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Sacramento, California

Sacramento, California Contact: Paul Beck 445-4571 2-4-69

#63

Governor Ronald Reagan announced today he has signed the follow-

ing bills:

AB 22 - Moretti (Chapter 2) Permits state agencies to transmit funds received which were intended as payment of a local tax to the local government entitled to such funds. The bill will enable the Board of Equalization to transmit to the city of Los Angeles city sales tax receipts erroneously remitted to the board. Present law requires that such erroneous payments be returned to the taxpayer.

AB 184 - Dunlap (Chapter 4)

Facilitates the transfer of city assessment and tax collecting functions by extending the time within which a city may file its transfer ordinance with the county. The extension provided for in the bill is permissive and requires acceptance by the county board of supervisors. The bill also permits a city to request the county to only prepare a secured roll in the first year of transfer and thereafter both secured and unsecured rolls. The county tax collection for a city is to be on a calendar-year basis, where city collection was previously on calendar-year basis.

AB 221 - Sieroty (Chapter 3

Permits candidates for the Los Angeles Junior College Board of Trustees to list their occupations on the ballot. The bill's provisions are effective until July 1, 1969.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 3-27-69

MEMO TO THE PRESS

10 (14)

#202

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

AB 36- Lanterman (Chapter 13)

Validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities. First Validating Act of 1969.

AB 46 - MacDonald / (Chapter 18)

Provides that certain water code provisions concerning the commencement of water service by a publicly owned utility to land included in a county water district are applicable if the vote to incur an indebtedness to the federal government was by two-thirds of the two-thirds of the registered voters in the water district.

AB 67- Schabarum (Chapter 11)

Requires that certain out-of-state vehicles (1955-1962 models) be equipped with crankcase pollution control devices when the vehicle is registered in California by a person residing within a pollution control district.

AB 93 - Wilson (Chapter 8)

Appropriates \$900,000 to the California State Colleges in augmentation of 1968 Budget Act to enable the Trustees of the California State Colleges to provide for the acceptance of as many qualified students as feasible. The bill specifies legislative intent that \$325,000 is for reimbursement of California state college student fee revenues previously utilized for instructional purposes

AB 167 - Chappie (Chapter 17)

Provides that the board of law library trustee: may consist of not less than three members in a county in which a municipal court has not been established and in which there is no county bar association.

AB 369 - Badham (Chapter 12)

Authorizes the director of Professional and Vocational Standards to fix employment agency license fees within a prescribed range.

AB 516 - Porter 4 (Chapter 14)

Raises the permissible interest rate on Central Valley Project revenue bonds from $5\frac{1}{2}$ per cent to $6\frac{1}{2}$ per cent.

SB 36 - Way (Chapter 6)

Reappropriates \$15,000 of an appropriation in the Budget Act of 1968 for the purchase, placement and operation of navigational facilities in Owens Valley.

SB 60 - Danielson (Chapter 10)

Makes nonsubstantive amendments to the Public Utilities Code.

This bill was suggested by the Legislative Counsel as a part of his continuing program of codification to maintain the codes.

SB 133 - Grunsky (Chapter 9)

Makes several technical clarifying amendments to Penal Code and Vehicle Code provisions relating to traffic infractions and misdemeanors. SB 134 - Burgener (Chapter 16)

Defers the repayment of state school building loans for the 1968-69 fiscal year for school districts where there was an insufficient tax levy to make such loan payments. The bill provides for the payment of such loans in the 1969-70 fiscal year, plus 5 per cent interest.

SB 216 - Lagomarsing (Chapter 7)

Specifies that property otherwise eligible for assessment as openspace lands shall be so assessed for the 1969-70 fiscal year if the instrument reflecting the fact that the property is enforceably restricted to open-space uses is signed and recorded on or before May 15, 1969.

SB 233 - Moscone (Chapter 5)

Includes law enforcement employees of the San Francisco Port Authority in the local policeman category of membership in the Public Employees' Retirement System with respect to the City and County of San Francisco.

SB 278 - Moscone (Chapter 15)

Appropriates \$158,000 to the University of California in augmentation of the Budget Act of 1968 to provide additional funds to construct alterations at Hastings College of Law in San Francisco.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 4-1-69

MEMO TO THE PRESS

#207

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

AB 35 - Duffy (Chapter 21)

Makes nonsubstantive amendments to the Medi-Cal statute.

AB 531 - Crown (Chapter 22)

Provides for cancellation or refund of two-thirds of the property taxes imposed for any fiscal year commencing in 1968 on property as to which the college property tax exemption would have been available if the property had been acquired earlier. Application for exemption must be made on or before April 15, 1969.

AB 894 - Townsend (Chapter 23)

Provides that the governing board of the Lawndale Elementary School District may call an election to put the school district tax override measure that was defeated on March 4 before voters of the district again, no later than May 15, 1969.

SB 106 - Grunsky (Chapter 19)

Requires the disclosure of the entire content of accident reports to any person having a proper interest in them. The bill also permits an attorney representing such persons to directly obtain copies of such reports.

SB 257 - Dills (Chapter 20)

Authorizes boards of supervisors or the legislative body of a chartered city which assesses and collects its own taxes to provide by ordinance for the reassessment of property damaged or destroyed by a maje disaster prior to April 1, 1969, in an area or region subsequently declared by the governor to be in a state of disaster if such damage is in excess of \$1,000.

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Sacramento, California

Gontact: Paul Beck

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

#219

AB 62 - Hayes (Chapter 26)

445-4571 4-10-69

Makes nonsubstantive amendments to the Vehicle Code.

AB 113 - Davis (Chapter - 27)

Provides that directors of the Tehama County Flood Control and Water Conservation District will receive \$25 for each day of attendance at official meetings of the district board.

AB 133 - Stacey (Chapter - 33)

Prohibits the Kern County Water Agency from levying its administrative tax on lands within the Antelope Valley-East Kern Water Agency or the Devils Den Water District as long as each agency continues to have substantially the same powers it now possesses and continues to have a contract with the state for a water supply.

AB 160 - Veysey (Chapter 28)

Extends for two years the Vehicle Code provisions authorizing a combination of vehicles consisting of a power unit and two cotton trailers to exceed a total length of 60 feet. Such vehicles cannot exceed a total length of 70 feet.

AB 185 - Karabian (Chapter 29)

Makes nonsubstantive amendments to the Revenue and Taxation Code.

PB 283 - Z'berg (Chapter 30)

Provides that certain sanitation districts which file a statement and map or plat as required by law on or before March 1, 1969 and certain zones within a county service area which file the required statment and map on or before April 1969, are formed for assessment and taxation purposes for the 1969-70 fiscal year.

AB 367 - Lewis (Chapter 34)

Authorizes the Mojave Water Agency, for purposes of paying variable costs of purchasing up to 10,000 acre-feet of water from the State Water Project, to establish a zone of benefit within the area contiguous to Mojave River.

AB 539 - Monagan (Chapter 32)

Appropriates \$770,000 to pay overtime compensation to those state employees required to receive such compensation by the Federal Fair Labor Standards Act.

AB 709 - Quimby (Chapter 31)

Authorizes the San Bernardino County Flood Control District to have specified work done and to acquire materials, equipment and supplies without advertising for bids under specified circumstances. The bill specifies that such provisions are applicable only to work in areas which have been declared as a disaster area by the governor and which are required to be done as a result of such disaster.

SB 2 - Sherman (Chapter 24)

Requires the board of directors of the San Francisco Bay Area Rapid Transit District to levy a one-half percent sales and use tax in the counties of Alameda, Contra Costa and San Francisco to finance completion of the BART system.

SB 125 - Danielson (Chapter 25)

Makes nonsubstantive amendments to the Financial Code.

OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 4-28-69 RELEASE: Immediate

#255

Governor Ronald Reagan announced today he has vetoed AB-602, Gonzalves, the so-called "raw milk" bill.

In a letter to members of the Assembly, the governor said:

"I am returning without my signature Assembly Bill No. 602 entitled,
"An act to add Section 35928 to the Agricultural Code, relating to milk
and milk products, and declaring the urgency thereof, to take effect
immediately."

"AB-602 limits the authority of local health or milk inspection officers to prohibit the use, sale or disposal of certified raw milk or certified raw milk products.

Officers

"The bill generally prevents local health/from taking certified raw milk off the market when disease organisms are found unless illness results which can be proved traceable to the consumption of certified raw milk. Exceptions are provided in the case of seven specified disease organisms.

"In the case of several other disease producing organisms such as anthrax, botulism, cholera, para-typhoid fever and poliomyolitis, the local public health officer must go to the local county milk commission and obtain that body's approval to enjoin the distribution of milk containing such organisms.

"It appears that the principal stimulus for the passage of AB-602 was alleged harassment by government officials. The remedy for such a situation, if true, is best provided by administrative action and the courts, rather than by general legislation which restricts all state and local health officers. These officials must have the power to control the distribution and sale of food products found to contain disease organisms.

"I have no desire to restrict the right of people to use certified raw milk or certified raw milk products, but AB-602 unduly limits the authority of health officers to take necessary precautions for the protection of the public.

"My decision in this matter is based also on the recommendations of the California Medical Association, the State Board of Public Health, local public health officers, and the State Departments of Agriculture and Public Health." OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 4-28-69

#256

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

AB 76 - Davis (Chapter 52) Appropriates \$25,000,000 plus certain other described funds for repair, restoration or replacement of local non-highway public facilities damaged or destroyed by storms occurring between September 1, 1968 and December 31, 1969.

RELEASE: Immediate

The governor objected to the \$25 million appropriation and reduced it to \$7.5 million. The bill makes funds available in the Street and Highway Disaster Fund available for the repair of damage to state highways and local roads damaged or destroyed by storms occurring between September 1, 1968, and December 31, 1961 It also imposes a one cent per gallon increase in the gasoline and diesel fuel taxes for six months or until the governor proclaims that such tax increase is no longer needed.

AB 89 - Pattee (Chapter 41)

Makes nonsubstantive amendments to the Agricultural Code.

AB 121 - Porter (Chapter 42)

Increases from \$25 to \$35 per month the maximum allowance that may be paid to a a member of a mosquito abatement board in lieu of payment of expenses incurred in connection with meetings or business of the board.

AB 144 - Biddle (Chapter 43)

Makes nonsubstantive amedments to the Penal Code.

AB 209 - Johnson, H (Chapter 44) Authorizes a court to order the return of depositions as well as exhibits, filed as well as introduced, to the attorneys filing as well as introducing them upon expiration of the appeal period in a civil action.

AB 211 - Johnson, H (Chapter 45) Permits the destruction of records of a notary who leaves office after 10 years from the date of deposit with the county clerk if no request for or reference to the records has been made.

PB 212 - Johnson, H. (Chapter 46)

Requires that a copy of a foreign will which is offered for probate in this state and the order or decree admitting it to probate in the other state or foreign country satisfy prescribe requirements of the Evidence Code, rather than be duly authenticated or proved.

AB 216 - Belotti (Chapter 47)

Removes the expiration date from the Fish and Game Code provisions relating to the seasons for the taking of crabs.

AB 276 - Burton (Chapter 48)

Authorizes a court in any county, rather than only in counties of one million or more population, to order the destruction or disposal of any exhibit or deposition introduced in the trial of a civil action after a prescribed period of time.

AB 80 - Monagan (Chapter 51)

Extends the application of the Senior Citizens Property Tax Assistance Law to premises where the householder owns the dwelling or the land on which the dwelling is situated, or has a possessory interest in either.

AB 278 - Russell (Chapter 49)

Specifies that a mutual insurer which has completed specified voluntary mutualization proceedings or which has converted to a mutual legal reserve insurer is not subject to provisions generally applicable to mutual insurers. The bill specifies that this provision is declaratory of existing law.

The bill further provides that a mutual insurer which completes specified voluntary mutualization proceedings may thereafter establish new classes of policyholders.

SB 54 - Collier (Chapter 36)

Imposes an additional recording fee of \$1.00 for each reference to a previously recorded document, other than the first reference, requiring additional indexing.

SB 78 - Wedworth (Chapter 50)

Requires, rather than permits, the County of Los Angeles to perform the property tax assessment and collection functions for cities within the county without compensation.

SB 124 - Danielson (Chapter 37)

Makes nonsubstantive amendments to the Corporations Code.

SB 136 - Grunsky (Chapter 38) Repeals the Government Code provisions authorizing issuance of writs of habeas corpus by justices of the Supreme Court and Courts of Appeal. Provisions for the issuance of such writs are contained in the Constitution, as adopted by the voters in 1966. The bill also revises provisions relating to the return of writs of habeas corpus.

SB 138 - Beilenson (Chapter 39) Makes nonsubstantive amendments to the Government Code and Health and Safety Code.

SB 150 - Deukmejian (Chapter 40)

Deletes the requirement that jury and traffic commissioners of the Los Angeles Municipal Court be appointed from the staff of the Clerk of the Court.

Jury and traffic commissioners must possess the same qualifications as a municipal court judge (five years of law practice). There is no requirement that employees of the clerk's office be lawyers. The present limitation in the law makes it difficult to find qualified persons for these posts. OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 4-29-69 RELEASE: Immediate

258

Acting Governor Ed Reinecke announced today he has signed

the following bills:

AB 1 - Badham, (Chapter 56)

Establishes the Dana Point and Doheny Beach Marine Life Refuges in Orange County.

AB 45 - Cullen (Chapter 57)

Allows a person who, after January 1, 1968, obtained a city carrier permit to convert that permit to a radial highway common carrier permit without any additional fee. If such a person already has a radial permit then the bill calls for a refund of the city carrier permit fee.

AB 414 - Wakefield (Chapter 58)

Amends the Vehicle Code to permit the Department of Motor Vehicles to accept a certificate of competence from law enforcement agencies for officers who operate two-wheel motorcycles in the course of their duties.

SB 129 - Cologne (Chapter 53)

Makes nonsubstantive amendments to the Business and Professions Code.

SB 154 - Lagomarsino (Chapter 54)

Makes nonsubstantive amendments to the Public Resources Code.

SB 210 - Short (Chapter 55)

Makes nonsubstantive amendments to the Fish and Game Code.

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#272

The following bills have been signed by Acting Governor Ed

Reinecke:

AB 143 - Biddle (Chapter 61)

Makes nonsubstantive amendments to the Civil Code.

AB 151 - Mobley (Chapter 62)

Includes a school district library district in term"school district* for purposes of provisions relating to contracts for school and community educational television programs.

AB 281 - Chappie V. (Chapter 63)

Authorizes lands subject to sale for unpaid irrigation district assessments to be sold to the state under the optional alternative procedure for the collection of district assessments by the county.

AB 290 - Crandall (Chapter 64) Authorizes selection of names for the grand jury list from the different supervisorial districts of counties in specified proportion, rather than only from the different wards or judicial districts of counties in such proportion

AB 392 - Fenton (Chapter 65) Provides that computation of workmen's compensation death benefits shall be made with reference to death resulting from an original injury sustained after the effective date of Section 4702 of the Labor Code, as amended by Assembly Bill 1 of the 1968 First Extraordinary Session.

AB 874 - Lanterman (Chapter 66)

Appropriates \$3,786,631 in augmentation of Item 263 of the Budget Act of 1968.

The emergency fund provides a source from which the Department of Finance can allocate funds to state agencies for expenses which result from unforeseen contingencies and which are not covered by specified appropriations.

SB 203 - Mills (Chapter 59)

Corrects cross-references in a Civil Code provision relating to public assistance recipients.

SB 606 - Moscone (Chapter 60) Permits the San Francisco County Board of Supervisors to hire a chief justice probation officer who does not meet the state and county residency requirement of existing law.

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5-8-69

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Governor Ronald Reagan announced today that he has signed

the following bills:

445-4571

AB 11 - Greene, L. ν (Chapter 73)

Removes the 1969 termination date from the law which requires a medical test for newborn children to detect phenylketonuria (PKU) and other preventable heritable disorders which lead to mental retardation or physical defects.

AB 68 - Dent (Chapter 74)

Authorizes a flood control project on Alhambra Creek in Contra Costa County in accordance with congressional action at such estimated cost as may be appropriated for state cooperation by the legislature upon recommendation by the Department of Water Resources.

AB 587 - Conrad (Chapter 75)

Extends the war voter provisions of the Elections Code to include United States citizens temporarily residing outside the country.

AB 1086 - Britschgi (Chapter 76) Redefines producer-distributor for the purposes of milk equalization pools.

SB 21 - Sherman (Chapter 67)

Permits conservators, in lieu of executing a surety bond, to file a cash bond, or an assigned interest in a bank or savings and loan account or by the posting of bearer or endorsed bonds of the United States or the state.

SB 120 - Cologne (Chapter 68)

Makes nonsubstantive amendments to the Water Code.

SB 206 - Grunsky (Chapter 69)

Would permit members of the board of directors of a garbage and refuse disposal district who are not full-time public employees to receive up to \$25 per meeting, not to exceed \$75 per month. The bill also provides that the chairman and secretary of the district board shall receive \$50 per month in lieu of any other compensation.

SB 227 - Grunsky (Chapter 70)

Raises fees for certain writs, and for abstract of judgment, in justice courts from \$1 to \$1.50.

SB 230 - Cologne (Chapter 71) Provides that governing boards of municipal water districts may enact ordinances which adopt codes by reference. The bill provides that the election for directors of such districts shall not be held if there are insufficient nominees on the 74th day, rather than the 65th day prior to the election. It further provides that taxable property in areas annexed to a municipal water district will be taxed as if they had always been in the district only if the terms and conditions of annexation so provide

SB 289 - Danielson (Chapter 72) Authorizes a teacher to serve the required two years of service after a sabbatical leave when the unified school district in which he is employed is divided into a junior college district and a unified school district OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 5-19-69 RELEASE: Immediate

286



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

AB 248 - Davis (Chapter 82)

Authorizes the Lassen-Modoc County Flood Control and Water Conservation District to acquire authority to proceed with a project which consists of a contract with the United States for a water supply from a proposed federal reclamation project. The bill also authorizes the district board, where the proposal for the creation of a zone or zones for such a project is successful, to levy a tax in the zone or zones for the purpose of paying any expenses incurred by the district to formulate and present its plan justifying construction of the proposed federal reclamation project.

AB 338 - Dent (Chapter 83)

Permits an elective constable who becomes a non-elective marshal or deputy marshal by operation of law to remain a member of a county retirement system for the uncompleted elective term regardless of his age.

The need for the bill arose from the consolidation of two justice courts in Contra Costa County. The resulting court was ruled to be a municipal court. An elected constable of one of the justice courts, being 70 years of age, would be compelled to retire by operation of existing law.

AB 351 - Biddle (Chapter 84)

Establishes procedures for claiming the welfare exemption from property taxation for the 1968-69 fiscal year for property otherwise eligible therefore, except that on the lien date in 1968 the articles of incorporation of the nonprofit corporation owning such property did not contain a statement of irrevocable dedication.

AB 425 - Johnson, H. (Chapter 87)

Provides that the power of a court to rule on a motion for a new trial shall expire 60 days after mailing of the notice of entry of judgment by the court clerk or 60 days after service on the moving party of a written notice of entry of judgement, whichever is earlier. If no such notice is given the power to so rule/60 days after filing of a notice of intention to move for a new trial.

AB 501 - Johnson, H. (Chapter 85)

Provides that service by one party of a written notice of trial on an adverse party will be deemed notice of trial with respect to the party serving the notice.

SB 109 - Marks (Chapter 35)

Permits the San Francisco Unified School District to conduct classes at the San Francisco International Airport and the San Francisco County Jail.

Authority to conduct classes at the airport and county jail is needed because both facilities are located outside the school district in San Mateo County.

SB 144 - Moscone (Chapter 77) Makes the Vehicle Code provision prohibiting parking or stopping of vehicles or animals on designated public premises except in accordance with regulations established by the governing board or officer thereof applicable to a municipal airport.

SB 169 - Kennick (Chapter 78)

Removes authority of the Secretary of State to deny, revoke or suspend a commission as a notary public on grounds of bankruptcy.

In 1967, when the laws relating to notaries public were amended, the Secretary of State was required to deny an appointment as a notary public in instances where the applicant had been adjudicated a bankrupt within the five year period immediately preceding the date of application for appointment. After applying such a provision for a few months, it became quite apparent the bankruptcy provision was quite harsh and unfair. In 1968, the Secretary of State recommended an amendment which permitted him discretion in granting appointments.

SB 199 - Danielson (Chapter 79)

Prohibits putting any human waste into navigable waters of this state which are within any marina, yacht harbor, fresh water lake, or fresh water impoundment, from any vessel, tied to a dock, slip, or wharf, that has toilet facilities available for the use of persons on such vessel. Makes any violation a misdemeanor.

The bill further declares that legislative intent is not to preempt the field of pollutior by vessels and not to prohibit any city, county, or district to enact and enforce more stringent regulation of pollution by vessels.

SB 207 - Grunsky (Chapter 80) Excludes employees of garbage and refuse disposal districts authorized to weigh garbage and refuse from regulation as public or private weighmasters when performing such duties.

SB 274 - Stiern (Chapter 81) Extends the date which the State Board of Equalization must forward to the county assessor its findings with respect to eligibility of applicant for welfare exemption from property taxation in cases where the Board conducts a hearing.

The purpose of SB 274 is to give the state board of equalization greater time to hear appeals by persons whose claims initially are denied.

Lieutenant Governor Ed Reinecke signed AB 2344 on May 14 extending the time for filing claims for homeowner's exemption from property taxation for the 1968-69 and 1969-70 fiscal years from April 15, 1969 to May 23, 1969. Author of the bill is Milias.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 5-23-69

RELEASE: Immediate

#291

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 92 - Beverly (Chapter 95) Authorizes a redevelopment agency to contract with its local jurisdiction or other public corporation for the purpose of constructing, installing or reimbursing for all or part of buildings or land for public facilities benefiting the redevelopment project.

AB 98 - Hayes (Chapter 106)

Makes it a crime for a person to mis-appropriate any money or thing of value in an initiative, referendum, or recall campaign or campaign on a ballot measure. The bill declares that money raised to promote such campaigns cannot be used to pay personal expenses. The bill also requires that anyone circulating a petition for an initiative, referendum or recall which does not qualify for the ballot submit a statement of receipts and expenditures.

AB 154 - Mobley (Chapter 107)

Provides that all county warrants not presented for payment to the county treasurer within six months are void unless an ordinance provides otherwise. The bill makes void all warrants, rather than only warrants issued for certain payments to the needy, not presented for payment to county treasurer within six months unless ordinance provides otherwise. The bill also reduces the time for application for new warrant from five years to two years.

AB 162 - Mobley (Chapter 96)

Provides that taxes on property on the secured roll be distributed to each fund on the basis of the rate established for the current secured roll on which they are charged and in same proportion that the tax rate for each fund bears to total applicable rate. The bill becomes operative on July 1, 1970.

AB 268 - Barnes (Chapter 102) Permits state funds appropriated for the San Diego (Sunset Cliffs) Beach Erosion Control Project to be expended prior to the appropriation of construction funds by the Congress.

AB 277 - Beverly (Chapter 97)

Permits municipal court attaches to reside permanently in counties adjoining the county in which they are employed.

AB 316 - Badham (Chapter 108) Establishes standards for persons performing blood gas analysis tests. The bill is operative until December 31, 1971.

AB 353 - Davis (Chapter 110)

Provides that the general regulatory powers of the Fish and Game Commission shall be extended from the 91st day after the 1969 Regular Session of the Legislature to the 91st day after the 1973 Regular Session. The bill also provides that the commission may hold a special meeting in May or June to reconsider and revise the salmon limits and season for sport fisherman.

AB 418 - Schabarum (Chapter 98)

AB 435 - Quimby (Chapter 109)

AB 590 - Badham (Chapter 99)

AB 624 _ Chappie (Chapter 100)

AB 900 - Quimby (Chapter 101)

SB 153 - Marks (Chapter 88)

SB 178 - Grunsky (Chapter 89)

SB 226 - Bradley (Chapter 103)

SB 238 - Short (Chapter 90)

SB 269 - Harmer (Chapter 104)

SB 308 - Short (Chapter 91)

Eliminates the requirement that real estate broker applications contain the recommendations of two property owners. The bill also adds members of the United States Air Force within the definition of military licensee.

Raises the maximum rate of interest that can be paid on bonds of the Crestline-Lake Arrowhead Water Agency from 5 to 7 percent.

Repeals a provision of the Electronic Repair Dealer Registration Law which requires the director of Professional and Vocational Standards to submit annual reports of activitie of the Bureau of Electronic Repair Dealer Registration:

Requires that voters in the Sierra Lakes County Water District be owners of real property in the district and specifies that voters need not be residents of the district.

Authorizes county boards of supervisors to waive requirement that contractors file a bond for work performed to replace or repair structures in cases of great emergency.

Provides for the cancellation or refund of 75 percent of property taxes, and all penalties and interest for church property acquired after the lien date in 1968 but prior to October 5, 1968. The bill provides for the cancellation of proportional amounts of tax, interest and penalty on property acquired after the lien date in any fiscal year by an organization qualified for the college, cemetery, church, exhibition, orphanage or welfare exemption. It also amends the Revenue and Taxation Code to exclude from taxation the personal effects and household furnishings of any person which exceed the constitutional exemption.

Permits money collected in one zone of the San Benito County Water Conservation and Flood Control District to be loaned to another zone of the district for establishing that zone or for meeting costs and expenses for that zone.

Provides a reciprocal insurer need not obtain a power of attorney from a policyholder · acquired by compulsory assignment from the California Assigned Risk Plan.

Substitutes "track-type tractors" and "crawler tractors" for "caterpillar tractors" in the Vehicle Code provision defining "special construction equipment."

Includes motorcycles within the scope of the Insurance Code provisions relating to cancellation or failure to renew automobile insurance policies.

Provides that the establishment of 70 miles per hour maximum speed limits on newly constructed freeways will be on the basis of design standards and projected traffic volumes, rather than the current criteria of an engineering and traffic survey.

SB 356 - Bradley (Chapter 92)

SB 479 - Short (Chapter 105)

SB 530 - Rodda (Chapter 93)

SB 611 - Coombs (Chapter 94)

Modifies procedures governing the disposal of surplus real property by the Santa Clara County Flood Control and Water District.

Makes nonsubstantive amendments to the Insurance Code.

Requires school districts maintaining a kindergarten to report separately on second period and fiscal year attendance reports, the days of attendance for specified types of single-session kindergarten classes maintained after November 13, 1968. The bill provides for adjustment of such days of attendance for purposes of computing average daily attendance of district.

Permits the Department of Alcoholic Beverage Control to extend on-sale general licenses for seasonal business in areas declared to be disaster areas by the governor.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 5-29-69 RELEASE: Immediate

1 (42)

#300

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

AB 104 - Patter (Chapter 123)

Gives applicants for the welfare property tax exemption until the next succeeding lien date, rather than a period of 6 months, to amend their articles, bylaws, constitution or regulations. The bill also reviews the law generally with respect to procedures for claiming various exemptions from property taxation.

AB 173 - Moorhead (Chapter 124)

Changes the time periods prescribed for the purposes of will contests from six months to four months after probate or after disability of certain specified persons is removed. It also changes the time period after which a petition to determine heirship may be filed from four months to two months.

AB 175 - Quimby (Chapter 125) Restricts assignment of liens on vehicles to those for labor or materials or for storage or safekeeping of a vehicle when abandoned on private property. It provides for written notice of assignment of lien to be given by certified mail as well as by personal delivery or by registered mail.

AB 194 - Bagley (Chapter 126)

Authorizes the state controller to transfer funds received by the department of motor vehicles as vehicle license fee for trailer coaches to the county in which trailer coache are registered. The bill provides that such funds may be used for county and city purpose

AB 195 - Bagley (Chapter 127)

Permits cities and counties to use Motor Vehicle License Fee funds for city and county purposes.

AB 196 - Veneman (Chapter 128)

Permits cities and counties to use Cigarette Tax funds for local purposes, rather than requiring that such funds be used solely for purposes of general interest to the state.

AB 285 - McDonald (Chapter 129)

Provides procedures for assessment and reassessment of taxable property suffering over \$1000 damage between March 1, 1969, and May 15, 1969, due to a major calamity, excluding off-shore oil leaks, in a declared disaster area, and requires a recomputation of state school equalization aid, supplements support and transportation allowances, and the payment of any additional aid that might result/because of such recomputations.

AB 305 - Knox (Chapter 130) Authorizes a board of supervisors to delegate certain functions relating to the administration of the property tax to other county officials.

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AB 310 - McDonald (Chapter 131)

Repeals provisions requiring the imposition of a floor stock tax in connection with the one-cent increase in the gas tax which will become effective June 1, 1969.

AB 315 - Mulford (Chapter 132)

Adds specified vehicles to the combinations of vehicles whose total length may exceed 60 feet but may not exceed 65 feet. The bill requires that a forklift truck which is towed upon the highway at the end of a combination of vehicles be equipped with specified lamps and brakes.

AB 336 - Ketchum (Chapter 133) Adds a provision to the vehicle code which defines "oil well production service unit."

AB 343 - Knox (Chapter 134) Provides that a judge may, pursuant to a warrant, have a defendant, judgment debtor, debtor, or holder of property brought before the court to answer for failure to appear as required, if the order requiring appearance was served by sheriff, constable, marshal, or some person specially appointed by court in the order.

AB 358 - Belotti (Chapter 135) Requires a rubbish dump maintained in a fireproof container used primarily for transport for final disposition to maintain a minimum clearance of flammable material of 30 feet from the container.

AB 373 - Foran (Chapter 136) Provides that authorities in charge of any highway may designate it or any part thereof, for one-way traffic at all or such times as indicated by official traffic control devices.

AB 378 - Chappie (Chapter 137)

Extends the time in which the statement, map or plat, and certificate of completion regarding annexation of a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1969.

AB 387 - Schabarum (Chapter 138) Makes statutory changes necessary to conform to Governor's Reorganization Plan No. 1 of 1968.

AB 415 - Pattee (Chapter 139)

Amends the 1968 imitation milk law to revise assessment provisions necessary to cover the cost of administration of the Act. It authorizes milk stabilization assessment funds to be used for this purpose in the event license and registration fees are inadequate. The bill also deletes the present provisions which authorize an assessment to be levied against the milk components used in the production of products that resemble milk products.

AB 416 - Beverly (Chapter 140)

Permits any person subpoensed to appear in court to agree with person at whose request the subpoens was issued to appear at a time other than that specified in the subpoens.

AB 417 - Beverly (Chapter 141) Provides a procedure whereby any person posting security in an action for an injunction or restraining order places himself under the jurisdiction of the court in such action with respect to liability on the security, in the event it is determined that the injunction should not have been issued.

AB 439 - Duffy (Chapter 142)

Provides workmen's compensation benefits to firemen while firefighting or preserving or protecting life or property anywhere in the state.

AB 442 - Dunlap (Chapter 143) Permits legal guardian or conservator of person claiming veterans' exemption, or one who has been granted a power of attorney by such person, to appear for and file affidavit for such exemption.

AB 458 - MacDonald (Chapter 144)

Authorizes the division of highways to rent tools and equipment for 20 days, instead of 10 days, without competitive bidding during an emergency.

AB 503 - Priolo (Chapter 145)

Requires the owner of a boat livery to keep specified records and to preserve such records for at least six months. It prohibits the owner of a boat livery or agent from permitting departure of a vessel without equipment required by applicable laws and regulations.

AB 504 - Priolo (Chapter 146)

Provides specifically that a person water skiing from a vessel shall be considered a person on board that vessel for the purpose of the Harbors and Navigation Code provisions, which require every undocumented vessel to carry at least one approved life preserver, ring buoy, or other device for each person on board.

AB 527 - Veysey (Chapter 147) Prohibits a pharmacist from dispensing any prescription except in a container correctly labeled with prescribed information.

AB 542 - Dent (Chapter 148) Declares that an annexation by a city accomplished by an ordinance adopted prior to November 26, 1968, are effective for assessment and taxation purposes for the 1969-70 fiscal year, if the required statement and map or plat were filed with the state board of equalization on or before February 10, 1969.

AB 569 - McGee (Chapter 149)

AB 571 - Murphy (Chapter 150)

AB 577 - Brown (Chapter 151)

AB 1005 - Chappie (Chapter 152)

SB 50 - Marler (Chapter 111)

SB 86 - Coombs (Chapter 112)

SB 99 - Song/ (Chapter 113)

SB 102 - Song (Chapter 114)

SB 105 - Song (Chapter 115)

SB 205 - Grunsky (Chapter 116) Provides that notices of execution, foreclosure, or probate sale of real estate may give the street address and other common designation, if any, of such property, but a failure to do so does not affect validity of the notice.

Provides that savings banks may invest up to specified limit in stock, bonds, debentures, and other obligations of the Government National Mortgage Association.

Requires county clerks to provide county central committee, free copies of cards or tapes relating to all voters, instead of only to voters of the central committee's party.

Requires that voters in the Camp Far West Irrigation District be owners of real property in the district and specifies voters need not be district residents.

Repeals the vehicle code provisions authorizing the disconnecting of new car odometers in specified instances. The bill specifies that mileage warranty period for new motor vehicles shall commence with mileage indicated on such vehicle's odometer on date vehicle is first sold as new.

Permits a licensed vocational nurse, when directed by a physician and surgeon and after instruction by a physician and surgeon in proper procedures, to withdraw blood from patients for purposes of testing.

Authorizes the execution of a power held by several persons when one or more of them either is legally incapable of exercising the power or releases the power, as well as when one or more of them dies, by the others unless otherwise prescribed by the terms of the power.

Provides for expiration of certificates of business fictitious name filed with county clerks before January 1, 1967, on January 1, 1972, unless a renewal certificate is filed not later than December 1, 1971.

Eliminates the Code of Civil Procedure provision that a jury verdict on the issue of damages be supported by substantial evidence before a court can grant a motion for a new trial subject to the condition that such motion is denied if the defendant consents to an increase in the damages award as determined by the court.

Abolishes game refuge 3B in San Benito and Monterey Counties and eliminates the provisions establishing the Huntington Lake Game Refuge.

SB 232 - Sherman (Chapter 117)

SB 248 - Grunsky (Chapter 118)

SB 282 - Rodda (Chapter 119)

SB 288 - Coombs (Chapter 120)

SB 298 - Cologne (Chapter 121)

SB 383 - Cologne (Chapter 122)

Authorizes a county welfare department to contract with a city, county, a local health district or with an individual under exceptional circumstances in addition to a voluntary nonprofit agency for homemaker services.

Provides that a district attorney shall make the original transcript of a preliminary examination available, upon request, to a judge a reasonable time in advance of any motion or other proceedings relating to the accusation.

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to the 61st day after final adjournment of the 1969 Regular Session.

Declares that prescribed alliances by members of Indian tribes, bands, or groups entered into prior to 1958 are deemed valid marriages under the laws of this state and for the purpose of the application of the laws of succession to a decedent who entered into such an alliance prior to 1958.

Limits the time within which approval of the real estate commissioner must be obtained for any material change in provisions contained in deeds, conveyances, declarations of restrictions, bylaws, management contracts, etc., used in planned development subdivisions or condominiums to three years after the date the subdivider ceases to hold or directly control one-third of the votes that may be cast to effect change.

Makes nonsubstantive amendments to the Government Code.

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RELEASE: Immediate

#308

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

PB 96 - Quimby (Chapter 153)

Makes provision requiring surviving wife of patrol member to have been married to him for at least one year satisfied if the member was retired because of age within one year following amendment of retirement law, or a contract, lowering retirement age and wife was married to member on date of amendment.

AB 328 - Badham (Chapter 162)

Provides for Public Utilities Commission regulation of certain air carriers (aircraft with a takeoff weight of less than 12,500 pounds).

AB 734 - Pattee (Chapter 163)

Revises the standard container requirements for cantaloupes.

AB 914 - Murphy (Chapter 164)

Eliminates the requirement that when hay is sold by the bale in amounts less than one ton, that the net weight of each bale shall be indicated on a tag fastened to the bale.

SB 93 - Collier (Chapter 154)

Provides that the procedures and fees for the collection of judgments against assets of a judgment debtor held by political subdivisions of the state and other local public entities shall also apply to districts.

SB 98 - Song (Chapter 155) Creates a statutory body of law relating to powers The bill becomes operative of appointment. on July 1, 1970.

SB 104 - Song (Chapter 156)

Permits a court to compel specific performance of a contract by the defendant if such performance is otherwise appropriate and substantial counterperformance by the plaintiff is assured or, if the court deems necessary, can be secured to the satisfaction of the court.

SB 284 - Rodday (Chapter 157)

Repeals and amends obsolete and duplicated provisions of the Education Code.

SB 349 - Kennick (Chapter 158)

Provides that certain school district boundary changes shall be effective for tax and assessment purposes as of December 31, 1968, and for all other purposes as of July 1, 1969.

(Chapter 159)

SB 441 - Lagomarsian Allows boards of supervisors to post, instead of publish, a copy of governor's proclamation calling for a general election.

(Chapter 160)

SB 442 - Lagomarsino Permits clerks of cities and counties submitting measures to the voters, which cities and counties are in close proximity, to designate, with approval of their boards of supervisors or city councils, their respective measures by letters in a way to avoid confusion to the voters.

(Chapter 161)

SB 446 - Lagomaksino Permits governing board of city school districts with 50,000 or less pupils to construct walks, footbridges and tunnels within a mile of a school when necessary for the safety of the pupils attending that school. Noncity school districts presently are permitted to expend funds for "sidepath" construction within a mile of a school.

OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 6-16-69 RELEASE: Immediate

#322

Governor Ronald Reagan announced today that he has signed the

following bills:

PB 49 - McGee (Chapter 181) Permits the State Board of Registration for Professional Engineers to consider those applications for registration without examination as an industrial engineer which were filed prior to 1-1-69.

AB 165 - Chappie (Chapter 165) Provides that certain teachers who taught 15 years or more before July 1, 1935, and rendered at least three schooldays of teaching service on or after such date and prior to July 1, 1950, even though the compensation for such service was not paid out of public funds, shall be eligible for a pension.

AB 208 - Dent (Chapter 166) Permits judges who did not elect to have survivors' benefits coverage under the Judges' Retirement Law within the applicable time limitation, to make such election with a prescribed period.

AB 317 - Badham (Chapter 182)

Prohibits an employment agency from charging an applicant for employment a fee for accepting employment with the agency or any subsidiary of the agency, and also prohibits charging a fee when placement is with any person who has a financial interest in the employment agency.

AB 474 - Biddle (Chapter 167) Eliminates the requirement that a person sign a receipt when he receives flares from the California Highway Patrolman, as replacement for flares used by such a person to warn traffic of any accident or other hazardous condition.

AB 537 - Brown (Chapter 183) Establishes a procedure by which certain foreign-trained dental graduates will be eligible for examination for admission to practice in California.

AB 568 - Moorhead (Chapter 177) Limits the maximum time for filing creditors' claims from 6 months to 4 months from the date of filing of an affidavit of publication of notice to creditors in cases where the affidavit is not filed within 30 days after completion of the publication.

SB 571 - Marler (Chapter 176) Changes the specified percentage of soluble solids necessary for certain varieties of grape to be considered mature.

AB 700 - Johnson, Hi (Chapter 178) Makes a technical amendment to a Government Code provision relating to fees collected by county clerks. AB 727 - Beverly (Chapter 179)

Provides that savings and loan associations may call their withdrawable shares or investment certificates, savings deposits; and may call dividends on such shares, interest. The bill reflects changes in federal law and regulation.

The bill further specifies that different rates in return may be paid on different classes of such shares and investment certificates issued with as well as without passbooks and that a lesser rate of return may be paid on that portion of the value of such shares or certificates below amount set by the Savings and Loan Commissioner.

SB 15; - Collier (Chapter 168)

Redefines the term "through highway" as used in the Vehicle Code and revises power of local authorities to adopt rules and regulations regarding vehicles entering or crossing such highways.

SB 49 - Alquist (Chapter 180) Authorizes the Santa Clara County Board of Supervisors to place before the voters the question of whether or not the Santa Clara County Transit District should be formed. The district will be empowered to impose a percent sales and use tax, after a majority vote of the people, to finance the district.

SB 119 - Teale (Chapter 169) Extends from May 1, 1969, to May 1, 1975, the expiration date of a provision in the Vehicle Code permitting use of pneumatic tires containing metal studs for use on snow or ice.

SB 181 - Short (Chapter 175) Changes the original and renewal fee of a cargo tank for any biennial period commencing with on or after January 1, 1970 to \$25, rather than having amount of such fee determined by tank's volumetric capacity.

SB 339 - Schmitz (Chapter 170) Requires that the statement of qualifications for candidates be printed in type of uniform size, darkness, and spacing.

SB 412 - Collier (Chapter 171) Declares the formation of any highway lighting district which files the required statement and map or plat on or before Marchl, 1969, to be effective for assessment and taxation purposes for the 1969-70 fiscal year.

SB 445 - Lagomarsino (Chapter 172)

Provides that a marshal or deputy marshal shall receive normal compensation and traveling expenses when compelled to attend court as a witness in a civil action. The bill further provides that the party subpoenaing the marshal or deputy marshal shall pay \$25 per day to the public entity employing them. The present law applies to members of the California Highway Patrol, deputy sheriffs and city policemen.

SB 447 - Danielson (Chapter 173)

Deletes requirement that highway carriers file a bond to secure the payment of lesser claims, except claims of lessors who are also employees of such carriers, when they lease equipment.

SB 800 - Lagomarsino (Chapter 174)

Increases the number of governing board members of the Embarcadero Municipal Improvement District from 3 to 5.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 6-18-69 RELEASE: Immediate

#341

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 215 - Belotti (Chapter 203)

Includes the property of certain volunteer fire departments within the welfare property tax exemption.

AB 401 - Dunlap (Chapter 204) Makes a technical, nonsubstantive change in the Penal Code provision relating to loitering.

AB 566 - Arklin (Chapter 205) Restricts to explosive missiles the missiles included within the Penal Code definition of "destructive device."

AB 585 - Deddeh (Chapter 206) Increases the maximum sums that may be paid members of fire protection district boards from \$10 to \$20 for each meeting, not exceeding 4 meetings per calendar month. The increase is effective until the 91st day after the final adjournment of the 1971 Regular Session.

AB 805 - Wilson (Chapter 207) Deletes the Vehicle Code provision making it unlawful for any pedestrian who is intoxicated to such an extent as to create a hazard to himself or others to walk or be upon any roadway. Existing Penal Code provisions provide needed authority to arrest intoxicated pedestrians.

AB 1257 - Porter (Chapter 209) Recodifies without substantive change the Metropolitan Water District Act.

AB 1798 - Ketchum (Chapter 210)

Appropriates \$1,300,000 for the Emergency Fund. The augmentation is necessary to cover the following expenditures:

National Guard \$754,000 Levee Patrol 300,000 Encephalitis Control 250,000

SB 76 - Danielson (Chapter 184) Permits construction of street lighting facilities in the same manner as other improvements under the Improvement Act of 1911.

SB 142 - Dymally (Chapter 185) Requires that precedence on a court calendar for the day on which a case is set for hearing be granted cases in which the minor is detained and the sole allegation is that the minor is in a class of persons whom the juvenile court has jurisdiction to adjudge a dependent child of the court.

SB 168 - Coombs (Chapter 186)

Specifies the proper municipal, justice or small claims court in which an action on a retail installment contract subject to the Unruh Act is to be tried, rather than commenced. The bill further requires the person bringing the suit to file an affidavit showing that the suit has been brought in the proper court.

SB 201 - Short (Chapter 187)

SB 231 - Coldgne (Chapter 188)

SB 279 - Sherman (Chapter 189)

SB 367 - Petris (Chapter 190)

SB 373 - Stevens (Chapter 191)

SB 424 - Danielsøn (Chapter 192)

SB 473 - Schrade (Chapter 193)

SB 501 - Lagomarsine (Chapter 194)

SB 528 - Grunsky (Chapter 195) Requires public entities which own or operate any cargo tank or tank vehicle to pay registration fee for the operation of cargo tanks to the State Fire Marshal.

Adds television translator station facilities and services to the list of types of extended services which may be provided in county service areas.

Eliminates the provision which permits a real estate licensee to use a corporate name or fictitious name in prescribed matter which the licensee publishes, or distributes, rather than a designation disclosing that the licensee is performing acts for which a real estate license is required. The bill also deletes the requirement that each broker erect and maintain a prescribed sign on the premise to indicate he is a licensed real estate broker.

Provides that grand jurors in Alameda County shall be paid \$5 and necessary common carrier fare for each day's attendance at a committee meeting of the grand jury.

Includes hearing reporters among those persons authorized to administer oaths and affirmations in proceedings under the Administrative Procedure Act.

Requires complaints for the collection of lawful charges of highway permit carriers to be filed in court within three years from the time the cause of action accrues except that such three-year period shall be extended to include six months from the date a written refusal to pay such charges is given the carrier.

Provides for membership in the Legislator's Retirement System for certain legislative employees.

Increases from 6 percent to 7 percent the meximum rate of interest on bonds which may be issued under the Junior College Revenue Bond Act of 1961, the Revenue Bond Act of 1941, by recreation and park districts, reclamation districts, and under the Sanitary District Act of 1923.

Authorizes the Santa Cruz Metropolitan
Transit District to borrow against anticipated
tax revenues for following fiscal year.

SB 534 - Lagomarsino (Chapter 196)

Amends the Ventura County Flood Control
Act by limiting the requirement for consent
and approval of legislative body of a city
before fees or charges may be levied on the
development of land within such city to
fees or charges which are higher than any
fees or charges levied on the development
of land outside the city. The bill also
increases until July 1, 1971, limit on
aggregate taxes or assessments for any one
fiscal year which may be levied on Zone 1 of
the Ventura County Flood Control District.

SB 537 - Collier (Chapter 197) Authorizes the district board of the Russian River Recreation and Park District to provide by resolution that all members of the board of directors shall be elected.

SB 551 - Cologné (Chapter 198) Authorizes the Riverside County Flood Control and Water Conservation District to fix a drainage standby or availability charge in each fiscal year not to exceed a specified amount.

SB 603 - Moscone (Chapter 199) Permits the custodian of records to comply with a subpoena duces tecum for the production of business records by delivering copies of such records cnly in actions where business is neither a party nor place where the cause of action arose.

SB 784 - Lagomaraino (Chapter 200) Corrects an obsolete cross-reference in the Public Resources Code.

SB 796 - Cologne (Chapter 201) Provides that any and all decisions or verdicts upon special defenses and all rulings on the trial thereof may be reviewed, rather than renewed, on motion for a new trial or upon appeal from such judgment.

SB 969 - Bradley (Chapter 202) Revises provision in the Streets and Highways Code providing for discharge of a bond placed on property pursuant to provisions of Improvement Act of 1911 to specifically designate sums to be paid on discharge of bond.

AB = 1032 - Campbell (Chapter 208)

Exempts job development corporations from regulation under the Personal Property Brokers Law. These corporations are presently regulated under the Job Development Corporation Law.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 6-26-69 RELEASE: Immediate

#353

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 105 - Biddle (Chapter 231)

Establishes presumptions affecting the burden of proof in drunk driving cases

AB 146 - Monagan (Chapter 232)

Empowers a board of supervisors upon receipt of a petition of 50 or more electors forwarded by the board of directors of a fire protection district requesting increase in membership of district board from three to five members, to appoint two new directors.

AB 289 - Pattee (Chapter 217) Amends the California Marketing Act of 1937 for the purpose of making the act available for all milk. Under present law, a marketing order may only be established for Grade B or manufacturing grade milk.

AB 462 - Veysey (Chapter 218)

Authorizes vehicles used by county departments of agriculture in weed control or pest detection work to display flashing amber warnir lights when necessarily parked on highways or when moving at a speed slower than the normal flow of traffic.

AB 514 - Dent (Chapter 219) Authorizes a county board of supervisors to pay special allowances to members of special commissions or committees of citizens when such allowances are authorized and reimbursable under federal programs in which county participation is approved by the board.

AB 526 - Veysey (Chapter 233) Permits a board of supervisors to provide that all delinquent taxes, penalties and costs, and a pro rata share of current taxes, penalties and costs on property acquired by a public entity in condemnation proceedings, be transferred for collection to the unsecured roll.

AB 604 - Burke (Chapter 234) Makes nonsubstantive amendments to the Streets and Highways Code.

AB 631 - MacDonald (Chapter 235) Permits school districts to satisfy street and highway dedication requirements when rights of way are being conveyed to a city or county or by a city or county to a school district by posting a notice of intention to convey in an appropriate location before conveyance.

AB 663 - Briggs (Chapter 220)

Makes applicable generally, rather than only to fire and casualty licensees, life licensees, and disability licensees, various provisions of the Financial Code relating to organizations licensees and military service certificates of convenience.

AB 668 - Ryan (Chapter 236)

AB 674 - Burke (Chapter 221)

AB 689 - Crandall (Chapter 237)

AB 765 - Beverly (Chapter 222)

AB 766 - Beverly (Chapter 223)

AB 767 - Beverly (Chapter 224)

AB 768 - Beverly (Chapter 225)

AB 829 - Moorhead (Chapter 238)

AB 835 - Lewis (Chapter 239)

AB 851 - Biddle (Chapter 240)

Permits the Estero Municipal Improvement District to acquire, construct, maintain and operate recreational facilities for the public.

Permits members of the California Highway Patrol and employees of the Department of Public Works to push vehicles on vehicular crossings.

Changes the name of two municipal court districts in Santa Clara County. The bill also increases the number of and salaries of attaches in the municipal courts in Santa Clara County.

Makes a technical amendment to the Financial Code provision relating to financial reports and statements submitted by credit unions to the Commissioner of Corporations.

Makes a technical amendment to the Financial Code provision relating to financial reports submitted by licensed check sellers and cashiers to the Commissioner of Corporations.

Makes a technical amendment to the Financial Code provision relating to financial reports submitted by licensed escrow agents to the Commissioner of Corporations.

Makes a technical amendment to the Financial Code provisions relating to financial reports submitted by industrial loan companies to the Commissioner of Corporations.

Removes the requirement that the Director of Corrections wait 60 days following receipt of a person involuntarily committed to a narcotic detention, treatment, and rehabilitation facility before concluding that he is unfit for confinement and treatment in such facility. The bill further provides that the written order of any member of Narcotic Addict Evaluation Authority shall be sufficient warrant for any peace officer to return outpatient to custody.

Permits release of sworn statements and individual records of members of county system established pursuant to County Employee Retirement Law of 1937, upon written authorization by the member.

Revises provisions relating to the refusal by the Department of Motor Vehicles to issue licenses and certificates to automobile dismantlers, dealers, transporters, and manufacturers. The bill also authorizes the department to suspend or revoke the license issued to a dealer, transporter, or manufacturer of vehicles, and refuse to issue or suspend or revoke a vehicle salesman's license, if holder of such license or applicant for such license has violated any of the provisions of the Rees-Levering Motor Vehicle Sales and Finance Act, rather than specified provisions of such act.

AB 856 - MacGillivray (Chapter 226)

AB 858 - Fenton (Chapter 227)

AB 989 - Beverly (Chapter 228)

AB 1034 - Johnson, R. (Chapter 241)

AB 1074 - Moorhead (Chapter 242)

AB 1110 - Bee (Chapter 229)

AB 1139 - Johnson, R. (Chapter 243)

AB 1159 - Briggs (Chapter 244)

AB 1451 - Johnson A. (Chapter 245)

AB 1932 - Schabarum (Chapter 246)

AB 1933 - Schabarum (Chapter 247)

Makes the requirement for certain vehicles to follow within a specified distance outside of a business and residence district applicable only to vehicles restricted to a maximum speed of 55 mph and reduces the required distance between such vehicles from 500 to 300 feet.

Exempts the Insurance Commissioner, insurance companies and reporting services from liability for certain acts and statements concerning notice of nonrenewal of automobile insurance. The law presently provides for such an exemption in the cases of notice of cancellation.

Provides that any city, regardless of population, may be the consolidating city for purposes of consolidation upon consent being given by a majority vote of the legislative body of each city involved, instead of requiring that city having the largest population be the consolidating city.

Permits the Yolo-Zamora Water District to proceed under alternative provisons for the levy, collection, and enforcement of district assessments by the county.

Permits a prisoner from a state prison to appear as a defendant or as a witness in a case other than that for which he was ordered removed.

Makes a \$500,000 loan to the Livermore Valley Unified School District to enable the districto pay existing debts. The loan is to be repaid, plus interest, over a two-year period.

Permits the Knights Landing Ridge Drainage District Board of Commissioners to use the tax rolls of Colusa and Yolo Counties to levy assessments for maintenance, repairs and incidental expenses. This method of levying assessments is currently available to reclamation districts.

Makes a technical amendment to the Financial Code section relating to unlawful rebates.

Includes covenants made by grantees of land with the grantor among those which run with the land of both parties, where required conditions are met.

Authorizes the use of official traffic control signals at freeway entrance ramps.

Re-enacts the Streets and Highways Code provision in which California assents to the federal statutes relating to highways.

SB 75 - Denielson (Chapter 211)

SB 191 - Schmitz (Chapter 212)

SB 197 - Dymall (Chapter 213)

SB 577 - Collier (Chapter 214)

SB 707 - Lagomars in (Chapter 215)

SB 717 - Beilenson (Chapter 216)

SB 1055 - Cologne (Chapter 230) Allows public jurisdictions when notifying the owner of property where sidewalk repairs are necessary, to mail to the owner an original and final notice to repair sidewalk, rather than mailing one notice and posting another on the property.

Requires cities and counties to include in annual financial report to controller amounts expended during preceding fiscal year for construction of public projects other than streets and highways.

Makes nonsubstantive amendments to the Labor Code.

Specifies that the Department of Motor Vehicles may redeposit not more than once a check in payment of a fee or penalty without assessing additional penalities.

Deletes obsolete Public Resources Code provisions relating to state parks and monuments.

Makes nonsubstantive amendments to the Financial and Business and Professions Codes.

Authorizes the board of directors of the Metropolitan Water District by a 2/3 vote to issue general obligation bonds of the district without a vote of the electors, provided that the amount of such bonds does not exceed the then unissued balance of the amount of bonds authorized at an election held in the district prior to July 1, 1966, and the bonds are issued for the same purpose as that for which the proceeds of such unissued bonds could have been used. The bill increases the maximum rate of interest at which bonds may be issued by the district from 6 percent to 7 percent.

OFFICE Or THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 6-30-69

RELEASE: Immediate

#364

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 191 - Burton (Chapter 281)

AB 706 - Hom / (Chapter 282)

AB 778 - Bagley (Chapter 283)

AB 793 - Monagan (Chapter 285)

AB 890 - Brown (Chapter 284)

AB 1142- Z'berg (Chapter 257)

AB 1391 - MacGillivray (Chapter 258)

SB 62 - Lagomarsino (Chapter 248)

SB 63 - Lagomarsino (Chapter 249)

Permits a person receiving an allowance under Judges' Retirement Law to authorize deductions for credit union shares.

Revises the expiration dates of terms of members of the State Dry Cleaning Board and the number of terms to expire on each such new date.

Permits the imposition of an escape assessment in the amount of the exemption if the assessor discovers that the inventory exemption had been incorrectly allowed because of erroneous information submitted by the taxpayer misclassifying as business inventories property not includable under the statutory definition of that term. The bill also provides for the interest and penalties normally applicable to escape assessments.

Provides that each landowner in the Delta Water Agency shall have one vote for each dollar's worth of land to which he holds title. The bill also changes the maximum limit on assessments which may be levied by the agency for purposes other than payment under specified contracts.

Eliminates the requirement of a specified apprenticeship in California for any person who has been licensed and has practiced in any other state or country as an embalmer for minimum of three years within the seven years preceding his application for California license.

Authorizes the board of the Brannan-Andrus Levee Maintenance District under specified circumstances to issue time warrants payable at future dates with interest not to exceed 7 percent per annum.

Increases the maximum permissible interest rate on bonded indebtedness incurred by the Santa Barbara County Flood Control and Water Conservation District to pay the cost of any work or improvement in any district zone from 5 percent to 7 percent.

Makes a person who knowingly distributes, sends, causes to be sent, exhibits, or offers to distribute or exhibit harmful matter to a minor under 18, guilty of a misdemeanor.

Provides that, where circumstances indicate the matter is commercially exploited by a defendant for sake of its prurient appeal, such evidence is probative with respect to the nature of the matter and can justify concluding the matter is utterly without redeeming social importance.

SB 113 - Dymally (Chapter 260)

SB 123 - Teale (Chapter 250)

SB 140 - Dymally (Chapter 161)

SB 151 - Deukmejian (Chapter 262)

SB 180 - Rodda (Chapter 263)

SB 242 - Marks (Chapter 264)

SB 259 - Burgener (Chapter 251)

SB 302 - Cusanovich (Chapter 252) Provides that no record of the detention of a person taken into custody solely upon the ground that he is a person whom the juvenile court may adjudge to be a dependent child of the court, or a person adjudged such solely upon that ground, shall be made or kept by any law enforcement agency as a record of arrest.

Provides for purposes of computing bonding capacity of school districts, that taxable property of the district shall be determined upon the basis that the district's assessed value has not been reduced by the exemption of the assessed value of business inventories in the district or reduced by the homeowner's property tax exemption.

Authorizes the two-year pilot program established by the Department of Social Welfare for hard-to-place children to be carried out by any licensed adoption agency rather than any licensed county adoption agency.

Provides that a building or place used for acts of illegal gambling as defined by state and local law is a nuisance, to be enjoined, abated, and prevented. The bill declares that nothing in such provisions shall be construed to apply the definition of a nuisance to a private residence where illegal gambling is conducted on an intermittent basis.

Makes a minor change in the computation of tuition charges to be paid by elementary school districts to high school districts for attendance of 7th and 8th grade pupils in junior high schools.

Includes podiatric organization and pharmaceutic organization within definition of "professional society" for purposes of granting immunity from monetary liability and from causes of action for damages to member of duly appointed committee of state or local professional society for specified acts.

Amends the Improvement Act of 1911 to provide for agreements between public utilities or public agencies and legislative body whose work or improvement includes mains and appurtenances for supplying or distributing a domestic or industrial gas supply.

Retains in the Labor Code certain provisons relating to waterfront safety.

SB 323 - Stiern (Chapter 265)

SB 401 - Sherman (Chapter 266)

SB 402 - Sherman (Chapter 267)

SB 405 - Song (Chapter 253)/

SB 439 - Cologne (Chapter 254)

SB 440 - Cologne (Chapter 255)

SB 526 - Beilenson (Chapter 268)

SB 540 - Short (Chapter 269)

SB 615 - Walsh (Chapter 270)

SB 618 - Beilenson (Chapter 271) Prohibits unsolicited offers to sell merchandise where the offer includes sending such merchandise not ordered or requested, and provides that receipt of any such merchandise so sent shall for all purposes be deemed a gift.

Requires the State Department of Public Health to make a report to the Legislature each odd-numbered year, rather than at each general session.

Requires applicants for sanitarian certification examination to pay a nonreturnable \$15 fee for each such examination.

Amends the Medical Practice Act by reducing from 10 to 3 the minimum number of nominations for each member appointed to each district review committee to be made by professional medical societies within the district, by the deans of approved medical schools, and by the State Board of Medical Examiners.

Makes clarifying change in the Civil Code provision making unenforceable certain agreements in connection with sales of motor vehicles which provide for the inclusion of title to or a lien upon any personal or real property, other than the motor vehicle which is the subject matter of the cale, or accessories therefore as security for payment of the contract balance.

Repeals Civil Code provison which provides that a motor vehicle dealer must disclose any promise to compensate a purchaser for referrals in his conditional sales contract. The making of such promises was made a misdemeanor by legislation enacted in 1968.

Permits an authorized person, under the Anatomical Gift Act, to make a gift of decedent's body by the authorized person's telegraphic, recorded telephonic, or other recorded message.

Authorizes the destruction or the disposition to a public or private medical library of accumulated old chest X-ray photographs and case records under specified conditions.

Deletes the requirement for the Correctional Industries Textile Mill at San Quentin Prison to purchase California-produced raw cotton. It permits the purchase of cotton yern and synthetics for the textile mill.

Requires warning labels to be affixed to all containers of paint which have a lead content of 1 percent or more nonvolatile matter when traded at retail in California. SB 630 - Moscone (Chapter 259)

SB 682 - Stevens (Chapter 272)

SB 742 - Danielson (Chapter 273)

SB 773 - Schmitz (Chapter 274)

SB 776 - Sherman (Chapter 275)

SB 799 - Danielson (Chapter 276)

SB 866 - Moscone (Chapter 277)

SB 964 - Way (Chapter 278)

SB 998 - Bradley (Chapter 279)

SB 1004 - Deukmejian (Chapter 256)

SB 1307 - Short (Chapter 280)

Provides that property received in trust which a trustee may retain includes stock in any corporation controlling, controlled, or under common control with the trustee.

Provides an exclusive remedy for the removal of the trustee of a testamentary trust by petition to the court in which the will was probated or which has jurisdiction over a testamentary trust. The bill also provides that an appeal may be taken from an order removing or refusing to remove a trustee, or fixing, directing, or allowing payment of a trustee's compensation.

Excludes use of alleys in determining a "block" for purposes of sidewalk and curb construction under the Improvement Act.

Adds a junior college district to designated school districts authorized to exchange real property for real property of another person pursuant to agreement.

Makes a nonsubstantive amendment to a Civil Code provision related to condominiums.

Provides for the construction of sidewalks and curbs under the Improvement Act of 1911 by a city or county in territory outside of the territory of the city or county in specified circumstances.

Extends the time within which a plaintiff may give notice to defendant of an acceptance of an offer to compromise from five to ten days.

Authorizes the marking of containers for plums or prunes with a size designation in terms of the maximum number of fruits for a specified weight in pounds.

Permits sheriffs, with the consent of the county auditor, to establish bank accounts for deposit of bail and fine money.

Requires the application for an absent voter ballot to contain a statement of the precinct and county residence requirements for absent voting. The bill also requires that a statement informing voters of absent voting procedure at school district elections be included on the sample ballot envelope.

Raises the maximum rate of interest on additional Stockton Port District bonds from 6 to 7 percent per annum.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-1-69

RELEASE: Immediate

#369

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

AB 111 - Ryan (Chapter 296)

Authorizes the provision or exclusion of payment of psychological expenses in a disability insurance policy. The bill prohibits any such policy from prohibiting the insured from selecting any person certified to perform psychological services covered under the terms of the policy.

AB 306 - Crown (Chapter 297)

Allows the San Leandro Unified and Albany Unified school districts to qualify for a 10¢ tax override for adult education regardless of the inclusion of "adult education purposes" in the list of purposes for which the tax overrides approved on April 9, 1968, and November 5, 1968, respectively, were to be used which appeared on the ballot.

AB 314 - Mulford (Chapter 298)

Makes several technical changes in the social workers and marriage, family and child counselors licensing law to conform to 1968 legislation.

AB 319 - Murphy (Chapter 299)

Extends the provision declaring yellowbilled magpies to be nonprotected birds under designated circumstances until the 61st day after adjournment of the 1971 regular session of the legislature, and it also changes the boundaries of Zone A licensed pheasant club zones.

AB 341 - Schabarum/ (Chapter 301) Requires Director of Industrial Relations to make a determination of general prevailing rates of per diem wages in locality within 20 days, instead of 10 days, after the filing with the director of a verified petition asking for review of the grounds upon which wage rates have been determined.

AB 357 - Briggs (Chapter 302) Provides that no person who sells real property shall require as a condition to making a sale that the buyer negotiate any insurance, or renewal of insurance, through a particular insurer, insurance agent, insurance broker, or insurance solicitor.

AB 447 - Foran (Chapter 303) Allows the Bay Area Pollution Control District Board to establish compensation up to a maximum of \$50 per meeting, not to exceed \$1200 in any one year.

AB 457 - Duffy (Chapter 304)

Eliminates the October 1, 1969 expiration date for the Director of Agriculture to use the herd depopulation method in the control of brucellosis.

AB 463 - Veysey (Chapter 305)

Permits the Department of Veterans Affairs to waive occupancy requirements for those who buy a home or farm under Cal-Vet contract, and then re-enter the Armed Forces.

AB 470 - Bagley (Chapter 306) Requires an emergency medical care committee to submit an annual report of observations and recommendations to county board or boards of supervisors for comment only and to the areawide comprehensive health planning agency for its area, in addition to submitting such a report to the Health Planning Council and the State Department of Public Health.

AB 533 - Schabarym (Chapter 307)

Increases the maximum interest rate allowed in temporary borrowing by local agencies from 6 to 7 percent.

AB 620 - Badham (Chapter 308)

Amends the Electronic Repair Dealer Registration Law to add good moral character as a requirement for registration as an electronic repair service dealer and lack of good moral character as ground for suspension or revocation of such registration.

AB 640 - Mobley (Chapter 309)

Requires certain schedules in county budget to show expected expenses of activities to which they relate, instead of expected expenditures for such activities.

AB 659 - Brown (Chapter 310)

Requires the presiding judge of the superior court with the concurrence of a prescribed juvenile court judge to appoint members of juvenile justice commissions.

AB 680 - Karabian (Chapter 311) Deletes the requirement that the original subpoena be shown to a witness in a civil or criminal matter when such witness is served with a subpoena.

AB 721 - Deddeh (Chapter 312) Clarifies and consolidates the Vehicle Code provisions relating to left-turn right-of-way.

AB 745 - Greene, B (Chapter 313)

Amends several sections of the Labor Code to provide uniform references to the California Apprenticeship Council.

AB 769 - Beverly (Chapter 314)

Specifies that nothing contained in prescribed Corporations Code provisions relating to regulation of retirement systems shall be construed to limit or modify exemptions from the Retirement Systems Law. The bill also requires a balance sheet and statement of income required of retirement systems to be accompanied by a report, certificate, or opinion of, rather than be prepared by an independent certified public accountant or independent public accountant.

AB 840 - Mobley (Chapter 315)

Permits the board of directors of a county waterworks district to fix compensation of not more than \$10 per month.

AB 855 - Burke (Chapter 316)

Redefines objects and purposes of the Orange County Flood Control District to include assistance to Orange County and cities within the county in emergency operations to control or mitigate the effect of tides, waves, and ocean currents.

AB 902 - Powers (Chapter 317) Provides that upon withdrawal from a retirement system established under the County Employees' Retirement Law of 1937, a district having no existing retirees may, at the election of its governing board, have district contributions refunded to the district or transferred, along with employee contributions, to another public retirement system.

PB 929 - Belotti (Chapter 318) Modifies the compensation received by a county for collecting sewer charges for another entity.

AB 931 - Milias (Chapter 330) Prevents state services from being denied to handicapped children placed for adoption on the basis of adopting parents' income, and eliminates requirement of payment of costs of services by the adopting parents.

AB 1048 - Knox (Chapter 319) Revises the Government Code provision concerning fees and charges incurred on behalf of estate by the public administrator which are payable by the county when assets of an estate are insufficient therefore.

B 1059 - Whetmore (Chapter 295)

Amends the Orange County Flood Control District Act to increase the maximum tax rate of the district from 20 cents to 30 cents for the 1969-70 fiscal year. In addition, the bill authorizes the electors of the district to change the maximum tax rate.

AB 1071 - Briggs (Chapter 320)

Permits insurance agents and brokers to offset return premiums paid to them by insurance companies against amounts owed by the same insured to the agent or broker for unpaid premiums on the same or any other policy. It also permits insurers to pay return premiums through agents and brokers for such purpose.

AB 322 - Fond (Chapter 300)

Includes within the meaning of "unsafe condition" the raising of the center of gravity or other modification of a vehicle so as to unsafely affect its operation or stability.

AB 1104 - Dunlap (Chapter 321) Permits the governing body of county or city, as an alternative to appointing five commissioners of a housing authority, to declare itself to be the commissioners of the authority in certain cases.

AB 1124 - Murphy (Chapter 322) Extends the effective period of a certificate or reservation of corporate name from 30 to 60 days. The bill further provides that a corporation organized or existing under California law, an arrangement plan of which pursuant to federal law has been confirmed by court order or decree, has full authority to carry out plan without further action on part of directors, and that such authority may be exercised by a trustee appointed in the arrangement proceeding or other specified person.

AB 1179 - Know (Chapter 323) Provides that Insurance Code provisions relating to standard provisions in disability insurance policies shall not apply to, rather than affect, specified insurance policies. It includes within policies required to meet such provisions selected group disability insurance. The bill further revises provisions relating to blanket policy:

AB 1182 - Knox (Chapter 324) Requires, rather than permits, the clerk to assume, in absence of proof to the contrary, that names on last equalized assessment roll are qualified signers of a petition to incorporate.

AB 1276 - Belotti (Chapter 325) Permits a wrestling "exhibition" to be referred to verbally as a wrestling "match".

AB 1456 - Duffy (Chapter 326) Deletes provisions authorizing the creation of the Hospital and Related Health Facilities and Services Planning Committee of the Advisory Hospital Council

AB 1654 - Russell (Chapter 327)

Directs the Superintendent of Banks to examine every state bank once each calendar year instead of once each fiscal year. The bill would also make a corresponding change in directors' examinations, requiring the board of directors of every state bank to examine the bank at least once each calendar year, instead of at least once each fiscal year.

AB 1800 - Dent-(Chapter 328) Broadens the authority of the retirement board of a municipal utility district to invest funds in corporate securities and bonds. SB 11 - Collier (Chapter 286)

Makes it a felony to injure or destroy any part of an aircraft in such a manner as to render it unsafe for use.

SB 79 - Lagomarsing (Chapter 287)

Revises and recasts the Civil Code provisions relating to duty and liability of the county recorder with respect to recording only a portion of certain documents presented for recordation and containing specified instructions not to record a part thereof. The bill becomes operative on July 1, 1970.

SB 129 - Marler (Chapter 288)

Requires a mosquito abatement district to notify a state agency if any specified nuisance is found to exist on any property subject to the control of such agency. The bill allows the state agency and the district to enter into contractual agreements to provide control of the nuisance.

SB 297 - Cologne (Chapter 289) Exempts persons, firms, or corporations, and public entities, and their employees, from liability for damages resulting from the operation of equipment or acts of personnel when the equipment or services of personnel are gratuitously loaned to a school district and are under the control of the school district.

SB 338 - Marks (Chapter 290) Transfers the McAteer alcoholism program from the Department of Public Health to the Department of Rehabilitation and deletes the provision which terminates the Act on the 61st day after final adjournment of the 1969 regular session of the legislature.

SB 470- Dymally (Chapter 291)

Makes nonsubstantive amendments to the Unemployment Insurance Code.

SB 668 - Short (Chapter 292) Authorizes a special tax levy in a reclamation district of less than 100 acres and situated within the plan of improvement for flood control and other purposes on the Lower San Joaquin River.

SB 814 - Cologne (Chapter 293)

Provides for the transfer of guardianship proceedings from the superior court to an appropriate court in another state, and revises provisions dealing with removal of property of nonresident wards from this state.

SB 993 - Carrell (Chapter 294)

Makes technical changes in descriptions of various state highway routes.

SB 1240 - Marler (Chapter 329)

Increases from 1 cent to 1.25 cents until June 30, 1970, per gallon tax on motor vehicle fuel and on use of fuel as maximum net revenue which may be expended by the Department of Public Works and California Highway Commission for general administratic and maintenance purposes.

OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-10-69 RELEASE: Immediate

#380

Governor Ronald Reagan announced today that he has signed

the following bills:

AB 57 - Greene, 4. (Chapter 372)

AB 63 - Hayes (Chapter 373)

AB 85 - Chappie (Chapter 358)

AB 101 - Dunlap (Chapter 374)

AB 237 - Burke (Chapter 375)

AB 334 - Veysey (Chapter 359)

AB 352 - Biddle (Chapter 376)

Deletes the minimum fees prescribed under the Professional Engineers and Land Surveyors' Act.

Requires the real estate commissioner to waive, in writing, expressly zoned industrial subdivisions which are limited in use to industrial purposes and commercial leases of parcels in a shopping center from the requirement of obtaining a public report prior to sale, lease, or offering for sale of any lot or parcel in a subdivision.

Provides for the deposit for certain funds in the Placer County Water Agency treasury rather than the county treasury. The bill prohibits combining of the agency offices of treasurer and auditor. The bill further authorizes the agency board to create an advisory council.

Amends the Solano County Flood Control and Water Conservation District Act to allow the district to dispose of real property without a vote of the electors at an election. The district still would be required to hold an election before disposal of water rights or waterworks.

Clarifies the Government Code provision relating to the deposit of funds of a separate agency or entity created by a joint exercise of powers agreement to allow deposit in the treasury of the agency or entity created.

Makes mandatory, rather than permissive, that county committee school district reorganization proposal include authorization for new maximum tax rate for proposed new district; and includes in the elements to be used in determining such rate the revenues required to provide for specified salary differentials resulting from the organization.

Expressly authorizes a corporation which acquires its shares upon a merger or consolidation with a foreign corporation, or upon the distribution of the assets of a foreign corporation, to carry such shares as treasury stock or to retire them.

AB 380 - Chappie (Chapter 377)

AB 426 - Monagan (Chapter 360)

AB 430 - Ryan (Chapter 378)

AB 563 - Thomas (Chapter 361)

AB 567 - Moorhead (Chapter 379)

AB 641 - Moorhead (Chapter 380)

AB 653 - Foran (Chapter 362)

AB 688 - Porter (Chapter 363)

AB 722 - Deddeh (Chapter 364) Allows public utility districts which furnish water to fix and collect a water standby charge.

Requires that judges, constables, and deputy constables of a justice court rather than judges, officers, and attaches, be residents eligible to vote in the judicial district or city or county in which they are elected or appointed for at least 54 days prior to their election or appointment.

Transfers from the State to the City of Millbrae the right-of-way acquired by the state upon the dissolution of a specified highway district.

Changes the schedule of contributions by the member states of the Pacific Marine Fisheries Compact and enlarges the compact to provide for the States of Alaska and Idaho to join.

Eliminates the requirement that an executor or administrator obtain a court order before commencing and maintaining an action against co-tenants for partition of property in which d decedent left an undivided interest.

Streamlines the procedure to be followed in granting five days good time credit per month for persons sentenced to a city or county jail or police facility by eliminating the need to get consent from the board of supervisors. Discretion is granted to the sheriff, chief of police, or camp superintendent.

Provides that a search warrant executed within 10 days after date of issuance shall be deemed to have been timely executed and no further showing of timeliness need be made.

Revises the schedule for fees which must accompany the application for the approval by the Department of Water Resources of the construction of any new dam or reservoir or the enlargement of any dam or reservoir. The bill also requires the payment of an annual fee by owners of dams based upon the height of the dam.

Clarifies the Vehicle Code requirements for stopping at a stop sign or railroad grade crossing.

PB 1402 - Zenovich (Chapter 367)

AB 1508 - Schabarum (Chapter 387)

PB 1836 - Fong (Chapter 368)

AB 1840 - Fong (Chapter 369)

AB 1893 - Murphy (Chapter 448)

AB 1915 - Russell (Chapter 449)

AB 1942 - Chappie (Chapter 388)

AB 1946 - Chappie (Chapter 370) Requires that certain information be submitted with every city or county charter and charter amendment presented to the legislature for ratification.

Substitutes the Los Angeles County
Registrar of Voters for the secretary
of the Southern California Rapid Transit
District as the official responsible
for providing for the preparation and the
enclosure of arguments for and against
measures with sample ballots.

Revises time limitations within which notices of deficiency must be mailed and claims for increase in deficiency determinations must be asserted with regard to sales and use tax, motor vehicle fuel license tax, use fuel tax, motor vehicle transportation tax and alcoholic beverage tax.

Makes several technical amendments to the Revenue and Taxation Code.

Amends the "fancy" and "C" grade for apples as provided in the Agricultural Code.

Increases the maximum permissible interest rate of Antelope Valley-East Kern Water Agency bonds from 5 to 6 percent, and authorizes the district board to issue general obligation bonds of an improvement district, in an amount not to exceed the unissued balance of the principal amount of certain previously authorized bonds.

Authorizes a public utility district in order to make payments to the United State under any contract between the district and the United States, to fix and collect charges, in lieu, in whole, or in part of levying assessments, for service of water by the district to any land. The bill also authorizes such a district to charge higher rates for water service to any landowner in the amount required to pay any interest costs charged to the district on any United States Bureau of Reclamation loan by reason of excess land held by such owner.

Authorizes the Joint Committee on Legislative Organization to contract to sell souvenir pieces of the State Capitol building. AB 725 - Bee (Chapter 381)

AB 791 - Moorhead (Chapter 382)

AB 873 - Milias (Chapter 383)

AB 911 - Hom (Chapter 384)

AB 1022 - Moorhead (Chapter 365)

AB 1023 - Bagley (Chapter 366)

AB 1173 - Ryan (Chapter 385)

AB 1294 - Ryan (Chapter 386) Provides for specified exchanges of wine returns and provides for specified exchanges of wine in the same category under specified sections of the California Administrative Code when the wine quantity, container size, and posted price are the same.

Increases from 14 to 15 years the minimum age of student drivers taking a course of automobile drivers' training who may apply for student drivers' licenses.

Makes it unlawful to permit or allow any dog to run, track, or trail any antelope or elk, as well as deer, during the closed season.

Amends the Vehicle Code to provide that the Department of Motor Vehicles need not notify the registered owner when a vehicle is repossessed under a security agreement or upon transfer involving creation of security interests as in change of legal owner only. Notice is required to be given in repossession cases under the Civil Code and notice by the Department constitutes duplication of effort.

Declares that unlawful assembly occurs when two or more persons assemble together to do an unlawful act rather than to do an unlawful act and separate without doing or advancing toward it.

Deletes the requirement that claims against the Golden Gate Bridge and Highway District must be approved by an auditing committee consisting of 3 members of the district board of directors before payments of claims by the auditor. The bill also excludes employee benefit insurance and workmen's compensation insurance, as well as physical damage insurance covering the bridge structure itself, from having to be submitted to public advertising before being awarded to an insurance carrier.

Reappropriates appropriations made in Budget Act of 1967 for the San Mateo Junior College District capital outlay to be available to construct a science building and physical education facilities a and related site works at Skyline College.

Requires every commercial weighing or measuring device which automatically computes the price to contain an effective interlock which will return the measurement to zero prior to taking each subsequent weight or measure.

AB 1987 - Johnson, H. (Chapter 450)

Revises issuance procedure for Los Angeles County Flood Control District bonds issued after January 1970. It allows any issue to be divided into two or more series with different maturity dates and it authorizes call and redemption of all or part of a series if a redemption statement appears on the face of the bonds.

PB 2024 - MacGillivray (Chapter 451) Permits cooperative projects or day labor work, as other construction contracts are allowed, to commence on or after January 1 preceding beginning of fiscal year for which funds are available for such projects or work.

AB 2063 - Knox (Chapter 452) Requires notice of hearing to exclude uninhabited territory from a city to be published once, not less than 10 days prior to hearing.

AB 2250 - Milias (Chapter 453) Removes from Republican State Central Committee the 20 county central committees chairmen who were delegates to the state convention. The bill also provides that the first meeting of Republican State Central Committee shall be held on date designated by committee chairman, rather than third Sunday of January following general election, but not less than 15 nor more than 45 days after the organ izational meetings of the county central committees.

AB 2251 - Milias (Chapter 454) Requires vacancies in state conventions to be filled by county central committees not less than six weeks prior to the state conventions. The bill also requires vacancies in state central committees to be filled not less than three days prior to the first state central committee meeting.

AB 2253 - Milias (Chapter 455) Requires the Secretary of State to immediately forward any proxy filed with him to the chairman of the state central committee or his designate. The bill also deletes requirement that the Secretary of State deliver to the state central committe chairman a certified alphabetical list of persons designated as proxies by new members, together with all proxies received preceding the day of the committee meeting.

AB 2294 - Bagley (Chapter 371)

Revises and modifies various statutory provisions to bring them into conformity with the California Public Records Act enacted in 1968.

SB 64 - Burgener (Chapter 331)

SB 85 - Coombs (Chapter 332)

SB 120 - Teale (Chapter 333)

SB 236 - Harmer (Chapter 334)

SB 255 - Collier (Chapter 355)

SB 267 - Kennick (Chapter 335)

SB 270 - Harmer (Chapter 336)

SB 293 - Beilenson (Chapter 337) Deletes provisons requiring adjustment in assessed valuation of school districts and reducing state equalization aid, supplemental support, and transportation allowances to school districts due to receipt by such districts of federal funds under Public Law 81-874, and revises provisions concerning reductions because of districts' receipt of miscellaneous funds to require 30 percent thereof to be considered for those purposes. The bill is operative for the entire 1969-70 fiscal year.

Permits the authority awarding a contract to consent to substitution of subcontractor in prescribed cases.

Extends for five years (July 1, 1970 to July 1, 1975) existing provisions which authorize a governing board of a school district to levy a 10 cent tax per \$100 of assessed valuation for the purpose of effecting corrective structural repairs, reconstruction or replacement of school buildings which do not meet earthquake safety standards. The bill also provides that the proceeds of such tax may be accumulated not longer than July 1, 1975, rather than requiring them to be expended in each succeeding school year.

Revises standards with respect to pupil enrollment under which the State Board of Education may approve the unification of school districts maintaining grades kindergarten or 1 through 12, to authorize approval of less than 10,000 average daily attendance districts under specified circumstances.

Budget Act of 1969.

Allows state aid for probation to continue rather than end on the 91st day after adjournment of the 1969 regular session of the legislature.

Requires that a graduate of a foreign medical school, except a Canadian school, who meets certain prescribed requirements be granted a physician's and surgeon's certificate if he passes an oral examination

Authorizes a governing board of a school district maintaining a regional occupational center to grant a high school diploma in accordance with the prescribed course of study of that school district. The bill also provides that instruction offered in the regional occupational centermust be provided by a qualified teacher holding a valid teaching credential.

SB 387 - Cusanovick (Chapter 338)

SB 422 - Cologne (Chapter 339)

&B 434 - Teale (Chapter 340)

SB 458 - Cusanovich (Chapter 341)

SB 466 - Lagomarsino (Chapter 342)

SB 488 - Teale (Chapter 343)

SB 553 - Collier (Chapter 344)

SB 574 - Grunsky (Chapter 345)

SB 598 - Carrel() (Chapter 346)

SB 605 - Moscone (Chapter 347)

SB 640 - Deukmejian (Chapter 348)

Revises the Vehicle Code provisions relating to towing and loading equipment.

Increases from \$500 to \$1,000 the maximum amount in demand or value of property in controversy in municipal courts for which the court is not required to make written findings of fact and conclusions of law.

Adds community service districts to the list of districts to which counties can presently make short term loans.

Amends and adds various sections of the Vehicle Code pertaining to lighting equipment for vehicles.

Provides that the party subpoenaing specified peace officers as witnesses shall reimburse the employing public entity \$45 per day for each day that the officer is required to remain in attendance under subpoena.

Includes road commissioner and surveyor among those county offices that may have duties consolidated. The bill also authorizes the consolidation of duties of the sheriff, coroner, and public administrator into one office in certain counties.

Requires cities and counties to deposit into special gas tax street improvement or road funds for street or road purposes the interest received from investment of money in such funds.

Permits the filing of a motion to transfer prior to the time the defendant answers or demurs. The bill further amends the Code of Civil Procedure to provide that a defendant appears when he files a motion to transfer. Other provisons of the bill provide that the filing of a motion to transfer will avoid default.

Requires that driving school operators must have 1,000 hours of actual behind the-wheel teaching instead of only 1,000 hours as a driving school instructor, unless otherwise qualified. The bill also requires driving school operators to furnish a \$2,000 bond to the Department of Motor Vehicles.

Increases the additional filing fee in the San Francisco Municipal Court from \$7 to \$9.50.

Provides that the term of Youth Authority board member appointed in 1970 shall expire May 15, 1972, and that of the four board members appointed in 1971, two terms shall expire March 15, 1974, and two terms shall expire March 15, 1975.

SB 722 - Beilenson (Chapter 349)

SB 740 - Dolwig (Chapter 356)

SB 906 - Grunsky (Chapter 350)

SB 938 - Sherman (Chapter 351)

SB 1031 - Lagomarsino (Chapter 352)

SB 1274 - Moscone (Chapter 353)

SB 1318 - Short (Chapter 354)

SB 1417 - Marks (Chapter 357)

Expands the definition of "food crop" for purpose of Health and Safety Code provisions dealing with food crop growing and harvesting sanitation to include all fruits and vegetables intended for human consumption, rather than such fruits and vegetables as specified by reasonable regulations.

Makes the procedure for validation of acts and proceedings of local agencies taken under color of law for specified purposes applicable to acts and proceedings hereafter taken as well as to act and proceedings heretofore taken.

Provides that jurors' fees prescribed for attending justice courts shall be \$5 for each day's attendance as a juror rather than \$5 per day for each juror sworr

Deletes an obsolete reference in a Business and Professions Code section relating to attorneys.

Raises the salary of directors of the Montalvo Municipal Improvement District from \$15 per meeting not exceeding \$30 per month, to \$30 per meeting not exceeding \$120 per month. The bill also raises the maximum contract district can enter without bid from \$2,500 to \$3,500.

Requires, with respect to retail installment contracts subject to the "Unruh Act", that the seller give the buyer at the time of the buyer's signature, a legible copy of the contract or other documents the buyer has signed at the request of the seller. In addition, the measure provides that penalties applicable, generally, to such contracts including criminal sanctions, are applicabto a violation of this requirement.

Provides that counties contracting for special services may provide in such contracts that compensation is to be deferred.

Establishes a rebuttable presumption that the most necessary public use for property appropriated for public use as a state, regional, county, or city recreation area, wildlife or waterfowl refuge, or historic site is such use.

The following bill has been vetoed by Governor Reagan:

SB 103 - Song

Specifies that certain school psychologists, clinical social workers, and marriage, family and child counselors are "psychotherapists" for the purposes of the privilege protecting confidential communications between psychotherapist and patient. The bill provides that there is no psychotherapist-patient privilege if patient is under 16 years old, the psychotherapist has reasonable cause to believe the patient has been the victim of a crime.

"I am not convinced that the benefits that may accrue from an extension of the psychotherapist privilege will outweigh the harm created by a measure that will operate to further exclude relevant evidence in criminal cases.

Accordingly, he returned the bill unsigned.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-10-69

RELEASE: Immediate

#389

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 77 - Monagan (Chapter 400)

AB 107 - Duffy (Chapter 459)

AB 115 - Ketchum (Chapter 401)

AB 159 - Conrad (Chapter 402)

AB 189 - Wakefield (Chapter 403)

AB 329 - Badham (Chapter 404)

AB 340 - Schabarum (Chapter 460) Permits the recipient of unsolicited merchandise to treat such merchandise as a gift. The bill further allows individuals who are members of any organization, such as record or book clubs, to cancel membership by certified mail and thereafter keep as gifts items received 30 days after the date the membership has been cancelled. The remedies available in order to enforce the bill's provisions are an action for damages and suits for injunctive relief. Also, attorneys fees and court costs are allowable to the prevailing party.

Replaces boards of trustees of state hospitals with advisory boards for each state hospital, appointed by governor from list submitted by boards of supervisors of counties within each hospital's designated service area. The bill requires separate advisory board for each program at hospitals providing services for both the mentally disordered and mentally retarded. It enlarges the powers of the boards to include advice with respect to coordination of state, hospital programs with community mental health programs or regional programs for the mentally retarded. The bill also requires boards to make written annual reports to legislature throug the Department of Mental Hygiene.

Authorizes law enforcement agencies to retain seized firearms in lieu of destroying them or to turn them over to criminalistics laboratories of the Bureau of Criminal Identification and Investigation or of other local law enforcement agencies for use in official duties.

Provides that an affidavit of registration may include a request for the voter's social security number. The bill also provides that no person shall be denied the right to register for failure to furnish it.

Increases penalties for various crimes involving possession and sale of restricted dangerous drugs. The bill makes such penalties similar to those now in effect for offenses involving marijuana.

Makes various technical and nonsubstantive changes in the Passenger Air Carriers' Act.

Raises the per diem of members of the Industrial Welfare Commission, directors of the State Compensation Insurance Fund, members of the Industrial Safety Board, and members of the Apprenticeship Council from \$20 to \$25 per day. The bill also provides for per diem for members of the Apprenticeship Council for certain hearing and for meetings of other committees established by the council and approved by the director of Industrial Relations, in addition to meetings of the council.

AB 469 - Bagley (Chapter 461)

AB 502 - Briggs (Chapter 405)

AB 538 - Priole (Chapter 406)

AB 576 - Moorhead (Chapter 462)

AB 630 - MacDonald (Chapter 407)

AB 679 - Garcia (Chapter 408)

AB 687 - Porter (Chapter 409)

AB 697 - Gonsalves (Chapter 410)

AB 796 - Powers (Chapter 411)

AB 801 - Britschgi (Chapter 412) Amends the Elections Code to require that the residence of the wife is to be determined independently of the husband's residence.

Provides that the Penal Code provision which restricts the sale of intoxicating liquors within 1-1/2 miles of a university or college campus shall not apply to the holder of a retail off-sale license outside of one mile of the closest building of the Claremont Colleges to these premises. The bill also provides that the measurement shall be by the shortest road or roads connecting the points in question.

Permits a seller of a boat to relieve himself of civil liability either by making proper delivery of the certificate of ownership and certificate of number or by notifying the Department of Harbors and Navigation of such a sale, instead of requiring the seller to meet both requirements in order to avoid liability.

Provides title to tangible personal property of an estate passes to the purchaser at public sale on receipt or price and delivery to buyer without necessity of confirmation of sale by the court. The bill further provides executor or administrator is responsible for the actual value of such property so sold unless the court approves sale after sworn return and proper showing made by such personal representati

Authorizes the Ventura County Flood Control District to install and maintain landscaping in connection with any flood control or storm drainage facility or work of improvement with the district.

Establishes a procedure whereby the Department of General Services may lease state-owned real property for a maximum term of 30 years for the purpose of having the lessee construct a parking facility thereon to be leased back to the state.

Authorizes the State Water Resources Control Board to adopt regulations governing the testing, licensing and use of any substance for cleaning up oil in state waters.

Exempts from the prohibition against the sale of alcoholic beverages near a university any licensee within premises occupied by bona fide club meeting specified requirements located within one mile of Whittier College.

Broadens the exemption in the Business and Prefessions Code which requires meat, fish, and poultry to be sold according to weight. The bill enlarges the exemption to include any commodity sold by restaurants that is cooked or heated for immediate consumption on or off the premises.

Permits board of supervisors to pay from county funds rewards for information leading to the apprehension and conviction of persons who commit criminal acts against the person or residence of a public officer or employee.

AB 814 - MacDonald (Chapter 413)

AB 824 - MacGillivray (Chapter 414)

AB 828 - Porter (Chapter 415)

AB 836 - Lewis (Chapter 416)

AB 838 - Lewis (Chapter 417)

AB 839 - Lewis (Chapter 418)

AB 942 - MacDonald (Chapter 419)

AB 983 - Wilson (Chapter 463)

AB 1008 - Monagan (Chapter 420)

AB 1012 - Foran (Chapter 464)

AB 1018 - Wakefield (Chapter 421)

AB 1066 - Lewis (Chapter 422) Provides for the appointment of commissioners of port districts in Ventura County by the mayor of the city (with the consent of the council) within the district.

Deletes termination date in regard to specified Water Code provisions authorizing water conservation districts to issue negotiable promissory notes. The bill also increases maximum interest rate at which such notes may be issued from 6 percent to 7 percent.

Permits certain maintenance districts organized prior to May 1, 1969, and county waterworks districts organized prior to January 1, 1969, to levy taxes commencing on July 1, 1969.

Provides a method of computing final compensation of members of County Employees Retirement Law of 1937 who have less than three years of service.

Amends the Vehicle Code to prohibit driving on the left side of a roadway when upon, as well as approaching, the crest of a grade and when approaching, as well as when upon, a curve in the highway where the driver's view is obstructed.

Amends the Vehicle Code to specify that a vehicle may be driven across a two-way left turn lane.

Authorizes a county sanitation district to borrow an amount equivalent to 85 percent of the district's annual revenue from a county or from another sanitation district. Such loans could be made only to repair damages caused by fires, earthquakes, landslide, mudslide or tidal waves.

Permits a county purchasing agent, with the approval of the county board of supervisors and after giving published notice, to sell county electronic data processing equipment on condition that the equipment be leased back to the county.

Declares that a county has all powers granted to housing authorities by Farm Labor Center Law.

Revises and expands the class of applicants for certificates of authority to engage in the insurance business that are exempt from prohibition against granting such certificates to certain out-of-state applicants.

Changes the name of California Medium Security Prison to the California Men's Colony. The bill also augments the list of specific prisons and institutions presently under the jurisdiction of the Department of Corrections.

Expands the regulation to insurance sold with loans of a duration of ten years or less. Preseregulation applies to loans of five years or less

AB 1070 - Lewis (Chapter 423)

AB 1075 - Moorhead (Chapter 424)

AB 1125 - Biddle (Chapter 425)

AB 1171 - Powers (Chapter 426)

AB 1189 - Dent (Chapter 427)

AB 1222 - Dunlap (Chapter 428)

AB 1523 - Badham (Chapter 465)

AB 1264 - Duffy (Chapter 429)

AB 1378 - Beverly (Chapter 430)

AB 1393 - Moorhead (Chapter 431)

Revises the definition of "revoked credit card" for purposes of provisions of the Penal Code relating to crimes involving credit cards.

Makes it a misdemeanor for a person to fraudulently identify himself for purpose of securing admission to premises or grounds of specified correctional institutions if such person would not otherwise qualify for admission.

Provides that when specified persons petition for authorization to exchange stocks, bonds, or other securities, of an estate for other stock bonds, or other securities, the court, upon showi of good cause, may order that the required notice of such exchange be given for a shorter period than 10 days, or that it be dispensed with.

Amends the American River Flood Control Act by changing the time within which a prospective candidate for the District Board of Trustees must file a statement of intention and nomination papers with the district board. Under the district's present Act this time period is different than that specified in the Election Code.

Adds to the Contra Costa County Storm District Act an alternative procedure for dissolution of a district zone.

Makes the installation of or the maintenance after April 1, 1970, of, two-way mirrors in specified areas such as rest rooms, locker rooms, fitting rooms, motel and hotel rooms a misdemeanor. The bill makes exemptions for areas used for correctional, custodial or medical treatment purposes, public or private educational facilities, and buildings operated by state and local law enforcement agencies.

Changes the month in which the terms expire for members of 27 boards within the Department of Professional and Vocational Standards from January to June.

Deletes the requirement that the Research Advisory Panel order return of hallucinogenic drugs to the chief of the Bureau of Narcotic Enforcement upon withdrawing its approval of a research project.

Raises the maximum yield allowed on bonds issued under the Parking Law of 1949 from 6 percent to 7 percent.

Deletes the requirement that an appearance must have been made on behalf of the decedent as of the time of death in order for a claimant to obtain relief from the late filing of a claim against the estate respecting a suit pending against the decedent at the time of his death.

AB 1418 - Sierqty (Chapter 432)

AB 1433 - Ketchum (Chapter 433)

AB 1470 - MacDonald (Chapter 434)

AB 1516 - Crandal1 (Chapter 435)

AB 1535 - Greene, to (Chapter 436)

AB 1622 - Greene, B (Chapter 437)

AB 1676 - Porter (Chapter 438)

AB 1677 - Deddeh (Chapter 439)

AB 1691 - Mobley (Chapter 440)

AB 1694 - Porter (Chapter 441)

AB 1701 - Beverly (Chapter 442)

Deletes the Public Utilities Code requirement that a household goods carrier's failure to comply with applicable law, regulation or permit must be willful to authorize revocation or suspension of permit.

Increases the maximum compensation paid to board members of a municipal water district from \$20 to \$30 for each meeting (for a maximum of two meetings in one calendar month).

Provides for the merger of Ventura County Waterworks District No. 6 with the City of Thousand Oaks.

Provides, with respect to a vehicle or vessel parked or operated in an area within the state park system in violation of specified laws, rules, or regulations, that the registered owner of the vehicle or vessel is rebuttably presumed to be the person who parked or operated the vehicle in such area.

Makes a clarifying nonsubstantive change in the Business and Professions Code provision relating to landscape architecture.

Provides that county officers designated by board of supervisors, rather than the probation officer, have various duties and responsibilities in respect to provisions of law relating to the support of wards, dependent children, and other minor persons.

Makes procedural changes with respect to elections held under the Uniform District Election Law.

Deletes various superseded and inoperative provisions of the County Employees' Retirement Law of 1937.

Provides that any surplus in an improvement fund under the Municipal Improvement Act of 1913 which is to be credited against an assessment payable in installments shall be credited against next unpaid installments rather than prorated against all unpaid installments.

Makes numerous changes in the law governing metropolitan water districts. It incorporates Government Code provisions regulating the investment of surplus monies and operation of a retirement system. The bill deletes the requirement that the board of directors act by ordinance rather than resolution on certain administrative, personnel and contract matters.

Permits a lessor or lessee of real property to give notice in writing of termination of tenancy from month to month by mailing a copy of notice in a specified manner to the other party. The bill permits a lessee to give such notice to the agent of the lessor to whom the lessee has paid previous month's rent by the same manner or by personally delivering a copy of the notice to the agent.

AB 1718 - Beverly (Chapter 443)

AB 1735 - Britschgi (Chapter 444)

AB 1747 - Arklin (Chapter 445)

AB 1757 - Hayes (Chapter 446) /

AB 1841 - Fong (Chapter 447)

AB 2064 - Knox (Chapter 466)

AB 2249 - Milias (Chapter 467)

SB 364 - Deukmejjan (Chapter 389)

SB 475 - Beilenson (Chapter 390)

SB 476 - Beilenson (Chapter 391)

SB 568 - Danielson (Chapter 392)

SB 616 - McCarthy (Chapter 393)

Provides that applicants for a life insurance license may use their business address on the application where they are agents for a single insurer, rather than having to use their residence address.

Adds a definition and standard in the Agricultural Code for dietetic fruit yogurt.

Requires the California Highway Commission to include information furnished by school districts among the factors which the commission must include, in its report to interested persons and public agencies, as having been considered in determining state freeway locations

Provides that in cases of a motion to disqualify a judge for cause, for the delivery of the written statement of objection to each party or his attorney who has appeared in the action. The bill also extends the time from five to ten days in which a judge may file his answer admitting or denying any of the allegations contained in the statement.

Redefines the occasional sale exemption from sales and use taxes.

Requires that a copy of an ordinance withdrawing city territory from a fire protection district be filed with the tax levying authority of the district.

Requires the chairman of county central committees to notify the state central committee chairmen of appointments made to fill vacancies in county central committees.

Provides that temporary teaching certificates issued by counties to teachers whose credentials are being processed shall be valid for not more than 120 days, rather than not more than 90 days in the case of all school districts.

Changes specified Education Code references to state college "semester" to college "term."

Repeals Education Code provisions no longer in effect relating to tenure rights of academic, teaching, and administrative employees of the state colleges.

Repeals the Food Warehouseman Act. The Act's regulatory purposes are met by other provisions of the Public Utilities Code.

Provides that ordinances adopted by cities to decrease weight limits shall not apply to vehicles operated by any highway carrier regulated by the Public Utilities Commission while transporting any materials to or from a public works project when the bids for the project were opened prior to the adoption of the ordinance, unless an alternate direct route is provided.

SB 627 - Petris (Chapter 456)

SB 718 - Song (Chapter 394)

SB 761 - Dymally (Chapter 395)

SB 806 - McCarthy (Chapter 457)

SB 931 - Deukmejian (Chapter 396)

SB 933 - Song (Chapter 397)

SB 1057 - Carroll (Chapter 398)

SB 1060 - Whetmore (Chapter 399)

SB 1279 - Way (Chapter 458) Requires the board of directors of a regional park district to show the receipts and disbursements and balance of assets and liabilities of such district, rather than the receipts, and their source, and the disbursements and their purpose, in the annual publishing of the audit of the financial condition of the district.

Provides that the failure of a seller to give required notice in connection with sale of drycleaning business or equipment of unlicensed person will make seller liable for any expense or damage caused by failure to give notice rather than make contract null and void.

Makes nonsubstantive amendments to the Education Code.

Authorizes sheriffs to charge a fee to cover costs of furnishing reports on certain private investigators and adjusters.

Provides that the articles of incorporation of nonstock corporation may be amended, if bylaws so provide by vote or written consent of tow-thirds of a specified policymaking committee.

Deletes the provision which required the State Board of Registration for Civil and Professional Engineers to register without examination in metallurgical engineering applicants who applied prior to June 30, 1966, and who met specified qualifications.

Collects various Public Utilities Code provisions relating to airport obstructions under one article. The bill also updates certain references to Federal Aviation Administration regulations.

Revises Civil Code language relating to waiver of provision precluding prepayment penalty for residential subdivision lots.

Provides for the continued existence of county committees on school district organization.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-15-69

RELEASE: Immediate

#397

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 87 - Briggs (Chapter 469)

Authorizes a county welfare department to refer a welfare recipient to a private employment agency at the same time the recipient is referred to the State Department of Employment, and authorizes the county to contract with private employment agencies for the cost of their services.

AB 136 - Veysey (Chapter 518)

Includes community colleges and community college students in work experience programs. The bill also includes work study programs for high school and community college students meeting specified criteria in purposes for which an appropriation is presently made for new or expanded work experience education programs in certain high schools.

AB 200 - Culler (Chapter 519) Provides that upon the recommendation of a judge of the juvenile court the Department of Motor Vehicles shall suspend immediately for a period of one year the driver's license of any minor if the court makes a finding that the minor was the operator of an automobile and violated any offenses relating to narcotics, marijuana, or restricted dangerous drugs.

AB 293 - Crown (Chapter 498) Declares legislative intent regarding provisions in the state plan for the hospital construction program, relating to the relative need of the projects contained therein.

AB 413 - Porter (Chapter 482) Enacts the California Water Quality
Improvement Act of 1969. The bill revises
the laws governing water quality and water
pollution control, including provisions
relating to the State Water Resources
Control Board, regional water quality
control boards, the Water Quality Advisory
Committee, state financial assistance for
water pollution control, waste water
reclamation and reuse, and other related
matters.

AB 448 - McGee (Chapter 470) Provides that when a judge who has left the bench and who had elected to leave contributions in the Judges' Retirement Fund, dies prior to age 65, his accumulated contributions shall be paid to a designated beneficiary.

AB 464 - Stul; (Chapter 483)

Establishes the classification of underwater parks in the State Park System.

AB 465 - Beverly (Chapter 520)

Authorizes a court, both before and after submission of cause to jury, rather than only before such submission, to permit sworn jurors in criminal cases either to separate or be kept in charge of proper officer. The bill is effective December 31, 1971.

AB 472 - Bagley (Chapter 499) //

PB 476 - Briggs (Chapter 471)

AB 594 - Stacey (Chapter 472)

AB 629 - MacDonald (Chapter 484)

AB 682 - Belotti (Chapter 500)

AB 710 - Power's (Chapter 501)

AB 714 - Vasconcellos (Chapter 485)

AB 809 - Briggs (Chapter 502)

AB 830 - Moorhead (Chapter 486) Gives board of supervisors power to delegate to the county administrative officer authority to execute certain contracts up to \$2,500.

Amends an Insurance Code provision relating to automobile liability insurance to add a cross-reference to relevant provisions of the Vehicle Code.

Amends the Vehicle Code to establish a schedule whereby all special identification plates assigned to cotton and farm trailers will expire at a uniform time every three years.

Requires that the county cost of public assistance payments for persons released from state hospitals remain the responsibility of the county from which they entered the state hospital for a period of three years.

Provides that every person who, in obedience to the summons of the state forester or his agent, assists in extinguishing a forest fire shall be compensated at the same wage rate, excluding fringe benefits, as state employees performing like services.

Provides that if a member of the County Employees Retirement Law of 1937 is unable to furnish certain prior county service information, that the rate of compensation applicable to him at the time he first became a member of the system after the period to be credited shall be used in computing such prior county service.

Permits a court action to be brought for the purpose of obtaining for a child adopted by the petition a new birth certificate which specifies that a deceased spouse of the petitioner who was in the home at the time of the initial placement of the child is a parent of such child.

Permits the Department of Alcoholic Beverage Control, when so requested by a licensee or applicant, to place conditions on a license without the necessity of proceedings related to petitions for licenses, protests against the issuance of licenses, and actions to suspend or revoke licenses. It also allows the department to impose conditions related to the personal qualifications and conduct of a licensee.

Changes from \$100 to \$200 the minimum amount of property damage for purposes of application of the motor vehicle financial responsibility laws.

AB 86) - Briggs (Charter 473)

Excepts student assistant or interns employed by the Department of the Youth Authority in training programs from the Labor Code provisions limiting employment by public agencies of noncitizens.

AB 880 - Brown (Chapter 503)

Amends provisions of the Medical Practice Act relating to the licensing of graduates of foreign medical schools.

AB 882 - Barnes (Chapter 521) Permits the carry over into succeeding fiscal year any unexpended balance of the moneys collected from school districts to pay one-fourth of the administrative costs of the State Teacher's Retirement System.

AB 906 - Know (Chapter 474) Allows a land surveying practice to be carried on by partnership or other organization not composed entirely of licensed land surveyors or registered civil engineers if such a surveyor or civil engineer is in charge of all surveying practice of the organization. The bill also permits land surveying organization to operate under fictitious name or names of surveyors and engineers living or dead who are, or were when alive, members of the organization.

AB 922 - Lewis (Chapter 487) Allows a local legislative body to issue bonds authorized prior to November 13, 1968, under the Vehicle Parking District Law of 1943 for a period of 24 years at 6 percent interest. The bill authorizes a commission formed pursuant to Vehicle Parking District Law of 1943, to consist of 3 or 5 members, rather than 3 members.

AB 923 - Brown (Chapter 522) Provides that no court shall pronounce judgment on a defendant where the probation report is involved unless the court, prosecutor and defendant or his attorney have been given a copy of the probation officer's report at least two days, or upon request of the defendant, five days prior to the date of consideration for such report by the court for the purpose of judgement. The bill also provides that the court shall order the probation officer to discuss the contents of the probation report with the defendant who is not represented by an attorney.

AB 947 - Duffy (Chapter 475)

Prohibits the payment under Medi-Cal to a provider of service in which he or his immediate family has a significant beneficial interest unless there is on file with the Director of Health Care Service and the Health Review Program Council a statement of the nature and extent of such interest.

AB 998 - Dent (Chapter 488)

AB 1015 - Beverly (Chapter 489)

AB 1025 - Bagley (Chapter 490)

AB 1078 - Briggs (Chapter 476)

AB 1143 - Z'berg (Chapter 491)

AB 1154 - Grunsky (Chapter 504)

AB 1237 - Veysey (Chapter 477)

AB 1279 - Hom (Chapter 505)

Authorizes the taking of shrimp and staghorn sculpin in specified areas by trawl nets. It authorizes the taking of mollusks, sand crabs, and shrimp in a specified area by means of hand-operated applicances. The bill also standardizes the size of shrimp nets.

Allows the granting of a final decree of divorce one year after the appearance of the defendant in addition to one year from the service of the summons upon a defendant. The bill also provides that where a court appoints an attorney to represent either the minor or the parents who are unable to afford counsel in an action to have a minor declared free from custody and control of the parents, the attorney shall receive reasonable sums for such representation

Provides that the person having the responsibility to comply with provisions of the Uniform Supervision of Trustees for Charitable Purposes Act relating to registration and filing of reports shall pay the reasonable expense necessarily incurred by the state in the investigation and prosecution of any proceeding to secure such compliance.

Permits joint school district included within territory to which an areawide foundation program is applicable to increase school district tax rates for 1969-70 fiscal year by an amount sufficient to recover any loss of revenue because of omission to levy the maximum tax rate during the 1968-69 fiscal year.

Provides that a trustee in bankruptcy or a holder of a conditional sales contract who has purchased the contract for his portfolio of investments and who is not an assignee for purpose of collection may commence in action in small claims court

Permits general law cities electing mayors to provide for the election of the mayor for a 2-year term rather than a 4-year term.

Provides that for purposes of membership in the Public Employees' Retirement System, "county peace officer" shall include the marshal and each regularly employed deputy marshal of a judicial district.

Authorizes counties to establish checking accounts for purchasing agents for purchase of miscellaneous and emergency services and supplies.

AB 1292 - Briggs (Chapter 506) //

Deletes the requirement applicable to certain insurance and insurers that contracts of insurance be executed or renewed through a resident agent or after approval of such agent and countersigned by such agent.

AB 1293 - Ryan (Chapter 507) Raises the borrowing limits on negotiable promissory notes of a county water district from \$500,000 to \$1,000,000.

AB 1304 - Patter (Chapter 508) Allows beer manufacturers, as well as other specified person, to advertise in a defined type of publication of a bona fide food retailer trade association.

AB 1326 - Khox (Chapter 492) Authorizes cities to remove, and to assess the costs of removing, overhead utility lines in underground utility districts if the owner refuses to remove overhead facilities after notice and within a reasonable time.

AB 1334 - Hayes (Chapter 509) Requires that public assistance warrants be placed in mail in time for receipt on first postal delivery day of the following month.

AB 1367 - Brathwaite (Chapter 510)

Permits the Los Angeles Board of Education to bring requirements of the local district retirement system with respect to disability retirement into alignment with the State Teachers' Retirement System.

AB 1494 - Gonsalves (Chapter 478) Provides that when a warrant of arrest has been delivered to a peace officer and the person named in warrant is otherwise lawfully in custody of the peace officer, the warrant may be executed by such peace officer or by any clerk of a city or county jail acting under authorization and direction of such a peace officer.

AB 1515 - Crandald (Chapter 511) Permits candidates for any office to circulate and sign their own nomination papers. The bill also permits persons engaged in circulating nomination papers and recall, initiative and referendum petitions for signatures, to sign such papers and petitions themselves.

PB 1682 - Briggs (Chapter 479)

Revises the definitions of "bus passenger vehicle and "schoolbus" for purposes of the vehicle code.

AB 1688 - Mobley (Chapter 513) Makes revisions in the Improvement Act of 1911 for provisions regarding payment of assessments levied upon certain publicly owned property including the rate and time of payment of the interest thereon, the payment of such time of payment of the interest thereon, the payment of such assessments in installments, and the form and contents of the certificates issued representing such assessments.

Ab 1697 - Moorhead (Chapter 512)

AB 1790 - Waxman (Chapter 480)

AB 1813 - Belotti (Chapter 514)

AB 1865 - Lanterman (Chapter 515)

AB 1970 - Wilson (Chapter 493)

AB 2079 - Knox (Chapter 481)

AB 2297 - Bagley (Chapter 494)

AB 2318 - Russell (Chapter 516)

AB 2337 - Wilson (Chapter 517)

Recasts the Probate Code provisions relating to reference of disputed claims in probate.

Specifies the procedure for the sale of unredeemed personal property of a tenant against whom a judgment in lawful detainer has been enforced.

Fixes the sheriff's fee for the service of various kinds of attachments and executions at \$5. The bill also increases the fee for the service of a subpoena from \$2 to \$3.

Requires planning commissions and legislative bodies of cities and counties to hold public hearing prior to recommending the adoption of a state highway route by legislature, as well as the selection of a state highway location by the California Highway Commission. The bill also requires a city council or board of supervisors to hold public hearing prior to entering into an agreement with the Department of Public Works regarding city street or county highway in connection with a state freeway.

Permits banks and savings and loan associations to issue and sell securities guaranteed under the National Housing Act. In addition, they would be authorized the acquire and hold stock in certain corporations created under the provisions of the Housing and Urban Development Act of 1968. Further, it permits investment in the Government National Mortgage Association bonds.

Amends the Corporations Code, which sets forth the method of accounting for shares issued without par value. The change would allow the board of directors to designate the portion of consideration received for no-par value stock to be attributed to stated capital and paid-in surplus for shares having a liquidation reference. The bill also requires that noncapitalized surplus should be reflected on the books of an acquiring corporation according to "generally accepted accounting principles."

Authorizes the use of declaratory relief to determine the applicability of laws relating to open meetings of state and local agencies, and mandamus or injunction to prevent violations of such laws.

Provides that certain grant and annuity societies may reinsure their total liability under an annuity agreement with an admitted insurer for a single premium.

Permits an arresting officer to take a person before a magistrate for a violation of Vehicle Code provisions relating to the refusato submit a vehicle and load to an inspection, measurement, or weighing or a refusal to adjust a load or obtain a permit.

AB 2350 - Ralph (Chapter 523)

Appropriates \$160,000 to the Enterprise City School District to enable the district to pay contracted indebtedness, due and owing, in the 1968-69 fiscal year. The loan is to be repaid plus interest over a two-year period.

SB 321 - Burgener (Chapter 495) Provides that no member of the governing board of a junior college district shall, during the term for which he was elected, be eligible to serve on the governing board of a high school district whose boundaries are coterminous with those of the junior college district.

SB 768 - Collier (Chapter 496) Requires voters in the Montague Water Conservation District to be owners of real property in the district and specifies voters need not be district residents.

SB 788 - Song (Chapter 468)

Provides that no power of appointment affecting real property, where the creating instrument has been previously recorded or where the creating instrument was a will and the order or decree of distribution has been previously recorded, shall be terminated, in whole or in part, as to such appointive real property by execution of a release of such power until such release is recorded in the county where such appointive real property is located.

SB 1035 - Mills (Chapter 497)

Deletes an obsolete Election Code provision permitting any state senator running for reelection in 1966 to use the word "incumbent" on the ballot.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-21-69

RELEASE: Immediate

#412

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

AB 84 - Chappie (Chapter 533)

Authorizes irrigation districts to construct, maintain, and operate recreational facilities in connection with any dams, reservoirs, or other works owned or controlled by the district.

AB 186 - Karabian (Chapter 534)

Makes nonsubstantive amendments to the Education Code.

AB 236 - Burke (Chapter 535)

Authorizes the governing board of a school district, whose territory is served by one or more public agencies providing library services, to contract with them for library services for pupils.

AB 252 - Foran (Chapter 524)

Grants first priority to specified claims for wages, salaries or fringe benefits of employees of a seller or transferor of an alcoholic beverage license in distribution of consideration exchanged for such license when the consideration is not sufficient to pay claims of creditors of seller or transferor in full.

AB 389 - MacDonald (Chapter 536)

Provides receipt of premium on insurance policy may be cancelled for nonpayment of any or all of a premium which is actually unpaid if the cancellation right is reserved to the insurer in the policy.

AB 393 - Mors' (Chapter 105)

Amends the Labor Code to include constables and marshals within the definition of "sheriff." Its effect would be to extend to those latter groups presumptive disability for heart trouble, hernia, and pneumonia under the Labor Code, and also a leave of absence with full pay up to 365 days in lieu of disability payments.

аз 407 - оквер (Chapter 536)

Provides that the Fair Employment Practice Commission may order employers engaged in unlawful employment practice to take action, rather than affirmative action.

AB 446 - Belotti (Chapter 537)

Makes several technical clarifying amendments to the Agricultural Code provisions relating to dairy standards.

AB 465 - Beverly (Chapter

Authorizes a court, both before and after submission of cause to jury, rather than only before such submission, to permit sworn jurors in criminal cases either to separate or be kept in charge of proper officer. effective December 31, 1971. The bill is

AB 471 - Bagley (Chapter 538)

Authorizes community services districts to establish zones of benefit to finance improvement and services within a zone.

AB 595 - Stacey (Chapter 539)

Deletes provision for the termination of suspension of registration card and license plates and the storage of motor vehicle where the owner or driver of motor vehicle gives prescribed proof of ability to respond in damages by having a specified motor vehicle

AB 671 - Burke (Chapter 540)

liaibility policy.

Specifies that the services of a permanent

employee of a school district may be terminated

AB 699 - Foran (Chapter 541)

AB 818 - Beverly (Chapter 542)

AB 876 - Brown (Chapter 527)

AB 903 - Schabarum (Chapter 543)

AB 905 - Morphy (Chapter 528)

AB 919 - Dunkap (Chapter 529)

AB 936 - Patter (Chapter 544)

AB 987 - Cullen (Chapter 545)

AB 988 - Beverly (Chapter 530)

Requires local authorities to give adequate notice by signs or marking before parking prohibitions are effective. The bill exempts alleys, and permits local authorities to restrict or prohibit parking between 2:00 a.m. and 6:00 a.m. without posting.

Provides that the crime of pimping is committed when any person, rather than male person only, derives support from earnings of another person, or solicits for another person, and knows that such person is a prostitute, rather than knows that such female person is a prostitute. The bill also provides that the crime of pandering is committed when a person procures another person for purpose of prostitution, rather than a female person for a house of prostitution, or induces another person to become a prostitute, rather than a female person to become an inmate of house of prostitution, or receives or gives money or thing of value for procuring another person for purpose of prostitution, rather than a female person for a house of prostitution.

Provides that any person possessing either the education or the experience, or any combination of both, rather than only both the education and the experience, equivalent to accredited training may be licensed as a vocational nurse, where otherwise qualified.

Adds combinations of motor trucks and truck tractors while being operated in a "driveaway-towaway" operation to the combinations of vehicles whose total length may exceed 60 feet.

Provides that, if an arrest is made for the commission of a misdemeanor or infraction, rather than misdemeanor only, an arrest can be made between 10 p.m. and 7 a.m. if the arrest is made for offense committed in presence of arresting officer or private person making arrest the arrest is made in a public place; the arrest is made when person is in custody pursuant to another lawful arrest; or the arrest is made pursuant to warrant which, directs that it may be served day or night.

Eliminates the prohibition against the sale of intoxicating liquor within one and one-half miles of the exterior limits of the Veterans' Home of Yountville.

Permits pasteurized process cheese food, pasteurized cheese spread, and cold pack cheese food, to be sold for institutional or industrial sale in packages larger than two pounds. Present law limits all consumer sales of these products to packages of two pounds or less.

Amends the Penal Code to make it a misdemeanor or felony for a person to fraudulently submit a claim for payment to any state board or officer or any county, city, or district board or officer. As used in this bill, "officer" include a "carrier" as defined in the Welfare and Institutions Code.

Prohibits the operation of aircraft in a manner that will result in the discharge into the atmosphere of specified air contaminant for period of over 10 seconds in any one hour. AB 1235 - Z'berg(Chapter 546)

AB 1243 - Mulford (Chapter 547)

AB 1272 - Townsend (Chapter 548)

AB 1303 - Pattee (Chapter 549)

AB 1306 - Hayes (Chapter 550)

AB 1695 - Moorhead (Chapter 531)

AB 1739 - Britschgi (Chapter 551)

AB 1761 - Hayes (Chapter 552)

AB 1920 - Sieroty (Chapter 553)

AB 2101 - Hayes (Chapter 554)

AB 2182 - Veysey (Chapter 532)

AB 2269 - Russell (Chapter 556)

Provides that vacation credits accumulated by any public employee are exempt from attachment or execution. Present law exempts the vacation credits of state employees.

Authorizes regional park district police to remove abandoned vehicles from regional park district property.

Amends the County Employees Retirement Law of 1937 to permit county board of supervisors to elect to pay the costs of the increase in the member's contributions for his service retirement annuity resulting from a cost-of-living adjustment, and permits the board to elect to pay cost-of-living increases over 3 percent in both retirement and death allowances.

Includes beer manufacturers among those suppliers that are required to charge specific interest charges, and to impose specific credit restrictions on retailers delinquent in payment for beverages sold and delivered to them.

Permits a prescriber to authorize his employee to orally transmit a prescription if he gives the furnisher written evidence of the authorization. This authority is limited to prescriptions other than narcotics.

Makes various changes in the Financial Code provisions relating to loans to officers, directors, and employees of banks.

Deletes an obsolete Business and Professions Code section reference.

Authorizes the exercise of prescribed additional powers granted to a conservator pursuant to court order.

Provides that specified reports of oil and gas operators filed with the Division of Oil and Gas shall be open to inspection by the State Board of Equalization and by the assessor of the county in which the well is located.

Provides that the Unruh Retail Installment Sales Act shall not apply to any building construction contract, with or without real property.

Authorizes school districts which maintain work experience and work study programs to provide for the employment of pupils in part-time jobs located outside the district and provides that such employment may be by any public employer. It also authorizes school districts to pay wages to these pupils whether assigned within or without the district. No payments may be made to or for private employers.

Revises county authorization to apply to the Department of Finance for estimate of increase in its population for purposes of vehicle license fee distributions from each year to once each calendar year.

AB 2175 - Johnson, R. (Chapter 555)

Appropriates from the Harbors and Watercraft Revolving Fund an amount equivalent to the unexpended balance as of June 30, 1969, of the appropriation made by Item 288 of the Budget Act of 1967, making such amount available for the purposes provided in this item; and in addition, would provide \$160,000 for a grant to the County of Butte for construction of a two-lane boat launching ramp, parking and sanitary facilities at Lime Saddle Area of Oroville, Reservoir State Recreation Area.

AB 2278 - Stull (Chapter 557) Provides for absent voting by persons confined by illness or disability in place of residence as well as in hospital, sanatorium or nursing home.

The following bills have been vetoed by Governor Ronald Reagan:

AB 655 - Brown

Provides that the degree of proof necessary in juvenile court proceeding to support a finding that a minor is a person who committed crime is clear and convincing evidence rather than preponderance of evidence.

REASON FOR VETO: Governor Reagan said,

"The juvenile court is not considered to be a criminal court. Yet the degree of proof proposed by AB 655 would be a step towards establishing a criminal court for the juvenile offender. I do not think that such a change is desirable." Accordingly, he returned the bill unsigned.

Repeals Penal Code provision empowering the governor to revoke the parole of any prisoner.

REASON FOR VETO: Governor Reagan said,

"This measure repeals Penal
Code Section 3062, which empowers the governor
to revoke the parole of any prisoner. I believe
that this authority should be retained to cover
those situations where, in the case of extreme
emergency, the public safety requires that a
parole must be revoked, and the members of the
Adult Authority are not available to take
immediate action." Accordingly, he returned
the bill unsigned.

AB 925 - Brown

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-23-69

RELEASE: Immediate

#417

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

AB 370 - Badham (Chapter 560)

Declares that it is against public policy for an employer or group of employers to charge an applicant a fee for employment with such employer or with any employer who is a member of the group of employers.

AB 625 - Schabarum (Chapter 561) Reduces the amount of the gas tax refunds on fuel used by crop dusters operating from public fields from 7 cents to 5 cents per gallon.

AB 661 - Bagley (Chapter 575) Provides that persons appointed to an office of a district subject to the provisions of the Uniform District Election Law, including a school district office, shall not use "incumbent description of the office or its title as a ballot designation but may use "appointed incumbent" if he is a candidate for that office at the next election.

AB 676 - Burke (Chapter 576)

Amends the Education Code provision which lists the persons and entities to whom the Superintendent of Public Instruction is authorized to distribute obsolete textbooks, by permitting the superintendent to donate such books to any nonprofit charitable organization, and to children and other persons in the state or in a foreign country for the purpose of increasing the general literacy of the people.

AB 729 - Stull (Chapter 577)

Provides for a maximum tolerance of 8 percent from the specified net weight requirement on avocados after the date of packing.

AB 758 - Arklin (Chapter 578)

Requires that all money received by an agent of the Department of Harbers and Watercraft from the sale of certificates of number shall be kept separate and apart from any other funds of the agent and shall belong to the state at all times. It declares that in case of an assignment for the benefit of creditors, receivership or bankruptcy, the state shall have a preferred claim against the agent, receiver, or trustee for all moneys owing to the state.

AB 949 - Duffy (Chapter 562)

Makes it a crime for any person, with intent to defraud, to present any false or fraudulent claim to submit false information for the purpose of obtaining greater compensation or to knowingly submit false information for the purpose of obtaining authorization for the furnishing of services or merchanoise under Medi-Cal. The bill provides that such enforcement does not prevent the use of any other criminal or civil remedy.

AB 991 - Powers (Chapter 563) Provides that a person may, by will, appoint a guardian for the property of a minor living or likely to be born.

AB 992 - Powers (Chapter 564) Deletes the estimate of actual cash value of the premises from the required contents of a homestead declaration by heads of families and other persons, and separate homestead declarations by married persons. AB 1175 - Knox (Chapter 565)

AB 1398 - Brown (Chapter 579)

AB 1485 - Veysey (Chapter 580)

AB 1518 - Priolo (Chapter 581)

AB 1560 - Biddle (Chapter 566)

AB 1706 - Beverly (Chapter 567)

AB 1713 - Wakefield (Chapter 568)

AB 1737 - Britschgi (Chapter 569)

AB 1756 - Hayes (Chapter 570)

AB 1805 - Dent (Chapter 582)

AB 1806 - Dent (Chapter 571)

AB 1894 - Murphy (Chapter 572) Provides the method for the assessment of land subject to an enforceable restriction under the Land Conservation Act during the interim period between the notice of nonrenewal of the contract and the termination of the enforceable restriction pursuant to the contract.

Provides that an arbitration award shall not be conclusive on any party in an action or proceeding between the insured, insurer, legal representative, or heirs and the uninsured motorist to recover damages arising out of accidents upon which the award is based.

Provides for the inspection of schoolbuses by authorized employees of, rather than members of, the California Highway Patrol.

Requires examination of savings and loan associations by the Commissioner of Savings and Loan once every two years, rather than every year.

Revises provisions of the Government Code relating to the amount of the sheriff's special appropriation.

Requires the application by the plaintiff or his attorney for an entry of default or default judgment to include an affidavit that a copy of such application was mailed to defendant's attorney of record, or if none, to the defendant at his last known address.

Makes clarifying amendments the Health and Safety Code provisions relating to the transportation of explosives.

Provides that, if a school of cosmetology or electrology moves to a new location, without a change of ownership the licensee shall qualify only such new premises as would a new licensee.

Authorizes any part, not less than 10 days prior to commencement of the trial or at any settlemen conference to serve an offer in writing to the other party to have a judgment based on terms and conditions offered, and if the party to whom the offer is made refuses to accept it prior to certain date and there is a judgment less favorable to him than the refused offer, bars him from recovering costs and authorizes the court to order him to pay various costs of the other party, including fees to expect witnesses.

Changes the date prior to which damage to property must have occurred for property owners to qualify under the calamity reassessment procedure from July 1, 1968 to August 1, 1968.

Amends the penalty provision in the Agricultural Code for local regulation and licensing of dogs. The bill doubles the fine for the first and second violation from \$25 and \$50 respectively to \$50 and \$100 respectively. In addition it deletes the mandatory 10-day jail sentence for the second offense.

Eliminates the mandatory first aid requirements for members of volunteer fire departments, except those who serve as member of an emergency reserve unit of a volunteer department or fire protection district. SB 295 - Beilenson (Chapter 558) Authorizes the governing board of a school district maintaining an opportunity school to confer a diploma upon any pupil who has satisfactorily completed a prescribed course of study an opportunity school maintained by the district. The bill also includes opportunity programs within provisions governing opportunity schools and classes.

SB 433 - Bradley (Chapter 559)

Increases various application and annual fees for certificates of authority for reciprocal insurers and licenses for rating organizations, and revises due and delinquent dates for such fees.

SB 709 - Grunsky (Chapter 573) Provides for exemption from liability for acts or omissions of any rescue team established by any licensed hospital or a hospital operated by federal, state or county government.

SB 1230 - Marler (Chapter 574)

Increases the number of shooting days permitted on Zone A (natural habitat) licensed pheasant clubs from 75 days to 100 days.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-23-69

RELEASE: Immediate

#418

Governor Ronald Reagan announced today he has signed two bills tightening existing laws making it a crime for those who provide services under Medi-Cal to submit false claims.

The bills, AB-949 (Duffy) and AB-987 (Cullen) both were supported by the governor.

"It is indeed regrettable that a few selfish individuals have necessitated more stringent ammendments to current laws in order to prevent this type of dishonesty," the governor said.

AB-949, which was part of the governor's legislative program, makes it a crime for any person, with intent to defraud, to present any false or fraudulent claim, to submit false information for the purpose of obtaining greater compensation or to knowingly submit false information for the purpose of obtaining authorization for the furnishing of services or merchandise under Medi-Cal.

The bill provides that such enforcement does not prevent the use of any other criminal or civil remedy.

AB 987 amends the Penal Code to make it a misdemeanor or felony for a person to fraudulently submit a claim for payment to any State board or officer, or any county, city, or district board or officer. As used in this bill, "officer" includes a "carrier" as defined in the Welfare and Institutions Code.

The Department of Health Care Services said it had been difficult to initiate prosecutions because both prosecuting officers and the courts have not recognized the State's fiscal intermediaries as agents or officers of the State.

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OFFICE OF THE GOVERNOR Sacramento, California Contact: Paul Beck 445-4571 7-29-69

RELEASE: Immediate

#434

Governor Ronald Reagan announced today he has signed the

following bills:

AB 102 - Greene (Chapter 590) Prohibits wards of the juvenile court under the age of 16 from laboring in fire suppression work. The bill provides that juvenile court wards and wards of the Youth Authority between the ages of 16 and 18 years may be required to labor in fire suppression work only if permission has been received from the parent or guardian and the ward has completed a prescribed course of training in forest fire fighting and fire safety.

AB 259 - Veysey (Chapter 608) Authorizes the defendant, in actions for personal injuries against specified members of the health profession to move the court for an order requiring the plaintiff to furni a written undertaking, with at least two sufficient sureties in a sum not to exceed \$500

AB 406 - Greene (Chapter 609) Makes it an unlawful employment practice, wit certain exceptions, for an employer to refuse to select a person for a training program leading to employment, or to bar or discharge him from such a training program, because of the race, religious creed, color, national origin or ancestry of such person.

AB 493 - Pattee (Chapter 610)

Provides that any wine, winery product or brandy produced or manufactured in California by a licensed winegrower, wine blender or manufacturer which now or hereafter is held in bond by any such licensee shall be subject to taxation only on the first day in March immediately following its production or manufacture.

AB 681 - Z'berg (Chapter 611) Requires that a copy of the written contract for health or dance studio services be given customer at time of signing contract. The bill permits cancellation of contract by the customer without penalty within 10 days after he receipt of such copy rather that within 10 days after date of contract. The bill also requires that a copy of the dance studio bond be filed with the Secretary of State.

AB 763 - Zenovich (Chapter 612) Allows savings and loan associations to issue more than one class or series of $\mathfrak g$ guaratee stock.

AB 783 - Milias (Chapter 613) Provides that the governing boards of certain school districts can, by resolution, waive the districts' rights to receive aid previously authorized by the district's voters under the State School Building Aid Law of 1952.

AB 1273 - Townsend (Chapter 621)

AB 1274 - Hayes (Chapter 622)

AB 1373 - Fong (Chapter 623)

AB 1480 - MacDonald (Chapter 624)

AB 1817 - Unruh (Chapter 625)

AB 2056 - Knox (Chapter 600)

AB 2080 - Knox (Chapter 626)

SB 22 - Sherman (Chapter 592)

SB 27 - Harmer (Chapter 593)

Amends the County Employees' Retirement Law of 1937 to allow the surviving spouse of a county employee who dies in service after working for the county for five years the choice of accepting either a life annuity or a lump sum plus a life annuity.

Require owners of 1958 year model vehicles to maintain the motor vehicle pollution control devices which were factory installed under the requirements of the National Emissions Standards Act. The bill further requires owners of 1969 and later motor vehicles to maintain crankcase devices that were factory installed pursuant to the same federal act.

Changes the reference from clerk to secretary of the governing board of a junior college district, in the Education Code provisions relating to the annual organizational meeting of such boards.

Authorizes placement by the Department of Mental Hygiene of persons committed as narcotic drug addicts, habit forming drug addicts and mentally retarded persons in any state hospital, rather than a designated state hospital.

Revises the "Unruh Act", relating to credit and installment sales of goods and services to make it conform to regulations under the federal Truth in Lending Act.

Increases the maximum allowable interest rates on future issues of various public securities to 7 percent. The bill permits districts to sell certain general obligation bonds at 7 percent rate under specified conditions. It also permits redevelopment agencies to sell bonds at a discount of up to 5 percent on specified conditions.

Removes limitations under the Corporate Securities Law of 1968 on advertising concerning securities which are subject to supervision, regulation or examination by specified public agencies or entities.

Provides that if an instrument to be recorded is a release of any lien upon real or personal property, the county recorder shall not accept the instrument for record unless the release sets forth name of obligor or obligors whose obligation is basis of the lien being released.

Amends the Penal Code to provide that to make a killing either murder or manslaughter the victim must die within three years and a day, instead of one year and a day.

AF 817 - Bee (Chapter 61/4)

AB 853 - Conrad (Chapter 615)

AB 916 - Biddle (Chapter 616)

AB 981 - Belotti/ (Chapter 591)

AB 1042 - Stull (Chapter 617)

AB 1069 - Lewis (Chapter 618)

AB 1152 - Miller (Chapter 619)

AB 1225 - Cranda 11 (Chapter 599)

AB 1266 - Lewis (Chapter 620) Repeals the prohibition against the sale of alcoholic beverages on the date of statewide elections. Existing law permits the sale of alcoholic beverages on the day of local elections.

Repeals obsolete Labor Code provisions prescribing various building safety requirements relating to projection and related rooms of movie theaters.

Amends the Medical Practice Act to permit medical students to treat the sick or afflicted whenever and wherever prescribed as a part of their course of study and to receive compensation for such work.

Provides that the increase in the maximum tax rate of a junior college district to any interdistrict attendance agreements and any part and equipment lease agreements, shall remain in effect until the emd of the seventh, rather than fifth, consecutive fiscal year following the election date at which the first district bond issue passed, in junior college districts in which such seventh year expires on July 1, 1971, rather than July 1, 1969. The bill also provides that such increases shall remain in effect until end of fifth, rather than fourth, consecutive fiscal year in districts in which such fifth, rather than fourth, year expires on July 1, 1971, rather than on July 1, 1970.

Provides that 200 minutes of physical education shall be offered each 10 schooldays in an elementary school maintaining any of grades 1 to 8, rather than in an elementary school district.

Provides that braille books and other special materials purchased for blind students from state or federal funds, are property of the State of California and shall be available to blind students throughout the State as the State Board of Education shall provide.

Authorizes school district governing boards to permit school facilities to be used for child care programs for children of elementary school age in addition to children of preschool age.

Permits employers to pay wages once each calendar month to executive, administrative, and professional employees as defined by the Fair Labor Standards Act, provided that all of the wages earned or to be earned during the month are paid on or before the 26th of the month.

Adds an anti-discrimination article to the Insurance Code provisions regulating life and disability insurance.

SB 235 - Whetmore (Chapter 583)

SB 388 - Cusanovich (Chapter 584)

SB 404 - Sherman (Chapter 601)

SB 410 - Stiern (Chapter 602)

SB 456 - Deukmejian (Chapter 585)

SB 606 - Petris (Chapter 603)

SB 515 - Marler (Chapter 594)

SB 644 - Moscone (Chapter 595)

SB 673 - Cologne (Chapter 596 Requires swimming pool contracts to contain plans and specifications approved by purchaser, and to particularly describe work to be done. It requires prior written authorization for additional work. The bill further requires that the contractor's name, license number, and classification to be on contract, and that copy of signed contract be delivered to the party contracting for construction of pool.

Requires a hospital to notify a patient, within ten days of the first day of his confinement, of his rights to disability insurance benefits, and to supply him with the necessary application forms if he is eligible.

Substitutes for specific names of federal agencies with whose regulations on transportatic of radioactive materials those of State Department of Public Health must be compatible any federal agency or agencies required or permitted by federal law to establish such regulations.

Provides that any member of a personnel commission in a school district having a merit system, must be a resident of and a registered voter in the concerned district, and must be a known adherent to the principle of the merit system. The bill prohibits an employee of the district or a member of a county board of education or the governing board of any school from serving as a commissioner.

Authorizes the Director of the Youth Authority, with the approval of the Youth Authority Board, to participate in local work furlough programs that have been established by counties.

Changes the 5 percent penalty period for late filing under the Bank and Corporation Tax Law from 30 days to a month. It extends the statute of limitations for filing refund claims where a taxpayer is required to report a change or correction by the Internal Revenue Service. The bill also expands the authority of the Attorney General to inspect bank and corporation tax returns and reports.

Requires that expenditure for city public works project exceeding \$3,500, rather than \$2,500, be contracted for and let to the lowest responsible bidder.

Increases the maximum fee which a sheriff may charge for caring for property which is under attachment, execution or claim and delivery, to \$25 for an eight-hour period or any part thereof. It would also increase the maximum fee which a "keeper" may charge to \$50 for a twenty four hour period.

Amends the Probate Code to provide authority for the executor or administrator to lease real property of an estate for a period longer than ten years where there is a showing of advantage to the estate with respect to a longer lease and that written notice of a hearing be mailed to al legatees and devisees or to all named heirs at least twenty days prior to the date of hearing on the petition. The bill further provides that such a lease may not be granted if any person interested in the estate objects. #434

SB 676 - Cologne (Chapter 586)

SB 750 - Harm 3/2 (Chapter 604)

SB 760 - Dymally (Chapter 597)

SB 793 - Lagomansino (Chapter 587)

SB 944 - Stevens (Chapter 588)

SB 1095 - Lagomarsino (Chapter 605)

SB 1284 - Burgener (Chapter 606)

SB 1300 - Deukmejian (Chapter 598)

SB 1302 - Way (Chapter 589)

SB 1363 - McCarthy (Chapter 607)

AB 112 - Z'berg

Authorizes the Riverside County Board of Supervisors to adopt by two-thirds vote a resolution or ordinance which shall be conclusive evidence of the public necessity of proposed public improvements by the Riverside County Flood Control District.

Reduces from three to two months the time from the first publication of notice to creditors after which a petition for preliminary distribution of an estate may be brought.

Makes nonsubstantive amendments to the Penal Code.

Repeals obsolete provisions relating to admission to practice law.

Provides that persons who participate in an educational program, pursuant to the work furlough law, will be treated as an escapee if they do not return to their present place of confinement upon completion of their participation in the educational program.

Requires the State Board of Optometry to admit to the examination for a certificate of registration as an optometrist any applicant who meets specified requirements.

Requires legislative advocates to get a certificate of registration from the appropriate. established legislative committees prior to acting as advocates. The bill allows appropriately established legislative committees to revoke certificate of registration for failure to file required expense reports after 90 days from date reports are due.

Dispenses with approval of a boundary alteration by the legislative body of the city from which territory is to be excluded if the territory is in a single block, zoned for single family residential use, and the boundary between the two cities runs through each of the residences located upon the territory to be excluded.

Provides that county of residence of person who is lost or in danger of life and is searched for shall pay to county or city and county conducting search in any case where the expenses of such search exceed \$500, two-thirds of the reasonable expenses thereof in excess of \$500.

Requires that county clerks on the 135th day before each presidential and direct primary furnish the Secretary of State with specified supporting documents.

The following bill has been vetoed by Governor Reagan:

Provides that where a person was convicted of possession of marijuana on or after September. 15, 1961, but prior to November 13, 1968, and was not sentenced to and did not serve a term in state prison but placed on probation, if the conditions of probation are met, the offense, upon application, may be declared a misdemeanor by the sentencing court.

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