890	Am					
30213	2003	890	Ad & R 38		2006	501	Am					
	2006	501	S 57	30474.1	2003	890	Ad & R 38					
30214	2003	890	Ad & R ³⁸	20.47 : -	2006	501	Am 13					
20215	2006	501	S 57	30474.5	2002	687	Ad 413					
30215	2003	890	Ad & R ³⁸ S ⁵⁷	30475	2006	501	Am					
20216	2006 2003	501 890	Ad & R ³⁸	30481 30482	2003 2003	890 890	Am Ad					
30216	2003	501	R R	32101	2005	157	Am					
30281	2000	923	Am	32177.5	2000	609*	Ad ²³⁸					
30282	2000	923	Am (by Sec. 18	32251	2002	459	Am					
20202	2000	,20	of Ch.)	32252	2000	923	Am					
	2000	1052	Am (by	32254	2000	923	R					
			Sec. 23.5 of Ch.)	32255	2000	923	Am (by Sec. 23					
30283	2000	923	Am				of Ch.)					
20202.7	2005	519*	Am 80		2000	1052	Am (by					
30283.5	1999	929	Ad		2001	251	Sec. 30.5 of Ch.)					
20215	2001	251	Am Am 96 114	22256	2001	251	Am					
30315 30316	1999 2000	991 1052	AIII	32256 32256.5	2000	923 929	Am Ad					
30354	1999	929	Ad Ad	32230.3	1999 2001	251	Au Am					
30334	2000	1052	Au	32260	2001	923	Ad					
30354.5	2000	1052	Ad	32200	2005	519*	Am 80					
30355	2003	890	Ad & R ³⁸	32261	2000	923	Ad					
	2006	501	S 57	32262	2000	923	Ad					
30356	2003	890	Ad_& R ³⁸	32263	2002	459	Ad					
	2006	501	S 57	32292	2000	923	R					
30357	2003	890	Ad & R 38	32311	2000	923	Am Am 802					
20250	2006	501	S 57	32364	2006	538	AIII					
30358	2003	890	Ad & R ³⁸ S ⁵⁷	32387	1999	991	AIII					
20250	2006	501	Ad & R ³⁸	32387.5	2000	1052	Ad					
30359	2003 2006	890 501	Ru & K	32389	1999 2000	929 1052	Ad Am					
30361.5	2005	512	Ad	32389.5	2000	1052	Ad					
30362.1	2000	1052	Ad	32402	2001	543	Am ³⁷⁰					
30384	1999	929	Ad	52.02	2002	664	Am ⁴³¹					
30435	2003	890	Ad & R 38	32402.1	2000	1052	Ad					
	2006	501	Am 13	32402.2	2006	364	Ad					
30436	1999	935*	Am	32432	1999	929	Ad					
	1999	941	Am	32455.5	2000	1052	Ad					
20.427	2003	890	Am	32462	1999	929	Am					
30437	2004	82*	Am	32469	1999	929	Am					
30449 30455 5	2003	890	Am	22471	2000	1052 605	Am					
30455.5 30458.2	2000 1999	1052 929	Ad Am	32471	2003 2006	364	Am Am					
30458.3	2004	634	Am	32471.5	2006	364	Alli					
30458.9	1999	929	Am	32471.3	1999	929	Ad					
	2000	1052	Am	32474	2001	543	Am ³⁷⁰					
30459.1	2003	605	Am	32475	1999	929	Am					
	2006	364	Am		2006	538	Am 802					
30459.15	2006	364	Ad	38061	2000	619	Ad & R 19					
30459.2A	1999	929	Ad	38062	2000	619	Ad & R 19					
30459.4	2001	543	Am ³⁷⁰	38063	2000	619	Ad & R 19					
30459.5	1999	929	Am	38064	2000	619	Ad & R 19					
30459.8 30461.6	2004	634 274	Ad Am	38065	2000	619 610	Ad & R 19 Ad & R 19					
30461.6	2002 2004	274 227*	Am Am	38066 38067	2000 2000	619 619	Ad & R 19					
30463	2004	251	R	38203.5	2005	519*	R 80					
30471	2003	890	Am	38452	2000	1052	Am					
30473	2006	501	Am	38455	1999	929	Ad					

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38455 (Co	ont.)				2000	1052	Am (by
	2001	251	Am				Sec. 49.5 of Ch.)
38503	1999	991	Am 96 114	41097	2000	923	Am
38503.5	2000	1052	Ad	41097.5	1999	929	Ad
38504	1999	929	Ad		2001	251	Am
	2000	1052	Am	41101.1	2000	1052	Ad
38504.5	2000	1052	Ad	41101.2	2006	364	Ad 802
38505	1999	929	Ad	41120	2006	538	Am ⁸⁰² Am ^{96 114}
38602.5	2000	1052	Ad	41123.5	1999	991	
38621	1999	929	Am	41123.6	2000	1052	Ad
38624	1999	929 941	Ad	41127.6	1999	929	Ad
38631	1999 2000	1052	Am Ad	41127.7	2000 2000	1052 1052	Am Ad
38707 38708	2000	1052	Ad	41127.7 41132	2000	1052	Ad
38800	2006	364	Ad	41136	1999	83	Am 30
38907	2005	519*	R 80	41136.1	2006	73	Ad
40016	2002	1033*	Am	41162	1999	929	Am
10010	2002	1124*	Am	41169	1999	929	Am
40061	2002	459	Am		2000	1052	Am
40063	2002	459	Am	41171	2003	605	Am
40067	2000	923	Ad		2006	364	Am
	2005	519*	Am 80	41171.5	2006	364	Ad
40068	2000	923	Ad	41172.5	1999	929	Ad
40069	2000	923	Ad	41174	2001	543	Am ³⁷⁰
	2002	459	Ad	41175	1999	929	Am
40101	2000	923	Am	41176	2006	538	Am 802
40102	2000	923	Am (by Sec. 31	43010.1	1999	941	Am
			of Ch.)	43011.1	1999	941	Am
	2000	1052	Am (by	43151	2002	459	Am
10102	2000	022	Sec. 41.5 of Ch.)	43152.12	2000	923	Am
40103	2000	923	Am	43152.13	2002	459	Am
40103.5	1999	929 251	Ad	43152.14	2002 2004	459 527	Am
40112.1	2001 2000	1052	Am Ad	43152.15	2004	923	Am Am
40112.1	2006	364	٨d	43152.13	2002	459	Am
40155	1999	991	Au 96 114	43152.7	2002	459	Am
40156	2000	1052	Ad	43152.9	2001	251	Am
40167	1999	929	Ad	13132.9	2002	459	Am
.0107	2000	1052	Am		2006	364	Am
40167.5	2000	1052	Ad	43155	2000	923	Am
40176	2000	1052	Ad	43156	2000	923	R
40202	1999	929	Am	43157	2000	923	Am (by Sec. 43
40209	1999	929	Am				of Ch.)
	2000	1052	Am		2000	1052	Am (by
40211	2003	605	Am				Sec. 56.5 of Ch.)
	2006	364	Am	43158	2000	923	Am
40211.5	2006	364	Ad	43158.5	1999	929	Ad
40212.5	1999	929	Ad	42450	2001	251	Am
40214	2001	543	Am ³⁷⁰	43170	2000	923	Ad 80
40215	1999	929	Am	40171	2005	519*	Am 80
41020	2001 2002	638	Am	43171	2000	923	Ad
41052		459	Am	43172	2000	923	Ad
41060	2000	923	Ad Am ⁸⁰	43173	2002	459 527	Ad
41061	2005 2000	519 * 923		43201	2004	527 527	Am
41061 41062	2000	923	Ad Ad	43350 43444.2	2004 1999	527 991	Am Am ^{96 114}
41062	2000	459	Ad Ad	43444.2	2000	1052	Am Ad
41005	2002	923	Am	43448	1999	929	Ad
41095	2000	923	Am (by Sec. 36	0477.7	2000	1052	Am
.10/0	2000	723	of Ch.)	43448.5	2000	1052	Ad
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
43452.1	2000	1052	Ad	45451	2006	538	Am 802
43452.2	2006	364	Ad	45605	1999	991	Am ⁹⁶ 114
43484	1999	929	Ad	45605.5	2000	1052	Ad
43506	2000	1052	Ad	45609	1999	929	Ad
43513	1999	929	Am	75007	2000	1052	Am
43520	1999	929	Am	45609.5	2000	1052	Ad
+3320	2000	1052	Am	45652	2000	543	Am ³⁷⁰
43522	2003	605	Am	45652.1	2000	1052	Ad
+3344	2006	364	Am	45652.2	2006	364	Ad
43522.5	2006	364	Ad	45752	1999	929	Ad
43523.5	1999	929	Ad	45855.5		1052	Ad
	2001	543	Au ³⁷⁰	45858	2000 1999	929	Am
43525							
43526	1999	929	Am	45865	1999	929	Am
43606	2006	347	Am	15067	2000	1052	Am
44000	2000	110*	Ad & R ¹⁹ Am ³⁸	45867	2003	605	Am
	2003	491	S 57	45067.5	2006	364	Am
44004	2006	292	S - 19	45867.5	2006	364	Ad
14001	2000	110*	Ad & R 19	45868.5	1999	929	Ad 370
	2003	491	S 38	45870	2001	543	Am ³⁷⁰
	2006	292	S 57	45871	1999	929	Am
14002	2000	110*	Ad & R 19	45872	2006	538	Am ⁸⁰²
	2003	491	S 38	45955	2006	347	Am
	2006	292	S 57	46016	2004	796	Am
44003	2000	110 *	Ad & R 19	46018	2004	796	Am
	2003	491	S 38	46027	2004	796	Am
	2006	292	S 57	46151	2002	459	Am
14004	2000	110*	Ad & R 19	46154	2000	923	Am
	2003	491	S 38	46154.1	2000	923	Ad
	2006	292	S ⁵⁷	46155	2000	923	R
44005	2000	110*	Ad & R 19	46156	2000	923	Am (by Sec. 56
	2003	491	Am ³⁸				of Ch.)
	2006	292	S 57		2000	1052	Am (by
14006	2000	110*	Ad & R 19				Sec. 72.5 of Ch.
	2001	159	Am ³⁰⁵		2004	527	Am
	2003	491	S 38	46157	2000	923	Am
	2006	292	S 57	46157.5	1999	929	Ad
14007	2000	110*	Ad & R 19	1010710	2001	251	Am
11007	2003	491	Am 38	46160	2000	923	Δd
	2006	292	S 57	40100	2005	519*	Am 80
44008	2000	110*	Ad & R 19	46161	2000	923	Ad
14000	2003	491	Au & K Am ³⁸	46162	2000	923	Ad
	2006	292	R	46163	2002	459	Ad
15151		459			2002	527	
45151 45152	2002		Am	46301			Am Am 96 114
45153	2000	923	Am Am ³⁰⁵	46406	1999	991	AIII
45154	2001	159		46407	2000	1052	Ad Am ⁸⁰²
45154 45155	2000	923	R	46442	2006	538	
45155	2000	923	Am (by Sec. 49	46464	1999	929	Ad
	2000	1050	of Ch.)	161615	2000	1052	Am
	2000	1052	Am (by	46464.5	2000	1052	Ad 370
			Sec. 64.5 of Ch.)	46502	2001	543	Am ³⁷⁰
45156	2000	923	Am	46502.1	2000	1052	Ad
45156.5	1999	929	Ad	46502.2	2006	364	Ad
	2000	923	Am	46544	1999	929	Ad
	2001	251	Am	46606	2000	1052	Ad
45160	2000	923	Ad	46613	1999	929	Am
	2005	519*	Am 80	46620	1999	929	Am
45161	2000	923	Ad		2000	1052	Am
45162	2000	923	Ad	46622	2003	605	Am
	2002	459	Ad		2004	183	Am ⁵⁷¹
45163	2002						
45163 45304	2002	538	Am ⁸⁰²		2006	364	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
46625	2001	543	Am ³⁷⁰	55061	2004	527	Am
46626	1999	929	Am	55101	2004	527	A m
46628	2006	364	Ad	55205	1999	991	Am 96 114
46705	2006	347	Am	55205.5	2000	1052	Ad
50109	2002	459	Am	55209	1999	929	Ad
	2002	923	Am	33209	2000	1052	Am
50112		923	R	55200.5		1052	Ad
50112.1 50112.10	2000 2002	459	Ad	55209.5 55222	2000 2001	543	Au ³⁷⁰
50112.10	1999	929	Am	55222.1		1052	
30112.2		929		55222.2	2000 2006	364	Ad
	2000	923	Am (by Sec. 62	55262	1999	929	Ad
	2000	1052	of Ch.)	55305			Ad
	2000	1052	Am (by		2000	1052	Ad
50112.2	2000	022	Sec. 80.5 of Ch.)	55323	1999	929	Am
50112.3	2000	923	Am	55330	1999	929	Am
50112.4	1999	929	Ad	55222	2000	1052	Am
	2000	923	Am	55332	2003	605	Am
50110.5	2001	251	Am		2006	364	Am
50112.7	2000	923	Ad	55333.5	1999	929	Ad
50112.0	2005	519*	Am ⁸⁰		2006	364	Ad 370
50112.8	2000	923	Ad	55335	2001	543	Am ³⁷⁰
50112.9	2000	923	Ad	55336	1999	929	Am
50120.1	2004	527	Am A m 802	55337	2004	183	Am ⁵⁷¹
50124	2006	538	AIII	60012	2000	1053	Am 8
50136	1999	991	Am ⁹⁶ 114	60015	2001	429*	Am ⁶⁴
50136.5	2000	1052	Ad	60022	2001	429*	Am (by Sec. 39
50138.6	1999	929	Ad				of Ch.) ⁶⁴
	2000	1052	Am		2X 200	01-02 8*	Am (by Sec. 2
50138.7	2000	1052	Ad				of Ch.)
50140	2001	543	Am ³⁷⁰				R & Ad 100
50140.1	2000	1052	Ad		2003	605	Am (as ad by
50140.2	2006	364	Ad				Sec. 3,
50145	2006	538	Am 802				Stats. 2001–02
50150.5	1999	929	Ad				(2nd Ex. Sess.),
50155.5	2000	1052	Ad				Ch. 8)
50156.11	2003	605	Am	60023	2000	1053	Am 8'
	2006	364	Am		2X 200	01-02 8*	Am (as am by
50156.14	2001	543	Am ³⁷⁰				Stats. 2000,
50156.15	1999	929	Am				Ch. 1053)
50156.17	1999	929	Ad				R & Ad 100
50156.18	2002	152	Ad	60025	2001	429*	Ad 64
	2006	347	Am	60027	2001	429*	Am 64
50156.2	1999	929	Am	60034	2001	429*	Am ⁶⁴
50156.9	1999	929	Am	60043	2005	519*	Am 80
	2000	1052	Am	60045	2006	364	R
50159	1999	941	Am	60046	2006	364	R
55040	2002	459	Ad	60047	2001	429*	Ad ⁶⁴
55042	2000	923	Am	60047.1	2001	429*	Ad ⁶⁴
55043	2000	923	R	60048	2001	429*	Ad 64
55044	2000	923	Am (by Sec. 69	60048.1	2001	429*	A d 64
			of Ch.)	60049	2001	429*	Ad 64
	2000	1052	Am (by	60049.1	2001	429*	Ad ⁰⁴
			Sec. 89.5 of Ch.)	60052	2001	429*	Am ⁶⁴
55046	1999	929	Ad	60056	2001	429*	Am ⁶⁴
	2000	923	Am	60057	2001	429*	Am ⁶⁴
	2001	251	Am	60058	2001	429*	Am 64
55046.5	2002	152	Ad	60063	2001	429*	Ad ⁶⁴
55050	2000	923	Ad	00000	2006	364	Am
55050	2005	519*	Am ⁸⁰	60064	2001	429*	Ad ⁶⁴
55051	2000	923	Ad	60101	2001	429*	Am ⁶⁴
55052	2000	923	Ad	00101	2006	364	Am
55052	2000	543	Ad	60105	2000	429*	Am ⁶⁴
22022	2001	343	Au	00103	2001	427	AIII

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
60106.2	2001	429*	Am 64	60493	1999	929	Ad
60106.3	2001	429 *	Am ⁰⁴		2000	1052	Am
60107	2001	429*	Am ⁶⁴	60493.5	2000	1052	Ad
	2002	459	Am	60501	2001	429*	Am 64
60135	2001	429*	Ad ⁶⁴		2003	316	Am
60161	2001	429*	Am ⁶⁴	60503.1	2001	429*	Am ⁶⁴
60163	2001	429*	Am ⁶⁴	60503.2	2001	429*	Am ⁶⁴
60181	2001	429*	Am ⁶⁴	60505.5	2002	459	Ad
60201	2002	459	Am	60507	2003	605	Am
60201.3	2006	364	Am	60508.4	2001	429*	Ad ⁶⁴
60202	2002	459	Am	60521	2001	429*	Am ⁶⁴
60203	2001	429 *	R ⁶⁴	60522.1	2000	1052	Ad
60204	2002	459	Am	60522.2	2006	364	Ad
60204.5	2001	429 *	Ad ⁶⁴	60564	1999	929	Ad
60205	2002	459	Am	60603	2005	519*	Am 80
60205.5	2002	459	Am	60604	2003	605	Am
60206	2002	429*	Am ⁶⁴	00004	2006	364	Am
60207	2000	923	Am	60605	2000	429*	Am ⁶⁴
60209	2000	923	Am (by Sec. 74	60606	2001	605	Am
00209	2000	923	of Ch.)	00000	2005	364	Am
	2000	1052	Am (by	60609.5	2000	1052	Ad
	2000	1032	Sec. 96.5 of Ch.)	60623	1999	929	Au Am
60211	2000	923		60630	1999	929	Am
60211	2000	923 429*	Am Am ⁶⁴	00030	2000	1052	Am Am
60212	1999			60632.1	1999	929	
60212		929	Ad				Ad
60250	2001	251	Am	60633.1	1999	929	Ad 370
60250	2000	923	Ad 80	60622.2	2001	543	Am ³⁷⁰
CO251	2005	519*	Am 80	60633.2	1999	929	Ad
60251	2000	923	Ad	60636	2003	605	Am
60252	2000	923	Ad	60605	2006	364	Am
60253	2001	429 *	Ad ⁶⁴	60637	2006	364	Ad S ^{36 341}
60360	2001	429 *	Am ⁶⁴	65001	2001	343	\$ 36 341
60361.5	2001	429*	Ad ⁶⁴	65002	2001	343	S 36 341
	2003	62	Am 519	65003	2001	343	S 36 341
60401	2001	429 *	Am ⁰⁴	65004	1999	83	Am 30
	2003	62	Am ⁵¹⁹		2000	618	Am 82
60407	1999	991	Am ⁹⁶ 114		2001	343	Am ³⁶
60408	2000	1052	Ad				R 341

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE

	4.00	1.0			4.00	1.0	
Cantinu		cted By	Effect	Cantinu		cted By	Effort
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
72.1	1999	559	Ad	164.56	1999	739	Am
	2003	525	Am	164.6	2000	91*	Am
91.5	2003	489	Am		2003	525	Am
91.6	2003	489	Ad		2004	212*	Am
94	2004	274	Am	170	2002	438	Am ⁴²⁶
97	1999	169*	Am 19	172	2001	597	R
	2000	446	Am	179	2002	805 *	R & Ad
	2001	481	Am	179.1	2002	805 *	R & Ad
	2002	378	Am	179.2	2002	805 *	R & Ad
07.01	2006 2006	179 593	Ad Ad	179.3 179.4	2002 2002	805 * 805 *	R & Ad R
97.01 97.1	2003	729	Ad & R ⁴³	179.4	2002	805*	R R
97.1	2006	593	Ad	179.6	2002	805*	R
97.4	2006	179	Ad & R ³⁸	179.7	2002	805*	R
100	2001	745*	Am	179.8	2002	805*	R
100.21	2004	615	Am	180.10	2003	525	p
101.10	2001	864	Ad & R 75	182.2	2005	71*	Ad ⁷⁰⁷
	2006	81	Am 13	182.5	2003	715	Am
101.11	2002	100*	Ad	182.6	1999	783*	Am
101.12	2004	238	Ad		2000	91*	Am
101.7	2002	576	Am		2001	512*	Am
104.12	2000	860	Am	182.7	1999	783 *	Am
104.18	1999	724	Am		2000	91*	Am
104.19	2003	228*	Ad Am ⁵⁷¹		2001	512*	Am (by Sec. 4
104.7 118.7	2004	183			2001	507	of Ch.)
121	2003 2002	503 530	Ad Ad		2001	597	Am (by
136.1	2002	239	Ad		2006	673	Sec. 18.5 of Ch.) Am
136.5	2002	239	Am	182.8	2000	91*	Ad
140.3	2000	127*	Ad	102.0	2001	512*	Am
1.0.0	2005	270	Am		2001	597	Am
	2006	56*	R & Ad	183	2002	445*	Am
143	2002	688	Am		2005	76*	Am
	2006	32	Am	183.1	2000	91*	Ad
	2006	542	Am (as am by	183.3	2001	597	R
			Stats. 2006,		2002	445*	Ad
			Ch. 32)	188.10	2002	445*	Am (as ad by
143.1	2006	446	Ad				Sec. 4,
147	2001	759	Ad				Stats. 1997,
149.1	1999	481	Am 5 Am 13		2002	905 *	Ch. 327)
149.4	2001 2004	275 418	Alli		2002	805*	Am (as ad by Sec. 4,
149.5	2004	418	Ad				Stats. 1997,
149.6	2004	418	Ad				Ch. 327)
149.7	2006	32	Δd		2003	715	Am (as am by
150	2002	438	Am ⁴²⁶		2000	, 10	Stats. 1998,
154	2005	77	Am				Ch. 596) & RN
154.1	2001	758	Ad				Am (as am by
155.8	2004	193	R ⁵⁷¹				Stats. 2002,
156	2005	589	Ad				Ch. 805)
156.1	2005	589	Ad	100.11	2005	76*	Am
156.2	2005	589	Ad	188.11	2003	715	Ad(RN)
156.3	2005	589 538	Ad Am ⁸⁰²	188.15	1999 2003	628	Ad
156.4	2006 2005	589	Am	188.3 188.4	2003	715 715	Am Am
163	2003	212*	Au	100.4	2005	713	Am
164.1	2004	451 *	Ad	188.5	2003	907	Am
164.14	2003	598	Λm	100.0	2003	525	Am
164.16	2002	438	Am ⁴²⁶		2005	71*	Am
164.19	2003	598	Am	188.51	2001	907	Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
188.53	2003	715	Ad		2004	650	Am
188.6	2001	597	R	318	1999	724	Am
	2005	71*	Ad ⁷⁶³	319	1999	172	Am ⁴⁸
	2005	375 *	Ad				R 49
	2006	538	Am ⁸⁰²				Ad ⁵⁰
188.8	2001	815	Am		2001	597	Am (as am by
	2003	594	Am				Sec. 1,
216	2002	438	Am ⁴²⁶				Stats. 1999,
216.5	2002	656	Ad				Ch. 172) ³⁷⁷
	2003	62	Am ⁵¹⁹				Am (as ad by
217	1999	378*	Ad ⁷⁰				Sec. 2,
	2000	2.40	R ⁶³				Stats. 1999,
	2000	340	Am 54		2002	177	Ch. 172) ³⁷⁸
217.2	2004	795	Am ³⁸ Ad ⁷⁰		2003	177	R (as ad by
217.2	1999	378*	R ⁶³				Sec. 21 and as
	2000	340	Am ₂₀				am by Sec. 22, Stats. 2001,
217.4	1999	378*	Alli Ad ⁷⁰				Ch. 597) & Ad
217.4	1999	3/0"	R ⁶³	325	2001	825	Am Au
	2000	340	Am_ ⁵⁴	339	2000	596	Am
217.6	1999	378*	Ad 70	337	2003	525	Am
217.0	1///	370	R 63		2003	399	Am
	2000	340	Am ⁵⁴	344	1999	724	Am
217.7	2004	795	Ad & R 38	354	1999	99*	Am
217.8	1999	378*	Ad ⁷⁰		2003	525	Am
			R 63	358	2006	315	Am
	2000	340	R	366	1999	724	Am
	2004	795	Ad & R 38		2002	248	Am (by Sec. 1
217.9	2004	795	A A & D 38				of Ch.)
229.10	2003	451	S 57		2002	251	Am (by Sec. 1.5
229.18	2003	451	S 57				of Ch.)
229.19	2003	451	S 57	252	2006	507	Am
229.20	2003	451	S ⁵⁷ S ⁵⁷	373	2003	525	Am
229.25 229.26	2003 2003	451 451	S 57	374 379	2005	594 386*	Am
229.20	2003	451	S 57	3/9	2004 2006	318	Am Am
229.275	2003	451	S 57	383	1999	724	Am
229.28	2003	451	c 57	363	2006	507	Am
229.281	2003	451	S 57	384	2003	5*	Am
229.282	2003	451	S 57	390	2002	27*	Am
229.285	2003	451	S 57		2003	62	Am 519
229.286	2003	451	S 57		2003	525	Am
229.29	2003	451	S 57	391	2003	525	Am
229.30	2003	451	S 57	391.1	2003	525	R
229.31	2003	451	S 57	391.3	1999	724	Ad
229.35	2003	451	S 57		1999	1007	Ad
229.40	2003	451	R		2003	525	R (as ad by
253.1	1999	724	Am				Sec. 22,
253.2	2001	136*	Am				Stats. 1999,
253.7	1999	724	Am				Ch. 724 and as
261	2005	77 77	Am				ad by Sec. 12.5,
262 262.5	2005 2005	77 77	Am Am				Stats. 1999, Ch. 1007)
263.3	2005	101	Am	401	1999	559	Am
284	2003	965*	Ad	401.1	2003	525	R
301	2002	757	Am	407	2003	525	Am
301.5	2001	825	Ad	407.1	2003	525	R
302	2001	825	Am	410	2000	270	Am
	2003	594	Am		2003	525	Am

Castion		cted By	Effect	Continu		cted By	Effect
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
411	2003	525	Am	1959	2000	155	S 57
	2005	594	Am	1961	2000	155	S 57
411.5	2003	525	R	1963	2004	422	Ad & R 317
426	2001	757 525	Am	1963.1	2004	422	Ad & R ³¹⁷ Ad & R ³¹⁷
442	2003 1999	525 724	Am Am	1963.2 1963.3	2004 2004	422 422	Ad & R 317
444	1999	99*	Am & R 41	1963.4	2004	422	Ad & R 317
460	1999	172	Am	1963.5	2004	422	Ad & R 317
	2003	525	Am	1963.6	2004	422	Ad & R 317
464	2004	396	Am	1963.7	2004	422	Ad & R 317
470	2004	650	Am	1963.8	2004	422	Ad & R 317
478	2006	315	Am	1965	2000	155	S ⁵⁷
493	2006	362	Am	1067	2001	745*	R
504 509	2006 2000	315 523	Am Am	1967 1970	2000 2003	155 675	R Ad
309	2003	525	R	1975	2003	675	Ad
517.1	1999	1007	Ad	1978	2006	204	Ad
527	2000	787	Am	2104	1999	724	Am
	2004	650	Am	2105.1	2001	597	R
	2005	22	Am ⁶⁴⁷	2106	2000	834	Am
559	1999	724	Am	2107	2006	556	Am
560	2004	325	Am	2108	2001	597	Am
574 603	1999 1999	724 724	R Ad(RN)	2110 2117	2001 2006	176 538	Am Am ⁸⁰²
625	2000	538	Au(KN) Am	2117	2000	597	Am
630	1999	724	Am & RN	2154	2003	107	Am
635	1999	724	Λm	2157	2005	77	R & Ad
	2001	739	Am 350	2158	2005	77	R
673	2001	152	Am	2182	2000	91*	Ad
722	2003	182	Am		2000	656*	Am
723	2003	182	Am	2102.1	2002	445*	Am
727	2003	182	Am	2182.1	2000	91*	Ad
730.5	2001 2002	284 664	Am Am ⁴³¹		2000 2002	656* 445*	Am Am
760	1999	546*	Am	2196	2004	941	Ad
820	2003	525	Am	2196.1	2004	941	Ad
820.1	2006	31	Ad & R ^{782 317}		2005	187	Am
891.5	1999	262	Ad	2331	1999	663	Am
894.6	2000	833	Ad				R & Ad ⁸
894.7	2000	833	Ad		2001	600	R (as ad by
894.8 909	2000	833 221	Ad				Sec. 2,
1162.6	2002 1999	269	Am Ad				Stats. 1999, Ch. 663)
1179.6	2000	179	Ad				Am (as am by
1181	2002	221	Am				Sec. 1,
1186	2002	221	Am				Stats. 1999,
1483	2003	182	Am				Ch. 663) ¹⁸
1484	2003	182	Am				Ad ⁶³
1485	2003	182	Am		2004	392	Am (as am by
1487	2003	182	Am				Sec. 1,
1488 1488.5	2003 2003	182 182	Am Ad				Stats. 2001, Ch. 600) ⁶⁸
1730	2003	615	Am				Am (as ad by
1950	2000	155	S 57				Sec. 3,
1951	2000	155	S 57				Stats. 2001,
1953	2000	155	S 57				Ch. 600) ⁶⁹
	2004	615	Am	2333	1999	663	Am
1955	2000	155	S ⁵⁷ S ⁵⁷				R & Ad 8
1957	2000	155	2				

			THO THOUT	AIO OOL)L 0	Ontinuct	
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2333 (Co	nt)			2704.04	2002	697	Ad 501
2555 (C0	2001	600	D (as ad by	2704.04	2002	697	A d 301
	2001	000	R (as ad by Sec. 4,	2704.05	2002	697	Ad 501
				2704.00	2002	697	Ad ⁵⁰¹
			Stats. 1999,		2002	697	Ad 501
			Ch. 663)	2704.08	2002	697	Ad 501
			Am (as am by	2704.09	2002	697	Ad 501
			Sec. 3, Stats. 1999,	2704.095	2002	697	Ad 501
			Ch. 663) ¹⁸	2704.10 2704.11			Ad ⁵⁰¹
			Ad ⁶³	2704.11	2002	697 697	Ad 501
	2004	392		2704.12	2002 2002	697	Ad ⁵⁰¹
	2004	392	Am (as am by	2704.13			
			Sec. 4,		2004	71*	Am (as ad by
			Stats. 2001, Ch. 600) ⁶⁸				Sec. 2,
							Stats. 2002,
			Am (as ad by		2006	44*	Ch. 697)
			Sec. 6,		2006	44 *	Am (as am by
			Stats. 2001,				Sec. 2,
2333.5	1999	663	Ch. 600) ⁶⁹ Ad & R ⁵				Stats. 2004,
2333.3			Am 18	2704.14	2002	697	Ch. 71) Ad ⁵⁰¹
	2001	600	Am ⁶⁸		2002		Ad ⁵⁰¹
2401	2004	392 805*		2704.15	2002	697 697	Ad ⁵⁰¹
2401	2002		Am	2704.16	2002		
2454	2005	716 420	Am		2004	71*	Am (as ad by
2456	2006	298	Am				Sec. 2,
	2005 2005	298	Am				Stats. 2002,
2458			Am		2006	44*	Ch. 697)
2551	1999	262	Am		2006	44 "	Am (as am by
2551.6	2003	374	Ad				Sec. 3,
2557	2002	441	Am				Stats. 2004,
2550	2003	374 374	Am	2704 17	2002	607	Ch. 71) Ad ⁵⁰¹
2558	2003	513	Am S ⁵⁷	2704.17 2704.18	2002 2002	697 697	Ad ⁵⁰¹
2560	2000	513	Am ⁵⁷	2704.18	2002	697	Ad 501
2560.5	2000 2002	578*		2704.19	2002	697	Ad 501
	2002	638	Am Am	2704.20	2002	697	Ad ⁵⁰¹
2561	2004	513	S ⁵⁷	3111	2002	221	Am
2561.3	2000	513	Am ⁵⁷	3112.5	2002	221	Am
2301.3	2002	578 *	Am	3114	2002	221	Am
2561.5	2002	513	Am ⁵⁷	3114.5	2002	183	Am 571
2301.3	2002	578 *	Am	5026	2002	221	Am
	2004	638	Am	5060	2002	194	Am
2562	2000	513	Am ⁵⁷	5070	2003	194	Am
2302	2002	578*	Am & RN	5101	2004	183	Am ⁵⁷¹
2562.1	2002	578 *	Ad(RN)	5101.6	2003	194	Am
2302.1	2004	638	Am	5108	2003	194	Am
2562.2	2002	578*	Ad 313	5108.1	2003	194	R
2562.3	2000	513	Am ⁵⁷	5108.2	2003	194	R
2002.0	2004	638	Am	5132	2003	194	Am
2562.5	2000	513	Am ⁵⁷	5132.1	2003	194	Ad
2563	2000	513	Am ⁵⁷	5132.2	2003	194	Ad
2563.5	2000	513	R	5132.3	2003	194	Ad
2564	2000	513	Am	5132.4	2003	194	Ad
2564.5	2000	513	R	5220	2003	194	R
2565	2000	513	Ad	5221	2003	194	R
2505	2004	638	Am	5222	2003	194	R
2601	1999	47*	R 22	5302.5	2003	194	Am
2602	1999	47*	R ²²	5303	2003	194	Am
2602.5	1999	47*	Ad & R 19	5361	2003	194	Δm
2602.7	1999	47*	Ad & R 19	5419	2002	784	Am ⁴⁹⁰
2704	2002	697	Δd ⁵⁰¹	6491.5	2006	538	Am 802
2704.01	2002	697	Ad ⁵⁰¹	6619	2002	784	Am ⁴⁹⁰
						,	

	Δffe	cted By			Δffe	cted By		-
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
6621	2002	784	Am ⁴⁹⁰	27082	2002	221	Am	_
6622	2002	784	Λm ⁴⁹⁰	27100	2002	221	Am	
6623	2002	784	Am 490	27102	2002	221	Am	
8266	2002	784	Am ⁴⁹⁰	27109	2002	221	Am	
8314	2000	787	Am	27123	2002	221	Am	
8333	2006	311	Am	27322	2002	221	Am	
8653	2002	221	Am		2003	62	Am 519	
8833	2004	183	Am 571	27512	2003	845	Ad	
9019	2002	221	Am	30101	2003	715	Am	
10100.2	2004	183	Am ⁵⁷¹	30101.8	2003	715	Am	
10301	2003	194	Am	30102.5	2003	715	R & Ad	
10310	2003	194	R	30113	2003	715	Am Am 802	
10310.2	2003 2003	194 194	R R	30162 30200	2006 2003	538 715	AIII	
10311 10311.1	2003	194	Am	30200	2003	715	R R	
10311.1	2003	194	Am	30201.5	2003	715	R	
10366	2003	194	Am	30201.3	2003	715	R	
10550	2000	253	Ad	30203	2003	715	R	
10555	2000	253	Ad	30204	2003	715	R	
11302	2000	262	Am	30204.1	2003	715	R	
	2002	221	Am	30204.2	2003	715	R	
11303	2000	262	Am	30204.3	2003	715	R	
11307	2000	262	Am	30204.4	2003	715	R	
11308	2000	262	Am	30204.5	2003	715	R	
11501	2000	262	Am	30205	2003	715	R	
11502	2000	262	Am	30206	2003	715	R	
18070	2000	262	Am	30207	2003	715	R	
18074	2000	262	Am	30208	2003	715	R R	
18075 18076	2000 2000	262 262	Am Am	30209 30210	2003 2003	715 715	R R	
18343	2000	262	Am	30210	2003	715	R	
18362	2000	262	Am	30212	2003	715	R	
18363	2000	262	R	30213	2003	715	R	
18663	2000	262	Am	30214	2003	715	R	
19090	2002	221	Am	30215	2003	715	R	
19092	2002	221	Am	30216	2003	715	R	
19093	2002	221	Am	30217	2003	715	R	
19094	2002	221	Am	30218	2003	715	R	
22090	2000	262	Am	30219	2003	715	R	
22092	2000	262	Am	30220	2003	715	R	
22096	2000	262	Am	30221	2003	715	R R	
22525 22525.5	2000 2000	262 262	Am R	30222 30223	2003 2003	715 715	R R	
22525.5	2000	262	Am	30223	2003	715	R	
22588	2000	262	Am	30225	2003	715	R	
22589	2000	262	R	30226	2003	715	R	
22590	2000	262	R	30227	2003	715	R	
22593	2000	262	Am	30229	2003	715	R	
22624	2000	262	Am	30231	2003	715	R	
22626	2000	262	Am	30232	2003	715	R	
22629	2000	262	Am	30233	2003	715	R	
22630.5	2000	262	Am	30234	2003	715	R	
25206	2002	221	Am	30235	2003	715	R	
27044	2002	221	Am	30236	2003	715	R	
27045 27046	2002 2002	221 221	Am	30237 30238	2003 2003	715 715	R R	
27046	2002	221	Am Am	30238	2003	715	R R	
27047	2002	221	Am	30239	2003	715	R	
27062	2002	221	Am	30240	2003	715	R	
27063	2002	221	Am	30242	2003	715	R	
27080	2002	221	Am	30243	2003	715	R	

	0111		THOUSE	A10 001			
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
30350	2003	715	R	30910.5	2003	715	Ad
30351	2003	715	R	30911	2003	715	R & Ad
30352	2003	715	R	30912	2003	715	Am
30353	2003	715	R		2005	71*	Am
30354	2003	715	R	30913	2003	715	Am
30354.5	2003	715 715	R	30914	2003	715	R & Ad
30355 30356	2003 2003	715	R R		2004 2005	650 522	Am Am
30357	2003	715	R		2006	606	Am
30358	2003	715	R	30914.5	2003	715	Ad
30600	2003	715	Am		2004	650	Am
30601	2003	715	Am		2005	522	Am
30603	2003	715	R		2006	606	Am
30604	2003	715	Am	30915	2003	715	Am
30605	2003	715 715	R	30916	2003	715 715	Am D % Ad
30606 30608.2	2003 2003	715	Am R	30917 30918	2003 2003	715	R & Ad Am
30750	2003	715	Am	30919	2003	715	Am
30751	2003	715	Am	30920	2003	715	Am
30752	2003	715	R	30921	2003	715	R & Ad
30753	2003	715	R	30922	2003	715	Ad
30754	2003	715	R	30950	2003	715	Am
30755	2003	715	R	30950.1	2003	715	Am
30756	2003	715	R	30950.2	2003	715	Am
30757 30760	2003 2003	715 715	R Am	30950.3	2005 2001	71 * 745 *	Am Am
30761	2003	715	Am	30930.3	2001	715	Am
30762	2003	715	R	30950.4	2003	715	Am
30762.5	2003	715	R	30951	2003	715	R & Ad
30763	2003	715	R	30952.05	2005	71*	Ad
30764	2003	715	R	30952.1	2005	71*	Ad ⁷⁶³
30764.5	2003	715	R		2005	375*	Ad
30765	2003	715	R	30952.2	2005	71*	Ad ⁷⁶³
30766 30767	2003 2003	715 715	R R	30952.3	2005 2005	375 * 71 *	Ad Ad ⁷⁶³
30791	2003	715	Am	30932.3	2005	375*	Ad
30791.7	2003	715	R	30953	2003	715	Am
30792	2003	715	R		2005	71*	Am
30792.2	2003	715	R	30954	2005	71*	Ad
30793	2003	715	R	30956	2003	715	R
30794	2003	715	R	30958	2003	715	Am
30795	2003	715	R	30960	2003	715	Am
30796.10 30796.7	1999 1999	729 729	Am Am	30961	2001 2003	745 * 715	Am Am
30796.9	2001	745 *	Am		2005	713	Am
30865	2003	149	Am	30961.1	2005	71*	Ad ⁷⁶³
30881	2003	715	Ad		2005	375*	Ad
30884	2003	715	Am	31000	2003	715	Am
30885	2003	715	Am	31010	2001	907	Am ³⁷⁴
30886	2003	715	R		2003	715	Am 13 704
20007	2005	71*	Ad	21011	2005	71*	Alli
30887 30888	2003 2003	715 715	Am R	31011 31020	2005 2005	71* 71*	Ad R & Ad
30889	2003	715	R R	31020	2005	71*	Ad
30889.3	2003	715	Am	31050	2003	907	R
30890	2003	715	R & Ad	31070	2001	907	Ad
30891	2003	715	Am	31070.5	2001	907	Ad
30894	2003	715	Am	31070.7	2001	907	Ad
30895	2001	745 *	R	31071	2001	907	Ad
30896	2003	715	R		2002	805*	Am
30910	2003	715	Am	I	2003	715	Am

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
31071 (Co	nt.)				2001	88	R
`	2004	183	Am ⁵⁷¹	36643	2001	88	R
31071.3	2001	907	Ad	36650	1999	871	Am
31071.5	2001	907	Ad	30030	2001	88	R & Ad
31071.3	2001	907	Ad		2003	763	Am
		907		36651	1999	871	
31073	2001		Ad	30031			Am
32657	2002	130*	Am	26660	2001	88	R & Ad
35469.6	2001	636	Am	36660	2001	88	Ad
36601	2003	763	Am	26650	2003	763	Am
36603.5	2003	763	Ad	36670	2001	88	Ad
36605	2001	88	R		2003	763	Am
36606	2003	763	Am	36671	2001	88	Ad
36614.5	2001	88	Ad		2003	763	Am
36615	1999	871	Am	36700	2004	526	Ad
36621	1999	871	Am	36701	2004	526	Ad
	2003	763	Am	36702	2004	526	Ad
36622	2001	88	Am	36703	2004	526	Ad
	2003	763	Am	36704	2004	526	Ad
36623	1999	871	Am	36705	2004	526	Ad
20022	2003	763	Am	20702	2005	22	Am ⁶⁴⁷
36624	1999	871	R & Ad(RN)	36710	2004	526	Ad
36625	1999	871	R & Ad	36711	2004	526	Ad
30023	2003	763	Am	36711	2004	526	Ad
36626	1999	871	Am & RN & Ad	36712	2004	526	Ad
36626.5	1999	871	R	36714	2004	526	Ad
36626.6	1999	871	R	36715	2004	526	Ad
36626.7	1999	871	R	36716	2004	526	Ad
36627	1999	871	R & Ad	36717	2004	526	Ad
	2003	763	Am	36718	2004	526	Ad
36628	2003	763	Am	36719	2004	526	Ad
36628.5	2003	763	Ad	36720	2004	526	Ad
36629	2003	763	Am	36721	2004	526	Ad
36631	1999	871	Am	36722	2004	526	Ad
	2001	88	R & Ad	36730	2004	526	Ad
	2003	763	Am	36731	2004	526	Ad
36632	2001	88	R & Ad	36732	2004	526	Ad
	2003	763	Am	36733	2004	526	Ad
36633	1999	871	Am	00,00	2005	22	Am ⁶⁴⁷
30033	2001	88	R & Ad	36734	2004	526	Ad
36634	2001	88	R & Ad	36735	2004	526	Ad
36635	1999	871	Am	36736	2004	526	Ad
30033	2001	88	R & Ad	36737	2004	526	Ad
26626				30/3/		22	Au Am ⁶⁴⁷
36636	2001	88	R & Ad	26740	2005		
36637	2001	88	Ad	36740	2004	526	Ad
26640	2003	763	Am	36741	2004	526	Ad
36640	2001	88	R	36742	2004	526	Ad
	2003	763	Ad	36743	2004	526	Ad
36641	1999	871	Am	36744	2004	526	Ad
	2001	88	R	36745	2004	526	Ad
36642	1999	871	Am				

UNEMPLOYMENT INSURANCE CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
125.4	2001	255	Am ³⁰⁹		2005	22	Am ⁶⁴⁷
131	2003	673	Am 713	1061	2004	827	Ad
135	2001	255	Am 309	1086	2001	255	Am ³⁰⁹
140.5	2003	797	Am 559	1087	2002	29	Am
301	2002	859	A m	1088	1999	144	Am
301	2002	GRP 1	S 536	1088.7	2001	745*	R
301.5	2005	152	R	1088.8	1999	478	Ad ⁵⁶
305	2002	29	Am	1000.0	1999	480	Am (as ad by
320.5	2002	29	Am		1///	400	Stats. 1999,
325.6	2006	69*	Ad				Ch. 478) ²⁵
328	2002	29	R		2000	808*	Am
329	1999	306	Am ⁴³	1095	1999	83	Am 30
32)	2001	180	Am	1073	2002	744	Am
	2002	29	Am		2003	789	Am
	2004	685	Am 13	1110	2001	159	Am ³⁰⁵
335	2002	1042	Ad	1119	2001	255	Ad ³⁰⁹
333	2004	225*	Am	1128	2002	29	Am
336	2004	827	Ad	1128.1	2001	255	Δ m ³⁰⁹
411	2002	29	Am	1141.1	2001	255	Am ³⁰⁹
711	2003	62	Am 519	1141.5	2002	29	R
605	2001	255	Am ³⁰⁹	1142	2004	808	Am
003	2005	152	Am	1142.1	2006	190	Δd
605.5	2002	29	R	1143	2003	797	Am 559
633	2002	29	Am	1145	2003	827	Ad
634.5	2000	365	Am	1150	2005	152	R
054.5	2001	255	Am ³⁰⁹	1151	2005	152	R
	2003	183	Am	1152	2005	152	R
	2005	152	Am	1153	2005	152	R
679	2006	811	Ad & R ³⁴⁹	1154	2005	152	R
682	2005	152	Am	1155	2005	152	R
684	2005	152	Am	1156	2005	152	R
708	2005	152	Am	1157	2005	152	R
708.5	2005	152	Am	1177.5	2002	29	Am
709	2001	255	Δ m ³⁰⁹	1185	1999	987*	Am
710	2001	255	Am ³⁰⁹	1222	2001	409	Am
710.6	2001	255	Am ³⁰⁹		2002	1022*	Am
710.7	2002	878	Ad		2005	152	Am
710.8	2002	878	Ad		2006	538	Am ⁸⁰²
	2003	841	Am	1231	2004	828	Am
802	2001	255	Am 309	1252.3	1999	9*	Ad & R 7
803	2001	255	Am ³⁰⁹		1999	147*	Δm
804	2001	255	Ad ³⁰⁹	1253.3	2001	255	Am ³⁰⁹
828	2005	152	Am	1253.8	2001	409	R & Ad
832	2002	29	Am	1253.9	2002	1022*	Ad
931.5	2002	29	Am	1255.7	2000	*808	Am
976.5	2004	827	Am	1256	2001	893	Am
976.6	2001	111*	Am 13	1256.2	2004	788	Am
976.7	2003	673	Ad ⁷¹³	1256.3	2005	152	Am
976.8	2004	827	Am	1256.4	2005	152	Ad(RN)
977	2004	827	Am	1256.5	2005	152	Am & RN
982	2004	827	Am				& Ad(RN)
984	2002	901	Am ⁴⁷⁶		2006	538	Am 802
	2003	797	Am (as am by	1256.7	2005	152	Am & RN
			Sec. 1,	1262	2006	538	Am 802
			Stats. 2002,	1265.1	2001	409	Ad
			Ch. 901) ⁵⁵⁹		2002	1022*	Am
1025	2005	152	Am		2004	776	Am
1030	2001	893	Am	1266	2000	299	S 18
					2004	000	
1032	2001	893	Am		2004	800	S 38
		893 827 827	Am Am Am	1267	2004 2000 2004	800 299 800	S 38 S 18 S 38

	Δff_o	cted By			Δff_{o}	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1268	2000	299	S 18	2116	2002	901	Am ⁴⁷⁶
1200	2004	800	S 38	2601	2002	901	Am ⁴⁷⁶
1269	2000	299	Am 18		2003	797	Am (as am by
1270	2004 2000	800 299	S 38 S 18				Sec. 2, Stats. 2002,
1270	2004	800	S 38				Ch. 901) ⁵⁵⁹
1271	2000	299	Am 18	2606	2002	29	Am
1071.5	2004	800	S 38	2610	2002	52	Am 571
1271.5	2000 2004	299 800	Ad & R ¹⁸ S ³⁸	2613	2004 2002	183 901	Am ⁵⁷¹ Am ⁴⁷⁶
1272	2000	299	c 18	2013	2002	797	Am (as am by
	2004	800	c 38				Sec. 3,
1272.5	2000	299	S 18 S 38				Stats. 2002,
1273	2004 2000	800 299	S 18	2629.5	2002	701	Ch. 901) ⁵⁵⁹ Ad
1273	2004	800	c 38	2027.3	2004	402	Am
1274	2000	299	C 18	2630	2000	808*	Am
1274.05	2004	800	S 38 S 18	2655	1999	973	Am
1274.05	2000 2001	299 745*	R	2656	2006 2003	519 797	Am Am ⁵⁵⁹
1274.10	2000	299	Am 18	2676	2003	797	Am 559
	2004	800	Am ³⁸	2679	2003	797	Am 559
1275	2001	409	Am	2705.1	2001	893	Am
1279.1 1280	1999 2001	9* 409	Ad & R ⁷ Am	2707.5	2002 2003	403 797	Am Am ⁵⁵⁹
1200	3X 200		Am	2708	2002	901	Am ⁴⁷⁶
1281.5	1999	558*	Ad & R 130		2003	797	Am (as am by
1301	2005	152	R				Sec. 4,
1302 1303	2005 2005	152 152	R R				Stats. 2002, Ch. 901) ⁵⁵⁹
1304	2005	152	R	2708.1	2003	797	Am 559
1305	2005	152	R	2709	2003	797	Am ⁵⁵⁹
1306	2005	152 152	R R	2714	2003	797	Am 559
1307 1308	2005 2005	152	R R	2781 3012	2005 2003	152 797	Am Am ⁵⁵⁹
1327	2001	409	Am	3253	2003	797	Am 559
1451	2005	152	Am	3254	2002	52	Am
1587	2004 2004	227 * 702 *	Am R		2002 2003	901 797	Am (as am by
1598	2004	193	p 571		2003	191	Am (as am by Sec. 5,
1610	2000	491	S 57				Stats. 2002,
1611	2000	491	S 57	22545	2005	1.50	Ch. 901) ⁵⁵⁹
1611.5	2003 1999	225 * 147 *	Am Am	3254.5	2005 2006	152 538	Am Am ⁸⁰²
1011.5	2000	108*	Am	3255	2002	52	Am
	2000	491	S 57	3260	2002	52	Am
	2001	111*	Am	3260.5	2002	52 52	Ad
	2002 2003	1022 * 225 *	Am Am	3261 3262	2002 2002	52 52	Am Am
	2004	229*	Am	3263	2002	52	Am
	2005	78 *	Am	Div. 1,			
1611.6	2006 2000	75 * 491	Am R	Pt. 2, Ch. 7,			
1612	2000	491	D	heading			
1735.1	2001	255	4 309	(Sec. 3300			
1755	1999	991	Am 20 114	et seq.)	2003	797	Am 559
1815 1855	2002 2006	784 538	Am 490 Am 802	3300	2002 2003	901 797	Ad ⁴⁷⁶ Am ⁵⁵⁹
2051	2005	152	Am	3301	2003	901	A A 4/0
2061	2005	152	Am		2003	797	Δ m ⁵⁵⁹
2101.6	2004	827	Ad	3302	2002	901	Adl 476

C		cted By	Eff.	C		cted By	Eff
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3302 (Co				9605	2005	152	Am
	2003	797	Am 559	9608	2002	1022*	Am
3302.1	2003	797	Ad 339		2005	152	Am
3303	2002	901	Ad 476	0611	2006	538	Am ⁸⁰²
2202.1	2003	797 797	Am ⁵⁵⁹ Ad ⁵⁵⁹	9611	2002	1022*	R
3303.1 3304	2003 2002	901	Ad 476 Ad 476	9614	2000 2001	299 745*	Am R
3305	2002	901	Ad ⁴⁷⁶	9615	2001	1022*	Am
3303	2002	797	Δ m ⁵⁵⁹	7013	2005	152	Am
	2004	183	Am ⁵⁷¹	9616	2001	745*	Am
3306	2003	797	Δd ⁵⁵⁹	9616.1	2001	745*	Am
4701	2006	538	Am ⁸⁰²		2005	152	Am
5000	2005	152	R	9616.5	2001	745*	R
5001	2005	152	R	9617	2000	108*	Ad
5001.5	2005	152	R	9618		1–02 17	Ad
5002	2005	152	R	9619	2005	74*	Ad
5003	2005	152	R	9700	2002	1022*	R
5004	2005	152	R	0701	2003	628	Ad
5004.1 5005	2005 2005	152 152	R R	9701	2002 2003	1022* 628	R
5005	2005	152	R R	9702	2003	1022*	Ad R
5007	2003	745 *	Am	9702	2002	628	Ad
3007	2005	152	R	9703	2003	1022*	R
5007.5	2005	152	R	9704	2002	1022*	R
5008	2005	152	R	9800	1999	829	Ad ¹⁰⁷
5009	2005	152	R	9801	1999	829	Ad ¹⁰⁷
5010	2005	152	R	9802	1999	829	Ad ¹⁰⁷
5011	2005	152	R	9802.5	1999	829	Ad ¹⁰⁷
5013	2005	152	R	9803	1999	829	Ad 107
5014	2005	152	R	9805	1999	829	Ad ¹⁰⁷
5015	2005	152	R	9806	1999	829	Ad 107
5016	2005	152	R	9807	1999	829	Ad ¹⁰⁷
5017	2005	152	R	9808	1999	829	Ad ¹⁰⁷
5018 5019	2005 2005	152 152	R	9809	1999 1999	829 829	Ad ¹⁰⁷ Ad ¹⁰⁷
5020	2005	152	R R	9809.5 9900	2000	313	Ad
5020	2005	152	R	9901	2000	313	Ad
5022	2005	152	R	9902	2000	313	Ad
5023	2005	152	R	9903	2000	313	Ad
5200	2005	152	R	9904	2000	313	Ad
5201	2005	152	R	9905	2000	313	Ad
5202	2001	745 *	R	9907	2000	313	Ad
5300	2005	152	R	9908	2000	313	Ad
5301	2005	152	R	9910	2002	541	Ad
5302	2005	152	R	9912	2002	541	Ad
5303	2005	152	R	10000	2005	152	R
5304	2005	152	R	10001	2005	152	R
5305 5306	2005 2005	152 152	R R	10002 10003	2005 1999	152 551	R Am
5307	2005	152	R R	10003	2005	152	R
5308	2005	152	R	10004	2005	152	R
5309	2005	152	R	10005	2005	152	R
5310	2005	152	R	10006	1999	551	Ad
5311	2005	152	R		2005	152	R
5312	2005	152	R	10200	2000	491	Am ⁵⁷
5313	2005	152	R		2003	844	Am 571
9003	2005	152	Am		2004	183	Am ⁵⁷¹
9106	2005	152	R		2004	225*	Am
9603	2002	1022 *	R	10001	2006	538	Am 802
9604	2002	1022*	Am	10201	2000	491	Am ⁵⁷
	2005	152	Am		2003	844	Am

	Affe	cted By				Affe	cted By	
Section	Year	Chapter	Effect		Section	Year	Chapter	Effect
10201.5	2000	108*	Ad		11010	2004	225*	Am
10201.3	2000	491	S 57		11010	2004	152	R
10202	2000	491	R & Ad		11011	2003	193	Am ⁵⁷¹
10202.5	2000	491	Ad		11011	2004	225*	Am
10202.3	2004	225*	Am			2005	152	R
10203	2000	491	Am 57		11012	2005	152	R
10204	2000	491	Am 57		11013	2005	152	R
10205	2000	491	Am ⁵⁷		11014	2005	152	R
	2001	111*	Am		11020	2000	108*	Ad
	2003	844	Am		11022	2000	108*	Ad
	2004	225*	Am 57		11024	2000	108*	Ad
10206	2000	491	Am ⁵⁷		12000	2005	152	R
	2001	111 *	Am		12001	2005	152	R
10206 5	2004	225 * 491	Am		12002	2005	152	R
10206.5 10207	2000 2000	491 491	R Am ⁵⁷		12003 12005	2005 2005	152 152	R R
10207	2000	491	S 57		12005	2005	152	R
10208	2000	491	c 57		12007	2005	152	R
10210	2000	491	S 57		12007	2005	152	R
10211	2000	491	S 57		12010	2005	152	R
10212	2000	491	Ř		12112	2000	1055*	Am
10212.1	2000	491	R			2004	225*	Am
10212.2	2000	491	S 57		12151	2000	1055*	Am
	2001	111*	Am			2004	225*	Am
	2005	152	Am		13002	2005	152	Am
10213	2000	491	S 57			2006	538	Am ⁸⁰²
10213.5	2000	491	S 57		13003	2002	29	Am
10214	2004	225 *	R S ⁵⁷		13009.5	1999	144	Ad
10214	2000	491	D % A 4		13019	2000	438	Ad & R ¹⁸ Am ³¹⁷
10214.5	2000 2001	491 111 *	R & Ad		13021	2004 1999	412 144	Am
	2001	519	Am Am		13021	2005	152	Am
10214.6	2000	491	D			2005	538	Am ⁸⁰²
10214.7	2000	491	S 57		13021.5	2002	29	Am
10214.9	2005	593	Ad		13028	1999	144	Am
10215	2000	491	S 57			2002	29	Am
10217	2000	491	S 57		13043	2002	488*	Am
10218	2000	491	R		13050	1999	144	Am
10218.5	2000	491	R			2002	29	Am
10521	2002	1022*	Am		13052.5	2002	29	Am
10522	2005	152	R		14000	2001	111*	Ad
10522	2001	745 *	R		14002	2006	630	R & Ad 816
10523 10524	2005	152 152	R R		14002	2001 2006	111*	Ad S ⁸¹⁶
10524	2005 2000	1055 *	Am		14003	2003	630 225*	Ad
10323	2004	225 *	Am		14003	2003	630	S 816
	2005	152	R		14004	2003	225*	Ad
10527	2005	152	R		1.00.	2006	630	S 816
10529	2000	108*	Ad		14005	2006	630	A J 816
	2004	225*	Am		14006	2006	630	A 4 810
10531	2005	208	R		14007	2006	630	Ad 810
10532	2001	745 *	Am		14010	2006	630	Δd 610
	2005	208	R		14011	2006	630	Ad 816
10533	2003	225 *	Am		14012	2006	630	Ad 816
11000	2005	208	Am		14013	2006	630	Ad 816 Ad 816
11000	2005	152	Am		14015	2006	630	Ad 816 Ad 816
11001 11002	2005 2005	152 152	Am Am		14020 14200	2006 2006	630 630	Ad 816
11002	2005	152	Am		14200	2006	630	V 9 810
11003	2005	152	Δm		14201	2006	630	A 1 816
11004	2003	193	R 571		14203	2006	630	Ad 816
	_001	1/5		1	1 .205	_000	350	- 400

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14204	2006	630	Ad 816	15037.1	2000	491	Am
14205	2006	630	Ad 816	15057.1	2006	630	R
14206	2006	630	Ad 816	15037.3	2006	630	R
14207	2006	630	Ad 816	15037.5	2006	630	R
14208	2006	630	A d 816	15038	2006	630	R
14209	2006	630	Ad 816	15038.5	2006	630	R
14210	2006	630	Ad 816	15039	2006	630	R
14220	2006	630	Ad 816 Ad 816	15039.5	2006	630	R
14221	2006	630	Ad 816 Ad 816	15039.7	2006	630	R
14222 14223	2006 2006	630 630	A 4 810	15040 15041	2006 2006	630 630	R R
14223	2006	630	Δd 816	15041	2006	630	R R
14231	2006	630	Ad 610	15042	2006	630	R
14232	2006	630	Ad 816	15044	2006	630	R
14233	2006	630	Δd 816	15045	2006	630	R
14234	2006	630	A d 816	15046	2006	630	R
14235	2006	630	A d 810	15050	2006	630	R
14500	2006	630	A d 810	15051	2002	1142	Am
14510	2006	630	Δd 610		2003	62	Am ⁵¹⁹
14530	2006	630	Ad 816		2006	630	R
15000	2006	630	R	15052	2006	630	R
15001	2235	152	Am	15053	2006	630	R
15002	2006 2006	630 630	R	15054 15055	2006 2006	630 630	R
15002 15003	2006	630	R R	15055	2006	630	R R
15003	2006	630	R	15056.6	2006	630	R R
15003.4	2006	630	R	15057	2006	630	R
15003.5	2006	630	R	15058	2006	630	R
15005	2005	152	Am	15060	2006	630	R
	2006	630	R	15061	2006	630	R
15006	2006	630	R	15062	2006	630	R
15007	2006	630	R	15064	2006	630	R
15010	2006	630	R	15070	2006	630	R
15011	2006	630	R	15071	2006	630	R
15012	2006	630	R R	15072 15073	2006	630 630	R R
15020 15020.1	2006 2006	630 630	R R	15075	2006 2006	630	R R
15020.1	2006	630	R	15075.1	2006	630	R
15020.3	2006	630	R	15076	2000	1055*	Am
15020.5	2006	630	R	100,0	2004	225*	Am
15021	2006	630	R		2006	630	R
15022	2006	630	R	15076.5	2000	1055*	Am
15023	2006	630	R		2001	745*	Am
15024	2006	630	R		2002	664	Am ⁴³¹
15025	2006	630	R		2004	225*	Am
15026	2006	630	R	15077	2006	630	R
15028	2006 2006	630 630	R R	15077	2000	1055 * 225 *	Am
15029 15029.5	2006	630	R		2004 2006	630	Am R
15030	2006	630	R	15077.5	2006	630	R
15031	2006	630	R	15077.5	2006	630	R
15031.5	2006	630	R	15079	2000	299	Am
15032	2006	630	R		2006	630	R
15032.5	2006	630	R	15080	2006	630	R
15033	2006	630	R	15081	2006	630	R
15034	2006	630	R	15082	2006	630	R
15035	2006	630	R	15083	2006	630	R
15036	2006	630	R	15084	2006	630	R
15037	2001	745 *	Am	15085	2006	630	R
	2005 2006	208 630	Am D	15087 16000	2006 2006	630 630	R
	2000	030	R	10000	2000	030	R

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16001	2006	630	R	18002	2002	1088	Ad
16002	2006	630	R	18004	2002	1088	Ad
16005	2006	630	R	18006	2002	1088	Ad
16010	2006	630	R	18008	2002	1088	Ad
17002	2001	745 *	Am	18010	2002	1088	Ad
18000	2002	1088	Ad	18012	2002	1088	Ad

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
28	1999	1007	Am	467	2002	979	Am ⁵⁰⁶
111	2002	205	Am				R & Ad 69
	2003	252	Am		2004	404	Am (as am by
175	2006	322	Ad				Sec. 4 and as ad
221	1999	316	Am				by Sec. 5,
246	1999	1007	Am				Stats. 2002,
259 260	2004 2000	107 861 *	Ad Am	468	2000	861*	Ch. 979)
200	2000	222	Am	473	2005	323	Ad Ad
285	2003	539	Am	505.2	2000	1035	Am
203	2004	836	Am	303.2	2005	148	Am
	2005	270	Am (as am by		2006	419	Am
			Sec. 1,	521.5	2002	670	Ad
			Stats. 2004,	543.5	2002	670	Ad
			Ch. 836)	544	2003	451	Am
286	2001	460	Am	545	2004	404	Am 350
	2001	539	Am (by Sec. 2.5	545.1	2001	739	Am 350
	2002	664	of Ch.) Am ⁴³¹	593	2002	670	Ad
	2002 2002	758	Am (by Sec. 3	615 626	1999 2001	456 457	Am Am
	2002	730	of Ch.)	627	2000	45	Am
	2004	836	Am	635	2000	566	Am
288	2000	861*	Ad	666	1999	1008	Am
289	2000	861*	Ad		2001	826	R
296	2001	539	Am	670.5	2002	670	Ad
	2004	836	Am	671	2002	670	Am
297	2001	539	Am	672	2001	539	Am
313	2002	979	Ad 506		2002	664	Am ⁴³¹
214	2004	(15	R ⁶⁹	1651	2004	836	Am
314	2004	615	Ad Am	1651	2003	594	Am
322 331	2000 2001	308 539	Am	1651.5 1653.5	2006 2003	169 326	Am Am
331.1	2001	539	Am	1033.3	3X 200		Am (as am by
331.1	2004	836	Am		371 200	3 04 1	Stats. 2003,
331.2	2001	539	Am				Ch. 326) ²²
	2004	836	Am	1655	2000	1035	Am
350	2000	861*	Ad(RN)		2004	615	Am
375	2004	198	Am	1656	2002	805*	Am
	2006	881	Am	1656.2	2000	375	Am
385.5	1999	140	Ad		2000	787	Am
	2004	422 66*	Am	1656.2	2002	766	Am
390	2006 2000	861*	Am Am & RN	1656.3	2001 2006	300 898	Am Am
407.5	1999	722	Ad	1659.9	2006	282	Ad & R ³⁴⁹
107.5	1999	724	Δd	1660	2001	460	Am
	2002	979	Am ⁵⁰⁶	1661	1999	22*	Am
			R & Ad 69		2002	805*	Am
	2004	755	Am (as am by	1666	2000	135	Am ²⁰³
			Sec. 2 and as ad		2000	833	Am
			by Sec. 3,	1666.1	2005	485	Ad
			Stats. 2002,	1666.5	2001	300	Ad Am ⁸⁰²
415	2003	703	Ch. 979) Am	1671 1672	2006 2001	538 740	
+13	2003	404	A m	10/2	2001	405	Am Am
426	2004	135	Am ²⁰³	1673	2000	31*	Ad
120	2003	703	Am	1673.2	2000	31*	Ad
	2004	836	Am	1673.4	2000	31*	Ad
431	2002	670	Am	1673.5	2000	31*	Ad
462	2004	404	Am	1673.6	2000	31*	Ad
465	1999	1008	Am	1673.7	2000	31*	Ad

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1674	2000	005	A .1	1010.2	2004	226*	
1674	2000	985 985	Ad Ad & R ²⁰	1810.3	2004	336* 127	Ad Am
1674.2 1674.4	2000 2000	985 985	Ad & K	1810.5 1810.7	2003 2001	745*	Am
1674.4	2000	985	Ad	1010.7	2001	805*	Am
1675	2000	739	Am 350		2002	594	Am
1073	2006	129	Am	1816	2003	149	Am
1676	2006	129	Am	1825	2003	524	Ad
1677	2001	739	Am 350	2250	2005	270	Am
1678	2003	719	Ad	2256	2003	162	Am
1679	2005	660	Ad	2266	2001	786	Ad
1680	1999	880	R	2402.6	2001	610	Am
1000	2001	857	Ad & R ²⁰	2407.5	2001	710	Ad & R 20
1685	2001	127*	Ad	2408.5	2000	1035	Ad & R 19
1005	2003	719	Am	2418.5	2004	404	Am
	2004	615	Am	2421.5	2003	374	Δm
1685.1	2004	615	Ad & R ³⁸	2423	2006	538	Am 802
1800	2003	594	Am	2425	2001	127*	Ad & R ²⁰
1801.1	2005	61	Am	2429	1999	557*	Ad
1803	1999	22*	Am (as am by	2429.3	2001	658*	Ad
			Sec. 4,	2429.5	1999	556*	Ad
			Stats. 1998,	2430.1	2003	374	Am
			Ch. 756) ¹⁶	2430.2	2003	374	Am
	1999	722	Am	2430.3	2001	127*	Am
	1999	723	Am	2432	2001	127*	Am
	2000	787	Am	2432.3	2004	184*	Am
	2004	551	Am ⁶⁷⁶	2435	2003	374	Am
	2005	571	Am (as am by	2436	2003	374	Am
			Sec. 2,	2437	2003	374	R
			Stats. 2004,	2438	2003	374	R
			Ch. 551)	2439	2003	374	R
1803.4	1999	22*	Am	2440	2003	374	R
1803.5	2004	952	Am (by Sec. 1.2	2478	1999	83	Am 30
			of Ch.) ⁶⁷⁶	2503	1999	1008	Am
1806	1999	885	Am	2575	2004	193	R ⁵⁷¹
1807	2005	571	Am	2800	1999	724	Am
1808	1999	489	Am		2004	952	Am ⁶⁷⁶
	2001	473	Am ³⁶⁹		2006	288	Am
	2002	545	Am ⁴²²	2800.1	2005	485	Am
	2004	550	Am	2800.3	2005	485	Am
1000.1	2006	311	Am	2800.4	2006	688	Ad
1808.1	2000	1035	Am	2802.5	2001	115	R
	2002	418	Am	2805	2000	688	Am
1000 21	2006	311	Am	2806 2810	2003 1999	292 83	Am
1808.21	2000 2001	1008 854	Am	2813.5	2004	183	Am ⁵⁷¹
	2001	720	Am Am	2814.1	2004	482	Ad
1808.22	2003	649	Am	2900	2000	181	Am
1000.22	2003	047	R & Ad ¹⁰⁰	2911	2005	485	Ad
1808.24	1999	880	Ad	2930	1999	610	c 57
1808.25	2001	676	Am 19	2931	1999	610	c 57
1000.23	2001	410	Am 13	2932	1999	610	S 57
1808.4	2001	363*	Am	2732	2006	711	Am
1000.1	2001	486	Am (by Sec. 1	2933	1999	610	c 57
	2001	.00	of Ch.)	2934	1999	610	S 57
	2001	809	Am (by Sec. 3	2935	1999	610	S 57
		507	of Ch.)	2936	1999	610	Am ⁵⁷
	2002	1*	Am		2001	745*	R
1808.47	1999	880	Am	2937	1999	610	R
1810	1999	489	Am	2938	1999	610	R
	2002	805 *	Am	3001	2003	703	Am
	2003	594	Am	3003	2003	703	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
Decitori	Teur	Спарієї	Цјјест	Section	Teur	Спартет	
3010	2000	637	Am	4000.39	2005	76*	Ad & R 75
3014	2003	451	Am	4000.5	2006	322	Ad
3015	2003	451	Am	4000.6	2000	861*	Ad
3050.1	2000	637	Am		2001	825	Am (by Sec. 7.5
	2003	451	Am				of Ch.)
	2004	182	Am 81 614		2001	826	Am (by Sec. 8.5
3050.2	2003	451	Am				of Ch.)
3050.3	2003	451	Am		2004	615	Am
3050.4	2003	451	Am	4004	2000	861*	Am
3050.6	2003	451	Am		2001	826	Am (as am by
3050.7	2003	451	Am				Sec. 18,
3051	2000	637	Am				Stats. 2000,
	2003	703	Am				Ch. 861)
3052	2003	451	Am	4004.7	2001	539	Ad
3062	2003	451	Am	4023	1999	140	Ad
3066	2003	451	Am	4150.1	2000	861*	Am
	2003	703	Am (by Sec. 7		2001	826	Am (as am by
			of Ch.)				Sec. 19,
3067	2003	451	Am				Stats. 2000,
3069.1	2003	703	Ad				Ch. 861)
3070	2003	703	Ad	4152.5	2000	1035	Am
3071	2003	703	Ad	4154	1999	557*	Ad
3072	2003	703	Ad	4161	2001	94	Am
2052 5	2004	183	Am ⁵⁷¹	4451	2000	1035	Am
3072.5	2003	703	Ad	4452	2001	826	Am
3073	2003	703	Ad	4453	2000	566	Am
3074	2003	703	Ad	4452.2	2003	451	Am
3075	2003	703	Ad	4453.2	1999	557*	Ad
3076	2003	703	Ad	4453.5	2003	151	Am
3077	2003	703	Ad	4453.6	2003	292	Am
3078	2003	703 703	Ad Ad	4454 4456	1999	106 594	Am
3079 4000	2003	861*	Am	4458	2003	861*	Am
4000 4000.1	2000 2002	127	Am	4436	2000 2001	826	Am (as am by
4000.1	2004	230*	Am		2001	620	Am (as am by Sec. 20,
	2004	701	Am 82				Stats. 2000,
	2004	701 *	Am				Ch. 861)
	2004	704	Am ⁷⁰⁵	4460	2003	292	Am
	2005	22	Am (as am by	4461	2000	524	Am
	2003	22	Sec. 3,	4461.3	2003	555	Ad
			Stats. 2004,	4461.5	2000	215	Ad
			Ch. 704) ⁶⁴⁷	4463	2000	524	Am
4000.11	2001	465*	Ad ³⁶⁸	4463.3	2000	215	Ad
			R ⁸	4466	1999	83	Am ³⁰
4000.2	2004	701	Δm 82		2003	594	Am
	2004	704	Am ⁷⁰⁵		2004	430	Am
4000.37	1999	880	R & Ad				R & Ad 69
	2000	455	Am (by Sec. 1		2005	22	Am (as am by
			of Ch.)				Sec. 1,
	2000	1035	Am (by Sec. 6.5				Stats. 2004, Ch. 430) ⁶⁴⁷
			of Ch.)				Ch. 430) ⁶⁴⁷
	2001	159	Am 305	4467	2002	80	Ad
	2005	435	Am		2003	153	Am
4000.38	1999	880	Ad		2005	60	Am
	2004	920	Am & R 43	4601	2005	270	Am
			Ad 80	4601.1	2001	868	Ad
	2005	435	Am (as ad by	4601.5	2006	169	Am
			Sec. 3,	4604	2003	719	Am
			Stats. 2004,	460.5	2006	574	Am
			Ch. 920)	4604.2	2006	574	Am

		cted By				cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4604.5	1999	724	Am 13		2002	664	Am (as ad by
	2002	805*	Am				Sec. 2,
4750	1999	880	Am				Stats. 2001,
4750.1	2002	693	Ad				Ch. 201) ⁴³¹
4750.2	2004	193	R ⁵⁷¹		2003	62	Am 519
4750.4	2004	193	Am ⁵⁷¹		2003	594	Am
4751	2000	1035	Am	5070	2000	651	Ad
4764.1	2001	115	R		2003	594	R
4764.2	2000	787	R	5071	2003	594	R
	2001	115	R 82	5071.1	2000	422	Ad
4764.3	2001	115	R		2003	594	R
4764.4	2001	115	R	5073	1999	594	Ad
4852	2000	163	Am		2003	594	R
	2000	859	Am	5074	2004	393	Am
5000	2000	861*	Am	5080	2000	372	Ad
5002.7	1999	724	Am		2003	594	R
	2000	860	Am	5101	2000	163	Am
5004.6	2003	594	R		2000	859	Am (by Sec. 3
5007	2000	524	Am _				of Ch.)
	2004	363	Am ⁷⁹		2000	861*	Am (by
			R 80				Sec. 28.5
			Ad 81				of Ch.) ²⁹³
	2004	404	Am ⁷⁹		2001	826	Am (as am by
			R °°				Sec. 28.5,
			Ad ⁸¹				Stats. 2000,
	2006	116	Am				Ch. 861)
	2006	203	Am (by Sec. 1.5	5101.2	1999	988	Am
			of Ch.)		2003	594	Am
5007.5	2004	404	Ad	5101.3	1999	612	Am
5011	2000	861*	Am	5101.4	1999	612	Am
	2001	826	Am	5101.8	1999	612	Am
5011.5	2004	193	Am ⁵⁷¹		2004	201	Am
5014	2000	861*	Am	5103	2000	163	Am
	2003	719	Am		2000	859	Am (by Sec. 4
5014.1	2000	861*	Ad				of Ch.)
	2001	825	Am (by Sec. 8.5		2000	861*	Am (by
			of Ch.)				Sec. 29.5
	2001	826	Am (by				of Ch.) ²⁹³
		0.44	Sec. 14.5 of Ch.)	5106	2000	861*	Am
5015	2000	861*	Am	7100	2004	540	Am
5016	2000	861*	Am	5108	2000	861*	Am
5017	2000	861 *	Am	5110	2004	540	Am
	2001	825	Am (by Sec. 8.9	5112	2004	540	Ad
	2001	026	of Ch.)	5151	2006	454	Ad
	2001	826	Am (by	5152	2006	454	Ad
	2002	664	Sec. 15.5 of Ch.) Am ⁴³¹	5154	2006	454	Ad
5000	2002	664		5155	2006	454	Ad
5023	2001	745 *	Am	5156	2006	454	Ad
5036	2003	719	Am	5157	2006	454	Ad
5051	2006	574	Am	5158	2006	454 454	Ad
5060	2000	163	Am Am ⁴⁴⁰	5159	2006		Ad
5060.1	2003	185		5160	2006	454	Ad
5060.1	2006	454	Ad	5200	2003	594	Am
5061	2000	859	Ad	5201	1999	1007	Am
5066	2002	38*	Ad		2003	594	Am (by Sec. 28
	2003	719 69*	Am		2002	626	of Ch.) Am (by Sec. 2
		ny ↑	Am		2003	626	Am (by Sec. 2
5067	2006						
5067	2004	230*	Am		2004		of Ch.)
5067 5068				5204	2004 2000	650 135	

		Affe	cted By			Affe	cted By	
Seci	tion	Year	Chapter	Effect	Section	Year	Chapter	Effect
520	04 (Cor	nt.)				2001	826	Am (as am by
	. (2000	861*	Am		2001	020	Sec. 43,
520	05.5	1999	330	Ad & R 68				Stats. 2000,
		2000	686	Am				Ch. 861)
		2003	715	Am	9250.11	1999	36*	R 18
		2004	725	Am		2002	47.6	Ad & R 18
		2005	22	Am ⁶⁴⁷	0250 12	2003	476	Am ³⁸
		2006 2006	606 614	Am (by Sec. 2	9250.13	2000 2001	861 * 826	Am (as am by
		2000	014	Am (by Sec. 2 of Ch.) ⁸⁶⁸		2001	620	Am (as am by Sec. 44,
530	01	2000	861*	Am				Stats. 2000,
	01	2001	826	Am (as am by				Ch. 861)
				Sec. 33,		2003	719	A m
				Stats. 2000,		2004	183	Am 571
				Ch. 861)	9250.14	1999	232	Am 18
		2004	615	Am		2000	861*	Am (by Sec. 45
530		2000	861*	Am		2000	1064*	of Ch.)
530		2000	861 *	Am (by Sec. 7		2000	1064*	Am (by Sec. 5 of Ch.) ²⁹¹
550	03	2002	670	Am (by Sec. 7 of Ch.) ¹³				Am (by Sec. 5.5
550	06	2002	670	Ad				of Ch.) ²⁹²
560		2000	1035	Am		2001	826	Am (as am by
	04.5	2000	455	Ad				Sec. 5.5,
	51.5	2002	127	Am				Stats. 2000,
		2004	650	Am				Ch. 1064)
57:		2003	151	Am		2004	514	Am ³⁸
590		2000	1035	Am	9250.15	2001	539	Am
590	02	2000	861*	Am	9250.16	2003	483	Ad
		2001	826	Am (as am by Sec. 36,	9250.19	2000 2001	861 * 826	Am Am (as am by
				Stats. 2000,		2001	620	Sec. 46,
				Ch. 861)				Stats. 2000,
590	07	2003	235	Am				Ch 861)
670		2003	594	Am		2002	986	Am & R 43
670	00.2	2000	30	Am		2003	62	Am 319
		2001	825	Am		2005	470	Am ³⁴⁹
	00.25	2003	719	Am	9250.2	2004	707	Am
670		1999	100	Am	0250.5	2004	021	R & Ad ⁶⁷⁷
68:	51 51.5	2000 2000	861 * 861 *	R R	9250.5 9250.7	2004 2000	931 861*	Ad Am (by Sec. 41
68:		2006	288	Am & RN	9230.7	2000	001	Am (by Sec. 41 of Ch.)
80		2000	861*	Am		2001	175	Am
80:		2000	861*	Am		2001	826	Am (by
80:	57	2002	758	Am				Sec. 19.5 of Ch.,
80:	58	2001	539	Ad				as am by
		2002	758	Am				Sec. 41,
810		2006	169	Ad				Stats. 2000,
810		2006	169	Ad		2002	664	Ch. 861) Am ⁴³¹
810 810		2006 2006	169 169	Ad Ad		2002 2004	664 650	Am
810		2006	169	Ad	9250.8	2004	861*	Am
820		2002	758	Am	7230.0	2001	826	Am (as am by
880		2006	288	Am		2001	020	Sec. 42,
910		2003	594	Am				Stats. 2000,
910	02.5	2003	719	Am				Ch. 861)
	04.5	1999	911	Ad		2003	719	Am
910		2006	116	Am	9252	2003	719	Am
910		2003	594	Am	9254	2003	719	Am
92:		2003	719 861 *	Am	9255	1999	1007	Am
92.	50.10	2000	861*	Am		2002	758	Am
					I			

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9255.2	2002	670	Am 13	9951	2003	427	Ad
9258	2002	719	Am	7751	2003	183	Am 571
9259.3	2003	539	Ad	9954	2004	433	Ad 839
9259.5	2001	539	Ad	9955	2005	323	Ad Am ²⁰³
9260	2000	861 *	Am	9980	2000	135	Am 490
9261	2000	861 *	Am	10751	2002	784	Am ⁴⁹⁰
	2003	719	Am	10904	2000	867	Ad
9265	2003	719	Am	11101	2002	774*	Am ⁷⁰
9270	2004	430	Am				R ⁶³
9400	2000	861*	Am (by Sec. 49				Ad ⁵¹³
			of Ch.)		2004	587	R (as ad by
	2000	973	Am (by Sec. 3				Sec. 2.5,
			of Ch.) ²⁹¹				Stats. 2002,
			Am (by Sec. 3.5				Ch. 774)
			of Ch.) ²⁹²				Am (as am by
	2001	826	Am				Sec. 2,
9400.1	2000	861 *	Ad				Stats. 2002,
7400.1	2001	825	Am (by				Ch. 774) ³⁶ 13
	2001	023	Sec. 10.5 of Ch.)		2006	311	Am
	2001	926		11102			Am
	2001	826	Am (by	11102	2000	243	Am Am ⁴⁹⁰
	2002	710	Sec. 26.5 of Ch.)	11102.1	2002	784	
	2003	719	Am Am ⁵⁷¹	11102.5	2000	243	Am
	2004	183	AIII	11104	2000	243	Am
	2004	615	Am		2003	768	Am
	2005	22	Am ⁶⁴⁷	11110	2000	243	Am
9400.3	2001	826	Ad	11113	2000	642	Am
	2004	183	Am ⁵⁷¹	11113.3	2000	833	Ad
9406	2000	861*	Am	11200	2001	457	Am
9406.1	2000	861*	Ad	11202.5	1999	282	Am
9407	2001	826	Am		2000	243	Am
9408	2000	861*	Am	11203	2002	784	Am ⁴⁹⁰
	2001	826	Am (as am by	11204	2003	594	Am
			Sec. 53,	11205	2003	518	Am (as am by
			Stats. 2000,				Sec. 455.5,
			Ch. 861)				Stats. 1998,
9410	2001	825	Am				Ch. 931)
	2004	404	Am	11205.2	2003	518	Ad
9552	2002	805*	Am		2004	615	Am
9553	1999	22*	Am 16	11205.4	2004	665	Ad
7555	2002	805 *	Am	11208	2001	457	Δm
9553.5	2002	758	Ad	11212	2001	739	Am 350
9554	2002	805*	Am	11214	2003	518	R & Ad
7554	2003	62	Am 519	11219	2000	642	Am
	2003	719	Am	11217	2000	833	Ad
9554.2	2000	861*	Ad	11219.3	2000	833	Ad
9554.5		805 *	Am	11219.3			
	2002			11222	2006	898	Am Am 350
9559.5	2006	169	Ad	11222	2001	739	AIII A m 490
9560	2004	188	Ad	11301.5	2002	784	AIII
9564	1999	316	Am	11400	2005	148	Am
9700	2001	826	Am	11402	2004	430	Am
9702	2003	719	Am	11405	2005	148	Am
9706	2001	826	Am	11406	2004	430	Am
9805	2002	784	Am ⁴⁹⁰		2005	148	Am
9806	2002	784	Am ⁴⁹⁰	11515	2002	826	Am
9853	2005	473	Am		2003	719	Am
9860	2005	473	Am		2006	412	Am
9861	2005	473	Am	11515.2	2003	719	Am
9862.5	2001	825	Am		2004	183	Am ⁵⁷¹
9863	2005	473	Am	11519	2003	594	Ad
9872.1	2002	784	Am ⁴⁹⁰	11568	2002	826	Ad 82

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11614	1999	83	Am 30	11803	2002	758	Am
	2000	773	Am	12110	2000	641	Am
			R & Ad ⁹⁶	12500	2004	755	Am
	2002	947	Am	12502	2002	103*	Am
11614.1	2002	947	Ad	12505	2004	952	Am ⁶⁷⁶
	2003	62	Am ⁵¹⁹	12509	2000	1035	Am
11700.3	2002	407	Ad		2001	825	Am
11701	2002	758	Am		2002	418	Am
	2003	62	Am ⁵¹⁹		2002	758	Am (by
	2004	836	Am				Sec. 11.5 of Ch.)
11704.5	1999	230	Am		2003	62	Am ⁵¹⁹
	2000	221	Am		2003	768	Am 571
	2001	93	Am		2004	183	Am ⁵⁷¹
11505.5	2004	836	Am		2004	755	Am
11705.5	2004	615	R		2005	22	Am ⁶⁴⁷
11709.2	2005	128	Am ⁴⁸⁵	10510	2006	538	Am ⁸⁰²
	2006	567	Am (as am by	12512	2000	596	Ad
			Sec. 7,	12514	2000	1035	Am Am ⁶⁷⁶
			Stats. 2005,	12517	2004	952	
11700.2	2001	441	Ch. 128)		2005	199	R (as am by
11709.3	2001	441	Ad				Sec. 8,
11710	2002 2004	303	Am				Stats. 1996,
11710 1		836	Am				Ch. 440)
11710.1	2002	1110 784	Ad Am ⁴⁹⁰				Am (as am by
11710.2 11711.3	2002 2002	407	Ad				Sec. 4, Stats. 2004,
11/11.5	2002	62	Am 519				Ch. 952)
11713	2003	947	Am		2006	574	Am
11713.1	1999	230	Am	12517.1	2002	766	Am
11/13.1	2000	566	Am (by Sec. 5	12517.3	1999	229*	Am
	2000	300	of Ch.)	12317.3	2006	311	Am
	2000	773	Am (by Sec. 4	12517.4	2004	952	Am ⁶⁷⁶
	2000	,,,,	of Ch.) ⁹⁶	12517.5	1999	1007	Am
	2001	441	Am	1 2 2 7 1 10	2002	664	Am ⁴³¹
	2002	947	Am	12525	2006	574	Am
	2006	538	Am ⁸⁰²	12660	2003	768	Am
	2006	623	Am	12800	2003	326	Am
11713.10	1999	140	Ad		3X 200	3-04 1*	Am (as am by
11713.11	1999	672	Am				Stats. 2003,
11713.14	1999	672	Ad				Ch. 326) ²²
11713.16	2002	947	Ad	12800.5	1999	489	Am
11713.17	2004	365	Ad	12800.7	1999	1008	Am
11713.18	2005	128	Ad ⁴⁸⁵	12801	2003	326	Am
11713.19	2005	128	Ad ⁴⁸⁵		3X 200	3-04 1*	Am (as am by
11713.20	2005	128	Ad ⁴⁸⁵				Stats. 2003,
11713.21	2005	128	Ad ⁴⁸⁵	12001.2	2002	226	Ch. 326) ²²
11712.25	2006	567	Am	12801.2	2003	326	Ad
11713.25	2006	353	Ad		3X 200	3-04 1*	R (as ad by
11713.3	2000	566	Am (by Sec. 6				Stats. 2003,
	2000	780	of Ch.)	12901.5	2003	326	Ch. 326) ²²
	2000	789	Am (by Sec. 2.5 of Ch.)	12801.5		3-04 1*	Am Am (as am by
	2006	353	Δm		JA 200	υ - υ - 1 ′	Stats. 2003,
11715	2000	739	Am 350				Ch. 326) ²²
11722	2001	303	Am	12801.9	2003	326	Ad
11723	2004	836	Am	12001.7	3X 200		R (as ad by
11729	1999	672	Am		211 200	1	Stats. 2003,
11730	2000	1035	Am				Ch. 326) ²²
11738	2000	1035	Am	12802.5	1999	22*	Am 16
11740	2002	407	Ad	12804.10	2001	658*	Ad
			-				•

		cted By	77.00			cted By	77.00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12804.15	2001	658*	Ad		2002	664	Am (as am by
12804.6	2006	574	Am				Sec. 5,
12804.9	1999	722	Am (as am by				Stats. 2001,
			Sec. 54.5 and		2002	405	Ch. 740) ⁴³¹
			Sec. 55, Stats. 1998,		2003	405	R (as am by Sec. 218,
			Ch. 877)				Stats. 2002,
	2000	1035	R (as am by				Ch. 664)
			Sec. 4,				Am (as am by
			Stats. 1999,				Sec. 5.5,
			Ch. 722)				Stats. 2001,
			Am (as am by		2004	61.7	Ch. 740)
			Sec. 3,		2004	615	Am Am ⁴⁸⁵
			Stats. 1999,		2005	665	
			Ch. 722) R & Ad ²²		2006	311	Am (as am by Sec. 1,
	2001	658*	Am (as am by				Stats. 2005,
	2001	050	Sec. 16 and as				Ch. 665)
			ad by Sec. 16.5,		2006	538	Am (as am by
			Stats. 2000,				Sec. 1,
			Ch. 1035)				Stats. 2005,
	2004	755	Am (by Sec. 5				Ch. 665)802
	2004	0.50	of Ch.)	12814	2000	985	Am
	2004	952	Am (by Sec. 6.3 of Ch.) ⁶⁷⁵		2002	504	R & Ad 192
			R 80		2003	594	Am (as am by Sec. 10 and as
			Ad ⁶⁷⁶				ad by Sec. 11,
	2005	199	Am (as ad by				Stats. 2000,
			Stats. 2004,				Ch. 985)
			Ch. 952)	12814.1	2000	985	Ad & R 5
	2006	574	Am	12814.5	2003	326	Am
12805	2000	985	Am 203	120116	2003	719	Am
12808	2000	135	Am ²⁰³	12814.6	2000	1035	Am
	2000	985	Am R & Ad ¹⁹²		2002 2002	418 758	Am Am (by
12810	2000	675	Am (by Sec. 1		2002	130	Sec. 13.5 of C
12010	2000	075	of Ch.)		2003	768	Am
	2000	1035	Am (by		2005	337	Am (by Sec. 1
			Sec. 18.1 of Ch.)				of Ch.)
	2002	758	Am	12814.7	2002	418	Ad
	2004	650	Am	12814.8	1999	206	Ad & R 19
	2005	571	Am	12815	1999	1008	Am Am ²⁰³
12810.3	2006 2006	900 290	Am Ad ⁶⁶²	12818	2000 2000	135 985	Am
12810.5	2003	451	Am	12010	2000	703	R & Ad 192
12811	1999	1008	Am (as ad by	12950	2003	819	Am
			Sec. 7,	12950.5	2003	819	Ad
			Stats. 1998,	13000	1999	1008	Am
			Ch. 887)		2003	326	Am
	2001	740	Am (by Sec. 5	13000.1	2000	787	Ad
			of Ch., as am by	13003	1999	1008	Am (hy Saa 4
			Sec. 5,	13005	2001	740	Am (by Sec. 6
			Stats. 1999, Ch. 1008) ³²⁸				of Ch., as ad b Sec. 9,
			Am (by Sec. 5.5				Stats. 1998,
			of Ch., as am by				Ch. 887) ³²⁸
			Sec. 5,				Am (by Sec. 6
			Stats, 1999.				of Ch., as ad l
			Ch. 1008) ³²⁴				Sec. 9,
							Stats. 1998, Ch. 887) ³²⁴

				1			
Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
13005 (Co	ent)	1	33		2004	- 1	
13003 (C0	2003	405	R (as am by		2004	551	Am (by Sec. 6.3 of Ch.) ⁶⁷⁵
	2003	705	Sec. 6,				R 80
			Stats. 2001,				Ad ⁶⁷⁶
			Ch. 740)	13352.6	2000	1063	Ad
			Am (as am by		2004	403	Am (by Sec. 3
			Sec. 6.5,		2004	550	of Ch.)
			Stats. 2001,		2004	550	Am (by Sec. 5.5
13005.5	1999	489	Ch. 740) Am	13353	2001	473	of Ch.) Am ³⁶⁹
13102	1999	724	Am	13333	2004	550	Am (by Sec. 6
13105	2003	149	Am		200.	200	of Ch.)
13106	1999	22*	Am 16		2004	551	Am (by Sec. 7
	2002	805*	Am				of Ch.)676
13202.4	2001	854	Am		2004	952	Am (by Sec. 7.1
13202.6	2006	434	Am				of Ch.) ⁶⁷⁵ R ⁸⁰
13210	2000 1999	642 22*	Ad Am 16				
13350	2002	545	Am ⁴²²				Ad (by Sec. 7.5 of Ch.) ⁶⁷⁶
13350.5	1999	22*	Am 16		2005	279	Am 742
13351.8	2000	642	Ad	13353.1	2001	473	Am ³⁶⁹
13351.85	2000	641	Ad		2004	550	Am
13352	1999	22*	Am 16	13353.2	1999	22*	Am (as am by
	2002	545	Am ⁴²²				Sec. 3.12,
	2003	149	Am				Stats. 1998,
	2004	550	Am (by Sec. 4		2006	574	Ch. 118) ¹⁶
	2004	551	of Ch.) Am (by Sec. 3	13353.3	2000	473	Am Am ³⁶⁹
	2004	331	of Ch.) ⁶⁷⁶	13333.3	2002	545	Am ⁴²²
	2004	595	Am (by Sec. 1.4		2004	550	Am (by Sec. 8
			of Ch)675				of Ch.)
			R 80		2004	551	Am (by Sec. 8.3
			Ad (by Sec. 1.5				of Ch.) ⁶⁷⁵ R ⁸⁰
	2005	22	of Ch.) ⁶⁷⁶				Ad ⁶⁷⁶
	2003	22	Am (as ad by Stats. 2004,	13353.4	2002	545	Au 422 Am 676
			Ch. 595) ⁶⁴⁷	13333.4	2004	952	Am 6/6
	2005	646	Am (as ad by	13353.45	2002	545	Am ⁴²²
			Sec. 1.5,	13353.5	2002	545	Δ m ⁴²²
			Stats. 2004,		2004	551	Am 676
	2006	(00	Ch. 595)	13353.6	2004	952	Am ⁶⁷⁵ R ⁸⁰
13352.1	2006 2006	692 692	Am Ad	13353.7	2004	550	
13352.1	2004	403	Ad	13333.7	2004	330	Am (by Sec. 9 of Ch.)
13352.3	2003	149	Am		2004	551	Am (by Sec. 10
13352.4	1999	22*	Am (as am by				of Ch.) ⁶⁷⁶
			Stats. 1998,		2004	952	Am (by
			Ch. 756) ¹⁶				Sec. 10.1
	2002	545	Am ⁴²²				of Ch.) ⁶⁷⁵ R ⁸⁰
	2004	551	Am ⁶⁷³ R ⁸⁰				
			Ad ⁶⁷⁶				Ad (by Sec. 10.5 of Ch.) ⁶⁷⁶
	2006	692	Am	13353.8	2003	254	Am
13352.5	1999	22*	Am (as ad by		2004	550	Δm
			Sec. 7,	13354	2004	551	Am 675
			Stats. 1998,				R 80
	2002	5.45	Ch. 756) ¹⁶	13355	2003	149	Am
	2002	545 705	Am ⁴²²	13366.5	2004	952 766	Ad ⁶⁷⁶
	2003	705 403	Am (by Sec. 2	13369	2002	766 801	Am (by Sec. 1
	2004	+05			2004	001	
	2003	403	Am (by Sec. 2 of Ch.)	13307	2002	801	Am (by Sec. 1 of Ch.)

13370 2 13371 2 13372 2 13373 1 13374 2 13376 2 13377 2	Year) 2004 2005 2003 2004 2005 2005 2005 2005 2005 2005 2005	952 66 594 615 66 66 66 66 66	Am (by Sec. 12.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am Am Am Am	14601.9 14602.1 14602.6	2004 2004 2006 1999 2000 2004 2001 2005	908 952 835 122 401 594* 745*	Effect Am (by Sec. 1 of Ch.) Am (by Sec. 13.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸ Am
13370 13371 13372 13373 13374 13376 13377	2004 2005 2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66 66	Sec. 12.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	2004 2006 1999 2000 2004 2001	952 835 122 401 594* 745*	of Ch.) Am (by Sec. 13.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 2 13371 2 13372 2 13373 1 13374 2 13376 2 13377 2	2005 2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66 66	Sec. 12.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	2004 2006 1999 2000 2004 2001	835 122 401 594* 745*	of Ch.) Am (by Sec. 13.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 2 13371 13372 13373 13374 13376 13377	2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66	Sec. 12.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	2006 1999 2000 2004 2001	835 122 401 594* 745*	Am (by Sec. 13.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 2 13371 13372 13373 13374 13376 13377	2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66	R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	1999 2000 2004 2001	122 401 594* 745*	Sec. 13.3 of Ch.) ⁶⁷⁵ R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 1 13371 1 13372 1 13373 2 13374 1 13376 1 13377 2	2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66	R ⁸⁰ Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	1999 2000 2004 2001	122 401 594* 745*	R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 1 13371 1 13372 1 13373 2 13374 1 13376 1 13377 2	2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66	Ad ⁶⁷⁶ Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	1999 2000 2004 2001	122 401 594* 745*	R ⁸⁰ Ad ⁶⁷⁶ Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13370 1 13371 1 13372 1 13373 2 13374 1 13376 1 13377 2	2003 2004 2005 2005 2005 2005 2005 2005 2005	594 615 66 66 66	Sec. 12.5, Stats. 2004, Ch. 952) Am Am Am	14602.1	1999 2000 2004 2001	122 401 594* 745*	Am Ad & R ¹⁹ Am Ad & R ⁶⁸
13371 13372 13373 13374 13376 13377	2004 2005 2005 2005 2005 2005 2005 2005	615 66 66 66	Stats. 2004, Ch. 952) Am Am Am Am	14602.1	1999 2000 2004 2001	122 401 594* 745*	Ad & R ¹⁹ Am Ad & R ⁶⁸
13371 13372 13373 13374 13376 13377	2004 2005 2005 2005 2005 2005 2005 2005	615 66 66 66	Ch. 952) Am Am Am Am	14602.1	2000 2004 2001	401 594* 745*	Am Ad & R ⁶⁸
13371 13372 13373 13374 13376 13377	2004 2005 2005 2005 2005 2005 2005 2005	615 66 66 66	Am Am Am Am		2004 2001	594* 745*	Ad & R 68
13371 13372 13373 13374 13376 13377	2004 2005 2005 2005 2005 2005 2005 2005	615 66 66 66	Am Am Am		2001	745*	
13371 13372 13373 13374 13376 13377	2005 2005 2005 2005 2005 2005 2005	66 66 66	Am Am				Am
13371 13372 13373 13374 13376 13377	2005 2005 2005 2005 2005 2005	66 66 66	Am	14602.6	2005		
13372 13373 13374 13376 13377	2005 2005 2005 2005	66 66		14602.6		485	Am
13373 13374 13376 13377	2005 2005 2005	66	Am	I	2001	480	Am (by Sec. 1
13374 13376 13377	2005 2005				2001	554	of Ch.)
13376 13377	2005	hh	Am		2001	554	Am (by Sec. 2
13377			Am		2002	402	of Ch.)
	2000	66	Am Am ²⁰³		2002	402	Am Am ⁴³¹
		135	Am ⁴²²		2002	664	
	2002 2004	787 184*	Am		2005	646	Am (by Sec. 2 of Ch.)
	2004	66	Am		2006	418	Am
	2003 1999	22*	Ad(RN) ¹⁶		2006	538	Am 802
	2000	1064*	Am	14602.7	2000	554	Am
	2000	473	Δ m ³⁶⁹	14002.7	2001	402	Am
	2002	545	Am ⁴²²		2002	664	Am ⁴³¹
	2006	835	Am		2006	418	Am
	2006	899	R	14602.8	2005	656	Ad
	1999	1008	R	14607.6	2005	75*	Am 80
	2000	985	Ad & R 111	14900	2000	787	Am
	2004	551	Am ⁶⁷⁶	- 1, 00	2002	805*	Am
	2001	658*	Am		2003	719	Am
	1999	724	Am	14900.1	2000	787	Δm
	1999	724	Am		2001	739	Am 350
14105.5	1999	724	Am		2002	805*	Am
	2004	193	Am ⁵⁷¹		2003	719	Am
14601	2000	1064*	Am	14901	2003	719	Am
2	2003	468	Am ⁵⁶¹	14902	2003	719	Am
2	2004	908	Am		2004	212*	Am
	2000	1064*	Am	14905	2002	805*	Am
	2004	908	Am	14907	2002	805*	Ad
	1999	877	Ad & R 19	14908	1999	1008	R
14601.2	1999	22*	Am (as am by	15210	2001	504	Am
			Sec. 10,		2003	222	Am
			Stats. 1998,		2003	594	Am
,	2004	551	Ch. 756) ¹⁶		2004	952	Am ⁶⁷⁶
	2004	551	Am (by Sec. 13	15215	2006	574	Am
,	2004	000	of Ch.) ⁶⁷⁶	15215	2006	574	Ad
4	2004	908	Am (by	15240	2001	504	Am
			Sec. 16.3	15242	2001	298	Am
			of Ch.) ⁶⁷⁵ R ⁸⁰		2002	774* 226	Am
			Ad ⁶⁷⁶		2005		Am Am ⁸⁰²
,	2005	270	Ad ⁷⁴²	15250	2006	538	
	2005	279 835		15250	2004	801 22	Am Am ⁶⁴⁷
	2006 1999	835 22*	Am Am ¹⁶	15250.5	2005 2001	739	Am R ³⁵⁰
	2004	908	Am Am	15250.5	2001	594	Am
	2004	908 1064*	Am	15250.7	2003	739	R 350
	2000	908	Am	15235	1999	224	Am
	2004	835	Am	13413	2004	801	Δm
	2000	1064*	Am		2004	22	Am ⁶⁴⁷

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15275.1	2004	952	Ad ⁶⁷⁶		2005	435	Am
	2005	199	Am	16021	2000	1035	Am
15278	1999	224	Am	10021	2003	594	Am
10270	2002	758	Am	16025	1999	880	Am
	2004	952	Am ⁶⁷⁶	16028	1999	880	Am 13
15300	1999	724	Am	10020	2001	825	Am
15500	2001	504	Δm	16029	1999	880	Am 13
	2004	952	Am ⁶⁷⁶	16030	1999	880	Am 13
	2004	574	Am	16033	1999	880	Am 13
15302	1999	724	Am		1777	880	AIII
13302		504		Div. 7,			
	2001	664	Am Am ⁴³¹	Ch. 1,			
	2002		Alli Am ⁴²²	Art. 3,			
	2002	787	Am ⁶⁷⁶	heading			
	2004	952 574		(Sec. 16050	2001	720	Am 350
15204	2006	574	Am	et seq.)	2001	739	Am 350 Am 350
15304	2004	952	Am ⁶⁷⁶	16050	2001	739	Am 350
15306	2004	952	Am 676	16051	2001	739	AIII
15308	2004	952	AIII	16052	2001	739	AIII
15309	1999	724	Ad	16054	1999	183	Am 350
15310	1999	1008	R		2001	739	Am ³⁵⁰
15311	1999	724	Ad	16054.2	2000	1035	Am
	2004	952	Am ⁶⁷⁶		2001	739	Am 350
15311.1	2004	952	Ad ⁶⁷⁶	16055	2001	739	Am 350
15312	2001	504	Ad	16056	2000	1035	Am
	2004	952	Am ⁶⁷⁶	16056.1	2000	1035	Ad & R 19
15312.1	2004	952	Ad ⁶⁷⁶		2002	742	Am 75
15320	1999	724	Ad		2005	435	Am
15325	2004	952	Ad ⁶⁷⁶	16058	2004	920	Ad
15600	2001	855	Ad	16058.1	2004	948	Ad
15602	2001	855	Ad		2005	706	Am
15603	2001	855	Ad	16070	1999	880	R (as ad by
15620	2001	855	Ad				Sec. 11,
	2002	664	Am ⁴³¹				Stats. 1996,
15630	2001	855	Ad				Ch. 1126)
15632	2001	855	Ad				Am (as am b
16000	2001	84*	Am				Sec. 10,
10000	2001	739	Am ³⁵⁰				Stats. 1996,
	2001	766	Am				Ch 1126)13
	2002	594	Am		2001	739	Am 350
16000.1	2003	766	Am	16071	1999	880	
16000.1	2002	84*	Am	10071	1999	000	R (as ad by Sec. 13,
	1999	880					
16020	1999	000	R (as ad by				Stats. 1996,
			Sec. 5,				Ch. 1126)
			Stats. 1996,				Am (as am by
			Ch. 1126)				Sec. 12,
			Am (as am by				Stats. 1996,
			Sec. 10,	1.6053	2006		Ch. 1126) ¹³
			Stats. 1997,	16072	2006	574	Am 676
	2000	1025	Ch. 652) ¹³	16073	2004	952	Am ⁶⁷⁶
	2000	1035	Am	16075	2002	766	Am
	2001	825	Am	16076	2003	451	Am
	2005	706	Am	16077	2006	574	Am
	2006	288	Am	16251	2002	766	Am
16020.1	1999	794	Ad	16370	2001	44	Am
	2000	135	Am ²⁰³	16370.5	2003	594	Am
	2000	1035	Am	16373	2001	44	Am
	2002	666	Am	16376	2001	44	Am
	2005	435	Am	16377	2002	766	Am
16020.2	1999	807	Ad	16379	2001	44	Am
		1035	Am	16430	2002	766	Am
	2000	ורוון					

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect					
		······································				- 1						
16431 (Co		052	Am ⁶⁷⁶	21260	1999	140	Ad					
16434	2004	952 766	AIII	21266	2004	422 140	Am					
	2002	880	Am P (as ad by	21266	1999	979	Ad Ad ⁵⁰⁶					
16457	1999	000	R (as ad by Sec. 15,	21280	2002	919	R ⁶⁹					
			Sec. 13, Stats. 1996, Ch. 1126)	21280.5	2002	979	Ad ⁵⁰⁶ R ⁶⁹					
			Am (as am by Sec. 14,	21281	2002	979	Ad ⁵⁰⁶ P ⁶⁹					
			Stats. 1996, Ch. 1126) ¹³	21282	2002	979	Ad ⁵⁰⁶					
16502	2006	288	Am	21283	2002	979	Ad ⁵⁰⁶					
16560	1999	1007	Am				D 69					
17004.7	2005	485	Am 424	21370.1	2004	193	R ⁵⁷¹					
			R 69	21376	2001	300	Ad					
			Ad ⁵⁶²	21401	2004	227*	Am					
17155	2006	538	Am 802		2004	889*	Am					
17300	2006	419	Am	21450	1999	277	Am					
20001	1999	854*	Am				R & Ad 63					
20002	1999	421	Am		2005	126*	Ad					
21051	2001	825	Am 203	21453	2001	14	Am					
21051	2000	135	Am ²⁰³	21455.5	2001	496	Am					
21059	1999	1007	Am	21455 (2003	511	Am					
21070	2006	898	Ad	21455.6	2000	833	Am					
21100	2006	609 724	Am R		2000	860	Am					
21100.4	1999 2003	658	Ad	21455.7	2003 2001	511 496	Am Ad					
21104	2003	177	Am	21433.7	2001	511	Am					
21107.9	2002	284	Ad	21456.2	1999	277	Ad & R 18					
21115	1999	140	Am	21430.2	2005	126*	Ad					
21115.1	1999	140	Am	21456.3	1999	277	Ad & R 18					
21115.5	2003	16	Ad & R 43		2005	126*	Ad					
	2005	26	Am 75	21461	2004	203	Am					
21200.5	1999	22*	Am	21464	2004	338	Am					
21211	1999	1007	Am		2004	391	Am					
	2001	127*	Am	21655.12	1999	168	Ad ⁴					
21212	2002	475	Am				R ⁸					
21220	1999	722	Ad		2000	63 *	Am					
21220.5	1999	722	Ad	21655.16	2000	337	Ad ²²²					
21221	1999	722	Ad	216552	2002		R 34					
21221.5	1999	722	Ad Am ²¹⁶	21655.3	2003	62	Am ⁵¹⁹					
21222	2000	287	Am	21655.5	2002	277	Am					
21223	1999	722	Ad	21655.9	1999	330	Ad & R ⁶⁸					
21224 21225	1999 1999	722 722	Ad Ad		2004 2006	725 606	Am Am (by Sec. 4					
21223	2004	755	Am		2000	000	of Ch.)					
21226	2004	755	Ad		2006	614	Am (by Sec. 4					
21227	1999	722	Ad		2000	014	of Ch.) ⁸⁶⁹					
21228	1999	722	٨d	21706.5	2006	375	Ad					
21220	2003	62	Am 519	21712	2006	900	Am					
21229	1999	722	Ad	21716	2000	155	R (as am by					
21230	1999	722	Ad				Sec. 4,					
21235	1999	722	Ad				Stats. 1997,					
	2004	755	Am				Ch. 536)					
21250	1999	140	Ad				Am (as am by					
	2004	422	Am				Sec. 3,					
21251	1999	140	Ad				Stats. 1997,					
	2004	422	Am				Ch. 536) ¹³					
21252	1999	140	Ad	21720	2005	323	Ad					
21253	1999	140	Ad	21721	2005	323	Ad					
21254	1999	140	Ad	21752	2000	596	Am					

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect				
21753	1999	724	Am	22511.85	2000	215	Ad				
21800	2X 200		Am	22522	1999	1007	Am				
21809	2006	375	Ad & R 38	22526	2001	504	Am				
21810	1999	482	Ad & R ²⁰		2005	716	Am				
	2002	937	Am 19	22651	1999	22*	Am (as am by				
21949	2000	833	Ad				Sec. 11.5,				
21950	2000	833	Am				Stats. 1998,				
21950.5	2000	833	Ad				Ch. 118) ¹⁶				
21956	2000	833	Am	22651.05	2004	371	Ad				
21960	1999	722	Am	22651.10	2005	159	Ad ⁶³⁵				
21070	2004	615	Am	22651.4	2006	200	R ²³²				
21970	2000	833	Ad	22651.4	2006	288	Am				
21971	2000 2004	833	Ad Am ⁵⁷¹	22651.7	2006	609 404	Am				
22100 22110	1999	183 1008	Am	22652 22656	2004 2002	438	Am Am ⁴²⁶				
22110	1999	647 *	Am	22658	1999	1007	Am (by Sec. 23				
22112	2002	397	Am	22030	1)))	1007	of Ch.)				
22348	2004	300	Am		2003	212	Am				
22349	1999	724	Am		2006	609	Am				
22352	2000	521	Am (as am by	22658.1	2001	854	Am				
			Sec. 1 and as ad	22658.2	2004	404	Am				
			by Sec. 2,		2006	609	R				
			Stats. 1997,	22670	2004	650	Am				
			Ch. 421)	22710	2001	175	Am				
22353	2002	186	Ad		2002	500	Am (as am by				
22358.4	2005	279	Am ⁷⁴²				Stats. 2001,				
22406	1999	724	Am		2004	(50	Ch. 175)				
22406.1	2000	787	Am	22050.5	2004	650	Am				
22406.1	2000 2004	787 952	Ad Am ⁶⁷⁶	22850.5	1999 2001	456 554	Am Am				
22411	1999	722	Ad		2001	402	Am				
22451	2000	1035	Am	22851	2001	127*	Am				
22452	2001	504	Am	22851.10	2004	650	Am				
	2006	574	Am	22851.2	2004	650	Am				
22454	1999	647 *	Am	22851.3	2003	67	Am				
22456	2000	344	Ad	22851.4	2004	650	Am				
22500	2002	640	Am	22851.6	2004	650	Am				
22507	2001	223	Am	22851.8	2004	650	Am				
22507.1	2006	189	Ad	22852	2004	650	Am				
22507.5	2004	404	Am	22854.5	2003	622	Ad				
22511	2004 2002	518 640	Am Ad	22855 22953	2003 2006	292 609	Am				
22511 22511.1	2002	640	Ad	23103	2000	739	Am Am ³⁵⁰				
22511.5	2004	404	Am	23105	2006	432	Ad				
22511.55	2000	524	Am	23109	2004	595	Am				
22011100	2001	708	Am	2010)	2005	475	Am				
	2003	555	Am		2006	538	Am ⁸⁰²				
	2004	404	Am	23109.1	2006	432	Ad				
	2006	116	Am	23109.2	2002	411*	Am				
22511.56	2000	135	Am ²⁰³				R & Ad 100				
	2004	363	Am		2003	62	Am (as am by				
22511.55	2006	203	Am				Sec. 2,				
22511.57	2004	363	Am				Stats. 2002,				
22511.50	2004	404	Am		2002	460	Ch. 411) ⁵¹⁹				
22511.59	2000	524	Am		2003	468	Am (as am by				
	2001 2003	708 555	Am Am				Sec. 2, Stats. 2002,				
	2003	404	Am				Ch. 411) ⁵⁶¹				
	2004	116	Am	23112.7	2006	765	Ad				
22511.8	2004	404	Am	23112.7	1999	421	Am				
22311.0	_301	101		20110		121					
				I .							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23114	2002	673	Am	23246	1999	22*	Am (as am by
	2004	518	Am				Sec. 21,
23115	2001	279	Am				Stats. 1998,
23116	2000	308	Am Ad ⁶⁶²				Ch. 756) & RN ¹⁶
23123	2006	290	R & Ad ⁸⁴⁹	23247	1999	22*	Am (as am by
23125	2004	505	Ad	23247	1777	2,2	Sec. 22,
23130	2001	92	R				Stats, 1998.
23130.5	2001	92	R				Ch 756)16
23157	1999	22*	Am & RN 16		2003	468	S 57 561
23158	2004	14*	Am	23249	2001	473	Am ³⁶⁹ Am ⁴²²
23160	1999	22*	Am (as am by		2002	545	Am 561
			Sec. 11, Stats. 1998,	23249.1	2003 2003	468 468	R ⁵⁶¹
			Ch. 756)	23249.52	1999	22*	Am & RN 16
			& RN 16	23249.53	1999	22*	Am & RN 16
23161	1999	22*	Am (as am by	23249.54	1999	22*	Am (as am by
			Sec. 12,				Sec. 6 and as ad
			Stats. 1998,				by Sec. 7,
			Ch. 756) & RN ¹⁶				Stats. 1998, Ch. 656)
23166	1999	22*	Am (as am by				& RN ¹⁶
23100	1)))	22	Sec. 13.5,	23249.55	1999	22*	Am & RN 16
			Stats. 1998,	23330	1999	722	Am
			Ch. 756)	23502	2000	1063	R & Ad
22106	1000	22 *	& RN 16	22504	2004	550	Am
23186	1999	22*	Am (as am by	23504 23506	2000 2000	1063 1063	R R
			Sec. 15, Stats. 1998,	23508	2000	1063	R R
			Ch. 756)	23520	2003	149	Am
			& RN 16	23521	2002	545	Am ⁴²²
23198	1999	22*	R		2003	149	Am
22202	1000	22 *	Ad & R 15	22522	2004	551	Am ⁶⁷⁶ R ¹⁶
23203	1999	22*	Am (as am by Sec. 17,	23522 23524	1999 1999	22 * 22 *	R 16
			Stats. 1998,	23536	1999	22*	$Ad(RN)^{16}$
			Ch. 756)	20000	2002	545	Am ⁴²²
			& RN 16		2004	551	Am ⁶⁷⁶
23204	1999	22*	Am (as am by		2006	692	Am
			Sec. 19,	23538	1999	22*	Ad(RN) ¹⁶ Am ⁴²²
			Stats. 1998, Ch. 756)		2002 2004	545 403	Am (by Sec. 4
			& RN 16		2004	703	of Ch.)
23217	2004	550	Am		2004	551	Am (by
23221	1999	723	Am				Sec. 16.3
23223	1999	723	Am				of Ch.) ⁶⁷⁵ R ⁸⁰
23225 23226	1999	723 723	Am				Ad ⁶⁷⁶
23226	1999 1999	22*	Am Am (as am by		2005	164	Am (as ad by
23233	1)))	22	Sec. 19,		2003	104	Stats. 2004,
			Stats. 1998,				Ch. 551)
			Ch. 756)		2006	692	Am
D: 11			& RN 16	23540	2002	545	Am ⁴²²
Div. 11, Ch. 12,					2004	550	Am (by Sec. 13
Cn. 12, Art. 4.5.					2004	551	of Ch.) Am (by
heading					2007	551	Sec. 17.3
(Sec. 23246			4.6				of Ch.) ⁶⁷⁵
et seq.)	1999	22*	R 16				R 80
							Ad ⁶⁷⁶

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23542	1999	22*	Ad(RN)16	23612	1999	22*	Ad(RN)16
	2002	545	Am 422		1999	853	Am 144
	2004	403	Am (by Sec. 5		1999	854*	Am
			of Ch.)		2000	287	Am ²¹⁶
	2004	551	Am (by		2003	254	Am
			Sec. 18.3		2004	550	Am (by Sec. 19
			of Ch.) ⁶⁷⁵	22620	1000	50. 4	of Ch.)
			R 80	23620	1999	724	Am
22546	1000	22 *	Ad ⁶⁷⁶ Am ¹⁶	23622	2004	550	Am Am ¹⁶
23546	1999	22 * 545	Am ⁴²²	23640 23646	1999	22 * 22 *	Am Ad(RN) ¹⁶
	2002 2004	550		23040	1999 2000	1064*	Au(KIN)
23548	2004	545	Am Am ⁴²²		2004	550	Am
23340	2002	551	Am 676	23647	1999	22*	$Ad(RN)^{16}$
23550	1999	22*	Am 10	23648	1999	22*	Ad(RN) (by
23330	2002	545	Am ⁴²²	23010	1///		Sec. 31 and
	2004	550	Am				Sec. 32 of Ch.) ¹⁶
23550.5	1999	22*	Am 16	23649	1999	22*	Ad(RN) ¹⁶
	1999	706*	Am		2000	1064*	Am
	2001	849	Am	23650	1999	22*	Am 16
	2002	545	Am ⁴²²	23655	1999	22*	Am 16
23552	1999	22*	Am 16	23660	1999	22*	$\Delta d(\mathbf{PN})^{16}$
	2002	545	Am 422		2004	551	Am 676
	2004	551	Am 676	23662	1999	22*	$Ad(RN)^{10}$
23554	2002	545	Am ⁴²² Am ⁴²²	23665	1999	22*	Am 16
23556	2002	545		24002.5	2004	551	Am ⁶⁷⁶
	2004	551	Am ⁶⁷⁶	24002.5	2000	873	Ad
	2005	164	Am (as am by	24007	2004	230*	Am
			Sec. 21, Stats. 2004,	24011 24011.3	2004 2006	615 538	Am Am ⁸⁰²
			Ch. 551)	24011.3	2002	937	Ad
23558	1999	706*	Am	24255	2004	198	Ad
23560	2002	545	Am ⁴²²	24400	2004	415	Δ m ⁷⁹
23300	2004	550	Am	21100	2001	113	R 80
23562	1999	22*	Ad(RN)16				Ad 81
	2002	545	Am ⁴²²		2006	311	Am
	2004	551	Am 6/6	24403	2003	451	Am
23566	1999	22*	Am 16	24602	2004	615	Am
	2002	545	Am ⁴²²		2005	270	Am
	2004	550	Am	24604	2000	1035	Am
23568	1999	22*	Am 16	24607	1999	140	Am
	2002	545	Am ⁴²²	24609	2003	594	Am
22572	2004	551	Am ⁶⁷⁶ Am ¹⁶	24612	2001	825	Ad Ad 350
23572 23575	1999 1999	22 * 22 *	Am $Ad(RN)^{16}$	24616 25108	2001 2001	739 739	Ad Am ³⁵⁰
23313	2000	1064*	Au(KN) Am	25253	2001	375	Am
	2000	473	Am ³⁶⁹	23233	2000	313	R & Ad ²³²
	2004	550	Am	25258	2004	198	Am
	2005	22	Am ⁶⁴⁷	25276	2004	404	Am
23577	1999	22*	Am 16	25353	2006	881	Ad
23578	2005	89	Δm	25803	2004	183	Am ⁵⁷¹
23580	2002	664	Am 431	25950	2004	198	Am
23590	1999	22*	R 16	27000	2005	166	Am
23593	2004	502	Ad	27150.1	2001	92	Am
	2005	22	Am ⁶⁴⁷		2002	569	Am
22506	2005	279	Am /42	27150.2	2001	92	Am
23596	1999	22*	R	071500	2002	569	Am
22600	1000	20 V	Ad 16	27150.3	2001	92	R
23600	1999	22*	Am 16	27150 4	2003	432	Ad
23602	1999	22*	Am 16	27150.4	2001	92	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27150.6	2001	92	R	27801	2004	280	Am
27150.7	2001	92	Am	27900	2003	292	Am
	2002	569	Am	27903	2002	241*	Am
27150.8	2001	92	R	27907	1999	456	Am
27151	2001	92	Am	27910	2000	861*	Ad
Div. 12,				29004	1999	724	Am (by Sec. 45
Ch. 5,							
Art. 3,				29008	2006	538	of Ch.) Am ⁸⁰²
neading				29200	2006	288	R
Sec. 27302				29201	2006	288	R
et seq.)	1999	449	Am	29800	2006	288	R
27315	1999	557*	Am	30800	2006	288	R
27313	2003	521	Am	30801	2006	288	R
	2003	420	Am	31304	2002	104	Am
27316	1999	648	R & Ad	31401	1999	556*	Am
27310	2001	581	Am	31401.5	1999	557 *	Ad
27316.5	2001	360	Ad	31402	2000	873	Am
27310.3	1999	449	Ad	31404	1999	556*	Am
27360	2000	675	Am	31405	1999	557*	Ad
27300	2000	075	R & Ad ⁸	31403	2000	308	Am
	2002	524	Am	21406			Alli Ad ²¹⁸
	2003	324	R & Ad ⁶³	31406	2000	308	
	2004	420		31407	2000	308	Ad
	2004	420	Am (as ad by	31408	1999	556*	Ad
			Sec. 2,	31409	2000	308	Ad
			Stats. 2003,	31500	2006	288	R
	2006	520	Ch. 524) Am ⁸⁰²	31501	2006	288	R
27260.5	2006	538		31510	2006	288	R
27360.5	2000	675	Am	31520	2006	288	R
	2001	0.4 %	R & Ad 8	31530	2006	288	R
	2001	84*	R (as ad by	31560	2002	625*	Am
			Sec. 6,	31600	2004	247*	Am
			Stats. 2000,	32000.5	2002	610	Am
			Ch. 675)	32001	2002	610	Am
	2004	120	Ad 8	32005	2004	193	R ⁵⁷¹
25261	2004	420	Am	34500	1999	724	Am
27361	2000	675	Am		2000	566	Am
	2004	420	Am		2006	288	Am
27362	2002	784	Am ⁴⁹⁰	34500.3	2006	288	Ad
	2004	420	Am	34501.12	1999	1008	Am
	2005	_22	Am ⁶⁴⁷		2002	610	Am
27362.1	2002	703	Ad		2003	729	Am
27363	2000	675	Am		2004	518	Am
			R & Ad 8		2005	400	Am
	2001	84*	Am (as ad by	34501.13	1999	1007	Am
			Sec. 9,	34501.18	2001	789	Ad
			Stats. 2000,	34501.2	2000	787	Am
			Ch. 675)	34501.5	1999	1008	Am
27363.5	2000	675	Am		2005	677*	Am
			R & Ad 8	34505.6	1999	1005	Am
27365	2000	675	Am		1999	1006	Am
			R & Ad 8		2000	860	Am
	2001	84*	Am (as ad by	34505.9	2000	135	Am ²⁰³
			Sec. 13,		2002	897	Am
			Stats. 2000,	34506.4	2000	873	Am
			Ch. 675)	34506.5	2000	873	Ad
	2004	420	Am	34507	2006	288	Am
27400	2003	594	Am	34507.5	2003	292	Am
27602	2003	303	Am	2.507.5	2006	288	Am
27002	2003	615	Am	34508.5	2004	193	R ⁵⁷¹
	200T	015	4 1111	5-500.5	200T	1/3	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
34510	2001	504	Am	35780.3	2000	566	Am
34517	2006	288	Am	35790.1	2000	135	Am ²⁰³
34518	2006	288	Ad(RN)	33770.1	2003	292	Am
34520	1999	724	Au(KN)	35795	2006	242	
34320							Am
	2001	298	Am	36010	2000	861*	Am
	2002	774*	Am	36109	2000	861*	Am
34520.3	2005	324	Ad	38001	2002	563	Am
34520.5	1999	1007	Am	38007	2002	563	Am
34601	1999	1005	Am (by Sec. 98	38010	1999	1008	Am
			of Ch.)	38020	2004	908	Am
	1999	1008	Am (by	38025	2003	135	Am
			Sec. 15.5	38026	2002	563	Am
			of Ch.)	38121	2003	719	Am
	2000	787	Am	38225	2001	227	Am (as am by
34602	2002	805*	Am ¹⁷⁵	30223	2001	221	Sec. 6,
			Am ¹⁷⁵				
34605	2002	805 *					Stats. 1996,
34620	2003	729	Am 571				Ch. 202) ⁷⁵
	2004	183	Am 571				Am (as am by
34621	2003	729	Am				Sec. 7,
34622	1999	1005	Am				Stats. 1996,
34623	1999	1006	Am				Ch. 202) ¹⁰⁰
	2001	298	Am		2002	563	Am
	2002	774*	Am		2006	77*	Am (as am by
34624	2002	774*	Am		2000		Sec. 40,
34631	2002	758	Am				Stats. 2002,
34631.5	1999	724	Am				Ch. 563) ⁶⁸
							,
34672	2001	825	Am				Am (as am by
35103	2003	222	Ad				Sec. 3,
35106	1999	724	Am				Stats. 2001,
			R & Ad 8				Ch. 227) ⁶⁹
	2006	538	Am ⁸⁰²	38225.4	2003	719	R (as ad by
35400	2000	860	Am (by Sec. 10				Sec. 6,
			of Ch.)				Stats. 1994,
	2001	658*	Am				Ch. 1004)
	2002	78	Am				Am (as ad by
	2003	399	Am				Sec. 3,
	2003	468	Am ⁵⁶¹				Stats. 1994,
35401	2003	560	Am 450				
33401				20225 5	2002	710	Ch. 1197)
	2004	615	Am 771	38225.5	2003	719	Am
	2006	5*	Am ⁷⁷¹	38231.5	2002	563	Am
	2006	450	Am 876	38232	2003	719	Am
			R 301	38240	2002	563	Am
			Ad ^{301 886}		2004	908	Am
35401.3	2000	860	Am				R & Ad 80
35401.5	2000	860	Am	38240.1	2002	563	R
35401.7	1999	911	Ad & R 5	38240.5	2006	78*	Ad & R ⁶⁸
	2001	413	Am 19	38241	2004	908	Am & R 43
	2003	188	Δm /5	38246	1999	1008	Am
	2003	183	Am 571	38255	2003	719	Am
		449	Am 349				
25/01 0	2006		Am Ad ⁹⁸	38260	2003	719 710	Am
35401.8	2002	442	Ad 100 R 100	38265	2003	719	Am
25.400	1000	404		38286	2002	563	Am
35402	1999	181	Am	38301.3	2005	571	Ad
	2000	860	Am	38346	2004	908	Ad
35555	2001	497*	Am	38370	2002	563	Am ⁴⁸⁸
35559	2001	504	R		2004	908	Am
35581	2001	745 *	Am	38375	2004	908	Ad
	2000	212	Ad	38504.1	2006	195	Ad
				JUJUT.1	2000	1/3	4 144
35655.5			Δm 13	38504.2	2006	105	Δd
	2002 2003	229 15	Am ¹³ Ad	38504.2 38506	2006 2003	195 252	Ad Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
39004	1999	277	Am	41601.5	2002	105	Ad
40000.13	1999	330	Am	41602	2002	105	Am
			R & Ad ⁶⁹	41603	2002	105	Am
	2006	614	Am (as am by	42001	1999	841	Am
			Sec. 4,		2000	833	Am
			Stats. 1999,		2003	432	Am
			Ch. 330) ⁸⁶⁹ Am (as ad by		2003	555	Am (by Sec. 7.5 of Ch.)
			Sec. 5,		2004	338	Am
			Stats. 1999,		2004	391	Am
			Ch. 330) ⁸⁷¹		2005	166	Am A 802
40000.15	1999	83	Am		2006	538	Am
	2000	873	Am		2006	898	Am
	2006	609	Am		2006	899	Am
40000.5	1999	316	Am		2006	900	Am
40000.7	2002	670	Am	42001.1	1999	724	Am
40001	1999	724	Am		2005	716	Am
	2001	504	Am 571	42001.13	2003	555	Ad
	2004	193	Am ⁵⁷¹	42001.16	1999	841	Ad
40215	2002	640	Am		2005	716	Am
40226	2002	640	Ad	42001.17	2000	833	Ad
40230	2005	75*	Am 80	42001.18	2000	833	Ad
40254	2002	184	Am	42001.19	2006	898	Ad
40256	2002	784	Am ⁴⁹⁰	42001.2	2003	482	Am
40303	1999	724	Am	42001.20	2005	166	Ad
	2000	860	Am	42001.25	2006	899	Ad
	2003	467	Am	42001.5	2003	555	Am
40205	2006	288	Am	42001.6	2002	640	Ad
40305	2003	467	Am	42002.1	2006	898	Ad
40305.5	2003	467	Am		2006	899	Ad
40500	2003	467 784	Am Am ⁴⁹⁰	42002	2006	900	Ad Am ⁴⁹⁰
40502	2002	784 149		42003	2002 1999	784 724	
40504	2003 2003	467	Am	42005	2004	952	Am
40506.5	2003	784	Am Am ⁴⁹⁰		2004	932	Am (by Sec. 31 of Ch.) ⁶⁷⁶
40508	2002	451	Am	42007	1999	679	Am
40508.5	2002	148	Am	72007	2003	592	Am
40508.6	2002	784	Am 490		2003	193	Am 571
40512	2006	538	Am 802	42007.4	1999	841	Ad
40513	2001	830	Am	42007.5	2004	524	Ad & R 75
40600	2003	292	Am	12007.5	2006	768	Δ m ³¹ /
40610	2004	908	Am	42008	2002	784	Δ m ⁴⁹⁰
40611	1999	880	R (as ad by	42008.5	2002	784	Δm ⁴⁹⁰
10011	1///	000	Sec. 17,	42010	1999	169*	Am 19
			Stats. 1996,	12010	2006	179	Ad
			Ch. 1126)	42011	2002	590	Ad & R 75
			Am (as am by	12011	2003	62	Am ⁵¹⁹
			Sec. 16,	42030.1	2000	861*	Ad
			Stats. 1996,	42203	2002	784	Am ⁴⁹⁰
			Ch. 1126) ¹³	42204	2002	563	Am
40802	1999	1008	Am	42205	1999	85	Am
	2000	521	Am		2004	211*	Am ⁶²²
41501	1999	1008	Am	42232	2000	787	Am
	2004	952	Am (by Sec. 30	42271.5	1999	85	Ad & R ²⁷
			of Ch.) ⁶⁷⁶	42272	2004	227*	R
41600	2002	105	Am				
41000	2002	103	AIII				

WATER CODE

Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
		- 1				- 1	R ⁵⁷¹
110 111	2004 2003	884 680	Am & RN Ad	1061 1062	2004 1999	193 83	Am ³⁰
111	2003	884	Au & RN	11002	2004	182	Am ³⁰ Am ^{81 614}
128	2002	461	Am	1122	2001	315	Am
138.10	2004	612	Ad	1126	2001	315	Am
138.12	2006	831	Ad	1211	2001	315	Am
138.9	2001	7	Ad	1220	2003	740	Am
139.2	2005	573	Ad	Div. 2,			
139.4	2005	573	Ad	Pt. 2,			
141	2005	368	Ad	Ch. 1,			
141.5	2006	77 *	Ad	Art. 2.7,			
175.5	2002	420	Am	heading			
186 200	2002 1X 200	396 * 01–02 3 *	Am Ad ²⁹⁶	(Sec. 1228	2000	306	A m
232	2001	745*	R R	et seq.) 1228.1	2000	306	Am Am
310	2003	449	Am	1228.2	2000	306	Am
359	2005	383	Λm	1228.3	2000	306	Am
337	2006	538	Am 802	1220.5	2003	741	Am
375.5	2004	111	Am	1228.5	2000	306	Am
521	2004	884	Am	1228.8	2000	306	Am
	2005	22	Am ⁶⁴⁷		2003	741	R
Div. 1,				1228.9	2000	306	Am
Ch. 8,				1232	2002	7	Am
Art. 3.5,				1259.2	2004	943	Ad
heading				1259.4	2004	943	Ad
(Sec. 525	2004	884	Ad	1525	2005 2003	81 * 741	Am D % Ad
et seq.) 525	2004	884	Ad(RN)	1525 1525.5	2003	741	R & Ad R
323	2005	22	Am ⁶⁴⁷	1526	2003	741	R
526	2004	884	Ad(RN)	1527	2003	741	R
527	2004	884	Ad	1527.5	2003	741	R
	2005	22	Am ⁶⁴⁷	1528	2003	741	R & Ad
528	2004	884	Ad	1529	2003	741	R & Ad
529 520 5	2004	884	Ad	1529.1	2003	741	R
529.5 535	2004 2006	884 559	Ad Ad	1530 1531	2003 2003	741 741	R & Ad R
1003.5	2002	652	R	1531.5	2003	741	R
1011	1999	938	Am	1532	2003	741	R
1011.5	2003	740	R (as ad by	1532.1	2003	741	R
			Sec. 2,	1532.2	2003	741	R
			Stats. 1992,	1533	2003	741	R
			Ch. 779)	1535	2003	741	R & Ad
			Am (as ad by	1536	2002	652	Am
			Sec. 1,	1527	2003	741	R & Ad
			Stats. 1992, Ch. 779) ¹³	1537 1538	2003 2003	741 741	Ad Ad
1013	2002	617	Am	1539	2003	741	Ad
1013	2003	62	Am 519	1540	2003	741	R & Ad
	2003	612	Δ m ³⁸³	1541	2003	741	Ad
	2005	22	Am ⁶⁴⁷	1546	2003	741	R
1014	1999	938	Ad	1547	2003	741	R
1015	1999	938	Ad	1547.1	2003	741	R
1016	1999	938	Ad	1548	2003	741	R
1017	1999	938	Ad	1549	2003 2003	741	R
1025.5 1031	2003 2003	741 741	Am Ad	1550 1551	2003	741 741	R & Ad Ad
1051	2003	741	Am	1552	2003	741	Ad
1055	2001	315	Am	1552	2004	183	Am ⁵⁷¹
	2002	652	Am	1560	2003	741	R & Ad
1055.2	2001	315	Am	1701.1	2001	315	Ad
	2002	652	Am	1701.2	2001	315	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
Beetion		Спарист	Бујсст	Section		Спартег	Бујест			
1701.3	2001	315	Ad	10010	2001	745*	R			
1701.4	2001	315	Ad	10013	2001	320	Ad			
1703.1	2001	315	Ad		2002	664	Am ⁴³¹			
1703.2	2001	315	Ad	10530	2002	767	Ad			
1703.3	2001	315	Ad	10531	2002	767	Ad			
1703.4	2001	315	Ad	10532	2002	767	Ad			
1703.5 1703.6	2001	315 315	Ad Ad	10533 10534	2002	767 767	Ad			
1703.0	2001 2001	315	Am	10534	2002 2002	767	Ad Ad			
1707	1999	938	Am	10536	2002	767	Ad			
1726	1999	938	R & Ad	10537	2002	767	Ad			
1727	1999	938	R & Ad	10540	2002	767	Ad			
1728	1999	938	Am	10310	2002	949	Ad ⁵⁰⁷			
1732	1999	938	R & Ad	10541	2002	767	Ad			
1812.6	1999	725*	Ad & R 24	10543	2002	767	Ad			
1825	2002	652	Am	10545	2002	767	Ad			
1831	2002	652	Am	10546	2002	767	Ad			
1832	2002	652	Am	10610.2	2001	644	Am			
1833	2002	652	R		2002	664	Am ⁴³¹			
1834	2002	652	Am	10620	2001	320	Am			
1845	2002	652	Am	10621	2000	297	Am			
	2003	741	Am	10631	2000	712*	Am			
1850	2002	652	Am		2001	643	Am (by Sec. 3			
2850	2003	741	Am		2001		of Ch.)			
2865	2003	741	Ad		2001	644	Am (by Sec. 2.5			
2868	2003	741	Ad		2002	664	of Ch.)			
4050	2006	246	Am		2002	664	Am ⁴³¹			
4201	2004	230*	Am		2002	969*	Am			
4227 4250	2004 2004	230 * 230 *	Am R		2004 2006	688 538	Am Am ⁸⁰²			
4250	2004	230*	Am	10631.1	2005	727	Alli			
4252	2004	230*	Am	10631.5	2002	321	Ad			
4327	2004	230*	Am	10633	2002	261	Am			
4357	2004	230*	Am	10634	2001	644	Ad			
4405	2004	230*	R	10642	2000	297	Am			
5003	2006	538	Am ⁸⁰²	10644	2000	297	Am			
5006	2003	741	Am		2004	497*	Am			
5009	2004	535	Ad	10656	2001	643	Am			
	2006	374	Am	10657	2001	643	Ad & R 43			
5107	2003	741	Am	10750	2000	708	Am			
6307	2003	741	Am	10752	1999	779*	Am			
6308	2003	741	Am	10753.1	2002	603	Ad			
6308.5	2003	741	R	10753.10	2002	603	Ad(RN)			
6309	2003	741	Am	10753.4	2002	603	Am			
7043.5	2005	112	Ad	10753.7	2002	603	Am & RN & Ad			
7048	2002	956 407 *	Am	10752.0	2004	497*	Am			
8557	2004	497 * 498	Am	10753.8	2002	603	Am & RN			
8600.5	2004	745 *	Ad	10753.9	2002	603	& Ad(RN) Am & RN			
8610 8617.5	2001 2006	538	Am Am ⁸⁰²	10/33.9	2002	003				
8650	2006	31	Ad & R ^{783 780}	10756	2001	745*	& Ad(RN) R			
8650.6	2006	31	Ad & R ^{783 780}	10780	2001	522	Ad			
8650.7	2006	31	Ad & R /83 /80	10781	2001	522	Ad			
8650.8	2006	31	Ad & R ^{783 780}	10782	2001	522	Ad			
9368	2002	221	Am	10.02	2004	644	R			
9386	2002	221	Am	10782.3	2001	522	Ad			
10004	1999	210	Am	10795	2000	708	Ad			
	2000	720	Am	10795.10	2000	708	Ad			
10004.5	1999	210	Ad	10795.12	2000	708	Ad			
	2000	720	Am	10795.14	2000	708	Ad			
10004.6	2000	720	Ad	10795.16	2000	708	Ad			
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10795.19	2000	708	Ad	12721.5	2000	1071	Ad
10795.2	2000	708	Ad	12721.7	2000	1071	Ad
10795.20	2000	708	Ad	12721.8	2000	1071	Ad
10795.4	2000	708	Ad	12741	2004	108	Am
	2002	603	Am	12742	2004	108	Am
10795.6	2000	708	Ad	12749.93	2003	730	Ad
10795.8	2000	708	Ad	12749.94	2003	730	Ad
10910	2001	643	Am	12749.95	2001	637	Ad
10911	2001	643	Am		2003	730	Ad
10912	2001	643	Am		2004	183	Am (as ad by
10913	2001	643 643	R Am				Stats. 2003, Ch. 730)
10915	2001 2001	745 *	Am R				& RN ⁵⁷¹
11156 11912	2001	745 *	Am	12749.97	2004	183	Ad(RN) ⁵⁷¹
11/12	2002	664	Am ⁴³¹	12830	2001	745*	Am
12226.1	2004	193	p 571	12875	2001	745 *	Am
12228	2004	193	R 571	12878	2004	230*	Am
12260	1999	779*	S 5	12070	2004	702*	Am
12261	1999	779*	S 5	12878.1	2004	230*	Am
12262	1999	779*	S 5		2005	687	Am
12263	1999	779*	S 5	12878.33	2004	230*	Am
12264	1999	779*	S 5	12878.44	2004	230*	Am
12265	1999	779*	S 5	12879.2	2006	538	Am 802
12266	1999	779*	S 5	12879.5	2001	745*	Am
12267	1999	779*	S 5	12890.4	2001	745*	Am
12268	1999	779 *	S 5	12899	2005	263	Ad
12269	1999	779*	S 5	12899.1	2005	263	Ad
12270	1999	779*	S 5	12899.10	2005	263	Ad
12271	1999	779 *	S 5 S 5	12899.11	2005	263	Ad
12272	1999	779 * 779 *	Am ⁵	12899.2	2005	263	Ad
12273 12300	1999 2006	548*	Am	12899.3 12899.4	2005 2005	263 263	Ad Ad
12300	2005	583	Am	12899.5	2005	263	Ad
12301	2006	548 *	Am	12899.6	2005	263	Ad
12308	2001	745 *	R	12077.0	2006	538	Am ⁸⁰²
12310	1999	779*	Am	12899.7	2005	263	Ad
12562	2003	613	Am		2006	538	Am ⁸⁰²
12582.7	2000	1071	Ad	12899.8	2005	263	Ad
12585.10	2001	606*	Ad	12899.9	2005	263	Ad
12585.7	2000	1071	R & Ad	12928.5	2001	745*	R
12585.8	2000	1071	Ad	12929.12	2006	538	Am ⁸⁰²
12585.9	2000	1071	Ad	12929.47	2001	745 *	R
12625	2006	538	Am ⁸⁰²	12939	2001	745 *	Am
12639.1	2004	230*	Ad	12944.7	2001	929	Am
12643	2000 2000	1071 1071	Ad	12947 12949.6	2003	206 957	Am Ad ³⁷
12657 12661.2	2000	1071	Am Ad	12949.0	2002 2003	62	Am 519
12670.11	2004	616	Ad	12986	2006	548*	Am (as am by
12070.11	2005	584	Am	12700	2000	340	Sec. 13,
12670.14	2000	1071	Ad				Stats 1996.
12070.11	2004	749	Am				Stats. 1996. Ch. 601) ³⁸⁴ 111
12670.16	2000	1071	Ad				Am (as am by
12670.20	2000	1071	Ad				Sec. 14,
12670.7	2000	1071	Ad				Stats, 1996.
12670.8	2000	1071	Ad				Ch 601)872
12684.2	2000	1071	Ad	12987.5	2006	548*	Am 384 111
12684.4	2000	1071	Ad	12994	2002	461	Am
12684.6	2000	1071	Ad	12007	2003	62	Am 519
12684.8	2000	1071	Ad	12997	2004	878	Ad & R 75
12687.5	2006	354	Ad	12007.5	2005	22	Am ⁶⁴⁷
12706.3	2000	1071	Ad	12997.5	2004	878	Ad & R 75

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12997.5 (C	Cont.)			13291.5	2000	781	Ad
	2005	567*	Am	13291.7	2000	781	Ad
12998	2004	878	Ad & R 75	13292	2002	604	Ad
12999	2006	710	Ad		2004	644	Am
13160.1	2003	741	Am	12201	2006	404	Am
13167	2006	750 690	Am Ad	13301 13302	2002 2002	420 420	Am
13167.5 13176	2003 2000	727	Au	13302	2002	332	R Am
13177.5	2000	144*	Ad	13304	2003	614	Am
13177.6	2000	144*	Ad	13304.1	2001	332	Ad
13177.7	2003	869	Ad	13305	2005	22	Am ⁶⁴⁷
13178	1999	488	Ad	13307.1	2002	592	Δm
	2000	727	Am		2003	62	Am 519
13181	2006	750	R & Ad	13307.5	2006	562	Ad
13191	1999	495	Ad	13307.6	2006	562	Ad
12101.2	2004	644	Am	13320	2002	324	Am
13191.3	2002 1999	20*	Ad Ad	13321	2002	324	Am
13192	2004	495 644	R R	13323	2003 2001	683 869	Am Am
13193	2001	498	Ad	13323	2002	420	Am
13195	2000	727	Ad		2002	999	Am
13196	2000	727	Ad		2006	293	Am
13197.5	2000	727	Ad	13327	1999	779*	Am
13198	2000	727	Ad		2001	869	Am
	2004	644	R	13328	2002	420	Am
13201	2003	272	Am	13350	1999	686	Am
13207	2002	420	Am		2001	869	Am
13225	2006	293	Am	12251	2003	683	Am
13228.14 13228.15	2002 2002	420 420	Ad Ad	13351 13362	2001 1999	869 92	Am Ad
13246	2002	20*	Am	13302	1999	93	Ad ⁴⁰
13260	2002	1124*	Am	13365	2002	999	Am
10200	2003	1	Am	13366	2001	469	Ad & R 19
13260.2	2003	1	Ad	13367	2001	469	Ad & R 19
13260.3	2003	1	Ad	13368	2003	497	Ad & R 43
13261	2001	869	Am		2004	183	Am ⁵⁷¹
13262	2001	869	Am	13368.5	2003	497	Ad & R 43
13263.3	1999	92	Ad	13369	1999	560	Ad
	1999	93	Ad ⁴⁰	12272	2004	644	Am
13263.6	2000 1999	807 92	Am Ad	13372 13383	2003 2003	683 683	Am
13203.0	1999	93	Ad ⁴⁰	13383.5	2003	492	Am Ad
13264	2003	683	Am	13383.6	2005	581	Ad
13267	2001	869	Am	13385	1999	92	Am
10207	2006	293	Am	10000	1999	93	Am
13268	2003	683	Am		2000	807	Am
	2006	293	Am		2001	869	Am
13269	1999	686	Am		2002	995	Am (by Sec. 1
	2002	999	Am				of Ch.)
	2003	801	Am 571		2002	1019*	Am (by Sec. 2
12271	2004	183	AIII				of Ch.) ³³⁴
13271	2001 2003	498 614	Am				Am (by Sec. 3 of Ch.) ³⁴
13272	2003	796	Am Am		2003	683	Am
13273	2000	343	Am		2003	644	A m
102/3	2004	865	Am		2004	404	Am 821
13285	2002	999	Am	13385.1	2003	609	Ad
13286	2001	700	Ad		2005	145	Δm
13286.9	2002	1019*	Ad		2006	538	Am ⁸⁰²
13290	2000	781	Ad	13385.2	2006	725*	Ad
13291	2000	781	Ad	13385.3	2006	725*	Ad

		**	AILII OOD		iucu		
	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
	Teur	Спарист	Бујест	Section	Teur	Chapter	Бујсст
13387	2001	869	Am	20911	2002	221	Am
	2003	683	Am 571	21100	2000	1041	Am
	2004	183	Am 571		2006	847	Am
	2005	22	Am ⁶⁴⁷	21166	2005	700	Am
	2006	347	Am	21267	2003	296	R
13391.5	2002	999	Am	21403	2005	158	Am
13396.9	2002	291	Am	21552.1	2006	172	Am
13397.5	2000	727	Am S ⁵⁷	21555	2006	588	Am
13399	2000	727	S 57	22651.5	2000	146*	Ad
13399.1	2000	727	S 57	22762	2002	617	Ad Am ⁵¹⁹
13399.2	2000	727	A 13	22070 10	2003	62	
13399.3	2000	727	Am ¹³	22970.10	2002	221	Am
13399.39	2004	644	R	22970.20	2002	221	Am
13443	2001	869 538	Am Am ⁸⁰²	22970.25	2002	221	Am Am ⁸⁰²
13465	2006		R	23178	2006	538	
13467	2001 1999	745 * 725 *		24252.1 24253	2002	846 606*	Ad
13480	2004	559	Am Ad	26134	2001		Ad
13481.5 13540	2004	317	Am	30061	2003 2002	120 221	R R
13555.5	2002	541	Ad	30230	2002	221	Am
13557	2006	541	Ad	30500.1	2002	172	Am
13578	2001	590	Ad	30500.1	2001	176	Ad
13580.5	1999	173	Am	30505	2003	296	R
13580.7	1999	173	Am	30507	2005	700	Am
13610	2003	614	Ad	30507.1	2005	700	Am
13010	2004	183	Am ⁵⁷¹	30525.5	2005	158	Ad
	2004	508	Am	30547	1999	853	Am ¹⁴⁴
13610.5	2003	614	Ad	30731	2006	588	Am
13611	2003	614	Ad	30778	2002	221	Am
13011	2004	183	Am ⁵⁷¹	31013.5	1999	166	Ad
	2006	538	Am ⁸⁰²	31032.1	2004	183	Am ⁵⁷¹
13611.5	2003	614	Ad	31133	2002	221	Am
	2004	183	Am ⁵⁷¹	31149.7	2002	848	Ad
13612	2003	614	Ad	31304.5	2001	606*	Ad
13613	2003	614	Ad	31483	1999	779*	Am ²⁰
13625	2002	422	Am	31633	2001	929	Am
13625.1	2002	422	Ad	32600	2006	671	Ad
13627	2002	422	Am	32601	2006	671	Ad
13627.1	2001	869	Am	32602	2006	671	Ad
13627.2	2001	869	Am & RN & Ad	32603	2006	671	Ad
13627.3	2001	869	Am & RN	34053	2002	221	Am
			& Ad(RN)	34701	2004	118	Am
13627.4	2001	869	Ad(RN)	34741	2005	700	Am
	2002	664	Am 431	35005	2002	221	Am
13627.5	2002	422	Ad	35048	2002	221	Am
13630	2002	422	Am	35049	2002	221	Am
13752	1999	812	Am	35050	2002	221	Am
13952.1	2000	391 *	Ad Am ⁸⁰²	35051	2002	221	Am
13999.8	2006	538		35052	2002	221	Am
14014	2001	745 *	R Am ¹²³	35053	2002	221	Am
14058 14919	1999	725 *	AIII	35260	2002	400	R
	2001	745 *	R	35261	2002	400	R
20201 20201.5	2005 2005	700 700	Am	35262 35263	2002 2002	400 400	R R
20527.11	2005	538	Ad Am ⁸⁰²	35264	2002	400	R R
20527.11	2000	1078	Am Ad ²⁷³	35265	2002	400	R R
20527.12	2000	1078	Ad ²⁷³	35266	2002	400	R R
20321.13	2000	606*	Am	35267	2002	400	R R
20740	2002	221	Am	35268	2002	400	R
20804	2002	1042	Am	35269	2002	400	R
20805	2000	1042	Am	35307	2005	158	Ad
_0000	_000	1012		1 22201	_000	150	- 40

	Affe	ected By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
35470.5	1999	779*	Am	60316	2000	894	Am
35539.10	2001	209	Ad	60318	2000	727	Am
35539.12	2001	209	Ad	60328.1	2000	894	Ad
35539.13	2004	585	Ad	60430	2002	221	Am
	2005	22	Am ⁶⁴⁷	60431	2002	221	Am
35539.14	2001	209	Ad	60434	2002	221	Am
35539.16	2001	209	Ad	60440	2002	221	Am
35565.4	2003	296	Am	60600	2000	888	Ad
35565.5	2003	296	R	60602	2000	888	Ad
35565.6	2003	296	R	60604	2001	829	Am
35565.7	2003	296	R Am ⁵⁷¹	60604	2000	888	Ad
36153	2004	183 25*		60606	2000 2000	888	Ad
36424.1 37207.1	2000 2000	25*	Ad Ad	60608 60610	2000	888 888	Ad Ad
39034	1999	779*	Ad	60612	2000	888	Ad
39035	1999	779*	Ad	60614	2000	888	Ad
40355	2005	700	Am		2001	829	Am
40501	2003	296	R	60616	2000	888	Ad
40657.5	2005	158	Ad	60618	2000	888	Ad
41026	2005	275	R & Ad	60620	2000	888	Ad
41027	2005	275	Am	60622	2000	888	Ad
44202	2006	538	Am ⁸⁰²	70022	2004	118	Am
41303	2002	221	Am	70033	2002	221	Am
41307 45274	1999 2002	779 * 221	Am Am	70041 70078	2002 2005	221 700	Am
45275	2002	221	Am	71031	2003	221	Am R
45276	2002	221	Am	71120	2002	221	Am
46796	1999	779*	Ad	71125	2002	221	Am
46797	1999	779*	Ad	71126	2002	221	Am
50605	2005	700	Am	71127	2002	221	Am
50731.5	2002	454	Am	71128	2002	221	Am
50731.6	2002	454	Am	71129	2002	221	Am
50752	2002	221	Am	71130	2002	221	Am
50780.10	2006	588 221	Am	71132	2002	221 221	Am
50805 50816	2002 2002	221	Am Am	71133 71135	2002 2002	221	Am R
50817	2002	221	Am	71250.1	2002	172	Am
50942	2005	158	Ad	71255	2005	700	Am
50954	2002	221	Am	71282	2005	158	Ad
55305	2005	700	Am	71341.5	2004	799*	Ad
55333.5	2005	158	Ad	71461	2002	221	Am
55339	2000	722	Ad	71463	2002	221	Am
56031	2005	700	Am	71631.7	1999	779*	Am 18
60049	2002	221	R	71620	2004	535	Am ⁴²³
60080 60082	2002 2002	221 221	Am Am	71639 Div. 20,	2005	210	Ad
60082	2002	221	Am	Pt. 5,			
60095	2002	221	Am	Ch. 3,			
60143	2005	700	Am	Art. 1,			
60167	2001	829	Ad	heading			
60211	2002	221	Am	(Sec. 71660			
60212	2002	221	Am	et seq.)	2003	62	Am 519
60213	2002	221	Am	71663.5	2002	848	Ad
60230.5	2000	894	Ad	71697	2000	129*	Am 571
60231	2000	894	Am Ad & R ²⁰	72303	2004	183	Am ⁵⁷¹ Ad ⁴⁶⁴
60233.5	2000 2002	888 941	Ad & R = Am 18	73500	2002	841	Ad ⁴⁶⁵
60290	2002	894 894	Ad	73501	2002	841	Ad ⁴⁶⁴
60291	2000	894	Ad	75501	2002	071	P 465
60292	2000	894	Ad	73502	2002	841	Δd ⁴⁶⁴
60315	2000	894	Am				R 465

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
73503	2002	841	Ad 464	79033.2	1999	725*	Ad 123
			P 465	79033.4	1999	725*	Ad 123
73504	2002	841	Ad ⁴⁶⁴	79033.6	1999	725*	Ad 123
			R 465	79035	1999	725*	Ad ¹²³
73505	2002	841	Ad ⁴⁶⁴ R ⁴⁶⁵	79036	1999	725*	Ad ¹²³
72506	2002	0.41	Ad 464	79037	1999	725 *	Ad ¹²³ Ad ¹²³
73506	2002	841	R 465	79038 79039	1999 1999	725 * 725 *	Ad 123
73508	2002	841	Ad ⁴⁶⁴	79039	1999	725*	Ad 123
75500	2002	011	R ⁴⁶⁵	79041	1999	725*	Ad ¹²³
73510	2002	841	Ad ⁴⁶⁴	79042	1999	725*	Ad ¹²³
			R 465	79043	1999	725*	Ad 123
73511	2002	841	Ad 464	79044	1999	725*	Ad 123
70510	2002	0.41	R ⁴⁶⁵ Ad ⁴⁶⁴	79044.5	1999	725*	Ad ¹²³
73512	2002	841	Ad 161 R 465	79044.6	1999	725*	Ad 123
73513	2002	841	Ad ⁴⁶⁴	79044.7	2000 1999	1078 725*	Am Ad ¹²³
13313	2002	041	R 465	79044.7	1999	725* 725*	Δd ¹²³
73513.5	2002	841	Ad ⁴⁶⁴	79044.9	1999	725*	Ad 123
15515.5	2002	011	R 465	79046	1999	725*	Ad 123
73514	2002	841	Ad ⁴⁶⁴	79047	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79048	1999	725*	Ad ¹²³
74208	2005	700	Am	79049	1999	725*	Ad 123
74228.5	2005	158	Ad	79050	1999	725*	Ad ¹²³
74570.5	2001	606*	Ad	79051	1999	725*	Ad ¹²³ Ad ¹²³
75480	2002 2003	318	Ad Am ⁵¹⁹	79052 79055	1999	725 * 725 *	Ad ¹²³
75480.5	2003	62 318	Am	79055	1999 1999	725* 725*	Ad 123 Ad 123
75481	2002	318	Ad	79057	1999	725*	Δd 123
75481.5	2002	318	Ad	79060	1999	725*	Ad 123
78621	1999	725*	Am 123	79061	1999	725*	Ad 123
78626	1999	725*	R & Ad 123	79062	1999	725*	Ad ¹²³
78648.12	1999	725 *	R & Ad 123	79062.5	1999	725*	Ad ¹²³
	2000	1078	Am	79065	1999	725*	Ad ¹²³
78675	1999	725 *	R & Ad ¹²³	79065.2	1999	725*	Ad 123
78688	2004 1999	183 725*	Am ⁵⁷¹ Ad ¹²³	79065.4 79065.6	1999 1999	725 * 725 *	Ad ¹²³ Ad ¹²³
79000 79005	1999	725 *	A d 123	79065.8	1999	725*	Ad 123
79005 79006	1999	725 *	Δd ¹²³	79067	1999	725*	Δd ¹²³
79007	1999	725 *	Δd 123	79067.2	1999	725*	Δd 123
79008	1999	725 *	Ad 123	79067.4	1999	725*	Ad 123
79009	1999	725 *	Ad 123	79068	1999	725*	Ad 123
79010	1999	725 *	Ad ¹²³	79068.10	1999	725*	Ad ¹²³
79011	1999	725 *	Ad ¹²³	79068.12	1999	725*	Ad ¹²³
79012	1999	725 *	Ad ¹²³ Ad ¹²³	79068.14	1999	725 *	Ad ¹²³ Ad ¹²³
79013	1999	725 * 725 *	Ad ¹²³ Ad ¹²³	79068.16 79068.18	1999	725 * 725 *	Ad ¹²³ Ad ¹²³
79019 79020	1999 1999	725 * 725 *	Ad ¹²³	79068.18	1999 1999	725* 725*	Ad ¹²³
79020	1999	725 *	A d 123	79068.20	1999	725*	Ad ¹²³
79021	1999	725 *	Δd ¹²³	7,5000.20	2000	1078	Am
79022.5	1999	725 *	Ad 123	79068.4	1999	725*	Ad 123
79022.7	1999	725*	Ad ¹²³	79068.6	1999	725*	Ad 123
	2000	1078	Am	79068.8	1999	725*	Ad 123
79023	1999	725 *	Ad ¹²³	79069	1999	725*	Ad ¹²³
79024	1999	725 *	Ad 123	70000 10	2000	1078	Am
79025	1999 1999	725 * 725 *	Ad ¹²³ Ad ¹²³	79069.10	1999 1999	725 * 725 *	Ad ¹²³ Ad ¹²³
79026 79030	1999	725 * 725 *	Ad ¹²³	79069.12 79069.2	1999	725* 725*	Ad ¹²³
79030	1999	725 *	Ad 123	79069.2	1999	725* 725*	Ad 123
79031	1999	725 *	Ad 123	79069.4	1999	725*	Ad ¹²³
.,055	1///	123		7,000,0	1///	, 23	

	A CC	4 . 1 D			A CC.	-4 - 1 D.	
Caption		cted By	Effact	Castion		cted By	Effect
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
79069.8	1999	725 *	Ad 123	79114.5	1999	725*	Ad 123
79070	1999	725 *	Ad 123	79115	1999	725*	Ad 123
79071	1999	725 *	Ad 123	79116	1999	725*	Ad 123
79075	1999	725 *	Ad ¹²³	79117	1999	725*	Ad ¹²³
79076	1999	725 *	Ad ¹²³ Ad ¹²³	79120	1999	725 *	Ad ¹²³ Ad ¹²³
79077	1999	725 * 725 *	Ad 123 Ad 123	79121	1999	725 * 725 *	Ad 123
79078 79079	1999 1999	725 * 725 *	Ad 123	79122	1999 2000	1078	Ad ¹²³ Am
79079	1999	725 *	Ad 123	79122.2	1999	725*	Ad ¹²³
79080	1999	725 *	Ad 123	79122.4	1999	725*	Ad 123
79081	1999	725 *	Ad 123	79123	1999	725*	Ad 123
79082	1999	725 *	Δd^{-123}	79124	1999	725*	Ad 123
79083	1999	725*	Ad 123	79125	1999	725*	Δd 123
79084	1999	725*	Ad 123	79126	1999	725*	Ad 123
79085	1999	725 *	Ad 123	79127	1999	725*	Ad ¹²³
79085.5	1999	725*	Ad 123		2000	1078	Am
79086	1999	725 *	Ad 123	79128	1999	725*	Ad ¹²³
79087	1999	725 *	Ad 123		2000	1078	Am
79088	1999	725 *	Ad 123	79128.5	1999	725*	Ad ¹²³
79090	1999	725 *	Ad ¹²³	70120	2000	1078	Am
79091	1999	725 *	Ad ¹²³ Ad ¹²³	79129	1999	725 *	Ad ¹²³ Ad ¹²³
79092	1999	725 * 606 *		79130 79131	1999	725 * 725 *	Ad 123 Ad 123
79093	2001 1999	725*	Am Ad ¹²³	79131	1999 1999	725* 725*	Ad 123
79093	1999	725 *	Ad 123	79132	1999	725*	Ad ¹²³
79100	1999	725 *	Ad 123	79133	2000	1078	Am
79101	1999	725 *	A.d. 123	79135	1999	725*	Δd 123
79102	1999	725 *	Ad 123	79136	1999	725*	Ad 123
79103	1999	725*	Δd^{-123}	79137	1999	725*	Ad ¹²³
79103.2	1999	725*	Ad 123	79138	1999	725*	Ad 123
79103.4	1999	725*	Ad 123	79139	1999	725*	Ad 123
79104	1999	725*	Ad 123	79140	1999	725*	Ad ¹²³
79104.100	1999	725 *	Ad 123		2000	1078	Am
79104.102	1999	725 *	Ad 123	79141	1999	725*	Ad 123
79104.104	1999	725 *	Ad ¹²³ Ad ¹²³	79142	1999	725*	Ad ¹²³ Ad ¹²³
79104.106	1999	725 *	Ad ¹²³	79142.2	1999	725 *	
79104.108 79104.110	1999 1999	725 * 725 *	Ad 123	79142.4 79142.6	1999 1999	725 * 725 *	Ad ¹²³ Ad ¹²³
79104.110	1999	725*	Ad 123	79142.8	1999	725*	Ad 123
79104.114	1999	725 *	Δd^{-123}	79142.8	1999	725*	Ad 123
79104.200	1999	725 *	Ad 123	79144	1999	725*	Ad 123
79104.202	1999	725 *	Ad 123	79145	1999	725*	Ad 123
79104.204	1999	725*	Δd ¹²³	79146	1999	725*	Δd ¹²³
79104.206	1999	725*	Ad 123	79147	1999	725*	Δd ¹²³
79104.22	1999	725 *	Ad 123	79148	1999	725*	Ad ¹²³
79104.24	1999	725*	Ad 123		2000	1078	Am
79104.26	1999	725*	Ad 123	79148.10	1999	725*	Ad 123
79104.30	1999	725 *	Ad ¹²³	79148.12	1999	725*	Ad ¹²³
79104.32	1999	725 *	Ad ¹²³ Ad ¹²³	79148.14	1999	725*	Ad ¹²³
79104.34	1999	725 *	Ad 123 Ad 123	79148.15	1999	725 *	Ad 123 Ad 123
79105	1999	725 * 725 *	Ad Ad 123	79148.16	1999 1999	725 * 725 *	Ad ¹²³ Ad ¹²³
79106	1999 2000	1078	Au	79148.2 79148.4	1999	725* 725*	Ad 123
79110	1999	725 *	Δd 123	79148.4	1999	725*	Δd ¹²³
79110	1999	725 *	Ad 123	79148.7	1999	725*	Ad 123
79112	1999	725 *	Δd^{-123}	79148.8	1999	725*	Ad 123
79113	1999	725 *	Δd 123		2000	1078	Am
79114	1999	725 *	Ad ¹²³	79149	1999	725*	Ad ¹²³
79114.2	1999	725 *	Ad ¹²³	79149.10	1999	725*	Ad ¹²³
79114.3	1999	725 *	Ad ¹²³	79149.12	1999	725*	Ad ¹²³

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year Year	Chapter	Effect
79149.14	1999	725*	Ad 123	79205.	16 1999	725*	Ad 123
79149.14	1999	725 *	Δd^{-123}	79205.		725*	Δd ¹²³
79149.2	1999	725 *	Ad 123	79205.		725*	Ad 123
79149.3	1999	725 *	Δd^{123}	79205.		725 *	Δd ¹²³
79149.4	1999	725 *	Δd ¹²³	79205.		725*	Ad 123
79149.6	1999	725*	Δd 123	79210	1999	725*	Ad 123
79149.8	1999	725*	Ad 123	79211	1999	725*	Ad 123
79150	1999	725 *	Ad 123	79212	1999	725 *	Ad 123
79151	1999	725 *	Ad 123	79213	1999	725*	Δd ¹²³
79152	1999	725 *	Ad ¹²³	79214	1999	725*	Ad 123
79153	1999	725 *	Ad 123	79215	1999	725*	Ad 123
79154	1999	725 *	Ad 123	79216	1999	725*	Ad ¹²³
79155	1999	725 *	Ad 123	79217	1999	725*	
79155.5	1999	725 *	Ad ¹²³ Ad ¹²³	79218	1999	725*	Ad ¹²³ Ad ¹²³
79156	1999	725 *	Ad 123 Ad 123	79219	1999	725*	Ad ¹²³ Ad ¹²³
79157	1999 1999	725 * 725 *	Ad ¹²³	79220 79221	1999	725 * 725 *	Ad ¹²³
79158 79161	1999	725 * 725 *	Ad 123	79221	1999 2002	812	Ad & R ⁴⁹³
79161.5	1999	725 * 725 *	Ad 123	79400	2002	812	Ad & R 493
79162	1999	725 *	Δd ¹²³	79401	2002	812	Ad & R 493
79162.2	1999	725 *	Ad 123	79403.		812	Ad & R 493
79162.4	1999	725 *	Ad 123	79404	2002	812	Ad & R 493
79163	1999	725 *	Δd^{123}	79405	2002	812	Ad & R 493
79164	1999	725 *	Ad 123	79406	2002	812	Ad & R 493
79165	1999	725 *	Ad ¹²³	79407	2002	812	Ad & R 493
79166	1999	725 *	Δd ¹²³	79410	2002	812	Ad & R 493
79170	1999	725 *	Ad 123	79412	2002	812	Ad & R 493
79171	1999	725 *	Ad ¹²³	79413	2002	812	Ad & R 493
	2000	1078	Am	79414	2002	812	Ad & R 493
79172	1999	725 *	Ad 123	79415	2002	812	Ad & R 493
79173	1999	725 *	Ad ¹²³	79420	2002	812	Ad & R 493
79174	1999	725 *	Ad ¹²³ Ad ¹²³		2002	955	Ad ⁵²⁸
79175 79176	1999	725 * 725 *	Ad 123 Ad 123		2003	62	Am (as ad by
79176 79177	1999 1999	725 * 725 *	Ad 123				Stats. 2002, Ch. 955) ⁵¹⁹
79178	1999	725 *	Ad ¹²³	79421	2002	812	Ad & R 493
79179	1999	725 *	Δd ¹²³	79422	2002	812	Ad & R 493
79180	1999	725 *	Δd ¹²³	79423	2002	812	Ad & R 493
79181	1999	725 *	Δd^{-123}	17123	2002	955	Ad ⁵²⁸
79182	1999	725*	Δd ¹²³	79430	2002	812	Ad & R ⁴⁹³
79183	1999	725 *	Ad 123	79431	2002	812	Ad & R ⁴⁹³
79190	1999	725 *	Δd ¹²³	79432	2002	812	Ad & R 493
79191	1999	725 *	Ad 123	79440	2002	812	Ad & R ⁴⁹³
79192	1999	725 *	Ad 123	79441	2002	812	Ad & R 493
79193	1999	725 *	Ad 123		2006	77*	Am
79194	1999	725 *	Ad 123	79442	2006	77*	Ad
79195	1999	725 *	Ad 123	79450	2002	812	Ad & R 493
79196	1999	725 *	Ad ¹²³ Ad ¹²³	79451	2002	812	Ad & R 493
79196.5	1999	725*		79452	2002 2006	812 77*	Ad & R ⁴⁹³
70107	2000 1999	1078 725*	Am Ad ¹²³	79452.		567*	Am Ad & R ⁶⁸
79197 79198	1999	725 * 725 *	Ad 123	19432.	3 2005 2006	367* 77*	Au & R Am ³¹⁷
79199	1999	725 *	Ad 123	79453	2002	812	Ad & R ⁴⁹³
79200	1999	725 *	Ad 123	נפדלו	2002	955	Ad & K Ad ⁵²⁸
79201	1999	725 *	Ad 123	79454	2002	812	Ad & R 493
79201.5	1999	725 *	Ad 123	79455	2002	812	Ad & R 493
79202	1999	725 *	Ad 123		2002	955	Ad ⁵²⁸
79203	1999	725 *	Ad 123	79456	2002	812	Ad & R 493
79205.10	1999	725 *	ΔA^{123}	79460	2002	812	Ad & R ⁴⁹³
79205.12	1999	725 *	Ad 123		2003	62	Am ⁵¹⁹
79205.14	1999	725*	Ad 123	79470	2002	812	Ad & R ⁴⁹³

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Section	Year Chapter	Effect	Section	Year Chapter	Effect
79471	2002 812	Ad & R 493	79510	2002	
79473	2006 77*	Ad		Initiative	
79475	2002 812	Ad & R 493		(Prop. 50	
79476	2002 812	Ad & R 493		adopted	
79500	2002	na con		Nov. 5, 2002)	Ad
17300	Initiative		79511	2002	Au
			79311		
	(Prop. 50			Initiative	
	adopted	A 1		(Prop. 50	
50501	Nov. 5, 2002)	Ad		adopted	
79501	2002			Nov. 5, 2002)	Ad
	Initiative		79512	2002	
	(Prop. 50			Initiative	
	adopted			(Prop. 50	
	Nov. 5, 2002)	Ad		adopted	
79502	2002			Nov. 5, 2002)	Ad
	Initiative		79520	2002	
	(Prop. 50		1	Initiative	
	adopted			(Prop. 50	
	Nov. 5, 2002)	Ad		adopted	
79503	2002	nu		Nov. 5, 2002)	Ad
17303	Initiative		79521	2002	ΛU
			/9321		
	(Prop. 50			Initiative	
	adopted			(Prop. 50	
	Nov. 5, 2002)	Ad		adopted	
79504	2002			Nov. 5, 2002)	Ad
	Initiative		79522	2003 240*	Ad
	(Prop. 50		79530	2002	
	adopted			Initiative	
	Nov. 5, 2002)	Ad		(Prop. 50	
79505	2002			adopted	
	Initiative			Nov. 5, 2002)	Ad
	(Prop. 50		79531	2002	
	adopted		77551	Initiative	
	Nov. 5, 2002)	Ad		(Prop. 50	
79505.5	2003 240*	Ad		adopted	
19303.3					A 4
70505 6	2003 741	Am	70522	Nov. 5, 2002)	Ad
79505.6	2003 240*	Ad	79532	2003 240*	Ad 571
79506	2002			2004 183	Am ⁵⁷¹
	Initiative		79534	2003 240*	Ad
	(Prop. 50		79540	2002	
	adopted			Initiative	
	Nov. 5, 2002)	Ad		(Prop. 50	
79506.7	2003 240*	Ad		adopted	
79507	2002			Nov. 5, 2002)	Ad
	Initiative		79540.1	2003 240*	Ad
	minative		79541	2002	
	(Prop. 50		7,53.11	Initiative	
	(Prop. 50 adopted	Ad	7,5311	Initiative (Prop. 50	
79508	(Prop. 50 adopted Nov. 5, 2002)	Ad	7,511	(Prop. 50	
79508	(Prop. 50 adopted Nov. 5, 2002) 2002	Ad	7,311	(Prop. 50 adopted	Δd
79508	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative	Ad		(Prop. 50 adopted Nov. 5, 2002)	Ad
79508	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50	Ad	79542	(Prop. 50 adopted Nov. 5, 2002) 2002	Ad
79508	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted			(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative	Ad
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002)	Ad Ad		(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50	Ad
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002			(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted	
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative		79542	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002)	Ad Ad
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50			(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002	
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative		79542	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002)	
	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50		79542	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002	
79508 79509 79509.6	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted	Ad	79542	(Prop. 50 adopted Nov. 5, 2002) 2002 Initiative (Prop. 50 adopted Nov. 5, 2002) 2002 Initiative	

a .	Affected By	F1.00		Affected By	FICC
Section	Year Chapter	Effect	Section	Year Chapter	Effect
79543 (Co	nt.)		79562	2002	
	2003 493	Am		Initiative	
79544	2002			(Prop. 50	
	Initiative			adopted	
	(Prop. 50			Nov. 5, 2002)	Ad
	adopted		79562.5	2003 240*	Ad
	Nov. 5, 2002)	Ad	79563	2002	
79545	2002			Initiative	
	Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted		50560.5	Nov. 5, 2002)	Ad
70546	Nov. 5, 2002)	Ad	79563.5	2003 493*	Ad
79546	2002		79564	2002	
	Initiative			Initiative	
	(Prop. 50			(Prop. 50	
	adopted	A .1		adopted	A .1
70547	Nov. 5, 2002)	Ad	70564.1	Nov. 5, 2002)	Ad
79547 79547.2	2003 240 * 2003 240 *	Ad Ad	79564.1 79565	2003 240* 2002	Ad
		Au	19303	Initiative	
79550	2002 Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted			Nov. 5, 2002)	Ad
	Nov. 5, 2002)	Ad	79567	2002	Au
79551	2002	Au	19301	Initiative	
19331	Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted			Nov. 5, 2002)	Ad
	Nov. 5, 2002)	Ad	79568	2002	Au
79552	2002	Au	17500	Initiative	
17332	Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted			Nov. 5, 2002)	Ad
	Nov. 5, 2002)	Ad	79570	2002	
79553	2002		1,70,0	Initiative	
	Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted			Nov. 5, 2002)	Ad
	Nov. 5, 2002)	Ad	79571	2002	
79554	2002			Initiative	
	Initiative			(Prop. 50	
	(Prop. 50			adopted	
	adopted			Nov. 5, 2002)	Ad
	Nov. 5, 2002)	Ad	79572	2002	
79555	2003 240*	Ad		Initiative	
79560	2002			(Prop. 50	
	Initiative			adopted	
	(Prop. 50		50.7-2	Nov. 5, 2002)	Ad
	adopted		79573	2002	
50566	Nov. 5, 2002)	Ad 443		Initiative	
79560.1	2002 618	Ad 443		(Prop. 50	
79560.5	2003 240*	Ad		adopted	. 1
79561	2002		70575	Nov. 5, 2002)	Ad
	Initiative		79575	2003 240*	Ad
	(Prop. 50		79580	2002	
	adopted	A 1		Initiative	
70561.5	Nov. 5, 2002)	Ad		(Prop. 50	
79561.5	2003 240* 2004 183	Ad Am ⁵⁷¹		adopted Nov. 5, 2002)	Ad
					A d

			, <u></u>				
	Affec	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
79581	2002			80110	1X 2001	-02 4*	Ad
79361	Initiativ	e		80110	1X 2001 1X 2001		Ad
	(Prop. 5			80114	1X 2001		Ad
	adopted			00114	1X 2001		R (as ad by
	Nov. 5,		Ad		171 2001	. 02	Stats. 2001,
79582	2002	/					Ch. 4)
	Initiativ	e		80116	1X 2001	-02 4*	Ad
	(Prop. 5	50		80120	1X 2001	-02 4*	Ad
	adopted			80122	1X 2001		Ad
	Nov. 5,	2002)	Ad	80130	1X 2001		Ad
79583	2002			00122	1X 2001		Am
	Initiativ			80132	1X 2001		Ad
	(Prop. 5 adopted			80134	1X 2001 1X 2001		Am Ad
	Nov. 5,		Ad	80200	1X 2001 1X 2001		Ad
79584	2002	2002)	Au	00200	1X 2001		Am
77501	Initiativ	e		80250	1X 2001		Ad
	(Prop. 5			80260	1X 2001		Ad
	adopted			80270	1X 2001		Ad
	Nov. 5,	2002)	Ad	81300	2002	844	Ad
79585	2002			81301	2002	844	Ad
	Initiativ			81302	2002	844	Ad
	(Prop. 5			81303	2002	844	Ad
	adopted		Ad	81304 81305	2002 2002	844 844	Ad Ad
79586	Nov. 5, 2002	2002)	Au	01303	2002	88	Am
77500	Initiativ	e		81306	2002	844	Ad
	(Prop. 5			81307	2002	844	Ad
	adopted			81307.5	2002	844	Ad
	Nov. 5,	2002)	Ad	81308	2002	844	Ad
79587	2002			81309	2002	844	Ad
	Initiativ			81315	2002	844	Ad
	(Prop. 5			81316 81317	2002 2002	844 844	Ad Ad
	adopted Nov. 5,		Ad	81318	2002	844	Ad
79588	2002	2002)	Au	81319	2002	844	Ad
77500	Initiativ	e		81325	2002	844	Ad
	(Prop. 5			81325.5	2002	844	Ad
	adopted			81325.7	2002	844	Ad
	Nov. 5,	2002)	Ad	81326	2002	844	Ad
79589	2002			81327	2002	844	Ad
	Initiativ			81328	2002	844	Ad
	(Prop. 5			81329	2002	844	Ad
	adopted		A 4	81330 81331	2002 2002	844 844	Ad Ad
79590	Nov. 5, 2003	240*	Ad Ad	81335	2002	844	Ad
80000	1X 200		Ad	81336	2002	844	Ad
80002	1X 200		Ad	81336.5	2002	844	Ad
80002.5	1X 200		Ad	81337	2002	844	Ad
80003	1X 200		Ad	81338	2002	844	Ad
80004	1X 200		Ad	81339	2002	844	Ad
80010	1X 200		Ad	81400	2002	844	Ad
80012	1X 200		Ad	81401	2002	844	Ad
80014	1X 200		Ad	81402	2002	844	Ad
80016	1X 200		Ad	81403	2002	844	Ad
80100 80102	1X 200 1X 200		Ad Ad	81404 81405	2002 2002	844 844	Ad Ad
80102	1X 200		Ad	81406	2002	844	Ad
80106	1X 200		Ad	81407	2002	844	Ad
	1X 200		Am	81408	2002	844	Ad
80108	1X 200	1-02 4*	Ad	81409	2002	844	Ad
NOTE 6					_		

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
81410	2002	844	Ad	81606	2002	849	Ad
81415	2002	844	Ad	81608	2002	849	Ad
81416	2002	844	Ad	81608.5	2002	849	Ad
81417	2002	844	Ad		2006	88	Am
81418	2002	844	Ad	81609	2002	849	Ad
81419	2002	844	Ad	81610	2002	849	Ad
81420	2002	844	Ad	81615	2002	849	Ad
81421	2002	844	Ad	81628	2002	849	Ad
81422	2002	844	Ad	81629	2002	849	Ad
81425	2002	844	Ad	81630	2002	849	Ad
81426	2002	844	Ad	81631	2002	849	Ad
81427	2002	844	Ad	81632	2002	849	Ad
81428	2002	844	Ad	81633	2002	849	Ad
81429	2002	844	Ad	81634	2002	849	Ad
81430	2002	844	Ad	81635	2002	849	Ad
81431	2002	844	Ad	81636	2002	849	Ad
81432	2002	844	Ad	81637	2002	849	Ad
81433	2002	844	Ad	81640	2002	849	Ad
81434	2002	844	Ad	81641	2002	849	Ad
81435	2002	844	Ad	81642	2002	849	Ad
81440	2002	844	Ad	81643	2002	849	Ad
81441	2002	844	Ad	81645	2002	849	Ad
81442	2002	844	Ad	81646	2002	849	Ad
81445	2002	844	Ad	81647	2002	849	Ad
81446	2002	844	Ad	81648	2002	849	Ad
81447	2002	844	Ad	81649	2002	849	Ad
81448	2002	844	Ad	81650	2002	849	Ad
81449	2002	844	Ad	81651	2002	849	Ad
81450	2002	844	Ad	81652	2002	849	Ad
81451	2002	844	Ad	81653	2002	849	Ad
81452	2002	844	Ad	81654	2002	849	Ad
81455	2002	844	Ad	81655	2002	849	Ad
81456	2002	844	Ad	81656	2002	849	Ad
81456.5	2002	844	Ad	81658	2002	849	Ad
81456.7	2002	844	Ad	81660	2002	849	Ad
81457	2002	844	Ad	81661	2002	849	Ad
81459	2002	844	Ad	81662	2002	849	Ad
81460	2002	844	Ad	81670	2002	849	Ad
	2006	88	Am	81671	2002	849	Ad
81461	2002	844	Ad	81671.5	2002	849	Ad
81600	2002	849	Ad	81671.6	2002	849	Ad
81601	2002	849	Ad	81671.7	2002	849	Ad
81602	2002	849	Ad	81672	2002	849	Ad
81603	2002	849	Ad	81673	2002	849	Ad
81604	2002	849	Ad	81674	2002	849	Ad

WELFARE AND INSTITUTIONS CODE

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27	2001	683	Ad		2003	558	Am
100	2000	447	Am		2005	838	Am
100	2001	824	Am	293	2002	416	Ad
110	2006	838	Ad	273	2003	558	Am
202	1999	997	Am (by Sec. 1		2003	858	Am
202	1///	771	of Ch.)		2006	838	Am
	2001	830	Am	294	2002	416	Ad
204	2003	124	R		2003	558	Am (by Sec. 6
	2004	574	Ad		2000	220	of Ch.)
207.6	2003	332	Ad		2004	20*	Am
213.5	1999	661	Am (by Sec. 13		2005	22	Am ⁶⁴⁷
			of Ch.)		2005	627	Am
	1999	980	Am (by		2006	838	Am
			Sec. 19.5	295	2002	416	Ad
			of Ch.)		2003	558	Am
	2001	572	Am (by Sec. 5		2006	389	Am (by Sec. 1
			of Ch.)				of Ch.)
	2001	713	Am (by Sec. 1.5		2006	838	Am (by
			of Ch.)				Sec. 42.5 of Ch.)
	2002	664	Am ⁴³¹	296	2002	416	Ad
	2002	1008	Am	297	2002	416	Ad
	2003	365	Am		2006	838	Am
	2005	634	Am	300	2000	824	Am
213.6	2003	365	Ad				R & Ad 80
213.7	2005	472	Ad		2005	625	R (as ad by
217	1999	233	Am				Sec. 3.5,
219.5	2002	196	Am				Stats. 2000,
222	2005	608	Am				Ch. 824)
224 224.1	2006 2006	838 838	Ad Ad				Am (as am by
224.1	2006	838	Ad				Sec. 3, Stats. 2000,
224.3	2006	838	Ad				Ch. 824) ¹³
224.4	2006	838	Ad		2005	630	Am (as am by
224.5	2006	838	Ad		2003	050	Sec. 3,
224.6	2006	838	Δd				Stats. 2000,
225.05	2003	62	Am ⁵¹⁹				Ch. 824, by
	2004	193	R ⁵⁷¹				Sec. 1 of Ch.) ¹³
229.5	2000	908	Am				Am (as ad by
241.1	2001	830	Am				Sec. 3.5,
	2004	468	Am				Stats. 2000,
	2006	538	Am 802				Ch. 824, by
	2006	901	Am 810				Sec. 1.5 of
241.2	2004	468	Ad				Ch.)82
246	2002	784	Am ⁴⁹⁰	300.2	1999	346	Am
247	2003	149	R A m 490	302	2000	921	Am
255	2002	784	AIII	205.5	2001	854	Am
256	2000	228	Am	305.5	1999	275*	Ad
257	2001	830	Am		2002	920	Ad
258	2003	149	Am Am ⁴⁹⁰		2003	568	Am & RN
270	2002	784	Am Am ⁶⁵⁴	205.6	2006	838	Am
285 290.1	2004	405	Am	305.6	2003	568	Ad(RN)
290.1	2002	416	Ad	306.5	2001 2006	747	Ad
	2003 2006	558 838	Am Am	306.6 309	2000	838 421*	Ad Am
290.2	2000	416	Alli	309	2000	824	Am
290.2	2002	558	Au		2000	024	R & Ad ⁸⁰
	2005	838	Am		2001	653*	Am (as am by
291	2002	416	Ad		2001	333	Sec. 4 and as ad
2/1	2002	558	Am				by Sec. 4.5,
	2006	838	Am				Stats. 2000,
292	2002	416	Ad				Ch. 824)
		-				_	,

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
309 (Co	ont)	-		361.3	2001	653*	Am
307 (CC	2002	918	Am (as am by	301.3	2001	812	Am
	2002	910	Sec. 7 and	361.31	2006	838	Ad
			Sec. 8,	361.4	2000	421*	Am
			Stats. 2001,	501.1	2001	445*	Am
			Ch. 653)				R & Ad ⁶³
	2004	373	R (as am by		2002	918	Am (as am by
			Sec. 4,				Sec. 1 and as ad
			Stats. 2002,				by Sec. 2,
			Ch. 918)				Stats. 2001,
			Am (as am by		2004	200	Ch. 445)
			Sec. 3,		2004	298	R (as am by
			Stats. 2002, Ch. 918) ¹³				Sec. 5, Stats. 2002,
	2006	726*	Am				Ch. 918)
311	2002	416	Am				Am (as am by
312	2002	416	R				Sec. 6,
316.2	2000	56	Am				Stats. 2002,
317	2000	450	Am				Ch. 918) ³⁸
	2006	385	Am (by Sec. 1		2004	373	R (as am by
			of Ch.)				Sec. 5,
	2006	838	Am (by				Stats. 2002,
210	1000	02	Sec. 46.5 of Ch.) Am ³⁰				Ch. 918)
319	1999 2001	83 653 *	Am				Am (as am by Sec. 6,
	2004	373	Am				Stats. 2002,
	2005	639	Am				Ch. 918) ³⁸
	2006	538	Am 802		2006	726*	Am
319.1	1999	892	Am	361.45	2006	383	Ad
	2001	854	Am	361.5	1999	399	Am (by Sec. 1
326	2000	450	R 96		1000	005	of Ch.)
326.5	2000	450	Ad		1999	805	Am (by Sec. 1.2
335 336	2002 2002	416 416	R R		2000	135	of Ch.) Am ²⁰³
337	2002	416	R		2000	824	Am
338	2002	416	Am				R & Ad 80
349	2003	813	Am		2001	653*	Am (as am by
355	2003	365	Am				Sec. 5 and as ad
	2003	468	Am ⁵⁶¹				by Sec. 5.5,
355.1	1999	417*	Am				Stats. 2000,
358 358.1	2003 2000	812 909	Am Am (by Sec. 1		2002	918	Ch. 824) Am (as am by
336.1	2000	909	of Ch.)		2002	910	Sec. 11.3 and
	2000	930	Am				11.6, Stats. 2001,
	2001	754	Am				Ch. 653)
	2002	785	Am		2003	28	Am (as am by
	2003	812	Am				Sec. 7 and
360	2002	416	Am				Sec. 8,
360.6	1999	275*	Ad				Stats. 2002,
361	2006 2002	838 180	R Am		2005	625	Ch. 918) R (as am by
301	2002	862	Am		2003	023	Sec. 8,
	2005	639	Am				Stats. 2002,
	2006	838	Am				Ch. 918)
361.1	2003	306	Ad				Am (as am by
361.2	2000	909	Am (by Sec. 2				Sec. 7,
	2001	652 ×	of Ch.)				Stats. 2002, Ch. 918) ¹³
	2001 2005	653 * 632	Am Am	361.7	2006	838	Cn. 918)** Ad
	2005	388	Am	362	2000	908	Am (by Sec. 2
361.21	1999	881*	Am	502	_000	700	of Ch.)
					_		,

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
362 (Co	nt)				2004	810	Am
302 (CO	2000	910	Am (by Sec. 8.5		2004	640	Am
	2000	910	of Ch.)		2006	75*	Am
	2000	911	Am (by Sec. 1.5		2006	726*	Am
	2000	711	of Ch.)	366.23	1999	997	Am
362.04	2005	628	Ad		2002	416	R
362.05	2003	813	Ad		2005	632	Ad
	2005	628	Am	366.24	1999	887	Ad
362.1	2000	909	Am		2000	910	R
	2005	630	Am	366.25	1999	887	Ad
362.3	2002	416	Am	266.26	2000	910	R 30
362.7	2001	653 *	Ad	366.26	1999	83	Am ³⁰
364.05	2003	516	Ad		1999	997	Am
366	1999	887 909	Am Am		2000	910 747	Am Am
	2000 2001	111*	Am		2001 2003	813	Am
	2001	653 *	Am		2003	810	Am (by Sec. 5
	2002	785	Am		2007	010	of Ch.)
	2003	813	Am		2005	626	Am (by Sec. 1
	2004	810	Am				of Ch.)
	2005	640	Am		2005	634	Am (by Sec. 2
	2006	838	Am ⁸⁴²				of Ch.)
366.05	2003	516	Ad		2005	640	Am (by Sec. 6.5
366.1	2000	909	Am				of Ch.)
	2001	111 *	Am	266.25	2006	838	Am ⁸⁴³
	2001	653 *	Am	366.27	2003	862	Am
	2002	785	Am	366.28	2001	745 *	R Ad ⁴⁹⁷
	2003 2004	813 810	Am Am		2003 2004	247 249*	Au 629
	2004	640	Am	366.29	2004	747	Am
366.21	1999	399	Am (by Sec. 2	366.3	1999	887	Am (by Sec. 2
200.21	.,,,	2,,	of Ch.)	200.5	.,,,	007	of Ch.)
	1999	805	Am (by Sec. 2.2		2000	108*	Am
			of Ch.)		2000	909	Am (by Sec. 6
	2000	108 *	Am				of Ch.)
	2000	910	Am		2000	910	Am (by
	2001	747	Am				Sec. 14.1
	2002	416	Am		2000	011	of Ch.)
	2002	918	Am (by Coo 8		2000	911	Am (by Sec. 2.3
	2003	558	Am (by Sec. 8 of Ch.)		2001	747	of Ch.) Am
	2003	813	Am (by Sec. 5.5		2002	785	Am
	2003	015	of Ch.)		2003	813	Am
	2004	810	Am (by Sec. 3		2004	810	Am
			of Ch.)		2005	640	Am
	2004	811	Am (by		2006	567	Am
			Sec. 14.5 of Ch.)	366.35	2005	640	Ad
	2005	22	Am ⁶⁴⁷	366.4	2002	1115	Am
	2005	640	Am	266.5	2003	62	Am ⁵¹⁹
	2006	75*	Am	366.5	2004	468	Ad
	2006	389	Am (by Sec. 2	367 369.5	2001 1999	854 552	Am Ad
	2006	726*	of Ch.) Am (as am by	309.3	2004	329	Am
	2000	720	Sec. 26,	387	2002	416	Δm
			Stats. 2006,	307	2003	468	Am 561
			Ch. 75, by		2004	468	Δm
			Sec. 3.5 of Ch.)		2005	22	Am ⁶⁴⁷
366.22	1999	399	Am	388	2000	909	Am
	2000	108*	Am	391	2000	911	Ad
	2000	910	Am		2003	813	Am
	2003	813	Am		2004	810	Am
NOTE 6						n 1	

C4:		ted By	E.C	Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
391 (Co	ont.)			656	2002	784	$\mathrm{Am}^{\ 490}$
•	2005	639	Am	656.2	1999	996	Am
395	2006	385	Am	658	1999	997	Am
396	1999	620	Am		2001	831	Am
398	2004	193	R ⁵⁷¹	660	1999	997	Am
503	2004	193	Am 571	000	2000	771	AIII
601.4	2002	784	Am 490		Initiativ		
602	1999	996	Am		(Prop. 2		
	2000				adopted		
	Initiative				Mar. 7,		Am
	(Prop. 21			660.5	2002	110	Am 13
	adopted			661	2002	784	Am ⁴⁹⁰
	Mar. 7, 2	(000)	Am	663	2000		
	2001	854	Am		Initiativ	e	
602.3	2001	854	Ad(RN)		(Prop. 2	21	
602.5	1999	996	Ad		adopted		
	2000				Mar. 7,		Am
	Initiative			676	1999	996	Am
	(Prop. 21				2000		
	adopted				Initiativ	e	
	Mar. 7, 2	(000)	Ad		(Prop. 2		
	2001	854	Am (as ad by		adopted		
	2001	034	Stats. 1999,		Mar. 7,		Am
			Ch. 996) & RN	676.5	1999	996	Am
603.5	2001	824			1999	997	
		996	Am	706.5			Am R & Ad
606	1999		Am		2001	831	
625.3	1999	996	Am	706.6	2002	785	Am
	2000			706.6	1999	997	Ad
	Initiative			707	2001	831	Am
	(Prop. 21			707	2000		
	adopted				Initiativ	e	
	Mar. 7, 2	(000)	Am		(Prop. 2		
626	2001	334	Am		adopted		
628	1999	997	Am		Mar. 7,	2000)	Am
	2001	831	Am	710	2005	265	Ad
628.1	1999	996	Am	711	2005	265	Ad
629	1999	996	Am	712	2005	265	Ad
	2000	663	Am	713	2005	265	Ad
	2000			714	2005	265	Ad
	Initiative			725.1	1999	996	Ad
	(Prop. 21			723.1	2003	124	R
	adopted			726	2002	180	Am
	Mar. 7, 2	(000)	Am	720	2003	862	Am
635	1999	997	Am	726.4	1999	997	Ad
		854				911	
635.1	2001		Am	727	2000		Am Am
636	1999	997	Am	727.1	2001	653*	Am
	2001	831	Am	727.1	1999	881*	Am
	2004	332	Am	727.2	2001	831	Am
	2005	22	Am ⁶⁴⁷	727.2	1999	995	Ad
636.1	1999	997	Ad		1999	997	Ad
	2001	831	Am		2000	287	Am (as ad b
	2004	332	Am				Stats. 1999,
652	1999	997	Am				Ch. 995)
653.5	1999	997	Am				& RN ²¹⁶
654.1	2003	149	Am		2001	831	R & Ad
654.3	2000				2002	785	Am
	Initiative				2003	862	Am
	(Prop. 21			727.3	1999	997	ΔA
	adopted			, 27.3	2000	135	Am ²⁰³
	Mar. 7, 2	0000)	Am		2001	830	Am
	widi. 1, 2	.000)	AIII		2001	030	AIII
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	Affe	cted By			Affec	ted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
727.3 (C	cont.)				2000		
•	2001	831	R & Ad		Initiative		
727.31	1999	997	Ad		(Prop. 2		
	2000	135	Am ²⁰³		adopted		
	2001	831	Am		Mar. 7, 1	2000)	Am
727.32	2001	830	Ad	781.5	1999	167	Ad & R 52
	2001	831	Ad	790	2000		
727.4	1999	997	Ad		Initiative	2	
	2000	287	Am ²¹⁶		(Prop. 2	1	
	2001	831	Am		adopted		
	2002	664	Am ⁴³¹		Mar. 7, 2		Ad
	2006	838	Am		2006	675	Am
727.6	2000	287	$Ad(RN)^{216}$	791	2000		
728	2001	831	Am		Initiative	•	
729.11	2001	115	R		(Prop. 2	1	
729.6	2001	484	Ad		adopted		
730.6	2000	481	Am		Mar. 7, 2	2000)	Ad
	2000	1016	Am (by	792	2000		
			Sec. 12.5		Initiative		
			of Ch.)		(Prop. 2	1	
	2005	238	Am		adopted		
730.7	1999	996	Ad		Mar. 7,	2000)	Ad
	2001	854	Am (as ad by	793	2000		
			Stats. 1999,		Initiative		
72 0.0	2001	054	Ch. 996) & RN		(Prop. 2	1	
730.8	2001	854	Ad(RN)		adopted	2000)	
731	2003	4*	Am ²²	5 0.4	Mar. 7, 2	2000)	Ad
731.3	2000	366*	Ad & R ²¹ 20	794	2000		
736	2006	257	Am		Initiative		
740	2004	375	Am		(Prop. 2	1	
740.16	2005	22	Am ⁶⁴⁷ Am ⁴⁹⁰		adopted	2000)	A 1
742.16	2002	784		705	Mar. 7, 2	2000)	Ad
D: 1	2006	167	Am	795	2000	_	
Div. 2,					Initiative		
Pt. 1,					(Prop. 2	1	
Ch. 2, Art. 18.5,					adopted Mar. 7, 2	2000)	Ad
heading				796	2000	366*	Ad & R ²¹ 20
(Sec. 743				827	1999	984	Au & K Am
et seq.)	2001	854	Am & RN	627	1999	985	Am (by Sec. 3
Div. 2,	2001	034	Alli & KIV		1999	903	of Ch.)
Pt. 1,					1999	996	Am (by
Ch. 2,					1,,,,	,,,,	Sec. 22.3
Art. 18.6,							of Ch)
heading					2000	135	Am ²⁰³
(Sec. 743					2000	908	Am (by Sec. 3
et seq.)	2001	854	Ad(RN)				of Ch.)
749.5	2006	69*	Ad		2000	926	Am (by Sec. 8
749.6	2006	69*	Ad				of Ch.)
749.7	2006	69*	Ad		2001	754	Am
749.8	2006	69*	Ad		2002	305	Am (by Sec. 2
749.9	2006	69*	Ad				of Ch.)
777	2000				2004	339	Am (by Sec. 12
	Initiativ						of Ch.)
	(Prop. 2	21			2004	574	Am (by Sec. 4.5
	adopted						of Ch.)
	Mar. 7,	2000)	Am		2005	22	Am ⁶⁴⁷
779	2003	4*	Am 22	827.1	1999	996	Am (as ad by
	2004	183	Am ⁵⁷¹				Stats. 1996,
	200 1						
780 781	2004 2003 1999	4* 83	Am ²² Am ³⁰				Ch. 422) & RN

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Section	Year	cted By Chapter	Effect	Section	Year	cted By Chapter	Effect	
827.1 (C	ont.)			1078	2000	659	Ad	
	2000			1120	2004	193	Am ⁵⁷¹	
	Initiativ	e		1120.1	1999	996	Am	
	(Prop. 2	.1		1120.2	1999	78*	Am	
	adopted			1176	2003	4*	Am ²²	
	Mar. 7,	2000)	Am (as ad by	1177	2003	4*	Am 22	
			Stats. 1996,	1178	2003	4*	Am 22	
			Ch. 422) & RN	1179	2003	4*	Am ²²	
827.2	2000			1700	1999	333	Am	
	Initiativ			1703	2003	4*	Am 22	
	(Prop. 2				2004	183	Am ⁵⁷¹ Am ^{715 716}	
	adopted				2005	10*	Am /15 /16	
007.5	Mar. 7,		Ad(RN)	1710	2005	GRP 1	S ⁶⁹⁴ Am ^{715 716}	
827.5	1999	996	Am	1710	2005	10*	Am 75 776 S ⁶⁹⁴	
	2000	_		1711	2005	GRP 1	Am ⁷¹⁵ 716	
	Initiativ			1711	2005	10*	c 694	
	(Prop. 2			1712	2005	GRP 1	S A 22	
	adopted Mar. 7,		A m	1712	2003 2005	4* 10*	Am ²² Am ^{715 716}	
827.6	1999	996	Am R & Ad		2005	GRP 1	S ⁶⁹⁴	
027.0	2000	990	K & Au	1712.5	2003	798	Ad ⁸¹	
	Initiativ	e		1713	2005	10*	Am ^{715 716}	
	(Prop. 2			1713	2005	GRP 1	S ⁶⁹⁴	
	adopted			1714	2000	481	Am	
	Mar. 7,		Am	1,11	2003	4*	Δ m ²²	
827.7	1999	996	Ad(RN)		2005	10*	Am ^{715 716}	
827.9	2001	830	Δd		2005	GRP 1	S 694	
	2002	545	Am ⁴²²	1716	2003	4*	A 22	
828	2001	830	Am		2005	10*	Am 715 716	
	2003	124	Am		2005	GRP 1	S 694	
828.01	2000			1717	2003	4*	Am ²²	
	Initiativ	e			2005	10*	R 715 716	
	(Prop. 2	21			2005	GRP 1	S 703	
	adopted		_	1718	2003	4*	Am ²²	
071	Mar. 7,		R		2005	10*	R ^{715 716} S ⁷⁰³	
871	2003	263	Am Am ⁴⁹⁰	1710	2005	GRP 1	\$ 703	
872	2002	784	Am 150 R 571	1719	2003	4*	Am ²² Am ⁵¹⁹	
898.5	2004	193			2003	62	Am 715 716 Am 715 716	
903	2001	463	Am		2005	10*	Am S 694	
903.3 903.4	2001 2000	824 808*	Am Am	1720	2005 2003	GRP 1 4*	A m 22	
903.4	2000	808*	Am Am	1720	2005	10*	Am 715 716	
903.41	2000	755*	Am		2005	GRP 1	S ⁶⁹⁴	
903.43	2000	808*	Am	1721	2003	4*	Am 22	
703.3	2001	755*	Δm	1,21	2005	10*	p 715 716	
	2002	664	Am ⁴³¹		2005	GRP 1	S 703	
903.7	2000	108*	Am	1722	2003	4*	Δ m ²²	
,	2001	755*	Am		2005	10*	R 715 716	
	2002	1022*	Δm		2005	GRP 1	S 703	
	2005	73*	Am ⁶⁹³	1723	2003	4*	A 22	
904	2001	824	Am		2005	10*	Am /15 /16	
912	2003	158*	Am		2005	GRP 1	S 694	
912.1	2003	158*	Am	1724	2003	4*	R 22	
990	2000	59	Am 715 716	1725	2003	4*	Am 22	
1000	2005	10*	Am 715 716		2005	10*	AIII Am ^{715 716}	
	2005	GRP 1	S 694		2005	GRP 1	S 694	
1000.7	2003	4*	Am ²²	1726	2003	4*	Am 22	
4000	2004	183	Am ⁵⁷¹	1727	2003	4*	R 22	
1009	2003	4*	Am ²²	1731.8	2003	4*	Ad ²²	
1009	2000	659	Ad					

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1732.6	2000				2005	110*	Am
1732.0	Initiativ	/e			2006	538	Δ m 802
	(Prop. 2			1801	1999	83	Am 30
	adopted				2005	110*	Am
	Mar. 7,		Am	1801.5	2005	110*	Am
.===	2002	787	Am ⁴²²	1802	2003	4*	Am ²²
1732.8	2001	476	Ad 22	1830	2003	4*	Am ²² R ⁵⁷¹
1727	2003	4*	Am ²² Am ⁴⁹⁰	1906	2004	193	R ⁵⁷¹
1737	2002 2003	784 4*	Am ²²	1914 2017	2004 2006	193 538	Am ⁸⁰²
1737.1	2003	4*	Am ²²	2100	2000	355	Ad
1752.05	2004	738	Ad	2102	2002	355	Ad
1752.5	2004	798	Am 81	2104	2002	355	Ad
1752.81	2000	481	Am	2106	2002	355	Ad
	2006	538	Am 802	3053	2002	1124*	Am
1752.82	2003	4*	Am ²²	3055	2002	1124*	Ad Am 715 716
1754	2003	4*	Am ²²	3150	2005	10*	
1755.4	2000	659	Ad R ⁵⁷¹		2005	GRP 1	S 694 Am 802
1756.1 1757	2004 2003	193 4*	Am ²²		2006 2006	538 901	Am 810
1760	2003	4*	Am ²²	3151	2005	10*	Am 715 716
1760.3	2001	115	R	3131	2005	GRP 1	S 694
1764.2	2000	481	Am		2006	538	A 802
1765	2003	4*	Am ²²	3157	2005	10*	Am /15 /16
1766	2003	4*	A 22		2005	GRP 1	S 703
	2005	10*	Am /15 /16	3158	2005	10*	Am ^{715 716}
	2005	GRP 1	S ⁶⁹⁴		2005	GRP 1	S 694
1766.1	2003	4*	Am ²²	3300	2005	10*	Am ^{715 716} S ⁶⁹⁴
1767	2000	481 4*	Am Δ m ²²	2200	2005	GRP 1	Am ^{715 716}
1767.1 1767.3	2003 2003	4*	Am ²² Am ²²	3309	2005 2005	10* GRP 1	S ⁶⁹⁴
1767.3	2003	4*	Am ²²	4015	2003	440	Ad
1767.5	2003	4*	Am ²²	4013	2003	62	Am ⁵¹⁹
1767.9	2004	1*	Ad		2006	391	Am
1768.10	2003	4*	Am ²²	4026	2004	193	R 571
1768.85	2000	627	Ad	4094	2003	62	Am ⁵¹⁹
1772	2003	4*	Am ²²		2003	575	Am
1773	2006	538	Am ⁸⁰²	40044	2006	796	Am
1774	2005	608	Am	4094.1	2000	93*	Ad
1778 1780	2003 2003	4* 4*	Am Am	4094.2	2000 2001	93 * 171 *	Ad Am
1780	2003	4*	Am		2001	1161*	Am
1787	1999	83	Δd(RN) ³⁰		2003	230*	Am
1788	1999	83	Ad(RN)30		2004	228*	Am
	2000	135	Am 203	4096.7	2000	93*	Ad ⁶²
1789	1999	83	Ad(RN)30				R ²²
1789.5	1999	83	Ad(RN) ³⁰	4097	2000	93*	Ad
	2000	135	Am ²⁰³	4097.1	2000	93*	Ad
1700	2001	159	Am ³⁰⁵	4097.2	2000	93*	Ad
1790 1791	1999 1999	83 83	Am & RN ³⁰ Am & RN ³⁰	4097.3 4098	2000	93 * 93 *	Ad
1791	1999	83	Am & RN 30	4098.1	2000 2000	93*	Ad Ad
1793	1999	83	Δm & RN 30	7070.1	2000	159	Am ³⁰⁵
1798	2005	10*	Am 715 716	4098.2	2000	93*	Ad
	2005	GRP 1	S 694	4098.3	2000	93*	Ad
1798.5	2005	10*	R & Ad 715 716	4098.4	2000	93*	Ad
	2005	GRP 1	S 703	4098.5	2000	93*	Ad
1800	2003	4*	Am	4099	2001	692	Ad & R ^{37 20}
	2005	110*	Am 802	4099.1	2001	692	Ad & R ^{37 20}
1800.5	2006	538 4*	Am ⁸⁰² Ad ²²	4099.3	2001	692	Ad & R ^{37 20} Ad & R ^{37 20}
1000.5	2003	4 *	AU	4099.4	2001	692	MU & K

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	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4100	2002	356	Λ	1/110 7	2002	1161*	Λ
4100 4107	2003 2001	171*	Am Am	4418.7 4427.5	2002 2001	1161 * 171 *	Am Ad
4107	2006	74*	Am	4433	2003	230*	Am
4107.5	2000	93*	Ad	4433.5	2002	676	Am
4117	2002	221	Am	4441.5	1999	146*	Ad
,	2006	812	Am	4457	2002	221	Am
4125	2002	352	Δm	4461	2006	538	Am 802
4127	2006	538	Am ⁸⁰²	4474.1	2002	676	Am
4136	2001	171*	Am	4474.2	2005	538	Ad
	2002	352	Am	4474.3	2005	538	Ad
4242	2006	538	Am 802	4503	2002	350	Am 510
4340	2002	352	Am	4506	2003	62	Am 519 R 571
4341.1	2000	814	Ad S 18	4506	2004	193	
4353	1999 2001	1023 171 *	S 312	4512	2003 2006	230 * 399	Am Am
	2001	414	S 670	4514	2000	1013	Am
4354	1999	1023	Am 18	7317	2004	406	Am
7337	2001	171*	S 312	4514.3	2003	878	Am
	2004	414	S 670	4519.5	2004	193	R ⁵⁷¹
4354.5	1999	1023	Ad & R 18	4519.7	2000	382	Ad & R 43
	2001	171*	S 312		2005	30	Am ³¹⁷
	2004	414	S 670	4520	2002	676	Am
4355	1999	1023	Am 18	4521	2002	676	Am
	2001	171*	S 312		2004	68	Am
	2004	414	S 670		2006	399	Am
4356	1999	1023	R	4521.5	2002	676	Am
	2001	171 *	Ad & R 18	4521.6	2002	676	Ad
	2001 2004	171 * 414	Am ³¹² S ⁶⁷⁰	4522 4523	2002 2002	676	Am
4357	1999	1023	Am ¹⁸	4525	2002	676 676	Am Am
7337	2001	171*	S 312	4530	2002	676	Am
	2004	414	S ⁶⁷⁰	4535	2002	676	Am
4357.1	1999	1023	Ad & R 18		2004	68	Am
	2001	171*	S 312	4540	2002	676	Am
	2004	414	S 670	4542	2002	676	R
4357.2	1999	1023	Ad & R 18	4543	2002	676	Ad
	2001	171*	S 312	4544	2002	676	Ad
1250	2004	414	S ⁶⁷⁰ S ¹⁸	4545	2002	676	Ad
4358	1999	1023 171 *	S 312	4546 4547	2002	676	Ad
	2001 2004	414	S 670	4347	2002 2004	676 68	Ad Am
4358.5	1999	1023	Ad & R 18	4548	2002	676	Ad
1550.5	2001	171*	C 312	Div. 4.5,	2002	070	114
	2004	414	S 670	Ch. 2,			
4359	1999	1023	Am 18	Art. 7,			
	2001	171*	Am 312	heading			
	2004	414	Am 6/0	(Sec. 4550			
4369	2003	210*	Am ²⁹⁵	et seq.)	2002	676	Am
4369.1	2003	210*	Am ²⁹⁵	4550	2002	676	Am
4369.2	2003	210*	AIII 205	4551	2002	676	Am
4369.3	2003	210 * 210 *	Am ²⁹⁵ Am ²⁹⁵	4552	2006	399 676	Am Am
4369.4 4369.5	2003 2003	210*	R	4552.5	2002 2002	676 676	Am Ad
4380	2003	1161*	Am	4553	2002	676	R & Ad
.500)3-04 9*	A m	4554	2002	676	R
4390	2004	193	Am ⁵⁷¹	4555	2002	676	Ad
4402	2002	350	R	4561	2002	676	Am
4403	2002	350	R	4562	2002	676	R & Ad
4418.2	2002	1161*	Ad	4563	2002	676	R & Ad
4418.25	2002	1161*	Ad	4564	2002	676	Am
4418.3	2002	1161*	Am	4565	2002	676	Am

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Section	Affe Year	cted By Chapter	Effect	Section	Affe Year	cted By Chapter	Effect
Section	1ear	Chapter	Ејјесі	Section	Teur	Спаріег	Ејјесі
4567	2002	676	Am		2006	399	Am
4568	2002	676	Am	4647	1999	146*	Am
4570	2002	676	R & Ad	4648	2006	399	Am
	2003	862	Am	4648.4	2003	230*	Ad
4571	2002	676	R		2004	228*	Am
4572	2002	676	R		2005	80*	Am
4575	2002	676	R	4660.0	2006	74*	Am
4576	2002	676	R	4669.2	1999	369	S 57
4577	2002	676	R	4669.75	1999	369	S 57
4578	2002	676	R	4660.0	2001	745 *	Am
4579	2002	676	R	4669.8	1999	369	R
4585	2002	676	R	4677	2006	397	Am (by Sec. 4
4586	2002 2002	676 676	R R		2006	399	of Ch.)
4590 4591	2002	676	R R		2000	399	Am (by Sec. 5.5
4592	2002	676	R	4678	2006	397	of Ch.) Ad
4593	2002	676	R	4681.2	2004	193	R ⁵⁷¹
4594	2002	676	R	4681.3	1999	146*	Am
4595	2002	676	R	4001.3	2006	74*	Am
4596	2002	676	R	4681.5	2001	188	R
4596.5	2002	676	R	4001.5	2003	230*	Ad
4597	2002	676	R		2004	228*	Am
4598	2002	676	R		2005	80*	Am
4598.5	2000	93*	Ad		2006	74*	Am
10,010	2001	171*	Am	4684.50	2005	558	Ad & R ³⁸
	2002	676	R	4684.53	2005	558	Ad & R 38
4599	2002	676	R	4684.55	2005	558	Ad & R 38
4600	2002	676	R	4684.58	2005	558	Ad & R 38
4601	2002	676	R	4684.60	2005	558	Ad & R 38
4602	2002	676	R	4684.63	2005	558	Ad & R 38
4605	2002	676	R	4684.65	2005	558	Ad & R ³⁸
4610	2002	676	R	4684.68	2005	558	Ad & R 38
4611	2002	676	R	4684.70	2005	558	Ad & R ³⁸
4612	2002	676	R	4684.73	2005	558	Ad & R 38
4613	2002	676	R	4684.74	2005	558	Ad & R 38
4620.2	2003	230*	Ad	4684.75	2005	558	Ad & R 38
4622	2006	399	Am	4685.5	2001	171*	Am 19
4631	2001	171*	Am		2003	230*	Am 13
4631.5	2002	1161*	Ad 70		2005	80*	R
	2002	220.4	R 63	4685.7	2005	80*	Ad
	2003	230 *	Am ^{79 43} Am ^{98 75}	4688	2006	397	Am
4607	2004	228*	Am 50 75 R 571	4688.5	2004	831	Ad Am ⁶⁴⁷
4637	2004	193	Ad ³⁰⁰		2005	22	
4637.5	2004	831	R 301	4600.1	2005	551	Am Am ⁵⁷¹
	2005	22	Am ⁶⁴⁷	4689.1	2004 2004	193 831	
4639.5	2003	93 *	Adl		2004	031	Am (as am by Stats. 2004,
4639.75	2006	397	Ad				Ch. 193)
4640.6	1999	146*	Am	4689.7	2000	93*	Am
4040.0	2001	171*	Am	4690.5	2006	74*	Ad
	2001	745*	Am	4691	2002	676	Am
	2002	1161*	Am	4691.6	2003	230*	Ad
	2003	230*	Am	1071.0	2004	228*	Am
	2006	74*	Am		2005	80*	Am
4643	2002	1161*	Am		2006	74*	Am
10.2	2003	230*	Am	4691.8	2006	74*	Ad
	2004	228*	Am	4692	2004	193	R ⁵⁷¹
	2005	80*	Am	4694	2006	74*	Ad
	2006	74*	Am	4695.2	2001	188	Ad
4643.3	2001	171*	Ad	4701	2000	416	Am
4646.5	2002	1161*	Am	4701.6	2006	399	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4702.7	2000	416	Ad	4861	2003	226	R & Ad 391
4705	2000	416	Am	.001	1X 200		Ad 391
., 00	2006	399	Am	4861.1	2003	226	R ³⁹¹
4710	2000	416	Am		1X 200		Ad ³⁹¹
4710.5	2000	416	Am	4862	2003	226	R & Ad 391
4710.6	2000	416	Am		2003	886	Am (as ad by
4710.7	2000	416	Am				Stats. 2003.
4710.8	2000	416	Am				Ch 226)391
4711	2000	416	Am		1X 200	03-04 7*	Ad ³⁹¹
4711.5	2000	416	Am	4863	2003	226	R & Ad 391
4712	2000	416	Am		1X 200		Ad ³⁹¹
	2002	676	Am	4864	2003	226	R & Ad ³⁹¹ Ad ³⁹¹
4712.2	2000	416	Am		1X 200		Ad ³⁹¹
4712.5	2000	416	Am	4865	2003	226	R & Ad 391
4731	2001	171*	Am		1X 200		Ad ³⁹¹
4747	2006	399	Am	4865.1	2004	228*	Ad
4751	2004	193	R ⁵⁷¹	4866	2003	226	R & Ad 391
4781.5	2002	1161*	Ad	40.5	1X 200		Ad ³⁹¹
	2003	230*	Am	4867	2003	226	R & Ad 391
	2004	228*	Am	4900	2003	878	Am
	2005	80*	Am	4901	2003	878	Am
4500	2006	74*	Am	4902	2003	878	Am
4783	2004	228*	Ad 631 319 R ²³²	4903	2003	878	Am
4701	2000	02 *	K 4 5	4905	2003	878	Am
4791	2000	93*	Am ^{4 5}	4906	2003	878	Ad
4803	2006	399	Am	5008.2	2001	506	Am
4804	2002	221	Am R ⁵⁷¹	5012	2001	506	Ad
4838 4839	2004	193	Am ⁸⁰²	5110 5150.05	2002	221 506	Am
4840	2006	538 193	R ⁵⁷¹	5150.03	2001	94	Ad
4842	2004 2004	193	R ⁵⁷¹	5154	2003 2003	94 94	Am Am
4847	2004	1161*	R	5205	2003	784	Am ⁴⁹⁰
4850	2002	226	D & Ad 391	3203	2002	62	Am 519
4030	1X 2003		Ad 391	5256.1	2003	1013	Am
4850.1	2003	226	R & Ad 391	5257	2003	94	Am
4030.1	1X 2003		Ad ³⁹¹	5259.3	2003	94	Am
4850.2	2003	226	Ad ³⁹¹	5264	2003	94	Am
4851	2003	226	R & Ad 391	5267	2003	94	Am
1031	1X 2003		Ad 391	5270.35	2003	94	Am
	2005	80*	Am	5270.55	2001	854	Am
4852	2003	226	R & Ad 391	5328	2001	37	Am
	1X 200		Ad ³⁹¹		2001	506	Am (by Sec. 8.
4853	2003	226	R & Ad 391				of Ch.)
	1X 2003	3-04 7*	Ad ³⁹¹		2002	552	Am
4854	2003	226	D & Ad 391		2004	406	Am
	1X 2003	3-04 7*	Ad 391	5328.06	2003	878	Am
4854.1	2003	226	Ad ³⁹¹	5332	2001	506	Am
4855	2003	226	R & Ad 391	5345	2002	1017	Ad & R 68
	1X 2003	3-04 7*	Ad ³⁹¹		2006	774	S 639
4856	2003	226	R & Ad 391	5346	2002	1017	Ad & R 68
	1X 2003		Ad 391		2003	62	Am 519
4857	2003	226	R & Ad 391		2006	774	S 639
	1X 200		Ad 391	5347	2002	1017	Ad & R 68
4857.1	2003	226	Ad ³⁹¹		2006	774	S 639
4858	2003	226	R & Ad 391	5348	2002	1017	Ad & R 68
10.50	1X 2003		Ad ³⁹¹	#C 10	2006	774	S 639
4859	2003	226	R & Ad ³⁹¹	5349	2002	1017	Ad & R 68
	1X 2003		Ad ³⁹¹		2006	774	S 639
10.00		226	R & Ad 391	5349.1	2002	1017	Ad & R 68
4860	2003		4 1 391				
4860	1X 2003 2006		Ad ³⁹¹ Am	5349.5	2006 2002	774 1017	S ⁶³⁹ Ad & R ⁶⁸

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5349.5 (0	Cont.)			5802	1999	617*	Am
00.710 (0	2006	774	Am 639	5806	1999	617*	Am
5350	2006	799	Am	3000	2000	518*	Am
5405	2002	642	Ad		2001	454	Am
5405	2003	62	Am ⁵¹⁹		2003	578	Am
	2006	902	Am	5811	2000	518*	Am
5586	2001	745 *	R	3011	2001	454	Am
5600.3	2005	221	Am	5811.2	2001	677	Ad
5000.5	2006	618	Am	5813.5	2004	077	110
5600.8	2000	93*	Ad	3013.3	Initiativ	re.	
5000.0	2002	1161*	Am		(Prop. 6		
5614	2000	93*	Ad		adopted		
5011	2001	159	Am ³⁰⁵		Nov. 2,		Ad ⁷¹²
5614.5	2000	93*	Ad	5814	1999	617*	Am
5618	2000	93*	Ad	001.	2000	518*	Am
5657	2004	183	Am ⁵⁷¹		2001	454	Am
5673	2001	745 *	Am		2002	337	Am
5675	2000	93 *	Am 4 5		2003	578	Am
3013	2001	171 *	Am ³⁶ 13	5814.5	1999	617*	Ad 45
5675.1	2000	93*	Ad	3011.3	1///	017	R 25
5675.2	2004	509	Ad		2000	518*	Am
3013.2	2006	74*	Am		2001	454	Am
5676	2000	93*	Ad	5820	2004	434	7 1111
5676.5	2000	93*	Ad	3620	Initiativ	re.	
5689	2000	93*	Ad		(Prop. 6		
5689.1	2000	93*	Ad		adopted		
5689.2	2000	93*	Ad		Nov. 2,		Ad ⁷¹²
5689.3	2000	93*	Ad	5821	2004	2004)	710
5689.4	2000	93*	Ad	3021	Initiativ	re.	
5689.5	2000	93*	Ad		(Prop. 6		
5689.6	2000	93*	Ad		adopted		
5689.7	2000	93*	Ad		Nov. 2,		Ad ⁷¹²
5689.8	2000	93*	Ad	5822	2004	2001)	110
5689.9	2000	93*	Ad	3022	Initiativ	re.	
5696.5	2000	140	Am		(Prop. 6		
5701.1	1999	146*	Ad		adopted		
5701.3	2002	1167*	Am		Nov. 2,		Ad ⁷¹²
5701.6	2004	493*	٨d	5830	2000	93*	14 P D 5
5719.5	2004	193	Am 571	2020	2001	171*	S 70 18
5723.5	2006	538	Am ⁸⁰²		2004	1/1	5
5734	2004	193	R 571		Initiativ	re.	
5751	2002	1013	Am		(Prop. 6		
5751.2	2002	1013	Am		adopted		
5767	2002	1161*	Ad		Nov. 2,		Ad ⁷¹²
5768.5	1999	83	Am 30	5831	2000	93*	Ad & R
5771	2003	71	Am		2001	171*	S 70 18
5771.1	2004			5832	2000	93*	Ad & R 5
	Initiativ	e			2001	171*	S 70 18
	(Prop. 6			5833	2000	93*	Ad & R 5
	adopted				2001	171*	S 70 18
	Nov. 2.		Ad ⁷¹²	5834	2000	93*	Ad & D 5
5772.5	2003	71	Ad & R 75		2001	171*	S 70 18
5775	2003	230*	Am	5835	2000	93*	Ad & R 5
	2004	228*	Am		2001	171*	S 70 18
	2005	80*	A	5836	2000	93*	Ad & R 5
5777	1999	525	Am 112 114		2001	171*	S 70 18
	2000	857	Am ²⁰³	5837	2000	93*	Ad & R 5
	2002	642	Am		2001	171*	S 70 18
		512		1			
5777.5		811	Ad	5838	2000	93*	Ad & R 5
5777.5 5777.6	2000 2000	811 811	Ad Ad	5838	2000 2001	93 * 171 *	Ad & R ³ S ^{70 18}

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5839 (Co	nt.)			5880	2000	520	Am
(2001	171*	Am ^{70 18}	5881	2002	1161*	Am
5840	2004	1/1	AIII	5882	2002	1161*	Am
3040							
	Initiativ			5883	2002	1161*	Am
	(Prop. 6			5890	2004		
	adopted		712		Initiativ		
	Nov. 2,	2004)	Ad ⁷¹²		(Prop. 6		
5840.2	2004				adopted		
	Initiativ	e			Nov. 2,	2004)	Ad ⁷¹²
	(Prop. 6	63		5891	2004		
	adopted				Initiativ	e	
	Nov. 2.		Ad ⁷¹²		(Prop. 6		
5845	2004	/			adopted		
5015	Initiativ	٩			Nov. 2,		Ad ⁷¹²
	(Prop. 6			5892	2004	2004)	7 Iu
				3092	Initiativ		
	adopted		Ad ⁷¹²				
5046	Nov. 2,	2004)	Au		(Prop. 6		
5846	2004				adopted		712
	Initiativ				Nov. 2,	2004)	Ad ⁷¹²
	(Prop. 6	53		5893	2004		
	adopted				Initiativ	e	
	Nov. 2,	2004)	Ad ⁷¹²		(Prop. 6	63	
5847	2004	,			adopted		
	Initiativ	e			Nov. 2,		Ad ⁷¹²
	(Prop. 6			5894	2004	/	
	adopted			3071	Initiativ	r _P	
	Nov. 2,		Ad ⁷¹²		(Prop. 6		
5010	,	2004)	Au		\ I		
5848	2004				adopted		Ad ⁷¹²
	Initiativ			5005	Nov. 2,	2004)	Ad
	(Prop. 6			5895	2004		
	adopted		710		Initiativ		
	Nov. 2,	2004)	Ad ⁷¹²		(Prop. 6	53	
5851	2000	520	Am		adopted		
5852.5	2000	520	Am		Nov. 2,	2004)	Ad ⁷¹²
5855.5	2000	520	Am	5897	2004	· ·	
5856.2	2000	520	Ad		Initiativ	e	
5857	2000	520	Am		(Prop. 6		
5859	2000	520	Am		adopted		
5860	2000	520	Am		Nov. 2,		Ad ⁷¹²
				5000		2004)	Au
5863	2000	520	Am	5898	2004	_	
5865	2000	520	Am		Initiativ		
5865.1	2000	520	Ad		(Prop. 6		
5865.3	2000	520	Ad		adopted		712
5866	2000	520	Am		Nov. 2,		Ad ⁷¹²
5869	2000	520	Am	5902	2005	508*	Am
	2002	1161*	Am	5912	2005	508*	Am
5878.1	2004			5914	2004	193	R 571
	Initiativ	e		6251	2002	784	Am ⁴⁹⁰
	(Prop. 6			6501	1999	146*	Ad
	adopted			6513	2001	176	Am
		2004)	Ad ⁷¹²		1999	350*	Am
5878.2		2004)	Λu	6600			
3010.2	2004				1999	995	Am (by Sec. 2
	Initiativ				2000	640	of Ch.)
	(Prop. 6				2000	643	Am (by Sec. 1
	adopted		712				of Ch.)
	Nov. 2,	2004)	Ad ⁷¹²		2006	337*	Am
5878.3	2004				2006		
	Initiativ	e			Initiativ	e	
				1			
		53			(Pron >	5.5	
	(Prop. 6 adopted		Ad ⁷¹²		(Prop. 8 adopted		

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6600.05	2001	171*	Am		2004	425	Am
6600.1	2006	-,-		6776	2002	784	Am ⁴⁹⁰
000011	Initiativ	/e		7200	2003	356	Am
	(Prop. 8			7200.06	2003	356	Am
	adopted				2004	183	Δ m 571
	Nov. 7,		Am		2005	22	Am 647
6601	1999	136*	Am	7202.5	2006	316	Ad & R 38
	2006	337*	Am	7229	2003	356	R
	2006			7233	2003	356	R
	Initiativ			7328	2006	538	Am ⁸⁰²
	(Prop. 8	83		7515	2006	538	Am ⁸⁰²
	adopted	l		8016	2001	115	R
	Nov. 7,		Am	8102	2000	254	Am
6601.1	1999	136*	Ad & R ²⁰		2001	159	Am ³⁰⁵
6601.3	2000	41*	Am	8103	1999	578*	Am
6601.5	2000	41*	Am	8107	2004	602	R
6602	2000	41*	Am	9016	2001	242	Am
6603	2000	420*	Am	Div. 8.5,			
6604	2001	323 *	Am	Ch. 2,			
6604	2000	420 *	Am	Art. 1,			
	2006	337*	Am	heading			
	2006			(Sec. 9100	2000	707	A .1
	Initiativ			et seq.) 9101.5	2000 1999	797 948	Ad Ad
	(Prop. 8			9101.3	2005	78*	Au
	adopted Nov. 7,		Am	9103	2005	829	Alli
6604.1	2000	420*	R (as ad by	9103	2006	829	Ad
0004.1	2000	420	Sec. 8,	9105.1	2002	726	Ad
			Stats. 1998,	9113	2002	108*	Ad
			Ch. 961)	9115	2000	797	Ad
			Am (as am by	7110	1X 200		Am
			Sec. 7,	9116	2000	797	Ad
			Stats. 1998.	9117	2000	797	Ad
			Ch. 961) ³⁶ 13	9118	2002	541	Ad
	2006	337*	Am	9118.5	2002	541	Ad
	2006			9203.5	2004	633	Am ⁶⁹⁸
	Initiativ			9206	2004	633	R ⁶⁹⁸
	(Prop. 8			9250	2002	541	Ad
	adopted			9251	2002	541	Ad
6605	Nov. 7,		Am	9252	2002	541	Ad
6605	2006	337*	Am	9253	2002	541	Ad
	2006			9253.5	2004	455	Ad
	Initiativ			9254	2002	541	Ad
	(Prop. 8			9255 9256	2002 2002	541 541	Ad Ad
	adopted Nov. 7,		Am	9301	2004	633	Au 698
6606	2005	80*	Am	9302	2004	633	Am 698
6608	2006	00	AIII	9304.5	2004	633	Ad ⁶⁹⁸
0000	Initiativ	re.		9305	2000	108*	Δm
	(Prop. 8			7505	2004	633	Δm ⁶⁹⁸
	adopted			9320	2001	682	Ad 37
	Nov. 7,	2006)	Am		2002	664	Am ⁴³¹
6608.5	2004	222*	Ad	9404	2004	229*	Ad
	2005	162	Am (by Sec. 1	9450	2000	797	Ad
			of Ch.)	9451	2000	797	Ad
	2005	486	Am (by Sec. 2	9452	2000	797	Ad
			of Ch.)	9453	2000	797	Ad
6608.7	2005	137	Ad	9454	2000	797	Ad
6608.8	2006	339	Ad	9520	2000	597	Ad ²⁵⁵
6609.1	1999	83	Am ³⁰				R 63
	2002	139	Am				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
9521	2000	597	Ad 255	10080	1999	479*	R & Ad
			R 63	10081	1999	479*	R & Ad
9522	2000	597	Ad ²⁵⁵		2001	755*	Am
			R ⁶³	10082	1999	479*	R & Ad
9523	2000	597	Ad ²⁵⁵		2000	808*	Am 305
0544	1000		R 63	10002	2001	159	AIII
9541	1999	525	AIII	10083	1999	479*	R & Ad
9542	2000 2001	857 681	AIII	10084	1999 2001	479 * 755 *	R & Ad Am
9342	2001	636	Am Am	10085	1999	479*	D
9544	2003	225 *	Am	10003	1///	7//	Ad ¹¹⁹ 120
9546	2003	225 *	Am	10086	1999	479*	R & Ad
9547	2003	225 *	Am	10087	1999	479*	R & Ad
9560	1999	859	Am	10088	1999	479*	R & Ad
9563	1999	859	Am		2003	225*	Am ⁷⁰
	2000	558	Am				R 63
9564	1999	147*	Am				Ad ³⁹¹
	1999	859	Am	10089	1999	479*	R
	2000	135	Am ²⁰³	10090	1999	479*	R & Ad
9625	2006	620	Ad	10091	1999	479*	R & Ad
9650	2001	689	Ad	10092	1999	479*	R & Ad
9651	2001	689	Ad	10093	1999	479*	R & Ad
9652	2001	689	Ad	10094	1999	479 *	R
9653 9654	2001 2001	689 689	Ad	10095 10096	1999	479*	R R
9034	2001	78*	Ad Am	10090	1999 1999	479* 479*	R R
Div. 8.5,	2003	70	AIII	10506	2005	80*	Ad
Ch. 10.5,				10507	2006	75*	Ad
Art. 2,				10531	2004	229*	Am ⁶³⁰
heading				10532	2004	229*	Am ⁶³⁰
(Sec. 9660				10533	2006	75*	Ad
et seq.)	2005	78*	Am	10534	2006	75*	Ad
9660	2001	689	Ad	10535	2006	75*	Ad
	2005	78*	Am	10540.6	2006	75*	Ad
9661	2001	689	Ad	10544	2006	75*	Am
	2002	541	Am	105111	2006	528*	Am
0662	2005	78*	Am	10544.1	2000	108*	Am
9662	2001	689	Ad	10544.2	2003	225*	Ad
0662	2005 2001	78 * 689	Am	10553.1	2003 2006	469 838	Am
9663 9664	2001	541	Ad Ad	10553.2	2004	229*	Am Am (as ad by
9665	2002	541	Ad	10333.2	2004	229	Sec. 34,
9675	2001	689	Ad				Stats. 1997,
9676	2001	689	Ad				Ch. 270) & RN
9677	2001	689	Ad	10553.25	2004	229*	Ad(RN)
9678	2001	689	Ad		2006	75*	Am
9679	2001	689	Ad	10553.3	2003	373	Ad & R 75
9680	2001	689	Ad	10554	1999	887	Am
9681	2001	689	Ad	10601.2	2001	678	Ad
	2002	664	Am ⁴³¹		2005	296	Am
9710.5	1999	943	Ad	10603.3	2001	745*	R
9712	1999	943	Am	10604.5	2000	808*	Am
9719	2006	902	Am	10604.6	2000	808*	Am
9740 9745	1999	943	Am	10609.3	2000	108*	Am
9745 9757 5	1999 2003	943 545	Ad Am	10609.4	1999 2002	147* 271	Ad
9757.5	2005	343 78*	Am Am		2002	813	Am Am
10053	2005	538	Am 802		2003	810	Am
10053	2004	183	Am ⁵⁷¹		2004	629	Am
	1999	371	Am	10609.5	2001	745*	Am
10072							

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10609.7	2002	635	Ad	11216	2006	75*	Ad
10609.8	2005	78*	Ad	11254	2002	1022*	Am
10609.9	2006	75*	Ad	11257	2002	1022*	Am 515
10618.5	2001	894	Ad	11265.1	1999	826	Am ¹³¹
10618.6	2006	387	Ad P. 571		2002	1000 4	R ¹⁴⁰
10627	2004	193	R ⁵⁷¹	11265.2	2002	1022*	R & Ad 515
10727 10728	2001 2001	290 290	Am Ad	11265.2	1999	826	R Ad ¹³²
10728	2001	745 *	Am				R ⁶³
10790	2001	745 *	Am		2000	108*	Am ²⁰¹ 43
10823	2005	78*	Am (as ad by		2002	1022*	R & Ad 515
			Sec. 20,	11265.3	2002	1022*	Ad 515
			Stats. 1997,		2002	1024	Am (as ad by
			Ch. 606)				Stats. 2002,
10823.1	2002	1022*	Ad				Ch. 1022)
400 #0	2005	78*	R		2003	398	Am
10850	2005	241	Am	11265.5	2001	115	Am
10850.3	2002	918	R (as ad by	11320.1	2001	652	Am Am ⁶³⁰
			Sec. 3, Stats. 1995,	11320.3	2004 2002	229* 439	Am
			Ch. 227)	11320.3	2004	788	Am
			Am (as am by	11320.31	2006	75*	Ad
			Sec. 2,	11322.6	2000	933	Am
			Stats. 1995,		2006	781	Am
			Ch. 227) ¹³	11322.61	2000	933	Am
10851	2000	569	Am	11322.62	2004	788	Am
10851.5	2001	111*	Ad	11322.8	2004	229*	Am ⁶³⁰
10950	1999	803	Am 82	11222 0	2005	78*	Am
10951 10963	1999 1999	803 803	Am 82 Am 82	11322.9	2000 2001	933 652	Am Am
10980	1999	83	Am 30		2004	229*	Am ⁶³⁰
10700	2002	1022*	Am	11323.3	2002	1022*	Ad
11004.1	2002	1022*	A d 515	11323.9	2001	750	Ad
11004.5	2004	193	R 571	11324.6	2002	1142	Am
11006.2	2000	795	Am	11325.21	2004	229*	Am 630
44000	2002	1022*	Am 515	11325.22	2004	229*	Am ⁶³⁰
11008	2004	193	Am ⁵⁷¹	11325.23	2004	229*	Am ⁶³⁰ Am ⁵¹⁶
11008.17	1999 1999	471 * 83	Am (as ad by	11325.7	2002 2004	1022 * 229 *	
11008.19	1999	0.5	Am (as ad by Sec. 2,	11325.9	1999	919	Am Ad
			Stats. 1998,	11325.91	1999	919	Ad
			Ch. 962)	11325.93	1999	919	Ad
			& RN ³⁰	11325.95	1999	919	Ad
	2004	193	Am ⁵⁷¹	11326	2004	229*	Am ⁶³⁰
11008.20	1999	83	Ad(RN) ³⁰	11327.5	2006	75 *	Am
11020	2002	701	Am Am ⁵¹⁵	11329	2001	745 *	Am
11020	2002 2001	1022 * 276	Am	11350	1999 1999	478 653	R Am ⁸²
11024 11024.3	2001	276	Δd	11350.1	1999	478	R
11024.3	2004	183	Am 571	11350.1	1999	478	R
11052.5	2004	183	Am ⁵⁷¹	11350.3	1999	478	R
11155	2003	743	Am	11350.4	1999	478	R
11155.4	2002	1024	Ad	11350.5	1999	478	R
11155.5	2001	686	Am	11350.6	1999	478	R 82
11155.6	2006	781	Ad		1999	652	Am 82
11157 11203	2002	439 111 *	Am		1999	654	Am (by Sec. 5 of Ch.)
11203	2001 2002	664	Am Am 431	11350.61	1999	653	Ad ⁸²
11212	2002	538	Am 802	11350.01	1999	478	R
11213	2004	193	Δ m ⁵⁷¹	11350.75	1999	980	Ad ⁸²
11215	2004	193	Am ⁵⁷¹	11350.8	1999	478	R
				1			

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11350.9	1999	478	R		2004	664	Am
11351	1999	478	R				R & Ad ⁶⁸
11352	1999	478	R		2005	268	Am (as am by
11354	1999	478	R				Sec. 6 and as ad
11355	1999	478	R				by Sec. 7,
	1999	652	Am ⁸²				Stats. 2004,
11356	1999	478	R		2005	(20	Ch. 664)
11356.2	1999	653	Ad 82		2005	630	Am (as am by
11357	1999	478	R Ad ⁸²				Sec. 6,
11358 11360	1999 1999	653 147*	S ¹				Stats. 2004, Ch. 664, by
11361	1999	147 *	S 1				Sec. 3.5 of Ch.)
11362	1999	147*	S				Am (as ad by
11363	1999	147 *	S 1				Sec. 7,
11000	2000	108*	Am				Stats. 2004,
	2006	75*	Am				Ch. 664, by
			R & Ad ⁷⁹⁹				Sec. 4.5 of Ch.)
	2006	528*	Am (as ad by	11401	1999	83	Am 30
			Stats. 2006,		2001	653*	Am
			Ch. 75)		2004	468	Am
11364	1999	147*	R		2005	630	Am
			Ad 1	11401.5	2004	229*	Ad
	2006	75*	Am	11401.6	2005	641	Ad
11265	1000	147 *	R & Ad ⁷⁹⁹ S ¹	11402	2001	653*	Am
11365	1999	147 * 147 *	S 1		2004	664	Am R & Ad ⁶⁸
11366 11367	1999 1999	147*	S 1	11403	2005	641	Am
11307	2000	108*	Am	11403	2003	125*	Ad 8
	2006	75*	Am	11405.1	2004	229*	Am
	2006	528*	Am	11403.2	2001	125*	Ad
11368	1999	147*	S 1		2002	639	Am
11369	1999	83	Am 30		2005	636	Am
	1999	147*	R	11403.3	2001	125*	Ad
			Ad ¹		2002	639	Am
11370	1999	147 *	Am		2004	229*	Am
11371	1999	147 *	Ad 1	111021	2006	75*	Am
11372	1999	147 *	Ad ¹	11403.4	2001	125*	Ad
	2000	108 *	Am	11404	2004	332	Am Am ⁶⁴⁷
11373	2001 1999	111 * 147 *	Am Ad ¹	11404.1	2005 1999	22 887	Am
11373	2004	183	Am ⁵⁷¹	11404.1	2002	1115	Am
11374	2000	108*	Ad	11406	2004	193	R ⁵⁷¹
11375	2000	108*	Ad	11410	2004	845*	Ad
11380	2006	75 *	Ad	11450	1999	147*	Δm
11380.1	2006	75*	Ad		2002	1022*	Am 515
11380.15	2006	75*	Ad		2003	62	Am 519
11380.2	2006	75*	Ad		2006	75*	Am (as am by
11380.25	2006	75 *	Ad				Sec. 18,
11380.35	2006	75 *	Ad				Stats. 1999,
11380.4	2006	75 *	Ad				Ch. 147 and
11380.45	2006	75 * 75 *	Ad				Sec. 328, Stats. 2003,
11380.5 11380.55	2006 2006	75 * 75 *	Ad Ad				Stats. 2003, Ch. 62)
11380.55	2006	75 *	Ad	11450.019	2006	538	Am 802
11380.65	2006	75 *	Ad	11450.12	2002	1022*	Δ m ⁵¹⁵
11380.7	2006	75 *	Ad	11450.13	2002	1022*	Am 515
11380.75	2006	75 *	Ad	11450.16	1999	147*	Am
11380.8	2006	75*	Ad	11450.2	2002	1022*	R 515
11400	2001	125 *	Am	11450.3	2001	745 *	Am
	2001	653*	Am	11450.5	2002	1022*	Am ⁵¹⁵

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11451.5	2000	933	Am	11475.4	1999	478	R
11431.3	2002	1022*	Δ m 515	11475.5	1999	478	R
	2003	62	Am 519	11475.6	1999	652	Ad ⁸²
11453	2002	1022*	Am	11475.8	1999	478	R
	2004	229*	Am	11476	1999	478	R
	2005	78*	Am	11476.1	1999	478	R
11454	2001	652	Am	11476.2	2002	927	Am
	2004	229*	Am 630	11476.3	1999	654	Ad ⁸²
11454.5	2004	229*	Am ⁶³⁰	11476.6	1999	478	Am 571
11454.6	2004	229*	Am ⁶³⁰	11477	2004	193	Am ⁵⁷¹
11457	2000	808 *	Am	11477	1999	478	Am
11460 1	2001	755 * 125 *	Am	11477.02	2000	808*	Am
11460.1 11461	2001 1999	147 *	R Am	11477.02	1999 2000	478 808*	Am Am
11401	2000	108*	Am	11477.04	1999	478	Am
	2001	653 *	Am	11478	1999	478	R
11461.1	2001	745 *	Am	11478.1	1999	653	Ad ⁸²
11462	1999	147*	Am	11478.2	1999	478	R
	2000	108*	Am	11478.3	1999	652	Ad ⁸²
	2002	1022*	Am	11478.5	1999	478	R
	2003	62	Am ⁵¹⁹		1999	652	Am 82
	2003	225*	Am	11478.51	1999	478	R
	2004	229*	Am		1999	652	Am 82
	2004	656	Am (by Sec. 1.5	11478.52	1999	652	Ad 82
	2005	22	of Ch.)	11478.6	1999	478	R
	2005	22 78*	Am ⁶⁴⁷	11478.7	1999	478	R R
	2005 2006	75 *	Am Am	11478.8 11478.9	1999 1999	478 478	R R
11462.02	2005	268	Ad	11479	1999	478	Am
11462.06	2004	229*	Am	11479.5	1999	478	R
	1X 200		Am	11479.6	1999	478	R
11462.07	1999	634	Ad	11479.7	2000	808*	R
11462.4	2000	1060	Am	11484	2000	808*	Ad
11462.7	2004	664	Ad & R 68	11485	1999	478	Am
11463	1999	147 *	Am	11486	2002	1022*	Am
	2000	108 *	Am	11486.3	2004	229*	Ad
11465	2003	225 *	Am	11487.5	2001	745*	Am
11465	1999 2005	147 * 630	Am Am	11488 11489	1999 1999	478 478	R R
11465.6	2003	108*	Alli	11490	1999	478	R R
11466.2	2003	225 *	Am	11491	1999	478	R
11466.21	1999	881*	Am	11492	1999	478	R
	2002	1022*	Am	11492.1	1999	478	R
	2004	229*	Am	11495.25	2006	538	Am ⁸⁰²
	2006	75*	Am	11522	2005	78*	Ad
11466.35	2003	225*	Am	12200.018	1999	147*	R
11467.2	2000	108*	Ad 571	12201	2002	1022*	Am
11468.6	2004	183	Am ⁵⁷¹		2002	1024	Am
11469	2004	193 478	Am ⁵⁷¹		2003	225 * 229 *	Am
11475 11475.1	1999 1999	478	R R		2004 2005	78*	Am Am
114/3.1	1999	980	Am 82	12201.03	2003	1024	Am
11475.12	1999	653	Ad 82	12201.03	2005	78*	Am
11475.14	1999	653	Ad 82		2006	75*	Am
11475.15	1999	478	R	12201.05	2002	1021	Ad
11475.3	1999	478	R (as ad by		2005	78*	Am
			Stats. 1994,		2006	75*	Am
			Ch. 906)	12251	2001	111*	Am
			Am (as ad by	12300	2002	1088	Am
			Stats. 1997,	12201 1	2004	229*	Am
			Ch. 270)	12301.1	2004	229*	Am

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12301.2	2004	229*	R & Ad	13600	2002	350	Am
12301.21	2004	229*	Ad	13601	2002	350	Am
12301.3	1999	90*	Ad	13750	2005	641	Ad
12301.3	2000	445*	Am	13752	2005	641	Ad
12301.4	1999	90*	Ad	13753	2005	641	Ad
12301.4	2000	445*	Am	13754	2005	641	Ad
12301.6	1999	90*	Am	13756	2005	641	Ad
12301.0	1999	91*	R (as am by	14000.03	2002	1161*	Ad
	1///	71	Stats. 1999,	14000.5	2002	1161*	Ad
			Ch. 90)	14001.11	2005	80*	Ad
			& Ad ⁴²	14005.2	2006	672	Am
	2000	108*	Am	14005.20	2006	128	R (as ad by
	2002	1135	Am	1 1005.20	2000	120	Sec. 18,
12301.8	1999	90*	Ad				Stats. 1994,
12301.0	1999	91*	R (as ad by				Ch. 147)
	1///	71	Stats. 1999,	14005.24	2000	824	Ad & R 43
			Ch. 90)	14003.24	2005	625	Ad & R ⁴³ Am ¹³
12302.2	2002	1135	Am	14005.25	2000	945	Ad
12302.21	2003	209*	Ad	14005.28	2000	93*	Ad
12302.25	1999	90*	Ad	1 1005.20	2001	159	Am ³⁰⁵
12302.23	2002	1135	Am	14005.30	1999	146*	Am
12302.3	1999	83	Am 30	14005.50	1999	148*	Am (as am by
12302.7	1999	90*	R		1///	110	Stats. 1999,
12303.4	1999	90*	Am				Ch. 146)
12304.4	2004	826	Ad		2000	93*	Am
1230	2006	75 *	Am		2001	171*	Am
12305.1	2005	78 *	Am	14005.31	2000	1088	Ad
12303.1	2005	504*	Am	1 1005.51	1X 200		Am
12305.7	2004	229*	Ad	14005.32	2000	1088	Ad
12305.71	2004	229*	Ad	1 1005.52	1X 200		Am
12305.72	2004	229*	Ad	14005.33	2000	1088	Ad
12305.72	2004	229*	Ad	14005.34	2000	1088	Ad
12305.81	2004	229*	Ad	14005.35	2000	1088	Δd
12305.82	2004	229*	Ad	1.000.00	2001	159	Am ³⁰⁵
12305.83	2004	229*	Ad	14005.36	2000	1088	Ad
12306.1	1999	91*	Ad	14005.37	2000	1088	Ad
	2000	108*	R	14005.38	2000	1088	Ad
			Ad ²⁰²	14005.39	2000	1088	Ad
	2001	111*	Am	14005.40	2000	93*	Ad
12306.2	2000	108*	Ad ²⁵	1.002110	2001	171*	Am
12306.21	2001	111*	Ad ⁹⁶	14005.41	2001	894	Ad
12306.3	2000	108*	Ad		2002	1161*	Am
12312	2004	193	R 571		2004	729	Am
12317	2004	229*	Ad	14005.6	2004	193	Am ⁵⁷¹
12317.1	2004	229*	Ad	14005.7	2001	171*	Am
12317.2	2004	229*	Ad	14005.81	2000	1088	Am
12400	2000	143 *	Ad		2003	230*	Am ⁴⁷³
12500	2001	111*	Am				R ²²
12501	2001	111*	Am	14006.3	1999	227	Am
12502	2001	111*	Ad	14006.4	1999	227	Am
12550	2001	111 *	Am	14006.7	2002	556	Ad
12550.1	2001	111 *	Ad	14007.2	2006	74*	Ad
12552.1	2001	111*	Ad ⁹⁶	14007.45	2001	171*	Ad
12554	1999	906	Ad	14007.5	1999	146*	Am
-200.	2001	452	Am	14007.65	1999	146*	Ad
	2000	108*	Am	1.507.05	1999	148*	R (as ad by
13002	2001	111*	Am		-///	110	Stats. 1999,
13002							
	2001	111 *	Am				
13004	2001 2001	111 * 111 *	Am Am	14007 7	1999	146*	Ch. 146) & Ad Ad
	2001 2001 2005	111 * 111 * 492	Am Am Am	14007.7 14007.705	1999 2005	146* 23	Ad Ad

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14007.9	1999	820	Ad 146	14043	1999	146*	Ad
			R 80	14043.1	1999	146*	Ad
	2004	228*	Am ^{632 317}		2000	322	Am
14007.95	2002	1088	Ad	14042.15	2003	601	Am
14008.6	2000 2001	808 * 159	Am Am 305	14043.15	1999 2003	146* 601	Ad Am
14008.85	1999	146*	Adl 44	14043.2	1999	146*	Ad
14011.15	1999	146*	Ad	14043.2	2000	322	Am
	2000	93*	Am	14043.25	1999	146*	Ad
	1X 200		Am	14043.26	2003	601	Ad
14011.16	1X 200		Ad		2005	551	Am
14011.2	2001	171 *	Ad	14043.27	2003	601	Ad
	2006	74*	Am (as ad by Sec. 66,	14043.28 14043.29	2003 2003	601 601	Ad Ad
			Stats. 1992,	14043.29	1999	146*	Ad
			Ch. 722)	14043.34	2000	322	Ad
14011.6	2001	171*	Ad	14043.341	2003	601	Ad
	2002	1161*	Am ⁴⁹²	14043.35	1999	146*	Ad
14011.65	2005	80*	Ad	14043.36	1999	146*	Ad
14011.65	2006	328	Am	14042.27	2000	322	Am
14011.65a 14011.7	2006 2002	328 1161*	Ad & R ⁸²⁵ Ad	14043.37	1999 2000	146* 322	Ad Am
14011.7	2002	230*	Am	14043.4	1999	146*	Ad
14011.75	2006	332	Ad	14043.45	1999	146*	Ad
14011.8	2002	1161*	Ad	14043.46	2004	228*	Ad
14011.9	2002	1161*	Ad		2005	80*	Am
14012.5	2006	328	Ad		2006	74*	Am
14015	2000	435	Am Am ⁵⁷¹	14043.47	2003	601	Ad
14016.5	2004 2005	183 22	Am Am ⁶⁴⁷	14043.5 14043.55	1999 1999	146* 146*	Ad Ad
14016.51	2003	389	Ad	14043.55	1999	146*	Ad
1.010.01	2005	22	Am ⁶⁴⁷	14043.61	2000	322	Ad
14016.8	2000	347	Ad	14043.62	2000	322	Ad
14017.1	2001	745 *	Am	14043.65	1999	146*	Ad
14017.6	2001	171 *	Ad		2000	322	Am
14017.7	2001 2001	171 * 742	Ad	14042.7	2003 1999	601	Am
14018.1 14018.5	1999	146*	Ad Ad	14043.7	2000	146* 322	Ad Am
14018.7	2004	228*	Am	14043.75	1999	146*	Ad
14019.3	2002	1161*	Am	11010170	2000	322	Am
	2003	230*	Am		2003	601	Am
14019.7	2004	661	Ad		2004	183	Am ⁵⁷¹
14021.35	2000	108 *	Ad	14044	2003	230*	Ad
14021.4 14021.6	2000 2002	93 * 1022 *	Am Am		2003 2004	601 228*	Am Am
14021.8	2002	506	Ad	14045	2004	584	Ad
14022.5	2002	522	Ad	14051	1999	887	Am 163
14026.5	2004	193	Am ⁵⁷¹		2002	1161*	Am ⁴⁹⁵
14029.5	2006	657	Ad	14053	1999	146*	Am
14040	2000	322	Am Ad ²¹⁹	1.40.52.4	2000	93*	Am
14040.1 14040.5	2000	322 322		14053.1	1999 1999	146* 148*	Ad Am (on od by)
14040.5	2000 2004	193	Am Am ⁵⁷¹		1999	146 "	Am (as ad by Stats. 1999,
Div. 9,	2004	173	AIII				Ch. 146) & R ³⁹
Pt. 3,					2000	93*	Ch. 146) & R ³⁹ Am ¹⁹⁴
Ch. 7,					2001	171*	Am 13
Art. 1.3,				14067	1999	146*	Am
heading				14067.2	1X 200		Am
(Sec. 14043 et seq.)	2003	601	Am	14067.3 14067.5	2006 2000	74* 93*	Ad Ad
or seq.)	2003	001	4 4111	17007.3	2000)3	114

	Affe	cted By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14068	2006	74*	Ad		2005	13*	Am
14080	2005	80*	Ad & R 317		2005	80*	Am
14085.5	1999	701	Am		2005	156*	Am (as am by
	2001	745 *	Am				Stats. 2005,
14085.54	2000	842	Ad				Ch. 80) ⁷²⁷
14085.56	2000	846	Ad		2006	905	Am
14085.6	2005	80*	Am Am ⁴⁵ 24	1.400= ==	2006	906	Am
14085.7	1999	146*	71111	14087.57	2000	696	Am
	2000	93*	AIII 70.10	1.4007.6	2002	262*	Am Am ⁵⁷¹
	2002	1161 *	Am ³⁶ 13 Am ³⁶ 13	14087.6	2004	183	Am ⁶⁴⁷
14085.8	2004	228 * 146 *	AIII Am 45 24	14097.06	2005 2004	22 454	
14063.6	1999 2000	93 *	Am ⁴⁵ 24 Am ²¹ 20	14087.96 14087.9605	2004	228*	Am Am
	2002	1161*	Am ^{70 18}	14087.961	2004	143	Am
	2004	228*	Am ³⁶ 13	14007.501	2002	664	Am ⁴³¹
14085.81	2000	93*	Ad		2004	454	Am
14085.9	1999	226	Ad	14087.9625	2004	454	Am
14087.101	2003	230*	Ad	14087.9655	2001	528	Am
14087.103	2003	230*	Ad	14087.9657	2001	528	Ad
14087.105	2003	230*	Ad	14087.966	2004	454	Am
14087.11	2001	172	Ad	14087.969	2001	143	Am
14087.2	2004	193	Am ⁵⁷¹		2004	454	Am
14087.23	2001	526	Ad	14087.9705	1999	525	Am 112 114
14087.28	2004	788	Am		2000	857	Am ²⁰³
14087.301	1999	146*	Ad	14088.19	1999	525	Am 112 114
14087.31	2003	424	Am		2000	857	Am ²⁰³
	2004	228*	Am Am 112 114	14089	1999	525	Am 112 114 Am 203
14087.32	1999	525			2000	857	Am 203
	2000	857	Am ²⁰³	14089.4	1999	525	Am 112 114 Am 203
	2000	858	Am (as am by	1 4000 7	2000	857	Am ²⁰³
			Stats. 1999,	14089.7	2001	171*	R & Ad R ⁵⁷¹
	2001	150	Ch. 525) Am ³⁰⁵	14090	2004	193	p 571
14087.325	2001 2001	159 171*	Am	14090.1 14090.2	2004 2004	193 193	p 571
14067.323	2001	756	Am (by Sec. 1	14090.3	2004	193	R ⁵⁷¹
	2002	750	of Ch.)	14092.35	2006	538	Am ⁸⁰²
14087.35	2003	424	Am	14093.06	2005	80*	Ad
11007100	2004	228*	Am	14094.3	1999	146*	Am
14087.36	1999	525	Δm 112 114		2002	536	Am
	2000	857	Am ²⁰³		2004	228*	Am
	2000	858	Am (as am by		2006	333	Am
			Stats. 1999,	14095	2006	758	Ad
			Ch. 525)	14100.2	2003	107	Am
	2003	424	Am	14100.75	1999	993	Ad Am ²²⁰
1.4007.27	2004	228*	Am Am 112 114	1410005	2000	322	AIII
14087.37	1999	525		14100.95	2002	751	Ad
14007.20	2000	857 535	Am ²⁰³ Am ¹¹² ¹¹⁴	14103.2	2001	745*	Am Am ⁴³¹
14087.38	1999	525	Am ¹¹² 114 Am ²⁰³	14103.5	2002	664	
	2000	857 424		14103.6	2002	1161*	Am (as am by
	2003 2004	424 228*	Am				Sec. 1, State 1075
14087.4	2004 1999	525 **	Am Am 112 114				Stats. 1975, Ch. 1005 and
17007.7	2000	857	Am ²⁰³				Sec. 1,
14087.41	1999	539	Ad				Stats. 1985,
14087.48	2005	80*	Ad				Ch. 682)
14087.51	2000	696	Am	14104.3	2001	745*	Δm
00,.01	2004	228*	Am	14104.6	2004	193	Am 571
	2006	905	Am	14105	2002	756	Am
	2006	906	Am	14105.05	2003	601	Ad
14087.54	2004	228*	Am	14105.06	2003	230*	Ad

Caption	Affe Year	cted By	Effact	Section		cted By	Effact
Section		Chapter	Effect	Section	Year	Chapter	Effect
14105.06 (0		075 *			2000	93*	Am (as am by
	2004 2005	875 * 508 *	Am Am				Sec. 51, Stats. 1999,
14105.115	2003	486*	Ad				Ch. 146) ²⁰
14105.113	2002	242	Δd				Am (as am by
14105.15	2004	193	Am ⁵⁷¹				Sec. 52,
14105.16	2006	525	Δd				Stats. 1999,
14105.17	2000	93*	Ad ²⁵⁶				Ch. 146) ³⁴
14105.18	2002	1161*	Ad		2002	1161*	R (as am by
14105.19	2003	230 *	Ad & R 75				Sec. 78,
	2004 2005	228 * 719 *	Am				Stats. 2000, Ch. 93)
	2005	8*	Am Am				Am (as am by
14105.2	2002	1161*	Am				Sec. 77,
14105.21	2003	230*	Ad				Stats, 2000,
14105.22	2003	230*	Ad				Ch. 93) ¹³
14105.23	2005	80*	Ad	14105.405	1999	146*	Am 24
14105.24	2005	80 *	Ad		2000	93*	Am ²⁰
14105.26	1999	757	Ad ¹⁶⁸ Am ²⁰³	14105 41	2002	1161*	Am ¹³
	2000 2000	135 852	Am ²⁰³ Am	14105.41	1999	146*	Am (as am by Sec. 93,
	2000	159	Am ³⁰⁵				Stats. 1998,
14105.27	2001	171*	Ad				Ch. 310) ²⁴
	2006	162*	Am				Am (as am by
14105.3	2002	1161*	Am				Sec. 94,
14105.31	1999	146*	Am ²⁴				Stats. 1998,
	2000	93 *	Am ²⁰ Am ¹³		2000	02 *	Ch. 310) ²⁵
14105.33	2002	1161 * 146 *	Am Am ²⁴ Am ²⁶		2000	93*	Am (as am by Sec. 54.
14103.33	1999 2000	93 *	Am ²⁰				Stats. 1999,
	2001	171 *	Am				Ch. 146) ²⁰
	2002	1161*	Am 13				Am (as am by
	2006	74*	Am				Sec. 55,
14105.332	2002	1161*	Ad				Stats. 1999,
14105.336	2004	228*	Am ⁶³⁴		2002	44644	Ch. 146) ³⁴
14105.337	1999	190	Ad Am ⁷⁰		2002	1161*	R (as am by
	2002 2004	1161 * 228 *	Am ⁶³⁴				Sec. 81, Stats. 2000,
14105.34	2004	1161*	Am 13				Ch. 93)
14105.35	1999	146*	Δm ²⁴				Am (as am by
	2000	93*	Am 20				Sec. 80,
	2002	1161*	Am 13				Stats. 2000,
14105.37	1999	146*	Am 24	14105 40	1000	1.46 %	Ch. 93) ¹³
	2000	93 * 1161 *	Am ²⁰	14105.42	1999	146*	Am (as am by
	2002 2003	230*	Am 13 Am				Sec. 95, Stats. 1998,
14105.38	1999	146*	Am ²⁴				Ch. 310) ²⁴
11100100	2000	93*	Am ²⁰		2000	93*	Am (as am by
	2002	1161*	Am 13				Sec. 56,
14105.39	1999	146*	Am 24				Stats. 1999,
	2000	93 *	Am 20				Ch. 146) ²⁰
14105 205	2002	1161 *	Am 13				Am (as am by
14105.395 14105.4	2003 1999	230 * 146 *	Ad Am (as am by				Sec. 13, Stats. 1992,
14103.4	1999	140	Sec. 90,				Ch. 723) & RN
			Stats. 1998,		2002	1161*	Am 13
			Ch. 310) ²⁴	14105.425	2000	93*	Ad(RN)
			Am (as am by	14105.43	2002	1161*	Am
			Sec. 91,	14105.436	2002	1161*	Ad 79
			Stats. 1998,		2005	107 *	R ⁸⁰ Am ³⁶ ¹³
NOTE a			Ch. 310) ²⁵	I	2005	127*	Aiil

	Affe	cted By			Affe	cted By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14105.45	2002	1161*	Am		2000	800	Am
	2004	228*	R & Ad	14115	2000	93*	Am
14105.46	2002	1161*	Ad		2006	131	Am
	2004	228*	R	14115.41	2006	795	Ad 860
14105.47	2002	1161*	Ad	14115.6	2001	115	R
14105.48	2003	230*	Ad	14115.8	2001	655	Ad ³⁴⁴
	2003	659	Am		2005	80*	Am & R 717 38
	2005	* 08	Am	14123.05	2006	543	Ad
	2006	74*	Am	14123.25	2000	322	Ad
14105.485	2005	523	Ad		2003	601	Am
14105.49	2003	230*	Ad		2004	183	Am ⁵⁷¹
	2006	74*	Am		2005	22	Am ⁶⁴⁷
14105.51	2003	230*	Ad	14124.1	2000	322	Am
14105.65	2002	1161*	R	14124.12	2003	601	Am ^{79 43}
14105.7	2005	80*	Am	14124.2	2000	322	Am
14105.75	2006	792	Ad	14124.7	2000	451	Am
14105.8	2001	171*	R	14124.79	2003	230*	Am
	2002	1161*	Ad	14124.795	2003	230*	Δd
14105.85	2002	1161*	Ad	14124.91	2003	673	Am ⁷¹³
14105.86	2003	230*	Ad	14124.915	2003	673	Δd /13
14105.91	1999	146*	Am ²⁵	14124.916	2003	673	Ad ⁷¹³
	2000	93*	Am ³⁴	14124.93	2000	808*	Am
	2002	1161*	R		2002	1022*	Am
14105.915	1999	146*	Am ²⁵		1X 200	03-04 7*	Am
	2000	93*	Am ³⁴		2006	75*	Am
	2002	1161*	R	14125	2002	1161*	Am
14105.916	1999	146*	Am	14125.9	2006	538	Am ⁸⁰²
	2000	93*	Am	14126	2004	875*	R
	2002	1161*	D	1			Ad ⁷⁰⁹
14105.95	2002	747 *	Ad 454	14126.02	2000	451	Ad
	2003	62	Am 519		2001	171*	Am
14105.96	2002	747 *	Ad 454		2001	684	Am
	2003	62	Am 519		2003	230*	Am
14105.965	2006	162*	Ad 454		2003	899	Am
14105.98	1999	44*	Am		2004	875*	R
	2000	48*	Am				Ad ⁷⁰⁹
14105.981	1999	146*	Am ²⁴		2005	508*	Am
	2000	93*	Am ²⁰	14126.021	2004	875*	A d 709
	2003	673		14126.023	2004	875*	Ad 709
	2004	183	Ad ^{714 571}	14126.025	2004	875*	Ad ⁷⁰⁹
14105.982	2000	48*	Ad	14126.027	2004	875*	Ad ⁷⁰⁹
14107	2000	322	Am	14126.031	2004	875*	Ad ⁷⁰⁹
14107.11	1999	146*	Ad	14126.033	2004	875*	Ad ^{709 585}
	2000	322	Am				R 301
14107.12	2004	395	Ad		2005	508*	Am
14107.13	2004	394	Ad	14126.035	2004	875*	Ad ^{709 710}
14107.2	2006	772	Am	14126.05	2004	875*	R
14110.55	1999	845	Ad	14126.10	2004	875*	R
14110.6	1999	146*	Am	14126.15	2004	875*	R
	2000	93*	Am	14126.20	2004	875*	R
14110.65	2001	171*	Ad	14126.23	2004	875*	R
	2003	230*	Au 474 475	14126.25	2004	875*	R
	2004	228*	R	14126.30	2004	875*	R
	1X 200	3-04 9*	Am 544	14126.35	2004	875*	R
			R 100	14126.40	2004	875*	R
14110.7	1999	146*	Am (as am by	14126.45	2004	875*	R
			Sec. 3,	14126.50	2004	875*	R
			Stats. 1990,	14126.55	2004	875*	R
			Ch. 502)	14126.60	2004	875*	R
	2001	685	Am Am 56	14126.65	2004	875*	R

	Affe	ected By			Affe	ected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14126.75	2004	875*	R	14133.07	2006	74*	Ad ⁷⁹⁵
14126.80	2004	875*	R	14133.12	1999	845	Ad ⁹³
14132	1999	146*	Am ⁵³	14133.16	2002	704	Ad
1.102	2000	453	Am	14133.225	2005	469*	Ad
	2001	745*	Am	14133.23	2005	80*	Ad ⁶⁵⁹
	2002	1161*	Am		2006	2*	Am
	1X 200	03-04 9*	Am		2006	7*	Am
	2005	* 08	Am		2006	24*	Am
	2006	95*	Am	14133.3	2004	183	Am ⁵⁷¹
14132.01	2004	851	Ad	14133.45	2003	321	Ad
14122.07	2005	503	Am	14133.5	2001	745*	Am
14132.05	2000	93 *	Ad	14133.61	2001	115	R
14132.06	2006	581 *	Am	14138.5	2001	745 *	Am Am 112 114
14132.100	2003 2004	527 228*	Ad	14139.13	1999	525 857	Am ¹¹² 114 Am ²⁰³
14132.101	2004	548	Am Ad	14139.53	2000 2000	858	Am
14132.101	2005	548	Ad	14139.33	2000	745*	Am
14132.102	2003	228*	Ad & R ²⁰⁷	14145.3	2001	537	Ad
14132.103	2004	228*	Ad & K	14148	2001	745*	Am
14132.108	2004	228*	Ad	14148.03	2003	895	Ad
14132.22	1999	146*	Am ²⁴		2004	148	Am
	2000	93*	Am ⁵	14148.04	2003	895	Ad
	2003	747	Ad		2004	148	Am
	2004	183	Am ⁵⁷¹	14148.05	2003	895	Ad
14132.24	2006	830	Ad	14148.5	1X 200		Am
14132.26	2000	557	Ad	14148.8	2001	745*	Am
	2002	1161*	Am	14148.9	2006	538	Am 802
14132.27	2003	230*	Ad	14148.91	2004	183	Am ⁵⁷¹
14132.28	2003	443	Ad	14149	2002	684	Ad
14132.29	2003	443	Ad Ad & R ³⁸	14149.3	2002	684	Ad
14132.38 14132.41	2006 2006	666 719	Ad & R	14150 14154	2002 2003	1161 * 230 *	Ad Am
14132.41	1999	831*	Am	14134	1X 200		Am
17132.77	2003	253	Am		2005	80*	Am
14132.72	2000	93*	Am 13		2006	74*	Am
14132.725	2005	449	Ad & R 317	14154.5	2004	228*	Ad
14132.73	2002	1161*	Ad	14159	2003	230*	Ad
14132.74	2006	330	Ad	14163	1999	146*	Am
14132.88	2000	93*	Ad		2000	93*	Am
	2002	1161*	Am		2002	1161*	Am
	2003	230*	Am	14165.8	2005	77	Am
	1X 200		Am	14166	2005	560*	Ad & R 745
14122.00	2006	61	Am	14166.1	2005	560*	Ad & R 745
14132.90	1999	147 * 745 *	Am	1/166 10	2006 2005	327 560*	Am Ad & R ⁷⁴⁵
14132.91	2001 2000	93*	Am Ad	14166.10	2005	327	Au & K Am
14132.91	2000	804*	Ad	14166.11	2005	560*	Ad & R ⁷⁴⁵
14132.93	2000	804*	Ad	14100.11	2006	327	Am
14132.94	2003	112	Ad	14166.12	2005	560*	Ad & R 745
14132.95	1999	90*	Am		2006	327	Am
	2002	1088	Am ³⁶ 13	14166.13	2005	560*	Ad & R ⁷⁴⁵
	2002	1161*	Am 13		2006	327	Am
	2004	229*	Am	14166.14	2005	560*	Ad & R 745
14132.951	2004	229*	Ad	1	2006	327	Am
14132.955	2002	1088	Ad	14166.15	2005	560*	Ad & R 745
14132.98	2001	172	Ad	14166.16	2005	560*	Ad & R 745
14132.99	2001	172	Ad A 431	14166 17	2006	327	Am
	2002	664	Am ⁴³¹	14166.17	2005	560*	Ad & R ⁷⁴⁵
14133.01	2005 2004	551 228*	Ad Ad	14166.18	2006 2005	327 560*	Am Ad & R ⁷⁴⁵
14133.01	2004	93*	Ad	14100.10	2005	327	Au & K Am
	2000	73	ı ıu	I	2000	341	1 1111

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14166.18 (Cont.)				2000	857	Am ²⁰³
(2006	538	Am 802	14456.5	2000	811	٨d
14166.19	2005	560*	Ad & R 745	14457	1999	525	Am 112 114
14166.2	2005	560*	Ad & R ⁷⁴⁵	1,	2000	857	A 203
1.100.2	2006	327	Am	14459	1999	525	Am 112 114
14166.20	2005	560*	Ad & R ⁷⁴⁵	1,	2000	857	A 203
11100.20	2006	327	Am	14460	1999	525	Am 112 114
14166.21	2005	560*	Ad & R ⁷⁴⁵	14400	2000	857	Am ²⁰³
14100.21	2006	76*	Am	14464.5	2003	230*	Ad
	2006	327	Am	17707.5	2003	228*	Am ⁶³⁵
14166.22	2005	560*	Ad & R 745		2007	220	D 636
14166.23	2005	560*	Ad & R 745	14482	1999	525	Am 112 114
14100.23	2006	327	Am	14402	2000	857	Am ²⁰³
14166.24	2005	560*	Ad & R 745	14492	2004	193	R ⁵⁷¹
	2005	560*	Ad & R ⁷⁴⁵	14495.10	1999	845	Ad & R ²⁰
14166.25			Ad & R 745	14493.10			Au & K Am ⁶⁸
14166.3	2005	560*	Ad & R 745	14400 5	2005	80*	A 571
14166.35	2005	560 *		14499.5	2004	193	Am 112 114 Am 202
141664	2006	327	Am	14499.71	1999	525	Am ²⁰³
14166.4	2005	560*	Ad & R 745	1.4500.5	2000	857	
14166.5	2005	560*	Ad & R 745	14500.5	2002	641	Am
	2006	327	Am	14501	2001	745*	Am
14166.6	2005	560*	Ad & R 745		2002	641	Am
	2006	665 *	Am	14502	2002	641	Am
14166.7	2005	560*	Ad & R ⁷⁴⁵	14503	2002	641	Am
	2006	665*	Am	14503.5	2002	641	Am
14166.75	2005	560*	Ad & R 745	14504	2003	643	Ad ⁵⁸¹
	2006	270	Am (by Sec. 1		2006	538	Am 802
			of Ch.)	14504.1	2003	643	Δd ⁵⁸¹
	2006	665*	Am (by Sec. 4	14504.2	2003	643	Ad 581
			of Ch.) ⁸⁶¹	14504.3	2003	643	Ad ⁵⁸¹
			Am (by Sec. 4.5	14509	2002	641	Am
			Am (by Sec. 4.5 of Ch.) ¹⁰⁰	14509.1	2002	641	Am
14166.8	2005	560*	Ad & R 745	14510	2002	641	Am
14166.9	2005	560*	Ad & R 745	14512	2002	641	Am
	2006	327	Am	14521.1	2006	691	Ad
14170	2000	322	Am	14522.3	2006	691	Ad
14170.10	2003	601	Ad	14525	2006	691	R & Ad
14170.11	2004	228*	Ad	14526	2004	632	Am
14170.8	1999	993	Am	11520	2004	797	Am
14170.0	2000	322	Δm	14526.1	2006	691	Ad
14171.5	2006	538	Am 802	14528.1	2006	691	Ad
14171.6	1999	993	Am	14530	2001	681	Am
1-71/1.0	2000	322	Am	14550.5	2006	691	Ad
	2006	538		14550.5	2000	681	
14172	2006	784	AIII	14332			Am
141/2			Am ⁴⁹⁰ Am ⁵¹⁹	14552.1	2004	797 681	Am
1/172.5	2003	62 601			2001	681	R
14172.5	2003	601	Am	14552.2	2001	681	R
14176.5	2001	649	Ad R ⁵⁷¹	14550.5	2004	797	Ad
14195.8	2004	193	K	14552.5	2004	228*	Ad
14199	2004	850	Ad & R ⁶⁸	14553	2001	681	Am
14199.1	2004	850	Ad & R ⁶⁸	14554	2001	681	Am
14199.2	2004	850	Ad & R ⁶⁸	14570	2001	681	Am
14199.3	2004	850	Ad & R ⁶⁸	14571	2001	681	Am
14251	1999	525	Am 112 114 Am 203		2006	691	Am
	2000	857	A 20.5	14571.1	2006	691	Ad
14308	1999	525	Am 112 114	14571.2	2006	691	Ad
	2000	857	Am 203	14571.5	2006	691	Ad
14408	2004	183	Am ⁵⁷¹	14572	2006	74*	Am
14408.5	2000	93*	Ad	14573	2001	681	Am
14409	2000	93*	Am Am 112 114		2004	632	Am
	1999	525	Am 112 114		2004	797	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
		- 1					
14574	2000	869	Am	15610.55	2002	54	Am
	2001	681	Am	15610.57	2002	54	Am Am ²¹⁶
14574 1	2004	228*	Am	15610.63	2000	287	
14574.1	2000	869	Ad	15620	2004	823	Am
	2001	681	Am	15630	1999	236	Am
14575	2004	797	Am		2002	54	Am
14575 14576	2001	681 681	Am		2004 2005	823 163	Am
	2001	681	Am R	15620.1		140	Am Ad ¹⁰⁰
14580 14592	2001 2006	74*	Am	15630.1	2005	140	R ⁴⁴⁶
		112	Alli	15633	2005	140	Am ¹⁰⁰
14598 14618	2003 2001	745 *	R R	13033	2003	140	R & Ad ⁴⁴⁶
14684.1	2001	230*	Ad	15633.5	2002	54	Am
14995.10	2003	1161*	Am ⁴³	13033.3	2002	552	Am
15100	2003	323	Am	15634	2002	54	Am
15200	2005	78*	R (as am by	13034	2005	140	Am 100
13200	2003	70	Sec. 7,		2003	140	R & Ad 446
			Stats. 1998,		2006	538	Am (as ad by
			Ch. 1055)		2000	330	Sec. 8,
			Am (as am by				Stats. 2005,
			Sec. 8,				Ch. 140) 802
			Stats. 1998,	15640	2005	140	Am 100
			Ch. 1055)				R & Ad 446
	2006	528*	Am 809	15653.5	2002	54	R (as ad by
15200.05	2000	108*	Am				Stats. 1998,
15200.5	2004	845*	Am				Ch. 946)
15200.6	1999	478	R				Am (as ad by
15200.75	1999	478	R				Stats. 1998,
15200.81	1999	147*	Am				Ch. 980)
	1999	478	R	15655	1999	414	Ad
	1999	480	R (as am by		2001	196	Am
			Sec. 34,	15655.5	2002	54	Ad
			Stats. 1999,		2005	140	Am 100
			Ch. 147)				R & Ad 446
15200.92	1999	478	R		2006	538	Am (as ad by
15200.95	1999	478	R				Sec. 12,
	1999	479*	Am & R 2				Stats. 2005,
15200.96	1999	478	R	1.5656	2004	006	Ch. 140) 802
15200.97	1999	478	R	15656	2004	886	Am (by Sec. 2
15200.98	1999	478	R	15657	2002	664	of Ch.)
15204.2	2004	229 *	Am	15657	2002	664	Am ⁴³¹ Am ⁵⁷¹
15204.2	2005	78*	Am		2004	183	
15204.3	1999	147*	Am	15657.02	2004	886	Am
	2000 2001	108 * 111 *	Am	15657.03	1999 2001	561 176	Ad
	2001	1022*	Am Am		2003	495	Am Am (by Sec. 4
15204.6	2002	78*	Ad		2003	493	of Ch.)
13204.0	2006	75 *	Am		2003	498	Am (by Sec. 9.1
15204.8	2000	111*	Am		2003	770	of Ch.)
15452	2001	745 *	R		2004	183	Am ⁵⁷¹
15601	2002	54	Am		2005	467	Am
15610.17	2002	54	Am		2006	567	Am
15610.19	2002	54	Ad	15657.04	2005	472	Ad
15610.23	2002	54	Am	15657.5	2004	886	Ad
15610.30	2000	442	Am	15659	2002	54	Am
	2000	813	Am ²³⁶	15660	2000	972	Am
15610.37	2002	54	Am		2001	845	Am
	2003	62	Am ⁵¹⁹		2002	627	Am
15610.39	2002	54	Ad	15660.1	2000	972	Ad 82
15610.50	2002	54	Am	15701	2002	54	Am
15610.53	2000	559	Am	15701.1	2002	54	R

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
15701.15	2002	54	R		2003	331	Am
15701.2	2002	54	R	16004	2000	909	Ad
15701.35	2002	54	R	16004.5	2004	841	Ad
15750	2002	54	Am & RN & Ad	16005	2001	353	Ad
15751	2002	54	Am & RN	16010	1999	552	Am
15752	2002	54	& Ad(RN) R & Ad(RN)	16010.4	2001 2003	353 812	Am Ad
15753	2002	54	R & Au(KN)	16010.4	2003	812	Ad
15753.5	2002	54	R	16010.6	2003	812	Ad
Div. 9,					2004	811	Am
Pt. 3,				16011	2001	125*	Ad
Ch. 13.5,					2002	1022*	Am
heading				16012	2001	694	Ad & R 75
(Sec. 15760	2002	5.4	n	16013	2003	331	Ad
et seq.) 15760	2002 2002	54 54	R Am ⁴⁰⁷	16014 16118	2004 1999	914 83	Ad Am ³⁰
15761	2002	54	P	10116	1999	547	Am
15762	2002	54	S 407	16119	1999	547	Am
15763	1999	670	Δm ⁹⁴	10117	1999	905*	Am (by Sec. 1
	2001	111*	Δ m 306				of Ch.) ⁷⁷
	2002	54	Am ⁴⁰⁷				Am (by Sec. 2
	2002	552	Am (by Sec. 3				of Ch.)1
	2002	1000*	of Ch.)	16120	2003	323	Am
	2002	1022 * 468	Am Am ⁵⁶¹	16120.05 16121.05	1999 1999	547 547	Am
	2003 2004	405	Am 654	10121.03	2004	183	Am Am ⁵⁷¹
15764	2004	54	S ⁴⁰⁷	16121.2	1999	887	Ad
15765	2002	54	Am	16122	1999	905*	Am
15766	1999	147*	Δd	16124	2006	75*	Ad
15800	2003	436	Ad ³¹⁹	16131	2002	1022*	Am
		10.5	R ²³²	16131.5	2004	810	Ad
15801	2003	436	Ad ³¹⁹ R ²³²	16145	2004	229*	R
15000	2002	436	Ad 319	16146	2004 2004	229 * 229 *	R R
15802	2003	430	R ²³²	16147 16148	2004	229*	R R
15803	2003	436	Ad ³¹⁹	16148.05	2004	229*	R
10000	2000		R ²³²	16148.10	2004	229*	R
15804	2003	436	Ad ³¹⁹	16148.13	2004	229*	R
			R ²³²	16148.15	2004	229*	R
15900	2006	76*	Ad & R 791	16149	2004	229*	R
15901	2006	76*	Ad & R ⁷⁹¹ Ad & R ⁷⁹¹	16150	2004	229*	R
15902 15903	2006 2006	76* 76*	Ad & R 791	16151 16162	2004 2002	229* 1160	R Am
15904	2006	76*	Ad & R 791	16164	1999	147*	Am
15905	2006	76*	Ad & R /91	10101	2001	683	Am
15906	2006	76*	Ad & R ⁷⁹¹		2002	1160	Am (by Sec. 3
15907	2006	76*	Ad & R 791				of Ch.)
15908	2006	76*	Ad & R ⁷⁹¹	16170	1999	887	Ad
16000	2000	745	Am	16171	1999	887	Ad
16000 1	2003	862	Am	16172	1999	887	Ad
16000.1 16001.7	2003 2000	847 108*	Ad Ad	16173 16174	1999 1999	887 887	Ad Ad
16001.7	2000	683	Ad	16175	1999	887	Ad
10001.7	2003	331	Am	16176	1999	887	Ad
	2004	668	Am	16177	1999	887	Ad
	2005	640	Am	16206	1999	211	Am
16002	2000	909	Am		2002	354	Am
16002 5	2003	812	Am		2003	813	Am
16002.5	2004	841	Ad		2004	292	Am Am ⁶⁴⁷
16003	2000 2002	745 918	Ad Am	16500.1	2005 1999	22 634	Am *** Ad
	2002	210	r a III	1.0000.1	1 フフフ	034	riu

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16500.1 (C	ont.)			16800.7	2006	538	Am 802
,	2003	813	Am	16809	1999	146*	Am (as am by
	2005	640	Am (by Sec. 10				Sec. 1,
			of Ch.)				Stats. 1997,
	2006	538	Am ⁸⁰²				Ch. 669)
16500.2	2001	745 *	Am		2000	93*	Am (as am by
16500.9	2005	78*	Ad				Sec. 68,
16501.1	1999	83	Am ³⁰				Stats. 1999,
	1999	887	Am		2001	171 *	Ch. 146)
	2000	909	Am		2001	171*	Am (as am by
	2001 2001	111 * 683	Am Am				Sec. 99, Stats. 2000,
	2001	812	Am (by Sec. 8				Ch. 93)
	2003	012	of Ch.)		2002	1161*	Am (as am by
	2003	813	Am (by		2002	1101	Sec. 45,
	2003	013	Sec. 13.1 of Ch.)				Stats. 2001,
	2003	862	Am (by				Ch. 171) ⁶⁸
			Sec. 16.5 of Ch.)				Am (as am by
	2004	332	Am				Sec. 2,
	2004	810	Am (by				Stats. 1997,
			Sec. 10.5 of Ch.)				Ch. 669) ⁶⁹
	2005	640	Am		2003	230*	Am (as am by
16501.15	2003	847	Ad				Sec. 90,
16501.25	2005	630	Ad				Stats. 2002,
16501.3	1999	147 *	Ad		2004	220 *	Ch. 1161)
16501.35	2003	812	Ad Am ⁵⁷¹		2004	228*	Am (as am by
16501.6	2004	183 193	Am 571 R 571				Sec. 91,
16501.7	2004 2005	193 78*	Ad				Stats. 2002, Ch. 1161 and
16504.5	2000	421 *	Ad				Sec. 75,
10304.3	2001	653 *	Am				Stats. 2003,
	2002	918	Am				Ch. 230)
	2006	726*	Am ⁷⁴⁸		2005	80*	Am (as am by
16506	2004	332	Am				Sec. 27 and
16507	2001	470	Am				Sec. 28,
16507.4	2006	838	Am				Stats. 2004,
16507.5	2001	653 *	Am				Ch. 228)
16513	2004	842	Am		2006	74*	Am (as am by
16515	2001	115	R				Sec. 30 and
16516.5	2001	675	Am				Sec. 31,
16516.6 16518	2001 2001	675 653 *	Ad Am				Stats. 2005, Ch. 80)
16521.3	2004	229*	Ad		2006	348	R (as am by
16522	2001	125 *	Am		2000	540	Sec. 31,
16522.1	2001	125 *	Am				Stats. 2005,
16522.3	2001	125 *	R				Ch. 80)
16524	2004	168	Ad				Am (as am by
16525.2	2000	799	Am				Sec. 30,
16540	2006	384	Ad				Stats. 2005,
16541	2006	384	Ad				Ch. 80) ¹³
16541.5	2006	384	Ad	16809.3	2006	348	Am 68
16542	2006	384	Ad	16809.4	2002	1161*	Am ⁶⁸
16543	2006	384	Ad		2003	710	Am
16543.5	2006	384	Ad		2004	118	Am Am ¹³
16544 16545	2006 2006	384 384	Ad Ad	16901	2006 2006	348 348	
16545 16576	2006	193	Au 571 Am 571	16901	2006	548 57	Am Am
10370	2004	538	Am 802	16946	1999	741	Am
16583		220	4 1111	10770	1///	7-7-1	4 1111
16583 16605	2000	866	Am	16952	2005	671	Am

a .		cted By	77.00			cted By	7.00
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16953.3	2005	671	Am	18253	2001	111*	S 54 57
10755.5	2006	398	Am	18253.5	2001	111*	S 54 57
16055					2000		
16955	2005	671	Am	18254		259	Am S ^{54 57}
16956	2005	671	Am		2001	111*	S 54 57
16956.5	2005	671	Ad	18255	2001	111*	S 54 57
17012.5	1999	83	R (as ad by	18256	2001	111*	S 54 57
			Sec. 2,	18256.5	2001	111*	S 54 57
			Stats. 1997,	18257	2001	111*	R
			Ch. 283) ³⁰		2004		
			Am (as ad by		Initiativ	e	
			Sec. 2,		(Prop. 6		
			Stats. 1997,		adopted		
			Ch. 284) ³⁰				Ad 712
17001	2004	220 *	Am ⁶³⁰	10260	Nov. 2,		Ad
17021	2004	229*		18260	2006	75*	Ad
17409	2003	379	Am	18290	2006	857	R & Ad
17600	1999	90*	Am	18291	2006	857	R & Ad
17600.110	1999	90*	R	18293	2006	857	R & Ad
17604	2003	757	Am	18294	2006	857	R & Ad
17605	2003	450	Am	18295	2006	857	R & Ad
	2004	315	Am	18296	2006	857	R & Ad
17800	2005	207	Ad	18297	2006	857	R & Ad
17000			Am ⁸⁰²				
17001	2006	538		18298	2006	857	R & Ad
17801	2005	207	Ad	18299	2006	857	R & Ad
17850	2006	801	Ad	18300	2006	857	R & Ad
17851	2006	801	Ad	18301	2006	857	Ad
18205	1999	480	Am (as ad by	18304	2006	857	R & Ad
			Stats. 1997,	18305	2006	857	R & Ad
			Ch. 606) & RN	18305.3	2006	857	R
	1999	980	Am & RN (by	18305.5	2006	857	Ad
	1///	700	Sec. 22.5 of Ch.)	18306	2006	857	R & Ad
19205 5	1999	480		18307			
18205.5			Ad(RN)		2006	857	R & Ad
	1999	980	Ad(RN) (by	18308	2001	90	Ad & R 75
			Sec. 22.5 of Ch.)		2006	635	Am
18206	2001	745 *	Am		2006	857	R & Ad
18210	2001	115	R	18309	2004	830	Ad & R 38
18211	2001	115	R		2005	545	Am
18212	2001	115	R		2006	857	R & Ad
18212.5	2001	115	R				R ²³²
18213	2001	115	R	18309.5	2004	830	Ad & R 38
18214	2001	115	R	10507.5	2006	857	R & Ad
10214	2001	745 *	R		2000	037	R & Au R ²³²
10215				10225 5	2006	520	Am ⁸⁰²
18215	2001	115	R S ⁴⁶¹ 18	18325.5	2006	538	
8220	2003	225 *		18355.5	2005	78*	Ad 571
	2005	74*	Ad	18358	2004	183	Am ⁵⁷¹
8221	2003	225 *	S 461 18	18358.30	1999	147*	Am
	2005	74*	Ad	18379	2004	193	R 571
18222	2003	225 *	S 461 18	18600	2001	115	R
18223	2003	225 *	c 461 18	18901.10	2003	743	Ad
18224	2003	225 *	c 461 18	18901.3	2004	932	Ad
18225	2003	225 *	c 461 18	18901.6	2004	225*	Ad
			Am 461 18	10901.0			
18226	2003	225 *	AIII	10001.0	2003	743	Am
18240	2001	745 *	Am	18901.8	2000	682	Ad
18242	1999	803	Am	18901.9	2003	743	Ad
18243	1999	803	Am	18906.5	2006	538	Am ⁸⁰²
18246	1999	803	R	18910	1999	826	Ad
18247	1999	803			2002	1022*	R & Ad 515
18250	2001	111*	Am S ^{54 57}		2002	1024	Am (as ad by
	2000	259	Am		_002	1021	Stats. 2002,
18251	2000		/ MIII				
18251		111 *	C 24 27				
18251 18252	2001 2001	111 * 111 *	S ^{54 57} S ^{54 57}	18918	2000	108*	Ch. 1022) Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18919	2001	115	R	18987	2000	300	Am 70 18
18920	2001	115	R		2004	134*	C 010
18925	2001	897	Ad	18987.05	2000	300	S 70 18
	2002	1161*	Am		2004	134*	c 610
18926	2005	78*	Ad	18987.1	2000	300	c 70 18
18930	1999	147*	Am (as ad by		2004	134*	c 610
			Sec. 34,	18987.15	2000	300	Am ⁷⁰ 18
			Stats. 1998,		2004	134*	S 610
			Ch. 329)	18987.16	2000	300	Am ⁷⁰ 18
	2000	108*	Am	10,0,110	2004	134*	c 610
	2001	111*	A	18987.17	2000	300	Am ⁷⁰ 18
18930.5	1999	147*	Δm ³⁶ 13	10,0,11,	2004	134*	C 010
18931	1999	147 *	C 30 13	18987.2	2000	300	Am ⁷⁰ 18
18932	1999	147 *	Am ³⁶ 13	10/07.2	2004	134*	C 010
18933	1999	147 *	S 36 13	18987.25	2000	300	c 70 18
18934	1999	147 *	Am ³⁶ 13	10707.23	2004	134*	c 610
18935	1999	147 *	Ad	18987.3	2000	300	Am ⁷⁰ 18
18937	1999	147 *	S 36 13	10/07.5	2004	134*	C 010
18938	1999	147 *	Am ³⁶ 13	18987.36	2004	300	Am ⁷⁰ 18
10/30	2000	108*	Am	10/07.50	2004	134*	S 610
	2001	111*	Am	18987.4	2004	300	Am ⁷⁰ 18
18939	1999	147 *	S 36 13	10907.4	2004	134*	c 610
10939	2004	229*	Am ⁶³³	18987.45	2004	300	S 70 18
18940	1999	147 *	Am ³⁶ 13	10907.43	2004	134*	c 610
10940	1999	148*		18987.5	2004	300	Am ⁷⁰ 18
	1999	140 "	Am (as am by	10907.3	2004	134*	Am 610
			Stats. 1999,	10000 2			R ⁵⁷¹
	2001	111 *	Ch. 147)	18989.3	2004	193	
10041	2001	111*	Am S ³⁶ 13	18990	2001	115	R
18941	1999	147 * 147 *	S 36 13	18991	2001	115	R S ^{45 24}
18942	1999		S 36 13	18993	1999	146*	S 54 57
18943	1999	147 *	36 13	10002 1	2000	839	S 45 24
18944	1999	147 *	Am	18993.1	1999	146*	S 54 57
18945	2006	672	Ad	10002.2	2000	839	S 45 24
18951	2006	99	Am Ad ¹⁹⁷	18993.2	1999	146*	S 54 57
18959	2000	108*	R ²²	10002.2	2000	839	S 45 24
10050 1	2000	100 *	Ad ¹⁹⁷	18993.3	1999	146*	S ^{54 57}
18959.1	2000	108*	R ²²	10002.4	2000	839	S 45 24
10050.2	2000	100 #	Ad 197	18993.4	1999	146*	S 54 57
18959.2	2000	108*	R 22	10002 7	2000	839	S 45 24
10064	2004	0.50		18993.5	1999	146*	S 54 57
18964	2004	858	Ad(RN)	10002.6	2000	839	S 45 24
18965	2004	858	Am (as am	18993.6	1999	146*	S 54 57
			and rn by	10002.7	2000	839	S 45 24
			Stats. 1992,	18993.7	1999	146*	S 54 57
10060	2002	6.47	Ch. 1122) & RN	10002.0	2000	839	S 45 24
18969	2002	647	Am	18993.8	1999	146*	S 54 57
	2003	62	Am ⁵¹⁹		2000	839	
18973	2004	350	Ad		2000	847	Am
18986.60	2001	17*	S 98 75 S 348 349	18993.9	1999	146*	Am ⁴⁵ 24
	2006	268	S 98 75		1999	754*	Am
18986.61	2001	17*	S 248 240	10000	2000	839	R & Ad
100055	2006	268	S 348 349	19000	2001	193	Am
18986.62	2001	17*	Am 98 75		2002	664	Am ⁴³¹
	2006	268	Am 348 349	19011	2001	193	Am
18986.86	1999	705	Ad & R 18	19050	2002	1102	Am
	2004	655	Am ³¹⁷	19050.5	2002	1102	Am
18986.87	1999	705	Ad & R 18	19054	2002	1102	Ad
	2004	655	Am ³¹⁷	19090	2001	193	Am
18986.88	1999	705	Ad & R ¹⁸ Am ³¹⁷	19091	1999	147*	Am
	2004	655		19092	1999	147*	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19092 (Cor	nt.)			19461	2000	182	Am
-, -, - (2001	193	Am	17101	2005	549	Am
19095	2002	1102	Ad	19462	2001	193	Am
19095.5	2002	1102	Ad		2005	549	Am
19096	2002	1102	Ad	19469	2001	193	Am
19097	2002	1102	Ad	10470	2005	549	Am
19097.5	2002 2002	1102 1102	Ad	19470	2005	549 549	Am
19098 19098.5	2002	1102	Ad Ad	19471 19630.5	2005 2001	327	Ad Ad
19350	1X 2002		R 391	19801	1999	493	Am
19351	1X 200		R ³⁹¹	19805	2003	659	Am
19352	2000	108*	Am	19806	1999	147*	Am
	1X 200		R ³⁹¹		2000	108*	Am
19352.5	1X 200		R 391		2001	111*	Am
19352.8	1X 200		R ³⁹¹		2004	229*	Am
19353	1X 200		R ³⁹¹ R ³⁹¹	19820	1999	861	Ad & R 20
19353.5	1X 200		R ³⁹¹	19821	1999	861	Ad & R ²⁰ Ad & R ²⁰
19354 19354.1	1X 200: 1X 200:		R ³⁹¹	19822 19823	1999 1999	861 861	Ad & R ²⁰
19354.5	1X 200		P 391	19850	2005	549	R
19354.8	1X 200		R 391	19851	2005	549	R
19355	1X 200		R ³⁹¹	19852	2005	549	R
19355.5	1999	147*	Am	19853	2005	549	R
	2000	95*	Am 197	19854	2005	549	R
	2002	1000 4	R ²²	19855	2005	549	R P 571
	2002	1022*	Am Am ³⁶ 13	19856	2004	193	R ⁵⁷¹
	2003 1X 2003	225 * 3–04 7 *	Am ³⁹¹	22000 22001	1999 1999	802 802	Am
19356	2000	108*	Am	22001	1999	802	Am Am
17330	2002	1022*	Am	22002	1999	802	Am
	2003	225*	Am	22000	2004	228*	Am
	2003	659	Am	22004	1999	802	Am
	1X 200		R 391	22005	1999	525	Am 112 114
19356.5	2002	1022*	Am		1999	802	R & Ad
10256.6	1X 200		R ³⁹¹ Am ⁴⁵ ²⁴	22005.1	1999	802	Ad
19356.6	1999	147 * 95 *	Am 197 19 Am 197 19	22005.2	2004 1999	228*	Ad
	2000 2002	1022*	Am 467	22006 22007	1999	802 802	Am Am
	2002	225*	Am	22007	1999	802	Am
	1X 200		R ³⁹¹	22008.5	1999	802	Am
19356.65	2000	108*	Ad	22009	1999	802	Am
	2002	1022*	R		2004	228*	Am
19356.7	1999	147*	Am ⁴⁵ 24 Am ¹⁹⁷ 19	22010	1999	525	Am 112 114
	2000	95 *	AIII	22011	1999	802	R & Ad(RN)
	2003 1X 2003	225 * 3–04 7 *	Am 13 R ³⁹¹	22011 22013	1999 1999	802 802	R
19357	1X 200		R ³⁹¹	24000	1999	146*	Am & RN S ^{54 57}
19358	1X 200		P 391	24001	1999	146*	Am ^{54 57}
19358.6	1X 200		R ³⁹¹	24003	1999	146*	S 54 57
19358.7	1X 200	3_04 7*	p 391	24003.2	1999	146*	Ad
19359	1X 200	3-04 7*	R 391	24003.5	1999	146*	Ad
19361	1X 200	3-04 7* 3-04 7*	R ³⁹¹	24005	1999	146*	Am 54 57
Div. 10,				24007	2000	322	Am S ^{54 57}
Pt. 2,				24007	1999	146*	
Ch. 5, Art. 2,				24007.5 24009	1999 1999	146* 146*	Ad S ^{54 57}
heading				24009	1999	146*	c 54 57
(Sec. 19460				24013	1999	146*	S 54 57
et seq.)	2005	549	Am	24015	1999	146*	c 54 57
19460	2005	549	Am	24017	1999	146*	S 54 57

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect			
24021 24023	1999 1999	146* 146*	S 54 57 S 54 57	25002	1999 2000	990 135	Ad Am ²⁰³			
24027	1999	146*	R & Ad		2000	1067	Am			
25000	1999	990	Ad	25003	1999	990	Ad			
25001	1999	990	Ad	25200	2006	75*	Ad			

STATUTES OTHER THAN CODES

Statute	1.00	. 1.0		Statute	1.00	. 1.0	
Affected		cted By	77.00	Affected		cted By	7.00
Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
1911				1939			
700 1913	2000	714	Am 1	73	2002	288	Am 2.6 Ad 2.7
310	2004	588	R all	1941			
317	2000	527*	Am 4, 5	52	2006	359	Am 1, 2, 3, 4, 5
1915							5A, 5B, 5C, 5D
755	2004	244	Am 13¾				5E, 6, 7, 7.5, 8,
1917	• • • • •						9, 10, 11, 12,
594	2000	734*	Am 1				12.5, 13, 14, 15 15.1, 16, 17, 18
1919	2000	262	. 10 /				19, 20, 21, 22,
354	2000	262	Am 12 (as am by Sec. 2, Stats. 1933, Ch. 787)				23, 24, 25, 26, 27, 28, 29, 30, 31
526	2004	361	Ad 2, 3	1943			
1925				545	1999	62	Am 13
417	2004	588	R all		1999	83	Am 8.2 (as am
1929							by Stats. 1998,
651	2002	1130	Am 1 (as am by		1999	97	Ch. 812) ³⁰ Am 8
			Sec. 1, Stats. 1979, Ch. 926), 2 (as ad by Stats. 1970, Ch. 1046), 5 (as ad by Stats. 1970, Ch. 1046), 6		2000	506 1044	Am 10 (as am by Sec. 66, Stats. 1998, Ch. 829), 10.2 (as am by Sec. 67, Stats. 1998, Ch. 829) Am 5.1
			(as ad by		2003	863	Am 13
			Stats. 1970,		2004	60	Am 6
1022			Ch. 1046)		2005	599	Am 13
1 933 924	2002	41	A 21 5	404444	2006	243	Ad 13.5
924	2002 2006	218	Am 31.5 Am 4 (as am by	1944 (4th	,	564	1 22
	2000	210	Stats. 1987,	44	2002	564	Am 1, 32
			Ch. 379), 17		2004 2005	269 510	Ad 7.3 Am 12
			(as am by	1947	2003	310	AIII 12
			Stats. 1970,	483	2004	588	R all
			Ch. 141), 20.6	1949	2004	300	K all
			(as am by Stats. 1963,	1275	2003	284	Am 36
	2006	520	Ch. 508)	1951	2002	126	A 10
	2006	538	Am 31.5 (as am by Stats. 2002,	303 1405	2002 2001	426 63*	Am 48 Ad 13.2
			Ch. 41) ⁸⁰²	1403	2001	170	Am 4, 5, 31, 33
1937			· · · · · · · · · · · · · · · · · · ·		2002	664	Am 5 431
214	2006	275	R all				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record. For Budget Item references, see section titled "BUDGET ITEMS" following "STATUTES OTHER THAN CODES".

Statute Affected		ted By	Effect	Statute Affected	00	ed By	Effect
Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
1405	(Cont.)			1957			
	2006	279	R 7.4 (as ad by	117	2004	588	R all
			Stats. 1967,	1501	2004	588	R all
			Ch. 205), 8	1959			
			(as am by	2108	2006	538	Am 8 (as am by
			Stats. 1967, Ch. 205)				Stats. 1992,
			Am 4 (as am by	2114	2005	175	Ch. 1208) ⁸⁰²
			Stats. 2001,	2114 2139	2005 2001	175 91	Am 9 Am 33
			Ch. 170), 20		2001	91	AIII 33
			(as ad by	1961	1000	96*	11765
			Stats. 1967,	1654	1999 2002	75	Ad 76.5
			Ch. 205), 26.7		2002	13	R 92, 93, 94, 95, 96, 97, 98, 99,
			(as am by				100, 101
			Stats. 1992,				R & Ad 91
			Ch. 664)				Am 90
			Am 7.2 (as am	1835	2006	275	R all
			by Stats. 1988, Ch. 164) & R ³⁸	1962			
			Am 7 (as am by	11	2004	588	R 10, 11
			Stats. 1973,	1962 (1st E	x. Sess.)		
			Ch. 56)	28	2001	225	Am 5.1 315
			R & Ad ²³²		2001	929	Ad 15.1, 16.1
			Am 7.3 (as ad	63	2004	588	R all
			by Stats. 1967,	67	2000	302	Ad 5.5
			Ch. 205)		2001	946	Am 4 (as am by
	2006	520	R & Ad ²³²				Sec. 1,
	2006	538	Am 26.7 (as am				Stats. 1996, Ch. 399) ³⁸⁵
			by Stats. 1992, Ch. 664), 26.9				Am 5
			(as am by				(as am by
			Sec. 31.5,				Sec. 1.5,
			Stats, 1993,				Stats. 1996,
			Ch. 1195)862				Ch. 399) ³⁸⁵
1449	2002	283	R 18, 31		2005	382*	Am 71
			Am 1.5, 7, 8, 9,		2006	538	Am 87 (as am
			12.5, 13, 13.5,				by Sec. 18,
	2002	(2)	14, 15, 17, 21				Stats. 1996,
	2003	62	Am 12.5, 13, 13.5, 14 519	1062			Ch. 399) ⁸⁰²
1544	1999	89	R 7	1963	2004	£00	D -11
1377	1777	0)	Am 3, 5, 12, 13,	24 1797	2004	588 473	R all R all ³⁶⁹
			13.1	1828	2001 2006	275	R all
			Ad 12.1	1982	1999	96*	R 106, 107, 108
	2004	108	Am 1, 2, 4, 5, 6,	1702	1,,,,	,,	Am 105
	_		41	1964 (1st E	x. Sess.)		**
	2005	22	Am 4 ⁶⁴⁷ , 5 ⁶⁴⁷	138	2005	81*	Am 4 (as am by
	2006	538	Am 12 (as am	100	2002	01	Sec. 1,
			by Stats. 1999,				Stats. 1982,
1052 (1-4	E C)		Ch. 89)802				Ch. 246)
,	Ex. Sess.)	779*	A 0 2 54	1969			
10	1999	119*	Am 8.2, 54	209	1999	46	Am 132
1955	2000	1079	A 14		1999	415	Ad 126.5, 126.7,
503	2000	1078	Am 14		1000	50 t	130.5, 130.7
1057	2006	538	Am 5.5 (as ad by Stats. 1978,		1999	524	Ad & R 127 18
			Ch. 234) ⁸⁰²		2001 2004	632	Ad 125.5 Am 127 ³⁸
			JII. 23 1)		200 4	155	AIII 141

Statute Affected	Affect	ted By		Statute Affected	Affec	ted By	
Čhapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
1022	2001	4772	D 11 369	1200	2002	512	D 11
1032	2001	473	R all ³⁶⁹	1309	2002 2001	513 745*	R 11
1970	2002	200		1621	2001	743	Am 1
1283	2003	389	Am 69.5	1991	2004	211 *	D 210 622
40.00	2006	538	Am 13, 16 802	89	2004	211*	R 210 ⁶²² Am 40 ⁶²²
1973				91	2004	211*	
113	2000	134	Am 4.1, 4.2, 4.3	625	1999	870	Am 2 (as am by Stats. 1998,
283	2003	296	Ad 5.20				Ch. 731),
1089	2000	134	Am 4.1, 4.2, 4.5				3 (as am by
1974	2000	275	D 2				Stats. 1994,
569	2000	375	R 3				Ch. 391)
1976					2002	974	Am 3 (as am by
761	2002	974	Am 1 (as am by Sec. 8, Stats. 1996,				Sec. 3, Stats. 1999, Ch. 870)
			Ch. 417)	1076	2006	730	R all
815	2002	387	Am 3	1992			
1978 74	2001	745*	Am 1 (co om b	684	2001	319	Am 4
74	2001	743	Am 1 (as am by Sec. 1,	722	2001	171*	R 147
	2004	361	Stats. 1997, Ch. 317) Am 2 (as am by Stats. 1997, Ch. 317)	776	2000	905	Am 304, 313, 502, 506, 507, 508, 511, 605, 607, 705, 706, 707 187
1982			Ad 4.5, 5.5				R 602 Ad 314.5, 503.1 ¹⁸⁷
1005	1999	174*	Am 1				S all ¹⁸⁷
1023	2004	242*	Am 1007		2001	159	Am 511 305
	2006	538	Am 602 802		2001	810*	Am 508, 511
1984							Ad 401.1
257	2002	50	Am 316		2003	192	Am 605, 705,
	2005	32	Am 507				706
	2006	538	Am 510 (as am by Stats. 1988, Ch. 387) ⁸⁰²	1993	2005	271*	S all ⁵⁴⁹ Ad 601.2
688	2006	538	Am 408 802	100	2004	211*	R 29 622
689	2006	538	Am 408 802	1012	2001	745*	R 2
1985				1094	2000	713	R 3
1087	2002	974	Am 12	1994			
1523	2001	745 *	R 3	23	2005	715	Am 26
1986	2006	102	1.50.5	435	2004	644	Am 4
375	2006	103	Ad 50.5	642	2003	424	R 7
1987				868	2001	24	R all
29	2001	170	R 5	915	2003	483	R 5
48	2006	224	Am 2	1995	1000	7064	
1988				899	1999	796*	Am 3
1495	2001	745 *	Am 2		2001	895	Am 3 (as am by
1601	2000	590	Am 12				Sec. 3, State 1000
1989							Stats. 1999, Ch. 796)
620	1999	870	R 10		2003	448*	Am 3
1350	2001	745 *	Am 1		2004	227*	Am 3
1990				Res.		•	-
674 701	2001 2006	745 * 730	R 1 R all	Ch. 100	2001	745*	R all
1159	2006	538	Am 45 (as am	1996			
	2000	550	by Stats. 1991, Ch. 1130) ⁸⁰²	151 204	2000 1999	585 152*	Am 1 Am 31

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Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
	2001			1	1000		
417	2001	610	R 2		1999	646	Am 65
856	2006	217	R 13		2000	76*	Am 62
953	1999	63	Am 31 ⁵		2002	1168*	Am 62 (as am
1047	2001	750	R 2				by Stats. 2000,
1997	2000	10.5		84	1999	84*	Ch. 76) S 9 ²⁹
58	2000	19*	Am 1 (as am by	04	1999	86	Am 7
			Sec. 39,		2000	135	Am 7 (as am by
			Stats. 1997,		2000	133	Sec. 7,
	2002	467	Ch. 825)				Stats. 1999,
	2002	407	Am 1 (as am by Stats. 2000,				Ch. 86) ²⁰³
			Ch. 19)	85	1999	85	R 4, 5, 6 ²⁸
78	2000	393	R 1		1999	86	S 8 82, 9 82
299	1999	152*	Am 39				R 8, 9
784	2000	770	Am 2	152	1999	646	Am 6
701	2001	610	Am 12	521	1999	521*	S 4 115
867	1999	351*	Am 62	562	1999	562	R 1 104
881	2001	745 *	Am 2	604	2002	502*	Am 4
898	2003	715	Am 5	607	2000	1035	Am 1
	2003	716	Am 5	721	1999	721	S 8, 9 171
	2004	543	Am 8	811	1999	811*	S 2 ³⁷
928	1999	152*	Am 44	817	2001	874*	Am 9
1998				870	2001	610	Am 4
21	1999	83	Am 2 30	956	1999	956*	S 2 ³⁷
47	2000	139*	R 1. 2	959	1999	959	S 1 ³⁷ R 2 ¹³³
310	1999	83	Am 111 30	963	1999	963	R 2
	1999	831*	Am 111	065	2000	506	R 901 S 2 ³⁷
328	1999	67*	Am 3 ²³	965 996	1999 1999	965 996	S 28 ³⁷
330	1999	78*	Am 56	990	1999	990	R 2 ¹⁴³
	1999	152*	Am 53	1000	1999	1000	R 54.6 ¹⁶¹
504	2001	595	Am 5	1000	1999	1000*	S 2 37
	2006	426	Am 5 (as am by	1010	1999	1010*	S 2 37
			Sec. 2,	1021	1999	1021*	S 2. 15. 17.
			Stats. 2001,	1021	1,,,,	1021	21 37
650	1000	0.2	Ch. 595)	1022	1999	1022	S 1.5 ³⁷
652	1999	83	Am 3 ³⁰ Am 1 ³⁰	2000			
722 760	1999 1999	83 83	Am 11, 12 ³⁰	71	2000	71*	S 41, 42, 43 ³⁷
868	1999	153 *	Am 1	, ,	2000	1058	Am 35 42 37
000	2000	135	Am 1 (as am by	91	2000	656*	R 21
	2000	133	Sec. 1,	100	2000	100*	S 6 ³⁷
			Stats. 1999,		2000	353*	Am 6
			Ch. 153) ²⁰³	127	2000	127*	S 33 ²⁰⁰ , 36 ³⁷
886	2000	953	Am 1.5	213	2003	228*	Am 6 551
946	1999	670	Am 14	223	2001	398	Am 3
948	1999	78*	Am 2	321	2000	321	S all 8
969	1999	83	Am 10 30	332	2000	332*	R 1 ⁵
1045	2000	671*	Am 1	352	2001	159	Am 1 305
1051	1999	573*	Am 1	363	2000	363*	S 11 191
1080	1999	365	Am 3, 4, 7 ²⁴	395	2000	395	S 3 ³⁷ S 23 ³⁷
			S 1, 2, 5, 6 ²⁴	402	2000	402 * 407	S 23 ²²⁹
1999				407 545	2000 2000	407 545	S 4 ⁵
50	1999	800	Am 3.60	597	2000	543 597	S 3 ³⁷
66	1999	66*	Ad 10, 11 31	661	2000	159	Am 1 305
			R 10. 11 ²⁵	672	2001	672*	S 24.5 37
67	1999	67 *	S 43 ³³	693	2000	159	Am 2.305
78	1999	78*	S 65, 66, 70, 72,	703	2000	703*	S 11 37
			73 37				

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Statute				Statute			
Affected	Affec	ted By		Affected	Affec	ted By	
Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
Спариет	icui	Спарист		Спирист	1641	Спарист	Цјест
714	2001	159	Am 5, 6 305	814	2002	19*	Am 1
719	2000	719	S 1 ³⁷	827	2001	827	S 1 ³⁷
744	2000	744	S 1 ³⁷	837	2001	837*	S 3 ³⁷
746	2000	746	S 1 ³⁷	842	2002	15*	Am 4
754	2000	754	S 6 ³⁷	859	2002	1011	Am 3
770	2002	974	Am 1	039	2002	788	R 3, 4
794	2002	794	S 3 ³⁷	860	2003	860	S 2 37
807		807	R 3 ⁸		2001	870*	S 3, 4 ³⁷
	2000			870			S 4 37
861	2001	826	Am 59	879	2001	879	S 4 ³⁷
862	2001	159	Am 228 305	885	2001	885*	S 4
866	2000	866	S 2, 3 37	886	2001	886	S 3 ³⁷
902	2000	902	S 4 37	891	2001	891*	S 34 ³⁷
935	2000	935	S 2 37		3X 200		Am 33
942	2000	942	S 3 ³⁷	895	2003	448*	Am 2
			R 4 ⁸	913	2001	913	S 3 ³⁷
	2001	382	Am 4	932	2001	932	S 1 ³⁷
975	2001	159	Am 2, 3 305	2002			
	2002	499 *	Am 2	6	2002	866	Am 86
1016	2000	1016	S 13 ³⁷	33	2006	509	Am 34
1023	2001	941	Am 1	35	2002	807*	Am 76
1024	2001	734*	Am 3	99	2002	444*	Am 2
1087	2000	1087	S 3 ³⁷				
Prop. 34	2001	241*	Am 83	155	2003	156	R 1
			71111 03	286	2003	333	Am 1
1999-2000 (1			0.4.1	379	2002	1023*	Ad 3.90, 3.91
1	1X 1999-		S 1 1		2002	1170*	Ad 3.90,
2	1X 1999-		S 9 9				3.91 535
3	1999	646	Am 2		1X 200	3-04 3*	Ad 4.90, 4.95,
	2000	695 *	Am 2				11.90
2001					1X 200	3-04 4*	Ad 12.65
106	2002	1168*	Am 12.40	381	2002	381	S all ⁷³ 19
100	3X 2001		Ad 3.20, 3.30,	447	2003	421	Am 3
	211 200	. 02 .	3.40, 3.70	464	2003	435	R & Ad 2
155	2001	155*	S 4 ³⁷				Am 16
367	2002	648*	Am 1				Ad 4.5, 9.5
402	2005	318	Δm 1	482	2002	482	S 2 417
421	2003	421	D 2 2 5 100	483	2003	62	Am 1 519
421	2006	35*	R 2, 3, 5 100 Am 4 777	496	2002	496	S 1 ²²
	2000	33 .	S 2, 3, 5 ⁷⁷⁷	517	2003	610	Am 9
424	2002	1020	Am 41 ³⁴ , 44 ²²	518	2003	337	R 6
434	2002	1038	S 2 37 , 44	575	2003	62	Am 1 519
443	2001	443	S 4 ³⁷	583	2003	62	Am 1 519
468	2001	468 *		617	2003	611	Am 9
489	2003	68	Am 1, 5, 7	017			
523	2001	523	S 4 37	627	2003	613	Am 1
558	2001	558	S 1 37	637	2002	637	$S 2, 3, 5^{68}$
566	2001	566	S 2 ³⁷		2006	35*	Am 4 785
576	2001	576	S 3 ³⁷				S 2, 3, 5 ⁷⁸⁵
577	2001	577	S 4 ³⁷	697	2003	62	Am 1 519
579	2001	579	S 2 ³⁷		2004	71*	Am 1, 3, 4
682	2001	682	S 3 ³⁷		2006	44*	Am 3 (as am by
692	2001	692	S 2 37				Sec. 4,
698	2001	698	S 1 ³²⁰				Stats. 2004,
711	2001	711	S 2, 3 35				Ch. 71), 4 (as
721	2001	721*	S 7 37				am by Sec. 5,
			Am 1				Stats. 2004,
723	3X 2001						Ch. 71)
736	2001	736	S 4 ³⁷	721	2002	721	S 2 417
737	2001	737	S 11 37	721	2002	493	S 2 R 7
743	2001	743	S 2 37				
749	2001	749 *	S 8 37	850	2003	733	Am 2 S 1 ⁴⁸⁷
768	2001	768*	S 2 ³⁷	868	2002	868	31
				1			

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Affected	Affec	ted By		Affected	Affe	cted By	
Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
887	2002	887	S 2 526	2004			
909	2003	754	Am 9	216	2004	216*	S 36 ³⁷
910	2002	1106	Am 7		2004	900*	Am 36
911	2003	754	Am 4	229	2005	78*	Am 64
915	2002	915	S 1, 6 175	230	2004	230*	Am 64 S 39 ³⁷ , 40 ³⁷ , 41 ³⁷
971	2004	907*	Am 8				41 37
983	2002	983	S 7 ³⁷	260	2005	19	Am 1
1020	2003	62	Am 5 519		2006	65	Am 1 (as am by
1022	2003	398	Am 71				Sec. 1,
1047	2003	257	Am 1				Stats. 2005,
1049	2004	11*	Am 4				Ch. 19)
1060	2002	1060	S 2 ⁵²⁰		2006	538	Am 1 (as am by
	2003	62	Am 1 519				Stats. 2005,
1066	2002	1066	S 2 ³⁷				Ch. 19) ⁸⁰²
1126	2002	1126	S 2 37	566	2005	48*	R 21
1147	2002	1147	S 4 ³⁷	704	2004	704	S 5 705
1154	2003	3*	R 5. 8	895	2005	677*	Am 18
			S all 540	900	2005	118*	Am 22, 23
1161	2002	1164*	R 103	952	2004	952	S 41 ⁶⁷⁶
1167	2002	1167*	S 44, 51 ³⁷	954	2004	954	R 1 ⁶⁸²
	2003	227 *	R 51	2003-04 (1s	t Ex. Sess.)	
			Am 39	9	2003	230*	R 13
	2003	552	Am 45	2005	2003	230	
	1X 2003	3-04 10*	R 54	GRP 1	2005	10*	S 48 82 715 716
			Am 52, 53 S all ⁵³⁵	38	2005	39*	Am 35.50
1170	2002	1170 *	S all 535	30	2003	37	Ad 4.05, 4.85,
2001–02 (1st	Ex. Sess.)						29.50 ³⁷
4	1X 2001	1-02 9	Am & R 6 20		2005	491*	Am 12.75
ż	2001	111*	Am 5	39	2005	491*	Am 20, 21
•	1X 2001		S 5 ³⁷	73	2005	491*	Am 30, 31, 32
	111 200	. 0	R 5, 6 ⁶³	74	2005	74*	S 80 ⁶⁷¹
8	1X 2001	1-02 8*	C 1437	''	2005	695	R 80
12		1-02 12	S 14 ²²² 20	91	2005	91	R 7 75
2003	111 200	02 12	5 12	115	2005	115	R all ⁶⁹
1	2003	552	Am 7	352	2006	730	Am 3
14	2005	552 677*		491	2006	730	Am 7
68	2003	183	Am 11 Am 1 ⁵⁷¹	633	2005	633	S 3 100
157	2004	573	Am 12.40	2006	2002	000	5 5
227	2003	573	Am 37	2	2006	7*	Am 2
221	2003	896*	Am 44	2	2006	24*	
230	2004	228*	R 80.5		2000	24 "	Am 2 (as am by
240	2004	741	Am 1				Sec. 2, Stats. 2006,
	3X 2003		R 9 ²²				
326 573	2004	227*		35	2006	35*	Ch. 7) S 20 ⁷⁸⁷
573 656	2004	227 **	Am 30 Am 15 647	47			
			Am 13 ^{714 571}	79	2006	48* 79*	Am 35.50 S 43 ³⁷
673 741	2004 2004	183 716	Am 13 Am 77	19	2006	79* 371*	
			Am // S 3 ³⁹¹	241	2006		Am 35, 43 R 38 ⁵⁶²
765	2003	765 74*		241	2006	241	R 38 ⁵⁶² R 1 ⁶⁹
876	2005	/4 *	Am 16	738	2006	738	K I

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a .	00	cted By	Affected By				
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1986, Ch. 186				2660-101-890	1999	50*	S
2660-101-046	1999	50*	S		2000	52*	S
4440-801-036	2000	52*	S		2001	106*	S
1987, Ch. 135					2002	379*	S
2660-001-890	1999	50*	S	2660-301-042	1999	50*	S
	2000	52*	S		2000	52*	S
	2001	106*	S		2001	106*	S
	2002	379*	S		2002	379*	S
	2003	157*	S	2660-301-890	2001	106*	S
	2004	208*	S		2002	379*	S
	2005	38*	S	2660-302-046	1999	50*	S
	2006	47*	Š	2660-325-042	1999	50*	Š
2660-101-045	2000	52*	Š		2000	52*	Š
1988, Ch. 313	2000	· -	5		2001	106*	Š
2660-001-890	1999	50*	S		2002	379*	Š
	2000	52 *	S	3680-101-235	2000	52*	S
	2001	106*	S	1991, Ch. 118		32	5
	2001	379*	S	2660-001-890	1999	50*	S
	2002	157*	S	2000 001 070	2000	52 *	S
	2003	208*	S		2001	106*	S
	2004	38*	S		2001	379*	S
	2005	47 *	S		2002	157*	S
2660-101-045	2000	52*	S		2003	208*	S
1989, Ch. 93	2000	32	3		2004	38*	S
2660-001-890	1999	50*	S		2006	47*	S
2000-001-090	2000	52*	S	2660-101-042	1999	50*	S
	2001	106*	S	2000-101-042	2000	52*	S
	2001	379*	S		2000	106*	S
						379*	S
	2003 2004	157 * 208 *	S S	2660-101-045	2002 2000	52*	S
						50*	
	2005	38 *	S	2660-101-046	1999		S
VCC0 101 045	2006	47 *	S		2000	52*	S
2660-101-045	2000	52 *	S		2001	106*	S
2660-101-046	1999	50 *	S	2660 201 042	2002	379*	S
	2000	52*	S	2660-301-042	1999	50*	S
	2001	106*	S		2000	52*	S
0660 201 042	2002	379*	S	2660 225 042	2001	106*	S
2660-301-042	1999	50 *	S	2660-325-042	1999	50*	S
	2000	52*	S		2000	52*	S
	2001	106*	S	(110 001 000	2001	106*	S
	2002	379*	S	6110-001-890	2001	750	Am
2660-301-890	2001	106*	S	1992, Ch. 587		#0.2	0
2600 101 227	2002	379*	S	2660-001-890	1999	50*	S
3680-101-235	2000	52*	S		2000	52*	S
1990, Ch. 467	1000	50 2	C.		2001	106*	S
2660-001-890	1999	50 *	S		2002	379*	S
	2000	52*	S		2003	157*	S
	2001	106*	S		2004	208*	S
	2002	379*	S		2005	38*	S
	2003	157 *	S		2006	47*	S
	2004	208*	S	2660-101-045	2000	52*	S
	2005	38*	S	2660-101-853	1999	50*	S
	2006	47 *	S		2000	52*	S
2660-101-042	1999	50*	S		2001	106*	S
	2000	52*	S		2002	379*	S
	2001	106*	S		2003	157*	S
	2002	379*	S		2004	208*	S
2660-101-045	2000	52*	S		2005	38*	S
2660-101-046	1999	50*	S		2006	47*	S
	2000	52*	Š	2660-101-890	1999	50*	Š
	2001	106*	Š	1	2000	52*	Š

	Affe	cted By			Affe	cted By		
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
(Co	nt.)				2000	52*	S	
`	2001	106*	S		2001	106*	S	
	2002	379*	S		2002	379*	S	
2660-125-042	1999	50*	S	3790-301-164	2000	52*	S	
	2000	52*	S	5240-303-746	1999	888	S	
	2001	106*	S		2002	379*	S	
	2002	379*	S	1994, Ch. 139				
2660-125-046	1999	50*	S	1760-101-768	1999	50*	S	
	2000	52*	S		2000	52*	S	
	2001	106*	S		2001	106*	S	
	2002	379*	S		2002	379*	S	
2660 201 900	2003	157*	S		2003	157*	S	
2660-301-890	1999 2000	50 * 52 *	S S		2004 2005	208 * 38 *	S S	
	2000	106*	S	2660-001-890	1999	50*	S	
	2002	379*	S	2000-001-090	2000	52*	S	
	2002	157*	S		2000	106*	S	
	2003	208*	S		2001	379*	S	
	2005	38*	Š		2003	157*	Š	
	2006	47*	Š		2004	208*	Š	
2660-302-046	1999	50*	S		2005	38*	S	
	2000	52*	S		2006	47*	S	
	2001	106*	S	2660-101-046	2001	106*	S	
	2002	379*	S		2002	379*	S	
	2003	157 *	S		2003	157*	S	
6110-001-890	2001	750	Am		2004	208*	S	
1993, Ch. 55		- 0.	~	2660-101-890	1999	50*	S	
2660-001-890	1999	50*	S		2000	52*	S	
	2000	52*	S		2001	106*	S	
	2001 2002	106*	S	2660 125 042	2002	379*	S	
	2002	379 * 157 *	S S	2660-125-042	1999 2000	50* 52*	S S	
	2003	208*	S		2000	106*	S	
	2004	38*	S		2001	379*	S	
	2006	47 *	S	2660-125-046	1999	50*	S	
2660-101-890	1999	50*	S	2000 120 010	2000	52*	S	
2000 101 070	2000	52*	S		2001	106*	S	
	2001	106*	Š		2002	379*	Š	
	2002	379*	S		2003	157*	S	
2660-125-042	1999	50*	S		2004	208*	S	
	2000	52*	S	2660-302-046	1999	50*	S	
	2001	106*	S		2000	52*	S	
	2002	379*	S		2001	106*	S	
2660-125-046	1999	50*	S		2002	379*	S	
	2000	52*	S	2660-325-042	2000	52*	S	
	2001	106*	S		2001	106*	S	
	2002	379*	S	2660 225 056	2002	379*	S	
	2003 2004	157 * 208 *	S S	2660-325-056	1999 2000	50 * 52 *	S S	
2660-301-042	1999	50*	S		2000	106*	S	
2000-301-042	2000	52*	S	3125-101-001	1999	50*	S	
	2001	106*	S	3790-101-733	1999	50*	S	
	2002	379*	S	1995, Ch. 303		30	5	
2660-301-890	2001	106*	S	1760-301-768	1999	50*	S	
	2002	379*	S	2660-001-890	2000	52*	S	
2660-302-046	1999	50*	S		2001	106*	S	
	2000	52*	Š		2002	379*	S	
	2001	106*	S		2003	157*	S	
	2002	379*	S		2004	208*	S	
	2003	157*	S		2005	38*	S	
2660-325-042	1999	50*	S		2006	47*	S	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2660-101-042	2000	52*	S		2004	208*	S
	2001	106*	Š	3540-301-0001	1999	50*	Š
	2002	379*	Š		2000	52*	Š
	2003	157*	S	3600-001-0321	2000	52*	S
2660-101-045	1999	50*	S	3760-101-0001	1999	50*	S
	2000	52*	S	3790-301-0001	1999	50*	S
	2001	106*	S	3790-301-0235	1999	50*	S
2660-101-890	2003	157*	S	3790-301-0263	1999	50*	S
2660-125-042	1999	50*	S	3960-013-0710	2000	52*	S
	2000	52*	S	5430-101-0001	2002	379*	S
	2001	106*	S	6110-107-0001	1999	50*	S
	2002	379*	S	6870-101-0001	1999	50*	S
	2003	157*	S	6870-301-0658	1999	50*	S
2660-125-183	1999	50*	S	8940-301-0001	1999	50*	S
	2000	52*	S	8940-301-0890	1999	50*	S
	2001	106*	S	1997, Ch. 282			_
2660-301-890	2002	379*	S	0540-101-0001	2001	106*	S
	2003	157 *	S	0820-001-0001	1999	50*	S
2660-302-046	2000	52*	S		2000	52*	S
	2001	106*	S	0820-301-0660	1999	50*	S
	2002	379*	S	2660-001-0890	2002	379*	S
	2003	157 *	S		2003	157*	S
2660-325-042	2001	106*	S		2004	208*	S
	2002	379 *	S		2005	38*	S
500 101 156	2003	157 *	S	2660 101 0012	2006	47*	S
3790-101-156	2000	52 *	S	2660-101-0042	2002	379*	S
3790-111-786	2000	52*	S	2660 101 0045	2003	157*	S
5240-301-746	2001	106*	S	2660-101-0045	2000	52*	S
1996, Ch. 162	2001	106 *	C		2001	106*	S
2660-001-0890	2001	106*	S		2002	379*	S
	2002 2003	379 * 157 *	S S	2660-101-0183	2003 2001	157 * 106 *	S S
	2003	208*	S	2660-101-0189	2001	157*	S
	2004	38*	S	2660-125-0183	2003	52*	S
	2005	47 *	S	2660-301-0042	2000	379*	S
2660-101-0042	2001	106*	S	2000-301-0042	2002	157*	S
2000-101-0042	2001	379*	S		2003	208*	S
	2002	157*	S		2005	38*	S
2660-101-0045	1999	50*	S	2660-301-0890	2000	52*	S
7000 101-00TJ	2000	52*	S	2000-301-0090	2005	38*	S
	2000	106*	S		2006	47*	S
	2002	379*	S	2660-302-0046	2002	379*	S
	2003	157*	S	2660-325-0042	2000	52*	S
2660-101-0890	2003	157 *	S	2920-101-0001	2000	52*	S
2660-125-0042	2001	106*	S		1X 200		S
	2002	379*	Š	3340-301-0001	2000	52*	Š
	2003	157*	Š	3360-101-0497	2001	106*	Š
2660-125-0046	2003	157*	Š	3680-101-0516	2000	52*	Š
	2004	208*	S	3680-301-0516	1999	50*	S
2660-125-0183	1999	50*	S	3760-301-0545	2002	379*	S
	2000	52*	S	3790-101-0140	2001	400*	S
	2001	106*	S	3790-301-0001	1999	50*	S
2660-301-0890	1999	50*	S	3790-301-0263	2000	52*	S
	2004	208*	S	3860-301-0001	2000	52*	S
	2005	38*	S		2001	106*	S
	2006	47*	S		2002	379*	S
2660-302-0046	2001	106*	S		2005	38*	S
	2002	379*	S	4200-101-0001	1999	50*	S
2660-325-0042	1999	50*	S	4200-102-0001	1999	50*	S
		270 *	S	5240-301-0660	2000	52*	S
	2002	379*	3	3240-301-0000	2000	34	3

	Affe	ected By			Aff	fected By	
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5430-105-0890	2000	52*	S		2001	106*	S
6110-001-0890	1999	50*	Š	3600-301-0200	1999	50*	Š
6110-107-0001	1999	50*	Š	3680-301-0001	1999	50*	Š
6110-113-0001	1999	50*	S	3680-301-0516	1999	50*	S
6110-156-0001	1999	152*	S	3690-001-0014	1999	50*	S
6600-301-0658	2002	379*	S	3790-102-0001	2000	672*	S
6870-101-0001	1999	50*	S		2001	400*	S
	2000	52*	S	3790-301-0001	1999	50*	S
6870-301-0658	1999	50*	S		2000	52*	S
	2000	52*	S		2001	400*	S
1000 CL 224	2001	106*	S	3790-301-0263	2001	106*	S
1998, Ch. 324		#0.1	~	3790-301-0545	1999	50*	S
0160-001-0001	1999	50 *	S	3790-302-0001	1999	50*	S
0450-101-0932	1999	50*	S	3860-001-0001	1999	50*	S
0540-101-0001	2001	106*	S	3860-301-0001	1999	50*	S
0690-301-0660	1999	50 * 52 *	S		2001	106*	S
0820-301-0001	2000 1999	50 *	S S		2002 2003	379* 157*	S S
1100-301-0001	1999	50*	S		2005	38*	S
1100-301-0001	2000	52 *	S		2006	47*	S
1100-301-0890	1999	50 *	S	3960-001-0014	2000	52*	Š
1100-301-0070	2000	52 *	S	3960-001-0014	2000	52 *	Š
1730-301-0001	1999	50 *	S	4170-101-0001	1999	50*	Š
1760-101-0022	1999	50*	Š	4170 101 0001	2000	52 *	Š
1760-101-0768	1999	50*	Š	4200-101-0001	1999	50*	Š
	2000	52*	Š	4200-102-0001	1999	50*	Š
	2004	208*	S	4260-001-0001	1999	50*	S
1760-301-0002	1999	50*	S	4260-001-0823	1999	50*	S
1760-301-0768	1999	50*	S	4260-301-0660	2003	157*	S
	2000	52*	S	4300-101-0001	1999	50*	S
	2003	157*	S	4300-301-0001	1999	50*	S
1760-302-0768	2003	157*	S		2000	52*	S
1920-001-0835	1999	50*	S	4440-011-0001	1999	50*	S
2320-001-0317	2001	106*	S	4440-111-0001	1999	50*	S
2660-001-0890	2003	157 *	S	4440-301-0660	2003	157*	S
	2004	208*	S	4700-001-0890	1999	50*	S
	2005	38 *	S	4700-101-0890	1999	50*	S
2660 101 0042	2006	47 *	S	5100-001-0579	2001	106*	S
2660-101-0042	2002	379*	S S	5100-001-0870	1999	50 * 106 *	S
2660-101-0045	2003 2001	157 * 106 *	S	5100-031-0890 5100-101-0579	2001 2001	106*	S S
2000-101-0043	2001	379*	S	5100-101-0379	2001	106*	S
	2002	157*	S	5160-101-0001	1999	50*	S
2660-101-0183	2001	106*	S	5180-001-0001	1999	50*	Š
2000 101 0103	2002	379 *	S	5180-001-0890	1999	50*	Š
2660-101-0890	2003	157*	Š	5180-101-0001	1999	50*	Š
2660-301-0042	2003	157*	Š	1	2000	52*	Š
	2004	208*	S		2002	1022*	Am
	2005	38*	S	5180-101-0890	1999	50*	S
	2006	47*	S	5180-102-0001	1999	50*	S
2660-301-0890	2005	38*	S		2000	52*	S
	2006	47 *	S		2001	106*	S
2660-302-0046	2003	157*	S	5180-151-0001	1999	50*	S
2660-311-0042	1999	50*	S	5240-001-0001	1999	50*	S
2720-301-0001	1999	50*	S	5240-002-0001	1999	50*	S
2920-101-0001	1999	50 *	S	5240-004-0001	1999	50*	S
3340-301-0001	1999	50*	S		2001	106*	S (as ad by
3360-001-0465	2001	106*	S				Stats. 1998,
3360-101-0497	2002	379 *	S	F040 204 000:	1000	#0.2	Ch. 502)
3540-301-0001	1999	50 *	S	5240-301-0001	1999	50*	S
	2000	52*	S		1999	888	S

Section	Affe Year	cted By Chapter	Effect	Affected By Section Year Chapter Effect
		Спаріет	Ејјесі	1 00
(Con			_	9840-001-0494 1999 50* S
	2000	52 *	S	1999 68* S
	2001	106 *	S	9840-001-0988 1999 50* S
5240-302-0001	1999	50 *	S	1999 68* S
	2000	52*	S	9840-011-0001 1999 68* S
	2001	106*	S	1999, Ch. 50
	2002	379 *	S	0450-112-0556 2000 52* S
	2003	157 *	S	0540-101-0001 2004 208* S
5240-303-0001	2006	47 *	S	2005 38* S
	1999	50 * 379 *	S	2006 47 * S 0540-103-0001 2000 672 * S
5430-006-0890 5430-106-0890	2002 2002	379*	S S	0540-103-0001 2000 672 * S 2001 932 S
	1999	50*		0690-301-0660 2000 52* S
5460-301-0001	2000	52*	S S	0840-001-0001 2000 5* Am
5110-001-0001	1999	37*	S	0845-001-0217 2000 52* S
1110-001-0001	1999	78*	S	1100-301-0001 2000 52 * S
5110-011-0001	1999	50*	S	1111-002-0421 2000 52 * S
5110-011-0001	1999	50*	S	1730-001-0001 1999 479* S
5110-100-0001	1999	50*	S	1750-001-0001 1999 479 S 1760-101-0768 2000 52* S
0 112 0001	2000	52 *	S	2001 106* S
5110-113-0001	1999	50 *	S	2002 379* S
6110-156-0001	2000	52*	S	1760-301-0001 2000 52 * S
5110-191-0001	1999	50*	S	1920-001-0835 2000 52 * S
5110-196-0001	1999	50*	Š	2240-001-0001 2000 52* S
	2000	52*	Š	2240-102-0001 2004 12* S
	2001	106*	S	2240-105-0001 1999 793* S
	1X 200		S	2660-001-0890 2004 208* S
5110-200-0001	1999	50*	S	2005 38* S
5110-212-0001	1999	50*	S	2006 47* S
5110-232-0001	1999	50*	S	2660-101-0001 2000 52 * S
6110-234-0001	1X 200)3-04 4*	S	2002 379* S
5110-240-0001	2004	208*	S	2003 157* S
5110-295-0001	1999	50*	S	2660-101-0042 2002 379* S
	2000	52*	S	2660-101-0045 2002 379* S
6360-001-0408	1999	50*	S	2003 157* S
6440-001-0001	1999	50*	S	2660-104-0001 2002 379* S
6440-301-0574	1999	50*	S	2003 157* S
6600-001-0001	1999	50*	S	2660-301-0042 2002 379* S
6610-001-0001	1999	50 *	S	2005 38* S
6610-001-0498	1999	50 *	S	2006 47* S
6870-101-0001	1999	50 *	S	2660-301-0890 2006 47* S
COMO 102 0001	2000	52*	S	2660-311-0042 2000 52* S
6870-103-0001	1999	50 *	S	2001 106* S
6870-301-0574	1999	50 *	S	2720-301-0042 2002 379 * S
(070 201 0/50	2000	52*	S	2005 38* S
6870-301-0658	2001	106*	S	2720-301-0044 2000 52* S 2920-101-0001 1999 1021* S ³⁷
6870-302-0574	1999	50 *	S	
3260-001-0001	1999	50 *	S	3360-001-0381 2005 38* S
	2000	52 * 270 *	S	3360-001-0465 2002 379* S
2570 001 0001	2002	379 *	S	3360-101-0497 2003 157* S
3570-001-0001	1999 2001	50* 106*	S	2005 38* S 3360-102-0001 1999 1003 S
8840-001-0001		106*	S	
	1999	50 * 50 *	S	
3940-301-0001	1999		S	
8940-301-0890	1999	50 * 50 *	S	2000 52* S 3540-006-0001 2000 2* S
8960-301-0001	1999 1999	50 * 12 *	S	
9800-001-0001			S	
9800-002-0494	1999	12 * 12 *	S	2001 106* S
9800-011-0001 9840-001-0001	1999 1999	12 * 50 *	S S	2002 379 * S 3540-301-0660 2001 106 * S
			. 3	1 190-101-000 /001 1003

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Section	Affe Year	ected By Chapter	Effect		Section	Afj Year	fected By Chapter	Effect	
		- 1					1		
3600-301-0890	2000	52*	S	5	5180-101-0001	1999	479*	S	
3640-301-0001	1X 200		S			2000	52* 106*	S	
3680-101-0516 3760-301-0940	1999 2000	1003 52*	S S			2001 2002	100*	S Am	
3760-301-0940	1999	1003	S	5	5180-102-0001	2002	52*	S	
3700 302 0001	1999	1021*	S		7100 102 0001	2001	106*	S	
	2000	672*	S	5	5180-141-0001	1999	479*	Š	
3790-002-0001	1999	811*	S 37	5	5240-102-0001	1999	1003	Ad	
3790-101-0001	1999	1003	S		5240-103-0001	1999	888	Ad	
	1999	1021 *	S 37		5240-301-0001	2000	52*	S	
	2000	52*	S	5	5240-301-0660	2000	52*	S	
	2000 3X 200	672 * 01–02 1 *	S S			2001 2002	106* 379*	S S	
	2004	208*	S	5	5240-493	1999	888	S Ad	
	2005	39*	S		5430-107-0890	2004	208*	S	
	2006	47*	Š		5430-111-0001	2000	52*	Š	
3790-101-0262	2004	208*	Š		5460-301-0001	2000	52*	Š	
	2005	38*	S	6	5110-104-0001	2001	106*	S	
	2005	39*	S		5110-112-0001	2000	52*	S	
	2006	47 *	S		5110-122-0001	1999	646	Am	
3790-301-0001	2000	52*	S		5110-133-0001	2000	52*	S	
3790-301-0263	2001	106*	S S ³⁷		5110-156-0001	2001	106*	S	
3790-302-0001	1999 2000	811 * 52 *	S	"	5110-181-0001 5110-184-0001	2000 2000	52* 52*	S S	
	2000	106*	S		5110-184-0001	1999	646	Am	
3860-101-0001	1999	811*	S		5110-190-0001	2002	379*	S	
3860-201-0001	1999	1003	Š		5110-196-0001	2000	52*	S	
3860-301-0001	2000	52*	S			2001	106*	S	
	2001	106*	S			2002	379*	S	
	2002	379*	S			2002	444*	S	
3960-001-0001	2000	52*	S		110 211 0001		003-04 10*	S	
	2001	106*	S		5110-211-0001	2000	52*	S S	
	2003 2006	157 * 47 *	S S		5110-232-0001 5110-488	2002 2000	444 * 52 *	S	
3980-001-0001	2000	52*	S		5110-400	2000	52 *	S	
4200-101-0001	2000	52 *	Š		5110-495	1999	646	Am	
4200-102-0001	2000	52*	S		5110-498	1999	646	Am	
	2001	106*	S	6	5120-140-0001	1999	1003	S	
4200-103-001	2001	106*	S	6	5440-001-0001	1999	1021*	S 37	
4260-001-0001	1999	148*	S			2000	52*	S	
4260-001-0589	2002	1161*	S		5440-301-0574	2001	106*	S	
4260-111-0001 4260-111-0233	1999 1999	146* 744*	S S		5440-302-0574 5600-001-0001	2003 2000	157 * 52 *	S S	
4260-111-0236	1999	831*	S		610-001-0001	2000	52*	S	
4300-101-0001	2000	52*	S		610-001-0498	2000	52 *	S	
4300-301-0001	2000	52 *	Š		610-302-0574	2001	106*	S	
	2001	106*	S			2003	157*	S	
4440-001-0001	1999	617*	S			2004	208*	S	
4440-101-0001	1999	617*	S			2005	38*	S	
4440-301-0001	2000	52*	S	6	6870-101-0001	1999	738	S S ³⁷	
4440 201 0000	2001	106*	S			1999	959 52*	S	
4440-301-0660 5100-001-0579	2000 2001	52 * 106 *	S S			2000 2001	52* 106*	S S	
5100-001-0579	2001	106*	S	6	6870-103-0001	2001	52*	S	
5100-031-0690	1999	1021*	S		5870-103-0001 5870-301-0574	2000	52*	S	
2100 101 0001	2000	52*	S	0	.0.0 301 0314	2001	106*	S	
5100-101-0579	2001	106*	Š			2002	379*	Š	
5100-131-0890	2001	106*	S	8	3100-101-0001	1999	1003	S	
5160-001-0001	2000	52*	S	8	3260-001-0001	2000	52*	S	
5160-001-0890	2000	52*	S			2001	106*	S	
5180-001-0001	1999	479*	Am			2002	379*	S	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3260-103-0001	1999	602*	Am	2660-103-0046	2001	106*	S
	2003	157*	S	2660-301-0001	3X 200		Š
	2004	208*	Š	2660-301-0042	2002	379*	Š
3350-001-0001	1999	1021*	S	2000 501 00.2	2005	38*	Š
0000 001 0001	2000	52*	Š		2006	47*	Š
3350-001-0571	1999	1021*	S	2660-311-0042	2001	106*	S
3350-001-0371	1999	1021 *	S	2720-101-0001	2001	106*	S
3380-001-0001	2000	402*	S	2720-301-0044	2001	106*	S
3570-301-0001	2000	52 *	S	2740-301-0044	2001	106*	S
3940-001-0001	1999	793 *	S	2740-301-0042	2001	106*	S
8940-001-0001 8940-301-0001	2000	52*		2/40-301-0044	2001	379*	S
940-301-0001		379*	S	2740 201 0064			
210 117 0001	2002		S	2740-301-0064	2001	106*	S
9210-117-0001	1999	1003	S	3360-001-0381	2006	47*	S
9650-001-0001	1999	800	Am	3360-001-0465	2001	106*	S
800-001-0001	1999	776*	S		2003	157*	S
9800-001-0494	1999	776*	S	3360-001-0853	2004	208*	S
	2000	402*	S 37	3480-101-0001	3X 200		S
9800-001-0988	1999	776*	S	3540-301-0001	2001	106*	S
9840-001-0001	2000	52*	S		2002	379*	S
	2001	2*	S	3600-001-0001	2001	106*	S
9840-001-0494	2000	52*	S	3600-101-0001	2001	106*	S
	2001	2*	S	3600-001-6018	2003	157*	S
9840-001-0988	2000	52*	S	3640-301-0001	2002	379*	S
	2001	2*	S		1X 200	03-04 3*	S
2000, Ch. 52				3640-301-6015	2003	157*	S
0250-301-0001	2005	38*	S	3640-302-0001	1X 200	03-04 3*	S
	2005	39*	Š	3640-302-0005	2003	157*	Š
0540-101-0001	2004	208*	S	20.0202000	2006	47*	Š
00 10 101 0001	2005	38*	S	3640-303-0001	1X 200		S
	2006	47*	Š	3680-301-0516	2001	106*	Š
0540-101-0005	2002	379*	S	3000 301 0310	2003	157*	S
0540-101-6015	2004	208*	S		2004	208*	S
00101-0010	2004	38*	S	3720-101-0001	2004	11*	S
	2005	39*	S	3760-301-0005	2001	38*	S
0540-491						672*	
	2000	672 *	Ad	3760-302-0005	2000		S
0690-103-0001	2000	672*	S		2002	379*	S
0820-301-0001	2001	106*	S		2003	157*	S
0855-001-0567	2001	23*	S		2003	761	S
1760-301-0001	2001	106*	S		2004	208*	S
	1X 2003		S		2005	38*	S
1760-301-0666	2001	106*	S	.=06	2006	47*	S
	2002	379*	S	3790-001-0001	2000	570*	S
1760-301-0768	2001	106*	S	3790-101-0001	2000	672*	Am
	2002	379*	S		2001	106*	S
	2003	157*	S		2001	400*	S
1760-301-0853	2001	106*	S		3X 200	01-02 1*	S
	2002	379*	S		2005	38*	S
1920-001-0835	2001	106*	S		2005	39*	S
2660-001-0042	2001	106*	Š	3790-101-0005	2000	672*	Š
	2004	208*	Š	3790-102-0005	2000	672*	Am
2660-001-0046	2001	106*	Š	15 102 0000	2001	106*	S
2660-001-0890	2001	106*	S		2001	400*	Š
	2005	38*	S		2004	208*	S
	2006	47*	S		2004	475*	S
0660 101 0001	2000	379*			2004	39*	S
2660-101-0001	2002		S				
		157*	S	2700 201 0001	2006	47*	S
	1X 2003		S	3790-301-0001	2001	106*	S
	2002	379*	S	2000 201 001	1X 200		S
2660-101-0042			C	3790-301-0005	2001	106*	S
	2003	157*	S	3790-301-0003			
2660-101-0042 2660-101-0045 2660-102-0890	2003 2003 2001	157* 157* 106*	S S	3790-301-0003	2003 2006	157* 47*	S S

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Section	Year	Chapter	Effect	Section Year Chapter Effect
3790-301-0263	2001	106*	S	1X 2003–04 3* S
	2002	379*	Š	4260-001-0589 2002 1161* S
	2003	157*	S	4260-101-0001 2000 540* S
3790-302-0001	1X 200)3–04 3*	S	2001 106* S
3790-302-0005	2000	672*	S	2004 43 * S
	2003	157*	S	4260-101-0890 2000 540* S
	2004	208 *	S	2001 106* S
2010 201 0005	2006	47*	S	4260-111-0001 2000 540 * S
3810-301-0005	2005	38*	S	2001 106* S
3810-301-0941	2005	38*	S	4300-101-0001 2001 106* S
3810-301-6015	2005	38 * 157 *	S	2002 379 * S 4440-101-0001 2001 106 * S
3860-001-0001	2003 2001	106*	S S	4440-101-0001 2001 106* S 5175-001-0001 1X 2003-04 3* S
3860-001-6003	2001	47 *	S	5175-101-0001 1A 2003-04 5 S 5175-101-0001 2001 106* S
3860-101-0001	2000	672*	S	3X 2001–02 1* S
3860-101-0409	2003	157*	S	1X 2003–04 3* S
3860-101-6010	2005	38*	S	5180-001-0001 2000 309* S
3860-101-6014	2003	157*	S	2001 111* Am
3860-101-6023	2005	38*	Š	5180-101-0890 2001 106* S
3860-101-6025	2005	38*	S	2006 47* S
3860-101-6027	2001	106*	S	5180-102-0001 2001 106* S
	2002	379*	S	5180-111-0001 2001 106* S
	2003	157 *	S	2002 379* S
	2005	38*	S	3X 2001–02 1* S
3860-301-0001	2001	106*	S	5180-111-0890 2001 106* S
	2002	379*	S	5180-141-0001 2001 106* S
	2003	157*	S	2002 379* S
2060 201 6000	2006	47*	S	5180-141-0890 2001 106* S
3860-301-6008	2003	157*	S	5180-151-0001 2001 106* S 3X 2001-02 1* S
3860-301-6010	2006 2003	47 * 157 *	S S	3X 2001-02 1* S 5180-151-0890 2001 106* S
3600-301-0010	2006	47*	S	5240-001-0001 2001 106* S
3940-101-0418	2000	672*	Am	5240-301-0001 2001 100 S 5240-301-0001 2001 106* S
3940-101-0419	2000	672*	Am	2002 379 * S
3940-101-0744	2000	672*	Am	2005 38* S
3940-101-6013	2000	672*	Am	5430-103-0001 2002 379 * S
3940-101-6016	2000	672*	Am	5430-104-0001 2005 38* S
3940-101-6017	2000	672*	Am	5430-108-0890 2005 38* S
3940-101-6019	2000	672*	Am	5430-113-0001 2002 379* S
3940-101-6020	2000	672*	Am	5430-118-0001 2002 379 * S
3940-101-6021	2000	672 *	Am	1X 2003-04 3* S
3940-101-6022	2000	672 *	Am	5460-001-0001 1X 2003-04 3* S
3960-001-0001	2001	106*	S	5460-301-0001 2001 106* S
	2003	157*	S	2002 379 * S
4100-001-0890	2006 2001	47 * 106 *	S S	5480-001-0001 2001 106* S 1X 2003-04 3* S
4130-001-0690	2001	106*	S	6110-001-0001 2001 106* S
4170-101-0001	2001	106*	S	6110-103-0001 2001 100 S 6110-103-0001 1X 2003-04 4* S
4 170-101-0001	1X 200		S	6110-104-0001 2000 1058 Am
4200-101-0001	2000	672*	Am ³⁷	2001 106* S
4200-102-0001	2001	106*	S	1X 2003-04 4* S
	2002	379*	Š	6110-105-0001 2000 1058 Am
4200-103-0001	2001	106*	Š	1X 2003-04 4* S
	2002	379*	S	6110-108-0001 2002 379* S
	3X 200		S	6110-111-0001 2002 379* S
4220-001-0001	1X 200		S	6110-112-0001 2001 106* S
4260-001-0001	2000	540*	S	2002 379* S
	2001	106*	S	6110-113-0001 1X 2003-04 10* S
	2002	379*	S	6110-115-0001 1X 2003-04 10* S
	2003	157*	S	6110-116-0001 2002 379 * S
	2004	208*	S	6110-120-0001 1X 2003–04 10* S

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
110-125-0001	2001	106*	S	6600-001-0001	2001	106*	S
110-126-0001		3-04 10*	S	6610-001-0498	2001	106*	S
110-127-0001	1X 200	3-04 10*	S	6610-301-0001	2001	106*	S
110-128-0001	2002	379*	S		2003	157*	S
110-133-0001	2001	106*	S		2004	208*	S
	2002	379*	S	6610-301-0574	2005	38*	S
	2002	444*	Š	6610-302-0574	2004	208*	2
110-134-0001	2000	1058	Am	6870-101-0001	2000	746	S 37
110 10 . 0001	2002	444*	S	0070 101 0001	2004	208*	Š
110-151-0001	2000	1058	Am		1X 200		Š
110-156-0001	2002	444*	S	6870-101-0909	2003	157*	S
110 130 0001	1X 200		S	6870-301-0574	2001	106*	S
110-158-0001	2001	106*	S	0070-301-0374	2002	379*	S
110-156-0001	1X 200		S	7980-101-0001	2002	106*	S
110-101-0001		3-04 10*	S	8100-101-0001	2002	379*	S
110-165-0001	2000			0100-101-0001			S
		1058 3-04 10*	Am		3X 200 2004	71-02 1 ° 44 *	S
110-166-0001	2001	106*	S				S
110-181-0001 110-184-0001	2001	106*	S	8260-001-0001	1X 200 2001	03-04 3* 106*	S
			S	8200-001-0001			S
110-185-0001	2002	379 *	S	9260 102 0001	2002	379*	
110-186-0001	2002	379*	S	8260-103-0001	2000	672*	Am
110-190-0001	2002	444*	S		2003	157*	S
110 101 0001	1X 200		S		2003	228*	S
110-191-0001		03-04 10*	S	0200 001 026	2004	208*	S
110-193-0001	2001	106*	S	8380-001-0367	2001	106*	S
	2002	379*	S		2002	379*	S
110-195-0001	2002	444*	S		2003	157*	S
110-196-0001	2001	106*	S		2004	208*	S
	2002	379*	S		2005	38*	S
	2004	208*	S		2006	47*	S
	1X 200	3-04 10*	S	8380-004-0001	2004	208*	S
110-196-0890	2002	379*	S		2005	38*	S
	2003	157 *	S	8940-001-0001	2000	127*	S
110-198-0001	2001	106*	S	8955-102-0001	2000	672*	S
	2002	379*	S	8960-011-0001	2001	106*	S
	2002	444 *	S	8960-301-0001	2002	362*	S
110-204-0001	2001	106*	S	9100-101-0001	2000	615*	S
	1X 200	3-04 4*	S		2001	2*	S
		3-04 10*	Š	9650-001-0001	2000	1002	Am
110-205-0001	2001	106*	S	9800-001-0001	2001	1*	S
110 200 0001	1X 200		Š	7000 001 0001	2001	22*	S
110-211-0001	1X 200		S		2001	25*	S
110 211 0001	1X 200		S	9800-001-0494	2001	1*	S
110-212-0001	2001	106*	S	7000-001-0494	2001	22*	S
110-212-0001	1X 200		S		2001	25*	S
110-228-0001	2002	379*	S	9800-001-0988	2001	1*	S
110-228-0001	2002	106*	S	7000-001-0700	2001	22*	S
110-232-0001	2001	379*			2001	25*	
110 240 0001			S	0040 001 0001			S
110-240-0001	1X 200		S	9840-001-0001	2001	106*	S
110-243-0001		03-04 10*	S	0040 001 0404	2001	222*	S
110-485	1X 200		S	9840-001-0494	2001	106*	S
110 400		03-04 10*	S	0040 001 0000	2001	222*	S
110-488		03-04 10*	S	9840-001-0988	2001	106*	S
110-494	2002	379*	S		2001	222*	S
110-495	2000	1058	Am	9905-001-0001	2001	106*	S
360-101-0001	1X 200		S	9906-001-0001	2001	106*	S
440-001-0001	2000	672*	Am	9908-001-0001	2001	106*	S
	2001	106*	S		3X 200		S
140 201 0574	2001	106*	S	9908-001-0494	2001	106*	S
440-301-0574	2001	379*					

	Affected By			Affected By	
Section	Year Chapter	Effect	Section	Year Chapter	Effect
0014 001 0001	237 2001 02 1 *	0	2240 405	*	0
9914-001-0001	3X 2001–02 1*	S	3340-495	3X 2001–02 1*	S
2001, Ch. 106	2002 1*	C	3360-001-0001	3X 2001–02 1*	S
0505-001-0001	2002 1* 2002 1*	S	2260 406	2004 208* 3X 2001–02 1*	S
0505-495 0530-001-0001	2002 1* 2002 379*	S S	3360-496 3480-101-0001	3X 2001–02 1* 3X 2001–02 1*	Ad S
0330-001-0001	1X 2003–04 3*	S	3480-495	3X 2001–02 1*	Ad
0530-101-0001	2002 1*	S	3540-301-0001	2002 379*	S
0540-101-0001	2004 208*	Š	3540-301-0660	2002 379*	Š
00 10 101 0001	2005 38*	Š	2010 201 0000	2003 157*	Š
	2006 47*	Š		2004 208*	Š
0540-101-6015	2002 379*	S		2005 38*	S
0552-001-0001	3X 2001-02 1*	S	3560-001-0001	1X 2003-04 3*	S
0552-495	3X 2001-02 1*	Ad	3600-001-0001	2002 379*	S
0690-001-0001	3X 2001–02 1*	S		3X 2001–02 1*	S
0690-495	3X 2001–02 1*	Ad	3600-495	3X 2001–02 1*	Am
0860-001-0001	2002 379*	S	3680-101-0516	2001 932	Am
0860-001-0061	2002 379*	S	3680-103-0516	2002 379*	S
0954-101-0001	2002 379 * 3X 2001–02 1 *	S	3760-301-0005	2004 208*	S S
0971-495 1111-011-0582	3X 2001–02 1* 3X 2001–02 1*	S Ad		2005 38* 2006 47*	S
1730-001-0001	2002 379*	S	3790-001-0263	2000 47*	S
1760-301-0768	2002 379*	S	3790-001-0203	2002 379	Am
1760-491	2002 379*	S	3790-101-0001	2001 400*	S
1880-001-0001	1X 2003-04 3*	Š	3770 101 0001	2005 39*	Š
1920-001-0835	2002 379*	S	3790-101-0005	2004 208*	S
2240-001-3006	3X 2001-02 1*	Ad	3790-102-0383	2001 400*	Am
2240-114-3006	3X 2001-02 1*	S	3790-301-0005	2002 379*	S
2240-115-0929	3X 2001-02 1*	S		2004 208*	S
2240-115-3006	3X 2001–02 1*	Ad	3790-301-0262	2004 208*	S
2240-495	3X 2001–02 1*	S	3790-301-0263	2004 208*	S
2660-001-0042	2001 400*	Am	3790-302-0005	2001 400*	S
	2002 379*	S		2002 636*	S S
	2003 157* 2004 208*	S S		2004 208* 2005 38*	S
	2004 208*	S	3790-491	2003 400*	S
	2006 47*	S	3790-495	3X 2001–02 1*	Am (as am by
2660-001-0890	2006 47*	Š			Stats. 2001,
2660-101-0042	2002 379*	S			Ch. 749)
2660-301-0042	2002 379*	S	3810-301-0005	2005 38*	S
	2006 47*	S	3860-001-0001	3X 2001-02 1*	R
2660-301-0046	2004 208*	S	3860-001-6023	2005 38*	S
2660 202 0042	2006 47*	S	3860-001-6026	2005 38*	S
2660-302-0042	3X 2001–02 1*	Ad	2060 011 0042	2006 47*	S
2660-311-0042	2006 47* 2002 379*	S S	3860-011-0942 3860-101-0001	3X 2001–02 1* 3X 2001–02 1*	R Am
2000-311-0042	2002 379*	S	3860-101-0001	2006 47*	S
2660-399-0890	2002 379*	S	3860-101-6007	2005 38*	S
2660-497	3X 2001–02 1*	Ad	3000 101 0007	2006 47*	S
2720-301-0044	2002 379*	S	3860-101-6010	2005 38*	Š
2740-301-0042	2002 379*	S		2006 47*	S
2740-301-0044	2002 379*	S	3860-101-6023	2005 38*	S
2740-301-0064	2002 379*	S		2006 47*	S
2920-011-0001	2002 379*	S	3860-101-6025	2006 47*	S
2920-011-8100	3X 2001–02 1*	Ad	3860-101-6027	2006 47*	S
2920-012-0001	3X 2001–02 1*	S	3860-301-0001	2004 208*	S
2920-101-0001	1X 2003-04 3*	S	2960 405	1X 2003-04 3*	S A
2920-495 3125-301-0001	3X 2001-02 1*	Am	3860-495	3X 2001–02 1* 3X 2001–02 1*	Am
3125-301-0001 3125-495	3X 2001–02 1* 3X 2001–02 1*	Ad S	3900-001-0001 3940-001-0001	3X 2001–02 1* 2004 208*	Am S
3340-301-0660	2002 379*	S	3940-001-0001	2004 208* 2001	S
JJT0-JU1-0000	2002 379*	S	3960-001-0383	3X 2001–02 1*	Am
	2003 30	5	3700 001 0303	J21 2001 02 1	1 1111

G	Affected		ECC.	g .	Affected		TICC .
Section	Year (Chapter	Effect	Section	Year C	hapter	Effect
3960-001-0557	2002	379*	S		3X 2001-0	2 1*	Ad
3960-011-1003	3X 2001-0	02 1*	Am	5180-111-0890	2002	379*	S
3960-496	3X 2001-0	02 1*	Am	5180-141-0001	2002	379*	S
4100-001-0890	2002	379*	S	5180-141-0890	2002	379*	S
4120-101-0001	3X 2001-0	02 1*	R	5180-151-0001	2002	77*	Am
4120-495	3X 2001-0		Ad		2002	379*	S
4130-001-0632	2002	379*	S		3X 2001-0		Ad
4170-101-0001	1X 2003-0		S	5180-151-0890	2002	379*	S
4170-495	3X 2001-0		Ad	5180-153-0001	3X 2001-0		S
4200-001-0001	1X 2003-0		S	5180-495	3X 2001-0		Ad
4200-101-0001	1X 2003-0		S	5240-001-0001	2002	379*	S
4200-102-0001	2002	379 * 379 *	S S		3X 2001-0 2003		Ad S
4200-103-0001 4200-495	2002 3X 2001–0		Ad		2003	157 * 208 *	S
4260-001-0001	2002	379*	S	5240-301-0001	2004	379*	S
4200-001-0001	3X 2001-0		Am	3240-301-0001	2002	157*	S
	2004	208*	S		2004	208*	S
	1X 2003-0		Š	5240-301-0660	2005	38*	Š
4260-001-0589	2002	1161*	Š	5240-496	3X 2001-0		Š
4260-001-0890	2002	379*	S	5430-108-0890	2005	38*	S
	1X 2003-0	04 3*	S	5430-109-0890	2006	47*	S
4260-001-3020	2003	157 *	S	5440-001-0001	2001	131*	S
	2004	208 *	S	5460-001-0001	3X 2001-0		Ad
	2005	38*	S		1X 2003-0		S
4260-102-0001	1X 2003-0		S	5460-301-0001	2002	379*	S
4260-111-0001	2004	208*	S	5460-497	3X 2001-0		S
4260-111-3020	2002	379*	S	6110-001-0001	2001	749*	S 37
1260 105	2004	208*	S	6110-001-0890	2001	734*	Am
4260-495	3X 2001-0		Am	6110-102-0001	2002	379*	S
4280-101-3020 4280-495	3X 2001-0 3X 2001-0		Ad S	6110 102 0001	3X 2001-0 2004	2 1* 216*	Ad S
4300-101-0001	2002	379*	S	6110-103-0001	1X 2003-0		S
4300-101-0001	1X 2003-0		S	6110-104-0001	2004	216*	S
4440-011-0001	3X 2001-0		Ad	0110-104-0001	1X 2003-0		Š
4440-101-0001	2002	379*	S	6110-105-0001	2004	216*	Š
	3X 2001-0		Š	6110-108-0001	1X 2003-0		Š
4440-103-0001	2003	157*	S	6110-111-0001	2002	99*	S
4440-301-0001	2002	379*	S		2004	208*	S
4440-301-0660	2002	379*	S		1X 2003-0	4 10*	S
	2005	38*	S	6110-112-0001	2002	99*	S
4440-495	3X 2001-0		Ad		2003	157*	S
4700-101-0001	3X 2001-0		S	(110 112 0001	1X 2003-0		S
4700-495	3X 2001-0		Am	6110-113-0001	2002	99*	S
5160-001-0001	2002	379*	S		2004	208*	S
5160-101-0001	1X 2003-0		S S	6110 116 0001	1X 2003-0	4 4* 99*	S S
5175-001-0001	1X 2003-0 1X 2003-0		S	6110-116-0001 6110-120-0001	2002 2004	208*	S
5175-001-0001	1X 2003-0		S	0110-120-0001	1X 2003-0		S
5175-101-0001	2002	379*	S	6110-122-0001	2004	208*	S
3173-101-0001	3X 2001–0		Ad	6110-123-0001	2004	749*	Am
	1X 2003-0		S	0110 123 0001	2002	99*	S (as am by
5175-495	3X 2001-0		Š		2002	"	Stats. 2001–02
5180-001-0001	1X 2003-0		Š				(3rd Ex. Sess.),
5180-101-0001	2001	111*	S				Ch. 1)
	2001	400*	S		3X 2001-0	2 1*	S
					1X 2003-0		Š
	2002	1022 *	Am				
	2002		Am	6110-126-0001	2004	208*	Š
5180-101-0890				6110-126-0001		208*	
5180-101-0890	2002 3X 2001-0	02 1*	Am	6110-126-0001 6110-127-0001	2004	208* 4 10*	S
5180-101-0890 5180-102-0001 5180-111-0001	2002 3X 2001-0 2001	02 1* 111*	Am S		2004 1X 2003-0	208* 4 10*	S S

	Affected				Affected By	
Section	Year Ch	apter	Effect	Section	Year Chapter	Effect
6110-132-0001	2001	891*	Am		1X 2003-04 4*	S
0110 102 0001	2002	99*	S (as am by		1X 2003-04 10*	Š
	2002		Stats. 2001,		2006 47*	Š
			Ch. 891)	6110-196-0890	1X 2003-04 4*	S
5110-133-0001	3X 2001-02	1*	S	6110-198-0001	2002 99*	S
6110-134-0001	3X 2001-02	1*	Ad	6110-200-0001	3X 2001-02 1*	Am
6110-136-0001	3X 2001-02	1*	Ad	6110-201-0001	2004 208*	S
	2004	208*	S	6110-203-0001	1X 2003-04 4*	S
6110-149-0001	1X 2003-04		S	6110-204-0001	2004 216*	S
6110-156-0001	2002	99*	S		1X 2003-04 10*	S
	2004	216*	S	6110-205-0001	2004 216*	S
(110 150 0001	1X 2003-04		S	6110-210-0001	2001 734*	Am
6110-158-0001	1X 2003-04		S	6110 211 0001	3X 2001–02 1*	Ad
6110-161-0001	2001	203 *	S	6110-211-0001	2004 208*	S S
	2004 2004	208 * 216 *	S S		2004 216* 1X 2003–04 10*	S
6110-161-0890	2004	690	S	6110-212-0001	2002 99*	S
6110-163-0001	2004	208*	S	0110-212-0001	1X 2003-04 4*	S
6110-165-0001	2001	734*	Am	6110-223-0001	3X 2001–02 1*	S
6110-166-0001	2004	208*	S	6110-224-0001	2004 208*	Š
0110 100 0001	1X 2003-04		Š	6110-226-0001	2004 208*	Š
6110-167-0001	2004	208*	Š	6110-231-0001	3X 2001-02 1*	Ad
6110-181-0001	2004	208 *	S	6110-232-0001	2002 99*	S (as am by
	1X 2003-04	4*	S			Stats. 2001–02
6110-184-0001	2002	99*	S (as am by			(3rd Ex. Sess.),
			Stats. 2001–02			Ch. 1)
			(3rd Ex. Sess.),		3X 2001–02 1*	Ad
			Ch. 1)	6110-233-0001	2001 400*	S
	3X 2001-02		S	6110-240-0001	1X 2003-04 4*	S
	2004	208*	S	6110-243-0001	2004 208*	S
(110 105 0001	1X 2003-04		S	(110 205 0001	1X 2003-04 4*	S
6110-185-0001	2002	99 * 99 *	S S (as am by	6110-295-0001	2001 734* 2004 208*	Am
6110-186-0001	2002	99 "	S (as am by		2004 208* 1X 2003-04 4*	S S
			Stats. 2001, Ch. 891)	6110-301-0001	1X 2003-04 4*	S
6110-190-0001	2004	216*	S S	6110-485	2001 734*	Am
0110 170 0001	1X 2003-04		S	0110 403	2002 42*	Am (as am by
6110-191-0001	2002	99*	S (as am by		2002 12	Stats. 2001–02
0110 171 0001	2002		Stats. 2001–02			(3rd Ex. Sess.),
			(3rd Ex. Sess.),			Ch. 1)
			Ch. 1)		2002 444*	S
	3X 2001-02	1*	S		3X 2001-02 1*	Ad
	2004	208*	S		2003 157*	S
	1X 2003-04		S		2004 208*	S
6110-193-0001	2002	99*	S (as am by		1X 2003-04 4*	S (as am by
			Stats. 2001–02			Stats. 2001–02,
			(3rd Ex. Sess.),			(3rd Ex. Sess.),
	277 2001 02		Ch. 1)		177 2002 04 104	Ch. 1)
	3X 2001–02		Am		1X 2003–04 10*	S (as am by
	2004 18, 2002, 04	208*	S			Stats. 2001–02,
6110 105 0001	1X 2003-04		S Ad			(3rd Ex. Sess.),
6110-195-0001	3X 2001–02 2004	208*	S S		2005 39*	Ch. 1) S
6110-196-0001	2004	208 * 99 *	S (as am by	6110-485-0001	2003 39* 2004 208*	S
0110-170-0001	2002	JJ .	Stats. 2001–02	6110-486	1X 2003-04 4*	S
			(3rd Ex. Sess.),	6110-495	3X 2001–02 1*	S
			(51d Ex. 5ess.), Ch. 1)	6110-496	3X 2001–02 1*	Ad
	2002	379*	S	6120-101-0001	2001 400*	S
	3X 2001–02		S	6360-101-0001	2002 99*	S
	2003	157*	S	2200 101 0001	2002 379*	Š
	2004	208*	S		1X 2003-04 4*	Š
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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
6440-001-0001	2001	564*	Am	9800-001-0988	2001	366*	Ad
	2002	379*	S		2002	14*	S
	3X 200	1-02 1*	Ad		2002	40*	S
6440-301-0001	2003	157*	S		2002	190*	S
6440-301-0660	2002	379*	S		2002	278*	S
	2003	157 *	S		3X 200	1-02 1*	Am
5440-496	3X 200		S	9840-001-0001	2002	44*	S
6600-001-0001	2002	379*	S		2002	379*	S
6610-001-0001	2002	99*	S		2002	509*	S
	2002	379*	S		2003	160*	S
	3X 200		Ad	9840-001-0494	2002	44*	S
6610-001-0498	2002	379*	S		2002	379*	S
6610-496	3X 200		Ad	0040 001 0000	2002	509*	S
6870-101-0001	2001	514	S S ¹⁷	9840-001-0988	2002	44*	S
	2001	891 *			2002	379*	S
	2002	99 *	S	0000 405	2002	509*	S
	2002	379*	S	9908-495	3X 200		Ad
	2003 2004	157 * 208 *	S	9909-001-0001	2001 3X 200	635*	S Am
	2004 1X 200		S S	9909-001-0494	2001	1-02 1* 635*	Am S
	2005	38*	S	9909-001-0494	2001	635*	S
6870-101-0909	2003	157*	S	9909-001-0890	2001	635*	Ad
5870-101-0505 5870-301-0574	2003	891*	S	9909-495	3X 200		Ad
3070-301-0374	2001	379*	S	9911-001-0001	3X 200		S
	2003	157*	S	9911-495	3X 200		S
	2004	208*	Š	9914-001-0001	3X 200		Ad
	2006	47*	Š	9914-495	3X 200		Ad
6870-485	3X 200		Š	2002, Ch. 379		. 02 .	110
7980-101-0001	2002	379*	Š	0250-001-0001	1X 200	3-04 3*	Am
8100-101-0001	2004	44*	Š	0250-301-0660	2003	157*	S
8100-101-0268	2004	44*	S		2004	208*	S
8100-101-0425	2004	44*	S		2005	38*	S
8100-101-0597	2004	44*	S		2006	47*	S
8100-495	3X 200	1-02 1*	Ad	0450-101-0932	1X 200	3-04 3*	Am
8260-101-0001	3X 200		Ad	0450-111-0001	1X 200	3-04 3*	S
8260-103-0001	2001	400*	S	0450-495	1X 200	3-04 3*	Ad
8260-111-0001	3X 200	01-02 1*	S	0530-017-0001	1X 200	3-04 3*	S
8260-495	3X 200	01-02 1*	Ad	0530-496	1X 200	3-04 3*	Ad
8350-001-0001	3X 200		S	0540-001-0001	1X 200		S
8350-495	3X 200		Ad	0540-001-0890	2005	38*	S
8380-004-0001	2005	38*	S		2006	47*	S
8660-116-0470	3X 200		S	0540-001-6029	2003	157*	S
8660-495	3X 200		Am	0540-101-6029	2004	208*	S
8940-001-0001	3X 200		Ad	0540.405	2006	47*	S
8940-495	3X 200		S	0540-495	1X 200		Ad
9100-101-0001	2001	197*	S	0550-001-0001	1X 200		S
9210-107-0001	2001	400 *	S	0550-495	1X 200		Ad
9650-001-0001	2002	379*	S	0552-001-0001	1X 200		S
9670-015-0942	3X 200		Ad	0552-495	1X 200		Ad
9800-001-0001	2001	366 * 14 *	Ad	0553-001-0001	1X 200		S
	2002		S	0553-495	1X 200		Ad
	2002	40*	S	0555-001-0001	1X 200		S
	2002 2002	190 * 278 *	S	0555-495	1X 200		Ad
			S	0559-001-0001	1X 200		S
200 001 0404	3X 200 2001		S	0559-495	1X 200		Ad
9800-001-0494	2001	366 * 14 *	Ad	0650-001-0001	1X 200		S S
	2002	40*	S S	0650-011-0001 0650-111-0001	1X 200: 1X 200:		S
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	2002 2002 2002	190 * 278 *	S S	0650-114-0001 0650-495	1X 2000 1X 2000	3-04 4*	S Ad

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Section	Year Chapter	Effect	Section	Year Chapter	Effect
0690-112-0001	1X 2003-04 3*	S	2660-015-0042	1X 2003-04 3*	Am
0690-495	1X 2003-04 3*	Ad	2660-102-0042	2003 157*	S
0820-001-0367	2003 157*	S	2660-102-0890	2003 157*	Š
0820-001-0569	2003 157*	S	2660-301-0890	2005 38*	S
0820-301-0660	2003 157*	S	2660-302-0042	2003 157*	S
	2004 208*	S	2660-302-0890	2003 157*	S
0840-001-0001	1X 2003-04 3*	S		2005 38*	S
0840-496	1X 2003-04 3*	Ad	2660-311-0660	2003 157*	S
0855-001-0367	2003 157*	S	2660 400	2006 47*	S
0855-001-0567 0860-001-0001	2003 157 * 1X 2003-04 3 *	S S	2660-490 2660-497	2003 157* 1X 2003–04 3*	S Ad
0860-496	1X 2003-04 3*	Ad	2920-001-0001	1X 2003-04 3*	S
0950-001-0001	1X 2003-04 3*	S	2920-012-0001	1X 2003-04 3*	Š
0950-496	1X 2003-04 3*	Ad	2920-101-0001	1X 2003-04 3*	Š
0954-001-0001	1X 2003-04 3*	S	2920-101-3005	1X 2003-04 3*	Am
0954-101-0001	2003 157*	S	2920-111-0001	1X 2003-04 3*	Am
0954-496	1X 2003-04 3*	Ad	2920-115-0393	1X 2003-04 3*	Ad
1100-001-0001	1X 2003-04 3*	S	2920-115-0440	1X 2003–04 3*	Am
1100-301-0660	2003 157*	S	2920-115-0521	1X 2003-04 3*	Am
1100 405	2005 38*	S	2920-116-0918	1X 2003-04 3*	Ad
1100-495	1X 2003-04 3* 1X 2003-04 3*	Ad	2920-497	1X 2003-04 3*	Ad
1111-002-0001 1111-003-0001	1X 2003-04 3* 1X 2003-04 3*	S S	3340-001-0001 3340-495	1X 2003-04 3* 1X 2003-04 3*	S Ad
1111-495	1X 2003-04 3*	Ad	3360-001-0465	2005 38*	S
1140-001-0001	1X 2003-04 3*	S	3360-002-0382	1X 2003-04 3*	Ad
1140-495	1X 2003-04 3*	Ad	3360-101-0497	2006 47*	S
1700-001-0001	1X 2003-04 3*	S	3360-495	1X 2003-04 3*	Ad
1700-495	1X 2003-04 3*	Ad	3460-001-0001	1X 2003-04 3*	S
1705-001-0001	1X 2003-04 3*	S	3460-495	1X 2003-04 3*	Ad
1705-495	1X 2003-04 3*	Ad	3480-001-0001	1X 2003-04 3*	S
1730-001-0001 1730-496	1X 2003-04 3* 1X 2003-04 3*	S Ad	3480-495 3540-001-0001	1X 2003-04 3* 1X 2003-04 3*	Ad S
1760-001-0001	1X 2003-04 3*	Am	3540-301-0001	1X 2003-04 3*	S
1760-001-0666	2002 1127*	Am	3540-301-0660	2003 157*	Š
	1X 2003-04 3*	Am		2004 208*	Š
1760-011-0001	1X 2003-04 3*	Am		2005 38*	S
1760-301-0660	2003 157*	S	3540-496	1X 2003–04 3*	Ad
.=	2005 38*	S	3540-497	1X 2003-04 3*	Ad
1760-301-0768	2003 157*	S	3560-001-0001	1X 2003-04 3*	S
	2004 208 * 2005 38 *	S S	3560-001-0943 3560-495	1X 2003-04 3* 1X 2003-04 3*	Ad Ad
	2006 47*	S	3600-493	1X 2003-04 3*	S
1760-495	1X 2003-04 3*	Ad	3600-301-0005	2003 157*	Š
1880-001-0001	1X 2003-04 3*	S	3600-495	1X 2003-04 3*	Ad
1880-495	1X 2003-04 3*	Ad	3640-001-0001	1X 2003-04 3*	S
1920-001-0835	2003 157*	S	3640-301-6031	1X 2003-04 3*	Ad
2240-001-0001	1X 2003-04 3*	Am, S		2005 38*	S
2240-011-0530	1X 2003-04 3*	Am	3640-302-6029	1X 2003-04 3*	Am
2240-104-0001	1X 2003-04 3*	S	2640 406	2005 38*	S
2240-115-0972 2240-115-0980	1X 2003-04 3* 1X 2003-04 3*	Ad Ad	3640-496 3640-497	1X 2003-04 3* 1X 2003-04 3*	Ad Ad
2240-115-0980	1X 2003-04 3*	Ad	3680-101-0516	2004 15*	S
2240-116-0927	1X 2003-04 3*	Ad	3680-301-0516	2004 208*	Š
2240-116-0929	1X 2003-04 3*	Am	3720-101-0001	1X 2003-04 3*	Š
2240-116-0938	1X 2003-04 3*	Ad	3720-495	1X 2003-04 3*	Ad
2240-116-0985	1X 2003-04 3*	Ad	3760-301-6029	2005 38*	S
2240-117-0813	1X 2003-04 3*	Ad	3790-001-0001	1X 2003-04 3*	S
2240-495	1X 2003-04 3*	Ad	3790-001-0392	1X 2003-04 3*	Am
2310-015-0400 2400-015-0933	1X 2003-04 3* 1X 2003-04 3*	Ad Ad	3790-101-6029 3790-301-0005	2004 208 * 2003 157 *	S S
2660-011-3007	1X 2003-04 3*	Am	3170-301-0003	2005 38*	S
	111 2005 OT 5	. 4111	I	2000 00	~

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Section	Year	Chapter	· Effect	2	Section	Year	Chapter	Effect	
(Con				426	0-001-0589	2003	157*	S	
700 201 6020	2006	47				2004	208*	S	
3790-301-6029	2005	38				2005	38*	S	
3790-495 3790-496	1X 2003 1X 2003			126	0-001-0890	2006 1X 2003	47* 3–04 3*	S S	
3810-301-0005	2005	38			0-001-0090	2003	157*	S	
8820-001-0001	1X 2003			120	0 001 3020	2004	208*	S	
8820-001-0914	1X 2003					2005	38*	Š	
3820-495	1X 2003	-04 3	* Ad		0-011-3020	1X 2003	3-04 3*	Ad	
3850-301-6029	2006	47			0-017-0001	2004	23*	S	
3860-001-0001	1X 2003			426	0-101-0001	2003	43*	S	
8860-001-6026	2005	38				2003	157*	S	
3860-001-6031	1X 2003 2005	-04 3 · 38 ·				2004 1X 2003	208 * 3-04 3 *	S Am	
8860-101-0001	1X 2003			426	0-101-0890	2003	157*	S	
8860-101-6007	2005	38		120	0 101 0070	2004	208*	Š	
8860-101-6010	2005	38		426	0-102-0001	2003	43*	S	
3860-101-6023	2005	38		426	0-111-0001	1X 2003		S	
3860-101-6025	2005	38			0-111-0890	1X 2003		S	
3860-101-6027	2005	38			0-111-3020	2003	157*	S	
8860-101-6031	1X 2003			426	0-113-0001	2003	43* 3–04 3*	S S	
3860-301-0001 3860-495	2005 1X 2003	-04 3°		126	0-117-0001	1X 2003 2004	23*	S	
3860-496	1X 2003			420	0-117-0001	2004	208*	S	
3900-001-0001	1X 2003			426	0-497	1X 2003		Ad	
3900-496	1X 2003				0-001-0001	1X 2003		S	
3910-001-0001	1X 2003	-04 3	* Am	428	0-101-0001	2004	23*	S	
3910-001-0387	1X 2003				0-495	1X 2003		Ad	
3930-001-0001	1X 2003				0-001-0001	1X 2003		S	
3930-495 2040-001-0001	1X 2003 1X 2003			430	0-003-0001	2003	157 * 23 *	S S	
3940-001-0001 3940-101-6013	2006	-04 31°				2004 2004	208*	S	
8940-101-6019	2006	47				1X 2003		S	
3940-101-6022	2006	47		430	0-017-0001	2004	23*	Š	
3940-495	1X 2003	-04 3			0-101-0001	2003	157*	S	
3960-001-0001	1X 2003				0-117-0001	2004	23*	S	
	2005	38			0-496	1X 2003		Ad	
1060 001 0014	2006	47			0-001-0001	1X 2003		S	
8960-001-0014	1X 2003				0-011-0001	2004	23 * 23 *	S	
3960-001-0557 3960-496	1X 2003 1X 2003			444	0-017-0001	2004 1X 2003		S S	
3980-001-0001	1X 2003			444	0-102-0001	1X 2003		Am	
3980-495	1X 2003				0-301-0660	2003	157*	S	
100-001-0890	2003	157	* S			2004	208*	S	
120-001-0001	2004	23				2005	38*	S	
1120 105	1X 2003				0-495	1X 2003		Ad	
1120-495	1X 2003				0-495	1X 2003		Ad	
1130-001-0632	2003 1X 2003	157 ³ -04 3 ³		316	0-001-0001	2003 2004	157 * 23 *	S S	
1130-495	1X 2003 1X 2003					1X 2003		S	
1170-001-0001	1X 2003			516	0-101-0001	2003	157*	S	
170-101-0001	1X 2003			310		2004	23*	Š	
1170-495	1X 2003					1X 2003		S	
1200-001-0001	1X 2003			1	0-496	1X 2003		Ad	
1200-011-0816	1X 2003			517	5-001-0001	2004	23*	S	
1200-017-0001	2004	23		517	5 002 0001	1X 2003		S	
1200-101-0001 1200-495	1X 2003 1X 2003			317	5-002-0001	2004 1V 2003	23 * 3-04 3 *	S S	
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			* Ad	517	5-101-0001	2002	1024	Δm	
1220-495 1260-001-0001	1X 2003 1X 2003	-04 3		517	5-101-0001	2002 2003	1024 157*	Am S	

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Section	Affected By	Effect	Section	Affected By	Effact
Section	Year Chapter	Effect	Section	Year Chapter	Effect
5175-101-0890	2003 157*	S		2005 39*	S
5175-496	1X 2003-04 3*	Ad	6110-122-0001	2004 208*	S
5180-001-0001	2003 157*	S		2005 38*	S
	1X 2003–04 3*	S	6110-123-0001	2003 157*	S
5180-101-0890	1X 2003–04 3*	S		2004 208*	S
5180-111-0001	2003 157*	S		1X 2003-04 4*	S
	2003 160*	S	(110 124 0001	2005 39*	S
5100 111 0000	1X 2003-04 3*	S	6110-124-0001 6110-126-0001	1X 2003-04 4*	S S
5180-111-0890 5180-141-0001	2003 157 * 2003 157 *	S S	0110-120-0001	2005 38* 2005 39*	S
5180-141-0890	2003 157*	S	6110-127-0001	2003 39*	S
5180-151-0001	2003 157*	S	0110-127-0001	2004 2005 39*	S
5180-151-0890	2003 157*	S	6110-132-0001	2003 26*	S
5180-496	1X 2003–04 3*	Ad	0110 132 0001	2004 208*	Š
5240-001-0001	2003 157*	S	6110-134-0001	2004 208*	Š
	1X 2003-04 3*	S		2005 38*	S
5240-301-0001	2003 157*	S	6110-137-0001	2005 39*	S
	2004 208*	S	6110-140-0001	2003 157*	S
	2006 47*	S		1X 2003-04 4*	S
5240-301-0660	2003 157*	S		2005 39*	S
5240-301-0724	2003 157*	S	6110-144-0001	1X 2003-04 4*	S
5240-301-0747	2003 157*	S	6110-149-0001	1X 2003-04 4*	S
5240-301-0751	2003 157*	S	6110-156-0001	2004 216*	S
5240.402	2004 208*	S		1X 2003-04 4*	S
5240-493	2003 157*	S		1X 2003-04 10*	S (as am by
5240-496	1X 2003-04 3*	Ad			Stats. 2003–04
5430-497	1X 2003-04 3* 1X 2003-04 3*	Ad			(1st Ex. Sess.),
5440-001-0001 5440-495	1X 2003-04 3* 1X 2003-04 3*	S Ad		2005 39*	Ch. 4) S
5450-001-0001	1X 2003-04 3*	S	6110-158-0001	2003 157*	S
5450-495	1X 2003-04 3*	Ad	0110 130 0001	2004 208*	Š
5460-001-0001	1X 2003-04 3*	S		1X 2003-04 4*	Š
5460-011-0001	2003 157*	Š	6110-161-0001	2004 216*	Š
	1X 2003-04 3*	Am		1X 2003-04 4*	S
5460-101-0001	2005 38*	S		2005 39*	S
5460-301-0660	2003 157*	S	6110-163-0001	2005 39*	S
5460-495	1X 2003-04 3*	Ad	6110-165-0001	1X 2003-04 4*	S
5480-001-0001	1X 2003–04 3*	S	6110-166-0001	1X 2003–04 4*	S
5480-495	1X 2003–04 3*	Ad		2005 38*	S
6110-001-0001	1X 2003-04 4*	S	6110-167-0001	2005 39*	S
6110-013-0001	1X 2003-04 4*	S	6110-177-0001	1X 2003-04 4*	S
6110-102-0001	2004 208*	S	6110-181-0001	1X 2003-04 4* 1X 2003-04 4*	S
6110-103-0001	2004 216* 1X 2003-04 4*	S	6110-189-0001		S S
6110-104-0001	1X 2003-04 4* 2004 208*	S S	6110-190-0001	2005 39* 2004 216*	S
0110-104-0001	2004 216*	S	0110-190-0001	1X 2003-04 4*	S
	1X 2003-04 4*	S	6110-191-0001	2004 208*	Š
6110-105-0001	2004 216*	S	0110 171 0001	2005 38*	Š
0110 100 0001	1X 2003-04 4*	S		2005 39*	Š
6110-108-0001	2004 208*	Š	6110-193-0001	1X 2003-04 4*	Š
6110-111-0001	1X 2003-04 4*	S		2005 39*	S
	2005 39*	S	6110-195-0001	2004 208*	S
6110-112-0001	1X 2003-04 10*	S	6110-196-0001	2003 157*	S
	2005 39*	S 37		2004 208*	S
6110-113-0001	2002 1167*	S 37		1X 2003-04 4*	S
	2004 208*	S		2005 38*	S
	1X 2003-04 4*	S		2005 39*	S
6110 116 0001	2005 39*	S	6110 106 0000	2006 47*	S
6110-116-0001	2002 1167 * 2003 552	Ad	6110-196-0890	2004 208*	S S
6110-120-0001	2003 552 2004 208*	Am S	6110-197-0001	2004 208* 1X 2003–04 4*	S
0110-120-0001	200+ 200*	J	I	1A 2005-04 4	J

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Section	Year	Chapter	Effect	Section	Year Chapter	Effect
5110-198-0001	2004	208*	S	8140-001-0001	1X 2003-04 3*	S
	2005	39*	S	8140-495	1X 2003-04 3*	Ad
5110-201-0001	2005	38*	S	8230-001-0001	1X 2003-04 3*	S
5110-202-0001	2003	157 *	S	8260-001-0001	1X 2003-04 3*	S
5110-204-0001	2004	216*	S	8260-101-0001	1X 2003-04 3*	S
	1X 2003-	-04 4*	S	8260-102-0001	1X 2003-04 3*	S
5110-205-0001	2004	216*	S	8260-495	1X 2003–04 3*	Ad
	1X 2003-		S	8300-001-0001	1X 2003–04 3*	S
5110-211-0001	2004	216*	S	8300-495	1X 2003–04 3*	Ad
	1X 2003-		S	8320-495	1X 2003-04 3*	Ad
110 212 0001	2005	38*	S	8350-001-0001	1X 2003-04 3*	S
5110-212-0001	2004	208*	S	8350-011-0222	1X 2003-04 3*	Am
110 224 0001	1X 2003-		S	8350-495	1X 2003-04 3*	Ad
5110-224-0001	2004 2004	208 *	S	8380-001-0001	1X 2003-04 3*	S
6110-226-0001		208 * -04 4 *	S	8380-004-0001	2004 208* 2005 38*	S S
	1X 2003- 2005	39*	S S	8380-495	1X 2003–04 3*	
5110-229-0001	2005	38*	S	8450-001-0001	1X 2003-04 3* 1X 2003-04 3*	Ad Am
1110-227-0001	2005	39*	S	8450-001-0001	1X 2003-04 3*	Am
5110-240-0001	1X 2003		S	8460-101-0001	1X 2003-04 3*	S
210 210 0001	2005	39*	Š	8460-495	1X 2003-04 3*	Ad
5110-243-0001	1X 2003		Š	8570-001-0001	1X 2003-04 3*	S
5110-295-0001	2004	208*	Š	8570-001-0111	1X 2003-04 3*	Š
,110 2,0 0001	1X 2003-		Š	8570-001-0191	1X 2003-04 3*	Š
5110-301-0660	1X 2003-	-04 4*	Ad	8570-004-0001	1X 2003-04 3*	S
5110-485	2004	208 *	S	8570-301-0042	2003 157*	S
	1X 2003-	-04 4*	S		2004 208*	S
	2005	39*	S		2005 38*	S
5110-497	1X 2003-		Ad	8570-301-0660	2003 157*	S
6120-011-0001	1X 2003-	-04 4*	S		2004 208*	S
6255-001-0001	1X 2003-		S		2005 38*	S
6360-001-0001	1X 2003-		S	8570-495	1X 2003-04 3*	Ad
6360-101-0001	2004	208*	S	8620-001-0001	1X 2003-04 3*	S
	1X 2003-		S	8620-495	1X 2003-04 3*	Ad
6360-485	2004	208*	S	8885-001-0001	1X 2003-04 3*	S
5440-001-0001	2003	157*	S	8885-495	1X 2003-04 3*	Ad
((00 001 0001	1X 2003-		S	8910-001-0001	1X 2003-04 3*	S
6600-001-0001	1X 2003-		S	8910-495	1X 2003-04 3*	Ad
6610-001-0001	2003	157* -04 4*	S	8940-301-0001	2003 157* 1X 2003–04 3*	S S
6610-301-6028	1X 2003- 2005	38*	S S	8955-001-0001 8955-101-0001	1X 2003-04 3* 1X 2003-04 3*	S
610-301-6028	2003	208*	S	8955-495	1X 2003-04 3*	Ad
6870-001-0001	1X 2003-		S	8960-011-0001	1X 2003-04 3*	S
6870-101-0001	2003	157*	Š	8960-495	1X 2003-04 3*	Ad
0070 101 0001	2004	208*	Š	8965-001-0001	1X 2003-04 3*	S
	1X 2003-		Š	8965-495	1X 2003-04 3*	Ad
6870-101-0909	1X 2003		S	8966-001-0001	1X 2003-04 3*	S
6870-295-0001	1X 2003-		Š	8966-495	1X 2003-04 3*	Ād
6870-301-6028	2004	208*	S	9840-001-0001	2003 6*	S
	2005	38*	S		2003 157*	S
	2006	47*	S		2003 160*	S
7980-001-0001	1X 2003-		S	9840-001-0494	2003 6*	S
7980-101-0001	2003	157*	S		2003 157*	S
3100-001-0001	1X 2003-		S		2003 160*	S
3100-001-0597	1X 2003-		Am	9840-001-0988	2003 6*	S
3100-012-0001	1X 2003-		Am		2003 157*	S
3100-101-0001	2004	44*	S	0040 011 005	2003 160*	S
2400 404 2425	1X 2003-		S	9840-011-0001	2003 6*	S
8100-101-0425	2004	44*	S	9860-301-0001	1X 2003-04 3*	S
2100 101 0507	2004	44 *	S	9860-495	1X 2003-04 3*	Ad
3100-101-0597 3100-496	1X 2003-	-04 3*	Ad	9909-017-0001	2003 157*	S

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Section	Year	Chapter	Effect		Section	Year	Chapter	Effect	
(Con	ıt.)			38	860-101-0446	2006	47*	S	
	2004	208*	S	38	860-101-0544	2004	208*	S	
	1X 200		S	38	860-101-6005	2004	208*	S	
9909-495	1X 200	03-04 3*	Ad			2006	47*	S	
2003, Ch. 157					860-101-6007	2004	208*	S	
0540-001-6029	2004	208*	S	38	860-101-6010	2005	38*	S	
0690-001-0001	2004	44*	S	20	060 101 6022	2006	47*	S	
0690-301-0001	2004	208 *	S	38	860-101-6023	2005	38*	S	
0690-490 0690-491	2004 2004	44 * 44 *	Ad Ad	20	860-101-6031	2006 2004	47 * 208 *	S S	
0820-001-0001	2004	208*	S	30	500-101-0031	2004	47*	S	
1760-301-0660	2004	208*	S	35	860-301-0001	2006	47*	S	
1700-301-0000	2005	38*	S		860-497	2004	23*	Ad	
1920-001-0835	2004	208*	Š		870-001-0546	2004	208*	S	
2150-011-0299	2004	23 *	Ād	"		2006	47*	Š	
2180-011-0067	2004	23*	Am	38	870-001-6031	2004	208*	S	
2240-116-0813	2004	23*	Ad			2006	47*	S	
2240-402	2004	23*	Ad	39	910-001-0387	2003	757	Am	
2310-011-0400	2004	23*	Ad	39	940-101-6031	2004	208*	S	
2660-102-0042	2004	208*	S			2006	47*	S	
2660-102-0890	2004	208*	S	39	960-001-0001	2005	38*	S	
2665-001-0890	2005	38*	S	١.,		2006	47*	S	
2720-001-0044	2003	719	Am		100-001-0890	2004	208*	S	
2740-001-0001	2004	23 *	Am		120-495	2004	23*	Ad	
2740-001-0044	2004	23 *	Am		130-001-0632	2004	208*	S	
2740-301-0042	2005 2005	38 * 38 *	S S		200-496	2004 2005	23 * 38 *	Ad S	
2740-301-0044 2740-301-0064	2005	38*	S		260-011-0942 260-017-0001	2003	23*	S	
3340-101-6029	2006	47*	S		260-496	2004	23*	Ad	
3340-301-0660	2004	208*	S		280-495	2004	23*	Ad	
33 10 301 0000	2005	38*	Š		300-101-0001	2004	208*	S	
	2006	47*	Š		300-301-0660	2006	47*	Š	
3540-301-0660	2004	208*	S		300-495	2004	23*	Ad	
	2005	38*	S	44	440-001-0001	2004	208*	S	
3640-301-6031	2006	47 *	S	44	440-301-0660	2004	208*	S	
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5110-137-0001	2006	47 *	S	8660-001-0493	2006	47*	S
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5610 001 0409	/3.D.F4	200 "	S				
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6610-001-0498 6440-301-6028 6610-301-6028	2004 2006	208 * 47 *	S S	3790-101-0383 3790-301-0005	2005 2005	38 * 38 *	S S

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3790-001-6029	2006	47*	S	6110-182-0001	2005	491*	R	
3790-301-0005	2006	47*	S	6110-190-0001	2005	73*	S	
3790-301-6029	2006	47 *	S	6110-195-0001	2006	47*	S	
3790-492	2005	39*	Ad	6110-196-0001	2006	47*	S	
3855-001-0140	2006	47 *	S	6110-198-0001	2006	371*	Am	
3860-001-0001	2005	39*	Am	6110-204-0001	2005	234*	Ad	
3860-001-6005 3860-001-6007	2006 2006	47 * 47 *	S S	6110-211-0001	2005 2005	73 * 359 *	S Am	
3860-001-6026	2006	47*	S	6110-228-0001	2005	491*	Am	
3860-101-6031	2006	47*	S	6110-234-0001	2006	47*	S	
3870-001-0546	2006	47*	S	6110-243-0001	2005	73*	Š	
3940-001-0001	2005	39*	Am		2005	234*	Am	
3940-001-0193	2005	39*	Am		2005	491*	Am	
3960-301-0001	2006	47 *	S	6110-485	2005	39*	Am	
4100-001-0890	2006	47 *	S		2005	491*	Am (as am by	
4260-001-0001	2006	26*	S				Sec. 20,	
4260-101-0001	2006	8*	S				Stats. 2005,	
4260-101-0890	2006	8 * 26 *	S		2006	47*	Ch. 39)	
4260-111-0001 4260-111-6031	2006 2006	47 *	S S	6110-493	2005	491*	S Ad	
4260-115-6031	2006	47*	S	6110-495	2005	39*	Am	
4300-101-0001	2006	47*	Š	0110 493	2005	491*	Am (as am by	
4440-011-0001	2006	47*	Š		2000	.,,	Sec. 21,	
4440-301-0001	2006	47*	Š				Stats. 2005,	
4440-301-0660	2006	47 *	S				Ch. 39)	
5175-001-0001	2006	47 *	S	6440-001-0001	2005	39*	Am ³⁷	
5175-001-0890	2006	47 *	S		2006	47*	S	
5175-002-0001	2006	47*	S	6440-301-6041	2006	47*	S	
5175-002-0890	2006	47*	S	6440-302-0574	2006	47*	S	
5175-101-0001 5175-101-0890	2006	47 * 47 *	S S	6440-302-6028 6440-302-6041	2006 2006	47* 47*	S S	
5180-001-0001	2006 2006	47*	S	6610-001-0001	2005	39*	Am ³⁷	
5180-101-0890	2005	78*	S	0010-001-0001	2006	47*	S	
5180-111-0001	2005	39*	Am	6610-301-6041	2006	47*	Š	
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5180-141-0001	2006	47 *	S	6610-493	2005	39*	Am	
5180-141-0890	2006	47 *	S	6870-101-0001	2005	39*	Am ³⁷	
5180-151-0001	2006	47 *	S		2006	47*	S	
5180-151-0890	2006	47 *	S	6870-301-6041	2006	47*	S	
5225-001-0001	2006	47*	S	6870-486	2006	47*	S	
5225-301-0001	2006	47 *	S	7350-001-0223	2006	47 *	S	
5225-301-0660 5225-301-0751	2006 2006	47 * 47 *	S S	7980-101-0001 8570-301-0042	2006 2006	47* 47*	S S	
6110-001-0890	2005	491*	Am	8570-301-0660	2006	47*	S	
6110-001-3085	2005	47*	S	8660-001-0461	2006	47*	S	
6110-103-0001	2005	73*	Š	8860-001-0001	2005	491*	Am	
6110-104-0001	2005	73*	Š		2006	47*	S	
	2005	491*	Am	8940-301-0001	2006	47*	S	
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6110-105-0001	2005	73*	S	9210-105-0001	2005	39*	R	
6110-107-0001	2005	491 *	Am	9210-106-0001	2005	39*	Am	
6110-123-0001	2006	47 *	S	9650-495	2005	39*	Ad	
6110-156-0001 6110-156-0890	2005 2005	73 * 491 *	S Am	9800-001-0001	2005 2006	70 * 28 *	S S	
0110-130-0890	2005	730	Am Am	9800-001-0494	2005	28 ** 70 *	S	
6110-161-0001	2005	73*	S	7000-001-0494	2003	28*	S	
0110 101-0001	2005	234*	Am	9800-001-0988	2005	70*	S	
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6110-161-0890	2005	234*	Am	9840-001-0001	2006	2*	Š	
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6110-181-0001	2006	47 *	S		2006	40*	S	

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
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9840-001-0494	2006	40*	S	5225-101-0001	2006	48*	Am	
9840-001-0988	2006	40*	S	6110-103-0001	2006	79*	S	
	2006	55*	S	6110-104-0001	2006	79*	S	
2006, Ch. 47				6110-105-0001	2006	79*	Š	
0250-001-0001	2006	48*	Am	6110-108-0001	2006	48*	Am	
0250-101-0932	2006	48*	Am ³⁷	6110-113-0001	2006	48*	Am	
0250-111-0001	2006	48*	Am ³⁷	6110-128-0001	2006	48*	Am	
0520-001-0001	2006	48*	Am	6110-137-0001	2006	48*	Am	
.020 001 0001	2006	790	S 870	6110-141-0001	2006	48*	R	
0520-001-0044	2006	48*	Am	6110-156-0001	2006	79*	S	
0520-101-0001	2006	48*	Am	6110-161-0001	2006	48*	Am	
0520-495	2006	790	Ad 870	0.110 101 0001	2006	79*	S	
0690-002-0001	2006	733 *	Am	6110-182-0001	2006	48*	Am	
0690-102-0001	2006	48*	Am ³⁷	6110-190-0001	2006	48*	Am	
5570 102 0001	2006	733 *	Am ³⁷	0110 170 0001	2006	79*	S	
760-001-0002	2006	733 *	Am	6110-195-0001	2006	48*	Am	
2640-101-0046	2006	48*	Am	6110-196-0001	2006	48*	Am	
2660-001-0042	2006	48*	Am ³⁷	6110-204-0001	2006	48*	Am	
2660-001-0042	2006	48*	S 37	6110-211-0001	2006	79*	S	
2660-001-0890	2006	48*	S 37	6110-243-0001	2006	79*	S	
3540-002-3007	2006	229*	S	6110-260-0001	2006	48*	Ad	
3540-001-0001	2006	733 *	Am	6110-262-0001	2006	48*	R R	
3540-001-0928 3540-006-0001	2006	229*	S	6110-265-0001	2006	48*	Am	
8600-001-0001	2006	48*	Am ³⁷	6110-268-0001	2006	48*	Ad	
3790-001-0001	2006	48*	Am ³⁷	6110-295-0001	2006	48*	Am	
3820-001-0001	2006	48*	Am	6360-101-0001	2006	48*	Am ³⁷	
3860-001-0001	2006	48*	Am	6440-001-0001	2006	48*	Am 37	
3900-001-0001	2006	48*	Am ³⁷	6610-001-0001	2006	48*	Am ³⁷	
3940-001-0044	2006	48*	Am	8885-295-0001	2006	48*	Am	
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3940-001-0193	2006	48*	Ch. 48) Am	9210-101-0001 9210-105-0001	2006 2006	48* 48*	Am Ad	
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3940-001-3058	2006	733 *	Am (as am by	9619-399-0001	2006 2006	209*	S	
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			Stats. 2006,		2006	237*	S	
2040-015-0420	2006	733*	Ch. 48)				S	
3940-015-0439	2006		Ad(RN)		2006	238 * 240 *	S	
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8960-001-0014	2006		Am		2006	210*		
960-001-0557	2006	48*	Am		2006	237*	S	
120-001-0001	2006	48*	Am Am ³⁷		2006	238*	S	
1260-001-0001	2006	48*	Aifi Am 37	0000 001 0000	2006	240*	S	
1260-111-0001	2006	48 *	Am ³⁷	9800-001-0988	2006	209*	S	
280-001-0001	2006	48 *	Am		2006	210*	S	
1280-102-0001	2006	48 *	Am		2006	237*	S	
1280-103-0001	2006	48*	R		2006	238*	S	
1280-112-0236	2006	683	Ad		2006	240*	S	

1999-2006 Superior Numbers

- * Effective immediately.
- 1 Operative January 1, 2000.
- 2 Repeal operative January 1, 2000.
- 3 Contingent effect.
- 4 Inoperative July 1, 2001.
- 5 Repeal operative January 1, 2002.
- 6 Operative for taxable years beginning on or after January 1, 1998.
- 7 Repeal operative August 7, 1999.
- 8 Operative January 1, 2002.
- 9 Paragraphs (1) to (3), inclusive, of subdivision (b) shall not become operative unless and until the Regents of the University of California adopt a resolution within the meaning of Sections 92851, 92856, and 99221 of the Education Code.
- 10 Operative when Los Angeles County Board of Supervisors, by resolution adopted by majority vote, makes provisions of this section applicable in the county.
- 11 Inoperative July 31, 1999.
- 12 Inoperative July 1, 1999.
- 13 Repeal deleted by amendment.
- 14 Inoperative January 1, 2001.
- 15 Repeal operative July 1, 1999.
- 16 Operative July 1, 1999.
- 17 Operative pursuant to the provisions of Sec. 25390.9 of the Health and Safety Code, as added by Ch. 23, Stats. 1999.
- 18 Repeal operative January 1, 2005.
- 19 Repeal operative January 1, 2004.
- 20 Repeal operative January 1, 2003.
- 21 Inoperative July 1, 2002.
- 22 Operative January 1, 2004.
- 23 In effect until the effective date of the Budget Act of 2000 or June 30, 2000, whichever occurs later.
- 24 Repeal operative January 1, 2001.
- 25 Operative January 1, 2001.
- 27 Repeal operative on June 30, 2000, or on the day following the execution of the transfers required under Sections 4, 5, and 6 of Chapter 85 of the Statutes of 1999, whichever date is first.
- 28 Operative on June 30, 2000, or on the day following the execution of the transfers required under Sections 4, 5, and 6 of Chapter 85 of the Statutes of 1999, whichever date is first.
- 29 Not operative unless an amendment to the California Constitution is placed on the ballot by the Legislature and is approved by the statewide electorate during the 2000 calendar year, that would do as specified in Sec. 11 of act.
- 30 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 1999 calendar year and takes effect on or before January 1, 2000, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 31 Inoperative June 30, 2000.

- 32 Operative only if an appropriation is made for its purposes in the Budget Act of 1999, or in another statute enacted during the first calendar year of the 1999–2000 Regular Session, and shall be funded exclusively with funds appropriated thereby.
- 33 Effective only until the effective date of the Budget Act of 2000 or July 1, 2000, whichever occurs later.
- 34 Operative January 1, 2003.
- 35 Operative July 1, 2002.
- 36 Inoperative date deleted by amendment.
- 37 See Governor's Item Veto Message.
- 38 Repeal operative January 1, 2010.
- 39 Repeal operative July 1, 2000.
- 40 This section prevails over the same-numbered section as added to the Water Code by Ch. 92, Stats. 1999.
- 41 Repealed as of the date the relinquishment authorized under subd. (b) becomes effective.
- 42 Subdivision (m), paragraph (1) shall become inoperative when the State Department of Health Services has obtained all necessary federal approvals pursuant to Welfare and Institutions Code Section 14132.95, subdivision (j), paragraph (3).
- 43 Repeal operative January 1, 2006.
- 44 Operative March 1, 2000.
- 45 Inoperative July 1, 2000.
- 46 Subdivision (b), paragraph (1) shall become inoperative January 1, 2005.
- 47 The changes to subdivision (c) made by the act adding this subdivision shall apply to each taxable year beginning on or after January 1, 1999.
- 48 Inoperative on the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Gardendale Street and Telegraph Boulevard within the city.
- 49 Operative January 1 following the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of route 19 located between Gardendale Street and Telegraph Boulevard within the city.
- 50 Operative as of the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Gardendale Street and Telegraph Boulevard within the city, pursuant to subdivision (c) of Section 319, as that section read on the day before it was repealed pursuant to the act that added this section during the 1999–2000 Regular Session.
- 51 Operative November 1, 2000.
- 52 Repeal operative on effective date of a final judgment based on a claim under California or United States Constitution holding that evidence that is relevant, reliable, and material may not be considered for purposes of a judicial determination of factual innocence under this section.
- 53 In the event that the Department of Finance determines that the program operated under the authority of the waiver described in subd. (aa), para. (2) is no longer cost-effective, subd. (aa) shall become inoperative on the first day of the first month following the issuance of a 30-day notification of that determination in writing by the Department of Finance to the chairperson in each house that considers appropriations, the chairpersons of the committees, and the appropriate subcommittees in each house that considers the State Budget, and the Chairperson of the Joint Legislative Budget Committee.
- 54 Inoperative date repealed.
- 55 Not operative in any county until the time the board of retirement, by a majority vote, makes this section applicable in the county.

- 56 Operative July 1, 2000.
- 57 Termination date repealed.
- 58 Repeal operative January 1, 2006. However, if, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 9.5 (Sec. 18805 et seq.)) made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC 18808(c), as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of the calendar year.
- 59 Inoperative date for para. (9) of subd. (b) deleted by amendment.
- 60 Repeal operative January 1, 2005. However, if the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 3 (Sec. 18721 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2001, or the adjusted amount specified in RTC 18724(c) for any subsequent taxable year, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 61 The changes made to RTC 23305.5 by this act shall apply to taxable years beginning on or after January 1, 1997.
- 62 Inoperative June 30, 2003.
- 63 Operative January 1, 2005.
- 64 The provisions of this act shall become operative on the first day of the first calendar quarter commencing more than 90 days after the effective date of this act.
- 65 Repeal operative January 1, 2005. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 6 (Sec. 18761 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2000, or the adjusted amount specified in RTC 18766(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 66 Inoperative not later than 60 days from the date the Director of Transportation receives notice from the United States Secretary of Transportation that future operation of this section will result in a reduction of the state's share of federal highway funds pursuant to Section 131 of Title 23 of the United States Code.
- 67 Operative on January 1 immediately following the date the Secretary of State receives the notice required under paragraph (2) of this section.
- 68 Repeal operative January 1, 2008.
- 69 Operative January 1, 2008.
- 70 Inoperative July 1, 2004.
- 71 Amendments to section not implemented until July 1, 2001, unless otherwise authorized by the Department of Information Technology pursuant to Executive Order D-3-99.
- 72 Repeal operative January 1 of the fifth taxable year following the first appearance of the Birth Defects Research Fund on the tax return or January 1, 2007, whichever occurs first. If, in any calendar year after the first taxable year the Birth Defects Research Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in subd. (c), RTC Sec. 18865 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 73 Inoperative July 1, 2003.
- 74 Repeal operative June 30, 2005.
- 75 Repeal operative January 1, 2007.

- 76 Operative January 1, 2001, with respect to any cash register or other machine or device that electronically prints receipts for credit card transactions that is first put into use on or after January 1, 2001; operative January 1, 2004, with respect to any cash register or other machine or device that electronically prints receipts for credit card transactions that is in use before January 1, 2001.
- 77 Inoperative January 1, 2000.
- 78 Repeal operative January 1 of an unspecified year.
- 79 Inoperative July 1, 2005.
- 80 Operative January 1, 2006.
- 81 Operative July 1, 2005.
- 82 Not operative.
- 84 The changes made to subdivision (b) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of those changes in the annual Budget Act or in another measure.
- 85 The changes made to subdivision (a) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of those changes in the annual Budget Act or in another measure.
- 86 The change made to subdivision (c) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of that change in the annual Budget Act or in another measure.
- 87 Operative only if there is an appropriation in the Budget Act to fund the provisions of this act.
- 88 Operative by voter approval of the Veterans' Homes Bond Act of 2000, as set forth in Section 2 of this act (M&VC Ch. 2 (Sec. 1100 et seq.)), at the March 7, 2000, statewide primary election, Prop. 16.
- 89 Approved by voters at March 7, 2000, election, Prop. 16.
- 90 Approved by voters at March 7, 2000, election, Prop. 12.
- 92 Operative in the County of San Diego when the board of supervisors adopts a resolution declaring this section operative.
- 93 Operative only if the federal waiver identified under Section 14495.10 of the Welfare and Institutions Code is approved by the federal Health Care Financing Administration.
- 94 Paragraphs (2) and (3) of subdivision (b) inoperative January 1, 2001.
- 95 Repeal operative July 1, 2003.
- 96 Operative July 1, 2001.
- 98 Inoperative July 1, 2006.
- 99 Subdivision (g) operative January 1, 2001.
- 100 Operative January 1, 2007.
- 101 Clause (iv), of subparagraph (B), of paragraph (4), of subdivision (d), of this section shall be operative for the 1999–2000 fiscal year only to the extent that moneys are appropriated for purposes of that clause in the Budget Act of 1999 by an appropriation that specifically references that clause.
- 103 In effect as long as Section 42 of the Internal Revenue Code, relating to low-income housing credits, remains in effect.
- 104 Operative June 1, 2001.
- 105 Subdivision (*l*) operative January 1, 2001.
- 106 Applicable to taxable years beginning on or after January 1, 1999.
- 107 Operative only when funds are specifically appropriated for the purposes of the California YouthBuild Act.
- 110 Prevails over and supersedes Chapter 461, Statutes of 1999, Reg. Sess., with regard to this section.

- 111 Repeal operative January 1, 2011.
- 112 This act shall become effective on January 1, 2000, and shall become operative on the date that the Governor, by executive order, establishes the Department of Managed Care or July 1, 2000, whichever occurs first.
- 113 Inoperative date for subdivision (p) deleted by amendment.
- 114 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 115 Operative as of the date of approval by the governing board of the Los Angeles Unified School District of the contract to provide air-conditioning to 150 schools within the district.
- 116 Subdivision (a), paragraph (2) is repealed on January 1, 2005.
- 117 Operative only for as long as Fam C Sec. 17704 requires participating counties to report data to the department.
- 118 Operative July 1, 1998.
- 119 Paragraph (1) subd. (a) inoperative January 1, 2000. Paragraph (2) subd. (a) operative January 1, 2000.
- 120 Paragraph (1) subd. (c) inoperative January 1, 2000. Paragraph (2) subd. (c) operative January 1, 2000.
- 121 Applicable on and after the property tax lien date on January 1, 2000.
- 122 Subdivision (e) of this section shall become operative on July 1, 2000, and shall be implemented only to the extent that funds are appropriated for its purposes in the Budget Act.
- 123 Approved by voters at March 7, 2000, election, Prop. 13.
- 124 This section shall remain in effect only until the operative date of the independent review process established by Chapter 533 of the Statutes of 1999, and as of that date is repealed.
- 127 Not operative unless the Board of Administration of the Public Employees' Retirement System adopts a resolution that does both of the following: (A) employs, for the June 30, 1998, valuation, 95 percent of the market value of assets of the state employer as the actuarial value of the assets; and (b) amortizes the June 30, 1998, excess assets over a period of 20 years, beginning July 1, 1999.
- 129 Subdivision (a) shall only become operative upon a determination by the Director of Finance that funds are available to make an adjustment pursuant to subdivision (h) of EDC Sec. 60640.
- 130 Repeal operative August 1, 2000.
- 131 Inoperative on the date that the director executes a declaration stating that Section 11265.2 of the Welfare and Institutions Code, as added by the act adding this subdivision, is fully implemented statewide, and shall be repealed on January 1 of the year following the year in which it becomes inoperative.
- 132 Paragraph (2) of subdivision (a) inoperative January 1, 2004.
- 133 Inoperative July 1, 2000, and repealed January 1, 2001, if all of the events described in Section 901 of the Pajaro River Watershed Flood Prevention Authority Act (Stats. 1999, Ch. 963) occur.
- 134 Applicable to taxable years beginning on or after January 1, 1998.
- 135 Applicable to income years beginning on or after January 1, 1998.
- 136 Applicable to taxable or income years beginning on or after January 1, 1998.
- 137 The amendments made to subdivision (a) shall apply to all income years for which the Franchise Tax Board may propose an assessment or allow a claim for refund.
- 138 Subdivision (h) shall remain operative until January 1, 2005, and as of that date shall be repealed.

- 139 Subdivision (m) shall remain operative only until January 1, 2005.
- 140 Operative on January 1 of the year following the year in which it becomes inoperative.
- 142 Inoperative January 1, 2005, or on such earlier date as the Board of Administration of the Public Employees' Retirement System makes a formal determination that HMOs are no longer the most cost-effective health care plans offered by the board.
- 143 Repealed as of January 1 following the Secretary of State's submittal to the Legislature of the report regarding the special handling fee charged for preclearance documents and expedited filings provided for in Gov. C. Sec. 12208.
- 144 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of Sections 3 to 18, inclusive, of this act shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 1999 calendar year and takes effect on or before January 1, 2000, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 145 Repeal operative December 31, 2002.
- 146 Inoperative April 1, 2005.
- 147 Subdivision (e) of this section shall be operative only until January 1, 2003.
- 148 Inoperative February 1, 2000.
- 149 Inoperative June 30, 2001.
- 152 Repealed on January 1 of the fifth taxable year following the notification required under subd. (a) of Sec. 18821, RTC, unless a later enacted statute, which is enacted before that date, deletes that date. However, if, in any calendar year, beginning in the year 2001, the Franchise Tax Board estimates by September 1 that contributions described in Art. 11, Ch. 3, Pt. 10.2, Div. 1 (Sec. 18821 et seq.) RTC, made on returns filed in that calendar year will be less than \$250,000 then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 153 Subdivision (c) of this section inoperative December 31, 2001.
- 154 Subd. (b), paragraph (10) shall be operative only to the extent that funds for purposes of paragraph (10) are appropriated in the annual Budget Act.
- 155 Repeal operative April 1, 2000.
- 156 Operative December 31, 2003.
- 157 Not operative until the State Mining and Geology Board approves the County of Yolo implementing ordinance governing in-channel noncommercial extraction activities carried out pursuant to the Cache Resource Management Plan and notifies the Secretary of State in writing of that approval.
- 160 Rejected by voters at March 7, 2000, election, Prop. 15.
- 161 Repealed as of January 1 following the Secretary of State's submittal to the Legislature of the report regarding the special handling fee charged for preclearance documents and expedited filings provided for in Gov. C. Sec. 12182.
- 162 Second paragraph of subdivision (l) operative January 1, 2001.
- 163 Subparagraph (A) shall become inoperative on October 1, 2002.
- 164 Applicable to the entire 1999–2000 fiscal year, regardless of the effective date of act.
- 165 Approved by voters at March 7, 2000, election, Prop. 14.

- 166 This section shall prevail over Section 1874.8 of the Insurance Code as added by Chapter 884 of the Statutes of 1999 to the extent that it provides for the allocation and distribution of funds under the program established to target organized fraud activity.
- 167 Section 1874.8 of the Insurance Code as added by Chapter 885 of the Statutes of 1999 shall prevail to the extent that it provides for the allocation and distribution of funds under the program established to target organized fraud activity.
- 168 Section is inoperative if federal approval is not obtained for its implementation. Section shall also become immediately inoperative in the event there is a final judicial determination by any court of appellate jurisdiction or a final determination by the administrator of the federal Health Care Financing Administration that the supplemental reimbursement provided in this section must be made to any facility not described therein.
- 169 Amendments not operative unless the Board of Administration of the Public Employees' Retirement System adopts a resolution that does both of the following: (A) employs, for the June 30, 1998, valuation, 95 percent of the market value of assets of the state employer as the actuarial value of the assets; and (B) amortizes the June 30, 1998, excess assets over a period of 20 years, beginning July 1, 1999.
- 170 Rejected by voters at March 7, 2000, election, Prop. 30.
- 171 Rejected by voters at March 7, 2000, election, Prop. 31.
- 173 Amendments made to this section by the act adding subdivision (e) shall apply to income years beginning on or after January 1, 1999.
- 174 Inoperative January 1, 2006.
- 175 Operative July 1, 2003.
- 181 Proposed by Chapter 629, Statutes of 1998.
- 182 Proposed by Chapter 760, Statutes of 1998.
- 183 Proposed by Chapter 800, Statutes of 1998.
- 184 Proposed by Chapter 409, Statutes of 1998.
- 185 Operative upon passage of the "Smaller Classes, Safer Schools and Financial Accountability Act", approved by voters at November 7, 2000, general election, Prop. 39.
- 186 Approved by voters at November 7, 2000, election, Prop. 32.
- 187 Repeal operative July 1, 2005.
- 188 Effective January 1, 2003.
- 189 Inoperative June 30, 2010.
- 190 Subdivision (b) to (f), inclusive, shall be inoperative from the operative date of Subdivision (g) to June 30, 2001, inclusive.
- 191 Inoperative January 1, 2002.
- 192 Operative January 1, 2011.
- 193 Inoperative July 31, 2004.
- 194 Repeal operative July 1, 2001.
- 195 Operative June 30, 2001.
- 196 Inoperative June 30, 2006.
- 197 Inoperative September 1, 2003.
- 198 Inoperative June 30, 2004.
- 199 Repeal operative December 1, 2005.
- 200 Effective only until the effective date of the Budget Act of 2001 or June 30, 2001, whichever occurs first.
- 201 Paragraph (2) of subdivision (a) inoperative January 1, 2005.
- 202 Paragraph (1) of subdivision (d) operative for the 2000–01 fiscal year and each year thereafter unless otherwise provided in paragraphs (2), (3), (4), and (5).

- Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 204 Paragraph (4) of subdivision (b), subdivision (c), and paragraph (3) of subdivision (d) shall become inoperative, and are repealed as of December 31, 2001.

205 Repeal operative December 31, 2003.

206 Inoperative April 10, 2005.

207 Repeal operative July 1, 2006.

208 Repeal operative December 31, 2005.

210 Approved by voters at November 7, 2000, election, Prop. 34.

- 211 This section shall become effective with regard to the March 31 holiday only when the Department of Personnel Administration notifies the Legislature that the language contained in this section has been agreed to by all exclusive representatives, and the Department of Personnel Administration authorizes this holiday to be applied to employees designated as excluded from the Ralph C. Dills Act (Ch. 10.3 (Sec. 3512 et seq.), Div. 4, Title 1 of the Government Code), and the necessary statutes are amended to reflect this change.
- 214 Subdivision (e) of this section inoperative January 1, 2004.
- 215 Not operative in any county until such time as the board of supervisors shall, by resolution adopted by majority vote, make the provisions of this section applicable in that county.
- Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 217 Repeal operative January 1, 2003, except that the binding commitments in paragraph (5) of subdivision (e) shall remain in effect after that date.

218 Operative March 31, 2002.

- 219 Subdivision (d) operative only if the director executes a declaration, that shall be retained by the director, stating that the surety bonds described in this paragraph are commercially offered throughout the state and by more than one vendor.
- 220 Subdivision (a) operative only if the director executes a declaration, that shall be retained by the director, stating that the surety bonds described in this paragraph are commercially offered throughout the state and by more than one vendor.

222 Inoperative June 1, 2002.

- 224 Subdivision (c) of this section inoperative January 1, 2003.
- 225 Subdivision (g) shall become inoperative on January 1, 2007.
- 227 Inoperative on the date that all encumbrances incurred for the projects funded under paragraph (3) of subdivision (c) have been liquidated or on June 30, 2006, whichever date is later, and as of the January 1 immediately following that date is repealed.

- 228 Inoperative April 1, 2006.
- 229 Section not operative until (1) the City of Watsonville and the County of Santa Cruz both have housing elements in their respective general plans certified by the Department of Housing and Community Development and unless (2) either the City of Watsonville or the County of Santa Cruz takes any official action to amend or repeal the supermajority voting requirements as contained in the Memorandum of Understanding.
- 230 Effective retroactively to January 1, 2000.
- 231 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Lung Disease and Asthma Research Fund on the tax return. If, in any calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18835(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 232 Operative January 1, 2010.
- 233 Inoperative on (1) January 1, 2004, or (2) the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- 234 Operative on January 1, 2004, or the January 1 following the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- Operative on (1) January 1, 2004, or (2) the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- 236 The amendments to this section made by Stats. 2000, Ch. 442, prevail over the amendments made by this act.
- 238 The provisions of this act shall become operative on the first day of the first month commencing more than 90 days after the effective date of this act.
- 240 Repeal operative on one of the following dates, whichever comes first: (1) January 1, 2002; (2) The date that all motor carriers of passengers that operate regular service on the route described in subdivision (a) of this section operate only vehicles on that route that are fully accessible to disabled passengers who rely substantially on the use of wheelchairs; (3) The date that the memorandum of understanding described in Section 14035.57 is executed by all parties listed in that section.
- 241 Subdivision (d) inoperative on July 1, 2003.
- Section is effective until such time as Gov. C. Sec. 3502.5 is amended to provide that a 30-percent or greater showing of interest by means of a petition requires an election regarding an agency shop, and a vote at that election of 50 percent plus one of those voting secures an agency shop arrangement, and as of that date is repealed.
- 243 Operative only if Gov. C. Sec. 3502.5 is amended to provide that a 30-percent or greater showing of interest by means of a petition requires an election regarding an agency shop, and a vote at that election of 50 percent plus one of those voting secures an agency shop arrangement.
- 244 Repeal operative January 2, 2006.
- 245 Subdivisions (b) and (d) operative July 1, 2001.
- 246 Operative September 1, 2001.

- 248 Repealed on the effective date of legislation implementing the San Diego Regional Government Efficiency Commission's plan for consolidation of regional agencies.
- Section in effect only until January 1, 2006, and as of that date is repealed, unless a later enacted statute, which is chaptered before January 1, 2006, deletes or extends that date, or unless tax-increment moneys have, prior to that date, been received by the joint powers agency, in which case the date of repeal of this section shall be extended until the time that the joint powers agency shall expend these funds in accordance with this section.
- 250 Paragraph (4) of subdivision (d) inoperative July 1, 2004.
- 251 Approved by voters at March 5, 2002, election, Prop. 44.
- 252 Repeal operative January 1 of the third taxable year following the first appearance of the National World War II Veterans Memorial Trust Fund on the tax return. If, in any calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18704(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 253 Operative April 1, 2001.
- 255 Inoperative September 30, 2004.
- 256 Inoperative if federal approval is not obtained for implementation of this section.
- 257 Inoperative April 1, 2003.
- 258 Repeal operative January 31, 2003.
- 259 Operative three months after Contractors' State License Board adopts regulations referenced in paragraph (1) of subdivision (a) of this section.
- 260 This section supersedes Section 50898.2 of the Health and Safety Code, as added by Chapter 83 of the Statutes of 2000, which section shall not become operative.
- Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 263 Subdivision (c) of this section inoperative January 1, 2004.
- 265 Operative when moneys are appropriated for deposit in the Rice Straw Demonstration Project Grant Fund, created pursuant to H & S C Sec. 39751, by the Legislature, or when moneys are transferred to that fund by any other entity.
- 267 Subparagraph (B) of paragraph (1) of subdivision (d) operative January 1, 2002.
- 268 The amendments made to Section 17052.2 of the Revenue and Taxation Code by this act shall apply to taxable years beginning on or after January 1, 2000.
- 269 Operative July 1, 2002, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise this section shall become operative July 1, 2003.
- 270 Inoperative July 1, 2002, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become inoperative July 1, 2003.
- 273 Section shall be operative as long as the district does not provide water, drainage services, electricity, flood control services, or sewage disposal services for domestic purposes for residents of the district, and shall become inoperative if the district commences to provide any of those services.

- 274 Inoperative July 1, 2003, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become inoperative July 1, 2004.
- 275 Operative July 1, 2003, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become operative July 1, 2004.
- 279 This section shall become operative upon the appropriation of sufficient funds in the Budget Act to implement this section.
- 280 Operative until January 1, 2004, and repealed as of that date.
- 281 Operative only during those fiscal years for which funds are appropriated in the annual Budget Act to implement this part, or are made available from contributions or donations from the sources identified in PRC Section 71101.
- 282 Subdivisions (b), (c), and (d) inoperative January 1, 2007.
- 283 Subdivision (d) not operative.
- 284 Inoperative June 1, 2010.
- 285 Inoperative April 1, 2002.
- 286 Operative April 1, 2002.
- Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 288 Inoperative November 30, 2004.
- 289 Operative for those years in which there is an appropriation from the General Fund in the Budget Act.
- 290 Operative pursuant to the provisions of Sec. 25390.9 of the Health and Safety Code, as amended by Ch. 912, Stats. 2000.
- 291 Operative only until the operative date of Chapter 861 of the Statutes of 2000.
- 292 Operative upon the operative date of Chapter 861 of the Statutes of 2000.
- 293 Operative for vehicle registrations that expire on or after December 31, 2001.
- 294 Effective July 1, 2001.
- 295 Conditional operation provision repealed.
- 296 Inoperative February 2, 2001.
- 297 Operative July 1, 2001, except that the additional vehicle license fee offset established by this section shall continue to be operative on or after July 1, 2001, with respect to those vehicle license fees with a final due date before July 1, 2001.
- 298 Operative retroactively to January 1, 2000.
- 299 Repeal operative March 1, 2006.
- 300 Inoperative July 1, 2008.
- 301 Operative January 1, 2009.
- 302 Inoperative on the date that all encumbrances incurred for the projects funded under paragraph (3) of subdivision (c) have been liquidated or on June 30, 2008, whichever date is later, and as of the January 1 immediately following that date is repealed.
- 303 Operative only until the effective date of the Budget Act of 2002 or June 30, 2002, whichever occurs later.
- 304 Except as provided in subdivision (b) of HSC Section 51455, this section shall not be operative on and after January 1, 2002.

- 305 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2001 calendar year and takes effect on or before January 1, 2002, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 306 Inoperative date for paragraphs (2) and (3) of subdivision (b) deleted by amendment.
- 307 This section shall not be operative in any county until it is adopted by a majority vote of the board of supervisors.
- 308 Repeal operative January 1, 2004, or on the date that all motor carriers of passengers that operate regular service on the route described in subd. (a) of this section operate only vehicles on that route that are fully accessible to disabled passengers who rely substantially on the use of wheelchairs, whichever occurs first.
- 309 Effective retroactively to December 21, 2000.
- 310 Not operative unless and until the county board of supervisors, by resolution adopted by a majority vote, make this section operative in the county.
- 311 Inoperative if an unappealable court decision or judgment determines that specified conditions apply.
- 312 Repeal operative July 1, 2007.
- 313 Operative only to the extent that funds are appropriated for its purpose in the annual Budget Act.
- 314 Subdivision (p) (9) (B) shall only remain operative until the Sierra Valley District Hospital is annexed by the Eastern Plumas Health Care District or January 1, 2008, whichever occurs first.
- 315 Paragraph (1) of subdivision (b) shall not be effective with respect to the director appointed by the Santa Clarita Water Company until a court of competent jurisdiction issues a final decision holding that the Castaic Lake Water Agency acquired the property.
- 316 Subdivision (c) inoperative on and after January 1, 2007.
- 317 Repeal operative January 1, 2009.
- 318 Repeal operative January 1 of the fifth taxable year following the first appearance of the Lupus Foundation of America, California Chapters Fund on the tax return. If, in any calendar year after the second taxable year the Lupus Foundation of America, California Chapters Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand (\$250,000), or the adjusted amount specified in subd. (c), RTC Sec. 18840 for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 319 Inoperative July 1, 2009.
- 320 Implemented January 1, 2003.
- 322 This section shall become inoperative after the lien date in 2012, and as of January 1, 2013, is repealed.
- 323 Repeal operative December 31, 2007.
- 324 Operative on the date the Director of Finance makes the determination described in subdivision (d) of Section 7152.7 of the Health and Safety Code.
- 325 Inoperative on the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.

- 326 Operative January 1 following the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.
- 327 Operative on the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.
- 328 Inoperative on the date the Director of Finance makes the determination described in subdivision (d) of Section 7152.7 of the Health and Safety Code.
- 330 Amendments to this section made by the act adding subdivision (s) shall apply only to taxable years beginning on or after January 1, 1994, except that paragraph (1) of subdivision (q), as amended, shall apply to taxable years beginning on or after January 1, 1993.
- 331 Subdivisions (a), (b), and (c) shall become operative on July 1, 2002. Subdivisions (d) and (e) shall become operative on July 1, 2002, or as soon thereafter as administratively feasible, as determined by the registrar, but not later than January 2, 2003.
- 332 Clause (xvi) of subparagraph (A) of paragraph (2) of subdivision (c) of Section 25160.2 of the Health and Safety Code shall not become operative unless Section 25163.2 of the Health and Safety Code, as that section is proposed to be added by Assembly Bill No. 1708 of the 2001–02 Regular Session, also becomes operative.
- 333 Inoperative upon the adoption by the Fish and Game Commission of a market squid fishery management plan and the adoption of implementing regulations pursuant to Section 8425, and repealed six months thereafter.
- 334 Inoperative on January 1, 2003.
- 335 Operative January 1, 2004, only if funding is approved in the Budget Act of 2003 for the purposes of increased reimbursements pursuant to this article.
- 336 Not implemented unless and until funds are appropriated by the Legislature in the annual Budget Act or another statute.
- 337 Repeal operative December 1, 2006.
- 338 Except for the provisions of subparagraph (C) of paragraph (3) of subdivision (a) of Section 1748.13 which shall become operative on January 1, 2002, this act shall become operative on July 1, 2002.
- 340 Operative on July 1, 2002, and only if funds are appropriated to the Department of Justice in the 2002–03 Budget Act for the purposes described in this article.
- 341 This part shall remain in effect only until January 1, 2004, and as of that date is repealed, provided that the interim report required by Section 38066 of the Revenue and Taxation Code is submitted to the Governor and the Legislature on or before December 1, 2002. If the interim report is not submitted to the Governor and the Legislature on or before December 1, 2002, this part shall remain in effect only until January 1, 2003, and as of that date is repealed.
- Operative only if the Budget Act of 2001 for the 2001–02 fiscal year contains an appropriation for the Rural Transit System Grant Program.
- 344 Subdivisions (e) to (i), inclusive, shall become inoperative on January 1, 2006.
- 345 Inoperative March 31, 2004.
- 347 This section shall become inoperative on July 1, 2003, and as of January 1, 2004, is repealed, at which time the member's retirement contribution rate shall be restored to the levels in effect on August 30, 2001, as defined in Section 20687.
- 348 Inoperative July 1, 2011.
- 349 Repeal operative January 1, 2012.
- 350 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, add, repeals and adds, or repeals a section that is amended, added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 351 Not operative in the county until the board of supervisors, by resolution adopted by a majority vote, makes the provisions of this section applicable in the county.
- 352 Repeal operative December 31, 2008.

- 353 Approved by voters at March 5, 2002, election, Prop. 40.
- 354 This section shall only be applicable to Los Angeles County and shall not become operative until the board of supervisors of that county elects, by resolution adopted by a majority vote, to make this section operative in the county.
- 355 Inoperative July 1, 2020.
- 356 Operative January 1, 2021.
- 357 Operative on the date that Assembly Constitutional Amendment No. 4 (Res. Ch. 87, Stats. 2001) is approved by the voters.
- 359 Effective on the earlier of July 1, 2003, or the effective date of regulations adopted by the California State Board of Pharmacy pursuant to B&PC Section 4127.
- 360 Operative upon the allocation of positions to the California State Board of Pharmacy for the implementation of the provisions of B&PC Article 7.5 (Sec. 4127 et seq.) in the annual Budget Act.
- 361 Operative January 1, 2005, or on the date the board of directors of the sanitation district notifies the Legislature that construction of a pipeline facility in the unincorporated portion of Yolo County is completed, whichever is later.
- 362 This chapter shall become effective at such time as it is adopted in substantially similar form by this state and one or more states, subject to specified conditions.
- 363 The changes made to subdivision (a) by the act adding paragraph (6) of subdivision (a) shall apply to taxable years beginning on or after January 1, 2001.
- 364 Inoperative April 1, 2003, unless the California Integrated Waste Management Board adopts and submits regulations governing the operation of organic composting sites to the Office of Administrative Law pursuant to subdivision (c) of Section 43209.1 of the Public Resources Code on or prior to that date.
- 365 Operative April 1, 2003, unless the California Integrated Waste Management Board adopts and submits regulations governing the operation of organic composting sites to the Office of Administrative Law pursuant to subdivision (c) of Section 43209.1 of the Public Resources Code on or prior to that date.
- 366 This section shall become operative only upon enactment into law of amendments to the Federal Internal Revenue Code to impose an excise tax on a transfer of structured settlement payment rights if the transfer is not approved by a court.
- 368 Subdivision (a) of this section shall become operative only if both of the following occur: (1) the Director of Motor Vehicles makes a written finding that the implementation of subdivision (a) is necessary to ensure that there is a sufficient and stable supply of rental cars available in California; and (2) the Executive Officer of the State Air Resources Board makes a written finding that the implementation of subdivision (a) will not result in a significant adverse impact upon air quality.
- Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2001 calendar year and takes effect on or before January 1, 2002, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 370 Any section of any act enacted by the Legislature during the 2001 calendar year, other than Chapter 159 of the Statutes of 2001 (relating to maintenance of the codes), that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 371 Repeal operative December 1, 2007.

- 372 Subdivision (a) operative upon the effective date of the annexation of all or part of the Annexed Area by the City of Newport Beach.
- Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 374 This section shall remain in effect only until the date that the California Transportation Commission notifies the Secretary of State that sufficient funds have been generated to meet the obligations identified in paragraph (4) of subdivision (b) of Section 188.5 of the Streets and Highways Code, and repayment of any outstanding debt secured by tolls, and as of that date is repealed.
- 375 Repeal operative July 1, 2004.
- 376 Subdivision (e) effective until January 1, 2006.
- 377 This section shall become inoperative on the effective date of the relinquishment described in subdivision (c) or (d), whichever date is later, and as of January 1 following that date is repealed.
- 378 Operative on the later date, as between the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Century Boulevard and Telegraph Road within the City of Downey, pursuant to subdivision (c) of Section 319, and the effective date of the relinquishment by the commission to the City of Bellflower of the portion of Route 19 located between the southerly city limit of the City of Bellflower near Rose Avenue and Foster Road within the City of Bellflower, pursuant to subdivision (d) of Section 319, as that section read on the day before it was repealed pursuant to the act that amended this section during the 2001–02 Regular Session.
- 379 Subdivisions (c) and (d) and paragraph (3) of subdivision (e) shall become inoperative, and are repealed as of December 31, 2001.
- 381 Approved by voters at March 5, 2002, election, Prop. 41.
- 382 Inoperative January 1, 2004.
- 383 Applicable to taxable years beginning on or after January 1, 2002.
- 384 Inoperative July 1, 2010.
- 385 Operative December 2, 2002.
- 386 Operative only if ACA 9 of the 2001–02 Regular Session is adopted by the voters and amends the California Constitution by adding Section 2.5 to Article II thereof.
- 387 Repeal operative upon receipt of notice by Secretary of State of the Attorney General's determination that the Electricity Oversight Board has been abolished, merged with, or replaced by, another agency, or that the functions of the board have been duplicated by statute, executive order, or otherwise; or as of January 1, 2003, whichever is earlier.
- 388 Operative August 31, 2001.
- 389 Approved by voters at November 5, 2002, election, Prop. 46.
- 390 Operative March 6, 2002.
- 391 Operative July 1, 2004.
- 392 Subdivision (b) shall be operative only until January 1, 2005.
- 393 Inoperative when building standards become effective after approval by the California Building Standards Commission pursuant to H&SC Ch. 4 (Sec. 18935 et seq.) that permit the construction of structures that use baled straw as a loadbearing or nonloadbearing material and that are safe to the public.
- 394 Approved by voters at November 5, 2002, election, Prop. 47.
- 395 Effective only upon approval by the voters, at the 2004 direct primary election, of the Kindergarten-University Public Education Facilities Bond Act of 2004, as set forth in Section 31 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC).

- 396 Operative upon approval of the voters, at the November 2, 2004, statewide general election, of the Kindergarten-University Public Education Facilities Bond Act of 2004, as set forth in Section 31.5 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC), if the voters do not approve the Kindergarten-University Public Education Facilities Bond Act of 2004, as set forth in Section 31 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC), at the 2004 direct primary election.
- 397 Paragraph (1) of subdivision (a) shall become inoperative commencing on the effective date of the measure that amended this section to add this paragraph, and shall remain inoperative through the date of the 2004 direct primary election after which date paragraph (1) shall again become operative.
- 398 For taxable years beginning on or after January 1, 2002, Sections 529(c) and 529(e) of the Internal Revenue Code, as amended by Section 402 of the Economic Growth and Tax Relief Reconciliation Act of 2001 (P. L. 107-16) and Section 417 of the Job Creation and Worker Assistance Act of 2002 (P. L. 107-147), shall apply in lieu of subdivisions (b) and (c).
- 399 Subdivision (a) applies to taxable years ending after December 31, 1995.
- 400 Amendments apply for the same taxable years as the amendments made by Section 6007(f)(2) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 401 Amendments apply for the same taxable years as the amendments made by Section 6013(a) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 402 Amendments apply for the same taxable years as the amendments made by Section 6005(f) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 403 Amendments apply to taxable years beginning on or after January 1, 1999.
- 404 Operative with respect to the same period as the federal law provision to which it conforms.
- 405 Inoperative October 31, 2002.
- 406 Operative April 1, 2003.
- 407 Implemented only to the extent funds are provided in the annual Budget Act.
- 408 Operative on the date the Secretary of State adopts uniform standards for storing and recording permanent and nonpermanent documents in electronic media, as required by Section 12168.7 of the Government Code.
- 409 Operative 30 days after the effective date of this act.
- 410 Subdivision (c) operative January 1, 2004.
- 411 Subdivision (b) operative January 1, 2004.
- 412 Not operative unless the Costa-Hawkins Rental Housing Act (Chapter 2.7 (commencing with Section 1954.50) of Title 5 of Part 4 of Division 3 of the Civil Code) is repealed.
- 413 Effective until December 1, 2006, or until all the moneys remaining in the Unlawful Sales Reduction Fund on January 1, 2006, have been appropriated by the Legislature for allocation to the Office of Criminal Justice Planning for funding the competitive grant program established under this section, whichever occurs later.
- 414 Inoperative June 30, 2005.
- 415 Operative January 1, 2004, only if moneys are appropriated on or before January 1, 2004, for the purposes of increased reimbursements pursuant to this article.

- 416 Operative January 1, 2004, only if moneys are appropriated on or before January 1, 2004, for each of the following purposes: (a) providing nutrition policy development grants pursuant to subdivision (c) of Section 49433; (b) support and technical assistance to school districts pursuant to Section 49433.5; (c) increasing meal reimbursements pursuant to Section 49430.5.
- 417 Operative upon voter approval of the Housing and Emergency Shelter Trust Fund Act of 2002, approved by voters at November 5, 2002, election, Prop. 46.
- 418 Subdivision (p) inoperative January 1, 2008.
- 419 Amendments to subdivisions (d), (e), (f), and (g) relating to advanced practices, that are made by the act adding subdivision (k), shall become operative no later than January 1, 2004, or on the date the California Board of Occupational Therapy adopts regulations pursuant to subdivision (h), whichever first occurs.
- 420 Operation contingent upon an appropriation from the Dealers' Record of Sale Special Account.
- 421 Inoperative on the date that a federal law or regulation is enacted that regulates notice requirements in the event of termination of electronic mail service.
- 422 Any section of any act, other than Senate Bill 1316, that is enacted by the Legislature during the 2002 calendar year that takes effect on or before January 1, 2003, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more sections affected by this act shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2002 calendar year and takes effect on or before January 1, 2003, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 423 Repeal operative January 1, 2015.
- 424 Inoperative July 1, 2007.
- 425 Subdivision (b) shall become inoperative on January 1, 2007, unless otherwise provided by a memorandum of understanding or agreement with a recognized employee organization.
- 426 Any section of any act enacted by the Legislature during the 2002 calendar year that does both of the following shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act: (a) takes effect on or before January 1, 2003; (b) amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, added, or repealed by this act.
- 427 Subdivision (e) inoperative January 1, 2007.
- 428 Any section of any act enacted by the Legislature during the 2002 calendar year that takes effect on or before the effective date of this act, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 429 Repeal operative April 1, 2003.
- 430 Operative January 2, 2003.
- 431 Any section of any act enacted by the Legislature during the 2002 calendar year that takes effect on or before January 1, 2003, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2002 calendar year and takes effect on or before January 1, 2003, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.

- 432 Operative only if all of the following conditions are met: (a) the petitioners in Sacramento Metropolitan Air Quality Management District, and Yolo Solano Air Quality Management District v. the United States Environmental Protection Agency, in the United States Court of Appeals for the Ninth Circuit (Petition Number 02-70848), move to withdraw from the lawsuit, with prejudice, on or before October 4, 2002; (b) the court issues an order granting that motion; and (c) the petitioners file a certified copy of that order with the Secretary of State.
- 433 Operative upon at least one of the following two events taking place, whichever occurs first, but in no event prior to July 1, 2004: (a) the amendment by Congress of subd. (f) of 42 U.S.C. Sec. 666 to statutorily require or authorize, in connection with the approval of state plans for purposes of federal funding, the adoption of the Uniform Interstate Family Support Act as promulgated by the National Conference of Commissioners on Uniform State Laws in 2001; (b) the approval, either generally or with specific application to California, by the federal office of Child Support Enforcement or by the Secretary of Health and Human Services, of a waiver, exemption, finding, or other indicia of regulatory approval of the Uniform Interstate Family Support Act, as promulgated by the National Conference of Commissioners on Uniform State Laws in 2001, in connection with the approval of state plans for purposes of federal funding.
- 434 Operative December 31, 2004.
- Approved by voters at March 2, 2004, election, Prop. 57. Operative because ACA 5 of the 2003–04 Fifth Extraordinary Session (Res. Ch. 1, Stats. 2003–04 (5th Ex. Sess.)) was submitted to and approved by the voters at the March 2, 2004, election, Prop. 58.
- 436 The amendments to this section made by the act adding this subdivision shall apply only to taxable years beginning on or after January 1, 2002.
- 437 Inoperative on January 1, 2003, and shall remain inoperative until January 1, 2006, at which time it shall become operative.
- 438 Operative only upon a determination by the Insurance Commissioner that the personnel positions needed to carry out the provisions of this article are in existence or have been authorized in the Budget Act of 2002 or a subsequent budget act. On and after January 1, 2003, the commissioner may accept applications from communications equipment vendors seeking licensure pursuant to this article. However, the commissioner shall not act upon the applications. If, prior to April 30, 2003, the commissioner receives 50 applications or less, the commissioner shall be deemed to have sufficient personnel to carry out the provisions of this article and this article shall immediately become operative.
- 439 A city or county shall not be required to comply with the amendments made by this act, relating to military readiness activities, military personnel, military airports, and military installations, until (1) an agreement is entered into between the United States Department of Defense or other federal agency and the State of California, through the Governor's Office of Planning and Research, for the federal government to fully reimburse all claims approved by the Commission on State Mandates and paid by the Controller that cities and counties would be eligible to file as a result of the enactment of this act; and (2) the city or county undertakes its next general plan revision. The amendments made by this act shall become inoperative on the January 1 following the date that the Director of Planning and Research executes a declaration stating that the agreement described above has been terminated by either party.
- 440 Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.

- 441 Amendments to this section shall be retroactive to July 1, 2001.
- 442 Paragraph (2) of subdivision (a) shall become inoperative January 1, 2006.
- 443 Operative only if the Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002 is approved by the voters at the November 5, 2002, statewide general election.
- 444 Implemented only to the extent that funds are appropriated for these purposes in the annual Budget Act or another measure.
- 445 Any section of Senate Bill 570, Assembly Bill 354, or Assembly Bill 1254 enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and renumbers, adds, repeals and adds, or repeals Section 830.1 of the Penal Code shall prevail over the amendments to Section 830.1 proposed by this act, whether enacted prior to, or subsequent to, the enactment of this act, and the amendments to Section 830.1 proposed by this act shall not become operative.
- 446 Operative January 1, 2013.
- 447 Operative July 1, 2004, and shall cease to be operative on the first day of the first calendar quarter commencing more than 90 days following a notification to the State Board of Equalization by the Director of Finance pursuant to subdivision (b) of Section 99006 of the Government Code.
- 448 Operative upon an appropriation of funds by the Legislature, or the allocation of existing discretionary funds by the Governor pursuant to Section 128(a) of the Workforce Investment Act of 1998 (29 U.S.C. Sec. 2853 (a)), for the specific stated purpose of establishing the California Savings and Asset Project.
- 449 Not operative unless appropriate funding, as determined by the Office of Statewide Health Planning and Development, is made available.
- 450 Paragraph (3) of subdivision (b) inoperative January 1, 2006.
- 451 Inoperative July 1, 2012.
- 452 The changes made by this act to subdivision (f) of this section shall become operative 90 days after the effective date of this act.
- 453 Subdivision (b) shall become inoperative on January 1, 2007.
- 454 Inoperative in the event, and on the date, of a final judicial determination by any court of appellate jurisdiction or a final determination by the administrator of the federal Centers for Medicare and Medicaid Services that the supplemental reimbursement provided in this section must be made to any facility not described in this section.
- 455 Operative only upon adoption by the Los Angeles County Board of Supervisors of a resolution by majority vote making the provisions of Article 10 of Chapter 1 of Part 4.7 of the Government Code applicable in that county.
- 456 Operative June 30, 2003.
- 457 Inoperative June 30, 2007.
- 458 Inoperative March 1, 2004.
- 459 Repeal operative June 1, 2006.
- 460 This section shall become inoperative on a date that is three years after the date that Section 5018.1 of the Public Resources Code is repealed, and, as of January 1 immediately following that inoperative date, is repealed.
- 461 Inoperative October 31, 2004.
- 462 Operative with respect to unpaid tax liabilities of high-risk collection accounts that are the subject of notifications made to eligible taxpayers on or after October 1, 2002, and before July 1, 2003.
- 463 Amendments made to this section by the act adding subdivision (c) shall apply only to taxable years beginning on or after January 1, 2002.

- 464 Inoperative on December 31, 2010, or the date on which the State Director of Health Services notifies, in writing, the Chairperson of the Joint Legislative Audit Committee and certifies that the city has awarded contracts for construction of each of the projects described in subdivision (b) of Section 73502 of the Water Code, whichever date is earlier.
- 465 Operative on January 1 immediately following the earlier of either December 31, 2010, or the date on which the State Director of Health Services notifies, in writing, the Chairperson of the Joint Legislative Audit Committee and certifies that the city has awarded contracts for construction of each of the projects described in subdivision (b) of Section 73502 of the Water Code.
- 466 Repeal operative January 1, 2008. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 8 (commencing with Sec. 18791) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1997, or the adjusted amount specified in subdivision (c) of RTC 18796 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 467 Inoperative September 1, 2003, and repealed January 1, 2004, if the final report required by subdivision (e) is submitted to the Department of Finance and the Legislature on or before February 1, 2003.
- 468 Not operative until the Legislature appropriates funds necessary to implement this division (Div. 22.9, PRC), or until a bond act approved by the voters of this state includes an allocation of funds for the purposes of this division.
- 469 Repeal operative January 1, 2008. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 2 (commencing with Sec. 18711) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2002, or the adjusted amount specified in subdivision (c) of RTC 18716, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 470 Operative only until the operative date of regulations that revise the regulations set forth in Chapter 3 (commencing with Section 100101) of Division 9 of Title 22 of the California Code of Regulations and that authorize an EMT-I to receive EMT-II training in administering naloxone hydrochloride without having to complete the entire EMT-II certification course.
- 471 Not operative in a city unless and until the city council or board of supervisors, by ordinance adopted by majority vote, makes this section operative in the city.
- 472 Not operative in a city, including a charter city, county, including a charter county, or city and county unless and until the city council or board of supervisors, by ordinance or resolution adopted by majority vote, makes this section operative in the city, county, or city and county.
- 473 Inoperative October 1, 2003.
- 474 Operative on the effective date of this act.
- 475 Inoperative August 1, 2004.
- 476 This act shall become operative on January 1, 2004, except that benefits shall be payable for periods of family temporary disability leave commencing on or after July 1, 2004.
- 478 Inoperative in any fiscal year in which Section 2550.1 of the Education Code is operative.

- 479 Operative only if the total appropriation for the support of trial court funding in Item 0450-101-0932 of the Budget Act of 2003, as enacted, is two billion one hundred eighty-six million eight hundred sixty-four thousand dollars (\$2,186,864,000) or more and the total appropriation for support of trial court funding in Item 0450-111-0001 of the Budget Act of 2003, as enacted, is one billion one million one thousand dollars (\$1,001,001,000) or more; and in that event, shall become operative on the 15th day after the effective date of this act or on July 1, 2003, whichever is later.
- 480 Operative only if the total appropriation for support of the judiciary in Item 0250-001-0001 of the Budget Act of 2003, as enacted, is two hundred eighty million four hundred ninety thousand dollars (\$280,490,000) or more; and in that event shall become operative on the 15th day after the effective date of this act or July 1, 2003, whichever is later.
- 481 Subdivision (f) operative January 1, 2006.
- 482 Operative September 1, 2003.
- 483 Inoperative September 1, 2007.
- 484 Subdivision (f) shall become inoperative on September 1, 2007.
- 485 Operative July 1, 2006.
- 486 Repeal operative January 1, 2008. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 5 (commencing with Sec. 18741) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2002, or the adjusted amount specified in subdivision (c) of RTC 18744 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 487 Operative upon approval of the Kindergarten-University Public Education Facilities Bond Act of 2002, approved by voters at November 5, 2002, election, Prop. 47
- 488 Subdivision (g) operative until January 1, 2003.
- 489 Repeal operative January 1, 2018.
- 490 Any section of any act enacted by the Legislature during the 2002 calendar year, other than a section of Assembly Bill 3034, that takes effect on or before January 1, 2003, and that amends, amends and renumbers, amends and repeals, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, amended and repealed, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is chaptered before or after this act.
- 491 Repeal operative January 1 of the fifth taxable year following the first appearance of the Asthma and Lung Disease Research Fund on the tax return. If, in the second calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18835(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 492 Subdivision (h) operative July 1, 2002, or the date that the program for accelerated enrollment coverage for children takes effect, whichever is later.
- 493 Repeal operative January 1, 2006, unless the Secretary of the Resources Agency determines that federal legislation has been enacted authorizing the participation of appropriate federal agencies in the California Bay-Delta Authority.
- 494 Paragraphs (1) and (2) of subdivision (b) inoperative for services provided after June 30, 2002.
- 495 Inoperative date of paragraph (3) of subdivision (a) deleted by amendment.
- 496 Effective only until July 1, 2003.
- 497 Operative after the Judicial Council adopts a rule of court, on or before July 1, 2004, to implement this section.

- 498 Paragraph (2) of subdivision (b) applies to taxable years beginning on or after January 1, 2004.
- 499 Operative January 1, 2004, or 120 days after Assembly Bill No. 1207 of the 2003–04 Regular Session is chaptered, whichever is later.
- 500 Paragraph (1) of subdivision (a) shall be implemented only to the extent that funds for these purposes are appropriated by the Legislature in the annual Budget Act or other statute.
- 501 Effective upon the adoption by the voters of the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, as set forth in Section 2 of this act (Ch. 20 (commencing with Sec. 2704), Div. 3, SHC).
- 502 This section shall become inoperative on the operative date of any regulation adopted by the California Integrated Waste Management Board relating to "inert waste removed from the solid waste stream and not disposed of in a solid waste landfill," as defined in subdivision (a)(2), if that regulation includes procedures to facilitate the counting of the inert waste for purposes of the disposal reporting system established under PRC Section 41821.5 when that inert waste is placed in a mine reclamation facility as fill material, and, as of January 1 immediately following that operative date, is repealed.
- 503 Repeal operative January 1, 2010. However, if the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 3 (Sec. 18721 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2001, or the adjusted amount specified in RTC 18724(c) for any subsequent taxable year, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 504 Inoperative January 1, 2008.
- 505 Not operative unless and until a memorandum of understanding has been agreed to by the state employer and the recognized employee organization making this section applicable to those members described in subdivision (a).
- 506 Operative March 1, 2003.
- 507 This section prevails over Section 10540 of the Water Code, as added by Chapter 767 of the Statutes of 2002.
- 509 Subdivision (b) operative January 1, 2005.
- 510 Operative only if the Housing and Emergency Shelter Trust Fund Act of 2002, approved by voters at November 5, 2002, election, Prop. 46, contains authority to use bond proceeds for the purposes of this act.
- 511 Inoperative March 1, 2004.
- 512 Operative March 1, 2004.
- 513 Operative July 1, 2004.
- 514 Except as provided in Article 6 (commencing with Section 23100) of Chapter 3 of Division 10 of the Financial Code, the provisions of Division 10 (commencing with Section 23000) of the Financial Code shall become effective on January 1, 2003, and shall become operative on March 1, 2004. However, the Commissioner of Corporations shall have the power and authority to implement the provisions of Division 10 prior to March 1, 2004.
- 515 This section shall become operative only as provided in a declaration of the State Director of Social Services that federal Food Stamp Program waivers have been granted and specifying a date upon which counties shall implement this act.
- 516 Subdivision (e) of this section shall become inoperative June 1, 2005.
- 517 Subdivision (c) operative July 1, 2003.
- 518 Effective July 1, 2003.

- Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2003 calendar year and takes effect on or before January 1, 2004, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 520 Implementation subject to the provision of funds for the purposes of this section in the Budget Act of 2002 or in another statute enacted during the 2001–02 Regular Session.
- 521 Implemented only during fiscal years for which an appropriation is provided for the purposes of this section in the annual Budget Act or in another statute.
- 523 Inoperative January 1, 2004, if the actual reserve balance in the Dealers' Record of Sale Special Account is \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice. If the reserve balance is not equal to \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice, these provisions shall become inoperative when the Department of Justice determines that the actual reserve balance in the Dealers' Record of Sale Special Account equals \$1,000,000 or more.
- 524 Operative January 1, 2004, if the actual reserve balance in the Dealers' Record of Sale Special Account is \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice. If the reserve balance is not equal to \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice, these provisions shall become operative when the Department of Justice determines that the actual reserve balance in the Dealers' Record of Sale Special Account equals \$1,000,000 or more.
- 525 The amendments to paragraph (1) of subdivision (e) made by this act shall be retroactive to June 30, 2002.
- 526 This section shall be implemented only to the extent sufficient funds for this purpose are appropriated by the Legislature in the annual Budget Act or other statute, or sufficient funds, as determined by the State Department of Mental Health, for the purposes of this section have been received pursuant to subdivision (d).
- 527 In effect until July 1, 2004.
- 528 This section shall prevail over same-numbered section as added by Chapter 812 of the Statutes of 2002.
- 529 Operation of subdivision (a) shall be suspended for the 2002-03 fiscal year.
- 530 Subdivision (e) shall not be operative if the total level of federal Community Services Block Grant funds is reduced more than 3.5 percent below the amount appropriated in the annual Budget Act.
- 531 Inoperative from July 1, 2002, to July 1, 2003, inclusive.
- 532 Inoperative March 31, 2005.
- 533 The amendments made to this section by the act adding this subdivision shall become operative six months after the date that act takes effect.
- 534 Operative only until the effective date of the Budget Act of 2003 or June 30, 2003, whichever occurs later, and, as of January 1, 2004, is repealed.
- 535 Not effective.
- 536 Amended by Governor's Reorganization Plan No. 1 of 2002. Effective July 2, 2002.
- 537 Added by Governor's Reorganization Plan No. 1 of 2002. Effective July 2, 2002.
- 538 Operative June 1, 2003.

- 539 Inoperative June 1, 2003.
- 540 Operative upon the effective date of Chapter 3 of the Statutes of 2003.
- 541 Inoperative June 30, 2009.
- 542 Inoperative July 1, 2036.
- 543 Operative January 1, 2037.
- 544 Inoperative on the effective date of this act.
- 545 Operation of subdivision (a) shall be suspended for the 2003–04, 2004–05, and 2005–06 fiscal years.
- 546 Inoperative July 1, 2013.
- 547 Repeal operative January 1, 2014.
- 548 Subdivisions (b), (c), and (d) inoperative for the 2003–04 fiscal year, pursuant to Section 43 of Chapter 227 of the Statutes of 2003.
- 549 Repeal operative July 1, 2010.
- 550 Subdivision (d) shall become inoperative upon full repayment or discharge of all moneys loaned from the California Teleconnect Fund Administrative Committee Fund in the Budget Act of 2003.
- 551 Subdivision (a) inoperative from July 1, 2003, to June 30, 2006, inclusive.
- 552 Paragraph (1) of subdivision (a) operative until June 30, 2004.
- 553 Repeal operative January 1, 2009. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 14 (Sec. 18851 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1999, or the adjusted amount specified in RTC 18855(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 554 Paragraph (1) of subdivision (j) operative until June 30, 2004.
- 555 Operative only if moneys are appropriated for each of the following purposes:
 (a) providing nutrition policy development grants pursuant to subdivision (c) of Section 49433; (b) support and technical assistance to school districts pursuant to Section 49433.5; (c) increasing meal reimbursements pursuant to Section 49430.5.
- 556 Operative September 1, 2004.
- 557 Operative October 1, 2004.
- 558 Repeal operative June 30, 2004.
- 559 Operative on January 1, 2004, except that benefits shall be payable for family temporary disability insurance claims commencing on or after July 1, 2004.
- Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, with the exception of Chapter 62 of the Statutes of 2003, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2003 calendar year and takes effect on or before January 1, 2004, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 562 Operative July 1, 2007.
- 563 Paragraph (1) of subdivision (c) and subdivision (d) inoperative on the date on which all bonds and ancillary obligations issued pursuant to this title are not outstanding, as certified by the Director of Finance pursuant to paragraph (1) of subdivision (b) of Section 99006.

- 564 If the amendments to paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code made by Section 3 of this act are held by a court of competent jurisdiction to be unconstitutional, Section 3 of this act shall be deemed repealed, and paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code shall be deemed to be in the form as it existed prior to the amendments made to that section by Section 3 of this act. Neither a holding of unconstitutionality of the provisions of Section 3 of this act, nor an implied repeal of the amendments to paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code made by Section 3 of this act shall affect, impair, or invalidate any other portion of Section 104557 of the Health and Safety Code, or the application of that section to any other person or circumstance, and those remaining portions of Section 104557 of the Health and Safety Code shall at all times continue in full force and effect.
- 565 Paragraph (11) of subdivision (a) not operative if the California State Board of Pharmacy, prior to January 1, 2006, adopts regulations that mandate the same labeling requirements set forth in this paragraph.
- 566 Inoperative March 1, 2006.
- 568 Inoperative December 31, 2004.
- 570 Repeal operative June 30, 2007.
- Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2004 calendar year and takes effect on or before January 1, 2005, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 572 Operative only until the administrative director adopts a regulation specifying separate reimbursement, if any, for implantable medical hardware or instrumentation for complex spinal surgeries.
- Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before the effective date of this act, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 574 After notification to Legislature and Secretary of State that completion of California Department of Transportation Project Number 11-RIV-86, P.M. R22.0, 179800 has occurred, this section shall remain in effect only until July 1 after the then current fiscal year has elapsed or June 30, 2005, whichever is later, and as of the later of those dates this section is repealed.
- 575 Applicable to purchases of tangible personal property made on or after January 1, 2003, in taxable years beginning on or after January 1, 2003, and on or before December 31, 2009, and as of that date becomes inoperative, unless a later enacted statute extends the operation of this section.
- 576 Applicable to reporting of purchases of tangible personal property made on or after January 1, 2003, in taxable years beginning on or after January 1, 2003, and on or before December 31, 2009, and as of that latter date becomes inoperative, unless a later enacted statute extends the operation of this section.
- 577 Operative for returns filed for taxable years on and after January 1, 2003, and ending on or before December 31, 2009, and as of that date becomes inoperative, unless a later enacted statute extends the operation of this section.

- 578 Applicable to taxable years beginning on or after January 1, 2003.
- 579 Operative January 1, 2014.
- 580 Operative only if the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century (Ch. 20 (commencing with Sec. 2704), Div. 3, S.H.C.) is approved by the voters at the November 2, 2004, statewide general election.
- This section shall be implemented to the extent funding is made available through the federal government, or in the annual Budget Act or another state statute, or any combination of any sources of funding.
- 582 Paragraphs (24) and (25) of subdivision (b) operative July 1, 2004.
- 583 Subdivisions (c), (d), (e), and (f) shall not become operative unless the parties have executed the Quantification Settlement Agreement on or before October 12, 2003.
- 584 Operative with respect to the University of California, the Franchise Tax Board, the California community college districts, the California State University system, and the California Student Aid Commission and its auxiliary organization as specified in subdivision (h).
- 585 Inoperative July 31, 2008.
- Repeal operative January 1 of the fifth taxable year following the first appearance of the California Missions Foundation Fund on the tax return. If, in the second calendar year after the first taxable year the California Missions Foundation Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in subdivision (c) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 587 Operative only if the bond measure described in Section 1.3 of Article XVI of the Constitution, as added by this measure, is submitted to and approved by the voters at the March 2, 2004, statewide primary election.
- 588 Operative June 30, 2005.
- 589 Inoperative on July 1, 2007, or on the date that the authority to transfer responsibility for a court facility from a county to the Judicial Council pursuant to Section 70321 has lapsed, whichever is later, and as of the following January 1 is repealed.
- 590 Operative only until the effective date of the Budget Act of 2004 or July 1, 2004, whichever is later, and as of January 1, 2005, is repealed.
- 591 Subdivision (e) shall become inoperative upon full repayment or discharge of all moneys loaned from the California Teleconnect Fund Administrative Committee Fund in the Budget Act of 2003.
- 592 Operative if Section 6368.8 of the Revenue and Taxation Code is repealed and, in that event, shall become operative on the date that section is repealed.
- 593 Applicable to taxable years ending after October 10, 1999.
- 594 Applicable to taxable years beginning on or after January 1, 2003, except as provided in subdivision (c) of Section 15 of this act.
- 595 Inoperative in the event that Part 8.7 (commencing with Section 2120) of Division 2 of the Labor Code is held invalid.
- 596 Effective in any county or district only when the county board of supervisors or governing board of the district adopts an ordinance or resolution providing for that implementation, and shall become operative with respect to all safety members of the system on the date specified in the implementing ordinance.
- 597 Effective only until July 1, 2006.
- 598 Subdivision (c) operative July 1, 2004.
- 599 This act shall become operative only if Assembly Bill 97 of the 2003–04 Regular Session is enacted and takes effect.
- 600 Operative only if Assembly Bill 1179 of the 2003–04 Regular Session is enacted and takes effect, and that bill amends Section 6107 of the Government Code.

- 602 This act may become operative and inoperative on an earlier date established by an executive order issued by the Governor if that date is not less than 30 days after the issuance of the executive order.
- 603 Subdivision (d) shall be inoperative if any court finds that any portion of subdivision (d) is invalid or in violation of any state or federal law. Subdivision (d) shall remain in effect only until April 30, 2007, and as of that date is repealed.
- 604 Inoperative June 1, 2004.
- 605 Operative June 1, 2004.
- 606 Repeal operative January 1 following certification to the Public Works Board by the Secretary of the Department of Veterans Affairs, and with Department of Finance concurrence, that the construction project at Chula Vista is complete and that all accounting records are closed.
- 607 Operative for the period beginning on and after March 1, 2004, and ending on and including, July 15, 2004.
- 608 Except for subdivision (h), this section shall become inoperative on January 1, 2009, and as of January 1, 2010, this entire section is repealed.
- 609 Inoperative January 1, 2005, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.
- 610 Inoperative January 1, 2009, and repealed January 1, 2010, except as otherwise provided in Chapter 12.85 (commencing with Section 18987) of Part 6 of Division 9.
- 611 Paragraph (2) of subdivision (a) is repealed January 1, 2010.
- 612 Paragraph (1) of subdivision (a) operative until June 30, 2005.
- 613 Paragraph (1) of subdivision (j) operative until June 30, 2005.
- Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 615 Subdivision (c) not operative unless the county board of supervisors, by resolution adopted by a majority vote, makes the subdivision operative in the county.
- 616 Operative December 31, 2008.
- 617 Not operative until the date the State Mining and Geology Board notifies the Secretary of State in writing that the board has approved an ordinance adopted by the Board of Supervisors for the County of Yolo that governs in-channel noncommercial extraction activities carried out pursuant to the Cache Creek Resources Management Plan.
- 618 In the event that this measure and Proposition 65 both are approved and this measure receives a higher number of affirmative votes, none of the provisions of Proposition 65 shall take effect.
- 619 Operative only when the Secretary of the Youth and Adult Correctional Agency certifies in writing that it is necessary to prevent or minimize employment actions, including, but not limited to, layoffs, demotions, reductions in time base, or involuntary transfers of employees.
- 620 Inoperative if the retirement program authorized by this section is inconsistent with federal laws or rules or becomes unnecessary under state or federal law.
- 621 Inoperative January 1, 2008, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.

- 622 This act is in its entirety an interim statute within the meaning of Proposition 65, the effect and operation of which is suspended pending voter approval as required by that measure, should that measure be approved by the voters and take effect.
- 623 Subdivision (c) inoperative July 1, 2006.
- 624 Amendments made by the act adding subdivision (f) operative October 1, 2004.
- 625 Inoperative for the period commencing with the effective date of this act, until July 1, 2005.
- 626 Repeal operative June 30, 2011.
- 627 Operative only until the effective date of the Budget Act of 2005 or July 1, 2005, whichever is later, and as of January 1, 2006, is repealed.
- 628 Subdivision (b) inoperative July 1, 2005, or upon the enactment of a uniform filing fee, whichever is earlier.
- 629 Operative after the Judicial Council adopts a rule of court, on or before January 1, 2005, to implement this section.
- 630 Operative October 1, 2004, or the first of the month following 90 days after the effective date of this act, whichever is later.
- 631 Paragraph (2) of subdivision (k) inoperative July 1, 2006.
- 632 Inoperative September 1, 2008.
- 633 Subdivisions (b) to (e), inclusive, of this section shall become inoperative July 1, 2009.
- 634 Inoperative September 1, 2004.
- 635 Inoperative January 1, 2009.
- 636 Operative July 1, 2009.
- 637 Operative, with exception of subdivision (i), only until January 1, 2011.
- 638 Subdivision (g) inoperative January 1, 2009.
- 639 Repeal operative January 1, 2013.
- 640 Inoperative January 1, 2012.
- Repeal operative January 1 of the fifth taxable year following the first appearance of the California Military Family Relief Fund on the tax return. If, in the second calendar year after the first taxable year the California Military Family Relief Fund appears on the tax return, or in any subsequent calendar year, as applicable, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subd. (c), RTC Sec. 18709 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 642 Applicable with respect to the entire 2004–05 fiscal year and for each fiscal year following that fiscal year.
- 643 Applicable to taxable years beginning on or after January 1, 2005.
- Not operative if, in the opinion of the retirement board and the actuary, the allowances payable under this section would place an additional financial burden on the retirement system.
- 645 Inoperative March 1, 2011.
- 646 Repeal operative March 1, 2011.
- Any section of any act enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2005 calendar year and takes effect on or before January 1, 2006, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.

- 648 Inoperative, as of March 1, 2006, unless the secretary finds, in a referendum conducted by him or her, or a person designated by him or her, that a favorable vote has been given pursuant to this article.
- 649 Operative March 1, 2011.
- 650 Subdivision (b) shall apply to taxable years beginning after December 31, 2002.
- 651 Applicable to taxable years beginning after November 11, 2003.
- 652 Applicable to taxable years beginning after December 31, 2002.
- 653 Subdivision (b) not operative in any county until the board of supervisors, by resolution adopted by majority vote, makes the provision applicable in that county.
- Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, with the exception of Assembly Bill 3082, shall prevail over this act, whether this act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2004 calendar year and takes effect on or before January 1, 2005, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 656 Inoperative November 1, 2004.
- 657 Operative November 1, 2004.
- Operative upon the operative date of an appropriation by the Legislature for the purpose of funding the payments of military benefits, as required by this chapter.
- 659 Subdivisions (a) and (b) and paragraph (3) of subdivision (c) shall become operative on January 1, 2006.
- of 1 Inoperative upon the enactment of a statute requiring the licensure and regulation of nonprofit community service organizations providing consumer credit counseling.
- 661 Subdivisions (a) to (f), inclusive, of this section shall be inoperative from August 16, 2004, until July 1, 2005, with the exception of subdivisions (g) to (j), inclusive, which shall take effect retroactively, beginning November 3, 2004.
- 662 Operative July 1, 2008.
- 663 Operative only until the effective date of the Budget Act of 2006 or July 1, 2006, whichever is later, and as of January 1, 2007, is repealed.
- Repeal operative January 1, 2010. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 6 (Sec. 18761 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2000, or the adjusted amount specified in RTC 18766(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 665 Inoperative April 1, 2010.
- 666 Operative May 1, 2005.
- 667 Repeal operative April 1, 2007.
- 668 Section 11544, as added by Section 1 of Governor's Reorganization Plan No. 2, submitted to the Legislature on May 9, 2005, is not operative.
- 669 Operative July 9, 2005, the date the Governor's Reorganization Plan No. 2 becomes effective.
- 670 Repeal operative July 1, 2012.
- 671 Operative only if legislation is enacted and becomes operative on or after June 1, 2005, but before July 1, 2006, that requires the funds transferred pursuant to Section 80 of this act to be expended for environmental control technologies for chrome and metal plating related activities.

- 672 Amended by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 673 Inoperative December 31, 2006.
- 674 Rejected by voters at June 6, 2006, election, Prop. 81.
- 675 Inoperative September 20, 2005.
- 676 Operative September 20, 2005.
- 677 Operative January 1, 2015.
- 678 Operative July 1, 2012.
- 679 Inoperative January 1, 2005.
- 680 Operative July 1, 2006, if an appropriation is made from the Professional Engineer's and Land Surveyor's Fund for the 2006–07 fiscal year in the annual Budget Act to fund the activities of this article, and sufficient hiring authority is granted to the board pursuant to a budget change proposal to provide sufficient staffing to implement this article.
- This section shall become inoperative upon the adoption by the Fish and Game Commission of a halibut fishery management plan in accordance with the requirements of Part 1.7 (commencing with Section 7050).
- 682 If an ordinance is not adopted consistent with this section by December 31, 2009, this section shall be repealed on January 1, 2010.
- Inoperative June 1, 2012.
- Operative January 1, 2006, if commencing July 1, 2005, and continuing during the period provided in Section 5096.11, there is an appropriation from the Accountancy Fund in the annual Budget Act to fund the activities in the article (RTC Art. 5.1 (Sec. 5096 et seq.)) and sufficient hiring authority is granted pursuant to a budget change proposal to the board to provide staffing to implement this article.
- 687 Added by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 688 Paragraph (25) of subdivision (b) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to this section or on July 1, 2005, whichever occurs first.
- 689 Subdivision (b) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to subdivision (b) or on July 1, 2005, whichever occurs first.
- 690 Subdivision (c) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to subdivision (c) or on July 1, 2005, whichever occurs first.
- 691 Except as provided in subdivision (b) of Section 42486 of the Public Resources Code, inoperative on the date that either of the events described in subdivision (a) or (b) of Section 42485 of the Public Resources Code occurs, and if both occur, the earlier date.
- 692 Repealed by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 693 Operative until June 30, 2005, and thereafter is operative only if specified in the annual Budget Act or in another statute.
- 694 Amended by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 695 Any section of any act enacted by the Legislature during the second year of the 2003–04 Regular Session that amends, amends and renumbers, adds, repeals and adds, or repeals a statute that is amended by this act shall prevail over this act, whether that act is enacted prior or subsequent to the enactment of this act.

- 696 Repeal operative one year after the date on which Caulerpa taxifolia has been eradicated from Agua Hedionda Lagoon.
- 697 Inoperative January 1, 2010.
- 698 Operative on July 1, 2006, or when both the Joint Rules Committee of the California Senior Legislature and the Executive Director of the California Commission on Aging report to the Chief Clerk of the Assembly that the separation of the California Senior Legislature and the Commission on Aging has been accomplished, whichever is earlier.
- 699 Added by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 700 Operative only if the California Ocean Protection Act is enacted during the 2003–04 Regular Session.
- Repeal operative January 1 of the fifth taxable year following the first appearance of the California Prostate Cancer Research Fund on the tax return. If, in the second calendar year after the first taxable year the California Prostate Cancer Research Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subd. (c), RTC Sec. 18845.3 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 702 This section shall remain in effect only until the California Child Support Automated System becomes fully operational and the Director of the Department of Child Support Services revokes delegation of his or her authority to the executive officer of the Franchise Tax Board to collect child support delinquencies, pursuant to Fam. C. 17450 et seq., and as of January 1 of the year following that date is repealed.
- 703 Repealed by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 704 Subdivisions (d) and (e) inoperative when specified obligations are no longer outstanding.
- 705 Operative April 1, 2005.
- 706 Inoperative April 1, 2005, pursuant to Sec. 5 and Sec. 7, Stats. 2004, Ch. 704.
- 707 Inoperative when all toll bridge seismic retrofit and replacement projects described in Section 188.5 of the Streets and Highway Code are complete.
- 708 Implemented and operative as specified in subdivisions (a) through (c) of Section 1324.28 of the Health and Safety Code.
- 709 Operative only as long as Article 7.6 (commencing with Section 1324.20) of Chapter 2 of Division 2 of the Health and Safety Code.
- 710 Inoperative in the event of a final judicial determination made by any state or federal court that is not appealed, or by a court of appellate jurisdiction that is not further appealed, in any action by any party or a final determination by the administrator of the Centers for Medicare and Medicaid Services, that federal financial participation is not available with respect to any payment made under the methodology implemented pursuant to this article because the methodology is invalid, unlawful, or contrary to any provision of federal law or regulations, or of state law.
- 711 Operative to the extent that the Superintendent of Public Instruction determines that funds are available pursuant to Section 52616.19 of the Education Code to implement the section on or after July 1 of each fiscal year.
- 712 Effective January 1, 2005.
- 713 Rejected by voters at November 2, 2004, election, Prop. 72.
- 714 Chapter 673 of the Statutes of 2003, which added or enacted this section, was submitted to and rejected by voters at November 2, 2004, election, Prop. 72.

- 715 Operative July 1, 2005, only if the Governor's Reorganization Plan No. 1 becomes effective.
- 716 To the extent that any conflicts exist between this act and the Governor's Reorganization Plan No. 1, as submitted to the Legislature on February 22, 2005, the changes made in this act shall prevail.
- 717 Inoperative date for subdivisions (e) to (i) deleted by amendment.
- 718 Subdivision (b) shall become inoperative on July 1, 2006, or upon the enactment of a uniform filing fee, whichever is earlier.
- 719 Inoperative April 1, 2009.
- Repeal operative January 1 of the fifth taxable year following the first appearance of the Veterans' Quality of Life Fund on the tax return. If, in the second calendar year after the first taxable year the Veterans' Quality of Life Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 11.5 (Sec. 18825 et seq.)) made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subdivision (c) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 722 Repeal operative January 1, 2016.
- 723 Inoperative July 1, 2014.
- 724 Repeal operative January 1, 2017.
- 726 Operative July 1, 2005, or upon enactment of the Budget Act of 2005, whichever is later.
- 727 The provisions added by this act shall have continuous operation from June 9, 2005.
- 728 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Sexual Violence Victim Services Fund on the tax return. If, in the second calendar year after the first taxable year the California Sexual Violence Victim Services Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 13.51 (Sec. 18846 et seq.)) made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subdivision (c) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 729 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Colorectal Cancer Prevention Fund on the tax return. If, in the second calendar year after the first taxable year the California Colorectal Cancer Fund appears on the tax return, the Franchise Tax Board estimates by September 1, that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subd. (c) of RTC Sec. 18847.3 for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 730 Repeal operative December 31, 2011.
- 732 Inoperative December 31, 2007.
- 733 Inoperative March 1, 2007.
- 734 Inoperative December 31, 2008.
- 737 Inoperative unless the Secretary of Food and Agriculture finds that specified conditions have occurred with regard to referendum voting.
- 738 Subdivision (e) operative July 1, 2006.
- 739 Inoperative date for subdivision (e) deleted by amendment.

- Any section of any act, except Senate Bill 1108 (Chapter 22 of the Statutes of 2005), enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, shall prevail over this act, whether this act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2005 calendar year and takes effect on or before January 1, 2006, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 743 Paragraph (2) of subdivisions (q) and (r) shall become inoperative on January 1, 2008.
- 745 Unless repealed pursuant to subdivision (b) or (g) of Section 14166.2, this section shall become inoperative on the date that the State Director of Health Services executes a declaration stating that the federal demonstration project provided for in this article has been terminated by the federal Centers for Medicare and Medicaid Services, and shall, six months after the date the declaration is executed, be repealed.
- 747 Subparagraphs (B) to (F), inclusive, of paragraph (2) of subdivision (a) operative January 1, 2007.
- 748 Subdivision (f) operative July 1, 2007.
- 749 Subdivision (d) inoperative January 1, 2009.
- 750 Paragraph (2) of subdivision (c) operative July 1, 2006.
- 751 Subdivision (l) repealed December 31, 2010.
- 752 Repeal operative December 31, 2010.
- Any section of any act enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 755 Paragraph (2) of subdivision (b) operative January 1, 2007.
- 762 Operative October 9, 2006.
- 763 Inoperative upon enactment of SB 66 (Chapter 375, Statutes of 2005), pursuant to Sec. 6 of SB 66.
- 764 Operative only in fiscal years for which funds have been appropriated by the Legislature expressly for the purposes of this section.
- 765 Operative upon receipt of federal funds to assist the state in implementing new direct certification requirements mandated by federal law for children receiving free or reduced-price meals at school.
- 768 Subdivisions (a) and (b) shall become inoperative on the effective date that the Department of Toxic Substances Control, in consultation with the Office of Environmental Health Hazard Assessment, adopts a health-based target remediation standard for methamphetamine to determine when a property contaminated by methamphetamine laboratory activity only is safe for human occupancy.
- 769 Applicable to taxable years beginning on and after January 1, 2005, and before January 1, 2006.
- 770 January 1, 2007, delayed operative date deleted by amendment. Section is operative January 1, 2006.
- 771 Paragraph (3) of subdivision (b) shall become inoperative on January 1, 2007.
- 772 Repeal operative December 31, 2006.

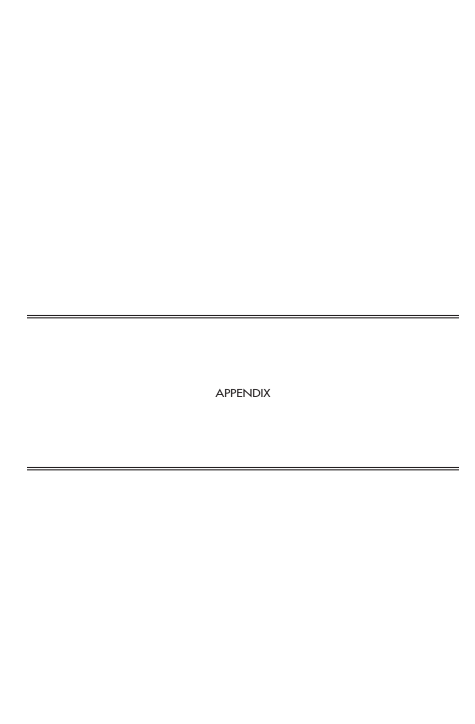
- 773 Paragraph (4) of subdivision (a) shall be repealed January 1, 2007.
- 774 Applicable only to a taxable year of a taxpayer that determines its income derived from or attributable to sources within this state pursuant to a water's-edge election made prior to January 1, 2006, where that election may not be terminated for that taxable year without the consent of the Franchise Tax Board pursuant to paragraph (9) of subdivision (c) of Section 25113 of the Revenue and Taxation Code.
- 775 Applicable to taxable years beginning on or after January 1, 2006, as specified in Sec. 3 of this chapter.
- 776 Approved by voters at November 7, 2006, election, Prop. 1C.
- 777 Repeal operative January 1, 2010, only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 778 Approved by voters at November 7, 2006, election, Prop. 1E.
- 779 Operative only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 780 Repeal operative July 1, 2016.
- 781 Repeal operative on the date that the Director of Transportation certifies to the Secretary of Business, Transportation and Housing that all construction activities for the seismic retrofit projects specified in subdivision (a) are complete, or June 30, 2010, whichever occurs first.
- 782 Operative only if the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 is approved by the voters at the November 7, 2006, statewide general election.
- 783 Operative only if the Disaster Preparedness and Flood Prevention Bond Act of 2006 is approved by the voters at the November 7, 2006, statewide general election.
- 784 Operative on or after any statewide election in 2012, if statewide general obligation bond measure submitted for voter approval in 2012 or thereafter that includes bond issuance authority to fund construction of kindergarten and grades 1 to 12, inclusive, public school facilities is submitted to the voters and fails to be approved. Inoperative if subsequent to the failure of a general obligation bond measure as described above, a statewide general bond measure is approved by the voters. Thereafter operative if statewide general obligation bond measure submitted for voter approval that includes bond issuance authority to fund construction of kindergarten and grades 1 to 12, inclusive, public school facilities is submitted to the voters and fails to be approved and inoperative if subsequent to the failure of the general obligation bond measure a statewide bond measure as described is approved by the voters.
- 785 Repeal operative January 1, 2011, only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 786 Approved by voters at November 7, 2006, election, Prop. 1B.
- 787 Approved by voters at November 7, 2006, election, Prop. 1D.
- 788 Repeal operative July 1, 2009.
- 789 Inoperative upon full repayment of loans authorized by this section, and repealed on January 1 of the following year.
- 790 This section shall remain in effect only until and including June 30, 2007, and as of July 1, 2007, is repealed.
- 791 This section shall become inoperative on the date that the Director of Health Services executes a declaration stating that the federal demonstration project provided for in this part has been terminated by the federal Centers for Medicare and Medicaid Services, and shall, six months after the date the declaration is executed, be repealed.

- 792 Paragraph (3) of subdivision (d) inoperative July 1, 2008.
- 793 Operative only until the effective date of the Budget Act of 2007 or July 1, 2007, whichever is later, and as of January 1, 2008, is repealed.
- 794 Subdivision (f) operative July 1, 2007, but only after the statewide database becomes operational and the full calendar year of the birth and death indices and images is entered into the statewide database and is available for the respective year of the birth or death certificate for which an informational copy is requested.
- 795 Operative October 1, 2006.
- 796 Repeal operative July 1, 2008.
- 797 Operation of subdivision (a) shall be suspended for the 2002–03, 2003–04, 2004–05, 2005–06, and 2006–07 fiscal years.
- 798 Inoperative two years following the date that the Substance Abuse Offender Treatment Program is first implemented.
- 799 Operative October 1, 2006, but only if the State Department of Social Services suspends the voluntary enrollment of Kin-GAP beneficiaries into the Kin-GAP Plus Program pursuant to subdivision (b) of Section 11380.1 of the Welfare and Institutions Code.
- 800 Inoperative date for subdivision (c) deleted by amendment.
- 801 Operative January 1, 2012.
- Any section of any act enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 2006 calendar year and takes effect on or before January 1, 2007, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 805 Paragraphs (2) and (3) of subdivision (a) operative January 1, 2009.
- 807 Paragraph (7) of subdivision (f) shall remain in effect only until January 1, 2012.
- 808 Paragraph (11) of subdivision (a) operative only until January 1, 2010.
- 809 Subdivision (f) inoperative July 1, 2006.
- Any section of any act other than Senate Bill 1852 enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, shall prevail over this act, whether this act is enacted prior to, or subsequent to, the enactment of that act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act other than Senate Bill 1852 that is enacted by the Legislature during the 2006 calendar year and takes effect on or before January 1, 2007, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 811 Subdivisions (b), (c), and (d) inoperative January 1, 2008.
- 812 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18808 of the Revenue and Taxation Code.
- 813 Repeal operative December 1, 2019.
- 814 Operative August 1, 2010, only if the State Department of Health Services determines that participation by manufacturers has been insufficient to meet both of the benchmarks identified in HSC Section 130507.
- 815 Effective only until July 1, 2010.

- 816 Each provision of this division shall remain in effect unless the United States Secretary of Labor determines that any provision of this division or its application is not in conformity with the requirements of federal law, at which time only those provisions of this division that are not in conformity with federal law shall be repealed.
- 817 Repeal operative October 1, 2006.
- 818 Repeal operative December 1, 2012.
- 819 Repeal operative December 31, 2012.
- 820 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Sea Otter Fund on the tax return.
- 821 The amendments made to subdivision (k) shall become operative on July 1, 2007, pursuant to Stats. 2006, Ch. 725.
- Repeal operative on the date that the Director of Health Services executes a declaration stating that implementation of the Healthy Families Presumptive Eligibility Program established pursuant to Ins. C. 12693.98a has commenced.
- 825 This section shall become inoperative three years after the date the Director of Health Services executes a declaration of implementation of the Medi-Cal to Healthy Families Presumptive Eligibility Program pursuant to this section and shall be repealed on January 1 of the year following the date upon which this section becomes inoperative.
- 826 Inoperative January 1, 2011.
- 827 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18709 of the Revenue and Taxation Code. Notwithstanding the amendments made to this section by this act, if, by September 1, 2006, the Franchise Tax Board determines that the amount of contributions estimated to be received during the 2006 calendar year will not be at least two hundred fifty thousand dollars (\$250,000), this article is repealed with respect to returns filed for taxable years beginning on or after January 1, 2006.
- 828 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18716 of the Revenue and Taxation Code.
- 829 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18724 of the Revenue and Taxation Code.
- 830 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18744 of the Revenue and Taxation Code.
- 831 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18766 of the Revenue and Taxation Code.
- 832 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18796 of the Revenue and Taxation Code.
- 833 Repeal operative January 1, 2011, subject to subdivision (b) of Section 18830 of the Revenue and Taxation Code.
- Repeal operative January 1, 2010, except as otherwise provided in subdivision (b) of Section 18845.3 of the Revenue and Taxation Code. Notwithstanding the amendments made to this section by this act, if, by September 1, 2006, the Franchise Tax Board determines that the amount of contributions estimated to be received during the 2006 calendar year will not be at least two hundred fifty thousand dollars (\$250,000), this article is repealed with respect to returns filed for taxable years beginning on or after January 1, 2006.
- 835 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18846.3 of the Revenue and Taxation Code.
- 836 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18847.3 of the Revenue and Taxation Code.
- 837 Repeal operative January 1, 2009, subject to subdivision (b) of Section 18855 of the Revenue and Taxation Code.

- 839 Subdivisions (d) and (e) inoperative January 1, 2013.
- 842 Implementation and operation of the amendments to subparagraph (B) of paragraph (1) of subdivision (a) enacted at the 2005–06 Regular Session shall be subject to appropriation through the budget process and by phase, as provided in Section 366.35 of the Welfare and Institutions Code.
- 843 Implementation and operation of the amendments to paragraph (3) of subdivision (c) and subparagraph (A) of paragraph (4) of subdivision (c) enacted at the 2005–06 Regular Session shall be subject to appropriation through the budget process and by phase, as provided in Section 366.35 of the Welfare and Institutions Code.
- 845 Not operative in a county described in subdivision (i) until the county board of supervisors adopts a resolution that makes this section applicable in that county.
- 846 Subdivision (n) inoperative in the event that the two facilities covered under the consolidated license described in subdivision (a) are located within a 15-mile radius of each other.
- 847 Operative only to the extent that funding is provided in the annual Budget Act or another statute.
- 848 Inoperative January 1, 2012, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.
- 849 Operative July 1, 2011.
- 852 Subdivision (e) shall remain in effect only until January 1, 2009.
- 853 Subdivision (f) shall remain in effect only until January 1, 2009.
- 854 Operative June 30, 2011.
- 855 Paragraphs (3), (4), and (5) of subdivision (d) inoperative January 1, 2009.
- Any section of any act, other than the act for the maintenance of the codes, enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over the amendment, amendment and renumbering, addition, repeal and addition, or repeal of that section by this act whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 860 Subdivision (d) inoperative June 30, 2007.
- 861 Inoperative January 1, 2007.
- 862 Repealed when (1) the government of Sudan halts the genocide in Darfur for 12 months as determined by both the Department of State and the Congress of the United States; or (2) the United States revokes its current sanctions against Sudan.
- 863 Subdivision (f) shall become inoperative on December 31, 2007.
- Repeal operative January 1, 2014.
- 868 Repeal operative January 1, 2011, or until the Secretary of State receives the notice described in subdivision (j), whichever occurs first.
- 869 Repeal operative January 1, 2011, or until the Secretary of State receives the notice described in Section 5205.5, whichever occurs first.
- 870 Operative only if the Secretary of Business, Transportation and Housing provides notice to the Legislature and the Secretary of State and posts notice on its Internet Web site that the conditions described in Section 13995.92 of the Government Code have been satisfied.
- 871 Operative January 1, 2011, or on the date the Secretary of State receives the notice described in Section 5205.5, whichever occurs first.
- 872 Operative July 1, 2010.

- 873 This section shall become inoperative on the date the Secretary of Business, Transportation and Housing provides notice to the Legislature and the Secretary of State and posts notice on its Internet Web site that the conditions described in Section 13995.92 have been satisfied, and if the secretary provides those notices, this section is repealed as of January 1, 2008.
- 874 Subdivision (g) inoperative January 1, 2012.
- 876 Inoperative date for paragraph (3) of subdivision (b) deleted by amendment.
- 877 Subdivisions (a) and (b) operative on January 1, 2008.
- 878 Subdivision (a) operative on January 1, 2008.
- 879 Operative on the date that the Attorney General issues an opinion holding that the new certifications by the Commission on Teacher Credentialing for the professional clear credential provided for under paragraph (2) of subdivision (a) are equivalent for purposes of federal law provided in paragraph (2) of subdivision (c) of Section 440.110 of Title 42 of the Code of Federal Regulations.
- 880 Inoperative date for paragraph (2) of former subdivisions (q) and (r) deleted by amendment.
- 881 Operative only upon the consent of the City of East Palo Alto to participate in the pilot program.
- 882 Supersedes same section as added by Governor's Reorganization Plan No. 2 of 2005.
- 883 Subdivision (b) inoperative January 1, 2012.
- The amendments made to this section by the act adding this subdivision shall become operative May 1, 2007.
- 885 Operative May 1, 2007.
- 886 Subdivision (e) operative upon the adoption of an enabling ordinance by a city or county.
- 888 This section shall remain in effect only until July 1, 2008, and as of January 1, 2009, is repealed.
- 889 Effective only until July 1, 2008.



COUNTY, CITY, AND CITY AND COUNTY CHARTERS AND CHARTER AMENDMENTS

as transmitted by the Secretary of State for inclusion in the official statutes in accordance with Section 3, Article XI, of the California Constitution as amended by vote of electors on November 5, 1974.

CHARTER AMENDMENTS-2006

Charter		Data of	Data of
Chapter Number	City—County	Date of Election	Date of Filing
1	City of Redwood City	Nov. 8, 2005	Jan. 20, 2006
2	City of Bell	Nov. 29, 2005	Jan. 25, 2006
3	City of Norco	Nov. 8, 2005	March 27, 2006
4	City of Needles	April 13, 2004	May 3, 2006
5	City of Needles	April 13, 2004	May 3, 2006
6	City of Needles	April 13, 2004	May 3, 2006
7	City of Needles	April 13, 2004	May 3, 2006
8	City of Needles	April 13, 2004	May 3, 2006
9	City of Seal Beach	March 28, 2006	June 8, 2006
10	City of Seal Beach	March 28, 2006	June 8, 2006
11	City of Seal Beach	March 28, 2006	June 8, 2006
12	City of Seal Beach	March 28, 2006	June 8, 2006
13	City of Seal Beach	March 28, 2006	June 8, 2006
14	City of Seal Beach	March 28, 2006	June 8, 2006
15	City of Culver City	April 11, 2006	June 8, 2006
16	City of Albany	June 6, 2006	July 20, 2006
17	City of Chula Vista	June 6, 2006	Aug. 4, 2006
18	City of Stockton	June 6, 2006	Aug. 4, 2006
19	City of Stockton	June 6, 2006	Aug. 4, 2006
20	City of Sunnyvale	Nov. 8, 2005	Aug. 21, 2006
21	County of San Diego	June 6, 2006	Sept. 11, 2006
22	County of San Diego	June 6, 2006	Sept. 11, 2006
23	County of Tehama	Nov. 8, 2005	Oct. 27, 2006
24	City of Santa Cruz	Nov. 7, 2006	Dec. 5, 2006
25	City of Los Angeles	Nov. 7, 2006	Dec. 13, 2006
26	City of San Diego	Nov. 7, 2006	Dec. 13, 2006
27	City of Chula Vista	Nov. 7, 2006	Dec. 20, 2006
28	City of Santa Ana	Nov. 7, 2006	Dec. 21, 2006
29	City of Santa Ana	Nov. 7, 2006	Dec. 21, 2006
30	City of Santa Ana	Nov. 7, 2006	Dec. 21, 2006
31	City of Santa Ana	Nov. 7, 2006	Dec. 21, 2006

CHARTER AMENDMENTS-2006-Continued

Charter			
Chapter		Date of	Date of
Number	City—County	Election	Filing
32	City of Santa Ana	Nov. 7, 2006	Dec. 21, 2006
33	City and County of San Francisco	Nov. 7, 2006	Dec. 22, 2006
34	City and County of San Francisco	Nov. 7, 2006	Dec. 22, 2006

Charter Chapter 1—City of Redwood City

Amendments to the Charter of the City of Redwood City

[Filed with the Secretary of State January 20, 2006.]

Section 15. Legislation.

Except as otherwise provided by general law, or this Charter, no action providing for the levying of any tax or assessment, or for the granting of any franchise, or for the establishment or change of zoning regulations, or for the imposition of any penalty or fine or imprisonment shall be taken except by ordinance. Any and all other legislative action, including any appropriation or expenditure of public money, may be accomplished by resolution.

Section 17. Planning Commission.

There shall be a City Planning Commission which shall consist of seven (7) members, who shall be appointed by the City Council to serve for three (3) years each, and thereafter until their respective successors are appointed and qualified, without compensation, none of whom shall hold any other public office or position in the City.

Section 19-1/2. Library Board-Budget.

The Library Board shall furnish to the City Manager a proposed budget, which shall be submitted at the same time and in the same form as all other City departments.

Section 47b. Organization: Terms of Office.

Members of the Port Board shall hold office for a term of five (5) years each and thereafter until their successors are appointed and qualified. In the case of a vacancy, any person appointed to fill said vacancy shall hold office only for the unexpired term.

Section 47f. Powers and Duties of the Board.

(8) To purchase materials and/or supplies without soliciting or advertising for bids in an amount not exceeding twenty thousand dollars (\$20,000). Every contract for any purchase of materials and/or supplies, the estimated cost of which is more than twenty thousand dollars (\$20,000) but less than fifty thousand dollars (\$50,000), shall be awarded to the lowest responsible bidder after solicitation of bids without public advertisement. Every contract for any purchase of materials and/or supplies, the estimated cost of which is fifty thousand dollars (\$50,000) or more, shall be awarded to the lowest responsible bidder after public advertisement therefor. The Board shall have the power to reject any and all bids, and solicit or advertise again. All solicitations and advertisements as to purchases shall contain a reservation of the foregoing right.

Section 51.

Upon a date established by motion of the City Council, the City Manager shall submit to the City Council a proposed budget for all departments to be known as the general budget.

Section 51.5.

A copy of the budget as amended by the City Council shall be certified by the City Clerk and the City Manager and shall be filed in the Office of the City Clerk. The budget shall be finally adopted by resolution upon a date established by resolution of the Council. Such resolution shall adopt the budget by reference to the certified copy thereof, as amended, on file in the Office of the City Clerk, and such resolution shall be effective immediately upon adoption thereof. From and after the effective date of the resolution adopting the budget, the several amounts stated in the budget as proposed expenditures shall become and thereafter be appropriated to the offices, departments, objects and purposes therein stated for the fiscal year to which the budget is intended to apply.

Section 51.5.

No appropriation shall be cancelled in whole or in part except by resolution adopted by the affirmative vote of five-sevenths ($\frac{5}{7}$ ths) of the City Council.

Section 54. Board of Equalization.

The City Council shall serve as the Board of Equalization and shall meet on either the first, second or fourth Monday of July of each year at 7:00 p.m. and continue in session by adjournment from day to day until all returns of the assessor have been rectified and assessments equalized. The Board of Equalization shall have the power to hear complaints, to take testimony under oath and to correct, modify, strike out, or raise any assessment, provided that notice shall first be given to anyone whose assessment is proposed to be raised, excepting in the case of a uniform increase in assessed valuation of the property of the entire City.

Certified to be a true copy by Jeff Ira, Mayor, and Patricia S. Howe, City Clerk.

Date of Municipal Election: November 8, 2005.

Charter Chapter 2—City of Bell

Charter of the City of Bell

[Filed with the Secretary of State January 25, 2006.]

We, the people of the City of Bell, State of California, do ordain and establish this Charter as the organic law of said City under the State Constitution.

ARTICLE I—NAME OF CITY

Section 100. NAME. The municipal corporation now existing and known as the City of Bell shall remain and continue to exist as a municipal corporation under its present name of "City of Bell."

ARTICLE II—BOUNDARIES

Section 200. BOUNDARIES. The boundaries of the City shall be the boundaries as established at the time this Charter takes effect, and as such bound-

aries may be changed thereafter from time to time in the manner authorized by law.

ARTICLE III—SUCCESSION

Section 300. RIGHTS AND LIABILITIES. The City of Bell shall continue to own, possess and control all rights and property of every kind and nature owned, possessed or controlled by it at the time this Charter takes effect and shall continue to be subject to all its debts, obligations, liabilities and contracts.

Section 301. ORDINANCES CONTINUED IN EFFECT. All lawful ordinances, resolutions, rules and regulations, and portions thereof, in force at the time this Charter takes effect and not in conflict or inconsistent herewith, are hereby continued in force until the same shall have been duly repealed, amended, changed or superseded by proper authority.

Section 302. RIGHTS OF OFFICERS AND EMPLOYEES PRESERVED. Nothing in this Charter contained, unless otherwise specifically provided herein, shall affect or impair the merit system, pension or retirement rights or privileges of officers or employees of the City, or of any office, department or agency thereof, existing at the time this Charter takes effect.

Section 303. CONTINUANCE OF PRESENT OFFICERS AND EMPLOYEES. The present officers and employees of the City shall continue without interruption to perform the duties of their respective offices and employments upon the same terms and conditions and for the compensation provided by the existing ordinances, resolutions, rules or laws, but subject to such removal, amendment and control as is provided or permitted in this Charter, and, as to offices which are changed, abolished or superseded by this Charter, until the election or appointment and qualification of their respective successors under this Charter.

Section 304. CONTINUANCE OF CONTRACTS AND PUBLIC IMPROVE-MENTS. All contracts entered into by the City or for its benefit prior to the effective date of this Charter and then in effect, shall continue in full force and effect according to their terms. Public improvements for which proceedings have been instituted under laws existing at the time this Charter takes effect, in the discretion of the Council, may be carried to completion as nearly as practicable in accordance with the provisions of such existing laws or may be continued or perfected under this Charter.

Section 305. PENDING ACTIONS AND PROCEEDINGS. No action or proceeding, civil or criminal, pending at the time this Charter takes effect, brought by or against the City or any officer, office, department or agency thereof, shall be affected or abated by the adoption of this Charter or by anything herein contained but all such actions or proceedings may be continued notwithstanding that functions, powers and duties of any officer, office, department or agency a party thereto, may be assigned or transferred by or under this Charter to another officer, office, department or agency, but in that event the same may be prosecuted or

defended by the head of the office, department or agency to which such functions, powers and duties have been assigned or transferred by or under this Charter.

Section 306. EFFECTIVE DATE OF CHARTER. This Charter shall take effect upon its approval by the qualified voters of the City and, if approved, after filing and acceptance by the Secretary of State in accordance with State law.

ARTICLE IV—POWERS OF CITY

Section 400. POWERS OF CITY. The City shall have all powers and privileges which may be exercised by a charter city, subject only to the limitations contained in this Charter and in the State Constitution.

ARTICLE V—CITY COUNCIL

Section 500. CITY COUNCIL. TERMS. The elective officers of the City shall consist of a City Council of five members, elected at large and at the times and for the terms and in the manner provided in this Charter. The term of each office shall be for four years. Each member of the City Council, upon qualification, shall serve during said term until the term of the successor to such office commences.

The five members of the City Council in office at the time this Charter takes effect shall continue in office until their respective successor's term commences and the successor has qualified. The current rotation of office for each member which exists prior to the adoption of this Charter shall remain in effect.

The term of each member of the City Council elected at a general municipal election to fill a four year term or the remaining unexpired term of a vacant office shall commence on the first Tuesday following the certification of the canvass of the vote which shall be made by the City Clerk. The general municipal election shall occur as provided in Section 1200 below. The term of each member of the City Council elected at a special municipal election to fill a vacancy shall commence on the first Tuesday following certification of the candidate's election and shall continue during the remainder of the unexpired term of the office. The term of each member of the City Council appointed to fill a vacancy shall commence upon appointment within 60 days following the date the office became vacant, and shall continue during the remainder of the unexpired term of office.

Ties in voting among candidates shall be settled according to State law.

Section 501. ELIGIBILITY. QUALIFICATIONS. No person shall be eligible for election to office as a member of the City Council unless such person shall have been domiciled in and a registered voter of the City for at least 60 days immediately preceding the first day upon which candidates for such office are permitted to file nominating papers with the City Clerk. For an appointee to fill a vacancy in an office, the aforementioned 60-day eligibility requirement shall immediately precede the date such office became vacant according to the provisions set forth herein below.

If a member of the City Council is absent from all regular meetings of the City Council for a period of 90 days consecutively from and after the last regular City

Council meeting attended by such member, unless by permission of the City Council expressed in its official minutes, or is convicted of a crime involving moral turpitude or a felony, or ceases to be domiciled in and a voter of the City, the office shall immediately become vacant and shall be so declared by the City Council.

Vacancies shall be filled according to the provisions of Section 503. The City Council shall judge the qualifications of its members as set forth in this Section. It shall judge all municipal election returns and it shall judge the certification of the canvass of the vote which shall be made by the City Clerk.

Section 502. COMPENSATION. The members of the City Council shall receive compensation for their services as may be prescribed by ordinance or resolution, but with respect to service as a Council member not to exceed the amount which Council members of general law cities of similar population would receive under State law. In the event of resignation such member shall not be entitled to vote on the selection of their successor. In addition, members shall receive such reasonable and adequate amounts as may be established by ordinance, which amount shall be deemed to be reimbursement to them of other out-of-pocket expenditures and costs imposed upon them by virtue of their serving on the City Council.

Section 503. VACANCIES. The election of an eligible candidate to fill a vacancy caused by a recall election shall occur after the recall election.

All other vacancies from whatever causes arising shall be filled by an eligible person as follows:

- (a) The City Council shall fill the vacancy in accordance with the provisions of Section 36512 of the California Government Code.
- (b) Any eligible person appointed to fill a vacancy in an office shall serve as provided in Section 500.
- (c) In any case where the City Council is required to cause a special election to be held to fill a vacancy in any office, it may temporarily appoint an eligible person to fill said vacancy until an elected successor's term commences following said special election, if the City Council first determines and declares by resolution that such temporary appointment is essential to the proper conduct of city business.
- (d) Any person appointed or elected under the provisions of this section must be eligible pursuant to the requirements set forth in Section 501 and shall serve for the respective terms set forth in Section 500.

Section 504. PRESIDING OFFICER. At such time as the term of a member of the City Council commences, and at any time when there is a vacancy in the office of Mayor, the City Council shall meet and shall elect one of its members as its presiding officer, who shall have the title of Mayor. The Mayor may make and second motions and shall have a voice and vote in all its proceedings. The Mayor shall be the official head of the City for all ceremonial purposes. The Mayor shall have the primary but not exclusive responsibility for interpreting the policies, pro-

grams, and needs of the City government to the people, and, as occasion requires, may inform the people of any major change in policy or program. The Mayor shall perform such other duties consistent with the office as may be prescribed by this Charter or as may be imposed by the City Council. The Mayor shall serve in such capacity at the pleasure of the City Council.

The City Council shall also designate one of its members as Vice Mayor, who shall serve in such capacity at the pleasure of the City Council. The Vice Mayor shall perform the duties of the Mayor during the Mayor's absence or disability.

Section 505. POWERS VESTED IN THE CITY COUNCIL. All powers of the City shall be vested in the City Council except as otherwise provided in this Charter.

Section 506. REGULAR MEETINGS. The City Council shall hold regular meetings at least once each month at such times as it shall fix by resolution and may adjourn or readjourn any regular meeting to a date and hour certain which shall be specified in the order of adjournment. When so adjourned each adjourned meeting shall be a regular meeting for all purposes. If the hour to which a meeting is adjourned is not stated in the order of adjournment such meeting shall be held at the hour for holding regular meetings.

Section 507. SPECIAL MEETINGS. A special meeting may be called at any time by the Mayor, or by three members of the City Council, by written notice to each member of the City Council and in accordance with the applicable provisions of the Ralph M. Brown Act (California Government Code Sections 54950 et seq.). Such notice must be delivered personally or by mail at least 24 hours before the time of such meeting as specified in the notice. The call and notice shall specify the time and place of the special meeting and the business to be transacted. No other business shall be considered at such meeting. Such written notice may be dispensed with as to any person entitled thereto who, at or prior to the time the meeting convenes, files with the City Clerk a written waiver of notice. Such written notice may also be dispensed with as to any person who is actually present at the meeting at the time it convenes.

Section 508. PLACE OF MEETINGS. All meetings shall be held in the Council Chambers of the City Hall, or in such place to which any such meeting may be adjourned, and shall be open to the public. If, by reason of fire, flood or other emergency, it shall be unsafe to meet in the place designated, the meetings may be held for the duration of the emergency at such place as is designated by the Mayor, or, if the Mayor should fail to act, by three members of the City Council.

Section 509. QUORUM. PROCEEDINGS. A majority of the members of the City Council shall constitute a quorum to do business but a lesser number may adjourn from time to time. In the absence of all the members of the City Council from any regular meeting or adjourned regular meeting, the City Clerk may declare the same adjourned to a stated day and hour. The City Clerk shall cause written notice of a meeting adjourned by less than a quorum or by the City

Clerk to be delivered personally or by mail to each Council member at least 24 hours before the adjourned meeting, or such notice may be dispensed with in the same manner as specified in this Charter for dispensing with notice of special meetings of the City Council. The City Council may establish rules for the conduct of its proceedings and may evict or prosecute any member or other person for disorderly conduct at any of its meetings.

Each member of the City Council shall have the power to administer oaths and affirmations in any investigation or proceedings pending before the City Council. The City Council shall have the power and authority to compel the attendance of witnesses, to examine them under oath and to compel the production of evidence before it. Subpoenas shall be issued in the name of the City and be attested by the City Clerk. Disobedience of such subpoenas, or the refusal to testify (upon other than constitutional grounds), shall constitute a misdemeanor, and shall be punishable in the same manner as violations of this Charter are punishable.

At the demand of any Council member, and upon the adoption of any ordinance, resolution, or order for the payment of money, the City Clerk shall call the roll and shall cause the ayes and noes taken on such questions to be entered in the minutes of the meeting.

Section 510. PUBLIC PARTICIPATION. All regular and special meetings of the City Council shall be open and public and all persons shall be permitted to attend such meetings, except that the provisions of this Section shall not apply to closed sessions as permitted by State law. Any person shall have the right to address the City Council, either orally or in writing on matters of City business, but such right shall be subject to reasonable rules and regulations as adopted by resolution.

Section 511. ADOPTION OF ORDINANCES AND RESOLUTIONS. With the sole exception of ordinances which take effect upon adoption, referred to in Section 514, no ordinance shall be adopted by the City Council on the day of its introduction, nor within five days thereafter nor at any time other than at a regular or adjourned regular meeting. At the time of its introduction an ordinance shall become a part of the proceedings of such meeting in the custody of the City Clerk. At the time of introduction of an ordinance or adoption of a resolution it shall be read in full, unless after the reading of the title thereof, the further reading thereof is waived by majority vote of the Council members present. In the event that any ordinance is altered after its introduction, the same shall not be finally adopted except at a regular or adjourned regular meeting held not less than five days after the date upon which such ordinance was so altered. The correction of typographical or clerical errors shall not constitute the making of an alteration within the meaning of the foregoing sentence.

No order for the payment of money shall be adopted or made at any other than a regular or adjourned regular meeting.

Unless a higher vote is required by other provisions of this Charter the affirmative votes of at least three members of the City Council shall be required for the

enactment of any ordinance or resolution, or for the making or approving of any order for the payment of money. All ordinances and resolutions shall be signed by the Mayor, or other designated member of the City Council at the time of adoption of the ordinance or resolution, and attested by the City Clerk.

Any ordinance declared by the City Council to be necessary as an urgency measure for the immediate preservation of the public peace, health or safety, and containing a statement of the reasons for its urgency, may be introduced and adopted at one and the same meeting if passed by at least four affirmative votes. At the time of adoption of an urgency ordinance it shall be read in full, unless after the reading of the title thereof, the further reading thereof is waived by majority vote of the Council members present. Notwithstanding provisions to the contrary, an urgency ordinance which sets forth the reason for the urgency to be that of a major disaster shall be exempt from the ten day posting and publication requirements set forth in Section 512 and such ordinance may be passed by the majority of the members of the City Council present.

Section 512. ORDINANCES. POSTING AND PUBLICATION. In addition to such other acts of the City Council as are required by this Charter to be by ordinance, every act of the City Council establishing a fine or other penalty, or granting a franchise, shall be by ordinance.

The enacting clause of all ordinances shall be substantially as follows: "The City Council of the City of Bell does ordain as follows:"

The City Clerk shall cause each ordinance to be published at least once in the official newspaper within 15 days after its adoption. The City Council shall designate by resolution the official newspaper, which shall be a newspaper of general circulation published and circulated in the City, or if none, a newspaper of general circulation printed and published in the county and circulated in the City. As an alternative to the publication of an ordinance as specified herein, the City Clerk may cause a summary of a proposed ordinance to be prepared and published in the official newspaper and post in the City Clerk's office a copy of such summary with a copy of the full text of the proposed ordinance at least ten days prior to the date it is to be submitted to the City Council for adoption, and thereafter within 15 days after the date of adoption, publish in the official newspaper a summary of any ordinance adopted by the City Council and post a certified copy of the full text of such adopted ordinance in the office of the City Clerk along with the names of the Council members voting for and against the ordinances.

Section 513. CODIFICATION OF ORDINANCES. Any or all ordinances of the City which have been enacted and published in the manner required at the time of their adoption, and which have not been repealed, may be compiled, consolidated, revised, indexed and arranged as a comprehensive municipal code, and such code may be adopted by reference, with the same effect as an ordinance, by the passage of an ordinance for such purpose. Such municipal code need not be published in the manner required for other ordinances, but at least one (1) copy thereof shall be filed for use and examination by the public in the office of the City

Clerk prior to the adoption thereof. Amendments to the municipal code shall be enacted by ordinance.

Detailed regulations pertaining to any subject, such as the construction of buildings, plumbing and wiring, when arranged as a comprehensive code, may likewise be adopted by reference in the manner provided by this Section. Maps, charts and diagrams also may be adopted by reference in the same manner.

Section 514. ORDINANCES. WHEN EFFECTIVE. No ordinance shall become effective until 30 days from and after the date of its adoption, except the following, which shall take effect upon adoption:

- (a) An ordinance calling or otherwise relating to an election.
- (b) An improvement proceeding ordinance adopted under some special law or procedural ordinance relating thereto.
- (c) An ordinance declaring the amount of money necessary to be raised by taxation or fixing the rate of taxation.
 - (d) An urgency ordinance adopted in the manner provided for in Section 511.
- (e) An ordinance covered by particular provisions of law prescribing the manner of its passage and adoption.

Section 515. ORDINANCES. VIOLATION. PENALTY. The City Council shall by ordinance determine whether a violation of any ordinance of the City or a provision of the Bell Municipal Code shall constitute a misdemeanor or an infraction and shall be punishable as provided by State law for violation of ordinances of general law cities.

Section 516. ORDINANCES AND RESOLUTIONS. AMENDMENT. The amendment of any section or subsection of an ordinance or resolution may be accomplished solely by the re-enactment of such section or subsection at length, as amended.

Section 517. PUBLISHING OF LEGAL NOTICES. In the event that there is more than one newspaper of general circulation published in the City, the City Council, annually, prior to the beginning of each fiscal year, shall publish a notice inviting bids and contract for the publication of all legal notices or other matter required to be published in a newspaper of general circulation in the City during the ensuing fiscal year. In the event there is only one newspaper of general circulation printed and published in the City, then the City Council shall have the power to contract with such newspaper for the printing and publishing of such legal notices or matter without being required to advertise for bids therefor. The newspaper with which any such contract is made shall be designated the official newspaper for the publication of such notices or other matter for the period of such contract.

In no case shall the contract prices for such publication exceed the customary rates charged by such newspaper for the publication of legal notices of a private character.

In the event there is no newspaper of general circulation printed and published in the City, or in the event no such newspaper will accept such notices or other matter at the rates permitted herein, then all legal notices or other matter may be published by posting copies thereof in at least three public places in the City to be designated by ordinance.

No defect or irregularity in proceedings taken under this Section, or failure to designate an official newspaper, shall invalidate any publication where the same is otherwise in conformity with this Charter or law or ordinance.

Section 518. CONTRACTS. RESTRICTIONS. No contract or lease or extension thereof for a longer period than 55 years shall be valid unless said contract, lease or extension be made or approved by ordinance which shall be subject to referendum. This Section shall not apply to any franchise granted pursuant to the provisions of this Charter or to any contract for the furnishing, or acquisition of the products, commodity or services of any public utility.

Section 519. CONTRACTS. EXECUTION. The City shall not be bound by any contract, except as hereinafter provided, unless the same shall be made in writing, approved by the City Council and signed on behalf of the City by the Mayor, or in the absence of the Mayor, by the Vice Mayor, or by the member of the City Council presiding at the meeting at which the contract is approved, or by such other officer or officers as shall be designated by the City Council, and attested by the City Clerk. Any of said officers shall sign a contract on behalf of the City when directed to do so by the City Council.

By ordinance or resolution the City Council may authorize the Chief Administrative Officer or authorized representative to bind the City, with or without a written contract, for the acquisition of equipment, materials, supplies, labor, services or other items included within the budget approved by the City Council.

The City Council may by ordinance or resolution provide a method for the sale or exchange of real or personal property not needed in the City service or not fit for the purpose for which intended, and for the conveyance of title thereto.

Contracts for the sale of the products, commodities or services of any public utility owned, controlled or operated by the City may be made by the manager of such utility or by the head of the department or Chief Administrative Officer upon forms approved by the Chief Administrative Officer and at rates fixed by the City Council.

The provisions of this Section shall not apply to services rendered by any person in the employ of the City at a regular salary.

ARTICLE VI—CHIEF ADMINISTRATIVE OFFICER

Section 600. CHIEF ADMINISTRATIVE OFFICER. There shall be a Chief Administrative Officer who shall be the chief administrative officer of the City. The Chief Administrative Officer shall be appointed by the affirmative vote of at least a majority of all members of the City Council and shall serve at the pleasure of the City Council, provided, however, that the Chief Administrative Officer shall not be removed from the office except as provided in this Charter. The Chief Administrative Officer shall be chosen on the basis of executive and administrative qualifications.

Section 601. RESIDENCE. The Chief Administrative Officer need not be a resident of the City at the time of appointment, but shall within 90 days after appointment, establish residence within such distance from the City as the City Council may establish, unless such period is extended by the City Council, and thereafter maintain residence within such distance during tenure of office.

Section 602. ELIGIBILITY. No person shall be eligible to receive appointment as Chief Administrative Officer while serving as a member of the City Council nor within one year after ceasing to be a member of the City Council.

Section 603. COMPENSATION AND BOND. The Chief Administrative Officer shall be paid a salary commensurate with the responsibilities of chief administrative officer of the City. The Chief Administrative Officer shall furnish a corporate surety bond conditioned upon the faithful performance of duties in such form and in such amount as may be determined by the City Council.

Section 604. POWERS AND DUTIES. The Chief Administrative Officer shall be the administrative head of the City government. Except as otherwise provided in this Charter, the Chief Administrative Officer shall be responsible to the City Council for the proper administration of all affairs of the City. Without limiting the foregoing general grant of powers, responsibilities and duties, subject to the provisions of this Charter, including the personnel system provisions thereof, the Chief Administrative Officer shall have power and be required to:

- (a) Appoint, and may promote, demote, suspend or remove, all department heads, officers and employees of the City except elective officers and those department heads, officers and employees the power of whose appointment is vested by this Charter in the City Council. The Chief Administrative Officer may authorize the head of any department or office to appoint or remove subordinates in such department or office. In case of the appointment or removal of any department head, the Chief Administrative Officer shall first review such appointment or removal with the City Council and obtain its approval.
- (b) Prepare the budget, submit to the City Council, and be responsible for its administration after its adoption.
- (c) Prepare and submit to the City Council as of the end of each fiscal year, a complete report on the finances and administrative activities of the City for the preceding fiscal year.
- (d) Keep the City Council advised of the financial condition and future needs of the City and make such recommendations as may seem desirable.
- (e) Establish a centralized purchasing system for all City offices, departments and agencies.
- (f) Prepare rules and regulations governing the contracting for purchasing, inspection, storing, inventory, distribution and disposal of all supplies, material and equipment required by ordinance, and administer and enforce the same after adoption.
- (g) See that the laws of the State pertaining to the City, the provisions of this Charter and the ordinances, franchises and rights of the City are enforced.

- (h) Exercise control of all administrative offices and departments of the City and of all appointive officers and employees except those directly appointed by the City Council and prescribe such general rules and regulations as deemed necessary or proper for the general conduct of the administrative offices and departments of the City under jurisdiction of the Chief Administrative Officer.
- (i) Perform such other duties consistent with this Charter as may be required by the City Council.

Section 605. MEETINGS. The Chief Administrative Officer shall be accorded a seat at all meetings of the City Council and of all boards and commissions and shall be entitled to participate in their deliberations, but shall not have a vote. The Chief Administrative Officer shall receive notice of all special meetings of the City Council, and of all boards and commissions.

Section 606. ASSISTANT CHIEF ADMINISTRATIVE OFFICER. The City Council may direct the Chief Administrative Officer to appoint an Assistant Chief Administrative Officer.

If there is no Assistant Chief Administrative Officer and the position of Chief Administrative Officer becomes vacant or the Chief Administrative Officer is absent or is incapacitated to such an extent the Chief Administrative Officer cannot perform the duties of the office, then the Mayor, or if absent or unable to act, the Vice Mayor, or if absent or unable to act, the senior member of the City Council temporarily shall act as the administrative head of the City until the City Council fills the position of Chief Administrative Officer or appoints an Assistant Chief Administrative Officer.

Section 607. REMOVAL. The Chief Administrative Officer may be removed at any regular meeting of the City Council upon the affirmative vote of a majority of all the members of the City Council. However, the Chief Administrative Officer may not be removed, nor shall the notice described in Subsection (a) be given for a period of 90 days before or following any municipal election in which a member of the City Council is elected.

The procedure for removal is as follows:

- (a) The Chief Administrative Officer must be given a written notice stating the Council's intention to remove the Chief Administrative Officer from office. The written notice must be given at least 30 days before the effective date of removal. The notice must state the reason for the removal.
- (b) The duties of the Chief Administrative Officer may be suspended immediately upon receipt of the notice described in Subsection (a). The compensation paid to the Chief Administrative Officer must continue until removal is completed as prescribed within this Section.
- (c) In removing the Chief Administrative Officer, the City Council may use its sole and uncontrolled discretion, and its action shall be final.

Section 608. NON-INTERFERENCE WITH ADMINISTRATIVE SER-VICE. Except as otherwise provided in this Charter, neither the Council nor any of its members shall interfere with the powers and duties of the Chief Administra-

tive Officer, nor shall they directly or indirectly order the Chief Administrative Officer or subordinates to appoint or remove any person to or from any office or employment. Except for the purpose of inquiry, investigation or report, the City Council and its members shall deal with the administrative service under the jurisdiction of the Chief Administrative Officer solely through the Chief Administrative Officer, and neither the City Council nor any member thereof shall publicly or privately give orders to any subordinate of the Chief Administrative Officer.

ARTICLE VII—OFFICERS AND EMPLOYEES

Section 700. ENUMERATION. In addition to the City Council and Chief Administrative Officer, the officers and employees of the City shall consist of a City Attorney, a City Clerk, a City Treasurer, such other officers, assistants, deputies, and employees as the City Council may provide by resolution.

When the positions are not incompatible, the City Council may combine in one person the powers and duties of two or more offices; provided, however, that the same person shall not hold the positions of City Treasurer and be responsible for the functions of finance at the same time.

Section 701. APPOINTMENT AND REMOVAL. The City Attorney, City Clerk, and City Treasurer shall be appointed by and may be removed by the affirmative votes of at least a majority of all the members of the City Council. All other officers, department heads and employees of the City shall be appointed and may be removed as elsewhere in this Charter is provided.

Section 702. ADMINISTRATIVE FUNCTIONS. The City may provide through its own staff for all departments as may be determined necessary to carry out the business of the City. The City may provide the following functions and services: finance, public works, water, building and safety, public safety and city planning. The City Council may provide by ordinance or resolution not inconsistent with this Charter for the organization, conduct and operation of the functions of the City as established by this Charter, for the creation of additional functions, departments, divisions, offices and agencies and for their consolidation or alteration. It may further provide by ordinance or resolution for the assignment and reassignment of functions, duties, offices and agencies to offices and departments, and for the number, titles, qualifications, powers, duties, and compensation of all officers and employees, consistent with this Charter. Each department so created shall be headed by a department head.

Section 703. CITY ATTORNEY. POWERS AND DUTIES. To become and remain eligible for City Attorney the person appointed shall be an attorney at law duly licensed as such under State law and shall be chosen on the basis of legal qualifications with special reference to experience in and knowledge of municipal law. The City Attorney shall have the power and may be required to:

(a) Represent and advise the City Council and all City officers in all matters of law pertaining to their offices.

- (b) Prosecute on behalf of the people any or all criminal cases arising from violation of the provisions of this Charter or of City ordinances, unless otherwise provided by the City Council.
- (c) Represent and appear for the City in any or all actions or proceedings in which the City is concerned or is a party, and represent and appear for any City officer or employee, or former City officer or employee, in any or all actions or proceedings in which any such officer or employee is concerned or is a party for any act arising out of employment or by reason of official capacity.
- (d) Attend all regular meetings of the City Council, unless excused, and give advice or opinion in writing whenever requested to do so by the City Council or by any of the boards or officers of the City.
- (e) Approve the form of all contracts made by and all bonds given to the City, endorsing approval thereon in writing.
- (f) Prepare any and all proposed ordinances and resolutions for the City and amendments thereto.
- (g) Devote such time to the duties of the office as may be specified in the ordinance or resolution fixing the compensation for such office.
- (h) Surrender to the City Attorney's successor all books, papers, files and documents pertaining to the City's affairs.

The City Council shall have control of all legal business and proceedings and may employ other attorneys to take charge of or may contract for any prosecutions, litigation or other legal matters or business.

Nothing in this section shall prohibit the District Attorney from prosecuting any or all criminal cases arising from violation of the provisions of this Charter or of City ordinances.

Section 704. CITY CLERK. POWERS AND DUTIES. The City Clerk shall have the power and shall be required to:

- (a) Attend all meetings of the City Council, unless excused and be responsible for the recording and maintaining of a full and true record of all of the proceedings of the City Council in books that shall bear appropriate titles and be devoted to such purpose.
- (b) Maintain separate books, in which shall be recorded respectively all ordinances and resolutions, with the certificate of the Clerk annexed to each thereof stating the same to be the original or a correct copy, and as to an ordinance requiring publication, stating that the same has been published or posted in accordance with this Charter; keep all books properly indexed and open to public inspection when not in actual use.
- (c) Maintain separate books, in which a record shall be made of all written contracts and official bonds.
 - (d) Be the custodian of the seal of the City.
- (e) Administer oaths of affirmation, take affidavits and depositions pertaining to the affairs and business of the City and certify copies of official records.

- (f) Be ex-officio Assessor, unless the City Council has availed itself, or does in the future avail itself, of the provisions of State law relative to the assessment of property and the collection of City taxes by county officers, or unless the City Council by ordinance provides otherwise.
 - (g) Have charge of all City elections.
- (h) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 705. CITY TREASURER. POWERS AND DUTIES. The City Treasurer or designee shall have the power and shall be required to:

- (a) Receive all taxes, assessments, license fees and other revenues of the City, or for the collection of which the City is responsible, and receive all taxes or other money receivable by the City from the County, State or Federal Government, or from any Court, or from any office, department or agency of the City.
- (b) Have custody of all public funds belonging to or under control of the City or any office, department or agency of the City government and deposit all funds coming into the Treasurer's hands in such depository as may be designated by resolution of the City Council, or, if no such resolution be adopted, then in such depository designated in writing by the Chief Administrative Officer, and in compliance with all the provisions of the State Constitution and State law governing the handling, depositing and securing of public funds.
- (c) Disburse moneys on proper warrants in the manner provided for in this Charter.
- (d) Prepare and submit monthly written reports of all cash receipts, disbursements and balances, copies of which reports shall be filed with the Chief Administrative Officer or designee responsible for the finance function.
- (e) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 706. FINANCE. POWERS AND DUTIES. The Chief Administrative Officer's designee responsible for the functions of finance shall have the power and shall be required to:

- (a) Administer the financial affairs of the City under the direction of the Chief Administrative Officer.
- (b) Compile the budget expense and income estimates for the Chief Administrative Officer.
- (c) Maintain a general accounting system for the City government and each of its offices, departments and agencies.
- (d) Supervise and be responsible for the disbursement of all moneys and of all expenditures to insure that budget appropriations are not exceeded; audit all purchase orders before issuance; audit and approve before payment, all bills, invoices, payrolls, demands or charges against the City government; with the advice of the City Attorney, when necessary, determine the regularity, legality and correctness of such claims, demands or charges; and draw warrants upon the City Treasurer for all claims and demands audited and approved as in this Charter provided spec-

ifying the purpose for which drawn and the fund from which payment is to be made.

- (e) See that all taxes, assessments, license fees and other revenues of the City, or for the collection of which the City is responsible, and all other money receivable by the City from the County, State or Federal Government, or from any court, office, department or agency of the City are collected.
- (f) Submit to the City Council and City Treasurer through the Chief Administrative Officer a monthly statement of all receipts and disbursements in sufficient detail to show the exact financial condition of the City; and, as of the end of each fiscal year, submit a complete financial statement and report.
- (g) Supervise the keeping of current inventories of all property of the City by all City departments, offices and agencies.
- (h) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 707. ADMINISTERING OATHS. Each department head and deputies of the department shall have the power to administer oaths and affirmations in connection with any official business pertaining to the department.

Section 708. ILLEGAL CONTRACT, FINANCIAL INTEREST. The prohibitions, limitations and exclusions with respect to City Council members, officers, or employees being financially interested in contracts, sales, transactions or proceedings in which the City is a party shall be as provided for under State law.

Section 709. ACCEPTANCE OF OTHER OFFICE. Members of the Council may hold any other elective or appointive public office which is allowed by law. Any elective officer of the City who shall accept or retain any other elective public office which is determined incompatible with the office of City Council, shall be deemed thereby to have vacated the office under the City government.

Section 710. NEPOTISM. The City Council shall not appoint to a full-time salaried position under the City government any person who is a relative by blood or marriage within the third degree of any one or more of the members of such City Council, nor shall the Chief Administrative Officer or any department head or other officer having appointive power appoint any relative of the individual or any Council member within such degree to any such position.

Section 711. OFFICIAL BONDS. The City Council shall fix by resolution the amounts and terms of the official bonds of all officials or employees who are required by this Charter or by ordinance to give such bonds. All bonds shall be executed by responsible corporate surety, shall be approved as to form by the City Attorney, and shall be filed with the City Clerk. Premiums on official bonds shall be paid by the City.

In all cases wherein an employee of the City is required to furnish a faithful performance bond, there shall be no personal liability upon, or any right to recover against the employee's superior officer or other officer or employee, or the bond

of the latter, unless such superior officer, or other officer or employee is a party to, or has conspired in, the wrongful act causing directly or indirectly such loss.

ARTICLE VIII—APPOINTIVE BOARDS AND COMMISSIONS

Section 800. IN GENERAL. The City Council may create by ordinance or resolution advisory boards or commissions as in its judgment are required, and may grant to them such powers and duties as are consistent with the provisions of this Charter.

Section 801. APPROPRIATIONS. The City Council shall include in its annual budget such appropriations of funds as in its opinion are sufficient for the efficient and proper functioning of such boards and commissions.

Section 802. APPOINTMENTS. TERMS. Each of the boards or commissions may consist of not less than five members. The members of each of such boards or commissions shall be appointed by the City Council from voters of the City. They shall be subject to removal by motion of the City Council adopted by the affirmative votes of a majority of the total membership thereof. The members thereof shall serve for terms which shall be established by ordinance or resolution. The members shall serve so long as they continue to be domiciled within the City, and until their respective successors are appointed and qualified. The Council shall have the authority to extend or shorten the terms of the incumbent members of boards or commissions to implement the terms of this Section. A vacancy occurring before the expiration of a term shall be filled by appointment for the remainder of the unexpired term.

Section 803. EXISTING BOARDS. The members of the boards and commissions holding office when this Charter takes effect shall continue to hold office thereafter until their respective terms of office shall expire and until their successors shall be appointed and qualified. If the terms of any members of any board or commission are altered by this Charter, the terms shall be adjusted accordingly to comply with the provisions of this Charter.

Section 804. MEETINGS. CHAIR. As soon as practicable, following the first day of March of every year, each board and commission shall organize by electing one of its members to serve as presiding officer at the pleasure of the board or commission. Meetings of all boards and commissions shall be open to the public and all persons shall be permitted to attend such meetings, except that the provisions of this sentence shall not apply to closed sessions for purposes authorized by law.

The Chief Administrative Officer may designate a secretary for each board and commission who need not be a member of such board or commission, and who shall keep a record of its proceedings and transactions. Each board or commission may prescribe its own rules and regulations, which shall be consistent with this Charter and shall be subject to the approval of the City Council. Copies of such rules shall be kept on file in the office of the City Clerk where they shall be available for public inspection.

Section 805. OATHS. AFFIRMATIONS. Each member of any such board or commission, and the secretary thereof, shall have the power to administer oaths and affirmations in any investigation or proceeding pending before such board or commission.

Section 806. PLANNING COMMISSION. POWERS AND DUTIES. The City Council shall function as the Planning Commission and shall have the power and be required to:

- (a) After a public hearing thereon, consider the adoption, amendment or repeal of Master, General or Precise Plans, or any part thereof, for the physical development of the City.
- (b) Exercise such functions with respect to land subdivisions as shall be provided by ordinance not inconsistent with the provisions of this Charter.
- (c) Make determinations concerning proposed public works and for the clearance, conservation and rehabilitation of any areas within the City.
- (d) Exercise such functions with respect to zoning, city planning, land use and related matters as may be prescribed by ordinance or resolution not inconsistent with the provisions of this Charter.

ARTICLE IX—PERSONNEL SYSTEM

Section 900. SYSTEM TO BE ESTABLISHED. The City Council shall by resolution establish a personnel merit system for the selection, employment, classification, advancement, suspension and discharge of those appointive officers and employees who shall be included in the system. The system may consist of the establishment of minimum standards of employment and qualifications for the various classes of employment, or of a comprehensive system, as the City Council shall determine to be for the best interests of the public service. A resolution shall designate the departments and the appointive officers and employees who shall be included within the system. By subsequent resolutions the City Council may amend the system or the list of departments and appoint officers and employees included within the system. The system shall comply with all other provisions of this Charter.

ARTICLE X—RETIREMENT

Section 1000. STATE SYSTEM. The City, its City Council and its several officers, agents and employees are empowered to do and perform any act, and to exercise any authority granted, permitted, or required under the provisions of the Public Employees' Retirement Law to enable the City to continue as a contracting City under the Public Employees' Retirement System.

ARTICLE XI—FISCAL ADMINISTRATION

Section 1100. FISCAL YEAR. The fiscal year of the City government shall begin on the first day of July of each year and end on the 30th day of June of the following year.

Section 1101. BUDGET. PREPARATION BY THE CHIEF ADMINISTRATIVE OFFICER. The Chief Administrative Officer shall provide estimates

of revenue and expenditures for city operations for the ensuing fiscal year(s), detailed in such manner and at such time as may be prescribed by the Chief Administrative Officer.

Section 1102. BUDGET. SUBMISSION TO CITY COUNCIL. At least 35 days prior to the beginning of each fiscal year, the Chief Administrative Officer shall submit to the City Council the proposed budget and shall make copies of the proposed budget available for inspection. After reviewing the same and making such revisions as it may deem advisable, the City Council shall determine the time for the holding of a public hearing thereon. Copies of the proposed budget as amended by the City Council shall be available for inspection.

Notwithstanding any provision to the contrary, the Chief Administrative Officer may submit a multi-year budget for consideration by the City Council and the City Council may adopt such multi-year budget, in its sole discretion. The City Council may approve any adjustment in a multi-year budget after a public hearing.

Section 1103. BUDGET. PUBLIC HEARING. At the time set for the public hearing or at any time to which such public hearing shall from time to time be adjourned, the City Council shall hold a public hearing on the proposed budget, at which interested persons desiring to be heard shall be given such opportunity.

Section 1104. BUDGET. FURTHER CONSIDERATION AND ADOP-TION. At the conclusion of the public hearing the City Council shall further consider the proposed budget and make any revisions thereof that it may deem advisable and on or before June 30 it shall adopt the budget with revisions, if any, by the affirmative votes of at least a majority of the total members of the Council. Upon final adoption, the budget shall be in effect for the ensuing fiscal year(s). Copies thereof, certified by the City Clerk, shall be filed with the Chief Administrative Officer, designee responsible for the functions of finance, City Treasurer, and the person employed by the City Council to perform the independent audit and a further copy shall be placed, and shall remain on file, in the office of the City Clerk where it shall be available for public inspection. The budget so certified shall be reproduced and copies made available for the use of the public and of departments, offices and agencies of the City.

Section 1105. BUDGET. APPROPRIATIONS. From the effective date of the budget, the various amounts stated therein as proposed expenditures shall be and become appropriated to the various departments, offices and agencies for the respective objects and purposes therein named. All appropriations shall lapse at the end of the fiscal year to the extent that they shall not have been expended or lawfully encumbered.

At any meeting after the adoption of the budget, the City Council may amend or supplement the budget by motion adopted by the affirmative votes of at least a majority of the total members of the City Council.

Section 1106. CENTRALIZED PURCHASING. Under the control and direction of the Chief Administrative Officer, there shall be a centralized pur-

chasing system established for all City departments and agencies, except as otherwise provided in this Charter. The Chief Administrative Officer shall recommend and the City Council shall consider and adopt by ordinance, rules and regulations governing the contracting for, purchasing, storing and distribution of all supplies, materials and equipment required by any office, department or agency of the City government.

Section 1107. TAX LIMITS. The City Council shall be authorized to levy and impose taxes, assessments and fees for municipal purposes to the full extent permitted by the State Constitution.

Section 1108. TAX PROCEDURE. The procedure for the assessment, levy, imposition and collection of taxes for municipal purposes, may be prescribed by ordinance of the City Council to the extent permitted by the State Constitution.

Section 1109. BONDED DEBT LIMIT. The City shall only incur indebtedness as authorized by the California Constitution in accordance with State law.

No bonded indebtedness which shall constitute a general obligation of the City may be created unless authorized by the affirmative votes of a majority of the voters voting on such proposition at any election at which the question is submitted to the voters and unless in full compliance with the provisions of the State Constitution and of this Charter.

Section 1110. REVENUE BONDS. The City shall have the power to issue revenue bonds for the purpose of financing the acquisition, construction, extension, improvement or repair of any municipal utility or other revenue producing facilities, but no such bonds shall be issued unless the same shall first be authorized by the affirmative vote of a majority of those voters voting on the question of incurring such indebtedness at any election at which such question is submitted to the voters of the City. The Council may issue and sell bonds so authorized, may fix the terms and conditions thereof, and may make, fix and establish such covenants, conditions, terms and provisions as it deems necessary or desirable to facilitate the issuance and sale of the bonds or for the protection and security of the holders thereof. Bonds issued pursuant to this Article shall not be general obligations of the City but shall be payable, principal and interest, solely from revenues or other special funds specifically pledged to that purpose.

Section 1111. CONTRACTS ON PUBLIC WORKS. Except as hereinafter expressly provided, every contract involving an expenditure of more than \$25,000 for the construction or improvement (excluding maintenance and repair) of public buildings, works, streets, drains, sewers, utilities, and each separate purchase of materials or supplies for the same, where the expenditure required for such purchase shall exceed the sum of \$25,000, shall be let to the lowest responsible bidder.

The City Council may reject any and all bids presented and may readvertise in its discretion. After rejecting bids, or if no bids are received, or without advertising for bids if the total amount of the contract or project is \$50,000 or less, then

the City Council may declare and determine that in its opinion, the work in question may be performed better or more economically by the City with its own employees, or that the materials or supplies may be purchased at a lower price in the open market, and after the adoption of a resolution to this effect by the affirmative vote of a majority of the total members of the City Council, it may proceed to have said work done or such materials or supplies purchased in the manner stated, without further observance of the provisions of this Section.

The limitations as provided in this Section may be increased by adoption of a resolution by the affirmative vote of two-thirds of the total members of the City Council.

Projects for the extension, construction or improvement of any public utility system operated by the City or for the purchase of supplies or equipment for any such project or any such utility may be excepted from the requirements of this Section by the affirmative vote of a majority of the total members of the City Council.

Section 1112. SPECIAL PURPOSE FUNDS. OTHER FUNDS. The City Council may establish by ordinance such other special purpose funds, consistent with the provisions of this Charter, as it may consider necessary or appropriate.

Section 1113. CLAIMS AND DEMANDS. PRESENTATION AND PAY-MENT. Procedures prescribed by State law governing the presentation, consideration and enforcement of claims against chartered cities or against officers, agents and employees thereof shall apply to the presentation, consideration and enforcement of claims against the City.

Section 1114. ACTIONS AGAINST CITY. No suit shall be brought for money or damages against the City or any board, commission or officer thereof on any cause of action for which this Charter or the general law requires a claim to be presented, until a claim or demand for the same has been presented as in this Charter provided and such claim and demand has been rejected in whole or in part. If rejected in part suit may be brought to recover the whole. Failure to complete action approving or rejecting any claim or demand within the timeframe prescribed by State law shall be deemed a rejection thereof.

Section 1115. REGISTERING WARRANTS. Warrants on the City Treasurer which are not paid for lack of funds shall be registered. All registered warrants shall be paid in the order of their registration when funds therefor are available and shall bear interest from the date of registration at such rate as shall be fixed by the City Council by resolution.

Section 1116. INDEPENDENT AUDIT. The City Council shall employ at the beginning of each fiscal year, an independent certified public accountant who shall, at such time or times as may be specified by the City Council, at least annually, and at such other times as such accountant shall determine, examine the books, records inventories and reports of all officers and employees who receive, handle or disburse public funds and of all such other officers, employees or departments. As soon as practicable after the end of the fiscal year, a financial statement

shall be submitted by such accountant to the City Council, one copy thereof to be distributed to each member, one to the Chief Administrative Officer, or the designee responsible for the functions of finance, Treasurer, and City Attorney, respectively, and sufficient additional copies of the financial statement shall be placed on file in the office of the City Clerk where they shall be available for inspection by the general public.

ARTICLE XII—ELECTIONS

Section 1200. GENERAL MUNICIPAL ELECTIONS. General municipal elections for the election of officers of the City and for such other purposes as the City Council may prescribe shall be held in the City on the same date and at the same time as the General Municipal Election. The first such General Municipal Election shall be held in 2007. The general municipal election shall occur on the first Tuesday after the first Monday in March of each odd-numbered year or as may be provided by ordinance of the City.

Section 1201. SPECIAL MUNICIPAL ELECTIONS. All other municipal elections that may be held by authority of this Charter, or of any law, shall be known as special municipal elections.

Section 1202. PROCEDURE FOR HOLDING ELECTIONS. Except as otherwise provided in this Charter and except as may otherwise be provided by ordinance enacted by the Council and not inconsistent with the provisions of this Charter, all municipal elections shall be held, canvassed, conducted and otherwise governed by State law.

Section 1203. INITIATIVE, REFERENDUM AND RECALL. There are hereby reserved to the voters of the City the powers of the initiative and referendum and of the recall of municipal elective officers. Except as may otherwise be provided by ordinance enacted by the Council, and not inconsistent with the provisions of this Charter, State law shall apply.

The vacancy created by a recall election shall be filled after such recall election with any qualified person from the district, as set forth in Section 501. The recalled municipal officer shall not be eligible to run for such vacancy.

Section 1204. VOTERS SIGNING PETITIONS. The voters signing any petition for the nomination of any person to the office of City Council or for the recall of any person from such office shall be qualified registered voters of the City.

Section 1205. STATEMENT OF CANDIDATE QUALIFICATIONS. Any candidate for an elective City office may prepare a statement of qualifications in accordance with the restrictions set forth by State law, and subject to the following additional restriction: A statement of qualifications shall be limited to a recitation of the candidate's own personal background and qualifications and shall not in any way make reference to other candidates or to other candidate's qualifications, character or activities. The City Clerk shall not cause to be printed or circulated any candidate's statement of qualifications which the City Clerk determines is not so limited or which includes any such references.

ARTICLE XIII—FRANCHISES

Section 1300. GRANTING OF FRANCHISES. The Council may grant a franchise to any person, partnership, corporation, or other legal entity capable of exercising the privilege conferred, whether operating under an existing franchise or not, and may prescribe the terms, conditions, and limitations of such grant, including the compensation to be paid in the City therefor. The Council may prescribe by ordinance or resolution the method or procedure for granting franchises, together with additional terms and conditions for making such grants. In the absence of such provision the method provided by State law shall apply.

Nothing in this Section, or elsewhere in this Article, shall apply to the City, or to any department thereof, when furnishing any utility service.

Section 1301. EMINENT DOMAIN. No franchise grant shall in any way, or to any extent, impair or limit the power of the City to acquire the property of the grantee thereof either by purchase or through the exercise of the power of eminent domain, and nothing herein contained shall be construed to contract away or to modify or to abridge, either for a term or in perpetuity, the City's power of eminent domain with respect to any public utility. Every franchise granted by the City is granted upon the condition, whether expressed in the grant or not, that such franchise shall not be given any value before any court or other public authority in any proceeding of any character in excess of any amount actually paid by the grantee to the City at the time of the grant.

Section 1302. DUTIES OF GRANTEES. By its acceptance of any franchise hereunder, the grantee shall covenant and agree to perform and be bound by each and all of the terms and conditions imposed in the grant or by procedural ordinance and shall further agree to:

- (a) Comply with all lawful ordinances, rules and regulations theretofore or thereafter adopted by the City Council in the exercise of its police power governing the construction, maintenance and operation of its plants, works or equipment.
- (b) Pay to the City on demand the cost of all repairs to public property made necessary by any of the operations of the grantee under such franchise.
- (c) Indemnify and hold harmless the City and its officers from any and all liabilities for damages proximately resulting from any operations under such franchise.
- (d) Remove and relocate without expense to the City any facilities installed, used and maintained under the franchise if and when made necessary by any lawful change of grade, alignment or width of any public street, way, alley or place, including the construction of any subway or elevated transit facilities, or if the public health, comfort, welfare, convenience, or safety so demands.
- (e) Pay to the City during the life of the franchise a percentage, to be specified in the grant, of the gross annual receipts of the grantee within the limits of the City, or such other compensation as the City Council may prescribe in the grant.

ARTICLE XIV—MISCELLANEOUS

Section 1400. DEFINITIONS. Unless the provision or the context otherwise requires, as used in this Charter:

- (a) "Shall" is mandatory, and "may" is permissive.
- (b) "City" is the City of Bell and "department," "board," "commission," "agency," "officer," or "employee," is a department, board, commission, agency, officer or employee as the case may be, of the City of Bell.
 - (c) "County" is the County of Los Angeles.
- (d) "Domicile" means that place where a person has a true, fixed and permanent home and principal establishment, and to which whenever absent has the intention of returning.
 - (e) "State" is the State of California.
 - (f) "State Constitution" is the Constitution of the State of California.
 - (g) "Voter" is a registered voter.
- (h) The masculine, feminine, or neuter gender, and the singular or plural number shall be deemed to include the others whenever the context so indicates.

Section 1401. VIOLATIONS. The violation of any provision of this Charter shall be a misdemeanor and shall be punishable per State law.

Section 1402. VALIDITY. If any provision of this Charter or the application thereof to any person or circumstance is held invalid, the remainder of the Charter, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Section 1403. AMENDMENTS. Except as otherwise provided in this Charter, any amendment of this Charter shall be made pursuant to and in accordance with the applicable provisions of the State Constitution.

Any amendment of this Charter on the same subject matter shall not be voted upon twice within any 12-month period at any special or general municipal election.

Certified to be a true copy by George Mirabal, Mayor, and Rebecca Valdez, City Clerk.

Date of Municipal Election: November 29, 2005.

Charter Chapter 3—City of Norco

Amendments to the Charter of the City of Norco

[Filed with the Secretary of State March 27, 2006.]

(1) To protect and preserve the animal keeping lifestyle in residential areas, any zone change from or to the following zones as defined in Title 18 of the Norco Municipal Code requires a Super Majority (1/5 ths) Vote of the City Council:

- A-E ZONE AGRICULTURAL ESTATE
- A-1 ZONE AGRICULTURAL LOW DENSITY
- A-2 ZONE AGRICULTURAL
- R-1 ZONE RESIDENTIAL SINGLE-FAMILY
- R-3 ZONE LOW-DENSITY MULTIPLE-FAMILY RESIDENTIAL
- HS ZONE HILLSIDE (AGRICULTURAL/LOW DENSITY) AREAS
- PD OVERLAY ZONE PLANNED DEVELOPMENTS
- SPECIFIC PLAN
- (2) Severability Clause. This Ordinance and the various parts, sections, and clauses hereof, are hereby declared to be severable. If any part, sentence, paragraph, section or clause is adjudged unconstitutional or invalid by any court of competent jurisdiction, it is hereby provided that the remainder of this Ordinance shall not be affected thereby. The People of the City of Norco hereby declare that they would have passed this Ordinance and each part, section, paragraph, sentence, clause and phrase thereof, irrespective of the fact that any one or more portions thereof be declared invalid.

Certified to be a true copy by Kathy Azevedo, Mayor, and Debra McNay, City Clerk.

Date of Municipal Election: November 8, 2005.

Charter Chapter 4—City of Needles

Amendments to the Charter of the City of Needles

[Filed with the Secretary of State May 3, 2006.]

Sec. 451. Eligibility. No person shall be eligible to be nominated or hold office as mayor unless that person is qualified to be nominated and hold office under applicable state law.

Certified to be a true copy by Pete Dwyer, Mayor, and Dale Jones, City Clerk. Date of Municipal Election: April 13, 2004.

Charter Chapter 5—City of Needles

Amendments to the Charter of the City of Needles

[Filed with the Secretary of State May 3, 2006.]

Sec. 501. Eligibility. No person shall be eligible to be nominated or hold office as a member of the council unless that person is qualified to be nominated and hold office under applicable state law.

Sec. 600. City manager. There shall be a city manager who shall be the chief administrative officer of the city. He shall be appointed by the affirmative vote of at least four members of the council and shall serve at the pleasure of the council, provided, however, that he shall not be removed from office except as provided in this Charter. He shall be chosen on the basis of his executive and administrative qualifications, with special reference to his actual experience in, and his knowledge of, accepted practice in respect to the duties of his office as herein set forth.

No councilman shall be eligible for appointment to the office of city manager during the term for which he shall have been elected nor within two years thereafter.

- Sec. 713. Director of public utilities, power and duties. The director of public utilities shall have power and be required to:
 - (a) Be the head of the department of public utilities.
- (b) Supervise and be responsible for the construction of all public utilities and the care and maintenance of the assets and facilities thereof.
- (c) Supervise and be responsible for the administration, maintenance and operation of all public utilities owned or operated by the city, including, but not limited to, the municipal water system.
- (d) On vacating the office, surrender to his successor all maps, plans, field notes and other records and memoranda belonging to the city and pertaining to his office and the work thereof.
- (e) Perform such other duties consistent with this Charter as may be required of him by the council.

He shall be chosen on the basis of his executive and administrative qualifications, with special reference to his actual experience in, and his knowledge of, accepted practice in respect to the duties of his office as hereinbefore set forth.

Certified to be a true copy by Pete Dwyer, Mayor, and Dale Jones, City Clerk. Date of Municipal Election: April 13, 2004.

Charter Chapter 6—City of Needles

Amendments to the Charter of the City of Needles

[Filed with the Secretary of State May 3, 2006.]

Sec. 908. Recreation and parks commission. There shall be a recreation and parks commission consisting of seven members. In the event council contracts with other agencies interested in recreation and parks for the joint exercise of any of such functions, such contract may provide for representation on the commission of nominees of such agencies during the existence of such contract or extensions thereof. The recreation and parks commission shall have the power and duty to:

- (a) Act in advisory capacity to the council in all matters pertaining to recreation and parks.
- (b) Consider provisions of the annual budget for recreation and park purposes during the process of the preparation of the budget and make recommendations with respect thereto to the city manager and the council.
- (c) Assist in the planning of a recreation program for the inhabitants of the city, promote and stimulate public interest therein, and to that end, solicit to the fullest extent possible, the cooperation of school authorities and other public and private agencies interested therein.
- (d) Advise the council with respect to the acceptance of money, personal property or real estate donated or offered to the city for recreational or park purposes.
- (e) Perform such other duties not inconsistent with this Charter as may be prescribed by ordinance.

Certified to be a true copy by Pete Dwyer, Mayor, and Dale Jones, City Clerk. Date of Municipal Election: April 13, 2004.

Charter Chapter 7—City of Needles

Amendments to the Charter of the City of Needles

[Filed with the Secretary of State May 3, 2006.]

Sec. 1007. Suspension, demotion and dismissal. Every employee holding an office or position in the classified service who shall have completed the probationary period therein shall be entitled to retain his office or position so long as it exists under the same or a different title, subject, however, to suspension, demotion, or dismissal as in this section provided.

Any such employee may be suspended, demoted or dismissed by the appointing power, subject to the provisions of this Charter, for incompetence, habitual intemperance, immoral conduct, insubordination, repeated discourteous treatment of public or fellow employees, dishonesty, conviction of a felony, inattention to duties, acts inimical to the public service, other ground of penalty or forfeiture specified by the Constitution or by this Charter, or any other grounds permitted by law.

Any such employee who is suspended, demoted or dismissed shall be entitled to receive upon his request, at the office of the board or officer taking such action, a written statement in which shall be separately stated each of the charges against him upon which such suspension, demotion or dismissal is based, a copy of which statement shall be furnished to the city clerk for delivery to the personnel commission. Such statement shall be specific as to time, place and circumstances and shall be furnished to him within three working days after his request therefor, which request must be filed within three working days after he has been notified

of such suspension, demotion or dismissal. He shall have ten days after receipt of such statement within which to file an answer to such statement of charges should he desire to do so.

In his answer, or otherwise if no statement of charges has been made available to him as required, such employee may request a hearing by the personnel commission to review such suspension, demotion or dismissal. Such answer, or request for a hearing, shall be filed in the office of the city clerk for delivery to the personnel commission. A public hearing shall be called and held on the matter by the personnel commission within twenty days and written notice of the time and place thereof shall be given to the employee in person or by mail at least ten days before the hearing. Such employee shall be given the opportunity at such hearing to be heard in his defense in person or by counsel. Hearings may be conducted informally and the rules of evidence need not apply.

The personnel commission shall make written findings which shall state as to each charge whether or not such charge is sustained. Such board shall also set forth in writing its conclusions and recommendations based upon such findings and within ten days after concluding the hearing, it shall certify its findings, conclusions and recommendations to the board or officer from whose action the appeal was taken, and to the city manager and the council.

The appointing power shall then affirm, modify or rescind the action taken, as in its judgment shall seem warranted, and the decision of the appointing power shall be final and conclusive.

Where an appeal is taken to the personnel commission from an order of dismissal any vacancy in the position shall be considered a temporary vacancy pending final action by the personnel commission and the appointing power and may be filled only by a temporary appointment.

A reduction in pay shall be a demotion, under this section, unless it is a part of a plan to reduce salaries and wages in connection with general reduction, economy or curtailment program.

Nothing in this section shall restrict the right to make bonafide reductions in force or to enact legislation requiring retirement for disability or age.

As used in this Charter, the words dismiss, remove and discharge, in all their forms and tenses, shall be synonymous and interchangeable.

Section 1009 is deleted.

Section 1010 is deleted.

Certified to be a true copy by Pete Dwyer, Mayor, and Dale Jones, City Clerk. Date of Municipal Election: April 13, 2004.

Charter Chapter 8—City of Needles

Amendments to the Charter of the City of Needles

[Filed with the Secretary of State May 3, 2006.]

Sec. 1500. General municipal elections. General municipal elections for the election of officers and for such other purposes as the council may prescribe shall be held in the city in November of even-numbered years on the same date as statewide elections commencing with the year 2006.

Certified to be a true copy by Pete Dwyer, Mayor, and Dale Jones, City Clerk. Date of Municipal Election: April 13, 2004.

Charter Chapter 9—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

SECTION 501. General Municipal Elections. General Municipal Elections shall be held on the first Tuesday after the first Monday in November in even-numbered years commencing with the year 2008. The City Council may by Ordinance fix another date in any even-numbered year, if such change will not extend or reduce any elective officer's term by more than twelve (12) months. The City Council may order any Special Municipal Election consolidated with the General Municipal Election by following the procedure prescribed by State Law for the consolidation of Special Elections with Municipal Elections.

SECTION 502. Municipal Run-off Elections. Municipal Run-off Elections for the election of officers shall be held on the last Tuesday in January in each odd-numbered year commencing with the year 2009. If, pursuant to Section 501, the City Council has fixed another date for the General Municipal Election, the Municipal Run-off Election shall be held on a Tuesday no later than seven (7) weeks after the date fixed for the General Municipal Election.

SECTION 400. Elective Officers. The elective officers of the City shall consist of a City Clerk elected from the City at large, and five members of the City Council, one elected from each of the five (5) Councilmanic Districts as prescribed in Article V. The terms of elective officers shall be four years and until their respective successors qualify. The term of each elective officer shall commence upon the installation of newly elected officers. The installation of new officers shall occur within seven (7) days following the date scheduled for the Municipal Run-off Election for that particular year.

SECTION 500. Municipal Elections. Municipal elections held in the City shall be classified as either:

- 1. General Municipal Elections.
- 2. Municipal Run-off Elections.
- 3. Special Municipal Elections.

SECTION 508. Voting for Candidates for Elective Offices at General Municipal Elections. The entire electorate of the City may vote for any candidate for the office of City Clerk. Each elector may vote for one candidate for the office of Councilmember from the district in which the elector resides. Only one person shall be elected to the City Council from each district.

SECTION 509. Number of Votes Needed for Elective Offices. The City Council shall declare any candidate who receives a majority (50% plus 1) of all the votes cast for an office at any General Municipal Election to be elected to such office. If no candidate for an office receives a majority (50% plus 1) of all the votes cast, the two (2) candidates receiving the highest number of votes at the General Municipal Election shall be the only candidates for such office printed upon the ballots at the Municipal Run-off Election. The City Council shall declare the candidate who receives the most votes at the Municipal Run-off Election to be elected to such office.

SECTION 510. (Repealed 2006) SECTION 513. (Repealed 2006)

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk.

Date of Municipal Election: March 28, 2006.

Charter Chapter 10—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

SECTION 400. Elective Officers. The elective officers of the City shall consist of five members of the City Council, one elected from each of the five (5) Councilmanic Districts as prescribed in Article V. The terms of elective officers shall be four years and until their respective successors qualify. The term of each elective officer shall commence upon the installation of newly elected officers. The installation of new officers shall occur within seven (7) days following the date scheduled for the Municipal Run-off Election for that particular year.

SECTION 421. (Repealed 2006)

SECTION 508. Voting for Candidates for Elective Offices at General Municipal Elections. Each elector of the City may vote at the General Municipal Election for one candidate for the office of Councilmember from the district in

which the elector resides. Only one person shall be elected to the City Council from each district.

SECTION 700. Officers. The Officers of the City shall be the following:

- (a) The five (5) members of the City Council.
- (b) A City Clerk, who shall be appointed by the City Council.
- (c) A City Treasurer, who shall be the Finance Director.
- (d) A City Manager, who shall be appointed by the City Council.
- (e) A City Attorney, who shall be appointed by the City Council.
- (f) The person occupying any other office as the City Council establishes by ordinance or resolution.

SECTION 508. Voting at Primary Elections. Each elector of the City may vote at the General Municipal Election for one candidate for the office of Councilmember from the District in which the elector resides.

SECTION 513. Majority Elects. The candidate who shall receive the highest number of votes in the General Municipal Election for his/her respective office shall be declared elected to such office. Each elector of the City may vote at the General Municipal Election for one candidate for the office of the City Councilmember from the District in which the elector resides. Only one member of the City Council shall be elected from each District.

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk.

Date of Municipal Election: March 28, 2006.

Charter Chapter 11—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

SECTION 403. Vacancies. A vacancy in any elective office shall be filled in accordance with State Law.

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk.

Date of Municipal Election: March 28, 2006.

Charter Chapter 12—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

SECTION 503. (Repealed 2006)

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk

Date of Municipal Election: March 28, 2006.

Charter Chapter 13—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

SECTION 514. Measures, Initiatives, Referenda and Recalls. The electors of the City shall have the powers of the initiative and referendum and may recall Municipal Elective Officers. The provisions of the California Elections Code governing measures, initiatives, referenda and recall of municipal officers shall govern such subjects provided such provisions are not in conflict with this Charter.

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk.

Date of Municipal Election: March 28, 2006.

Charter Chapter 14—City of Seal Beach

Amendments to the Charter of the City of Seal Beach

[Filed with the Secretary of State June 8, 2006.]

ARTICLE IX CIVIL SERVICE SYSTEM

SECTION 900. Civil Service System. In order to: establish an equitable and uniform procedure for dealing with personnel and employment matters; attract to municipal service the best and most competent persons available; assure that appointments and promotions of employees will be based on merit and fitness as determined by competitive test; and provide a reasonable degree of security for qualified employees, the City Council, by ordinance, may establish a Civil Service System for City employees. The Civil Service System may include provisions for: the method of selection of City employees; the classification, advancement, suspension, discharge and termination of City employees; the consolidation and elimination of positions; and other provisions as deemed reasonable and necessary

to govern personnel and employment matters of the City. The City Council may further adopt Personnel Rules to implement the provisions of any ordinance. In the event of an appeal of disciplinary action of a Civil Service employee, the appeal may be heard by an impartial arbitrator designated by mutual agreement of the appellant and his/her representative and the City Manager, or as otherwise agreed upon through a Memorandum Of Understanding (MOU) negotiated during the collective bargaining process between the City and the applicable Bargaining Unit. The Civil Service System shall govern all employees of the City unless exempted by Section 901.

SECTION 901. Exemptions. The following persons are exempt from the Civil Service System:

- (a) City Council Members;
- (b) Appointed persons;
- (c) City Attorney;
- (d) City Manager;
- (e) City Clerk;
- (f) Department heads;
- (g) Temporary, seasonal, part-time and hourly employees;
- (h) Any employee designated as exempt by City ordinance;
- (i) Volunteers;
- (j) Independent contractors.

The City Council, by Ordinance, Resolution or Personnel Rules, may establish provisions governing the selection, discipline and dismissal of non-civil service employees.

SECTION 902. Discrimination. No person employed by, or seeking admission into employment with the City, shall be employed, promoted, demoted, or discharged or in any way favored or discriminated against because of political opinions or affiliations or because of race or religious belief or any other basis prohibited by law.

Certified to be a true copy by John H. Larson, Mayor, and Linda Devine, City Clerk

Date of Municipal Election: March 28, 2006.

Charter Chapter 15—City of Culver City

Charter of the City of Culver City

[Filed with the Secretary of State June 8, 2006.]

PREAMBLE

The People of the City of Culver City, by popular vote, have enacted this Charter to establish a responsive, efficient, effective and accountable government through

which all voices in our diverse community can be heard; to ensure fair representation and distribution of government resources; to provide a safe and harmonious environment for our mutual well-being; and to promote the principles of liberty, equality and home rule.

ARTICLE I. NAME AND CHARTER STATUS

SECTION 100. NAME AND CHARTER STATUS.

The municipal corporation now existing and known as the "City of Culver City" shall continue to exist, under the same name, as a charter city and a municipal corporation organized and existing under the Constitution and laws of the State of California.

ARTICLE II. DEFINITIONS

SECTION 200. DEFINITIONS.

As used in this Charter:

- (a) "Board of Education" shall mean and refer to the Board of Education of the Culver City Unified School District.
 - (b) "City" shall mean and refer to the City of Culver City.
- (c) "Constitution" shall mean and refer to the Constitution of the State of California.
- (d) "City Council" shall mean and refer to the City Council of the City of Culver City.
- (e) "Council Member" shall mean and refer to a member of the City Council of the City of Culver City.
 - (f) The term "days" shall mean calendar days.
- (g) "Department Head" shall mean and refer to a person appointed by either the City Council or the City Manager to exercise management and control of a City department.
- (h) The term "officers" shall mean and refer to the members of the City Council and all persons appointed by the City Council to serve on a commission, board, committee or other governmental body.
- (i) "School District" shall mean and refer to the Culver City Unified School District.
 - (j) "State" shall mean and refer to the State of California.

ARTICLE III. FORM OF GOVERNMENT

SECTION 300. FORM OF GOVERNMENT.

The municipal government established by this Charter shall be the "Council-Manager" form of government, under which the City Council sets policy and the City Manager administers the government.

ARTICLE IV. BOUNDARIES

SECTION 400. BOUNDARIES.

The boundaries of the City shall be those boundaries existing as of the effective date of this Charter. The boundaries may later be changed in the manner authorized by State law.

ARTICLE V. POWERS OF THE CITY

SECTION 500. POWERS OF THE CITY.

The City shall have all of the rights, powers and privileges which may be granted to a charter city under the Constitution and laws of the State, as fully and completely as though they were specifically enumerated in this Charter.

Without limiting the preceding provisions, the City shall have the power to make and enforce all laws and regulations with respect to municipal affairs, subject only to such restrictions and limitations as may be provided in this Charter and in the Constitution.

The enumeration in this Charter of any particular power shall not be held to exclude other powers, nor to be any limitation upon this general grant of power.

ARTICLE VI. CITY COUNCIL

SECTION 600. NUMBER, ELECTION AND TERM OF OFFICE.

The City Council shall consist of five members elected at-large, at the times and in the manner provided in this Charter. A full term of office shall be four years, commencing at the meeting at which the election results are certified, and continuing until a successor is elected and certified. Any ties in voting shall be settled by the casting of lots.

SECTION 601. TERM LIMITS.

No person shall serve more than two consecutive full terms as a Council Member. If a person serves a partial term in excess of two years, it shall be considered a full term for the purpose of this provision. Nothing in this provision shall act to bar service as a Council Member after at least two years have elapsed from the Council Member's last full term.

SECTION 602. ELIGIBILITY.

Only residents of the City who are lawfully registered voters of the City shall be eligible to hold an elective City office. Candidates for election to any such office must have been lawfully registered voters of the City for the 30 days immediately preceding the filing of their nomination papers.

SECTION 603. COMPENSATION.

Council Members shall receive compensation for their services in accordance with the provisions of State law.

The City shall maintain records of the total annual compensation, including benefits, received by individual Council Members in their capacities as elected public officials of the City, including all compensation received for services on the Culver City Redevelopment Agency and any other boards or agencies. Individual Council Members shall provide information that the City requires in order to

comply with this section. Such information shall be made available to the public in accordance with State law.

SECTION 604. VACANCY.

The City Council, by a vote of at least three of its members, may appoint a replacement to fill any vacancy on the City Council. Such appointee shall hold office until a successor is elected and certified. If the vacancy occurs before the first day to file nomination papers for the next general municipal election, a Council Member shall be elected at that election as the successor to any appointee, or to fill the vacancy if it has not previously been filled by appointment, and such newly elected Council Member shall serve the remainder of the unexpired terms and until a successor is elected and certified.

If a vacancy is not filled by appointment within 30 days after its occurrence, the City Council shall immediately call a special election to fill the vacancy. The special election shall be held not later than 120 days after the vacancy occurs, except that no special election shall be called to fill the vacancy if it cannot be held at least 180 days before the next general municipal election. A person elected at a special election shall hold office for the remainder of any unexpired term and until a successor is elected and certified.

If there is an election to fill one or more full terms and one or more unexpired terms, then the candidates who receive the highest number of votes shall serve the full terms, and of the candidates remaining, those who receive the next highest number of votes shall serve the unexpired terms.

At any time when there are three or four vacancies on the City Council, the remaining Council Member or Members shall constitute a quorum for the purpose of holding a meeting to consider taking action pursuant to this section, and such action may be taken by the unanimous vote of the remaining Member or Members.

SECTION 605. FORFEITURE OF OFFICE.

The grounds for forfeiture of the office of a Council Member are the following:

- (a) The Council Member is absent, without the consent of the City Council, from all regular City Council meetings for a period of 60 consecutive days from and after the last regular City Council meeting attended by such Council Member;
- (b) The Council Member is convicted of a felony or a crime involving moral turpitude; or
- (c) The Council Member ceases to be a resident and lawfully registered voter of the City.

After the occurrence of any of the foregoing events, the office of the Council Member shall be declared vacant by the City Council by a vote of at least three of its members. At the request of the affected Council Member, the City Council shall hold a public hearing before declaring the office vacant.

SECTION 606. MAYOR AND VICE MAYOR.

Immediately following the certification of election results for any general or special municipal election at which Council Members are elected and at the second meeting in April in odd numbered years, the City Council shall elect one of its members as its presiding officer, who shall have the title of Mayor and one of its members as Vice Mayor. Both shall serve at the pleasure of the City Council.

The Mayor shall have a voice and a vote in all City Council proceedings, shall be the official head of the City for all ceremonial purposes, and shall perform such other duties as may be prescribed by this Charter or as may be imposed by the City Council consistent with the office of Mayor. The Vice Mayor shall perform the duties of the Mayor during the absence or incapacity of the Mayor.

A Council Member who has held the office of Mayor or Vice Mayor for one year shall not be eligible for reelection to that same office until one year has elapsed.

SECTION 607. POWERS OF THE CITY COUNCIL.

All powers of the City shall be vested in the City Council, subject to the provisions of this Charter and the Constitution. The City Council shall have the power to:

- (a) Appoint, suspend, remove and fix the compensation of the City Manager, Fire Chief, Police Chief and City Attorney, by a vote of at least three of its members;
- (b) Create, modify or abolish any City department, and to prescribe the powers and duties of such departments and their Department Heads;
 - (c) Review and certify the results of all City elections;
- (d) Control all legal business and proceedings, including, but not limited to, the authority to employ other attorneys to take charge of any litigation or other legal matters or to assist the City Attorney in connection with any legal matter, which authority, in whole or in part, may be delegated to the City Attorney; and
- (e) Compel the attendance of witnesses, examine them under oath, and compel the production of evidence before it. The City Council may cause subpoenas to be issued in the name of the City and be attested to by the City Clerk. Disobedience of such subpoenas, or the refusal to testify, upon other than constitutional grounds, shall constitute a misdemeanor. Council Members, and any City staff members designated by the City Council, shall have the power to administer oaths in any investigation or proceeding before it.

Additionally, the City Council shall have all other powers consistent with this Charter and the Constitution.

SECTION 608. CITY COUNCIL MEETINGS.

The City Council shall hold regular meetings at least twice each month, at such times as it shall fix by ordinance or resolution and may adjourn any regular meeting to a date certain, which shall be specified in the order of adjournment and

when so adjourned, each adjourned meeting shall be a regular meeting for all purposes.

The Council Chambers of City Hall shall be the primary place of all City Council meetings.

By a vote of at least three of its members, the City Council may order a regular meeting to be held not less than seven days after that date at a place within the City other than the Council Chambers.

The City Council may, upon making a finding that the public interest requires it, order a meeting adjourned to another location within the City and to a time during the same day on which the order is made.

If for any reason it shall be unsafe to meet in the Council Chambers, meetings may be held for the duration of the unsafe condition at a place within the City designated by the Mayor, or by the City Council.

Whenever an order is made to hold a meeting at a place other than the Council Chambers, the City Clerk shall immediately post a copy of the order at a conspicuous location near the outside of the main entrance to the Council Chambers. The order shall remain posted until the meeting is held.

SECTION 609. SPECIAL MEETINGS.

A special meeting of the City Council may be called at any time by the Mayor, or by a majority of the Council Members.

SECTION 610. NOTICE OF PUBLIC MEETINGS.

The City Council shall comply with the applicable provisions of State law regarding the giving of notice for regular and special meetings. The City Council shall consider whether it should establish additional procedures to provide efficient, timely and cost-effective notice in a manner consistent with currently available technology.

SECTION 611. PUBLIC PARTICIPATION.

During any public meeting, all persons shall have the right to address the City Council, and any City commission, board or committee, subject to reasonable rules of decorum and time limits established by ordinance or the presiding officer.

SECTION 612. COUNCIL PROCEEDINGS.

Three members of the City Council shall constitute a quorum to do business, but in the absence of a quorum, a lesser number may declare a meeting adjourned.

Except as otherwise provided in this Charter, actions of the City Council shall be decided by a majority of the members present and voting on a matter, excluding abstentions.

The City Clerk shall keep a correct record of all proceedings of the City Council, and shall record the vote taken on all actions and enter the result in the minutes of the meeting.

SECTION 613. ADOPTION OF ORDINANCES AND RESOLUTIONS.

No ordinance shall be adopted by the City Council on the day of its introduction, nor within five days thereafter, nor at any time other than at a regular or adjourned regular meeting. The foregoing shall not apply to urgency ordinances adopted in the manner provided in this Charter. A resolution adopted by the City Council shall become effective in accordance with its terms.

At the time of adoption of an ordinance, it shall be read in full, unless, after the reading of the title, the further reading thereof is waived by unanimous consent of the Council Members present. In the event that any ordinance is altered after its introduction, it shall be reintroduced and not finally adopted except at a regular or adjourned regular meeting, held not less than five days after the date upon which such ordinance was so reintroduced. The correction of typographical or clerical errors shall not constitute the making of an alteration within the meaning of the foregoing sentence.

The votes of at least three members of the City Council shall be required for the introduction or enactment of any ordinance or resolution, or for the making or approving of any order for the payment of money.

No order for the payment of money shall be adopted or made at any time other than at a regular or adjourned regular meeting.

SECTION 614. URGENCY ORDINANCES.

Any ordinance declared by the City Council to be necessary as an urgency measure for preserving the public peace, health or safety and containing a statement of the reasons for its urgency may be introduced and adopted at any regular, adjourned, or special meeting if passed by a vote of at least four-fifths of its members.

SECTION 615. ORDINANCES: ENACTMENTS.

In addition to all other acts of the City Council that are required by State law or by this Charter to be enacted by ordinance, every act of the City Council establishing a fine or other penalty or granting a franchise shall be enacted by ordinance.

The enacting clause of all ordinances shall be substantially as follows: "The City Council of the City of Culver City does ordain as follows:".

SECTION 616. ORDINANCES: PUBLICATION.

The City Clerk shall record the full text of all ordinances and resolutions adopted by the City Council in a properly indexed book. The City Clerk shall also cause each ordinance, or a summary of such ordinance, to be published not later than 15 days after its adoption in a newspaper circulated in the City and designated by the City Council.

SECTION 617. ORDINANCES: AMENDMENTS.

Any provision of an existing ordinance may be amended without reenactment and republication of the entire original ordinance.

SECTION 618. ORDINANCES: CODIFICATION.

The City Council shall periodically provide for the preparation of a general codification, compilation, consolidation, revision, indexing or arranging of all City ordinances and resolutions then having the force and effect of law.

The codification of City ordinances may be accomplished by reference to the passage of previously adopted ordinances. Such codifications need not be published in the manner required for other ordinances, but prior to adoption, at least three copies of the Code shall be filed in the office of the City Clerk, where they shall be available for public inspection.

Detailed regulations pertaining to any subject, such as fire, building, plumbing, electrical and mechanical codes, as well as codes on other subjects that require extensive regulations, may be adopted by reference, and without the necessity of publication, in the manner provided above. One copy of such codes shall be filed in the office of the City Clerk, prior to their adoption, where they shall be available for public inspection.

Subsequent amendments to sections of the general codification of City ordinances, or the regulatory codes, shall be enacted in the same manner required by this Charter for the amendment of ordinances generally.

SECTION 619. ORDINANCES: WHEN EFFECTIVE.

In order to allow the People to exercise their referendum power, no ordinance shall become effective until 30 days from and after the date of its adoption, except, the following, which shall take effect upon adoption:

- (a) An ordinance calling for or otherwise relating to an election;
- (b) An improvement proceeding ordinance adopted under some law, or procedural ordinance;
- (c) An ordinance declaring the amount of money necessary to be raised by taxation, or fixing the rate of taxation; or
 - (d) An urgency ordinance adopted in the manner provided in this Charter.

SECTION 620. ORDINANCES: VIOLATION AND PENALTY.

Unless a specific ordinance provides otherwise, a violation of an ordinance of the City shall be a misdemeanor. The City Council, by ordinance, may establish the penalty by fine or imprisonment, or both, for misdemeanors and only by fine for infractions.

Violations of City ordinances may be prosecuted in the name of the People of the State of California or may be redressed by the City through any legal or equitable remedies.

SECTION 621. PUBLISHING OF LEGAL NOTICES.

The City Council shall designate one newspaper circulated in the City for the publication of all notices and other matters required to be published in a newspaper. When possible, a change to another newspaper shall not be made until a notice of the intention to change is published in the previously designated newspaper.

The charges for such publications in the designated newspaper shall not exceed the rates charged to the general public for similar publications.

All legal notices or other matters required to be published shall also be posted in at least three public places within the City.

Posting of legal notices in three public places shall be sufficient, without publication if the designated newspaper is unavailable and a suitable replacement cannot be designated.

ARTICLE VII. CITY ADMINISTRATION

SECTION 700. POWERS AND DUTIES OF CITY MANAGER.

The City Council shall appoint the City Manager who shall be the chief executive officer of the City, responsible to the City Council for the management of all City affairs placed in the City Manager's charge by or under this Charter, by ordinance, resolution or other action of the City Council. The City Manager, or his or her designee, shall:

- (a) Appoint, suspend and remove all City employees, including Department Heads, the City Clerk and the City Treasurer, except as otherwise provided by State law or this Charter;
- (b) Direct and supervise the administration of all City departments, except as otherwise provided by this Charter;
- (c) Attend all City Council meetings, at which the City Manager shall have the right to take part in discussion, but shall not vote;
- (d) Prepare and submit to the City Council an annual budget pursuant to this Charter, and implement the final budget approved by the City Council; and
- (e) Perform such other duties as are specified in this Charter, or by ordinance, resolution or other action of the City Council.

SECTION 701. NON-INTERFERENCE BY CITY COUNCIL.

Neither the City Council, nor any Council Member shall:

- (a) Order or direct the City Manager to appoint or remove any person to or from any position of employment with the City;
- (b) Except as otherwise permitted by this Charter or by ordinance, order or direct the City Manager to enter into a municipal contract or make a purchase of supplies from any particular person or entity;
- (c) Interfere in any way with the performance of the duties of any City employee; or
- (d) Interfere in any way with the duties of the City's elections official in the conduct of elections.

Nothing in this section shall prevent the City Council, or any of its members, from advising the City Manager of any information which might assist the City Manager in the discharge of the City Manager's duties; or contacting City employees for the purpose of inquiry, obtaining information or advising employees of citizen complaints.

ARTICLE VIII. ANNUAL BUDGET

SECTION 800. BUDGET PREPARATION.

All Department Heads shall, upon request, provide the City Manager with estimates of revenues and expenditures for their departments, detailed in the manner prescribed by the City Manager. The City Manager shall review the estimates, hold conferences with department personnel, and prepare a proposed budget.

SECTION 801. SUBMISSION TO CITY COUNCIL.

At least 45 days prior to the beginning of each fiscal year, the City Manager shall submit a proposed budget to the City Council. After reviewing the proposed budget, the City Council shall set the date and time for a public hearing on the proposed budget and, at least 10 days prior to its scheduled date, shall cause notice of such public hearing to be published in a newspaper circulated in the City and designated by the City Council.

Copies of the proposed budget shall be available for public inspection in the office of the City Clerk at least 10 days prior to the public hearing.

SECTION 802. PUBLIC HEARING.

The City Council shall hold a public hearing on the proposed budget at the time so advertised, or at any time to which the public hearing shall be adjourned from time to time, where interested persons shall be given an opportunity to be heard.

SECTION 803. FURTHER CONSIDERATION AND ADOPTION.

At the conclusion of the public hearing, the City Council shall further consider the proposed budget, make any revisions that it may deem advisable, and, on or before the first day of the fiscal year, adopt the budget by a vote of at least three of its members. Upon adoption, the budget shall be in effect for the ensuing fiscal year. A copy of the budget, certified by the City Clerk, shall be filed with the City Manager. An additional copy shall remain on file in the office of the City Clerk where it shall be available for public inspection. Copies of the adopted budget shall be made available for the use of City departments.

SECTION 804. APPROPRIATIONS.

After adoption of the budget, the amounts allocated in the budget as proposed expenditures shall be appropriated to the specified City departments, for the objects and purposes named in the budget. All appropriations shall lapse at the end of the fiscal year to the extent that they shall not have been expended or lawfully encumbered.

SECTION 805. AMENDMENTS.

After the adoption of the budget, the City Council may amend or supplement the budget only by a vote of at least four-fifths of its members.

ARTICLE IX. CITY ATTORNEY

SECTION 900. ELIGIBILITY.

The City Attorney shall be an attorney-at-law, licensed and authorized to practice in all of the courts of the State.

SECTION 901. DUTIES.

The City Attorney, or his or her designee, shall:

- (a) Serve as the chief legal adviser to the City Council, City Manager, and all City departments in all matters pertaining to the business of the City;
- (b) Represent and appear for the City in all legal actions in which the City is concerned or is a party. In the course of performing such duties, the City Attorney shall have the authority to employ other attorneys to handle litigation or provide other assistance as required by the City Attorney, subject to the provisions of this Charter:
 - (c) Attend all meetings of the City Council, unless excused;
- (d) Prepare or approve the language of all City ordinances, resolutions and of any amendments to such ordinances or resolutions, and approve the form of City contracts and bonds;
- (e) Prosecute on behalf of the People criminal cases for violations of this Charter, of City ordinances or of State laws, which in the opinion of the City Attorney warrant prosecution; and
- (f) Perform such other duties as are specified in this Charter, or by ordinance, resolution or other action of the City Council.

ARTICLE X. BOARD OF EDUCATION

SECTION 1000. NUMBER AND TERM.

The Board of Education shall consist of five members, elected at-large from the School District, for a term of four years.

SECTION 1001. ELIGIBILITY.

Only residents of the School District who are lawfully registered voters of the School District shall be eligible to hold office as a member of the Board of Education. Candidates for election to such office must have been lawfully registered voters of the School District for the 30 days immediately preceding the filing of their nomination papers.

SECTION 1002. VACANCIES.

The Board of Education shall fill any vacancy by appointment. Such appointee shall hold office until a successor is elected and certified. If the vacancy occurs before the first day to file nomination papers for the next regular Board of Education election, a Board Member shall be elected at that election as successor to any appointee, or to fill the vacancy if it has not been previously filled before appointment, and such newly elected Board Member shall serve for the remainder of any unexpired term and until a successor is elected and certified.

If a vacancy is not filled by appointment within 60 days after its occurrence, the Board of Education shall immediately call a special election. The special election shall be held not later than 120 days after the vacancy occurs, except that no special election shall be called to fill the vacancy if it cannot be held at least 180 days before the next regular Board of Education election. A person elected at a special election shall hold office for the remainder of the unexpired term and until a successor is elected and certified.

If there is an election to fill one or more full terms and one or more unexpired terms, then the candidates who receive the highest number of votes shall serve the full terms, and of the candidates remaining, those who receive the next highest number of votes shall serve the unexpired terms.

SECTION 1003. FORFEITURE OF OFFICE.

The grounds for forfeiture of the office of a member of the Board of Education are the following:

- (a) The Board Member is absent, without the consent of the Board of Education, from all regular Board meetings for a period of 60 consecutive days from and after the last regular Board meeting attended by such Board Member;
- (b) The Board Member is convicted of a felony or a crime involving moral turpitude; or
- (c) The Board Member ceases to be a resident and lawfully registered voter of the School District.

After the occurrence of any of the foregoing events, the office of the Board Member shall be declared vacant by the Board of Education, by a vote of at least three of its members. At the request of the affected Board Member, the Board of Education shall hold a public hearing before declaring the office vacant.

SECTION 1004. ORGANIZATION OF THE BOARD OF EDUCATION.

At the annual organizational meeting of the Board of Education, the members shall elect a president, vice-president and clerk. No Board Member shall serve more than two consecutive years in such office.

SECTION 1005. SPECIAL ELECTIONS.

The Board of Education may, at its discretion, call an election for any reason sanctioned by law at any time it deems appropriate.

ARTICLE XI. COMMISSIONS, BOARDS AND COMMITTEES

SECTION 1100. IN GENERAL.

The City Council may, by ordinance, establish and abolish such commissions and boards as it may determine, from time to time, to be necessary for the effective and efficient governance of the City, to encourage citizen participation in local government and maintain positive human relations in the community.

SECTION 1101. APPROPRIATIONS.

The City Council shall appropriate sufficient funds for the efficient and proper functioning of all City commissions and boards.

SECTION 1102. CHAIRPERSON AND VICE CHAIRPERSON.

As soon as practicable, following the first day of July of every year, each commission or board of the City shall organize by electing one of its members to serve as its presiding officer, with the title of Chairperson, and electing one of its members as Vice Chairperson. The Chairperson and Vice Chairperson shall each serve at the pleasure of the commission or board.

The Chairperson shall have a voice and vote in all proceedings of the commission or board, shall be the official head of the commission or board for all

ceremonial purposes, and shall perform such other duties as may be prescribed by this Charter or by ordinance. The Vice Chairperson shall perform the duties of the Chairperson during the absence or incapacity of the Chairperson.

SECTION 1103. PROCEDURES.

The City Manager shall designate City staff, as necessary, to assist each commission or board, and to keep a record of its proceedings and transactions. Each commission or board may prescribe its own rules and regulations, which shall be consistent with this Charter and applicable ordinances, resolutions and other City Council actions. Such rules and regulations shall be subject to the approval of the City Council and shall be kept on file in the office of the City Clerk where they shall be available for public inspection.

SECTION 1104. OATHS AND AFFIRMATIONS.

Any commission or board, and the designated City staff, shall have the power to administer oaths and affirmations in any investigation or proceeding pending before the commission or board.

SECTION 1105. COMMITTEES.

The City Council, by ordinance, resolution or other action, may establish and abolish committees for a specified purpose, and shall appropriate sufficient funds for the efficient and proper functioning of such committees.

ARTICLE XII. CIVIL SERVICE

SECTION 1200. MERIT PRINCIPLE.

Appointments and promotions in the administrative service of the City shall be made according to merit and fitness, to be ascertained, so far as practicable, by competitive examination.

The Civil Service System adopted by the City Council pursuant to State law and in effect prior to the effective date of this Charter, shall continue in full force and effect unless changed by ordinance of the City Council or by amendment to the rules and regulations approved by the City Council. As provided in the State enabling act referred to above, the City Council shall not have the authority to withdraw any departments or employees, including Department Heads, placed in Classified Service, from the operation of such system, either by outright repeal of the Civil Service ordinance or otherwise, unless and until its withdrawal shall have been submitted to the voters of the City at a regular or special municipal election held in the City and shall have been approved by majority vote at a City election.

SECTION 1201. CLASSIFICATION.

All Department Heads shall be in the Unclassified Service.

The City Manager, City Attorney, City Clerk and City Treasurer shall be in the Unclassified Service.

SECTION 1202. APPOINTMENTS FROM CIVIL SERVICE POSITIONS.

In the event an employee of the City holding a position in the Classified Service is appointed to a position in the Unclassified Service, and within two years is

removed or resigns from that position, the employee shall revert to his or her former position in the Classified Service upon the same terms and conditions as if he or she had continuously remained in that position.

SECTION 1203. PROHIBITIONS.

No person shall willfully make any false statements, certificate, mark, rating or report in regard to any application, test certification or appointment held or made under the Civil Service System or in any manner commit or attempt any fraud preventing the impartial execution of such Civil Service System or its rules and regulations.

ARTICLE XIII. RETIREMENT SYSTEM

SECTION 1300. PUBLIC EMPLOYEES' RETIREMENT SYSTEM.

Plenary authority and power are hereby vested in the City, its City Council and its several officers, agents and employees, to do and perform any act or exercise any authority granted, permitted or required under the provisions of the Public Employees' Retirement Law, as it now exists or hereafter may be amended, to enable the City to continue as a contracting City under the Public Employees' Retirement System. The City Council may terminate the contract with the Board of Administration of the Public Employees' Retirement System, whereby all employees are members of the System, only under authority granted by ordinance adopted by majority vote at a City election.

ARTICLE XIV. GENERAL PROVISIONS RELATING TO OFFICERS AND EMPLOYEES

SECTION 1400. OFFICIAL BONDS.

The City Council shall fix the amounts and terms of the official bonds of all employees who are required to give such bonds. All bonds shall be executed by a responsible corporate surety, shall be approved as to form by the City Attorney, and shall be filed with the City Clerk. Premiums on official bonds shall be paid by the City.

SECTION 1401. OATH OF OFFICE.

Before entering upon the duties of their respective offices, all officers and employees of the City shall take and subscribe to the following oath or affirmation:

"I, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter."

SECTION 1402. FINANCIAL INTEREST.

Except as provided by State law, officers and employees of the City shall not be financially interested in any contract made by them in their official capacity, or by any body or board of which they are members.

Officers and employees of the City shall not be purchasers at any sale or vendors at any purchase made by them in their official capacity.

The office and employment of an officer or employee shall be forfeited, upon a judicial finding of a violation of this section.

SECTION 1403. ETHICAL CONDUCT.

It is the policy of the City that all officers and employees of the City shall observe the highest standards of ethics. City officers and employees shall comply with all federal, State and City statutes, laws, ordinances, rules, regulations and policies relating to conflicts of interest, campaign disclosure and ethical conduct, including, but not limited to, those relating to decision-making where the official has a private financial interest; acceptance of gifts and other items of value; acceptance of campaign contributions; use of confidential information; and use of public property and resources. The City Council shall adopt such ordinances and resolutions as it deems necessary to promote ethical conduct in government.

SECTION 1404. IMPROPER POLITICAL ACTIVITY.

The officers and employees of the City shall not engage in, nor shall the facilities of the City be used for, improper political activities. The City Council shall have the authority to establish rules and regulations to implement this policy.

ARTICLE XV. ELECTIONS

SECTION 1500. GENERAL MUNICIPAL ELECTIONS.

General municipal elections for the filling of all elective offices, other than the Board of Education, shall be held in the City on the second Tuesday in April in each even-numbered year.

The election of members of the Board of Education shall be held in accordance with State law. Expenses for Board of Education elections shall be paid by the School District.

SECTION 1501. SPECIAL MUNICIPAL ELECTIONS.

The City Council may, at its discretion, call an election for any reason sanctioned by law at any time it deems necessary. Such election shall be known as a special municipal election.

SECTION 1502. ELECTIONS OFFICIAL.

The City Clerk shall be the City's elections official and as such shall supervise the conduct of City elections and shall perform all other duties assigned by State law to the City's elections official. In all such matters, the City Clerk shall act in a fair and impartial manner, in accordance with all applicable provisions of this Charter, State law and City ordinances. Neither the City Council, nor individual Council Members shall interfere with the City Clerk in the performance of the duties assigned by this section.

SECTION 1503. PROCEDURE FOR HOLDING ELECTIONS.

Unless otherwise provided by this Charter, all City elections shall be held in accordance with applicable provisions of the then current State law.

SECTION 1504. INITIATIVE, REFERENDUM AND RECALL.

The rights of the initiative, referendum and recall are reserved to the voters of the City. All applicable provisions of the then current State law governing the initiative, referendum and recall processes shall apply, insofar as such provisions are not in conflict with this Charter.

SECTION 1505. ELECTIONS BY MAIL.

The City Council may, by ordinance, authorize the conduct of elections wholly by mail, under which all votes shall be cast in the manner of absentee ballots.

ARTICLE XVI. FINANCIAL AND FISCAL MATTERS

SECTION 1600. FISCAL YEAR.

The fiscal year of the City government shall begin on the first day of July of each year and end on the thirtieth day of June of the following year; provided, however, that the City Council may, by a vote of at least four-fifths of its members, adopt an ordinance changing the City's fiscal year.

SECTION 1601. TAX SYSTEM.

Unless otherwise provided by ordinance, the City shall continue to use, for the purpose of ad valorem municipal taxation, the County system of assessment and tax collection, as such system is now in effect or may hereafter be amended and insofar as such provisions are not in conflict with this Charter.

If the City Council fails to fix the rate and levy taxes on or before August 31st in any year, the rate for the next preceding fiscal year shall thereupon be automatically adopted and a tax at such rate shall be deemed to have been levied on all taxable property in the City for the current fiscal year.

SECTION 1602. TAX LIMITS.

Exclusive of special levies permitted by this Charter, the City Council shall not levy a property tax in excess of one percent of the assessed value of taxable property in the City for municipal purposes, unless authorized by a two-thirds vote at a City election.

There shall be levied and collected at the time and in the same manner as other property taxes for municipal purposes are levied and collected as additional taxes, if no other provision for payment thereof is made:

- (a) A tax sufficient to meet all liabilities of the City for principal and interest of all bonds or judgments due and unpaid, or to become due during the ensuing fiscal year; and
- (b) A tax sufficient to meet all obligations of the City to the Public Employees' Retirement System, or other system for the retirement of City employees due and unpaid or to become due during the ensuing fiscal year.

Special levies, in addition to the above, may be made annually, based on City Council approved estimates, for specific purposes as may be approved by the City Council. The proceeds of any such special levy shall be used for no other purpose than that specified.

SECTION 1603. BONDED DEBT LIMIT.

The bonded indebtedness of the City may not exceed the sum of 15 percent of the total assessed valuation of all the real and personal property within the City.

SECTION 1604. CONTRACTS FOR PUBLIC WORKS.

The City Council shall, from time to time, establish, by ordinance, procedures to ensure the integrity of awarding all contracts for the construction or improvement of public works, buildings, streets, drains, sewers, utilities, parks and playgrounds. Subject to such exceptions as the City Council may establish, these procedures shall call for soliciting multiple bids for all contracts. The procedures shall be reviewed periodically by the City Council at a public hearing.

The City Council may award a contract without complying with the procedures then in place by a vote of at least four-fifths of its members after a public hearing.

This Charter has been enacted for the collective benefit of the People of the City of Culver City, and is not intended to confer legal rights or remedies upon individual persons or entities that elect to do business with the City. In furtherance of this intention, it is specifically declared that no contractor, person or entity shall be entitled to bring any legal or equitable action against the City alleging that the City failed to perform its obligations under this section or under any ordinance enacted to establish the procedures for awarding public works contracts. Nothing in this paragraph shall prohibit or restrict the City from adopting ordinances or entering into contracts that grant legally enforceable rights to one or more contractors, persons or entities.

SECTION 1605. PURCHASING OF SUPPLIES, MATERIALS AND EQUIPMENT.

The City Council shall establish procedures for the purchasing, storing and distribution of all supplies, materials and equipment required by any City department. The City Manager shall direct the implementation of such procedures for all City departments.

SECTION 1606. RESERVE FUNDS.

The City Council shall maintain sufficient cash reserves for the purpose of placing the payment of operating expenses of the City on a cash basis. The reserves shall be built from any available sources, and in combination with anticipated revenues shall be sufficient to meet all lawful demands against the City. Transfers may be authorized by the City Council from one fund to another fund or funds in such amounts as may be required to place those funds as nearly as possible on a cash basis. In case of such transfers, monies shall be returned to the fund from which they were transferred as they become available.

SECTION 1607. CAPITAL FUNDS.

The funds for capital improvements, previously created, are hereby continued in existence. The City Council by ordinance may create a special fund or funds for a special capital improvement purpose. Subject to the restrictions of the Constitution, the City Council may levy and collect taxes for capital improvements and

may include in the annual tax levy a levy for such purposes in which event it must apportion and appropriate to any such fund or funds the money derived from such levy. It may not, in making such levy, exceed the maximum tax rate provided for in this Charter, unless authorized by majority vote at a City election. The City Council may transfer to any such fund any unencumbered surplus funds remaining on hand in the City at any time.

Once established, such fund shall be restricted to only the purposes for which it was created, unless the assent of the voters is expressed to the use of such fund for some other purpose by majority vote at a City election.

SECTION 1608. CLAIM REQUIRED FOR ACTIONS AGAINST CITY. No suit may be brought on any claim for money or damages against the City, the City Council, or any City commission, board, committee, officer or employee until a claim has been presented and rejected in whole or in part in accordance with procedures adopted by the City Council for the regulations of claims, subject to the provisions of State law.

SECTION 1609. INDEPENDENT AUDIT REQUIRED.

At the beginning of each fiscal year, the City Council shall employ an independent, certified public accountant or firm of such accountants who, at such time or times as may be specified by the City Council, shall examine the books, records, inventories and reports of the City and of all officers and employees of the City who receive, handle or disburse public funds and of all such other City officers, employees and departments as the City Council may direct. As soon as practicable after the end of the fiscal year, a final audit and report shall be submitted by such accountant or firm to the City. Copies of such audit and report shall be provided to each Council Member; and copies shall be placed on file in the office of the City Clerk and made available for inspection by the general public. Such accountant or firm shall have no direct or indirect personal interest in the fiscal affairs of the City or of any of the officers of the City.

ARTICLE XVII. FRANCHISES

SECTION 1700. FRANCHISES.

The City Council may, by ordinance, grant a franchise to furnish the City and its inhabitants with any public utility or service and to use the public streets for that purpose. The exercise by any person, firm or corporation of any privilege for which a franchise is required without procuring such franchise from the City is prohibited.

Before granting any franchise, the City Council shall adopt a resolution declaring its intention to grant the same, stating the name of the proposed grantee, the character of the franchise and the terms and conditions upon which it is proposed to be granted. Such resolution shall set forth the time and place at which any person may appear before the City Council and be heard. The City Council shall direct the City Clerk to publish the resolution at least once within 15 days of its passage in a newspaper circulated in the City and designated by the City Council.

The date and time fixed for the public hearing shall be not less than 20, nor more than 60 days after the adoption of the resolution.

At the hearing, the City Council shall consider all protests and comments. Thereafter, the City Council may amend, grant or deny the franchise. Such decision shall be final and conclusive, subject to the right of referendum of the People. The provisions of this section shall not apply to a transfer or assignment of an existing franchise.

ARTICLE XVIII. REVENUE RETENTION

SECTION 1800. REDUCTIONS PROHIBITED.

With regard to municipal affairs and areas not preempted by the State, any revenues raised and collected by the City shall not be subject to subtraction, retention, attachment, withdrawal or any other form of involuntary reduction by any other level of government.

SECTION 1801. MANDATES LIMITED.

No other level of government shall have the right to require any person acting on behalf of the City to perform any function unless and until the mandating authority provides sufficient funds for the performance of such function. The City Council may instruct any department, commission, board, committee, officer or employee of the City to disregard any mandate for which adequate funding has not been provided.

ARTICLE XIX. CHARTER REVIEW COMMITTEE.

SECTION 1900. CHARTER REVIEW COMMITTEE.

Beginning in January 2014, and in January every 10 years thereafter, the City Council shall hold a public hearing to consider the need for a comprehensive review of the existing Charter and shall determine whether or not to appoint a Committee to consider and propose amendments to the existing Charter. Within 12 months after its creation, or such other time period as may be specified by the City Council, the Committee shall present to the City Council any proposed amendments to the Charter. The City Council shall act upon the recommendations of the Committee before the last day to place the proposed amendments on the ballot at the next regular municipal election. The City Council may, at its discretion, appoint a Charter Review Committee at any time.

ARTICLE XX. SUCCESSION AND TRANSITION

SECTION 2000. EFFECTIVE DATE OF CHARTER.

This Charter shall be effective on the later of July 1, 2006, or the date it is accepted and filed by the Secretary of State.

SECTION 2001. RIGHTS AND LIABILITIES.

The City shall continue to own, possess and control all rights and property of every kind and nature owned, possessed or controlled by it at the time this Charter takes effect and shall continue to be subject to all its debts, obligations, liabilities and contracts.

SECTION 2002. EXISTING LAWS, REGULATIONS AND POLICIES.

All lawful ordinances, resolutions, policies, rules and regulations in force at the time this Charter takes effect, and that are not in conflict or inconsistent with this Charter, are hereby continued in force until they have been duly repealed, amended, changed or superseded by proper authority.

SECTION 2003. RIGHTS OF OFFICERS AND EMPLOYEES PRESERVED.

Except as specifically provided, nothing in this Charter shall affect or impair the civil service, pension and retirement rights or privileges of officers or employees of the City, or of any City department existing at the time this Charter takes effect.

SECTION 2004. CONTINUANCE OF CITY COUNCIL AND BOARD OF EDUCATION.

The members of the City Council and of the Board of Education of the Culver City Unified School District in office at the time this Charter takes effect shall continue in office until the expiration of their respective terms and until their successors are elected and certified.

Section 2005. EXISTING COMMISSIONS, BOARDS AND COMMITTEES.

Commissions, boards and committees previously established by the City Council shall continue to exist and exercise the powers and perform the duties conferred upon them; provided, however, that the City Council may abolish any or all of said commissions, boards or committees and may alter their structure, membership and duties.

The members of the commissions and boards holding office when this Charter takes effect shall continue to hold office until their respective terms of office shall expire and until their successors shall be appointed, or until such time as the body is abolished by action of the City Council.

The members of committees existing when this Charter takes effect shall continue to remain members until they are replaced or removed by the City Council or until the committee is abolished.

SECTION 2006. EXISTING EMPLOYEES OF THE CITY.

The present employees of the City shall continue to perform their duties without interruption, subject to this Charter and all applicable provisions of any existing or future ordinance, resolution, rule or law relating to the removal, duties or control of such employees.

SECTION 2007. EXISTING CONTRACTS AND CONTRACTING PROCEDURES.

All contracts entered into by the City, or for its benefit, before the effective date of this Charter, shall continue in full force and effect according to their terms.

The procedures for awarding contracts for public works existing at the time this Charter takes effect, will continue to be followed until such time as the City Council establishes, by ordinance, different required procedures.

SECTION 2008. PENDING ACTIONS AND PROCEEDINGS.

No civil or criminal action or proceeding that has been brought by or against the City, or any City department and that is pending as of the effective date of this Charter, shall be affected or abated by the adoption of this Charter. All such actions or proceedings may be continued, even if the functions, powers or duties of any City department that is a party to such action or proceeding have been assigned or transferred under this Charter to another City department. In that event, such actions may be prosecuted or defended by the head of the City department to which such functions, powers and duties have been assigned or transferred under this Charter.

SECTION 2009. CONTINUANCE OF CITY TREASURER.

The previously elected City Treasurer shall continue to serve until April 8, 2008. Prior to such date, the elected City Treasurer shall exercise all of the duties and functions assigned to the City Treasurer by the Charter in effect immediately prior to the adoption of this Charter, including the supervision and direction of the City's investment function. Should the office of City Treasurer become vacant prior to April 8, 2008, the City Council shall appoint a replacement to serve until April 8, 2008.

SECTION 2010. CONTINUANCE OF CITY CLERK.

The person elected to the office of City Clerk at the April 11, 2006, general municipal election shall serve until April 8, 2008. Prior to such date, the elected City Clerk shall exercise all of the duties and functions assigned to the City Clerk by the Charter in effect immediately prior to the adoption of this Charter. Should the office of City Clerk become vacant prior to April 8, 2008, the City Council shall appoint a replacement to serve until April 8, 2008.

SECTION 2011. ELIMINATION OF TRANSITION PROVISIONS.

If, in the judgment of the City Attorney, any of the sections included in this Article become obsolete by virtue of the completion of all acts required under those sections, the City Attorney shall so advise the City Council. Upon the adoption by the City Council of a resolution to such effect, the obsolete sections shall be deemed to have expired, and the City Clerk shall then remove those sections from the next printing of this Charter.

ARTICLE XXI. MISCELLANEOUS

SECTION 2100. VIOLATIONS.

A violation of any provision of this Charter shall be a misdemeanor, except that such violation may be prosecuted as an infraction at the discretion of the prosecuting authority. The City Council shall, by ordinance, establish the penalties for a violation of this Charter, but in no event shall such penalties exceed the maximum penalties permitted under State law.

Any violation of this Charter may be prosecuted in the name of the People of the State of California or may be redressed by the City through any legal or equitable remedies.

SECTION 2101. VALIDITY.

If any provision of this Charter, or the application of any Charter provision to any person or circumstance, is held invalid, the remainder of this Charter, and the application of such provision to other persons or circumstances, shall not be affected.

Certified to be a true copy by Gary Silbiger, Mayor, and Christopher Armenta, City Clerk.

Date of Municipal Election: April 11, 2006.

Charter Chapter 16—City of Albany

Amendments to the Charter of the City of Albany

[Filed with the Secretary of State July 20, 2006.]

Section 3.23 APPOINTEE PROCEDURES.

a. Except as otherwise provided in this Charter, all members of commissions, boards, committees, task forces, or any other similar bodies, who are appointed by the Mayor or by individual Council members, shall serve for a term lasting until the next general municipal election, unless re-appointed. This requirement includes those ratified by the City Council as a whole. In the case of appointments made by the Council as a whole, and where the Mayor or individual Council members do not make nominations, the terms shall extend until the next general municipal election, unless otherwise established by ordinance or resolution. In the event a Council member ceases to serve a full term for any reason, the appointees of that Council member may be replaced or re-appointed by the successor Council member and the new appointee shall serve until the next general municipal election. The City Council may establish by ordinance or resolution provisions for the orderly transition between terms of appointees after the election or appointment of Council members. The City Council may establish a committee, commission board, task force, or other advisory body with a time frame of less than two years. In such case, the term of the appointees shall coincide with the time frame established by the City Council.

Procedures and policies for appointment, renewal, terms and qualifications of appointees, not inconsistent with this Charter, may be established by ordinance or resolution of the Council.

- b. The City Council shall establish by ordinance or resolution a policy, to be applied equally to all appointees, for automatic removal due to excessive absenteeism, conviction for a felony, or for failure to maintain a residence in Albany unless Council specifically provides for non-resident members.
- c. Any other removal shall be only for cause and then only by a majority vote of the City Council. Appointees shall be notified of such cause, in writing, at least twenty-one (21) days prior to the vote of the City Council.

Certified to be a true copy by Allan Maris, Mayor, and Jacqueline L. Bucholz, CMC, City Clerk.

Date of Special Election: June 6, 2006.

Charter Chapter 17—City of Chula Vista

Amendments to the Charter of the City of Chula Vista

[Filed with the Secretary of State August 4, 2006.]

Section 305.5 and 305.6 are hereby added to the Charter of the City of Chula Vista to read as follows:

305.5 Limitations on Powers of Eminent Domain

Eminent domain is not to be used to further private economic development. The City of Chula Vista shall not initiate or participate in any proceedings, or take any action to condemn private property for the purpose of making such property available for private development, nor shall the City participate, directly or indirectly, in such takings. "Participation" means contributing, lending, providing, pledging, or foregoing, any funds, property, credit, in-kind services, or incurring any debt or lease obligation, or providing any other thing of value to any agency, organization, or project. Notwithstanding these prohibitions, the City of Chula Vista may participate in proceedings to condemn private property for the purpose of making such property available for private development if such participation is approved by a majority of the voters in the City.

Section 305.6 Minimum Public Use Period

Property acquired by the City of Chula Vista through the use of eminent domain after the effective date of this charter amendment must be held or used for a public use by the City for a minimum ten year period prior to sale, lease, transfer or other disposition by the City.

Certified to be a true copy by Stephen C. Padilla, Mayor, and Susan Bigelow, City Clerk.

Date of Municipal Election: June 6, 2006.

Charter Chapter 18—City of Stockton

Amendments to the Charter of the City of Stockton

[Filed with the Secretary of State August 4, 2006.]

The City Council of the City of Stockton hereby submits to the qualified electors of the City of Stockton a proposal to amend Article XXV of the City Charter by deleting Sections 2504, 2505, 2506, 2511, 2512, 2526, 2529, 2530, and 2532.

Certified to be a true copy by Edward J. Chavez, Mayor, and Katherine Gong Meissner, City Clerk.

Date of Municipal Election: June 6, 2006.

Charter Chapter 19—City of Stockton

Amendments to the Charter of the City of Stockton

[Filed with the Secretary of State August 4, 2006.]

The City Council of the City of Stockton hereby submits to the qualified electors of the City of Stockton an amendment to Article VIII, Section 803 of, the Charter of the City of Stockton to amend the Recall of elective Officers provision in regards to the Special Election as follows:

If the officer sought to be removed does not resign within five (5) calendar days after the City Clerk serves written notice of the certificate of sufficiency and if the recall petition requests a special election, the City Council shall cause a special election to be held in accordance with the timelines specified in the Elections Code of the State of California to determine whether the people will recall said officer. If a general municipal election is to occur within ninety (90) days of the order for the recall election, the City Council may in its discretion postpone the holding of the special election to such general municipal election.

The officer sought to be removed shall, if such officer does not resign, continue to perform the duties of office until the election.

Certified to be a true copy by Edward J. Chavez, Mayor, and Katherine Gong Meissner, City Clerk.

Date of Municipal Election: June 6, 2006.

Charter Chapter 20—City of Sunnyvale

Amendments to the Charter of the City of Sunnyvale

[Filed with the Secretary of State August 21, 2006.]

Section 1002 of Article X of the Charter of the City of Sunnyvale is amended to read as follows:

Section 1002. Appointments. Qualifications. Except as otherwise provided in this Article:

The members of each board or commission shall be appointed, and shall be subject to removal, by motion of the City Council adopted by at least four affirmative votes.

No member of any board or commission shall be eligible to serve for more than two four year terms nor shall such member be eligible for appointment to the same board or commission for two years after the expiration of the full term for which the member was appointed and served. Any person appointed to a board or commission to fill an unexpired term of not more than two years in length shall be eligible to serve two full four year terms upon the expiration of the unexpired term for which such person was appointed.

Any person appointed to a board or commission shall be immediately eligible, upon the expiration of their term, to serve on a different board or commission.

Unless otherwise provided, the members first appointed to boards and commissions composed of four members shall so classify themselves by lot that each succeeding July 1st, the term of one of their number shall expire. If the total number of the members of a board or commission to be appointed exceeds four, the classification by lot shall provide for the grouping of terms to such an extent as is necessary in order that the term of at least one member shall expire on each succeeding July 1st.

Certified to be a true copy by Dean J. Chu, Mayor, and Katherine Bradshaw Chappelear, City Clerk.

Date of Election: November 8, 2005.

Charter Chapter 21—County of San Diego

Amendments to the Charter of the County of San Diego

[Filed with the Secretary of State September 11, 2006.]

Section 301: County Authority. The County may exercise its powers only through a five-member Board of Supervisors or through persons authorized by general law, this Charter, County ordinance, or by resolution, policy or order approved by the Board.

Section 403: Election of Presiding Officer. At its first meeting following the first Monday after January first, or within thirty (30) days thereafter, the Board shall elect a Chairperson, Vice-Chairperson, and Chairperson Pro Tem. The Vice-Chairperson has full authority to act as the Chairperson if the Chairperson is absent or unable to act. The Chairperson Pro Tem has full authority to act as the Chairperson if both the Chairperson and Vice-Chairperson are absent or unable to act.

Section 501: Duties. The Board shall appoint the following appointive officers:

- (a) The Chief Administrative Officer;
- (b) The County Counsel;
- (c) The Probation Officer, subject to the confirmation by a majority of the judges of the San Diego County Superior Court; and
 - (d) The Clerk of the Board of Supervisors.

All other appointive officers, either established by this Charter, general law or ordinance, shall be appointed by the Chief Administrative Officer.

Section 501.1: The Board shall establish, by ordinance, the number of non-elective employee positions and designate all positions as either regular or temporary, and also shall provide for the powers, duties, qualifications, and the manner and terms of appointment of employees to such positions.

Section 501.2: The Board shall adopt an ordinance to establish the compensation of all officers and employees, which also shall implement and conform to any applicable compensation provisions contained in memorandums of agreement with recognized employee organizations for those employees represented by such organizations. When establishing compensation, the Board shall consider, among other factors, the following:

- (a) the prevailing rate of compensation paid and fringe benefits provided by private employers in the County and by other public employees in the State for similar quality or quantity of service;
 - (b) the fringe benefits provided by the County; and
- (c) the revenues available to the County for payment of compensation. The Board of Supervisors shall not delegate legislative power or responsibility which they were elected to exercise in the adoption of any ordinance or resolution setting compensation for appointive County officers and employees. This prohibition against unlawful delegation of the legislative responsibility to set compensation for appointive County officers and employees shall extend to any scheme or formula which seeks to fix the compensation of appointive County officers and employees at the level of compensation paid to officers or employees of any other public agency.

Section 501.3: The Board shall require adequate bond or, in the alternative, an insurance policy in accordance with state general law, the premium for which is paid by the County, from all officers and employees who handle funds and, when necessary, from other officers and employees.

Section 600: Elective Officers. In addition to Supervisors, the elective officers are:

- (a) Assessor/Recorder/County Clerk
- (b) District Attorney
- (c) Sheriff, and
- (d) Treasurer/Tax Collector,

each of whom is nominated and elected according to general law and this Charter.

The members of the County Board of Education are elective officers of the County Board of Education pursuant to Section 603.

Section 700: Appointive Officers. The appointive officers include:

Alternate Public Defender

Auditor and Controller

Chief Financial Officer

Chief Information Officer

Chief Probation Officer

Clerk of the Board of Supervisors

County Counsel

County Librarian

County Veterinarian

Director of Agriculture, Weights & Measures

Director of Animal Services

Director of Child Support Services

Director of Emergency Services

Director of Environmental Health

Director of General Services

Director of Health and Human Services Agency

Director of Housing & Community Development

Director of Human Resources

Director of Media and Public Relations

Director of Parks and Recreation

Director of Planning and Land Use

Director of Public Works

Director of Purchasing and Contracting

Medical Examiner

Public Administrator/Public Guardian

Public Defender

Registrar of Voters

and all other officers who may be required by general law or ordinance. Notwithstanding this listing of appointive officers, the Board of Supervisors by ordinance may establish or abolish appointive offices, or revise their respective titles, in accordance with general law or this Charter.

Section 701: [Reserved.] Section 702: [Reserved.]

Section 703: Chief Administrative Officer. The Chief Administrative Officer exercises the Board's administrative supervision over affairs of the County delegated to that officer and over all departments, except the Civil Service Commission and the offices of Assessor/Recorder/County Clerk, District Attorney, Sheriff, and the Treasurer/Tax Collector. The Chief Administrative Officer is responsible to the Board for the proper administration of such affairs of the County.

Section 703.8: [Reserved.]

Section 704: County Counsel. The County Counsel serves as the attorney for the County, and in that capacity acts as legal advisor to the Board and County officials in their official capacity. County Counsel also represents the County, which acts through the Board and County officers, in their official capacity, in civil actions and proceedings in which they are involved. In accordance with state

law, the Board may, but is not required to, authorize County Counsel to defend officers and employees, who are defendants in a criminal or administrative action prosecuted by the State or County.

Section 704.1: The County Counsel performs all of the duties of a district attorney, except those of a public prosecutor, and all duties which a County Counsel is authorized by statute, this Charter, or County ordinance to perform.

Section 705: Purchasing Agent. The Director of Purchasing and Contracting acts as the Purchasing Agent. Except in cases of emergency, the Purchasing Agent shall make all purchases for the County and may make them only upon receipt of a requisition signed by an official authorized by the Board. Emergency purchases may be made by others authorized by the Board, but they shall be subsequently either approved by the Purchasing Agent or ratified by a four-fifths vote of the Board. Purchases of property for the County are invalid unless made as specified in this section.

Section 707: [Reserved.]

Section 902: Administration. The Director of Human Resources, who is appointed by the Chief Administrative Officer, is responsible for the administration of the personnel department in accordance with this Charter, the Rules for the Unclassified Service, and the Rules for the Classified Service which also are referred to as Rules for the Civil Service in this Charter.

Section 904.5: The Commission may advise the Director of Human Resources, the Chief Administrative Officer and the Board on matters concerning personnel policies and the administration of the personnel system.

Section 908.2: The Unclassified Service consists of:

- (a) elective officers, their chief deputies, and special assistants employed by the elective officers:
- (b) the Assistant District Attorney, the Chief Deputy District Attorney, the Chief of the Bureau of Investigation, the Assistant Chief of the Bureau of Investigation and the Confidential Secretary to the District Attorney, and not more than three special assistants designated by the District Attorney;
- (c) the Under-Sheriff, three Assistant Sheriffs, and not more than three special assistants or deputies designated by the Sheriff;
- (d) each appointive County officer appointed by the Board of Supervisors or the Chief Administrative Officer and that officer's principal assistant, or principal assistants.
- (e) management employees having significant responsibilities for formulating or administering County policies and programs. Each such position shall be exempted from the Classification Service, by ordinance, upon recommendation of the Chief Administrative Officer and approval by the Board;
 - (f) members of appointed boards and commissions;
 - (g) an Executive Officer employed by the Civil Service Commission;
 - (h) persons serving without compensation;

- (i) officers and employees whose appointments must be approved by the State:
 - (j) students engaged in regularly established, accredited training programs;
- (k) persons employed as guards or keepers in law enforcement agencies, including the offices of Sheriff and Chief Probation Officer, for no more than one hundred and twenty (120) working days during a fiscal year;
- (l) deputy registrars of voters employed only to register electors and election workers:
- (m) persons employed seasonally as guards, custodians, rangers, or caretakers in County parks;
- (n) persons employed for temporary expert professional services in positions that have been exempted from the Classified Service by the Director of Human Resources for a specified period; and
- (o) persons employed for no more than one hundred and twenty (120) working days during a fiscal year on a part-time or intermittent basis in positions exempted from the Classified Service by the Director of Human Resources.

Section 909: Appointment and Dismissal of Employees. Officers shall have the power to appoint employees to positions that the Board may authorize.

Section 910: Rules for Civil Service. The Civil Service Rules, which have the force and effect of law, are implemented by the Director of Human Resources under the administrative jurisdiction of the Chief Administrative Officer. The Commission reviews proposed Rules and amendments and, after a public hearing, makes any modifications it deems appropriate, and transmits the Rules and amendments to the Board. The Board adopts or rejects, but may not modify, the Rules and amendments following review by the Commission in accordance with the procedures established pursuant to Section 910.1(*l*).

Section 910.1: The Rules for the Classified Service shall include provisions for:

- (a) determining the classification of all positions according to duties and responsibilities;
 - (b) the development of a County career service;
 - (c) appointments, not exceeding a period of one year, to temporary positions;
- (d) open and promotional competitive examinations for classified employees to measure the relative fitness of applicants; and the creation of eligible lists of persons qualified through examination and their certification therefrom;
- (e) a process for the temporary suspension of competitive examinations where impractical for positions requiring extraordinary, scientific, professional or expert qualifications;
- (f) the making of provisional appointments in the absence of eligible lists. Provisional appointments shall not exceed six months and may not be renewed;
- (g) probationary periods of six months for classified employees appointed to regular positions from eligible lists. Such probationary periods may be extended to no more than eighteen months for Deputy Sheriffs or no more than twelve months for all other classified employees, upon approval of the Director of Human

Resources. An appointing authority has the right to dismiss a person in the Classified Service during the probationary period if the appointing authority considers the employee unsatisfactory for or incompetent to fulfill the duties of the position. The appointing authority of an employee dismissed during probation shall give the dismissed employee a statement of the reasons for dismissal, and shall file such statement with the Director of Human Resources; the dismissed employee shall have no right of appeal to the Commission;

- (h) procedures for the transfer of employees within the County service;
- (i) performance appraisals;
- (j) the disciplining of employees in the Classified Service for cause and their rights of appeal;
- (k) the appeal processes to be conducted under the jurisdiction of the Commission; and
- (1) the review of proposed Rules for the Classified Service and amendments to those Rules.

Section 911: Preferential Credits. In open examinations the Director of Human Resources shall, in addition to all other credits, give a credit of five percent of the maximum rating prescribed for the examination to successful examinees who have served during a war (as war is now defined in Section 205 of the State's Revenue and Taxation Code or as it may be defined if that section is amended) in the military or naval service of the United States, including all uniformed auxiliaries authorized by Congress, and who have subsequently been separated, placed on inactive duty, or retired under honorable conditions without full pensions. However, the Director of Human Resources gives the credit to veterans only once, only upon their first employment or reemployment after disengagement from service, and only during the eight-year period following their disengagement.

Section 913.1: The Board shall establish, by ordinance, the types of expenditures which can be reimbursed and the manner and rates of reimbursement. The ordinance shall implement and conform to any applicable reimbursement provisions contained in memorandums of agreement with recognized employee organizations.

Certified to be a true copy by Bill Horn, Chairman of the Board of Supervisors, and Thomas J. Pastuszka, Clerk of the Board of Supervisors.

Date of Election: June 6, 2006.

Charter Chapter 22—County of San Diego

Amendments to the Charter of the County of San Diego

[Filed with the Secretary of State September 11, 2006.]

Section 401.3: A candidate who receives a majority of all votes in the primary election is elected. When no candidate is so elected, the two candidates who

receive the highest number of votes in the primary are the candidates in the general election, and the one who receives the higher number of votes in the general election is elected. In the event there are no more than two candidates for one office, the office shall be voted upon at the primary election. Write-in candidates are permitted in the primary election in accordance with state general law. However, no write-in candidates are permitted to participate in the general election.

Section 401.4: In the event a vacancy occurs in the office of supervisor, the remaining members of the Board shall within thirty (30) days of the vacancy fill the vacancy either by appointment for the unexpired term, by appointment until the qualification of a successor elected at a special election or by calling a special election. If the remaining members of the Board fail to fill the vacancy within such thirty (30) day period, the remaining members of the Board shall immediately cause a special election to be held to fill such vacancy. A special election to fill a vacancy in the office of Supervisor shall consist of a special primary election and if necessary, a special general election. A special primary election shall be held in the Supervisorial district in which the vacancy occurred on a Tuesday, at least 56 days, but not more than 63 days, following the adoption of the resolution calling the special election, except that any such special primary election may be conducted within 180 days following the adoption of such resolution in order that the special primary election or special general election may be consolidated with the next regularly scheduled statewide election.

Candidates at the special primary election shall be nominated in the manner set forth in the Elections Code for the nomination of candidates for a nonpartisan office for a direct primary election, except that nomination papers shall not be circulated prior to the adoption of the resolution calling the special election and shall be filed with the Registrar of Voters for examination not less than 43 days before the special primary election.

If only one candidate qualifies for the special primary election, that candidate shall be appointed to the vacancy by the remaining members of the Board for the unexpired term, shall serve exactly as if elected to such vacancy, and no special primary election or special general election to fill the vacancy shall be held. A candidate who receives a majority of all votes in the special primary election is elected to fill the vacancy for the unexpired term, and no special election shall be held. In the event there are no more than two candidates for a vacancy, the office shall be voted upon at the special primary election, and no special general election shall be held.

When no candidate receives a majority of all votes in the special primary election, a special general election shall be held on the fourth Tuesday after the special primary election. The two candidates who received the highest number of votes in the special primary election shall be the candidates in the special general election, and the one who receives the higher number of votes in the special general election is elected to fill the vacancy for the unexpired term. Write-in can-

didates are permitted in the special primary election in accordance with state general law. However, no write-in candidates are permitted to participate in the special general election.

In a special election to fill a vacancy in the office of supervisor, the Board may authorize either the special primary election or the special general election, or both, to be conducted wholly by mail, provided that the special primary election or the special general election to be conducted by mail does not occur on the same date as the statewide election with which it has been consolidated. In no event may a special primary election or a special general election be conducted on the day after a state holiday.

Section 500.2: Unless otherwise specified in this Charter, the Board has the power to fill, by appointment, any vacancy that occurs in an elective office specified under Section 600 (a) through (d) of this Charter. The appointee holds office until the election and qualification of a successor. The successor is elected at the next primary election, or at the next primary and general elections, to complete the term, if it does not expire the following January, or to begin a new term of office. For all elections involving the elective offices specified under Section 600 (a) through (d), write-in candidates are permitted in the primary election in accordance with state general law. However, no write-in candidates are permitted to participate in the general election.

Certified to be a true copy by Bill Horn, Chairman of the Board of Supervisors, and Thomas J. Pastuszka, Clerk of the Board of Supervisors.

Date of Election: June 6, 2006.

Charter Chapter 23—County of Tehama

Amendments to the Charter of the County of Tehama

[Filed with the Secretary of State October 27, 2006.]

ARTICLE III

SECTION 1 is amended to read as follows:

The County Officers other than Supervisors shall be a Sheriff, a County Clerk, a Treasurer, a Recorder, a License Collector, a Tax Collector, a Public Administrator, a Coroner, a Surveyor, a Road Commissioner, a District Attorney, an Auditor, an Assessor, a Superintendent of Schools, an Agricultural Commissioner, a Sealer of Weights and Measures, a County Physician, a Health Officer, a Probation Officer, a Public Guardian, and such others as are or shall be provided for by the Constitution, or by the General Law, or by this Charter.

SECTION 2, subdivision (a) to read as follows:

(a) The Public Guardian shall be ex-officio Public Administrator.

SECTION 3 is amended to read:

- (a) A Sheriff, a Clerk and ex-officio Recorder, a Treasurer, an Assessor and ex-officio Tax Collector and License Collector, a District Attorney, an Auditor, a Coroner, and a Superintendent of Schools shall be elected as provided by general law.
- (b) Notwithstanding the general law or any other provision of this Charter, the Public Guardian and ex-officio Public Administrator shall be appointed by the Board of Supervisors and shall serve at their will and pleasure.

Certified to be a true copy by George Russell, Chairman of the Board of Supervisors, and Mary Alice George, Clerk of the Board of Supervisors.

Date of Election: November 8, 2005.

Charter Chapter 24—City of Santa Cruz

Amendments to the Charter of the City of Santa Cruz

[Filed with the Secretary of State December 5, 2006.]

SECTION 1430—UTILITY SERVICE AREA EXPANSION

Subject to the qualifications set forth in Section 1430 and absent direction to do so by the State of California Local Agency Formation Commission, in order to preserve the limited remaining water capacity that is available to current utility users and in order to conserve capacity in the City's wastewater treatment plant, the Council shall not initiate an expansion of the City's water service area or sewer service area unless authorized to do so by majority vote of the qualified electors of the City of Santa Cruz.

The Council shall, by a majority vote of the full City Council, be authorized to initiate an expansion of the City's water service area only upon finding that the expansion is necessary to protect the health, safety, and welfare of the applicant seeking service; that the property which is the subject of the expansion application formerly received water service from another water source; that the water source of that former water service is no longer viable or available; and that the applicant has demonstrated there is no viable alternative other than a connection to the City water system.

The Council shall, by a majority vote of the full City Council, be authorized to initiate an expansion of the City's sewer service area only upon finding that the expansion is necessary to protect the health, safety, and welfare of the applicant seeking service; that the property which is the subject of the expansion application has previously received septic or sewer service; and that the sewer service, if any, is no longer available to serve the property which is the subject of the expansion application or is incapable of treating the sewage to the same level that sewage is treated by the City's wastewater treatment plant.

Certified to be a true copy by Cynthia Mathews, Mayor, and Leslie Cook, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 25—City of Los Angeles

Amendments to the Charter of the City of Los Angeles

[Filed with the Secretary of State December 13, 2006.]

The Charter of the City of Los Angeles is hereby amended to read as follows: Article II, Section 206; Article IV, Subsections (c) and (*l*) of Section 470; and Article V, Subsection (d) of Section 501, to read, all as detailed below:

Section 1. Section 206 of the City Charter is amended to read:

Section 206. Term Limits.

No person may serve more than two terms of office as Mayor. No person may serve more than two terms of office as City Attorney. No person may serve more than two terms of office as Controller. No person may serve more than three terms of office as member of the City Council. These limitations on the number of terms of office shall apply only to terms of office that began on or after July 1, 1993. These limitations on the number of terms of office shall not apply to any unexpired term to which a person is elected or appointed if the remainder of the term is less than one-half of the full term of office.

- Section 2. Subsection (c) of Section 470 of the City Charter is amended by adding a new Subdivision (11) to read:
- (11) No elective City officer or candidate for elective City office, nor any of his or her City controlled committees, shall solicit or accept any contribution to the officer or candidate, or to any of his or her City controlled committees, from any lobbyist or lobbying firm registered to lobby the City office for which the candidate is seeking election, or the current City office, commission, department, bureau or agency of the candidate or officer. No person required by ordinance to be registered as a lobbyist or lobbying firm shall make any contribution to an elective City officer or candidate for elective City office, or to any of his or her City controlled committees, if the lobbyist or lobbying firm is required by ordinance to be registered to lobby the City office for which the candidate is seeking election, or the current City office, commission, department, bureau or agency of the candidate or officer.
- Section 3. Subsection (*l*) of Section 470 of the City Charter is amended to read:
- (*l*) Campaign Expenditures—Uncontrolled by Candidate or Committee. Persons or organizations not subject to the control of a candidate or committee but who make independent expenditures for or against a candidate or committee shall comply with the applicable disclaimer requirements established by ordinance.

Section 4. Subsection (d) of Section 501 of the Los Angeles City Charter is amended to read:

- (d) Qualifications.
- (1) No person shall be appointed to a Charter created commission who is not a registered voter of the City. This requirement shall also apply to standing commissions created by ordinance that are advisory to, or manage, a department or office, or perform regulatory functions. This requirement does not apply to commissioners who are elected or who serve ex officio.
- (2) No person who is required by ordinance to be registered as a lobbyist shall be appointed to a commission whose members are required to file financial disclosure statements pursuant to the California Political Reform Act.

Certified to be a true copy by Eric Garcetti, President of the City Council, and Maria Kostrencich, Council Clerk.

Date of Election: November 7, 2006.

Charter Chapter 26—City of San Diego

Amendments to the Charter of the City of San Diego

[Filed with the Secretary of State December 13, 2006.]

Section 117 of the Charter of the City of San Diego is amended to read as follows:

SEC. 117 UNCLASSIFIED AND CLASSIFIED SERVICES

Employment in the City shall be divided into the Unclassified and Classified Service.

- (a) The Unclassified Service shall include:
- 1. All elective City Officers
- 2. Members of all boards and commissions
- 3. All department heads and one principal assistant or deputy in each department
 - 4. One assistant to Mayor
 - 5. City Manager, Assistant City Manager, and Assistants to the City Manager
 - 6. City Clerk
 - 7. Budget Officer
 - 8. Purchasing Officer
 - 9. Treasurer
 - 10. All Assistant and Deputy City Attorneys
 - 11. Industrial Coordinator
 - 12. The Planning Director
- 13. A Confidential Secretary to the Mayor, City Council, City Manager, Police Chief, City Attorney
 - 14. Officers and employees of San Diego Unified School District

- 15. Persons employed in positions for expert professional temporary service when such positions are exempted from the Classified Service for a specified period of temporary service by order of the Civil Service Commission
- 16. Interns including, but not limited to, Administrative Interns and Legal Interns, temporarily employed in regularly established training programs as defined in the job specifications of the City
- 17. Managerial employees having significant responsibilities for formulating or administering departmental policies and programs. Each such position shall be exempted from the Classified Service by ordinance, upon the initiation of the appropriate appointing authority and after receiving the advisory review and comment of the Civil Service Commission and the approval of the City Council.
- (b) The Classified Service shall include all positions not specifically included by this Section in the Unclassified Service; provided, however, that the incumbents in the positions of the Planning Director and the Principal Assistant to the Planning Director on January 1, 1963 shall remain in the Classified Service until the respective positions are vacated by the incumbents.
- (c) The City may employ any independent contractor when the City Manager determines, subject to City Council approval, City services can be provided more economically and efficiently by an independent contractor than by persons employed in the Classified Service while maintaining service quality and protecting the public interest. The City Council shall by ordinance provide for appropriate policies and procedures to implement this subsection. Such ordinance shall include minimum contract standards and other measures to protect the quality and reliability of public services. A City department shall be provided with an opportunity and resources to develop efficiency and effectiveness improvements in their operations as part of the department's proposal. The City Manager shall establish the Managed Competition Independent Review Board to advise the City Manager whether a City department's proposal or an independent contractor's proposal will provide the services to the City most economically and efficiently while maintaining service quality and protecting the public interest. The City Manager will appoint seven (7) members to the Board. Four (4) shall be private citizens whose appointments shall be subject to City Council confirmation. Each shall have professional experience in one or more of the following areas: finance, law, public administration, business management or the service areas under consideration by the City Manager. Three (3) shall be City staff including a City Manager staff designee, a City Council staff designee and the City Auditor and Comptroller or staff designee. Such appointees shall not have any personal or financial interests which would create conflict of interests with the duties of a Board member. Members of the Board shall be prohibited from entering into a contract or accepting employment from an organization which secures a City contract through the managed competition process for the duration of the contract. The City Council shall have the authority to accept or reject in its entirety any proposed agreement with an independent contractor submitted by the City

Manager upon recommendation of the Managed Competition Independent Review Board. The City Manager shall have the sole responsibility for administering and monitoring any agreements with contractors. The City Manager shall be required to produce annual performance audits for contracted services, the cost of which must be accounted for and considered during the bidding process. In addition, the City Manager shall seek an independent audit every five (5) years to evaluate the City's experience and performance audits. During the period of time that the City operates under the Strong Mayor form of governance pursuant to Article XV, the reference herein to City Manager shall be deemed to refer to the Mayor.

Section 143.1 of the Charter of the City of San Diego is amended to read as follows:

SEC. 143.1 APPROVAL OF RETIREMENT SYSTEM BENEFITS

- 143.1 Approval of Retirement System Benefits
- (a) No ordinance amending the retirement system which affects the benefits of any employee under such retirement system shall be adopted without the approval of a majority vote of the members of said system. No ordinance amending the retirement system which increases the benefits of any employee, legislative officer or elected official under such retirement system, with the exception of Cost of Living Adjustments, shall be adopted without the approval of a majority of those qualified electors voting on the matter. No ordinance amending the retirement system which affects the vested defined benefits of any retiree of such retirement system shall be adopted without the approval of a majority vote of the affected retirees of said retirement system.
- (b) Prior to any proposed amendment of the retirement system which increases benefits of any employee, legislative officer or elected official under such retirement system being placed on the ballot, the retirement system shall prepare an actuarial study of the cost due to the benefit changes proposed based upon the amortization schedules established by Charter Section 143. A summary of the actuarial study shall be published in the ballot pamphlet.
- (c) Nothing in subsection (a) of this section shall prevent City officials from negotiating tentative agreements with employee organizations incorporating benefit changes to the extent permitted by state law, provided, however that no amendment of the retirement system which increases benefits, with the exception of Cost of Living Adjustments, of any employee, legislative officer or elected official under such retirement system, shall become binding or effective until approved by a majority of those qualified electors voting on the matter, and shall not have any force or effect if rejected by said voters. The City Council shall have no authority to enter into final or binding agreements regarding retirement system benefits increases until and unless those increases to retirement system benefits are approved by a majority of those qualified electors voting on the matter.
- (d) The requirement for voter approval of retirement system benefit increases shall become operative on January 1, 2007, for all proposed increases in retirement system benefits tentatively agreed upon by the City on or after that date. This

requirement shall remain in effect for a period of fifteen (15) years from that date, at which time this requirement shall be automatically repealed and removed from the Charter.

Certified to be a true copy by Jerry Sanders, Mayor, and Elizabeth S. Maland, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 27—City of Chula Vista

Amendments to the Charter of the City of Chula Vista

[Filed with the Secretary of State December 20, 2006.]

Section 300.D. is hereby amended to read:

Section 300.D. No person shall be eligible for nomination and election to the office of City Councilmember or Mayor for more than two (2) consecutive terms, and no person who has held a Council office for a period of two (2) consecutive terms or the office of Mayor for two (2) consecutive terms, may again seek nomination and election to said offices of Council or Mayor respectively until a period of one (1) year from the termination of the second term for Councilmember or Mayor has elapsed; provided, however, that any person who is appointed by the Council to fill the office of Council or Mayor may not seek nomination and election to said offices of Council or Mayor until a period of one year from the termination of the appointed term has elapsed. Said appointee shall be eligible to seek nomination and election for two (2) full terms thereafter. Any person elected in a special election for the balance of a regular term of Mayor and/or Council for a period of two (2) years or less may seek nomination and election for two (2) full terms thereafter.

Section 303.C. is hereby amended to read:

Section 303.

C. Unanticipated Vacancies.

Except under the circumstances hereinabove provided in paragraph B, the City Council shall fill such vacancy by election or appointment as set forth herein.

1. If a vacancy is declared by the Council with one (1) year or less remaining in the term from the date of declaration, the Council shall within 45 days appoint a person to fill the vacant seat on the City Council.

In the event Council shall make such an appointment, such an appointee office holder shall be entitled to hold office until a successor subsequently qualifies at the expiration of the remaining Council or Mayoral term.

If the Council is unable to make an appointment, the Council's power to appoint within 45 days of declaration of vacancy is hereby terminated for the duration of such minimal remaining term and the seat will remain vacant. The Council shall use good faith and best efforts to reach agreement on such an appointment. If the

Council is unable to make an appointment during the allotted time, the Council's power to appoint is terminated.

- 2. If a vacancy declared by the Council occurs with more than one (1) year remaining in the term from the date of said declaration, the Council shall call a special election to be held on the next established election date, as specified in the Elections Code of the State of California, or within 120 days from the declaration of vacancy, whichever is practical, unless there is a federal, state, or local election scheduled to be held within 180 days of the declaration of the vacancy. If there is a federal, state, or local election scheduled to be held within 180 days of the declaration of the vacancy, the Council may consolidate the special election with that election, as provided by the Elections Code.
- a. If one candidate receives the majority of votes cast for all candidates in the special election, the candidate receiving the majority of votes cast shall be deemed to be and declared by the Council to be elected to the vacant office.
- b. If no candidate receives a majority of votes cast in the special election, a special run-off election shall be held on the next established election date, as specified in the Elections Code, or within 120 days following the certification of the special election results, whichever is practical, unless there is a federal, state, or local election scheduled to be held within 180 days following the certification of the special election results, at which time the Council may consolidate the special run-off election with that election, as provided by the Elections Code. The two (2) candidates receiving the highest number of votes cast for the vacant seat in the first special election shall be the only candidates for the vacant Council seat and the name of only those two (2) candidates shall be printed on the ballot for that seat.

Certified to be a true copy by Cheryl Cox, Mayor, and Susan Bigelow, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 28—City of Santa Ana

Amendments to the Charter of the City of Santa Ana

[Filed with the Secretary of State December 21, 2006.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IV, Division 1, Section 400, to read as detailed below:

Sec. 400. Number, selection and terms of members.

The city council shall consist of seven (7) members elected at the times and in the manner provided in this charter, each of whom, except for the mayor, shall serve a term of four (4) years. The term of each member shall begin at 6:00 pm on the second Tuesday of December following certification of election results, and each shall serve except as otherwise provided for in this charter, until his or her

successor is elected and qualified. Each office of councilmember shall be a separate office and, except for the mayor, one (1) of such offices shall be assigned to each of the wards of the city. Candidates for each office of councilmember other than the mayor shall be nominated from such ward by the electors of such ward and candidates for mayor shall be nominated by electors of the city, but all councilmembers shall be elected by the vote of the electors of the city at large.

Section 2 The Charter of the City of Santa Ana is hereby amended as follows: Article IV, Division 2, Section 413, to read as detailed below:

The title of Section 413 of the charter is hereby amended to read: Adoption (Ordinances).

Sec. 413.

Every ordinance shall be introduced in writing. A copy of each ordinance and written resolution shall be available in the council's chambers for public inspection during any council meeting at which the same is to be passed or adopted. No ordinance shall be passed finally on the day it is introduced, except for emergency ordinances as hereinafter defined in Section 415, nor within six (6) days thereafter, nor at any time other than at a regular or adjourned regular meeting. A proposed ordinance may be amended or modified between the time of its introduction and the time of its final passage, providing its general scope and original purpose are retained. The rights and powers conferred on the city council shall be exercised by ordinance, resolution or motion as may be prescribed by the Constitution or Laws of the State of California, and the provisions of this Charter; provided, that each act of the city council establishing a fine or other penalty or granting a franchise shall be by ordinance.

No order for the payment of money shall be adopted or made at any other than a regular or adjourned regular meeting, except when a state of emergency has been declared or at an emergency meeting properly convened.

All ordinances and written resolutions shall be signed by the mayor and attested by the clerk of the council.

Section 3 The Charter of the City of Santa Ana is hereby amended as follows: Article XII, Section 1200, to read as detailed below:

Sec. 1200. Elections—Conducting.

The conduct of all municipal elections by the clerk of the council shall be under the control of the city council which shall, by ordinance or resolution, provide for the holding of all municipal elections.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, Clerk of the Council.

Charter Chapter 29—City of Santa Ana

Amendments to the Charter of the City of Santa Ana

[Filed with the Secretary of State December 21, 2006.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IV, Division 3, Section 421, to read as detailed below:

The title of Section 421 of the charter is hereby amended to read:

Sec. 421. Non-Public Works Contracts.

- (a) The city shall not be bound by any contract unless the same shall be made in writing by order of the city council, except as hereinafter provided, and signed by an officer on behalf of the city who has been authorized to do so by the city council. The approval of the form of all contracts shall be endorsed thereon by the city attorney, or his or her designated representative.
- (b) The city council may by ordinance authorize the city manager to bind the city on contracts for such amounts as may be established from time to time. At least quarterly, the city manager shall place on the city council agenda for information, a report of contracts let by the city manager pursuant to authority granted hereby. That report shall include the identities of contractors and amounts of each contract.
- (c) The city council shall establish by ordinance rules and procedures for competitive bidding for purchase of, or contracts for materials, supplies, equipment, or services, including exceptions from formal bidding as the city council may deem appropriate, including providing for emergencies. Nevertheless, such rules and procedures shall provide, where feasible, for review of such alternative sources of such materials, supplies, equipment, or services, including professional services, as may be available in competition with one another and selection therefrom on the basis of obtaining maximum quality goods, services, or performance at minimum cost, and may provide for use of other public agency bidding and contracting processes where found to be otherwise consistent with this charter. Nothing herein contained shall authorize any person to bind the city on any such contract if the same be a portion of a larger purchase or series of purchases which, in the aggregate, exceed the authority set by the city council hereunder.
- Section 2 The Charter of the City of Santa Ana is hereby amended as follows: Article IV, Division 3, Section 422, to read as detailed below:

The title of Section 422 of the charter is hereby amended to read:

Sec. 422. Public Works Contracts.

- (a) For purposes of this section, "public works construction" shall be deemed to mean a project for the erection or improvement of public buildings, streets, drains, sewers, or parks. Maintenance and repair of public buildings, streets, drains, sewers, or parks shall not be considered as public works construction.
- (b) Every contract for public works construction in excess of that amount set from time to time by ordinance of the city council pursuant to (c) below, shall be made by the city council with the lowest and best bidder after publication for at

least two (2) days in a newspaper of general circulation in the city of notice calling for bids and fixing a period during which such bids will be received, which shall be for not less than ten (10) days after the first publication of said notice, except where alternate contracting procedures are utilized pursuant to (c), below.

(c) The city council shall adopt by ordinance rules and procedures for competitive bidding for all public works contracts, which rules and procedures shall establish limits for public works contracts approved by the city manager. Such rules and procedures shall establish criteria for thresholds for formal and informal bidding, and notice requirements therefor; standards for rejection of bids and dispensing with bidding; criteria and procedures for prequalifying bidders and contractors; and utilization of alternate project delivery systems such as designbuild contracts. For purposes of this Article, "design-build" means a range of methods of procuring design and construction from a single source, where the selection of the single source occurs before the development of complete plans and specifications. Notwithstanding the foregoing, any rule permitting dispensing of bidding and/or performing work with city forces for any reason including an emergency shall require the affirmative votes of at least two-thirds (¾) of the members of the city council.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, Clerk of the Council.

Date of Election: November 7, 2006.

Charter Chapter 30—City of Santa Ana

Amendments to the Charter of the City of Santa Ana

[Filed with the Secretary of State December 21, 2006.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IV, Division 1, Section 401, to read as detailed below:

Sec. 401. Qualifications of members.

To be eligible to be elected to the office of councilmember, a person must be a qualified voter and a thirty (30) day resident of the ward from which the candidate is nominated at the time nomination papers are issued as provided for in the Elections Code of the State of California, except that the mayor need only be a registered voter and thirty (30) day resident of the city at such time. In the event any councilmember other than the mayor shall cease to be a resident of the ward from which the councilmember (or, in the case of an appointee, the councilmember's predecessor) was elected, or in the event the mayor shall cease to be a resident of the city, the office shall immediately become vacant and shall be filled in the same manner as herein provided for other vacancies; provided, that where a councilmember ceases to be a resident of the ward from which the councilmember (or, in case of an appointee, the councilmember's predecessor) was elected solely

because of a change in boundaries of any ward as in this charter provided, the councilmember shall not lose the office by reason of such change. If a member of the city council shall be convicted of a crime involving moral turpitude, the office shall immediately become vacant and be so declared by the city council.

A person who has served two (2) consecutive terms of four (4) years each shall be eligible for appointment, nomination for or election to the office of councilmember (regardless of wards represented by that person during such period) no sooner than for a term beginning eight (8) years after completion of that councilmember's second consecutive full term.

Short or partial terms shall not be considered in determining eligibility for appointment, nomination or election. For purposes of this charter, short or partial terms shall only be those where the councilmember was elected or appointed to replace another councilmember who left office before the latter official's term expired. Any councilmember who assumed office at the beginning of a term and left office early for any reason whatsoever shall be deemed to have served a full term.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, Clerk of the Council.

Date of Election: November 7, 2006.

Charter Chapter 31—City of Santa Ana

Amendments to the Charter of the City of Santa Ana

[Filed with the Secretary of State December 21, 2006.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Section 901, to read as detailed below:

Sec. 901. Appointments, removals, vacancies, terms.

(a) Except as otherwise specified in this charter, the member of each of the appointive boards and commissions shall be appointed, and may be removed, by the city council, subject in both appointment and removal by the affirmative votes of a majority of the members. For boards or commissions having at least seven (7) members, the city council shall select seven (7) members from nominations made by the councilmember (or the mayor in the case of the city-wide seat) whose term coincides with that board or commission seat, as determined by the city council in accordance with subsection (e) below, together with nominations from any other member of the council. All other appointments shall be as determined by this charter, or by the city council from time to time. Beginning with terms starting after the 2006 General Election, at least fifty-percent (50%) of those persons nominated from time to time by a councilmember shall be residents of the ward represented by such councilmember. At the request of a councilmember, this rule may be waived by a ½ vote of the city council for any one appointment if the

requesting member is unable to find a qualified and acceptable ward resident to nominate. For purposes of this rule, residency is only required at the time of nomination.

- (b) Vacancies from whatever cause arising shall be filled in the same manner. Upon a vacancy occurring leaving an unexpired portion of a term, any appointment to fill such vacancy shall be for the unexpired portion of such term. All terms shall begin on the same date as city councilmember terms as provided in Section 400 of this charter.
- (c) If a member of a board or commission absents himself from two (2) regular meetings of such board or commission, consecutively, unless by permission of such board or commission expressed in its official minutes, or fails to attend at least one-half (½) of the regular meetings of such board or commission within a calendar year, or is convicted of a crime involving moral turpitude, or ceases to be a qualified elector of the city, the office shall become vacant and shall be so declared by the city council.
- (d) Except as otherwise provided in this section, the members of such boards and commissions shall serve for a term of four (4) years and until their respective successors are appointed and qualified, but in no event shall any person be eligible for reappointment who has served two (2) consecutive terms of four (4) years each, irrespective of what seat or seats the member is appointed to by the city council. Notwithstanding the foregoing, one seat shall be a city-wide seat having a two (2) year term which coincides with that of the mayor, and which shall be limited to four (4) consecutive terms of two (2) years each. Short or partial terms (as defined for city council in Section 401 of this charter) shall not be considered. Unless otherwise provided by ordinance of the city council for a board or commission having more or less than seven (7) members, the terms of three (3) of the members of each such board or commission shall begin on the date of the beginning of the term of office of councilmembers elected at every second general election commencing with the April, 1983 general election, the terms of three (3) other members shall begin on the date of the beginning of the term of office of councilmembers elected at every second general election commencing with the November, 1984 general election, and one (1), as designated by the city council, shall coincide with the term of the mayor. It is the intent of this section that the term of office on boards and commissions shall be concurrent with the term of office of councilmembers. Thereafter, any appointment to fill an unexpired term shall be for such an unexpired period. No person shall be eligible for appointment to a board or commission who completed a term on the city council immediately preceding that board or commission term.
- (e) The city council shall determine which members of such boards and commissions serving as such at the time of the April, 1983 general election shall serve shortened or extended terms. Beginning with terms starting immediately following the 2006 general election, for board and commissions with at least seven (7) members, the city council shall designate seven (7) board and commission

seats by ward, and one city-wide. These designations shall be solely for the purpose of nominations and calculations of terms as provided in this Section 901. Except for purposes of the fifty-percent (50%) nomination rule in subsection (a) above, residency in that ward is not required.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, Clerk of the Council.

Date of Election: November 7, 2006.

Charter Chapter 32—City of Santa Ana

Amendments to the Charter of the City of Santa Ana

[Filed with the Secretary of State December 21, 2006.]

Section 1 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Section 901.1, to read as detailed below:

Sec. 901.1. Prohibition against serving as treasurer for campaign committee.

If any member of an appointive board or commission shall become the treasurer of a campaign committee which receives contributions for any candidate for mayor or councilmember, his or her office shall become vacant and shall be so declared by the city council. Any provisions of this Article IX notwithstanding, no person who serves as the treasurer of a campaign committee which receives contributions for any candidate for mayor or councilmember shall be eligible for appointment to any appointive board or commission.

Section 2 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Section 910, to read as detailed below:

The title of Section 910 of the charter is hereby amended to read:

Sec. 910. Planning Commission Powers and Duties.

The planning commission shall have power and be required to:

- (a) Periodically review the city's General Plan;
- (b) Make studies and plans for future civic land use, including use as public recreation facilities;
- (c) Annually review the city's capital improvement program solely for consistency with the general plan;
- (d) Exercise such functions as to land subdivisions, zoning, and other city planning as may be prescribed by ordinance;
- (e) By its own motion, make such studies and investigations as it may deem necessary for the formulation of planning and land use policies and report its findings and recommendations to the city council or the city manager, or to both such authorities, as it may see fit.
- Section 3 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Section 911, to read as detailed below:

Sec. 911. Personnel board—Membership.

The personnel board shall consist of seven (7) members to be appointed by the city council from the qualified electors of the city. None of the members shall be removed from office without reasonable and sufficient cause, in accordance with procedures as provided by ordinance. None of the members shall hold public office or employment in the city government or be a candidate for any other public office or position, be an officer of any local, state or national partisan political club or organization, or while a member of the personnel board or for a period of one (1) year after he has ceased for any reason to be a member, be eligible for appointment to any salaried office or employment in the service of the city.

Section 4 The Charter of the City of Santa Ana is hereby amended as follows: Article IX, Section 912, to read as detailed below:

Sec. 912. Same—Powers and Duties.

The personnel board shall have power and be required to:

- (a) Hear appeals pertaining to the disciplinary suspension, demotion, or dismissal of any officer or employee having permanent status in any office, position, or employment in the civil service; and as otherwise provided for in the civil service rules and regulations;
- (b) Consider matters that may be referred to it by the city council or the city manager and render such counsel and advice in regard thereto as may be requested by the referring authorities;
- (c) By its own motion, make such studies and investigations as it may deem necessary for the formulation of civil service policies, or to determine the wisdom and efficacy of the policies, plans, and procedures dealing with civil service matters and report its findings and recommendations to the city manager or the city council, or to both such authorities, as it may see fit;
- (d) Conduct public hearings on all proposed amendments to or repeal of civil service rules and regulations in the manner as prescribed by ordinance, and advise the council of its findings in such matters within sixty (60) days.

Certified to be a true copy by Miguel Pulido, Mayor, and Patricia Healy, Clerk of the Council.

Charter Chapter 33—City and County of San Francisco

Amendments to the Charter of the City and County of San Francisco

[Filed with the Secretary of State December 22, 2006.]

SEC. 2.104. QUORUM.

- (a) The presence of a majority of the members of the Board of Supervisors at a regular or special meeting shall constitute a quorum for the transaction of business. The term "presence" shall include participation by teleconferencing or other electronic means as authorized by Government Code Section 54953(b) or any successor legislation after the Board of Supervisors has adopted an ordinance pursuant to subsection (c) allowing such participation when the member is physically unable to attend in person, as certified by a health care provider, due to the member's pregnancy, childbirth, or related condition. The Board of Supervisors may also, as part of a parental leave policy adopted pursuant to subsection (c), authorize a member to participate in meetings by teleconferencing or other electronic means when the member is absent to care for his or her child after birth of the child, or after placement of the child with the member or the member's immediate family for adoption or foster care. In the absence of a quorum, a smaller number of members may compel the attendance of absent members in the manner and under the penalties established by the Board of Supervisors.
- (b) The Board of Supervisors shall act by a majority, two-thirds, three-fourths, or other vote of all members of the Board. Each member present at a regular or special meeting shall vote "yes" or "no" when a question is put, unless excused from voting by a motion adopted by a majority of the members present.
- (c) Notwithstanding the provisions of Charter Section 10.101, the Board of Supervisors shall adopt parental leave policies for its members, including, but not limited to, authorization to participate in meetings by teleconferencing or other electronic means pursuant to subsection (a) and subject to the restrictions listed in that subsection.

SEC. 4.104. BOARDS AND COMMISSIONS—RULES AND REGULATIONS.

- (a) Unless otherwise provided in this Charter, each appointive board, commission or other unit of government of the executive branch of the City and County shall:
- 1. Adopt rules and regulations consistent with this Charter and ordinances of the City and County. No rule or regulation shall be adopted, amended or repealed, without a public hearing. At least ten days' public notice shall be given for such public hearing. All such rules and regulations shall be filed with the Clerk of the Board of Supervisors.
- 2. Hold meetings open to the public and encourage the participation of interested persons. Except for the actions taken at closed sessions, any action taken at

other than a public meeting shall be void. Closed sessions may be held in accordance with applicable state statutes and ordinances of the Board of Supervisors.

- 3. Keep a record of the proceedings of each regular or special meeting. Such record shall indicate how each member voted on each question. These records, except as may be limited by state law or ordinance, shall be available for public inspection.
- (b) The presence of a majority of the members of an appointive board, commission or other unit of government shall constitute a quorum for the transaction of business by such body. The term "presence" shall include participation by teleconferencing or other electronic means as authorized by Government Code Section 54953(b) or any successor legislation after the Board of Supervisors has adopted an ordinance pursuant to subsection (c) allowing such participation when the member is physically unable to attend in person, as certified by a health care provider, due to the member's pregnancy, childbirth, or related condition. The Board of Supervisors may also, as part of a parental leave policy adopted pursuant to subsection (c), authorize a member of a board or commission to participate in meetings by teleconferencing or other electronic means when the member is absent to care for his or her child after birth of the child, or after placement of the child with the member or the member's immediate family for adoption or foster care. Unless otherwise required by this Charter, the affirmative vote of a majority of the members shall be required for the approval of any matter, except that the rules and regulations of the body may provide that, with respect to matters of procedure the body may act by the affirmative vote of a majority of the members present, so long as the members present constitute a quorum. All appointive boards, commissions or other units of government shall act by a majority, twothirds, three-fourths or other vote of all members. Each member present at a regular or special meeting shall vote "yes" or "no" when a question is put, unless excused from voting by a motion adopted by a majority of the members present.
- (c) Notwithstanding the provisions of Charter Section 10.101, the Board of Supervisors shall provide by ordinance for parental leave policies for members of appointive boards, commissions or other units of government, including, but not limited to, authorization to participate in meetings by teleconferencing or other electronic means pursuant to subsection (b) and subject to the restrictions listed in that subsection.

Certified to be a true copy by Aaron Peskin, President of the Board of Supervisors, and Gloria L. Young, Clerk of the Board of Supervisors.

Charter Chapter 34—City and County of San Francisco

Amendments to the Charter of the City and County of San Francisco

[Filed with the Secretary of State December 22, 2006.]

SEC. A8.409-1. EMPLOYEES COVERED

These Sections A8.409 through A8.409-6, inclusive, shall apply to all miscellaneous officers and employees except as set forth in Section A8.590-1 et seq. and including employees of San Francisco Unified School District and San Francisco Community College District to the extent authorized by state law. The provisions of charter Sections 8.400(h), 8.401-1, and 8.407 are hereby repealed and shall be of no further force and effect. Employee organizations representing employees in classifications covered by Section A8.403 and A8.404 of this Charter may elect to include those classifications within the coverage of this part as a separate bargaining unit, provided however, that the election shall not become effective without the written approval of the Mayor and Board of Supervisors. The election shall be irrevocable and such employees shall not thereafter be subject to the provisions of Section A8.403 and A8.404.

Employees in classifications not represented by a recognized employee organization shall be entitled to represent themselves with the city and county over wages, hours and other terms and conditions of employment to the extent required by state law and shall not be subject to the arbitration provisions of Section A8.409-4 of this charter. The Mayor annually shall propose all forms of compensation for unrepresented employees including salaries, hours, benefits, and other terms and conditions of employment subject to approval or disapproval of the Board of Supervisors. Consistent with other provisions of this charter, the civil service commission may adopt rules and procedures relating to said unrepresented employees.

Except as otherwise provided by this charter the Civil Service Commission shall set the wages and benefits of all elected officials of the City and County of San Francisco as follows:

The Commission shall conduct a salary survey of the offices of Chief Executive Officer, County Counsel, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff, in the counties of Alameda, Contra Costa, Marin, San Mateo, and Santa Clara. The Commission shall then average the salaries for each of those offices to determine respectively the base five-year salaries for the Mayor, City Attorney, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff.

If any of the aforementioned counties do not have an office of public defender, that county shall be omitted from the salary survey for purposes of determining the base five-year salary of the Public Defender. Among the aforementioned counties, any freestanding county assessor's office or any county office in which

the assessor's function is combined with other county functions, shall be deemed comparable to the office of Assessor-Recorder for purposes of determining the base five-year salary of the Assessor-Recorder. If any of the aforementioned counties do not have a comparable county office of treasurer, the county office whose functions most closely resemble the Treasurer's functions in San Francisco shall be deemed comparable to the office of Treasurer for purposes of determining the base five-year salary of the Treasurer.

The initial base five-year salary determination for the respective salaries of the Mayor, City Attorney, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff shall apply to the period from July 1, 2007 through June 30, 2012. Subsequent base five-year salary determinations for those offices shall apply to subsequent five-year periods, for example, July 1, 2012 through June 30, 2017.

For the second, third, fourth, and fifth years of the period for which any base five-year salary has been set, the Commission shall annually adjust the respective salaries of the Mayor, City Attorney, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff to account for upward annual movement in the Consumer Price Index during the prior calendar year; provided, that whenever the upward movement in the Consumer Price Index during the prior calendar year exceeds 5%, the cost-of-living adjustment shall not be the actual increase in the Consumer Price Index for the prior calendar year but instead shall be 5%. The annual cost-of-living adjustment shall take effect July 1 of the second, third, fourth, and fifth years of the period for which the base five-year salary has been set.

Except as noted below, in setting the initial and subsequent base five-year salary determinations for the offices of Mayor, City Attorney, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff, the Commission may not reduce the respective salaries of any of those offices. If implementation of the process for setting the base five-year salary would otherwise result in a salary reduction for any of those offices, the base five-year salary for the affected office or offices shall be the existing salary for the office.

If the City and County of San Francisco and employee organizations agree to amend the compensation provisions of existing memoranda of understanding to reduce costs, the Commission shall review and amend the respective salaries of the Mayor, City Attorney, District Attorney, Public Defender, Assessor-Recorder, Treasurer, and Sheriff as necessary to achieve comparable cost savings in the affected fiscal year or years.

The Commission shall annually set the benefits of elected officials, to take effect July 1 of each year. Benefits of elected officials may equal but may not exceed those benefits provided to any classification of miscellaneous officers and employees as of July 1 of each year.

In addition, subject to the approval or disapproval of the Board of Supervisors, the Mayor may create, for employees designated as management, a management

compensation package that recognizes and provides incentives for outstanding managerial performance contributing to increased productivity and efficiency in the work force. In formulating such a package, the Mayor shall take into account data developed in conjunction with the civil service commission regarding the terms of executive compensation in other public and private jurisdictions.

Certified to be a true copy by Aaron Peskin, President of the Board of Supervisors, and Gloria L. Young, Clerk of the Board of Supervisors.