Governor Ronald Reagan announced today he has signed the following bills:

AB 870 - Zenovich (Chapter 1055) Exempts from withdrawal procedure and fee insurance companies that are merging with an admitted insurer providing that they receive the Insurance Commissioner's prior written consent.

AB 1000 - Dent (Chapter 1056) Authorizes a peace officer, in cases involving traffic accidents to issue and deliver a written notice of violation to any person who has reasonable cause to believe has committed a violation of the Vehicle Code not declared to be a felony, or a violation of local vehicle ordinance.

AB 1027 - Milias (Chapter 1109) Creates the Mountain View Shoreline Regional Community Park in Santa Clara County.

AB 1061 - Veysey (Chapter 1057) Provides a new method for the taxation of livestock. The new tax is five mills ($0.005) per head-day on all livestock subject to the Act except sheep. The rate on sheep is 0.55 of one mill ($0.00055) per head-day on all sheep. Covered by the Act are cattle other than dairy cattle, male animals held for breeding purposes, and sheep. The tax will be administered by county officials pursuant to rules and regulations of the State Board of Equalization.

AB 1082 - Campbell (Chapter 1058) Requires the governing board of school district to increase the salary of classified employees for the period he is required to work out of classification, if the period exceeds 5 days within 15 calendar days.

AB 1087 - Fong (Chapter 1059) Changes the period of scholarships relating to nursing education, awarded to persons under specified provisions from 10 months to 12 months.

AB 1093 - Priolo (Chapter 1060) Provides for submission to the voters at 1970 primary election of Assembly Constitutional Amendments Nos. 28, 29, 30, and 31.

AB 1113 - Deddeh (Chapter 1061) Revises provision allocating costs of engineering and traffic surveys to determine the need for traffic control devices near schools, by deleting requirement that they be borne equally by the requesting school district and the city, county, city and county, or state agency involved, and by providing that the city, county, city and county, or state agency involved may require the requesting school district to pay an amount not to exceed 50 percent of the costs of such survey.

AB 1137 - Beverly (Chapter 1062) Provides that an insurer may insure against expense of defending suit for serious and willful misconduct by an employer or his agent.

AB 1144 - Z'Berg (Chapter 1063) Requires FEPC to maintain liaison with human relations commissions of cities, counties and city and county, and to provide any non-confidential information to such commissions on request.
AB 1147 - Burke (Chapter 1064)  Extends the license period of Motor Vehicles Pollution Control Device and Inspection Stations to provide that they are valid for not less than one year nor more than four years, as established by the Commissioner of the Highway Patrol, rather than only one year.

AB 1219 - Stull (Chapter 1065)  Authorizes the Department of Water Resources to grant under the Davis-Grunsky Act to the Poway Municipal Water District up to $860,000 for recreation and fish and wildlife enhancement in connection with the construction of the Poway Water Storage Project.

AB 1221 - Russell (Chapter 1066)  Provides that the money penalty in lieu of suspension of license or other action against an insurer found for the first time by the Insurance Commissioner to have violated the insurance law shall not exceed 20 percent of gross commission, rather than 1/4 percent of gross premiums, or any unlawfully received and retained amount such as a rebate.

AB 1239 - Greene, B. (Chapter 1067)  Authorizes cities and counties to contract and cooperate with federal, state and local agencies and private entities in federal housing programs and other federal programs, and to do all acts necessary to participate therein.

AB 1240 - Greene, B (Chapter 1068)  Changes the name of the Division of Job Training and Development within the Department of Human Resources Development to the Division of Job Training, Development and Placement. The bill authorizes an Office of Manpower Utilization within that Division to plan and develop entry level jobs for economically disadvantaged persons and specific purposes and functions of the office.

AB 1245 - Barnes (Chapter 1069)  Provides that school districts which participate in federally financed programs shall charge the Federal Government for all retirement costs associated with such service including that portion which is presently financed by the State General Fund.

AB 1308 - Stull (Chapter 1070)  Authorizes the Department of Water Resources to grant under the Davis-Grunsky Act to the City of Escondido up to $857,600 for recreation and fish and wildlife enhancement, in connection with the construction of the Dixon Dam and Reservoir Project.

AB 1312 - Veysey (Chapter 1071)  Provides that for the current fiscal year only, upon approval of the Superintendent of Public Instruction, the deductible amount of fire insurance for any school district may exceed $1,000 for each occurrence.

AB 1327 - Knox (Chapter 1072)  Authorizes the Commission on Peace Officer Standards and Training to carry out specified functions and programs and allocate money therefor, with respect to peace officer members of regional park districts and policemen of districts authorized by statute to maintain police department.
AB 1335 - Dunlap
(Chapter 1073)
Specifies eligibility of designated persons to be granted psychiatric technicians' licenses without examination. States that no provision of chapter relating to psychiatric technicians shall be construed to prevent persons from performing specified services for purpose of training to qualify for licensure under a program authorized by the Board of Vocational Nurse Examiners of the State of California. Provides that persons may perform services limited to licensed psychiatric technicians if they are training in another professional field.

AB 1388 - Moorhead
(Chapter 1074)
Amends the California Uniform Gifts to Minors Act to permit the donor to designate, in the same transaction and by the same document by which the gift is made, one or more successor custodians to serve consecutively under conditions prescribed in the bill.

AB 1407 - Chappie
(Chapter 1075)
Provides for regulation and identification of snow-mobiles as vehicles exempt from registration but provides for payment of a $5 fee and issuance of an identification plate.

AB 1408 - Chappie
(Chapter 1076)
Grants authority to certain junior college districts meeting specific criteria, to award bids for the initial equipment of buildings and facilities which have been approved by the Board of Governors of the Community Colleges and the Department of Finance.

AB 1412 - Greene, B
(Chapter 1077)
Makes provision allowing governing board to recommend minimum educational and work experience requirements for classified service positions, requiring the personnel commission, in approving such requirements, and requiring position duties and qualifications to be prepared and approved prior to issuance of announcement for competitive examination to fill position vacancies, applicable to school districts with a.d.a. of more than 400,000 and to junior college district in territory of city with population of more than 4,000,000.

AB 1421 - Chappie
(Chapter 1078)
Authorizes the Department of Alcoholic Beverage Control to issue four additional original on-sale general licenses in any county where the inhabitants number less than 7,000 and where the major economy of the county is dependent upon the continual use of that county's recreational facilities. Provides that to qualify for such a license a premises must have a seating capacity for 100 or more diners.

AB 1466 - Duffy
(Chapter 1079)
Authorizes director to adopt rules and regulations for payment of services by monthly payment for each recipient and for methods of enrollment. Provides that the department may provide that once enrolled the enrollment of the recipient may not be terminated, except for good cause, within one year of enrollment.

AB 1491 - Gonsalves
(Chapter 1080)
Eliminates January 1, 1969, termination date on authority of Professional Engineers Board to register industrial engineers without examination, re-opens opportunity to apply for such registration without examination until January 1, 1970.
Under specified conditions, authorizes the Insurance Commissioner to deny the right of cancellation on fire insurance policies unless 60 days' notice is given.

Requires school districts when referring to a pupil's surname to use the surname on the document submitted to prove the pupil's age for admission to school. If the surname has been changed subsequently pursuant to judicial process, the surname shown on the court order shall be used.

Directs the escrow holder required in alcoholic beverage business of license transfer involving purchase price or consideration to notify the transferor's bona fide creditor who files a claim with escrow holder, in a case where the transferor disputes the claim.

Directs the State Department of Public Health to maintain, in cooperation with local agencies, Emergency Medical Services Program, and enumerates functions. Provides program shall terminate if federal funds become unavailable.

Authorizes the Kern Delta Water District to adopt a water allocation plan and establish ground water charges and assessments.

Amends the Water Storage District Law to clarify procedures and broaden the authority of a district to finance projects and contracts

Revises fee schedule for waterright application and establishes an annual application fee equal to the amount in such schedule if the application is delayed. Requires payment of fee equal to one-half the amount specified in the fee schedule for applications at the time the permit is issued.

Requires governing board of each school district to prescribe regulations requiring the evaluation of pupil's achievement for each marking period and requiring written report to, or conference with, parents of failing pupil not later than the week during which the end of the first half of instruction for the course falls.

Requires each sheriff and chief of police to furnish the Bureau of Criminal Statistics with a specified annual report of justifiable homicides committed in his jurisdiction.

Authorizes officers of the University of California Police Department to remove vehicles from University property.

Authorizes the Los Angeles County Board of Supervisors to lease property to nonprofit entities, not to exceed 40 years and without bidding, for public medical or dental school use including related public health care facilities, title to revert to the county upon end of lease.

Eliminates the requirement that narcotics and opium pipes which are required to be turned over to the Department of Justice be turned over immediately. The bill also provides method for the seizure and disposition of restricted dangerous drugs.
AB 1939 - Chappie  
(Chapter 1092)  
Authorizes issuance by the Department of Fish and Game of a permit for delivery by a licensed domesticated fish breeder of live, domesticated fish to a licensed wholesale fish dealer or processor. The bill requires such dealer or processor to kill such fish and then to tag or package the fish in a prescribed manner.

AB 1992 - Pattee  
(Chapter 1093)  
Raises the maximum amount of a contract of a school district for materials or supplies (but not for work to be done) exempt from the lowest responsible bidder requirement from $4,000 to $5,000. The bill also permits a school district, with an average daily attendance of 2,000 or more, to let a contract for materials or supplies, but not for work to be done, to the lowest responsible bidder without publishing the bid notice if the cost estimate is less than $8,000 rather than $7,000.

AB 1993 - Pattee  
(Chapter 1094)  
Increases amount of surety bond required of farm labor contractors to $5,000 from $1,500.

AB 2243 - Crandall  
(Chapter 1095)  
Changes the cutoff date for filing an application for reappraisal with the county board of equalization from August 26 to September 15 in counties of the second to ninth classes.

AB 2256 - Campbell  
(Chapter 1096)  
Makes it a misdemeanor for unauthorized persons to willfully and knowingly enter into and remain within an area immediately surrounding any command post activated to abate any calamity or riot or other civil disturbance if such area has been closed by certain peace officers.

AB 2263 - McCarthy  
(Chapter 1097)  
Authorizes the Trustees of the California State Colleges to rent, lease, sell, or trade state property used for the San Francisco State College Downtown Center.

AB 2273 - Stull  
(Chapter 1098)  
Revises definition of "veteran" and "disabled veteran" as those terms are used with reference to merit systems in school districts.

AB 2302 - Fenton  
(Chapter 1099)  
Increases the homestead which may be selected and claimed by person 65 years of age or older who is not head of a family from not exceeding $75,000 to not exceeding $15,000 in actual cash value over and above all liens and encumbrances on property at time of levy of execution.

AB 2357 - Crandall  
(Chapter 1100)  
Raises the permissive interest rate on State College Revenue Bond Act of 1947 revenue bond anticipation notes and revenue bonds from 6 percent to 7 percent.

SB 14 - Collier  
(Chapter 1101)  
Authorizes placement of yield right-of-way signs at entrances to any highway or intersection rather than only those which are not through highways. The bill also clarifies requirements to yield the right-of-way at intersections controlled by a stop sign.

SB 38 - Stiern  
(Chapter 1102)  
Exempts transfers of real property from documentary transfer taxes, if any entity of government is acquiring title, rather than providing for the collection of such taxes from the other party liable therefor.
Authorizes the State Board of Education, for purposes of any provision of California Constitution which requires adoption of a series of textbooks for use in elementary schools; to adopt one or more separate series of textbooks for any of several courses, or any combination of such courses, offered in elementary schools.

Authorizes the widow and any surviving children of a private citizen who prevented a crime, apprehended a criminal, aided in preventing a crime, or aided in the apprehension of a criminal and who died as a consequence thereof, to file a claim with the Board of Control for compensation for such death and for any related personal injury and property damage, to extent not compensated from any other source. Limits amount of claim which may be approved by board to $5,000. To be operative only upon enactment of SB 108.

Provides that driver training can be offered only to pupils who are at least 15½ years of age at the completion of a driver training course and not more than 18 years of age at the time of enrollment in such a course.

Provides that institutional prisoners fighting a fire at the request of the United States Government shall be employees of the State Department of Corrections for purposes of workmen's compensation. Cost of workmen's compensation can be considered in fixing the reimbursement paid by the United States for the services of prisoners.

Authorizes person with designated subject credentials in vocational education to teach physically handicapped minors in special day or remedial classes. The bill also permits a $910 allowance for reader services, mobility instruction, and purchase of braille books to also be used for individual supplemental instruction in vocational arts, business arts or homemaking.

Extends authorization to conduct driver training programs to county superintendents of schools, the California Youth Authority and the Department of Education.

Requires each applicant for a commission merchant or produce dealers license or for the renewal of such license to include a financial statement with the application. It authorizes the Director to require a current financial statement when he has reason to believe a licensee is in an unsound financial condition.

Deletes provisions authorizing construction of state college student body center buildings to be financed by means of borrowing in whole or in part under specified conditions by the student organization. The bill also provides that all state college student fees collected, under specified provisions shall be available for financing, operating, and constructing a student body center.

Provides that textbook contracts entered into by the State Board of Education shall include the right to reproduce the book to make it useable for handicapped minors. This bill further authorizes the State Board of Education to produce or contract for production of texts for the use of handicapped minors, and makes related changes.
### #491

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<tr>
<th>Bill</th>
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<tr>
<td>SB 840 - Burgener (Chapter 1107)</td>
<td>Consolidates the statutes relating to functions and programs of the Department of Rehabilitation into the Welfare and Institutions Code.</td>
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<td>SB 851 - Marler (Chapter 1108)</td>
<td>Provides that a documentary transfer tax is not to be paid by a government agency when it is acquiring property. A tax will be paid when a public agency conveys title to real property.</td>
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<tr>
<td>SB 1018 - Lagomarsino (Chapter 1115)</td>
<td>Provides for State cooperation in implementation of a national flood insurance program. It permits the Department of Water Resources to cooperate in studies of flood prone areas and management of such lands as are affected by flooding; review and comment on flood insurance applications made by local agencies; and provides assistance to public agencies in identification of flood areas and development of plans for management.</td>
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# # # # #
Governor Reagan today issued the following statement:

"I would like to take this opportunity to personally commend Los Angeles schoolteacher Miss Vianne Perry for the great courage she displayed in attempting to free all her fellow passengers aboard a hijacked TWA jetliner in Damascus over the weekend.

"I know that millions of Californians share my admiration and pride for the leadership she assumed in confronting Syrian authorities to rightly demand freedom for all the detained passengers aboard the plane.

"At the same time I want to express my deep unhappiness at the way in which the Syrians have handled the hijacking, particularly the detention of six innocent passengers whose only 'crime' was Israeli nationality. I understand that two of these persons are still being held.

"This act of piracy---piracy of human beings---goes infinitely beyond the accepted norms of governmental behavior, indeed, to the extent that one must seriously question the legitimacy of such a regime to take its place among the civilized community of nations.

"As an American citizen, I join the millions of others around the world in repeating Miss Perry's demand---that Syria immediately release those still detained so they may return to their homes and families."

###
Governor Ronald Reagan announced today that he has signed the following bills:

**AB 44 - Veysey**
(Chapter 1214)
Exempts a trap wagon or spray rig when empty or when transporting not more than 1,000 gallons of flammable liquids from provisions relating to the transportation of flammable liquids on highways.

**AB 54 - Greene, L.**
(Chapter 1215)
Revises minimum age requirements in special education programs to reflect minimum age of six for compulsory attendance at public schools.

**AB 83 - Chappie**
(Chapter 1216)
Increases salary of supervisors in Tuolumne County from $7,800 per year to $8,700 per year.

**AB 100 - Dunlap**
(Chapter 1217)
Provides for the establishment of salary and classification of the superior court judicial secretary in Solano County by approval of the board of supervisors and a majority of the judges of the superior court.

**AB 122 - Schabarum**
(Chapter 1218)
Requires the Division of Industrial Welfare to appoint such staff as needed to carry out its duties and to loan the necessary staff to the Industrial Welfare Commission during periods when the commission is revising its orders. The Industrial Welfare Commission is to include a statement which is concurred in by a majority of the commissioners indicating a basis upon which each revised order is predicated. To afford legislative review the orders of the commission are to be promulgated during the first three calendar months of the year and become effective on a date fixed by the commission which is not less than 60 nor more than 90 days from the publication of the orders.

**AB 124 - Jaddoeh**
(Chapter 1219)
Provides generally for payment by the state of assessments against state-owned land used for public functions, rather than, as now, for payment by city benefited by improvements when assessments remain unpaid for period of 30 days. Makes exception as to property acquired prior to recordation of notice of assessment or notice of award of contract for assessment within boundaries of a state highway or freeway or route therefor. Provides that state is not obligated to pay such assessment until legislature has appropriated funds to make payments therefor. No direct state cost. Any assessments would be subject to future appropriations by the legislature.

**AB 158 - Hayes**
(Chapter 1220)
Deletes requirements for a coroner's jury and instead permits the hearing to be conducted by the coroner, his deputy or a hearing officer. The bill requires the coroner to subpoena all persons whose names have been given to him by the next of kin, attorney for the next of kin or the district attorney if he believes they are necessary witnesses. Findings by the coroner or coroner's jury shall not include nor make any reference to civil or criminal responsibility on the part of the deceased.
Requires a notice of payment which is due to be mailed by registered mail to the owner of property delinquent on bond payments before certain actions for foreclosure of bond lien under the Improvement Act of 1911 are commenced.

Requires the State Lands Commission to conduct research and investigations, as well as title searches, of Lake Tahoe beaches dedicated for public use. The bill allows the commission to contract with individuals, private organizations, and public agencies to conduct such research and investigations.

Authorizes the solicitation of funds and recruitment of members or workers, during school hours, by a nonpartisan, charitable organization organized by act of Congress for charitable purposes for nonpartisan and charitable purposes with the approval of the county board of education of the governing board of the school district.

Requires meetings of Regents of University of California to be open to the public. Authorizes the holding of special meetings so long as public is notified in specified manner of the time and place of meetings. Exempts meetings to consider matters relating to national security, the conferring of honorary degrees or other honors, matters involving gifts, contracts and bequests and matters involving purchase and sale of investments for endowment and pension funds; matters involving litigation where open discussion could adversely affect public interest, matters involving acquisition and disposition of property, matters relating to complaints or charges against employees of university unless employee requests public hearing, and matters relating to appointment, employment, performance, compensation, or dismissal of officers and employees.

Changes the date or organizational meeting of the Democratic State Central Committee from the day following a Saturday in August following the direct primary to the fourth Sunday in January following a general election. The bill changes the date of organizational meetings of the Democratic county central committees from the second Tuesday in July following primary to the second Monday after first day in January following the primary.

Clarifies and makes minor amendments in service credit provisions.

Revises, without substantive change, provisions of retirement statutes relating to employment of retired persons.

Establishes a program to provide relocation assistance and information to owners of homes, businesses and farms taken for purposes of airport expansion and development.

Authorizes state, county or city authorities charged with maintenance or operation of any highway, highway facilities or public works facilities, in cases necessitating prompt work on or service to such highway or facility, to move to nearest available parking location any unattended vehicle which obstructs or interferes with the performance of such work or service or, if such moving would be impractical, to remove and store such vehicle.
Permits contributions to pension funds and to health and welfare benefit to be made by state, city, and county in same manner as private employer.

Authorizes the Department of Public Works to lease to a local agency for park purposes the remaining portion of land, not to exceed 200 feet from the closest boundary of the state highway or public work, where the department acquires a whole parcel of land and only a part of it is needed for highway purposes.

Enacts the Tear Gas Act of 1969. Exempts from definition of tear gas any economic poison, as defined, not intended for use to produce discomfort or injury to human beings. The bill defines "tear gas weapon" and regulates selling, purchasing, possessing, and transporting such weapons. The bill further requires the Commission of Peace Officer Standards and Training to prepare course of instruction in use of tear gas.

Authorizes the State Water Resources Control Board to make water quality control studies of the type made by the board pursuant to Chapter 1351, Statutes of 1965. This bill authorizes continuation of the Bay-Delta Study within the State Water Resources Control Board.

Makes several clarifying amendments to the Employment Agency Act regarding fees, exemptions, notice requirements, contracts, disassociation of qualifying persons and qualifications of Advisory Board members.

Authorizes the Attorney General, in connection with actions brought pursuant to state or federal antitrust laws for recovery of damages by state or its political subdivisions or public agencies, to enter into contracts relating to investigation and prosecution of such action with any other party plaintiff who has brought a similar action.

Authorizes Department of Water Resources, upon demonstration by the district of the statewide interest in the project, to grant under the Davis-Grunsky Act, to the County of Kern an amount of $5,620,000 for enhancement of fish and wildlife and recreation in connection with construction of the Buena Vista Aquatic Recreation Area Project. Also provides that the grant not be made until a favorable project report is filed with the legislature.

Creates the Tuolumne County Water Agency, consisting of the territory of Tuolumne County.

Provides for proportionate relief against liability to participate in assigned risk program for property difficult to insure to insurers who voluntarily write basic property insurance in areas designated as "brush hazard areas."

Requires the State Lands Commission, whenever the granting of a permit for geological or geophysical surveys, or the offering of any tide or submerged land etc., is being considered, to hold, prior to granting the permit, a public hearing and give not less than 60 days' notice thereof to each city and county adjacent to the area involved.
AB 623 - Chappie (Chapter 1239) Provides that a person is a resident student of this state for state college residency determinations for the year immediately following the date he becomes 21 years of age if he was deemed to be a resident student under specified conditions.

AB 658 - Brown (Chapter 1240) Requires Youth Authority to adopt standard governing confinements of minors in juvenile halls.

AB 666 - Briggs (Chapter 1241) Enacts the "Pure Pet Food Act of 1969."

AB 675 - Burke (Chapter 1242) Permits the issuance of small identification plates for publicly owned special construction equipment, special mobile equipment and cemetery equipment for no fee.

AB 692 - Moorhead (Chapter 1243) Requires that in the application to disability insurance of provisions relating to insolvency, reserves for unearned premiums and amounts estimated to reinsure outstanding risks are to be determined according to designated provisions.

AB 712 - MacGillivray (Chapter 1244) Requires priority status be given project for the construction of the Imperial Valley Warmwater Hatchery.

AB 720 - Deddeh (Chapter 1245) Authorizes the Department of Public Works and County of San Diego to enter into a joint powers agreement relative to joint acquisition of rights-of-way for State Highway Route 54 and the Sweetwater Flood Control Project.

AB 747 - Campbell (Chapter 1246) Permits the governing board of a school district to increase the annual salaries of persons requiring certification qualifications during the school year at any time rather than only when the board has retained this right to increase the salaries of such employees by rules and regulations adopted by the board prior to the commencement of the school year or when the contracts of such employees contain such provisions.

AB 776 - Gonsalves (Chapter 1247) Extends date of notice of election to receive credit for service as safety member under County Employees Retirement Law of 1937 from April 1, 1968, to April 1, 1970. Makes provisions giving right to have past service credited as service membership service effective until April 1, 1970, rather than April 1, 1968. Includes within such provisions persons employed in active fire suppression service prior to January 1, 1965. Allows member of retirement system employed in active law enforcement or fire suppression who could have elected to become a safety member. Permits the member to elect to receive credit for service as a safety member from 1955, rather than from 1952.

AB 798 - Lewis (Chapter 1248) Includes additional violations which are not required to be reported by the court clerk or judge, within 10 days after conviction, to the Department of Motor Vehicles.

AB 816 - Priolo (Chapter 1249) Increases the bond for a yacht and ship broker's license or renewal from $2,500 to $5,000 and transfers funds in the Yacht and Ship Brokers Fund to the Harbors and Watercraft Revolving Fund.
AB 819 - Beverly
(Chapter 1250) Will extend from 10 to 15 years the period during which the California legislature may appropriate, for administrative expenses of the Department of Employment, federal "Reed Act" money. Changes the period to be utilized in connection with appropriations for administrative expenses from, and determines the availability of moneys therefor in, the state's account in Unemployment Trust Fund under federal Social Security Act from 10 to 15 fiscal years.

AB 866 - Hayes
(Chapter 1251) Prohibits, with prescribed exceptions, the concealment of a child proposed to be adopted within the county in which adoption proceedings pertaining to the child are pending or, except with court approval, the removal of such child from such county. The bill makes violation of the prohibition a crime.

AB 886 - Mobley
(Chapter 1252) Raises the maximum interest rate payable on bonds issued pursuant to the Veterans Bond Act of 1968 to 7 percent. To become operative, ACA 87 must be approved by the voters.

AB 896 - Hayes
(Chapter 1253) Makes existing motor vehicle air pollution emission standards for gasoline-powered motor vehicles applicable to motor vehicles which have been modified or altered to use a fuel other than gasoline or diesel. The bill requires the State Air Resources Board to adopt test procedures to establish that such motor vehicles are in compliance with specified standards.

AB 907 - Knox
(Chapter 1254) Requires approval of faculty adviser to student body organization and representative of student body organization, as well as employee or official designated by governing board of school district, for expenditure of funds of such organization.

AB 909 - Stull
(Chapter 1255) Requires the Director of Social Welfare to immediately serve a copy of a request for a public assistance appeal on the other party to the hearing and allows such other party to file a written statement supporting or objecting to the requests.

AB 930 - Lanterman
(Chapter 1256) Provides for apportionment of a condemnation award between holder of senior lien and holder of junior lien in a specified manner and under designated circumstances in cases where only a portion of encumbered property is sought to be taken, where encumbered property sought to be taken or some portion of it is also encumbered by junior lien, and where junior lien is against only a portion of the property is encumbered by senior lien.

AB 934 - Miller
(Chapter 1257) Authorizes governing board of a school district which establishes and supervises a work experience education program in which mentally retarded students are employed in part-time jobs to use funds derived from any source, to the extent permissible by appropriate law or regulation, to pay wages of such students.

AB 937 - Crandall
(Chapter 1258) Provides that grants to students under College Opportunity Grant Program may be made to students who are admitted to and enroll in a California public community or junior college accepted as a recognized candidate for accreditation by the Western Association of Schools and Colleges.
AB 939 - Murphy  
(Chapter 1259)  
Provides whenever an arrested person is booked for a misdemeanor it would require that there be an immediate check into the person's background to determine whether he is a fit subject for immediate release upon notice to appear. Whenever a defendant is unable to obtain his release from pre-trial custody within a week after having his bail set, he will be entitled to an automatic review of his case to determine whether bail should be lowered. The bill would also provide for an automatic transference of bail from one accusatory pleading to another when both pleadings charge offenses arising from the same set of facts.

AB 957 - Greene, B.  
(Chapter 1260)  
Provides that a joint apprenticeship committee shall have the discretion to exempt a public works contractor from certain apprentices to journeymen ratio requirements under specified conditions. The bill provides that individual contractors will not be required to obtain exemptions from local joint apprenticeship committees when an organization representing contractors on a statewide basis has been granted the exemptions, provided such individual contractors are already covered by local apprenticeship standards.

AB 984 - Wilson  
(Chapter 1261)  
Revises requirements relating to the notice which every person, including the insurer, who makes advance payment or partial payment of damages as an accommodation to an injured person or to heirs of deceased person is required to make to the recipient thereof.

AB 996 - Fong  
(Chapter 1262)  
Permits State Department of Education, as well as school districts and county boards of education, to contract with teacher-training institutions for assignment of certificated personnel to the institution for a period not to exceed one year. Permits such employment to be on a part-time as well as full-time basis.

AB 997 - Fong  
(Chapter 1263)  
Authorizes the State Board of Public Health and the State Department of Public Health to consult with the California Conference of Local Health Officers on matters affecting health generally.

AB 1094 - Knox  
(Chapter 1264)  
Codifies various provisions now found in Art.XI of California Constitution relative to cities and counties which are to be omitted from proposed revision of this article. The bill is operative on adoption by the voters of Assembly Constitutional Amendment No. 29.

AB 1100 - Dunlap  
(Chapter 1265)  
Provides that school district governing board shall prescribe rules for government and discipline, rather than government only, of schools under its jurisdiction. Provides that such provisions may be enforced by suspending, or, if necessary, expelling pupils who refuse or neglect to obey such rules.

AB 1123 - Campbell  
(Chapter 1266)  
Permits school marching bands to perform at private athletic events under certain conditions.

AB 1220 - Mobley  
(Chapter 1267)  
Makes records of special proceedings of any board of inquiry convened by the commanding general of the state military forces to investigate any accidents involving National Guard aircraft for purpose of preventing future accidents not admissible for any purpose in the courts. Requires collateral investigation whenever such accidents involve property damage or personal injury to ascertain the cause and makes records of such collateral investigations subject to discovery.
AB 1325 - Lanterman  
(Chapter 1268)  
Provides that the state miscellaneous members with 20 or more years of service may elect to have 3 years' military service terminating within 10 days of entering state service counted as state service for disability retirement purposes.

AB 1356 - Wilson  
(Chapter 1269)  
Includes firefighting employees within the definition of "public employee" for purposes of the public employer-employee relations law.

AB 1410 - Veysey  
(Chapter 1270)  
Provides for reimbursement by local government to a school district for cost of education in grades kindergarten to 12 of non-citizen children without immigration status in same manner as nonimmigrant children.

AB 1444 - Deddeh  
(Chapter 1271)  
Amends the County Employees Retirement Law of 1937 to permit the board of retirement in a county system to pay for all or portion of the premiums on a policy or certificate of life insurance or disability insurance required for the benefits under the bill; such payments to be made from the reserves over and above the one percent limit on the total assets of the retirement fund.

AB 1475 - MacDonald  
(Chapter 1272)  
Provides that the funds of wards, patients of state hospitals, or inmates under the control of the Directors of Youth Authority, Mental Hygiene or Corrections, respectively, may be invested by such director when authorized by the inmate or patient or a person in his behalf, in securities eligible for the investment of surplus state moneys.

AB 1539 - Schabarum  
(Chapter 1273)  
Authorizes conveyance of all lands included within the Puddingstone State Recreation Area to the County of Los Angeles upon specified conditions.

AB 1595 - Stacey  
(Chapter 1274)  
Provides that cost reports, the basis for computation of nursing home per diem rates, be considered as true and correct unless audited within 18 months after July 1, 1959, close of the period covered by the report, or the date of submission of an amended report, whichever is later.

AB 1700 - Beverly  
(Chapter 1275)  
Enacts Insurance Holding Company System Regulatory Act to permit, under prescribed conditions, a domestic insurer, either alone or in cooperation with any one or more others, to organize or acquire one or more subsidiaries through investments in securities, mergers and other means. Provides for administration by Insurance Commissioner.

AB 1716 - Beverly  
(Chapter 1276)  
Authorizes the Director of Parks and Recreation to transfer specified parcels of park units or portions thereof upon terms and conditions as the director determines are in the best interests of the state park system and to retain specified property within the system for two years from effective date of act.

AB 1738 - Britschgi  
(Chapter 1277)  
Prohibits a winegrower or brandy manufacturer from selling in his off-sale premises any wine or brandy, other than wine or brandy produced or produced and packaged for him and which is sold under a brand name owned by him (operative July 1, 1970). The bill also provides that when a winegrower has not carried on the business of a winegrower actively for one year such license may be transferred only to a person qualified as a winegrower as defined.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Author</th>
<th>Chapter</th>
<th>Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>AB 1741</td>
<td>Britschgi</td>
<td>1278</td>
<td>Authorizes service of summons upon corporations by registered or certified mail with respect to offenses involving violations of the Vehicle Code or local traffic ordinances.</td>
</tr>
<tr>
<td>AB 1743</td>
<td>Badham</td>
<td>1279</td>
<td>Requires interstate highway carriers to register annually with the California Public Utilities Commission, pursuant to standards adopted by the Interstate Commerce Commission. Registration is conditioned on proving sufficient insurance coverage or surety bonds, and designating a local agent to receive service of process.</td>
</tr>
<tr>
<td>AB 1749</td>
<td>Briggs</td>
<td>1280</td>
<td>Prohibits a bank from establishing or maintaining a place of business unless it is authorized to do so by the Superintendent of Banks. The bill provides procedures and fees for applying for and issuing a certificate authorizing a bank to establish and maintain a place of business.</td>
</tr>
<tr>
<td>AB 1752</td>
<td>Briggs</td>
<td>1281</td>
<td>Permits a California branch of a foreign bank to accept deposits that originate in foreign countries without Federal Deposit Insurance Corporation (FDIC) insurance coverage.</td>
</tr>
<tr>
<td>AB 1779</td>
<td>Duffy</td>
<td>1282</td>
<td>Provides that disadvantaged children between ages three and six years who are not currently enrolled, rather than between ages three and five years or until enrolled, in the public schools are eligible for Department of Social Welfare preschool educational programs and makes related changes in programs operated by the school district or county in conjunction therewith.</td>
</tr>
<tr>
<td>AB 1781</td>
<td>Duffy</td>
<td>1283</td>
<td>Vests administration of certain local government merit systems in the State Personnel Board.</td>
</tr>
<tr>
<td>AB 1783</td>
<td>Johnson, R.</td>
<td>1284</td>
<td>Authorizes the Reclamation Board to provide necessary assurances to the Secretary of the Army required for flood control or clearing work in the Sacramento and San Joaquin River Basin and tributaries for emergency flood control work on state-owned property.</td>
</tr>
<tr>
<td>AB 1812</td>
<td>Belotti</td>
<td>1286</td>
<td>Provides that one member of the Sonoma County Board of Supervisors be appointed as a director of the Golden Gate Bridge and Highway District operative on December 12, 1970.</td>
</tr>
<tr>
<td>AB 1826</td>
<td>Milias</td>
<td>1287</td>
<td>Permits members of agency contracting with P.E.R.S. who did not elect coverage under survivor allowance provisions to elect to be subject to such provisions.</td>
</tr>
</tbody>
</table>
AB 1847 - Moretti
(Chapter 1289)
Increases fee of notary public for services transcribing depositions.

AB 1875 - Mobley
(Chapter 1290)
Authorizes county board of supervisors to retain an easement for future public road in a proceeding for abandonment of a county highway. The bill also revises provisions providing for reversion of title on property abandoned by the county.

AB 1895 - Murphy
(Chapter 1291)
Grants certain described tide and submerged lands to the City of Santa Cruz upon certain trusts and conditions.

AB 1906 - Brathwaite
(Chapter 1292)
Provides that if patient does not identify himself to provider as Medi-Cal beneficiary, provider may submit his statement within 60 days after date provider certifies as date when patient first so identified provided that date is not later than one year after service was rendered.

AB 1917 - Johnson
(Chapter 1293)
Revises the function of the Fairs Allocation and Classification Committee. The bill broadens the authority of the Committee to include investigation and study of the effect and operations of the laws relating to district agricultural associations. Further it directs that the committee review regularly the administration of the Fairs and Exposition Fund and to make recommendations to improve efficiency and economy in the operation of fairs.

AB 1931 - Schabarum
(Chapter 1294)
Changes requirement of a permit number plate for the placing of any outdoor advertising display to a requirement of an identification number plate. The bill also increases the original permit fee and the annual renewal fee for an advertising structure.

AB 1937 - Chappie
(Chapter 1295)
Includes county boards of education in provisions presently authorizing establishment and maintenance of opportunity schools or classes by school districts.

AB 1955 - Burton
(Chapter 1296)
Provides that mineral rights in San Francisco Harbor lands reserved to the state shall not be exercised so as to interfere with specified rights of persons acquired under lease, franchise, permit, license, or privilege; provided that lease, franchise permit or license must contain a provision specifying the place and manner of ingress and egress to subsurface deposits.

AB 1958 - Vasconcellos
(Chapter 1297)
Increases the membership of the Research Advisory Panel from 6 to 7 members by adding the Chairman of the Interagency Council on Drug Abuse.

AB 1985 - Schabarum
& Sieroty
(Chapter 1298)
Provides that the Air Resources Board adopt regulations, emission standards and procedures for assembly line emission tests and imposes a $50 penalty on manufacturers for each vehicle which fails to meet test procedures and standards specified by the Air Resources Board.

B 2016 - Stacey
(Chapter 1299)
Revises provisions authorizing school district reorganization proposals to include proposed format of four or more unified school districts and the division of one or more existing high school districts, to remove limitation of four or more as to the number of new unified districts which may be proposed, to specify that such proposal must be one included in a county master plan, that it include two or more existing unified school district, that an election held in the territory shall not affect the existing unified districts, and that at such an election on the formation of individual unified districts, may be approved while other proposed unified district formations are disapproved.

Specifies that a county master plan under the revised provisions be submitted to the State Board of Education on or before December 31, 1969 and that succeeding elections be held on or before June 2, 1970. Makes provision for related matters. -9-
AB 2053 - Chappie  
(Chapter 1300) 
Permits boards of supervisors to levy special assessment on property within a county service area for recreational services and facilities benefiting such property if such county service area has been formed between January 1, and June 1, 1966.

AB 2065 - Knox  
(Chapter 1301) 
Requires that boundary changes made after protest hearings regarding new cities or city annexations be resubmitted to the local agency formation commissions. The bill authorizes commissions to approve city detachments and district formations agreed to by all landowners without hearing, election, or both, rather than only city annexations as previously.

AB 2066 - Assembly Committee on Local Government  
(Chapter 1302) 
Prescribes number, salaries and qualifications of attaches and employees of various municipal and superior courts.

AB 2077 - Knox  
(Chapter 1303) 
Increases the maximum interest rate on joint powers agreement revenue bonds from 6 to 7 percent.

AB 2078 - Milias  
(Chapter 1304) 
Provides that the California State Board of Landscape Architects may fix an examination fee at any amount not exceeding $50. The bill provides that the renewal fee shall be fixed by the Board at any amount not exceeding $75.

AB 2081 - Knox  
(Chapter 1305) 
Provides for licensing and regulation of commodity advisers by Commissioner of Corporations.

AB 2039 - Sieroty  
(Chapter 1306) 
Permits an applicant for an assessment change to cause an exchange of information with assessor by submitting at time of application or at least 20 days before hearing, specified data relating to basis of claim. Requires an assessor if such data is submitted, to submit specified information relating to his assessment at least 10 days before the hearing. The bill prohibits, unless other party consents, introduction of evidence on matters not so exchanged, but permits new material based on information received from other party.

AB 2126 - Russell  
(Chapter 1307) 
Excuses pupil from family life and sex education instruction when it conflicts with religious training and beliefs of parent or guardian and a written request is made by parent or guardian for excuse; and excuses pupil from health education when same conflicts with religious training and beliefs, rather than religious beliefs, of parent or guardian and such written request is made for excuse. Defines "religious training and beliefs" to include personal moral convictions.

AB 2163 - McCarthy  
(Chapter 1308) 
Requires each school district to meet with local recreation and park authorities to review all possible methods of coordinating planning, design, and construction of new school facilities and school sites or major additions to existing school facilities and recreation and park facilities in the community. The bill further declares that architectural and engineering firms may be employed on a temporary basis for a specific project by a governing board or by the personnel commission of school district when so designated by the commission.

AB 2174 - Johnson  
(Chapter 1309) 
Updates the container provisions of the Weights and Measures Law to conform with the Federal Fair Packaging and Labeling Act.
AB 2187 - Veysey
(Chapter 1310)
Requires test results under Miller-Unruh Basic Reading Act of 1965 to be submitted on a school-by-school basis commencing in the 1969-70 school year, and requires that priorities for allocation of funds for expansion of programs be based upon the performance of particular schools, rather than entire districts.

AB 2200 - Greene
(Chapter 1311)
Permits child who will be 4 years and 9 months of age on or before September 1, to be admitted to pre-kindergarten summer program maintained by school district for pupils who will be enrolling in kindergarten in September.

AB 2210 - Fong
(Chapter 1312)
Authorizes school district governing boards to utilize persons not having certification qualification to supervise pupils during any breakfast period or other nutrition period and authorizes such personnel to be paid from funds from which lunch period supervisors may be paid.

AB 2215 - Lewis
(Chapter 1313)
Prohibits the Secretary of State from disclosing information, other than applicant's name and address, on an application for notary public to other than an applicant or officers or employees of governmental agencies acting in their official capacities.

AB 2216 - Lewis
(Chapter 1314)
Provides that salary schedules for certificated employees, other than employees in administrative and supervisory positions, shall be based on a uniform allowance for years of training and years of experience. Eliminates provisions specifying that in cities teachers of beginners be ranked with highest salaried elementary teachers of equal training and experience. Prohibits salary schedule classification of employee solely on basis of grade level taught. Excludes substitute teachers and junior college teachers from such provisions.

AB 2221 - Lewis
(Chapter 1315)
Makes changes with respect to hearing procedures when probationary school employees are terminated. It makes changes regarding a hearing officer's findings relating to school or pupil welfare, and requires the hearing officer to include these findings in his proposed decision. It provides that the proposed decision shall not contain a determination as to the sufficiency of the cause or a recommendation as to the disposition, and leaves these decisions to the school boards.

AB 2241 - Z'berg
(Chapter 1316)
Provides that Democratic county central committee of each county, (except those containing 20 or more Assembly districts) may provide for the election of all or a portion of central committee members to represent districts with each member residing in the district he represents. Each member is to be elected at large within the Assembly district in which the county central committee district he represents is located.

AB 2242 - Z'berg
(Chapter 1317)
Provides that in Sacramento County the Democratic county central committee may provide for 25 central committee districts, with each member residing in the district he represents. (Each member is to be elected at large within the Assembly district in which the county central committee district he represents is located.)

AB 2254 - Milias
(Chapter 1318)
Revises noise limit standards applicable to the operation of motor vehicles and to new motor vehicles at time sold or offered for sale.
AB 2262 - McCarthy
(Chapter 1319)
Requires that persons who have been convicted of prostitution who have a prior such conviction be sentenced for not less than 45 days in the county jail, and for those who have two or more such prior convictions to serve not less than 90 days.

AB 2267 - Russell
(Chapter 1320)
Amends and adds various sections to the Revenue and Taxation Code, relating to tax-exempt organizations. The primary purpose of this bill is to achieve an information filing program for organizations exempt from tax under the Bank and Corporation Tax Law in order to enable the state to determine what is happening in the exempt organization field. It relates to the 60,000 organizations that are exempt from paying state income tax.

AB 2279 - Stull
(Chapter 1321)
Permits the legal guardian, parent, or one having custody of a child if its parents or guardians are divorced or separated, to consult with a certificated employee and inspect any written records concerning the child. This bill also permits a child's parent or guardian, upon written request, to receive the same information in writing concerning the child's academic performance, that is given to the parent or guardian having custody of the child.

AB 2305 - Knox
(Chapter 1322)
Provides authority to cities and counties which have signed land conservation contracts or agreements to provide financial assistance to any elementary, high school, or unified school district in which there is land covered by a land conservation contract or agreement, if the decrease in assessed valuation because of the conservation program seriously affects the level of education.

AB 2338 - Wilson
(Chapter 1323)
Revises scope of Governor's economic report and extends time for its submission.

AB 2345 - Knox
(Chapter 1324)
Permits a local agency to offer a reward for information leading to identity and apprehension of any person who willfully damages or destroys property of such local agency. The bill includes the parent or guardian of the person who destroys or damages property of a local agency or parent or guardian of a minor who destroys or damages such property liable for the amount of such rewards.

AB 2359 - Thomas
(Chapter 1325)
Permits state agencies to budget expenditures by program rather than requiring classification. Authorizes the Department of General Services to include a program cost accounting system as considered necessary for the required accounting system for each state agency.

SB 1238 - Marler
(Chapter 1327)
Authorizes Director of the Department of Public Works to lease non-operating right-of-way parcels to public agencies for public purposes. The bill provides that Director of Public Works may contribute towards the cost of developing local parks and other recreational facilities on such parcels, and that he may accept for such state contribution any substantial benefits the state will derive from the local agency's undertaking maintenance or landscaping costs which would otherwise be the obligation of the state.

# # #
The following bills were signed by Acting Governor Ed Reinecke yesterday:

**AB 53 - L. Greene**  
*(Chapter 1409)*  
Establishes a state testing program and redefines terms used in the chapter on testing programs. Provides that State Board of Education shall require a minimum testing program in all school districts. It requires the governing board of a school district to provide the State Board of Education with the result of any state testing program, except physical performance test with a specified exception.

**AB 284 - Badham**  
*(Chapter 1381)*  
Includes within definition of dependent children, for purposes of survivorship benefits, full-time students under the age of 22.

**AB 324 - McCarthy**  
*(Chapter 1382)*  
Raises the maximum amount a retired teacher may earn as a substitute teacher from $2,500 to $5,000 without impairing retirement benefits.

**AB 356 - Davis**  
*(Chapter 1383)*  
Requires the Legislative Analyst to prepare an analysis of measures submitted to voters if, in his opinion, they involve additional cost.

**AB 564 - Thomas**  
*(Chapter 1384)*  
Provides that sardines may be taken for bait purposes under permits issued by the Department of Fish and Game up to a maximum limit for the state of 250 tons per year. When this maximum limit is reached, the Department of Fish and Game shall notify all permittee of closure. After the closure, sardines may not be taken or possessed on any boat except that loads of fish may contain 15 percent or less by weight of sardines taken incidentally to other fishing operation. Sardines taken incidentally may be possessed and used for canning, preserving, and reduction only. Provides that the Department of Fish and Game shall prepare a comprehensive master inventory and preliminary master plan for the utilization of all ocean fish resources.

**AB 643 - Quinby**  
*(Chapter 1385)*  
Permits county board of supervisors to authorize and provide for contributions to nonprofit educational radio as well as television stations.

**AB 916 - Chappie**  
*(Chapter 1387)*  
Provides for time, place, and notice of quarterly meetings to be held by Industrial Safety Board.

**AB 950 - Duffy**  
*(Chapter 1386)*  
Provides that the Director of Health Care Services shall notify the appropriate state licensing, certifying or registering agency of suspension for cause of any provider under the Medi-Cal program. Along with such notice of action, he shall submit any information obtained as a result of the director's investigation.

**AB 1165 - Cory & Fong**  
*(Chapter 1388)*  
Modifies the prohibition against utilization of instructional aides to increase the number of pupils in relation to the number of classroom teachers in special education programs to make an exception to allow class size ratios existing prior to November 13, 1968, in special education classes to be maintained or decreased. The bill authorizes school district governing boards to designate these positions by an appropriate title other than "instructional aide."
<table>
<thead>
<tr>
<th>Bill Number</th>
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<th>Chapter</th>
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<tbody>
<tr>
<td>AB 1278</td>
<td>Burke</td>
<td>1389</td>
<td>Declares that provision of law authorizing public agencies to adopt rules and regulations restricting management and confidential employees from representing employee organizations on matters of employment relations, does not otherwise limit the right of employees to belong to or hold office in employee organizations.</td>
</tr>
<tr>
<td>AB 1305</td>
<td>Burgener</td>
<td>1407</td>
<td>Requires withholding from state apportionments to school districts for reimbursement for transportation of pupils with certain described handicaps to where the Superintendent of Public Instruction determines that the current expense of providing such transportation does not equal or exceed the allowance provided for such purpose. Provides for apportionment of amount withheld to districts maintaining and operating vehicles exclusively for handicapped pupils.</td>
</tr>
<tr>
<td>AB 1350</td>
<td>Milias &amp; Mulford</td>
<td>1390</td>
<td>Makes provision affording indemnification of public employees regarding judgment against them applicable to National Guardsmen in active service pursuant to an order of the President of the United States as a result of a state of emergency, if such active member or person is not indemnified by the federal government.</td>
</tr>
<tr>
<td>AB 1374</td>
<td>Fong</td>
<td>1391</td>
<td>Provides that attendance of pupils at junior college summer schools be credited to district in fiscal year in which last day of summer school falls. Provides that July 21, 1969, may be deemed to be a regular day of school attendance for certain specified purposes and average daily attendance for that date shall be deemed to be the actual attendance for July 22, 1969.</td>
</tr>
<tr>
<td>AB 1387</td>
<td>Beverly</td>
<td>1392</td>
<td>Authorizes a school district or county superintendent of schools to use its school buses or contract for transportation for any school related activity conducted by the district or county superintendent. It specifically allows for transportation for school district employees and one adult person related to each such employee.</td>
</tr>
<tr>
<td>AB 1394</td>
<td>Briggs</td>
<td>1393</td>
<td>Provides for registration and protection of dogs engaged in sentry duty or dogs handled by sentry dog company.</td>
</tr>
<tr>
<td>AB 1547</td>
<td>Zenovich</td>
<td>1394</td>
<td>Allows the Commission of Housing and Community Development to establish a schedule of fees in order to pay the cost of administration of the Earthquake Protection Law.</td>
</tr>
<tr>
<td>AB 1564</td>
<td>Fong</td>
<td>1395</td>
<td>Requires rather than permits school district governing boards to provide for leaves of absence for pregnancy and convalescence following childbirth and to adopt reasonable rules and regulations regarding such leaves of absence.</td>
</tr>
<tr>
<td>AB 1746</td>
<td>Badham</td>
<td>1396</td>
<td>Abolishes California Districts Securities Commission and transfers the powers, duties and responsibilities heretofore exercised by the commission pursuant to any provision of law to the State Treasurer upon the date the Governor's Reorganization Plan No. 1 becomes operative. Authorizes State Treasurer to create a board to assist him in carrying out such powers, duties and responsibilities.</td>
</tr>
<tr>
<td>AB 1877</td>
<td>Cory</td>
<td>1397</td>
<td>Provides that continuing contracts for the transportation of pupils are renewable at the option of the school district and the contractor, jointly, at a rate not to exceed a 5 percent increase over the rate currently set in the existing contract. At present, the contract is renewable only at the school district's option and at a rate not more than 5 percent above the rate of the existing contract.</td>
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<tr>
<td>Bill Number</td>
<td>Sponsor</td>
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<tr>
<td>AB 1328 - Milias</td>
<td>(Chapter 1393)</td>
<td>Provides that counties may abolish the office of coroner and provide for office of medical examiner to perform same functions. Requires that medical examiner be a licensed pathologist.</td>
<td></td>
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<tr>
<td>AB 1913 - Stull</td>
<td>(Chapter 1399)</td>
<td>Requires an assessor to provide an assessee with data relating to sales of comparable property, if an assessment is based, in whole or in part, on such sales.</td>
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<tr>
<td>AB 1956 - Burton</td>
<td>(Chapter 1400)</td>
<td>Provides that no amendment, modification, in whole or in part, of the transfer of lands in trust provided for in act authorizing the transfer in trust of the state's interest in, and control of, San Francisco Harbor to the City and County of San Francisco, shall impair or affect the rights or obligations of specified third parties.</td>
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<tr>
<td>SB 97 - Cologne</td>
<td>(Chapter 1374)</td>
<td>Specifies that irrigation districts providing electric power to areas outside their boundaries shall be subject to reasonable rules, regulations, and orders of the governing body of the city or county areas being served, but, in no event, more restrictive than those imposed by the Public Utilities Commission upon utilities providing such service. Provides no district may impose rates, rules, regulations, or orders in such area different from those imposed within the district except with consent of the governing body of the area.</td>
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</tr>
<tr>
<td>SB 327 - McCarthy</td>
<td>(Chapter 1375)</td>
<td>Modifies terms of trust relating to tidelands granted to County of Marin and purposes for which they may be used. The bill extends for 10 years the period within which such tidelands are required to be improved, restored, preserved or maintained by such county without expense to state.</td>
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<tr>
<td>SB 418 - Short</td>
<td>(Chapter 1376)</td>
<td>Provides that the employer's contribution, up to the limit of $8 shall be the amount necessary to pay the cost of the basic health benefits plan and that if the state's contribution is less than the maximum ($8), the difference may be applied at the election of the employee to the cost of enrollment of a family member.</td>
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<tr>
<td>SB 421 - Rodda</td>
<td>(Chapter 1401)</td>
<td>Modifies the requirements for teaching credentials.</td>
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<tr>
<td>SB 541-Harmer</td>
<td>(Chapter 1405)</td>
<td>Requires a new system of accounting and reporting of State College expenditures. Specifically, it provides that the president of each State College shall present to the Trustees and the Trustees in turn to the legislature a report comparing in detail the actual expenditures in comparison with budgeted amounts with explanations for each deviation.</td>
<td></td>
</tr>
<tr>
<td>SB 542 - Harmer</td>
<td>(Chapter 1406)</td>
<td>Transfers audit staff in Chancellor's Office to the California State College Trustees and specifies duties of audit staff. Adds to Education Code the Trustees' authorization for flexibility in the use of appropriated funds and in the establishment and classification of positions.</td>
<td></td>
</tr>
<tr>
<td>SB 370 - Moscone</td>
<td>(Chapter 1377)</td>
<td>Provides that neither federal funds distributed to persons of California Indian descent by P. L. 90-507 nor property derived therefrom be considered for any purpose in determining any type of public assistance to needy persons.</td>
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</tbody>
</table>
SB 979 - Collier (Chapter 1378)

Authorizes the Department of Public Works to restrict any portion of a state highway within the Golden Gate Bridge and Highway District to a particular mode of transportation provided such restriction would expedite the flow of traffic.

SB 1252 - Moscone (Chapter 1379)

Directs the Department of Education to develop and implement, in cooperation with local school districts, a demonstration program in a selected county or city and county designed to promote specified purposes with respect to providing bilingual instruction for non-English-speaking students, to be administered by county superintendent of schools, or city superintendent of schools in the case of a city and county.

# # #
Governor Ronald Reagan today called President Nixon's nomination of Arthur F. Van Court of Sacramento as U.S. Marshal in the eastern district of California "an outstanding choice, one which will further strengthen federal law enforcement activities in this area."

The Office of the President announced the selection of Van Court today at the Western White House in San Clemente.

Van Court, 43, has served as travel secretary and coordinator of security programs for the executive branch during the course of the Reagan administration.

In a statement, the governor said:

"Art Van Court's nomination to this important post is an outstanding choice, one which will further strengthen federal law enforcement activities in this area.

"His many years in the field of law enforcement—including two decades as an investigator for the Los Angeles Police Department—are clearly first rate credentials for the job. I know that Art's first love has always been law enforcement, and, in his new post, he will have a great deal of knowledge and experience to draw upon in the conduct of his important duties.

"Naturally, we all hate to see him go, but at the same time we are very pleased that his abilities have been duly recognized by the National administration.

"Moreover, Art's selection represents a significant advancement in his own law enforcement career—a step up to even greater responsibility for which he has proved himself so capable.

"I wish him the best of luck and every success during the months and years to come in his new assignment," Governor Reagan said.

Van Court joined the Los Angeles Police Department following World War II. During the next 20 years, he worked in all phases of law enforcement, including traffic and radio patrol, but specialized in narcotics enforcement for the major portion of his career. He retired from the department's intelligence division three years ago to become tour director for Governor Reagan's gubernatorial campaign.

He took a leave of absence during 1964 to work as assistant chief of security in the Goldwater campaign for president.

During World War II, he was a gunnery instructor and air crewman, U.S. Navy.

A native of Oakland, Van Court is married, has four sons and resides in Sacramento.
Governor Ronald Reagan today signed legislation which will benefit California consumers: "by further strengthening poultry inspection procedures in the state and, at the same time, saving taxpayer dollars."

The legislation (AB 970), imposes stricter inspection of poultry products and plants to bring them up to federal standards.

The governor said: "I am pleased to sign this legislation, because it promises to benefit California consumers in two ways—by further strengthening poultry inspection procedures in the state and, at the same time, saving taxpayer dollars."

The administration-sponsored measure, authored by Assemblyman Ray E. Johnson, (R-Chico) authorizes the State Director of Agriculture to enter cooperative agreements with federal agencies to enforce federal standards on poultry plants and products.

By bringing the state inspection system up to standards required under the Federal Wholesome Poultry Products Act, the state will be reimbursed up to 50 percent of the cost of the program.

It is estimated that this will save California taxpayers more than $30,000 annually.

# # #
Governor Ronald Reagan announced today that he has signed the following bills:

**AB 974 - Foran** (Chapter 1404)

Creates a State Transportation Board in the Business and Transportation Agency. The Board will function to advise and assist the Secretary of Business, and Transportation in formulating and evaluating state policy and plans for transportation.

**AB 970 - Johnson** (Chapter 1403)

Authorizes the Director of Agriculture to adopt standards and requirements equal to those of the Federal Wholesome Poultry Products Act. It prohibits the adoption of regulations less restrictive than present state statutory requirements.
An important step toward meeting California's future transportation needs was taken today when Governor Ronald Reagan signed a bill creating the California Transportation Board.

In signing the measure, AB 974, the governor paid tribute to its author, Assemblyman John Foran, D-San Francisco, and to Gordon C. Luce, Secretary of Business and Transportation, who strongly supported it.

"Both Assemblyman Foran and Secretary Luce can take pride in their efforts which brought us this important new tool to work on California's future transportation needs," the governor said.

Creation of the seven member board implements a recommendation made in November by the Governor's Task Force on Transportation following an 18 month study of public and private air, land and sea transportation systems.

Los Angeles architect William L. Pereira headed the 24-member task force, initiated by Secretary Luce, which included experts in every field of transportation.

The new board will review master plans, both private and public, for the overall state-wide transportation system including the California Freeway and Expressway System, the State Aviation Master Plan and regional transportation plans developed by such organizations as the Bay Area Transportation Study Commission, the Transportation Association of Southern California, the San Diego Comprehensive Planning Organization and the Sacramento Regional Area Planning Commission.

In addition it will assist the state in planning and developing policies for new transportation systems including supersonic air transport, automated highways, computer-dispatched urban transit systems, super-tanker ships and containerized freight trucking.

"This board and our recently announced HUD grant will assist our agency in bringing together the planning and coordination of transportation in California and represents the culmination of efforts by many people toward these goals," Luce said.

Five members of the new board will be appointed by the Governor, subject to Senate confirmation. The remaining two posts will be filled by the Chairman of the Assembly and Senate Transportation Committees serving as ex-officio members of the Board. Members will serve without pay and will meet at least four times a year.

Governor Reagan is screening potential members of the board.
Governor Ronald Reagan today climaxed a major effort by his administration to "further strengthen state control and regulation of pesticides" by signing into law two key bills in his legislative program which "will benefit not only agriculture, but the general public as a whole."

Both measures (AB-1209, Pattee and Ray Johnson; and AB-1210, Pattee) were sponsored by the Reagan administration and approved unanimously in the legislature.

In a statement, the governor said:

"During recent months there has been considerable scientific and public concern over the use of pesticides in California.

"While the state has exercised tight controls over such usage for more than half a century, this administration has been working actively for the passage of legislation to further strengthen state control and regulation of pesticides.

"I am pleased to say that these two bills will help us accomplish these important objectives and will benefit not only agriculture, but the general public as a whole."

AB 1209 requires that before any pesticide application is made, the applicator must have a written recommendation from the pesticide dealer or his agent in considerable detail. This should prevent any mis-application of chemicals due to misunderstanding or poor communication. It also puts on record exactly where the responsibility for any misuse of pesticides lies.

AB 1210 requires that a pesticide dealer must be licensed by the director of agriculture and that the dealer's agent or salesman must be registered with the agricultural commissioner of every county in which he operates. To get a dealer's license, the applicant must pass a test of his knowledge of laws and regulations governing pesticides.

Up to now, state laws did not regulate the operations of pesticide dealers or salesmen. AB 1210 fills this gap.

It also provides California with additional tools to ensure that pesticides are used properly. Dealers' license fees, to be shared with the counties, will cover the cost of administering this program.
Governor Ronald Reagan today signed into law a key element in his anti-crime legislative program, a bill (SB-66, Sherman) designed to protect informants who provide evidence of activities in such areas as narcotics, bookmaking, prostitution and organized crime.

"The legislation," he said, "will give law enforcement another effective means of obtaining evidence of vice activities by protecting the informant against reprisal by protecting his identity. For, once an informant is identified, he is useless for future activity and is in danger of losing his life."

The bill establishes a judicial procedure which will protect the informant against disclosure by permitting a closed hearing. On the other hand, the defendant will be guaranteed a fair and open hearing because, if the court determines in closed session that the informant is a material witness to the alleged crime, the informant must be identified.

Governor Reagan noted that "some 90 percent of all narcotic convictions are made possible through the use of confidential informants.

"Most vice activities---such as narcotics, bookmaking, prostitution and organized crime---involve willing victims rather than complainants who ask for police protection or prosecution. Those in the law enforcement field are agreed that informants are necessary in the fight against crime," he said.

"I believe that this legislation---with its protection of the informant and fairness to the defendant---will move California a step closer toward insuring the safety of the state's law abiding citizens," he added.

The governor expressed his appreciation to Senator Lewis F. Sherman who carried the bill for the administration and noted the support it received from such organizations as the California Peace Officers' Association and the District Attorneys' Association.
Governor Ronald Reagan today signed into law a bill which "could substantially reduce the cost of housing construction to low income families in California" by "cutting through red tape and speeding the end product to the consumer."

The measure, AB-1971 (Wilson, R-San Diego), was sponsored by the Reagan administration and will be known as the California Factory Built Housing Law. It establishes a uniform state code for factory-built, pre-fabricated housing and permits inspection of such construction at the factory, prior to being accepted at the site.

Governor Reagan said: "The introduction of factory methods in building homes—coupled with the easing of an over-abundance of regulations, as provided in this legislation—could substantially reduce the cost of housing construction to low income families in California.

"The bill will not only help meet the ever growing need for such housing by cutting through red tape and speeding the end product to the consumer, but it should also open up a new labor market, stimulate the economy, and further develop space-age technology in the field of housing," he said.

Governor Reagan congratulated Assemblyman Pete Wilson for successfully guiding the measure through the legislature and commended the Department of Housing and Community Development, the California Builders Council, the League of California Cities, and the California Real Estate Association for their efforts in drafting the model housing legislation.
Governor Reagan today signed legislation which would broaden the protective and prevention features of California’s highly successful probation subsidy program. The bill---part of the governor’s legislative program---also appropriates $200,000 to finance delinquency prevention projects throughout the state, the first such state appropriation ever made.

The measure---SB-428, Kennick---will permit the counties to place pre-delinquent youths and adults who have committed misdemeanors in special supervision programs which are financed by the probation subsidy.

Under the subsidy program, the state provides subsidies for counties in return for reducing their expected level of commitments to state institutions, both youth and adults. The subsidies must be used to set up special supervision programs to provide intensive counseling, psychiatric and other services to help rehabilitate those who are not sent to the state institutions.

Governor Reagan noted that "during the first three years of the program, commitments to state institutions were reduced by more than 7,000 persons. Although the state subsidy totaled $30 million, the state was able to save several times this amount, taking into consideration what it would have cost to build new institutions for these offenders and for maintaining them," he said.

"By making it possible for pre-delinquents and lesser offenders to receive probation services under the program," the governor said, "the state will help the counties rehabilitate potential criminals before they commit really serious offenses.

"I believe there is no more effective and economical way to meet the problem of crime and delinquency than to prevent it. And, this can best be done by providing opportunities for rehabilitation before the potential offender has embarked upon his criminal career."

Governor Reagan said that the $200,000 appropriation for delinquency prevention projects will qualify the state for several times that amount in federal funds. The money will be disbursed to many of the counties---setting the stage for a community based assault on delinquency.

A portion of the appropriation will also be used to fund two demonstration projects developed at the direction of State Human Relations Secretary Spencer Williams to identify potential delinquents early in their school careers and take prompt steps to prevent them from becoming delinquent. The projects are called the Delinquency Early Warning System.
Governor Ronald Reagan announced today that he has signed the following bills:

**AB 109 - Briggs**  
(Chapter 1340)  
Authorizes the Department of Motor Vehicles to issue ID cards to any person 18 years of age rather than 21 years of age or older who does not hold a valid California driver's license. Requires such cards issued to those under 21 to expire on 21st birthday and have a profile photograph plus an overprint of the word "minor" and a statement that the card expires on the 21st birthday.

**AB 506 - Duffy**  
(Chapter 1341)  
Changes the procedure for determining whether market milk or products of market milk should be degraded or excluded for failure to meet the prescribed bacteria count, coliform determinations, or cooling temperature. Changes the procedure for the reinstatement of the market milk or product of market milk after its exclusion or degrading. Specifies that violation of the bacterial, coliform, and cooling temperature standards shall be followed promptly by inspection to determine and correct their causes and provides that this inspection shall be made immediately after the notice required by these provisions is sent. Provides that samples may be taken from consecutive milking and consecutive lots of processed products and shall be taken when requested by the producer or processor involved.

**AB 717 - Cory**  
(Chapter 1342)  
Permits savings and loan associations to invest up to a maximum of 30 percent of their capital structure in leasehold properties which are utilized in the operation of the institution. It further amends these investment powers to include investments in various types of securities guaranteed by the federal government.

**AB 753 - Z'berg**  
(Chapter 1343)  
Reappropriates $50,000 to the Tahoe Regional Planning Agency provided by Chapter 988 of the Statutes of 1968 and in addition provides that these funds shall be available for expenditure by the California Tahoe Regional Planning Agency until such time as the Tahoe Regional Planning Agency commences operation.

**AB 782 - Ketchum**  
(Chapter 1344)  
Repeals the Agricultural Code provisions requiring the registration and inspection of public grain warehouses.

**AB 972 - Arklin**  
(Chapter 1345)  
Increases various fees charged by the Public Utilities Commission.

**AB 1223 - Dunlap**  
(Chapter 1346)  
Extends from three to five years from the date of sale the period during which property sold for delinquent irrigation district assessments may be redeemed and after which the purchaser will otherwise be entitled to a deed and requires the collector to give notice by certified mail to last assessed 30 days prior to the end of the redemption period.
AB 1310 - Briggs (Chapter 1347) Requires all insurance carriers authorized to transact business in this state, except those writing specified types of insurance to establish the California Insurance Guarantee Association. Each such insurer is to participate in association as condition of its authority to transact business in California.

AB 1417 - Lanterman (Chapter 1348) Authorizes Los Angeles County to acquire land for and construct, or lease, or otherwise acquire and maintain, special or technical schools or institutes for instruction in the dramatic or theatrical arts.

AB 1489 - Veysey (Chapter 1349) Deletes requirement that State Board of Education must compute textbook credit by subject matter for school districts. Incorporates additional changes to Section 9308, Education Code, proposed by SB 225, to be operative only upon enactment of SB 225.

AB 1564 - Pattee (Chapter 1350) Revises provisions in the Milk Stabilization Law concerning the suspension of resale prices for fluid milk. The bill authorizes the Director of Agriculture, after a hearing, to suspend selectively for an indefinite period minimum wholesale or retail prices for any marketing area or zone within a marketing area or any particular minimum wholesale or minimum retail price in such area or zone.

AB 1511 - Ryen (Chapter 1351) Makes technical changes in the State College Trustees authority pertaining to agreements with federal agencies. It authorizes them to enter into agreements which result in federal grants, matching funds and other financial aid for construction of housing and other educational facilities for students and staff.

AB 1671 - Foran (Chapter 1352) Changes the name of the Advisory Committee on a Master Plan for Scenic Highways to the Scenic Highway Advisory Committee. The bill also changes the portion of Route 75 in the scenic highway system to include the new San Diego-Coronado Bridge.

AB 1751 - Briggs (Chapter 1353) Provides that if an insured by endorsement has chosen not to buy uninsured motorist coverage, such coverage need not be included in new policies. The bill deletes the provision of the uninsured motorist law which allows uninsured motorist payments to be reduced by medical payments available to the insured.

AB 1827 - Milles (Chapter 1354) Increases boater registration and certificate of ownership fees. The money thus obtained would be deposited in the Harbors and Watercraft Revolving Fund to be used for a program of local assistance to boating safety and local law enforcement according to a formula defined by the Department of Harbors and Watercraft.

AB 1876 - Murphy (Chapter 1355) Amends the California Marketing Act of 1937 to permit all types of regulations authorized by the Act to be included in a marketing order relating to milk.
Requires all sewage or other waste within Lake Tahoe watershed to be placed into a sewer system and treatment facilities after January 1, 1972. The bill further appropriates $500,000 from the state to the North Lake Tahoe Public Utility District for construction of trunk lines to carry effluent from the North Shore and out of the Tahoe Basin.

Permits courts to grant immunity to witnesses who are called to testify on the activities of organized crime in the state. Witnesses granted immunity would be compelled to testify and could be cited for contempt of court if they refuse.

Appropriates $150,000 to the State Allocation Board for a loan to the City of Crescent City for the purpose of closing out the city's redevelopment project.

Includes enhancement of fish and wildlife as a specifically mentioned beneficial use of water the relative benefit from which to be derived shall be considered by the State Water Resources Control Board in acting upon applications to appropriate water.

Adds the Chancellor of the California Community Colleges, or his designee, as a member of the Apprenticeship Council.

Requires local peace officers to prevent the entry into Mexico at the border by any person under 18 years of age who is unaccompanied by a parent or guardian or who does not have their written consent or who does not have a passport.

Repeals statutes relating to mechanics' liens, notices to withhold, and other matters relating to private and public works of improvement. Enacts new title of Civil Code revising and restating law on mechanics' liens.

Authorizes county superintendents of schools with approval of county boards of education and governing boards of school districts to certify to the county auditor and county board of supervisors, on or before August 10, rather than on or before July 15, the amount of money required to be raised by tax for education of pupils attending regional occupational centers or programs maintained by the county superintendent of schools or by the school district. It requires the Department of Education to submit annual evaluations of regional occupational centers and programs for the preceding fiscal year to the legislature.

Increases the California Industries for the Blind contribution for each non-civil service production worker for health insurance from $6 to $8.
AB 968 - Crandell  
(Chapter 1370)  
Requires that a sum equal to 4 percent of the wages paid to a blind, or otherwise disabled person, working at a Business Enterprise Program vending stand, be deducted from the service charge paid by vending stand operators into the Special Deposit Fund of the Department of Rehabilitation. The 4 percent deduction is allowable only if the vending stand operator pays his employees wages equal to the standard minimum wages required per the Labor Code. The bill's provisions apply only to the employees hired after July 1, 1969.

AB 978 - Moorhead  
(Chapter 1371)  
Revises the oath which candidates for teaching credentials are required to subscribe.

AB 1178 - Knox  
(Chapter 1372)  
Provides that agricultural land generally, rather than only prime agricultural land, may be restricted to agricultural purposes under "contracts" between counties or cities and owners of agricultural land. It deletes provisions providing for "agreements" between entities of local government and owners of agricultural lands, and provides for the establishment of open space restrictions on such land only by "contracts".

AB 1397 - Moscone  
(Chapter 1380)  
Requires State Department of Public Health to maintain program for Indians and their families. Enumerates activities of program. Appropriates from General Fund $32,117 to State Department of Public Health for expenditure by department during 1969-70 fiscal year pursuant to provisions enacted by this act.

AB 1530 - Greene, L.  
(Chapter 1373)  
Specifies time period of on or before July 1, 1970, for State Board of Education to prepare and distribute model minimum academic standards for graduation to each school district maintaining a high school for its consideration.

AB 2214 - Lewis  
(Chapter 1363)  
Permits school personnel to furnish names and addresses of graduating seniors to elected officials.

SB 730 - Stevens  
(Chapter 1364)  
Provides that a registered engineer or licensed land surveyor who has furnished services for design of work of improvement, and gives preliminary notice not later than 20 days after work of improvement has commenced, has complied with provisions for giving written preliminary notice of filing of claim of lien under mechanics' lien law with respect to engineering or surveying service furnished or to be furnished.

SB 1075 - Walsh  
(Chapter 1365)  
Prohibits the future banning of trucks from any section of this Interstate system of highways unless an ordinance passed by a city or county is approved by a 4/5 vote of the Highway Commission of California. The bill further provides that any present restrictions banning trucks from the interstate system cannot be removed unless approved by a 4/5 vote of the Highway Commission and approved by the local authority.
Includes the installation of protective and warning devices and intrusion alarms as well as any purpose for which a fire marshal certifies the necessity as corrective measures relating to fire and panic safety which the governing board of a school district may undertake without complying with certain provisions concerned with the repair, reconstruction, and replacement of school buildings. Extends operative effect of section from July 1, 1969, to July 1, 1971.

Conveys the state's interest in certain specified parcels of land to the City and County of San Francisco.

Increases the license fees for various clinical laboratory licensees.

Permits, for purposes of County Retirement Law of 1937, conversion of system integrated with federal social security to system which is supplemented by federal social security.

Permits the transfer to the unappropriated surplus of a special fund the unexpended balance in any appropriation for capital outlay made payable from such fund which the Director of Finance, with the approval of the Public Works Board, determines not to be required for expenditure pursuant to the appropriation.

Alters the formula by which a school district of residence of a blind or deaf pupil pays the State Department of Education for each pupil in attendance at the California School for the Deaf and the California School for the Blind from a basis of a general purpose tax rate to a district tax rate with certain designated exceptions.

Raises the tax exemption allowed to certain disabled veterans on their homes from $5,000 to $10,000. The bill extends this exemption to homes owned by the widows of such veterans until such time as they may remarry. The bill grants an exemption for a blind veteran, in lieu of those now provided, for his home owned by corporation of which he is a shareholder. The bill becomes operative upon adoption of Senate Constitutional Amendment No. 29 by the votes.

Extends to optometrists and manufacturers and distributors of optical and optometric supplies and equipment, the same prohibition against certain business arrangements as presently exists between medical licensees and opticians. It further precludes any landlord-tenant relationship, or any profit-sharing arrangement in any form between optometrists and opticians or other medical licensees.

Requires written notices of violations of city or county parking ordinances to be accompanied by written notice of the bail for the offense and the address where bail may be sent.
Provides with respect to state competitive graduate fellowship program that award may be renewed for three additional years under specified conditions and deletes present provisions relating to renewal of such awards under extraordinary circumstances or for one summer term under certain conditions. Explicitly limits total number of fellowships to 2 percent of total number of baccalaureate degrees awarded during preceding academic year by accredited colleges and universities in California. Deletes obsolete provisions.

Creates the State College Educational Opportunity Program and establishes guidelines for conduct of program.

Provides that all prescription glasses furnished to persons 18 years and younger be of safety or shatterproof glass. We require this in glasses for police and firemen and the Division of Industrial Safety requires it in certain industrial areas.

Amends the Dental Practice Act to require, commencing January 1, 1972, that every licensed dentist certify to Board of Dental Examiners that he or any person employed by him in operation of dental radiographic equipment has passed examination in radiation safety conducted by board or has passed equivalent examination as dentist or dental hygienist.

Authorizes the Director of General Services to grant a right-of-way for public road purposes over a part of Napa State Hospital lands to the County of Napa.
Governor Ronald Reagan announced today that he has signed the following bills:

**SB 19 - Harmer, et al** (Chapter 1288)
Requires state college auxiliary organizations to contract for and receive an annual audit, and to submit such audit to Trustee of California State Colleges and to Director of Finance. The bill makes a number of related changes governing the fiscal affairs of the auxiliary organizations.

**SB 59 - Mills** (Chapter 1326)
Increases the amount of the bond for a produce dealer from $2,000 to $4,000. It makes the Produce Dealers Act applicable to licensed slaughterers. The bill permits a shortened time for hearings on a dealer or commission merchant license when the licensee is in financial difficulty.

**SB 66 - Sherman** (Chapter 1412)
Provides protection for informers in all criminal cases instead of just in the so-called "hard" narcotics cases. It will further establish a judicial procedure for determining whether the informer is a material witness whose nondisclosure might deprive the defendant of a fair trial.

**SB 72 - Carrell** (Chapter 1117)
Requires, if a person is arrested without a warrant and is released without being formally charged with a crime pursuant to specified provisions of law, that such person be issued a certificate describing the action as a detention. The bill requires the Attorney General to prescribe the form and content of such certificate.

**SB 190 - Teale** (Chapter 1118)
Includes persons who qualify to receive benefits under Legislators' Retirement Law among persons authorized to redeposit contribution previously repaid to them under State Teachers' Retirement Law without being employed in a status requisite for membership in the system.

**SB 427 - Short** (Chapter 1120)
Allows the Department of Mental Hygiene to negotiate, arrange affiliations, or make contracts with public or private institutions or higher learning and hospitals for educational or training programs to assure adequate supply of psychiatric technicians. The bill increases the membership of each county local mental health advisory board from 13 to 14 members, and requires such additional member to be a psychiatric technician in communities where there is a state hospital.

**SB 428 - Kennick** (Chapter 1415)
Requires the Youth Authority to make periodic reports on the experiences and results of state aid for probation services to the legislature. It would also eliminate restrictions on who may be placed in special supervision programs, broaden provisions for reimbursement under unusual circumstances, permit interpolation of the payment table to the nearest one-tenth of one percent of reduction in commitment rate, and makes other technical changes in the wording to clarify the intent of the law. The bill also carries a $200,000 appropriation for delinquency prevention.
Provides that whenever the State Lands Commission receives a survey plat from a county surveyor of any survey which adjoins or crosses certain types of state lands, any action by the commission to contest such survey must be commenced within 90 days after receipt of the survey plat.

Makes actual or attempted willful obstruction, by physical force and with an intent to prevent attendance or instruction, of any student or teacher seeking to attend or instruct classes at any of the campuses or facilities owned, controlled, or administered by Regents of the University of California, Trustees of the California State Colleges, or junior college governing board punishable by up to $500 fine, one year in county jail, or both.

Provides that the Department of Alcoholic Beverage Control, under specified conditions, may issue on a temporary basis a daily on-sale general license to bona fide fraternal, charitable, political, or religious organizations which authorize the sale of distilled spirits, wine, and beer for consumption on the premises where sold with no off-sale privileges.

Authorizes integrated programs and apportionments therefore for educable mentally retarded minors. The bill authorizes experimental program for mentally retarded minors to be supported at the level of special day programs, but requires prior approval of the Department of Education. It also provides for apportionments for educable mentally retarded minors in a work study program.

Authorizes the California State Colleges to award the doctoral degree jointly with an accredited private institution of higher education, provided the proposed doctoral program is approved by the Coordinating Council for Higher Education.

Requires the tax assessor to audit books and records of professions, trades and businesses having tangible personal property with a full cash value of $50,000 or more before October 6, 1971, and at least once each four years thereafter, rather than auditing at least once each four years. The bill also declares the time within which certain assessments of property which escaped taxation or was under-assessed must be made to be on or before October 6, 1971.

Authorizes employment by junior colleges of teachers, subject to specified conditions, to be classified as temporary employees because a certificated employee was granted leave for a semester, quarter, or year, or is experiencing a long-term illness.

Increases per diem for directors of the Golden Gate Bridge and Highway District from $25 to $50. The bill limits the per diem to a maximum of $2,400 per year. The bill also increases the salary of Trinity County supervisors from $300 to $450 per month.
SB 702 - Grunsky  
(Chapter 1128) Provides for transfer of mentally disordered sex offenders temporarily placed in a state hospital, as well as committed to a state hospital, to an institution under the Department of Corrections. The bill requires the head of the institution to which a mentally disordered sex offender is transferred from a state hospital to file necessary court papers.

SB 901 - Grunsky  
(Chapter 1129) Authorizes Director of Parks and Recreation to transfer fee title or any lesser interest in all or a portion of Twin Lakes State Beach to the Santa Cruz Port District upon specified terms and conditions and otherwise as determined by Director of Parks and Recreation. Provides for payment to the state, by the Santa Cruz Port District, of certain state costs incurred in acquisition and development of property.

SB 913 - Moscone  
(Chapter 1130) Authorizes the State Board of Education to grant temporary standard teaching credentials to applicants who possess a professional degree or certificate from an institution of higher education under prescribed circumstances. The bill requires such applicant to be bilingual in the languages used in the schools where he will be teaching.

SB 937 - Bradley  
(Chapter 1131) Makes it a misdemeanor for any person to disregard any traffic signal or direction of a nonstudent school crossing guard authorized by a city police department or the California Highway Patrol when he is wearing official insignia and is in the course of his duties.

SB 938 - Beilenson  
(Chapter 1132) Provides that specified persons may give verbal authorization by telephone, tape recording or other recording device, for an autopsy of the remains of a deceased person.

SB 1014 - Harmer  
(Chapter 1133) Provides statutory authority for payment of workmen's compensation insurance premiums by the Department of Rehabilitation for its clients in training with various persons, firms, associations, or public or private agencies.

SB 1016 - Short  
(Chapter 1134) Streamlines the procedures for preparing and submitting certain reports by the Department of Public Works to the legislature.

SB 1019 - Lagomarsino  
(Chapter 1135) Amends the Senior Citizens Property Tax Assistance Law to raise the gross household income limitation for senior citizens whose principal trade or business is farming from $10,000 to $20,000.

SB 1020 - Lagomarsino  
(Chapter 1136) Includes among techniques constituting a particular form of burglary the use of "burning bar," "thermal lance," "oxygen lance" or any other similar device capable of burning through steel, concrete, or any other solid substance.

SB 1021 - Lagomarsino  
(Chapter 1137) Amends Sec. 13520, Ed. C. Revises the method of computing the amount of salary to be paid to a person who is employed in a position requiring certification qualifications who serves less than a full school year.
Provides that whenever any animal delivered to any veterinarian, kennel, pet grooming parlor, animal hospital or any other animal care facility is not picked up within 21 days after the animal is due to be picked up, it shall be deemed an abandoned animal. The bill provides that any such abandoned animal shall not be used for scientific experimentation, nor shall it be turned over to any pound or public agency.

Extends the Department of Veterans Affairs rights of recovery to funds deposited outside the Veterans Home by deceased members who are not survived by a spouse, parent, child or grandchild.

Changes maximum fee from $40 to $75 per day for court-appointed psychiatrists in mentally disordered sex offender examination.

Enacts the Urban Area Traffic Operations Improvement Act, to implement TOPICS Program, with assistance of federal funds, to relieve traffic congestion in the urban areas.

Extends eligibility for admission to the Veterans Home to those who have served in campaigns during non-war periods, for which campaign medals were authorized and awarded.

Provides that identification cards issued by the Department of Motor Vehicles will be valid for a term of 6 years instead of current four years.

Provides that an offense punishable as either a felony or a misdemeanor, can be filed and prosecuted by the district attorney in the municipal court as a misdemeanor, unless the defendant objects, in which case the crime must be prosecuted as a felony.

Amends Sec. 15957, Ed. C. Defines "day labor" as the use of maintenance men, for purposes of determining whether school district governing board may use day labor to make repairs, alterations, or additions to school buildings, repair or build apparatus or equipment, improvements on school grounds, or erect new buildings.

Provides that when a proposal to unify a high school district is defeated three or more times, the county committee on school district organization shall submit to the State Board of Education, within 18 months of last election at which proposal was defeated, a plan to divide such high school district into two or more unified districts, provided the plan meets specified criteria.

Provides that specialized textbooks, reference books, recordings, study materials, tangible apparatus, equipment and other similar items for the use of visually handicapped students in the central clearinghouse-depository established and maintained by the Superintendent of Public Instruction shall be available for use by visually handicapped students enrolled in the public junior colleges, California State Colleges, and the University of California.
SB 1046 - Way  
(Chapter 1148)  
Provides that the chief executive officer of the board of governors of California Community Colleges shall prepare and submit statement relating to official information and statistics with respect to junior college district organization proposals.

SB 1047 - Way  
(Chapter 1149)  
Creates the Tulare County Flood Control District, consisting of all the territory of Tulare County.

SB 1048 - Short  
(Chapter 1150)  
Requires issuance of permits for extra-legal vehicles and loads to the extent of reimbursing administrative costs of such permits.

SB 1052 - Deukmejian  
(Chapter 1151)  
Gives the county clerk power to declare nomination papers for an office entirely within the county void if they lack the number of signatures to qualify and thus remove need to verify signatures. The bill further requires the clerk to notify the Secretary of State of total signatures on nomination papers for office falling within two or more counties and if he finds they are less than number to qualify papers he is to notify counties involved that they need not verify signatures.

SB 1063 - McCarthy  
(Chapter 1152)  
Excepts from the provision of law permitting transfers of alcoholic beverage licenses for premises located near public institutions a transfer to premises located nearer by not more than 200 feet to the boundaries of the institution. Only one such transfer is permitted.

SB 1064 - McCarthy  
(Chapter 1153)  
Excludes photographs leased for one-time use in a newspaper from sales and use tax; the lease of such photographs would be excluded from sales and use tax whether or not produced to the special order of the lessee.

SB 1082 - Walsh  
(Chapter 1154)  
Requires state and local public agencies to make provision in contracts for removal or relocation of public utilities prior to letting construction contracts for road, street, or highway purposes and prohibits assessment of damages against the contractor for delay caused by a failure to provide for removal or relocation of such facilities.

SB 1086 - Walsh  
(Chapter 1155)  
Allows a distilled spirits manufacturer, distilled spirits manufacturer's agent, distilled spirits general rectifier, or distilled spirits general importer to provide the courses of instruction for licenses and their employees on the subject of distilled spirits without charge.

SB 1097 - Dolwig  
(Chapter 1156)  
Revised Business and Professions Code provision relating to the contents of a certificate or license of podiatrists.

SB 1101 - Dolwig  
(Chapter 1157)  
Permits a member in the active service of a county or district with a retirement system under the County Retirement Law of 1937 who previously elected deferred retirement under the 1937 Act or the Public Employees' Retirement System, to have his contributions in the second system computed at the age at which he entered the first system if he did not receive a computation age based on such age when he became a member of the second system if he is an active member of the second system or has elected deferred retirement in the second system.
SB 1102 - Walsh  
(Chapter 1158)  
Prohibits any person, whether or not under provisions relating to the healing arts, rather than designated licensees in the healing arts, from advertising or engaging in advertising any representations in any form which in any manner refers to the cost, price or fee to be paid for any product or service furnished by such persons. This prohibition also pertains to services performed by licensed persons when those commodities are furnished in connection with the professional practice of business for which he is licensed. Makes violation of these provisions relating to unearned rebates, refunds and discounts a misdemeanor as to all persons and provides injunctive relief in relation to such article.

SB 1107 - Marler  
(Chapter 1159)  
Requires every domestic corporation annually to file with the Secretary of State, and to pay a fee for filing, a statement of the names and addresses of its president, vice president, secretary and treasurer, and a statement of the location and address of the principal corporate office. The penalty for noncompliance is suspension of the corporation by the Secretary of State.

SB 1113 - Lagomarsino  
(Chapter 1160)  
Requires candidates for office of district attorney to pay filing fee of one percent of the district attorney's annual salary.

SB 1115 - McCarthy  
(Chapter 1161)  
Reconstitutes Department of Commerce. Abolishes California World Trade Authority; transfers functions to Division of World Trade of Department of Commerce; creates California Industry and World Trade Commission to advise Department of Commerce; transfers functions of Department of Agriculture with respect to Museum of Science and Industry to Director of Commerce.

SB 1116 - McCarthy  
(Chapter 1162)  
Abolishes the California Museum of Science and Industry Fund and repeals the provision authorizing annual transfer of $15,000 from Fair and Exposition Fund to the California Museum of Science and Industry Fund.

AB 1120 - Schmitz  
(Chapter 1163)  
Permits county welfare departments to use part-time as well as full-time employees in providing homemaker services.

SB 1122 - Stevens  
(Chapter 1164)  
Adds to those categories of persons who may possess loaded firearms in public places or streets regularly employed animal control officers and zookeepers in scope of employment and regularly employed uniformed security guards protecting property.

SB 1125 - Schmitz  
(Chapter 1165)  
Empowers the Commission of Housing and Community Development to adopt specified rules and regulations for construction and operation of a mobilehome accommodation structure as defined. It reserves to the local authorities the right to adopt more stringent structural and fire safety standards.

SB 250 - Mills  
(Chapter 1119)  
Requires the Department of Mental Hygiene to maintain records necessary to identify persons who are subject to the provisions of the Welfare and Institutions Code relating to mental patients possessing firearms. It would also require other public and mental health facilities to submit similar information regarding their patients to the Department of Mental Hygiene upon request. This provision of the bill would not become effective until July 1, 1971. Such information is to be made available upon request and upon a proper showing of cause to the State Bureau of Criminal Identification and Investigation.
SB 1128 - Rodda  (Chapter 1166) Provides that proceedings to form a junior college district pursuant to a specified procedure for such formation from territory of a unified school district maintaining a junior college do not require approval by the State Board of Education or the Board of Governors of the California Community Colleges. Reappropriates from State Construction Program Fund amount of specified 1968 appropriation unexpended on June 30, 1969, to be allocated for construction projects pursuant to agreement between Department of Finance and Board of Governors of California Community Colleges in augmentation of Item 369 of the Budget Act of 1968, for construction of junior college facilities.

SB 1135 - Alquist  (Chapter 1167) Adds speed contests to those offenses requiring a revocation of the driving privilege by the Department of Motor Vehicles when a juvenile court finds there are two or more or a combination thereof within a 12 month's period.

SB 1136 - Rodda  (Chapter 1168) Authorizes school district teacher education internship programs to be directed toward qualifications for restricted teaching credentials as well as other specified credentials.

SB 1140 - Beilenson  (Chapter 1169) Provides that the Director of Agriculture is authorized to suspend or refuse registration of any pesticide which has; (1) demonstrated serious uncontrollable adverse affects either within or outside the agricultural environment; (2) the use of which is of less public value or greater detriment to the environment than the benefit received by its use; or (3) for which there is a reasonably effective and practicable alternative material or procedure which is demonstrably less destructive to the environment.

SB 1148 - Rodda  (Chapter 1409) Transfers the duties of the Bureau of Readjustment Education, in relation to private educational institutions, to the Department of Education generally and to the Superintendent of Public Instruction.

SB 1149 - Schmitz  (Chapter 1170) Requires cities and certain districts to file annual budget or statement of anticipated revenues and expenditures with county auditor.

SB 1154 - Deukmejian  (Chapter 1171) Provides that, if prosecution is for offense of grand theft, indictment shall be found, information filed, or case certified to superior court within three years after its discovery, rather than three years after its commission.

SB 1155 - Cologne  (Chapter 1172) Establishes a procedure for voluntary administration of inter vivos trusts. The bill becomes operative November 1, 1970.

SB 1158 - Burgener  (Chapter 1173) Provides that governing board of elementary school district situated within high school district, maintaining a junior high school is not required to permit pupils who have completed the 6th grade to attend the junior high school if the elementary school district has withdrawn from that junior high school system.

SB 1160 - Burgener  (Chapter 1174) Revises the provisions relating to the contents of the formal notice of school district bond elections as to the rate of interest which must be stated therein.

SB 1175 - Coombs  (Chapter 1175) Creates the Bighorn Mountains Water Agency, consisting of designated property in San Bernardino County.
Requires that the Contractors' State License Board prescribes a form which shall describe the state's mechanics' lien laws dealing with filing with county recorder a contract and contractor's payment bond for private work and requires a licensed contractor to give such form to an owner of a single-family dwelling, duplex, or triplex before entering into a contract after December 31, 1969, in excess of $600 for improvement of the property.

Permits a city annexation, which is part of a plan of district reorganization, to be conducted together with the reorganization in one proceeding under the provisions of the District Reorganization Act. The provisions would apply only if the affected city consented to the procedure.

Authorizes school districts to enter into contracts for the rental, lease, or lease-purchase of motor vehicles, other than school buses, equipment, or systems for a period of not to exceed five years, and further authorizes school districts to renew such contracts for an additional period not to exceed five years. It further provides that specified provisions identifying a portion of the annual rental or lease payment which may represent tax exempt reimbursement to the vendor, lessor, or his assignee, may be included in bids for contracts for rental, lease, or lease-purchase by school districts of motor vehicles, including school buses and motor vehicle equipment or systems.

Removes the condition that construction of a portion of State Route 87 may be commenced only after the city of San Jose and the county construct a freeway, and to provide that such construction may be commenced at any time provided the city and county convey without charge all real property presently acquired by them.

Provides that the course of study for preschool, kindergarten, grades 1 to 6, inclusive, and grades 7 and 8 of elementary districts maintaining grades 7 and 8 shall be prescribed and enforced by the governing board. The bill provides that the governing board of any school district may cooperate with the county board of education to develop the courses of study required by section 8054 of the Education Code.

Provides that the county animal control department shall be responsible for duties that the county clerk now performs in connection with the issuance of dog licenses if designated by the county board of supervisors.

Permits the legislative body of a local agency, at the expense of the local agency, to meet, either directly or by a representative, with representatives of state, federal or local executive or administrative agencies, to present views on actions benefiting or detrimental to the local agency.

Repeals provisions relating to the registration of employees of private investigators, insurance adjuster and repossessors.

Increases number and salaries of certain attaches in the Superior Court of Alameda County.

Permits a physical therapist to use an initial or other suffix indicating possession of a specific academic degree. The bill prohibits use of initials "M.D.", unless physical therapist is licensed as a physician and surgeon in this state.
Permits the Department of Public Works to sell excess state highway land by contract of sale and under deeds of trust, subject to approval of the California Highway Commission, in addition to cash sales.

Provides that amount of deposit required of a party who subpoenas member of the California Highway Patrol marshal, deputy marshal, sheriff, deputy sheriff, or city policeman as a witness, that is excess to actual expenses shall be refunded and that no additional deposit may be required if court continues proceeding on own motion.

Requires that an applicant obtain a concealed weapon permit from the sheriff or a chief of police within the county of his residence.

Amends the Rees-Levering Automobile Sales and Financing Act to require that a motor vehicle shall not be delivered until the seller delivers to the buyer, in addition to the presently required fully executed copy of the conditional sales contract or purchase order, any vehicle purchase proposal and any credit statement which the seller has required or requested the buyer to sign, and which he has signed during the contract negotiations.

Permits the California Highway Commission to establish the date upon which its Chairman's term shall commence.

Exempts income derived by foreign corporations on their international operation of aircraft or ships from taxation under the bank and corporation tax. Local governments also are prohibited from taxing such income.

Includes in the definition of "retail installment contract" under the Unruh Act any contract which provides for payment in four or more installments.

Authorizes the establishment of not more than four county administered youth correctional centers. The bill authorizes the Youth Authority to reimburse counties at $200 per month per person being supervised by the center, and 50 percent of construction cost not to exceed $3,000 for each offender the program is designed to accommodate. The bill appropriates $100,000 from the General Fund to the Youth Authority to carry out a Youth Services Bureau Program.

Provides that if, without sufficient excuse, the defendant admitted to bail fails to appear when lawfully required but the court has reason to believe sufficient excuse may exist, the court, without ordering forfeiture of bail or issuing bench warrant, may continue case for reasonable period to enable defendant to appear.

Permits the direct commitment of convicted felons to the Department of Corrections for a pre-sentence diagnostic evaluation rather than holding the defendant in jail awaiting acceptance by the Director. It also authorizes the Director to return the defendant to court if he finds that the referral was inappropriate.

Revises definition of a "limited production vehicle" which is exempted from the Pure Air Act of 1968, to include a make of motor vehicle of a model year prior to 1971 which was manufactured or sold in California in quantities of less than 2,000 units for such model year.
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SB 1299 - Deukmejian
(Chapter 1197)
Prohibits the transportation of a person committed to the custody of the Youth Authority until the Director of the Youth Authority notifies the sheriff of the county of the committing court of the time and place at which the person may be received.

SB 1304 - Burgener
(Chapter 1198)
Provides for loans to teachers of educationally handicapped minors so that such teachers may attend specialized preparation during the summer. The bill appropriates $50,000 for purposes of act

SB 1308 - Short
(Chapter 1199)
Revises and adds provisions dealing with training and transfers of state employees whose positions have changed or been eliminated by automation or other management initiated action.

SB 1313 - Coombs
(Chapter 1200)
Makes numerous changes in the state inheritance tax, clarifying the status of adopted children, substitutes more recent U.S. mortality tables, lengthens the time for amending orders fixing the inheritance and gift taxes, abolishes the ceiling for fees for private service, conforms the period in which a determination may be contested with the period in which the controller may modify a determination and makes other changes to clarify existing law.

SB 1332 - Cologne
(Chapter 1201)
Increases the per diem compensation of members of Board of Osteopathic Examiners from $10 to $25. The bill also increases the maximum amount at which board may set annual renewal fees from $25 to $75.

SB 1342 - Nejedly
(Chapter 1202)
Provides that in any case where there is conviction for the offense of failure to willfully provide support for either minor child or wife and there is order granting probation which includes order for support, execution may be issued on such order for support payments that accrue during the time such probation order is in effect.

SB 1370 - Harmer
(Chapter 1203)
Specifically includes governing boards of junior colleges among governing boards of school districts which may contract with private attorney for legal services under specified circumstances. The bill declares that the provisions to be declaratory of preexisting law.

SB 1373 - Sherman
(Chapter 1204)
Authorizes the Board of Registration for Professional Engineers to establish committees, as necessary, to provide assistance in investigating claims of violation of the Engineers Act.

SB 1378 - Stevens
(Chapter 1205)
Permits state and local officers and employees who are authorized to serve process to receive and execute warrants of arrest for violation of laws which they have the duty to enforce. The bill also permits designated officers and employees to arrest without a warrant persons whom he has reasonable cause to believe have committed a misdemeanor violation of a law which it is his duty to enforce.

SB 1381 - Stevens
(Chapter 1206)
Vests in members of the California National Guard powers of peace officers under certain conditions and prescribes authority of such peace officers.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
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<tbody>
<tr>
<td>SB 1382</td>
<td>- Stevens</td>
<td>Makes every person guilty of a public offense who with intent to cause, attempts to cause, or causes, any officer of a public or private educational institution or any public officer or employee to do, or refrain from doing, any act in the performance of his duties, by means of a threat, directly communicated to the officer or employee, to inflict an unlawful injury upon any person or property, if it reasonably appears to the recipient of the threat that such threat could be carried out.</td>
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<tr>
<td>SB 1399</td>
<td>- Moscone</td>
<td>Enacts Moscone Automobile Leasing Act of 1969, which regulates noncommercial lease and bailment contracts involving motor vehicles, as defined, prescribing the contents of such contracts.</td>
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<tr>
<td>SB 1402</td>
<td>- Beilenson</td>
<td>Exempts from the Psychology Licensing Law persons with specified education and one year of experience of the type which the Psychology Examining Committee determines will competently and safely permit the person to engage in the activities regulated by such committee if they are employed by nonprofit community agencies which receive a minimum of 25 percent of their financial support from any federal, state, county, or municipal governmental organizations for the purpose of training and providing services. Requires the agency to register such persons with the committee at the time of employment. Provides that exemption shall be for a maximum period of two years from the date of registration.</td>
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<td>SB 1405</td>
<td>- Marks</td>
<td>Provides that when a court orders the Department of Motor Vehicles not to suspend the driving privilege of a person convicted for the first time of driving under the influence of intoxicating liquor without causing bodily injury to another person, the court may limit the driving privilege as a condition of probation in any case, rather than only when it determines that the suspension will affect the livelihood of the person because of the nature of his employment.</td>
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<td>SB 1416</td>
<td>- Teale</td>
<td>Adds four members to be appointed by the Governor to the California Council on Criminal Justice. The new members of the Council are to include two members of city councils and two members of county boards of supervisors.</td>
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<td>SB 1424</td>
<td>- Dolwig</td>
<td>Increases compensation and changes the number of various attaches of municipal courts in San Mateo County.</td>
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<td>SB 1426</td>
<td>- Marler</td>
<td>Specifies that exclusion of certain roadways under federal jurisdiction from the definition of &quot;highway&quot; is for the purpose of certain provisions of the Vehicle Code relating to registration, equipment, towing and loading equipment, and size, weight and load. The bill provides that the California Highway Patrol shall not be required to enforce any Vehicle Code provisions on such roadways other than those applicable to private property.</td>
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<tr>
<td>SB 1784</td>
<td>- Johnson, R.</td>
<td>Eliminates pheasant tag requirements in connection with taking of wild pheasants and provides instead for the issuance to licensed hunter of a pheasant license stamp to be affixed to hunting license and to be required in connection with taking of any pheasant.</td>
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Governor Ronald Reagan today signed into law two administration-backed bills which lay the groundwork for greater highway beautification and improved community values in the state.

The measures (SB 1238, Marler; and AB 455, Porter) will permit the state to lease non-operating parcels of highway rights or excess lands to local government for use as mini-parks and recreational areas.

The governor said his action "is in keeping with the concern of this administration for preserving and improving California's environment and assuring that all our citizens receive maximum benefit from existing highway property."

SB 1238 permits the director of public works to lease non-operating rights of way to local agencies to combine beautification and recreational uses, and will allow the state to assume a more flexible position regarding the cost of developments on such parcels by local governments.

State funds cannot now be used to defray expenses in establishing such a facility. The bill enables the state to allow a local agency full credit for funds that would have been spent on landscaping, maintenance or similar amenities that would have been required had the land remained solely under state control.

"This could cut the cost of the lease by a substantial amount or be applied to the actual development of the facility," Public Works Director James Moe said.

The measure also authorizes the state to classify portions of the state highway right of way as non-operating lands. It applies to those lands which, while not actually required for traffic operation, must be retained by the state because they are under a freeway, in an interchange, or required for freeway drainage purposes.

Governor Reagan said AB 455 may prove, in the future, to be of even greater assistance in improving community values because it involves excess property which otherwise would be sold.

The bill provides that any excess parcels or portions of parcels lying within 200 feet of the closest boundary of the state highway may be leased to a local agency for park purposes. It will make it possible for determinations to be made in each case that the development of a park on such property would protect the highway and preserve its view, appearance, light and air, and usefulness.

Both measures will make it possible for many communities to develop mini-parks or recreational areas at very little expense. Los Angeles and San Francisco recently expressed a desire to lease space adjacent to operating freeways. San Diego is interested in lands located in an interchange now under development.

Department of Public Works records indicate there are several hundred potential sites where the joint use could become reality.
Governor Ronald Reagan today signed into law five administration-backed bills designed to help tighten up welfare and Medi-Cal expenditures.

One measure (SB 847, Stevens)—part of the governor's legislative program—not only saves the taxpayer the cost of an unnecessary state subsidy to families with adequate financial resources, but also uses a portion of the savings to expand placement opportunities for the mentally retarded who cannot be kept in their own homes.

The bill corrects a present inequity under which aid is granted to totally disabled persons, without regard to the financial resources of the parents of such persons. It prohibits parents who are financially well-off from claiming welfare allowances for room rent and other items of household expense which would exist even though the disabled persons were not living with them.

Governor Reagan said he was especially pleased to sign the legislation because "it strengthens the important concept we have been pushing during the course of this administration—the need for family responsibility wherever possible."

One half of the savings to the state general fund from the new provision—or, roughly $1.6 million this fiscal year—will be allocated to the State Department of Social Welfare to help pay private institutional costs for mentally retarded persons who cannot be kept at home.

These additional funds will permit the release of a number of mentally retarded persons from state hospitals and pay for their placement in private institutions, generally at less expense than the cost of state hospitalization.

Another administration-sponsored measure (SB 857, Deukmejian) signed by the governor will make sure that welfare funds intended to aid needy children are not siphoned off for use by an unrelated man living with the family.

Under the bill, the man will have to contribute to the expenses of the family—at least to the same extent it would cost him for the same accommodations secured independently.
A bill (AB 1351, Ketchum) to develop efficient, highly automated processes for determining eligibility and making aid payments will also reduce the cost of administering welfare programs. Heart of the measure is the creation of an integrated welfare management information system employing the most sophisticated electronic data processing equipment.

In signing the legislation, Governor Reagan said:

"Development of this information system will enable the state to greatly improve the management and the effectiveness of public assistance programs. It will help analyze policy alternatives, make accurate cost estimates, assist in controlling program costs, eliminate duplication of effort by various governmental agencies, and improve the exchange of pertinent information."

When developed, the system should further cut down paperwork and relieve social workers of clerical tasks so they can devote their time to those who need their assistance.

The State Human Relations Agency will be responsible for developing the system in cooperation with the counties and with the federal Department of Health, Education and Welfare. HEW recently selected California as one of four pilot states to help develop a nationwide uniform social welfare information system.

The measure appropriates $108,000 as the state's share of first-year development costs. The federal government will contribute $350,000.

Plans call for the Welfare Information System to ultimately form the nucleus of a broad, agency-wide information system serving nine departments, and facilitating exchange of information in such welfare-related fields as Medi-Cal, rehabilitation and human resource development.

Another measure (AB 1454, Duffy) signed by the governor provides for disqualification from Medi-Cal of any person who charges the program more than the reasonable value of the services he receives.

A companion bill (AB 1460, Duffy) receiving the governor's signature will strengthen the state's ability to recover the cost of medical assistance given to persons who were injured by someone else who is civilly liable. This measure will assist the state in recouping its costs when, for example, a welfare recipient is injured by an insured driver.

Governor Reagan said "the two bills will go a long way toward reducing Medi-Cal costs to the state's taxpayers and appropriately discipline those who try to gouge the program---both prime objectives of this administration."
Governor Ronald Reagan today signed two bills designed to give college administrators more muscle to deal with hard-core campus troublemakers.

The measures are AB 534 by Assemblyman Frank J. Murphy (R-Santa Cruz) and AB 1286 by Assemblyman John Stull (R-Encinitas).

The Murphy bill is aimed at those who disturb the peace on the campus, students or employees who have been dismissed for campus disruptions and re-enter without permission, those who fail to leave the campus after ordered to do so by college authorities and outsiders who are ordered off campus and return within 72 hours without permission.

Violators will be subject to misdemeanor complaints and if found guilty could be fined up to $500 and jailed for six months, or both.

"Assemblyman Murphy's bill will give college administrators muscle to deal with hard-core campus troublemakers by making it possible to isolate them. It also provides criminal penalties if the troublemakers return to the campus," the governor said.

"This measure can assist in maintaining our campuses as educational institutions—not battlegrounds," the governor remarked. "As I've pointed out repeatedly, academic goals must be pursued through legitimate educational channels without force or violence. Nonacademic goals must not be allowed to destroy the educational process."

The Stull bill gives college and university officials the power to discipline students or faculty members convicted of crimes arising from a campus disturbance, and would withdraw state financial aid from students participating in campus disorders.

It also allows the Regents of the University of California, Trustees of the State colleges and the governing boards of junior colleges to adopt rules of student behavior and establish penalties for violations which will be presented to each student at the beginning of the semester or quarter.

"There is absolutely no reason why the state should financially assist students who are actively engaged in destroying the schools that are providing them with an education," the governor said.

"This bill will withdraw state scholarships from students who commit criminal acts on and disrupt the peace of the campus.

"The people of this state, who have generously supported our institutions of higher education, will no longer tolerate public assistance to students who reciprocate by destroying the very institutions this assistance enables them to attend. We will not pay for our own destruction."
Governor Ronald Reagan today signed legislation which makes the Monterey and Santa Cruz coasts a sanctuary from oil and gas drilling.

The measure, SB 57, written by Senator Donald L. Grunsky, (R-Watsonville) and sponsored by Assemblyman Robert Wood (R-King City) prohibits oil and gas leasing, drilling and exploration on more than 107,000 acres of state-owned tide and submerged lands along the coasts of Monterey and Santa Cruz Counties.

"I am particularly pleased to sign this bill because it will shield the beauty of Monterey Bay against adverse effects of underwater drilling. Monterey Bay is one of California's greatest natural assets and we must continue to protect it through every possible means," Governor Reagan said.

# # #
Governor Ronald Reagan, acting to prevent the possibility of a chaotic maze of differing local ordinances pertaining to the licensing and registration of firearms by hunters and sportsmen in California, today signed legislation which will insure uniform regulations on their use throughout the state.

The measure (SB 4, Richardson) affirms the authority of the state to regulate the licensing of commercially manufactured firearms, in much the same way as the state establishes uniform regulations governing such things as traffic safety on highways throughout California.

Governor Reagan said, "Without this legislation, sportsmen might well be confronted in the future by a chaotic maze of differing local firearm licensing regulations each time they entered another local jurisdiction to go hunting.

"Imagine driving along a freeway from one county to another, not knowing from one mile to the next if traffic regulations had changed and, if so, in what way," he said. He noted that California now has a comprehensive Deadly Weapons Control Act which provides for statewide regulation of firearms.

"California's hunters and sportsmen who use firearms are a highly mobile group. It is not unusual for them to travel from one part of the state to another, often a number of counties away from home, to hunt," he said.

"Without the provisions of this bill, they could well face a multiplicity of unfamiliar and dissimilar ordinances pertaining to firearms each time they crossed into a different county.

"The potential for such a situation in the future would have been very real had this legislation not reached my desk. Already, several communities in the state have enacted separate local firearms licensing and registration regulations.

"California's hunters and sportsmen represent a significant segment of our population. Approximately one million hunting licenses are taken out in California each year.

"These sportsmen should not be expected to have to cope with the difficulties inherent in independent local regulation of licensing and registration of firearms. The authority given to the state by this bill will assure that the possibility of such a situation does not arise," the governor said.
Governor Reagan will sign the bill giving a 10 percent income tax rebate to taxpayers in his office at 2:55 p.m. today.

Press coverage is invited.

# # #
Governor Ronald Reagan today vetoed a so-called "open primary" bill (SB 3) authored by Sen. Alfred E. Alquist (D-San Jose) because he said the legislation would create what he called a "compulsory primary" in California "which would force all potential dark-horse candidates to spend enormous sums of money to mount a campaign."

His veto message said:

"I am returning this bill unsigned because, although it has been erroneously dubbed an 'open primary' bill by some, it would, in fact, create in California/compulsory primary' which would force all potential dark-horse candidates to spend enormous sums of money to mount a campaign.

"While perhaps benefiting advertising agencies and professional campaign managers, the bill would, in effect, require an entrance fee into the presidential sweepstakes far more onerous than similar laws in much smaller states now impose.

"The fact is, California already has an 'open primary.' Any candidate genuinely interested in running for the presidency can enter.

"Serious analysis must lead one to the conclusion that the present system in California already provides for direct citizen involvement and is far better than the proposed compulsory system.

"But the reasons I have outlined are not the only compelling ones which bear on my decision.

"This bill delegates to one elected official, the Secretary of State, the authority and responsibility for determining who is or is not a 'generally recognized' candidate for his party's nomination for the presidency, at least for purposes of gaining a place on the ballot. I believe that determination should be made by the voters of each party as it is now, through the requirement that supporters of each candidate gather a reasonable number of signatures of registered voters.

"If a candidate is, indeed, 'generally recognized' as a serious presidential contender, his supporters should have no difficulty in gathering sufficient signatures to place his name on the California ballot. If, on the other hand, they are unable to gather sufficient signatures, that, in itself, would indicate a lack of broad-based appeal.

-1-
"The present system in California is no handicap to serious candidates, but the petition process does discourage capricious filings for a place on the ballot by publicity seekers.

"Contrary to what its advocates contend, the so-called 'open primary' system does not guarantee a choice among all potential candidates.

"One needs look only to the 1968 election year for an example. The eventual nominee of the Democratic Party (Hubert H. Humphrey) was not on the ballot in either Oregon or Nebraska, the two states which currently have so-called 'open primary' systems.

"The news media certainly recognized the former Vice President as the major candidate for the Democratic nomination for president yet he was not on the ballot in states having the same type of law which this bill proposes.

"In conclusion, this legislation fails to provide any compelling alternative to California's present 'open primary' system.

"Accordingly, I am returning the bill unsigned."
Californians will be protected against insurance companies that go broke under a bill signed today by Governor Ronald Reagan.

"Immediate effect of the new law will be to bring relief to 6,000 policyholders in a small defunct Northern California company that has been taken over by the Department of Insurance," the governor said.

The legislation--AB 1310--was authored by Assemblyman John V. Briggs (F-Fullerton).

It creates the California Insurance Guarantee Association which will respond to claims against policies issued by insurers that have become insolvent, and sets up machinery for handling the claims without the expenditure of public funds.

"This bill was enacted to bring relief to 6,000 policyholders of a company that became insolvent, but it does far more," the governor said in signing the legislation.

"It not only protects insured Californians against insolvent companies but it also demonstrates that the states can provide this protection without going to the Federal government for assistance," he said.

# # #
Governor Ronald Reagan said today he has "reluctantly signed into law a so-called 'conflict-of-interest' law---Assembly Bill 325 by Assemblyman Jesse Unruh.

"I have signed this bill only because it represents a tentative step in the right direction and is therefore better than nothing.

"But the public should not be misled. This bill is not a comprehensive conflict-of-interest law. It is a watered-down disclosure law, which requires, with many ambiguities, loopholes and exemptions, public officials to list investments over $10,000 in businesses regulated by state or local government.

"The opportunities for evasion in the bill are substantial.

"There is, however, one worthwhile feature and it is the principal reason I have signed it. That requires candidates to list the donor of each campaign contribution over $500 together with the amount of the donation.

"But this section should be called the "Winton Act" in honor of the former Assemblyman who attempted for many years to obtain passage of a purity of elections law requiring the listing of all donors with the amount of their donation.

"Unfortunately, Assemblyman Winton's bill was always defeated during the period when then Speaker Jesse Unruh controlled the Assembly.

The disclosure provisions in this bill may, in certain cases, prove a slight deterrent to wrongdoing. But disclosure is only one of several necessary approaches to conflict-of-interest.

"Without accompanying laws proscribing wrongful acts, disclosure provisions can be little more than window dressing. Disclosure must serve public purposes---not merely satisfy curiosity seekers, or furnish ammunition for solicitation.

"A substantially different approach to the overall subject of conflict of interest is represented by Assembly Bill 2343, which was introduced on behalf of the administration by Assemblyman Newton Russell (R-Tujunga).

"Unfortunately this constructive bill failed to get out of the Assembly committee.
"The purpose of AB 2343 was to:

(1) Broaden the coverage of existing laws to include all levels of the executive branch of state government, including exempt and civil service employees and members of boards and commissions; (2) identify specific wrongful acts; (3) increase the penalties for violation; (4) require disclosure of all assets in businesses regulated by the state; (5) require really detailed campaign reporting; and (6) pull the presently scattered statutes on this subject into one place in the Government Code, so that all can find the law.

"I intend to again push for approval of Assembly Bill 2343 in 1970 and, where appropriate, to expand the coverage of the measure to insure that the legislative and judicial branches of state government, and officials of local government, all will be included.

"I hope the legislature will see fit to enact this far more useful approach to this very important subject.

"The major emphasis of Assembly Bill 2343 is to forbid wrongful acts, rather than to place total reliance upon the partial disclosure of assets of a few people, as is the case with the Unruh bill.

"I prefer the more comprehensive approach of Assembly Bill 2343 for the following reasons:

"(1) All public officials, including civil service employees, should be subject to the same overall standards of ethical conduct. The Unruh bill exempts the great majority of public employees from its provisions.

"(2) Wrongful acts should be clearly identified and made known to all public officials, and prohibited, with penalties for violation. Assembly Bill 325 merely requires disclosure of some assets of individuals.

"(3) Disclosure provisions should not be based upon an arbitrary standard of $10,000, as in Assembly Bill 325, but upon a percentage of income, as in Assembly Bill 2343. Obviously, a $10,000 investment is far more significant to some individuals than others.

"(4) Assembly Bill 325 only requires campaign contributions in excess of $500 to be identified by contributors. Assembly Bill 2343 establishes the level at $5. The $500 level is obviously too high, and evasions are virtually encouraged.

"It is very regrettable that AB 325 fails to get at the heart of conflict-of-interest.

"And until the legislature enacts a tough, comprehensive conflict-of-interest proposal such as AB 2343, California's laws will contain a major gap in a key field. That gap must be closed in 1970."
California's participation in a comprehensive western states study designed to provide better short-haul air transportation facilities in the future was assured today by a bill signed into law by Governor Ronald Reagan.

The legislation (SB 885 - Collier) provides $100,000 as California's share of the 13-state study.

Governor Reagan explained that the study of the West Coast Air Corridor received the approval of the Western Governor's Conference in Hawaii in November of 1968.

He said a principal objective will be to design and implement feasibility demonstrations to determine the impact of aviation technology on short-haul transportation. Special emphasis will be on vertical, short take-off and landing systems.

Ultimate objective of the program will be the development of an air transportation system for the western region.

"The short-haul--under 500 miles--segment of air transportation has been sadly neglected in this age of supersonic, long-range aircraft," the governor said.

"Because of this neglect, the tremendous advance in air speed has not resulted in any significant reductions in travel times. Instead, we have seen the creation of a short-haul traffic jam which is stifling travel and commerce."

He cited studies which project that by 1985 door-to-door travel time between large cities will have reverted to the 1950 level because of airport processing delays and extended surface travel time.

"The short-haul air transportation concept has the potential for alleviating this situation by decentralizing air facilities and locating them closer to the demand."

He said the West Coast Air Corridor Study had strong support from Gordon C. Luce, state secretary for Business and Transportation, and Joseph R. Crotti, director of the Department of Aeronautics.

A. W. Bayer, former chairman of the State Aeronautics Board, has been named executive director of the study program by the Western Conference of the Council of State Governments.
Governor Ronald Reagan today signed into law a major bill in his legislative program which "will both extend and improve the state's compensatory education program for disadvantaged elementary school-age youngsters."

The measure (AB 938, Hom), which appropriates $9.5 million from the state's general fund during fiscal 1969-70, extends the program another and provides three years for the employment of special teachers on an average statewide teachers' salary, rather than on an arbitrary basis.

In a statement, the governor said:

"I am pleased to sign this important legislation which was guided through the legislature by Assemblyman Tom Hom and which has formed a key part of our legislative program this year.

"The bill will both extend and improve the state's compensatory education program for disadvantaged elementary school age youngsters in California.

"I have long supported the principle of dealing with educational deficiencies at the earliest possible age. Certainly, if we are to achieve equal educational balance, we must support efforts to innovate valid and meaningful programs from kindergarten through the sixth grade level, as well as continue to encourage improvement in the professional competency of those teaching in these programs.

"This legislation will help give our youngsters who, through no fault of their own live in disadvantaged areas, a better opportunity for a good start in school."

The bill requires cost effectiveness surveys and studies to improve the achievement level of pupils in reading and mathematics, and provides for improved teacher-pupil ratios.

"Educators and laymen alike," the governor said, "are agreed on the important role compensatory education must play in the months and years ahead. I am confident that the three year program provided by this administration bill will see new strides forward in compensatory education for our younger disadvantaged children."
OFFICE OF THE GOVERNOR
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Governor Ronald Reagan today signed legislation which raises salaries for members of the legislature and top state executives.

One bill (SB-291, Wedworth) increases the annual salary of members of the Senate and Assembly from $16,000 to $19,200, effective January 4, 1971.

Governor Reagan said his action will help offset increases in the cost of living. Legislators have not received salary increases during the past three years, and by the time this bill takes effect, it will have been more than four years.

Another measure (AB-662, Bagley) increases the state attorney general's annual salary from $39,132 to $42,500, effective January 1, 1971. The bill also provides that the attorney general's salary will no longer be based on the earnings of an associate justice of the California Supreme Court.

Two other bills (SB-362 and SB-363) authored by Senate Finance Committee Chairman Randolph Collier (D-Yreka) increase annual salaries of the state's constitutional officers, top administrators in the executive branch, members of various boards and commissions, and members of the governor's staff.

Both measures were sponsored by the Commission on California State Government Organization and Economy (Little Hoover Commission) which recommended the wage changes following an extensive study of the salary structure of the executive branch.

In its findings and recommendations, the Little Hoover Commission said:

1. "Salaries for state executives are low. The current compensation for state executives is substantially below that of executives with similar responsibilities in local government in California and in other state governments. The state must offer salaries which are at least competitive with those paid to top executives in other large governmental jurisdiction."

"In 1965, in its report on Management Manpower Requirements, the (Little Hoover) commission said:

"The highest salaries paid by the State of California are low when compared to those offered not only by private industry, but also by the State of New York, the Federal Government, and by some municipal governments—including local governments in California. The incongruous fact is that 85 percent to 90 percent of all California state employees in the lower and middle ranks are paid salaries comparable to those of employees doing equivalent work in private industry. However, those men and women who serve in positions at the upper management levels are, by and large, paid salaries significantly below the compensation of individuals doing comparable work elsewhere."
"The same is still true today.

"It is clear that it is time for California to meet the level of compensation offered by comparable employers in the field of executive salaries.

"The efficient and responsible operation of the executive branch requires the employment of the most qualified personnel available.

"To continue to attract and retain high caliber personnel, the state must offer reasonably competitive salaries.

2. "Low statutory executive salaries have resulted in acute compaction of the top management structure.

"The current differential in compensation of superior and subordinate state executives is grossly inadequate to recognize substantial difference in responsibility, to the point where the difference in monthly salary between the director and the chief deputy director of 14 state departments is less than $2.

"Clearly, the current salary differentials between directors and their deputies is inadequate.

3. "The salary limits available to the governor should be increased in order to provide salaries for the governor's secretaries which are comparable to those for other top level administrators. These limits will permit a logical salary relationship with other statutory executive salaries.

"We believe the findings of the commission are sound and the recommendations justified and, in some instances, long overdue. A basic building block of proper administration of the California state government is a reasonable compensation plan for positions of responsibility," the Little Hoover Commission report said.
Governor Ronald Reagan announced today he has signed the following bills:

**AB 52 - Greene, L.**
(Chapter 1520)
Provides that when the Secretary of State receives arguments for and against a ballot measure he shall send copies of the opposing arguments to the opponents and they may submit a rebuttal argument not to exceed 250 words.

**AB 61 - Wakefield**
(Chapter 1535)
Provides that cities and counties can enact ordinances prohibiting topless and bottomless shows in public places open to the public, or places open to public view if such conduct is not expressly authorized or prohibited by the Penal Code. The bill exempts theater, concert hall, or similar establishment, which is primarily devoted to theatrical performances, from such ordinances.

**AB 66 - Britschgi**
(Chapter 1521)
Changes the dates of certain current state holidays (Washington's Birthday, Memorial Day, Columbus Day and Veterans Day) to fall on a specific Monday.

**AB 69 - Crown**
(Chapter 1522)
Requires manufacturers of over-the-counter drugs to disclose, by one of two ways, the quantity of the active ingredients of the drug, unless specifically exempted. The disclosure requirement for non-prescription drugs may be satisfied by either stating the quantity of the active ingredients on the drug label or in a separate statement filed with the State Department of Public Health.

**AB 74 - Murphy**
(Chapter 1523)
Extends the termination date of the provision authorizing maximum school tax rate increase for expenses incurred in the inspection or repair of school buildings respecting earthquake safety from July 1, 1970, to July 1, 1975. Permits school districts to accumulate excess proceeds of such tax from year to year until July 1, 1975, rather than requiring that it spend the excess amount in the succeeding school year.

**AB 95 - Greene, L.**
(Chapter 1524)
Requires school districts to pay tuition to parent or guardian of physically handicapped minor, mentally retarded minor, severely mentally retarded minor, or multiple handicapped minor in public or private school in or out of state when special education services needed are not available under any district, county or state program and cannot be reasonably provided because of the cost or distance involved.

**AB 116 - Briggs**
(Chapter 1525)
Raises the maximum indemnity the owner of a tuberculosis reacting bovine slaughtered pursuant to law is entitled to from $50 to $100 for grade animal and from $75 to $125 for purebred animals. Raises the maximum indemnity the owner of a brucellosis reacting bovine slaughtered pursuant to law is entitled to from $75 to $100 for grade animals and from $100 to $125 for purebred animals. Appropriate $28,000 from General Fund to carry out provisions of these provisions.
AB 193 - Bagley
(Chapter 1526)

Increases both the business inventories tax exemption and subventions to local government. It also repeals the scheduled reduction in the bank and corporation prepayments.

AB 229 - Crown & Knox
(Chapter 1527)

Provides that the State Department of Public Health and county agencies designated to administer crippled children's program may accept handicapped child believed to have severe chronic disease or severe physical handicap, as determined by the state director of Public Health, for diagnosis irrespective of whether child actually has eligible medical condition as specified in provision relating to definition of handicapped child. Requires department to keep and publish annually specified data in relation to diagnosis of children diagnosed in connection with the program. To become operative on July 1, 1970.

AB 261 - Mulford
(Chapter 1528)

Makes it a misdemeanor for any person or group of persons to willfully and knowingly enter or remain within or upon any part of the chamber of either house of legislature unless authorized to enter or remain within or upon a part of chamber of either such house; engage in any conduct within the state capitol which disrupts orderly conduct of official business; or to picket within the state capitol.

AB 271 - Brathwaite
(Chapter 1529)

Provides that no employer may discharge any employee by reason of the fact that his earnings have been subjected to garnishment for one indebtedness prior to a final order or judgment of a court. Allows the Labor Commissioner to take assignment of such wage claims.

AB 325 - Unruh
(Chapter 1512)

Requires enumerated public officials and public employees (including constitutional officers and members of the legislature and candidates for state or local public office to disclose their investments and ownership of shares in corporations other than non-profit corporations including investments and shares owned by persons under their control. The bill requires candidates for state or local public office to disclose the sources and amounts of political contributions received which total more than $500.

AB 398 - Vasconcellos
(Chapter 1530)

Repeals the ban on issuance and distribution of sectarian, partisan, and denominational literature on junior college campuses. The bill provides that distribution activities must conform to reasonable rules and regulations established by the governing board of the junior college. The bill further provides that no unlawful acts can be advocated in the distributed literature.

AB 410 - Bedham
(Chapter 1536)

Authorizes the Bureau of Employment Agencies to issue, in addition to the present employment agency license which authorizes the conduct of a general business and is to be designated a general license, licenses in the following categories: babysitting, domestic, modeling, and farm labor. The bill restricts type of business which may be conducted to particular license category.
AB 4.1 - Badham
(Chapter 131)
Requires employment counselors to register with the Bureau of Employment Agencies.

AB 443 - Bagley
(Chapter 132)
Appropriates $48,000 to the controller, who is to contract for a study of the computation of sales tax liabilities for Rule 522, of the State Board of Equalization.

AB 444 - Bagley
(Chapter 133)
Specifies that "food products" exempt from sales tax include fruit and vegetable juices, and nonalcoholic, noncarbonated beverages, and exclude bottled water, whether liquid or frozen. Makes sales and use taxes applicable to food products sold at certain establishments where admission charged. Declares vending machine operator to be a consumer, and not a retailer, of property which sells at retail for 15 cents, rather than 10 cents, or less and which is sold through a vending machine.

AB 524 - Quimby
(Chapter 134)
Specifies that counties or cities may enact ordinances directly regulating topless and bottomless entertainment. The bill also exempts theater, concert hall, or similar establishments which are primarily devoted to theatrical performances from such ordinances.

AB 534 - Murphy
(Chapter 135)
Makes a number of amendments to the Penal Code to more effectively control those involved in campus disturbances.

AB 591 - MacGillivray
(Chapter 136)
Deletes provisions relating to master-servant relationship including provisions dealing with conditions and termination of employment.

AB 703 - Ketchum
(Chapter 137)
Provides that vacancies in school district governing boards shall be filled by election rather than by appointment. Provides that a vacancy occurring within four months of the end of a term shall not be filled. Provides that if vacancies occur in a majority of offices on school district governing board, president of county board of education having jurisdiction may appoint members of county board of education until new members of governing board are elected.

AB 739 - Mulford
(Chapter 138)
Increases the number of superior court judges in Alameda County from 22 to 23.

AB 789 - Stull
(Chapter 139)
Requires that on or before July 1, 1970, the State Board of Public Health is to adopt regulations to be used in approval of laboratories engaged in performance of tests of blood, urine, breath, or tissue for purposes of determining concentration of ethyl alcohol in blood of persons involved in traffic accidents or in traffic violations, including qualifications of employees of such laboratories who perform determines are reasonably necessary to insure competence of such laboratories and employees.

AB 823 - Greene, L.
(Chapter 130)

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Eliminates the exemption of certain agricultural workers and employers from the scope of the California Fair Employment Practice Act.

Provides the same authority to the director of Corrections for the temporary release of civil narcotic addicts from the California Rehabilitation Center or any of its branches as is presently authorized for the felon inmates committed to the Department.

Includes active law enforcement personnel of the California State Police Division as "law enforcement members" of Public Employee Retirement System.
AB 877 - Brown  (Chapter 1541)  Specifies qualifications necessary to qualify for license for graduates of schools of nursing outside of the United States. It requires California Board of Nursing Education and Nurse Registration to deny any accreditation application made by, and to revoke the accreditation given to, any school of nursing which fails to give student applicants credit, as prescribed by board regulations, for previous experience or education in nursing or other health care areas. The bill specifies conditions under which licensed vocational nurses may take registered nurse examination. It further prohibits the Board from requiring more than 30 units in nursing and related science subjects to satisfy such preparation.

AB 878 - Brown  (Chapter 1542)  Requires the Board of Vocational Nurse and Psychiatric Technician Examiners to deny any accreditation application made by, and to accreditation given to, any school of vocational nursing which fails to give student applicants credit, in the field of nursing, as prescribed by board regulations, for previous education and the opportunity to obtain credit for other acquired knowledge.

AB 1031 - Wilson  (Chapter 1487)  Adds one judge to the San Diego division and two judges to the San Bernardino division of the Court of Appeal for the Fourth Appellate District.

AB 1035 - Monagan  (Chapter 1493)  Creates an Educational Research Commission to administer innovative schools in grades 1 to 3 to experiment and explore problems in education. The bill requires the State Board of Education, in approving any state plan for the use of Elementary and Secondary Education Act, Title III, funds to assure that specified amounts of such federal funds are reserved and allocated to the commission.

AB 1052 - Sieroty  (Chapter 1543)  Requires a person to state in affidavit of voter registration whether he has ever been convicted of a felony, rather than that he is not disqualified by reason of felony conviction. The bill requires the affidavit of registration to contain a statement that not all felony convictions will disqualify affiant from voting and directing him to contact registrar for a determination of his eligibility to vote.

AB 1073 - Monagan  (Chapter 1544)  Provides for the issuance of state bonds in total amounts not exceeding $246.3 million for health science facilities at the University of California, as may be provided for by the legislature. The bill calls a special election, to be consolidated with the 1970 direct primary, for submission of bond proposal to the voters.

AB 1089 - Z'berg  (Chapter 1468)  Authorizes the Director of General Services to quitclaim specified land to City of Galt on condition land be used substantially for park or recreational purposes.

AB 1161 - MacGillivray  (Chapter 1426)  Requires the State Lands Commission to include in oil and gas leases of tide or submerged lands or beds of navigable rivers or lakes a provision prohibiting all impairment of, and interference with, developed shoreline recreational or residential areas.
AB 1162 - Cory
(Chapter 1545)
Provides that, unless notice of release is received by March 15, the contracts of certain certificated employees holding administrative or supervisory positions shall be renewed on same terms and conditions as the employee's last contract.

AB 1174 - Milias
(Chapter 1546)
Permits the fixing of an effective retirement date under the Public Employees' Retirement System earlier than the first of the month in which an application for retirement is received at the system's office in Sacramento if the board finds that the member's employer caused a delay in transmission of the application, and the allowance based on age as of the effective date specified will not be less. The effective date may be no earlier than specified in the original application. The bill affects only persons who retired within three years prior to the effective date of the legislation, and proof of required facts must be presented by December 31, 1969.

AB 1191 - Lanterman
(Chapter 1489)
Allows public entities, as defined, and public utilities to give relocation advisory assistance and make payments for moving expenses and relocation cost to specified recipients located in counties having population of more than 4,000,000 in connection with acquisition of real property for public use in such counties. Permits payments for decline in value of property affected by acquisition and change of use of other property and authorizes adoption of rules and regulations for relocation assistance and compensation within such counties by public entities and public utilities.

AB 1194 - Hayes
(Chapter 1490)
Adds one judge each to the Pomona, Santa Monica, San Leandro, Central Orange, and Sacramento Municipal Courts. The bill also adds three judges to the San Diego Superior Court.

AB 1209 - Pattee & Johnson, R.
(Chapter 413)
Requires that before any pesticide application is made, the applicator shall be in possession of a written recommendation showing the acreage to be treated, date, name and dosage rate of pesticide, pest to be controlled, crops or property to be treated, and the name, address, company or business represented by the person making the application.

AB 1210 - Pattee
(Chapter 1414)
Adds new license and registration requirements to the Agricultural Code with respect to persons who distribute and sell pesticides. It requires licensing by the director of agriculture of dealers of pesticides and the registration of pest control agents with each agricultural commissioner of the county or counties in which he engages in the business of the pest control agent.

AB 1286 - Stull
(Chapter 1427)
Amends various sections of the Education Code to provide for more effective regulation of those who participate in campus disturbances.

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AB 1298 - Brathwaite  
(Chapter 1547)  
Creates the Southern California Transportation Study Commission, directed to conduct studies and develop recommendations on transportation plans, systems and needed legislation for development and construction of transportation facilities in the six counties of Ventura, Los Angeles, Orange, San Bernardino, Riverside, and Imperial.

AB 1305 - Burgener  
(Chapter 1407)  
Requires withholding from state apportionments to school districts for reimbursements for transportation of pupils with certain described handicaps to where the superintendent of Public Instruction determines that the current expense of providing such transportation does not equal or exceed the allowance provided for such purpose. Provides for apportionment of amount withheld to districts maintaining and operating vehicles exclusively for handicapped pupils.

AB 1351 - Ketchum  
(Chapter 1418)  
Enacts the Intergovernmental Welfare Management and Information Systems Act of 1969 providing that the department of social welfare develop efficient, highly automated processes for determining eligibility and making aid payments and develop an integrated welfare management information system, and prescribes the procedure therefor.

AB 1354 - Townsend  
(Chapter 1548)  
Requires the General Fund contribution to Teachers' Retirement Fund to be transferred upon demand of the Teachers' Retirement Board.

AB 1403 - Zenovich  
(Chapter 1546)  
Permits former member of legislator's Retirement System, who is a member of Public Employees' Retirement System or State Teachers' Retirement System and who withdraw accumulated contributions upon leaving the Legislators' System, to redeposit such funds with interest and to then be eligible for benefits under the Legislators' Retirement Law.

AB 1404 - Duffy  
(Chapter 1550)  
Amends sections 437, 437.1 and 437.4 of the Health and Safety Code to increase membership of the Health Planning Council from 13 to 21 members and specifies who is to appoint new members. Requires that the chairman and vice-chairman of the council be appointed by the governor. Directs that chairmen be appointed from the representatives of the general consumer public or public officials with specified exceptions, rather than that he be the Secretary of the Human Relations Agency.

AB 1415 - Vasconcellos  
(Chapter 1551)  
Provides that social studies include ethnic studies, in the definition of "academic subject matter area, " for purposes of qualifying for a teaching credential.

AB 1454 - Duffy  
(Chapter 1419)  
Specifies that when the director of the department of Health Care Services determines that the services or products of a provider cost the program more than their reasonable value the provider shall be disqualified from participation in the program, but that no provider shall be denied reimbursement on such basis unless provided a public hearing.
AB 1460 - Duffy
(Chapter 1420)
Permits the state, under the Medi-Cal Program, in seeking to recover from persons responsible for conditions requiring medical assistance to file liens and prosecute actions in the same manner as employers are permitted in seeking recovery under the Workmen's Compensation laws as provided for in the Labor Code.

AB 1534 - Greene, L.
(Chapter 1552)
Enacts the California School Testing Act of 1969. The bill requires school districts to conduct testing programs in accordance with rules and regulations to be adopted by State Board of Education.

AB 1546 - Zenovich
(Chapter 1546)
Authorizes the Commission of Housing and Community Development to establish separate fee schedule for mobilehome park operating permits to defray enforcement costs where the Department of Housing and Community Development is the enforcing agency.

AB 1553 - Zenovich
(Chapter 1515)
Authorizes and directs the Director of General Services to quit claim, at no cost, "Hammer Field," adjacent to the Fresno Air Terminal, to the City of Fresno for extension of their airport.

AB 1563 - Fong
(Chapter 1554)
Permits retired state miscellaneous member to receive service credit for service rendered a committee of the legislature in 1931, 1932, and 1933 and for which he was compensated by Item 256.1 of the Budget Act of 1967.

AB 1587 - Burke
(Chapter 1516)
Expands the classes of lifeguard personnel included in the definition of "law enforcement member." Deletes the provision that the rate of contribution applicable to "law enforcement members" as included in provision shall apply only to compensation paid after operative date thereof.

AB 1799 - Dent
(Chapter 1491)
Increases certain filing fees and salaries and salary schedules of various attaches in the court of Contra Costa County. The bill also adds one judge to the Contra Costa County Superior Court.

AB 1820 - Greene, B.
(Chapter 1555)
As a major vocational education bill (Vocational and Technical Training Act of 1969). The bill makes numerous changes re acceptance of Federal vocational education funds and creates California Advisory Committee on Vocational Education which will be responsible to planning and evaluating occupational education and training. Further creates an evaluation staff for the committee. Creates up to 15 vocational regions with regional committees to direct and advise with respect to vocational education within the regions. Requires regional committees to develop Master Plans with such plans used for development of a Master Plan. Directs the State Board of Education to use $150,000 from federal vocational funds for support of the council.

AB 1821 - Milias
(Chapter 1556)
Allows voters to write in name of a candidate for President on the primary ballot. Requires the candidate to file endorsement of his candidacy not later than 8 days before primary election.

AB 1842 - Fong
(Chapter 1557)
Provides assessors with authority to impose an escape assessment when an assessee files a property statement which inaccurately reports taxable tangible property.
AB 1883 - Barnes
(Chapter 1558)
Defines certain classes of the State Division of Forestry employees as firemen for purposes of facilitating exclusion from Social Security (OASDI) coverage. Restores full state service credit for such employees for period under OASDI.

AB 1898 - Brathwaite
(Chapter 1559)
Permits teaching experience in private high schools accredited by Western Association of Schools and Colleges to be counted for time as part of the qualifications for a life diploma.

AB 1929 - Sieroty
(Chapter 1560)
Requires public accommodation, defined as a building, structure or improved area used primarily by the general public as place of gathering or amusement, constructed with private funds to meet specified standards for use of public buildings by the physically handicapped. Specifies that responsibility for enforcement of such standards under provisions of act is that of local building department.

AB 1971 - Wilson
(Chapter 1422)
Enacts the "California Factory-Built Housing Law" The bill sets forth provisions relating to the regulation of construction.

AB 1973 - Wilson
(Chapter 1561)
Permits a redevelopment agency, at the request of the legislative body, to prepare applications for federal programs and grants and to plan and carry out such programs. The bill requires legislative body to file with Secretary of State a copy of ordinance suspending or dissolving an agency. The bill also expands the property tax "welfare" exemption of federally financed housing for elderly or handicapped families to include such housing financed under the federal Housing Act of 1968.

AB 1977 - Wilson
(Chapter 1562)
Establishes California Low-Income Home Ownership Training and Management Program to assist housing authorities and other housing developers to conduct programs to train and qualify low-income families for home ownership.

AB 2026 - MacDonald
(Chapter 1563)
Requires licensed physician and surgeon or other person, engaged in prenatal care of pregnant women or attending such women at time of delivery, to obtain blood specimen of such women within specified period.

AB 2076 - Assembly Committee on Local Govt.
(Chapter 1410)
Increases the annual compensation of various county officers.

AB 2083 - Knox
(Chapter 1564)
Authorizes and prescribes the procedure by which any district which is authorized to provide sewer facilities may incur a bonded indebtedness with majority, rather than a 2/3rds. vote of registered voters voting at election on incurring the indebtedness.

AB 2109 - Chappie
(Chapter 1565)
Creates a Vocational Rehabilitation Appeals Board composed of five (5) members to be appointed by the governor, to hear appeals of persons who have been denied services by, or who are dissatisfied with the services received from, the Department of Rehabilitation.

AB 2129 - Wilson
(Chapter 1566)
Removes 1968-69 fiscal year limitation on appropriation made by Chapter 1437, Statutes of 1968 for study on harmful drugs and hallucinogenic substances by the Department of Education. Appropriates an additional $20,000 for the purposes of Chapter 1437.
AB 2136 - Lanterman
(Chapter 1567)

Authorization Board of Directors of Southern California Rapid Transit District to impose sales and use tax of one-half of one percent for a single period of six months in conformity with provisions providing for administration of such taxes by Board of Equalization for BART. Provides question of imposing taxes need not be presented to voters. Provides for allocation of funds collected from such tax to be distributed to district and to cities within district operating public transportation systems on the basis of street mileage.

AB 2144 - Brown
(Chapter 1517)

Prohibits an insurance company from increasing premiums payable on issuance or renewal of a private passenger automobile insurance policy because its insured or applicant has been arrested, cited or convicted for traffic violations committed while operating a motor vehicle during his employment if his employer has submitted to the carrier a written declaration under penalty of perjury that the applicant or insured was at the time of such operation so driving for compensation within the scope of his employment. The revised bill excepts certain serious motor vehicle offenses from the operation of such statute, such as homicide or assault arising out of operation of a vehicle during employment, or violations during such time of certain motor vehicle code provisions such as hit and run, failure to report an accident, drunken driving, driving under influence of narcotics or under influence of drugs.

AB 2189 - Veysey
(Chapter 1568)

Requires State Board of Education annually to designate not more than 20 elementary school principals as Outstanding Educators of the Year on basis of pupils' achievement as measured by standard reading test. Requires that persons so designated be principal at school at which at least one of specified special programs is in operation.

AB 2213 - Lewis
(Chapter 1492)

Permits the Trustees of the California State Colleges to waive or reduce tuition fees for a nonresident graduate student of exceptional scholastic ability and prior scholastic achievement who is either employed twenty hours a week or more, but less than full time, by a state college or is enrolled for not less than 10 units.

AB 2218 - Lewis
(Chapter 1569)

Deletes the Insurance Codes provision which requires that individual hospital, medical, or surgical insurance policy contain on its face page either a schedule of coverages or brief description of the policy.

AB 2219 - Lewis
(Chapter 1570)

Provides that no admission or tuition fee shall be required for full-time employees of the California State Colleges, or their children or spouses.

AB 2239 - Z'berg
(Chapter 1571)

Separates the Civil code provisions relating to dance studio contracts from those pertaining to health studio contracts. Specifies the maximum amount ($2,500) which may be required by contract for dance studio lessons and other services. The bill also provides for cancellation of contract for dance lessons and other services in specified circumstances, with return of specified percentage of fee paid by student.

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AB 2245 - Milius
(Chapter 1572)

Authorizes counties and regional park districts to impose an areawide privilege tax, not exceeding $10 per animal per year, on certain pleasure riding animals for privilege of access to and use of public areas designated for use by such animals. Requires revenue to be used for acquiring and developing riding trails. Payment of tax may be made a condition to use of riding trails. Requires taxing agency to provide owner of animal with durable record of payment of tax.

AB 2271 - Stull
(Chapter 1573)

Deletes the requirement that the teacher-pupil ratio in automobile driver training classes must be established in the same manner as such ratios are established in other classes maintained by school district.

AB 2281 - Stull
(Chapter 1574)

Permits the use of 4 percent interest rather than 3½ percent interest rate in computing reserves and cash value for life insurance, and a 5 percent rate rather than a 4 percent rate in computing reserves for certain single premium and group annuities. It will apply to policies or contracts issued or entered into on or after January 1, 1970.

AB 2287 - Stull-
(Chapter 1575)

Allows Superintendent of Public Instruction to designate certain appointive deputies and associates whose positions are exempt from state civil service to participate in his place in the proceedings of boards, commissions, committees and other governing bodies of which he is a member, except proceedings of Reapportionment Commission, Board of Trustees of California State Colleges and Regents of University of California.

AB 2293 - Bagley
(Chapter 1518)

Includes the cost of health and welfare benefits provided by the school district within the meaning of "salaries of classroom teachers," for purposes of the statute requiring specified percentages of current expenses of education to be expended for such salaries.

AB 2300 - Ryan
(Chapter 1519)

Defines "full-time certificated nonteaching employees" and prescribes the maximum number of such employees to each 100 full-time equivalent classroom teachers for the various types of school districts. The bill requires final apportionment from the state school fund to be made in an amount equal to the state's share of the full-time certificated nonteaching employees' salaries for such position in excess of prescribed maximums. This provision is effective starting in fiscal year 1972-73.

SB 172 - Rodda
(Chapter 1494)

Authorizes the Superintendent of Public Instruction, for fiscal 1968-69 only, to permit school districts an alternate method of computing a.d.a. for regular day schools on basis of attendance of each day of school month rather than on actual attendance of last day of each school month.

SB 192 - Richardson
(Chapter 1605)

Provides that commencing with the 1970-71 academic year, tuition fees charged foreign non-resident students at California State Colleges will be fixed by the California State College Trustees at not less than $360. The bill authorizes the Trustees until spring term of 1973 or until a current student receives a baccalaureate degree, to waive fee if the increased fee will cause a severe financial hardship on the student.
Repeals obsolete sections of the Education Code and updates other sections by amendments. The bill also contains provisions for a summer vocational education program aimed to reduce unemployment among youth and young adults by broadening existing vocational education programs to fit into the technological advancements of our society, and appropriates $71,000 for 1970-71 fiscal year.

 Allows contractor with state under State Contract Act with approval of the state to require retained percentage of contract payment under act normally withheld pending completion of contract to be paid into escrow and subsequently to him upon the placing in escrow by him of eligible securities of an equal or greater amount.

 Adds two alternates for the representatives of the Community Colleges on the Coordinating Council for Higher Education and deletes one alternate for the representative of the State Board of Education.

 Provides governor must submit executive reorganization plans to Commission on California State Government Organization and Economy at least 30 days prior to submission of such plans to the Legislature and to the legislative counsel for drafting assistance and a digest prior to the

 Appropriates $50,000 per year from the Motor Vehicle Fuel Fund for engineering work done by the Department of Public Works in assisting the controller in auditing the distribution of fuel funds to local agencies.

 Provides that the Department of Finance shall pay to counties an amount not exceeding 10 percent of amount actually expended, rather than amount annually budgeted, by counties in providing counsel for persons who are unable to afford counsel in cases involving violations of state criminal law and involuntary detention under Lanterman-Petris-Short Act.

 Provides for payment of an additional fee of $2 for filing of first paper of plaintiff and defendant in Superior Court and an additional fee of $1 for such filings in Municipal Court with the funds to be transmitted to the State Controller for deposit in the Judges' Retirement Fund.

 Provides that parents shall provide normal household needs of recipient of aid to the disabled living with them as long as it does not add appreciably to family expenses, and that such support shall be considered in determining such aid.

 Requires that the unrelated adult male who resides with a family applying for or receiving Aid to Families with Dependent Children pay to the family an amount equal to his support cost in accordance with standards set by Department of Social Welfare. It also requires him and the mother of the family to present facts of their sharing expenses agreement, under penalty of perjury, to the Department of Social Welfare or aid to the family may be discontinued.
Provides that no tenancy or other estate at will or lease in a mobilehome park with respect to any mobilehome or trailer coach required to be moved under permit may be terminated except upon the landlord giving a 60 day written notice.

Authorizes school districts to establish dropout prevention programs in order to encourage pupils to complete elementary and secondary school education. Specifies contents of such programs, and establishes unit within the Office of Compensatory Education to administer act and other programs financed under Title VII of the Elementary and Secondary Education Act of 1965. Requires State Board of Education to adopt rules and regulations to administer act and to approve allocations of federal funds made under act, and to distribute descriptions of successful programs conducted under act.

Requires that per diem wages on public works contracts include employer payments for apprenticeship or other training programs.

Creates a standard teaching credential with specialization in early childhood teaching.

Establishes a Radiologic Technology Certification Committee and requires the State Department of Public Health to adopt regulations governing the qualification and certification of X-ray technologists.

Provides that recipient of aid to families with dependent children in program or rehabilitation or job training or placement be considered as unemployed and training not completed until his income equals the amount of income to which he and his family are entitled. To be operative as a demonstrative project in a single urban county subject to federal approval.

Makes bailiffs of the Supreme Court and courts of appeal harbor policemen and port warden and special officers of the Harbor Department of the City of Los Angeles, peace officers while engaged in the performance of the duties of their employment.

Revises the Government Code section providing pay increases for judges every fourth year based upon a rise in per capita personal income in California to provide yearly increase based on rise in California consumer price index as compiled by California Department of Industrial Relations instead.

Removes the income tax exemption allowed to churches on unrelated business income. It also expands the information reporting requirements to educational, charitable, and religious organizations and organizations controlled by religious organizations. The bill requires the affected exempt organizations to report the details relating to income derived from unrelated business activities and the sources, without amounts, from other income-producing activities.
#516

SB 1355 - Carrell
(Chapter 1509)
Deletes alternate procedures for tax sales and payment of delinquent taxes in installments used in collection of property taxes on the secured roll in four equal installments. The bill also prohibits the State Board of Equalization from prescribing rules and regulations with respect to the assessment and equalization of possessory interests until the lien date in 1971, rather than until the lien date in 1970.

SB 1387 - Stiern
(Chapter 1510)
Appropriates $69,875 from the General Fund to the State Department of Public Health in augmentation of Item 160 of the Budget Act of 1969 to be expended during the 1969-70 fiscal year for a study of the community water supplies within the area of Delano, California, to be available only after the Director of Public Health has certified to the Department of Finance that sufficient federal funds are not available for the study.

SB 1413 - Stevens
(Chapter 1511)
Makes members of a fire department of a local agency and persons designated by a local agency as park rangers peace officers.

SB 1420 - Whetmore
(Chapter 1485)
Increases the number of judges of the Orange County Superior Court from 21 to 22.

SB 1386 - Marks
(Chapter 1484)
Provides that a child of a veteran who was killed in World War II can obtain educational benefits of $50 per month plus tuition and fees for postgraduate study if such dependent "speaks and writes at least two Chinese dialects and has not attained the age of 32 by December 1, 1969.

SB 966 - Bradley
(Chapter 1483)
Revises provisions relating to deposit of local agency funds to allow pooling of securities required as collateral to secure such deposits. The bill designates the Superintendent of Banks as Administrator of Local Agency Security.

SB 766 - Bradley
(Chapter 1482)
Increases the number of judges of the Santa Clara Superior Court from 19 to 21.

SB 508 - Grunsky
(Chapter 1481)
Provides formulae for determining the relative district ability of junior college districts formed since June 30, 1964, for purposes of determining minimum state share for construction costs under the Junior College Construction Act of 1967.

SB 484 - Lagomarsino
(Chapter 1480)
Increases the number of judges in the Santa Barbara Superior Court from six to seven.

SB 481 - Marks
(Chapter 1479)
Provides for a 5 percent salary increase for the psychiatric technician classes in state civil services beginning July 1, 1969.

SB 300 - Moscone
(Chapter 1478)
Exempts from the bank and corporation tax certain organizations performing services for tax-exempt hospitals.

SB 243 - Deukmejian
(Chapter 1477)
Increases the number of judges in the Long Beach Municipal Court from six to seven.
Governor Ronald Reagan today announced he has signed the following bills with certain deletions and reductions in appropriations:

**SB 531 - Marks**
Extends into 1972 the provisions regarding demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils in poverty areas. It also continues into 1972 special teacher employment programs and school housing aid for compensatory education programs and for districts impacted by seasonal agricultural employment.

**DELETION**
However, the governor objected to the $9,500,000 appropriation in the bill and eliminated it.

**SB 481 - Marks**
Provides for a 5 percent salary increase for the psychiatric technician classes in state civil services beginning July 1, 1969.

**REDUCTION**
The governor reduced the $3,676,633 appropriation in the bill to $1,838,317.

**AB 2204 - Vasconcellos**
Authorizes Regents of University of California to evaluate programs in research, treatment, and education with respect to drug abuse as part of its information exchange program relative to drug abuse. Appropriates $85,000 to Regents of University of California from General Fund for expenditure in implementing activities of regents in this area.

**REDUCTION**
However, the governor objected to $85,000 appropriation contained in the bill and reduced it to $30,000.

**AB 741 - Ryan**
Requires Superintendent of Public Instruction to establish three-year pilot master teacher selection program at two selected school districts; establishes minimum requirements for master teacher selection panels and the selection criteria. Provides for issuance of certificates to persons appointed certified master teachers and provides that they be paid by employing school districts an extra stipend, above regular salary, of $4,000,000 which is to be reimbursed by state, from money appropriated therefor.

Appropriates $100,000 to Superintendent of Public Instruction for purposes of act.

Provides that federal funds received for purposes of act and application fees received pursuant to act, are in augmentation of appropriation.

**REDUCTION**
However, the governor objected to the $100,000 appropriation contained in the bill and reduced it to $10,000.
AB 473 - Quimby

Provides a scholarship of $6,000 maximum over a period not to exceed six years, with a maximum of $1,500 per year, to dependents of peace officers who died in the performance of, or from injuries incurred in the performance of their duties if they have demonstrated their financial need for such scholarships. Provides that this section shall not be interpreted to allow admittance of dependents into a state college or any university in California unless such dependents are otherwise qualified to gain admission to such college or university.

DELETION

However, the governor objected to the $11,000 appropriation in the bill and eliminated it.

AB 1362 - Monagan

Provides for "New Careers in Education Program". The bill authorizes school districts and the Department of Education to enter into agreements with institutions of higher education to provide training and share administrative costs of such a program. It requires the Director of Compensatory Education to prescribe rules and give administrative assistance to the program. The bill appropriates $125,000 for purposes of the program.

REDUCTION

The governor reduced the $125,000 appropriation in the bill to $62,500.
Governor Ronald Reagan announced today he has vetoed the following bills:

**AB 181 - Fenton**

Authorizes the appointment of a traffic hearing officer in municipal court districts having three or more judges, to fix bail, arraign, or recommend dismissals in cases involving specified state and local traffic violations.

**REASON FOR VETO:** Governor Reagan said, "I support the concept of trained and well-qualified hearing officers handling traffic offenses. However, this bill does not provide any qualification for traffic hearing officer although the duties of the position are judicial in nature. I share the view of the Judicial Council that minimum qualifications should be established for any traffic hearing officer-type position.

"Accordingly, I am returning the bill unsigned."

**AB 921 - Dunlap**

Permits a retired member of State Teachers' Retirement System who has elected one of the optional settlement options to revoke the option if he is divorced, had nominated his previous spouse as his beneficiary, and the divorce decree makes a disposition of the allowance but does not give the beneficiary an interest in the allowance.

**REASON FOR VETO:** Governor Reagan said, "The financing of a retirement system is a function of the costs which evolve from its operation. The election of an option at time of retirement is taken into consideration in determining the cost of the retirement system, and the rates of contributions which are required from the employees and employers. If persons are permitted after retirement to change their retirement arrangement, it forces the retirement system to value all benefits as if no option had been elected. It forces the tying up, actuarially, of the maximum sum of money which would have been payable had no option been elected. It will be obligating money unnecessarily which could be used for funding benefit improvements in the retirement plan. Furthermore, the legislation is poorly drawn, and is subject to numerous interpretations.

"Accordingly, I am returning the bill unsigned."

**AB 1002 - Sieroty**

Excludes psychological or physical conditions brought about solely through the voluntary administration of a narcotic or restricted dangerous drug from the type of injury that must be reported by a hospital or pharmacy to the police, marshal or sheriff.

**REASON FOR VETO:** Governor Reagan said, "The purpose of this bill is to encourage injured drug users to seek medical treatment. However there is no evidence that the required medical reports deter drug users from seeking medical assistance. In view of the high rate of narcotic and drug abuse, especially among our young people, law enforcement needs every possible investigative weapon at its disposal. Only through finding victims can law enforcement agencies trace the drug peddler.

"Accordingly, I am returning the bill unsigned."
AB 1231 - Z'berg

Provides that the Capitol Building and Planning Commission shall not be affected by Reorganization Plan No. 1 of 1969.

**REASON FOR VETO:** Governor Reagan said, "Reorganization Plan No. 1 of 1969 transfers the functions of the Capitol Building and Planning Commission to the Department of General Services. I can find no reason why the plan should be modified as proposed by this bill.

"Accordingly, I am returning the bill unsigned."

AB 1320 - McGehee

Revises the composition of the Board of Vocational Nurse and Psychiatric Technician Examiners to provide for, among other things, removal from the Board of the public school administrator member.

**REASON FOR VETO:** Governor Reagan said, "Removal of the public school administrator member would be detrimental to the functioning of the Board. At the present time 65 of the 74 accredited vocational nursing programs are offered by public schools and it is anticipated that the newly developing psychiatric technician programs will also be offered by the public school system. The knowledge and understanding of a public school administrator is needed if the Board is to assist in the training of health personnel.

"Accordingly I am returning this bill unsigned."

AB 1349 - Milias

This bill prescribes a procedure whereby membership of a grand jury will include three members of the preceding grand jury.

**REASON FOR VETO:** Governor Reagan said, "There has been no showing of need for holdover members of the grand jury. The transition process from one grand jury to another is now adequately provided for by legal, judicial and other official assistance. Prior reports of grand juries are not only available but the law requires a response to such reports by the departments affected. Consequently, new jurors have available these reports and responses for review.

"Practically speaking, the advantages of holdover jurors are now available because the old and new grand juries meet to discuss problems and old committee chairman meet with new committee chairman to work on detailed projects. There are potential abuses with holdover members which are not outweighed by the alleged advantages. Because of prior experience and desire, holdover jurors could exercise undue influence over new inexperienced jurors.

"Accordingly, I am returning this bill without my signature."

-2-
This bill establishes a Conference of County Medi-Cal Consultants composed of a county Medi-Cal consultant appointed by the Board of Supervisors from each county in the state in which county consultants perform prior authorization functions to consult with the Department of Health Care Services regarding prior authorization of services and scope of services provided by such county consultants.

REASON FOR VETO: Governor Reagan said, "I share the view that the administrators of a costly and massive program like Medi-Cal need to avail themselves of the best expertise that physicians and other health professionals can offer; the county Medi-Cal consultants' knowledge and experience constitute advisory resources which the Department of Health Care Services now uses and will continue to use. In fact, regularly scheduled meetings have been held, advice has been requested, and encouragement has been given to initiate recommendations. I do not share the view, however, that the Administration should be mandated to establish what amounts to a second statutory charge of advising the Department.

"As I have indicated in my reorganization plans, state government needs to be simplified, not made more complex. The creation of new boards, commissions, and conferences inevitably carries with it a presumed need for staffing and related expense.

"Notwithstanding my disapproval of this legislation, the expertise of the Medi-Cal consultants must be utilized to the greatest advantage. I have the assurance of the Secretary for Human Relations that this will continue to be done.

"Accordingly, I am returning the bill without my signature."

AB 1659 - Vasconcellos Requires, with respect to juvenile court orders to detain a minor, that such order be justified pursuant to prescribed provisions under existing law.

REASON FOR VETO: Governor Reagan said, "The need for this bill is not apparent. The law already provides that the court shall release a minor unless certain conditions are met.

"Accordingly, I am returning this bill unsigned."

AB 1660 - Vasconcellos Provides that a minor shall not be detained during the continuance of a jurisdictional hearing unless the juvenile court finds that specified grounds for detention exist, and establishes a procedure to determine whether such grounds exist.

REASON FOR VETO: Governor Reagan said, "The law already provides that the court shall release a minor from custody unless these special conditions exist. This is an unnecessary piece of legislation.

"Accordingly, I am returning the bill unsigned."
AB - 1687 - Mobley
Prohibits the Director of Social Welfare from requiring academic attainment beyond a bachelor's degree as a qualification for any administrative position in a county welfare department. It provides that the Department of Social Welfare is responsible for reviewing medical examination and determination as to medical eligibility of applicants for aid to the blind, aid to the potential self-supporting blind, and aid to the needy disabled. The bill eliminates county responsibility for costs of such medical examinations.

REASON FOR VETO: Governor Reagan said, "I object to the provisions of Assembly Bill No. 1687 which transfer the cost of eye examinations for applicants for Aid to the Blind and the medical examinations of applicants of Aid to the Disabled from the county to state government. This language was amended in conference without the benefit of committee review.

The cost of the administration of public assistance programs in California has traditionally been paid by county governments under the state-county partnership plan of administration. The present cost sharing arrangement provides that county governments shall pay 50 percent of the cost of administration not borne by the federal government and that county governments shall be responsible for less than 8 percent of the overall cost of assistance payments for the two programs covered by this bill. It is estimated that the adoption of this bill would increase General Fund costs by $1,600,000 annually.

"Accordingly, I am returning the bill unsigned."

AB 1732 - Britschgi
Requires each city or county building department to retain an official copy of plans and specifications for the life of each building which was required to be designed by a professional engineer or designer and for which a permit was issued.

REASON FOR VETO: Governor Reagan said, "Although the bill provides that city or county building departments may prescribe fees to pay the cost of retention of the material, it is difficult to determine how such costs could be analyzed for the unknown "life of the building." The mandatory retention of such material, particularly in our large cities and counties will be very costly. The retention of such plans should be the responsibility of the building owner after completion is recorded by the building department and the permit is closed.

"Accordingly, I am returning the bill unsigned."

AB 1804 - Dent
Provides that applications for federal funds for various forms of student financial aid may be made directly by the Board of Trustees of the California State Colleges without prior approval of the Department of Finance.

REASON FOR VETO: Governor Reagan said, "The purpose of review of student assistance fund request by the Department of Finance is to aid in the estimating of future matching requirements and administrative costs to the General Fund. A review by the Department prior to submission to a federal agency does afford an opportunity to anticipate the magnitude of possible increases in matching funds required, provided that the full request is granted by the federal agency. It should also be noted that grant requests for funds anticipated in the Governor's Budget are not subject to further review by the Department of Finance pursuant to Section 0911.1 of the State Administrative Manual.

"Accordingly, I am returning the bill unsigned."
AB 2140 - Davis

Creates a Salmon and Steelhead Advisory Committee within the Department of Fish and Game. The Committee shall study and investigate all matters necessary to develop a program for the preservation, protection, restoration and enhancement of the salmon and steelhead trout resources of the state.

REASON FOR VETO: Governor Reagan said, "This administration is in strong support of the preservation and enhancement of our great anadromous fishery. For the past several months the Department of Fish and Game has completed a series of steps which vastly strengthen our ability to effectively preserve this outstanding resource.

"In my reorganization message I noted that the Department of Fish and Game was moving to reorganize itself to provide better coordination and improve operation of our marine fisheries program. I have approved the reorganization plans for the Department which created the Marine Fisheries Branch and, more pertinent to Assembly Bill No. 2140, an Anadromous Fisheries Branch.

"In addition to these actions, the Director of Fish and Game has already established a volunteer advisory committee to participate with the Department to accomplish the objectives stated in Assembly Bill No. 2140. It is my opinion that the creation of a statutory committee as provided in this bill will not only duplicate the programs already under way, but will cause an unnecessary cost to the license buyers and the taxpayers.

"Accordingly, I am returning this bill unsigned."

AB 2222 - Lewis

This measure makes the Chancellor of the California Community Colleges or his designee a non-voting ex officio member of the Commission on Peace Officer Standards and Training.

REASON FOR VETO: Governor Reagan said, "There has been no demonstration of any need for violating the traditional concept of home rule control which the present composition of the Commission reflects. There has been no showing of any breakdown in communication between the Commission and representatives of the community colleges since the Commission has responsibilities other than the training of peace officers. I question the need to vest in the Chancellor or his designee a voice in the control of police recruitment standards, department counseling, and general police administration—matters which are outside the Chancellor's area of expertise.

"Accordingly, I am returning the bill unsigned."

AB 2316 - Greene, B.

Provides that student body funds may be used to finance activities for noninstructional periods or to augment or enrich school district programs.

REASON FOR VETO: Governor Reagan said, "The language of Assembly Bill No. 2316 is not clear. It could cover activities which normally are considered a legitimate part of the educational process and which are already provided for by public funds with adequate controls. On the other hand, the language could be interpreted to provide for the financing of projects outside of the generally accepted educational process, without appropriate controls.

"Accordingly, I am returning the bill unsigned."

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Provides that when the holder of an installment sales contract institutes a suit to recover one or more payments, he irrevocably elects his remedy and may not thereafter repossess the goods and exercise power of sale if the balance due is less than 50 percent of the time sale price of the goods.

REASON FOR VETO: Governor Reagan said, "The Attorney General's Office has advised me that this bill as finally amended permits the very situation which the bill sought to avoid when it was first introduced in the Legislature. Under existing law, a company may sue a customer for the full amount of the purchase, or he may repossess the merchandise. Often when the merchandise is repossessed, particularly in regard to the sale of used goods, the company can make extra funds upon the repossession. Under this bill, the company can not only make additional funds but also can collect up to 50 percent of the purchase price, plus attorneys fees and court costs, besides repossessing the property.

"Accordingly, I am returning the bill unsigned."

Deletes and amends the present Election Code provision dealing with delegates and candidates in the presidential primary. The bill provides that candidates on the ballot will be those found by the Secretary of State to be recognized candidates throughout the nation or California for the office of President of the United States or those whose names are placed on ballot by means of a petition. The bill permits any such candidate to withdraw by filing an affidavit that he is not a candidate.


Revises the total monthly income permitted for admission to children's centers. It requires the Superintendent of Public Instruction to annually adjust eligibility figures for admission to such center to reflect changes in cost of living as indicated by the State Personnel Board findings as to salaries in private industry and state service.

REASON FOR VETO: Governor Reagan said, "I agree that there is a need to adjust the eligibility requirements for admission to children's centers. However, the responsibility for making adjustments in such requirements, should rest with the legislature. This bill transfers such responsibility to the Superintendent of Public Instruction. "Accordingly, I am returning the bill unsigned."

Appropriates all unallocated and unexpended funds, if any, available for the Miller-Unruh Basic Reading Act to be used for a summer elementary school reading instruction program.

REASON FOR VETO: Governor Reagan said, "These funds have already been committed for educational purposes by the provision of Assembly Bill No. 606 (Chapter 786, Statutes of 1969) and the Budget Act of 1969.

"Accordingly, I am returning the bill unsigned."
SB 91 - Mills

appropriates $35,119 from the General Fund to the Department of Rehabilitation to augment staff for the purpose of obtaining additional vending stands and food service operations and placing blind operators in such locations.

REASON FOR VETO: Governor Reagan said, "The 1969-70 Budget provides for sufficient additional staff to support this worthwhile program. The additional augmentation provided for in SB 91 is not necessary. Accordingly, I am returning the bill unsigned."

SB 100 - Song

Requires public entities to give notice to claimants of the statute of limitations applicable to lawsuits against public agencies. The bill also allows late claims to be filed where the claimant did not have knowledge of the time limit provided the public entity had actual notice within the time limit of the incident giving rise to the claim and the entity is not prejudiced.

REASON FOR VETO: Governor Reagan said, "I object to the provision of the bill which allows any late claimant to file a claim stating that he did not have knowledge of the claim filing requirements. This amendment would encourage the filing of late claims and could, in effect, eliminate the claim filing requirement. This amendment and its consequences go far beyond the original recommendation of the Law Revision Commission."

"Accordingly, I am returning the bill unsigned."

SB 111 - Dymally

Requires that by January 1, 1970, the Los Angeles Coliseum Commission be increased by two members of the legislature, one appointed by the Senate Committee on Rules, the other by the Speaker of the Assembly.

REASON FOR VETO: Governor Reagan said, "SB 111 is virtually identical to AB 93 which I vetoed last year on the grounds that unilateral amendment of the existing joint powers agreement would upset the present membership balance of the agencies who manage and operate the Coliseum Complex, and that legislative members sitting on the Commission constitute a violation of the constitutional requirement of separation of powers. I believe that these grounds are still valid reasons for not approving this bill.

"In addition there is a question whether the State, as one party to the contract, can legally force a unilateral change upon Los Angeles County and the city of Los Angeles. Also, the holders of outstanding bonds may have the right to object to such a unilateral change in the composition of the Commission."

"Accordingly, I am returning the bill unsigned."

SB 158 - Beilenson

Requires that a driver of a motor vehicle involved in an accident originating from the operation of a motor vehicle on private property open to public for parking or fuel, rather than any street or highway, which accident results in property damage in excess of $200 or in bodily injury or in death, report such accident in the prescribed manner.

REASON FOR VETO: Governor Reagan said, "The Department of Motor Vehicles estimates that this bill would require eight to ten additional employees. During consideration of SB 158, the reporting minimum for all accidents was raised to $300. This would have substantially reduced the number of accidents reported to the Department and the increased workload generated by this bill would have been balanced by the decreased number of total accidents. However, the increased limit was stricken from the bill and the reporting limit now remains at $200. I cannot support the workload costs created by this bill. Accordingly, I am returning this bill unsigned."
provides that regularly employed coroners and deputy coroners are peace officers and specifies their primary duties, and their authority as peace officers.

**REASON FOR VETO:** Governor Reagan said, "A major study was completed and legislation enacted in 1968 to reduce and restrict the categories of persons who should be peace officers. This legislation adds various new categories. Serious doubt has been expressed regarding the need for additional peace officer classes especially so soon after such a major revision. I have learned that the legislature is going to continue its study of this subject in the interim.

"Accordingly, I am returning the bill unsigned."

**SB 374 - Short & Zenovich**

Authorizes establishment of bid processing service by subcontractors and prime contractors.

**REASON FOR VETO:** Governor Reagan said, "Substantial questions have been raised regarding the Constitutionality of this proposal. The Attorney General has rendered an opinion detailing his views of the applicability of federal anti-trust laws to bid depository operations; he states that this bill would be in conflict with these federal statutes and, therefore, unconstitutional.

"The Legislative Counsel also rendered an opinion on this bill which raises the possibility of unconstitutionality on the same grounds although his opinion is not as positive as that of the Attorney General.

"Many letters of support and opposition have been received, both on the merits of the bill and on the law. However, in view of the problem of constitutionality, I am returning the bill unsigned."

**SB 360 - Collier**

Appropriates $13,348,647 from General Fund to the Department of Public Health for purposes of hospital construction under provisions of California Hospital Survey and Construction Act.

**REASON FOR VETO:** Governor Reagan said, "Last year when I approved legislation which provided $16 million for hospital construction I reaffirmed the State's policy that the responsibility for funding future hospital construction must rest at the local level. I have already approved SB 334 (Chapter 970, Statutes of 1969) which authorizes the State to guarantee loans for hospital construction. Since this alternate method of state assistance for such construction is now available, I am returning Senate Bill No. 360 unsigned."

**SB 468 - Bradley**

Requires the Department of Corrections to reimburse counties and cities for the cost of care and maintenance of parolees held in county or city jails, industrial farms or road camps. The bill requires that the Secretary of the Human Relations Agency set forth rules and regulations under which the above reimbursements shall be made.

**REASON FOR VETO:** Governor Reagan said, "SB 468 would mandate a new "service" of relatively low priority at a cost to the State of over $500,000 per year.

"Accordingly, I am returning the bill unsigned."
SB 494 - Alquist

Increases contribution of public employer by 0.14 percent of the compensation paid to the members. Deletes optional settlement one under Public Employees' Retirement System and instead provides that the accumulated contributions not paid as retirement benefits to a retired member prior to his death be paid to his designated beneficiary.

REASON FOR VETO: Governor Reagan said, "SB 494 adds annual state cost of $1,500,000. The necessary funds to implement this proposal have not been included in the 1969-70 Budget. The benefit improvement is not of such significance as would warrant priority over other demands for state funds in excess of that presently budgeted.

"Accordingly, I am returning the bill unsigned."

SB 511 - McCarthy

Provides for special license for educational (school) psychologists under the "Psychology Licensing Law." Specifies that persons who are licensed under such law can perform functions authorized by this act.

REASON FOR VETO: Governor Reagan said, "The qualifications required for the educational psychologist license category are too low to afford adequate protection to the public. The bill provides recognition to a class of persons who perform psychology functions but have lesser professional qualifications than those required for a full psychologist's license. For instance, they could practice psychotherapy without supervision of a fully qualified psychologist. Creation of a special license in this field is further proliferation of license categories, which is not in the public interest.

"Accordingly, I am returning the bill unsigned."
SB 564 - Daukmejian

Would confer "law enforcement member" status under the Public Employees' Retirement System on institution fire chiefs and institution firemen employed by state agencies other than the Division of Forestry. It is one of a number of bills presented to this session of the legislature to provide similar status for various other groups of state and local agency employees.

REASON FOR VETO: Governor Reagan said:

"The extension of such "law enforcement member" status to groups of employees beyond those traditionally recognized as entitled thereto, such as local policemen and firefighters and highway patrolmen is the subject of a pending task force study report. The tentative recommendations are that there be no additions to the member groups now entitled to law enforcement member benefits.

"Accordingly, I am returning the bill unsigned."

SB 744 - Collier

Appropriates $600,000 from the State Water Quality Control Fund to the State Water Resources Control Board for a loan to the City of Healdsburg for construction of sewage facilities.

REASON FOR VETO: Governor Reagan said:

"The State Water Resources Control Board has the responsibility of administering the State Water Quality Control Fund and had adopted rules and regulations following public hearings to fairly determine priorities among applicants for the available funds. Loans should continue to be made in accordance with this established procedure. Approval of this legislation would tend to upset the orderly procedure by which the needs in this program area have been heretofore met.

"The State Water Resources Control Board has advised me that a loan to Healdsburg could jeopardize the solution of the sewage problems in the Lake Tahoe Basin because of the limited resources available in the Water Quality Control Fund.

"Accordingly, I am returning the bill unsigned."

SB 775 - Teale

Offers State and University employees a third chance to select OASDI coverage. It also coordinates the Legislators' Retirement System with Social Security as of January 1, 1964.

REASON FOR VETO: Governor Reagan said:

"I question the need to provide state and university employees a third opportunity to elect OASDI coverage. This bill will require increased state retirement contributions of approximately $150,000 per year.

"Accordingly, I am returning this bill unsigned."
SB 805 - Burgener

Provides additional allowance, as specified, for support of driver training instruction for physically handicapped and educationally handicapped minors. Requires training to be given by qualified teachers, as prescribed. Declares legislative intent in regard to such driver training instruction.

REASON FOR VETO: Governor Reagan said:

"The author has requested that I not approve Senate Bill No. 805 because it would chapter out provisions for special education contained in Assembly Bill No. 806 (Chapter 786, Statutes of 1969).

"Accordingly, I am returning the bill unsigned."

SB 843 - Beilenson

Amends the Pharmacy Act to permit licensees of the Pharmacy Board to sell prophylactics to unmarried persons 18 years of age and younger and permit persons to give prophylactics to each other as long as such prophylactics comply with standards prescribed by law or adopted by the Board pursuant to law.

REASON FOR VETO: Governor Reagan said:

"I am certainly aware of the high incidence of venereal disease, particularly among our young people. However, I seriously question whether the unlimited availability of prophylactics will solve this admittedly difficult problem. The moral issue inherent in this bill must outweigh whatever medical advantages which might result from its approval.

"Accordingly, I am returning the bill unsigned."

SB 865 - Short

Appropriates $1,900,000 to the Department of Education, in augmentation of appropriations for support and other purposes, to be apportioned by the Department for the purpose of the expansion of the enrollment of severely handicapped minors and multi-handicapped minors in development centers for handicapped minors.

REASON FOR VETO: Governor Reagan said:

"Any expansion on a priority basis with other governmental expense items during hearings on the budget bill.

"The augmentation now provided in this bill was requested on March 10, 1969, by the Department of Education for the 1969-70 budget. This was well after known available funds were allocated on a priority basis for the 1969-70 year. Accordingly, I am returning the bill unsigned."

SB 883 - Collier

Establishes and increases various fees and privilege taxes for commercial and sport fishing for salmon and steelhead. It requires that the gross revenue which is deposited in the Fish and Game Preservation Fund from some of these revenues shall be matched by an annual appropriation from the General Fund to be used for salmon preservation and restoration programs.

REASON FOR VETO: Governor Reagan said:

"Governor Reagan said: SB 883 provides that approximately $215,000 from the General Fund would be dedicated annually for a special fisheries program more appropriately financed by a special fund. I have
SB 983 (continued) already approved AB 2232 which will provide an additional $800,000 in revenue for the Fish and Game Preservation Fund through increases in certain commercial fishing fees and licenses.

"Accordingly, I am returning the bill unsigned."

SB 916 - Petris Sanctions privately organized projects for the control, prevention and rehabilitation of delinquency, which are community-based and provide housing and out-of-home counseling for both delinquents and those showing tendencies for delinquency. Authorizes them to receive payment for youths placed in the projects on probation and parole. Provides 21-year age limit on those living in project. Exempts operation of residential facilities from licensing provisions for facilities for the care of children under 16 years.

REASON FOR VETO: Governor Reagan said: "This bill provides for the sanction of privately organized projects for the control and rehabilitation of delinquents in a group home setting. However, it would exempt the operation of the residential facility from licensing provisions for facilities that care for children under 16 years of age. SB 916 would require the Department of Youth Authority to set standards and approve projects that are established under the bill but makes no provision for the additional cost of implementing standards and approving projects. Accordingly, I am returning the bill unsigned."

SB 949 - Short Provides that a minor who is arrested for a felony without a warrant may petition the court for an order sealing all the records in the case if no complaint was filed after the arrest. It makes it mandatory on the court to grant relief if the court finds the person is eligible for such relief. The section would apply to arrests made before as well as after the effective date of the bill.

REASON FOR VETO: Governor Reagan said: "SB 949 would extend the concept of sealing of records, presently limited to misdemeanors, to felony offenses. Since the study of sealing of records is still continuing, further legislation in this subject area should be deferred until the study is completed.

"Accordingly, I am returning the bill unsigned."

SB 1017 - Lagomarsino Exempts from the sales tax tangible personal property incorporated into an aircraft to be used or operated by the manufacturer as a common carrier for outsize cargo.

REASON FOR VETO: Governor Reagan said: "Applies to one corporation. It is an extension of an existing exemption for a property incorporated into an aircraft which is to be leased to a common carrier. The purpose of the existing exemption is to protect the California aircraft industry when it is dealing with third parties. The extension of the exemption
proposed by this bill is not consistent with that purpose since it would cover a situation in which a California manufacturer is dealing with itself as a common carrier, rather than dealing with a third party. Moreover, this provision would exempt from tax property purchased by a manufacturer for its own use.

"It is estimated that the exemption proposed by this bill will result in a revenue loss of $480,000 to the state and $120,000 to local government.

"Accordingly, I am returning the bill unsigned."

Provides that final completion and acceptance of a project shall not await settlement of legal action against the state or employee thereof, to which the contractor is not a party.

REASON FOR VETO: Governor Reagan said:

"This bill does not accomplish the intended purpose of precluding withholding percentage payment on contracts under the State Contract Act or State College Contract Act because of pending legal action against the contracting agency or employee thereof to which the contractor is not a party. Any change which removes the safeguard the state presently has by withholding a percentage of the contract price, until the contractor is absolutely cleared of a possibility of a third party suit relating to any legal action pending against the state would not be acceptable.

"Accordingly, I am returning the bill unsigned."

Amends the Education provision dealing with the right of teachers to join employee organizations of their own choice and to have a voice in the formulation of educational policy, adds that academic senates and faculty councils established by a school district in a junior college may represent the faculty in making recommendations on academic and professional matters to the administration and governing boards of the district.

REASON FOR VETO: Governor Reagan said, "The Board of Governors of the Community Colleges, has given a high priority to the development of the best possible means of providing members of junior college faculties with an equitable means of communicating their respective views on a statewide basis. It would be undesirable to mandate a specific approach at this time without first considering approaches recommended by the Board of Governors.

"Accordingly, I am returning the bill unsigned."
Appropriates $500,000 to the Department of Social Welfare for preschool education.

**REASON FOR VETO:** Governor Reagan said, "The 1969-70 Budget already contains $16,480,000 for preschool education, funded one-fourth from the General Fund and three-fourths from Federal funds.

"The preschool program has proven to be an effective method of preparing children of needy families for kindergarten. However, I believe that all program increases should be considered at the same time as part of the overall budget process.

"Accordingly, I am returning the bill unsigned."

Requires school districts to maintain for each employee a single, separate personnel file containing all matter which may serve as a basis for affecting the status of his employment except for matters obtained or prepared for the purpose of initial employment. The bill makes such file open for inspection of the employee and requires that the school district give copies of such records to the employee upon request.

**REASON FOR VETO:** Governor Reagan said, "Senate Bill No. 1168 has potential for impairing the effectiveness and the validity of the merit system for securing and promoting school employees. The requirement that ratings and examination papers be made available to the employee may tend to inhibit objective evaluation of candidates for promotion by raters and screening committees.

"The bill also imposes extra costs on each school district. The financial burden on the larger school districts would be substantial.

"The subject of this bill should be considered again next year in order that the interests of both the employee and the school district can be considered together.

"Accordingly, I am returning this bill unsigned."

Increases membership of the State Building Standards Commission from 10 to 12. The bill also provides that the governor shall appoint one electrical contractor or engineer and one mechanical contractor or engineer to the commission, and specifies that terms of new members expire January 1, 1972 and January 1, 1974.

**REASON FOR VETO:** Governor Reagan said, "Any increase in the membership of the State Building Standards Commission must be deferred until there is an opportunity to more fully assess the commission's role in state government.

"Accordingly, I am returning the bill unsigned."

Declares that the Board of Pilot Commissioners and the Pilotage Rate Committee for the Bays of San Francisco, San Pablo and Suisun shall not be affected by Reorganization Plan No. 1 and that specified provisions of law relating to these bodies shall remain in effect notwithstanding any other provisions of law. Eliminates provisions limiting hearings and reports by Pilotage Rate Committee to biennial reports. Establishes procedure for hearings.
REASON FOR VETO: Governor Reagan said, "The functions of the Board of Pilot Commissioners and the Pilotage Rate Committee can and should be transferred to the local governments of the bay area. During discussions with representatives of the San Francisco Bay Bar Pilots Association it was agreed that the termination date for the Board and the Committee would be extended for a period not to exceed three years. In addition it was agreed that these two entities would be placed under the jurisdiction of the Department of Harbors and Watercraft during the time that the local government structure was being established. SB 1258 does not provide for a termination date before which transfer of these functions to local government takes effect nor does it place the Board and the Committee within the jurisdiction of the Department of Harbors and Watercraft. I have, therefore, vetoed this bill and urge that the nine bay area counties begin formulating plans to operate both the Board of Pilot Commissioners and the Pilotage Rate Committee at the local level.

"Accordingly, I am returning the bill unsigned."

REASON FOR VETO: Governor Reagan said, "SB 1262 contains a potential additional General Fund cost of $1 million in 1969-70. No provision was made for this added cost in the Budget Act of 1969.

"Accordingly, I am returning the bill unsigned."

REASON FOR VETO: Governor Reagan said, "I have already approved AB 95 (Chapter 1, Statutes of 1969), a comprehensive measure which also deals with the payment of tuition allowance to parents of handicapped children. Since this bill and AB 95 amend different sections of the Education Code, it is necessary that SB 1432 be vetoed to avoid any possible legal conflicts.

"Accordingly, I am returning this bill without my signature."

REASON FOR VETO: Governor Reagan said: "The incentive retirement provisions of the Judges' Retirement Law have proven to be an effective method of encouraging judges to retire at age 70. Senate Bill 687 tends to defeat the incentive retirement provisions by permitting judges to work beyond age 70 without losing the benefits that accrue with retirement at age 70.

"Accordingly, I am returning the bill unsigned."
Governor Ronald Reagan today signed Assembly Bill 61, the so-called "topless-bottomless bill."

"In the final analysis, it is up to the citizens of every city and county to determine the moral and cultural standards of their community," the governor said, in signing the legislation by Assemblyman Floyd Wakefield (R-Southgate).

"The State Department of Alcoholic Beverage Control has waged a long, intensive campaign to enforce laws against lewd performances in liquor establishments. Its efforts have been thwarted by the courts. "This bill will permit local government to accomplish what ABC has been trying to do on their behalf," the governor said.
Governor Ronald Reagan today signed the Family Law Act, calling it a step towards removing some of the trauma between a couple which is harmful not only to their children but also to society as a whole.

The measure, S.B. 252, authored by Senator Donald Grunsky (R-Watsonville) and James A. Hayes (R-Long Beach) calls for revision of state divorce laws.

"Divorce is a tragic thing and while we cannot eliminate it or its causes through legislation, this bill will do much to remove the sideshow elements of many divorce cases.

"I believe it is a step towards removing the acrimony and bitterness between a couple that is harmful not only to their children but also to society as a whole.

"While this bill contains some technical flaws which should be corrected through legislation--and the authors assure me that they will be--it goes a long way / some abuses in our present system," the governor said.

# # #
Governor Ronald Reagan, emphasizing that his 1969-70 state budget already provides for the establishment of three new regional mental retardation centers in the state, announced today he has signed a bill (AB-148 - McDonald) which echoes his earlier budget action.

In signing the measure, the governor said he appreciates "the legislative endorsement of the administration's program in this vital area."

However, he emphasized that his action on the bill is strictly perfunctory since his current budget already appropriates $5,040,439 for operation of mental retardation centers, including funds to establish three new regional centers.

Last year's budget for the program was $2,434,969.

Based on the budget act and the existing statutory authorization the Department of Public Health has already signed a contract with a local organization to operate one of the centers, has forwarded a signed contract to a local group for the second, and is negotiating with the third.

One of the new centers, the far northern, will officially open September 20. It is based in Redding with a branch in Chico and will serve a nine-county area in Northeastern California.

A second, the tri-county center, will serve Santa Barbara, Ventura and San Luis Obispo counties. Public health officials expect the center to open in November.

Negotiations are now under way with the children's hospital in Orange County to serve that area. The tentative schedule calls for the center to be in operation early next year.

The three new centers bring to nine the number authorized. Four centers were authorized by the last Governor's budget. One was opened in San Diego last November. Opening of others in Sacramento, San Jose, and Fresno was delayed by litigation which was subsequently won by the state. The centers are now in the process of recruiting staff and getting started.

The far-northern center will serve Siskiyou, Modoc, Lassen, Shasta, Trinity, Tehema, Glenn and Butte counties under arrangements already concluded and also is expected to serve Plumas County.

# # #
California took another major step toward the control of noise pollution today when Governor Ronald Reagan signed legislation requiring the adoption of airport noise standards.

"This legislation should accomplish several major objectives, not the least of which is bringing relief to ears of people who live near airports," the governor said. "It will also provide an incentive to airlines and aircraft manufacturers to work for the development of quieter aircraft, and will alert airport management to consider the effect of noisy airport operations when building new facilities or expanding existing airports."

The bill (AB 645, Foran) resulted from interim hearings on airport noise held by his committee in 1968.

The bill, which carries an urgency clause and will take effect immediately, requires that the State Department of Aeronautics adopt noise standards not in conflict with federal law for all airports operating under departmental permit.

Governor Reagan shortly will announce the appointment of a seven-member advisory committee to assist the Aeronautics Department, under Director Joseph R. Crotti, in drawing up the noise regulations, which will go into effect on January 1, 1971.

After that date, violations of the noise standards will become misdemeanors carrying a $1,000 fine levied against the aircraft operator.

AB 645 received the active support of State Secretary for Business and Transportation, Gordon C. Luce, who said that a number of school districts have found that aircraft noise increases the cost of education in the vicinity of airports.

"In the Los Angeles area alone, about 40 schools are subjected daily to aircraft noise and one has been closed because of it," Luce pointed out.
Governor Ronald Reagan announced today he has signed five bills (AB-68, AB 636, AB 720, AB 1719, and SB 496) which authorize construction of various local flood control projects in the state.

In a statement, the governor said:

"For some time, this administration has been concerned that the beneficiaries of flood control projects such as these, ones who receive flood protection, have not participated in their financing. It is inequitable for the general taxpayer of California to bear the costs of these projects without requiring local interest to carry their fair share of the financial load.

"During the past 10 years the state has expended over $138 million for acquisition of lands, easements and rights of way and utility relocations in connection with flood control projects.

"The question of local financing of the non-federal costs must be resolved.

"I am today publicly giving notice to the members of the legislature that my administration will propose a solution to this question next January. Until this question is resolved, no further project authorization bills will receive favorable consideration.

"The Task Force on Efficiency and Economy recommended this course of action, as has the Department of Water Resources, the State Reclamation Board, and the Department of Finance. If a flood control project is needed, the direct beneficiaries should be willing to pay a portion of the cost.

"Our proposal will, no doubt cause considerable debate when it is presented to the legislature. Nonetheless, this issue must be faced and resolved at the earliest possible time," the governor said.
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(no PR)
Governor Ronald Reagan announced today he has signed the following bills:

SB 29 - Harmer
(Chapter 1429)
Exempts state colleges as well as University of California from purchasing supervision of Department of General Services for purchases not exceeding $500.

SB 57 - Grunsky
(Chapter 1430)
Changes the boundary of specified area in Monterey County within which state-owned tide and submerged lands may not be leased for oil or gas purposes and provides that the State Lands Commission shall not permit the taking of cores or other samples by means of drilling operations on or under tide or submerged lands within the specified areas.

SB 80 - Coombs
(Chapter 1463)
Requires contracts subject to State Contract Act or State College Contract Law to include provisions authorizing submission of disputes over monetary claims of less than $25,000, in the aggregate at option of either party, to a determination of rights, and makes provisions for such claims and hearings under such provisions.

SB 108 - Alquist
(Chapter 1431)
Permits indemnification to private citizens for damages suffered while rescuing a person in immediate danger of injury or death as a result of fire, drowning, or other catastrophe.

SB 220 - Teale
(Chapter 1432)
Provides for salary increase for all county superintendents of schools.

SB 737 - Sherman
(Chapter 1462)
Provides that juvenile hall group counselors and supervisors engaged in the custody and control of youths detained under physical security, may be deemed to be safety members in counties under the County Employee Retirement Law of 1937 in counties in which the board of supervisors makes the provisions applicable.

SB 767 - Rodde
(Chapter 1433)
Provides that a classified employee of a school district who transfers to another district shall have accumulated unused sick leave transferred with him rather than transferring accumulated unused sick leave and other benefits only if the district transferred to agrees. Requires that transfer shall be in the same manner as provided for certificated employees. Makes section applicable to school districts who have adopted the merit system.

SB 785 - Way
(Chapter 1434)
Provides that all districts rather than only unified districts shall be provided special additional transportation allowances for sparsely populated areas if the Superintendent of Public Instruction determines that the transportation expense of the district for the preceding fiscal year is substantially affected by sparsity of population.
Provides that officers and employees of the United States, state, city or county, rather than just state and local law enforcement officers, may be given access to written pupil records re pupils of junior college, college, or university when needed in the course of their duties without judicial process.

Provides a 10 percent special tax credit against the taxes imposed under the Personal Income Tax Law for the 1966 calendar year and for fiscal years beginning in 1969. This credit would be allowed on the 1969 return. The credit is limited to $100 in the case of a single person or a married person filing a separate return and to $200 in the case of a head of household or a married couple filing a joint return.

Revises provisions relating to the display and advertising of prophylactics.

Appropriates $100,000 from General Fund to Department of Aeronautics to participate in the West Coast Air Corridor Study Program to study, evaluate and eventually test the short-haul system of air transportation.

Authorizes the State Controller, at any time after the 30th day of January of each calendar year, to transfer moneys from Motor Vehicle Fund to the State Highway Fund for specified purpose, and requires that such transfers be agreed to by the State Controller and the Director of Public Works.

Provides for a single annual fee of $350 for holders of off-sale general licenses.

Makes it mandatory for an officer proceeding under the implied consent law to advise a person arrested for driving under the influence that he has a choice of a chemical test of his blood, breath or urine.

Provides that local agencies shall withhold 5 rather than 10 percent from progress payments on construction projects and may withhold 10 percent.

Requires mortgage, deed of trust or other instrument securing loan, any of proceeds of which may be used for construction of improvements on real property, to bear designation "Construction Trust Deed" and specified information regarding real property and lender on face of the instrument. Requires the county recorder in the county where instrument is recorded to indicate in general index of official records that such instrument secures construction loan.

Provides that except for judges of the Supreme Court or court of appeal who are nominated or appointed by the Governor to fill a vacancy, every candidate for judicial office must file a declaration of intent not more than 13, instead of 10, nor less than 4 days before first day nomination papers may be circulated.
SB 1206 - Burgener (Chapter 1471)

Replaces the Director of Mental Hygiene with Secretary of the Human Relations Agency in the program providing services for the mentally retarded.

SB 1389 - Moscone (Chapter 1472)

Provides for detention of inebriates for 72 hours' treatment and evaluation under the Lanterman-Petris-Short Act. Requires approval of treatment facility by the Director of Mental Hygiene in order to receive Short-Doyle financing. To apply only in those counties in which Boards of supervisors adopt a resolution to that effect.

SB 1393 - Moscone (Chapter 1440)

Provides for creation of physical therapy corporations pursuant to the Moscone-Knox Professional Corporations Act.
Governor Ronald Reagan today signed legislation that establishes a system of innovative schools designed to test and put into practice new and more effective methods of teaching reading and mathematics in California's elementary schools.

The measure (AB 1035, Monagan) creates a nine-member non-salaried Educational Research Commission to administer the pilot program.

"Although California leads the nation in its commitment to education, we continue to be faced with an intolerable drop-out rate in our schools," Governor Reagan said. "Public schools also confront charges that many graduates of our present system are not truly educated and are ill-equipped for advanced study.

"The innovative schools established under this bill will provide a creative atmosphere in which extensive research may be made in testing the effectiveness of educational methods currently being used and to develop and test new classroom techniques.

"The goal of these programs is to help guarantee that California will receive better results for the billions of dollars the taxpayers devote to education."

Pupils in the innovative programs to be established by the end of 1972 would attend the classes on a voluntary basis, within the regular school environment. Enrollment will be limited initially to grades 1 to 3 and the emphasis will be on improving the teaching of reading and mathematics.

"Early achievement in these basic subjects is the key to learning success in the higher grades," Governor Reagan said.

The innovative schools will be able to explore and test successful teaching methods already used in other states, by private institutions and by educational programs utilized in private industry.

"If our school system is to produce the highly-motivated, intelligent and educationally advanced students that today's technical society demands, we must discover and institute improved methods of teaching in the public schools," the governor said. "The development of our current high level of industrial technology required private industry to adopt and apply new and scientific methods. Our public schools must demonstrate this same adaptability."

Speaker Monagan's legislation is an important first step toward developing space age techniques for teaching a space age generation.

Two members of the Educational Research Commission would be appointed by the Speaker, two by the Senate Rules Committee and five members would be appointed by the Board of Education.

The legislation directs the State Board of Education to finance for the money from California's allotment of federal education funds under Title III of the Elementary and Secondary Education Act of 1965. The initial allocation for the innovative school program would be $512,000 in 1969-70. This would rise to $2,284,000 in 1970-71 and $4,459,000 in 1971-72.
Governor Ronald Reagan announced today that he has signed the following bills:

**AB 5 - Burke**  
(Chapter 1441)  
Repeals the provision making school district maximum tax rate provision ineffective after July 1, 1971.

**AB 60 - Wakefield**  
(Chapter 1442)  
Requires Department of Motor Vehicles to issue to any person holding an unexpired license for a class D radio station in the Citizens Radio Service issued by the Federal Communications Commission one set of special license plates inscribed with the official call sign of the applicant assigned by the FCC, in lieu of regular license plates. Authorizes department to charge fee of $20 for initial registration and whenever the vehicle or ownership of the vehicle is changed and $10 fee each succeeding year at registration, in addition to regular registration fee.

**AB 148 - MacDonald**  
(Chapter 1476)  
Requires the State Department of Public Health to establish three new regional centers for the mentally retarded from money appropriated for that purpose in the Budget Act of 1969.

**AB 638 - Davis**  
(Chapter 1443)  
Adopts and authorizes the North Fork of the Feather River near Chester flood control project for state participation for the cost of local cooperation subject to future recommendation to the legislature by the State Reclamation Board. Requires the reclamation board to give assurances to the Secretary of the Army of local cooperation in connection with the project.

**AB 647 - Townsend**  
(Chapter 1444)  
Establishes a $10 registration and licensing fee for privately owned school buses, as defined, operated in a specified manner under contract with private school or nonprofit educational organization by owner or operator of bus. Exempts such school buses from payment of all other fees but is not applicable to any schoolbus which is operated pursuant to any contract which requires the public school district or nonprofit educational organization to pay any amount representing the costs of registration and weight fees unless and until the contract is amended to require only the payment of an amount representing the fee required by this bill.

**AB 678 - Cullen**  
(Chapter 1445)  
Requires Department of Social Welfare to inform Department of Motor Vehicles of all applicants for or recipients of aid to the blind. Requires Department of Motor Vehicles to inform Department of Social Welfare of such applicants or recipients who hold valid driving licenses.

**AB 887 - Quimby**  
(Chapter 1446)  
Authorizes a two-year pilot program of home television for adults in Los Angeles. Allocates $250,000 annually from federal funds for the two-year costs of the program.
Provides that the boundary line of land bordering upon tidal water or a navigable stream in the Sacramento-San Joaquin Delta, is located at the ordinary high-water mark when such land borders upon tidal lands not under private ownership. The boundary line is located at the low-water mark when such land borders on a navigable stream where there is no tide or where such lands consist of privately-owned tidelands. In both cases, the high- or low-water mark is construed to be where it existed upon the effective date of section and "from time to time thereafter" where for 30 years continuously the land, including any accretion, (a) has been occupied openly and notoriously under claim of title, (b) all taxes have been paid by the occupier, and (c) a deed or map describing or depicting the boundaries of the land has been recorded.

Permits the Santa Clara County Transit District to operate charter bus service subject to the following limitations:

a. No bus equipment which is designed solely for charter service shall be purchased.

b. The board shall hold a public hearing prior to adopting a charter rate schedule or any amendment thereof. Notice of the hearing shall be mailed to each charter-party carrier operating within the district at least 30 days prior to the hearing.

c. Charter service shall originate and terminate within the area served by the district unless a private charter-party carrier requests the district to provide service beyond the area served by the district.

This measure is effective only if the voters of Santa Clara County vote a transit district as authorized by SB 49, Chapter 180, Statutes of 1969.

Amends the Land Conservation Act of 1965 by providing that an agricultural preserve may be an area devoted to open space as well as agricultural and compatible uses. Scenic highway corridors and wildlife habitat areas are also included in the types of land which may be restricted under the land conservation act. In addition, the bill allows saltponds, managed wetland areas and submerged areas to be designated agricultural preserves as open space.

Increases salary of administrative director of the courts from $30,000 to $36,687, of the clerk of the supreme court from $22,000 to $26,565, of the reporter of decisions of the supreme court and of the courts of appeal from $19,500 to $23,546, and of the clerk of the appellate districts.

Provides for voluntary area planning programs with respect to construction and expansion of hospitals and related health facilities, including facilities licensed by the Department of Mental Health.
AB 1341 - Duffy
(Chapter 1452)

Prohibits director of Health Care Services from paying any hospital facility securing a license after July 1, 1970, to cover a new facility or additional bed capacity or the conversion of existing bed capacity to a different license category, unless such facility has received a favorable final decision by the voluntary area health planning agency, the consumer members of a voluntary area health planning agency acting as an appeals body, or the Health Planning Council. To become operative only upon enactment of AB 1340.

AB 1474 - MacDonald
(Chapter 1466)

Provides that the Department of Alcoholic Beverages Control, before accepting any applications for intercounty transfer of on-sale general licenses, publish notice of intention to accept such applications. The bill authorizes the Department, if it is determined that there have been less applicants than on-sale general licenses available at the end of the current application period, may provide for a secondary application period within 90 days of the conclusion of the original application period. The bill also provides for the creation of an on-sale general bona fide public eating place intermittent dockside license for vessels of more than 15,000 tons displacement.

AB 1482 - Johnson
(Chapter 1475)

Authorizes director of the department of public works to lease non-operating right-of-way parcels to public agencies for public purposes. The bill provides that the director may contribute towards the cost of developing local parks and other recreational facilities on such parcels, and that he may accept for such state contribution any substantial benefits the state will derive from local agency’s undertaking maintenance or landscaping costs which would otherwise be the obligation of the state.

AB 1486 - Veysey
(Chapter 1454)

Provides for selection by the Superintendent of Public Instruction of 20 school districts as “experimental driver training districts”, and for entering into contracts between such districts and certified commercial driving schools for training of students in automobile driving.

AB 1668 - Foran
(Chapter 1474)

Grants to City and County of San Francisco, free of public trust for purposes of navigation, commerce, and fisheries, all right, title, and interest in certain described parcels of land, subject to specified reservations. Requires such lands to be sold at a price equal to the fair market value of the state’s interest, to be determined as specified. Requires proceeds to be used to retire bonded indebtedness incurred for San Francisco Harbor improvements and for which the state is primarily liable. Authorizes action to be brought, as specified, to establish title to such lands.

AB 1705 - Beverly
(Chapter 1455)

Would reduce the tax rate on gross premiums received upon policies or contracts issued in connection with a pension plan or profit-sharing plan from 1.0 to 0.5 percent for 1969 and thereafter.
Authorizes the Cucamonga Creek Flood Control Project of the corps of engineers for state participation under the Late Water Resources Law of 1945 and the Flood Control Law of 1946. State participation is limited to payment of lands easements and rights-of-way costs needed for project construction.

Requires Health Planning Council to review and pass upon all project grant applications for public funds that relate to health and which are administered either directly or indirectly by state agencies, except funds appropriated by legislature, and specifies what review shall include.

Eliminates the requirement that declarations of intention to run for the Assembly or the Senate be filed with the secretary of state.

Requires uniformed peace officer to wear identification badge, nameplate, or other device which bears his identification number or name.

Makes $146,100 appropriated in Chapter 1461, Statutes of 1968, available for expenditure by the Department of Parks and Recreation during fiscal year 1969-70 for construction of a groin at Capitola State Park.

Adds a new chapter to the Public Utilities Code which is to be referred to as the Downed Aircraft Search and Location Act. It declares that it is the policy of the state that all civil aircraft, with certain enumerated exceptions, located for tax purposes in state be equipped with an approved device capable of indicating by radio transmission the position of the aircraft when grounded.

Authorizes financial corporations to elect to offset, in whole or in part, various taxes against the franchise tax imposed pursuant to the Bank and Corporation Tax Law over a period of 4 years, rather than providing for such offsets for the income year to which the tax relates.
Governor Ronald Reagan announced today that he has vetoed the following bills:

AB 130 - Karabian

Provides that school districts may establish and maintain a summer program of tutoring, counseling, and other academic assistance for potential dropouts. The bill directs the State Board of Education to allocate not less than 25 percent of fund received pursuant to Title VIII of the Elementary and Secondary Education Act of 1965, to support such summer dropout programs.

REASON FOR VETO: Governor Reagan said:

"AB 130, by specifying that at least 25% of Title VIII ESEA funds shall be used for a summer dropout program damages the effectiveness of programs already in operation that now rely on these funds. Accordingly, I am returning the bill unsigned."

AB 723 - Deddeh

Repeals the Military and Veterans Code provision requiring the denial of a loan application of a female veteran because of a loan acquired by her husband, and permits the purchase of successive properties with Cal-Vet loans in prescribed cases.

REASON FOR VETO: Governor Reagan said:

"This bill largely duplicates the provisions of AB 596 (Chapter 1591, Statutes of 1969), which I have already signed. Approval of this bill is therefore unnecessary"

"Accordingly, I am returning the bill unsigned."

AB 740 - Ryan

Enacts the Teacher Licensing and Preparation Law of 1969. It transfers the credential issuance and renewal administration from the State Board of Education to a newly created Commission for teacher Preparation and Licensing.

REASON FOR VETO: Governor Reagan said:

"There is little doubt that a major overhaul is very much needed in the areas of teacher preparation, evaluation, and credentialing. Scarcely a voice has been raised to the contrary. It is also obvious that it would be desirable to develop, as is stated in AB 740, licensing regulations which are 'flexible, realistic, responsible, and simple.' It is also clear that the needs for improvement are so great that impatience is present in many quarters."

"In view of the above, it is perhaps not surprising that responsible and informed people of the greatest goodwill argue with intensity on both sides, for and against, AB 740. Within its many broad, complex, and innovative provisions, there are some things to please most. There are also some things which give concern to many. I veto this bill at this time not because I wish to discourage attempts at change in this area; on the contrary, I encourage change in the area covered by the bill. In my charge to the Commission on Educational Reform, teacher preparation and credentialling were stated to be of high priority.

"Because so many responsible educators report sections of the bill which they 'don't' understand, because of elements within the bill which are seen by some as contradictory, because there is a major question as to whether testing for measuring the qualifications of teachers is a hope for the future or a proven dinosaur of the past, because there are questions regarding the jurisdiction and responsibility of the State Board of Education in its relationship to the commission suggested by AB 740, and, finally, because, where there are so many questions, it would be so much better to develop clear answers before, and not after, a bill becomes law, I veto this measure--but express my hopes that the legislature, the Commission on Educational Reform, and others will see the basic elements of AB 740 as provocative and worthy of study and discussion. I hope that AB 740 will serve as a stimulus and that its veto will not serve to discourage consideration of change in an area needing it badly, and I assume that by the next legislative session we will have a strong consensus around a clearly understood and well developed program of legislation--or changes in policy and procedures within present departments and boards to improve the preparation, evaluation, and certification of teachers.

"Accordingly, I am returning the bill unsigned."

Amends the Government Code provisions enacted in 1968 relating to access to public buildings by physically handicapped persons, primarily to have the provisions apply to buildings which are altered, remodeled, or renovated with state or local government funds. It also adds provisions that the State Building Standards Commission shall adopt rules and regulations, which may include a schedule of fees to pay the cost of enforcement, and provides that the Commission rather than the Director of General Services shall enforce the act where state or any public school funds are utilized.

REASON FOR VETO: Governor Reagan said:
"I question the transfer of functions from the Department of General Services to the State Building Standards Commission."
Under present law the Director of General Services had delegated responsibilities concerning this subject to the State Building Standards Commission, which has adopted rules and regulations, including enforcement procedures. Such responsibility should continue to be assigned to the Director of General Services. These powers need to be retained with the Director in order to continue the flexibility needed to accomplish the responsibilities involved in this program.

"Accordingly, I am returning the bill unsigned."

Would abolish the present 19 member Calif. Exposition and Fair Executive Committee and create a 5-member California State Exposition and Fair Board. The board membership would consist of the State Controller, the State Treasurer and the 3 members of the State Public Works Board. The bill would require that the 'permanent exposition' and an "annual fair" be constructed, operated and maintained by a private corporation through a contractual agreement with the Board.

REASON FOR VETO: Governor Reagan said:
"The State Exposition and Fair Committee is currently carrying on active negotiations for the transfer of the operation of Cal Expo to a private corporation. I believe that these negotiations would be adversely affected if the State Exposition and Fair Committee were replaced by the proposed California Exposition and Fair Board at this time. I do not believe that this change is in the public interest.

"Accordingly, I am returning the bill unsigned."

Would increase the survivor allowance upon death of a member of the Public Employees' Retirement System after attaining eligibility for retirement from 50% to 65% of the allowance which the member would have received had he retired.

REASON FOR VETO: Governor Reagan said:
"This bill would result in an additional annual cost to the State of $1,000,000. The additional funds to implement this proposal were not included in the budget. While the added benefit may not be without merit, it cannot be given sufficient priority among the many additional demands for state funds to warrant its approval at this time.

"Accordingly, I am returning the bill unsigned."

Appropriates $75,000 from the Motor Vehicle Fund to the Dept. of Motor Vehicles for the establishment of a branch office in the Simi Valley-Thousand Oaks area in Ventura County. Establishment of this new branch office will require 7 to 10 additional employees. The office would have an annual operating cost of $50,000 to $60,000.
AB 969 - MacDonald (contd.)

REASON FOR VETO: Governor Reagan said:
"Service to the area in question is now provided by Department of Motor Vehicles offices at Oxnard, Ventura and Canoga. The additional cost of establishing this new office is not warranted at this time.

"Accordingly, I am returning this bill unsigned."

AB 1064 - Powers

This bill places employees of the California Disaster Office under the State Civil Service System.

REASON FOR VETO: Governor Reagan said:
"Such civil service status was also proposed in AB 1729, which involved a comprehensive revision of the California Disaster Act. AB 1729 was referred to interim study by the Legislature and will be reintroduced, including the civil service provisions, at the next session of the Legislature. Since it is desirable that changes in the Disaster Office, including personnel status and policies, be effected as part of a coordinated and integrated program, the partial change involved in AB 1064 should be deferred and incorporated in the more complete legislative measure being prepared for the 1970 session. It is noted that in the meantime Disaster Office employees are protected under the interim merit system.

"I have discussed this with Robert Carlson, the President of the California State Employees' Association, and have assured him of my support for civil service status for Disaster Office employees.

"Accordingly, I am returning this bill unsigned."

AB 1148 - Deddeh

Provides that certain teachers may receive retirement credit for portions of out-of-state teaching service.

REASON FOR VETO: Governor Reagan said:
"In 1967 I vetoed a similar proposal which was somewhat more extensive in its scope. The cost to the State of AB 1148 is estimated by its proponents to be $91,000,000. The benefits proposed in this bill accrued from service outside of the State of California and the corresponding benefit was to the residents of those states. Therefore I cannot ask the taxpayers of California to assume their cost.

"Accordingly, I am returning this bill unsigned."

AB 1248 - Monagan

Increases, for the 1970-71 and 1971-72 fiscal years, the number of available scholarships under the state competitive scholarship program from 2 percent to 3 percent of the number of California high school graduates of the previous year. It increases such percentage to 4 percent for 1972-73 and the fiscal years thereafter.
AB 1248 - Honagan (contd.)

REASON FOR VETO: Governor Reagan said:
"Although the State Scholarship program is extremely worthwhile, the bill nevertheless would require an additional State expenditure of $2.6 million in 1970-71. The long range costs are even more substantial with an estimated additional annual cost of $16.3 million by 1974-75.

"Accordingly, I am returning the bill unsigned."

AB 1348 - Vasconcellos

Provides that gross income for purposes of California's Personal Income Tax Law does not include any amount received from the state pursuant to rebate for homeowners' property tax exemption for the 1963-69 fiscal year.

REASON FOR VETO: Governor Reagan said:
"There is no reason why the normal and equitable "tax benefit rule" should not apply to this type of refund just as it applies to all others. This bill, if approved, would result in a net revenue loss to the State of $4,500,000 in 1969-70.

"Accordingly, I am returning this bill unsigned."

AB 1544 - Zenovich

Requires the Department of Military and Veterans Affairs to establish contract amortization schedules which take into account low income and earning ability for the purpose of home or farm purchase under the Veterans' Farm and Home Purchase Act of 1943.

REASON FOR VETO: Governor Reagan said:
"For some years the Department of Veterans Affairs has been administering an extended-term loan program for those veterans with below-average incomes, by extending Cal-Vet loan terms beyond the usual 23 years up to the statutory limit of 40 years. This bill confers no additional authority, imposes no additional limitation, and aids the Department of Veterans Affairs in administering its extended-term loan program.

"Accordingly, I am returning the bill unsigned."

AB 1579 - Dunlap

Exempts from the provisions making it unprofessional conduct for a doctor to prescribe specified dangerous drugs without prior examination of a patient or medical indication thereafter the prescribing of such drugs by prescription to any agent or employee of law enforcement agency, including the California State Board of Pharmacy, or drug manufacturer for specified investigative activities.

REASON FOR VETO: Governor Reagan said:
"I seriously question the need for drug manufacturers being given authority to enforce State laws relating to drugs. This is a matter that can be best handled by duly constituted regulatory agencies such as the California State Board of Pharmacy.

"Accordingly, I am returning this bill unsigned."
AB 1532 - Dunlap

Increases the number of judges in the Solano County Superior Court from 3 to 4.

REASON FOR VETO: Governor Reagan said: 
The Judicial Council reports that the Solano County Superior Court will need 3.2 judges to carry its projected caseload through 1969-70. The Solano court's workload statistics do not support the need for another judge at this time.

"Accordingly, I am returning this bill unsigned.

AB 1640 - Bagley

Transfers existing sections in the Government Code relating to hotel and mobilehome occupancy taxes to the Revenue and Taxation Code. The bill also specifies that the hotel occupancy tax shall be the same rate as the general sales tax.

REASON FOR VETO: Governor Reagan said: 
The setting of the hotel occupancy tax rate is a prerogative of local government. There is no compelling reason why the State should fix the hotel occupancy tax rate.

"Accordingly, I am returning the bill unsigned.

AB 1860 - Z'berg

Permits the Department of Veterans Affairs to establish a waiting list and commitment system for granting loans when funds are not immediately available.

REASON FOR VETO: Governor Reagan said: 
On several occasions during the past 10 years, Cal-Vet loan commitments have been issued by the Department of Veterans Affairs when loan funds were not immediately available. Most recently the Department has been issuing loan commitments on loan requests since April of this year. This bill confers no additional authority, imposes no additional limitation, nor aids the Department of Veterans Affairs in administering its loan commitment program.

"Accordingly, I am returning the bill unsigned.

AB 1930 - Sieroty

Makes a number of substantive changes in the law relating to child care services and children's center construction.

REASON FOR VETO: Governor Reagan said: 
It isn't possible to determine the total fiscal impact of AB 1930. Changes in this important program area must of necessity be capable of proper fiscal evaluation.

"Accordingly, I am returning this bill unsigned.

AB 1941 - Chappie

Changes the signature requirements on a petition to form a new county from 65 to 15 percent of the electors in the area of the proposed new county and changes from 50 to 10 percent that of electors in each county from which the new county will be formed.
AB 1941 - Chappie

REASON FOR VETO: Governor Reagan said:
"This bill was introduced at the request of El Dorado and Placer Counties who desire to form a new county from portions of both counties bordering on Lake Tahoe.

"I fully appreciate the fact that AB 1941 was intended to help solve a local problem. However, the bill has statewide implications. The drastic reduction could encourage efforts to unnecessarily fragment county government.

"Accordingly, I am returning the bill unsinged."

AB 2254 - McCarthy

Makes it mandatory for all counties to participate in the food stamp or surplus commodity programs. Under present state law county participation in such programs is voluntary.

REASON FOR VETO: Governor Reagan said:
"I am opposed to mandating programs on local government, particularly when the cost of such programs must be borne by the local entity. Virtually every county in this state already participates in the food stamp or surplus commodity program. I can find no compelling reason to direct the counties to do what they are already doing on a voluntary basis.

"Accordingly, I am returning the bill unsinged."

SB 400 - McCarthy

Authorizes partial payments of mobilization cost of contracts under State Contract Act except for construction of water facilities for specified percentages of completion of projects.

REASON FOR VETO: Governor Reagan said:
"There is conflict among contracting groups concerning the value of the mobilization cost provisions contained in SB 400. This bill should be reexamined next year to insure that contractors are not harmed financially by this type of legislation.

"Accordingly, I am returning the bill unsinged."

SB 733 - Grunsky

Requires the Department of Education to maintain a sufficient number of visiting teachers to serve the needs of parents of preschool blind children. It appropriates $102,000 to be used for the employment of six visiting teachers and one supervisor in 1969-70."

REASON FOR VETO: Governor Reagan said:
"The subject of this bill is an item for budgetary review and should be considered along with all other programs competing for available funds on a priority basis.

"Accordingly, I am returning this bill unsinged."
SB 1326 - Marler

Provides a special separate transportation allowance for junior college districts transporting pupils residing 10 or more miles from the attendance center.

REASON FOR VETO: Governor Reagan said:

"Although the cost would not be substantial, this bill represents an increase in the State School Fund for what I believe is a low priority item in the total school picture."

"Accordingly, I am returning this bill unsigned."
Governor Ronald Reagan today signed legislation authorizing state
match funds to expand the existing local-federal program that provides
free or reduced cost meals to needy California school children.

But the governor called the measure a "poorly drafted program based
on an unfair administrative formula that provides no help at all to
school districts which do not already have a locally-funded school lunch
program.

"These technical defects must be corrected," the governor said
"before the state matching fund allocation is expanded beyond a pilot
program basis."

The bill (SB-1393, Moscone) establishes statutory authority for the
state to match on a dollar-for-dollar basis the local funds that school
districts spent during the prior year for lunch subsidies. It included
a $5 million allocation.

In signing the measure, Governor Reagan exercised his authority to
scale back the initial allocation to $500,000, a sum he said would permit
the State Department of Education to finance a pilot program to develop
"workable administrative procedures to guarantee that these matching
funds really end up feeding more children and do not simply allow school
districts to use this new state aid to pay for existing lunch subsidy
programs previously financed with local funds."

"I have also directed the Director of Finance to hold back these
funds (the $500,000) until the State Department of Education drafts
sufficiently strong regulations to assure that this money is effectively
distributed for the purpose it is intended."

Governor Reagan said he had been advised that the "technical defects
in this legislation leave so many unresolved administrative questions
that a veto is more than justified.

"However, I fully endorse the goal providing meals for more hungry
children. For that reason, I am signing this bill so that the program
might be tested on a pilot basis to permit state participation in the
existing local-federal school lunch program."

Legal and fiscal aids to the governor said since SB-1393 allows the
state only to match what local school districts spent for lunch subsidies
in the previous year, it does not necessarily guarantee that the money
would be directed to the most deserving districts.
Los Angeles, for example, which had a heavy concentration of poverty level children, but which does not devote any local funds for lunch subsidies, will not be eligible for any aid at all.

"Other districts which already have locally-financed school lunch programs could have been able to claim the entire amount of state money allocated for nutritional subsidies," the governor said.

In addition, Governor Reagan said SB-1393 as originally constructed permitted direct state cash grants to go to private and parochial schools, a situation that raises "serious Church-State constitutional questions."

"After these legal and administrative problems have been ironed out and a workable formula is adequately tested, the legislature can then determine how the state might best add to the current federal local school lunch-breakfast program." the governor said.
Governor Ronald Reagan announced today that he has signed the following bills:

**AB 225 - Lanterman**
(Chapter 1594)
Enacts the California Mental Retardation Services Act of 1969, providing new procedures for the care and treatment of mentally retarded persons who are not dangerous, and providing for the administration and financing thereof.

**AB 530 - Hayes**
(Chapter 1609)
Includes in "The Family Law Act," enacted by SB 252, changes in the law relating to marriage, divorce, annulment, and separate maintenance made by SB 288, SB 574, and SB 1305, to be operable only upon enactment of such bills. The bill also makes technical changes in "The Family Law Act." The bill becomes operable only if SB 252 is enacted.

**AB 596 - MacDonald**
(Chapter 1591)
Permits transfer of Cal-Vet loan balance within six months from sale of original property if sale was caused by: condemnation or threat thereof, job transfer, or for health reasons. The bill also permits subsequent loans subject to prescribed limitations.

**AB 645 - Foran**
(Chapter 1585)
Requires the Department of Aeronautics to adopt noise standards not in conflict with federal law for all airports operating under a valid permit issued by the department. It provides for a penalty for each infraction of the noise standards. The bill also makes an appropriation from the General Fund of $50,000, as a loan, for the expenses of the department in connection with the adoption of noise regulations, and provides for repayment.

**AB 662 - Bagley**
(Chapter 1600)
Increases the Attorney General's annual salary to $42,500, to become effective January 1, 1971. Amends Government Code 68204 and repeals Government Code 12505. The bill further provides that the Attorney General's salary will no longer be based on the salary of an Associate Justice of the California Supreme Court.

**AB 737 - Mulford**
(Chapter 1599)
Requires the Bureau of Employment Agencies, where an applicant for an employment agency license is a member of a franchised system, to accept a proposed name utilizing the name of the system together with an identifying designation not already licensed to another agency. The bill provides that the right to use such designation shall continue only so long as advertised job positions are made available to applicants at offices of other members of franchised system.

**AB 845 - Duffy**
(Chapter 1592)
Permits person who has served on active duty in the medical corps of any U.S. armed forces, who completed the course of instruction required to qualify him for rating as a medical service technician-independent duty, or equivalent rating in his particular branch of the armed forces, and whose armed service has been under honorable conditions, to submit record of his training to California Board of Nursing Education and Nurse Registration, and to be granted license as a registered nurse upon meeting specified qualifications and passing the standard examination for such license. Requires board to establish by regulation criteria for evaluation of such persons, to maintain specified records concerning them, and to report findings and recommendations relating to such persons to legislature at prescribed times.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
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<tbody>
<tr>
<td>AB 913</td>
<td>Murphy</td>
<td>Permits blind minors from 18 months to 3 years to enroll in experimental programs similar to those in which deaf and severely hard-of-hearing minors 18 months to 3 years now enroll.</td>
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<tr>
<td>AB 936</td>
<td>Hom</td>
<td>Extends into 1972 the provisions regarding demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils in poverty areas. They also continue into 1972 special teacher employment programs and school housing aid for compensatory educational programs and for districts impacted by seasonal agricultural employment.</td>
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<tr>
<td>AB 993</td>
<td>Powers</td>
<td>Makes technical changes in law reflecting transfer to Department of General Services from Department of Finance of control over property within the Capitol Area Plan, and the abolition of the School Land Fund. The bill appropriates revenue from such property, except that received for parking, to the Department of General Services for the maintenance, improvement, and care of property under its jurisdiction.</td>
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<tr>
<td>AB 1117</td>
<td>Deddeh</td>
<td>Requires each school after July 1, 1974, having a substantial, as defined, population of students of diverse ethnic backgrounds to provide an in-service preparation program designed to prepare teachers and other professional school service personnel to understand and effectively relate to the history, culture, and current problems of the students of diverse ethnic backgrounds and their environment. Requires Department of Education to develop a list of approved courses which shall be considered acceptable for meeting requirements of the act. Requires department to coordinate development of adequate course offerings and to provide for necessary staff.</td>
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<tr>
<td>AB 1244</td>
<td>Schabarum</td>
<td>Imposes a 2 cents per gallon tax on jet fuel used in general (noncommercial) aviation. The revenue would be used for local airport assistance.</td>
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<tr>
<td>AB 1254</td>
<td>Britschgi</td>
<td>Authorizes San Mateo County to prohibit the use of highways in unincorporated residential or subdivision areas by commercial vehicles exceeding a gross weight of 5,000 pounds. Utility vehicles are exempt, and such ordinances could not prohibit the use of a county highway by such vehicles where the highway is used as a direct route from a state highway for the delivery of goods and merchandise.</td>
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<tr>
<td>AB 1643</td>
<td>Bagley</td>
<td>Amends the Bank and Corporation Tax Law and the Personal Income Tax Law to provide that an exchange by a corporation of the stock of its parent company for substantially all of the properties of another corporation under a transaction which is a merger qualifies as a reorganization. In addition, the parent company in such a transaction qualifies as a party to the reorganization.</td>
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<tr>
<td>AB 1998</td>
<td>Cory</td>
<td>Authorizes, rather than requires, the Superintendent of Public Instruction to promote driver training and hire the necessary personnel to carry out the program. It also provides that the legislature, rather than the Driver Training Penalty Assessment Fund, shall fund the program.</td>
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</table>
AB 2106 - Zenovich (Chapter 1593)
Provides that Reorganization Plan #1 of 1969 shall have no effect upon Marine Research Committee, provides that Reorganization Plan #2 of 1969 shall have no effect upon specified functions, authorities, and responsibilities of the State Lands Commission. Requires legislative counsel to make appropriate note of this in preparing bill making statutory changes called for by the reorganization plan.

AB 2212 - Dent (Chapter 1589)
Revises the number of hours which a minor may work from not more than such time when added to hours of required school time as equals 8 hours but not to exceed 4 hours, to not more than 4 hours in any day in which he is required by law to attend school.

AB 2272 - Stull (Chapter 1590)
Provides that requirement of annual salary of not less than $6,000 to be paid persons employed full time, or proportionately less if not employed full time, in position requiring certification qualifications, is not applicable to persons employed exclusively to teach driver training who possess only a standard designated subjects teaching credential in public safety and accident prevention. Grants sole discretion to governing board to set salary scales and criteria for advancement, which shall be made public, for such persons.

SB 23 - Harmer, et al (Chapter 1607)
Allows self-employed individuals to deduct contributions to pension and profit-sharing plans made under the provisions of the Federal Self-Employed Individual Tax Retirement Act of 1962. These deductions for tax purposes are limited to 10 percent of earned income but not in excess of $2,500.

SB 164 - Alquist (Chapter 1579)
Authorizes junior college districts to establish extended opportunity programs which may include tutorial services, remedial courses, multicultural studies, counseling services, and recruitment services. It further authorizes such districts to approve programs of loans or grants to meet living costs, student fees, transportation, scholarships, work experience programs and job placement programs. The bill also creates an Advisory Committee on Extended Opportunity Programs and Services to advise the board of governors of the Community Colleges on the implementation of this act.

SB 192 - Richardson (Chapter 1605)
Provides that commencing with the 1970-71 academic year, tuition fees charged foreign non-resident students at California State Colleges will be fixed by the California State College Trustees at not less than $360. The bill authorizes the Trustees until spring term of 1973 or until a current student receives a baccalaureate degree, to waive fee if the increased fee will cause a severe financial hardship on the student.

SB 252 - Grunsky (Chapter 1608)
Enacts "The Family Law Act." The bill revises the law relating to marriage, divorce, annulment, and separate maintenance.

SB 281 - Wedworth (Chapter 1580)
Increases the annual salary of members of legislature from $16,000 to $19,200, effective at noon on January 4, 1971.
Sets maximum level for salaries of governor's aides at $20,000 except for eight secretaries at $27,500 each and the executive secretary at $35,000.

Raises salaries for state executives and members of various boards and commissions.

Provides that annual salary of the secretary of the California Horse Racing Board shall be set by the board.

Increases the number of judges in the Newhall Municipal Court District from one to two.

Requires the University of California to deposit in a special aviation fund an amount of money equal to the payment made by the Department of Aeronautics to each public airport and specifies that the amount deposited shall not include any state or federal appropriated funds.

Revises provisions relating to the administration of the Airport Assistance Revolving Fund.

Extends certain special benefits authorized for legislators displaced through reapportionment, to also provide certain survivor benefits to wives of deceased members who could have retired in 1965 but who were retained in office. Extend certain special benefits to members, subject to reapportionment, who are elected or appointed to another public office. Excludes future members of the legislature from certain special benefits

Includes persons engaged in business and home improvement activities within the definition of "contractor" for purposes of regulation under the Contractor's License Law.

Provides that no lender, who loans money, the proceeds of which may be used by borrower to finance specified activities with respect to real or personal property, shall be liable to third person for any loss or damage occasioned by any defect in real or personal property used in such activities, or for any loss or damage resulting from failure of borrower to use due care in such activities, unless such loss or damage is a result of an act of the lender outside the scope of the activities of a lender of money or unless the lender has been a party to misrepresentations with respect to such real or personal property.
Acting Governor Ed Reinecke has signed the following bills:

**AB 565 - Thomas**  
(Chapter 1614)  
Extends privilege tax on handling of designated fish from December 31, 1969, to December 31, 1970. Declares that Marine Research Committee shall not be affected by Reorganization Plan No. 1 and requires Legislative Counsel to exclude any provision of said plan affecting the committee in preparing bill required by Sec. 12081, Gov. C.

**AB 1149 - Barnes**  
(Chapter 1613)  
Deletes prohibition against more than one constitutional officer being represented by a deputy at meetings or sessions of boards, commissions, committees, or other governing bodies, except for the State Lands Commission.

**SB 503 - Grunsky**  
(Chapter 1610)  
Revises the law relating to jurisdiction of courts and service of process. The bill becomes operative on July 1, 1970.

**SB 900 - Grunsky**  
(Chapter 1611)  
Revises the procedure relative to service of process under various provisions of law.

# # #
Acting Governor Ed Reinecke today ordered flags on all state, county and municipal buildings to be flown at half mast in memory of U.S. Senator Everett M. Dirksen.

"The nation has lost a gallant man. Throughout his long and devoted service to his country, Senator Dirksen earned the respect of men of all walks of life. He was a statesman and a gentleman. His wise counsel and his colorful personality will be missed by us all," he said.

Flags will remain at half mast until the evening of the Senator's funeral.
The following bill has been signed by Acting Governor Ed Reinecke:

SB 244 - Coombs
(Chapter 1619)

Permits a licensed cosmetology establishment which immediately prior to November 8, 1967, represented itself to the public as being primarily engaged in serving patrons with both cosmetological services and barbering services including representations that it performed haircutting on males or females, or both males and females, to make such representations if it obtains a certificate to conduct a barbershop. Requires the State Board of Barber Examiners to issue a certificate to such an establishment upon proof of specified facts.

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The following bill has been vetoed by Governor Ronald Reagan:

SB 1209 - Marler

Exempts the East Nicolaus High School District and the Wheatland Union High School District from the areawide aid computation provisions of the Education Code.

REASON FOR VETO: Governor Reagan said:

"Existing law requires an areawide tax for elementary and high school districts included in a unification proposal which was disapproved by the voters. This tax is used in the computation of state support and is actually levied to equalize funds between districts. Exempting the school districts in question from the areawide aid computation provision establishes a questionable precedent which tends to defeat the purpose of areawide aid. There will be additional annual costs of $110,000 if this bill is approved.

"Accordingly, I am returning the bill unsigned."
A task force that will decide how California can best cooperate in President Nixon's recently announced program to curb inflation—a program which calls in part for a voluntary effort of states and local government to curtail construction—has been appointed by Governor Ronald Reagan.

The chairman is Gordon C. Luce, State Secretary of Business and Transportation.

Other members are Norman B. Livermore, Secretary of Resources; General Andrew Lolli, Director of General Services; James A. Moe, Director of Public Works; William Gianelli, Director of Water Resources; Fred Hummel, State Architect; James Dwight, Chief Deputy Director of Finance; Charles Le Menager, Director of Housing and Community Development, and Art Costamagna, Deputy Director, Department of Commerce.

The combined membership represents all units of California government that are involved in construction to a major degree.

The task force will inventory all major capital outlay projects scheduled for award or advertising by the State of California during the next 20 months. That period represents the budgetary period through 1970-71. Results of this inventory will be compiled and presented to the governor.

Meanwhile a temporary halt on the awarding or advertising of new contracts in the state has been requested by Luce pending a decision from the governor.

Luce, however, has asked each department to use discretion and continue ahead with such awards and advertising on projects that are essential to the safety and health of the people of California.

According to Luce, the task force will also attempt to determine what federal programs in California will be affected by Nixon's 75 percent cutback.

Several economists in state government have been asked to advise the task force and Robert La Liberte, Management Analyst, General Services, will serve as staff to this short-term committee.

In addition, advice will be asked of leading private economists and representative members of the private sector before recommendations are made to the governor.
"It is our aim to cooperate fully with the president by apprising the governor of ways in which California can help with this important nationwide goal to curb inflation," Luce said. "Our task force will carefully evaluate all projects and their impact on the state's economy before recommendations to postpone or delay projects are made.

"It is our hope, that by pooling and coordinating all information, any cutbacks will broadly involve many state programs and not severely curtail or drastically affect any particular one, in any single geographic area.

"We will certainly want to consider how such delays in federal and state programs will affect unemployment and housing in California," Luce said.
The following statement was issued today by Governor Ronald Reagan in reference to "HIRE THE FORTY-PLUS WORKER" WEEK, September 15 through 19, 1969.

"Next week, the State Employment Service will be conducting a campaign to promote equal job opportunities for middle-aged workers: those aged over 40. There are several good reasons why this campaign should receive the support of all employers.

"In the first place, there is plenty of scientific and statistical evidence available now to dispel that old idea that a person is somehow less capable after his 40th birthday. In fact, ability and skill usually improve with years of experience. And men and women in the 40-plus age group of employees are generally above average in terms of loyalty, stability, judgement and resourcefulness. The National Association of Manufacturers calls them the 'cream of the crop'.

"It is therefore simply good business for employers to hire on the basis of qualifications and ability to do the job, regardless of age. And that's what the campaign is all about. There's a disproportionate number of unemployed in the 40-plus age group and we believe this will quickly be corrected if age discrimination is eliminated from hiring practices.

"Secondly, from the standpoint of what's best for the state, we must keep in mind that nearly half of our adult population in California is aged 40 or older and every year the percentage of 40-plus workers increases. Therefore, an increasing share of the manpower needs of our expanding economy must be met by these workers. In other words, we should be reversing the trend and employing more 40-plus workers.

"To have able, qualified and willing workers on the unemployment rolls simply because they were born before 1929 makes no sense. It's a waste of our resources, it's bad for the economy and it hurts the taxpayer unnecessarily, including employers.

"So it's in everyone's interest that employers give this campaign their full support. If hiring is conducted objectively, on the basis of ability to do the job regardless of age, more employers will be hiring 40-plus workers, not only next week but as a regular practice in the future."
Governor Ronald Reagan issued the following statement on learning of the death of Peter Weinberger, State Director of Industrial Relations:

"Nancy and I were shocked and deeply saddened to hear of the death of Peter Weinberger. He was an outstanding member of our administration, a man of great integrity who each day brought a keen sense of personal dedication to his important tasks and to the principles of good government. His death represents a very real loss, not only to the administration, but more importantly to the people of California he served so well.

"We pray that in this very trying hour, God will bestow on the family the healing and comfort which only He can give.

(Weinberger was appointed by the governor as state director of employment January 26, 1967, and became director of the Department of Industrial Relations last June.)

# # # # # # #
Governor Reagan is scheduled to speak at three functions in Los Angeles tomorrow, Friday, September 12.

He will speak at a Sheriffs' Graduation Ceremony, Ahmanson Theater, Los Angeles, at 9:30 a.m.

At noon, he will address the 10th Anniversary FEPC Lunch at the Beverly-Hilton Hotel.

Tomorrow evening, he will have remarks at a Testimonial Dinner for Ivy Baker Priest at the Beverly Hilton.

The governor is expected to return to Sacramento later this weekend.

# # #
Governor Ronald Reagan today announced the appointment of Judge John A. Arguelles to the Los Angeles County Superior Court.

Judge Arguelles, a Democrat, is presiding judge of the East Los Angeles Municipal Court. His salary will be $30,572 per year.

Active in numerous civic and legal groups, Judge Arguelles is a former Montebello city councilman who was appointed to the municipal court bench in 1963 and re-elected without opposition.

A graduate of the University of California at Los Angeles in 1950, he received his law degree from the U.C.L.A. Law School in 1954.

He is a member of the American Bar Association, the Mexican-American Lawyers's Club, the Conference of California Judges, the Los Angeles County Municipal Judges Association, the Judicial Process Task Force of the California Council on Criminal Justice and a founder and member of the UCLA Law School "Dean's Counsel."

His civic activities include service as an officer and member of the Montebello United Way, Inc. (Community Chest), the Citizens' Advisory Committee of the East Los Angeles Service Center and the Community YMCA.

Judge Arguelles and his wife Martha have three children.

He will succeed Judge John Allport who was recently elevated to the District Court of Appeal.

# # #
Appointment of Sigurd (Sig) Hansen of Danville as a deputy director with the newly-forming California State Department of Human Resources Development was announced today by Governor Ronald Reagan.

Hansen, a 49-year-old Republican, will assume the $22,600-a-year post as deputy director of HRD's Tax Collection and Insurance Payments Division. He will direct the department's unemployment insurance and disability insurance programs, as well as its accounts and tax collections and its medical and investigations sections.

The Department of HRD, a part of the State's Human Relations Agency, is headed by Gilbert L. Sheffield. It will be activated by the end of the year, including among its components the Department of Employment, State Service Center Program, State Office of Economic Opportunity and Commission on Aging.

Hansen joins HRD following two years with the State's Department of Professional and Vocational Standards, where he was chief of the Bureau of Employment Agencies and the Bureau of Electronic Repair Dealer Registration, licensing and regulatory authorities for the electronic repair and employment agency industries.

He directed the formation of the employment agency bureau.

Prior to entering state service, Hansen spent 12 years as business manager of the Lafayette (Calif.) School District and a year and a half as director of purchasing for the Hayward High School District.

He earned his Bachelor of Science degree in business administration at the University of California at Berkeley in 1948.

Hansen was a naval aviator during World War II and served in the South Pacific. He remained active in the Naval Air Reserve and Air Force Reserve, where he was commander of the Naval Air Reserve Transport Squadron V.R. 872 in Oakland from 1946-54, and inspector general of the 349th Troop Carrier Wing at Hamilton Air Force Base until transferring to the retired reserve, USAF, five years ago.

Hansen resides at 149 Valle Verde Court in Danville with his wife, Carolyn. They have three children: a married daughter, Mrs. Sue Vincent, of Montclair; and sons Paul, a junior at California State College at Hayward, and Dale, a freshman at Diablo Valley College.
The appointment of Louis J. Johnson, Jr., of Los Angeles as deputy director of the new Department of Human Resources Development was announced today by Governor Ronald Reagan.

Johnson, 43, a Democrat, is principal of the Thomas Jefferson High School in Los Angeles, and vice president of the Institute for Training and Program Development of the Center for Developmental Education, an organization created to explore new concepts in education for students in disadvantaged areas.

In his new position, Johnson will direct the Southern California region of the Human Resources Development Job Training and Development Division when the department is activated later this year. The position carries a salary range of from $20,496 to $24,912 annually.

One of the principal aims of the new department is to provide expanded manpower and training services to the hardcore unemployed.

A teacher and administrator with the Los Angeles City School System since 1954, Johnson was principal of the city's Jefferson High School last year.

He assumed the post there in March, 1968, following several weeks of disturbances and turmoil at the predominantly Negro school.

As principal, he introduced several projects designed to offer students realistic employment preparation within the school's regular curriculum. Working with the aerospace industry, he also helped develop a successful after-school aircraft assembly training program at Jefferson.

Johnson also served as vice principal of Los Angeles' Alaine LeRoy Locke High School and Henry Clay Junior High School, and taught at John Adams Junior High School.

"Johnson has displayed imagination and creativity in developing effective manpower training programs in disadvantaged communities," Governor Reagan said, adding: "He will be a valuable addition to HRD's leadership staff."

In addition to his background in education, Johnson has been active in youth groups and is a professional singer and voice coach.

A native of Texas, he holds degrees from Howard University in Washington, D. C. and the University of Southern California.

He is a member of the Los Angeles Secondary School Administrators Association, the California Secondary School Administrators Association, the Council of Black Administrators, the National Secondary School Administrators Association, Pi Kappa Lambda Honorary Music Society, the American Federation of Television and Radio Artists, and the Screen Actors Guild. He is also active in the YMCA, the Little League, Dollars for Scholars, the Kedren Head Start and Mental Health Center and the National Principals Advisory Committee for Upward Bound.

Johnson and his wife Signora have two children. The family home is at 4949 Southridge Avenue, Los Angeles.
GOVERNOR'S SCHEDULE
September 15, 1969
through
September 21, 1969

Monday, September 15

No appointments scheduled

Overnight - Sacramento

Tuesday, September 16

1:30 p.m. PRESS CONFERENCE

Evening San Francisco Opera, San Francisco

Overnight - San Francisco

Wednesday, September 17

a.m. Depart San Francisco for Los Angeles

7:00 p.m. Arrive Anaheim Convention Center for State Conventic Federation of Republican Women. Speech.

Return to Sacramento

Overnight - Sacramento

Thursday, September 18

2:00 p.m. Drug Abuse Press Conference

Overnight - Sacramento

Friday, September 19

a.m. Arrive Richardson Hall, University of California Extension Center. San Francisco Board of Regents meeting.

p.m. Depart San Francisco for Los Angeles

Overnight - Los Angeles

Saturday, September 20

No appointments scheduled

Overnight - Los Angeles

Sunday, September 21

Afternoon Return to Sacramento

Overnight - Sacramento

###
Governor Ronald Reagan today issued the following statement:

"As you are aware, President Nixon has announced a 75 percent reduction in new construction projects for the federal government and requested state and local governments to join him in this fight to control inflation.

"This administration, I'm proud to say, has been in the vanguard of the fight against inflation.

"We've never tried to keep secret the fact that this administration is devoted to economy and to cutting the fat from government.

"You are also aware that we met yesterday with Gordon Luce, Secretary of Business and Transportation, who heads a task force that has been reviewing and studying this problem.

"I have removed the temporary freeze on state contracts that I ordered a week ago to allow bids that were in the normal process to continue. I feel that this is necessary for the state to meet its moral obligations to contractors and workers.

"However, we are ready to implement a plan which could amount to more than $200 million in capital outlay deferrals. We have had and will continue to have the counsel and advice of a group of economists so that this plan can be implemented or curtailed if it becomes necessary for the preservation of California's economy.

"We will coordinate our efforts with those of the federal government. The battle against inflation is the job of the federal, state and local governments, and the private sector as well.

"Controlling inflation is everybody's business. Unless we make it everybody's business and act now, there won't be a wheelbarrow large enough to carry the money we'll need to buy a loaf of bread.

"What is required is an attack on inflation at every level. But what is NOT required is a duplication of effort. It simply does not make sense to fire both barrels of a shotgun simultaneously at the same target.

"Therefore we can and will act to implement our program as soon as we are informed of the federal cutbacks. But we are NOT going to be responsible for a duplication of efforts which would defeat the very aim of the President's program.

"In the meantime, all state projects are being carefully reviewed. It would serve no useful purpose at this point to speculate on, or isolate specific projects until we know what the federal plans are.

"Once again, I'd like to remind you that this administration has pointed the way for others to follow in bringing about economies in government and reductions in public spending. We intend to continue on that course."
Governor Reagan will attend a special press conference

at 2:00 p.m. Thursday, September 18, in the Governor's Council Room
to outline to the press an educational program aimed at combating
the serious drug abuse problem in California.

Lieutenant Governor Ed Reinecke and others from the private
sector who are cooperating in this important program will participate
in the press conference.

# # #
Governor Ronald Reagan today nominated Mayor Donald F. Pinkerton of Fairfield to fill an unexpired term on the Commission on Housing and Community Development.

Pinkerton, a Republican, would fill the term of the late Joseph A. Barbee which expires October 20, 1970. Senate confirmation is required for the post which pays $25 per day and necessary expenses.

Pinkerton, a member of the Technical Coordinating Committee of the State Water Quality Control Board, has been active in numerous Fairfield and Solano County civic, service and youth organizations, in addition to his service on the city council.

His home is at 1960 Downing Court, Fairfield.

# # #
Governor Ronald Reagan today made the following statement to reporters at a special news conference in the governor's office:

"In my State-of-the-State Message in January, considerable emphasis was placed on the growing crisis of drug abuse in California, particularly among our young people. From January through June, nearly 65,000 persons were arrested in this state on drug abuse charges; some 20,500 of them were youngsters under 18 years of age. This is a 50 percent increase over arrests for a similar period in 1968, and indicates that drug abuse is nearing epidemic proportions in California.

"In addition to activities conducted by various departments of state government, my office and the office of the lieutenant governor, have been taking steps during the past year to develop solutions to this critical problem, with emphasis on utilizing the resources of the private and volunteer sectors.

"In August, 1968, we began working with the California PTA, California Medical Association and California Peace Officers Association to encourage formation of drug abuse committees in high schools and junior high schools.

"Last October, we formed, in conjunction with the California Medical Association, the Interagency Council on Drug Abuse, which is designed to bring together representatives of public and private agencies in an effort to develop coordinated solutions. Dr. Edward R. Bloomquist, of Glendale, chairman of the interagency council, is with us here today.

"Just three months ago, in June, another approach to this serious problem began in California—-a mass media public education program. Details of this program will be presented to you in a few moments. The program is being conducted by Grey Advertising, of San Francisco, in cooperation with my office and the California Medical Association. It represents an outstanding example of a cooperative commitment by government and the private sector to work together to help solve the problems of our citizens.

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"Experts point out that there is a desperate need to set the record straight on the subject of drug abuse. A program such as this is designed to help enlighten both parents and youngsters. Our citizens must be able to define the extent of the problem and learn what they can do about it before they can act appropriately, and not in strictly an emotional way, against the further advancement of the illicit drug culture.

"The first objective is to reduce the information vacuum about the effects of dangerous drugs with informative material that is direct, accurate and medically-sound. Initial newspaper advertisements and radio and television announcements have been produced and distributed to media throughout the state. Additional material is being developed and will be provided the communications media in the future.

"Some 55 business firms, associations and foundations have contributed funds to sustain the program. Other companies and individuals are contributing production assistance, talent and services without charge or "at cost." Well-known spokesmen dedicated to public service, like Jack Webb and Robin King, have provided their talents without charge. Private citizens, broadcast stations, newspapers and firms whose activities relate to the mass media have offered to donate their services.

"Acceptance of the program by broadcast and print media, individually and through associations, has been gratifying. Pledges of support have been made by the California Newspaper Publishers Association, California Broadcasters Association, Southern California Broadcasters Association and the California Outdoor Advertising Association. The entire program is a testimonial to the ability and willingness of the private sector to work for the betterment of California's human environment.

"I want to introduce several others here, who will make a few comments before your question-and-answer period. I have asked Lieutenant Governor Ed Reinecke to head a task force on narcotics law enforcement in relation to the Mexican border. His office is working closely with mine on the entire problem of drug abuse. Dr. Bloomquist is a nationally-recognized expert on dangerous drugs, author of the book, Marijuana, and contact for the California Medical Association on this public education program. Mr. Rod Farrow of Grey Advertising directs the program. First, I'd like to call on Lt. Governor Reinecke for a few comments."

# # # # # # # # #

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PB
Governor Ronald Reagan today announced the appointment of three Southern California students to his Advisory Committee on Children and Youth. They are:

--Miles Mitchell, 2838 Sunset Place, Los Angeles
--Eugene Clark, 4745 Grove Street, Riverside
--Marilyn Numair, 11666 McCormick, North Hollywood

Mitchell, 20, a freshman at the University of Southern California, majoring in sociology, is the newly elected chairman of the California Council of Youth, and vice president of the Mayor's Youth Advisory Council of Los Angeles.

Clark, 17, newly appointed Boys State Governor, is a senior at Polytechnic High School in Riverside. He is student commissioner of the high school and chairman of the Black Students' Group.

Miss Numair, 17, newly appointed Girls State Governor, is active in student affairs at Corvallis High School in North Hollywood. She has also served as a member of the planning committee for the Youth Power Conference in Los Angeles County.
Governor Ronald Reagan today announced the appointment of William C. Hern as acting director of Industrial Relations to succeed the late Peter Weinberger.

Hern, chief of the Division of Labor Law Enforcement of the Department of Industrial Relations, has offices in San Francisco. He will serve at the governor's pleasure and will receive an annual salary of $30,000.

Active in civic affairs and business management prior to his appointment to his post in the Industrial Relations Department in 1967, Hern holds degrees from San Jose State College and the University of Chicago.

He is a vice president of the University of Chicago Alumni Association, a past chairman of the San Mateo County Human Resources Commission and in 1965 was named as San Mateo County's "Industry Man of the Year."

His home is at 265 Vallejo Drive, Millbrae.
Governor Ronald Reagan today reappointed C. L. Dellums of Oakland to a four year term on the State Commission on Fair Employment Practice, subject to Senate confirmation.

Dellums, a veteran international vice president of the Brotherhood of Sleeping Car Porters, is an original member and former chairman of the Commission.

A Democrat, he will receive $50 per day and necessary expenses.

Dellums joined the Brotherhood of Sleeping Car Porters in 1925 after a career as a school teacher, and four years later became an international vice president of the union.

He has been active in the Alameda County Labor Non-Partisan League and was an official of the West Coast Region, National Association for the Advancement of Colored People.

He was first appointed to the FEPC in 1959 and reappointed in 1961 and 1965.

Dellums lives at 829 Brockhurst Street, Oakland.
Governor Ronald Reagan today appointed District Attorney Dean C. Lauritzen to the Mariposa County Superior Court bench. Lauritzen, a Republican, will receive an annual salary of $30,572. He succeeds Judge Thomas Coakley who was recently elevated to the District Court of Appeals.

Active in numerous civic and legal groups, Lauritzen attended Brigham Young University in Utah and was graduated from the University of California at Berkeley. He received his law degree from Hastings College of Law in San Francisco.

Lauritzen, district attorney and public administrator of Mariposa County since 1955, was one of the organizers of the Mountain Counties Water Resources Association and the District Attorneys' Family Support Council.

His professional associations include membership in the State Bar of California, the American Bar Association, the Merced Bar Association, the Mariposa County Bar Association, the District Attorneys and County Counsels Association of California, the California District Attorney Investigators' Association, the California Public Administrators Association, Phi Alpha Delta Law Fraternity and the Hastings College of Law Alumni Association.

He is also active in the Mariposa Chamber of Commerce, the Mariposa County Historical Society, the Mariposa Volunteer Fire Department and numerous service organizations.

Lauritzen and his wife, Marianna, have seven children.

# # #
Governor Ronald Reagan today announced the appointment of Stanley H. Kragen of Stockton to a four year term on the California Advisory Board of Collection Agencies.

Kragen, a Republican, owns and operates his own collection agency in Stockton. He succeeds John Hollister of Fresno, whose term has expired. The post pays necessary expenses.

Kragen is active in the California Collectors Association, the Stockton Chapter of the Navy League and several civic and service organizations.

He lives at 10 East Monterey Avenue, Stockton with his wife Vladka. He has two daughters.

# # #
Governor Ronald Reagan today named San Jose attorney Eugene M. Premo to the Santa Clara Judicial District Municipal Court bench.

Premo, a Republican, will receive an annual salary of $28,126. He succeeds Judge Forrest L. Bentzien who has retired.

A native of San Jose, Premo was graduated from the University of Santa Clara in 1957 with a bachelor of science degree and graduated cum laude in 1962 from its law school.

He is a member of the California Bar, the Santa Clara County Bar Association, the Barristers Club of Santa Clara County and is first vice president of the Conference of Barristers of the State Bar.

Premo and his wife Georgine have four children. The family home is in Saratoga.

# # #
GOVERNOR'S SCHEDULE
September 22, 1969
through
September 28, 1969

Monday, September 22
9:15 a.m. Professional and Vocational Standards Seventh Annual Conference of Board Members, Senator Hotel. Remarks.
4:30 p.m. California State Employees’ U. S. Savings Bond Campaign Reception and presentation of awards, Sutter Club.
Overnight - Sacramento

Tuesday, September 23
9:45 a.m. Brief remarks to California Industry and World Trade Commission, Governor's Council Room.
3:00 p.m. Courtesy call by Tinga Seisay, Consul General from Sierra Leone at San Francisco and John Akar, Sierra Leone Ambassador to the United States.
Overnight - Sacramento

Wednesday, September 24
a.m. Depart for Los Angeles
10:00 a.m. Welcoming remarks to State Boards of Education Convention, Century Plaza Hotel.
Proceed to Los Angeles Headquarters for Board of Trustees meeting.
p.m. Return to Sacramento
Overnight - Sacramento

Thursday, September 25
Office Appointments
Overnight - Sacramento

Friday, September 26
a.m. Depart for San Diego
Noon California Savings and Loan League Luncheon, Hotel del Coronado. Speech.
2:00 p.m. Depart for San Diego pier—foot of Broadway
2:15 p.m. Visit to Portuguese ship and brief appearance at reception for Cabrillo Day.
Depart for Los Angeles.
7:30 p.m. Billy Graham Crusade, Anaheim Stadium. (Governor Reagan to introduce Reverend Graham.)
Overnight - Los Angeles

Saturday, September 27
No appointments scheduled
Overnight - Los Angeles

Sunday, September 28
No appointments scheduled
Overnight - Los Angeles
Governor Ronald Reagan, in a consumer protection move to prevent the invasion of privacy, announced today he has asked the State Department of Motor Vehicles to cancel outstanding contracts for the sale of driver's license lists.

The action resulted from a study by Motor Vehicles Department Director Verne Orr.

Governor Reagan noted that at the outset of his administration he directed Orr to severely curtail sales of the list. Regulations adopted more than 18 months ago prevented any buy from reselling, loaning or even showing any portion of the list.

Under these stringent requirements, only two firms were purchasing the information and each has been furnishing the department five copies of all mailings sent to any portion of the list.

Coupled with the governor's request to the department to discontinue selling driver's license lists, the governor asked all cabinet members to survey information sold or given away by departments and to report back to him. He said "the action is just another example of the administration many efforts in the field of consumer protection."

The Governor's action does not alter the department's policy in answering, for a fee, individual inquiries about information in the driver's license file. However, by law, the department cannot reveal confidential information concerning the physical or mental condition of drivers.

Registration information, which is impersonal in nature, and widely used by businesses, is not affected by the governor's action. Vehicle registration files have been open to the public since the first car was licensed in California in 1905. Driver's license files have been open to the public since the first operator was licensed in 1915.

When it became apparent in 1941 that the number of individuals getting information from the files was seriously hampering the work of departmental employees, the legislature authorized the department to sell the information. It has been sold for 18 years.

# # # # # # #
Governor Ronald Reagan today took action to further strengthen the administration's consumer protection program by creating a Division of Consumer Affairs in the State Department of Professional and Vocational Standards.

He said the new division will include the office of Consumer Counsel Mrs. Kay Valory and will provide her with additional administrative support at no additional cost to the taxpayer.

Also included in the division will be the Collection Agency Licensing Bureau, Bureau of Electronic Repair Dealer Registration, Bureau of Employment Agencies, Bureau of Furniture and Bedding Inspection, and Bureau of Private Investigators and Adjustors.

The governor said his action will provide a focal point for consumer inquiries by bringing together a number of key consumer protection agencies in state government.

"By expanding the administrative services available to the consumer counsel, our consumer protection program will find even broader application. At the same time, the centralization of the program into a single unit will result in obvious administrative efficiencies," the governor said.

"This administration's consumer protection efforts," he said, "are aimed at producing practical results by reconciling differences and resolving problems between consumers and private enterprise. We do not intend to spend taxpayer dollars—as was too often the case prior to 1967—to harass business and industry, and exploit consumer complaints for propaganda purposes.

"On the other hand," he said, "reports of abuses against consumers have been, and will continue to be, referred to proper law enforcement officials for prosecution, under our consumer protection program.

"The newly created division recognizes and emphasizes the close relationship between the consumer counsel and the regulatory functions of the Department of Professional and Vocational Standards and other agencies of the Executive Branch," he added.
The governor announced that Donald G. Livingston will serve as Chief of the Division. To implement this, Livingston has been appointed Chief of the Bureau of Electronic Repair Dealer Registration and the Bureau of Employment Agencies, in addition to his responsibilities as Chief of the Bureau of Furniture and Bedding Inspection. He was appointed to that position by the governor in May of 1967.

Governor Reagan also announced that Gordon Bishop, chief of the Collection Agency Licensing Bureau and the Bureau of Private Investigators and Adjusters, will serve as assistant chief of the new Division of Consumer Affairs.

Livingston, 31, was formerly administrative assistant to the Republican Assembly Caucus, having served in that position since March, 1965. From 1961 to 1964 he was associated with Kaiser Aluminum and Chemical Sales, Inc., Oakland.

A Republican, Livingston was graduated from San Francisco State College where he served as student body president in 1959-60. In 1960-61 he was an intern in public affairs with the Coro Foundation in San Francisco.

He resides with his wife Dodie at 4271 Oak Knoll Drive, Carmichael.

Bishop was appointed last March as chief of the Collection Agency Licensing Bureau and the Bureau of Private Investigators and Adjusters. He is a resident of Santa Ana, where he has been active in Orange County civic affairs.

A graduate of the University of California at Berkeley in 1939, Bishop has been engaged in citrus ranching and industrial relations work.

He also serves as executive secretary of the governor's task force on Credit and Personnel Reporting Practices.

# # # # # #

EJG
Governor Ronald Reagan today issued the following statement:

"On Yom Kippur, this solemn day in the season of Jewish High Holy Days, I want to extend my warm best wishes for the new year to all my fellow Californians of the Jewish faith.

In these uncertain times we can all take comfort and inspiration from this rededication to the faith and values of such a great heritage.

These ideals are as true and applicable today as they were centuries ago.

The Jewish faith, which has endured and given hope in the face of adversity down through the centuries, strengthens the faith of men of good will everywhere.

Again, my best wishes for a blessed and peaceful new year to all who commemorate this sacred occasion.

# # # # # #
Governor Ronald Reagan will participate in pre-game ceremonies honoring Don Drysdale at Dodger Stadium on September 27.

The ceremonies are scheduled for approximately 1 p.m. immediately prior to the game between the Dodgers and the Giants.

# # # # # # #
Monday, September 29
Noon
League of California Cities luncheon, Fairmont Hotel, San Francisco. Speech.
7:30 p.m.
Nevada County Republican Fundraiser, Auburn Fairgrounds, Women's Building. Speech.

Tuesday, September 30
1:30 p.m.
PRESS CONFERENCE

Wednesday, October 1
11:15 a.m.
Proclamation signing for Wine Institute.
11:30 a.m.
Picture for Cotton Growers of Kern County.
p.m.
Depart for Los Angeles.
7:00 p.m.
Dinner honoring Israel Prime Minister Golda Meir International Ballroom, Beverly Hilton Hotel. Governor Reagan to introduce Mrs. Meir.
p.m.
Return to Sacramento

Thursday, October 2
Office Appointments

Friday, October 3
2:30 p.m.
Brief tour and dedication of Humble Oil facilities Benecia.
6:00 p.m.
Santa Barbara fund raising reception at the home of Mr. and Mrs. William H. Wilson, 1530 Roble Drive, Santa Barbara.
p.m.
Return to Sacramento

Saturday, October 4
No appointments scheduled

Sunday, October 5
p.m.
Depart for Los Angeles

Governor Ronald Reagan today announced the establishment of a Management Evaluation System to study the operations of state government and propose ways and means of streamlining services for greater efficiency.

Under the plan, small task forces, composed of three or more members, will concentrate on specific problems and transmit their findings to the governor's cabinet for policy decisions.

"In essence, the aim of the system will be to see how we are doing our job and how we can do it better," Governor Reagan said.

The program will be directed by Winfred W. (Win) Adams who will serve as coordinator between the information-seeking task force, department and agency heads, and the cabinet.

Adams, a former cabinet secretary and for the past seven months an interim executive assistant to Lieutenant Governor Ed Reinecke, was appointed last month to begin work on the project.

"Each member of the fact-finding team will be an expert in his field," Adams said.

"We will examine every program in light of the short and long range goals of the administration; assist in the development of current administration policies and consider changes in technology and methods which can be used to bring greater efficiency and economy to government," Adams reported.

"Among other tasks, the fact-finding teams will also examine the cost of programs and determine how and if they meet the needs of the state and its citizens," he said.

"We will also study possible alternatives to existing programs which could accomplish the same goals at less cost to the taxpayer," Adams said. "But I want to re-emphasize that the task forces are purely information-seeking bodies. They will not make policy decisions."

# # # # #
Governor Ronald Reagan today announced the appointment of John M. Lee of Sacramento to the Board of Trustees of the American River Flood Control District.

Lee, general secretary of the Sacramento Scottish Rite, will succeed Dudley C. Colclough who has resigned. The position pays $40 per meeting and necessary expenses.

A Republican, Lee is active in numerous civic, service and fraternal groups. He is a director of the Association of the U. S. Army, the Sacramento Convention Bureau and a member of the Metropolitan Chamber of Commerce.

A native of Sacramento, he attended Sacramento Junior College, the University of Nevada and the University of California.

Lee and his wife have four children. The family home is at 140 Baxter Avenue.

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Governor Ronald Reagan today appointed Andrew L. Leavitt, San Mateo real estate broker, to the California State Commission on Government Organization and Economy.

Leavitt, a Democrat, succeeds Stanley E. McCaffrey of Berkeley on "the Little Hoover Commission." The post pays necessary expenses.

Active in numerous real estate organizations, Leavitt is a state director of the California Real Estate Association, the San Mateo-Burlingame Board of Realtors and the National Association of Real Estate Boards.

He lives at 3300 Countryside Drive, San Mateo.

# # #
Governor Ronald Reagan today named Robert W. Long, a Grass Valley businessman and civic leader, to the Nevada County Board of Supervisors, Third District.

Long, a 35-year-old Republican, succeeds the late John L. Hartman of Nevada City.


Active in community affairs, Long serves as co-chairman of the American Red Cross Fund Drive and has headed the children's activities of the Grass Valley 4th of July Parade.

For the past three years he has been a member of the sponsoring committee of the Nevada County Mayor's Prayer Breakfast and was named the "Outstanding Young Man in Nevada County" in 1964.

He is a director and vice president of the Grass Valley Rotary Club, and is a past president and charter member of the Nevada Union High School Booster's Club.

A member of the Nevada Union High School's Curriculum and Vocational Education Committees, he also serves as vice chairman of the Nevada County School Board.

He and his wife, Betty Jo, have two children and live at 200 Slate Creek Road, Grass Valley.
Governor Ronald Reagan today issued the following statement:

"I want to talk with you today about an epidemic—an epidemic that has infected Californians in every walk of life and has reached into nearly every community from Siskiyou County in the north to San Diego in the south.

"The epidemic of narcotics addiction and drug abuse...and if you think I'm being overly dramatic, listen to these facts:

"In the past eight years, marijuana, narcotics and dangerous drug arrests have increased 300 percent among adults, and more than 2,000 percent among juveniles.

"Drugs can be bought easily at high schools in the cities, in the suburbs and even in the smallest of towns.

"The facts are that it is almost as easy in many places for kids to buy pills and pot as it is for them to buy soda pop. This is no longer a problem restricted to high school students. Addiction and drug abuse has spread to the junior high schools and even the elementary schools.

"Last month in San Diego alone, six deaths were attributed to drug overdose. Los Angeles officially records around 100 deaths a year from drug overdose. Unofficially, we are told that the mortality rate from drug overdose in Los Angeles is closer to 400...more than one death per day.

"The Department of Justice reports that while marijuana remains the favorite of users, the use of more dangerous drugs is increasing at an alarming rate.

"Over the years many different methods have been tried to stem the flow of narcotics and dangerous drugs into the United States. But the flow hasn't been stopped. It has increased to a flood.

"Most officials estimate that as much as 80 percent of the narcotics and dangerous drugs that flow into this country are smuggled across the Mexican border.

"The federal government through Operation Intercept is attempting to bring it to a halt.

"I fully support President Nixon in this operation/pledged to the federal government our complete cooperation and offered any assistance necessary.
"For some time now, Lt. Governor Ed Reinecke and his task force on the border problems have been meeting with federal and state narcotics officials and will continue to do so.

"There is no question that this project has caused more inconvenience to tourists and workers who cross the border regularly. Some are obviously experiencing a measure of economic hardship.

"But if this were an epidemic disease that crippled and took the lives of our youth, the economic hardships and the inconvenience to travelers would be considered inconsequential by all thinking Californians.

"Narcotics addiction and the use of dangerous drugs is as damaging to this nation and its future generations as any disease spread by a germ.

"The economic hardship to some and the inconvenience to travelers can not be balanced on the same scale with shattered lives, heartbroken families and the astronomical cost of courts, judges, juvenile facilities, law enforcement agencies and the rehabilitation and treatment costs required to treat the addicted.

"There is only one way to stop an epidemic. And that is to isolate the virus that causes it and destroy it. Operation Intercept is trying to do just that."

# # #