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Governor Ronald Reagan today announced he has signed legislation (AB 561 Meade, Dent, Fong) deleting the proposed 3.3 mile Shepherd Canyon freeway in Alameda and Contra Costa counties from the state freeway system.

Governor Reagan said the \$300 million-plus project was opposed by the Oakland City Council, the Alameda County Board of Supervisors and various environmental groups in the Bay Area.

"It is the policy of this administration that local governments will have a voice in the planning of transportation facilities," Governor Reagan said. "Removal of this roadway from the state freeway and expressway system provides the opportunity for a cooperative review of whether a freeway or some other transportation facility is most appropriate.

"My action today is consistent with our Transportation Corridor Policy announced last year."

Governor Reagan said he recognizes that dropping the Shepherd Canyon freeway does not solve the area's transportation needs. "However, it should contribute to a broadening of future cooperative studies between state and local governments that will lead to a solution," he stated.

The proposed freeway, which would have included an expensive tunnel, would have connected Route 580 in Oakland with Route 93 west of Moraga.

#

Walthall

Governor Ronald Reagan today hailed as "a complete vindication" the Third District Court of Appeal's unanimous decision refusing to block a key provision of his welfare reform program that provides for checking on the outside income of welfare recipients.

The court ruled today in Sacramento that it is "...simply common sense" for the executive branch of the State of California to verify the reported incomes of welfare recipients and that "...neither sound business practice nor the law demands less care if public confidence in the AFDC (Aid to Families with Dependent Children) program is to be maintained.

"I reiterate what I said in May," the governor stated, "when the Third District Court of Appeal issued a temporary ruling which enabled the state to resume checking on the outside incomes of recipients: this is a great victory for the taxpayers.

"The ability to verify the outside incomes of those receiving money provided by the taxpayers was at the very heart of our welfare reform program. Without this ability---to make sure that only those truly eligible for welfare actually receive it---the job of screening out ineligible recipients would be infinitely more difficult.

"I think this is a landmark decision for welfare reform and the taxpayers of California."

A State Department of Social Welfare investigating team found glaring discrepancies in the AFDC-Unemployed program recently in San Francisco County where some allegedly unemployed fathers were working and drawing paychecks and staying on welfare by not fully reporting their incomes to the welfare department. The team found that allegedly unemployed mothers in the AFDC-Family Group program were doing likewise.

Robert B. Carleson, welfare director, said: "We found that only about half of the outside income earned by AFDC recipients was being reported, and that apparently the higher the earnings, the lower accuracy of the reporting."

Carleson said today the Earnings Clearance System is being implemented in all 58 California counties, and the counties have been directed to report their findings to the state by mid-August. He said state auditing teams will go into selected counties to confirm their reports.

The Third District Appeal court's decision today overrules orders issued by Sacramento Superior Court Judges William Gallagher and Abbott Goldberg which had blocked any checking of welfare recipients' outside income for a period of approximately four months.

On February 1, Judge Gallagher issued a temporary restraining order, brought by the Golden Gate Welfare Rights Organization, which halted the income checking procedure. The order was issued without notice to the state, and was not learned of by the State Attorney General's office until three days later.

Gallagher assigned the case to Judge Goldberg when the Attorney General challenged Gallagher's ability to hear the case impartially, on the grounds he was "prejudiced" against the state's interests.

Goldberg subsequently refused to lift the restraining order.

In May the appellate court issued an extraordinary order staying all action by the Sacramento Superior Court in the case and ordered Judge Goldberg to show cause why the check on welfare recipients' outside incomes should not proceed.

The Earnings Clearance System crosschecks the Department of Social Welfare master list of aid recipients against the Department of Human Resources Development's record of earnings reported by employers for unemployment insurance purposes. Confidentiality safeguards for recipients are maintained because the state relies solely on information already in its possession.

#

Waithall

(ATTENTION: State Social Welfare Director Robert Carleson, will be available for interviews or to answer questions concerning the following release in the Governor's Office between 9:30 and 10:30 a.m. today)

Governor Ronald Reagan, citing the "unprecedented success" of his administration's welfare reform program, today announced that the number of Californians on the welfare rolls declined again in June---by nearly 40,000.

He said that as a result of the June drop in the caseload, there are now 205,000 fewer people receiving welfare around the state than there were in March, 1971 (2,298,440) when the administration's welfare reforms began taking hold.

"This dramatic decline has been achieved in the face of rising welfare costs and caseload increases elsewhere across the nation during the same period.

"The truly unprecedented success of our reforms attests to the soundness of the concepts on which our program was founded, and was accomplished in spite of the dire predictions of a horde of critics that it could not be done," the governor said.

"Had the reforms not been instituted, and had our caseload continued to climb at the 40,000 per month rate we had been experiencing prior to welfare reform, there would now be 708,000 more Californians on the rolls than there actually are---at a total cumulative increased cost to the taxpayers of nearly \$400 million (federal, state and local).

"The proven success of the reforms we have pioneered in California can provide a blueprint for welfare reform across the nation. To attempt to rationalize or explain away any longer the striking turnabout we have achieved is to ignore the facts," the governor said.

"Our hard-pressed taxpayers and the truly needy on welfare are the real victors," he added.

State Social Welfare Director, Robert B. Carleson, said the June decline in the caseload showed, for the first time, the effect of a provision in the 1971 Welfare Reform Act which reduces grants to those with significant outside incomes in order to make funds available for increasing grants to persons wholly dependent on welfare. The provision was scheduled to go into effect last October but was blocked by the California Supreme Court until being overturned by the U.S. Supreme Court May 11.

Only yesterday, in a separate court action, the State District Court of Appeal upheld another key provision of the Governor's Welfare Reform Program which permits the state to track down welfare cheaters by crosschecking the outside earnings of recipients. A lower court had blocked the computer checks, but the Appellate Court stepped into the case and vindicated the earnings verification procedure as "...simply common sense." The unanimous Appellate Court ruling said: "Neither sound business practice nor the law demands less care if public confidence in the AFDC (Aid to Families with Dependent Children) program is to be maintained."

Governor Reagan called it "a landmark decision for welfare reform and the taxpayers of California."

Carleson said, "There is every reason to believe that as a result of these and other important court decisions the state's welfare rolls can decline even further in the months ahead---as eligibility is further tightened and those receiving aid fraudulently continue to be removed from the rolls. Ultimately, of course, the caseload will stabilize," he said.

"The beneficiaries of our efforts will be the taxpayers and those truly needy among us who are, in fact, entitled to public assistance," Carleson added.

The big drop in the June caseload/ ^(39,696) was in the Aid to families with Dependent Children program, almost equally divided between families whose breadwinner is unemployed and those whose father is absent through death, divorce or desertion.

There were 17,900 fewer persons in the AFDC-U category and 17,500 less in AFDC-FG. The number of children cared for in Boarding Homes and Institutions was up by 51.

In the adult aid programs there was a decrease from May of 2,100 in Old Age security recipients, 1,000 in Aid to the Totally Disabled, and 58 in Aid to the Blind.

The number of cash grant recipients---supported out of state, federal and county funds---was down by 38,000. The number of General Home Relief---funded entirely by the counties---was down by 1,300.

PUBLIC ASSISTANCE CASELOADS AND EXPENDITURES

June 1972

Program	Recipients			Payments		
	June ^{p/} 1972	May ^{p/} 1972	June 1971	June ^{p/} 1972	May ^{p/} 1972	June 1971
Grand total	2,093,305	2,133,001	2,200,441	\$164,964,427	\$165,694,884	\$160,319,815
Cash grant recipients	2,039,265	2,077,709	2,114,585	161,019,808	161,756,279	155,949,252
General home relief	54,040	55,292	85,856	3,944,619	3,938,605	4,370,563
CASH GRANT PROGRAMS				Average monthly payments ^{a/}		
AGED PERSONS (OAS)	308,190	310,257	319,518		\$ 110.33	\$ 107.51
BLIND PERSONS (AB/PSB) .	14,060	14,118	14,062		152.52	151.80
DISABLED PERSONS (ATD) .	198,710	199,710	189,564		132.37	129.79
FAMILIES WITH DEPENDENT CHILDREN						
Family groups (AFDC-FG): ^{b/}						
children	902,023	915,365	906,734	88.65	86.79	81.84
cases	392,432	395,130	380,758	203.77	201.06	194.89
total persons	1,272,425	1,289,884	1,263,135	62.85	61.59	58.75
Unemployed cases (AFDC-U):						
children	128,002	138,733	177,701	96.35	90.14	79.79
cases	47,013	50,594	61,721	262.33	247.18	229.73
total persons	212,330	230,241	293,685	58.08	54.32	48.28
Boarding Homes and Institutions (AFDC-BHI):						
children	33,550	33,499	34,621	175.58	166.88	146.20
GENERAL HOME RELIEF						
Total persons	54,040	55,292	85,856	72.99	71.23	50.91
Family cases	2,247	2,319	11,346	82.34	83.89	59.15
Persons in family cases . .	6,174	6,657	35,174	29.97	29.22	19.08
One-person cases	47,866	48,635	50,682	78.54	76.98	72.99
Unemployed in labor force (%)	6.5	5.6	7.7	XXX	XXX	XXX
(Seasonally adjusted)	(6.1)	(5.9)	(7.3)	XXX	XXX	XXX
Civilian population (excluding military)	20,206,000	20,186,000	19,966,000	XXX	XXX	XXX

^{a/} Cash grant averages for adult aids computed from "net" person counts.^{b/} Excludes U cases.^{p/} Preliminary.

STATE DEPARTMENT OF PUBLIC HEALTH #72-032
Human Relations Agency
744 P Street
Sacramento, California 95814
Vince Vandre, PIO
(916) 445-2725

For Immediate Release

BERKELEY--Dr. Frederick B. Hodges, a 40-year-old pediatrician, became state director of public health effective August 1. He is a native Californian who earned three degrees at the University of California. His appointment was announced last month by Dr. Earl Brian, secretary of the Human Relations Agency.

Dr. Hodges will serve until July 1973 when a single department of health will be formed from the present Departments of Public Health, Mental Hygiene and Health Care Services. He succeeded William J. (Joe) Kurtz, who was named assistant to Dr. Brian and director of special services in the agency.

The new public health chief was born in Alhambra and attended San Bernardino schools. He obtained a bachelor's degree at U.C. Berkeley in 1954, received his medical degree at UCLA in 1957 and earned a master's degree in public health at Berkeley in 1968.

Dr. Hodges obtained his training in pediatrics at Strong Memorial Hospital, Rochester, N.Y., from 1957 to 1960, and was a pediatrician in the U.S. Air Force from 1960 to 1962. From 1963 to 1967, he was school health consultant for Contra Costa County Health Department.

Joining the State Department of Public Health's Bureau of Maternal and Child Health in 1968, Dr. Hodges was named acting chief of the farm workers health service for 10 months in 1971. He was named assistant director of the department in October 1971 and became chief deputy director in December.

Dr. Hodges and his wife, Shirley, reside in Walnut Creek with their children, James, 11, Paul, 10, Andrew, 8, and Nadine, 5.

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-3-72

RELEASE: Immediate

#451

Governor Ronald Reagan today announced the appointment of Mrs. Jack (Arlys) Loew of Chico as a member of the Vocational Rehabilitation Appeals Board. Mrs. Loew succeeds the late Clarence R. Jones of Oakland. Her term is four years.

Mrs. Loew has worked extensively with retarded children and has served on the Planning Advisory Group of the State Department of Rehabilitation.

She has served as program developer for the Butte County Coordinating Council for the Mentally Retarded, and was associate director for the Far Northern Coordinating Council for the Mentally Retarded. Mrs. Loew, a Republican, resides at 1901 Dayton Road, Chico.

Mrs. Loew, who is a licensed pilot, is a former public health nurse and special education teacher. Mr. and Mrs. Loew have five children and their family hobby is flying.

Members of the Vocational Rehabilitation Appeals Board are paid actual and necessary expenses.

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-3-72

RELEASE: Immediate

#452

Governor Ronald Reagan today announced the appointment of Sacramento public relations consultant Ewing Hass to a four-year term on the Unemployment Insurance Appeals Board.

Hass will succeed Claude Minard of Palo Alto who is retiring October 1, 1972.

A past chief deputy Controller (1946-53), Hass also served as field representative and later administrative assistant to former U.S. Senator Thomas H. Kuchel.

Hass, 62, is a former assistant to the president of the Intercoast Life Insurance Company and was assistant vice president of the Crocker-Anglo Bank in Sacramento. He also has been a state inheritance tax appraiser for Sacramento County (1955-59).

A former copublisher of the Arcadia Tribune & News, Arcadia, Hass is a member of the American Legion, Sutter Club, Comstock Club, Fremont Presbyterian Church, Press Club of San Francisco and is an associate member of the California Newspaper Publishers Association.

Members of the Unemployment Insurance Appeals Board are paid \$28,875 per year.

Mr. and Mrs. Hass make their home at 1331 Ridgeway Drive in Sacramento. Hass is a Republican.

#

Governor Ronald Reagan today announced the following bills have been signed:

- AB 561 - Meade
Chapter 524 Deletes from the California freeway and expressway system that portion of Route 77 from Route 580 in Oakland to Route 93 westerly of Moraga.
- SB 1392 - Alquist
Chapter 525 Specifies that, in computing foundation program increases due to inflation for small school districts the Superintendent of Public Instruction shall compute the amount as if it were for the maximum number of pupils allowed for the applicable range in which the district falls.
- SB 1395 - Alquist
Chapter 523 Specifies that provisions of law extending certain disputable presumptions under the workmen's compensation law concerning hernia, heart trouble, pneumonia, and tuberculosis to district attorneys' staffs of inspectors and investigators shall apply to any appeal of such inspector or investigator pending on January 1, 1972.

Governor Ronald Reagan today also announced that the following bills have been vetoed.

- SB 162 - Gregorio Revises provisions providing for filling of vacancies on school boards to authorize the board within 30 days of a vacancy or filling or a resignation to make provisional appointment or to call a special election. The bill also makes identical changes for filling vacancies on city councils.

Reason for veto: "I am returning without my signature Senate Bill No. 162 entitled, "An act to amend Sections 1162, 1163, 1164, and 1165 of, and to add Section 1162.5 to, the Education Code, to amend Sections 10202.5, 10210, and 10219.2 of, and to add Section 10202.4 to, the Elections Code, and to amend Section 36512 of, and to add Sections 36512.5 and 36512.6 to, the Government Code, relating to special elections."

"This bill would remove the present requirement that vacancies occurring on school boards be filled by election.

"While there is no question that such elections can incur additional costs, I am convinced that the overriding issue is whether or not the people themselves should have the right to select directly--at the ballot box---who will represent them in formulating the educational policies of their schools.

"In 1970 I signed legislation which gave the people a direct voice in the selection of their own school board representatives. In my opinion, no compelling reason exists to change that procedure.

"Accordingly, I am returning the bill unsigned."

- SB 369 - Wedworth Permits individual contracting agencies under the Public Employees' Retirement System to elect the highest year of compensation as the basis for payment of benefits for local safety members.

Reason for veto: "I am returning without my signature Senate Bill No. 369 entitled, "An act to add Section 20025.5 to the Government Code, relating to retirement.

"This bill would permit individual contracting agencies under the Public Employees' Retirement System to elect the highest single year of compensation rather than the highest three year average as the basis for payment of retirement benefits for local safety members.

"Final compensation computations in a multiple employer, multi-membership classification system, such as the Public Employees' Retirement System, must be uniform. Variations within the system can only create excessive administrative burdens and further aggravate the already complex problem of estimating and funding future benefits.

"The present three year basis for computing retirement benefits already is a very liberal provision and I find no compelling evidence to support the need for a different method of computing benefits for a single category of employees.

" Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-4-72

RELEASE: Immediate

#454

Governor Ronald Reagan today appointed Garv W. Thomas of San Rafael judge of the municipal court, central judicial district, of Marin County.

Thomas, 34, an honor graduate of the University of San Francisco School of Law, fills the vacancy created by the elevation of Judge David Menary, Jr., to the superior court bench.

A Democrat, Thomas is the assistant district attorney of Marin County. He was the prosecuting attorney in the August 1970 case against James D. McClain, a San Quentin inmate who was charged with assault against a correctional officer.

During the trial, Thomas, presiding superior court Judge Harold J. Haley and three women jurors were taken hostage by Jonathon Jackson, McClain and two San Quentin inmate witnesses, Ruchell Magee and William Christmas, during an escape attempt.

Thomas was severely wounded and his legs permanently paralyzed during a shootout that followed. Judge Haley, along with Jackson, McClain and Christmas were killed. Thomas is now confined to a wheelchair.

Angela Davis, former assistant professor of philosophy at UCLA and a self-avowed Communist, was later charged with murder, kidnapping and conspiracy in connection with the San Rafael tragedy. She was found not guilty after trial in San Jose earlier this year.

Thomas, a native of Great Falls, Montana, received his B.S. degree in political science in 1958 at San Francisco, and his law degree in 1961

He joined the San Rafael County district attorney's office in 1962 as a deputy district attorney. He advanced through the various deputy district attorney classifications and was a senior trial attorney when he was named assistant district attorney in July, 1969.

His annual salary will be 32,273.

Thomas and his wife Maureen have two sons.

#

Governor Ronald Reagan today announced the following bills have been signed:

AB 243 - Powers Chapter 558	Authorizes State Board of Registration for Professional Engineers to establish professional engineers review committees to hear all matters assigned to them by the board.
AB 284 - Duffy Chapter 559	Provides that cities and counties shall not discriminate in the administration of their zoning laws between the use of property for general hospital or nursing home patients and the use of property for the psychiatric care and treatment of patients.
AB 596 - Barnes Chapter 560	Amends the Public Employees' Retirement Law to exclude employees assigned to identification and communication duties from the definition of "local policeman" and "county peace officer" and permits members presently in such employment to elect to be local safety members.
AB 614 - Brown Chapter 561	Permits one member of Board of Dental Examiners to be member of faculty of dental college or dental department of medical school.
AB 701 - Warren Chapter 562	Provides that in any civil action in which the demand, exclusive of interest, or the value of property in controversy does not exceed \$750, the defendant, at his option, in lieu of demurrer or other answer, may file a general verified written denial and a brief statement of any new matter constituting a defense. The present limit is \$500.
AB 705 - Townsend Chapter 563	Repeals the Motor Vehicle Transportation Tax effective July 1, 1973.
AB 739 - Porter Chapter 564	Requires the payment of expenses of members of the Western States Water Council to be from the budget of the California Advisory Committee.
AB 741 - Porter Chapter 565	Revises the required qualifications of the member of the State Water Resources Control Board who must be an engineer experienced in sanitary engineering and qualified in the field of water quality from being a registered civil engineer to being a registered professional engineer.
AB 802 - Bagley Chapter 566	Authorizes a county to destroy welfare case narratives in any case file after three years. The bill also requires written notification to the absent parent of A.F.D.C. applicants by certified, rather than registered mail.
AB 907 - Ryan Chapter 567	Includes bonds issued for specified water and sewage facilities and bonds to be issued for such purposes within provisions authorizing the board of directors of the Estero Municipal Improvement District to limit the levy of taxes servicing the bonds to taxable land within benefited zones.
AB 1041 - Brathwaite Chapter 568	Provides that the area included within a redevelopment project and a project area may be either contiguous or noncontiguous.
AB 1048 - Warren Chapter 569	Extends to all adult children who are physically or mentally incapacitated from earning a living and were actually dependent in whole or in part upon the decedent for support, rather than just to those who have been declared incompetent by court order, the right to receive a family allowance out of the probate estate.

- AB 1144--Russell
Chapter 570 Permits elections in component school districts to be consolidated with those of a high school, unified, or community college district which have been consolidated with elections of a chartered city.
- AB 1473 - Fong
Chapter 571 Makes adjustments in the classifications, salaries, and numbers of municipal court personnel in Alameda County.
- AB 1692 - Porter
Chapter 572 Increases from the number of monthly meetings for which directors of municipal water districts may be compensated from two to four.
- AB 1693 - Porter
Chapter 573 Permits all county water district directors to be compensated for four monthly meetings, rather than two.
- AB 1872 - Lanterman
Chapter 574 Authorizes a conservator under the Lanterman-Petris-Short Act or a peace officer at the request of such conservator to take a conservatee who leaves a facility without approval into custody and return him to such facility. The bill exempts the conservator or other specified public officer from civil or criminal liability for any action of the conservatee. The bill also makes the list of patient rights, under the Lanterman-Petris-Short Act, applicable to state hospital patients who are mentally disordered sex offenders.
- AB 1915 - Warren
Chapter 575 Provides that the citation required in proceedings to declare a minor free from parental custody and control advise specified persons that they may appear, instead of directing that they appear.
- AB 1936 - Knox
Chapter 576 Provides that in considering a city annexation or incorporation which will result in the dissolution of, or the detachment from, the territory of a fire district or a county service area, the local agency formation commission may apply specific conditions to the annexation or incorporation which deal with the district tax liability and other financial matters. The bill also authorizes all fire protection districts organized under the Fire Protection District Law of 1961, rather than just those districts located in Yolo County, to purchase necessary equipment by means of a plan to borrow money or by purchase on contract.
- AB 2122 - Hayden
Chapter 577 Provides that air pollution control officers of all air pollution control districts have the authority to enforce the open burning ban contained in the Mulford-Carrell Act, and all other provisions of that Act relating to nonvehicular sources.
- AB 2222 - Brophy
Chapter 578 Requires that a title insurer, whenever it terminates an underwriting agreement with an underwritten title company, to give notice thereof to the Insurance Commissioner.
- SB 55 - Nejedly
Chapter 526 Requires that when specified property from which manufacturer's serial number or identification mark has been unlawfully removed, or which has been altered, comes into custody of a peace officer, such property must be disposed of in same manner as stolen or embezzled property and requires that prior to being disposed of, it shall have an identification mark imbedded or engraved or permanently affixed.
- SB 119 - Harmer
Chapter 527 Substitutes a "claim under oath" for an "affidavit" in the small claims court. The bill also requires the form of claim to indicate that the plaintiff has no right of appeal from an adverse judgment.
- SB 329 - Nejedly
Chapter 528 Prohibits, with specified exceptions, any person from driving a motor vehicle with any object or material displayed, installed, affixed, or applied, in addition to placed, upon the windshield, which would obstruct or reduce a driver's clear view through the windshield or side windows.

- SB 414 - Beilenson
Chapter 530 Prohibits the Department of Public Works from granting or leasing to the City of Los Angeles any interest in the right of way of Route 405 for the operation of tracked air cushion vehicles in connection with the Los Angeles Airport Access Project unless specified conditions are met.
- SB 420 - Carpenter
Chapter 531 Includes solid waste recycling plants within the meaning of "enterprise" for purposes of the Revenue Bond Law of 1941. The bill also provides for refunding bonds for revenue bonds of local agencies.
- SB 428 - Richardson
Chapter 532 Requires the presence of a quorum at meetings of the Adult Authority, Women's Board of Terms and Parole, Youth Authority, and the Narcotic Addict Evaluation Authority, when these groups perform their functions by meeting in banc in either public or executive sessions to decide matters of general policy. It also provides that no action taken at such meetings shall be valid unless concurred in by a majority vote of those present.
- SB 446 - Bradley
Chapter 533 Increases the exemption from property tax given to veterans who are blind due to service-connected disabilities from \$5,000 to \$10,000 if the voters approve Senate Constitutional Amendment No. 23.
- SB 491 - Schrade
Chapter 534 Provides for distribution of fines, forfeitures and assessments by a procedure prescribed by the county auditor and approved by the board of supervisors and a majority of cities within a county.
- SB 517 - Nejedly
Chapter 535 Exempts certificated personnel employed on an hourly basis in adult education classes from provision regarding evaluation of certificated personnel of school districts.
- SB 557 - Behr
Chapter 536 Permits a person employed by a public health department as a venereal disease case investigator to perform venipuncture or skin puncture for purpose of withdrawing blood for test purposes upon specific authorization from licensed physician and surgeon.
- SB 615 - Schrade
Chapter 537 Increases the fee charged by court reporters for transcribing the original ribbon copy.
- SB 679 - Harmer
Chapter 538 Declares legislative intent that the Judges Retirement Law shall be fully funded and actuarially sound after January 1, 2002.
- SB 681 - Harmer
Chapter 539 Declares legislative intent that after January 1, 2002, the Legislators' Retirement System shall be fully funded and actuarially sound.
- SB 682 - Behr
Chapter 540 Deletes provisions requiring the lease or buildings in an area of Tamalpais State Park and requiring the renewal of such leases. The bill provides that leases in existence prior to the effective date of the bill shall remain in effect until the expiration of their present terms, without renewal.
- SB 730 - Beilenson
Chapter 541 Authorizes the disposition of cremated remains in places other than cemeteries or by burial at sea if the local registrar of births and deaths issues a permit to the person with the right to control disposition which sufficiently identifies the place of disposition. The bill requires the State Registrar of Vital Statistics to approve the conditions under which cremated remains may be removed from the place of cremation or interment for disposition elsewhere, and provides that such condition shall include, but not be limited to, conditions in keeping with the public sensibilities, applicable laws, and reasonable assurances that the disposition will be carried out in accordance with the prescribed conditions and will not constitute a private or public nuisance.

- SB 734 - Nejedly
Chapter 542 Provides that differential payments made in lieu of disability retirement allowance, shall be the difference between the salary of a new position held by a member who would otherwise have been retired for disability and that of the incumbent of his former position, under the County Employees' Retirement Law of 1937.
- SB 773 - Harmer
Chapter 543 Authorizes a defense counsel to compel attendance of a witness by issuance of a subpoena. Present law authorizes district attorneys and public defenders to issue subpoenas.
- SB 812 - Grunsky
Chapter 544 Deletes the requirement that one free copy of a preliminary hearing transcript be furnished by the court reporter to the county.
- SB 833 - Nejedly
Chapter 545 Permits the retirement board of a County Employees' Retirement Act System of 1937 to assess each district for administrative costs and for late reports and contributions.
- SB 908 - Lagomarsino
Chapter 546 Revises provisions of the Code of Civil Procedure relating to staying of enforcement of judgments or orders pending an appeal.
- SB 913 - Lagomarsino
Chapter 547 Amends the Public Employees' Retirement Law to provide that the reduction in the fraction of final compensation under the 2% at age 60 formula for a miscellaneous member covered under Social Security by coverage action on or after July 1, 1971, shall apply only to the allowance based on service rendered after the effective date of the member's Social Security coverage. The provision would apply to all such members retired on or after July 1, 1971.
- SB 979 - Song
Chapter 548 Provides that a bank shall disregard a notice of an adverse claim to a deposit with a bank or personal property held by a bank, except if a specified affidavit or court order is delivered to or served on bank by an adverse claimant.
- SB 998 - Beilenson
Chapter 549 Deletes specified limitations on provision of professional health services by local hospital districts, and authorizes such districts to contract with physicians and surgeons, health care provider groups, and nonprofit corporations for the rendering of professional health services under specified conditions. The bill also authorizes local hospital districts to establish, maintain, and operate, or provide assistance in the operation of free clinics, diagnostic and testing centers, health education programs, and such other health care provider groups and organizations as are necessary for the maintenance of good physical and mental health in the communities served by such districts.
- SB 1048 - Zenovich
Chapter 550 Provides for prejudgment attachment for specified defendants and property. The bill is limited in its application to debts incurred between two business organizations.
- SB 1056 - Rodda
Chapter 551 Places all constitutional amendments adopted by the Legislature on or before July 28, 1972, on the November ballot.
- SB 1085 - Carpenter
Chapter 552 Establishes a procedure for cities, counties or districts to issue temporary notes against specified accounts receivable from the state or federal government.
- SB 1158 - Roberti
Chapter 553 Provides that a court may order a deposit of interpleader funds to be invested in an insured interest bearing account, and directs that interest on the amount so invested shall be allocated to the parties in the same proportion as the original funds are allocated.

SB 1318 - Lagomarsino Modifies the Code of Civil Procedure provisions
Chapter 554 relating to the selection of jury panels in
Santa Barbara County.

SB 1319 - Lagomarsino Increases from \$3,000 to \$5,000 the value of an
Chapter 555 estate consisting entirely of personal property
which may be distributed through summary probate
procedures. The bill also permits summary administra-
tion of small estates not exceeding \$5,000 in value
even though the surviving spouse or minor children
have other estate of value in excess of the homestead
exemption allowed the head of family.

SB 1353 - Deukmejian Deletes provisions requiring reports regarding
Chapter 556 placement of persons in detoxification facilities
by peace officers.

SB 1361 - Beilenson Prohibits a funeral director from charging a fee for
Chapter 557 filing a certificate of death or for providing copies
thereof in excess of fees set by statute for filing
and providing certified copies of such certificates.
The bill also prohibits any fees other than those
provided for in existing provisions regarding vital
statistics from being charged for registration of
births and deaths and permits for disposition of
human remains and provides for additional fees and
payment thereof.

Governor Ronald Reagan also announced today that the following
bill has been vetoed:

SB 370 - Wedworth Permits individual contracting agencies under the
Public Employees' Retirement System to provide for
automatic adjustment of allowances of local safety
members on the basis of changes in the Consumer Price
Index without limitation.

Reason for veto: "This bill would allow individual contracting agencies
under the Public Employees' Retirement System to
remove the statutory limitation on the amount of the
automatic annual retirement adjustment for the single
class of local safety members.

"In 1968 I signed legislation which for the first
time provided for an automatic annual cost-of-living
retirement allowance adjustment for all members of
the Public Employees' Retirement System.

"In 1970 I signed additional legislation further
liberalizing the amount of the annual adjustment.
Because the law already provides for significant
cost-of-living adjustments, I can find no justification
for signing a measure which would unfairly provide
a single class of retirees with special treatment in
the computation of their retirement allowances--
especially when changes in the cost of living affect
all retired members without regard to their profession

"In addition, this measure could only create an ever
greater demand for increases in local property taxes
at a time when our taxpayers are already severely
overburdened.

"Accordingly, I am returning the bill unsigned."

#

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

RELEASE: Immediate

#456

Governor Ronald Reagan today announced the reappointment of Edward
A. Jackson, M.D. of Merced, as a member of the Board of Medical
Examiners. He will serve on the District Review committee for the
Fifth District.

Dr. Jackson, a Republican, has served on the Board since October, 1969. He was graduated from the University of Minnesota in 1927 and received his California physician's and surgeon's license the same year. He served in the U.S. Army from 1942 to 1946.

Board members serve four-year terms and receive per diem and necessary expenses.

Dr. Jackson resides at 291 East 21st Street, Merced.

#

Garcia

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

RELEASE: Immediate

#457

Governor Ronald Reagan today announced the appointment of James L. Boynton, of Stockton, as a member of the Medical Therapeutics and Drug Advisory Committee. He replaces Carlo P. Michelotti, Stockton, who resigned.

Boynton, 45, is a registered pharmacist and owner of a pharmacy in Stockton. A native Californian, he attended primary and secondary schools in Lodi and was graduated from the University of California at Berkeley, and U.C. Medical Center, College of Pharmacy, San Francisco.

He is active in numerous civic, professional, and fraternal organizations. He served on active duty with the Marine Corps from 1946-48 and again from 1950-51.

Boynton, a Republican, is married to the former Marie Lynette Towne. They are the parents of three children. The family resides at 1609 Meadow Avenue in Stockton.

Members serve at the pleasure of the Governor and receive actual and necessary expenses.

#

Garcia

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

RELEASE: Immediate

#458

Governor Ronald Reagan today announced the reappointment of Irvin C. Chapman of Fullerton as a member of the Board of Directors, 32nd District Agricultural Association (Orange County Fair).

Chapman, a Republican, has previously served on the board from 1950-1966 and from 1967 to date. He was president of the board for two years.

Chapman is a former mayor of Fullerton (1948-50), a six-year member of the City Council and Chairman of the Planning Commission for ten years. He is also active in various civic, religious and fraternal organizations. He and his wife, Zelda, have two children. Their home is at 732 North Highlands, Fullerton.

He was graduated from Fullerton Union High School and Chapman College.

Board members serve four-year terms and receive necessary expenses.

#

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

EMBARGOED FOR RELEASE 11 A.M.
TUESDAY, AUGUST 8

#459

Governor Ronald Reagan, pointing with pride to the national recognition achieved by one of his closest advisors, today reluctantly accepted the resignation of James S. Dwight Jr. who is stepping down as the governor's chief deputy director of finance to accept a high post in the Nixon administration.

Dwight, who has served as one of the governor's top fiscal advisors since the earliest days of the Reagan administration, will become associate director of the Office of Management and Budget at the White House in Washington D.C., under Caspar W. Weinberger.

Weinberger, who was Governor Reagan's director of finance from 1968-70, and Dwight's former boss in Sacramento, announced the appointment today in Washington. Dwight will succeed Frank C. Carlucci who recently was named deputy director of the Office of Management and Budget.

Governor Reagan praised Dwight as a principal architect of his "cut, squeeze and trim" policy and called him "one of the ablest members of this administration whose common sense and deep concern for the taxpayer's dollar have helped make it possible for us to reduce and keep down the cost of state government in California during these past five and one half years.

"Jim Dwight's ability to cut through the red tape of government along with the valuable experience he has gained here in locating and trimming excess bureaucratic fat make him the perfect selection for his new and important tasks in Washington.

"While we will greatly miss the cost-cutting effectiveness he has brought to his job in Sacramento, the entire nation will now gain as he tackles the even greater management and budget problems facing the federal government.

"In reluctantly accepting Jim's resignation from state service, I am, at the same time, delighted that he, another member of this administration, has been tapped to help direct the activities of the national administration. It is our loss but the nation's gain.

"I wish him Godspeed and every success in the future," the governor said.

In announcing Dwight's appointment, Weinberger said:

"We are fortunate to have obtained the services of Jim Dwight. He is an able and energetic administrator and has made great contributions to the development, organization and management of new and old programs in California, helping to achieve substantial savings in the cost of government there, and in working to secure better management and improved operations.

"I served with him in California, and I know his accomplishments there. I look forward to his joining Frank Carlucci and me in working with the Office of Management and Budget on the same objectives here."

Dwight lauded Governor Reagan for "the great leadership you have brought to the people of California and your commitment to making state government work efficiently and effectively, at the lowest possible cost to the taxpayers.

"Words simply cannot express the deep appreciation I share with so many others for having had the opportunity to be a member of your team. It has been the greatest experience of my life," he said.

Following Governor Reagan's election in 1966, Dwight, 38, joined the interim government staff as a fiscal advisor to the governor. When Governor Reagan actually took office in January, 1967, Dwight became state deputy director of finance. He was promoted to chief deputy finance director four years ago.

Prior to joining state service, he was controller of Sunkist Growers, Inc. Dwight holds a BS degree from the University of Southern California and is a certified public accountant.

A native of Pasadena, he is married to the former Elsa Hardy. They have three daughters and one son.

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

RELEASE: Immediate

#460

Governor Ronald Reagan today announced the appointment of David L. Luce, of Upper Lake, as a member of the California Council on Criminal Justice. He replaces Louis P. Bergna, of San Jose, who resigned.

Luce, 58, a Republican, is the Lake County district attorney. He will be the district attorney representative on the council. Born in Santa Rosa, he attended primary and secondary schools in Berkeley and was graduated from the University of California, Berkeley. He earned his law degree at Hastings College of Law in 1940.

He was deputy district attorney in Mendocino County from 1963-66. In addition to having been in private law practice, Luce has also worked for the State Franchise Tax Board, setting up a tax fraud section, was executive assistant to the Assistant Attorney General in the U.S. Department of Justice, was a regional director for the Alcoholic Beverage Control Board, and served for three years as the administrative director of courts in the State of Alaska. During World War II, he served in the U.S. Navy.

Luce is married and has two grown sons. The family residence is at 8545 Scotts Valley Road, Upper Lake.

Council members serve at the pleasure of the governor and receive actual and necessary expenses.

#

Garcia

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-8-72

RELEASE: Immediate

#461

Governor Ronald Reagan today announced the reappointment of Daniel L. O. Gallardo, San Diego and Sydney J. Scott, Oakland, to the State Board of Barber Examiners in the Department of Consumer Affairs.

Gallardo, 30, is an attorney in private practice and will be the public representative on the board. He has served on the board since November, 1971. A graduate of San Diego State, he earned his law degree from the University of San Diego in 1969.

He is married to the former Patricia Annette Murray. They reside at 10111 Maple Tree Road, Santee. Gallardo is active in civic, professional and fraternal organizations in San Diego.

Scott, who owns a barber shop in East Oakland, will be the journeyman representative on the board. He has been active in the black business community since 1939. He was one of the organizers of the California Barber's Association and is a member of the East Oakland Business and Professional Men's Association.

The 58-year-old Scott was born in Yakima, Washington, and came to California in 1922. He is a 1936 graduate of Moler Barber College in Oakland.

Scott and his wife have three grown daughters. The family residence is at 22589 Byron Street, Hayward.

Both Gallardo and Scott are Republicans.

Board members receive \$25 per diem plus necessary expenses.

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 814
Ed Gray, Press Secretary
916-445-4571 8-11-72

RELEASE: Immediate

#462

Governor Ronald Reagan today announced the appointment of Charles R. English, of Los Angeles, as a member of the Repair Services Advisory Board of the Department of Consumer Affairs. He will fill the unexpired term of the late Mrs. Esther E. DePaoli, of Jackson. The term expires in June, 1974.

English, a 34-year-old Republican, is the Chief, Municipal Court Trials Division, in the Los Angeles Public Defender's office. A native of Los Angeles, he attended primary and secondary schools in Santa Monica and was graduated from UCLA in 1961. He earned his law degree in 1965, also from UCLA.

He is married and the father of one son. The family resides at 1129 South Carmelina, Los Angeles.

Members serve four year terms and receive per diem and expenses. The appointment requires Senate confirmation.

#

Garcia

OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
916-445-4571 8-10-72

RELEASE Immediate

#463

Governor Ronald Reagan today took action to protect nearly 70 miles of coastline and several southern California communities from the proposed route of a state freeway.

Governor Reagan signed legislation (SB 1087), authored by Senator Dennis E. Carpenter (R-Newport Beach), which deletes Route 1 from the state freeway system between Torrance and San Juan Capistrano.

At the same time, Governor Reagan signed three other measures eliminating additional portions of Route 1 from the freeway system. One bill (AB 704) by Assemblyman Frank Murphy (R-Santa Cruz) removes the proposed route between the city of Santa Cruz north to the Santa Cruz-San Mateo County line near Ano Nuevo State Reserve. The other two bills, (AB 58) by Assemblyman James A. Hayes (R-Long Beach) and (AB 1322) by Assemblyman Robert E. Badham (R-Newport Beach), deletes the freeway routes within their respective cities.

The deletions of Route 1 encompass a major implementation of Governor Reagan's policy to move major north-south transportation corridors inland where there are existing freeways to handle the increasing traffic.

In signing the legislation, Governor Reagan commented:

"It is the policy of this administration that local communities will be given a voice in the planning of transportation modes. The removal of portions of this state highway from the freeway system provides the opportunity for a cooperative review of whether a freeway or some other transportation facility would be more appropriate.

"I recognize that the deletions of Route 1 from the freeway system does not offer a solution to the transportation problems in the areas effected by the legislation I have just signed. However, I believe this action contributes to the improving climate of cooperation between the state and local governments that will lead to a satisfactory solution."

"As a result of Governor Reagan's action, the only portion of Route 1 in southern California still in the freeway system is a one mile segment connecting Route 105 to serve Los Angeles International Airport.

With the above exception, Route 1 has now been deleted from the state freeway system from Half Moon Bay south to San Juan Capistrano. Route 1, interacting with Highway 101, is still in effect from Half Moon Bay north to the California-Oregon border.

#####

Walthall

Governor Ronald Reagan today announced the following bills have been signed:

AB 317 - Chappie
Chapter 622

Provides that where nondistrict students are enrolled in a vocational program which is not offered by or available from the community college in their district of residence and where all districts are part of a regional vocational area and approve these provisions through a regional or bilateral agreement, then separate attendance records and reporting procedures would be required. The amount apportioned from the State School Fund for these separately reported students would be adjusted to equal the average of all state ADA apportionments among the districts which are parties to the agreement.

AB 530 - Ryan
Chapter 591

*see #465
8-11-72*
643
Provides a new salary schedule for councilmen in cities of up to and including 5,000 in population in same salary schedule as city councilmen in cities of between 5,000 and 35,000. The bill also provides that councilmatic salaries can be increased in an amount not to exceed 5% per calendar year.

AB 634 - Chappie
Chapter 624

Provides that an application for the original registration of a motorcycle be accompanied by a tracing, tape lift, or photograph of the motor and frame number rather than a tracing of the motor number, or where such facsimile of the motor or frame number cannot be obtained, a verification of such number.

AB 661 - Biddle
Chapter 625

Reduces the Old Age Security responsible relatives' liability for adult children over the age of 60 and clarifies the method for prorating liability.

AB 821 - Barnes
Chapter 626

Provides optional membership in the Public Employees' Retirement System to an officer or employee directly appointed by the Lieutenant Governor, Controller, Secretary of State, Treasurer, or Superintendent of Public Instruction, who is exempt from civil service. The bill also sets aside the mandatory retirement provisions for employees exempt from civil service appointed by the Governor, Attorney General, Lieutenant Governor, Controller, Secretary of State, Treasurer, and Superintendent of Public Instruction serving under such appointment on the effective date of the bill.

AB 851 - MacGillivray
Chapter 627

Adopts and authorizes a federally approved flood control project in the Santa Barbara area for such state financial assistance, pursuant to specified local cost sharing criteria, as may be appropriated by the Legislature upon recommendation by the Department of Water Resources.

AB 876 - Chacon
Chapter 628

Provides that a ward of a juvenile court engaged in rehabilitative work without pay may receive workmen's compensation benefits on adoption or specified resolution by county board of supervisors regardless of the governmental entity having jurisdiction over the property in which he is injured.

AB 1207 - Mobley
Chapter 629

Specifies that publicly owned property against which a bond is issued to represent assessments under the Improvement Act of 1911 or Municipal Improvement Act of 1913 be owned by a city or county. The bill also authorizes a prepayment redemption premium not to exceed 5% of the principal amount of the bond.

- AB 1268 - Beverly
Chapter 630 Enacts the Landscaping and Lighting Act of 1972. The bill provides for the formation by local agencies of special assessment districts to pay the costs of any expenses of installing or planting of landscaping, statuary, fountains and other ornamental structures and lighting and other facilities.
- AB 1372 - Hayden
Chapter 631 Repeals the provision which specifies that any act enacted at a regular or special session of the Legislature adding, amending, or repealing any portion of the Vehicle Code shall become operative on the 121st day after adjournment of the session at which the bill was enacted, unless a different date is specified in such act.
- AB 1408 - Foran
Chapter 632 Prescribes a summary procedure for disposition of personal property up to value of \$5,000 of an "absentee" who is a prisoner of war or missing in action.
- AB 1455 - Beverly
Chapter 633 Defines "fireman" for purposes of coverage of public employees under Social Security to include any officer or employee of Los Angeles County who works in the forestry division of the county fire department and whose principal duties consist of active fire suppression. The bill also defines "policeman" for some purposes as including certain life guards classified as safety members under a county retirement system. The bill is operative only upon federal acceptance of the definition.
- AB 1469 - Fong
Chapter 634 Defines "first period," "second period," and "academic year" for community colleges for purposes of computing average daily attendance thereof. The bill also specifies the method for computing a.d.a. for community college summer sessions and in classes for adults and other special schools and classes.
- AB 1483 - Ketchum
Chapter 635 Declares that the commercial production of farm-cultivated catfish shall be considered a branch of the agricultural industry of the state for the purpose of any law which provides for the benefit or protection of the agricultural industry.
- AB 1520 - Monagan
Chapter 636 Revises sampling procedures for the testing of fertilizers. The bill also clarifies the penalty provisions for the late filing of reports of fertilizer sales by requiring a penalty for late filings of reports, in addition to the present penalty for late payment of the tonnage tax.
- AB 1625 - Miller
Chapter 637 Repeals obsolete Penal Code provisions relating to the importing of Chinese or Japanese persons into California.
- AB 1644 - Russell
Chapter 638 Provides for the establishment of an abstract conceptually oriented mathematics program in elementary schools in not more than four school districts. This program is commonly known as SEED (Special Elementary Education for the Disadvantaged).
- AB 1725 - McCarthy
Chapter 639 Defines the term "consistent" for purposes of the provision providing that local zoning be consistent with general plans by January 1, 1973. The bill requires planning commissions to make specified findings regarding general plans after hearings to adopt or amend zoning. The bill also permits governing bodies to grant an additional extension of time for preparation of final maps by subdividers in certain cases if there is no general plan for an area.
- AB 1812 - Moorhead
Chapter 641 Authorizes the probate court having jurisdiction over the administration of the estate of a decedent to determine title to real or personal property, title or possession of which is held by another, to which the decedent had a disputed claim.

- AB 1815 - Stull
Chapter 642 Provides that change orders made pursuant to the Improvement Act of 1911 without notice or hearing must cost \$1,000 or less for a contract not exceeding \$20,000, or 5 percent or less of the amount of the contract in a contract exceeding \$20,000 and must not exceed \$10,000.
- AB 1832 - Cory
Chapter 643 Requires all institutions of public higher education to require all applications for any financial aid to students to disclose all taxable income and all nontaxable income. The bill also requires community colleges and state universities and colleges, and requests the University of California, when determining eligibility for respective educational opportunity programs, to consider nontaxable income.
- AB 1931 - Seeley
Chapter 644 Changes the licensing period for trading stamp companies, check sellers and cashers, escrow agents, personal property brokers, and small loan companies from one to two years.
- AB 1953 - Duffy
Chapter 645 Creates the Advisory Committee on the Utilization and Education of Dental Auxiliaries. The bill directs the committee to make specified studies and reports regarding dental auxiliaries on or before January 30, 1973.
- AB 1989 - Powers
Chapter 646 Eliminates the requirement that an applicant for registration as a professional engineer or for a certificate of authority as a structural engineer must pay an initial registration or certificate of authority fee in addition to the application fee as a condition of obtaining registration or certification.
- AB 2130 - Dunlap
Chapter 647 Authorizes the Director of the Department of General Services, with the approval of the Director of Mental Hygiene, to lease up to 10 acres of land at the Napa State Hospital to a public governmental agency for a mentally retarded training program.
- AB 2164 - Burton
Chapter 648 Clarifies language in provisions which extend Medi-Cal coverage to person not on public assistance and not linked to a categorical aid program.
- AB 2354 - Warren
Chapter 649 Eliminates the 10-day time limit for the filing of a claim of exemption for earnings which may be exempt from levy of execution and allows the claim to be filed at any time. The bill also provides that the date the earnings are withheld shall be the effective date of the levy.
- AB 2374 - Chappie
Chapter 650 Repeals the 1870 act incorporating the Town of Hornitos. The Town of Hornitos was created by act of the Legislature in 1870. All town property will go to the County of Mariposa.
- SB 181 - Behr
Chapter 651 Provides that each of the nine county supervisor members of the San Francisco Bay Conservation and Development Commission may appoint as his alternate a public official of his county deemed qualified by the county's board of supervisors.
- SB 189 - Grunsky
Chapter 592 Revises provisions for recall of municipal officers to provide for a separate election or appointment of a successor if the recall is successful, rather than election of the successor at the recall election.
- SB 199 - Carpenter
Chapter 593 Raises the required number of signatures on nomination papers for candidates for city offices in cities of 1,000 or more from no less than 5 nor more than 10, to no less than 20 nor more than 30. The bill also requires filing fee to be submitted with such nomination papers in an amount proportionate to the costs of processing such nomination papers, as the city council may set, but not to exceed \$25.

- SB 205 - Grunsky
Chapter 580 Requires the Commission of Housing and Community Development to adopt regulations for travel trailer parks, recreational trailer parks, temporary trailer parks, incidental camping areas and tent camps.
- SB 224 - Deukmejian
Chapter 594 Authorizes a court to order, for good cause shown upon written application, a 20-day time period after summons is served for the defendant to respond to complaint in certain actions for libel or slander. The bill requires the application to be supported by an affidavit showing that defamatory matter has been continuously published and that there is reasonable likelihood that such publication will continue.
- SB 242 - Way
Chapter 595 Clarifies the authority of the Director of Agriculture to contract with the United States Department of Agriculture and the counties to provide inspection and certification service for eggs and egg products and poultry meat inspection pursuant to federal standards.
- SB 251 - Marler
Chapter 581 Authorizes the Department of Navigation and Ocean Development to grant funds, subject to legislative approval, to public agencies, in addition to counties, cities, or districts, for the construction and development of small craft launching facilities.
- SB 275 - Beilenson
Chapter 582 Eliminates deferred judges' retirement benefits for a judge who after the effective date of the bill leaves a state court to accept a lucrative office with the United States.
- SB 375 - Marks
Chapter 596 Extends the authorization for programs for intensive instruction in reading and mathematics for 7th, 8th and 9th grade pupils in disadvantaged areas to the 91st day after the final adjournment of the 1975 Regular Session of the Legislature.
- SB 380 - Carrell
Chapter 597 Permits local agencies with a population of 1,100,000 or more to inspect and post weight limitations on bridges under their jurisdiction.
- SB 487 - Coombs
Chapter 598 Requires vehicle dealers to give written notice of transfers of vehicles, to the Department of Motor Vehicles, not later than the fifth day after sale rather than by the third business day after sale.
- SB 506 - Lagomarsino
Chapter 599 Increases the number of judges in the Ventura County Municipal Court from 7 to 8.
- SB 534 - Lagomarsino
Chapter 600 Authorizes the payment of a claim of original contractors awarded certain contracts by municipal water districts which failed to file a payment bond, where such failure is the result of inadvertence or excusable neglect. The bill is to be operative until the 62nd day after the 1972 Regular Session.
- SB 573 - Grunsky
Chapter 601 Provides that a defendant who has made a general appearance and who makes a motion to stay or dismiss on the ground of inconvenient forum is not subject to specified provisions relating to such motions or motions to quash service of summons. The bill modifies the date on which service by publication of a summons is complete. The bill also requires papers served by mail either to bear a notation of the date and place of mailing or accompanied by an unsigned copy of the affidavit or certificate of mailing.
- SB 574 - Grunsky
Chapter 602 Provides that a \$5 fee shall be charged for each individual being adopted whenever a petition in an adoption proceeding is filed. The bill further provides that whenever a person born in this state has his name changed by order of a court, he may have an amendment filed with the original copy of his birth record which notes his name change. A \$5 fee will be charged to offset the costs involved

- SB 638 - Dills
Chapter 583 Provides that safety members under County Employees' Retirement Law who receive credit for prior public service, the principal duties of which were active law enforcement or active fire suppression, shall have their retirement allowance for such service calculated on the same basis as the calculation of the retirement allowance such member would receive pursuant to one-fiftieth formula.
- SB 716 - Marks
Chapter 584 Permits a person paying property taxes pursuant to a statutory installment plan to make such payments under protest and to bring an action in specified circumstances against a county or a city to recover the taxes paid under protest, notwithstanding the fact that such taxes have not been paid in full.
- SB 729 - Beilenson
Chapter 603 Makes money appropriated in the Budget Act of 1972 for acquisition at Sonoma Coast State Beach available for Sonoma State Historic Park. The bill corrects an error in the Budget Act of 1972.
- SB 732 - Gregorio
Chapter 604 Authorizes a court to transfer a probation case only if the court of the receiving county has first had an opportunity to investigate and determine whether the probationer resides in, or has moved to such county. The bill authorizes refusal of transfer if the court finds that the person does not reside in or has not moved to such county.
- SB 735 - Burgener
Chapter 605 Changes basis for the determination of the number of additional representatives which member public agencies may appoint to the board of directors of a county water authority.
- SB 743 - Zenovich
Chapter 585 Authorizes an applicant for a vehicle salesman's license whose license is refused to demand a hearing within five days of receipt of notice of refusal and statement of issues, and stays the effective day of the invalidation of his temporary permit pending a hearing and a determination of the issues. The bill provides for the immediate cancellation of such temporary permit if the Department of Motor Vehicles determines that the permit was issued upon a fraudulent application.
- SB 748 - Behr
Chapter 586 Changes references to a \$2 filing fee in the Revenue and Taxation Code provisions relating to delinquent property taxes to refer to a \$6 recording fee.
- SB 754 - Marler
Chapter 652 Permits a petition opposing recall of a district officer under the Uniform District Election Law to be filed within 50 days of order calling recall election, canceling the recall election. The bill also extends the earliest date for holding such election by 20 days if a notice of intention to circulate a petition opposing a recall is filed with the governing body.
- SB 781 - Collier
Chapter 606 Changes positions and salaries of various court attaches in the municipal courts in Sonoma County and the Eureka Judicial District.
- 783
SB 788 - Dills
Chapter 587 Authorizes district and county fairs to operate in one or more seasonal divisions with the approval of the Department of Agriculture.
- SB 793 - Behr
Chapter 607 Adds the lower portion of Corte Madera Creek in Marin County to the list of waterways under the jurisdiction of the San Francisco Bay Conservation and Development Commission.
- SB 865 - Carpenter
Chapter 608 Extends the Pacific mackerel moratorium, which presently will expire sixty-one days after adjournment of the 1972 Regular Session of the Legislature, until such time as the Pacific mackerel population exceeds 20,000 tons.

- SB 928 - Burgener
Chapter 588 Increases the number of judges of the San Diego Superior Court from 28 to 29.
- SB 941 - Song
Chapter 653 Permits a defendant in a medical malpractice case wherein exemplary damages are sought to obtain an ex-parte order requiring the plaintiff to post a bond of not less than \$2500. The bill requires the bond or cash deposit to be conditioned upon payment by the plaintiff of all costs and reasonable attorney fees incurred by the defendant in defending against the request for award of exemplary damages as determined by the court if no exemplary damages are awarded.
- SB 957 - Coombs
Chapter 609 Requires a fringe benefit trust fund established pursuant to a collective bargaining agreement to give a subcontractor a statement on his demand giving specified information on the subcontractor's payments to such fund. The bill further provides such statement shall be sufficient to satisfy any creditors of the subcontractor as to such information without further release from the trust fund.
- SB 1020 - Mills
Chapter 610 Authorizes the San Diego municipal court to appoint 2 traffic referees.
- SB 1027 - Zenovich
Chapter 611 Authorizes Fresno County to provide by charter for consolidation of the offices of constable with that of sheriff.
- SB 1034 - Marks
Chapter 612 Revises the Vehicle Code provisions relating to the requirements for the issuance of a certificate of self-insurance by the Department of Motor Vehicles by specifying the limits of liability of applicants for a certificate of self-insurance.
- SB 1108 - Gregorio
Chapter 613 Provides for submission of Assembly Constitutional Amendment No. 81 to the voters at the November General Election. ACA 81 was added to the November ballot when SB 1056 was signed by the Governor.
- SB 1173 - Marks
Chapter 614 Requires that redevelopment plans contain an element describing the impact of the project on the surrounding area. It would require a project area committee where a substantial number of low or moderate income families are to be displaced. The bill also requires redevelopment plans to provide for the relocation of community institutions, such as churches.
- SB 1178 - Behr
Chapter 615 Increases the compensation of various employees of the Marin County Municipal Court. The bill authorizes the appointment of a commissioner-referee by Marin County Superior Court.
- SB 1224 - Burgener
Chapter 654 Encourages county superintendent of schools to sponsor workshops or similar activities for certificated personnel to gain or increase understanding of the nature and range of physical, mental, and emotional disabilities of children and youth, and the major implications of such disabilities.
- SB 1225 - Burgener
Chapter 589 Prohibits any merit system school district from adopting or maintaining any rule requiring a classified employee, or a candidate for a position in the classified service, from being a resident of the district, or to grant preferential points to examination scores to employees or candidates who are residents of the district.
- SB 1270 - Rodda
Chapter 616 Requires the State Printer to print a sufficient number of copies of each state publication as determined by the State Librarian pursuant to provisions of the library distribution law. The bill provides that such copies shall not exceed 350, unless a greater number is determined : necessary by the Department of General Services with the advice of the State Librarian.

- SB 1285 - Beilenson Exempts practicing registered pharmacists from jury
Chapter 617 duty. The bill eliminates the present exemption
for druggists.
- SB 1308 - Dymally Amends, adds, renumbers and repeals various sections
Chapter 590 of various codes to maintain them on a current basis.
The bill makes no substantive changes.
- SB 1309 - Dymally Amends, adds, renumbers and repeals various sections
Chapter 618 of various codes to maintain them on a current basis.
The bill makes no substantive changes.
- SB 1429 - Holmdahl Provides that the spouse of a judgment debtor cannot
Chapter 619 be compelled to appear and testify against the
judgment debtor in a proceeding supplemental to
execution to the extent provided in specified
provisions, if there has not been a waiver of such
provisions in the action giving rise to the judgment.
- SB 1471 - Teale Revises the description of places in which it is
Chapter 620 unlawful to buy or sell or possess striped bass taken
under a sport fishing license. The bill requires
that each can or jar containing striped bass canned
for a licensed sport fisherman to have embossed or
permanently imprinted on the top the words "not to
be sold:"
- SB 1492 - Beilenson Amends the Funeral Directors and Embalmers Law to
Chapter 621 spell out in greater detail the requirements governing
the use of preneed funds paid to persons who are
licensed both as funeral directors and cemetery
authorities.

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

- AB 99 - Lewis Chapter 670 Reorganizes the administration of preschool, children's centers, and day care programs in California.
- AB 175 - Vasconcellos Chapter 671 Provides that teaching sessions and vacation periods in year-round school programs will be on a rotating basis as established by the governing board, rather than in rotating shifts of approximately 45 class-day sessions with interspaced 15 class-day vacation periods. It authorizes such governing boards to divide students of each participating school into as many groups as necessary to adequately accommodate such a program, rather than divide students into four groups.
- AB 428 - Wood Chapter 672 Prohibits any trailer coach manufactured on or after July 1, 1973 from being sold or offered for sale in this state unless it has been issued a certificate of origin.
- AB 517 - Ketchum Chapter 673 Permits a licensed winegrower to conduct wine tastings of wine produced and bottled by, or packaged for, such licensee. It also permits described winegrowers to conduct wine tastings and off-sale of domestic wine other than that produced and bottled by, or packaged for, such licensee.
- AB 530 - Ryan Chapter 591 Provides a new salary schedule for councilmen in cities of over 150,000. The bill includes city councilmen in cities of up to and including 5,000 in population in same salary schedule as city councilmen in cities of between 5,000 and 35,000. The bill also provides that councilmatic salaries can be increased in an amount not to exceed 5 percent per calendar year.
- AB 534 - Johnson, H. Chapter 674 Permits a state graduate fellowship to be granted to an individual who has been accepted for admission by a graduate or professional school, even though he has not received a baccalaureate degree.
- AB 581 - Deddeh Chapter 675 Provides that tax sale deeds will not pass title free of unaccepted, recorded, irrevocable offers of dedication to the public or public agencies for a public purpose or recorded options of taxing agencies to purchase property for a public purpose.
- AB 590 - Stacey Chapter 676 Revises provisions prescribing requirements for persons to operate a driving school by defining "driving school licensee," and "driving school operator," and specifically prescribing requirements for persons engaged in the business of giving instruction in the driving of motor vehicles or in the preparation of an applicant for a driver's license examination, as well as persons who operate a driving school or give instructions for a driving school.
- AB 686 - Priolo Chapter 579 Amends various code sections to change the term "21 years of age" or any similar phrase regarding such age to "18 years of age."
- AB 689 - Dent Chapter 677 Deletes obsolete provisions relating to establishment and maintenance of postgraduate courses of study and high school courses by an elementary school district.

- AB 735 - Johnson, H. Increases the number of judges in the El Monte Chapter 678 Municipal Court District from three to four.
- AB 738 - Porter Authorizes the State Board of Public Health to set Chapter 679 the waterworks standards which govern the supply and distribution of water for domestic purposes.
- AB 873 - Arnett Consolidates and modifies provisions relating to Chapter 655 municipal courts in the cities of Burlingame, San Mateo, Daly City, South San Francisco, San Carlos and Redwood City, and establishes three judicial districts in San Mateo County. The bill also provides for court attaches and salary ranges in these judicial districts.
- AB 958 - Foran Requires the Department of Public Works to maintain, Chapter 656 as well as install, screening on state freeway overpasses.
- AB 977 - McAlister Provides that a pedestrian crossing the highway Chapter 680 other than by means of a provided tunnel or overcrossing is required to yield the right-of-way to only those vehicles so near as to constitute an immediate hazard, rather than to all vehicles on the roadway.
- AB 1034 - Townsend Requires licensed plumbing contractors to have their Chapter 681 name, permanent business address, and contractor's license number, all in letters at least one and one-half inches high on each side of their commercial vehicles.
- AB 1072 - Briggs Authorizes the Director of Agriculture to adopt Chapter 682 temperature deviations from the requirements of raw market milk for pasteurization that may occur as a result of emergencies arising from equipment failure or as a result of other unusual circumstances rather than confining the area of regulation to emergencies arising from equipment failure.
- AB 1089 - Hayden Provides that the California desert tortoise is the Chapter 683 official state reptile.
- AB 1102 - Dunlap Changes the salaries and positions of various munici- Chapter 684 pal court attaches of the Fairfield-Suisun Judicial District.
- AB 1103 - Dunlap Changes the salaries and positions of various court Chapter 685 attaches in the Vallejo Municipal Court District.
- AB 1152 - Wood Authorizes the Fish and Game Commission to allow Chapter 686 cultivation of native marine life in a mariculture area if the commission determines that such cultivation would be in the best public interest. It also authorizes the commission to prohibit recreational activities in any mariculture area if it determines that such activity is detrimental to the enhancement of the resource.
- AB 1281 - Arnett Requires redevelopment agencies and housing author- Chapter 687 ities to adopt personnel rules and regulations applicable to all employees regarding conflict of interest, use of funds, and personnel procedures. The bill requires that such rules and regulations be public records.
- AB 1388 - Briggs Reduces the amount of the authorized Davis-Grunsky Chapter 688 Act grant to the County of San Bernardino for the Prado Regional Park Project from \$2,200,000 to \$1,958,400, and provides that the project shall be as described in the supplemental feasibility report filed with the Department of Water Resources on February 1, 1972.

- AB 1399 - Murphy
Chapter 689 Exempts the state and political subdivisions from the requirement of a fee for filing or recording documents other than full releases with respect to an agreement to reimburse the county for public aid and certain other public liens.
- AB 1431 - Dunlap
Chapter 690 Specifically authorizes the County of Napa, upon request by the state, to convey to the state Old Bale Mill Park for inclusion in state park system. The bill provides that acceptance of the conveyance is subject to a finding by the attorney general that title is satisfactory.
- AB 1448 - Mobley
Chapter 657 Provides that general salary increase money in the Budget Act of 1972 may be expended for military pay increases established by federal law prior to the operative date of budget. The bill also provides that specified money appropriated in the Budget Act of 1972 to the Human Relations Agency for planning may be used for planning implementation of Governor's Reorganization Plan No. 1 of 1970.
- AB 1735 - Gonsalves
Chapter 640 Permits two or more companies engaged in the production and distribution of motion pictures to pool their facilities, equipment and personnel under a partnership without incurring sales or use tax obligations with respect to the furnishing of tangible personal property or services by the partnership to its members.
- AB 1809 - Crown
Chapter 691 Adjusts the wages, classifications and number of superior court personnel in Alameda County.
- AB 1851 - Lanterman
Chapter 692 Authorizes the professional person in charge of an agency providing comprehensive evaluation or intensive treatment facility to recommend conservatorship for a person who is not in such facility if the professional person has examined such person and determined that he is gravely disabled and that future examination is not necessary for such determination.
- AB 1852 - Lanterman
Chapter 693 Authorizes the county Short-Doyle program to develop mental health services for children without following the established order of priority in services.
- AB 1857 - Lanterman
Chapter 694 Expands the provision requiring written plan for after-care services prior to release of a patient to apply to patients in community treatment facilities as well as state hospitals.
- AB 1858 - Lanterman
Chapter 695 Specifies the legislative intention that the provisions relating to fire protection standards for board and care facilities and the regulations and standards adopted be uniform throughout the State of California and that no county, city, city and county or district shall adopt or enforce any ordinance or local rule or regulation relating to fire and panic safety in such buildings.
- AB 1870 - Lanterman
Chapter 696 Shortens the period for submission of claims for reimbursement under the Short-Doyle Act from 60 to 30 days, except in cases of hardship as determined by the Department of Mental Hygiene. The bill also revises a Medi-Cal funding restriction regarding mental health services to require specific appropriation rather than specified appropriation from the State Health Care Deposit Fund.
- AB 2021 - Hayden
Chapter 697 Provides that a retired person may serve as a member of the academic staff of a California Community College without reinstatement if he does not serve for more than 90 working days and his compensation does not exceed \$4,000 in a fiscal year.

- AB 2045 - Pierson
Chapter 698 Prohibits the acceleration of a loan on single-family, owner-occupied dwellings due to the borrower placing a second mortgage or second trust deed on the property.
- AB 2331 - Murphy
Chapter 699 Appropriates \$300,000 to the Department of Justice to settle the claim of Mary Ann Hampson against the State of California.
- AB 2334 - Ketchum
Chapter 700 Provides where the voters of one school district have voted to accept, expend, and repay apportionments under the State School Building Aid Law of 1952 that a subsequent approval by the voters of both districts of the reorganization of such district with another district shall constitute consent by the newly formed union district to accept, expend, and repay such apportionments.
- SB 268 - Song
Chapter 658 Requires the Department of Public Works to undertake noise abatement programs on public or private schools constructed prior to the adoption of the adjacent freeway.
- SB 363 - Burgener
Chapter 659 Authorizes establishment of self-supporting, non-profit cooperating associations to sell interpretive materials in units of the State Park System.
- SB 505 - Lagomarsino
Chapter 660 Authorizes county boards of supervisors to discharge county tax collectors and assessors from accountability for collecting interest, penalties, and other charges pertaining to taxes on property on the unsecured roll, as well as for collecting the taxes on such property, when the amounts involved are too small to justify the cost of collection or collection is otherwise impracticable.
- SB 647 - Lagomarsino
Chapter 661 Permits a county to be reimbursed for services of the public defender in civil as well as in criminal cases, where the client has the ability to pay some portion of the costs.
- SB 736 - Lagomarsino
Chapter 662 Provides for certifying the transcript of the sworn oral statement given to procure a search warrant by a certified court reporter who records the statement with the transcript also certified by the magistrate, as an alternative to the present method of certification of the recording of the statement and transcript thereof only by the magistrate.
- SB 780 - Collier
Chapter 663 Specifies that no water corporation or employee providing fire protection service shall have any greater liability as a result of failure to maintain water supply, pressure or any equipment, or other fire protection facility or service than a public agency or its employees under similar circumstances.
- SB 895 - Alquist
Chapter 664 Requires cities and counties to collect a fee under the Strong-Motion Instrumentation Program from each applicant for a building permit equal either to 0.007 percent of the total valuation of the proposed building construction as determined by the local building official or 50 cents, whichever amount is higher.
- SB 1007 - Way
Chapter 665 Makes a number of technical changes relating to the administration and collection of the racehorse in-lieu tax and the livestock in-lieu tax.
- SB 1019 - Mills
Chapter 666 Makes a nonsubstantive change to an Education Code provision relating to public school employers.
- SB 1123 - Zenovich
Chapter 667 Revises and restates, with various substantive changes, the authority and responsibility of the director of agriculture in connection with examining and auditing of books and records of processors and produce dealers.

SB 1275 - Short
Chapter 668

Revises provisions of Nursing Practice Act permitting licensure without examination of person licensed or registered elsewhere.

SB 1350 - Deukmejian
Chapter 669

Makes a \$463,914 appropriation from the General Fund for support of the California Job Development Corporation Law Executive Board in augmentation of the Budget Act of 1972.

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Governor Ronald Reagan today announced the promotion of Lewis K. Uhler, who has been assistant secretary of the Human Relations Agency since August, 1971. Uhler has been named special assistant to the Governor.

Uhler's new responsibilities will include task force studies and special projects for the Reagan administration. His appointment is effective immediately.

"I am extremely pleased that Lew will be joining my staff," Governor Reagan said, "to continue the administration's efforts to best serve the people of California."

Uhler, a native of Alhambra, is a 1955 graduate of Yale University and received his law degree in 1958 from the University of California at Berkeley.

He first joined state service in 1968 when Governor Reagan appointed him to the California Law Revision Commission. In 1970, he was appointed director of the California State Office of Economic Opportunity. He held that position until he was named assistant secretary of the Human Relations Agency.

No successor at the Human Relations Agency has been announced.

Uhler is on leave of absence from the Los Angeles-San Francisco law firm of Harris, Noble, Bauman & Uhler.

He and his wife Cynthia and their four sons live in Loomis.

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Governor Ronald Reagan today announced the following bills have been signed:

- AB 190 - Chappie
Chapter 718 Provides that the Department of Public Health may by regulation prohibit the use of any container for hazardous substances if it determines that such container may be mistaken for a food, drug, or cosmetic container or has a closure which presents a health hazard due to ease of opening.
- AB 202 - Dunlap
Chapter 719 Provides for posting of summons in specified circumstances in unlawful detainer actions involving commercial property as an alternative to the usual procedures for service of summons except publication.
- AB 213 - McCarthy
Chapter 720 Requires the Division of Industrial Safety to investigate complaints from employees, their representatives, or an employer of any employee, that an unsafe place of employment existed, within three working days from receipt of such complaint. The division may refuse to comply with this time requirement if it determines that the complaint is intended to wilfully harass an employer or is without any reasonable basis.
- AB 337 - Meade
Chapter 721 Provides that for purposes of admission fees, tuition, or any other fee required of pupils by either the Regents of the University of California or the Trustees of the California State University and Colleges, the residence of the husband is not, in and of itself, determinative of the residence of the wife.
- AB 354 - Powers
Chapter 722 Amends the Private Investigator and Adjuster Act by permitting licensees to deposit savings loan investment certificates or share accounts in lieu of the \$2,000 surety bond or cash deposit presently required.
- AB 369 - Dunlap
Chapter 723 Expands the present Vehicle Code provisions for issuing distinguishing license plates for disabled persons to those persons who have lost or lost the use of both hands, thereby extending to such persons special parking privileges.
- AB 423 - Townsend
Chapter 724 Authorizes the director of the State Department of Social Welfare through the division for the blind to provide consultative services to county personnel administering aid to the blind.
- AB 459 - Pierson
Chapter 725 Adds to the list of unfair methods of competition and unfair and deceptive acts or practices in the business of insurance specified "unfair claims settlement practices."
- AB 494 - Foran
Chapter 726 Prohibits selling or offering for sale a new bicycle unless equipped with a red reflector on the rear, and amber and red reflectors mounted on the sides, of a type approved by the Department of California Highway Patrol, and selling or offering for sale for use on a bicycle an unapproved red reflector.
- AB 500 - Hayes
Chapter 727 Provides that conciliation counselors in counties with a population of one million or more shall have the power to make recommendations relating to preage marriages.

AB 511 - Foran
Chapter 728 Provides for case-to-case exemption from county waste disposal and collection service fees.

AB 533 - Deddeh
Chapter 729 Allows the governing board of a district offering a nursing or related healing arts program to purchase liability insurance for the students with district funds.

AB 842 - Keysor
Chapter 736 Makes changes in the registration and penalty fees for cargo tanks which are registered and inspected for safety by the state fire marshal.

AB 860 - Fenton
Chapter 731 Authorizes the governing board of any school district to lend school band equipment to specified past or present members of the school band for use during excursions to foreign countries. The bill authorizes the board to require a deposit or take other measures necessary to insure the return of the equipment in usable condition.

AB 906 - Johnson, R.
Chapter 732 Extends the authority of the board of the Los Angeles County Flood Control District to accept the transfer of storm drain improvements and drainage systems from public entities, to include such improvements or systems lying outside the boundaries of the district if the improvements or systems benefit property within the district.

AB 919 - Hayden
Chapter 733 Requires vehicles manufactured after December 31, 1955, to be equipped with breakaway brakes and provides that the overload exemption, while loading and unloading, does not apply to overloads on bridges.

AB 974 - Duffy
Chapter 734 Provides that proceedings for the establishment of a county service area may be initiated by a resolution by governing body of a city within a county of less than 4,000,000 population, which resolution is filed with the board of supervisors. The bill will become operative on July 1, 1973.

AB 1008 - Fong
Chapter 735 Amends the purposes and policies of the pesticide laws by adding a provision to encourage the development and implementation of pest management systems, stressing the application of biological and cultural pest control techniques.

AB 1027 - Burton
Chapter 736 Requires a redevelopment agency to keep a record of the proceedings of its meetings.

AB 1118 - Badham
Chapter 737 Provides that local entities may assume responsibility for enforcement of rules and regulations adopted by the Department of Housing and Community Development, under the Employee Housing Law. It allows the Commission of Housing and Community Development to adopt regulations setting out the conditions which a local governing body must meet before assuming that responsibility. It also provides for the termination of the local assumption.

AB 1175 - Hayes
Chapter 738 Expressly authorizes the court to make a temporary child support order pending final determination in any proceeding where there is at issue the support of a minor child by a parent, regardless of whether proceeding also involves dissolution, legal separation or custody.

AB 1184 - Stull
Chapter 739

allows county service area revolving funds to advance funds for environmental impact studies. It increases the size of the county service area revolving funds from \$350,000 to \$500,000. The bill also authorizes county service area service charges to be collected on the county tax bill.

AB 1260 - Cory
Chapter 740

Permits a flashing light system on a motor vehicle to indicate the degree of deceleration of the vehicle, in a specified manner. This bill is operative only if the California Highway Patrol, in a written report to the legislature, approves of the use, on motor vehicles upon the highways, of such system. The bill requires the department to submit a written report to the legislature no later than June 1, 1973.

AB 1300 - Townsend
Chapter 741

Makes provisions regarding food production and marketing establishments inapplicable to food establishments open to the outside air, or retail dairies, in which there is displayed for sale only produce, shell eggs, or packaged foods, or two or more of such products. The bill requires the State Department of Public Health to adopt rules and regulations for such establishments.

AB 1306 - Seeley
Chapter 742

Adds to the state scenic highway system that portion of State Highway Route 24 from the Alameda-Contra Costa county line to Route 680 in Walnut Creek and State Highway Route 680 the Alameda-Contra Costa county line to Route 24 in Walnut Creek. The bill deletes from the state highway system that portion of State Highway Route 115 from Route 98 near Bonds Corner to Route 8 near Holtville. Adds Route 186 from the international boundary near Algodones to Route 8.

AB 1369 - Brathwaite
Chapter 743

Requires the California FAIR Plan to encourage persons to purchase their property insurance from admitted insurers or through a surplus line broker by informing such persons what steps they must take in order to obtain such insurance through the normal market.

AB 1394 - Murphy
Chapter 744

Increases from \$350 to \$500, over and above liens and encumbrances, the maximum value of a motor vehicle exempt from execution of judgment.

AB 1396 - Murphy
Chapter 745

Amends the Milk Stabilization Law to change the classification of sterilized half and half and cream packaged in a particular type of container for sale outside of the State of California from Class 1 to Class 2.

AB 1433 - Dunlap
Chapter 746

Provides that the Department of Human Resources Development shall certify liability to reimburse unemployment benefits to the county officer or other person responsible for disbursements on behalf of the county, rather than to state controller. The bill requires such county officer or other person responsible, rather than the state controller, to pay reimbursements to the unemployment fund.

AB 1501 - Duffy
Chapter 747

Requires the parent or legal guardian of any pupil in a public school on a continuing medication regimen for a nonepisodic condition to inform the school nurse or other designated certificated school employee of the medication being taken, the current dosage, and the name of the supervising physician. The bill authorizes the school nurse, with consent of the parent or legal guardian, to communicate with the physician and to counsel with school personnel regarding the possible effects of such medication.

AB 1504 - Duffy Chapter 748	Allows Route 269 from Route 33 to Route 145 near Five Points to the state highway system.
AB 1522 - Powers Chapter 749	Relates to fire retardant specifications of mattresses and upholstered furniture. The bill also changes the name of the Bureau of Furniture and Bedding Inspection to the Bureau of Home Furnishings.
AB 1626 - Hayden Chapter 750	Allows a state-chartered bank to make a loan exceeding 90% of the market value of the property or leasehold if that portion in excess of 90% is insured by a mortgage guarantee insurer. The qualifications of the insurer must be determined by the superintendent of banks.
AB 1628 - Murphy Chapter 751	Provides that any school district which was allowed an increase in the foundation program in 1971-72 would be allowed the same increase in 1972-73 even though the district vetoed against unification in an election held in June 1972.
AB 1658 - Lewis Chapter 752	Specifies that where a school district is not otherwise eligible for other state school building aid apportionments, the approval given by the district electorate for the receipt of any such apportionment may be utilized for purposes of the 1971 statute authorizing assistance to provide school housing aid for rehabilitation and replacement of structurally inadequate school facilities, where the election was held prior to the effective date of such statute.
AB 1708 - Brown Chapter 753	Increases bar pilotage rates for the Bays of San Francisco, San Pablo, and Suisun,
AB 1715 - Biddle Chapter 754	Permits the governing board of a school district to increase the salaries of a district superintendent, any deputy, associate, or assistant superintendent, at any time during the year. Any salary readjustments would become effective on the date specified by the board.
AB 1819 - Murphy Chapter 755	Deletes provisions specifically applicable to the suspension or revocation of the driving privilege of a juvenile for specified offenses and makes juvenile offenders subject to the same provisions regarding suspension or revocation of the driving privilege applicable to adult offenders.
AB 1903 - Beverly Chapter 756	Provides, with respect to contracts entered into between the treasurer of a local agency and a depository, that the depository and the agent of depository are responsible for securing specified moneys. The bill also expands the list of eligible securities which can be used to secure the deposits of a local agency.
AB 1962 - Mobley Chapter 757	Deletes the definitions of "camp car," "dependent mobilehome," "independent mobilehome," "self-contained mobilehome," and "travel trailer," and revises definitions of "mobilehome" and "recreational vehicle," insofar as provisions relating to mobilehomes are concerned. The bill makes it unlawful to rent or lease mobilehomes in this state which do not meet specified standards or bear specified insignia of approval issued by the Department of Housing and Community Development.

AB 2066 - Chappier
Chapter 758 Requires the state fire marshal to gather statistical information on all fires occurring within the state. The bill requires each chief fire official to furnish information and data to the state fire marshal relating to fires beginning January 1, 1974.

AB 2214 - Badham
Chapter 759 Deletes the provision limiting in time the exemption of the clinical laboratory owned and operated by Department of Corrections from provisions regulating clinical laboratory technology. The bill also permits, for a period of two years, the State Board of Public Health to authorize unlicensed laboratory personnel employed as pulmonary technicians in licensed hospitals, to perform venipuncture, arterial puncture, or skin puncture for purposes of withdrawing blood for test purposes.

AB 2317 - Bee
Chapter 760 Requires a beer manufacturer, whether located within or without this state, to designate territorial limits in California within which brands of beer manufactured by him may be sold by wholesalers to retail licensees. It also prohibits the filing of price schedules for a brand of beer by a beer wholesaler unless he has entered into an agreement with the manufacturer of the brand of beer setting forth such territorial limits.

AB 2333 - Johnson, R.
Chapter 761 Authorizes the board of directors of the Sutter County Water Agency to establish zones within the Agency, and to institute zone projects for the specific benefit of such zones.

AB 2353 - Bagley
Chapter 762 Authorizes proceedings for the formation of a regional park district whose boundaries are coterminous with the Marin County boundaries by resolution of the board of supervisors in lieu of a petition.

AB 2364 - Foran
Chapter 763 Exempts manufacturers who sell less than 1,000 vehicles in California in any model year through 1975 from assembly-line testing and emissions-data window-sticker requirements. The exemption does not except such vehicles from California emissions standards, or the two percent quality audit procedure to determine compliance with those standards.

AB 2367 - Moorhead
Chapter 764 Corrects the cross-reference to federal law which makes the federal register subject to judicial notice.

SB 94 - Alquist
Chapter 701 Provides for the delineation of functions in adult continuing education programs between high school, unified, and community college districts. The bill provides for the establishment of Area Adult Continuing Education Coordinating Councils to review adult education in a geographic area and make recommendations to the affected governing boards.

SB 171 - Burgener
Chapter 702 Extends allowances which have been granted to school districts to provide supplemental education programs to facilitate the return of mentally retarded and severely mentally retarded minors to regular classrooms from June 30, 1972 to July 1, 1974.

SB 234 - Beilenson Chapter 703	Establishes a "pull date" to appear upon packages or containers of fluid milk and various cottage cheese products. The "pull date" is the date established by the processor which, in order to insure quality, is normally removed from the retail store shelf. The bill provides for the Director of Agriculture to issue regulations specifying the place and method of showing the date on the container and requires that it be placed where it is readily seen and easily understood by the consumer.
SB 366 - Burgener Chapter 704	Provides that the real estate commissioner may, for recovery purposes, authorize return to the real estate education, research and recovery fund of certain money previously transferred to the real estate fund.
SB 381 - Short Chapter 705	Requires the Division of Industrial Safety to forward to the registrar of contractors copies of reports made as a result of its investigation of an industrial injury or accident if the employer involved is a contractor licensed by the registrar.
SB 412 - Coombs Chapter 706	Permits a city or county to waive the filing of a parcel map on the division of land into four or less parcels or into parcels of more than 40 acres each if the local agency finds that the proposed division complies with all of the environmental standards otherwise applicable.
SB 612 - Marks Chapter 707	Allows local taxing authorities to file for state replacement revenue resulting from reduced assessment of motion pictures by the 100th day following final adjournment of the 1972 regular session of the legislature for 1971-72 claims only.
SB 691 - Alquist Chapter 708	Grants to counties the same power cities have to grant franchises on state highways within their boundaries.
SB 806 - Rodda Chapter 709	Authorizes a county to transfer its hospital to the Regents of the University of California or other public agency or community nonprofit corporation authorized to operate a hospital. The bill also authorizes county hospital employees in the event of a transfer to the Regents to either remain in the county retirement system or commence employment by the University with reciprocal university retirement system rights.
SB 887 - Marler Chapter 710	Adds to the authorized uses of state university and college student body organization membership fees and building and operating fees to include participation in specified tax-exempt funds open exclusively to nonprofit colleges, universities, and independent schools.
SB 912 - Lagomarsino Chapter 711	Permits county counsel, city prosecutors, and city attorneys to bring injunctive actions and seek civil penalties for false and deceptive advertising.
SB 926 - Burgener Chapter 712	Exempts as income for the purposes of the aid to the disabled program voluntary contributions to or in behalf of a recipient in a nonmedical out-of-home care facility above the state-established maximum when the county welfare department determines that adequate care is not available in the community within the state maximum.

SB 978 - Song Chapter 713	Revises provisions relating to the validity of wills made outside California and their probate in this state.
SB 1002 - Beilenson Chapter 714	Requires that premarital blood tests include, in addition to other tests, rubella antibody testing, and that the "certificate" include a statement that blood tests may identify genetic diseases and that such tests may be performed at the same time.
SB 1069 - Zenovich Chapter 715	Specifies that the initiation and acceptance of a rehabilitation program for injured full-time public employees shall be voluntary and not compulsory on the employer, insurance carrier, or injured employee.
SB 1466 - Coombs Chapter 716	Provides for a continuing education requirement for certified public accountants and public accountants.
SB 1477 - Song Chapter 717	Specifically provides that the laying of carpets done under building lease-maintenance contracts and the laying of carpeting in a public building paid for out of public funds are public works contracts.

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Governor Ronald Reagan today announced the appointment of Angelo J. DePaoli of Jackson, as a member of the Board of Supervisors for District One in Amador County. The appointment will become effective January 8, 1973.

The 55-year old attorney was born in Jackson and after attending primary and secondary schools in Jackson, was graduated from Stanford University in 1939. He earned his law degree in 1944 from Hastings College of Law.

DePaoli moved back to Jackson in 1946 and has been in law practice since that time. He also has acted as City Attorney for the City of Plymouth and the City of Jackson. He is a widower and lives at 126 A Rex Avenue, Jackson.

He is a Democrat.

DePaoli will serve the term, prescribed by law, of Supervisor-elect Mrs. Esther DePaoli, who died July 1.

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Garcia

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

AB 379 - Lewis Chapter 623	Appropriates \$4,500 to the Superintendent of Public Instruction for allocation to the Colton Joint Unified School District to reimburse the district for certain preoperating costs associated with the operation of a children's center.
SB 25 - Nejedly Chapter 765	Requires the Department of Public Works to design and construct a new Antioch Bridge downstream from the present bridge on Highway 84. The bill authorizes the department to construct this facility as a toll bridge and authorizes the immediate collection of tolls on the old bridge. The department is also directed to explore sources of funding other than revenue bond issuance and, if possible, provide a toll-free facility.
SB 105 - Grunsky Chapter 766	Appropriates \$150,000 for capital outlay at Hearst San Simeon State Historical Monument.
SB 387 - Kennick Chapter 767	Increases the non-industrial disability retirement allowance of all active and retired members of the Public Employees' Retirement System.
SB 416 - Behr Chapter 768	Adds to the particular moneys in the county school service funds which are to be deemed trust funds or funds specially committed, and which are not to be taken into consideration in the annual elimination of surpluses from county school service funds.
SB 470- Alquist Chapter 769	Makes it against public policy for any public school to refuse or fail to employ a qualified person as a certificated employee for reason of the sex of such person. The bill also prohibits public schools from asking any questions of applicants for classified positions relating to sex and from discriminating on the basis of the sex of such person.
SB 510 - Dills Chapter 770	Requires the Commission of Housing and Community Development to prepare and adopt such minimum standards regulating the use and application of cellular concrete as it determines are reasonably necessary for the protection of life and property.
SB 578 - Grunsky Chapter 771	Relates to amendment of birth records and provides for the issuance of a new certificate when a new affidavit or adjudicated determination of parentage is provided.
SB 613 - Deukmejian Chapter 772	Authorizes the director of the Youth Authority to enter into agreements with federal agencies authorizing the use of Youth Authority facilities and services for the confinement, care and treatment of offenders otherwise not under its jurisdiction.
SB 643 - Coombs Chapter 773	Makes corrective changes relating to operative dates of legislation enacted in 1971 relating to the taxation of commencing and dissolving corporations.
SB 696 - Mills Chapter 774	Requires the Public Utilities Commission to notify State Transportation Board of any request to abandon railroad right of way. The bill requires the board to notify specified public agencies and conduct a study as to transportation uses that could be made of the proposed abandoned area and to prepare issue report thereon.

SB 728 - Carpenter
Chapter 775

provides that for the purposes of the State School Building Aid Law of 1952 the principal amount of the outstanding bonded indebtedness for which a reorganized district is liable for taxation should be considered as outstanding bond debt in determining bonding capacity of the district. The bill also provides in those instances where an elementary school district is divided into three parts, each part being included in a newly formed unified district, that the loan repayment liability for any apportionments made to the original district subsequent to the certification of the new unifications but prior to their becoming effective for all purposes be limited as specified.

SB 747 - Behr
Chapter 776

Authorizes county board of supervisors to store abstract list on electronic data-processing records. The bill also authorizes county board of supervisors of charter counties with over 1.3 million population to authorize transfer from the auditor to the tax collector the duty of canceling erroneous delinquent property tax penalties and interest.

SB 763 - Collier
Chapter 777

Authorizes the board of supervisors in Mendocino County to appoint a clerk for the board of supervisors as any other county officer is appointed.

SB 786 - Dills
Chapter 778

Prohibits bottled water from being sold or otherwise distributed which has been produced in any bottled water plant which does not satisfy the minimum standards adopted by the State Department of Public Health for the production of bottled water. The bill also requires licensing of in-state and out-of-state bottlers and distributors of bottled water.

SB 830 - Richardson
Chapter 779

Makes it an offense punishable either as a felony or misdemeanor, rather than a misdemeanor, to maliciously maim, wound, torture, or mutilate a living animal which is the property of another, or to maliciously kill an animal which is the property of another.

SB 896 - Alquist
Chapter 780

Requires the filing of inundation maps by certain dam owners with the Office of Emergency Services, the Department of Water Resources, and specified local agencies. It provides that certain cities and counties adopt emergency procedures satisfactory to the Office of Emergency Services and conforming to local needs for the evacuation and control of populated areas below dams.

SB 984 - Roberti
Chapter 781

Authorizes the probation officer to undertake a program of supervision of a minor subsequent to dismissal of a filed petition as well as in lieu of filing a petition under specified circumstances.

SB 1087 - Carpenter
Chapter 782

Deletes Route 1 in Orange, Los Angeles, and Ventura counties from the California freeway and expressway system. The portion of Route 1 which is an extension of Route 105 westerly to Virginia Avenue is excluded.

SB 1127 - Schrade
Chapter 783

Requires, rather than permits, the Board of Funeral Directors and Embalmers to examine and pass upon the qualifications of funeral director applicant before passing upon physical status or plans and specifications of proposed funeral establishment.

SB 1244 - Marks
Chapter 784

Provides that every person who enters or remains on airport property owned by a city, county, or city and county but located in another county, and sells any goods or services of any kind to members of the public, including transportation services, other than charter limousines licensed by the Public Utilities Commission, on or from the airport property, without the express written consent of the governing board of the airport property is guilty of a misdemeanor.

SB 1312 - Alquist
Chapter 785

Authorizes the Board of Directors of the San Francisco Bay Area Rapid Transit District, in its discretion to negotiate to amend any contract which was let by bids for the purchase of transit vehicles involving total expenditures of over \$50,000,000, for the purchase of additional transit vehicles and any other items provided for under the contract; provided, that the increase in price for the additional purchases does not exceed a specified percentage.

SB 1468 - Richardson
Chapter 786

Provides that the provisions of the Special Assessment Investigation, Limitation and Majority Protest Act of 1931 may be rendered inapplicable to the construction, acquisition, or acquisition and construction of water improvements within the City of Glendora. In order to be exempt from the provision of the Act, such water improvements must be recommended by the city health officer or fire chief and found necessary for the health and welfare of the city by a 4/5 vote of the city council.

SB 1503 - Teale
Chapter 787

Creates four consolidated data centers in the Department of Justice, Business and Transportation Agency, Agriculture and Services Agency, and Human Relations Agency, respectively.

#

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

- AB 13 - Cory
Chapter 788 Requires the State Controller to submit quarterly General Fund comparisons of state revenues and expenditures with the applicable budget act and expenditure ^{statutes} to the Legislature.
- AB 27 - Chappie
Chapter 789 Requires local fire chiefs to report to the State Fire Marshal, fire incident date on mobile home fires. The bill also requires the Fire Marshal to compile an annual statistical report of such fires.
- AB 58 - Hayes
Chapter 790 Deletes that portion of Route 1 within the City of Long Beach from the California freeway and expressway system.
- AB 101 - Quimby
Chapter 791 Deletes requirement to transmit license plates and registration to the Department of Motor Vehicles when certain abandoned vehicles are acquired.
- AB 237 - Knox
Chapter 792 Provides that spheres of influence, after adoption, shall be used by a local agency formation commission as a factor in making its decisions, rather than providing that shperes of influence shall be used by a commission as a basis for its decisions. The bill also provides that a prohibition against a commission regulating land use does not prohibit a commission from requiring rezoning as a condition of city annexation as long as it does not designate the type of zoning.
- AB 244 - Powers
Chapter 793 Adds negligence in practice to the existing causes for reproof or suspension or revocation of the certificate of a registered professional engineer.
- AB 246 - Wood
Chapter 794 Requires the Director of Agriculture to adopt regulations to insure safe use of pesticides. The State Department of Public Health is to participate in the development of such regulations.
- AB 259 - Ryan
Chapter 795 Permits a master teacher selection panel to adopt rules and regulations for selecting master teachers. It protects panel members from civil liability with respect to applicants. The bill requires that applicants spend 80 percent of their teaching time in the classroom and appropriates \$16,800 to the Director of Finance for allocation to school districts for providing examiner teachers for the program. In addition, the bill makes specifications regarding the master teacher selection panel members and appropriates \$200,000 for stipends for master teachers.
- AB 414 - Sieroty
Chapter 796 Specifically includes persons convicted of any violation of the Health and Safety Code provision which relates to planting, cultivating, harvesting, drying or processing marijuana, within the requirement of registration as a narcotics offender. The bill excludes persons convicted of a misdemeanor for the possession of marijuana, or of using, or being under the influence of, marijuana, from this requirement.
- AB 432- Stull
Chapter 797 Provides that a person rendering assistance at the scene of a vessel collision, accident or other casualty without the objection of the person assisted shall not be held liable for civil damages as a result of the rendering of such assistance. It requires the Department to prescribe by regulation the dates by which a vessel accident report is required to be submitted. The bill also appropriates \$127,000 to the Department of Navigation and Ocean Development from the Harbors and Watercraft Revolving Fund for support of the Department in augmentation of the Budget Act of 1972.

AB 437 - Dunlap
Chapter 798

Requires, in the case of a minor whose primary home language is other than English, that the psychological examination given such child as a prerequisite to his placement in a special education program for the mentally retarded, be conducted in the minor's primary home language by a psychologist who is fluent in the primary home language of the minor or with the assistance of an interpreter.

AB 441 - Conrad
Chapter 799

Clarifies existing Vehicle Code provisions to make it unlawful for a vehicle dealer to include as an added cost to the selling price of a vehicle, an amount for licensing or transfer of title of the vehicle unless such amount has been paid by the dealer to the State.

AB 469 - Z'berg
Chapter 800

Provides for the licensing and specialty certification of professional foresters administered by the State Board of Forestry.

AB 484 - Bee
Chapter 801

Permits, effective until July 1, 1975, expenditure of specified moneys in the Shorthand Reporters' Fund for both scholarships and educational programs.

AB 501 - Hayes
Chapter 802

Provides that court order for assignment of wages to pay child support shall operate as an assignment without further action by the parties.

AB 505 - Deddah
Chapter 803

Prohibits a weighmaster from certifying the weight of a vehicle with a load limit of 76,800 pounds whose load exceeds by more than 500 pounds the prescribed load limit when weighed at site where loaded and before entering a highway, and specifies that he is guilty of a misdemeanor for violations of this provision.

AB 512 - Wood
Chapter 804

Authorizes the Director of Agriculture to designate by regulation specific species or types of plants from specified areas that are properly certified as to cleanliness to be received and released in California without destination inspection.

AB 572 - Chappie
Chapter 805

Eliminates conflicting provisions for licensing of horseless carriages.

AB 579 - Biddle
Chapter 806

Shortens the procedure to be followed by the State Air Resources Board by which it could intervene if it finds, after investigation, that its ambient air quality standards are not being complied with within an air basin or that local or regional authority has not taken reasonable action to control emissions from non-vehicular sources. Emergency procedures, new in this bill, would require that the Board give not less than 24 hours notice to the local authority before taking any action; but in doing so, must state the facts constituting the emergency which prevented the Board from giving 30 days' written notice for a public hearing.

AB 593 - Johnson, H.
Chapter 807

Extends workmen's compensation benefits to Division of Forestry firefighters when firefighting, rescuing, or protecting life or property anywhere in the State when they are not acting under immediate direction of their employer.

AB 610 - Arnett
Chapter 808

Transfers the responsibility for the enforcement of the Nurses Registries Act from the Division of Consumer Services to the Bureau of Employment Agencies within the Department of Consumer Affairs.

AB 626 - Duffy
Chapter 809

Deletes the provision prohibiting justice courts from taking jurisdiction in prosecutions for contributing to the delinquency of a minor.

AB 656 - Knox
Chapter 810

Revises provisions of the Corporate Securities Law of 1968 relating to exemptions from provisions of such law, qualification by coordination, discipline of broker-dealers and investment brokers, securities advertising, and civil liability for violations of such law. The bill also revises provisions of such law relating to fees for certificates to act as broker-dealer's agent and investment advisor and revises provisions of Commodity Advisors Law relating to fee for certificate to act as commodity advisor. The bill further provides that all revisions of such fee provisions shall become operative on July 1, 1973.

AB 694 - Chappie
Chapter 811

Includes construction or parking areas for aircraft, other than air carriers, as an eligible item for funding under the law governing the Aeronautics Fund.

AB 704 - Murphy
Chapter 812

Deletes that portion of Route 1 from the west city limits of Santa Cruz to the San Mateo-Santa Cruz county line from the California freeway and expressway system.

AB 742 - Porter
Chapter 813

Abolishes the Water Quality Advisory Committee. The bill deletes the requirement for separate accounting of revenues from liquid waste haulers' fees, and permits cease and desist orders to be served by personal service as well as by registered mail. Additionally, the bill extends civil penalties similar to those contained in the Porter-Cologne Act to intentional or negligent violations of industrial waste ordinances adopted by local agencies authorized to operate waste treatment and disposal facilities.

AB 781 - Maddy
Chapter 814

Authorizes the governing board of a school district to require a distinctive uniform to be worn by classified employees. Makes districts which require uniforms and other items responsible for their cost.

AB 817 - Conrad
Chapter 815

Provides for the payment of travel expenses and per diem to the members of the American Revolution Bicentennial Commission of California. The bill makes an appropriation of \$5,000 for this purpose.

AB 819 - Barnes
Chapter 816

Exempts from the Yacht and Ship Brokers Act licensing requirements for persons who sell only vessels in excess of 300 gross tons. The bill also eliminates the need of an applicant to have two licensed Yacht and Ship Brokers or Real Estate Brokers certify to his honesty, truthfulness and good reputation and recommend he be licensed. The bill makes other related changes.

AB 858 - Quimby
Chapter 817

Makes certain provisions relating to the imposition of license taxes by cities applicable to coin-operated vending machines rather than to coin-operated vending machines dispensing tangible personal property. The bill authorizes the city to require certain coin-operated vending machine business licensees to submit copies of tax statements filed with government entities disclosing gross receipts received from owning, renting, leasing, or operating such machines.

887 - Biddle
Chapter 818

Amends those sections of the Elections Code providing for disclosure of campaign receipts and expenditures in connection with ballot measure elections. The bill makes a change in the definition of the word "treasurer" and provides that forms for filing campaign statements shall be furnished by appropriate state or local election officials.

AB 918 - Hayden
Chapter 819

Authorizes persons licensed to train guide dogs for the blind to take dogs being trained as guide dogs for the blind in public conveyances, places of public accommodation, amusement or resort, and housing accommodations.

- AB 946 - McCarthy
Chapter 820 Specifies that the Industrial Welfare Commission cannot adopt provisions requiring employers to maintain records concerning hours of work, meal periods, rest periods, or similar matters for women employees unless the employers also maintain such records for male employees.
- AB 965 - Monagan
Chapter 821 Makes changes in positions and salaries of municipal court employees in San Joaquin County.
- AB 987 - Brathwaite
Chapter 822 Amends the relocation assistance law to provide that relocation assistance payments are exempt from execution and attachment for a period of six months. It also provides that such payment and proceeds are exempt in the amount, over and above all liens and encumbrances, allowed for homesteads.
- AB 1165 - Chappie
Chapter 837 Authorizes the Board of Governors of the California Community Colleges to enter into interstate attendance agreements with statewide agencies of other states for the exchange of residents, on a one-for-one basis. The bill authorizes waiver of nonresident tuition as condition to such participation.
- AB 1267 - Wilson
Chapter 823 Provides that the period for commencement of a civil action by the Attorney General or a district attorney for violation of certain false and other advertising laws is three years from the time of discovery by the Attorney General or district attorney of the facts constituting such violation.
- AB 1285 - Brathwaite
Chapter 838 Authorizes a board of supervisors by ordinance to designate a facility for confinement of prisoners classified for the work furlough program. The work furlough administrator may be designated as custodian of the facility.
- AB 1322 - Badham
Chapter 824 Deletes that portion of Route 1 within the City of Newport Beach from the California freeway and expressway system.
- AB 1454 - Beverly
Chapter 825 Allows determinations regarding tentative subdivision maps to be made by an advisory agency such as a planning commission rather than the city council. The bill applies only to the City of Los Angeles.
- AB 1457 - L. Greene
Chapter 839 Provides that the Director of the Department of Health Care Services may by regulation provide for artificial dentures for conditions which preclude use of removable dental prostheses.
- AB 1500 - Duffy
Chapter 826 Permits performance of acupuncture and other forms of traditional Chinese medicine by an unlicensed person in an approved medical school for the primary purpose of scientific investigation of acupuncture under specified circumstances.
- AB 1506 - Lanterman
Chapter 827 Extends from December 31, 1972, until December 31, 1973, the expiration date of provisions requiring the State Board of Optometry to permit the taking of the optometrist examination by persons meeting certain requirements.
- AB 1650 - Lewis
Chapter 840 Appropriates \$8,000 to the Department of Parks and Recreation for the operation and maintenance of facilities at Silverwood Lake. Silverwood Lake is a unit of the State Water Project.
- AB 1698 - Quimby
Chapter 828 Authorizes any person to file an application with the governing body of any city or county for a conditional use permit for a mobilehome or mobilehome park. Requires the governing body or planning commission to hold a public hearing on the application. The bill specifies requirements for public hearings and the filing of a staff report. The reasons for any decision of the governing body are required to be included in the record.

- AB 1833 - Cory
Chapter 829 Revises the method of computing attendance of regular students in community college grades 13 and 14, including summer sessions and Saturday classes. It also deletes the requirement that the Department of Finance and the Board of Governors of the Community Colleges develop factors and determine census days for computation of attendance.
- AB 1887 - Lanterman
Chapter 830 Requires the State Personnel Board to approve the appointment of qualified persons to the number of positions in a class in an agency authorized by the Legislature in the Budget Act, with only secondary consideration to the number of positions subordinate to those positions.
- AB 1943 - Biddle
Chapter 831 Specifies that where the parent or guardian of a pupil who has been expelled from school requests a hearing before the county board of education, the School district governing board, or the board's designee, may appear and present evidence at such hearing. The county board of education shall notify the school district governing board of the time and place of the hearing.
- AB 1994 - Stacey
Chapter 832 Authorizes the Kern County Water Agency to issue negotiable promissory notes to pay the cost of any work or improvement for the benefit of any member unit, and would eliminate the requirement of previous approval of the board of supervisors of Kern County for proceedings in eminent domain, contracts with the state or the United States and for the issuance of bonds to be submitted to the electorate.
- AB 2112 - Moorhead
Chapter 833 Makes a number of changes in the laws governing the operation and administration of the unemployment compensation and unemployment compensation disability programs.
- AB 2143 - Townsend
Chapter 834 Provides that work covering street lighting and traffic signals is not excluded from the Subletting and subcontracting Fair Practices Act.
- AB 2315 - Belotti
Chapter 835 Provides the 39th District Agricultural Association at Angels Camp with a \$50,000 loan to meet operational expenses.
- AB 2382 - Fenton
Chapter 836 Defers until July 1, 1973, the effect of provisions excepting certain school districts and schools from the applicability of the Education Code section relating to the continuance and discontinuance of elementary schools following district reorganizations, in the case of districts involved in certain litigation.

Governor Ronald Reagan today announced the following bill has been signed with specified reduction:

- AB 612 - Vasconcellos
Chapter 841 Provides that for the 1972-73 and 1973-74 fiscal years, the Superintendent of Public Instruction will not make any allowance pursuant to specified provisions of the Miller-Unruh Basic Reading Act. The bill reappropriates those funds to Project SHARE in the amount of \$500,000 for each of the fiscal years 1972-73 and 1973-74. Remaining funds are to be utilized for particular Miller-Unruh programs as designated in the bill. The bill further authorizes school districts and county superintendents of schools to participate in SHARE projects, with an increase in allocation for SHARE tutors. Evaluation of Project SHARE, on a cost-effectiveness basis, is to be made by the Superintendent of Public Instruction.

Reduction: "I am reducing the appropriation contained in Section 2(b) of Assembly Bill No. 612 from \$500,000 to \$400,000. The reduced appropriation reflects what I believe is an appropriate level of State support for Operation SHARE for 1973-74. With the above reduction I approve Assembly Bill No. 612."

Governor Ronald Reagan today announced that the following bills have been vetoed:

AB 1805 - Hayes Permits individual contracting agencies under the Public Employees' Retirement System to elect the highest year of compensation as the basis for payment of benefits for local safety members.

Reason for veto: "This bill would permit individual contracting agencies under the Public Employees' Retirement System to elect the highest single year of compensation rather than the highest three year average as the basis for payment of retirement benefits for local safety members.

"Final compensation computations in a multiple employer, multi-membership classification system, such as the Public Employees' Retirement System, must be uniform. Variations within the system can only create excessive administrative burdens and further aggravate the already complex problem of estimating and funding future benefits.

"The present three year basis for computing retirement benefits already is a very liberal provision and I find no compelling evidence to support the need for a different method of computing benefits for a single category of employees.

"Accordingly, I am returning the bill unsigned."

SB 1461 - Wedworth Requires coroners to hold an inquest regarding the death of persons dying unattended by a doctor in the 20 days prior to death, rather than 10 days.

Reason for veto: "The bill would require coroners to hold an inquest regarding the death of a person unattended by a physician in the 20 days prior to death, rather than 10 days under current law.

"The purpose of the 10 day period is to insure adequate and accurate determination of the circumstances of death for all deaths occurring in California. The 10 day provision closely conforms to standards recommended by the federal government.

"There is every reason to believe that a change in the present 10 day requirement would not serve the public interest.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN
Sacramento, California 95814
Ed Gray, Press Secretary
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RELEASE: Immediate

#471

Governor Ronald Reagan today announced he has signed legislation that will provide local law enforcement agencies tighter control over convicted federal narcotics offenders.

The legislation, AB 414, authored by Assemblyman Alan Sieroty (D-Beverly Hills), provides that persons convicted in federal court of offenses which would be punishable as felony narcotics offenses in California must register with the law enforcement agency where they live.

In addition, the bill provides that persons who are convicted of misdemeanor possession or use of marijuana need not register with their local law enforcement agency.

Governor Reagan noted that most police departments do not now register persons convicted of misdemeanor possession or use of marijuana. Local officials doubt that registration of misdemeanor marijuana offenders has any deterrent effect. Felony narcotics offenders still would come under the full force of the law.

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Walthall

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

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|------------------------------------|--|
| AB 76 - Dunlap
Chapter 850 | Provides that when only a part of a county is within the Bay Area Air Pollution Control District, the committee of cities in the county which selects the councilman or mayor to represent the cities on the board of the district shall consist only of those cities actually within the district. |
| AB 82 - Miller
Chapter 851 | Requires the California Toll Bridge Authority to grant toll free passage on all toll crossings under its jurisdiction to members of the California Highway Patrol on duty. |
| AB 276 - Keysor
Chapter 852 | Requires any money loaned by a board of supervisors to a maintenance district formed under the Improvement Act of 1911 to bear interest at a rate to be fixed by the board. The bill also requires any area of such a district, or a tax assessment zone thereof, included in a city by annexation or incorporation after such a loan has been made to continue to be taxed for its proportionate share of the unpaid balance of the loan. |
| AB 669 - Murphy
Chapter 853 | Revises provisions of the Outdoor Advertising Act exempting specified types of advertising displays from prohibitions against placement or maintenance of displays adjacent to interstate or primary highways. |
| AB 1450 - Quimby
Chapter 854 | Changes salaries and positions of court attaches in the San Bernardino County Municipal District and the Eureka Judicial District. |
| AB 1623 - Warren
Chapter 855 | Revises the claim and delivery law. |
| AB 1663 - Murphy
Chapter 856 | Provides that employee benefit trust distributions and income or increment thereon escheat to the state under designated circumstances, and with specified exceptions. |
| AB 1739 - Gonsalves
Chapter 857 | Clarifies the law with respect to the assessment of property by recognizing the distinction between property valued at full cash value and land subject to restricted valuation as open-space land subject to an enforceable restriction. |
| AB 1933 - Burke
Chapter 858 | Provides with respect to professional employee organizations that dispute as to the appropriateness of a unit of representation shall be submitted to the Division of Conciliation for mediation or recommendation for resolving the dispute. |
| AB 2019 - Hayden
Chapter 860 | Provides that the air pollution control officers of regional air pollution control districts shall enforce all pertinent provisions of the Vehicle Code. The bill also provides that the air pollution control officer of the Bay Area Air Pollution Control District shall be authorized to enforce the Vehicle Code if funds are subvented to the District pursuant to AB 1582. |

AB 1942 - Cory
Chapter 859

Prohibits the State Department of Public Health and specified local agencies from denying eligibility or aid under the crippled children's program because an otherwise eligible person is receiving treatment services under a teaching program at an accredited medical school facility provided that such treatment services are under the general supervision of a crippled children services panel physician.

AB 2024 - Lanterman
Chapter 861

Deletes a duplicate provision of law authorizing the Board of Control to adopt rules and regulations regarding relocation assistance. The bill also provides that relocation assistance payments shall be exempt from execution of judgment for six months after receipt.

AB 2040 - Pierson
Chapter 862

Increases from \$15 to \$25 per meeting and from a maximum of \$60 to \$100 per month, the compensation which may be received by redevelopment agency members when the legislative body of a city of less than 200,000 or the legislative body of a county serves as a redevelopment agency.

AB 2046 - Pierson
Chapter 863

Extends additional unemployment compensation disability benefits paid to claimants for hospital confinement to those claimants who are confined in nursing homes.

AB 2113 - Moorhead
Chapter 864

Clarifies the powers and duties of the Superintendent of Public Instruction and the director of the Department of Human Resources Development under legislation passed earlier this year, relating to unemployment insurance coverage of non-academic classified service school employees.

AB 2328 - Foran
Chapter 865

Requires specified public multicounty transit systems in the jurisdictional area of the Metropolitan Transportation Commission to incorporate physical characteristics compatible with the system of the San Francisco Bay Area Rapid Transit District.

AB 2349 - Moorhead
Chapter 866

Makes changes in the provisions relating to the destruction of superior court records.

AB 2375 - Powers
Chapter 867

Appropriates \$2,210,000 from the General Fund to the Department of General Services for acquisition of the monorail system at the California Exposition and Fair.

SB 447 - Way
Chapter 842

Requires green onions and shallots to conform to the quality standards established by the director of agriculture.

SB 484 - Coombs
Chapter 843

Requires the State Lands Commission to enter into negotiations with the Department of the Interior, through the Bureau of Land Management, for the acquisition of specified federal lands, either by purchase or exchange, in order to insure the preservation and protection of an archaeological site located on such lands.

SB 516 - Holmdahl
Chapter 844

Prohibits any person who operates a pet shop to fail to maintain the premises and animals in a designated manner. The bill makes it a misdemeanor to violate such provisions.

SB 723 - Carpenter
Chapter 845

Includes regional occupational centers and programs within the Education Code provisions relating to approval of contracts in excess of \$7,500 for construction, addition, and alteration of

school buildings where joint powers agreements are involved. It also includes buildings used by regional occupation programs within the definition of school buildings for Field Act purposes.

SB 939 - Walsh
Chapter 846

Prohibits the acquisition or control of a highway carrier by any person or corporation, domestic or foreign, without first securing authorization of the Public Utilities Commission.

SB 1130 - Short
Chapter 847

Adds an additional public member to California Board of Nursing Education and Nurse Registration.

SB 1347 - Deukmejian
Chapter 848

Permits issuance of a "club" alcoholic beverage license to a private club that has not less than four regulation handball or racquetball courts.

SB 1377 - Grunsky
Chapter 849

Authorizes attendance of inmates of various penal institutions to be included in average daily attendance of community college which they attend pursuant to specified provisions of the Penal Code.

Governor Reagan also announced today that he has vetoed the following bills:

AB 615 - Brown

Requires that each board, bureau, commission, committee or similarly constituted agency in the Department of Consumer Affairs issuing licenses, except the State Athletic Commission and the State Board of Guide Dogs for the Blind, to publish and mail at least twice a year, or at least once a year under specified circumstances where there has been no change in the board's laws or regulations, to each licensee or licensed business establishment a newsletter containing specified information including recent legislation and disciplinary actions taken.

REASON FOR VETO:

"While I agree that a need exists to give greater publicity to the work of the agencies within the Department of Consumer Affairs, I feel that this only can be accomplished by giving the department, itself, the responsibility and authority for developing an overall information program, with sufficient flexibility to provide pertinent and timely information, not only to licensees, but to the general public as well.

"Accordingly, I am returning the bill unsigned."

AB 1411 - Foran

Provides an exception to the requirement that the basic benefits under Medi-Cal be exhausted before the supplemental benefits may be utilized, where physician visits are allowed under the supplemental schedule of benefits or services are received under extended treatment plans.

REASON FOR VETO:

"Under the current law regarding the Medi-Cal program, no supplemental benefit can be utilized until the corresponding basic benefit has been exhausted. AB 1411 provides an exception to this requirement. Under AB 1411, physician visits allowed under the supplemental schedule of benefits, or extended treatment plans allowed pursuant to Section 14133.1 of the Welfare and Institutions Code, can be utilized without exhausting the corresponding basic benefits.

"This bill would significantly diminish the utilization control, for physicians' services as well as other services, covered by the basic schedule of benefits, contained in the Medi-Cal reform legislation I signed in 1971. In my opinion, no compelling reason exists to lessen the existing utilization controls on these services.

"Accordingly, I am returning the bill unsigned."

SB 627 - Roberti

Prohibits a referee of the Workmen's Compensation Appeals Board from writing a report and recommendation to the Appeals Board when a petition for reconsideration has been filed, except in cases where the applicant is representing himself.

REASON FOR VETO:

"The purpose of the referee's report and recommendation on a petition for reconsideration is to provide the members of the Appeals Board with the advantage of studying the reasons for the referee's decision on the issues raised in the petition for reconsideration. Without such a report, a detailed legal opinion, prepared by the board's legal staff, who are not familiar with the case, would be necessary. This would result in unnecessary delays in the granting or denying of petitions for reconsideration.

"I cannot approve a measure which would further increase the time required before an injured workman would begin receiving benefits.

"Accordingly, I am returning the bill unsigned."

#

Governor Ronald Reagan announced today that he has vetoed the following bill:

SB 425 - Beilenson

Deletes the portion of Route 2 from Route 405 to Glendale Boulevard in Los Angeles County from the California freeway and expressway system, on January 15, 1974. The bill specifies that the Department of Public Works is not precluded from acquiring real property necessary to increase the traffic capacity of existing Route 2 as a conventional highway or as a limited access parkway. The bill further declares legislative intent that the Department of Public Works and other public entities consider the feasibility of modifying existing surface arterials and county secondary highways into limited access parkways to relieve traffic congestion in the area served by such portion of Route 2.

REASON FOR VETO:

"I am personally opposed to the construction of an 8 to 10 lane freeway through the transportation corridor between Glendale and the San Diego Freeway in Los Angeles.

"However, to remove Route 2 from the State Freeway and Expressway System when a cooperative study is under way on a regional multi-modal transportation system by the Southern California Association of Governments, the Southern California Rapid Transit District and the state at this time would be a serious mistake.

"This bill would prematurely remove some of the options available to solving the problems created by the ever-increasing traffic congestion on surface streets in this fine residential area. The deletion of a previously approved route in the freeway and expressway system must not be done on a piecemeal basis when there are no clear alternatives to meeting long-range transportation requirements.

"The many arguments "for" and "against" this freeway deletion bill emphasize to me the urgent necessity to evaluate the above study before any action is taken. In addition, I have directed the State Department of Public Works to report to me early next year on alternative solutions to the problems in this area.

"This proposed freeway segment must be looked upon as a vital corridor in the long-range plan for moving people and goods in one way or another through the Los Angeles area. To eliminate this corridor now would be premature and could produce an adverse effect on the overall, long-range transportation planning for the Los Angeles metropolitan area.

"Accordingly, I am returning the bill unsigned."

#

Walthall

Governor Ronald Reagan has signed legislation (AB 246) by
Assemblyman Bob Wood (R-Salinas) designed to provide maximum safe
working conditions for farm workers and others who work in pesticide
treated areas.

"This bill will bring together the best resources of the people in agriculture and in public health, at both the state and local level, to insure that pesticides are applied, handled and stored safely in California on a continuing basis," Governor Reagan said.

"With the phasing out of certain environmentally harmful pesticides, agriculture has had to turn to alternative chemicals. Some of these new chemicals are extremely hazardous to humans for a short period of time.

"This legislation will insure that all fields which have been sprayed with dangerous pesticides will be clearly marked with warning signs giving the exact date for safe re-entry. The cooperative effort of the State Department of Agriculture and the Department of Public Health in establishing safe re-entry times will reduce significantly the incidence of occupational injury to farm workers, pesticide applicators and others who work in pesticide treated areas."

The bill requires that all regulations relating to health matters be based upon the written and public recommendations of the State Department of Public Health. Under the measure, the local health officer would also be required to investigate health hazards and to take whatever action is necessary to eliminate them.

#

Walthall

Governor Ronald Reagan today announced two reappointments, three replacement appointments and five additional appointments to the California Advisory Council on Vocational Education and Technical Training.

The five new appointees are representatives of categories created by the 1971 legislature and increases the Council membership to thirty. The members' terms on the council vary from one to four years, depending on the category each member represents.

David Risling of Davis, who represents vocational education and John F. Weidert of Fresno, who is the elementary school boards representative, are the two members who were reappointed. Both will serve four year terms.

Risling, 51, a Republican, is the Coordinator of Native American Studies, University of California, Davis. He and his wife Barbara and their four children reside at 2403 Catalina Drive, Davis. He has served on the council since 1969.

Weidert, a 37-year-old newscaster, is the farm editor for KMJ and KMJ-TV Fresno and a member of the council for the past year. He was graduated from the University of Illinois with a degree in agriculture. He and his wife and two sons reside at 4262 W. Belmont, Fresno. Weidert is a Republican.

Replacements on the council are John C. Hedlund of Glendale, for Oscar L. Gallego of Monterey Park; James B. Tharp of Oakland, for John F. Williams of San Diego; and Dr. Louis Kaufman of Los Angeles, for Charles Patrick of San Diego. Hedlund represents post-secondary institutions, Tharp represents the general public and Kaufman represents local community college agencies. They will serve on the council four years.

Hedlund is executive vice president and general manager of a printing firm. He is active in educational affairs and currently is president of the Glendale Community College Board of Education. The 45-year-old Republican is married and the father of five children. The family resides at 1765 Hillfir Drive, Glendale.

Tharp, 41, is an engineer-announcer for KNEW in Oakland. A graduate of UCLA with degrees in engineering and journalism, he has been associated with a number of radio stations in the Bay Area. He is a member of the NAACP, the Vallejo Minority Youth Advisory Board, and other civic and fraternal organizations. Tharp is married and the father of three children.

The family lives at 411 Lakeside Drive, Vallejo. He is a Republican.

Dr. Kaufman, a Republican, is president of Los Angeles City College. Before beginning his career in education in 1960 at USC, he occupied executive positions with both manufacturing and retail firms. He is also a major general, commanding the 63rd Army Reserve Command.

New appointees to the council include two teenagers, a professional football player, a vocational education consultant and a contractor.

The teenagers appointed to the board are Miss Eileen C. Flynn, of Long Beach, and Daniel R. Brown of Red Bluff. Both are 17 years old. They will represent students currently enrolled in vocational educational programs. Their terms are for two years.

Miss Flynn, of 4418 East Broadway, Long Beach, is a 1972 graduate of Wilson High School. She was in Distributive Education and maintained a 3.5 grade point average throughout the four years. She will enter Cal Poly Pomona this fall for a post-secondary merchandising program.

The other teenager, Dan Brown, is in his senior year at Red Bluff High School. He lives on the family ranch on Route 3, Box 2571, Red Bluff. A former president of the 4-H, he also is a naturalist, musician, rodeo roping champion and livestock judging champion.

Marlin T. McKeever of Corona Del Mar, a professional football player, and Harry A. Harrison of Menlo Park, the owner of a construction company, have been appointed to represent a cross section of industrial, business, professional, agricultural and health service occupations. They will serve three year terms.

McKeever, a 31-year-old middle linebacker for the Los Angeles Rams, was born in Cheyenne, Wyoming, and raised in Los Angeles. He is married and is the father of four children. They live at 1524 Keel Drive, Corona Del Mar. He is also a member of both the President's Conference on Physical Fitness and the Advisory Committee to the President on Ecological Merits Awards. McKeever is a Republican.

Harrison, a contractor for the past 25 years, earned his degree in vocational education from San Jose State in 1969. Harrison, a Republican, has been a member of the council since 1969, although representing a different category. This is a new appointment. He has been a resident of Menlo Park for 37 years and resides at 315 La Cuesta Drive.

Charles "Bud" Neff of Santa Ana, Chairman/Consultant to the Orange County Department of Education for Vocational Education, will represent county offices of education. He will serve three years.

Neff, 47, a Republican, worked as an accountant and was owner/manager of a retail paint store. He was graduated from California State, Long Beach, and earned his master's degree in Business Education at Chapman College. He, his wife and three children reside at 1498 Cedar Street, Anaheim. Council members receive actual and necessary expenses.

OFFICE OF GOVERNOR RONALD REAGAN
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#476

Governor Ronald Reagan today signed legislation making the dependent children of California servicemen who are prisoners of war or missing in action, eligible for Cal-Vet educational assistance benefits.

"This is just another way that we can show our concern for our fellow California citizens who are prisoners of the communist North Vietnamese," Governor Reagan said. "And it should ease some of the burden being carried by the wives and families of the POWs," he added.

The bill, SB 15, was authored by Senator Clair Burgener (R-San Diego). It passed unanimously through both houses of the legislature.

#

Garcia

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

AB 148 - Chappie Chapter 909	Provides for a state income tax credit of \$8 for a taxpayer who maintains certain students as members of his household for at least six months.
AB 254 - Townsend Chapter 883	Authorizes destruction of hypodermic syringes and needles by grinding and disposal in sewerage systems and authorizes disposal of recognizable anatomical parts, infectious wastes, human tissues, or anatomical human remains following conclusion of scientific use by interment, incineration, or any other method determined by the State Department of Public Health to protect the public health. The bill permits furnishing and obtaining of hypodermic syringes or hypodermic needles, for use which the State Board of Pharmacy determines are industrial, without restriction.
AB 281 - Bagley Chapter 910	Amends provisions relating to the livestock in-lieu tax claims for the business inventory exemption, the senior citizens' property tax assistance statements printed on tax bills and included with the homeowners exemption claim-forms, and one-bank holding companies.
AB 349 - Burton Chapter 911	Provides that a contracting agency which is a city and county shall be subject to the Meyers-Geddes State Employees Medical and Hospital Care Act only with respect to employees who upon entering city and county employment from state employment had an option under state statutes to continue enrollment under the Act.
AB 392 - Z'berg Chapter 912	Provides for submission to the voters at the 1974 direct primary election of the "State Beach, Park, Recreational and Historical Facilities Bond Act of 1974," which would authorize issuance of general obligation bonds in the amount of \$250 million to provide funds to acquire and establish beaches, parks, recreational, and historical resources.
AB 424 - Thomas Chapter 875	Authorizes the State Athletic Commission to license described gymnasias used for training purposes by professional boxers. The bill prohibits sparring for training purposes between a licensed professional boxer and a person not also so licensed or holding a permit as a training sparrer.
AB 529 - Ryan Chapter 876	Provides that, in the computation of a non-resident tuition fee in the California community colleges, the base shall be the cost of the individual district involved rather than the cost of all the community colleges at the state-wide level.

AB 550 - Chappie
Chapter 913

Provides that a portion of the funds totaling nearly \$10 million loaned to the North Tahoe, South Tahoe, and Tahoe City Public Utility Districts and the Truckee Sanitary District for the construction of sewage and storm drainage facilities, which would have been received in the form of a grant under the Clean Water Bond Law of 1970, not to exceed the amount required as a state contribution in the event of receipt of federal reimbursements, need not be repaid to the state but shall be considered for all purposes grants to said districts. The bill requires federal funds received as grants be deposited in the State Water Quality Control Fund for reimbursement of construction funds loaned from the fund.

AB 595 - Meade
Chapter 877

Extends the sales and use tax exemption for "medicines" to include artificial limbs or their replacement parts. The bill exempts from sales and use taxes meals and food products furnished or served to low-income elderly persons at or below cost by a nonprofit organization or governmental agency under a program funded by the state or federal government.

AB 655 - Ryan
Chapter 914

Changes the basis for computing charges to school districts that have students attending classes in another district.

AB 674 - Brathwaite
Chapter 915

Provides that hiring and promotional practices of the state, cities, and counties shall conform to the Civil Rights Act of 1964.

AB 746 - Monagan
Chapter 916

Makes it a misdemeanor for any prisoner confined in a local detention facility to maliciously start an unauthorized fire.

AB 960 - Bee
Chapter 878

Grants authority to the Los Angeles Community College District to complete the merger of its local retirement system with the State Teachers' Retirement System. It prescribes the effect of the merger upon the benefits of members, and upon the disposition of the funds and assets. It also prescribes the method of transfer of assets.

AB 1202 - McCarthy
Chapter 918

Implements the federal Nutrition Program for the Elderly. The bill creates the Office of Special Services within the Health and Welfare Agency.

AB 1497 - Duffy
Chapter 919

Provides for terms of office for members of the Council on Continuing Education for the Health Occupations. The bill adds one additional registered nurse and one additional licensed vocational nurse member to the council. The bill further provides that continuing education standards and alternatives shall be established by the council by January 1, 1975, and be renewed every two years.

AB 1571 - Waxman
Chapter 920

Adds Assembly Constitutional Amendment No. 42 and Senate Constitutional Amendment No. 70 to the November ballot.

AB 1611 - Belotti
Chapter 921

Authorizes the state to convey to the County of Mendocino all or any part of the Mendocino State Hospital property.

AB 1779 - Miller
Chapter 879

Authorizes governing boards of community college districts to employ temporary and substitute employees according to current provisions of law.

- AB 1841 - Maddy
Chapter 880
- Makes any covenants, conditions or restrictions existing on property acquired by a redevelopment agency void and unenforceable against the redevelopment agency and against any subsequent owners or tenants unless the redevelopment agency expressly in writing agrees to be bound by the covenants, conditions or restrictions.
- AB 1859 - Lanterman
Chapter 922
- Extends the termination date of the Department of Education's pilot program for mentally disordered minors from June 30, 1972, to June 30, 1973, and extends the deadline for evaluation report on such pilot program from September 1, 1972, to September 1, 1973.
- AB 1871 - Lanterman
Chapter 923
- Requires the Department of Mental Hygiene to notify the counties and the legislature at least nine months in advance of any planned closures and that the detail of any such closure be set forth in the governor's budget. The bill further requires the department and the counties to jointly plan for absorbing as many state employees as possible; permits a state employee transferred to a county program to return his sick leave benefits in reserve account for up to five years to be used only when county benefits are exhausted; permits the counties to establish retraining programs for transferred employees and appropriates \$200,000 to fund such programs.
- AB 1951 - Biddle
Chapter 924
- Extends provisions for county support and maintenance to minors temporarily placed out of their home by the probation department while under a department program of supervision.
- AB 1970 - McAlister
Chapter 881
- Revises the Vehicle Code provisions prohibiting riding on any vehicle or portion thereof not designed or intended for the use of passengers and prohibiting any person while driving a motor vehicle to knowingly permit any person to so ride. The bill also recasts and revises the Vehicle Code provisions prohibiting any person under the age of 21 years from knowingly possessing, transporting, or having under his control, any alcoholic beverage in any motor vehicle.
- AB 1975 - Karabian
Chapter 925
- Provides that the mandatory retirement age of a court commissioner of a superior court and a traffic referee of a municipal court under the County Employees' Retirement Law in Los Angeles County shall be 70.
- AB 2053 - Chappie
Chapter 926
- Authorizes county waterworks districts to collect rates or charges for the use and supply of water in lieu of or supplemental to revenues obtained by taxation. The districts would be permitted to collect charges for services rendered in the current or immediately preceding year as part of the general county tax bill.
- AB 2132 - Dunlap
Chapter 882
- Extends the period from one year to three years in which dedication of certain ^{public} access routes to the coast and shorelines must be accepted by a city or county after approval of a subdivision map or be deemed abandoned.
- AB 2133 - Dunlap
Chapter 927
- Prohibits the approval of any mobilehome parks not subject to the Subdivision Map Act and fronting on bodies of water owned by a public agency unless "reasonable" public access is provided.

- SB 15 - Burgener
Chapter 884 Allows dependent children of California servicemen who are prisoners of war or missing in action to be eligible for certain benefits regarding tuition assistance; and allows such dependents to receive other specified governmental assistance.
- SB 147 - Mills
Chapter 885 Provides that local authorities may adopt ordinances and resolutions requiring the licensing and registration of bicycles. Prohibits the operation of an unlicensed bicycle on a highway or on public property in jurisdictions requiring such licensing. The bill requires the Department of Justice to maintain records relative to lost and stolen bicycles.
- SB 160 - Way
Chapter 886 Authorizes those counties which do not have a juvenile home, ranch or camp to use state probation subventions to pay for such placement in other counties.
- SB 212 - Grunsky
Chapter 868 Authorizes the Board of Governors of the California Community Colleges to approve of advance apportionments from the State School Fund to meet costs of preliminary plans for construction in a district when it has been shown that the district has no uncommitted funds available for such use and any delay in development of preliminary plans will delay construction and placing of an application for state support for construction.
- SB 285 - Marks
Chapter 869 Continues the pilot project jointly undertaken by the Department of Finance, Fullerton State University, and the Trustees of the California State University and Colleges to implement a program, planning budgeting system at one selected campus.
- SB 349 - Wedworth
Chapter 529 Makes it a misdemeanor for a person, without written permission of the owner or operator of the property on which the entertainment event is to be or is being held, to sell admission tickets to any entertainment event, which were obtained for purpose of resale, at any price which is in excess of the price that is printed or endorsed upon the ticket, while on the grounds of or in the stadium, arena, theater, or other place where an event for which the admission tickets are sold is to be or is being held.
- SB 400 - Grunsky
Chapter 887 Establishes details and procedures for killing of cats and dogs by humane society officers, or officers of a pound or animal regulation department.
- SB 402 - Deukmejian
Chapter 888 Extends psychotherapist privilege to licensed marriage, family and child counselors, except in criminal proceeding.
- SB 403 - Deukmejian
Chapter 889 Revises the education and experience requirements for a marriage, family, or child counselor license.
- SB 457 - Lagomarsino
Chapter 890 Permits the board of supervisors to increase court fees for support of county law libraries from \$5 to \$7 if the board determines the increase is necessary to defray expense of the library.

- SB 621 - Beilenson
Chapter 891 Provides that provisions of law relating to clinical laboratories shall not apply to a laboratory owned and operated by nonprofit corporation or association contracting with or employing individual physicians and surgeons to render medical care and directly funded at least 80% by the U.S. Government, for laboratory work performed on patients of such physicians and surgeons and under their supervision.
- SB 628 - Roberti
Chapter 892 Appropriates \$500,000 to the Workmen's Compensation Appeals Board to allow the Board to employ specified additional personnel not provided for in the Budget Act of 1972.
- SB 636 - Dills
Chapter 870 Requires an applicant for a license to operate a school of cosmetology to present to the State Board of Cosmetology evidence that at least 25 persons are enrolled as bona fide, full-time students. The bill also requires the board to admit to the cosmetology instructor's examination applicants who had completed certain teacher training or practical experience requirements prior to the effective date of certain amendments made in the law in 1971 and who comply with other requirements.
- SB 641 - Dills
Chapter 871 Prohibits, with specified exceptions, any person from taking a sentry dog or a tracker or attack dog into, or keeping a sentry dog or a tracker or attack dog in, any portion of any business establishment which is open to the public unless the dog is accompanied or kept by a dog handler. The bill also prohibits, with specified exceptions, any person from keeping such dogs in any business establishment or any other place open to the general public at any time unless there is posted at every entrance a sign to warn persons that such a dog is used at such business establishment.
- SB 648 - Lagomarsino
Chapter 893 Authorizes the impanelment of one additional grand jury in Ventura County.
- SB 777 - Song
Chapter 894 Authorizes the formation of nonprofit corporations for the purpose of administering systems of defraying the cost of professional services of attorneys.
- SB 782 - Mills
Chapter 872 Authorizes the county superintendent of schools and the governing boards of community college districts in counties with population of less than 75,000 to contract, with the approval of the Superintendent of Public Instruction, for education of community college students in regional occupational programs operated by county superintendents of schools.
- SB 848 - Bradley
Chapter 895 Revises the permissible minimum standard for valuation of certain individual and group annuity and pure endowment contracts.
- SB 947 - Moscone
Chapter 896 Authorizes the presiding judge of the Superior Court in the City and County of San Francisco to impanel an additional grand jury to serve for a period of one year or less. Once impaneled, the additional grand jury can function as a regular grand jury, but will have the sole jurisdiction to return indictments, except for matters which the regular grand jury, is inquiring into at the time of its impanelment. Members of the additional grand jury may be selected at random from the list of trial jurors in civil and criminal cases.

- SB 983 - Roberti Chapter 897 Provides that the juvenile court may dismiss, without prejudice, any unverified petition to commence proceedings declaring a minor a ward or a dependent child of the court.
- SB 1022-Deukmejian Chapter 898 Clarifies the authority of the State Oil and Gas Supervisor and strengthens the role of the Division of Oil and Gas in dealing with environmental problems.
- SB 1080 - Carpenter Chapter 873 Provides when any school district is created through reorganization that such reorganization shall be effective for the purpose of authorizing the sale of bonds on the date the action is completed.
- SB 1157 - Marks Chapter 874 Modifies provisions of the workmen's compensation law penalizing an employer for discharging or in any manner discriminating against employee for described benefits received or actions taken by employee. The bill makes comparable penalties applicable to workmen's compensation insurance carriers who advise, direct, or threaten an insured in order to have an employee discharged for taking described action.
- SB 1185 - Holmdahl Chapter 899 Extends the \$10,000 property tax exemption to other classes of severely disabled veterans if the voters approve Senate Constitutional Amendment No. 59 at the November Election.
- SB 1229-Deukmejian Chapter 900 Authorizes, in the case of a first conviction of driving a motor vehicle upon a highway while under the influence of intoxicating liquor, any judge of a court to order a presentence investigation to determine whether a person convicted of such offense would benefit from treatment for persons who are habitual users of alcohol. It would require the court, in the case of a second or subsequent such conviction, to order a presentence investigation.
- SB 1277 - Short Chapter 901 Amends the Nursing Practice Act to permit an applicant who fails the Board's licensing examination to take a second examination without additional fee in the subjects in which he failed if not more than 12 months have elapsed since the first examination.
- SB 1324-Lagomarsino Chapter 902 Requires the Council on Intergovernmental Relations to adopt criteria and guidelines for the preparation and content of city and county general plans.
- SB 1349-Deukmejian Chapter 903 Establishes criteria and procedures to govern the denial of all licenses issued under the Business and Professions Code on the ground that the applicant lacks good character and to govern the suspension or revocation of such licenses on the ground that the licensee has been convicted of a crime.
- SB 1407 - Stiern Chapter 904 Provides for submission of Senate Constitutional Amendment No. 70 to voters at the November general election.
- SB 1412 - Holmdahl Chapter 905 Provides that money or other property received by the husband, as well as the wife, in satisfaction of a judgment for damages for personal injuries or in settlement or compromise thereof, is separate property if received while living separate from spouse.
- SB 1420 - Roberti Revises provisions relating to juvenile detention hearings by increasing the notice requirements in specified situations.

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#478

Governor Ronald Reagan today signed legislation increasing the state and employer contributions to health benefit plans under the Meyers-Geddes State Employees' Medical and Hospital Care Act. The increase, from \$14 per month to \$16, becomes effective September 1.

The bill (AB 41) was authored by Assembly Minority Leader, Bob Monagan (R-Tracy).

"I am extremely pleased that the state's continuing economic improvement makes it possible for me to sign this legislation," Governor Reagan said.

Cost of the bill for the remainder of the 1972-73 fiscal year is estimated at nearly \$2.9 million.

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Walthall

Governor Ronald Reagan today announced the reappointment of four members to the California Arts Commission. They are Mrs. Aileen E. Abbate of Fresno, Lowell Davies of San Diego, Mrs. Nancy Banning Call of Beverly Hills, and Mrs. Carolyn H. Hume of San Francisco.

Mrs. Abbate, who has served on the commission since 1967, is a past president of the Women's Board of the Fresno Arts Center and a member of the Fresno Symphony League. She and her husband and five children reside at 5350 North Roosevelt Avenue, Fresno.

Davies, an attorney, is president and chairman of the Board of the San Diego Old Globe Theater, a position he has held since 1945. He has been a member of the Arts Commission since 1967. Davies also served on the late President Eisenhower's Advisory Committee on the Arts. The San Diego attorney and his wife, the former Ethelind Thompson, are the parents of four grown children and ten grandchildren. The family resides at 4475 Hortensia, San Diego.

Mrs. Call, 617 North Alta Drive, Beverly Hills, is a member of the Los Angeles Board of Education's advisory committee on cultural resources. She is also a former finance committee chairman for the Los Angeles Junior League's Junior Arts Center and Gallery. She is a 5-year member of the Arts Commission.

Mrs. Hume, a commission member since 1969, is a member of the board of governors of the San Francisco Symphony and a director of the Society for Asian Arts. She and her husband reside at 3355 Pacific Avenue, San Francisco.

All are Republicans, except Mrs. Call, who is not registered.

Arts Commission members serve for three years and their appointments are subject to Senate confirmation. Members receive necessary travel expenses.

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