

Ronald Reagan Presidential Library Digital Library Collections

This is a PDF of a folder from our textual
collections.

Collection: Reagan, Ronald: Gubernatorial Papers,
1966-74: Press Unit

Folder Title: Press Releases – August 1968
[08/01/1968-08/13/1968]

Box: P9

To see more digitized collections visit:

<https://reaganlibrary.gov/archives/digital-library>

To see all Ronald Reagan Presidential Library inventories visit:

<https://reaganlibrary.gov/document-collection>

Contact a reference archivist at: reagan.library@nara.gov

Citation Guidelines: <https://reaganlibrary.gov/citing>

National Archives Catalogue: <https://catalog.archives.gov/>

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.1.68

MEMO TO THE PRESS

Governor Ronald Reagan will sign the following bills at ceremonies in his office this afternoon:

3:00 p.m.	AB 101 - Lanterman - Rapid Transit Financing
3:35 p.m.	AB 1072 - Ralph, Priolo, Dills, et al - Freeway Replacement Housing
3:40 p.m.	SB 393 - Dills - Motion Picture Film Bill
4:15 p.m.	SB 615 - Collier, Marler, Teale, Chappie - Snow Clearance

#

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.1.68

RELEASE: Immediate

#498

Governor Ronald Reagan today signed into law a bill permitting the Department of Public Works to use state highway funds in replacing owner-occupied housing of low income families whose homes are situated in the right-of-way of a future freeway.

He said the legislation (AB 1072, /Leon Ralph) "will have far reaching effects and provide beneficial results for residents of economically depressed areas whose homes lie in the paths of planned freeways.

"This pace-setting legislation and the replacement-housing concept it contains will be followed closely by other states and the federal government. Its success in California could mean that the program outlines might well be picked up elsewhere in the country," he said.

The new law--part of the governor's legislative program--will have an almost immediate effect in the Watts-Willowbrook area of Los Angeles where right-of-way acquisition for the Century Freeway (Interstate 105) will begin shortly.

"The program will not only be effective in protecting community interests, but will alleviate the effects of family disruptions and the social pressures which can accompany large construction projects," the governor said.

He noted that the program in the Watts-Willowbrook area will be especially significant since it will serve as the prototype to be followed in other urban areas of California where freeway construction is planned.

The bill was endorsed by the California Highway Commission and the state Business and Transportation Agency. It also received strong bipartisan support in both houses of the state legislature.

The legislation will permit the state Department of Public Works to provide for replacement housing where "fair market value" is not sufficient to provide adequate replacement housing.

Immediate implementation of this concept will result in the purchase of a four-acre tract in the Watts-Willowbrook area. Houses earmarked for condemnation by other Los Angeles freeway construction will be moved and renovated on this tract. Together with two and four family units to be built on the site by private industry, the houses will serve as an example of what can be done to ease the strain on the housing situation brought about by freeway construction in any economically depressed area throughout the state.

Once having served this purpose, the residences will be available to local families displaced by the Century Freeway.

The program embodied in the legislation is the first of its type in the United States and was conceived by the state Division of Highways.

Secretary for Business and Transportation Gordon C. Luce joined the governor in lauding the legislation and those responsible for it. Luce emphasized the importance of the state's highway and freeway system and called attention to the important role which California's highways play in building and maintaining the economy of the state.

Governor Reagan said, "Our highway system has enabled the people of California to become the most mobile people on earth."

"However, certain social problems can develop from the very location and construction of highways and freeways. Great numbers of families often are displaced when their homes are purchased and then demolished. It is often very difficult for them to find suitable replacement housing at comparable prices.

"As a result of large freeway land purchases, a tremendous demand is created for low-cost housing with almost no market or supply to meet that demand.

"The inevitable result is often an increase in pressures forcing prices even higher on the limited housing that is available on the perimeter of the areas affected. With replacement housing not available, at least through conventional means, serious disruptions can occur. They, in turn, create added social problems and increased frustrations.

"This bill, then, provides a logical means of resolving such problems. This is true, not only in California but throughout the country. The concept could benefit millions of displaced families throughout the nation during the federal highway construction program.

"If government is responsible for the displacement of families, then responsible government should see to it that adequate replacement housing is made available," the governor said.

#

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.1.68

RELEASE: Immediate

#499

Governor Ronald Reagan today signed legislation enabling California's mountain counties to keep more roads open to traffic through the snow country during the winter months.

The new law (SB-615) was authored by Senators Randolph Collier, Stephen Teale and Fred Marler and co-authored by Assemblyman Gene Chappie. It received strong support from the state's Business and Transportation Agency.

The legislation (permits counties in heavy snow areas greater latitude in determining what percentage of county road maintenance funds received from the state should be used for snow removal operations.)

The overall snow removal program of the Reagan administration emphasizes the annual California Division of Highways' campaign to keep 2,740 selected miles of snow-swept state highways open to traffic. It is also intended to inform drivers, in advance, of unfavorable road conditions through mountain areas by furnishing weather and road conditions to local radio stations. Radio broadcasts/keep motorists informed, including giving advice on use of chains.

Governor Reagan noted that the legislation will assure that more county roads remain open to traffic throughout the year.

The bill increases to approximately \$1 million the amount that can be spent statewide each year by the counties for this purpose. This represents a \$300,000 increase over the previous maximum amount.

The bill received bi-partisan support.

Assistant Secretary for Business and Transportation James C. Schmidt said, "Placer, Nevada and El Dorado Counties will probably be the first to take advantage of the bill. All three are in the Lake Tahoe area, where more and more motorists come each year for winter sport activities. This bill will give these counties badly needed monies to serve motorists better."

"Other counties will also benefit since approximately 35,000 square miles are included in California's snow country," Schmidt said.

#####

EJG

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.1.68

RELEASE: Immediate

#500

Governor Ronald Reagan today signed into law a bill which provides a guideline for financing future rapid transit systems in California.

The governor praised the legislature for passage of the bill (AB-101), authored by Assemblyman Frank Lanternman (R-La Canada). It was a major item in the governor's legislative program.

The governor first proposed the basic guidelines of the legislation in his "State-of-the-State" message.

Los Angeles will be the first county to take advantage of the bill's main provision which permits local voters to decide whether to levy a one-half cent sales tax increase for use in building rapid transit facilities. Present plans call for Los Angeles County voters to make this decision at the polls in November.

If approved, the sales tax returns will be used to guarantee bonds for an 89-mile rail transit system and an expanded bus network.

Approval will require a 60 percent vote by the electorate.

"This bill is particularly significant," Governor Reagan said, "because it offers a method of funding rail transit and encourages a broader state role in balanced transportation planning. By its enactment, state government has accepted the fact that we need many forms of transportation in order to best serve the needs of the public.

"At the same time, the legislation protects the property taxpayer and provides that the final decision in each community can be made by the local residents at the polls."

Both Governor Reagan and Secretary of Business and Transportation Gordon C. Luce encouraged passage of the bill as a means of financing a balanced transportation network without increasing property taxes.

#####

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.1.68

RELEASE: Immediate

#501

author Dills

The following statement was issued today by Governor Ronald Reagan in connection with the signing of SB 393 (the motion picture film bill):

"I had hoped to be able to handle tax reforms of this kind in a single program of overhaul and reform next year instead of in what might be called a piecemeal fashion. However, this bill is before me and I am happy to sign what I consider to be a constructive measure that will improve our business climate and add to employment.

"There have been criticisms that this is special legislation favoring one industry over others. The very reverse is true. We are hereby (cancelling out a discriminatory tax that penalized only one business and literally made the production of motion pictures a seasonal industry.) The tax should never have been imposed in the first place and in truth is a holdover from an era when 'movies' were considered fair game, rich enough to bear almost any injustice.

"Every year studio employment reaches its peak in January and then drops off sharply as production is curtailed until after the March tax date. The tax applies only to California production so for five months each year producers make films in other countries while Californians go on layoff and unemployment insurance payments approach half a million dollars a week.

On March 1 of this year only 14 of Hollywood's 206 sound stages were in use and 42 percent of our film technicians were unemployed. And as is true of any discriminatory tax, it soon begins to dry up its own revenue simply because it drives the industry away. This year's tax collection was down 30 percent from last year. This is less of a tax bill than it is a bill to restore Hollywood as once again the world's film capital with a \$5 million weekly payroll."

#

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.3.68

RELEASE: Immediate

502

announced today he has
Governor Ronald Reagan / signed Assembly Bill 1023 which
(permits Congress to ratify a compact between California and Nevada
for the management of the Lake Tahoe Basin.)

In a statement released by his office, the governor said:

"Early in the current session I urged the legislature to
expedite passage of these compact provisions.

"However, Assemblyman Z'berg chose to kill a bill authored by
Assemblyman Eugene Chappie which carried the compact provisions.
Mr. Z'berg incorporated these same provisions in the bill which I
am signing today.

"I only hope that Mr. Z'berg's tardy realization of the
necessity for this action has not eliminated the possibility of
Congressional ratification of the compact during this session of
Congress."

#####

EJG

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.5.68

RELEASE: Immediate

#503

Governor Ronald Reagan today announced the (texts of two telegrams, one he received from Assembly Speaker Jesse M. Unruh, August 3, and another sent by Governor Reagan to the Speaker, in reply, August 4.)

Here is the text of Unruh's telegram to the governor:

"Dear Governor Reagan:

"As you know, the Senate of the State of California has adjourned sine die today. This action has been authorized by a proclamation issued by acting Governor Hugh M. Burns. Both you and I have promised the people of California they would have property tax relief this year, but the state Senate has failed to pass the legislation that would bring this about.

"I think it is essential you meet with me and other legislators in an attempt to resolve this situation.

"If it is impossible for you to return, and I understand fully such may well be the case, may I meet with you in Miami at a time and place of your choosing?

"Sincerely,

"Jesse M. Unruh
Speaker of Assembly"

Below is Governor Reagan's reply, by wire, to Speaker Unruh:

"With reference to your request to come to Miami, the legislature has had seven months to adopt my recommendations for property tax and income tax relief. In the Assembly you yourself put in crippling amendments to my proposals. The Senate had its own position in the matter.

"Under the circumstances I do not see how meeting in Miami can accomplish anything that you could not have accomplished in the last seven months.

"When you are able to assure me of the united support of the Democratic assemblymen for my property and income tax relief program, I will be glad to discuss with you, in Sacramento, methods of securing Senate support for that program, and methods of carrying it out.

"Ronald Reagan
Governor"

#

Lieutenant Governor Robert H. Finch has signed the following bills:

- AB 32 - Milias
(Chapter 837) Provides that, any time the legislature appropriates additional funds to augment the salaries of state officers whose salaries are set by statute, each officer, except judges and members of the legislature, shall receive an equal percentage increase, and makes such provision applicable to secretaries of the governor. The bill also provides for a salary of \$22,500 for the directors of Commerce and Health Care Services and \$21,500 for the director of Human Resources Development.
- AB 106 - Lanterman
(Chapter 838)
URGENCY Validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities. The Second Validating Act of 1968.
- AB 107 - Lanterman
(Chapter 839) Validates the organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities. The Third Validating Act of 1968.
- AB 218 - Wakefield
(Chapter 840) Authorizes state agencies, with Board of Control approval, to refrain from collecting any money owing to the state if the amount is \$5 or less, rather than \$3 or less. It also provides that overpayments of \$5 or less, rather than \$3 or less, may be disposed of either by applying such overpayments to other amounts due the state from the same person or by depositing such overpayments in the state treasury.
- AB 243 - Townsend
(Chapter 841) Authorizes the Department of Public Works to cooperate with local agencies or others or to place and maintain emergency telephones or other communication facilities on or adjacent to state freeway rights-of-way.
- AB 433 - Stacey
(Chapter 842) Authorizes the Department of Water Resources to enter into loan commitment contracts with eleven local water agencies which have contracted for a water supply from the State Water Project. The loan commitments will help guarantee bond service payments on the agencies' general obligation bonds issued for construction of distribution systems taking water from the State Water Project.
- AB 495 - Powers
(Chapter 843) Authorizes the State Personnel Board to adopt rules relating to the involuntary transfer of state employees.
- AB 592 - Powers
(Chapter 844) Revises the causes for which a guardian may be removed by the court.
- AB 708 - Mobley
(Chapter 845) Authorizes the Commission of Housing and Community Development to establish a schedule of fees for the construction of buildings in labor camps wherever the Department of Housing and Community Development is the enforcing agency. Requires buildings accessory to permanent buildings used for human habitation to comply with minimum standards established pursuant to the Employee Housing Act.
- AB 737 - Mobley
(Chapter 846) Establishes a state roster of labor camps to be maintained by the Department of Housing and Community Development which will consist of all labor camps registered with the department. The bill establishes a \$10 registration fee after December 31, 1968.

- AB 745 - Dent
(Chapter 847)
URGENCY
Releases approximately \$900,000 in gasoline funds for city streets. This money was inadvertently "frozen" in the state highway fund when the Collier-Unruh Local Transportation Development Act was amended in 1967.
- AB 802 - Gonsalves
(Chapter 848)
Provides that cities may expend up to five percent of their general funds for promotion of sister city programs.
- AB 815 - Dent
(Chapter 849)
URGENCY
Provides that the Education Code provisions relating to the application for, and procedure for issuance of, work permits for minors shall apply only to those minors between ages of 14 and 16 years who hold diploma of graduation from prescribed elementary school course.
- AB 843 - Bee
(Chapter 850)
Changes from May 15th to July 1st the date by which a recreation and park district board must adopt a preliminary budget and publish notice of such adoption and of a hearing for adoption of final budget. The bill also changes the date by which the district board must report the final budget.
- AB 883 - Brathwaite
(Chapter 851)
Requires that the affidavit required for issuance of a writ of attachment must contain a statement that the affiant has no information or belief that the defendant has been adjudicated a bankrupt.
- AB 905 - Mulford
(Chapter 852)
Increases the number of judges in Berkeley-Albany Judicial District from two to three.
- AB 911 - Knox
(Chapter 853)
Provides that the Bay Area Transportation Study Commission, the San Francisco Bay Conservation and Development Commission, and the State Water Resources Control Board shall make preliminary recommendations regarding governmental structure and organization to the Joint Committee on Bay Area Regional Organization by November 1, 1968.
- AB 921 - Priolo
(Chapter 854)
Requires that audit reports to the savings and loan commissioner shall be submitted promptly, rather than 120 days after the end of the period covered by the audit.
- AB 946 - Milias
(Chapter 855)
Prohibits the taking and possession of fully-protected birds and mammals. Existing law applies only to the taking of such birds and animals.
- AB 1025 - Wilson
(Chapter 856)
Increases the number of superior court judges in San Diego County from 21 to 22.
- AB 1098 - Knox
(Chapter 857)
Requires the clerk of a general law city to publish the city financial report in a local newspaper of general circulation in the city or, if none, to post such report in three public places in the city designated by ordinance.
- AB 1173 - Milias
(Chapter 858)
Allows the resolution by contracting agency electing to be subject to Meyers-Geddes Act to become effective at a time provided by the Public Employees Retirement System instead of requiring the resolution to be filed by July 1 to be effective at the beginning date of the next contract term.
- AB 1198 - Quimby
(Chapter 859)
Provides for cancellation or refund of tax, penalty, or interest for any fiscal year commencing during the calendar year 1965 and thereafter, rather than only the calendar year 1966, on property up to the amount of \$1,000 owned by a veteran qualified for the veterans' exemption who failed to file the required affidavit by April 15 because of military service outside of the continental limits of the United States.

- AB 1234 - Wilson
(Chapter 860) Creates a new definition of "bona fide public eating place" for purposes of provisions relating to alcoholic beverages, applicable only to a convention center, hall, or auditorium owned by or leased to the state or any political subdivision, in which meals must be served, although not at all regular meal-time hours, so long as they are served on at least 25 percent of the total days each year the premises are used by groups of guests.
- AB 1290 - Wilson
(Chapter 861) Removes the authorization of the director of general services to sell certain surplus state property in San Diego County.
- AB 1365 - Z'Berg
(Chapter 862) Provides that county recorders shall compile statistical form for documents filed and recorded each month. Requires such report to be sent to insurance commissioner and to be available to the public.
- AB 1378 - Russell
(Chapter 863) Provides that an employee insured under a group life insurance policy who was not given notice of his right of conversion to an individual policy at least 15 days before expiration of conversion period, shall have an additional period of 25 days after notice to exercise conversion privilege. The bill also permits a group life insurance policy to contain provisions defining the extent to which the employer may act as an agent of the employee or the insurer.
- AB 1403 - Beverly
(Chapter 864) Amends the Personal Property Brokers Law to eliminate annual examinations and simplify the license renewal procedures. Under the bill, examinations will be at the discretion of the corporations commissioner.
- AB 1433 - Beverly
(Chapter 865) Amends the Escrow Law to simplify the license renewal procedure, to improve the provisions relating to financial reports by licensees and to increase the annual license fees.
- AB 1439 - Beverly
(Chapter 866) Amends the Retirement Systems Law to improve the provisions relating to financial reports by licensees, to make more specific the power of the corporations commissioner to conduct examinations and to collect the costs thereof, and to require that licensees be examined or submit a financial report at least every two years.
- AB 1547 - Brathwaite
(Chapter 867)
URGENCY Authorizes the corporations commissioner to prepare and file in the office of the secretary of state a certificate of commencement of liquidation proceedings of a credit union upon taking possession of the business and assets. The bill also authorizes the commission, if specified conditions are present, to approve a reduction in the liability on shares of a credit union apportioning its losses among its shareholders.
- AB 1560 - Beverly
(Chapter 868) Amends the California Small Loan Law to eliminate annual examinations and to simplify license renewal procedures. The bill provides that examinations will be at the discretion of the corporations commissioner.
- AB 1564 - Beverly
(Chapter 869) Amends the Check Sellers and Cashers Law to simplify the license renewal procedure and to improve the provisions relating to financial reports by licensees to the commissioner.
- AB 1566 - Beverly
(Chapter 870) Amends the Industrial Loan Law to eliminate the requirement for annual examination of licensees by the corporations commissioner. The bill also provides that the sale of thrift certificates issued by industrial loan companies shall be regulated under the Industrial Loan Law.

- AB 1601 - Townsend Provides for the issuance of temporary permit on calendar-month basis to the lessor of a motor vehicle leased to a school district for use as a schoolbus, when such vehicle temporarily reverts to the possession of such lessor and becomes subject to registration.
(Chapter 871)
- AB 1681 - Quimby Provides that the State Board of Barber Examiners, upon written request and for good cause, may excuse an instructor from attendance at a required barbering seminar until the next seminar.
(Chapter 872)
- AB 1706 - Bill Greene Provides that governing boards of school districts may allow classified employees with five or more years of service to interrupt or terminate vacation leave in order to begin another type of paid leave without a return to active service.
(Chapter 873)
- AB 1791 - Chappie Includes a county board of education within the definition of public agency for the purposes of joint powers agreements.
(Chapter 874)
- AB 1807 - Foran Provides that a "house car," as defined in the Vehicle Code, is not to be deemed a motor truck.
(Chapter 875)
- AB 1816 - Priolo Makes a licensed optometrist subject to disciplinary action by the Board of Optometry if he uses alcoholic beverages in a manner dangerous or injurious to himself, any other person, or the public, or to extent he impairs his ability to practice with safety, or if he is convicted of more than one misdemeanor or any felony involving the use of alcoholic beverages.
(Chapter 876)
- SB 84 - Lagomarsino Provides for the cancellation or refund of property taxes imposed for any fiscal year commencing in 1967 or any year thereafter on property as to which the cemetery, church, college, orphanage or welfare exemption would have been available had the organization been in existence on the lien date and if other conditions are met.
(Chapter 770)
URGENCY
- SB 118 - Collier Prohibits the State Board of Equalization from prescribing rules and regulations with respect to the assessment and equalization possessory interests until the lien date of 1970. The board is directed to develop comprehensive rules with respect to possessory interests during the interim period.
(Chapter 771)
- SB 136 - Lagomarsino Increases the number of superior court judges in Ventura County from six to seven.
(Chapter 772)
- SB 197 - Rodda Spells out the respective powers and responsibilities of the board of governors of the California Community Colleges and the superintendent of public instruction in administering the State School Fund support program for junior colleges.
(Chapter 773)
- SB 321 - Alquist Modifies the law relating to the appointment of school district employees from eligible lists when the ability to speak, read, and write a language in addition to English is a requirement of the position to be filled.
(Chapter 774)
- SB 354 - Richardson Authorizes the director of agriculture to make regulations governing brand inspection of cattle and hides at slaughterhouses, to provide an inspection schedule at each slaughterhouse, to provide additional inspection services on a reimbursement basis, and to establish fees for such additional services. The bill also authorizes the director to make regulations governing brand inspection at private cattle auction sales as well as at public salesyards and stockyards and to provide for a schedule of fees for costs of performing such services.
(Chapter 775)

- SB 434 - Alquist
(Chapter 776) Adds two public members to the Real Estate Commission and broadens the responsibilities and qualifications for membership on the commission. The bill also declares the principal responsibility of the Real Estate Commission is to enforce all provisions of the Real Estate Law relating to subdivided lands in a manner to achieve maximum protection for the purchasers of real property.
- SB 457 - Dolwig
(Chapter 777) Provides that a certificated architect who has furnished services for design of a work of improvement and who gives written preliminary notice not later than 20 days after work of improvement has commenced shall be deemed to have complied with specified preliminary notice provisions with respect to architectural services furnished or to be furnished.
- SB 459 - Danielson
(Chapter 778) Adds two semester hours of upper division or graduate course work in methods of reading instruction to minimum requirements for the standard credential with a specialization in elementary teaching.
- SB 492 - Dymally
(Chapter 779) Permits a person who has a valid license to operate a child-care facility to move to a new location if such move is required by destruction of the present premises or some similar emergency. Such change would be limited to a reasonable time set by the Department of Social Welfare and contingent upon the new location conforming to required standards of sanitation, health and hygiene.
- SB 503 - Burns
(Chapter 780) Authorizes an irrigation district to refund assessments, penalties or costs erroneously paid to it with respect to property which is not and never has been in the district. The bill also modifies authority of an irrigation district with respect to the sale and redemption of property which the district may acquire because of delinquency in payment of assessments by the property owner.
- SB 513 - McCarthy
(Chapter 699) Provides that the body awarding a contract for public works may, in lieu of specifying the prevailing rate of per diem wages in the locality in its call for bids, refer instead to copies thereof located at such awarding body's principal office, and, in such case, requires the contractor to post a copy thereof at each jobsite. The bill requires awarding body, if it chooses to refer to such file copy, to publish its determination of prevailing rate of per diem wages in newspaper of general circulation at least once each year. The bill will result in savings of up to \$1 million annually in advertising cost to state and local agencies.
- SB 532 - Lagomarsino
(Chapter 781) Makes provisions concerning the transfer of title of certain vessels generally consistent with the provisions of the Uniform Commercial Code.
- SB 542 - Burgener
(Chapter 782) Provides that the state shall reimburse local Short-Doyle mental health agencies for 75 percent of all costs rather than on 50 percent basis for costs below level of expenditure on June 30, 1963. The bill appropriates \$1,165,000 for purposes of the act. The bill is a key part of the governor's legislative program.
- SB 550 - Harmer
(Chapter 783) Requires any person who fails to pay state rent or royalty on property under the jurisdiction, as agreed, to pay a six percent penalty on the amount due until paid. The bill specifies that such penalty is in addition to other remedies available to the state.

- SB 557 - Petris
(Chapter 784) Coordinates the delinquent property tax installment procedure with the new four-part installment procedure for current taxes. The bill provides that payment of delinquent property taxes by yearly installments is to be accomplished in no more than four fiscal years following the year in which the election was made to pay delinquent taxes in installments.
- SB 560 - McCarthy
(Chapter 785) Provides that a freeway, as defined, may be designated a controlled access highway if, in the judgment of the California Highway Commission or the state highway engineer, the public interest would be advanced thereby.
- SB 594 - Collier
(Chapter 786) Permits a county superintendent of schools to employ an administrative adviser to act as a coordinator between the superintendent's office and various local agencies with which the county superintendent has official connections.
- SB 618 - Collier
(Chapter 787) Authorizes the Crescent City Harbor District to borrow money and incur indebtedness and to accept state and federal assistance for the acquisition, construction, development, ownership and leasing of fish-processing plants and facilities.
- SB 622 - Moscone
(Chapter 788) Corrects a cross-reference in a Code of Civil Procedure section relating to attachments. The bill also prohibits the pendency or granting of a motion for vacation of judgment, judgment notwithstanding the verdict, or for a new trial to continue in force an attachment, unless an undertaking is executed and filed on the part of the moving party by at least two sureties.
- SB 646 - Dolwig
(Chapter 789) Amends provisions of the Corporations Code relating to the filing of documents in connection with mergers and consolidations.
- SB 648 - Collier
(Chapter 790) Makes a technical amendment to a Public Utilities Code section relating to the Airport Assistance Revolving Fund.
- SB 649 - Collier
(Chapter 791) Provides that any airport which does not have an airport permit issued by the Division of Aeronautics and which is not open to the general public shall have all of its runways marked with an "X" in accordance with Federal Aviation Administration standards for such marking.
- SB 650 - Collier
(Chapter 792) Provides that in cases of forced landings of aircraft on highways, the burden of proof shall be upon the prosecution to show that the landing was not the result of an emergency.
- SB 659 - Grunsky
(Chapter 793) Permits fire protection districts to incur indebtedness for the acquisition of lands or facilities which is not to exceed an amount equal to the actual tax income for the preceding fiscal year, and requires such indebtedness to be repayable in no more than a ten-year period and at a rate not exceeding six percent per annum.
- SB 662 - Short
(Chapter 794) Authorizes county sanitation districts to establish within the districts special zones and to annex territory to and withdraw territory from such zones.
- SB 669 - Schmitz
(Chapter 795) Provides that before any public school may give a test, questionnaire, survey or examination including questions about a pupil's or his parents' personal beliefs or practices in sex, family life, morality or religion, the parents of the pupil must give their approval in writing.

- SB 703 - Alquist
(Chapter 796) Permits the governing board of any school district to pay members of a merit system personnel commission up to \$15 per meeting with a maximum of \$75 per month. It allows the Los Angeles Unified School District to pay such persons \$50 per meeting with a maximum of \$250 per month. The bill also permits the Los Angeles Junior College District to authorize such payments which are not to exceed \$30 per meeting and \$150 a month.
- SB 713 - Richardson
(Chapter 797) Requires any member of the Veterans' Home of California, who is receiving an aid and assistance allowance from the United States Veterans Administration and who has no dependents within a prescribed class, to pay to the home an amount equal to such allowance, 100 percent of such payment to be credited to the home
- SB 731 - Teale
(Chapter 798) Permits "gravely disabled" persons to be committed to a state hospital.
- SB 735 - Schmitz
(Chapter 799) Extends the authorization to exchange school district real property for real property of another person to any school district, if the total acreage involved in the exchange is three acres or less.
- SB 737 - Schmitz
(Chapter 800) Requires written notice to the superintendent of the school district by the sheriff or chief of police upon the arrest of any juvenile in attendance in a public school for using, selling or possessing narcotics or other hallucinogenic drugs and designated poisons.
- SB 764 - Marler
(Chapter 801) Increases the annual compensation of the Butte County district attorney and members of the board of supervisors. The bill increases the salary of the Shasta County district attorney, auditor, and each supervisor. The bill also increases the compensation of the Yolo County and Sutter County supervisors.
- SB 766 - Marks
(Chapter 802) Revises the laws regulating the sale, servicing and testing of portable fire extinguishers.
- SB 785 - Miller
(Chapter 803) Permits members of sanitary district boards to receive actual traveling expenses when traveling by any public conveyance rather than only by rail.
- SB 793 - Sherman
(Chapter 804) Makes the willful or deliberate disregard and violation of prescribed provisions relating to structural pest control operators a cause for disciplinary action against licensed contractor.
- SB 795 - Beilenson
(Chapter 805) Changes the divisor used in determining the average daily attendance in classes maintained by county superintendents of schools and in classes for adults of a school district for the first reporting period. The bill also adds regional occupational centers and opportunity schools to the provision relating to computation of attendance for classes for adults.
- SB 807 - Dolwig
(Chapter 806) Provides that the San Mateo County supervisors may, by resolution, provide for parking allowance for trial jurors which shall be deemed a cost of suit for all purposes.
- SB 813 - Dolwig
(Chapter 807) Requires that fines, penalties or forfeitures imposed for failure to provide for wife or child receiving aid to families with dependent children be deposited in the general fund of the county treasury and not taken into account in determining the amount of aid to be paid.

- SB 833 - Stevens
(Chapter 808) Establishes discovery procedure for administrative adjudicative proceedings conducted under Administrative Procedure Act.
- SB 836 - Teale
(Chapter 809)
URGENCY Provides for reimbursement of a \$1.8 million state loan made to the South Tahoe Public Utility District by providing that an aggregate amount of \$1 million of the state's share of City of Long Beach tidelands oil and gas revenue for 1967-68 and 1968-69 shall be deposited in the Water Quality Control fund to repay the loan. The bill also provides that, in 1968-69 only, the first \$2 million of oil and dry gas revenue payable to the state shall be deposited in the Water Quality Control fund for the purposes of loans to districts and municipalities for sewage and drainage facilities.
- SB 843 - Marks
(Chapter 810) Specifically provides that the state highway engineer shall be directly responsible to the director of public works for all Division of Highways activities. The bill requires that recommendations of the divisions of the Department of Public Works affecting the activities of the California Highway Commission be submitted to the director, rather than to the commission. The director is to make final recommendations to the commission, but he must also transmit the recommendations of the divisions. The bill also requires the director to notify the State Office of Planning and other affected state agencies of the proposed routing recommendations of the state highway engineer, and to consider such recommendations in making his freeway location recommendation to the commission.
- SB 852 - Marler
(Chapter 811) Raises the fee for an antelope hunting license from \$7 to \$15.
- SB 853 - Collier
(Chapter 812) Provides that the legislature intends for the California Highway Patrol to continue approval of lamps, devices and equipment as required by the Vehicle Code, including those on new vehicles first sold in California. The bill further provides that testing requirements shall be complied with by the manufacturer submitting a report from a laboratory approved by the department.
- SB 858 - Petris
(Chapter 813) Requires there be mailed to the voters and included in all official materials concerning a bond issue by any government body, other than the state, the security for which constitutes a lien on the property within the jurisdiction and a statement of the estimated tax rate per one hundred dollars of assessed valuation of property to be taxed to fund the issue.
- SB 877 - Marler
(Chapter 814) Provides that members of the District Forest Practice Committees shall be reimbursed for their actual necessary expenses, rather than at a fixed per diem rate. The bill also changes the requirement for publishing amendments to the Forest Practice Rules prior to approval by the State Board of Forestry.
- SB 891 - Lagomarsino
(Chapter 815) Allows court to expunge notice of pendency of an action which has been recorded if it is shown to the satisfaction of the court, by clear and convincing proof, that the action does not affect title or right of possession of real property described in notice or if party recording such a lis pendens has commenced or prosecuted the action for an improper purpose and not in good faith.
- SB 902 - Marler
(Chapter 816) Authorizes the Department of Water Resources to sell plots in any cemetery which is owned by the department on a nonendowment-care basis to a relative of the third degree or less of any person buried in such cemetery.

- SB 930 - Whetmore
(Chapter 817)
URGENCY Requires the Department of Veterans Affairs to pay specified premiums for veterans in the Veterans' Home, which are required to provide coverage under certain medical assistance provisions contained in the "Social Security Amendments of 1965."
- SB 957 - Grunsky
(Chapter 818) Grants described tidelands in Santa Cruz County to the Santa Cruz Port District in trust for purposes of commerce, navigation and fisheries.
- SB 995 - Cologne
(Chapter 819) Revises the proof required for a court to admit a will to probate when no subscribing witness can be obtained and there is no will contest.
- SB 999 - Cologne
(Chapter 820) Requires appointment of alternate members to local agency formation commission for city and county member. The bill also permits appointment of an alternate public member and authorizes all alternate members to vote in place of appropriate absent representative.
- SB 1021 - Schrade
(Chapter 821) Increases the number of judges in the San Diego Judicial District from 20 to 22. The bill also provides for one additional judge in Inglewood Municipal Court District.
- SB 1035 - McCarthy
(Chapter 822) Authorizes the board of trustees of a school district public library to appoint a five-member library commission to manage and operate the library or libraries of the district.
- SB 1040 - Marler
(Chapter 823) Increases maximum fee which may be set for elk tags from \$25 to \$50.
- SB 1063 - Way
(Chapter 824) Amends the Milk Stabilization by adding an additional class for fluid milk. The new class (Class 3) includes condensed milk, condensed skim milk, evaporated cream and evaporated skim milk.
- SB 1072 - Danielson
(Chapter 825) Revises the number of and salary schedule of attaches of the municipal courts of Los Angeles County.
- SB 1073 - Danielson
(Chapter 826) Increases the number of judges in the Los Angeles Municipal Court from 55 to 58.
- SB 1099 - Short
(Chapter 827) Allows maximum loans of up to \$12,000 for credit unions with capital and surplus from \$1 million to \$2 million and \$15,000 for credit unions with capital and surplus exceeding \$2 million.
- SB 1100 - Short
(Chapter 828) Allows classes in all schools to be taught in a language other than English to students who are proficient in English and who have, through advanced courses or other means, become fluent in such other language.
- SB 1104 - Marks
(Chapter 829) Provides that property leased by a county may be used for purposes not consistent with the use contemplated at the time of its original acquisition if the property has belonged to the county for ten years and such use or purposes have been abandoned.
- SB 1121 - Carrell
(Chapter 830) Provides that that portion of a possessory lien in excess of \$300 for any work, services, or care, rather than in excess of \$200 rendered or performed at the request of one other than the legal owner is invalid, unless prior to commencing such service the person claiming such lien gives actual notice in writing to the holder of legal title.

- SB 1127 - Grunsky Amends the Vehicle Code to authorize, rather than
(Chapter 831) require, a judge to issue a warrant for the arrest of
a resident of another state if such person has signed
a prescribed written promise to appear before a
magistrate or other officer authorized to accept bail
and such person fails to appear within specified time.
- SB 1150 - Danielson
(Chapter 832) Provides that the system of accounts and the forms
of accounts, and records, prescribed by the Public
Utilities Commission for corporations subject to the
regulatory authority of the United States shall be
consistent with the systems and forms established
for such corporation by or under the authority of
the United States.
- SB 1153 - Danielson
(Chapter 833) Provides that no operating permit for a for-hire
vessel shall be sold, leased, assigned, transferred
or otherwise encumbered by the holder without an
authorization from the Public Utilities Commission.
- SB 1161 - Burgener Authorizes school districts to contract with state
(Chapter 834) colleges situated in the county within which such
district is located for the education of the handi-
capped children in laboratory classes established
by or in conjunction with such state college.
- SB 1225 - Moscone Changes from 12 feet to nine feet the standard depth
(Chapter 835) of foundations on land adjoining excavations, below
which depth adjacent excavators are required to pro-
tect adjoining land and the buildings and structures
thereon, without cost to the owner thereof, from any
damage caused by such excavation.
- SB 1252 - Lagomarsino
(Chapter 836) Authorizes a public guardian to apply to the court
for appointment as guardian or conservator of any
person in the county who requires a guardian or
conservator and for whom there is no person or cor-
poration qualified and willing to act in such
capacity.

* * *

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Lock
445-4571 8.6.68

MEMO TO THE PRESS

In response to many requests from members of the Capitol Press Corps, Governor Hugh Burns will be available in the Governor's Office today at 2:30 p.m. to answer questions relating to the adjournment of the regular session of the 1968 legislature.

* * * *

EJG

Governor Ronald Reagan's office has announced today that the following bills have been signed:

AB 508 - Barnes (Chapter 941)	Provides for cost-of-living adjustments based upon Bureau of Labor Statistics' consumer price index for retired and survivor members of the Public Employees' Retirement System.
AB 600 - Ketchum (Chapter 942)	Creates a State Board of Registration for Geologists. Provides for the registration and regulation of geologists as defined.
AB 651 - Monagan (Chapter 943)	Extends the Commission of Housing and Community Development and Department of Housing and Community Development until the 61st day after adjournment of the 1972 session of the legislature.
AB 652 - Monagan (Chapter 944)	Amends the Rumford Fair Housing Act to give specific authorization to the Fair Employment Practices Commission to engage in affirmative action in the field of housing discrimination. Such action is defined as any educational or promotional activity to secure greater housing opportunities for members of racial, religious, or nationality minority groups. The bill also provides that its intent shall not be construed to promote accommodations on a quota basis.
AB 690 - Hayes (Chapter 945)	Requires the State Air Resources Board to establish one-year statewide exhaust control device program whereby various types of exhaust emission control devices will be tested on a certain number of state-owned motor vehicles operated by the California Highway Patrol, Department of General Services, and the Division of Highways.
AB 790 - Britschgi (Chapter 946)	Increases the number of superior court judges in San Mateo County from 11 to 12. The bill also increases the number of municipal court judges in the San Mateo Central Judicial District from two to three.
AB 799 - Dent (Chapter 947)	Provides that the minimum schoolday in grades 1, 2 and 3, except in opportunity schools or classes, is 230 minutes, rather than 200 minutes
AB 818 - Wakefield (Chapter 948)	Allows a minor enrolled in approved work experience education programs to work in such programs outside of school hours for a period not to exceed four hours per day, regardless of hours spent per day in school. The bill exempts approved work experience programs from the prohibition against employing minors for period longer than eight hours per day, when added to number of hours minor is compelled to attend school.
AB 882 - Dent (Chapter 949)	Declares legislative intent to encourage institutions of higher education to enter into cooperative agreements with local school districts to provide training programs to improve elementary teachers' instructional skills. The bill permits school districts to establish staff development projects, subject to approval of State Board of Education, and to contract with specified entities for purposes of such projects.

AB 889 - Russell (Chapter 950)	Appropriates \$60,898 from the Motor Vehicle Fund for the establishment of a branch office in the Newhall-Saugus area.
AB 897 - Campbell (Chapter 913)	Ratifies the Western Interstate Nuclear Compact. The Pact is designed to enable the 13 western states to combine their resources in the development of nuclear power.
AB 932 - Johnson, H. (Chapter 951)	Provides that the definition of "public premises" does not include on-sale beer licensed stadia, auditoria, fairgrounds or racetracks, rather than the exclusion being applicable to any licensed stadia, auditoria, fairgrounds or racetracks.
AB 960 - Stull (Chapter 952)	Specifies that if a school district governing board employs staff assistants or field representatives, such personnel shall be members of the classified service except with respect to obtaining a permanent status in a position, and procedures pertaining to the recruitment, appointment, classification, and salary of members of the classified service.
AB 1128 - Zenovich (Chapter 955)	Requires the Department of Motor Vehicles to publish copies of the Vehicle Code synopsis or summary in Spanish as the director determines are needed to meet the demand for such copies.
AB 1138 - Ryan (Chapter 956)	Permits the secretary of state to appoint county employees as notaries public to act for and on behalf of the county.
AB 1213 - Lanterman (Chapter 957)	Amends the Welfare and Institutions Code to reflect that the State Department of Social Welfare rather than the Department of Mental Hygiene is responsible for the payments of out-of-home care for patients who are on leave of absence or discharged from a state hospital. The bill directs that these payments be based on a reasonable cost schedule consistent with standards and rates established by the administrator of the Health and Welfare Agency and limited by budget appropriations for this purpose.
AB 1243 - Burke (Chapter 958)	Provides that professional employees shall not be denied the right to be represented separately from nonprofessional employees by a professional employee organization consisting of such professional employees.
AB 1265 - Biddle (Chapter 984)	Repeals the Civil Code provision permitting retail installment contracts to be on more than one document where retail installment sale of goods or services is for cash price of \$50 or less.
AB 1331 - Gonsalves (Chapter 959)	Permits any agency, commission or board provided for by a joint powers agreement in Los Angeles County to issue revenue bonds to pay the cost of acquiring or constructing regional public park or regional public recreation area.
AB 1338 - Schabarum (Chapter 961)	Authorizes the governing boards of school districts to impose a fee upon the individuals who

are receiving instruction in postgraduate and upgrading courses for on-the-job training. The amount of this fee shall be limited to an amount necessary to cover the total cost of such classroom instruction.

AB 1441 - Ketchum
(Chapter 962)

Exempts licensed structural pest control operators from the requirement of obtaining a license from the Department of Agriculture for use of registered economic poisons in their businesses. The containers for such poisons must identify poisons and contain any required warning or cautionary statements or symbols.

AB 1454 - Lanterman
(Chapter 989)

Revises the Short-Doyle Act to provide for a new method of financing mental health services on a county basis and with a 90 percent state and 10 percent county cost-sharing formula. Authorizes the Department of Rehabilitation to provide vocational rehabilitation services under Short-Doyle Act for mentally disordered, mentally retarded, and alcoholic persons to be funded directly by the state. The bill further provides that the state provide and pay for cost of voluntary care of mentally disordered and gravely disabled persons in counties with population of 100,000 or under which do not elect to make Lanterman-Petris-Short Act and Short-Doyle applicable in the county. The bill becomes operative on July 1, 1969.

AB 1478 - Moorhead
(Chapter 963)

Provides that knowledge that a person has had his privilege to drive suspended or revoked shall be presumed, if notice has been given by the Department of Motor Vehicles. Declares that such presumption affects the burden of proof.

AB 1544 - Schabarum
(Chapter 964)

Amends the State Outdoor Advertising Act to provide for a \$20 fee for the original application for a permit to place an outdoor advertising display.

AB 1682 - Quimby
(Chapter 965)
URGENCY

Provides that the expenses incurred for fees of independent financial consultants, the publication of the official notice of sale, the preparation, and the printing and distribution of official statement of school bond issues may be paid from the proceeds of sale of the bonds.

AB 1767 - Johnson, H.
(Chapter 966)

Amends the Code of Civil Procedure provision relating to information required to be furnished by mortgagees or beneficiaries of deeds of trust prior to foreclosure.

AB 1775 - Roberti
(Chapter 967)

Requires the Board of Control to adopt rules and regulations providing for reimbursement of state employees for nonculpable damages to private car when used on authorized state business.

AB 1843 - Fenton
(Chapter 968)

Amends the Education Code to conform to the Elections Code provisions regarding notice of absentee voting.

AB 1857 - Veysey
(Chapter 969)

Establishes a new standard container #45W for carrots.

AB 1876 - Dunlap (Chapter 970) <u>URGENCY</u>	Extends to May 15, 1968 the time in which the statement, map or plat regarding annexation to a city may be filed with the State Board of Equalization for the annexation to be effective for assessment and tax purposes for the 1968-69 fiscal year.
AB 1894 - Pattee (Chapter 990)	Revises and updates quality standards for canning tomatoes.
AB 1914 - Knox (Chapter 971)	Provides a procedure for the exclusion of uninhabited territory annexed to a city as uninhabited territory initiated on motion of the city council.
AB 1918 - Knox (Chapter 972)	Requires agencies and entities created by joint exercise of powers to use the treasurer of a contracting party or the county treasurer as depository for its funds and requires that disbursements of such funds be on county warrants. The bill requires annual audits of agency or entity funds and bonding of employees
AB 1965 - Veneman (Chapter 986) <u>URGENCY</u>	Increases the maximum interest rate permitted on assessment bonds under the Street Opening Bond Act of 1911, Improvement Act of 1911, Municipal Improvement Act of 1913, Improvement Bond Act of 1915, Vehicle Parking District Law of 1943, and the Parking District Law of 1951 from six percent to seven percent.
AB 1970 - Wilson (Chapter 973)	Specifies a procedure to permit disposition of Vehicle Code misdemeanor violations in cases where the defendant has been convicted of a misdemeanor and is serving sentence and there has been filed and pending in another county a complaint charging him with a misdemeanor Vehicle Code violation.
AB 2054 - Bagley (Chapter 974)	Increases the tax redemption fee to \$2 on June 13, 1969. The bill reduces the state's share of such fees from 100 percent to 50 percent going to the county where the tax-sold land is located.
AB 2058 - Bagley (Chapter 975)	Authorizes county water districts to adopt ordinances relating to provision of sanitation services and the regulation of such services.
AB 2094 - Dunlap (Chapter 976) <u>URGENCY</u>	Extends to February 20, 1968, the time in which the statement, map or plat and certificate of completion regarding annexation of a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1968.
AB 2095 - Chappie (Chapter 977) <u>URGENCY</u>	Provides that annexations by cemetery districts are effective for 1968-1969 assessment and taxation purposes if required statements and maps or plats are filed by specified dates.
SB 87 - Rodda (Chapter 914)	Requires the administrator of the Resources Agency to continue to review and coordinate the implementation of the Delta Master Plan by reviewing with affected governmental agencies programs and policies related to recreation in the Sacramento-San Joaquin Delta and to report biennially to the governor and the legislature until 1973.
SB 90 - Deukmejian (Chapter 915)	Prohibits the possession and use of a motor vehicle master key with the intent to use it to commit an unlawful act. The bill further

prohibits knowingly manufacturing for sale, advertising for sale and offering for sale master keys to persons not using the keys in a lawful occupation.

SB 91 - Deukmejian
(Chapter 916)

Extends the period for amending articles of incorporation for purposes of the welfare property tax exemption for the 1967-68 fiscal year from first Monday in March 1967 to March 22, 1967. The bill also provides relief for organizations otherwise qualified therefore which made late applications for the welfare, cemetery or church exemption for fiscal years commencing in 1967 or 1968.

SB 96 - Rodda
(Chapter 917)

Revises the law pertaining to selection and adoption of textbooks by the State Board of Education for elementary grades to permit school districts to have a choice of two basic adoptions in various subject matter areas.

SB 155 - Grunsky
(Chapter 918)

Provides that a deposition of any person other than a party may be taken only in the county where the deponent resides or at a place not more than 75 miles from the deponent's residence. In the case of a party, the deposition may be in the county of residence, or the county of trial, provided the place of deposition is less than 150 miles from the party's residence. The judge may still order the deposition to be taken under different terms.

SB 198 - Rodda
(Chapter 919)

Simplifies the requirements of the diversified major for the standard elementary credential and liberalizes the service which may be rendered by the holder of that credential.

SB 206 - Moscone
(Chapter 978)

Establishes a Conservation Education Service in the Department of Education. The bill authorizes the superintendent of Public Instruction, upon the recommendation of the Conservation Education Service, to make planning grants to school districts.

SB 210 - Richardson
(Chapter 920)

Appropriates \$19,955 from the Fish and Game Preservation Fund to the Department of Fish and Game for an investigation relating to bighorn sheep herds and development of a species plan.

SB 212 - Alquist
(Chapter 921)

Provides that the number of schooldays to be used in computing the average daily attendance for junior colleges may be five or six consecutive schooldays, rather than five consecutive schooldays.

SB 219 - Collier
(Chapter 922)

Adds toll tunnels through mountains to the list of projects authorized to be financed and constructed pursuant to the California Toll Bridge Authority Act.

SB 221 - Collier
(Chapter 923)

Creates the El Dorado County Toll Tunnel Authority Act and authorizes the authority to study the feasibility of and construct and maintain a toll tunnel from Highway 50 in the vicinity of Twin Bridges to Highway 50 in the vicinity of Meyers, by issuing revenue bonds secured by tolls. It further authorizes the authority to receive contributions from other sources and authorizes other governmental organizations to issue general obligation bonds for such contributions. The tunnel is to be transferred to the state after the bonds have been paid.

- SB 231 - Miller
(Chapter 924)
- Permits the San Francisco Bay Conservation and Development Commission to permit or prohibit the placement or removal of fill in San Francisco Bay during the commission's life rather than only during period necessary to the study of the matter and preparation of master plan.
- SB 281 - Short
(Chapter 928)
- Permits trust agreements for preneed funeral arrangements to be irrevocable in cases where welfare recipients are beneficiaries. The bill authorizes trustee in preneed funeral arrangements to deposit the trust corpus in any federally insured savings and loan association.
- SB 290 - Beilenson
(Chapter 926)
- Establishes the "Anatomical Gift Act" to govern the donation of human bodies and organs for scientific or medical purposes, including the transplantation of organs from one individual to another. The bill establishes the procedures to be used by those desiring to make an anatomical gift.
- SB 332 - Moscone
(Chapter 877)
- Establishes the California Design Awards to make awards for excellence in the area of environmental design. The bill establishes the California Design Awards Committee to administer such awards.
- SB 393 - Dills
(Chapter 927)
- Defines cash value of motion pictures, including negatives and prints thereof, for purposes of property taxation. The bill appropriates state revenues from the Property Tax Relief Fund for subvention to local government to make up for revenues lost by reason of this enactment.
- SB 400 - Kennick
(Chapter 878)
- Permits the governor, in appropriate cases, in granting a pardon to a person, to provide that such person is entitled to possess firearms that would otherwise be lawfully owned and possessed by other citizens. It further provides that such rights shall not be restored to persons convicted of a felony involving the use of a dangerous weapon.
- SB 409 - Burgener
(Chapter 879)
- Permits the Department of Social Welfare to establish relinquishment adoption services in counties which have no public adoption services and allows the department to collect fees from prospective adoptive parents. The bill appropriates \$200,000 for purposes of the act.
- SB 430 - Marler
(Chapter 880)
- Directs the body awarding public works contracts to include in the contract specifications a requirement for the payment of travel and subsistence allowances to workers, as such allowances are defined in applicable collective bargaining agreements.
- SB 431 - Rodda
(Chapter 928)
- Makes technical changes in various Education Code provisions relating to the financial support of the public schools to provide consistency between sections, to correct section cross-references, and to eliminate unnecessary language.
- SB 437 - Teale
(Chapter 881)
- Increases salaries of county school superintendents for counties with an average daily attendance under 15,000.
- SB 448 - Cologne
(Chapter 979)
- Provides that nothing in the Automobile Sale Finance Act (Rees-Levering Act) shall be

deemed to affect a loan, or the security therefor, between a purchaser of a motor vehicle and a supervised financial organization, other than the seller of the motor vehicle, all or portion of which loan is used in connection with the purchase of a motor vehicle. It allows a seller to assist a buyer in obtaining a loan upon any security from a third party to be used as part or all of the downpayment or any other payment on a conditional sale contract or purchase order provided the conditional sale contract sets forth on the face thereof the amount of the side loan, the financing charge, the total thereof, the schedule of payments and a statement that the buyer may be required to pledge security for the loan, which security must be mutually agreed to by the buyer and the lender.

SB 462 - Stiern
(Chapter 882)

Revises the qualifications for the state geologist so that he may be a trained geologist in lieu of being a trained engineer and have general knowledge of mineral resources, structural geology and related science and engineering disciplines. The bill also deletes the requirement that the state geologist maintain offices, museum, library, and laboratory in San Francisco.

SB 476 - Danielson
(Chapter 883)

Provides that members of the Los Angeles Junior College District Board will be compensated at the rate of \$50 per meeting for not to exceed one board meeting per week.

SB 481 - Collier
(Chapter 980)

Revises various requirements and sets for new requirements relating to lights, reflectors, reflectorizing material, identification signs, seat belt assemblies, glazing material and other devices.

SB 495 - Alquist
(Chapter 884)

Provides that any school building built or bought with local, state or federal funds allocated for preschool education, pursuant to statute, shall not be counted in computing the area of adequate space as it relates to apportionments for funds under the State School Building Aid Law.

SB 497 - Dolwig
(Chapter 885)

Increases the minimum salaries of credentialed teachers from \$5,000 to \$6,000 per year.

SB 516 - Marks
(Chapter 886)

Requires meetings of the Colorado River Board of California to be open to the public and requires that all information and records of the board be open to inspection by the public, and authorizes the board to hold executive sessions in conjunction with regular or special meeting and maintain confidential information and records limited to matters concerning interstate claims to use of Colorado River system waters.

SB 545- Burgener
(Chapter 887)

Authorizes school districts to include capital outlay expenses for educationally handicapped pupils in their annual budgets for purposes of determining maximum district property tax rates.

SB 546 - Burgener
(Chapter 888)

Authorizes school districts to include capital outlay expenses for mentally retarded pupils in their annual budgets for the purpose of determining maximum district property tax rates.

- SB 554 - Rodda
(Chapter 889)
- Makes the Governor's Mansion a state monument when it is no longer needed as a residence.
- SB 555 - Dills
(Chapter 929)
- Creates the Los Angeles County Toll Tunnel Authority governed by a board consisting of the Board of Supervisors of Los Angeles County. The authority is to conduct a study of the feasibility of constructing a toll tunnel through the San Gabriel Mountains between Antelope Valley and the metropolitan Southern California area. The authority is to submit a report of the study to the legislature when completed.
- SB 564 - Sherman
(Chapter 890)
- Declares that the Insurance Commissioner shall hold office for a term of four years, coextensive with the term of office of the governor, rather than for a term of four years.
- SB 584 - Short
(Chapter 891)
- Permits a licensed vocational nurse, when directed by a physician to administer medication by hypodermic injection and to withdraw blood from a patient for the purpose of testing, if prior thereto she has been instructed by the physician in the proper procedure to be employed when withdrawing blood.
- SB 623 - Rodda
(Chapter 931)
- Provides for the computation of the junior college district share in the Junior College Construction Act of 1965 by reducing federal funds from the total cost of the project rather than from the state share. It brings the Junior College Construction Act of 1965 into conformity with the Junior College Construction Act of 1967. The bill appropriates \$1,625,000 in augmentation of the Budget Act of 1968 to reflect adjustments in the application of federal funds as provided in the bill.
- SB 635 - Lagomarsino
(Chapter 981)
- Recodifies various statutes relating to the distribution of revenues developed by the State Lands Commission.
- SB 671 - Kennick
(Chapter 892)
- Authorizes the Department of Housing and Community Development to establish regulations for the construction of mobilehomes. Alteration of mobilehomes is to be in accordance with regulations of the department.
- SB 675 - Short
(Chapter 932)
- Prohibits the practice of landscape architecture without a certificate issued by the California State Board of Landscape Architects. Present law prohibits the use of the title "landscape architect" without such a certificate.
- SB 686 - Sherman
(Chapter 933)
- Provides that service of subpoena on a party to record of a civil action and other prescribed persons is not required if written notice requesting such witness to attend is served on the attorney of such party or person, provided such notice cannot require attendance more than 150 miles from residence of such witness.
- SB 721 - Rodda
(Chapter 893)
- Requires the State Personnel Board to allocate up to 25 percent of the salary of a minister of the gospel employed by the state for a housing allowance or rental value of a home furnished to him, rather than \$1,800 as is presently allowed.

SB 798 - Stevens (Chapter 894)	Increases the number of judges of each division of the Court of Appeal for the Second Appellate District from three to four. The bill also increases from the number of judges in the Court of Appeal for the Third Appellate District from three to four.
SB 820 - Short (Chapter 895)	Extends the coverage of the Professional Engineers Act to certain engineering disciplines <u>approved</u> by the Board of Registration for Civil and Professional Engineers.
SB 832 - Stiern (Chapter 896)	Provides for an increase in the maximum award for competitive state scholarships from \$1,500 to \$2,000 a year effective in the 1969-70 fiscal year.
SB 867 - Cologne (Chapter 897)	Provides legislative approval of the allocation by the Department of Water Resources of \$10,568,454 to recreation and fish and wildlife enhancement as nonreimbursable joint costs of the State Water Project and of \$2,942,840 for separate specific recreation land costs of the State Water Project.
SB 874 - Dolwig (Chapter 898)	Authorizes every domestic incorporated life insurer and any other domestic incorporated insurer who meets prescribed requirements, after investing an amount equal to its required minimum paid-in capital in securities as required, to make specified investments.
SB 878 - Lagomarsino (Chapter 899)	Authorizes the State Board of Forestry to adopt administrative regulations providing for the preservation, protection and use of state forests. Makes violation of the board's regulations a misdemeanor punishable by a fine not exceeding \$500.
SB 881 - Marler (Chapter 900)	Requires that anyone using certain designated equipment or devices from which a spark or flame may originate, in described fire hazard areas, must maintain certain designate firefighting equipment ready for use.
SB 892 - Deukmejian (Chapter 934)	Authorizes county delinquency prevention commissions to assist in establishment of youth service bureaus for the coordination of activities for the prevention of juvenile delinquency.
SB 922 - Rodda (Chapter 935)	Authorizes the treatment of employees of a special district as county employee for various insurance and benefit purposes, subject to approval of district's governing board and the county board of supervisors. The bill authorizes the board of supervisors to impose a charge to cover the resulting added costs.
SB 941 - Rodda (Chapter 901)	Specifies that a state organization which is a member of any national, state or local organization of governing boards of school districts organized for the primary purpose of advancing public education through research, and investigation is within the meaning of "public agency," for the purposes of the Public Employees' Retirement Law.
SB 958 - Grunsky (Chapter 902)	Quitclaims to the County of Santa Cruz and the City of Santa Cruz all right, title, and interest, other than mineral rights, which the state might have in described

- parcels of land which are to be used for highway purposes.
- SB 986 - Lagomarsino
(Chapter 936)
- Will permit the transfer of prisoners from county jail to state correctional institutions if they require extended medical treatment and pose a serious custodial problem. Such transfer must be initiated by the sheriff, be accomplished with the approval of the superior court judge and be acceptable to the Department of Corrections. The bill provides for reimbursement to the state by the counties for the cost of such care.
- SB 997 - Cologne
(Chapter 982)
- Includes prescribed drugs for public assistance recipients within the minimum coverage under Medi-Cal.
- SB 1002 - Schmitz
(Chapter 903)
- Requires purchasers of homes or farms under the Veterans' Farm and Home Purchase Act of 1943 to pay the first \$100 in order to be reimbursed by the Department of Veterans' Affairs for the cost of repairing uninsurable damage to such property caused by earthquake or floods.
- SB 1071 - Danielson
(Chapter 904)
- Permits a guardian or conservator to pay reasonable sums for the funeral expenses and last illness of his deceased ward or conservatee, so long as he does not sell any interest in the real property of the decedent in order to do so.
- SB 1095 - Stevens
(Chapter 983)
- Increases the number of members of the State Mining and Geology Board from five to seven. The bill specifies that among the seven members, at least one should be a mining geologist, mining engineer or mineral economist, and at least one should be a structural engineer or engineering seismologist.
- SB 1103 - Grunsky
(Chapter 905)
- Increases salaries of the San Benito County supervisors and district attorney.
- SB 1105 - Marks
(Chapter 906)
- Amends the Vehicle Code to permit the defendant to plead "nolo contendere" or "guilty," rather than only "guilty," in response to a duplicate copy of a written notice to appear that has been prepared and delivered, and filed with the court in lieu of verified complaint, pursuant to provisions of the law regarding misdemeanor offenses.
- SB 1125 - Stiern
(Chapter 907)
- Increases the application fee and biennial renewal fee for persons licensed by the Board of Examiners in Veterinary Medicine.
- SB 1135 - Deukmejian
(Chapter 908)
- Permits employment agencies which operate solely through computer system in prescribed manner to charge prospective employee or prospective employer non-refundable fee not in excess of \$15.
- SB 1158 - Teale
(Chapter 909)
- Allows a judge or person who is entitled to benefits under Judges' Retirement Law who remains a member of the Legislators' Retirement System to transfer from that system to the Judges' Retirement System a part or all of the service for which he is credited, or may elect to be credited, under the Legislators' Retirement System.
- SB 1182 - Burgener
(Chapter 937)
- Provides that public buildings which have special toilet and entrance facilities for

handicapped persons post signs indicating the location of these facilities.

SB 1189 - Way
(Chapter 938)

Requires a complaint in an action for divorce to include the social security numbers of husband and wife, if available. The bill further declares that no person who is in contempt of a court order or judgment in a divorce or separate maintenance action may enforce such order or judgment, by way of execution or otherwise against the other party. Such enforcement restrictions shall not affect nor apply to enforcement of child support orders.

SB 1193 - Way
(Chapter 910)

Authorizes a public assistance recipient and any person authorized in writing by him to inspect application and records containing factual information relating to eligibility provided solely by the recipient made or kept by any public officer or agency in connection with the administration of any public assistance program, and specifies attorney or authorized representative of applicant or recipient is entitled to inspect his case record prior to and during his hearing.

SB 1200 - Schrade
(Chapter 939)

Expands the membership of the California State Communications Advisory Board.

SB 1236 - Way
(Chapter 911)

Establishes a summary judgment procedure with respect to the collection of unpaid taxes, interest or penalties on unsecured property.

SB 1251 - Lagomarsino
(Chapter 912)

Increases the annual salaries of the Ventura County Supervisors and auditor and district attorney.

0-0-0-0-0-0-0-0-0-0

Governor Ronald Reagan's office announced today that he has vetoed the following bills:

AB 523 - Z'berg

Provides for emergency detention and treatment of dangerous or gravely disabled inebriates in same manner as provided under existing law for dangerous or gravely disabled mentally ill persons, with exception of a 24-hour, rather than a 72-hour maximum detention.

SB 220 - Collier

Requires boards of trustees of state hospitals to meet at least once a month, and at call of chairman or majority of the board rather than only once every three months or at call of head of Department of Mental Hygiene. Requires them to report annually to the legislature. The bill also requires the Director of Mental Hygiene to call meeting of trustees of all state hospitals, to be held each January in Sacramento.

SB 500 - Cusanovich

Would grant an automobile dealer 10 days after the Department of Motor Vehicles has notified him of the suspension to restore the bond or its equivalent to the full amount before the suspension becomes final. The department would be permitted to refund

all moneys held as a cash deposit or to cancel an assignment of a cash deposit investment certificate or share account one year from the date the licensed dealer ceases to hold a license and certificate. The bill also broadens the form of deposit to include share accounts of an authorized bank as well as those of savings and loan associations.

SB 676 - Cologne

Permits vehicles upon which a copy of the dealer's report of sale is displayed to be operated without a registration card or license plates for a period not to exceed 20 days if a new vehicle, or 30 days if a used vehicle.

#

C-O-R-R-E-C-T-I-O-N

Here are the reasons for Governor Reagan's vetos of AB 523-Z'berg; SB 220-Collier; SB 500-Cusanovich; and SB 676-Cologne; as indicated in the Memo to the Press #505 issued by the governor's office August 6, 1968:

REASON FOR VETO

AB 523-Z'berg

The effect of this legislation is to allow the Short-Doyle Program to provide for the detention of acute inebriates. If counties elect to detain inebriates under their Short-Doyle Programs it will create substantial financial demands on available Short-Doyle funds. The counties would also be required to spend several million dollars for capital outlay if this bill were enacted. The fiscal consequences of AB 523 were not discussed when the bill was heard before the policy committees. The bill was not heard before either of the fiscal committees.

Accordingly, the governor returned the bill unsigned.

SB 220-Collier

The governor questioned the need for an annual meeting of all state hospital trustees. The present system of annual meetings of all board chairmen has proven to be an efficient and productive link between the trustees and the Department of Mental Hygiene. Annual meetings with all trustees would be less efficient and more costly.

Accordingly, the governor returned the bill unsigned.

SB 500-Cusanovich

The one year security retention period does not adequately protect the car buyer who does not immediately discover that he has been defrauded by a dealer. The legislature should consider a longer retention period, the governor said.

Accordingly, he returned the bill unsigned.

SB 676-Cologne

The Department of Motor Vehicles has installed computer equipment designed to provide faster service to the motoring public and the automobile business in processing registration transactions. Extending the time for submitting these transactions negates the efforts made by the department to expedite such work.

Extending the time interval will mean that vehicles will be operated for a longer period of time without "hard" license plates, thus adding to the identification problems of the Highway Patrol and local law enforcement agencies.

Accordingly, the governor returned the bill unsigned.

#

EJG

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.7.68

MEMO TO THE PRESS

C-O-R-R-E-C-T-I-O-N

In press release #507, dated today, Assembly Bill No. 436 should be numbered Assembly Bill No. 435.

#####

EJG

ACTING GOVERNOR HUGH M. BURNS ANNOUNCED TODAY HE HAS SIGNED THE
FOLLOWING BILLS:

- AB 28 - Duffy
(Chapter 1010) Permits the state, to the extent permitted by federal law, to contract with the Department of Health, Education and Welfare either to obtain or provide fiscal intermediary service for claims which are to be paid partly by Medicare and partly by Medi-Cal.
- AB 29 - Duffy
(Chapter 1011) Requires the health and welfare administrator on and after July 1, 1969, to employ sufficient Medi-Cal consultants and prohibits counties from employing such consultants except when authorized by the administrator.
- AB 354 - Knox
(Chapter 1012) Requires the Board of Equalization to mail the assessee notices of appraised value of property sampled in an inter-county equalization survey. The bill allows the assessee to inspect appraisal records relating to his property at the department's office.
- AB 436 - Veysey
(Chapter 1013) Provides a manner in which school district governing boards can get added coverage for protection for medical and hospital expenses resulting from accidental bodily injuries and specifies which carriers may write this kind of coverage.
- AB 509 - Townsend
(Chapter 1014) Allows regional occupational centers established pursuant to joint powers agreement to issue bonds for capital expenditure. Limits bonding for this purpose to one-half of one percent of taxable property served by the center.
- AB 536 - Chappie
(Chapter 1015) Provides that any bonds issued by county waterworks district may be subject to sale and redemption prior to maturity at such times and prices and other terms as governing board of district may specify.
- AB 672 - Britschgi
(Chapter 1016) Provides that a licensee whose premises are destroyed by fire or act of God, or are taken under power of eminent domain, may transfer his license to another premises within the same county without payment of the \$100 statutory transfer fee; and further, that if the destroyed premises are rebuilt within six months, the license may be transferred back without payment of such fee.
- AB 681 - Pattee
(Chapter 1017) Creates the Canning Tomato Advisory Committee in the Department of Agriculture to advise the director of agriculture on all matters pertaining to standards for tomatoes for canning purposes.
- AB 707 - Mobley
(Chapter 1018) Deletes the Health and Safety Code provisions which establish the State Housing Appeals Board and transfers its duties to the Commission of Housing and Community Development.
- AB 783 - Belotti
(Chapter 1019) Deletes various requirements for farm labor buses and buses used to transport minors on any organized group outing. Directs the Department of the California Highway Patrol to adopt reasonable rules and regulations relating to the safe operation of farm labor vehicles, including, but not limited to, vehicular design, equipment, passenger safety and seating.
- AB 789 - Bee
(Chapter 1020) Makes it a misdemeanor for any minor to purchase, lease or otherwise obtain, a vehicle subject to registration unless the minor possesses a valid California driver's license.

- AB 823 - Hayes
(Chapter 1021) Amends several Vehicle Code provisions relating to the renewal of licenses of vehicle dealers, transporters, manufacturers or vehicle salesmen.
- AB 329 - Veysey
(Chapter 1022) Authorizes the governing board of a school district maintaining a high school to pay the costs of accreditation of the school by any accrediting association.
- AB 841 - Chappie
(Chapter 1023) Authorizes Department of Parks and Recreation to transfer and convey to a local public, corporation or district, the water and sewage system operated by the state at Columbia Historic Park.
- AB 872 - Stacey
(Chapter 1024) Requires the class-size reduction projects to place emphasis on class-size reduction in kindergarten and the primary grades. Permits use of funds for in-service training of teachers and training of teacher's aides. Limits the expenditure of funds for in-service training to five percent of the total apportionments for class-size reduction.
- AB 910 - Knox
(Chapter 991) Authorizes cities and counties, on and after January 1, 1969, to enter into contracts to share sales and use tax revenues collected pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law. The bill is operative only if the voters approve Assembly Constitutional Amendment No. 36 in November.
- AB 934 - Moretti
(Chapter 1025) Makes the state treasurer the sole agent for selling all state bonds, including those issued by any department of state government or specified agencies of the state.
- AB 937 - Veysey
(Chapter 1026) Authorizes the formation of cotton pest abatement districts upon petition of growers, and the approval of the board of supervisors of the county or counties affected.
- AB 966 - Briggs
(Chapter 1027) Provides that a public administrator or his deputy or employee who purchases, directly or indirectly, any property or claim under his administration, or acts upon any expenditure or transaction in which he has a financial interest or when, with knowledge of such interest, he is associated in business with anyone having such interest, is chargeable with a misdemeanor, except where such action is made pursuant to court order.
- AB 1036 - Brathwaite
(Chapter 1028) Sets maximum dog license fee in general law cities at an amount not to exceed cities' costs for services related to dogs. Provides that license fee for spayed female dogs shall be half of usual amount.
- AB 1041 - Britschgi
(Chapter 1029) Provides that any bidder for the purchase of improvement bonds under the Municipal Improvement Act of 1913 may be required to post as a deposit to guarantee the purchase of such bonds in the event that the bidder is awarded the purchase contract.
- AB 1109 - Monagan
(Chapter 1030) Provides that a wine grower, brandy manufacturer, distilled spirits manufacturer or distilled spirits manufacturer's agent may serve and provide, without charge, food and beverages, including alcoholic beverages, to retail licensees and their guests at parties or hospitality rooms in conjunction with meetings or conventions of bona fide trade associations of retail licensees.
- AB 1119 - Veneman
(Chapter 1031) Authorizes domestic life insurance companies to issue individual variable annuity contracts.

- AB 1171 - Mobley
(Chapter 1032) Authorizes state school building aid apportionment to be made to districts which were bonded to within \$50,000 of minimum requirements as of January 10, 1968, when specified factors involving county assessments existed following the required district election.
- AB 1207 - Brathwaite
(Chapter 1033) Extends to a prisoner committed to a county jail, industrial farm or road camp or any city jail, a provision whereby a prisoner confined in such institutions may, with the approval of the county board of parole commissioners, have five days deducted from his period of confinement for good behavior for each month of confinement.
- AB 1250 - Fong
(Chapter 1034) Provides that if a person purchases property for resale and gives a resale certificate, and loans such property to customers as an accommodation while they are awaiting repair of their own property or if such person uses the property partly for purposes other than retention, demonstration or display, the use tax liability of such person shall be measured by the fair rental value rather than the sales price of such property.
- AB 1252 - Fong
(Chapter 1035) Deletes an overlapping Revenue and Taxation Code provision relating to the circumstances under which property is assessed as escaped property and deletes an alternate provision for the assessment of property as escaped property when the veterans' exemption has been improperly allowed.
- AB 1258 - Roberti
(Chapter 1036) Permits the judgment creditor of any party, rather than of a plaintiff, to receive a lien on a cause of action and subsequent judgment.
- AB 1267 - Cory
(Chapter 1037) Authorizes the personnel commission or governing board of a school district, as the case may be, to specify certain positions or classes of positions as supervisory, administrative or executive and to exclude employees serving in such positions from overtime provisions.
- AB 1272 - Deddeh
(Chapter 1038) Authorizes the Sweetwater River Flood Control Project in San Diego County in accordance with recommendations of the U.S. Army Corps of engineers. Provides that the state may reimburse the local district for rights-of-way costs after Congress has appropriated funds for the construction of the project.
- AB 1278 - Porter
(Chapter 1039) Authorizes the director of finance to transfer up to \$750,000 of general fund money in the Water Resources Revolving Fund. The bill provides that \$250,000 of the \$750,000 shall be retransferred to the State Water Quality Control Fund for fiscal year 1968-69 only.
- AB 1340 - Chappie
(Chapter 1040) Includes historic units of the state park system among those places excluded from the definition of "public premises" for purposes of the Alcoholic Beverages Act.
- AB 1338 - Stull
(Chapter 1041) Redesignates the "executive secretary" of the California Water Commission as "executive officer." The bill authorizes the commission, when requested, to represent any local agencies before Congressional appropriations committees when hearing requests for appropriations for federal flood control or reclamation projects.
- AB 1391 - Foran
(Chapter 1042) Grants the Port of San Francisco certain extensions of operating power in regard to property leases, port sales travel, pier storage and cargo warehousing.

- AB 1442 - Dent
(Chapter 1043) Provides that a city or a county may by ordinance or resolution declare that the public interest will be served by making the provisions of the Vehicle Code generally, rather than only the rules of the road and basic speed laws, apply to privately-owned and maintained roads.
- AB 1818 - Shoemaker
(Chapter 1044) Confirms the title of the City of Carpinteria as successor in interest to County of Santa Barbara to certain tide and submerged lands within its boundaries.
- AB 1821 - Shoemaker
(Chapter 1045) Corrects erroneous cross-references in the Education Code.
- AB 1833 - Barnes
(Chapter 1046) Changes obsolete references to the "State Employees' Retirement System" in various sections of the County Employees' Retirement Law of 1937.
- AB 1835 - Barnes
(Chapter 1047) Changes the date on which retired members of a retirement system established under the County Employees' Retirement Law of 1937 must have retired or died in order for the member or his beneficiary to become eligible for certain cost-of-living increases from July 1 to April 1 of each year.
- AB 1837 - Roberti
(Chapter 1048) Revises, makes technical changes in, and recodifies certain provisions relating to health supervision and services performed by school districts in connection with employment of personnel and for benefit of pupils.
- AB 1871 - Wilson
(Chapter 1049)
URGENCY Amends the Civil and Professional Engineers Act by extending opportunities to qualify for use of the title "consulting engineer" and to obtain registration as a mechanical or electrical engineer without examination.
- AB 1971 - Bee
(Chapter 1050) Provides for the establishment, subject to approval of the superintendent of public instruction, of a year-around elementary school program in kindergarten and grades one to six, inclusive, at a school maintained by the Hayward Unified School District to be conducted for a two-year period.
- AB 2051 - Bagley
(Chapter 1051) Authorizes the governing board of any school district to contract with county superintendent of schools to provide school transportation services.
- SB 236 - Mills
(Chapter 992)
URGENCY Permits the maximum rate of school district tax to be increased for the purpose of providing funds for repairs of school buildings, underground gas lines, underground water lines and underground utility lines constructed or installed at least 15 years prior to date of the adoption of annual school district budget. The bill further permits the maximum tax rate to be increased by an amount required to recover losses in the prior fiscal year for failure to levy specified statutory override tax rates; and requires such losses to be taken into consideration in fixing any maximum district tax rate on the basis of district revenues. These provisions are limited to the 1968-69 school year.
- SB 548 - Miller
(Chapter 993) Authorizes the State Board of Education to exempt school districts, upon request, from one or more required courses if such exemption is deemed essential for the conduct of a planned experimental curriculum project. The bill requires 200 minutes each ten schooldays of instruction in physical education in grades one to eight inclusive. The bill also prohibits foreign language as a requirement in any course of instruction after July 1, 1968.

- SB 553 - Rodda
(Chapter 994)
URGENCY
- Transfers authority to grant time extensions for district organization for junior colleges from the State Board of Education to the Board of Governors of the California Community Colleges.
- SB 609 - Miller
(Chapter 995)
URGENCY
- Revises the dates of application for allowances for the Special Elementary School Reading Program starting with fiscal year 1969-70. The bill requires the State Board of Education to determine the form in which the results of uniform reading tests shall be reported. The bill also revises the system of priorities under which appropriated Basic Reading Act funds will be allocated to participating districts
- SB 611 - Marler
(Chapter 996)
- Changes the time period allowed for renewal of vehicle salesman's license from the month of May until the month of June. The bill also increases original salesman's application fee from \$10 to \$15.
- SB 617 - Collier
(Chapter 997)
- Eliminates Military and Veterans Code provisions relating to the Woman's Relief Corps Home of California. The home was shut down in 1962.
- SB 725 - Collier
(Chapter 998)
- Changes the name of the Central Sonoma County Judicial District to Central Judicial District. The bill also increases the salary of the clerk of that court and increases number of deputy clerks which he may appoint.
- SB 727 - Collier
(Chapter 999)
- Exempts from registration any vehicle, implement or equipment specifically designed for or altered for and used exclusively in the maintenance or operation of cemetery grounds, rather than specifically designed for and used exclusively in the maintenance of cemetery grounds and which is only incidentally operated or moved on a highway.
- SB 792 - Marler
(Chapter 1000)
- Authorizes county superintendent of schools, with approval of county board of education, to allocate 15 percent of the funds from money in forest reserve account in county school service fund for use for improvement of educational programs for students in the county, as well as to school districts in county lying within or adjacent to the United States forest reserve.
- SB 799 - McCarthy
(Chapter 1001)
- Requires the state fire marshal to adopt such regulations as he deems necessary to exempt signaling devices used or intended for use by trucks, automobiles, boats, railroads, airplanes or other means of transportation from the provisions on fireworks, when such devices are certified in writing as meeting the standards of federal or state agencies for such purposes.
- SB 873 - Deukmejian
(Chapter 1002)
- Requires the Board of Medical Examiners to permit a person who meets specified requirements to take an oral examination and if the examination is passed, to issue the applicant a physician's and surgeon's certificate.
- SB 898 - McCarthy
(Chapter 1003)
- Permits the remaining partner or partners of a licensed contractor copartnership to continue to do business under the license for a reasonable time after the disassociation of any member of the partnership for any reason, rather than only the death of a partner, if application is made to the registrar of contractors within 30 days and approval is granted by the registrar.

- SB 913 - Collier
(Chapter 1004) Excludes from the definition of a vehicle salesman persons who are shareholders and directors of a corporation licensed under the Vehicle Code as a vehicle dealer, provided such persons engage in the activities of a salesman exclusively on behalf of the corporation in which they own stock and are directors.
- SB 936 - Mills
(Chapter 1005) Provides that the lease of a chemical toilet unit is a "sale" and "purchase" measured by the lease or rental price under the Sales and Use Tax Law regardless of whether the unit is leased in same form as acquired or whether sales tax reimbursement or use tax was paid.
- SB 943 - Rodda
(Chapter 1006) Requires school officials to ask the parent or guardian of a suspended pupil on or before the third consecutive school day of such suspension to attend a meeting in order to discuss matters relating to the suspension.
- SB 1147 - Danielson
(Chapter 1007) Repeals the City Carriers' Act. Makes carriers operating exclusively within cities subject to the general laws on highway carriers.
- SB 1188 - Burgener
(Chapter 1008) Provides that if no action is taken on a public assistance appeal by the director of social welfare within the time allowed, the appeal is deemed denied.
- SB 1203 - Lagomarsino
(Chapter 1009) Changes certain of the limitations which currently apply to the issuance of general obligation bonds by the Ventura County Flood Control District. It also establishes a procedure by which the district board may annex or detach territory from a "special improvement zone" or may dissolve a zone altogether.

#

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.7.68

MEMO TO THE PRESS

#508

Acting Governor Hugh M. Burns has vetoed AB 25-Burton. His veto letter said:

"I am returning without my signature Assembly Bill No. 25, entitled, 'An act to add Section 11008.3 to the Welfare and Institutions Code, relating to public assistance, declaring the urgency thereof, to take effect immediately.'

"This measure requires the exclusion of income in computing public assistance grants to the extent permitted by federal law. The bill would exempt from consideration as income \$7.50 per month of any income received by a recipient of Old Age Security or Aid to the Disabled. It would also exempt \$5.00 of any income received by each individual included in a family receiving aid under Aid to Families with Dependent Children.

"AB 25 is a discriminatory grant increase. California's public assistance laws provide for automatic cost of living increases and no valid justification exists for providing additional increases for those with outside incomes.

"This bill also discriminates against the taxpayer of this state. It will increase state welfare costs by over \$13 million annually. County costs will be increased \$3 million. The substantial original cost of AB 25 can rise even higher since no limitation is placed on the amount of income which Congress can declare to be exempt.

"Accordingly, I am returning the bill unsigned."

* * *

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.9.68

MEMO TO THE PRESS

Governor Ronald Reagan is scheduled to arrive in Sacramento
(Municipal Airport) from Miami, Sunday, August 11, at approximately
6:30 P.M.

#

Acting Governor Hugh M. Burns announced today that he has signed the following bills:

- AB 850 - Mobley
(Chapter 1056) Prohibits the holder of any wine blender's license, application for which was made after February 2, 1968, from holding directly or indirectly any retail alcoholic beverage license and also prohibits such licensed wine blender from engaging in wine tasting activities or the sponsoring of wine tastings either on or off his licensed premises.
- AB 1004 - McGee
(Chapter 1057) Authorizes the judicial council to approve legal forms for use in the courts of this state and, when so approved, precludes any court from using a form different from that approved by the council.
- AB 1048 - Dent
(Chapter 1058) Revises procedures by which territory of one elementary, unified, or junior college district may be transferred to another such district. The bill makes different provisions for inhabited and uninhabited territory.
- AB 1375 - Foran
(Chapter 1059) Allows variable annuities to be written by any admitted insurance carrier having capital and surplus of at least \$2 million.
- AB 1406 - Unruh
(Chapter 1060)
URGENCY Amends the Streets and Highways Code provisions relating to the supervision by the state over the expenditures of gas tax funds by cities and counties.
- AB 1479 - Veneman
(Chapter 1061) Provides that certain printing processes and the transfer of certain printing materials do not constitute a "sale" or "purchase" for purposes of the Sales and Use Tax Law.
- AB 1527 - Hayes
(Chapter 1062) Enables the Department of Motor Vehicles, after transcribing electronically all data available from accident reports and abstracts of conviction, to destroy the original documents except in cases where the Vehicle Code requires mandatory action against a person's driving privilege. The electronically recorded data shall constitute evidence of such facts in any administrative action instituted by the department.
- AB 1540 - Stacey
(Chapter 1063) Authorizes the Department of Public Works to temporarily erect suitable signs specifying maximum sustainable weight at all entrances to any state highway bridge in a dangerous or weak condition.
- AB 1558 - Vasconcellos
(Chapter 1064) Amends the Penal Code, to establish a procedure whereby defendants in felony prosecutions may be absent from certain proceedings.
- AB 1563 - Beverly
(Chapter 1065) Permits payment of amounts necessary to eliminate special assessment liens previously imposed on property included in a new assessment district to be improved under the Improvement Act of 1911 or Municipal Improvement Act of 1913.

- AB 1586 - Chappie
(Chapter 1066) Extends regulatory control of mobilehomes to include water, electricity and sewage connections and installations. The bill also deletes existing provisions which require the Department of Housing and Community Development to regulate and enforce housing and health standards for rented and leased mobilehomes and mobilehomes accessories. It provides that every city or county shall assume regulatory and enforcement responsibility on mobilehome accessories, structures, connections and health standards when such mobilehomes are located outside of mobilehome parks.
- AB 1593 - Chappie
(Chapter 1067) Declares a moratorium on interest payments on state loans to South Tahoe Public Utility District, North Tahoe PUD, Tahoe City PUD, or Truckee Sanitary District for construction of sewage and drainage facilities if requested and until such time as requested, but not to extend beyond 1971-72.
- AB 1611 - Veysey
(Chapter 1068) Requires the director of agriculture to enforce the provisions of the Agricultural Code equally to all agricultural commodities and products sold in California so that the purchasers are assured of uniform protection under the law. The bill will remain in effect until the 61st day after the final adjournment of the 1970 regular session of the legislature.
- AB 1630 - Veneman
(Chapter 1069) Permits the legislative body of a local agency to invest assets of a pension trust established for the employees of the agency in specified types of securities and mutual funds and requires the legislative body to obtain the services of investment counsel regarding such investments.
- AB 1635 - Russell
(Chapter 1070) Permits any regularly employed and salaried employee who is engaged in the direction of traffic or enforcement of parking regulations when designated by the sheriff or chief of police to remove a vehicle from the highway, except a freeway, under specified conditions.
- AB 1650 - Karabian
(Chapter 1071) Authorizes local authorities to adopt rules and regulations by ordinance or resolution on the licensing and regulation of the operation of tow car service.
- AB 1697 - McMillan
(Chapter 1072) Amends the petroleum provisions of the Agricultural Code to add diesel fuel, white gasoline and transmission lubricating oils to the definition of petroleum products. This will require these products to be labeled to show their brand or trade name, and in the case of gear lubricants, the S.A.E. viscosity grade classification.
- AB 1703 - Bill Greene
(Chapter 1073) Specifies that no classified employee of a school district shall attain permanent status in civil service until he has completed a probationary period in a class.
- AB 1704 - Bill Greene
(Chapter 1074) Provides that classified school employees employed in positions established exclusively to work on weekends and holidays and for whom a special salary rate is established may be exempted from entitlement to specified benefits for holiday or weekend work.

- AB 1710 - Sieroty
(Chapter 1075) Provides for parole from state hospitals of any mentally disordered criminals, rather than just those for whom probation is available, on approval of superior court. The bill requires notification of the prosecuting attorney prior to approval or disapproval of such parole by the court.
- AB 1715 - Dunlap
(Chapter 1076) Requires the rear of every schoolbus to have a six-inch minimum proportionate sign, below the rear windows, containing the words, "Stop When Red Lights Flash."
- AB 1720 - Dunlap
(Chapter 1077) Increases the salary of the Solano County district attorney.
- AB 1723 - Dunlap
(Chapter 1078) Provides that teachers employed in junior colleges may be exempted from attendance at or participation in an annual teachers institute by action of the junior college district.
- AB 1736 - Wilson
(Chapter 1079) Provides that Education Code provisions regarding part-time teachers shall not apply to certificated temporary employees, or to anyone employed as a part-time employee above and beyond his employment as a full-time employee in the same school district.
- AB 1787 - Belotti
(Chapter 1080) Provides for the optional addition of harmless, edible stabilizer-emulsifiers to market cream and half-and-half.
- AB 1909 - Powers
(Chapter 1081)
URGENCY Authorizes the apportionment of 1967-68 supplemental support allowance to a school district which has failed to qualify therefor because of a county administrative error in failing to set the tax rates at the qualifying level.
- AB 1923 - Brathwaite
(Chapter 1082) Provides for the transfer of a juvenile court proceeding to the new county of residence where the parents of the minor have moved from the original county of jurisdiction.
- AB 1931 - Leroy F. Greene
(Chapter 1083) Allows the University of California to get state textbooks free of cost.
- AB 1936 - Brown
(Chapter 1084) Requires the Board of Dental Examiners to waive the written portion of its own licensing examination if an applicant for a dentist's license has passed National Board of Dental Examiner's examination and has received a certificate from that board or if an applicant for dental hygienist's license has passed the National Board of Dental Hygienist examination and has received certificate from that board.
- AB 1938 - Brown
(Chapter 1085) Provides that the district attorney or the grand jury may, in a prosecution for buying, receiving, concealing, or withholding stolen property, where the value of the property does not exceed \$200 and such action would be in the interests of justice, specify in the accusatory pleading that the offense shall be a misdemeanor, punishable only by imprisonment in the county jail for not more than one year.
- AB 1948 - Stull
(Chapter 1086) Authorizes the county board of supervisors, upon petition by a majority of the trustees of a public cemetery district, to decrease the number of trustees of such district from five to three.

- AB 1949 - Stull
(Chapter 1087) Extends state regulation of water wells to cathodic wells. The bill defines a "cathodic protection well" as any artificial excavation in excess of 50 feet constructed by any method for the purpose of installing equipment or facilities for the protection electrically of metallic equipment in contact with the ground.
- AB 2036 - Priolo
(Chapter 1088) Amends provisions of the Optometry Act relating to the issuance of renewal of a certificate to practice in California.
- AB 2059 - Benovich
(Chapter 1089) Increases the salaries of the Fresno County district attorney and supervisors.
- SB 652 - Collier
(Chapter 1052) Makes any person who willfully and maliciously discharges a firearm at an aircraft guilty of a felony.
- SB 760 - Marler
(Chapter 1053) Provides that the governing board of any school district may elect, subject to approval of State Board of Education, not to establish and maintain a kindergarten at any elementary school in which there are nine or less kindergarten applicants in the attendance area of that elementary school.
- SB 790 - Cologne
(Chapter 1054) Increases filing fees on prescribed types of applications before the Public Utilities Commission.
- SB 1120 - Teale
(Chapter 1055) Authorizes the formation of certain improvement districts within sanitary districts to undertake project of special benefit to the area.

* * * *

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.12.68

FOR IMMEDIATE RELEASE

* 510

Governor Ronald Reagan today issued the following proclamation naming Senate Pro Tem Hugh M. Burns governor emeritus of the state of California. Text of the proclamation follows:

- WHEREAS President Pro Tem of the Senate Hugh Burns did provide brilliant leadership to the State of California during his tenure as Governor from Saturday, August 3 through Saturday, August 10, 1968; and
- WHEREAS Governor Burns demonstrated his courage and executive ability in adjourning the longest regular session of the California Legislature; and
- WHEREAS Thousands of dollars of taxpayers' money were saved by this action; and
- WHEREAS Governor Burns signed into law 225 bills and exercised his veto power with discretion;

NOW THEREFORE, I, RONALD REAGAN, GOVERNOR OF THE STATE OF CALIFORNIA, do hereby name Hugh M. Burns GOVERNOR EMERITUS OF THE STATE OF CALIFORNIA in recognition of his outstanding and decisive service to the people and urge all Californians to pay Governor Burns the honor and respect befitting this high office.

* * * *

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.12.68

MEMO TO THE PRESS

Governor Reagan will hold his regular weekly press conference tomorrow, Tuesday, at 10:00 a.m. in Room 1190, State Capitol.

#

The governor's office announced today the following bills were signed by Acting Governor Hugh M. Burns:

- AB 96 - Negri
(Chapter 1181) Prescribes a procedure whereby a person who has received a written notice to appear for a traffic infraction in a court other than in the county of his residence may plead not guilty in writing in lieu of appearing in person.
- AB 301 - Hayes
(Chapter 1182) Provides the right of peaceable entry without liability for forcible entry, conversion or trespass to enforce a lien for the benefit of specified types of keepers of places of lodging.
- AB 307 - Veysey
(Chapter 1100) Deletes the requirement that a policeman be under civil service in order to qualify for the presumption for workmen's compensation purposes that heart trouble or pneumonia manifesting itself during his service arises in the course of his employment.
- AB 313 - Veneman
(Chapter 1183) Increases the number of judges in Stanislaus County Superior Court from four to five.
- AB 388 - Ketchum
(Chapter 1101) Authorizes the director of corrections to furnish state-owned property to prisoners for manufacture of handiwork to be sold. The proceeds from the sale of such articles shall be placed in the Inmate Welfare Fund for the benefit of all inmates.
- AB 469 - Miliias
(Chapter 1102) Appropriates \$1,000 for the expenses and support of the California Heritage Preservation Commission.
- AB 500 - Cullen
(Chapter 1184) States that the Southern California Rapid Transit District may consider the needs and problems of the whole southern California area in its plans and projections for a rapid transit system.
- AB 522 - Z'berg
(Chapter 1103) Raises the salary of the state architect from \$21,000 to \$23,000.
- AB 562 - Bagley
(Chapter 1185) Provides that the reserve account of a base period employer maintained under the unemployment insurance law shall not be charged for unemployment benefits paid a claimant who during his base period was a student employed on a temporary basis and whose employment began within, and ended with his leaving to return to, school, at the close of his vacation period.
- AB 574 - Deddeh
(Chapter 1104) Requires that the court, upon the motion of either party, proceed to the separate trial of the defense of statute of limitations in an action against a doctor, dentist, registered nurse, dispensing optician, optometrist, registered physical therapist, podiatrist, licensed psychologist, osteopath, chiropractor, clinical laboratory bioanalyst, clinical laboratory technologist, veterinarian, or a licensed hospital as the employer of any such person, the answer pleads that the action is barred by the statute of limitations.
- AB 601 - Russell
(Chapter 1105) Provides that an individual terminated from employment due to absence from work for more than 24 hours because of incarceration, who is subsequently convicted, be deemed to have left his work voluntarily without good cause, resulting in his disqualification for unemployment benefits.

AB 635 - Fenton
(Chapter 1106)

Prohibits a judge of the superior court from authorizing anyone to inspect prescribed adoption records except in exceptional circumstances and for good cause approaching the necessitous.

AB 677 - Pattee
(Chapter 1186)

Provides for changes in the law relating to commercial fertilizing materials. The bill permits a registrant to purchase one certificate of registration to sell commercial fertilizers, agricultural minerals and auxiliary soil chemicals. The bill also provides that the director of agriculture may lower the tonnage fees on commercial fertilizers and agricultural minerals and adjust them as the fiscal conditions of the fund may seem to warrant.

AB 680 - Pattee
(Chapter 1107)

Provides that fees paid by candidates for offices wholly within one county are to go to county, and fees paid by candidates for all other offices and for the state legislature and Congress are to go to the state general fund. Presently, all fees go to the secretary of state for apportionment among the counties.

AB 709 - Veneman
(Chapter 1187)

Makes possession of cigarettes for sale in violation of the Cigarette Tax Law a misdemeanor. Adds to the present misdemeanor penalty a penalty of \$25 for each carton of cigarettes, or portion thereof, as determined by the court, sold in violation of the Cigarette Tax Law, and makes it a misdemeanor for any retailer under the Sales and Use Tax Law to knowingly purchase cigarettes for resale from any person, except a licensed cigarette distributor.

AB 710 - Veneman
(Chapter 1108)

Provides that a person who transports 200 or more cartons of cigarettes in an attempt to evade the tax may be punished either by imprisonment in the county jail for up to one year or in the state prison for one to five years or by a fine of up to \$5,000. The bill also increases the amount of cigarettes which may be brought into the state untaxed by an individual from one to two cartons.

AB 768 - Sieroty
(Chapter 1109)

Permits the court to forfeit bail and order no further proceedings if, at the time when a traffic matter is called for trial, the defendant does not appear either in person or by counsel and has not requested in writing that the trial proceed in his absence.

AB 769 - Sieroty
(Chapter 1188)

Revises provisions which permit trial of a defendant on a misdemeanor charge to proceed in his absence so that trial may proceed if the defendant has full knowledge trial is to be held or is being held. The bill permits court, in any case where defendant fails to appear at time set for trial, to continue the matter, order bail forfeiture or revocation of release on recognizance, or issue bench warrant or combination of foregoing.

AB 828 - Miller
(Chapter 1189)

Permits governing boards of school districts to authorize use of school buildings and facilities for child care or day-care program established in cooperation with a city to provide supervision and activities for children of preschool age.

AB 832 - Stull
(Chapter 1110)

Permits the use of four percent interest as part of the minimum standard for valuation of certain prescribed annuity and pure endowment contracts.

AB 839 - Cory
(Chapter 1111)

Authorizes the unification bonus for school districts in which the reorganization proposal is approved by the voters at an election held on the date of the presidential primary.

- AB 856 - Bagley
(Chapter 1112) Provides that property interests dedicated to a public use by a public utility, or dedicated to or owned by the state of any public entity, rather than property interests of specified entities, are not subject to adverse possession.
- AB 888 - Zenovich
(Chapter 1113) Establishes the Amusement Rides Safety Law and authorizes the Division of Industrial Safety to formulate rules and regulations for the safe installation, repair, operation and inspection of all non-permanent amusement rides.
- AB 890 - Chappie
(Chapter 1114) Raises the salaries of the Placer County supervisors and district attorney.
- AB 922 - Priolo
(Chapter 1115) Increases various licensing and filing fees of the Division of Savings and Loan.
- AB 953 - Campbell
(Chapter 1116) Makes a clarifying change and a technical corrective change in the Penal Code provisions defining and prescribing penalties for escape of prisoners.
- AB 969 - Cory
(Chapter 1190)
URGENCY Provides that an agreement to the annexation of a high school or unified district to a contiguous junior college may include as a condition for such annexation the collection of money from the annexed district for capital outlay purposes; the bill increases the maximum tax rate within annexed district for such purpose, not to exceed 15 cents for each \$100 of assessed valuation. The bill also requires the ballot used in such annexation election to contain a statement that the maximum tax rate within the annexed district will be increased by a specified amount.
- AB 974 - Zenovich
(Chapter 1191) Includes, for purposes of determining remuneration to be excluded from "wages" for ascertaining employer unemployment insurance contributions, remuneration paid to an employee for services constituting employment under the unemployment insurance laws of another state which the employer has reported to such other state as wages for contribution purposes.
- AB 980 - Collier
(Chapter 1117) Permits a high school district to buy supplementary books for use of the pupils. Presently a high school district may buy textbooks. This bill would extend the authority to reference books and other types of books not generally considered textbooks.
- AB 1028 - Bear
(Chapter 1118) Requires the Board of Medical Examiners to deny any application for a dispensing optician certificate if such applicant proposes to fill any prescription issued by a licensed physician and surgeon who has any direct or indirect proprietary interest in the dispensing establishment. The bill authorizes the board to suspend, revoke or refuse to renew the certificate of any dispensing optician who fills or has filled any prescription issued by a licensed physician and surgeon who has any direct or indirect proprietary interest in the dispensing establishment.
- AB 1029 - Bear
(Chapter 1119) Permits a savings and loan association to make loans on real property in a foreign country if such loans are guaranteed by an agency of the federal or state government, and to invest in the stock or securities of a thrift institution of a foreign country subject to regulations of the savings and loan commissioner.
- AB 1034 - Foran
(Chapter 1120) Authorizes the California Highway Patrol to regulate the safe operation of combinations of a two-axle truck and trailer or semi-trailer, with or without an auxiliary dolly, coupled together exceeding a length of 40 feet.

- AB 1067 - Wilson
(Chapter 1121) Requires the check or other mode of payment of unemployment insurance benefits to have prominently imprinted upon it: "State unemployment insurance benefits under the California Unemployment Insurance Code are paid for by employers."
- AB 1069 - Veysey
(Chapter 1122) Provides that neither the proceedings nor records of organized committees of medical staffs in hospitals having responsibility for evaluation and improvement of the quality of care rendered in the hospital nor medical review committees of local medical societies are to be subject to discovery.
- AB 1080 - Bill Greene
(Chapter 1123) Prohibits organizations of employees, rather than organizations of employers, from providing a maximum age for apprentices of less than 31 years at time of entry into apprenticeship training program.
- AB 1082 - Bill Greene
(Chapter 1124) Prohibits charging a fee for acceptance of an application for entrance into apprenticeship training programs. Declares that a reasonable cost may be charged after the applicant has been accepted into the program.
- AB 1101 - Biddle
(Chapter 1125) Prohibits trespass on railroad property within 20 feet of the rails where it would interfere with the safe and efficient operation of a train. The bill does not prohibit lawful labor picketing.
- AB 1118 - Bagley
(Chapter 1192) Makes various violations of the Vehicle Code, and of various local ordinances adopted pursuant to the code, infractions rather than misdemeanors. The bill defines an infraction as a public offense rather than a felony or a misdemeanor, and prohibits prison punishment for infractions. It eliminates jury trial for such infractions. The bill becomes operative on January 1, 1969.
- AB 1139 - Ryan
(Chapter 1193) Allows school governing boards to recommend minimum educational and work experience requirements for classified positions, and requires the personnel commission, in approving such requirements, to insure that these requirements reasonably relate to the duties of each position. The bill is not applicable to the Los Angeles Unified and Junior College Districts.
- AB 1184 - Chappie
(Chapter 1126) Makes the out-of-state purchase of fuel which is subject to Use Fuel Tax Law a violation of that law when used within the state unless person using fuel is a vendor and collects the tax or holds a user's permit or is a nonresident exempt from holding a user's permit.
- AB 1185 - Fenton
(Chapter 1194) Amends the Furniture and Bedding Inspection Act by clarifying provisions regarding the renovation and repair of bedding and upholstered furniture, substituting new "custom upholsterer's" license for present "furniture repairer's" license.
- AB 1197 - Vasconcellos
(Chapter 1195) Deletes the provision requiring the Department of Motor Vehicles to suspend or revoke the driving privilege for an additional period of time for a conviction of driving when the license has been suspended or revoked. The bill establishes two classes of crimes for driving a motor vehicle when a person's driver's license has been suspended or revoked.
- AB 1202 - Lanterman
(Chapter 1127) Increases the amount of money which the Department of Mental Hygiene may provide a patient who is going on leave of absence or is to be discharged.

- AB 1209 - Bagley
(Chapter 1128) Increases the additional filing fees for court reporting expenses in the Marin County Superior Court from \$9.50 to \$10.50. The bill increases such fees in the Central Judicial District of Marin County.
- AB 1226 - Dunlap
(Chapter 1196) Reduces the minimum number of lanes a bowling center must have from 32 to 12 so as to be permitted to sublet the sale and service of the meals it must serve to qualify for an on-sale liquor license.
- AB 1227 - Dunlap
(Chapter 1197) Raises the salaries of the Napa County supervisors, county auditor and district attorney.
- AB 1266 - Cory
(Chapter 1198)
URGENCY Provides that the three-year average factor used in modifying assessed valuations in connection with state school aid programs be carried to three decimal places. The bill also clarifies the method of modification of the assessed valuation for the purpose of computing the amount of bonded indebtedness a school district can incur.
- AB 1270 - Wilson
(Chapter 1129) Declares that any advance payment or partial payment for damages, under a liability insurance policy, as an accommodation to the injured party or others, shall not be construed as an admission of liability.
- AB 1363 - Britschgi
(Chapter 1199) Provides that where criminal defendant impaired by chronic alcoholism undergoes court-ordered evaluation or detention, the criminal proceedings shall be resumed or dismissed after the completion of evaluation or detention.
- AB 1373 - Veneman
(Chapter 1130) Provides that the tax rate for unsecured property that escapes taxation is the one that should have applied had the property been assessed at the proper time. The bill also provides that a certificate of redemption is an authorization for recording a release of equity or quitclaim as to redeemed property that has been deeded to the state.
- AB 1390 - Dent
(Chapter 1200) Increases in grades nine to twelve, the maximum number of square feet of building area per attendance unit in excess of 1800 units for each attendance center under the State School Building Aid Program.
- AB 1405 - Brathwaite
(Chapter 1201) Includes compensation received as a school district employee under a school district retirement plan in computing final compensation as basis for retirement allowance of a local member of the Public Employees' Retirement System.
- AB 1428 - Fong
(Chapter 1131) Provides that where assessor appoints a time for filing property statement other than last Monday in May, the specified penalty shall not apply unless a property statement is filed after the appointed time, the assessor has given the prescribed notice by mail and property statement has not been filed within 15 days of such notice.
- AB 1471 - Monagan
(Chapter 1202) Authorizes savings and loan associations to invest up to one percent of their assets in the service corporations and "business development credit corporations" for the purpose of engaging in housing activities for low and moderate income families.
- AB 1515 - Foran
(Chapter 1132) Permits the Department of Public Works to construct and maintain safety roadside rests in urban areas.

- AB 1516 - Foran
(Chapter 1133) Provides that the Department of Public Works may permit motorists to use safety roadside rests during nighttime hours. It also provides that safety roadside rests may contain telephones, facilities for the distribution of current news, and traveler service information facilities in addition to those facilities already authorized.
- AB 1526 - MacDonald
(Chapter 1134) Revises the number and compensation of various attaches of the Ventura County Municipal Court.
- AB 1559 - Beverly
(Chapter 1203) Amends the Credit Union Law to improve the provisions relating to financial reports by licensees to simplify the procedure for annual assessments and to make certain debt instruments issued by credit unions subject to existing limits on borrowings.
- AB 1578 - Moretti
(Chapter 1135) Would permit savings and loan associations with the approval of the commissioner and subject to his regulations to make loans of 75 percent of the appraised value for a period of 25 years.
- AB 1580 - Moretti
(Chapter 1136) Makes any industrial loan company other than a premium finance agency which conducts any insurance premium financing business subject to the limitations on finance charges generally applicable to premium finance agencies.
- AB 1591 - Chappie
(Chapter 1137) Provides that areas wherein water service is primarily agricultural and any domestic service is only incidental thereto are exempt from the provisions relating to water systems except in the specific areas in which the Department of Public Health determines that application of such provisions is necessary to protect public health and gives written notice thereof.
- AB 1607 - Knox
(Chapter 1138) Makes a legislative finding that it is necessary to conserve agricultural land generally, rather than to conserve only prime agricultural land, under the California Land Conservation Act of 1965.
- AB 1615 - Briggs
(Chapter 1204) Excludes from the workmen's compensation law domestics engaged in the part-time care and supervision of children in a private residence for less than 54 hours per week.
- AB 1621 - Barnes
(Chapter 1139) Revises the descriptions of portions of State Highway Routes 75 and 282.
- AB 1636 - Russell
(Chapter 1140) Permits a workmen's compensation insurer to deposit with the insurance commissioner approved preferred stocks, as well as cash or interest-bearing stocks, in lieu of a bond. The bill permits deposits made by such insurer in lieu of certain bonds to be placed in a bank or trust company pursuant to the approval of the insurance commissioner and under such rules and regulations as he may deem necessary as well as being placed in a separate deposit with the state treasurer.
- AB 1678 - Pattee
(Chapter 1205) Authorizes the director of agriculture to establish regions for notification of apiary owners relative to pesticide application. If such a region is established, a county agricultural commissioner will be designated by the director of agriculture as the coordinator for the region.

- AB 1685 - Dunlap
(Chapter 1141) Authorizes certain junior college districts to award bids for construction of buildings and facilities contained in proposed projects approved by the Departments of Education and Finance, prior to appropriation of the state's share of funding thereof from the Junior College Construction Program Bond Act of 1968 if specified conditions are met.
- AB 1718 - Dunlap
(Chapter 1142) Increases the salary ranges of court attaches of the Fairfield-Suisun Judicial District and the Vallejo Municipal Court.
- AB 1721 - Dunlap
(Chapter 1206) Provides that, in proceedings to commit persons alleged to be mentally disordered sex offenders, narcotic drug addicts, habit-forming drug addicts, and mentally abnormal sex offenders to Department of Mental Hygiene, court-appointed psychiatrists or medical examiners, as the case may be, are required to be at hearing to testify and hear all testimony, among other things, unless the person upon the advice of counsel waives the presence of such person and it is stipulated that their respective affidavits or reports may be received in evidence.
- AB 1731 - Wilson
(Chapter 1143) Reenacts and revises the Financial Code provisions relating to merger, consolidation or transfer of a savings and loan association.
- AB 1749 - Lanterman
(Chapter 1144) Permits female employees to dispense beer or wine from behind any bar or permanently affixed fixture of any licensee who operates a bona fide public eating place, licensed only with an on-sale beer and wine license.

AB 1763 - Duffy
(Chapter 1145)

Authorizes formation of improvement districts within drainage districts formed pursuant to Drainage District Act of 1903. Authorizes the board of a drainage district to appoint a treasurer to serve at the board's pleasure and to combine the offices of secretary and treasurer in one person.

AB 1770 - Hayes
(Chapter 1207)

Imposes a mandatory fine of \$50 for first conviction and \$100 for any subsequent conviction for persons whose motor vehicles are not equipped with the required emissions control devices, correctly installed and in operating order. The same penalties are imposed for persons who disconnect, modify or alter the required devices in any way which makes them less effective.

AB 1806 - Foran
(Chapter 1208)

Amends the Check Sellers and Cashers Law to create an exemption from licensing on behalf of nonprofit community service organizations engaged primarily in educating and counseling consumers on credit problems, permitting such companies to charge a fee to offset expenses when they act as a prorater for consumer debtors.

AB 1830 - Briggs
(Chapter 1146)

Authorizes a county superintendent of schools to provide insurance coverage, including workmen's compensation, for persons authorized by him to perform volunteer services for schools under his supervision.

AB 1840 - Vasconcellos
(Chapter 1147)

Allows continuing contracts to cover a period longer than one year but not to exceed four years to be offered certified employees of any school district in positions requiring a supervision or administration credential.

AB 1847 - Fenton
(Chapter 1148)

Expands definition of "state" for purposes of the Uniform Reciprocal Enforcement of Support Act, to include any foreign jurisdiction that has enacted such act or a substantially similar reciprocal law. The bill permits the attorney general to declare that a foreign jurisdiction is a reciprocating state for the purposes of such act.

AB 1860 - Russell
(Chapter 1149)

Permits the Narcotic Addict Evaluation Authority to use members of other similar boards for the purpose of hearing cases when workload requires.

AB 1877 - Dunlap
(Chapter 1209)

Authorizes a school principal to suspend, for not to exceed 10 days, any pupil for good cause.

AB 1884 - Wilson
(Chapter 1210)

Specifies that the provisions that prohibit parking on a freeway shall not include a vehicle owned by the donor of free emergency assistance when summoned by display of a sign given by the donor for that purpose. Prohibits the towing of vehicles by the operator providing such free assistance.

AB 1910 - Deddeh
(Chapter 1150)

Permits a retired member of the Public Employees' Retirement System to be appointed by an employer during an emergency to pre-

vent stoppage of public business or because of special skills of the person without reinstatement from retirement or loss of benefits. Such appointments may not exceed 60 days in any one calendar year.

AB 1911 - Dent
(Chapter 1151)

Revises salary ranges and positions in the Contra Costa County municipal courts. The bill also increases the salary of the Contra Costa auditor, district attorney, and that of supervisors.

AB 1915 - Knox
(Chapter 1152)

Expands the definition of open-space land for property tax purposes by including lands in which interests therein are acquired for open-space purposes by cities and counties by various methods in addition to scenic easement deeds.

AB 1916 - Knox
(Chapter 1153)

Makes a nonsubstantive change in the provision relating to capitalization of income of land being valued by State Board of Equalization in its triennial survey when representative sales information is not available.

AB 1924 - Brathwaite
(Chapter 1154)

Permits county board of supervisors to delegate to the county welfare department all or part of probation officer's duties concerning certain dependent children.

AB 1930 - L. B. Greene
(Chapter 1155)

Specifies that notice and hearing is not required for changes under Municipal Improvement Act of 1913 adopted at the hearing on the report which do not change the total amount of the assessment, and which make no increase or decrease in the amount of money on each parcel of property included in the assessment.

AB 1954 - Veneman
(Chapter 1211)

Requires written findings of fact to be given if requested up to or at the commencement of the assessment hearing and requires substantial evidence to support final determinations by the board. The bill also permits the assessor to introduce new evidence in support of a higher assessment only if the applicant for the hearing is notified 10 days prior to the hearing of the new assessment and informed of the evidence to be used in support thereof.

AB 1955 - Veneman
(Chapter 1212)

Authorizes the assessor to send notice of the full cash value and assessed value of certain business personal property on the secured roll to assessees who file no property statement. The bill authorizes the assessee, if he receives such notice, to pay taxes based on such assessment under protest and obtain equalization in a specified manner.

AB 1957 - Veneman
(Chapter 1156)

Establishes a rebuttable presumption for succeeding two years that appraised value substituted by county board of equalization or assessment appeals board in equalization proceedings is appraised value for such years.

AB 1960 - Veneman
(Chapter 1213)

Permits all relevant evidence to be introduced in a hearing on application for an assessment reduction without regard to judicial rules of evidence.

AB 1963 - Veneman
(Chapter 1157)

Authorizes submission of two propositions, one to authorize the issuance of bonds and one to authorize an increase in the maximum tax rate of the district, if school district elects or is required to submit proposition on issuance of bonds for school construction, purchase, alterations, repairing, or ground improvement.

AB 1973 - Zenovich
(Chapter 1158)

Amends the Check Sellers and Cashers Law to increase the minimum fee for selling and cashing checks from 35 cents to 50 cents.

AB 1975 - Zenovich
(Chapter 1159)

Requires the State Department of Public Health to maintain a program of occupational health and occupational disease prevention.

AB 1981 - Zenovich
(Chapter 1214)

Increases the maximum rate of interest payable on bonds issued by a housing authority from $4\frac{1}{2}$ percent to 6 percent.

AB 1989 - Fong
(Chapter 1160)

Declares that a certificate of compliance with the air pollution law issued for any motor vehicle is valid upon any subsequent transfer of ownership and registration at any time between the husband and wife.

AB 2000 - Quimby
(Chapter 1161)

Provides that San Bernardino County Supervisors may receive expenses for local agency formation commission service and for service on special district boards as provided by law.

AB 2001 - Quimby
(Chapter 1162)

Increases the number of judges in the San Bernardino County Municipal Court from 9 to 10.

AB 2040 - Stacey
(Chapter 1163)

Amends the Kern County Water Agency Act to provide that if by the 75th day prior to the agency election only one person has been nominated for any office of director, the board shall appoint that person. If no person has been nominated, the board shall appoint any qualified person.

AB 2047 - Bagley
(Chapter 1164)

Makes several technical amendments relating to the organization of the Department of Housing and Community Development.

AB 2091 - Chappie
(Chapter 1215)

Loans \$10,000 to the 20th District Agricultural Association.

URGENCY

SB 73 - Richardson
(Chapter 1090)

Specifies that unemployment disability benefits paid to individuals receiving wages from an employer while disabled shall not exceed, together with such wages, the individual's weekly wage, exclusive of overtime pay, prior to the disability, rather than weekly wage immediately prior to the disability.

SB 126 - Dymally
(Chapter 1091)

Provides for grants to school districts for payment of a part of the salaries of teachers' aides employed by school districts as an integral part of their compensatory education programs.

SB 330 - Coombs
(Chapter 1092)

Treats any unreported gift to a Class A transferee as an incomplete gift for gift tax purposes upon the donor's death and includes it in the estate of the deceased for inheritance tax purposes.

- SB 378 - Teale
(Chapter 1165)
- Amends the Financial Code provisions relating to loan charges by pawnbrokers. The bill corrects an inadvertent omission in legislation enacted earlier this year.
- SB 432 - Rodda
(Chapter 1166)
- Excludes from supplemental support computations pupils enrolled in designated special education programs and classes. The bill also prescribes the formula for repayment of apportionments to school districts for purposes of Urban School Construction Aid Law of 1968.
- SB 433 - Grunsky
(Chapter 1167)
- Adds a representative of the Board of Corrections to the advisory board of the Joint Legislative Committee for the Revision of the Penal Code and requires the committee to request the Judicial Council to designate two superior court judges and two municipal court judges, rather than two judges, to serve on the advisory board.
- SB 572 - Dymally
(Chapter 1168)
- Provides that instruction in the social sciences in grades 1 to 12, inclusive, shall include the early history of California and a study of the role and contributions of American Negroes, American Indians, Mexicans, and other ethnic groups to the economic, political, and social development of California and the United States.
- SB 637 - Cusanovich
(Chapter 1093)
- Requires local health departments to put mobile food preparation under permit and requires these units to work out of an approved establishment. It also requires an operator to keep records of food sources and requires the State Board of Public Health to adopt regulations.
- SB 672 - Teale
(Chapter 1094)
- Authorizes the Department of Education to refund to school districts the amount of excess payments made to the Department for education of district pupils at the California School for Deaf and the California School for Blind.
- SB 729 - Lagomarsino
(Chapter 1169)
- Accelerates the repayment of a loan made to the Motor Vehicle Fund from the General Fund. The bill also permits funds transferred from the Motor Vehicle Fund to the State Highway Fund to be returned to the Motor Vehicle Fund.
- SB 756 - Marler
(Chapter 1170)
- Provides under the Lanterman-Petris-Short Act, for additional intensive treatment, not to exceed 14 days, for suicidal persons, defined as those who, during the 14-day period of intensive treatment, or during 72-hour evaluation period, threatened or attempted to take their own lives or who were detained for evaluation and treatment because they threatened or attempted to take their own lives. The bill becomes operative on July 1, 1969.
- SB 777 - G. Miller
(Chapter 1095)
- Provides that sanitation district board members shall receive specified expenses of traveling necessarily done by automobile, or by public conveyance, to attend board meetings and serve as representative of district in matters relating to legislation.

SB 780 - Miller
(Chapter 1096)

Expressly authorizes a county sanitation district to acquire, construct, control, as well as to operate and maintain, works for the production, treatment, storage, and distribution of a water supply for domestic and other uses.

SB 840 - Dymally
(Chapter 1171)

Requires the Department of Education to develop and implement an experimental pilot program involving a work-study vocational training program during the summer of 1968.

SB 919 - Collier
(Chapter 1172)

Accelerates the payment of a \$2.7 million loan made from the General Fund to the Motor Vehicle Fund. The bill permits money transferred from the Motor Vehicle Fund to the State Highway Fund to be returned to the Motor Vehicle Fund. The bill also amends a section of the Streets and Highways Code to bring that section into conformity with other provisions of the code.

SB 960 - Miller
(Chapter 1173)

Excludes from the definition of "wages" for purposes of the unemployment insurance law, payments made to employee or his dependents upon or after termination of employment because of death, retirement for disability, or retirement.

SB 968 - Mills
(Chapter 1174)

Permits governing boards of school districts to establish priorities for the repair, reconstruction, and replacement of unsafe school buildings based on the report of an authorized examination of such buildings. Propositions submitted to the voters for securing necessary funds when buildings are found unsafe may be either for issuance of bonds or for an increase of the tax rate or both.

SB 1068 - Song
(Chapter 1175)

Requires the State Board of Registration for Civil and Professional Engineers to register without examination in metallurgical engineering any applicant who applies prior to June 30, 1966, and who meets specified qualifications.

SB 1069 - Danielson
(Chapter 1176)
URGENCY

Provides that a statement of qualifications for elective office in any local agency, city, county or district may be filed no later than the 45th day before the election, if it is a general election, instead of when nomination papers are returned for filing.

SB 1074 - Danielson
(Chapter 1177)
URGENCY

Makes provision for disposition of specified properties between the Los Angeles Unified School District and the Los Angeles Junior College District. The bill provides for the preservation of accrued employment rights, including probationary and seniority status of district employees; authorizes continuance of membership in Public Employees' Retirement System for classified employees; and provides for related matters.

SB 1089 - Wedworth
(Chapter 1097)

Provides an inspection warrant procedure whereby state and local government agencies can conduct inspections for the purpose of enforcing state and local laws and regulations made to protect the public in matters of health, welfare, fire and safety.

SB 1114 - Walsh
(Chapter 1178)

States that provisions authorizing leave of absence with pay in lieu of workmen's compensation for certain police and fire employees shall not be applicable to individuals who are appointed as reserve public safety employees.

SB 1133 - Deukmejian
(Chapter 1098)

Permits an officer, director, or committee-man of a credit union to borrow from that union. The bill authorizes any credit union, with the approval of the commissioner of corporations, to merge with a central credit union as defined under the charter of such credit union.

SB 1159 - Burgener
(Chapter 1099)

Authorizes the appointment of the director of public health as either the guardian or conservator of the person or estate, or both, of any mentally retarded person, who is eligible for the services of a regional center for mentally retarded persons and their families, or who is a patient in any state hospital, and who was committed to such hospital from a county served by such center, by any person.

SB 1220 - Moscone
(Chapter 1179)

Increases minimum and maximum number of bar pilots for San Francisco, San Pablo, and Suisun Bay which may be licensed by Board of Pilot Commissioners. The bill also repeals the authority of board to issue temporary bar pilots' licenses for such bays.

SB 1275 - Short
(Chapter 1180)

Increases the number of superior court judges in San Joaquin County from 5 to 6.

#

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.13.68

RELEASE: Immediate

#512

Governor Reagan read the following statement at the beginning of today's press conference.

"Good morning:

"Before responding to your questions, I would again like to express my appreciation to Senate President Pro Tem Hugh Burns for his magnificent leadership as acting governor of California during my absence.

"The decisive action and quality of statesmanship he brought to the executive office last week should make all Californians deeply proud and grateful. I am personally indebted to him, both as a friend and as a dedicated public servant.

"I believe his decision to adjourn the legislature was proper and thoughtfully considered. Certainly, he acted within his constitutional authority as governor.

"The fact is, the legislature had reached a virtual impasse on some of the most important bills on its agenda.

"Seven full months had passed. It had become the longest legislative session in history.

"Yet, such vital issues as property tax relief for California's homeowners...income tax relief for our overburdened middle income families...BART financing...and others...were still unresolved.

"And, no prospect for agreement on these issues was in sight.

"Adjournment, therefore, was justified and appropriate.

"However, the fact still remains that the kind of pressing issues I've mentioned must not go unresolved indefinitely. We all surely recognize that they are far too important to be left submerged in the unproductive depths of partisan bickering.

"They can and must be resolved. But, this will require a full measure of cooperation and mutual understanding among reasonable men.

"If I am given assurance from both houses of the legislature that agreement is possible on the important, but unresolved, matters facing us, I will not hesitate to take those steps necessary to put the appropriate subjects on special call.

"Without such assurance, there is only the prospect of continued haggling and a further waste of the taxpayer's money.

"The people want these problems resolved. It is now up to the members of the legislature to see to it this can be done."