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OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.21.67

MEMO TO THE PRESS

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

August 18, 1967

SB 595 - Chapter 1269
Grunsky

Requires approval of the State Board of Education for annexation by a junior college district of noncontiguous territory. The requirement is not applicable to proceedings initiated prior to March 1, 1967. The bill also provides that when a junior college district is formed to include territory in 4 or more counties, and new district acquires property of former junior college district which ceases to exist, no tax levy shall be made against former junior college district for redemption of bond principal or interest of indebtedness of territory other than that of former district until present or future bonds equal to appraised value of property acquired have been redeemed through payment of principal and interest from revenue derived from tax levy against assessed valuation of all territory of new district except the territory of former junior college district.

SB 735 - Chapter 1270
Moscone

Amends the Probate Code to redefine "other estate" in terms of the amount of the homestead exemption rather than the fixed amount of \$12,500 when considering the setting aside of a small estate.

SB 806 - Chapter 1271
Lagomarsino

Allows specified defendants who have fulfilled the conditions of probation or have been discharged from probation to withdraw a plea of nolo contendere, as well as a plea of guilty and enter a plea of not guilty.

SB 816 - Chapter 1272
Short

Prohibits any board in the Department of Professional and Vocational Standards from using an official seal unless it contains specified phrases and is in a form approved by the Director of Professional and Vocational Standards.

SB 1151 - Chapter 1273
Deukmejian

Requires the hearing of protests concerning the issuance of a license for the sale of alcoholic beverages to be conducted within the city where the licensed premises are to be located or, if the licensed premises are to be located within unincorporated territory of a county, within that county.

SB 1453 - Chapter 1274
Dymally

Deletes specified sources from which a school district may use unbudgeted income and permits income to be used from any source other than local property taxes or the State School Fund. The bill also permits school districts to provide for salaries of employees whose work is directly related to capital outlay funds.

SB 1469 - Chapter 1275
Harmer

Requires that the amount of bank deposits of public funds not exceed 400 percent of bank's entire capital and surplus, rather than 200 percent of bank's entire capital and surplus.

SB 1505 - Chapter 1276
Teale

Requires payment on account of the attendance of pupils of a local school district in the School for the Deaf or the School for the Blind to be made to State Department of Education by September 30 following the end of the fiscal year of attendance. The bill also provides that the State Controller shall withhold from the second principal apportionment of the fiscal year following the year of attendance the amount left unpaid by a local school district due on account of the attendance of pupils of the district in the School for the Deaf or School for the Blind. The bill declares that its provisions are declaratory of existing law.

SB 1526 - Chapter 1277
Lagomarsino

Enables the Department of Parks and Recreation to agree to indemnify and hold harmless any person who leases land or grants an easement or license for the use of the land by the Department from any damages caused by the use or entry authorized.

SB 1513 - Chapter 1278
Short

Authorizes state agencies to include in agreements whereby the State obtains a grant of easement, lease, license, right-of-way, or right of entry a provision whereby the State indemnifies and holds harmless the grantor, lessor or licensor and agrees to pay for damage caused by reason of the uses authorized by such agreement.

AB 1209 - Chapter 1279
Brathwaite

Permits traffic hearing officers, under order of the juvenile court, to hear and dispose of cases involving equipment and registration violations of the Harbors and Navigation Code, and cases under any city or county ordinances relating to traffic offenses. The bill also authorizes the Department of Motor Vehicles to act upon the recommendations of such officer with reference to suspension or revocation of driving privileges of those minors under the jurisdiction of the juvenile court.

AB 1301 - Chapter 1280
Foran & Ketchum

Changes the maximum length allowable for a single vehicle from maximum of 35 feet, with certain exceptions, to maximum of 40 feet.

AB 1323 - Chapter 1281
Biddle, Beilenson &
Deukmejian

Revises definition of machinegun to include machinegun frame and receiver and to exclude any weapon which shoots or is designed to shoot semiautomatically. The bill makes possession of a machinegun by person in violation of machinegun law, a public nuisance and delegates to Attorney General, district attorneys, and city attorneys authority to bring action to enjoin such possession. The bill also requires the surrender of a machinegun, where possession of such is illegal, to Bureau of Criminal Identification and Investigation.

AB 1324 - Chapter 1282
Biddle, Beilenson &
Deukmejian

Requires any person other than a licensed dealer, manufacturer, or wholesaler, who orders by mail a pistol, revolver, or firearm capable of being concealed on his person to file a record of such ordering with specified authorities.

AB 1326 - Chapter 1283
Biddle, Beilenson &
Deukmejian

Imposes penalties for the unlawful sale, possession and transportation of destructive devices. The bill defines destructive devices as bombs, grenades, and projectiles containing explosive or incendiary materials, and the devices for launching or firing such explosive weapons; examples of such devices are the "bazooka" and explosive cannon projectiles. Also included within the definition are weapons which fire fixed ammunition or which launch rockets, as well as the ammunition and the rockets for such weapons, if the weapons are of a calibre larger than .60 calibre. An example of a weapon which would be included in this category is the anti-tank cannon which has become available through military surplus sources.

AB 1369 - Chapter 1284
Dent & Milias

Includes employment interviews for eligibles on promotional eligible list within the Government Code provision allowing time off with pay to take any state civil service examination.

AB 1457 - Chapter 1285
Dent

Authorizes the retirement board of a municipal utility district to invest the district's retirement funds in common and preferred stocks and establishes standards to which these investments must conform.

AB 1477 - Chapter 1286
Crandall

Deletes "person weighers" from the types of weighing instruments, that are required by the Weights and Measures Law to be tested and sealed by the county sealers of weights and measures.

AB 1480 - Chapter 1287
Lanterman

Prohibits anyone from buying, or selling, offering for sale or possessing any vehicle or component part from which the manufacturer's serial or identification number, motor number, manufacturer's gross vehicle weight rating, or any identification mark or number has been removed, defaced, covered, altered or destroyed for the purpose of concealing or misrepresenting the identity of manufacturer's gross vehicle weight rating of the vehicle or component. The bill prohibits the sale or offer for sale of any new motor vehicle which exceeds prescribed noise limits established therein. This provision becomes effective on January 1, 1968.

AB 1501 - Chapter 1288
Stacey

Authorizes the California State Board of Pharmacy to adopt regulations permitting the dispensing of drugs in emergency situations, and permitting dispensing of emergency drugs pursuant to a prescription given by a person licensed to prescribe in a state other than California.

AB 1520 - Chapter 1289
Crandall

Allows a county to petition the Department of Finance to estimate its population increase any year, in addition to the fifth year, following the decennial census if an enumeration has been made by either the Bureau of Census or the Department of Finance within 5 years of the application.

AB 1555 - Chapter 1290
Briggs & Badham

Permits consolidation of an election under the Uniform District Election Law with a countywide election or an election held pursuant to a city charter which is held on the same day, in addition to a city election held on the same day.

AB 1564 - Chapter 1291
Ray Johnson

Adopts and authorizes a project for flood protection for the Lakeport Reservoir on Scott Creek in Lake County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. The bill specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

AB 1609 - Chapter 1292
Pattee

Amends the California Beef Council Law. The bill requires that the established assessment of 10 cents per head be paid on all cattle sold for slaughter. The bill further authorizes any person to obtain a refund of the fee by submitting to the Director a claim within 90 days after the payment of the fee.

AB 1665 - Chapter 1293
Barnes

Permits the county employees retirement act systems to invest a portion of the assets of the systems in common or preferred stocks. The bill also requires the county retirement board to employ investment counsel to render service in connection with their investment program.

AB 1676 - Chapter 1294
Fenton

Amends the California Retail Installment Sales Act to provide that an assignee of the seller's rights is subject to all claims and defenses of the buyer against the seller arising out of the sale notwithstanding an agreement to the contrary, but the assignee's liability may not exceed the amount of the debt owing to the assignee. The bill provides that the rights of the buyer can only be asserted as a matter of defense to a claim by the assignee.

AB 1700 - Chapter 1295
Brathwaite & Moretti

Amends the Trading Stamp Law relating to the regulating powers of the Division of Corporations licensees and increases the amount of the surety bond required of new licensees.

AB 1745 - Chapter 1296
Harvey Johnson

Prohibits minors from entering premises whose only product for sale is beer. The prohibition does not apply to places which sell food, at stadiums, fairgrounds, race tracks, or other similar public places where beer is sold.

AB 1767 - Chapter 1297
Ray Johnson

Exempts from property taxation the fruit trees, nut trees and grape vines of a grower, which are personal property, held in storage on the lien date for subsequent planting in orchard or vineyard form and which are planted by the grower during the assessment year.

AB 1783 - Chapter 1298
Stacey

Requires the State Board of Pharmacy to move its principal office from San Francisco to Sacramento no later than January 1, 1971.

AB 1873 - Chapter 1299
Cory

Defines group life insurance for purpose of deduction for the collection of insurance premiums from school district employees' salaries, and restricts such deductions to the manner specifically authorized.

AB 1912 - Chapter 1300
Vasconcellos

Provides an additional alternative procedure for the transfer of territory from one city to a contiguous city in the same county.

AB 1922 - Chapter 1301
Gonsalves

Requires the State Board of Equalization to issue an appraiser's certificate, without further examination to city or county employees who have passed a civil service or merit system examination, rather than permitting this only for state employees who pass a civil service examination.

AB 1930 - Chapter 1302
Veysey

Clarifies the authority of public utility districts to issue revenue or general obligation bonds under circumstances where the bonds are to be repaid in part by revenue from the facilities and part from tax income.

AB 1941 - Chapter 1303
Lantermann

Authorizes the Department of "Public Works when it has acquired title to any real property for highway purposes and leases such property for commercial or business uses to the former owner for a term exceeding six months, to secure insurance against the risk of damage or destruction by fire where the former owner requests such coverage and to include the premium in the rental agreed to be paid.

AB 1985 - Chapter 1304
Quimby and Hinckley

Provides that there is in the County of San Bernardino a single municipal court district known as the San Bernardino County Municipal Court District. The bill provides for the organization and staffing of the newly formed district, including the number and compensation of attaches and the rules regarding their employment.

AB 1986 - Chapter 1305
Quimby and Cocombs

Creates the Fontana-Rialto Municipal Court in San Bernardino County. The bill consolidates the Fontana and Rialto Justice Court Districts.

AB 1995 - Chapter 1306
Fong

Permits the county superintendent of schools, in cooperation with school districts, to develop curriculum and instructional materials in elementary and secondary schools and to participate in projects for developmental program planning.

AB 2039 - Chapter 1307
Bagley

Requires the county where a mentally deficient person resided at the time of his initial admission to a state mental hospital to pay the cost of his care, rather than the county where a mentally deficient person resided at the time of admission, if a minor mentally deficient person is recommitted by the county where the state hospital is located solely because he has reached his majority.

AB 2125 - Chapter 1308
Negri

Makes support provisions of an interlocutory or final decree of divorce or separate maintenance enforceable by contempt as well as by execution or other necessary orders. The bill authorizes a court, except as otherwise agreed by the parties in writing, upon petition of either party to modify or revoke decree or judgment awarding support allowance to the other party who is living with another person of the opposite sex and holding self out as the spouse of such other person, although not married to such other person.

AB 2131 - Chapter 1309
Deddeh

Provides that a probationary employee of a junior college shall be deemed to have served a complete school year if he has served more than 75 percent of the number of hours considered as a full-time assignment for permanent employees.

AB 2168 - Chapter 1310
Schabarum

Authorizes the California Highway Commission to request, as well as to accept, federal grants of rights-of-way across all U.S. property rather than only military reservations.

AB 2188 - Chapter 1311
Thomas and Dolwig

Substitutes the Auditor General for the Department of Finance as the auditor of the State Compensation Insurance Fund's books and records and provides that the Auditor General shall be reimbursed by the Fund for his expenses in making such an audit.

AB 2242 - Chapter 1312
Pattee

Amends the standard container requirements in the Agricultural Code relating to lettuce and celery. The bill revises the provisions relating to nonbulge standard containers for lettuce and establishes a nonbulge celery container.

AB 2264 - Chapter 1313
Mcbley

Expands the miscellaneous extended services for which a county service district may be established to include any governmental service which the county is authorized by law to perform and which the county does not also perform to the same extent on a countywide basis rather than only those governmental services which the county does not provide on a countywide basis.

AB 2333 - Chapter 1314
Britschgi

Declares that any agreement with respect to a hauling or trucking contract is against public policy, void and unenforceable if it purports to indemnify the promisee against liability caused by the sole negligence or wilful misconduct of the promisee.

AB 2362 - Chapter 1315
Veysey

Allows the governing board of school district, with concurrence in writing of district attorney or county counsel to contract with a private attorney to provide specialized legal services. The bill requires the school district to first obtain written views of the district attorney or county counsel as to need of such specialized legal services and on form of proposed contract. Present law permits the use of a private attorney only for litigation.

AB 2419 - Chapter 1316
Russell

Adds several classes of allowable investments for special reserve funds, surplus funds of school districts, sinking fund or surplus money of local agencies.

AB 2430 - Chapter 1317
Wilson

Prohibits as disorderly conduct specified acts done under the influence of toluene or other designated poisons. The bill makes it a felony if a person, driving a vehicle while knowingly under the influence of toluene or any other defined substance, causes bodily injury to another person. The bill also makes it a misdemeanor for a person to drive a vehicle while knowingly under the influence of toluene or other defined substances. The bill makes intoxication by glue sniffing subject to the same penalties as intoxication by alcohol.

AB 2441 - Chapter 1318
Bagley

Prohibits a county board of supervisors from reapportioning the districts of the members of such boards, within 90 days prior to the final date of voter registration for an election of such board members.

AB 2463 - Chapter 1319
Stull

Provides for concurrent daily sessions of the San Diego Superior Court in the City of Vista. Commencing on January 1, 1970.

AB 2465 - Chapter 1320
Britschgi

Increases the membership of the Bay Area Transportation Study Commission from 37 to 41 members to include persons from the San Francisco Bay Conservation and Development Commission, the San Francisco Public Utilities Commission, and the Port of Oakland.

AB 2577 - Chapter 1321
Wilson

Authorizes amortized loans upon the security of real property in an amount in excess of 80 percent of the appraised value in prescribed circumstances. The Federal Home Loan Bank Board on July 7 adopted regulations permitting additional loan limits to federally chartered associations in the 90% loan category. This bill permits state chartered institutions to compete on equal footing in these loans with federally chartered institutions.

AB 2589 - Chapter 1322
Davis

Requires the Director of Parks and Recreation to develop a comprehensive plan for development of outdoor recreation resources of state which meets requirements of the federal Land and Water Conservation Fund Act of 1965 with respect to grants to states.

* * *

Senate Bill No. 76

Passed the Senate July 28, 1967

Secretary of the Senate

Passed the Assembly July 26, 1967

Chief Clerk of the Assembly

This bill was received by the Governor this-----

day of-----, 1967, at-----o'clock-----M.

Private Secretary of the Governor

CHAPTER-----

An act to amend Sections 17666.2 and 17666.3 of the Education Code, relating to junior college districts.

The people of the State of California do enact as follows:

SECTION 1. Section 17666.2 of the Education Code is amended to read:

17666.2. (a) Except for a junior college district which qualifies under subdivision (b), for each junior college district, he shall multiply the number of units of average daily attendance, during the fiscal year, in grades 13 and 14 computed for the district under Sections 11451 and 11501, subject to the provisions of Section 17611, by six hundred dollars (\$600).

(b) For each junior college district which has an average daily attendance of less than 1,001 during the fiscal year and qualifies as a necessary small junior college district as defined in Section 17666.3 for the fiscal year 1967-1968 and fiscal years thereafter, the Superintendent of Public Instruction shall make one of the following computations selected with regard only to the number of certificated employees employed or average daily attendance, whichever provides the lesser amount.

(1) For one which has an average daily attendance of less than 151 and for which at least 12 certificated employees were employed full time, he shall compute one hundred sixty-five thousand dollars (\$165,000).

(2) For one which has an average daily attendance of 151 or more and less than 201 for which at least 15 certificated employees were employed full time, he shall compute two hundred thirteen thousand three hundred thirty-three dollars (\$213,333).

(3) For one which has an average daily attendance of 201 or more and less than 301 and for which at least 18 certificated employees were employed full time, he shall compute two hundred sixty-one thousand six hundred sixty-six dollars (\$261,666).

(4) For one which has an average daily attendance of 301 or more and less than 401 and for which at least 21 certificated employees were employed full time, he shall compute three hundred ten thousand dollars (\$310,000).

(5) For one which has an average daily attendance of 401 or more and less than 501 and for which at least 24 certificated

employees were employed full time, he shall compute three hundred fifty-eight thousand three hundred thirty-three dollars (\$358,333).

(6) For one which has an average daily attendance of 501 or more and less than 601 and for which at least 27 certificated employees were employed full time, he shall compute four hundred six thousand six hundred sixty-six dollars (\$406,666).

(7) For one which has an average daily attendance of 601 or more and less than 701 and for which at least 30 certificated employees were employed full time, he shall compute four hundred fifty-five thousand dollars (\$455,000).

(8) For one which has an average daily attendance of 701 or more and less than 801 and for which at least 33 certificated employees were employed full time, he shall compute five hundred three thousand three hundred thirty-three dollars (\$503,333).

(9) For one which has an average daily attendance of 801 or more and less than 901 and for which at least 36 certificated employees were employed full time, he shall compute five hundred fifty-one thousand six hundred sixty-six dollars (\$551,666).

(10) For one which has an average daily attendance of 901 or more and less than 1,001 and for which at least 39 certificated employees were employed full time, he shall compute six hundred thousand dollars (\$600,000).

(c) A junior college district shall not be eligible for the foundation program computed under subdivision (b), unless it levies during the fiscal year a tax, exclusive of taxes levied under Sections 3347, 16633, 19443, 19619, 20801 and 22101, of not less than thirty-five cents (\$0.35).

(d) In the event a junior college district to which the provision of subdivision (b) of this section applies is included by any reorganization authorized by law in a junior college district which has an average daily attendance of 1,001 or more, the Superintendent of Public Instruction shall continue to compute the foundation program for the junior college district included by such reorganization in accordance with the provisions of subdivision (b) of this section. This subdivision shall remain in effect until June 30, 1968.

For purposes of this section and Section 17851, the average daily attendance of a junior college district shall, subject to the provisions of Section 17611, be computed in the manner prescribed by Sections 11451 and 11501 except that there shall be excluded from the computation the attendance of all students deemed "nonresident" or "nondistrict resident" as defined in Sections 25505 and 25505.1, and there shall be included in the computation the attendance of all "district resident" students as defined in Sections 25505 and 25505.1

residing in the district who were in attendance at a junior college in another district. Notwithstanding the above provisions of this section, the attendance of students deemed nonresidents as provided in Sections 25505 and 25505.1 shall be included in the average daily attendance of a junior college for the purposes of Section 17851.

The Superintendent of Public Instruction shall exclude from the computation provided by this section the average daily attendance during the fiscal year of adults, as adults are defined in Section 5756, and of inmates of any state institution for adults or of any city, county, or city and county jail, road camp, or farm for adults.

This section, except subdivision (d), shall remain in effect until the 61st day after adjournment of the 1969 Regular Session of the Legislature.

SEC. 2. Section 17666.3 of the Education Code is amended to read:

17666.3. For the purposes of Section 17666.2, a necessary small junior college district is a junior college district with an average daily attendance of less than 1,001 during the fiscal year, and which comes within any one of the following conditions:

(a) One campus of the junior college district is more than 25 miles by a well-traveled road from the nearest other public junior college; and either 90 percent of the pupils, exclusive of adults as defined in Section 5756, would be required to travel 20 miles, or 25 percent of the pupils, exclusive of adults as defined in Section 5756, would be required to travel 25 miles one way from a point on a well-traveled road to the nearest other public junior college.

(b) The conditions under paragraph (a) of this section do not apply, but on annual application of the district the State Board of Education has determined for the fiscal year that the district is located in an area sufficiently remote so as to necessitate local current expenditures significantly higher than statewide average current expenditures for junior colleges.

This section shall remain in effect until the 61st day after adjournment of the 1969 Regular Session of the Legislature.

President of the Senate

Speaker of the Assembly

Approved-----, 1967

Governor

The Honorable Members of the Senate
State of California
Sacramento, California

Greetings:

I am returning without my signature Senate Bill No. 76, entitled, "An act to amend Sections 17666.2 and 17666.3 of the Education Code, relating to junior college districts."

This bill extends for two years the present state support formula for small junior college districts.

AB 272 (Chapter 1209 of the Statutes of 1967) which incorporates the principal provisions of SB 76 also increases the level of foundation program support for junior college districts with an average daily attendance of more than 1,000 to \$628 per a.d.a. SB 76 does not increase such foundation program support above the present \$600 per a.d.a. level. If SB 76 is signed, it will continue in effect the present \$600 per a.d.a. level of support and the increase of \$628 effected by AB 272 will be nullified.

Accordingly, I am returning the bill unsigned.

Respectfully,

RONALD REAGAN
Governor

cc: The Honorable Donald L. Grunsky
Members of the Assembly

August 21, 1967

Senate

76

Grunsky and Bradley
Coauthors - Milias and Murphy

Unanimous

Unanimous

Senate Bill No. 76 no longer permits a junior college district of less than 1001 average daily attendance to qualify for the favorable treatment now provided such districts in the computation of foundation programs unless the district is also a "necessary small junior college district". The definition of "necessary small junior college district" is changed by deleting one of the requirements, namely, a three-year projected average daily attendance of 1001 or less, and by reducing from 30 to 25 miles the travel distance and the distance between campuses used as a criterion.

The Attorney General and Legislative Counsel have no constitutional or legal objections to approval.

The bill will chapter out the increase in the foundation program to junior college districts with an ADA of more than 1,000 made by AB 272. AB 272 provides \$628 per ADA while SB 76 maintains the \$611 per ADA level.

The Department of Education recommends approval.

The Department of Finance recommends approval.

Senator Grunsky, the author, requests approval.

RECOMMENDATION: VETO (The author has been advised of the chaptering problem.)

rw/j

Senate Bill No. 1088

Passed the Senate August 4, 1967

Secretary of the Senate

Passed the Assembly August 2, 1967

Chief Clerk of the Assembly

This bill was received by the Governor this_____

day of_____, 1967, at_____o'clock____M.

Private Secretary of the Governor

CHAPTER-----

An act to amend Sections 310, 321, and 450 of the Elections Code, relating to registration of voters.

The people of the State of California do enact as follows:

SECTION 1. Section 310 of the Elections Code is amended to read:

310. The affidavit of registration shall show:

- (a) The facts necessary to establish the affiant as an elector.
- (b) Affiant's name at length, including his given name and a middle name or initial, or if the initial of his given name is customarily used, then the initial and middle name. The name shall be preceded by the title Mr., Miss, or Mrs., as appropriate.
- (c) Affiant's place of residence and post office address with sufficient particularity to identify it and to determine affiant's voting precinct.
- (d) Affiant's occupation.
- (e) The country or state of affiant's birth.
- (f) If foreign born, how citizenship was acquired, whether

by:

- (1) Citizenship of father.
- (2) Treaty or act of Congress.
- (3) Order of a court of naturalization.
- (4) Marriage to a citizen.
- (5) Naturalization of a parent or husband.

The place where the affiant became a citizen shall be stated except in the case of citizenship acquired by citizenship or naturalization of parents, by treaty, or by act of Congress. When citizenship depends upon the citizenship or naturalization of a parent or husband, the name of the parent or husband shall be stated.

(g) Whether the elector is able to read the Constitution in the English language and to write his name, and whether the elector has any physical disability by reason of which he cannot mark the ballot, in which case the nature of such disability shall be stated.

(h) That the affiant is not disqualified to vote by reason of a felony conviction.

The affiant shall sign the affidavit with his name at length, including given name, middle name or initial, or initial and middle name, and if he is unable to write he shall sign with a mark or cross, and the person before whom the affidavit is made shall insert the date of the affidavit, which shall be the date of the jurat.

SEC. 2. Section 321 of the Elections Code is amended to read:

321. Subject to the provisions of this chapter, the body of the affidavit of registration shall be substantially in the following form:

For transfer
or change of
name

I am registered under the name of _____ in
_____ Assembly District, _____ precinct in said
county and request that said registration be canceled.

AFFIDAVIT OF REGISTRATION

State of California, }
County of (_____) } ss.

The undersigned affiant, being duly sworn, says: I will be at least 21 years of age at the time of the next succeeding election, a citizen of the United States 90 days prior thereto, and a resident of the state one year, of the county 90 days, and of the precinct 54 days next preceding such election, and will be an elector of this county at the next succeeding election.

1. I am not now registered as a voter in this state. (If now registered in this county under this or another name, mark out word "not" and fill out transfer clause at top. If now registered in another county, mark out word "not" and execute a separate affidavit of cancellation before registering.)

2. My full name is { Mr. }
 { Miss } _____ (including Christian
 { Mrs. }
or given name, and middle name or initial).

3. My residence is _____ between _____ and _____
Streets, _____ floor, Room ____.

4. My occupation is _____.

5. My height is _____ feet _____ inches.

6. I was born in _____.

(State or country)

7. I acquired citizenship by (underline method of acquiring citizenship):

a. Decree of court. e. Naturalization of my

b. { Father's naturalization. husband.

 { Mother's naturalization. f. Act of Congress.

c. Citizenship of father. g. Treaty

d. Marriage to a citizen.

Where { city }
 { state } _____

My { father's }
 { husband's } name is (was) _____
 { mother's }

(To be filled out when citizenship depends on citizenship or naturalization of parent or husband.)

8. I can _____ read the Constitution in the English language; I can _____ write my name; I am entitled to vote by reason of having been on October 10, 1911, an elector.

I can _____ mark my ballot by reason of _____
(State physical disability, if any.)

9. I intend to affiliate at the ensuing primary election with the _____ Party. (If affiliation is not given, write or stamp "Declines to state.")

10. I am not disqualified to vote by reason of a felony conviction.

(Affiant sign here.)

Residence _____

Subscribed and sworn to before me this
_____ day of _____, 19____.

County Clerk.

By _____

Deputy County Clerk.

Assembly District _____

Post office address is _____ Precinct _____

Rural Route No. _____ Box No. _____

SEC. 3. Section 450 of the Elections Code is amended to read:

450. At least once, and oftener if he deems it necessary, within each two-year period commencing on the first day of January in each odd-numbered year, the county clerk shall have printed a complete index, by precinct, to the affidavits of registration current at the date of printing. The index shall contain the name, address, and political affiliation of each voter, and also a ruled space, to the left of each name, within which to write, in figures, the line number designating the position of the name of the voter on the roster of voters. The name shall include the given name, and the middle name or initials, if any. The index shall include the title Mr., Miss, or Mrs. as it appears on the registrant's affidavit of registration.

The index shall be printed in a size no smaller than eight-point roman type on eight-point body and shall be arranged in alphabetical order in accordance with the surnames of the voters. A space of not less than one-quarter inch or one line of printing shall be left between the names of voters beginning with one letter of the alphabet and those starting with the next letter of the alphabet. Supplements of the same content and style may be printed as need for them appears.

SEC. 4. The county clerk may deplete his existing supply of affidavits of registration before using affidavits of registration containing the wording used in Section 321 of the Elections Code, as amended by this act.

RECEIVED BY THE

100150-03

President of the Senate

Speaker of the Assembly

Approved....., 1967

Governor

The Honorable Members of the Senate
State of California
Sacramento, California

Greetings:

I am returning without my signature Senate Bill No. 1088, "An act to amend Sections 319, 321, and 450 of the Elections Code, relating to registration of voters."

This measure requires the name of the registrant on the affidavit of registration to be preceded by the title "Mr.," "Miss," or "Mrs.". It also requires the index of registration to include the title appearing on the affidavit of registration.

SB 1088 was introduced to eliminate the provisions of present law which require women to state their marital status on affidavits of registration. Men are not asked their marital status. The bill as enacted does not accomplish this objective. It only adds to the workload of the county clerks.

Accordingly, I am returning the bill unsigned.

Respectfully,

RONALD REAGAN
Governor

cc: Honorable Members of the Assembly
Honorable Senator Short

August 21, 1967

Senate

1088

Short

28 Ayes

3 Noes - Bradley, Richardson, and Schrade.

49 Ayes

3 Noes - Duffy, Hayes, and Wakefield.

Senate Bill No. 1088 requires the name of the registrant on an affidavit of registration to be preceded by the title Mr., Mrs., or Miss. The bill also requires the index of registration to include the title appearing on the affidavit.

The Attorney General and Legislative Counsel have no constitutional or legal objections to approval.

The bill was introduced at the request of the Advisory Commission on the Status of Women.

The Secretary of State recommends approval. This bill was introduced at the request of various women's groups because they feel that the affidavit of registration is discriminatory against women in that their marital status was required and men were not asked their marital status.

Actually, this bill doesn't accomplish the original goals intended. It is merely a variation of the existing affidavit and the deputy will still ask the same questions regarding women's marital status as they currently do.

Senator Short, the author, requests approval.

RECOMMENDATION: Approve

Assembly Bill No. 2407

Passed the Assembly July 26, 1967

Chief Clerk of the Assembly

Passed the Senate July 24, 1967

Secretary of the Senate

This bill was received by the Governor this _____

day of _____, 1967, at _____ o'clock _____ M.

Private Secretary of the Governor

CHAPTER-----

An act to amend Sections 12810 and 13364 of the Vehicle Code, relating to suspension or revocation of driver's license.

The people of the State of California do enact as follows:

SECTION 1. Section 12810 of the Vehicle Code is amended to read:

12810. Until the 61st day after the final adjournment of the 1969 Regular Session of the Legislature, in determining the violation point count, any conviction under Section 20002, 23102, 23103, or 23104 of this code shall be given a value of two points and any other traffic conviction involving the safe operation of a motor vehicle upon the highway shall be given a value of one point; provided, that conviction for only one violation arising from one occasion of arrest or citation shall be counted in determining the violation point count for the purposes of this section.

On and after the 61st day after final adjournment of the 1969 Regular Session of the Legislature, in determining the violation point count, any conviction under Sections 14601, 20002, 23102, 23103, or 23104 of this code shall be given a value of two points and any other traffic conviction involving the safe operation of a motor vehicle upon the highway shall be given a value of one point; provided, that conviction for only one violation arising from one occasion of arrest or citation shall be counted in determining the violation point count for the purposes of this section.

Any person whose driving record shows a violation point count of four or more points in 12 months, six or more points in 24 months or eight or more points in 36 months shall be prima facie presumed to be a negligent operator of a motor vehicle.

Any accident in which the operator is deemed by the department to be responsible shall be given a value of one point.

In applying the provisions of this section to a driver, the department shall give due consideration to the amount of use or mileage traveled in the operation of a motor vehicle.

SEC. 2. Section 13364 of the Vehicle Code is amended to read:

13364. On and after the 61st day after the final adjournment of the 1969 Regular Session, the department, upon

receiving a record of the conviction of any person upon a charge of violating Section 14601:

(a) Shall suspend or revoke the driving privilege of the person for an additional period, not to exceed 12 months, equal to any term of suspension or revocation in effect at the time of the violation. The suspension or revocation shall be made effective upon the date of conviction.

(b) May suspend for a period not to exceed six months if the conviction was upon a charge of driving while the driving privilege was revoked or suspended for an indeterminate period or, during a period of suspension or revocation in which the termination is dependent upon an action by the person suspended or revoked.

This section shall have no effect until the 61st day after the final adjournment of the 1969 Regular Session of the Legislature.

Speaker of the Assembly

President of the Senate

Approved-----, 1967

Governor

The Honorable Members of the Assembly
State of California
Sacramento, California

Greetings:

I am returning without my signature Assembly Bill No. 2407,
"An act to amend Sections 12810 and 13364 of the Vehicle
Code, relating to suspension or revocation of driver's
license."

This bill suspends for two years the mandatory provisions
for the suspension or revocation of the driving privilege for
an additional period upon conviction of driving with a suspended
or revoked license.

The license suspension problem will be considered as a part
of the drunk driving program to be undertaken by the Trans-
portation Agency pursuant to AB 2533 (Chapter , Statutes
of 1967). I do not feel that any change in the suspension
pattern should be changed until this study is completed.

Accordingly, I am returning the bill without my signature.

Respectfully,

RONALD REAGAN
Governor

cc: Members of the Senate
Honorable John Vasconcellos

August 21, 1967

Assembly

2407

Vasconcellos

Unanimous

45 Ayes

22 Noes - Badham, Barnes, Bear, Belotti, Briggs, Burke, Collier, Conrad, Crandall, Davis, Deddeh, Dent, Ketchum, Lanterman, MacDonald, Moorhead, Murphy, Priolo, Schabarum, Stull, Wakefield, and Wilson.

Assembly Bill No. 2407 deletes until the 61st day after adjournment of the 1969 Regular Session of the Legislature the mandatory provisions for suspending or revoking the driving privilege for an additional period not to exceed 12 months upon conviction of driving during a term suspension or revocation. It also deletes the discretionary provision to suspend not to exceed six months upon conviction of driving during a period of suspension or revocation for an indeterminate period or termination is dependent upon an act of the person suspended or revoked.

This bill also removes violations of Section 14601 (driving while suspended or revoked) from the violation point count in determining negligent operators. Presently, it is given a count of two.

The Attorney General and Legislative Counsel have no constitutional or legal objections to approval.

The Transportation Agency and the Department of Motor Vehicles urges that the bill be vetoed. This bill advanced through the Legislature solely on the presentation that suspensions are difficult to enforce and that some judges are unwilling to convict drivers where additional suspension time will result. These factors do not justify the elimination of a suspension particularly when it will grant leniency to drunk drivers who are a factor in a major percentage of motor vehicle accidents. The license suspension problem will be

Assembly Bill No. 2407
Page Two

considered as a part of the drunk driving pilot program to be undertaken by the Agency pursuant to AB 2533. No change in the suspension pattern should be made until this study is completed.

Assemblyman Vasconcellos, the author, requests approval.

RECOMMENDATION: VETO

RW/kw

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

August 23, 1967

- SB 21 - Chapter 1323
Way & Chappie Changes western terminus of Route 203 from Mammoth Lakes to the Mono county line near Minaret Summit.
- SB 251 - Chapter 1324
Bradley & Song Revises and clarifies the rules applicable to actions brought by or against unincorporated associations.
- SB 268 - Chapter 1325
Rodda Authorizes the State Board of Education to perform all actions necessary to permit junior college districts to receive benefits and expend funds resulting from the provisions of all federal laws enacted prior to January 1, 1967. The bill also authorizes the district governing boards to comply with such conditions as may be imposed by the federal government and directs that federal aid funds are to be deposited in the county treasuries.
- SB 309 - Chapter 1326
Coombs Establishes a statute of limitations for civil actions based upon a deficiency in the designing, planning or supervision of a construction project. It bars an action brought more than four years after completion of the construction project except for injuries or wrongful death occurring in the fourth year after completion which may be brought within one year from the date of injury.
- SB 310 - Chapter 1327
Coombs & Vasconcellos Makes indemnity contracts, with certain exceptions, either contained in or collateral to construction contracts, which purport to indemnify the promisee against liability for death, personal injury, property damage, design defects, or any other loss, damage, or expense, when the damage arises from the sole negligence or willful misconduct of the promisee against policy and void.
- SB 385 - Chapter 1328
Song, Harvey Johnson Provides that title to county highways vests in a city upon incorporation, as well as upon annexation of territory to a city.
- SB 591 - Chapter 1329
Short Provides that the term contractor includes any person except a nurseryman or gardener, who is employed as an independent contractor, by any person licensed under the Contractors License Law, to remove trees, prune trees, remove tree limbs or stumps, or to engage in tree or limb guying.
- SB 698 - Chapter 1330
Cologne Authorizes the Real Estate Commissioner to bring an action to enjoin any real estate license from engaging in activities violating the provisions relating to a trust fund account or from further exercising the privileges of such license, whenever the commissioner believes that the licensee has or is about to engage in activities prohibited by the trust fund account provision.
- SB 794 - Chapter 1331
Collier Extends Route 254, the Avenue of the Giants, from Route 101 near the Redcrest interchange to Route 101 one-tenth of a mile north of Jordan Creek.

- SB 837 - Chapter 1332 Teale Authorizes counties and cities to impose a deed transfer tax on instruments of conveyance with respect to real property at the rate of 55¢ for each \$500 of the value of the property transferred exclusive of any lien or encumbrance remaining on the property. The bill further provides that with respect to transactions occurring in the unincorporated territory all of the proceeds of the tax will go to the county. With respect to transactions occurring within the cities, if the city has adopted an ordinance in conformity with the act, one-half of the proceeds will go to the city with the other half going to the county.
- SB 966 - Chapter 1333 Collier Changes the fee for the temporary registration of commercial vehicles of a foreign jurisdiction to one-quarter, rather than one-tenth, of certain annual fees for the period that the vehicle is to be operated in this state, rather than for each 30-day period.
- SB 1126 - Chapter 1334 Rodda Authorizes State Allocation Board to make apportionment for demolition of facilities replaced through an apportionment pursuant to State School Building Aid Law of 1952.
- SB 1172 - Chapter 1335 Dills Provides that except as to persons who are presumed to have embezzled a leased or rented vehicle, theft by fraud is presumed when one fails to return personal property leased or rented pursuant to a written contract within 20 days after the owner has made written demand by certified or registered mail for such property following the expiration of the lease or agreement or gives the owner which bears a false or fictitious name or address when securing the rental or leased vehicle.
- SB 1212 - Chapter 1336 Bradley Authorizes the Insurance Commissioner to promulgate rules and regulations as are necessary to establish and maintain a procedure for the filing of documents, as defined, in lieu of the submission of filing and approval requirements of specified sections.
- SB 1214 - Chapter 1337 Bradley Repeals the Insurance Code section which provides that any person or corporation licensed by the Department and affected by any ruling of the Commissioner may require submission of any legal point involved for an opinion of the Attorney General.
- SB 1246 - Chapter 1338 Short Increases and revises schedule of fees payable by funeral directors and embalmers. Provides for annual rather than biennial renewal of licenses under Funeral Directors and Embalmers Law. The bill revises provisions concerning apprentice embalmers.
- SB 1262 - Chapter 1339 Dolwig Amends the provisions of the Unemployment Insurance Code relating to the State Advisory Council to the Department of Employment to alter the composition of the Advisory Council by providing that women may be labor or management representatives in addition to public members. The bill provides for four-year terms for member, the chairman being appointed by and serving at the pleasure of the Governor. The bill also requires the Director of Employment to advise the Council on major matters of policy and precedent where practicable and authorizes the Council to give advice on such matters.
- SB 1280 - Chapter 1340 Short Deletes provisions in various chapters of the 1965 Statutes stating that revenues derived from provisions in such statutes are not available for expenditure until appropriated.

SB 1294 - Chapter 1341 Petris	Requires the Committee on Credentials, whenever it meets to consider the suspension or revocation of a teacher's certification, to inform the teacher concerned by providing the accused teacher with a statement of charges thirty days prior to the meeting.
SB 1362 - Chapter 1342 Collier	Authorizes the California Highway Commission to adopt a portion of a traversable highway between the termini of a state highway route where such portion is contiguous to a portion of the state highway system presently being maintained by the department.
SB 1507 - Chapter 1343 Moscone	Increases from five to six the members from each assembly district, who shall be elected to the county central committee of a city and county. The new positions may be filled on effective date of the bill. The bill affects only the city and county of San Francisco.
SB 1538 - Chapter 1344 Carrell	Permits a person who was qualified to be licensed without examination at the time the law regulating licensed physical therapists was first enacted but who failed to make application therefor because of lack of knowledge or lack of notice of the licensing requirements, to be now licensed without examination if he makes application to the Board of Medical Examiners on or before July 31, 1968, and signs a proper affidavit prescribed by the board.
SB 1542 - Chapter 1345 Bradley	Provides that an expired credential, other than a provisional credential and a credential issued on a postponement of requirements basis, which was valid at any time between January 1, 1959 and September 15, 1966, rather than January 1, 1964, may be renewed if applicant meets the law operative on and the regulations in effect on December 31, 1963.
AB 335 - Chapter 1346 Barnes	Adds Vietnam conflict to the list of wars as referred to by Section 1 1/4 of Article XIII of the California Constitution, thereby qualifying those who have served in that conflict for the veterans' property tax exemption.
AB 376 - Chapter 1347 Cory, Whetmore	Provides that an agreement to the annexation of a unified district to a junior college district may include as a term or condition for such annexation the authorization and issuance of bonds of the unified district for the purpose of paying an equitable share of the cost of the property owned or held by the junior college district. Prescribes procedure for issuance of bonds and status of bonds for purposes of limitations upon bonded indebtedness of districts.
AB 402 - Chapter 1348 Thomas & Pattee	Requires every person harvesting kelp or other aquatic plants to pay a royalty, as the Fish and Game Commission may prescribe, of not less than five cents per ton of wet kelp or wet aquatic plants harvested, instead of a flat privilege tax of five cents per ton. The bill provides that any such revenues shall not be available for expenditure until appropriated. The bill also authorizes lease of kelp beds for 20 years instead of 15 and changes the area limitation on such leases from 25 square miles to either 25 square miles or 50 percent of total resource area, whichever is greater.

AB 478 - Chapter 1349 Brown	Prohibits the acquisition of real property by the Department of Public Works, except by gift, and except in hardship or protective cases as determined by the Department of the California Highway Commission, for freeways through a city or unincorporated area in a county until any agreement required by law with the city or county to close any city streets or county roads, respectively, is executed. The bill requires notice to city or county of any acquisition made prior to the execution of such agreement.
AB 492 - Chapter 1350 Z'berg & Short	Adds Route 275, from Route 80 near West Acres Road west of Sacramento to the Junction of Capitol Avenue and Ninth Street in Sacramento, to state highway system.
AB 692 - Chapter 1351 Cory	Specifies that county master plans and plans and recommendations for school district reorganization approved by the State Board of Education shall supersede all other forms of reorganization of school district territory.
AB 970 - Chapter 1352 Barnes, Short & Collier	Authorizes the State Employees' Retirement System to utilize two interest rates, one to be used for crediting interest to member contributions, and the other to be used for measuring liabilities of the System, which is the so-called actuarial rate.
AB 971 - Chapter 1353 Barnes, Short & Collier	Makes technical amendments to the Government Code provisions relating to Social Security integration with the State Employees' Retirement System.
AB 1074 - Chapter 1354 Veneman	Allows the Controller, as an alternative to the detailed summary statement of tax sales to the state, to authorize the tax collector to transmit to the Controller a summary statement in accordance with specified requirements.
AB 1095 - Chapter 1355 Biddle, Bielenon & Deukmejian	Establishes juvenile court procedures which conform to recent Supreme Court decisions.
AB 1097 - Chapter 1356 Biddle, Barnes, Beilenson & Deukmejian	Provides that with respect to the conditions which authorize a probation officer not to release a minor who has been taken into temporary custody, eliminates the general condition of immediate, urgent necessity for a minor's protection, and sets forth specific conditions with regard to the provision of proper and effective parental care or control, the necessities of life and a fit home.
AB 1098 - Chapter 1357 Biddle, Barnes, Beilenson & Deukmejian	Authorizes the juvenile court to find and declare a minor 16 years of age or older unfit for juvenile court law when the minor is alleged to have committed an offense. Under the present law, the offense must be a felony.
AB 1134 - Chapter 1358 Fong	Requires a junior college board to hold its meetings in a public building which is owned or leased by the district.
AB 1168 - Chapter 1359 Mulford	Authorizes city retirement systems to purchase stocks with retirement funds and establishes standards to which these investments must conform.
AB 1199 - Chapter 1360 Russell, Conrad	Makes it a misdemeanor for a person to sell any firearm, air gun or gas-operated gun, designed to fire a bullet, pellet, or metal projectile, to a minor under 18 years of age, rather than under 16 years of age.

<p>AB 1325 - Chapter 1361 Biddle, Beilenson & Deukmejian</p>	<p>Amplifies definition of weapons subject to the Dangerous Weapons Control Law by specifying that, subject to the existing barrel length limitation, they include any device, designed to be used as a weapon, from which is expelled a projectile by the force of any explosion, or other form of combustion.</p>
<p>AB 1449 - Chapter 1362 Ryan</p>	<p>Increases the compensation of members of the San Mateo County Board of Supervisors.</p>
<p>AB 1504 - Chapter 1363 Badham</p>	<p>Allows the California Reciprocity Commission to waive regulatory fees which are now, or may be, imposed by the Public Utilities Commission.</p>
<p>AB 1506 - Chapter 1364 Badham</p>	<p>Authorizes the Workmen's Compensation Appeals Board, rather than the Division of Industrial Accidents, the administrative director of the division, and the appeals board, to punish as a contempt the failure of an employer to comply with an order of the appeals board concerning an injury report. The bill also specifies that administrative director, rather than appeals board, may amend, modify, or rescind finding of inadequacy re hospital.</p>
<p>AB 1557 - Chapter 1365 MacDonald, Lagomarsino</p>	<p>Provides that when a tax payment or redemption payment is credited to unintended property, without fault by the assessee or redemptioner, such payment may be transferred to the intended property, even though a guarantee or certificate of title respecting the unintended property has been issued, but that such payment shall not be cancelled as a credit to the unintended property unless the tax on such property has been otherwise paid or the property has been otherwise redeemed.</p>
<p>AB 1570 - Chapter 1366 Bill Greene</p>	<p>Defines personal property which a school district may replace or repair to include car damages sustained by employees while carrying out their assigned duties.</p>
<p>AB 1572 - Chapter 1367 Pattee</p>	<p>Increases from \$2,500 to \$4,000 the amount of a contract for materials or supplies which may be left without calling for bids. The bill increases from \$4,000 to \$7,000 the size of a contract for materials or supplies which a district, having 1000 or more average daily attendance, may let without publishing the notice calling for bids.</p>
<p>AB 1587 - Chapter 1368 Foran & Mobley</p>	<p>Amends the Contractors' License Law by revising the conditions under which a person can qualify to act on behalf of an individual or firm.</p>
<p>AB 1631 - Chapter 1369 Knox</p>	<p>Consolidates in the Controller's Office the authority to supervise all property tax collection procedures and forms, rather than only those pertaining to tax sales, tax deeds and redemptions.</p>

AB 1714 - Chapter 1370
Karabian

Makes the offense of knowingly using or attempting to use a credit card obtained or held under circumstances defined as a crime for purposes of obtaining anything of value punishable, by imprisonment in state prison for a term of not less than one nor more than 5 years, or by imprisonment in county jail for not more than one year. The bill similarly modifies the penalties for forgery, material alteration, and counterfeiting of credit card and for fraudulent use of revoked or canceled credit card. The bill also makes it unlawful to sign, with intent to defraud, the name of another or of a fictitious person to a charge voucher, receipt, or other document signed pursuant to the use of a credit card.

AB 1725 - Chapter 1371
Pattee

Amends the California Land Conservation Act of 1965 to also designate the Act as the "Williamson Act". The bill provides that contracts under the Act, under certain conditions, may be divisible; it specifies conditions for liens in connection with payments required of a landowner upon cancellation of a contract; it provides an option for cities to succeed to a position of a county under agreements on land annexed to the city; and it clarifies the situation with regard to public improvements for gas, electricity, water or communications within preserves established after submission of the location of such facilities to the city or county for review or approval.

AB 1831 - Chapter 1372
Ketchum

Provides for hearings by the Director of Agriculture at least once each five years on all marketing orders issued under California Marketing Act of 1937 and for them to be submitted for reapproval.

AB 1855 - Chapter 1373
Burton

Modifies provision making remedy of sealing of records unavailable where petitioner has been convicted of more than one offense, by excepting from such restrictions cases where the conviction or convictions other than the one for which sealing of records is sought were convictions for certain misdemeanor violations of the Vehicle Code relating to rules of the road or violations of any local ordinance relating to operation of a vehicle.

AB 1860 - Chapter 1374
Barnes

Provides that the Teachers' Retirement Board may prescribe the manner by which service rendered prior to July 1, 1956, may be credited.

AB 1891 - Chapter 1375
Harvey Johnson

Provides that an emergency regulation by a state agency filed as an amendment to an existing regulation will expire after 120 days unless a certificate of compliance is filed with the Office of Administrative Procedure. The bill further provides that if a regulation is adopted as an emergency regulation and a certificate of compliance is not filed within 120 days, the regulation is repealed and shall be deleted from the California Administrative Code.

AB 1953 - Chapter 1376 Dunlap	Declares that every order determining the date of birth by court proceedings shall establish a presumption, affecting the burden of proof that the matter contained therein is a true and accurate statement of the time of birth.
AB 2043 - Chapter 1377 Bagley	Exempts a peace officer in part-time private patrol employment from the provisions of the Private Investigator and Adjuster Act.
AB 2127 - Chapter 1378 Elliott	Redesignates as Diagnostic Schools for Neurologically Handicapped Children the two institutions heretofore known as Schools for Cerebral Palsied Children. The bill permits establishment of teacher training courses in these schools and for credit to be given therefor toward a credential to teach the handicapped.
AB 2187 - Chapter 1379 Briggs	Prohibits the sale or resale of any security of domestic, foreign or alien insurer by a person as an insurer, agent of such insurer, broker, or an agent for a broker unless a specified permit, certificate, or license has been secured. The bill specifies that the foregoing provisions do not prohibit sale or resale by bona fide owner if securities were issued under permit of Insurance Commissioner or if issued in other jurisdiction in conformity with laws thereof.
AB 2195 - Chapter 1380 Murphy and Grunsky	Repeals and reenacts with various changes, the Agriculture Code provisions prescribing grade standards, tolerances, maturity standards, packing requirements, container requirements, and other standards for apples.
AB 2238 - Chapter 1381 Pattee and Elliott	Prohibits the slaughtering of livestock by other than certain prescribed methods after June 1, 1968, or the purchase or sale by any state agency of any animals slaughtered by other methods. The bill expressly permits slaughtering in accordance with the ritual requirements of the Jewish or any other religious faith that prescribes a method of slaughter meeting certain prescribed standards.
AB 2258 - Chapter 1382 Fong	Requires the governing board of a school district to require the furnishing of satisfactory evidence of physical or mental condition of children exempted from school attendance or study.
AB 2268 - Chapter 1383 Mobley	Provides that any member, under the County Employees Retirement Law of 1937, who left county or district service and within 100 calendar days became a member of another county's retirement system or S.E.R.S. is entitled to a reciprocal retirement benefit upon redeposit into the system which he left.
AB 2271 - Chapter 1384 Milias	Makes the Brown Act provisions requiring public meeting applicable to nonprofit organizations working with money received under the Economic Opportunity Act of 1964.
AB 2276 - Chapter 1385 Moorhead	Requires that an emergency medical care committee be established in each county by July 1, 1968. The bill permits two or more adjacent counties to establish a single committee. The bill requires committee, at least annually, to review operations of ambulance services operating within the county, emergency medical care offered within the county and first aid practices within the county.

AB 2278 - Chapter 1386
Duffy

Provides for the coordination of milk stabilization regulations in California with milk marketing orders which may be established in California by the U.S. Department of Agriculture. The bill provides for the termination of State regulations which are in conflict with, or are a duplication of Federal regulations.

AB 2305 - Chapter 1387
Hayes

Provides a right of entry, without liability for conversion or trespass, to enforce a lien for the benefit of specified types of keepers of places of lodging.

AB 2349 - Chapter 1388
Lanterman

Requires, where practical or desirable, the replacement of trees destroyed or removed by local entities or the state in widening streets or highways.

AB 2359 - Chapter 1389
E'berg

Requires consent of the Department of General Services, rather than of Department of Finance, and includes personal, as well as real property, in regard to the authority of the Department of Parks and Recreation to lease property which it deems necessary for improvement, or development of the state park system. The bill also deletes the \$1,000 per year limitation on leases negotiated for the Department of Parks and Recreation by the Department of General Services.

AB 2400 - Chapter 1390
Veneman

Revises various sections of the Financial Code with respect to loan security requirements of savings and loan associations. The bill authorizes a savings and loan association, with the prior approval of the Savings and Loan Commissioner, to take such action as is reasonably and prudently necessary to protect the association or any of its interests or investments.

AB 2436 - Chapter 1391
Bagley

Declares certain tide and submerged lands heretofore conveyed to Marin County to be free from public trust, and authorizes State Lands Commission, with the consent of Marin County, to convey such lands to owners of abutting property in exchange for land in the general vicinity of equal value, to be held by the county subject to such public trust and specified conditions.

AB 2574 - Chapter 1392
Leroy Greene

Requires Department of General Services to pass upon and approve or reject all plans for alteration of school buildings if estimated cost exceeds \$10,000.

AB 2592 - Chapter 1393
Townsend and Campbell

Provides that when two or more school districts establish a regional occupational center, they may do so by entering into a joint powers agreement.

AB 2595 - Chapter 1394
Wilson and Deddeh,
Burgener and Schrade

Authorizes the Commission of the Californias to cooperate with similar commission representing Territory of Baja California as well as similar commission representing the State of Baja California.

SB 1055 - Chapter 1395
McCarthy

Places tighter controls on the use of credit cards by increasing the penalty on acts which are now felonies and adding other acts to the felony category.

Senate Bill No. 1270

Passed the Senate July 17, 1967

Secretary of the Senate

Passed the Assembly August 4, 1967

Chief Clerk of the Assembly

This bill was received by the Governor this-----

day of-----, 1967, at-----o'clock-----M.

Private Secretary of the Governor

CHAPTER-----

*An act to add Section 13352.1 to the Vehicle Code,
relating to driver's licenses.*

The people of the State of California do enact as follows:

SECTION 1. Section 13352.1 is added to the Vehicle Code, to read:

13352.1. Notwithstanding the provisions of Section 13352, the privilege to operate a motor vehicle of any person, whose sole employment for compensation is the operation of a motor vehicle, shall not be suspended or revoked upon conviction for driving a motor vehicle while under the influence of intoxicating liquor, if such person has not had a prior conviction of Section 23101 or a second conviction of Section 23102 within one year and if the court which convicted such person recommends that the privilege not be suspended or revoked and makes an order restricting the driving privilege to operating a motor vehicle in the course and scope of, and as, his sole employment for compensation. Such restriction, and the date upon which such restriction shall no longer be in effect, shall be set forth by the court on the reverse side of the driver's license of the person so restricted. Within 10 days after such conviction, the judge of the court in which the person was convicted, or the clerk of the court, if such court is a court of record, shall prepare and immediately forward to the department at its office in Sacramento a copy of the order imposing such restriction.

The Honorable Members of the Senate
State of California
Sacramento, California

Greetings:

I am returning without my signature Senate Bill No. 1270, entitled, "An act to add Section 13352.1 to the Vehicle Code, relating to driver's licenses".

This bill provides that there shall be no suspension or revocation of the driving privilege for second offense drunk driving if the defendant's sole employment for compensation is the operation of a motor vehicle if the court makes an order restricting the driving privilege to the course of employment. The bill has no application to cases where the driver has had a prior felony drunk driving or a second misdemeanor drunk driving conviction within one year.

The Transportation Agency will be conducting, pursuant to AB 2538 (Chapter , Statute of 1967) a four-county study of the entire drunk driving problem with the goal of identifying fair and effective enforcement methods to protect the motoring public against this major traffic hazard. I believe that consideration of further legislative approaches to the drunk driving problem should be deferred until this study is completed.

Accordingly, I am returning the bill without my signature.

Respectfully,

RONALD REAGAN
Governor

cc: Members of the Assembly
Honorable George Miller, Jr.

August 18, 1967

Senate

1270

Miller and Dills

Unanimous

42 Ayes

21 Noes - Badham, Barnes, Belotti, Briggs, Britschgi, Burke, Campbell, Chappie, Collier, Conrad, Davis, Dent, Hayes, Ray Johnson, Milias, Moorhead, Priolo, Schabarum, Stull, Veysey, and Wakefield.

Senate Bill No. 1270 provides that there shall be no suspension or revocation of a driving privilege for senond offense drunk driving if the defendant's sole employment for compensation is operation of a motor vehicle if the court makes an order restricting such privilege to course and scope of employment and provided he has not had a prior felony drunk driving or a second misdemeanor drunk driving conviction within one year.

The Attorney General and Legislative Counsel have no constitutional or legal objections to approval.

The California Teamsters Council recommends that the bill be signed. The Council notes that the bill could keep the professional driver off welfare.

The Transportation Agency and the Department of Motor Vehicles urge that the bill be vetoed. It is the Agency's position that there is a need to strengthen the protection against drunk driving rather than put him back on the road sooner. In view of the admitted fact that drunk drivers are a factor in a majority of serious accidents, it is difficult to justify such piecemeal legislation as this.

Senator Miller, the author, requests approval.

RECOMMENDATION: VETO

Senate Bill No. 1254

Passed the Senate June 15, 1967

Secretary of the Senate

Passed the Assembly July 26, 1967

Chief Clerk of the Assembly

This bill was received by the Governor this _____
day of _____, 1967, at _____ o'clock _____ M.

Private Secretary of the Governor

CHAPTER_____

*An act to amend Section 18406.1 of the Financial Code,
relating to industrial loan companies.*

The people of the State of California do enact as follows:

SECTION 1. Section 18406.1 of the Financial Code is amended to read:

18406.1. Except as provided in Section 18406, no industrial loan company shall make any loan or purchase or discount any note secured by real property unless such loan or other obligation is repayable in substantially equal weekly, semi-monthly, monthly, or quarterly installments during its term which shall not exceed two years from the date the loan or other obligation is made or acquired by the company except that loans or other obligations of a face amount of two thousand dollars (\$2,000) or more may have a maturity of not to exceed five years from the date of making or acquisition.

President of the Senate

Speaker of the Assembly

Approved _____, 1967

Governor

The Honorable Members of the Senate
State of California
Sacramento, California

Greetings:

I am returning without my signature Senate Bill No. 1254, entitled, "An act to amend Section 18406.1 of the Financial Code, relating to industrial loan companies."

SB 1254 would authorize industrial loan companies to make loans secured by real property for five years. Present law limits such loans to three years.

This bill permits industrial loan companies to make longer loans secured by real property at the same rates they now charge for personal loans. A real estate loan, unlike most personal loans, is secured and consequently the risk of loss is correspondingly reduced. The bill tends to penalize the borrower who has real estate for security and who should be entitled to a lower interest rate.

Accordingly, I am returning the bill unsigned.

Respectfully,

RONALD REAGAN
Governor

cc: The Honorable Richard J. Dolwig
Members of the Assembly

August 23, 1967

Senate

1254

Deukmejian

22 Ayes

3 Noes - Bradley, Schmitz, and Whetmore.

63 Ayes

4 Noes - Burton, Sieroty, Vasconcellos, and Warren.

Senate Bill No. 1254 permits industrial loan companies to make five year loans secured by real property.

Present law permits limits on such loans to three years.

The California Real Estate Association urges veto.

The Mortgage Brokers Institute recommends veto.

Alameda Thrift Company requests approval.

Senator Dolwig, the author, requests approval.

RECOMMENDATION: VETO

RW:mef

[Handwritten signatures and initials at the bottom of the page]

2175

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.25.67

MEMO TO THE PRESS

Sacramento--Gov. Ronald Reagan announced today he has signed the following bills:

SB 81 - Chapter 1396
Rodda

Increases the number of judges in the Sacramento Superior Court from 13 to 14.

SB 91 - Chapter 1397
Cologne

Creates New Car Dealers Policy and Appeals Board consisting of nine members, four of which are to be licentiate new car dealers, appointed by the Governor, and of the five remaining public members who are nonlicentiates, one is to be appointed by the Senate Rules Committee, one by the Speaker of the Assembly, and three by the Governor. The bill requires the board to prescribe rules and regulations relating to licensing of new car dealers; hear and consider appeals from action arising out of decision of department; and to consider any matter concerning the activities or practices of any person applying for or holding a license as a new car dealer.

SB 169 - Chapter 1398
Way, Chappie, and Veysey

Establishes specified procedure for obtaining prospecting permits and leases from the State Lands Commission for the extraction and removal of geothermal resources from state lands for the production of geothermal energy. The bill authorizes the Commission, upon recommendations of Geothermal Resources Board, to classify state lands as geothermal resources areas. The bill also redesignates Geothermal Energy Board as Geothermal Resources Board, revises composition of its membership, and makes corresponding & appropriate reference changes.

SB 192 - Chapter 1399
Petriss

Makes numerous provisions of the Bank and Corporation Tax Law conform substantially with the Internal Revenue Code of 1954. The bill revises provisions relating to bad debt deductions, stock redemptions and distributions, and corporate liquidations.

SB 379 - Chapter 1400
Grunsky

Authorizes county superintendent of schools, with the approval of the Department of Education, to establish special classes for adults designed to serve the educational needs of handicapped adults, and includes adults attending such classes as persons whom superintendent may transport in school busses to and from school athletic contests, other school activities, or fairs and expositions.

SB 390 - Chapter 1401
Beilenson and Shoemaker

Authorizes establishment of opportunity schools or classes for pupils in grades 1 through 12 who are habitually truant, irregular in attendance, or who are insubordinate or disorderly during their attendance upon instruction. The bill authorizes school districts maintaining an opportunity school or class to accept and expend grants from federal government, public, or private sources for purposes of such schools or classes. The bill also authorizes increase in maximum rate of school district tax to support opportunity schools or classes.

SB 518 - Chapter 1402
Dolwig and Unruh

Prohibits the provisions limiting the number of additional dental offices, from being construed as preventing or limiting, a dentist can acquire from his parent, heretofore or hereafter, prior to a prescribed date, and from operating any additional office or offices of his parent so acquired.

SB 542 - Chapter 1403
Dolwig

Authorizes expenditures from the grade separation project fund to be made without regard to fiscal years. The bill deletes the requirement that cancelled allocations and unallocated funds therein revert annually to the State Highway Fund for use on state highways.

SB 574 - Chapter 1404
Miller

Provides that county sanitation districts, instead of the governing boards of such districts, may enter into associations for purpose of promoting or defeating legislation, and permits such districts to participate in business of such associations. The bill declares that this amendment to be declaratory of preexisting law.

SB 593 - Chapter 1405
Teale

Makes hospitals established, maintained, and operated pursuant to the Local Hospital District Law subject to unemployment disability insurance law. The bill also provides disability insurance coverage for employees performing service for a nonprofit corporation in connection with the operation of a hospital, rather than for a nonprofit corporation organized and operated exclusively at a hospital.

SB 600 - Chapter 1406
Schrade

Increases the number of judges in the San Diego Municipal Court from 19 to 20.

SB 601 - Chapter 1407
Rocda

Authorizes the State Employees Retirement Board to purchase the existing state fair site and the surplus land at the new state fair site with an option to repurchase these lands vested in the Director of General Services and the Director of Finance.

SB 636 - Chapter 1408
Collier & McCarthy

Amends the California Outdoor Advertising Act to meet the requirements of the Highway Beautification Act of 1965.

SB 725 - Chapter 1409
Burns

Permits the Real Estate Commissioner to transfer recovery funds in excess of \$400,000 to the Real Estate Fund.

SB 737 - Chapter 1410
Bradley & Alquist

Increases number of superior court judges in Santa Clara County, from 17 to 19. The bill also increases number of judges in the San Jose-Milpitas-Alviso Municipal Court from 9 to 10, operative January 1, 1968.

SB 865 - Chapter 1411
Moscone

Exempts from the Corporate Securities Law a public district or authority, and generally, any other public agency, existing specifically described trust agreements, contracts or other arrangements known as "life income contracts" where such contracts are made by nonprofit companies with donors under designated conditions, and any security issued under or pursuant to a plan of arrangement which, pursuant to the Bankruptcy Act, has been confirmed by a court, except as otherwise may be expressly provided. URGENT

SB 880 - Chapter 1412 Rodda	Revises classification of counties and certification requirements for county superintendents of schools.
SB 911 - Chapter 1413 Cusanovich	Permits a taxpayer, under the Personal Income Tax Law or the Bank and Corporation Tax Law, to depreciate in a five-year period the entire cost of machinery or equipment for water pollution control, as well as air pollution control.
SB 955 - Chapter 1414 Teale, Collier & Chappie	Requires the Department of Public Works to remove snow from a specified portion of former U.S. Route 40 in the vicinity of Donner Lake until June 30, 1970.
SB 961 - Chapter 1415 Collier	Requires payment of certificate title insurers and licensed underwritten title insurers of an annual renewal fee in lieu of all other fees. The bill also provides that the Insurance Commissioner shall establish the standards by which such annual renewal fee shall be set for each insurer, and specifies the procedures to be followed in doing so.
SB 963 - Chapter 1416 Collier	Provides that any load upon a vehicle may exceed 13 feet 6 inches in height, but not 14 feet in height, measured from the surface on which the vehicle stands, until January 1, 1970.
SB 968 - Chapter 1417 Grunsky	Includes certain narcotic convictions as grounds for denying and revoking teaching credentials by the State Board of Education.
SB 994 - Chapter 1418 Miller	Revises the statute of limitations for assessment of escaped personal and real property and revises the law with respect to penalties and interest imposed on escaped property.
SB 1027 - Chapter 1419 Harmer	Authorizes the Department of Employment to accept voluntary restitution or acceptable arrangement for restitution prior to the filing of a criminal complaint for overpayment from any person who received overpayment of unemployment insurance benefits fraudulently, if such person has not previously claimed any right under this authorization and has not been convicted within the last three years of making a willful false statement or knowing failure to disclose facts to obtain unemployment benefits.
SB 1039 - Chapter 1420 Song	Increases the number of judges in the Alhambra Municipal Court from 2 to 3.
SB 1065 - Chapter 1421 Sherman	Provides that maximum amount authorized to be expended under California Medical Assistance Program be evidenced by billings received for services and state and county administration by the close of the year. The bill requires the Administrator of Health and Welfare Agency, when reducing services to maintain fiscal limits, to make proportionate reductions in all services, rather than eliminate some services entirely. The bill further requires Administrator, with approval of the Director of Finance, to set up monthly payment schedule of anticipated total payments for physician services, and provides rules for control of payments for such services. The bill also provides that, commencing with the fiscal year 1968-69, funds for medical assistance program shall be provided with usual budgetary procedures, rather than within fixed amounts and continuous appropriations. It limits 1967-68 expenditure to \$305,000,000, also providing for transfer from authorized sources.

SB 1084 - Chapter 1422 Collier & Bagley	Establishes a municipal court in southern Sonoma County, consisting of one judge and one clerk, who may appoint various deputies.
SB 1239 - Chapter 1423 Short	Transfers responsibility for investigation and approval of county psychopathic hospitals, unless subject to the Short-Doyle Act, from the Department of Mental Hygiene to the Department of Public Health.
SB 1277 - Chapter 1424 Sherman	Authorizes recovery by the State of the reasonable value of medical assistance benefits provided to an injured California Medical Assistance Program beneficiary from the person civilly liable for such injury.
SB 1327 - Chapter 1425 Schmitz & Whetmore	Creates an American Revolution Bicentennial Commission of California composed of twenty members, ten appointed by the Governor, five by the Speaker and five by the Senate Rules Committee.
SB 1335 - Chapter 1426 Cologne	Exempts from the regulation of the Division of Aeronautics privately owned airports which are used solely by their owners except for emergency and occasional landings, provided that no facilities such as gasoline be provided other than for the owners, and that the airport is outside the traffic pattern or control zone of an airport for which a permit has been granted.
SB 1347 - Chapter 1427 McCarthy	Requires that parking brakes be held in the applied position by mechanical means, spring devices, or captive air pressure in self-contained cells, which self-contained cells do not lose more than five pounds of air pressure during a 30-day period from their standard operating pressure potential as established by the manufacturer.
SB 1369 - Chapter 1428 Song	Requires the clerk of a superior or municipal court and clerk or judge of justice court to promptly mail a notice of entry of judgment in a contested action or special proceeding, rather than in any action, to all parties who have appeared in such action or proceeding. The bill defines "judgment" to include any judgment, decree, or signed order from which an appeal lies.
SB 1370 - Chapter 1429 Song - Murphy	Prohibits any city, county or district ordinance prohibiting or regulating the playing of duplicate bridge.
SB 1451 - Chapter 1430 Dills	Permits, with the approval of the State Board of Barber Examiners, state and local apprenticeship committees to establish postgraduate or upgrading courses under the apprenticeship training law with or without on-the-job training for registered barbers or apprentices.
SB 1502 - Chapter 1431 Mills, Lagomarsino & Schrade	Authorizes the Department of Parks and Recreation, rather than State Park Commission, to exchange state lands needed for state park purposes in connection with the Anza-Borrego Desert State Park rather than the Anza Desert State Park.
AB 96 - Chapter 1432 Chappie & Marler	Increases the number of judges in the Yuba County Superior Court from one to two.
AB 133 - Chapter 1433 Wilson & Burgener	Increases the number of judges in the El Cajon Municipal Court from two to three.

AB 203 - Chapter 1434 Crown	Increases the number of judges in the Oakland-Piedmont Municipal Court Judicial District, from 10 to 11.
SB 118 - Chapter 1435 Sherman & Bee	Increases the number of judges in the Oakland-Piedmont Judicial District from 10 to 11.
AB 894 - Chapter 1436 Ryan & Britschgi	Increases the number of judges of the San Mateo County Superior Court from 9 to 11.
AB 955 - Chapter 1437 Dent & Knox	Increases the number of municipal court judges in the Mt. Diablo Judicial District from one to two.
AB 1152 - Chapter 1438 Z'berg & Powers	Increases the number of judges in the Sacramento Municipal Court from 8 to 9.
AB 1711 - Chapter 1439 Karabian & Song	Increases number of superior court judges in Los Angeles County from 120 to 134.
AB 1758 - Chapter 1440 Biddle	Increases the number of superior court judges in Riverside County from eight to nine and after April 1, 1968, from nine to 10.
AB 1803 - Chapter 1441 Foran	Increases the number of judges in the San Francisco Municipal Court from 15 to 17.
AB 1875 - Chapter 1442 Zenovich	Increases the number of superior court judges in Fresno County from 7 to 8.
AB 2580 - Chapter 1443 Shoemaker & Lagomarsino	Increases the number of judges in the Santa Barbara Superior Court from 5 to 6. The increase becomes operative on April 1, 1968.
AB 2591 - Chapter 1444 Bee	Increases the number of judges in the Fremont-Newark-Union City Judicial District from one to two on July 1, 1968.
AB 108 - Chapter 1445 Veysey & Biddle	Exempts vehicles used exclusively as ambulances and owned by a public nonprofit or volunteer fire department from specified Vehicle Code fees. The bill also exempts vehicles used exclusively as ambulances and owned by a public nonprofit fire department from vehicle license fee imposed by Revenue and Taxation Code.
AB 164 - Chapter 1446 Porter	Adds a new chapter to the Dickey Water Pollution Act to be known as the "Waste Water Reclamation and Reuse Law".
AB 165 - Chapter 1447 Porter	Requires state offices, departments and boards to take cognizance of water quality control policy formulated and adopted by a regional board in carrying out water quality activities within a single region.
AB 550 - Chapter 1448 Zenovich	Requires homes for the aged applying for welfare exemption to file an affidavit specifying certain information relating to the qualification for exemption. URGENCY
AB 618 - Chapter 1449 Chappie	Requires food provisioners who sell meat on a carcass weight or primal cut basis to supply consumers with a net weight statement of the product delivered and an inventory statement of the number and type of cuts.
AB 625 - Chapter 1450 Powers	Deletes the requirement that a minimum retail price schedule filed with Department of Alcoholic Beverage Control be published in a manner which will result in each retailer affected by such schedule being advised of the content of the schedule.

AB 756 - Chapter 1451
Belotti & Pattee

Enlarges the authority of the Joint Fairs Allocation and Classification Committee of the Legislature to investigate, study and analyze the operations of all fairs.

AB 788 - Chapter 1452
Veysey

Establishes a Farm Labor Service Citizens Commission of 12 members to study the operation of the Farm Labor Service in California and in other states.

AB 941 - Chapter 1453
Fenton

Provides that Workmen's Compensation Appeals Board referees shall be taken from an eligible list of attorneys having qualifications prescribed by the State Personnel Board; and that in establishing eligible lists, the Board shall conduct state civil service examinations on a nonpromotional basis.

AB 1171 - Chapter 1454
Barnes & Collier

Makes a number of technical amendments to the State Employees' Retirement Law.

AB 1224 - Chapter 1455
Meyers

Provides for extension of health benefits under Meyers-Geddes Act to officers and employees of members of S.E.R.S. pursuant to contract of contracting agencies (other than a school district and county superintendents of schools), such benefits to be administered by S.E.R.S., the contracting agencies and their employees to share in costs of such benefits and the contracting agencies to bear the additional administrative costs to S.E.R.S.

AB 1294 - Chapter 1456
Davis

Declares it is the policy of the State to give special consideration in making sewerage facility construction loans to facilities of public agencies in areas where building construction has been halted by order of a public health agency. There is no state cost to the Water Quality Control Board, since all proposed loans are screened for necessity and special consideration is given to areas of demonstrated need.

AB 1305 - Chapter 1457
Chappie and Burton

Provides for unification of vocational education, rehabilitation and employment services for public assistance recipients under direction of Administrator of Health and Welfare Agency.

AB 1359 - Chapter 1458
Knox

Requires persons who own taxable tangible personal property having an aggregate cost of \$30,000 or more, other than household furnishings and personal effects, to file annually a written property statement reporting such property. Other persons are required to file a personal property statement only upon request of the assessor.

AB 1470 - Chapter 1459
Shoemaker

Extends the life of the State Guaranteed Loan Program beyond the present termination date of June 30, 1968.

AB 1505 - Chapter 1460
Badham

Authorizes the Department of Water Resources to provide technical assistance to a local agency for a local ground water basin project. The bill declares money must have been appropriated for the purpose before the department shall initiate or participate in investigations, studies, plans, and designs. Requires any departmental participation in any local project to be pursuant to a cooperative agreement, as prescribed.

AB 1535 - Chapter 1461
Briggs

Makes the provisions for payment and calculation of retirement allowances for time during which safety members, under the County Employees' Retirement Law of 1937, retiring with credit for such time, were not safety members or members of county peace officer or fire service retirement systems, applicable to other members of the county retirement system. If an employee retires as a general member and he has prior service as a safety member, the retirement allowance is computed as if the employee had been a general member for the entire time. It is the purpose of this bill to give credit for service as a safety member whether or not the employee is a safety member at the time he retires.

AB 1573 - Chapter 1462 Bear	Provides that the title of a member of the Workmen's Compensation Appeals Board is "commissioner".
AB 1584 - Chapter 1463 Fenton	Adds "electrical and mechanical" engineers to those professions regulated by the Board of Registration for Civil and Professional Engineers.
AB 1607 - Chapter 1464 Elliott	Provides that any member, rather than only state members, under the State Employees' Retirement System, who was absent from employment because of war relocation leave (March 1942 to January 1947), may elect to make contributions and receive service credit for such period under this retirement system. The bill changes the deadline for such election, from January 1, 1960 to July 1, 1968.
AB 1659 - Chapter 1465 Duffy	Extends the California Cancer Law until January 1, 1969. It requires an approved application for sale or giving away of devices for treatment of cancer; and authorizes Public Health to issue cease and desist order against further use of device for which no application has been approved. The bill also revises the qualifications for membership on the Cancer Advisory Council and includes Hodgkin's disease within the definition of cancer.
AB 1720 - Chapter 1466 Pattee	Amends the Insurance Code relating to description of liabilities of an insurer in its annual statement to the Insurance Commissioner so as to conform California law with laws of most other states. Revises effective January 1, 1970 law relating to insolvency of insurer. Provides a single solvency standard for multiple classes of insurances.
AB 1736 - Chapter 1467 Ketchum, Pattee Burns and Stiern	Creates a Table Grape Commission composed of twenty-one grape producers selected from seven grape-producing districts in the State.
AB 1753 - Chapter 1468 Hayes	Revises and makes various technical changes in provisions requiring credentials to be held by public school employee where 50 percent or more of his duties involve directing, coordinating, supervising, or administering specified functions.
AB 1756 - Chapter 1469 Hinckley	Makes a grant in trust to the City of Needles of that portion of the bed of the Colorado River which is located within the City's boundaries.
AB 1788 - Chapter 1470 Bee	Provides that a member of a county retirement system who resigns or takes a leave of absence in order to serve in the armed forces, may, upon returning to county service, receive credit for all or any part of his service in the armed forces for which he received no retirement pay from the United States, if he elects to, and does pay into the retirement fund an amount equal to the amount he would have paid into the system during the time he served in the armed forces and if he rejoins county service within one year after separation from the armed forces.

<p>AB 1848 - Chapter 1471 Crown</p> <p>AB 1948 - Chapter 1472 Lanterman</p> <p>AB 2081 - Chapter 1473 Mobley, Dunlap & Gonsalves</p> <p>AB 2090 - Chapter 1474 Barnes</p> <p>AB 2121 - Chapter 1475 Stacey</p> <p>AB 2150 - Chapter 1476 Barnes</p> <p>AB 2157 - Chapter 1477 Belotti</p> <p>AB 2252 - Chapter 1478 Fong</p> <p>AB 2254 - Chapter 1479 Fong</p> <p>AB 2390 - Chapter 1480 Veneman</p>	<p>Extends the Government Code provisions relating to heart trouble being presumed to arise out of the employment under County Employees' Retirement Law of 1937 to members in active law enforcement who are not safety members.</p> <p>Appropriates 70 percent of the floor stock and indicia adjustment tax on cigarettes to be distributed in proportion to each city, city and county, and county in proportion to their sales tax revenue and is to be used for purposes which are of interest and benefit to the state.</p> <p>Prohibits a local board of equalization from issuing a subpoena to take a deposition and prohibits such boards from considering depositions. It also authorizes the assessor to introduce information obtained from property statements into evidence in the hearing. The bill also provides that right to transcribe equalization proceedings shall not be construed to permit violations with respect to documents or materials which are not to be open to public inspection.</p> <p>Redefines "forestry member" for purposes of the State Employees' Retirement Act.</p> <p>Amends the California Hazardous Substances Labeling Act and the California Poison Law. This bill will make the California laws governing the labeling and sale of hazardous substances uniform with the requirements of the Federal Hazardous Substances Act, which was amended in 1966 by passage of the Child Protection Law.</p> <p>Provides for the Retirement Board of State Teachers' Retirement System to review and determine administrative expense for following fiscal year in relation to amount of contributions required from the members' employers, such as the school district.</p> <p>Increases the salary and number of clerks in the Central Sonoma Municipal Court District.</p> <p>Expands the Department of Public Health's nursing education scholarship program to include junior year nursing students working toward bachelor's degree in nursing.</p> <p>Amends the Personal Income Tax Law.</p> <p>Amends the Motor Vehicle Fuel Tax Law to remove the annual license fee of \$10 which is imposed for the issuance of a broker's or producer's license. The number of broker licenses will be reduced from 1,440 to 290 by redefining the term "broker" to eliminate those persons dealing in petroleum products other than gasoline, and commission agents of oil companies who account for the transactions of the agents.</p>
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AB 2397 - Chapter 1481
Veneman

Authorizes the Controller to issue general consents to certain transfers of property in instances when such consent will not jeopardize the collection of inheritance taxes. The bill also provides that the Controller or his agent may examine certain property instead of the county treasurer.

AB 2401 - Chapter 1482
Veneman

Authorizes the Director of Agriculture, to, in lieu of suspension, place any pilot of agricultural aircraft who violates designated provisions or regulations on probation for one year.

AB 2458 - Chapter 1483
Barnes

Adds Route 282, from Route 75 to North Island Naval Air Station via Fourth Street in Coronado, to the state highway system. It extends Route 75 from Orange Avenue in Coronado Route 5 in San Diego via the San Diego-Coronado Toll Bridge, which extension becomes operative when the bridge is opened to traffic.

AB 2553 - Chapter 1484
Moretti

Makes various technical changes in the unemployment disability insurance law.

AB 2575 - Chapter 1485
Chappie

Requires the Department of Motor Vehicles to furnish forms for vehicle owners who wish to credit a county of domicile or use for vehicle registration purposes in the distribution of gasoline tax revenues. Such statements are to be filed at the time of registration or renewal of registration.

AB 2583 - Chapter 1486
Monagan and Zencovich

Authorizes the California Water Commission to name all state-owned facilities of the State Water Resources Development System. The Commission would exercise this authority by resolution, after public hearing for the purpose of considering all proposed names for such facilities.

AB 2585 - Chapter 1487
Bagley

Allows a county Board of Supervisors to terminate sessions of the superior court held outside of the county seat.

Senate Bill No. 1210

Passed the Senate August 4, 1967

Secretary of the Senate

Passed the Assembly August 4, 1967

Chief Clerk of the Assembly

This bill was received by the Governor this _____

day of _____, 1967, at _____ o'clock _____ M.

Private Secretary of the Governor

CHAPTER-----

An act to amend Sections 11010 and 11568 of the Business and Professions Code, and to amend Sections 17953, 17954, and 17955 of the Health and Safety Code, relating to subdivision conditions.

The people of the State of California do enact as follows:

SECTION 1. Section 11010 of the Business and Professions Code is amended to read:

11010. Prior to the time when subdivided lands are to be offered for sale or lease, the owner, his agent or subdivider shall notify the commissioner in writing of his intention to sell or lease such offering.

The notice of intention shall contain the following information:

- (a) The name and address of the owner.
- (b) The name and address of the subdivider.
- (c) The legal description and area of lands.
- (d) A true statement of the condition of the title to the land, particularly including all encumbrances thereon.
- (e) A true statement of the terms and conditions on which it is intended to dispose of the land, together with copies of any contracts intended to be used.
- (f) A true statement of the provisions, if any, that have been made for public utilities in the proposed subdivision, including water, electricity, gas and telephone facilities.
- (g) A true statement of the use or uses for which the proposed subdivision will be offered.
- (h) A true statement of the provisions, if any, limiting the use or occupancy of the parcels in the subdivision.
- (i) A true statement of the maximum depth of fill used, or proposed to be used on each lot, and a true statement on the soil conditions in the subdivision supported by engineering reports showing the soil has been, or will be, prepared in accordance with the recommendations of a registered civil engineer.
- (j) A true statement of the amount of indebtedness which is a lien upon the subdivision or any part thereof, and which was incurred to pay for the construction of any on-site or off-site improvement, or any community or recreational facility.
- (k) A true statement or reasonable estimate, if applicable, of the amount of any indebtedness which has been or is

proposed to be incurred by an existing or proposed special district, entity, taxing area or assessment district, within the boundaries of which, the subdivision, or any part thereof, is located, and which is to pay for the construction or installation of any improvement or to furnish community or recreational facilities to such subdivision, and which amounts are to be obtained by ad valorem tax or assessment, or by a special assessment or tax upon the subdivision, or any part thereof.

(l) Such other information as the owner, his agent, or subdivider, may desire to present.

SEC. 2. Section 11568 of the Business and Professions Code is amended to read:

11568. When a soil or geologic report has been prepared, this fact shall be noted on the final map, together with the date of the report and the name of the engineer or the geologist making the report.

SEC. 3. Section 17953 of the Health and Safety Code is amended to read:

17953. Each city, county, and city and county shall enact an ordinance which requires a preliminary soil report, prepared by a civil engineer who is registered by the state, or a geologic report prepared by a registered geologist, based upon adequate test borings or excavations, and other investigations of every subdivision, as defined in Sections 11535 and 11535.1 of the Business and Professions Code.

The preliminary soil report and the geologic report may be waived if the building department of the city, county or city and county, or other enforcement agency charged with the administration and enforcement of the provisions of this part, shall determine that, due to the knowledge such department has as to the soil qualities of the soil of the subdivision or lot, no preliminary analysis is necessary.

SEC. 4. Section 17954 of the Health and Safety Code is amended to read:

17954. If the preliminary soil or geologic report indicates the presence of critically expansive soils or other soil or geologic problems which, if not corrected, would lead to structural defects, such ordinance shall require a soil and geologic investigation of each lot in the subdivision.

The soil investigation shall be prepared by a civil engineer who is registered in this state. The geologic investigation shall be prepared by a registered geologist. These shall recommend corrective action which is likely to prevent structural damage to each dwelling proposed to be constructed on the expansive soil or otherwise potentially unstable site.

SEC. 5. Section 17955 of the Health and Safety Code is amended to read:

17955. The building department of each city, county, or city and county, or other enforcement agency charged with the administration and enforcement of the provisions of this part, shall approve the soil and geologic investigations if it determines that the recommended action is likely to prevent structural damage to each dwelling to be constructed. As a condition to the building permit, the ordinance shall require that the approved recommended action be incorporated in the construction of each dwelling. Appeal from such determination shall be to the local appeals board.

SEC. 6. This act shall become operative only if Senate Bill No. 1493 is enacted by the Legislature at the 1967 Regular Session, and in such case at the same time as Senate Bill No. 1493.

President of the Senate

Speaker of the Assembly

Approved _____, 1967

Governor

The Honorable Members of the Senate
State of California
Sacramento, California

Greetings:

I am returning without my signature Senate Bill No. 1210,
"An act to amend Sections 11010 and 11560 of the Business and
Professions Code, and to amend Sections 17953, 17954, and
17955 of the Health and Safety Code, relating to subdivision
conditions."

Section 6 of this bill provides that this act shall become
operative only if SB 1493 is enacted. SB 1493 was refused
passage.

Accordingly, I am returning the bill unsigned.

Respectfully,

DONALD REAGAN
Governor

cc: Members of the Assembly
Honorable Albert S. Rodda

August 25, 1967

Senate

1210

Rodda

24 ayes

6 noes - Bradley, Marler, Richardson, Schmitz,
Schrade, and Whetmore.

Unanimous

Senate Bill No. 1210 requires cities and counties to enact an ordinance requiring a preliminary soil report, or a geological report prepared by a registered geologist, of every subdivision.

The bill is operative only if SB 1493 is enacted. SB 1493 was refused passage.

The Attorney General and Legislative Counsel have no constitutional or legal objections to approval.

The Department of Conservation recommends veto.

RECOMMENDATION: VETO (If the bill were signed, it would not become effective.)

rw/j

OFFICE OF THE GOVERNOR
Sacramento, California
Contact: Paul Beck
445-4571 8.28.67

MEMO TO THE PRESS

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

August 28, 1967

SB 32 - Chapter 1488
Burns

Provides that a reference to counties with a population in excess of 295,000 in the law dealing with a fixed benefit for unclassified members of county retirement systems without limitation on amount of member's compensation used in computing benefits and member contributions, is based on population figures contained in Section 28020 of the Government Code as it existed on the 91st day following adjournment of the 1953 session of the Legislature.

SB 57 - Chapter 1489
Carrell & Biddle

Repeals the statute under which the penalty assessment on moving traffic violations, the proceeds of which provide funds for driver training, would, be reduced from \$3 to \$2, per \$20 fine or fraction thereof, on October 1, 1967. This bill will be operative only if, and at same time as, SB No. 56 takes effect.

SB 332 - Chapter 1490
Whetmore

Increases the number of Orange County superior court judges from 19 to 21.

SB 659 - Chapter 1491
Carrell

Requires an identification plate for special mobile and cemetery equipment. The bill establishes a five-dollar service fee for identification plate for cemetery equipment.

SB 719 - Chapter 1492
Collier & Foren

Requires the Commissioner of the California Highway Patrol to adopt and enforce regulations consistent with the motor vehicle safety standards adopted pursuant to the National Traffic and Motor Vehicle Safety Act of 1966. It prohibits the sale of a vehicle or item of equipment if it does not conform to the regulations adopted by the Commissioner.

SB 873 - Chapter 1493
Walsh & Kennick

Permits licenses to be granted to Arabian horse racing associations to conduct horse-racing meetings and provides for the allocation of racing days for Arabian racing at horserace meetings, but only to the California State Fair and Exposition, California State Exposition and Fair, district agricultural fairs, or county fairs. The bill defines an "Arabian horse" and "Arabian racing". Makes the Stud Book of the Arabian Horse Club Registry as approved by the International Arabian Horse Association the sole official registry for Arabian horses, but requires the California Horse Racing Board by rule to provide for the registration of California-bred Arabian horses to enable compliance with the Horse Racing Law. Makes other related changes.

SB 874 - Chapter 1494
Walsh

Prohibits a person acting as escrow holder of purchase price of an alcoholic beverage license from releasing any funds in escrow for a promissory note or any other consideration of less value to the creditors than the fund exchanged. The bill provides for the transfer of an alcoholic beverage license for a fee of \$100 when 50 percent or more of the shares of stock of a corporation which owns such a license is acquired by or transferred to new parties who are required to report the transfer. The bill also authorizes a licensee whose premises are destroyed by fire, etc. to carry on business under his existing license for not more than 60 days within 500 feet of such licensed premises and upon such licensed premises when repaired or rebuilt.

SB 893 - Chapter 1495
Lagomarsino & Shoemaker

Provides that a county may recover from the tortfeasor responsible the reasonable value of medical treatment provided an indigent by the county on its own behalf or on behalf of the injured person. The bill gives county lien if the indigent proceeds in his own action, to the extent of reasonable value of medical treatment furnished or to be furnished, against any judgment recovered by the indigent against such tortfeasor.

SB 925 - Chapter 1496
Sherman

Permits a school district governing board to authorize any public entity within the county to lease data processing equipment for the district without advertising for bids.

SB 927 - Chapter 1497
Kennick

Repeals and reenacts, with various changes, provisions of the Health and Safety Code defining "explosives" and governing the sale, use, handling, transportation, possession and storage of explosives, and prescribing penalties for illegal use or possession of explosives.

SB 928 - Chapter 1498
Kennick

Expands the definition of explosives to include some of the newer materials which are highly explosive in nature and that present definite safety hazards, and provides for inspection and regulation of their transportation throughout the state.

SB 998 - Chapter 1499
Miller

Provides that on July 1, 1968, any person possessing education and experience, rather than education and/or experience, equivalent to accredited training may be licensed as a vocational nurse where otherwise qualified.

SB 1002 - Chapter 1500
Sherman

Clarifies the requirements for new birth certificates when a family surname is changed by Court Order. It also authorizes a change in a birth certificate when a naturalization decree of a Federal Court changes a surname of a family.

SB 1190 - Chapter 1501
Kennick

Prohibits, for the purpose of selling or offering to sell predictions on horseracing, any person from advertising that he has predicted the outcome of any horserace which has been run in this state unless such person has notified in writing the California Horse Racing Board, at any of its offices, of his predictions at least three hours prior to the race involved. The bill prohibits advertising the fact that the board has been notified or the use of the name of the board in regard to horserace prediction.

SB 1274 - Chapter 1502
Miller

Authorizes the Director of General Services to lease specified real property which is a levee around Lower Sherman Island.

SB 1504 - Chapter 1503
Teale

Authorizes the establishment of the "North Lake Tahoe-Truckee River Sanitation Agency" through action initiated by the boards of directors of the North Tahoe Public Utility District, Tahoe City Public Utility District and the Truckee Sanitary District, subject to the approval of the voters in each district. The Agency's board of directors would be composed of one member from each public entity which is a member of the Agency.

AB 364 - Chapter 1504
Burton, Miller and Brown

Provides that arbitration of insurance claims shall be conducted by a single neutral arbitrator.

AB 466 - Chapter 1505
Badham

Transfers the licensing of employment agencies to the Department of Professional and Vocational Standards, creating a Bureau of Employment Agencies under the direction of a chief appointed by the Governor and serving at his pleasure. Vests in the chief the power to license, regulate, and discipline employment agencies, makes him responsible to the Director of Professional and Vocational Standards.

AB 544 - Chapter 1506
Leroy Greene

Authorizes the Division of Fair Employment Practices to work with employers, employment agencies, and labor organizations for the purpose of securing greater employment opportunities for members of racial, religious, or nationality minority groups and any promotional activity designed to secure greater employment opportunities for the members of such groups on a voluntary basis. Also provides that this act shall not be construed to promote employment on a preferential or quota basis. Requires all information received by the FEPC to be confidential and prohibits use of such information to be used as basis of complaint against any employers.

AB 575 - Chapter 1507
Quimby

Specifies that requirements concerning construction or alternation of certain temporary quarters and portable buildings do not apply to trailer coaches used for classrooms or laboratories if such trailer coaches conform to specified requirements concerning mobilehomes and are readily movable, not placed on fixed foundations, and are used for specified purposes. Requires purchase and use of such trailer coaches to be under direct supervision of county superintendent of schools.

AB 839 - Chapter 1508
Z'berg

Enacts the Revised Uniform Principal and Income Act.

AB 860 - Chapter 1509
Unruh

Prohibits use and manufacture, transportation, importation or furnishing to another person devices primarily or exclusively designed or intended for eavesdropping or wiretapping. Prohibits recording or eavesdropping by electronic means without consent of all parties to the communication. Provides criminal and civil penalties for illegal wiretapping and eavesdropping. Declares legislative intent to protect right of privacy and not to place greater restraints on use of listening devices and techniques by law enforcement agencies.

AB 913 - Chapter 1510
Barnes

Authorizes purchase of stocks with assets of the State Employees' Retirement Fund and establishes standards to which these investments must conform.

AB 984 - Chapter 1511
Knox

Amends the Estero Municipal Improvement District Act to increase the membership of the board of directors in December 1967 to five members. Also makes the Uniform District Election Law applicable to general district elections. URGENCY

AB 1002 - Chapter 1512
Shoemaker & Lagomarsino

Establishes a simplified procedure relating to the finding and disposition of lost property, and the procedures for title to vest in the finder if an unknown owner doesn't appear to prove ownership and claim the property.

AB 1030 - Chapter 1513
Moretti

Authorizes employers of employees covered by the Fair Labor Standards Act to employ a woman in certain employments for up to 10 hours per 24-hour day or up to 58 hours per week if she is paid for overtime at the rate of time and one-half.

AB 1268 - Chapter 1514
Leroy Greene

Requires each high school district governing board to adopt minimum academic standards for graduation which shall be made available to the public. Also requires the State Board of Education to prepare, and distribute to such school district, model minimum academic standards for graduation.

AB 1437 - Chapter 1515
Zenovich & McCarthy

Generally provides that individuals working in a program supported by state funds, and employees of the state and county, are prohibited from restricting any person who is entitled to vision care which may be rendered by either an optometrist or a medical doctor from selecting a duly licensed member of either profession to render this vision care.

AB 1519 - Chapter 1516
Milias

Increases the number of judges in the Palo Alto-Mountain View Judicial District to 4.

AB 1574 - Chapter 1517
Miller

Cancels or refunds property taxes, penalties, or interest commencing during 1967 on property as to which the college exemption was available but unclaimed.

AB 1625 - Chapter 1518
Knox

Provides that in case of annexation of county to Bay Area Rapid Transit District the amount of reimbursement due from an annexed county may be computed on a basis other than fixed formula presently provided. Permits the District board of directors to authorize revenue bonds without an election, subject to same conditions as at present time, for rapid transit facilities. Reduces period in which actions to test validity of bond issue can be instituted to 60 days after the election authorizing the issuance of bonds.

AB 1760 - Chapter 1519
Biddle

Makes changes in list of persons to whom information relating to identification of persons must be furnished by Attorney General.

CORRECTION & ADDITION
AB 1519 - Chapter 1516
Milias

Also provides that on and after January 1, 1968, there shall be 10 judges, in the San Jose-Milpitas-Alviso Judicial District.

AB 1782 - Chapter 1520
Burke & Schmitz

Grants to the Metropolitan Water District of Southern California a specifically described site on tide and submerged lands, on which will be constructed an artificial island to accommodate a dual-purpose nuclear power and desalinization plant. Also grants a strip of tidelands connecting the island to the mainland.

AB 1861 - Chapter 1521
Karabian & Roberti

Provides that the administrative officer of the Superior Court of Los Angeles County shall receive the same salary as a judge of that court. Also revises the salary schedule and rate of pay for various attaches of that court.

AB 1925 - Chapter 1522
Z'berg

Makes several technical amendments to the Streets and Highways Code provisions relating to the screening of junkyards along certain State highways.

AB 1940 - Chapter 1523
Lanterman

Authorizes Department of Public Works to establish a local relocation advisory assistance office to assist in obtaining replacement facilities for all persons, families, and businesses displaced by state highway projects. Requires, when a displacement affects a large group of low-income persons that such an office be established in a location convenient to the project.

AB 2036 - Chapter 1524
Ralph

Prohibits discrimination of insurers in issuing motor vehicle liability insurance between persons within the same geographic area, and provides that location within the geographic area of itself shall not constitute a condition or risk for which a higher rate, premiums or charge may be required.

AB 2048 - Chapter 1525
Bagley

Revises provisions concerning judicial review of decisions of the Alcoholic Beverage Control Appeals Board and the Department of Alcoholic Beverage Control.

AB 2132 - Chapter 1526 Deddeh	Provides that complaints that a school district has failed to provide continuation education classes are to be investigated by the county superintendent of schools. Further provides that exemption from attendance in such classes shall be granted only to those who cannot benefit therefrom to any substantial degree because of mental or physical handicaps.
AB 2147 - Chapter 1527 Barnes, Collier and Short	Creates the position of Chief Executive Officer in the State Teachers' Retirement System.
AB 2174 - Chapter 1528 Foran	Permits additional life insurance companies to engage in the business of variable annuities with prior approval of the Insurance Commissioner.
AB 2240 - Chapter 1529 Pattee	Prohibits a beneficiary, otherwise qualified to receive charity day net proceeds, from being excluded on the basis that such beneficiary provides charitable benefits to persons connected with the care, training and running of racehorses. Requires such a beneficiary to make an accounting to the California Horse Racing Board within one calendar year of the date of the receipt of any such distribution.
AB 2275 - Chapter 1530 Moorhead	Requires all policemen, sheriffs, deputy sheriffs, members of the California Highway Patrol and firemen, to be trained to administer first aid.
AB 2445 - Chapter 1531 MacDonald	Increases the monthly salary of Ventura County court reporters.
AB 2450 - Chapter 1532 Ralph and Burton	Directs the Department of Social Welfare and each county department to train recipients and potential recipients of public assistance where feasible, for private employment and government service subject to applicable civil service and merit system requirements.
AB 2453 - Chapter 1533 Unruh, Lanterman & Milias	Increases the salary of Lieutenant Governor, Secretary of State, State Controller, State Treasurer and Superintendent of Public Instruction to \$30,000; and increases salary of Attorney General from \$32,000 to \$35,000. Provides for a \$5,000 annual expense allowance for such officers. Becomes operative on January 1, 1971.
AB 2490 - Chapter 1534 McGee	Raises the superior court filing fees in Los Angeles County.
AB 2596 - Chapter 1535 Barnes	Authorizes school district retirement systems to invest in corporate stocks.

JAK/480

GOVERNORS OFFICE
Sacramento, California
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MEMO TO THE PRESS

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

August 30, 1967

SB 13 - Chapter 1536
Alquist

Establishes Advisory Commission of School District Budgeting and Accounting to advise State Board of Education regarding program budgeting and accounting procedures for school districts. Also requires school district tax rates be compiled on the basis of the unsecured equalized assessment role and establishes a formula to permit an adjustment of the tax rate to offset anticipated tax delinquencies. Appropriates \$40,000 for support of the Advisory Commission.

SB 88 - Chapter 1537
Deukmejian

Establishes a new hearing to be held prior to trial for the sole purpose of determining whether a questioned item of evidence is or is not the product of an unreasonable search or seizure, and consequently, whether it is not or is admissible at trial. Such decision will be appealable by the people as well as by the defendant.

SB 242 - Chapter 1538
Short & Burgener

Changes references to "child care center" to "development center" or "development center for handicapped minors". Appropriates \$2,200,000 for support of centers.

SB 255 - Chapter 1539
Collier & Carrell

Prohibits the construction of a structure or permission of growth of any natural growth within one statute mile of the exterior boundary of any airport open to public use at such height as to constitute a hazard to air navigation, unless a permit is obtained from the Division of Aeronautics.

SB 296 - Chapter 1540
Way & Monagan

Authorizes the Governor to propose a reorganization plan affecting statewide executive agencies other than agencies administered by elective officers. Requires that the Governor shall submit reorganization plans to the Commission on California State Government Organization and Economy, and that the Commission shall report to the Governor and to the Legislature. Permits the Commission to undertake reorganization studies and reports on its own motion.

SB 319 - Chapter 1541
Dymally, Bill Greene
& Sieroty

Provides that, upon the emergency closing of children's centers and child care centers for mentally retarded and physically handicapped minors by the school district or the county superintendent of schools having jurisdiction over such centers, the Superintendent of Public Instruction shall compute the amount of state support for such closure period and upon satisfactory proof being made to the Superintendent relative to the reasons for closure, the Superintendent shall apportion the money to the school district or county superintendent of schools.

SB 3,3 - Chapter 1542
Grunsky

Grants county school superintendents primary authority to provide for education and training of the minors in 24-hour schools and to provide certain prevocational programs. Also provides for licensing of 24-hour schools by county Department of Social Welfare and for funding of 24-hour schools maintained by county superintendent of schools in same manner as special education programs for educationally handicapped minors.

SB 408 - Chapter 1543
Teale

Creates the State College Extension Programs Revenue Fund, and credits revenues received from extension programs to that fund, and appropriates revenues for support and development of extension programs. Requires proposed expenditures from fund to be included in Governor's Budget, and to be subject to fiscal controls.

SB 433 - Chapter 1544
Short

Adds examining and certifying provisions for clinical social workers.

SB 490 - Chapter 1545
Carrell, Lanterman &
Mulford

Creates the Environmental Quality Board of the State of California.

SB 563 - Chapter 1546
McAteer & Moscone

Authorizes and provides procedures for indemnification of California residents who are victims of crimes committed in California or of residents of this state injured while temporarily outside the state, on the basis of need. Limits the amount of any indemnification to \$5,000.

SB 566 - Chapter 1547
Burgener

Increases the Transportation allowances to county superintendents of schools conducting summer session programs for severely mentally retarded minors.

SB 602 - Chapter 1548
Stevens, Russell &
Moretti

Permits group disability policies to provide that the benefits payable thereunder are subject to reduction if the insured has any other coverage (other than individual policies or contracts) providing hospital, surgical or medical benefits, whether on an indemnity basis or a provision of service basis, resulting in such insured being eligible for more than 100 percent of the covered expenses.

SB 669 - Chapter 1549
Stiern, Rodda, Crandall
and Dent

Provides for establishment of 10-member Board of Governors of California Community Colleges, to be appointed by Governor with advice and consent of Senate for four-year staggered terms commencing on January 1968. Also appropriates \$10,000 for use by the Board.

SB 691 - Chapter 1550
Stiern

Requires junior college districts to develop a ten-year master plan for capital construction and provides for a state-local sharing of construction costs according to an equalization formula. Authorizes junior college districts to have district taxes levied and collected without limit as to the rate to fund construction projects.

SB 759 - Chapter 1551
Danielson

Increases the penalty for certain forcible sex offenses when committed by a defendant acting in concert with another person.

SB 795 - Chapter 1552
Cusanovich

Requires the State Fire Marshal to adopt minimum fire safety regulations for organized camps.

SB 808 - Chapter 1553
McAteer & Moscone

Makes persons employed by San Francisco Port Authority whose principal duties consist of active law enforcement "law enforcement members" of the State Employees' Retirement System, and provides that rate of contributions for those who become law enforcement members under this act shall be payable from compensation paid after this act's operative date. Such employees of San Francisco Port Authority shall receive same death benefit after retirement or industrial disability as the local safety members. Such employees shall receive same special payments under workmen's compensation laws as members of the California Highway Patrol.

SB 849 - Chapter 1554
Teale

Advances schedule of payments from State School Fund for special education purposes.

SB 851 - Chapter 1555
Rodda

Provides, conditioned upon approval by state electorate, for issuance of state bonds in total amounts not exceeding \$65,000,000, and expenditure for junior college capital outlay purposes. Special election to be consolidated with primary election of June 1968 for submission of bond proposal to electors.

SB 864 - Chapter 1556
Dolwig

Deletes existing provisions relating to trademarks and enacts a new "Trademark Law".

SB 944 - Chapter 1557
Petrus

Conforms various provisions of the Personal Income Tax Law with provisions in the Internal Revenue Code.

SB 1012 - Chapter 1558
Burgener

Provides for reimbursement to school district or county superintendent of schools providing educational programs for mentally retarded minors or physically handicapped minors residing in licensed children's institution or family home by county or city and county in which minor resided prior to admission to such institution or home. Revises definition of "excess expenditures" for purposes of reimbursement.

SB 1153 - Chapter 1559
Deukmejian

Revises various fees payable under the Alcoholic Beverage Control Act. Operative April 1, 1968, except provision concerning distilled spirits rectifier's general license is to go into effect on 61st day after final adjournment of the Legislature.

SB 1222 - Chapter 1560
Stiern

Makes it possible for the holder of a State Scholarship to receive payment for attendance at a summer quarter or term which he is attending as a method of accelerating his progress toward a degree.

SB 1253 - Chapter 1561
Dolwig

Changes the salary of the Director of Housing and Community Development from \$18,000 to \$21,500. Also provides that the salaries of the Chief of Division of Building and Housing Standards and the Division of Housing and Community Development shall be fixed by the Director of Department of Housing and Community Development with approval of the Department of Finance.

SB 1358 - Chapter 1562
Grunsky

Provides that the governing board of a junior college district may pay the costs of having its colleges accredited by the regional accrediting association serving California.

SB 1411 - Chapter 1563 Stevens	Requires a county welfare department to interview each applicant for public assistance before aid is granted except for patients in state hospitals who may be interviewed by state hospital staff. An additional exception to this interview requirement are persons who are incapable of acting in their own behalf.
SB 1416 - Chapter 1564 McAteer	Requires, under the direction of the State Board of Education, that evaluations to be made of instructional programs provided in grades kindergarten to 3, inclusive, in selected elementary schools in which substantial number of pupils who have participated in preschool programs are enrolled.
SB 1439 - Chapter 1565 Burgener	Provides for the State to reimburse Short-Doyle programs 100% of the expenditures for aftercare for the first 90 days after each patient is released from a state hospital. Provisions of the bill remain in effect until June 30, 1968.
SB 1479 - Chapter 1566 Rodda	Enables local school districts to initiate teacher internship programs for out-of-state recruits in cooperation with public colleges and universities.
SB 1491 - Chapter 1567 Dolwig	Authorizes the Labor Commissioner to certify, without a hearing, that no controversy exists under the employment agency law if he has established by investigation that there is no dispute as to the amount of fee due. Authorizes commissioner to certify, without a hearing, that no controversy exists under the artists' manager law if he has established by investigation that there is no dispute as to the amount of fee due.
SB 1511 - Chapter 1568 Short & Burgener	Requires state mental hospitals under jurisdiction of Department of Mental Hygiene to comply with provisions contained in California Food Sanitation Act and the California Restaurant Act.
SB 1514 - Chapter 1569 Short	Adopts and authorizes the project for the Beach-Stone Lake Unit of the Morrison Creek Stream Group Flood Control Project.
SB 1537 - Chapter 1570 Sherman & Miller	Permits the importation only from a foreign country of deer meat for purpose of manufacturing and selling venison or deer jerky, venison or deer salami, properly labeled as such, for human consumption. Requires all such deer meat imported into state to meet the sanitary and inspection requirements for wholesomeness, except an ante mortem inspection.
SB 1539 - Chapter 1571 McCarthy	Appropriates \$400,000 from General Fund to Senate Contingent Fund for expenses of Senate and its legislative committees.

AB 41 - Chapter 1572
Powers

Enacts Veterans Bond Act of 1968, authorizing state bonds in the amount of \$200,000,000 for farm and home purchase aid for veterans, and providing for submission of the act to a vote of the people at a special election consolidated with the direct primary election on June 4, 1968.

AB 61 - Chapter 1573
Miliias

Establishes an Advisory Commission of School District Budgeting and Accounting to advise the State Board of Education regarding program budgeting and accounting procedures for school districts.

AB 279 - Chapter 1574
Collier and Stull

Increases the number of libraries in which, and lengthens the period for which, books must be displayed in public libraries before they may be adopted by the State Board of Education for use as elementary school textbooks.

AB 331 - Chapter 1575
Fong

Continues the year-around high school operation experimental program until August, 1970.

AB 338 - Chapter 1576
Greene and Meyers

Provides for apportionments to school districts, not otherwise eligible for State school building aid, for the construction and equipping of facilities for certain handicapped children, subject to approval by the Department of Education.

AB 629 - Chapter 1577
Quimby and Coombs

Adopts and authorizes the plan of improvement for flood control on Lytle and Warm Creeks in San Bernardino County, in accordance with congressional action at such cost to the state as may be appropriated for co-operation by Legislature upon recommendation of Department of Water Resources.

AB 640 - Chapter 1578
Foran

Requires motor vehicles equipped to operate air brakes on towed vehicles to meet the same requirements as motor vehicles equipped with air brakes insofar as safety valves, air governor cut-in and cut-out pressure and pressure gauges are concerned.

AB 758 - Chapter 1579
Pattee and Leroy Greene

Creates the State Race Track Leasing Commission authorized to lease the Del Mar Race Track on behalf of the 22nd District Agricultural Association. The Directors of Agriculture, Finance and General Services and three board members of the 22nd District, including the president of the board, appointed by the Governor, comprise the Commission. The sealed bids submitted to the District in 1966 are declared valid bids unless revoked by the bidder. The bill further provides that the Commission shall prepare a master plan, but the adoption of a master plan is not a condition to the execution of a lease of the race track.

AB 784 - Chapter 1580
Murphy

Amends the Education Code to authorize additional methods of providing instruction to physically handicapped minors by county superintendents of schools.

AB 935 - Chapter 1581
Burton and Brown

Provides that a city and county need not demolish any temporary housing project until the 61st day after adjournment of 1971 Regular Session of Legislature, where such dwelling structures have been rehabilitated to such an extent as board of supervisors determines is necessary to make such dwelling structures reasonably safe and sanitary.

AB 973 - Chapter 1582
Barnes

Simplifies the method of calculating retirement benefits when a safety member of the SERS changes to other employment as a safety member.

AB 1045 - Chapter 1583
Quimby

Amends three sections of the Compulsory Education Law in the Education Code to require full-time attendance at school of children between the ages of 6 and 16.

AB 1061 - Chapter 1584
Shoemaker and Ketchum
Grunsky

Removes a portion of State Highway Route 1 from Route 227 south of Oceano to Pismo Beach from the California freeway and expressway system and adds that portion to the state scenic highway system. Extends Route 227 from Route 101 near Arroyo Grand to Route 1 south of Oceano and adds the extension to the California freeway and expressway system. Also adds Route 273, from Route 5 near Anderson to Route 5 northeast of Redding via Redding, to the state highway system.

AB 1142 - Chapter 1585
Duffy and MacDonald

Removes the present state restrictions against providing medical care to those persons who are under the age of sixty-five, and who are patients in institutions for mental disease or tuberculosis. Also removes the prohibition against the reimbursement of nursing homes under the California Medical Assistance Program for services provided to Medi-Cal beneficiaries under the age of twenty-one.

AB 1432 - Chapter 1586
Moretti

Increases the number of members of the Unemployment Insurance Appeals Board from 3 to 5, with 2 members to be attorneys. Increases the salary of the members of the Board to \$24,000, and the chairman to \$24,500.

AB 1181 - Chapter 1587
Barnes
URGENCY

Makes changes in the rates of the state's contribution with respect to various member classifications in the State Employees' Retirement System.

AB 1357 - Chapter 1588
MacDonald

Provides that in counties with a population of 199,001 to 900,000 rather than 900,000 or less, the purchasing agent has the duty to engage contractors to perform services for the county when the aggregate cost does not exceed \$6,500. Further provides that in counties of 199,000 or less, the purchasing agent shall have the same duty except that the aggregate cost shall not exceed \$2,000.

AB 1362 - Chapter 1589
Z'berg

Establishes the Tahoe Regional Planning Compact as a bistate agreement of Nevada and California to be operative upon adoption by the State of Nevada and the consent of the U. S. Congress. Also establishes a California Tahoe Regional Planning Agency to be effective until the Compact becomes operative.

AB 1385 - Chapter 1590
Foran

Changes the base upon which the Bureau of Industrial Education may advance or reimburse local school districts for added cost of instructing apprentices to "enrollment".

AB 1404 - Chapter 1591
Monagan

Provides for reimbursement by Department of Corrections to a county for costs incurred in the trial of state prisoners who are transferred to a county correctional facility or a community correctional center for crimes committed in such institutions or for escape.

AB 1452 - Chapter 1592
Bagley and Bill Greene
URGENCY

Requires the Division of Labor Statistics and Research of the Department of Industrial Relations to conduct an annual survey of the ethnic derivation of the individuals who are parties to apprentice agreements.

AB 1453 - Chapter 1593
Bagley and Bill Greene

Makes it an unlawful employment practice for any person to discriminate against any person in the selection or training of that person in any apprenticeship training program because of the race, religious creed, color, national origin, or ancestry of the person discriminated against. Makes willful discrimination a misdemeanor.

AB 1514 - Chapter 1594
Barnes

Fixes single adjustment factors applicable to retiring members of the State Employees' Retirement System.

AB 1517 - Chapter 1595
Bee
URGENCY

Provides for loans to newly formed junior college districts for current expenses of operation to be made from School District Organization Revolving Fund.

AB 1566 - Chapter 1596
Ray Johnson

Changes maximum state share of cost of specified flood control project on Sacramento River to such sums as may be appropriated by the Legislature upon recommendation and advice of the Reclamation Board.

AB 1567 - Chapter 1597
Duffy

Creates a Health Planning Council, composed of 13 appointed members, to provide comprehensive state health planning in response to Public Law 89-749.

AB 1612 - Chapter 1598
Fong

Requires a vacancy on a county board of education to be filled by a majority of the remaining members of the board, if the term for which a vacancy exists has twelve months or less remaining until its completion. If the term remaining exceeds twelve months, the vacant seat must be filled by special election which is to be consolidated with the next regularly scheduled countywide election.

AB 1637 - Chapter 1599
Hinckley

Names the reservoir constructed at Cedar Springs in San Bernardino Mountains as part of the Feather River Project "Silverwood Lake".

AB 1648 - Chapter 1600
Powers

Provides that where, pursuant to an action for unlawful detainer, the plaintiff is restored to possession of the premises, all personal property of the tenant remaining on the premises at the time of restoration, shall be stored by the county for a period of 30 days. The property may be redeemed by the tenant by paying the storage costs and judgment.

<p>AB 1685 - Chapter 1601 Greene, Veneman,</p>	<p>Exempts benefits under Manpower Training and Development Act of 1964 and Elementary and Secondary Education Act of 1965 from consideration as income or resources of a recipient for purposes of public assistance. Makes exemption not applicable to recipients who change training programs on their own initiative (for other than medical reasons) more than once in a two-year period.</p>
<p>AB 1757 - Chapter 1602 Biddle</p>	<p>Increases the salary of superior court reporters in Riverside County. Also provides that court commissioners may be disqualified for prejudice.</p>
<p>AB 1801 - Chapter 1603 Ryan</p>	<p>Provides new procedures in regard to outstanding bonded indebtedness of districts reorganized pursuant to prescribed provisions of the Education Code into new or existing school districts, including assumption of such indebtedness or payment for use of property of such district.</p>
<p>AB 1813 - Chapter 1604 Foran</p>	<p>Revises the list of persons for whose benefit a bond or cash deposit must be filed with the Contractor's State License Board, after disciplinary action, as condition to issuance, reissuance or restoration of license, or removal of suspension. Will become operative on July 1, 1969.</p>
<p>AB 1899 - Chapter 1605 Z'berg</p>	<p>Provides that the Department of Harbors and Watercraft is not required to issue new certificates of ownership or to charge a fee when a dealer, having a Board of Equalization sales permit, purchases a boat registered with the State and holds it for resale.</p>
<p>AB 1928 - Chapter 1606 Veysey</p>	<p>Requires that a representative of the Department of Education be a member of each accrediting commission of school accrediting associations each year, and authorizes such a representative to be made a member of each visiting team assigned by the accrediting associations to examine a junior or senior high school.</p>
<p>AB 2012 - Chapter 1607 Veneman</p>	<p>Provides that the State Board of Equalization will issue a corrected county assessment ratio in May to reflect changes in assessed valuations due to additions by the assessors (past audits) and reductions by county boards of equalization.</p>
<p>AB 2096 - Chapter 1608 Townsend and Barnes</p>	<p>Provides for an allocation of not to exceed \$5 million by the State Allocation Board to a Joint Powers Board of Education for construction of a permanent campus for a newly created regional occupational center school to be located in south bay area of Los Angeles County.</p>
<p>AB 2118 - Chapter 1609 Stacey <u>URGENCY</u></p>	<p>Appropriates \$300,000 from the Fish and Game Preservation Fund to rebuild the Kern River State Fish Hatchery.</p>

<p>AB 2119 - Chapter 1610 Stacey</p>	<p>Authorizes the Department of Water Resources to enter into loan commitment contracts to guarantee local agency bond payments when such bonds are necessary for construction of facilities to take water from the State Water Project.</p>
<p>AB 2181 - Chapter 1611 Bill Greene</p>	<p>Prohibits the establishment of a maximum age limit for entering apprentices at less than 31 years of age at the time of entry into the program.</p>
<p>AB 2186 - Chapter 1612 Briggs</p>	<p>Permits state agencies employing civil service teachers to grant educational leaves to attend study sessions at accredited schools or programs recommended by a trade advisory council for further vocational education.</p>
<p>AB 2219 - Chapter 1613 Z'berg and Bagley</p>	<p>Makes violation of any provision of the Civil Code title relating to dance studio contracts a misdemeanor. Requires each dance studio, except those not using written contracts for such services and not requiring prepayment for lessons, to maintain a bond, in amount greater than \$10,000 or 25 percent of studio's gross income from dance studio business in this state during studio's last fiscal year. Contracts for dance studio services may be cancelled within 10 days after date contract was entered into without penalty or forfeiture by written notice.</p>
<p>AB 2229 - Chapter 1614 Pattee</p>	<p>Authorizes the Insurance Commissioner to reduce the value of any asset of an insurer that is insolvent or threatened with insolvency so as to reflect its proper value.</p>

<p>AB 2267 - Chapter 1615 Mobley</p>	<p>Makes applicable to members of a retirement system under the County Employees' Retirement Law of 1937, provisions permitting redepositing of contributions withdrawn from the State Employees' Retirement System with right to deferred retirement under the State system, and provides that such provision includes present right to have average monthly salary under county system computed with respect to credit under the State Employees' Retirement System.</p>
<p>AB 2293 - Chapter 1616 Brathwaite</p>	<p>Exempts personal property essential to enable a recipient to complete a plan for self-help from the \$600 disqualification standard for aid to families with dependent children. The bill permits the retention of cash reserves in excess of \$600 when deemed essential to fulfillment of self-support plan.</p>
<p>AB 2373 - Chapter 1617 McMillan</p>	<p>Includes within what shall constitute part of funeral expenses of a decedent to be paid as preferred charge against his estate as provided in the Probate Code, the reasonable costs of funeral services, together with interest thereon 90 days from and after the filing of notice to creditors by the executor or administrator of the estate.</p>
<p>AB 2384 - Chapter 1618 Russell</p>	<p>Makes every person who knowingly transmits certain information relative to horseraces and other contests when such information is transmitted to or by person engaged in illegal gambling operations, punishable by imprisonment in county jail or state prison, in court's discretion, for from 30 days to one year. Declares section shall not be so construed as prohibiting news media release of such information as news, or so construed as to place in jeopardy any common carrier or agent performing operations within scope of public franchise or any gambling operation authorized by law.</p>
<p>AB 2392 - Chapter 1619 Vebeman & Duffy URGENCY</p>	<p>Allows community mental health programs established under the Short-Doyle Act to be providers of services under Medi-Cal program.</p>
<p>AB 2421 - Chapter 1620 Lantermann URGENCY</p>	<p>Provides for the adoption of a cost accounting system for use by the Department of Mental Hygiene and state hospitals and other facilities under its jurisdiction.</p>
<p>AB 2454 - Chapter 1621 Unruh</p>	<p>Eliminates the requirement that cities and counties must match with local funds, those gasoline tax funds received under the Collier-Unruh Act. Places responsibility for administering expenditures of gasoline tax funds for use on local select systems of streets and highways with local government.</p>
<p>AB 2471 - Chapter 1622 Meyers</p>	<p>Provides, with respect to optional retirement benefits involving survivors and death benefits under the County Employees' Retirement Law of 1937, that such benefits shall be paid through age 21 if children are unmarried and are full-time students in an accredited school as determined by the board of retirement.</p>
<p>AB 2488 - Chapter 1623 McGee URGENCY</p>	<p>Provides that subdivider may be granted an extension of not exceeding two years within which he may cause the subdivision or part thereof to be surveyed and final map prepared.</p>
<p>AB 2504 - Chapter 1624 Sieroty</p>	<p>Provides that an employee of counties, other than a city and county, employing more than 20,000 persons may authorize a deduction from his wages for dues to employee organizations.</p>

AB 2522 - Chapter 1625 Fenton, Miller & Way	Increases the number of members on the Commission on State Government to nine. Gives the commission power to appoint the chairman and vice chairman.
AB 2538 - Chapter 1626 Wilson, Foran & Collier	Requires the Transportation Agency to formulate and devise system of controls to be a basis for legislation reducing death and injury from drunk drivers and requires that a report of the findings and recommendations be submitted to the Governor and the Legislature by January 15, 1971. Appropriates \$250,000 from Motor Vehicle Fund. URGENCY
AB 2582 - Chapter 1627 Badham	Authorizes excursions and field trips to Mexico for elementary pupils in grades six to eight, when conducted pursuant to an agreement for a cultural exchange of pupils, all expenses are paid by pupils and school employees or the P.T.A. or a like organization. Also provides that all persons making such excursion waive all claims against district or state for injury or death occurring during or by reason of such excursion.
AB 2588 - Chapter 1628 Veysey & Deddeh	Appropriates \$50,000 from the General Fund to the State Department of Education for purposes of making 1966-67 fiscal year allowances to districts providing special programs or classes in English for elementary school pupils. URGENCY.
AB 2593 - Chapter 1629 Wilson, Ryan and Lagomarsino	Provides that the Department of Education, in cooperation with the Department of Public Health, shall undertake a study dealing with hazards of narcotics, harmful drugs and hallucinogenic substances, including methods of providing instruction relating thereto. Appropriates \$37,000. URGENCY.
AB 1148 - Chapter 1630 Crown	Increases the salary of the Deputy Director of the Department of Justice from \$20,500 to \$22,500.

OFFICE OF THE GOVERNOR
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MEMO TO THE PRESS

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

August 31, 1967

AB 1515 - Chapter 1631
Barnes

Changes name of State Employees' Retirement Law and System to Public Employees' Retirement Law and System. Provides a uniform benefit structure and uniform employer rate structure for the state, school districts, county superintendents of schools, and such contracting agencies who wish to participate on such basis, the benefit structure being that now provided for state miscellaneous members and law enforcement members.

AB 444 - Chapter 1632
Lanterman
URGENCY

Exempts from property taxation solvent credits and money kept on hand to be used in the ordinary and regular course of a trade, profession, or business. Also specifies that the provisions of the State Sales Tax and Use Tax Law for the prepayment of taxes shall apply to taxes imposed under ordinances adopted pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law.

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OFFICE OF THE GOVERNOR
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IMMEDIATE RELEASE

Sacramento--Gov. Ronald Reagan announced today his veto of the following bills:

SB 76	Extends for two years the present state
Grunsky & Bradley	support formula for small junior college districts.

Gov. Reagan said, "If SB 76 is signed, it will continue in effect, the present \$600 per A.D.A. level of support and the increase of \$628 effected by AB 272 (Chapter 1209, Statutes of 1967) will be nullified."

SB 95	Provides that whenever a person holding a
Carrell	license from the state is prosecuted for a public offense defined in the business and professions code, and is found not guilty, no disciplinary action can be taken against the licensee based on the same charges alleged in the criminal complaint.

Gov. Reagan said, "This bill constitutes a radical departure from the long-standing law of this state which has recognized the essential difference between criminal proceedings and administrative disciplinary actions against licensees under administrative proceedings. Although evidence in a particular case may not be sufficient to warrant conviction in a criminal proceeding, it may well justify discipline against the licensee."

SB 436	Requires sheriff or police chief to notify
Schmitz	immediately by telephone the appropriate superintendent of schools as to the arrest of a school teacher for a sex offense.

Gov. Reagan said, "I have already signed SB 968 which includes the provisions of SB 436. If I signed SB 436 at this time, it would Chapter out SB 968."

SB 673	Exempts the sale of any bedding, except
Cologne	mattresses, by a nonprofit religious organization from the requirement that such bedding be sterilized as required under the furniture and bedding inspection act.

Gov. Reagan said, "Exempting secondhand bedding...can have adverse public health consequences. Health hazards are the same whether the bedding is sold by a nonprofit organization or a commercial establishment. It appears that the proper solution to the problem would be to lower the bedding inspection fees for such organizations."

SB 1008	Requires the name of the registrant on the
Short	affidavit of registration to be preceded by the title of "Mr.", "Miss" or "Mrs.". Also requires the index of registration to include the title.

Gov. Reagan said, "SB 1088 was introduced to eliminate the provisions of present law which require women to state their marital status. The bill as enacted does not accomplish this objective. It only adds to the workload of the county clerks."

SB 1210 Requires cities and counties to enact an ordinance requiring a preliminary soil report, or a geological report prepared by a registered geologist, of every subdivision.
Rodda

Gov. Reagan said, "Section 6 of this bill provides that this act shall be come operative only if SB 1493 is enacted. SB 1493 was refused passage."

SB 1254 Authorizes industrial loan companies to make loans secured by real property for five years.
Dolwig

Gov. Reagan said, "This bill permits industrial loan companies to make longer loans secured by real property at the same rates they now charge for personal loans. The bill tends to penalize the borrower who has real estate for security and who should be entitled to a lower interest rate."

SB 1270 Provides that there shall be no suspension or revocation of a driving privilege for second offense drunk driving if the defendant's sole employment for compensation is operation of a motor vehicle if the court makes an order restricting such privilege to course and scope of employment and provided he has not had a prior felony drunk driving or a second misdemeanor drunk driving conviction within one year.
Miller & Dills

Gov. Reagan said, "The transportation agency will be conducting, pursuant to AB 2538 (Chapter 1626, statutes of 1967), a four-county study of the entire drunk driving problem. I believe that consideration of further legislative approaches to the drunk driving problem should be deferred until this study is completed."

SB 1344 Requires state board of registration for civil and professional engineers to register without examination in metallurgical engineering any applicant who applies prior to June 30, 1966, and who meets specified qualifications.
Song and Burns

Gov. Reagan said, "It is not in the intent of orderly and equitable administration of the engineer registration program to selectively lower standards as was done in this case."

AB 2407 Suspends for two years the mandatory provisions for the suspension or revocation of the driving privilege for an additional period upon conviction of driving with a suspended or revoked license.
Vasconcellos

Gov. Reagan said, "The license suspension problem will be considered as a part of the drunk driving program to be undertaken by the transportation agency. I do not feel that any change in the suspension pattern should be changed until this study is completed."

OFFICE OF THE GOVERNOR
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IMMEDIATE RELEASE

Sacramento--Governor Ronald Reagan announced today that he has vetoed the following bills:

SB 18	Increases the maximum limit of a "Cal-vet"
Danielson & Alquist	home loan to \$20,000 if the people adopt
	the Veterans Bond Act of 1968.

Governor Reagan said: "It has been estimated that \$150 million would be required annually if the home loan limit is increased to \$20,000. At this rate, funds from the proposed Veterans Bond Act of 1968 would be exhausted in less than two years."

SB 52
Short

Substitutes for the Bureau of Private Investigators and Adjusters a board of private investigators and adjusters to administer the Private Investigator and Adjuster Act.

Governor Reagan said that the Little Hoover Commission's recently completed study of the Department of Professional and Vocational Standards "will have to be evaluated in greater detail before further legislation in this area is approved."

SB 102 Dolwig	Increases minimum salaries of credentialed teachers to \$6,000 per year on and after July 1, 1968.
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Governor Reagan said this "would add additional direct costs of over \$3 million annually to local school districts" and this matter "should be the concern of local school boards."

SB 111 Provides that certain information in school
Dymally employees' personnel files may be open to
their inspection.

Governor Reagan questioned "whether this bill guarantees that the confidentiality of such records will be maintained. This is a matter which should receive further study by the Legislature."

SB 160 Dymally & Rodda	Creates a state scholarship subsistence grant program providing 500 subsistence grants per year in 1968-71 fiscal years.
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Governor Reagan said: "Enabling legislation of this type should be deferred until the Coordinating Council for Higher Education has completed its study of the need for student financial aid and the findings of the study have been reviewed."

SB 346
Moscone & Grunsky

Provides that a notice of taking a deposition where no subpoena is required can compel the production of papers, documents or books material to the issues which are in the deponent's possession or under his control.

Governor Reagan said that since this "would apparently repeal the requirement that 'good cause' must be shown for the production of documents at depositions, it leaves entirely unclear what, if any, remedy a deponent may have to protect himself against unreasonably broad or burdensome demands."

SB 366
Short

Permits agencies in Department of Professional and Vocational Standards to hold conferences with a licensee prior to filing a proceeding for revocation or suspension of his license and to impose penalties as a result of his conference.

Governor Reagan said this "will tend to eliminate the necessary separation of investigation, prosecution and adjudication functions in license disciplinary proceedings."

SB 381
Grunsky

Provides for increased payments to county superintendents of schools for full-time instructors for blind pupils.

Governor Reagan said that, if signed, this "could chapter out the increased assistance to physically handicapped children as provided in AB 272."

SB 406
Burgener

Permits the Department of Youth Authority and the Department of Corrections to reimburse cities and counties for the cost of maintaining persons committed or on parole.

Governor Reagan said: "The present state of the general fund precludes favorable consideration of the bill this year" since costs "could run as high as \$1 million per year."

SB 423
Short

Creates a California Board of Interior Furnishings to administer interior furnishings licensing law.

Governor Reagan said that the Little Hoover Commission's study of the Department of P & V Standards "will have to be evaluated in greater detail before further legislation...is approved. In addition, I seriously question the desirability of the Legislature appointing members to an administrative board."

SB 543
Kennick & Carrell

Increases payments to counties for maintaining children in juvenile homes or camps.

Governor Reagan said that since this is a joint state/local responsibility, he "would be happy to reconsider this measure next year if Legislation were introduced which would allow the state to receive a reasonable amount from the counties for maintaining county wards."

SB 626
Alquist, et al

Requires California-made cabinetry to be used in schools.

Governor Reagan said: "This bill invites retaliatory legislation from other states."

SB 657
Rodda

Increases junior college district board members pay to \$60 per month.

Governor Reagan said that, except in the largest school districts, members "consider their assignments as a public service. I can find no reason to modify this basic philosophy."

SB 665
Danielson

Requires the deposit of all fees for copies of documents and reports, the cost of which is charged to the Transportation Rate Fund, in that fund.

Governor Reagan said that the "present state of the general fund precludes favorable consideration" of this bill because of the annual loss of approximately \$51,000 to the general fund.

SB 671
Way, et al

Requires the state librarian to have tape recordings available for the blind. Appropriates \$15,000 for this purpose.

Governor Reagan said: "There is no immediate necessity to provide tapes in addition to the records that are now distributed."

SB 674
Grunsky

Includes children with speech defects or disorders among those for whom allocations may be made to school districts for educational purposes.

Governor Reagan said that this will require an estimated expenditure of \$10 million over a period of years and that existing space could be used instead of building additional rooms for part-time use.

SB 727
Alquist

Increases the boardinghome care allowance for OAS recipients.

Governor Reagan said this increase would result in an estimated additional state expense of \$2,827,000 in fiscal 1967-68 and \$3,770,500 in fiscal 1968-69. "No provision has been made to fund the increased costs contained in the bill."

SB 921
Song

Eliminates the minimum costs which a public entity may collect against a plaintiff when the plaintiff fails to recover a judgment against the public entity.

Governor Reagan said that "there is danger in making piecemeal amendments to the Government Tort Liability Act without first receiving the views of the Law Revision Commission."

SB 990
Teale

Provides that all increases in Social Security payments after January 1, 1967, will not be regarded as income or deducted from the amount of aid granted to a recipient of aid to the aged.

Governor Reagan said: "The old age assistance program is designed solely to meet the needs which cannot be provided by other income. To disregard Social Security benefits, even to a minor extent, is improper and tends to force a perpetuation on public assistance."

SB 997
Miller

Permits judges eligible to retire with increased retirement benefits to serve additional periods without losing rights to such benefits.

Governor Reagan said: "SB 997 is an effort to reduce the deficit that currently exists in the judges' retirement fund. I question the piecemeal approach to this problem."

SB 1051
Song

Requires county clerks to have copies in Spanish of the state and countywide measures and of the instructions to voters appearing on the ballot.

Governor Reagan said that the provisions of this bill cannot be reconciled with the California Constitution and the elections code which require the knowledge and use of English.

SB 1108
Dymally

Allow operators of vending stands for the blind to enroll in a health benefits plan under the state Employees' Medical and Hospital Care Act.

Governor Reagan said: "Use of these plans as a means of providing health and hospital insurance for persons not state employees is not appropriate."

SB 1194
Sherman

Provides for proportionate wage increases for non civil service blind and physically handicapped workers of the California industries for the blind when civil service workers thereof receive pay increases; provides a 4% increase for such workers.

Governor Reagan said: "The bill provides for mandatory wage increases, regardless of the labor or product market, but does not provide for financial assistance which will be necessary since the additional cost cannot be recovered in the marketplace."

SB 1219
Short

Prohibits licensing of new schools of cosmetology until 61st day after final adjournment of the Legislature's 1968 regular session.

Governor Reagan said: "I seriously question the need for a moratorium on the licensing of cosmetology schools while the Legislature is studying the cosmetology industry."

SB 1226
Moscone & Lagomarsino

Establishes a Conservation Education Service to encourage development of conservation education.

Governor Reagan pointed out that the Department of Education is currently conducting a federally-financed study in this area.

SB 1269
Dolwig

Eliminates the requirement that foreign banks be approved for Federal deposit insurance corporation insurance before accepting deposits.

Governor Reagan said: "It is generally agreed that FDIC insurance provides the best protection for the depositor. Depositors in all California banks enjoy the protection of such insurance. I can find no reason why a foreign branch bank should be treated differently than a California bank."

SB 1357
Grunsky

Includes juvenile hall employees who are actively and principally engaged in providing care, custody and control of detained children and youths in definition of "local safety member".

Governor Reagan said this classification was designed for "personnel subject to high physical standards and hazards incident to active law enforcement work" and that juvenile hall employees do not meet this criteria."

SB 1496
Way

Exempts transportation of earth, rock, stone, gravel or sand in relation to a public works construction project, other than that from a commercial producing plant, from the coverage of the Highway Carriers' Act.

Governor Reagan said: "The author has requested that consideration of this bill be deferred until next year."

SB 1533
Short

Changes the requirements for admission to the certified shorthand reporters examination; requires notaries public and official superior and municipal court reporters pro tempore to be licensed certified shorthand reporters; requires use of certified shorthand reporters for taking depositions.

Governor Reagan said this bill creates a conflict between sections of the Business and Professional Code and the Code of Civil Procedure which would cast doubt on deposition practices statewide and that he would "be happy to consider this bill next year when this conflict is corrected."

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The following Senate Bills, although signed by Governor Reagan, have had appropriations deleted or reduced:

SB 56	\$81,000 appropriation reduced to \$30,000
SB 456	\$10,000,000 appropriation deleted
SB 457	\$4,613,000 appropriation deleted
SB 551	\$10,000 appropriation deleted
SB 720	\$75,000 appropriation deleted
SB 999	\$250,000 appropriation deleted
SB 585	\$782,500 appropriation deleted

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495

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RELEASE: Immediate

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

AB 15 Changes the definition of "veteran" for purposes of the
Powers educational assistance and indigent benefit programs;
 requires educational assistance program to be so financed
 that benefits will be available to all applicants
 regardless of total cost.

Governor Reagan said: "This bill adds substantially to the cost of the veterans educational assistance and indigent benefit programs. These programs as presently constituted provide adequate assistance to the California veteran and his family."

AB 40 Entitles the unmarried widow of a veteran who had not
Powers filed for benefits under the Veterans' Farm and Home
 Purchase Act of 1943, to these benefits.

Governor Reagan pointed out that the California Constitution makes no provision for aid to the widow or family of a veteran and that Proposition 12, which sought to provide for veterans' widow, was defeated by the people.

AB 122 Provides that cities and counties may receive aid to
Powers train municipal court marshals and deputy marshals.

Governor Reagan said that "insufficient funds" are available and that inclusion of these persons would "reduce funds available for training of public officers and deputy sheriffs."

AB 398 Provides that the occupancy value of a home shall not
Quimby, be considered income or resources of a welfare recip-
Burton, et al ient and shall not be deducted from a grant of aid.

Governor Reagan said this "will increase welfare expenditures by approximately \$1.4 million annually of which \$609,000 comes from the state general fund. The increased costs were not provided for in the 1967-68 expenditure program."

AB 446 Instructs public agencies to cooperate with counties in
Veneman, establishing work experience and training projects for
Chappie, recipient of aid; authorizes additional grants for
et al families participating; requires Department of Social
 Welfare to provide child care services.

Governor Reagan said: "The ceiling placed on total expenditures for this program is limited to the 1967-68 fiscal year. However, there is no limitation on subsequent year expenditures, thereby resulting in an open-ended outlay of general fund money."

AB 479 Establishes a conservation education service to encour-
Brown age development of conservation education.

Governor Reagan pointed out the Department of Education is currently conducting a federally-financed study in this area.

AB 482 Provides that, notwithstanding any other provision of
Brown law, property appropriated for a public use as a park
 is prima facie evidence that it has been appropriated
 for the most necessary public use.

Governor Reagan pointed out that litigation would result in "almost every case in order to defeat the presumption that park use is the highest public use value. The presumption could even be extended to situations where private persons could form a park district and dedicate property to park use...for the sole purpose of blocking the freeway or other improvement. The procedural problems raised by the bill are overwhelming."

AB 504
Miller, Ralph
& Fong Requires the Superintendent of Public Instruction to provide an allowance, commencing in 1967-68 fiscal, to local school districts eligible for state equalization aid when at least three percent of the average daily attendance in the preceding fiscal year consists of pupils residing on properties of the University of California in living quarters established by the University.

Governor Reagan said: "The additional cost of this bill, estimated at \$250,000, is not included in the 1967-68 budget. In addition, compensation by the state is already made in the Foundation Aid Program. Since assessed valuation per total district A.D.A. goes down due to attendance of students who reside on tax exempt land, the state's equalization aid effort is increased."

AB 507
Knox Authorizes member of Teachers' Retirement System to elect not to receive credit for time served outside this state in a status which, in the state, is a requisite for membership; authorizes member to apply for retirement if he rendered additional service in a status requisite for membership in the system for at least one year after June 30, 1950.

Governor Reagan said: "AB 507 is intended to have only limited application. However, it appears that a substantial number of teachers could qualify for additional retirement benefits under the bill. The matter of teacher retirement benefits should not be approved on a piecemeal basis."

AB 740
Monagan Increased retirement allowances for annuitants of the State Employees' Retirement System on a sliding scale from 2 percent to 10 percent.

Governor Reagan said: "No money is available this year to provide cost-of-living increases for retired state employees. Provision will be made in the 1968-69 budget for these needed cost-of-living increases."

AB 769
Burton Eliminates exclusion of maintenance work from requirement that prevailing rate of wage be paid in public works, but limits application to maintenance work performed under contract, and not that performed by public employees; appropriates \$50,206 for support of Department of Industrial Relations.

Governor Reagan said: "AB 769 does not provide funds for the additional work that will be required by the Department of Public Works and by the Office of Architecture and Construction to implement this law. There is also some question whether the benefits to be derived from this measure are commensurate with the heavy administrative costs involved."

AB 845
Leroy Greene Requires school districts to pay tuition for the public or private school education of mentally retarded and physically handicapped minors when the state cannot provide such services.

Governor Reagan said: "AB 845 would commit the state to expenditures for which no funds are presently available."

AB 861
Brown &
Burton Adds juvenile halls to the places to be inspected by the courts and youth authority for suitability for confinement of minors.

Governor Reagan said: "Existing law adequately protects the juvenile confined in a jail or juvenile hall. If a problem exists with respect to a given juvenile hall, it can be resolved at the local level. I can find no reason for further state regulation at this time."

AB 895
Zenovich Permits the Department of Mental Hygiene to contract with the Department of Public Health or regional centers to perform preadmission and post-hospital services; appropriates \$499,241 for establishing three new regional centers.

Governor Reagan said: "I do not question the need for additional regional centers; however, the full-year costs of the three additional centers proposed by AB 895 would be \$2,250,000. The bill commits the state to expenditures for which no funds are presently available. I plan to make every effort to resolve the problem of providing funds for the additional centers."

AB 926 Allows the Office of Administrative Procedure to adopt, amend, or repeal such rules and regulations as it deems necessary to fulfill the purpose of the Administrative Procedure Act.
Foran

Governor Reagan said that since AB 926 was introduced as a companion measure to AB 925 which was not enacted, "there is no present need for such authority."

AB 1035 Provides that the first \$50 of earnings of an eligible needy child will not be considered income by the family unit in determining amount of assistance to be granted family unit under AFDC program.
Burton,
et al

Governor Reagan said: "This measure will result in expenditures not included in the 1967-68 budget and will tend to encourage children under the AFDC program to become employed instead of completing their education."

AB 1042 Establishes a filing fee of \$25 for the Office of County Central Committeeman in counties with populations in excess of 100,000; prohibits County Central Committees in counties with populations in excess of 100,000 from collecting dues.
Fenton,
et al

Governor Reagan said: "I believe that each County Central Committee should retain the right to charge dues."

AB 1195 Provides that when two or more insurance policies insure the same loss and one of them covers a commercial business enterprise, including but not limited to the leasing of automobiles, such policies may contain permissive provisions; authorizes such provisions to state that policies insuring the enterprise or its agent are not applicable as primary coverage, but as excess coverage if another policy insures the same loss.
Knox

Governor Reagan said: "AB 1195 would tend to adversely affect private automobile insurance rates by including the accident loss ratio of vehicle lessors in the computation of such rates."

AB 1229 Extends medical and hospital coverage under the Meyers-Geddes Act to one-time state employees provided they are receiving a state retirement allowance.
Meyers,
Z'berg &
Miliias

Governor Reagan said: "Addition of more annuitants...will increase the costs of coverage for current employees because of the same contribution rates for employees and annuitants and the generally greater cost of annuitant coverage."

AB 1258 Provides corporate taxpayers an additional deduction from gross income of amounts equal to 25 percent paid or incurred to employ or train a disadvantaged person.
Burton &
Bagley

Governor Reagan said: "The bill as written could result in substantial abuse of the training programs by certain employers. Any measure of this type must have adequate safeguards to insure that disadvantaged persons are receiving meaningful employment training."

AB 1278 Increases survivor benefits under the State Teachers' Retirement System by approximately 10 percent.
Porter

Governor Reagan said: "This bill liberalizes a program already in financial trouble without providing for increased contributions to offset the increase in annual costs of \$150,000 to \$200,000."

AB 1279 Exempts from the requirement of prior submission to and approval by Department of Finance requests and budget submissions to the federal government for state college programs for loans, grants, compensation or other financial assistance.
Miliias

Governor Reagan said: "At the present time financial aid administration costs are budgeted at about \$630,000, half of which comes from the general fund. Without prior approval of grant requests by the Department of Finance, the costs of administration could increase out of control."

AB 1400 Requires Department of Public Health to develop and
Biddle carry out drug use and abuse educational programs;
 appropriates \$25,000 in augmentation of the 1967-68
 budget for such programs.

Governor Reagan said that while he agrees with the need to strengthen the educational programs in this field, "the responsibility to carry out such a program should be clearly defined. This bill further fragments the responsibility for program direction."

AB 1551 Requires the State Lands Commission to give written
Dunlap & notice of the sale of state land to local governmental
Z'berg entities and state legislators if a written request for
 such notice has been made.

Governor Reagan said: "The State Lands Commission presently advises local entities and other interested parties of the sale of state lands. I can see no reason to revise the procedure."

AB 1615 Provides that the attorney general shall prepare, keep
Sieroty, up to date, and cause to be distributed to law enforce-
et al ment agencies, a statement in simple language, in both
 English and Spanish, of the rights of an arrested
 person.

Governor Reagan said this "places an additional duty on law enforcement officers in connection with arrests which goes substantially beyond the duties now imposed by statute and court decisions."

AB 1622 Permits a property owner to review appraisals of his
Knox property by the State Board of Equalization in its
 intercounty equalization sampling process.

Governor Reagan said: "Intercounty equalization surveys...are not intended to directly influence individual appraisals made by a county assessor. This is a matter between the assessee and his county assessor."

AB 1632 Provides an annexation procedure applicable to islands
Knox of unincorporated territory which are completely sur-
 rounded by incorporated cities and which are less than
 100 acres in size.

Governor Reagan said: "I am...concerned that the bill does not give the residents of such islands and strips a real voice in determining whether they are to be annexed to a city. The residents of these areas should retain their right to vote on such matters."

AB 1747 Authorizes Department of Corrections and Youth Authority
H. Johnson to reimburse cities and counties for cost of maintaining
 persons committed or on parole.

Governor Reagan said: "The present state of the general fund precludes favorable consideration of the bill this year" since the cost "could run as high as \$1 million a year."

AB 1818 Includes children with speech defects or disorders among
Murphy those for whom allocations may be made to school dis-
 tricts for educational purposes.

Governor Reagan said that this will require an estimated expenditure of \$10 million over a period of years and that existing space could be used instead of building additional rooms for part-time use.

AB 1906 Provides a statutory salary of \$22,000 for the state
Z'berg architect.

Governor Reagan said: "The matter of salary increases for statutory positions should be considered as a total package and not on a position by position basis."

AB 1910 Provides that the commercial salmon season is to open
Burton & on April 1 during the next two years.
Thomas

Governor Reagan said: "The short-term gains derived from the earlier season may be more than offset by the long-term loss of spawners...and by reduced catches of larger fish during the next two seasons."

AB 1944 Prohibits counties and cities from obtaining standard
Lanterman road and street signs by force account and requires the
 purchase of such signs by established bid procedures.

Governor Reagan said: "This bill interferes with the authority of local governments to control their own affairs."

AB 2169 Adds the cost of supervision to those categories of
Schabarum expenditures that qualify for payment to the counties
 that provide fire protection and suppression services
 in state wildland areas.

Governor Reagan said: "This bill commits the state to expenditures for which funds are not available."

AB 2317 Prohibits Department of Mental Hygiene, after July 1,
Zenovich 1968, from employing a patient in a state hospital in
 "patient labor" other than in therapeutic training
 unless he is reimbursed for his services; requires
 that funds owed to the hospital by the working patient
 be deducted before such reimbursement is made.

Governor Reagan said that this measure imposes a "substantial administrative burden" for which state hospitals are not staffed. "Furthermore, it is not entirely clear under the California Constitution whether or not patients in state hospitals who perform state work for wages are exempt from the civil service provisions of the Constitution and the State Civil Service Act."

AB 2439 Permits the establishment of not more than 20 three-year
Bagley pilot programs directed to identification of mentally
 gifted disadvantaged children.

Governor Reagan said: "The establishment of programs for which the state must ultimately assume financial responsibility should be deferred until the cost of such programs is more clearly defined."

AB 2541 Provides that if an applicant for, or recipient of, aid
McGee to the blind has children receiving AFDC funds, to the
 extent permitted by federal law, his personal property
 allowance shall be governed by the highest allowance
 possible.

Governor Reagan said: "This bill is inequitable. It distinguishes between persons handicapped by blindness and those having other physical handicaps. In addition, it would encourage erosion of the personal property limitation."

AB 2563 Redefines "psychiatric technician" as a person who
Dunlap performs specified services under the direction of a
 licensed physician or psychiatrist.

Governor Reagan said: "AB 2563 would tend to confuse the traditional relationships that exist between psychiatric technicians, physicians, psychiatrists and registered nurses."

AB 2569
Meyers

Eliminates provisions prohibiting Department of Veterans' Affairs from acquiring a home under the provisions of the Veterans' Farm and Home Purchase Act of 1943 where the market value of the improvements exceeds \$25,000.

Governor Reagan said: "The intent of the Veterans' Farm and Home Program is to provide returning veterans with assistance in obtaining adequate housing. Removing the market value restriction on home loans will divert funds intended for this purpose to veterans already established in the community who desire to obtain higher priced homes. This is contrary to the intent and purpose of the 'Cal-Vet Program'."

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The following Assembly Bills, although signed by Governor Reagan, have had appropriations reduced or deleted:

AB 1692 \$20,000 appropriation deleted

AB 1686 \$60,000 appropriation reduced to \$35,000.

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*See final page for
appropriation figures.

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

*SB 56 - Chapter 1633
Carrell, Biddle
URGENCY

Provides that driver training (behind the wheel) shall be available without tuition to all eligible students commencing on July 1, 1969 either during school hours or at other times or combinations thereof. Reimbursements to districts shall not exceed \$50 per pupil instructed.

*SB 456 - Chapter 1634
Miller, Deukmejian, Unruh

Amends the Miller-Unruh Basic Reading Act of 1965 in order to encourage more school district participation.

AB 2417 - Chapter 1635
Elliott

Extends the validity of a temporary certificate issued for the purpose of authorizing salary payments to teachers whose credential applications are being processed from 90 days to 120 days in school district with an A.D.A. of 400,000 or a junior college district with a governing board in common with such a district.

*SB 457 - Chapter 1636
Miller, Deukmejian, Porter
URGENCY

Makes the following changes in the Children's Center Program: (1) increases state support per hours to 42 cents; (2) increases parent means test by 27½ percent for eligibility; (3) increases fraction of state support to parent fee to 3/4; (4) provides preoperational cost for new centers.

*SB 551 - Chapter 1637
Grunsky
URGENCY

Requires every private elementary or high school to file each year between October 1 and 15 with the Superintendent of Public Instruction, specified information relating to the school, its faculty, and its operation.

*SB 720 - Chapter 1638
Carrell, Collier

Provides that the Division of Aeronautics may lease a navigational system of the hyperbolic area-coverage type as a pilot project to enable certain types of aircraft to operate on a commuter basis in California under conditions of low visibility and to enable vessels to navigate safely under like conditions of visibility.

*SB 999 - Chapter 1639
Miller, Deukmejian

Provides for: (1) the development of pilot projects for study of the present instructional materials being used in mathematics; (2) the development of new tests so as to be able to more accurately evaluate present mathematics instruction in the state; and (3) the expansion of in-service training for math instructors to be carried out in association with colleges and universities.

*SB 585 - Chapter 1640
Alquist

Authorizes the Commission on Peace Officer Standards and Training to develop and implement programs to increase the effectiveness of law enforcement. Commission expenses shall be paid from the general fund. It raises the penalty assessment on fines and forfeitures to \$5 for every \$20.

*AB 1692 - Chapter 1641
Miliias, Gonsalves

Declares the Legislature's policy that public announcement of the California state scholarship award winners include as state scholars, students who meet the academic qualifications for state scholarships, but do not demonstrate financial need. Such students are not to be included in the number of authorized scholarships and are not to receive monetary awards.

*AB 1686 - Chapter 1642
Shoemaker, Lagomarsino

Creates a 36-member California Advisory Commission on Marine and Coastal Resources and requires the governor to develop California Comprehensive Ocean Area Plan to contribute to increased knowledge of coastal and marine resources and other specific aspects of the coastal and marine environment.

AB 546 - Chapter 1643
Ryan, Dent

Authorizes the governing board of a school district to apply to the State Board of Education for an exemption from providing special continuation education classes for any school in the district maintaining grade 12 if there are fewer than 100 students enrolled in grade 12 in that school.

AB 783 - Chapter 1644
Murphy

Authorizes the establishment of regional occupational centers for adults as well as minors.

SB 391 - Chapter 1645
Beilenson, Shoemaker
URGENCY

Authorizes certain high school districts and unified districts to establish regional occupational centers, as well as requiring special continuation education classes.

SB 459 - Chapter 1646
Miller, Deukmejian, et al

Makes mandatory the establishment and maintenance of kindergarten in school districts maintaining one or more elementary schools. Makes other provision regarding kindergarten classes.

SB 579 - Chapter 1647
Burgener

Requires that special classes for educationally handicapped pupils be maintained for at least a minimum school day at elementary, junior and senior high school levels.

SB 581 - Chapter 1648
Burgener

Changes the maximum number of school days of attendance which may be counted for state apportionment (handicapped minors on individual instruction only) from the number of days the district operates school to the number of legal calendar days school may be maintained during the year.

AB 1162 - Chapter 1649
Burton, et al

Permits an individual to petition for sealing of the records of his case immediately after their writing if no petition is filed in the Juvenile Courts or immediately upon the termination of the jurisdiction of the court in those cases in which the court found the probation officer's petition true and made the appropriate declaration. Also permits a minor who was simply detained and released by the police to apply for sealing immediately upon his release.

SB 1438 - Chapter 1650
Burgener

Provides that a minor who has been taken before any officer of a law enforcement agency may petition to have his record sealed five years or more after such event. Permits petition to seal records to be filed in designated cases at any time after the person involved has reached the age of 21 years.

AB 1161 - Chapter 1651
Fenton, et al

Reorganizes the Elections Code provisions regarding political parties dividing them according to political party primarily.

AB 288 - Chapter 1652
Burton and Brown

Permits judicial commitment of only those persons who are of such mental condition that they are dangerous to themselves or the person or property of others, and are in need of supervision, treatment, care, or restraint. Requires written statement of physician that person is dangerous to himself or person or property of others before petition requesting judicial examination of the person may be made or filed.

AB 1059 - Chapter 1653
Monagan

Specifies the method of computation of attendance for educationally handicapped pupils and physically handicapped pupils when two to four such pupils are instructed at the same time by the same teacher. Also eliminates the requirement that instruction be limited to remedial instruction.

AB 1406 - Chapter 1654
Burton

Provides that there shall be no res judicata or collateral estoppel effect given to an arbitration award pursuant to Insurance Code Section 11580.2 in any court action which may be pending or brought by the insured against the owner or operator of an uninsured motor vehicle.

AB 2554 - Chapter 1655
Moretti

Includes within the definition of "uninsured motor vehicle" a vehicle upon which there is in force insurance or a bond at the time of the accident, but the company writing the insurance or bond refuses to admit coverage thereunder except conditionally or with reservations; or a vehicle whose liability insurer is insolvent and cannot pay to the limits specified in the policy.

AB 495 - Chapter 1656
Bagley

Establishes a uniform set of rules for the conduct of meetings of all state agencies. Provides, with certain exceptions, that all such meetings be open and public. The bill deletes and modifies various existing provisions prescribing rules for the conduct of meetings of various state agencies in conformity therewith.

SB 1401 - Chapter 1657
Kennick

Requires that the land use element of a city or county general plan designate, among other things, the proposed general distribution and general location and extent of the uses of the land for natural resources.

AB 1952 - Chapter 1658
Foran

Requires that county and city general plan shall include a housing element consisting of specified standards and plans.

AB 1765 - Chapter 1659
Bear

Increases the number of available scholarships under the state competitive scholarship program from 1 percent to 2 percent of number of high school graduates of the previous year.

AB 1967 - Chapter 1660
Barnes

Provides a new formula for computation of average daily attendance in various school districts, and requires each elementary, high school, and unified school district to report to Superintendent of Public Instruction, in addition to all other attendance data as required, the active enrollment as on the last day of the school month. The bill will be operative July 1, 1968, and will continue in effect until the 61st day following final adjournment of 1970 regular session of Legislature.

SB 84 - Chapter 1661 Deukmejian, et al	Creates within the state government the California Council on Criminal Justice and the Crime Technological Research Foundation.
SB 195 - Chapter 1662 Miller	Authorizes the election of officers of a sanitary district, to be consolidated with a direct primary election.
SB 437 - Chapter 1663 Rodda	Permits graduate student fellowship holder to receive \$3,400 through teaching assistantships, or \$2,500 through other fellowships per academic year.
SB 519 - Chapter 1664 Rodda	Specifies for purposes of the Bank and Corporation Tax Law that no gain or loss shall be recognized and no debt shall be considered as becoming worthless or partially worthless when a savings and loan association bids in at a foreclosure sale or otherwise reduces to ownership or possession any property which was security for any indebtedness.
SB 604 - Chapter 1665 Stevens, et al	Prohibits officers or employees of the state or any public agency or public authority, except a public agency or authority created by agreement with another state, from requiring bidders on public building or construction contracts to purchase insurance or a surety bond from a particular surety or insurance company, agent or broker, or from negotiating, applying for, obtaining or procuring any surety bond or insurance which can be obtained by bidder, contractor or subcontractor, except insurance for builder's risk or owner's liability.
SB 647 - Chapter 1666 Dolwig, et al	Provides that the State Water Resources Control Board is the representative of the State and its local agencies in participating under Title II of the federal "Clean Water Restoration Act of 1966".
SB 677 - Chapter 1667 Short	Creates the Lanterman-Petris-Short Act, providing a new procedure for the care and treatment of persons who are dangerous or gravely disabled as a result of mental disorder or chronic alcoholism, and providing for the administration and financing thereof, to take place of existing commitment system for such persons.
SB 762 - Chapter 1668 Moscone	Increases the transcription fee of court reporters.
SB 819 - Chapter 1669 Short	Establishes a new schedule of monetary settlements which the Department of Alcoholic Beverage Control may accept from licensees in lieu of imposing suspensions for violations.
SB 881 - Chapter 1670 Collier	Defines "final compensation" for purposes of computing benefits for state patrol members who retired prior to July 1, 1965, as the annual compensation payable a patrol member on July 1, 1964, who held the same position as the member entitled to receive such benefits. States that such benefits shall be in lieu of cost of living benefits granted prior to July 1, 1964. Specifies that warden and forestry members are excluded from provisions of this act.

SB 1023 - Chapter 1671
Stevens

Requires Board of Education, upon written request of any private school authority, to release to such authority data relative to identification or fitness of any applicant for teaching position in private school as long as not otherwise prohibited by any other privileged communication statutes, and requires sheriff or chief of police, when teacher from private school is arrested for certain offenses, to give immediate written and telephonic notice to private school authorities employing teacher.

SB 1046 - Chapter 1672
Cologne

Provides legislative approval of joint costs of the State Water Project allocated to date by the Department of Water Resources to recreation and fish and wildlife enhancement and of expenditures for specific recreation land costs, in the total amount of \$8,260,841 as recommended by the Department of Water Resources. The bill specifies that such approval shall not constitute a precedent for future cost allocations and recreation land costs and declares that this act shall have no other effect beyond 61st day following adjournment of 1968 regular session.

SB 1097 - Chapter 1673
Short

Allows excluded portions of school districts another two years within which to become part of a junior college district.

SB 1131 - Chapter 1674
Rodda
URGENCY

Requires the Department of Education to establish branch offices to provide complete teacher credential counseling services; increases the fee which may be fixed by the State Board of Education for issuance or renewal of credential or life diploma from \$10 to \$15; also authorizes the Department of Education to begin implementation of conversion of teacher certification procedure to automatic data processing system and to continue and complete conversion of its teacher certification records to a microfilm storage and record retrieval system.

SB 1132 - Chapter 1675
Rodda
URGENCY

Revises the minimum requirements for standard teaching credential with a specialization in secondary teaching to allow the granting of such credential without the fifth year of preparation if the applicant states in writing that he intends to complete such requirement within five years. The school district must also state that the applicant will be employed in such district and if the county board of education has found and declares a shortage of teachers exists in the district in the teaching field or in the teaching field of the applicant's major or minor. The bill is operative until September 30, 1969.

SB 1136 - Chapter 1676
Rodda

Revises the 10 cent school district override tax for the purpose of adult education to 10 cent statutory tax rate for adult education in high school districts, unified school districts and junior college districts.

SB 1158 - Chapter 1677
Beilenson and Burgener

Repeals present Psychology Certification Act, and substitutes Psychology Licensing Law, which prohibits practicing or offering to practice psychology without license, subject to exemptions described in act.

SB 1159 - Chapter 1678
Short

Permits private institutions licensed as hospitals for care and treatment of mentally ill or other incompetent persons, to which such persons are referred to under commitment procedures, to obtain relicensure under provisions of law licensing private hospitals.

SB 1169 - Chapter 1679
Teale and Chappie
URGENCY

Specifies that an additional \$1,800,000 of the State's share of Long Beach tidelands oil and gas revenue for the 1967-68 fiscal year shall be deposited in the State Water Pollution Control Fund, and appropriates such money for expenditure for loan by the State Water Resources Control Board to the South Tahoe Public Utility District pursuant to Chapter 47, Statutes of 1966 (1st Ex. Sess.) for the construction of sewage transportation facilities in Alpine County. Repayment of loan be deposited in the State Water Pollution Control Fund.

SB 1173 - Chapter 1680
Dills

Provides that public assistance shall not be reduced when a recipient receives free board and lodging while absent from his home temporarily and for not more than a month. The bill provides that, after an absence of one month, free board and lodging will be considered income to the extent it exceeds the cost to the recipient of maintaining the home to which he expects to return.

SB 1292 - Chapter 1681
Petriss

Includes children suffering from hemophilia within definition of term "handicapped child" for purposes of laws relating to program of services for handicapped children maintained by State Department of Public Health. Appropriates \$56,200 from the General Fund for services to children suffering from hemophilia.

SB 1296 - Chapter 1682
Marler and Teale

Exempts fuel used in vehicles operated exclusively on forest access ways within a national forest if the owner pays for, or contributes to, the cost of construction or maintenance of the way pursuant to an agreement with, or permission of, the United States Department of Agriculture from the diesel tax and provides for a refund of gas taxes. Also exempts such vehicles from the truck tax.

SB 1315 - Chapter 1683
Dolwig

Amends the Unemployment Insurance Code to provide that wages paid by any employer for agricultural labor will not receive the lower balancing account rate.

SB 1368 - Chapter 1684
Miller

Specifies that the full cash value of certain oil and gas leases in exempt property shall be the value of such oil and gas interests, exclusive of the value of any royalties or other rights to share in production owned by any tax-exempt entity.

SB 1376 - Chapter 1685
Coombs

Authorizes the Department of Finance, upon request of a city, to estimate the population of any inhabited territory annexed thereto subsequent to the last federal census for the purpose of ascertaining population for purposes of allocation of gas tax funds to the city.

SB 1387 - Chapter 1686
Alquist

Excludes area of buildings used exclusively for adult education classes during regular school day approved by the Department of Education which have not been constructed or reconstructed under provisions of Field Act from area of adequate school construction under State Building Aid Law of 1952.

SB 1489 - Chapter 1687
Dolwig

Provides that the benefits provided in any credit life and credit disability insurance policy form filed with the Insurance Commissioner for approval are reasonable in relation to the premium charge if the premium rate filed in connection therewith produces or can reasonably be expected to produce a ratio of incurred losses to earned premiums of 50 percent or which may be reasonably be expected to be 50 percent, and are not reasonable if such rate is less, or may reasonably be expected to be less than, 50 percent.

AB 65 - Chapter 1688
Leroy Greene

Appropriates \$25,000 for initial planning, development and staffing necessary for the establishment of laboratory classes for exceptional children, in conjunction with two state colleges.

AB 76 - Chapter 1689
Dunlap, McCarthy

Authorizes the Department of Water Resources to grant, under the Davis-Grunsky Act, to the Napa County Flood Control and Water Conservation District an amount not to exceed \$1,000,000 for recreation in connection with the construction of the Redwood Creek Dam Project.

AB 286 - Chapter 1690
Burton, Brown

Provides that an individual who, while imprisoned in a state prison or other correctional institution, is trained in a rehabilitation program provided by such prison or correctional institution, in a particular skill, occupation, or profession for which a state license or certificate is required, on his release from the prison or institution shall not be denied the right to take the state examination required to obtain the license or certificate, or be denied the license or certificate, because of his conviction or imprisonment or because he obtained his training in prison or in the correctional institution, if the licensing agency, upon recommendation of the adult authority or youth authority, finds that he is a fit person to be licensed.

AB 301 - Chapter 1691
Quimby

Includes deputy sheriffs in provisions of law which reduce the minimum age at which a local safety member may retire under the State Employee's Retirement Law and receives a retirement allowance averaging one-half final compensation from 55 to 50.

AB 305 - Chapter 1692
Powers

Deletes the requirement that trainees must have terminated military service on or before the 90th day after the final adjournment of the 1961 regular session of the Legislature in order to qualify for the wage and benefit "freezing" provisions of the Unemployment Compensation Disability Law.

AB 408 - Chapter 1693
Fong

Expands eligibility for grants to train teachers to teach physically handicapped and mentally retarded pupils, to include certificated persons under contract to a district or county superintendent of schools to teach such pupils.

AB 451 - Chapter 1694
Ryan, et al

Changes composition of Committee on Credentials and increases membership to 8. Authorizes an Executive Secretary and clerical assistance for the Committee. Appropriates \$36,000 from credential fee receipts for the administration of the bill.

AB 533 - Chapter 1695
Veysey

Extends mandatory meat inspection to all counties in the state. Appropriates \$30,000 to cover the cost of the enlarged program.

AB 878 - Chapter 1696
Vasconcellos

Adds any building, room, or structure, where 50 or more persons may gather, used for deliberation, worship, drinking or dining, or awaiting transportation to the class of structures for which the State Fire Marshal must prepare and adopt regulations establishing minimum standards for fire prevention. Exempts from compliance with such regulations for 5 years any building used for such purposes in existence on the effective date of this amendment.

AB 909 - Chapter 1697
Britschgi

Authorizes the Director of Employment to extend for good cause the period during which an employer, whose reserve account may be charged for benefits paid a claimant, may submit certain information concerning the claimant.

AB 942 - Chapter 1698
Fenton

Requires the Permanent Disability Rating Bureau of the Department of Industrial Relations to include the formula used in computing the permanent disability rating in every rating report, estimate, or recommendation prepared in writing.

AB 972 - Chapter 1699
Barnes, Short & Collier

Provides that a surviving dependent husband of a female safety member may be eligible for the State Employees' Retirement System death benefit. Terminates payment of the special death benefit to a child upon marriage of the child. Also requires that a stepchild must have been living in the member's household in a parent-child relationship at the time of death to be qualified for the 1959 survivor benefit.

AB 1084 - Chapter 1700
Priolo and Stevens

Grants prescribed tide and submerged lands to the City of Los Angeles and the County of Los Angeles upon certain conditions and trusts. Prescribes uses to which such lands may be put, authorizes franchises or leases with respect to such lands for terms not exceeding 99 years. No tidelands are granted unless, and until, a master plan is approved by a legislative act at the 1970 session.

AB 1089 - Chapter 1701
Veysey
URGENCY

Allocates an additional \$500,000 from the proceeds of the School Bond Act of 1966 for portable classrooms.

AB 1140 - Chapter 1702
Duffy, et al
URGENCY

Authorizes the Administrator of the Health and Welfare Agency to contract with insurance carriers to provide, on a pilot program basis, all or a portion of the benefits available under the California Medical Assistance Program on a full-risk basis. The bill authorizes the Administrator to contract with insurance carriers and other organizations for such pilot programs on either a full-risk or a no-profit, no-loss basis. The measure also prohibits payment during fiscal 1967-68 from the Health Care Deposit Fund of fees for professional services provided in a facility and rendered in providing a benefit reimbursable under the Medi-Cal program when the person providing such service is compensated on a salary or contract basis for performing the same or similar services in such facility.

AB 1327 - Chapter 1703
Chappie

Requires the Department of Social Welfare to set differing rates for care of public assistance recipients in out-of-home nonmedical facilities depending on the degree of care required. Requires the Department to improve and expand out-of-home and home-care services for recipients, and to give priority to recipients in the recruitment and training of homemakers to be employed by county welfare departments. Appropriates \$50,000 to supplement the Budget Act for this purpose.

AB 1454 - Chapter 1704
Bagley and Deukmejian

Requires the Apprenticeship Council to enact regulations to promote equal opportunities in apprenticeship and to eliminate irrelevant and unduly stringent criteria. Is directed to give every broad publicity about opportunities for apprenticeship and other on-the-job training.

AB 1562 - Chapter 1705
Brown

Authorizes a member of State Teachers' Retirement System, who was an employee of a school district which made employer contributions under Federal Social Security Act and whose entitlement to benefits from another system, except social security, ceased, to deposit contributions and interest with the STRS.

AB 1585 - Chapter 1706
Foran

Specifies that a corporate trustee may continue to hold property which is stock of the trustee corporation if it was held at the time of the inception of the trust. The deposit of trust fund in any bank is permissible. Provides that trust company holding its own stock as sole trustee cannot vote such stock, unless under the trust the manner in which such shares shall be voted may be determined by a donor or beneficiary and such person actually directs how much shares shall be voted.

AB 1808 - Chapter 1707
Foran
URGENCY

Provides for the licensing of variable annuity agents by the Insurance Commissioner.

AB 1854 - Chapter 1708
Campbell & Vasconcellos

Appropriates \$83,000 for support of the Sacramento Regional Center in 1967-68 and \$85,000 to continue the project staff of the department. Requires funds to be used to continue the development of the California Total Educational Information System which shall be available to all school districts and county superintendents of schools for use on voluntary basis.

AB 1994 - Chapter 1709
Ford

Allows financial corporations to offset against the franchise tax amounts paid for vehicle registration fees. The bill exempts from bank and corporation tax, organizations formed to carry out the provisions of the federal Self-Employed Individuals Retirement Law. Allows Franchise Tax Board to round out taxes to the nearest dollar. Also allows Franchise Tax Board to certify overpayments of less than \$1,000 to the State Board of Control for refund or credit.

AB 2005 - Chapter 1710
Shoemaker

Authorizes deaf or severely hard-of-hearing minors between ages 18 months to three years, to be enrolled in experimental programs, approved in advance by the Superintendent of Public Instruction, conducted by county superintendents of schools and school districts, with instruction to be afforded by qualified teachers.

AB 2011 - Chapter 1711 Veneman	Provides that any landowner who has restricted the use of his land under the terms of the Land Conservation Act or the Scenic Easements Act shall have his property assessed only according to the limitations of its use. Is operative until the 61st day following adjournment of the 1970 Regular Session of the Legislature.
AB 2056 - Chapter 1712 Leroy Greene	Increases the various fees payable by holders of engineers certificates and by applicants for such certificates.
AB 2057 - Chapter 1713 Leroy Greene	Increases the various fees payable by the holders of land surveyor licenses and by applicants for such a license.
AB 2196 - Chapter 1714 Foran	Requires the Administrator of the Transportation Agency to conduct a program relating to the medical aspects of traffic injury and accident control. Appropriates \$65,000 from the Motor Vehicle Fund for program.
AB 2212 - Chapter 1715 Chappie and Way	Increases the amount of the grant which Department of Water Resources may make to the Mariposa County Water Agency to \$2,500,000.
AB 2298 - Chapter 1716 Davis	Provides that a member under Legislators' Retirement Law may designate more than one beneficiary, and if this is done under an optional settlement involving life contingency of the beneficiary, the member shall be deemed to have elected such optional settlement on an equal portion of his allowance independently for each beneficiary.
AB 2303 - Chapter 1717 Mulford	Increases the motor vehicle ownership transfer fee to \$3. Raises the fee for duplicate registration card or ownership certificate to \$3 and the fee for substitute license plates to \$3. Service fee for those out-of-state vehicles which have been registered previously in California in the same year is increased to \$3.
AB 2323 - Chapter 1718 Quimby and Briggs	Authorizes the Department of Water Resources to grant under the Davis-Grunsky Act, to the County of San Bernardino an amount not to exceed \$2,200,000 for fish and wildlife enhancement and recreational functions in connection with the proposed Prado Regional Park Project.
AB 2364 - Chapter 1719 Veysey	Permits school districts to authorize students in 11th as well as 12th grade, to attend a junior college as a special parttime student. Limits admission of such 11th or 12th graders to a particular junior college to 15 percent, of total number of 11th and 12th graders in the high school.

AB 2394 - Chapter 1720
Veneman, et al

revises unemployment insurance law to provide a generally uniform 15-day period for reconsideration of determination and rulings by the Dept. of Employment and permit recomputations by the Dept. at any time during a benefit year or related extended duration period; requires Dept. of Employment to assess successor employer amount of contributions, interest & penalties due from prior employer and permits successor employer to petition for reassessment; makes various other revisions

AB 2396 - Chapter 1721
Veneman & Moretti

amends Unemployment Insurance Code to prevent persons from receiving unemployment insurance and temporary disability indemnity benefits under Workmen's Compensation for the same period of time; limits voluntary quit or misconduct discharge disqualification to earnings of five times the weekly benefit amount to the most recent quit or discharge; provides that a claimant is entitled to unemployment insurance if he has been detained or arrested and held up to two days whenever the charges against him eventually are dismissed; keeps employers who have negative reserve accounts from receiving the .2% tax reduction under the balancing account tax provision awarded employers who have increased their employment substantially.

AB 2542 - Chapter 1722
Fong

requires local health departments to provide services in occupational health to promote the health of employed persons

AB 2570 - Chapter 1723
Meyers & Stacey

provides that when property, which was acquired by the Dept. of Public Works for highway purposes, is no longer necessary for such purposes, it cannot be subject to public sale unless the amount of taxes which would have been paid had the property not been acquired is transmitted to the county auditor

AB 2579 - Chapter 1724
Quimby

authorizes county superintendent of schools to contract to procure educational television programs; authorizes state allowances for such programs; permits superintendent of public instruction to employ television consultant or other suitable personnel for administration of such programs and directs him to adopt regulations for review and approval of Dept. of Education of plans for procuring instructional television services

AB 1807 - Chapter 1725
Foran

makes various technical changes in the unemployment insurance law, and conforms conflicting bills affecting said law which may be enacted at this session.

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NOTE: The following bills have had appropriations reduced or deleted:

SB 56 - Chapter 1633	\$81,000 appropriation reduced to \$30,000
SB 456 - Chapter 1634	\$10 million appropriation deleted; funds included in AB 272
SB 457 - Chapter 1636	\$4.613 million appropriation deleted; funds included in AB 272
SB 551 - Chapter 1637	\$10,000 appropriation deleted
SB 720 - Chapter 1638	\$75,000 appropriation deleted
SB 999 - Chapter 1639	\$250,000 appropriation deleted; funds included in AB 272
SB 585 - Chapter 1640	\$782,500 appropriation deleted
AB 1692 - Chapter 1641	\$20,000 appropriation deleted
AB 1686 - Chapter 1642	\$60,000 appropriation reduced to \$35,000