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Acting Governor Ed Reinecke today announced the following bills have been signed:

✓ AB 165 - Fenton  
(Chapter 1103)

Expressly permits a lender to pay to an insurance agent or broker and permit an insurance agent or broker to accept from a lender, compensation for arranging, directing, or performing services in connection with an insurance premium financing contract. The insurance agent or broker is to disclose the amount of the compensation to the borrower insured in a manner and form established by the Insurance Commissioner; the agent or broker is also to maintain for three years and make available to the Commissioner records regarding such compensation. Similarly, the lender is to maintain records regarding such compensation for three years and make them available to the appropriate regulatory authority.

✓ AB 200 - Dent  
(Chapter 1154)

Requires the Department of Motor Vehicles, upon the issuance of new license plates in lieu of stolen, lost, or mutilated license plates, to a person other than the legal owner, to inform the legal owner of the vehicle of the number on such new license plates.

✓ AB 280 - Cory  
(Chapter 1104)

Permits an assessor to employ private legal counsel when the presiding judge of the superior court decides there would be a conflict of interest if he were represented by the district attorney or county counsel

✓ AB 281 - Cory  
(Chapter 1121)

Requires a tax collector to make a reasonable effort to ascertain the address of an assessee of property, including, but not limited to, examining the assessment rolls and various telephone books, rather than only being required to examine assessment rolls, in order to give the assessee a notice by mail of an intention to deed the property to the state, or to sell the property to a private party, for unpaid taxes. The bill provides that a failure to make such effort shall not affect validity of a deed or sale.

✓ AB 328 - Powers  
(Chapter 1122)

Makes certain welfare fraud investigators and inspectors peace officers when individually designated as such by local ordinance or resolution.

✓ AB 376 - Ketchum  
(Chapter 1105)

Requires that a member of the California Table Grape Commission be producing grapes subject to designated provisions relating to marketing of table grapes at the time of his election to the commission. It also provides for the selection of members under procedures to be established by the Commission and approved by the Director of Agriculture as an alternative for the present system of nominations at meetings conducted by the Director. The bill also repeals the 1972 termination date for the Commission and requires a referendum to be conducted by the Commission every five years to determine if operations should be re-approved and continued in effect.

✓ AB 451 - Campbell  
(Chapter 1123)

Authorizes destruction by the State Registrar of Vital Statistics of preliminary reports, and destruction by counties of the court clerk's copy of information required to be sent to the State Registrar, in actions for marital dissolution, legal separation or annulment, five years after the action was commenced.

✓ AB 631 - Moorhead  
(Chapter 1124)

Permits establishment of community correctional centers and authorizes work furlough release for residents of the California Rehabilitation Center.

AB 674 - Chappie  
(Chapter 1094)

Requires corporate societies for the prevention of cruelty to animals to recommend their appointees for humane officer to the superior court judge of the county in which the appointee resides. The bill specifies that humane officers may carry weapons while engaged in duties of humane officers, upon satisfactory completion of training, in use of weapons, approved by the Commission on Peace Officer Standards and Training.

AB 704 - Wood  
(Chapter 1106)

Makes various provisions of law prohibiting or regulating employment of minors inapplicable to minors in described apprenticeship training programs, and revises and reenacts provisions dealing with the inapplicability of such prohibitions and regulations to minors in vocational training and work experience programs.

AB 863 - Bagley  
(Chapter 1125)

Conforms the operation of certain charitable corporations to the requirements of the federal Tax Reform Act of 1969.

AB 867 - Warren  
(Chapter 1126)

Provides that an expert witness in a civil action be awarded compensation by the court in the event that he was subpoenaed to appear in court and subsequently not notified that the proceeding was cancelled or continued.

AB 936 - Biddle  
(Chapter 1095)

Requires the State Air Resources Board, after consultation with, and pursuant to recommendations of, the Commissioner of the California Highway Patrol, to adopt specified reasonable standards as it determines are necessary for the public health and safety for the emission of air pollutants from exhausts of motor vehicles of 1955 through 1965 model years.

AB 991 - McAlister  
(Chapter 1127)

Extends the time within which the defendant in an unlawful detainer action may file his answer to the plaintiff's complaint from three days after service of summons to five days after such service.

AB 1026 - Moorhead  
(Chapter 1128)

Requires a public guardian if he does not deposit funds in the county treasury, to deposit such funds in an insured bank or savings and loan association authorized to do business in the county. If there are no such insured banks or savings and loan associations in the county, the public guardian may use any insured bank or insured savings and loan association in the state.

AB 1062 - Townsend  
(Chapter 1155)

Limits the amount of fees which may be charged and collected by the Public Utilities Commission for the issuance of bonds, notes, or other evidences of indebtedness, or the proposed maximum proceeds of stock by an applicant public utility where the utility's security issues are subject to the jurisdictions of the Federal Power Commission.

AB 1033 - Gonsalves  
(Chapter 1129)

Sets standards for assessment of common areas of planned developments to separately owned lots and limits tax liens to such lots, according to the proportionate share of the owner in the common areas.

AB 1097 - Belotti  
(Chapter 1130)

Authorizes one additional municipal court judge for the Central Judicial District of Sonoma County, and also provides that if the Southern Judicial District of that county is annexed to the Central District, the latter district will be authorized four judges. The bill also raises salaries of various employees of the Sonoma County municipal courts.

AB 1136 - Chacon  
(Chapter 1156)

Provides that a board of supervisors by a 4/5th vote may transfer to or exchange with the county board of education any real or personal property belonging to the county and not required for county use.

AB 1189, - Biddle  
(Chapter 1096)

Increases from \$65 to \$85, the cost of motor vehicle pollution control devices which may be accredited by the State Air Resources Board for use on specified used vehicles.

AB 1235 - Waxman  
(Chapter 1131)

Includes specifically within the practice of optometry the prescribing, or the fitting or adaptatio of contact lenses which may be classified as drugs by United States or California law.

AB 1309 - Maddy  
(Chapter 1112)

Permits a claimant for unemployment benefits to use twice the amount of disability benefits, workmen's compensation, or benefits under employers liability law, of the federal government or of any state to meet the requirement that a claimant for unemployment benefits must earn \$720 in his first benefit year to allow him to use wages earned prior to his first benefit year and after his base period for computing the amount of his second unemployment benefit claim.

AB 1314 - Porter  
(Chapter 1132)

Provides for certification of operators of water treatment plants by the Director of Public Health.

AB 1318 - Powers  
(Chapter 1157)

Provides that the result of failure to renew a certificate of authority to use the title "consulting engineer" within five years after its expiration is the same as the result of a similar failure to renew a certificate of registration as a professional engineer or a certificate of authority to use the title "structural engineer."

AB 1319 - Powers  
(Chapter 1133)

Amends the Professional Engineers Act to make the same provisions applicable to renewal of a certificate of authority to use the title "consulting engineer" within five years after its expiration as are now applicable to the renewal of a certificate of registration as a professional engineer and a certificate of authority to use the title "structural engineer."

AB 1324 - Powers  
(Chapter 1134)

Broadens the provisions relating to the expiration of certificates of authority to use the title "structural engineer" to apply to all such certificate of authority.

AB 1380 - Arnett &  
Ryan  
(Chapter 1097)

Specifies the contents of the tourist map to be prepared by the Division of Tourism and Visitor Services.

AB 1417 - Warren  
(Chapter 1158)

Provides for payment of compensation to court-appointed counsel for representation in any appeal or proceeding, rather than only for representation in any appeal or proceeding in a criminal matter.

AB 1469 - McAlister  
(Chapter 1093)

Provides that the precinct board shall post in not less than one conspicuous place at the polling place a facsimile copy of the ballot in which the ballot measures and the instructions shall be in Spanish and shall post a similar facsimile ballot in other languages if a significant and substantial need is found by the county clerk. The bill also requires precinct boards to provide upon request copies of the facsimile for use in the voting booth or compartment.

AB 1503 - Beverly  
(Chapter 1107)

Conforms California unemployment insurance law with the provisions of federal law.



- AB 1579 - Seeley  
(Chapter 1135) Revises the definition of implements of husbandry to include specified vehicles used exclusively in the transportation of tools used exclusively for the production or harvesting of agricultural products.
- AB 1653 - Ketchum  
(Chapter 1136) Requires that a person condemned to death who is found to be insane be confined at a medical facility of the Department of Corrections instead of a state mental hospital.
- AB 1675 - Badham  
(Chapter 1137) Requires the State Board of Equalization to establish a fee schedule for costs of processing boundary changes of districts.
- AB 1688 - Dent  
(Chapter 1138) Makes a series of technical amendments to provisions of the Education Code relating to community colleges.
- AB 1711 - Mobley  
(Chapter 1108) Provides that an amended assessment under the Improvement Bond Act of 1915 shall be accompanied by an amended map or plat. The bill provides that such diagram shall substantially comply with specified requirements and shall be recorded by the county recorder. The bill further authorizes county recorder to charge appropriate fee for recording the amended map or plat.
- AB 1712 - Mobley  
(Chapter 1109) Provides that the county recorder shall file a modified or amended boundary map of an assessment district with specified endorsements in a book of maps. It requires that such maps be cross-indexed to the original map of the affected assessment district.
- AB 1713 - Mobley  
(Chapter 1139) Makes the provisions of the Special Assessment, Investigation, Limitation and Majority Protest Act of 1931 inapplicable to the acquisition, or the construction and acquisition, as well as to the construction, of sanitary sewers, sewage disposal works and storm water drains, when certain requirements are met.
- AB 1715 - Mobley  
(Chapter 1140) Provides that if prepayments of other assessments under the Improvement Bond Act of 1915 along with the regular amount of payment, rather than just the regular amount of payment, are sufficient to create surplus funds with which to redeem any outstanding improvement bond before maturity, then the bonds may be redeemed as provided, deleting the provision for the person making the payment to direct the treasurer to redeem the bond.
- AB 1760 - Gonsalves  
(Chapter 1141) Makes various modifications and clarifying changes with respect to the type of information in an assessor's records available to other county assessors and to the assessees of property or their representatives.

AB 1811 - Hayes  
Chapter 1142

Raises the maximum number of pound for which the will pay for transportation of household goods where state employees are relocated from 8,000 to 11,000 pounds.

AB 2054 - Hayes  
Chapter 1159

Prohibits an employer from requiring a registered nurse, a licensed vocational nurse or any other person employed to furnish direct personal services to a patient to directly participate in the induction or performance of an abortion if such employee has filed a written statement with the employer indicating a moral, ethical, or religious basis for refusal to participate in the abortion.

AB 2122 - Bee  
Chapter 1143

Prohibits termination of a tenancy in a mobilehome park for the purpose of making a tenant's space available for a person who purchased a mobilehome from the owner of the mobilehome park or his agents. The bill also prohibits charging of fees to tenants other than charges for rent, utilities, or incidental reasonable service charges.

AB 2126 - Fenton  
Chapter 1098

Provides that, for purposes of the Insurance Holding Company System Regulatory Act, certain foreign insurers licensed to do business in the state shall be deemed a commercially domiciled insurer.

AB 2185 - Beverly  
Chapter 1160

Provides that, with respect to protests against the incorporation of a new city, the incorporation proceedings shall be terminated upon the protest of qualified signers representing 51 percent of the assessed valuation of land and improvements, rather than owners representing 51 percent of land alone, within the area proposed for incorporation.

AB 2241 - Russell  
Chapter 1144

Provides that state land declared surplus by the legislature shall be offered to local governmental entities at fair market value and authorizes the Director of General Services to convey surplus state lands for 50 percent of fair market value upon specified terms to local public agencies for park and recreation purposes. The bill also permits transfer of such land to public entities at a sale price of no less than 50 percent of fair market value to be used for other public purposes if certain conditions are met.

AB 2291 - Cary  
Chapter 1099

Prohibits the sale, lease, or other transfer of real property owned by a local agency lying between the high water mark of the Pacific Ocean and the nearest street or highway unless an alternate route is made available giving equal or greater public access to the ocean in the same immediate vicinity.

AB 2363 - Foran  
Chapter 1110

Requires every passenger vehicle manufactured and first registered after January 1, 1973, except motorcycles, to be equipped with an emergency brake system, constructed in a specified manner.

AB 2386 - Stacey &  
Ketchum  
Chapter 1161

Authorizes the establishment of the Greater Bakersfield Metropolitan Transit District in the City of Bakersfield and the unincorporated area of the County of Kern adjacent thereto.

AB 2648 - Lanterman  
Chapter 1162

Clarifies the law to allow superior courts, if no objection is made, to hold hearings for mentally disordered persons under the Lanterman-Petris-Short Act at any place in or out of the county, suitable to the mental and physical condition of the patient; to prescribe procedures for the patient at hearing to waive the presence of treatment personnel of the facility treating the patient; to require local mental health programs to use private resources and facilities of cost and quality comparable to county resources before developing new county-operated resources; to require the drug abuse and alcoholism portion of the annual county Short-Doyle Plan to be submitted to the State Office of Narcotics and Drug Abuse and the Office of Alcohol Program Management, respectively.

AB 2651 - Lanterman  
Chapter 1145

Appropriates \$15,000 to the Central Registry of the Department of Justice. The Central Registry unit assists local jurisdictions in locating absent parents for the purpose of enforcing child support obligations.

AB 2669 - Ralph  
Chapter 1180

Requires that the governing board of community college districts affected approve the transfer of one part of one district to another district under specified procedures.

AB 2674 - Ralph and  
B. Greene  
Chapter 1101

Raises the contract amount to \$10,000 from \$2,500 before a public agency must require a payment bond from the contractor who is awarded the contract.

AB 2741 - Hayes  
Chapter 1146

Requires proponents of a petition to recall a public official of the state, county, or school district governing board member to serve, file and publish a notice of intent containing a statement of the grounds for the recall. Allows each such officer or governing board member to file and serve an answer justifying his course of conduct in office. The bill also requires the answer, if any, to be included in recall petition before it can be circulated.

AB 2773 - Lanterman  
& Bagley  
Chapter 1163

Adds care homes serving dependent and neglected children to care homes deemed residential for zoning purposes. The bill applies to homes providing 24 hour care only.

AB 2785 - Mobley  
Chapter 1111

Establishes additional procedures in cases of condemnation of land restricted by contract to open space uses under the California Land Conservation Act of 1965 and permits additional provisions in such contracts.

AB 2829 - Maddy  
Chapter 1102

Authorizes certificated employees who are absent because of illness or accident for five months or less to be paid their regular salary less the amount paid or payable to a substitute employee, rather than the amount actually paid. The bill also requires a school district to make every reasonable effort to secure the services of a substitute.

AB 2832 - Townsend  
Chapter 1147

Prohibits the sale of the nonenriched form of a food after definition and standard are established as specified for the enriched form of the food. The bill permits the use of unenriched form of such food as an ingredient of another food only under specified conditions. The bill also provides that enriched food or food prepared from enriched ingredients which features the use of enriched food or ingredients, as specified, shall be labeled in accordance with requirements for special dietary foods.

SB 274 - Deukmejian  
Chapter 1113

Extends the authority to establish regional occupational centers to school districts of 50,000 or more average daily attendance located in a county of 750,000 average daily attendance or more.

SB 371 - Cologne  
Chapter 1148

Establishes the Litigation Deposits Fund in the State Treasury for the deposit of money received as litigation deposits where the State of California is a party to the litigation. The bill provides for the investment or deposit of the fund and for the allocation of income.

SB 533 - Moscone  
Chapter 1149

Requires, when a person has been arrested and is subsequently released from custody and a certificate of detention is issued, the arresting agency and the Bureau of Criminal Identification and Investigation to delete from their records of the action the word "arrest" and substitute the word "detention."

SB 701 - Nejedly  
Chapter 1114

Makes it unlawful to use any recorded or electrically amplified bird or mammal calls or sounds, or recorded or electrically amplified imitations of bird or mammal calls or sounds, to assist in taking any bird or mammal, except nongame birds and nongame mammals as permitted by regulations of the Fish and Game Commission.

SB 725 - Petris  
Chapter 1115

Requires the director of local mental health services to be psychiatrist, psychologist, clinical social worker, or hospital administrator who meets the qualifications set by the State Director of Mental Hygiene, where the director is other than the local health officer or medical administrator of the county hospital. The bill requires the director to be a psychiatrist if his duties include the direct medical care of patients or if not a psychiatrist to have a psychiatrist in the program whose duties include such care.

SB 758 - Harmer  
Chapter 1116

Designates automobile driver training as the laboratory phase of driver education, and prescribes two additional alternate plans for such instruction.

SB 800 - Petris  
Chapter 1117

Permits certain judges to order a prisoner in a city or county jail to be taken to a facility for 72-hour treatment and evaluation under the Lanterman-Petris-Short Act, where such prisoner is suspected of being mentally disordered. The bill deletes the provision requiring examination of a prisoner in a city or county jail suspected of mental disorder, before such prisoner may be taken to a facility for 72-hour treatment and evaluation under the Lanterman-Petris-Short Act.

SB 820 - Deukmejian  
Chapter 1150

Requires, in any action for damages for personal injury, death, or property loss arising out of the ownership, maintenance, or use of a motor vehicle, which is filed in Los Angeles County, that the settlement conference be held within a specified period after filing of an at issue memorandum, except where the court grants extension of time.

SB 838 - Cologne  
Chapter 1151

Permits expenditure of license fees of at large weighmasters by the Department of Agriculture from the Department of Agriculture Fund for the administration and enforcement of tare requirements.

SB 938 - Burgener  
Chapter 1118

Provides that Assembly Bill 698, relating to a transfer of the Department of Rehabilitation's Alcoholic Rehabilitation Program to the Department of Health, shall not become operative if the United States Department of Health, Education and Welfare issues a formal ruling that such transfer does not meet federal requirements.

SB 988 - Deukmejian  
Chapter 1119

Extends the existence of the California Crime Technological Research Foundation from 1971 to 1975. The bill also appropriates \$56,250 to support the Foundation for this remainder of the 1971-72 fiscal year.

SB 1366 - Beilenson  
Chapter 1120

Revises the definition of clinics which are eligible for licensure by the State Department of Public Health.

SB 1374 - Alquist  
Chapter 1152

Establishes an earthquake strong-motion instrumentation program to be organized and monitored by the Division of Mines and Geology, Department of Conservation, which is to be supported by a fee from applicants for construction permits.



SB 1451 - Burgener  
Chapter 1153

Authorizes school districts maintaining community colleges to contract on a full-cost basis with the federal government or any agency of the federal government to provide community college courses and classes to persons in military service of United States at Military locations inside or outside the district or state.

Acting Governor Ed Reinecke also announced that he has vetoed the following bill:

SB 1503 - Moscone

Excepts from the obscenity prohibitions of the Penal Code a motion picture film developer who is employed by person licensed by any city or county and acting within scope of employment, if such film developer has no financial interest in the motion picture which he is developing and does not know that such film constitutes obscene matter.

REASON FOR VETO:

"There has been a marked increase in the number of film developers in California, whose entire business is that of developing and producing pornographic films. If this bill were law, it might be possible for management personnel employed by pornographic film developers to be exempt from prosecution even though they act in concert with producers of pornographic films.

"Accordingly, I am returning the bill unsigned," the governor said.

# # # #

WAS



Acting Governor Ed Reinecke today announced the following bills have been signed:

- AB 171 - Z'berg  
(Chapter 1167) Enacts the Veterans Bond Act of 1971 which authorizes issuance of \$250 million in bonds to finance farm and home loans for California veterans. The bill requires that the Act appear as Proposition No. 1 on the ballot of the special election to be held June 6, 1972.
- AB 204 - Thomas  
(Chapter 1168) Directs the Department of Public Works to conduct a study of all access routes between Routes 11 and 213 in San Pedro and to recommend to the legislature by January 1972, the specific location of a new state highway.
- AB 282 - Cory  
(Chapter 1169) Provides that when a person who has been placed on probation in one county moves to another county he may be committed to the care and custody of the probation officer of the county to which he has moved.
- AB 527 - MacGillivray  
(Chapter 1170) Requires fisherman selling fish, mollusks or crustaceans taken from waters of this state or brought into this state in fresh condition, to persons not licensed as a fish dealer, canner or processor to fill out a commercial fishing receipt pursuant to designated provisions.
- AB 608 - MacGillivray  
(Chapter 1171) Extends for four more years the Fish and Game Code provisions relating to commercial fishing license fees and fish privilege taxes.
- AB 635 - Townsend  
(Chapter 1172) Allows a school district governing board maintaining and operating regional occupational centers and programs to excuse a pupil enrolled in grade 10, 11, or 12 who is also attending a regional occupational center or program from attending courses in physical education under specified circumstances. The bill also requires school districts which receive federal funds because of attendance at a regional occupational center operated pursuant to a joint powers agreement to allocate such funds to the center at which the attendance occurred.
- AB 846 - Burton  
(Chapter 1173) Deletes authority for a teacher to suspend, with good cause, any pupil from the school for not to exceed one and a portion of a second school day, and provides instead that a teacher may suspend, for good cause, any pupil from his or her class for the day of the suspension and the day following. The bill also requires a teacher to ask a parent or guardian to attend a conference regarding the suspension and requires attendance at such conference of a school administrator if either the teacher or parent or guardian so requests.
- AB 871 - Barnes  
(Chapter 1174) Makes it unlawful to alter any drivers license or identification card in any unauthorized manner.
- AB 905 - Brathwaite  
(Chapter 1175) Provides that the transcript of testimony of witnesses examined in a coroner's inquest shall be completed and filed within 10 days of the inquest with the office of the coroner or county clerk as determined by the board of supervisors.
- AB 986 - Murphy  
(Chapter 1176) Increases the amount payable by the State Forester to eligible persons for arson information from \$100 to \$500.

- AB 1014 - Johnson, R. Requires boards of supervisors of all counties to transfer the duties of the redemption officer to the tax collector by January 1, 1974.  
(Chapter 1177)
- AB 1486 - Greene, B. Requires that specified plans regarding vocational education be submitted before September 15, 1973, rather than September 15, 1972. The bill also extends the period for required allocations of specified federal funds by the State Board of Education by one fiscal year.  
(Chapter 1189)
- AB 1490 - Wood Makes it a misdemeanor, rather than an infraction, to fail to comply with any rule or regulation adopted by the California Highway Patrol pertaining to hours of service of drivers of certain motor vehicles.  
(Chapter 1178)
- AB 1620 - Burke Limits the scope of matters which may be proposed in "meet and confer" sessions under the Winton Act by any certificated employee, organization, and any classified employee organization, respectively to matters directly related to certificated employees and classified employees, respectively, unless such proposals have first been submitted to the designated employee organization. The bill provides that the public school employer will resolve any disagreement as to whether or not a matter is so directly related.  
(Chapter 1179)
- AB 1637 - Waxman Changes form of the ballot regarding judicial offices.  
(Chapter 1180)
- AB 1654 - MacDonald Authorizes the governing boards of school districts to establish deferred compensation plans for certificated and classified employees.  
(Chapter 1181)
- AB 1848 - Cory Provides that the provision exempting fuel specified for and used in vehicles equipped with certain low-emission systems from the use fuel tax is applicable to vehicles over 6,001 pounds manufacturer's gross weight and certain vehicles 6,001 pounds and less, and the provision that excludes the cost of installing such system from the market value of vehicles for purposes of the Vehicle License Fee Law applies to vehicles over 6,001 pounds manufacturer's gross weight and certain vehicles 6,001 pounds and less.  
(Chapter 1182)
- AB 1975 - Mobley Authorizes the Westlands Water District to enter into a contract with the United States in the manner provided for the authorization of general obligation bonds of the district.  
(Chapter 1183)
- AB 2035 - Ketchum Permits the licensee of any bona fide public eating place to sublease the sale and service of meals on such premises as required by provisions of the Alcoholic Beverage Control Act.  
(Chapter 1184)
- AB 2044 - Moorhead Authorizes cooperative arrangements with other jurisdictions to carry out term-fixing and paroling functions for California state prisoners.  
(Chapter 1185)
- AB 2197 - Townsend Provides that all meetings of the Hearing Aid Dispensers Examining Committee shall be held upon 15, rather than 30 days' notice. The bill also provides for application for temporary license as hearing aid dispenser under certain circumstances on or before July 15, 1972.  
(Chapter 1186)
- AB 2260 - Ketchum Clarifies and strengthens the authority of the Department of Agriculture and the county agricultural commissioners concerning the use and application of pesticides. One of the principal changes made by the bill is that the Director of Agriculture is given authority to summarily stop pest control operations pending a hearing if determined necessary for the protection of the public welfare or safety.  
(Chapter 1187)

AB 2800 - Karabian  
(Chapter 1188)

Deletes specific Education Code provisions regarding the creation, composition, duties, and responsibilities of numerous educational commissions and advisory committees. The bill creates the Educational Innovation and Planning Commission, Curriculum Development and Supplemental Materials Commission, Educational Management and Evaluation Commission, Equal Education Opportunities Commission, Advisory Committee on Educational Research in Basic Educational Programs and Advisory Committee on Special Education. The bill also authorizes the Superintendent of Public Instruction to establish educational task forces to render recommendations on specified procedures and standards.

SB 1239 - Harmer  
(Chapter 1164)

Provides that the Trustees of the California State Colleges shall initiate a pilot management, planning and budgeting system at selected state colleges beginning with 1972-1973 fiscal year.

SB 1303 - Cusanovich  
(Chapter 1165)

Includes school districts, county boards of education, personnel commissions of a school district, and county superintendents of schools within the definition of agencies who can contract for health benefits under the Meyers-Geddes Act. The bill provides that an agency which elects to contract for coverage through the Meyers-Geddes Act may not also maintain another health plan in competition with the Meyers-Geddes plan.

SB 1592 - Lagomarsino  
(Chapter 1166)

Provides that another amended birth certificate which omits the name and address of the hospital or other facility where an adopted child was born or which omits the city and county of birth may be issued upon the request of the adopting parents at any time after the issuance of a new birth certificate. The bill requires a fee of \$5 to be paid to the State Registrar by the applicant for the preparation of an amended record.

# # # #

Acting Governor Ed Reinecke announced today the following bills have been signed:

- AB 381 - Schabarum  
Chapter 1195  
Extends the definition of "agricultural burning" to include open outdoor fires used in improvements of land for wildlife and game habitat. The bill prohibits any such burning unless the person desiring to conduct the burning obtains from the Department of Fish and Game a written statement certifying that the burning is desirable and proper for such improvement and the statement is filed with the regional or county air pollution control officer of the region or county in which the burning is to take place.
- AB 963 - MacDonald  
Chapter 1196  
Adds district attorneys' investigators, public defenders, and public defenders' investigators to the list of persons authorized to issue subpoenas in criminal cases.
- AB 1043 - Schabarum  
Chapter 1197  
Directs the commissioner of the California Highway Patrol, after public hearings, to adopt regulations setting noise standards for pneumatic tires. The bill provides that such regulations shall be filed with the legislature eight months after the federal study on tire noise is available and shall become operative one year after such filing. The bill provides that, one year after the filing of regulations with the legislature, no dealer or person holding a retail seller's permit shall sell or install on a vehicle a tire which fails to comply with specified regulations.
- AB 1101 - Chappie  
Chapter 1198  
Increases the maximum limit from \$30 to \$35 which the Director of Agriculture may fix as a minimum fee for a license to sell any nursery stock. The bill also provides for an acreage fee in an amount to be established by the Director of Agriculture.
- AB 1102 - Briggs  
Chapter 1199  
Adds that portion of State Highway Route 57 from Route 90 to Route 60 near the City of Industry to the state scenic highway system.
- AB 1162 - Ryan  
Chapter 1200  
Prohibits, with prescribed exceptions, the taking of any seal. The bill makes it a misdemeanor, with prescribed penalties, to import into this state for commercial purposes, or to sell within the state, the dead bodies, or any parts or products thereof, of seals.
- AB 1173 - LaCoste  
Chapter 1201  
Amends the Agricultural Code standard for the minimum solids not fat in market milk from 8.5 to 8.7 percent.
- AB 1247 - Bagley  
Chapter 1202  
Provides that the expenses of fighting a fire are a debt of the person who negligently, or unlawfully sets the fire, allows it to be set, kindled, or to escape onto any forest, range or nonresidential grass-covered land, rather than providing such liability only where the fire damages the property of another.
- AB 1254 - Crown  
Chapter 1203  
Requires the Bureau of Criminal Statistics to periodically review governmental units using criminal statistics, and to make recommendations to the Attorney General for changes it deems necessary in the design of criminal justice statistics systems.



AB 1267 - Burke  
Chapter 1204

Revises the population figures for California's 58 counties to reflect the 1970 federal census. The bill also reclassifies counties to reflect the 1970 census.

AB 1268 - Murphy  
Chapter 1205

Provides that where a husband and wife hold title to a bank or savings and loan account as joint trustees, at the death of one of them the account shall be treated for inheritance tax purposes as if it had been held by them as joint tenants.

AB 1358 - Deddeh  
Chapter 1206

Prohibits the Department of Parks and Recreation from collecting any fee from any group of pupils in kindergarten or grades 1 to 12 or their escorts who are visiting any unit in the state park system except Hearst San Simeon State Historic Monument pursuant to a school outing or field trip. The bill also allows the Department of Parks and Recreation, subject to approval of the Director of General Services, to extend for a period not to exceed 25 years the existing agreement between specified parties for the use of a portion of Cuyamaca Rancho State Park as a recreational playground and camp.

AB 1607 - Townsend  
Chapter 1207

Specifies that operators of airports subject to county enforcement of noise standards shall reimburse the county for costs of enforcement of such standards. The bill directs the county to credit each such operator for amount of any penalties assessed for violation of such noise standards for purposes of provisions specifying disposition of such penalties.

AB 1615 - Pierson  
Chapter 1208

Authorizes the trustees of the California State Colleges to establish a program of motor vehicle liability and automobile insurance for their employees. The bill requires that premiums of such program be borne by participating employees.

AB 1621 - Miller  
Chapter 1190

Adds provisions requiring declarations of intent for candidates for legislative office. Requires a candidate's filing fee to be paid upon filing of a declaration of intent and specifies such filing fee shall be nonrefundable.

AB 1668 - Badham  
Chapter 1209

Ratifies and approves a specified agreement entered into by the Orange County Harbor District and the Avco Community Developers, Inc. The bill releases to such corporation any rights of the public in certain described real property of the corporation in exchange for conveyance by the corporation of certain beaches, beach accesses, and parking areas described in the agreement. The bill further requires approval of the agreement by the State Lands Commission and the Orange County Board of Supervisors after the Attorney General reports on the agreement as prescribed.

AB 1816 - Hayes  
Chapter 1210

Eliminates adultery in previous divorce actions as one of the grounds for declaring a minor free from parental custody and control. The bill permits a court, in the interest of justice, to transfer to another county any enforcement or modification proceeding after final judgment in an action under the Family Law Act, when both the petitioner and the respondent have moved from the county in which the decree was rendered. The bill further provides that retroactivity of an order of modification or revocation of child support order or spousal support order is discretionary with the court, rather than mandatory.



- AB 1916 - MacDonald  
Chapter 1211  
Provides that delinquent and unpaid charges for water and other services furnished at the written request of the landowner by county or municipal water districts and which are unpaid for 60 days on July 1, will become a part of the annual taxes levied on the property which received the services.
- AB 2095 - Burke  
Chapter 1212  
Requires the Department of Public Health to prepare educational materials on venereal disease to be made available for use by the Department of Alcoholic Beverage Control and the State Board of Pharmacy. These agencies are required to inform license applicants of the availability of such materials and encourage its use.
- AB 2104 - Badham  
Chapter 1191  
Declares legislative intent to encourage institution of higher education to provide, through cooperative agreement with school districts, training programs for high school teachers to improve instructional skills. The bill authorizes school districts to establish staff development projects and to contract with institutions of higher education for training in such projects. Requires participating institutions to grant academic credit for courses that are taken as part of the staff development projects.
- AB 2162 - Seeley  
Chapter 1213  
Amends provisions of the Public Resources Code relating to geothermal resources. The amendments clarify specified documents to be filed upon completion of well operations, gives the Director of Conservation flexibility in establishing district boundaries, requires a permit approved by State Oil and Gas Supervisor prior to any drilling operations, adjusts fee schedules and authorizes a shallow well program.
- AB 2214 - Belotti  
Chapter 1214  
Revises various Vehicle Code provisions regarding issuance of special plates, licenses, and certificate to manufacturers, transporters, dealers, and dismantlers and requirements for applicants for occupational licenses. The bill also revises provisions regarding submission of information by principal offices and directors of corporations to the Department of Motor Vehicles.
- AB 2328 - Russell  
Chapter 1215  
Authorizes the Department of Parks and Recreation to lease lands in the area of Castaic Lake to Los Angeles County for park purposes.
- AB 2370 - LaCoste  
Chapter 1216  
Revises the law relating to recounts in school board member elections. The bill provides that a voter may order a recount by filing an affidavit showing that the vote was within the lesser of 1 percent or 10 votes in any precinct or 1 percent or 100 votes in all precincts.
- AB 2528 - Schabarum  
Chapter 1217  
Changes the membership of the Health Planning Council from 21 to 25.
- AB 2576 - Waxman  
Chapter 1218  
Revises procedures for filing computer vote programs with the Secretary of State, and requires Secretary of State to hold such programs for at least six months and make such programs available to courts and county clerks in election contests and official recounts. The bill also gives the Commission on Voting Machines and Vote Tabulating Devices the right to withdraw approval of voting machines without prior reservation of such right. The bill further makes an error in any computer vote counting program an additional ground for elector's contest of an election.

AB 2934 - Cory  
Chapter 1219

Revises provisions for registration of voters in counties other than the county of residence to allow the county clerk of the county of residence to use an affidavit of registration from other county as his permanent record. The bill requires a county clerk to affix the precinct numbers of signers to a nomination paper. The bill further requires the circulator of a nomination petition or paper to designate in his affidavit the dates between which all signatures to the petition or paper were obtained.

AB 2999 - Russell  
Chapter 1220

Requires the State Board of Education to develop guidelines which school districts may use in development of specified teacher evaluation procedure and to distribute such guidelines to school districts

AB 3039 - Maddy  
Chapter 1221

Provides, in the case of certain small elementary and unified school districts, that the county superintendent of schools, rather than the district governing board, shall receive and review for selection, basic textbooks and supplementary textbooks.

AB 3071 - Ketchum  
Chapter 1222

Appropriates \$125,000 from the Special Deposit Fund to the Department of Parks and Recreation for the development of San Simeon State Beach.

AB 3073 - Badham  
Chapter 1223

Amends and supplements the Budget Act of 1971 to appropriate \$2.1 million from State Beach, Park, Recreational and Historical Facilities Fund to the Department of Parks and Recreation for land acquisition at Doheny Beach.

SB 303 - Behr  
Chapter 1192

Enables state departments to reimburse an employee for job-required personal tools when stolen from the job site through no fault of the employee.

SB 337 - Grunsky  
Chapter 1193

Appropriates \$300,000 from funds accumulated under the provisions of Item 214, Budget Act of 1970, for expenditure by the Department of Parks and Recreation for capital outlay at Hearst San Simeon State Historical Monument.

SB 1302 - Cologne  
Chapter 1194

Authorizes the State Board of Cosmetology to adopt regulations relating to the issuance of a special certificate authorizing the holder to engage in the practice of wig styling without holding a certificate and license as a cosmetologist.

# # # # #

Acting Governor Ed Reinecke today announced the following bills have been signed:

- AB 85 - Thomas  
(Chapter 1231) Increases license fees for bail bond agents and solicitors. The bill requires the Insurance Commissioner to report to the Legislature by June 1, 1972, whether the increase in such license fees is sufficient to make the licensing program self-supporting.
- AB 388 - Dent  
(Chapter 1232) Permits funds allocated for grade separation projects to be expended on projects effecting elimination of grade crossing by removal or relocation of streets or railroad tracks.
- AB 775 - Thomas  
(Chapter 1233) Increases the annual fees for a license to conduct or give a boxing contest, sparring or wrestling match, or wrestling exhibition and for other annual licenses. The bill prohibits charging and receiving an admission fee for exhibiting simultaneous telecast of live, current, or spontaneous boxing or sparring match, or wrestling exhibition or performance on closed-circuit television without a permit from the State Athletic Commission. The bill authorizes the fees to be charged in connection with issuance of such permits.
- AB 890 - Stacey  
(Chapter 1234) Requires that records be kept to insure that expenditures of fees derived from different professions in behavioral Science Examiners Fund bear a reasonable relation to revenue derived from each category. The bill permits expenditures of surpluses in reasonable relation to revenue derived from each licensing or registration category, and permits such surpluses to be used for education and research related to each of the licensing or registration categories.
- AB 1382 - Arnett  
(Chapter 1235) Allows the State Highway Commission to provide matching funds from the State Highway Fund for the Special Interest Stopping Place Fund to the extent that it is constitutionally permitted and upon a determination that such authorization would constitute a highway purpose.
- AB 1651 - Stacey  
(Chapter 1236) Permits the Director of General Services to dispose of surplus state personal properties to any nonprofit corporation which operates facilities for the blind.
- AB 1663 - MacDonald  
(Chapter 1237) Places responsibility for planning, budgeting and expenditure control of electronic data processing with the Department of Finance. The bill creates a State Data Processing Officer serving under the Director of Finance. The bill also creates the California Information Implementation Committee which would be required to formulate recommendations for more efficiently implementing State policy on electronic data processing utilization and present these recommendations to the legislature and the governor by February 1, 1972.
- AB 1756 - Sieroty  
(Chapter 1238) Provides that a machine-prepared assessment roll may be displayed in printed form, on microfilm, or by any other means that would make it readily available to the public in legible form.
- AB 1969 - Greene, L.  
(Chapter 1239) Authorizes school districts and county superintendents of schools to conduct experimental programs for educationally handicapped minors; to conduct experimental programs for physically handicapped minors; and to design, implement, and evaluate innovative exemplary education and training programs for exceptional minors, under specified conditions. The bill provides that the authorization for such experimental programs shall terminate in three years. The bill also requires Department of Education to evaluate and report to the legislature each year on such programs.

- AB 2628 - Greene, L. Requires school districts to make payments to local jurisdictions with respect to property of the school district not used for school purposes within a specified period after acquisition. The bill provides for commencement and termination of such payments and for the computation of such payments based on the last assessed value of the property and current property tax rates.
- AB 2870 - Knox (Chapter 1241) Requires, rather than allows, local agency formation commissions to initiate and make studies of existing governmental agencies. The bill provides that local agency formation commissions shall develop and determine the sphere of influence of each local governmental agency within the county. The bill further provides that local agency formation commission shall use spheres of influence as basis for decisions on proposals over which it has jurisdiction and for the basis of recommended governmental reorganization.
- SB 357 - Carpenter (Chapter 1224) Authorizes county supervisors to require the county counsel to act as attorney for the public administration where he has priority, including estates under specified provisions relating to the sale of property and collection of debts of estates of \$1,000 or less. The bill also authorizes a public administrator to employ private counsel in specified types of estates where there is no conflict with the county charter.
- SB 500 - Short (Chapter 1225) Requires the Superintendent of Public Instruction to apportion \$83,974 from the State School Fund to the San Joaquin Delta Junior College District.
- SB 661 - Moscone (Chapter 1226) Provides that an action for injury or wrongful death may be continued against a defendant who dies after commencement of the action without appointment of representative or successor in interest, in specified cases in which defendant had liability insurance applicable to the cause of action. The bill declares that presentation of a claim against an executor or administrator is not prerequisite to commencing an action against a decedent in specified cases.
- SB 783 - Holmdahl (Chapter 1227) Defines "freeway" for the purposes of the Streets and Highways Code provisions relating to the cost of relocating utilities in freeways, to include any toll bridge, including approaches under the jurisdiction of the California Toll Bridge Authority.
- SB 784 - Holmdahl (Chapter 1228) Requires school district governing boards to provide for the payment of the actual and necessary expenses, including traveling expenses, of any district employee incurred in the course of performing services for the district, whether within or outside of the district, rather than requiring governing board to provide only for traveling expenses of employees.
- SB 996 - Deukmejian (Chapter 1229) Provides that a final determination by a court of competent jurisdiction on the legality of activities of a taxpayer in a proceeding in which a state or local entity of government is a party is binding upon the Franchise Tax Board and State Board of Equalization for purposes of the Personal Income Tax Law and the Bank and Corporations Tax Law.
- SB 1407 - Lagomarsino (Chapter 1230) Creates the Commission for Economic Development. The bill states that its purpose is to provide continuing bipartisan legislative, executive branch and private sector support and guidance for the best possible overall economic development of the state. The Commission is to succeed the Industry and World Trade Commission and the Tourism and Visitor Services Commission.



The acting governor has also announced the veto of the following bills:

AB 297 - Dunlap

Authorizes the Napa River Flood Control Project in Napa County for financial assistance by the State.

REASON FOR VETO:

"I share the Governor's position that it is inequitable for the taxpayers of this state to bear the cost of flood control projects without requiring greater local participation in the cost of such projects.

"Accordingly, I am returning the bill unsigned," the acting governor said.

AB 653 - Wood

Adopts and authorizes the federal flood control project for the Pajaro River in Monterey and Santa Cruz Counties for state financial participation pursuant to the State Water Resources Law of 1945 and the Flood Control Law of 1946.

REASON FOR VETO:

"I share the governor's position that it is inequitable for the taxpayers of this state to bear the cost of flood control projects without requiring greater local participation in the cost of such projects.

"Accordingly, I am returning the bill unsigned," the acting governor said.

AB 1347 - LaCoste

Permits a community college district to exempt a nonresident student who is both a citizen and a resident of a foreign country, based upon financial need of the student as determined by the district, from all or part of the nonresident fee independently of the exemption authorized for specified other persons.

REASON FOR VETO:

"This bill seeks to modify the Education Code provisions concerning the payment of nonresident fees by community college students who are both residents and citizens of foreign countries. I question whether the changes made by this bill will have the effect desired by its proponents. However, I have a more basic objection to this proposal. AB 1347 amends a law that gives a substantial advantage to citizens of other countries without providing equivalent benefits to native born nonresident students. I urge the legislature to address itself to solving this fundamental problem before it attempts to further amend an inequitable law.

"Accordingly, I am returning the bill unsigned," the acting governor said.

# # #



OFFICE OF THE GOVERNOR  
Sacramento, California  
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RELEASE: Immediate

#592

✓ Governor Ronald Reagan, in what he called "one of the most difficult decisions I have made during my term of office," today vetoed the so-called "Cling Peach Bill."

In his veto message, the governor said:

"I am fully aware of the economic distress of cling peach growers caused by overproduction. I know that many of them regard this bill as a way out of their dilemma.

"Yet, I am convinced that any short-run advantage gained from SB 522 would be far outweighed by its long-term detrimental effects on the cling peach industry itself, on California agriculture generally and on the economy of the State.

"The bill would authorize acreage certificates to limit the number of acres from which cling peaches may be marketed. This type of interference with a free market is undesirable and it will not work, except perhaps temporarily.

"Prospective new growers would be limited to no more than a total of 500 acres annually, although the bill ostensibly makes 500 acres the minimum rather than the maximum. This is a restraint of free enterprise with which this administration cannot agree.

"An arbitrary curb on production, if reflected in a higher price for the end product, could intensify and encourage competition both at home and abroad from foreign cling peach canners and from other canned fruits. This would inflict great economic harm on California peach growers.

"The bill has other specific defects, such as the unrealistic requirement that findings be made of the estimated supply and market demand for three years in advance of the current marketing season.

"For these reasons, I feel that I must veto SB 522. This is with full recognition of the many economic problems plaguing the industry. Many cling peach growers have suffered considerable economic hardship and are in need of help to develop solutions for improved stability. To this end I am asking our Director of Agriculture, Jerry Fielder, to meet with cling peach industry representatives to seek other methods of solving the economic problems of producers.

"Our objective is to seek long range and lasting solutions to this type of problem."

WAS

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

- AB 426 - Burton  
Chapter 1253  
Extends the time period to 35 years in which the City and County of San Francisco must issue bonds for harbor purposes and lowers the minimum amount of such bonds to \$25,000,000. The bill further provides that land not required for certain uses may be used in the public interest. It also eliminates the Director of Finance and Secretary of the Agriculture and Services Agency as ex officio members of the port commission.
- AB 436 - Moorhead  
Chapter 1254  
Requires newspaper publication of a notice of lost or saved property only where the value of the property is \$25 or more. The bill provides for disposition of such property if it is unclaimed within 90 days and its reported worth is less than \$25.
- AB 522 - Foran  
Chapter 1243  
Creates a Transportation Tax Fund and a State Transportation Tax Fund. The bill abolishes eleven separate special funds which are now used to account for state transportation revenues. The abolished funds are kept in existence as special accounts in the two newly created funds.
- AB 554 - Wilson  
Chapter 1255  
Extends until 1976 the operation of both Commission of Housing and Community Development and the Department of Housing and Community Development.
- AB 931 - McAlister  
Chapter 1244  
Specifies that when unmarried persons, not minors, who have been living together as man and wife, are married by a clergyman without a license, the marriage certificate be filled out by the parties to the marriage, authenticated by the clergyman performing the ceremony, and filed by him with the county clerk within a specified time. The bill further provides that such certificates be maintained by the county clerk not subject to public inspection except upon specified order of the superior court.
- AB 1045 - Schabarum  
Chapter 1256  
Decreases the noise limits applicable to the operation of motor vehicles or combinations of vehicles. The bill prohibits the operation of motor vehicles or combination of vehicles so as to exceed noise limits.
- AB 1121 - Deddeh  
Chapter 1257  
Provides that it constitutes an infraction for any person to operate a vehicle equipped with a compressed or liquefied natural or petroleum gas fuel system unless such fuel system complies with regulations established by the highway patrol.
- AB 1134 - Porter  
Chapter 1258  
Changes the producer assessment under the California Dairy Council Act from a milk fat basis to a whole milk hundred-weight basis. The bill authorizes the payment to the Director of Agriculture through milk pooling accounting procedures.
- AB 1200 - Karabian  
(Chapter 1259)  
Prohibits actions by persons to prevent a state officer or employee from reporting actual or suspected violations of laws occurring on the job or directly related thereto to the Attorney General or other appropriate authority. The bill provides such actions create liability for civil damages.
- AB 1597 - Duffy  
(Chapter 1260)  
Allows prepaid health plans and pilot project contractors with the Department of Health Care Services to inform potential enrollees of the availability of services under the Medi-Cal program.

- AB 1865 - Pierson  
(Chapter 1261) Requires the California Highway Patrol to adopt test procedures which allow, to the extent feasible, noise measurement and enforcement action to be accomplished in confined areas such as residential areas of urban cities.
- AB 2434 - Z'berg  
(Chapter 1262) Revises provisions relating to the appointment and compensation of the assistant marshal and deputy marshals of the Sacramento municipal court.
- AB 2455 - Thomas  
(Chapter 1263) Requires the state Athletic Commission to establish a trust fund for each professional boxer who boxes in this state and requests the establishment thereof, such funds to be created by the promoters' withholding from the boxers' share of each purse an amount established by regulations of the Commission not exceeding 10 percent of each purse between \$200 and \$1,000 and 15 percent of each purse over \$1,000. The bill requires the Commission to establish an actuarially sound pension plan for professional boxers who box in this state and fix an equitable schedule for contributions by boxers, managers, and promoters sufficient to finance the plan.
- AB 2675 - Ralph  
(Chapter 1245) Requires courses of instruction in social sciences in community colleges to include the role, participation, and contribution of minority and ethnic groups.
- AB 2859 - Powers  
(Chapter 1265) Provides that variable interest rate provision shall be set forth in both the security document and evidence of debt issued in connection therewith, where the purpose is to finance the purchase or construction of real property on which four or fewer residential units are to be constructed or on which there are four or fewer residential units. The bill prohibits change of interest rate during first 6 months of the loan.
- AB 3001 - Vasconcellos  
(Chapter 1264) Staggers the expiration date of the terms of the six public members and representatives of the private colleges and universities of the Coordinating Council for Higher Education.
- SB 283 - Teale  
(Chapter 1242) Provides for the establishment of a California Hospital Commission for the purpose of requiring periodic and uniform reporting to the commission of hospital cost data in providing health care service.
- SB 345 - Coombs  
(Chapter 1246) Requires the Director of Agriculture to adopt an appeal procedure for any lot of citrus fruit held in noncompliance with designated Agricultural Code provisions, and requires such appeal procedure to provide for reinspection of such fruit.
- SB 358 - Gregorio  
(Chapter 1247) Deletes that portion of State Highway Route 1 from the San Mateo-Santa Cruz county line to the Higgins-Purissima Road and that portion of Route 84 from Route 1 to the westerly approach to the Dumbarton Bridge from the California freeway and expressway system.
- SB 482 - Lagomarsino  
(Chapter 1248) Makes it a crime to advocate the killing or injuring of a peace officer. The bill makes such crime a misdemeanor if the peace officer is not killed or injured and a felony if the peace officer is killed or injured.
- SB 537 - Collier  
(Chapter 1249) Appropriates \$320,000, subject to federal reimbursement, for acquisition of land in the Mendocino Headland and Big River Beach and Flat areas and north beach area and Penny Island for inclusion in the State park system.

SB 722 - Behr  
(Chapter 1250)

Directs the Department of Fish and Game to attempt to relocate surplus tule elk and prohibits the Fish and Game Commission from allowing tule elk to be taken until the total statewide population of such mammals exceeds 2,000 or it is determined by the legislature that suitable areas cannot be found in this state to accommodate such a population in a healthy condition.

SB 757 - Harmer  
(Chapter 1251)

Requires the Department of Motor Vehicles to notify the Department of Education upon placing a qualified instructor on probation as a negligent operator of a motor vehicle, in addition to notification upon the suspension or revocation of a qualified instructor's driver's license. The bill prohibits reimbursement for classes taught after the Department of Education notifies the school district, county superintendent of schools, or the California Youth Authority.

SB 1008 - Collier  
(Chapter 1252)

Provides for a \$250,000 loan from Long Beach tidelands oil and gas revenues to the City of Eureka to develop previously granted tide and submerged lands.

Governor Reagan has also announced the veto of the following bills:

AB 115 - Deddeh

Declares legislative intent that proper steps be taken to identify and provide special training for limited-English speaking pupils. The bill specifies the content of elementary and secondary school programs to aid such pupils and establishes standards for the personnel involved in such programs.

REASON FOR VETO:

"Our state has always included those who come from many nations. The education of some has been handicapped because of lack of proficiency in the English language. One important approach to helping those who are language handicapped in their educational achievement is an effective system of bilingual instruction.

"I am vetoing this particular bilingual education bill because I feel it is imperative that we direct programs in a manner which will most effectively insure that our language handicapped students achieve their full potential in the shortest period of time.

"AB 115 offers uncertainties in our quest for the above objective. It mandates that all school districts establish bilingual education programs and that these programs include mathematics, science and social science taught in the foreign language native to all English handicapped students. This would be done before we know the true dimension of the problem and the teaching resources available. We know there are over a half million Spanish speaking children alone in our state, some of whom are not proficient in English. We also know there are a limited number of teachers trained to serve the needs of foreign language speaking youngsters so as to bridge educational deficiencies where they exist.

"Assembly Bill 115 would not provide school districts with the flexibility to employ their resources to the highest and best use. We should recognize that at the present time there are over \$8 million in federal funds being spent by California school districts each in its own way exploring solutions to bilingual problems. The Department of Education has properly established a Bilingual-Bicultural Task Force to evaluate and to learn from existing programs. This task force has not completed its mission. It is working on a Master Plan to cope with bilingual and bicultural deficiencies. It is hoped that the plan will offer goals for districts and will inventory teaching personnel and curriculum resources available.



AB 115  
REASON FOR VETO:  
(Continued)

"The executive and legislative branches of government should have the information this group is gathering and the advice of the Department of Education before investing the limited tax resources available for this worthy and high objective.

"Accordingly, I am returning this bill unsigned," the governor said.

AB 550 - Foran

Provides a yearly allowance of \$150 for uniforms, revolvers and distinctive accessories of California Highway Patrol members, payable upon proof of purchase. The bill appropriates \$850,000 from the Motor Vehicle Fund to finance such allowances.

REASON FOR VETO:

"Although the appropriation in the bill from the Motor Vehicle Fund would represent current fiscal year costs, it should be pointed out that should this bill become law, a like amount would have to be reflected in the Highway Patrol's budget for each successive year, since the bill calls for an annual uniform allowance. The budgeted amount would also have to reflect any future increase in the uniformed strength of the Patrol.

"While I am concerned over this substantial increase in State government costs, I believe a more basic policy question is raised by this bill. Providing for the cost of uniform allowances for state employees should not be approached on a segmented basis.

"Additionally, I believe any decision on uniform requirements and allowances for state employees should await careful consideration of the recommendations made by the legislative analyst in his report prepared pursuant to Senate Concurrent Resolution No. 62 (Res. Chapter 67). In that report, the analyst recommends that the State Personnel Board conduct a detailed review of the entire subject of state employee uniform requirements, and that any action to provide uniform allowances prior to this review and resulting recommendations would be premature

"Accordingly, I am returning the bill unsigned," the governor said.

AB 790 - Brown

Makes the University of California and the California State Colleges subject to the Government Code provision relating to payroll deductions.

REASON FOR VETO:

"AB 790 is unnecessary inasmuch as the California State Colleges and the University of California already provide for payroll deductions for their academic and nonacademic employees.

"Accordingly, I am returning the bill unsigned," the governor said.

# # # # #



OFFICE OF THE GOVERNOR  
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RELEASE: Immediate

#596

✓ Governor Ronald Reagan today signed legislation that will make it a crime to advocate the killing or injuring of a law enforcement officer.

Part of the governor's anti-crime program, the bill (SB 482 by Senator Robert J. Lagomarsino, R-Ventura) makes it a felony if the officer is harmed and a misdemeanor if he is not harmed.

"There is no doubt that the man who wears the badge has become the number one target of those who would destroy our society. This legislation serves notice on the criminal and the revolutionary alike that Californians recognize the responsibility we have to protect those brave men who place their lives on the line to protect us," the governor said.

# # # # #

WAS

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

AB 296 - Z'berg  
Chapter 1284

Enables trust funds established pursuant to collective bargaining agreements to file stop notices and claims against payment bonds. The bill exempts these funds from various preliminary notice requirements.

AB 418 - Barnes  
Chapter 1300

Makes several technical amendments to provisions relating to the Public Employees' Retirement System. The bill also provides for federal social security coverage for members of the legislators' retirement system.

AB 760 - Sieroty  
Chapter 1285

Provides for five or more "undivided interests" in real property are to be treated as "subdivided lands" and are within the jurisdiction of the Real Estate Commissioner. The provisions include exemptions if the transactions are between relatives or persons who could be reasonably assumed to have a capacity to protect their own interests.

AB 834 - Townsend  
Chapter 1286

Amends the State Contract Act to require the contractor to pay subcontractors promptly upon receiving progress payments for work performed by subcontractors. The progress payment withhold provisions of the State Contract Act have been modified to require a 5 percent retention from each progress payment.

AB 999 - Monagan  
Chapter 1302

Extends an Education Code provision which allows the levy of a permissive override of 10 cents per \$100 of assessed valuation for purposes of paying costs of educating resident pupils in another junior college district or for leasing a plant and equipment. It amends the section to extend the period of time the increase shall remain in effect from three years to seven years.

AB 1021 - Seeley  
Chapter 1287

Requires rewards to be paid by the court to persons giving information leading to the arrest and conviction of persons violating designated littering laws or the prohibition against shooting firearms on public highways.

AB 1315 - Porter  
Chapter 1288

Makes several technical amendments to the Water Code provisions relating to Water Quality.

AB 1421 - LaCoste  
Chapter 1289

Provides that retired members of the State Teachers' Retirement System may serve as a member of the teaching staff of a state college and that retired members of the Public Employees' Retirement System may serve on the academic staff of the University of California or a state college, without reinstatement from retirement, for not to exceed 90 teaching days per year if their compensation does not exceed \$4,000 in that fiscal year.

AB 1506 - Fenton  
Chapter 1290

Increases by \$1 the filing fees in superior and municipal court civil cases, the proceeds to be placed in the Judges' Retirement Fund.

AB 1623 - Bee  
Chapter 1291

Authorizes certain housing authorities to make expenditures for planning new projects that would replace temporary dwelling units. It would require the housing authorities that operate defined temporary housing projects to submit a housing replacement workable plan to the Department of Housing and Community Development prior to July 1, 1972. It would extend the operations of such temporary housing projects until not later than one year after the 91st day after final adjournment of the 1973 Regular Session of the legislature.

AB 1735 - Moorhead  
Chapter 1292

Specifies that a railroad right-of-way shall be assessed only to the extent it will benefit from the proposed improvement, when included within an assessment district created under the Improvement Act of 1911. The bill requires, in determining such a benefit, that it be presumed that the use of the right-of-way for a railroad is permanent.

AB 1778 - Russell  
Chapter 1293

Requires all limited and general partners and officers to submit their names on an application for an occupational license for a dismantler, dealer, manufacturer and transporter.

AB 1836 - Cory  
Chapter 1294

Requires county clerk to file copies of all precinct maps with the Secretary of State following each general election. The Secretary of State is to retain such maps on file for 12 years.

AB 1885 - Wood  
Chapter 1295

Authorizes the Director of Agriculture to establish quality standards for cabbage.

AB 1953 - Z'berg  
Chapter 1296

Makes a minor found by a judge of the juvenile court, juvenile traffic hearing officer, or referee of a juvenile court, to have committed the offense of operating a vehicle while under the influence of intoxicating liquor subject to the vehicle code provisions relating to the suspension or revocation of driving privilege by the Department of Motor Vehicles.

AB 2002 - Barnes  
Chapter 1297

Provides local agencies having established their own pension trusts with more diversified investment opportunities.

AB 2577 - Waxman  
Chapter 1298

Requires the clerk to provide a Spanish translation of a local candidate's statement of qualifications, at the candidate's cost, if the candidate so requests

AB 2763 - Chappie  
Chapter 1301

Removes exceptions to the requirements that public buildings and facilities conform to specified standards for access thereto by handicapped persons particularly for school districts providing special buildings and facilities for handicapped persons. The bill requires that buildings and facilities constructed with public funds conform to specified standards of access. The bill also extends access requirements to public buildings and facilities which are leased, rented, contracted, sublet or hired for a period exceeding two years by a city, county, district or state if more than 50 percent occupied by the public entity. The bill further provides for exceptions upon approval of the Department of Rehabilitation.

SB 109 - Collier  
(Chapter 1266)

Authorizes the Department of Water Resources to make a loan to the Calaveras Public Utility District pursuant to the Davis-Grunsky Act in an amount not to exceed 4.5 million for construction of a municipal distribution system.

SB 254 - Carpenter  
(Chapter 1303)

Changes the name of the Office of Administrative Procedure to the Office of Administrative Hearings, and changes the title "presiding officer" to "director."

SB 229 - Harmer  
(Chapter 1267)

Provides that the payment bond provisions of the Civil Code shall not be construed to give a right of action to an architect, registered engineer, or land surveyor unless the work was performed by such person for the principal on such payment bond.

SB 271 - Beilenson  
(Chapter 1268)

Requires the Department of Parks and Recreation to prepare an inventory of scenic, natural, and cultural features of unit of state park system prior to the unit's classification or reclassification into any of specified categories. The bill also requires the Park and Recreation Commission to hold public hearings regarding the classification or reclassification of such units.

SB 464 - Marks  
(Chapter 1269)

Amends the Government Code provision relating to Compensation for good Samaritans. The bill provides benefits to persons dependent upon a good Samaritan for their principal support. The bill also provides for the Board of Control to approve good Samaritan claims without submitting such to the legislature and to award reasonable attorney's fees up to 10 percent of the amount of the award.

SB 671 - Wedworth  
(Chapter 1270)

Authorizes the State Board of Education to negotiate the purchase of the copyright of any song designated by the legislature as the official state song. The bill also states that, notwithstanding Item 276 of the Budget Act of 1971, funds for new textbooks for the 1971-72 fiscal year shall not be limited to textbook priority No. 4, but shall be available for basic and supplementary social science textbooks for grades 5 to 8, which meet specified standards.

SB 744 - Lagomarsino  
(Chapter 1271)

Revises the Penal Code relating to possession of concealable firearms by minors, firearms as constituting a nuisance, and the procedure for the surrender, disposition and destruction of firearms under specified circumstances.

SB 746 - Holmdahl  
(Chapter 1272)

Provides that unemployment or disability insurance benefits are not reduced or denied because a claimant receives vacation pay earned but not paid until termination of employment, and provides that such vacation payments are not taxable wages for unemployment or disability insurance purposes.

SB 749 - Marks  
(Chapter 1273)

Permits lessees and registered owners of passenger vehicles, commercial vehicles, and trailers, rather than only registered owners of passenger vehicles to purchase personalized license plates for such vehicles or trailers.

SB 754 - Gregorio  
(Chapter 1274)

Provides that any person who wishes to register to vote may telephone the office of the county clerk and state his name, address, telephone number, and political affiliation, if any. The county clerk will make this information available to deputy registrars and county central committees.



SB 857 - Petris  
(Chapter 1275)

Prohibits a landlord, with the intent to evict a tenant of residential property, from willfully causing an interruption or termination of any utility service furnished the tenant. The bill provides civil penalties for violation.

SB 967 - Coombs  
(Chapter 1304)

Modifies the manner of taxing commencing and dissolving corporations by removing the doubling up tax on new corporations and by imposing a tax on the last year's income of a corporation.

SB 1085 - Kennick  
(Chapter 1277)

Extends to constitutional officers certain provision of the Legislator's Retirement Law which are presently applicable only to legislators.

SB 1241 - Harmer  
(Chapter 1278)

Creates the State College Special Projects Fund for deposit of revenues of the State College Trustee for research and other specified special projects.

SB 1301 - Carrell  
(Chapter 1279)

Amends Vehicle Code provisions relating to medical examination reports for drivers of heavy equipment, and the records of suspended or revoked drivers' licenses.

SB 1426 - Zenovich  
(Chapter 1280)

Provides that state agencies may perform work for or on behalf of the federal government in a foreign assistance program between the state and foreign nations financed with federal funds. The bill provides any agreement to perform the work must be approved by the Department of Finance.

SB 1549 - Short  
(Chapter 1281)

Specifies that the term "employer" for purposes of the unemployment insurance law, means any person contracting with a labor organization for the services of musicians if specified conditions are met.

SB 1601 - Marks  
(Chapter 1282)

Provides for the establishment of a duplication center to provide specialized educational materials for use by handicapped minors. The bill appropriates \$30,000 for the program.

SB 1614 - Beilenson  
(Chapter 1283)

Prohibits the importation into the state for commercial purposes, or possession with intent to sell, or sale within the state, of the dead body or any part or product thereof of specified endangered species of animals. The bill also prohibits the sale and possession with intent to sell, after June 1, 1972, of any fish, bird, amphibian, reptile, or mammal specified in prescribed provisions of the Penal Code, even though the part or product may lawfully have been possessed or imported prior to 1970.

SB 166 - Short  
(Chapter 1299)  
(Signed with deletion)

Appropriates \$956,000 from the General Fund for the purpose of payment of night-shift differential compensation to State civil service employees working on evening or night shifts established on or after July 1, 1971.

REASON FOR  
DELETION:

"I am reducing the appropriation contained in Senate Bill No. 166 from \$956,000 to \$640,000.

"The State Personnel Board estimates that \$640,000 will be needed for night shift differential payments for the period November 15, 1971 through June 30, 1972. The reduced appropriation reflects the Personnel Board's estimate.

"With the above reduction, I have approved SB 166," the governor said.

Governor Ronald Reagan has announced the Veto of the following bills:

SB 679 - Stevens

Replaces the Director of General Services with the Director of Finance on the State Board of Control and makes the Controller the chairman thereof, rather than the Director of General Services.

REASON FOR VETO:

"The Department of General Services was established to administer many of the housekeeping functions of the State and to relieve the Director of Finance of the statutory assignments to many boards and commissions. This bill would reverse this policy decision and restore the Director of Finance to membership on the Board of Control.

"The types of claims and other action items coming before the Board of Control fit most closely with the statutory responsibilities carried by the Director of General Services and make him especially well qualified to make decisions on these issues.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 1338 - Wedworth

Permits Medi-Cal providers to assign receipts from health care claims to third parties no earlier than 30 days after submission of claims to fiscal intermediaries.

REASON FOR VETO:

"There has not been any real need demonstrated for this proposal which would introduce an unnecessary complexity into the accounting for and payment of Medi-Cal claims, requiring additional personnel and increased administrative costs.

"The bill is written so that all Medi-Cal providers could have all their recurring expenses, such as telephone bills, gas bills, etc., paid through assignment and would thus shift their bookkeeping costs to the fiscal intermediaries and ultimately to the State and the general taxpayer.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 861 - Kennick

Makes several amendments to the Health and Safety Code provisions relating to the management and operation of local housing authorities. It expands the definition of the term "housing project". The bill requires housing authorities to include one tenant as a commissioner. The bill also requires a written statement of reasonable cause for eviction and a grievance procedure before any eviction action is filed. The bill also makes changes relating to the right of entry of a tenants dwelling, tenant liability for damage to a dwelling, requirement for public notices, waiting lists, and a requirement that certain documents be translated into languages other than English in certain cases.

REASON FOR VETO:

"My principal concern with SB 861 is the provision that mandates the appointment of a housing authority tenant as one of the commissioners of that authority. While I have no objections to a tenant being appointed as a member of an appointive housing authority, I believe that local governmental jurisdictions should have maximum latitude and flexibility in appointing such members. Senate Bill 861 would, if enacted, remove that flexibility by mandating tenant membership.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 2155 - Knox

Clarifies what Election Code violations constitute grounds for ineligibility to register to vote.

REASON FOR VETO:

AB 2155 apparently seeks to reflect the decision of the California Supreme Court in Otsuka v. Hite (1966). The court in that case discussed the type of crimes that would constitute 'a threat to the integrity of the elective process' for the purpose of determining eligibility to register to vote. The Hite decision did not limit such offenses to violations of the Elections Code.

"Any statutory guidelines developed to aid county clerks in the uniform administration of this part of the election law should include those other crimes that also constitute 'a threat to the integrity of the elective process.'"

"Accordingly, I am returning the bill unsigned," the governor said.

AB 2891 - Crown

Appropriates \$1,200,000 for the support of services to physically handicapped children.

REASON FOR VETO:

"Over \$11.5 million has been appropriated during the current fiscal year for the Crippled Childrens Service program. AB 2891 seeks to augment that appropriation. I feel that it is inappropriate to further augment this program at this time.

"Accordingly, I am returning this bill unsigned," the governor said.

# # #

WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 10-29-71

RELEASE: Immediate

#602

✓ Governor Ronald Reagan today signed legislation that will impose strict controls on the use of pesticides and sets up a licensing program for "pest control advisors."

The bill (SB 1021 by Senator John A. Nejedly, R-Walnut Creek), will also require use permits for all pesticides which have not been approved as safe by the State Department of Agriculture.

"This measure will provide further protection not only for the agricultural workers and the users of pesticides but will also help us to preserve the environment," the governor said.

# # # # #

WAS



✓ Governor Reagan today issued the following statement at a ceremony in his office:

"I have called you here to announce the enactment of a new law--- one which I signed several days ago---which represents a major milestone in the 58-year history of the State Teachers' Retirement System.

"The bill---AB-543 authored by Assemblyman Dick Barnes of San Diego-- affects all 332,000 active and retired public school teachers in California. For them, it means that for the first time, their own retirement organization can be run on an actuarially sound and businesslike funding basis.

"This administration, working closely with the author and the State Teachers' Retirement System, has made enactment of the legislation a major goal of this year's session. Our efforts serve as an eloquent answer to those uninformed critics who continue to charge that we are anti-education.

"Now, for the first time, our public school teachers can look forward to the benefits of retirement with a sense of security---knowing that sound business practices in the operation and management of the system will assure them the allowances to which they are entitled under law.

"Not only does the legislation significantly improve the benefits of the system, but also promises that in the years ahead the cost of the program to California taxpayers should be reduced.

"This ceremony reflects the great pride we share in having helped write the legislation into law."

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ADDITIONAL STATEMENTS

Mrs. Helene Hobson, President  
California Retired Teachers'  
Association.

"The California Retired Teachers deeply appreciates the passage of AB-543 authored by Assemblyman E. Richard Barnes (R-San Diego). We particularly appreciate the consistent support given by Governor Ronald Reagan, and also the fine cooperation given by his staff and by the State Department of Finance."

Mr. Julius Hammer, Chairman  
State Teachers Retirement Board

"The signing of AB 543 by Governor Reagan culminates several years' efforts by the State Teachers' Retirement Board to improve benefits for both retired and active teachers, and of equal importance the establishment of a program to place the System on a sound financial basis.

Mr. Julius Hammer, Chairman  
State Teachers Retirement Board

(continued)

Mr. L. Gordon Bittle, President  
California ~~Taxpayers~~ *Teachers* Association

"This would not have been possible without Governor Reagan's complete support. All active and retired teachers should be fully aware of Governor Reagan's action on their behalf, both in recognizing the problems and the development of this solution. Many persons have been concerned about the funding of the Retirement System. This action will put an end to all such concerns."

"On behalf of the 45,000 members of the California Retired Teachers Association and the 175,000 members of the California Teachers Association, I wish to pay tribute to Governor Ronald Reagan and the 1971 legislature for their foresight, courage and sense of equity in enacting AB-543 by Assemblyman E. Richard Barnes of San Diego. This legislation resulted from a cooperative effort. Throughout the development of the bill, there was very close communication and work involving Governor Reagan and his staff Assemblyman Barnes and his consultants CTA and CRTA leaders and staff, the State Teachers Retirement System Board and administration, and the various committees and supportive members of the legislature. As AB-543 moved through the legislature, it had the continuing support of the governor from the time he consented to have it move ahead of the budget. It was his active, personal support of the final, amended version that helped it over its last hurdles. Enactment of AB-543 means security to teachers, who now have assurance that their retirement system is finally on firm actuarial ground, and equality because the bill gives them the benefit adjustments against inflation already enjoyed by other public employees. It relieves California of a foreseeable fiscal nightmare by making the retirement system self-sustaining instead of depending on steadily increasing payments from the state which were projected to exceed \$1 billion per year shortly after the turn of the century."

Mr. Joseph Brooks,  
Executive Secretary  
California School Boards Assoc.

"California School Boards Association feels that AB-543 which places the state teachers retirement on a sound actuarial basis is a constructive step forward in solving one of the many fiscal problems facing California's public schools. A provision amended into the bill, which lessens the property tax impact on low wealth high tax rate districts, represents a major improvement in the original legislation and provides better equity for California property taxpayers. The legislature is commended for its passage and the governor for its signing."

Mr. Donald R. McKinley, President  
Association of California School  
Administrators.

"The Association of California School Administrators commends the governor and the legislature on providing for the realistic and sound financing of the State Teachers Retirement System. In signing AB-543 Governor Reagan has taken a major step toward restoring confidence in the retirement system."

Mr. Robert C. Brown  
Executive Vice President  
California Taxpayers Association.

"Based on current methods of funding, the state's annual contribution to the State Teachers' Retirement System will pass the one-half billion dollar mark by 1989-90. AB-543 represents a major step in providing for the actuarial soundness of this system. In our opinion, the long-range implications provide definite possibilities that there will be a direct savings to the taxpayer with the implementation of this law. There is no doubt that affixing your signature to this measure is in keeping with your stated goals."

# # # # #

EJG

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

- AB 543 - Barnes  
Chapter 1305 Makes a major comprehensive revision of the benefit and financing provisions of the State Teachers' Retirement System.
- AB 1027 - Moorhead  
Chapter 1313 Permits a prisoner under the Cobey Work Furlough Law to seek employment and education outside the county of confinement. The bill allows release of a prisoner in a work furlough program for a period not exceeding 72 hours for medical care, for family emergencies or pressing business which would result in severe hardship if the release were not granted. The bill also makes it permissive for the work furlough administrator to collect the pay of a work furlough prisoner.
- AB 1345 - Brathwaite  
Chapter 1314 Amends the Community Development Law to require that the publicly owned improvement be a benefit to the project area regardless of whether such improvement is within another project area, or in the case of a project area in which substantially all of the land is publicly owned that such improvement is of benefit to an adjacent project area of the agency. The bill would also require, with respect to the financing, acquisition, or construction of a transportation collection and distribution system and related peripheral parking facilities, in Los Angeles County, that the agency, in order to exercise prescribed powers, enter into an agreement with the rapid transit district which includes such county. The bill is intended to assist the Bunker Hill Redevelopment project.
- AB 1488 - Schabarum  
Chapter 1315 Makes a technical change in the definition of "air contaminant" contained in the Health and Safety Code.
- AB 1808 - Hayes  
Chapter 1316 Provides that any judge who is removed from office by the Supreme Court shall not receive any of the benefits provided by provisions authorizing continuation in the Judges' Retirement Fund upon service discontinuance and shall be repaid his accumulated contributions. These provisions will be applicable only to persons becoming judges after the effective date of the bill.
- AB 2134 - Campbell  
Chapter 1317 Permits minors under 18 to work during any evening followed by a nonschoolday until 12:30 a.m.
- AB 2258 - Foran  
Chapter 1318 Increases the minimum paid-in capital requirements for title insurers from \$250,000 to \$500,000. Authorizes title insurers operating under a certificate of authority in effect on July 1, 1971, to have a specified lesser minimum paid-in capital requirements until July 1, 1976.
- AB 2392 - McCarthy  
Chapter 1323 Provides that "county peace officer service" shall also include service rendered in the sheriff's office of a city and county in positions subsequently reclassified as positions within the definition of "county peace officer." The bill also provides that disability retirement under the State Teachers' Retirement System may be upon the application of the employer as well as the member or his guardian or conservator.
- AB 2428 - Brown  
Chapter 1319 Revises the provisions relating to the acceptance of an offer in compromise by the Department of Alcoholic Beverage Control in lieu of the serving of a suspension by a licensee, to provide that the licensee is entitled to offer to pay a lesser fine if he has had no other final decisions suspending or revoking his license in the prior three years.



- AB 2955 - Brathwaite Renames the Division of Building and Housing  
Chapter 1320 Standards the Division of Codes and Standards. The bill also renames the Division of Housing and Community Development the Division of Research and Assistance. The bill also authorizes the Department of Housing and Community Development to establish four regional offices.
- AB 2959 - Lewis Deletes the Education Code provision requiring school  
Chapter 1321 districts, when referring to a pupil's surname, to use the name of the pupil as shown on documents used to establish the pupil's age for purposes of admission to school.
- AB 3063 - Lewis Removes the prohibition against payment for services  
Chapter 1322 to a county or district by a person retired under a retirement system maintained by the county under the County Employees' Retirement Law of 1937 where the retired person is elected to a county office.
- SB 423 - Zenovich Provides that an unemployed individual, discharged  
Chapter 1306 from the armed services, who is otherwise eligible for unemployment, shall not be deemed ineligible in any week for which he has unexpired leave time for which he has been compensated.
- SB 465 - Bradley Requires state and local governmental bodies to pay  
Chapter 1307 a fee of \$6 for recording releases of liens and the standard fee for filing or recording any document relating to an agreement to reimburse a county for public aid granted by the county. In addition, the bill increases by \$1.00 the fee charged by the counties for recording various financial statements.
- SB 645 - Mills States legislative intent that the Department of  
Chapter 1308 Education and the office of Chancellor, California Community Colleges, develop a policy and procedure to divide the State School Fund into two sections, one for the support of elementary and secondary schools and one for support of public community colleges.
- SB 917 - Grunsky Authorizes the Department of Justice to charge a fee  
Chapter 1309 equal to the department's cost for processing non-criminal licensing and certification applications. The bill also increases fees for processing concealed weapon permit applications and non-certified school employees employment applications.
- SB 1123 - Lagomarsino Provides for uniform competitive bidding law  
Chapter 1310 applicable to counties containing a population of less than 500,000 engaging in construction of public projects.
- SB 1235 - Bradley Authorizes the issuance of variable benefit life  
Chapter 1311 insurance policies by domestic life insurers in California.
- SB 1267 - Beilenson Requires both the notice of sale under execution  
Chapter 1312 issued on a judgment and the notice of any right of redemption to be delivered, as specified, to the judgment debtor.

# # # # #

WAS

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

- AB 76 - Chappie  
Chapter 1326      Increases the membership of the Board of Funeral Directors and Embalmers by adding another licensee member and another public member.
- AB 122 - Greene, B.  
Chapter 1340      Authorizes the California Job Development Corporation Law Executive Board to create in the State Job Development Corporation Loan Guarantee Fund a revolving loan guarantee fund for use by agencies operating under the Small Business Assistance Program Law and under contract with the Executive Board to guarantee interim loans for small business enterprises.
- AB 253 - MacGillivray  
Chapter 1341      Designates the areas between Point Arguello and Point Mugu, and waters less than 25 fathoms deep adjacent to the mainland shore, as California halibut trawl grounds. The bill also authorizes the Director of the Department of Fish and Game to close designated halibut trawl grounds, or portions thereof or to further restrict the nets that may be used in such area or portions thereof, if the halibut resource or existing fishing operations within such designated halibut trawl grounds are imperiled.
- AB 433 - Fong  
Chapter 1342      Revises the Education Code provisions requiring appraisal of vision of pupils attending public schools.
- AB 455 - Chappie  
Chapter 1343      Makes it unlawful for any person to pursue, drive, or herd any bird or mammal with any motorized water, land, or air vehicles, including but not limited to a motor vehicle, airplane, power boat, or snowmobile. Exceptions are provided for prevention of damage to private property, and in the case of agricultural damage.
- AB 510 - Cullen  
Chapter 1344      Authorizes a protestant whose protest has been rejected by the Department of Alcoholic Beverage Control to file an accusation alleging the ground of protest. It also revises the provisions of law relating to places for hearings to consider such protests.
- AB 540 - Ryan  
Chapter 1345      Authorizes the state to pay in excess of \$65 per year for each new or renewal license granted for approved city or county inspection services to licensed institutions and other facilities for the care of children and aged persons if the county demonstrates excess costs are unavoidable.
- AB 700 - Chappie  
Chapter 1346      Requires estimates of average daily attendance reported in school district applications for state building aid to be based upon the number of children residing in the district and the number of dwellings and mobilehome parks under construction or newly constructed and never occupied.
- AB 854 - LaCoste  
Chapter 1347      Provides that a city or county may impose a fee upon persons and vehicles entering city or county property which is devoted to park, amusement or recreational purposes.
- AB 861 - Moorhead  
Chapter 1348      Provides that a juvenile traffic hearing officer or a referee of the juvenile court may make findings which would require the Department of Motor Vehicles to revoke the driving privileges of any person who has been found by the juvenile court to have committed certain prescribed offenses.

AB 1028 - Maddy  
Chapter 1349

Amends the Forest Practice Act to provide for renewal of logging licenses on an annual basis. The bill also clarifies the terms "timber owner," "timberland owner" and "timber operator."

AB 1126 - Hayes  
Chapter 1350

Authorizes the State Personnel Board to prescribe conditions under which state employees may be assigned to take out-service, rather than specialize training to meet educational development needs rather than specified skills. This bill also deletes the provision which requires appointment of the highest person on a general reemployment list.

AB 1223 - Z'berg  
Chapter 1351

Deletes the requirement that a planning area shall consist of contiguous territory.

AB 1282 - Knox  
Chapter 1329

Provides for adjustments in the retirement allowances of Department of Justice law enforcement members of the Public Employees' Retirement System for periods of service prior to their termination of social security coverage.

AB 1302 - McCarthy  
Chapter 1327

Provides that the Office of Intergovernmental Management is the clearing house for requests from cities and counties that state agencies evaluate the environmental impact of proposed subdivisions on land projects.

AB 1346 - LaCoste  
Chapter 1330

Increases the minimum weekly benefit for temporary disability indemnity from \$25 to \$35.

AB 1584 - Schabarum  
Chapter 1352

Raises the maximum ad valorem special assessment which may be levied on taxable land and improvements within an open-space maintenance district to pay the costs of maintenance and operation of the open areas.

AB 1652 - Ketchum  
Chapter 1331

Includes persons in specified positions in the Department of Youth Authority within the law enforcement category of membership in the Public Employees' Retirement System.

AB 1678 - McCarthy  
Chapter 1353

Revises provisions relating to application for original registration of motorcycles, installation of engines in motor vehicles and assignment of vehicle identification numbers. It also provides that rebuilt or restored vehicles that were previously reported as "junked" are to be handled as original applications.

AB 1765 - Gonsalves  
Chapter 1354

Requires the State Board of Equalization to cease to administer and terminate its contract to administer, rather than only to cease to administer, local sales and use taxes of local government where such tax does not conform to specified provisions.

AB 1785 - Knox  
Chapter 1355

Increases specified legal filing fees in Contra Costa County.

AB 1839 - Cory  
Chapter 1356

Limits the tax rate in a harbor improvement district to \$0.20 per each \$100 of assessed valuation. The bill expands the membership of harbor improvement district harbor commissions from 5 to 7. The bill authorizes the board of supervisors to authorize a harbor improvement district to acquire, develop, operate, and maintain inland parks and recreation areas.

AB 1849 - Cory  
Chapter 1357

Provides that a county probation officer may, under certain conditions, authorize the temporary removal under custody or by temporary release without custody of a county inmate within 30 days prior to his release date. The bill provides that any such removal shall not be for a period of more than three days.

AB 1878 - Maddy  
Chapter 1358

Changes the salaries of specific classes of employees of the Fresno Judicial District.

AB 2058 - Hayes  
Chapter 1359

Provides that the court may extend the time of attachments or garnishments of personal property for a period not exceeding one year from the date on which the original attachment or garnishment would expire.

AB 2114 - Cory  
Chapter 1360

Deletes the present statutory provision excluding certain city and county owned taxable property when computing the "Collier Factor" for the allocation of state funds to school districts.

AB 2151 - Powers  
Chapter 1328

Increases the membership of the State Board of Registration for Professional Engineers from 9 to 11 members by providing an additional licensee member and an additional public member.

AB 2461 - Hayes  
Chapter 1332

Provides that if there is a denial of a motion to quash service of summons, or to stay, or dismiss an action on specified grounds in cases of summary actions for obtaining possession of real property, and of the written notice of an order denying the motion is served, the defendant must plead within five days after such service, except that the court may extend the time to plead an additional 15 days.

SB 222 - Collier  
Chapter 1324

Requires the Department of Motor Vehicles to issue drivers' licenses in color. Increases drivers' licenses and identification card fees by \$.25. The bill becomes operative on July 1, 1972.

SB 492 - Carpenter  
Chapter 1333

Imposes a penalty assessment of \$5 for every \$20 or fraction thereof imposed and collected by the courts as a fine or forfeiture of bail for any violation of the provisions of the Fish and Game Code or regulation of the Fish and Game commission. The bill requires that such moneys be deposited in the state's Fish and Game Preservation Fund in a special account to be used for education or training of employees of the Department of Fish and Game.

SB 582 - Way  
Chapter 1334

Extends indefinitely the provisions decreasing the requirement for maturity of desert-produced grapefruit from  $6\frac{1}{2}$  parts to 6 parts soluble solids to every part of acid in the juice. It extends the authority granted to the Director of Agriculture to establish a higher maturity standard, and authorizes the director to lower such standards, but not below the standards of these provisions, when he finds that it would provide more acceptable grapefruit to the consumer.

SB 864 - Zenovich  
Chapter 1335

Revises provisions regarding employee rights and benefits in the Fresno Metropolitan Transit District Act of 1961.

SB 702 - Cusanovich  
and Dymally

Appropriates \$1,000,000 to the Department of Education for preschool educational programs established as a part of the children's centers program.

SB 1032 - Behr  
Chapter 1336

Raises the application and renewal fees for a biologics production license.

SB 1492 - Moscone  
Chapter 1337

Allows a jury trial in the superior court on the question of whether a person ordered returned to the Youth Authority following a court hearing is physically dangerous to the public. A three-fourths vote of the jury is required for a verdict.



SB 1498 - Moscone  
Chapter 1338

Authorizes the State Bar of California to create a Client Security Fund and to assess their active members to support the purposes of the fund. The measure also authorizes an increase in membership fees for the continued operation of the State Bar and the funding of needed capital improvements.

SB 1533 - Behr  
Chapter 1339

Replaces the member of the San Francisco Bay Conservation and Development Commission appointed by the U.S. Secretary of Health, Education, and Welfare with a member appointed by the Administrator of the U.S. Environmental Protection Agency. It provides that all applicants, including governmental agencies, shall pay filing fees and reimbursement of expenses for processing and investigating applications.

Governor Reagan has vetoed the following bill:

AB 351 - Crown

Requires drug manufacturers to determine a suitable expiration date of their products to assure standards at the time of use and further requires the State Department of Public Health to conduct studies to determine drugs or drug classes of public health concern in this area.

REASON FOR VETO:

"The Health and Safety Code already requires expiration dates for drugs liable to deterioration. Expiration dates are already being established and added to many drug labels by manufacturers and encouraged by the Federal Food and Drug Administration for substances which deteriorate rapidly to insure adequate safety and efficacy at the time of use. The only new requirements added by Assembly Bill No. 351 are for the Department of Public Health and the School of Pharmacy of the University of California to conduct studies and prepare reports. This is a matter that can best be handled by the Food and Drug Administration.

"Accordingly, I am returning the bill unsigned," the governor said.

# # # # #

WAS

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

AB 199 - Dent  
Chapter 1375

Appropriates \$43,000, including a specified \$25,000 item in Budget Act of 1970, for a feasibility study regarding the rehabilitation of facilities of the California School for the Deaf and the California School for the Blind in Berkeley.

AB 346 - McCarthy  
Chapter 1390

Permits the governor to offer a reward not exceeding \$10,000 for information leading to the arrest and conviction of any escaped convict or a person who has committed or is charged with the commission of prescribed offenses. Present law limits such rewards to a maximum of \$1,000.

AB 495 - Wood  
Chapter 1391

Revises the name of the Beet Leafhopper Control Board to the Curly Top Virus Control Board.

AB 709 - Chappie  
Chapter 1376

Authorizes the State Board of Education to approve, under specified conditions, proposal for the unification of the Northside and Georgetown Divide Elementary School Districts if the board finds that the specified statutory criteria for formation of a unified district are substantilly met or that it is not practical to apply such criteria literally.

AB 896 - Russell  
Chapter 1377

Authorizes the Department of General Services, with the approval of the State Public Works Board, to dispose of specified parcels of surplus state property.

AB 1157 - Wood  
Chapter 1378

Provides, with respect to the provisions regulating the transfer of alcoholic beverage licenses between spouses, partners, fiduciaries, and corporations, that one-half of the regular fee shall become due upon the subsequent transfer of 25 percent of the stock in a corporation whose entire stock is owned by the licensee or his spouse and to which the license has been transferred by the licensee or his spouse, if such subsequent stock transfer is from a parent to his child or grandchild.

AB 1220 - Mobley  
Chapter 1392

Includes bankers acceptances within the list of eligible securities for the investment of surplus state funds.

AB 1433 - Townsend  
Chapter 1393

Authorizes the Public Utilities Commission to establish rules for performance of services furnished or supplied by household goods carriers.

AB 1439 - Moorhead  
Chapter 1379

Makes infractions, rather than misdemeanors for violations of various Agricultural Code provisions, relating to rabies control and the regulation and licensing of dogs, and Health and Safety Code provisions relating to rabies control.

AB 1447 - Keysor  
Chapter 1394

Includes police classifications among those for which a school personnel commission may establish a probationary period not to exceed one year.

AB 1732 - Moorhead  
Chapter 1395

Repeals the statutory limitations on testamentary gifts to charity.

AB 1767 - Stacey  
Chapter 1380

Appropriates \$100,000 from the Resources Protection Account in the General Fund to the Department of Parks and Recreation for the development of overnight recreational facilities at Red Rock Canyon State Park.

AB 1851 - Cory  
Chapter 1381

Deletes the existing option of using the current fiscal year factor for the modification of assessed value of property to conform to the statewide assessment level for apportionment and State School Building Fund purposes.

AB 1984 - Mobley  
Chapter 1382

Defines "incidental expenses" for purposes of the Improvement Act of 1911 to include a charge established by a city as a condition to providing sewer service for the benefit of properties within the assessment district, and required for the completion and utilization of the improvement constructed.

AB 2033 - Ketchum  
Chapter 1383

Requires the Director of Conservation to determine charges for use of inmate labor utilized in fire fighting, for purposes of computing costs chargeable to persons made statutorily liable for fire caused damage.

AB 2190 - Roberti  
Chapter 1396

Revises provisions of the student work-experience program with regard to school districts and their liability under the workmen's compensation laws to include occupational classes held in the community.

AB 2244 - Russell  
Chapter 1384

Provides that a member of the security patrol of a school district who has written authorization of the school's chief administrative official can request that a person who is disrupting school activities to leave a school building or grounds. At the present time such requests can be made only by certain school officials.

AB 2424 - Belotti  
Chapter 1385

Authorizes the Department of Parks and Recreation to exchange certain Humboldt Redwoods State Park lands for private land of equivalent value. The bill specifies that no access shall be provided for, nor any signs or billboards erected on, such exchanged park land unless authorized by the legislature.

AB 2495 - Briggs  
Chapter 1386

Makes it unlawful for any person to falsely represent himself in any manner as an employee of the Department of Motor Vehicles for the purpose of obtaining records or information to which he is not entitled.

2569  
AB ~~2659~~ - Roberti  
Chapter 1387

Authorizes certain recipients of the degree of doctor of optometry issued by a university located outside the United States to take the California Optometry examination.

AB 2845 - Greene, B.  
Chapter 1388

Revises provisions relating to employment of minors. The bill establishes procedures for permits to work part time for minors under 18 years of age, students enrolled in work experience courses, and continuation education classes; and permits to work full time for minors under 16 years of age, but over 14 years of age, under specified conditions, and for minors over 16 years of age, but under 18 years of age.

AB 2898 - Brown  
Chapter 1397

Requires the Board of Nursing Education and Nurse Registration to attempt to contact designated persons who have served in medical corps of armed services to inform them of specified procedure for becoming a licensed nurse. The bill also empowers the board to enter into an agreement with the federal government to obtain such names and addresses.

SB 265 - Behr  
Chapter 1361

Enacts the Bicycle Recreation and Safety Act of 1971. The bill authorizes the establishment of bicycle paths and routes by local entities. It prohibits abandonment of specified rights-of-way prior to a determination as to whether or not they could be developed as bicycle paths or routes. The bill further provides for marking and placement of appropriate signs on bicycle paths and routes. It also specifies that provision prohibiting operation of motor vehicles on certain levees, banks, and rights-of-way shall not be construed to prohibit the establishment of bicycle paths or routes thereon.

SB 342 - Harmer  
Chapter 1362

Authorizes the deposit of student body organization fee moneys and other specified moneys received by the state colleges into trust accounts of the centralized state treasury system. The State Colleges Trust Fund is created for the deposit of these moneys which may be invested by the State Treasurer in eligible securities.

SB 496 - Short  
Chapter 1363

Mandates fee reductions in Consumer Affairs' agencies if the surplus in an agency exceeds the operating budget for the next two fiscal years.

SB 760 - Harmer  
Chapter 1364

Requires instruction in automobile driver training be available by all school districts maintaining a high school for all eligible students wishing to enroll, including those students who attend a non-public high school within the school district.

SB 781 - Coombs  
Chapter 1365

Amends the Contractors License Law to include as a contractor any person who maintains or services air conditioning, heating, or refrigeration equipment which is a fixed part of the structure to which it is attached. The bill exempts employees who work for wages as their sole compensation and employees of persons who are signatories to collective bargaining agreements.

SB 785 - Grunsky  
Chapter 1366

Specifies that after a summons is served, the summons must be returned with proof of service, unless the defendant has previously made a general appearance.

SB 825 - Beilenson  
Chapter 1367

Amends the Agricultural Code to extend indefinitely the \$40 annual registration fee for each pesticide product which would otherwise expire after the 1972 legislative session. It provides for an assessment of eight mills per dollar of sales of pesticides by registrants. Three eighths of this assessment is to be available to the State Department of Agriculture and five eighths is to be apportioned to the counties for enforcement of pest control and pesticide enforcement.

SB 939 - Burgener  
Chapter 1368

Requires new elevators in public buildings to have control buttons and door casings labeled in Braille and marked arabic numerals for the purpose of identifying the controls and floors for use by blind persons.

SB 1051 - Behr  
Chapter 1369

Adds a fourth judge to the Central Judicial District in Marin County.

SB 1094 - Gregorio  
Chapter 1389

Makes various changes in procedures relating to minors under the juvenile court law as well as minors taken out of school by peace officers.

SB 1200 - Zenovich  
Chapter 1370

Requires school districts and county superintendents of schools to each make an annual report to the Department of Education regarding the number of minor eligible for which no special education is provided and the reason therefor. The bill provides a hearing procedure if a parent or guardian is not satisfied with decision regarding withdrawal of a pupil from a class or program for mentally retarded minors.



SB 1312 - Grunsky  
Chapter 1371

Establishes a procedure for moving to vacate or set aside a prior conviction of drunk driving upon the trial of a second or subsequent prosecution for the same offense.

SB 1340 - Wedworth  
Chapter 1372

Requires the State Air Resources Board to establish criteria for evaluating the effectiveness of motor vehicle pollution control devices and fuel additives, and requires the board, after establishing such criteria, to evaluate motor vehicle pollution control devices and fuel additives submitted to it for testing.

SB 1356 - Behr  
Chapter 1373

Prohibits a person or corporation, whether or not organized under laws of this state, from hereafter acquiring or owning any public utility, directly or indirectly without prior authorization of Public Utilities Commission.

SB 1477 - Rodda  
Chapter 1374

Authorizes the establishment of the Sacramento Regional Transit District.

# # # # #

WAS

Governor Ronald Reagan today signed legislation which gives local governments the power to determine their own community public transportation priorities.

In signing the bill (SB 325, Mills) into law, the governor said "the concept of local control has been a cornerstone of this administration's policy. This bill reaffirms that policy and emphasizes local control by placing directly in the hands of locally elected officials the responsibility for assessing the overall public transportation needs of the communities they know and represent.

"I believe that by helping to enable local officials to accelerate their efforts in developing comprehensive and balanced transportation systems--including the construction of local streets and roads and other related transportation services--this bill can serve the long range best interests of the people of California," the governor said.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-8-71

RELEASE: Immediate

#627

Governor Ronald Reagan today signed legislation that will allow cities and counties to exercise greater control on subdivisions that do not provide proper environmental safeguards or ignore local planning needs.

In signing the legislation (AB 1301) by Assemblyman Leo T. McCarthy (D-San Francisco), Governor Reagan said, "we cannot afford the luxury of allowing real estate developments to be constructed which do not meet the requirements that communities have established for the protection of their own citizens and the environment itself.

"This bill, I believe, will allow cities and counties to take the necessary steps to provide environmental protection at the local level. It will also enable local governments to consider many aspects of proposed subdivisions to determine whether the projects are consistent with local planning. And it will clarify the authority of the local government to deal with poorly planned projects."

# # #

WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-8-71

RELEASE: Immediate

#628

Governor Ronald Reagan, in a move aimed at cracking down on employers who intentionally undercut California's depressed labor market, today signed the first legislation of its type in the nation making it illegal for any employer to knowingly hire an alien who is not entitled to legal residence in the United States.

The legislation, AB-528, Arnett, subjects any employer who knowingly hires an illegal alien---where it can be proven that such employment has an adverse effect on lawful residence workers---to criminal penalties.

"By cracking down on those employers who knowingly engage in the hiring of illegal aliens, this legislation can help to improve job opportunities for thousands of legitimate California residents who earnestly seek employment in our temporarily depressed labor market," the governor said.

"Moreover the legislation is fully consistent with provisions of the state's new welfare reform law which limits welfare benefits to only those aliens who reside in California legally.

"This bill---which makes California the first state to adopt a law aimed at coming to grips with the intentional employment of illegal aliens---is a direct result of the federal government's failure to meet its own obligations in this regard.

"The control of illegal aliens is and should be a federal responsibility. But, in view of the fact that an illegal work force now displaces hundreds of thousands of Californians---many in search of jobs---it has become increasingly clear that we can no longer wait for Congress to enact legislation to effectively cope with the problem."

# # # # #

EJG



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

- AB 40 - Wood  
(Chapter 1440) Changes the amount of fish privilege tax on squid from \$.005 per pound when used for bait or human consumption and \$.0005 per pound when canned to \$.0001 per pound, irrespective of how the squid will be used.
- AB 517 - Knox  
(Chapter 1441) Provides that the maximum tax rate for the Bay Area Air Pollution Control District shall remain at \$.02 per \$100 of assessed valuation following the 1972-73 fiscal year.
- AB 671 - Arnett  
(Chapter 1443) Revises the Lanterman-Petris-Short Act to include persons impaired by chronic alcoholism. The bill provides that such services shall be subject to Short-Doyle financing and shall not be included as priority funding, but may be considered new and expanded services for the purpose of funding. The bill also requires that each county Short-Doyle plan shall designate a specific facility for treatment of alcoholism and inebriates.
- AB 1044 - Schabarum  
(Chapter 1444) Revises noise limits applicable to new motor vehicles which are sold or offered for sale.
- AB 1172 - Powers  
(Chapter 1445) Prohibits a person licensed as an insurance adjuster under the Private Investigator and Adjuster Act from engaging in designated activities. The bill also prohibits licensees under such act from conducting business under a fictitious or other business name, rather than a fictitious business name without written authorization.
- AB 1300 McCarthy  
(Chapter 1399) Prohibits the Real Estate Commissioner from issuing a public report on any "land project" unless he makes a specific finding that the improvement will be adequate to serve the projected population of the entire offering. The bill also provides for a 14-day right of rescission of the contract in case the purchaser changes his mind.
- AB 1420 - LaCoste  
(Chapter 1447) Permits elective disability compensation coverage for individuals in the employ of specified relatives.
- AB 1461 - Chappie  
(Chapter 1448) Subjects vehicles of historic value, not used in trade, profession, or business to an \$11 registration fee and imposes a \$2 annual vehicle in-lieu tax, commencing with fees paid for the 1972 calendar year. The bill specifies that such taxes are in lieu of other ad valorem taxes. The bill provides that fees paid for special identification plates for such vehicles shall be deposited in the California Environmental Protection Program Fund.
- AB 1482 - Warren  
(Chapter 1449) Allows expenditures for equipment determined to be necessary by the Superintendent of Public Instruction to be considered as current expense for a special class or program offered by school districts or county superintendents. The bill sets a limit on equipment expenditure of one percent of the current expense of operating the districts physically handicapped program.
- AB 1528 - Hayden  
(Chapter 1450) Sets forth the costs for which a county is chargeable when a criminal case is transferred to another county before trial. The bill requires the Judicial Council to adopt rules governing such case transfers, to prescribe approved forms for claiming costs, and to adopt rules under which particular counties are not required to make reimbursements where, over a given period of time, there is even exchange of cases between counties.

- AB 1613 - Chacon  
(Chapter 1451) Requires the officer who is designated by the board of supervisors of a county to collect specified charges and costs relating to juvenile wards, to promptly notify any person liable for such costs or charges in writing that if such person believes that he is unable to pay the costs or charges the law permits him to claim in writing such inability. The bill requires the officer to furnish appropriate forms on which to claim such inability.
- AB 1949 - Quimby  
(Chapter 1452) Changes the retirement allowance formula for California State Police Division Employees who are police officers.
- AB 2029 - Monagan  
(Chapter 1453) Eliminates the period of residency required to receive a new resident's ballot for voting for presidential electors. The bill eliminates the literacy requirement as a precondition to receiving a new resident's ballot. The bill also changes the registration period for new residents from the 90th to 54th day prior to the presidential election to the 90th to 7th day prior thereto.
- AB 2166 - Vasconcellos  
(Chapter 1454) Allows persons incarcerated in a jail or other place of confinement to continue methadone treatment up to the point of conviction at the discretion of the methadone program director.
- AB 2399 - Arnett  
(Chapter 1455) Requires the Department of Public Health to provide local health officers with necessary staff and assistance to conduct an epidemiologic investigation of any pesticide poisoning disease or condition. The bill further provides that the local agricultural commissioner or Director of Agriculture be consulted before requesting such assistance.
- AB 2491 - Briggs  
(Chapter 1456) Makes several clarifying amendments to the Health and Safety Code provisions relating to the control of atomic energy and radiation.
- AB 2522 - Townsend  
(Chapter 1457) Specifies the standards for the issuance of an out-of-state beer manufacturer's certificate.
- AB 2764 - Chappie  
(Chapter 1458) Requires existing publicly owned buildings or facilities which undergo structural repairs, additions or alterations to conform to the access requirements contained in the Physically Handicapped Law.
- AB 2774 - Lanterman  
(Chapter 1459) Amends the Lanterman-Petris-Short Act to terminate the indefinite commitment of mentally ill persons who were committed by a court prior to July 1, 1969, under the old law, to an institution other than a state hospital. The bill also makes minor technical non-substantive changes in the Lanterman-Petris-Short Act.
- AB 2921 - Chacon  
(Chapter 1460) Makes amendments to the Government Code provisions relating to the oath and bond requirements when a notary public moves his principal place of business to another county.
- AB 3018 - Meade  
(Chapter 1461) Allows dogs used by uniformed employees of private patrol services to be kept or allowed in food establishments.
- AB 3055 - Wilson  
(Chapter 1462) Provides for state participation in the federal Model Cities program.
- AB 3093 - McAlister  
(Chapter 1463) Prohibits the sale on or after August 1, 1972, of charcoal intended for use in the cooking and preparation of food unless the package containing such charcoal has a warning label affixed thereto.

AB 3099 - MacGillivray Appropriates \$60,000 to the Department of  
(Chapter 1464) Water Resources to prepare for possible flooding  
and mudslides in the area of the City of Carpinteria.

SB 791 - Stiern Imposes an annual \$5.00 vehicle license fee on  
(Chapter 1437) horseless carriages not used in a trade, profession,  
or business.

SB 1446 - Teale Requires nonprofit corporations to file with the  
(Chapter 1438) Secretary of State a statement of the names and  
addresses of specified officers and the location and  
address of the principal office every five years  
rather than every year. The bill requires such  
statement to be filed whenever there is any change  
in a nonprofit corporation's officers. The bill  
also exempts nonprofit corporations from paying a  
filing fee.

SB 1481 - Way Establishes procedures by which a person may  
(Chapter 1439) examine his record folder in the Bureau of Criminal  
Identification and Investigation. The bill allows  
a person to request correction of any information  
in his record which he believes to be in error.

SB 1623 - Beilenson Deletes that portion of State Highway Route 170  
(Chapter 1398) from Route 90 to Route 2 from the State Highway  
system. The bill will eliminate the middle portion  
of Fairfax Section of the planned Laurel Canyon  
Freeway.

Governor Reagan has announced the veto of the following bill:

AB 2020 - Dunlap Permits certain members of the State Teachers'  
Retirement System to elect to become members of  
the Public Employees' Retirement System.

REASON FOR VETO: "The bill, in giving less than full retroactivity  
to the 1961 legislation, results in inequitable  
treatment of employees and serves as a precedent  
for future efforts to change membership between  
the two retirement systems as benefits in the  
systems or circumstances of the member change.

"Accordingly, I am returning the bill unsigned," the  
governor said.

# # # #

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

AB 78 - Chappie  
Chapter 1409

Appropriates \$50,000 for completion of the Tahoe Regional Plan.

AB 255 - MacGillivray  
Chapter 1410

Requires that, when 2 percent or more of the assessed valuation of a public water district is removed by reason of state highway acquisitions in any one fiscal year, compensation be paid to the taxing authority on a descending scale over a five-year period.

AB 332 - Cory  
Chapter 1411

Includes within the definition of "construction" for purposes of provisions relating to state sharing in the cost of construction of specified juvenile facilities by counties, payments for the necessary repair or improvements of property leased from the federal government or other public entity without cost to the county for a term of not less than 10 years.

AB 355 - Briggs  
Chapter 1412

Includes educable mentally retarded minors attending public secondary schools within the groups for whom increased allowances for driver training instruction are authorized. The bill reduces the maximum for such allowances from \$360 to \$200.

AB 799 - Meade  
Chapter 1414

Appropriates \$30,596 to be allocated in specified manner to defray part of police costs caused by disturbances at or near university and college campuses.

AB 910 - Brown  
Chapter 1415

Permits a peace officer, without a warrant, to take a minor under 18 into custody as a person who has violated the law whenever: (1) the officer has reasonable cause to believe such minor has committed a public offense in his presence; (2) the minor has committed a felony; (3) the officer has reasonable cause to believe the minor has committed a felony, whether or not the felony has been committed; (4) the minor is in a traffic accident and the officer has reasonable cause to suspect drunk driving or drunk driving combined with drugs.

AB 981 - Brown  
Chapter 1416

Provides that, in hearings before Workmen's Compensation Appeals Board, where the employer or insurance carrier requests a deposition to be taken of the injured employee, the employee is entitled to reasonable expenses for transportation, meals and lodging, and reimbursement for any loss of wages.

AB 1225 - Z'berg  
Chapter 1417

Provides that the transfer fee for the transfer of an on-sale or off-sale retail license to designated relatives, when no consideration is given for the transfer, shall be one-half of the regular fee.

AB 1336 - Meade  
Chapter 1418

Authorizes the California School for the Deaf, California School for the Blind, and the Diagnostic Schools for Neurologically Handicapped Children to enter into agreements with teacher training institutions to provide the practice teaching necessary for a credential for the teaching of deaf, blind, or neurologically handicapped children.

AB 1682 - Dunlap  
Chapter 1419

Requires county superintendents of schools to prepare with the approval of the State Department of Education, statements of information and statistics relative to unification proposals, for distribution to the voters. The Department of Education is presently required to prepare such statements.



- AB 1731 - Moorhead  
Chapter 1420 Includes life insurance proceeds paid into a testamentary trust in certain cases within the \$50,000 exemption from inheritance tax, as well as those paid into existing inter vivos trusts.
- AB 1872 - Hayden  
Chapter 1421 Provides a procedure for the readjustment of city and county apportionments of gas tax revenues whenever there is a newly incorporated city or an annexation by a city.
- AB 1902 - Wakefield  
Chapter 1422 Authorizes the Board of Administration of the Public Employees' Retirement System to invest not exceeding 10 percent of the assets of the system in real estate and leases thereof and improvements thereon for business or residential purposes.
- AB 1924 - Greene, L.  
Chapter 1423 Provides for an adjustment of the required annual repayment under the State School Building Aid Law for those districts which elect to operate year-around classes sufficient in number to house the pupils for which the district would otherwise be eligible to receive an apportionment for new construction.
- AB 1925 - Keysor  
Chapter 1424 Authorizes the State Allocation Board to grant funds for the remodeling or conversion (up to 200 square feet) of school buildings constructed between 1933 and 1968 for speech therapy facilities, and to allow school districts the option of purchasing mobile speech therapy facilities in lieu of construction of facilities in permanent buildings built after 1968.
- AB 1968 - Greene, L.  
Chapter 1425 Permits school districts to include the cost of obtaining a rating on their bonds and the cost of purchasing insurance insuring prompt payment of interest and principal among the list of legal charges against the funds of a school district issuing bonds.
- AB 1989 - Mobley  
Chapter 1426 Specifies that funds loaned to the City of Madera for sewage treatment facilities shall be repaid to the state when the facilities are completed.
- AB 2175 - Brathwaite  
Chapter 1427 Prohibits discrimination on the basis of race, color, religion, national origin or ancestry by an insurance company as a reason for canceling or not issuing a contractor's performance bond. The bill prohibits any such condition from constituting a condition of risk and the charging of a higher premium.
- AB 2227 - Duffy  
Chapter 1428 Requires the state fire marshal to adopt regulations establishing minimum standards for fire and life safety in facilities where mentally retarded persons are placed or referred. The bill also provides for fire alarm and fire sprinkler equipment in certain instances.
- AB 2348 - Ketchum  
Chapter 1429 Specifically includes hospital wherein more than six guests or patients are housed or cared for on a 24-hour-per-day basis among those facilities required to install and maintain an approved automatic sprinkler system in specified buildings or portions thereof. The bill allows designated hospitals, homes, nurseries, institutions, or sanitariums under construction or in existence and operating on effective date of the bill which do not meet requirements relating to installation of automatic sprinkler systems to operate or continue to operate without complying with such requirements until June 30, 1976.

- AB 2520 - Greene, L. Makes it a misdemeanor knowingly to deliver to any residence razor blades unsolicited by any person residing therein. The bill declares that it is defense to violation of act that donee of such articles or products is personally known to donor or that the donee knowingly and willingly accepts the razor blades.  
Chapter 1430
- AB 2765 - Chappie Requires public works contracts exceeding \$25,000 to contain a clause requiring the contractor to submit a detailed plan of protection for trenching work.  
Chapter 1431
- AB 2766 - Chappie Permits the Department of Aeronautics to allocate aeronautics funds to counties for the construction of recreational and reliever training airstrips when counties own the land and agree to operate the airports as public airports.  
Chapter 1432
- AB 2808 - McAlister Makes technical changes in the requirements as to documentation when a foreign corporation wishes to become qualified with the Secretary of State's office in order to engage in business in California.  
Chapter 1433
- AB 2885 - Wood Provides that a seashore can be the subject of redevelopment if the area is in danger of causing a decline in the coastal environment.  
Chapter 1434
- AB 2935 - Cory Provides for the preparation by county assessors of an annual list of government-owned property for transmittal to the State Lands Commission.  
Chapter 1435
- AB 3098 - Fenton Authorizes a city or county to offer reward not exceeding \$5,000 for information leading to arrest and conviction of person or persons killing or assaulting with a deadly weapon or inflicting serious bodily harm upon a police officer of the city or county while he is acting in the line of duty  
Chapter 1436
- 495  
SB 495 - Short Specifies that \$150 fee may be charged for initial issuance of a nurses' registry license. The bill also sets forth additional disciplinary grounds for nurses' registry licensees.  
Chapter 1401
- SB 615 - Song Provides that only two expert witnesses shall be permitted to testify for any party in eminent domain proceedings. The bill permits the court, for good cause, to permit additional experts to testify.  
Chapter 1402
- SB 658 - Moscone Requires, rather than authorizes, a hearing board of a county or a regional air pollution control district, including the Bay Area Air Pollution Control District, to hold a hearing with respect to granting a variance, and requires the hearing board to allow interested members of the public a reasonable opportunity to testify and to consider such testimony in making its decision. The bill also allows the State Air Resources Board to revoke any variance granted by a county or a regional district, including the Bay Area Air Pollution Control District.  
Chapter 1403
- SB 1089 - Holmdahl Requires reasonable expenses of transportation payment to injured employee, when required to take an examination by a physician, to include specified mileage and bridge tolls payable at the time he is notified of the time and place of examination.  
Chapter 1404
- SB 1215 - Marler Requires that the State Lands Commission determine ownership of designated salmon and steelhead spawning areas in the state shall be leased or disposed of except under specified conditions. The bill allows the Director of the Department of Fish and Game to disapprove any alteration of designated prime salmon and steelhead spawning areas if it is felt such alteration would prove deleterious to fish life until the ownership of the lands has been legally determined.  
Chapter 1405

SB 1279 - Rodda  
Chapter 1406

Authorizes the continuation of the College Opportunity Grant Program and increases the number of grants from 1,000 to 2,000.

SB 1428 - Zenovich  
Chapter 1407

Requires the state fire marshal to adopt regulations establishing minimum standards for fire and life safety in facilities where mentally retarded persons are placed or referred. The bill also requires the installation of automatic fire sprinklers in various care facilities for fire and life safety purposes.

SB 1526 - Burgener  
Chapter 1408

Requires the Department of Education to use specified available state and federal funds to study and evaluate structure of special education and all categories of its financing. The bill also makes a series of amendments to AB 2800 (Chapter 1188). AB 2800 made major organizational changes in the Department of Education.

The following bill was also signed with specified deletions:

AB 758 - Priolo  
Chapter 1413

Permits members of the University of California police department to transfer from the Public Employees' Retirement System to the University of California Retirement System.

REASON FOR  
DELETION:

"I am deleting the \$240 000 appropriation contained in Assembly Bill No. 758. The funds needed to provide the increased retirement benefits for University police officers authorized by AB 758 should come from the fiscal resources currently available to the University."

#####

WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-11-71

RELEASE: Immediate

#633

Governor Ronald Reagan today signed legislation that will bring rental housing up to state fire safety standards.

"Last year more than 100 persons died in fires in hotels, apartment houses and other multiple story rental units because of inadequate safety facilities that would allow them to escape from upper floors," the governor pointed out.

"This measure, which was introduced at the request of the California State Firemen's Association and the California Fire Chiefs and Fire Prevention Engineers Associations, will allow the cities and counties to bring their local ordinances up to the safety standards required by the state."

The legislation (AB 3036) was authored by Assemblyman Ken Meade, (D-Oakland).

#####

WAS



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

- AB 12 - Ryan  
(Chapter 1465) Transfers certain functions relating to teacher certification from the Department of Education to the Commission for Teacher Preparation and Licensing. The bill also revises certain credentialing provision.
- AB 518 - Knox  
(Chapter 1466) Revises the number of court attaches in the Contra Costa County Municipal Courts.
- AB 697 - Bagley  
(Chapter 1467) Specifies that the offering and operation by a medical corporation of designated health care service plan is an authorized practice of medicine by such corporation.
- AB 1119 - Briggs  
(Chapter 1468) Exempts cattle from designated brand inspection if a release agreement is approved by the Director of Agriculture and prescribed requirements are complied with. The bill requires a person who slaughters cattle at a slaughter plant without a designated brand inspection and who is not exempt from such requirement to pay a penalty fee of \$25 per each head of cattle so slaughtered. The bill further requires a California brand inspector to inspect all such cattle which are alive and on the premises at the time he performs his regular daily inspection or any spot check inspections.
- AB 1457 - Wood  
(Chapter 1473) Adds pets to personal property exempt from property taxation. The bill also exempts up to three bovine and 25 ovine animals owned and raised for regular purposes of certain nonprofit youth organizations from livestock taxation.
- AB 1932 - Powers  
(Chapter 1469) Provides that State Police have police powers for all purposes during state of emergency under the California Emergency Services Act or when acting under mutual assistance agreements.
- AB 2168 - Vasconcellos  
(Chapter 1471) Declares legislative policy to improve environmental quality by recycling paper products and requires the Department of General Services to establish procedures and specifications to require that all paper and woodpulp products purchased contain a minimum of 10 to 50 percent recycled paper content wherever feasible. Requires the Department to establish a paper recycling plan for state wastepaper.
- AB 2408 - Ketchum  
(Chapter 1470) Authorizes the Fish and Game Commission to regulate the taking of all birds and mammals, including those formerly classified as nonprotected. It also prohibits the taking of any bird or mammal at night, except when authorized by the Commission, or the Fish and Game Code, and requires a hunting license for taking of any bird or mammal, except in case of landowners or tenants experiencing crop or property damage.
- SB 1269 - Beilenson  
(Chapter 1472) Requires state and local agencies to purchase recycled paper and paper products if available at no more than the total cost of unrecycled paper and paper products, and if fitness and quality are equal.

Governor Reagan has vetoed the following bills:

**AB 226 - MacGillivray** Extends to members of the University of California Fire Department the disputable presumptions with respect to heart trouble, hernia, and pneumonia. The bill also provides that such members be entitled to leaves of absence at full salary up to one year in lieu of temporary disability compensation benefits for disabling injuries.

**REASON FOR VETO:**

"I have declined to sign this bill because the addition of all University firemen, including volunteers and part-time employees, would substantially increase the cost of adequate fire protection to the University. It would, without any evidence of greater need, provide greater benefits than those recently accorded the University police. And, finally, it would provide these benefits without providing for the same strict requirements which the campus police must satisfy (full-time employees only, graduation from a certified academy, and a 5-year waiting period for inclusion of heart trouble).

"Accordingly, I am returning Assembly Bill No. 226 without my approval," the governor said.

**SB 75 - Grunsky**

Permits trainable mentally retarded minors between 18 and 21 years of age to attend home skill and occupational training classes.

**REASON FOR VETO:**

"At the present time, school districts are offering 'home living and occupational skills' classes to the severely retarded under age 18.

"Given no outcome of demonstration or pilot projects on which to base an evaluation as to any possible additional benefits extending the age limits to 21 for home living and occupational skills would be both arbitrary and costly.

"Educational experts in the field of mental retardation indicate there are higher priorities for offering special education classes for the mentally retarded.

"I believe, therefore, that those limited state fiscal resources which are available should be employed to test what can be done to improve the development of skills at the earliest possible age so that these members of our society can be afforded the best possible opportunity for developing their talents.

"Accordingly, I am returning Senate Bill No. 75 without my approval," the governor said.

**SB 936 - Burgener**

The bill would establish a program for certain handicapped persons of normal mentality.

**REASON FOR VETO:**

"The legislation does not provide adequate criteria for determining who should be eligible for the program. Nor does it appear to place any practical control over caseload growth. For this reason it is very difficult to predict how large a caseload the program would generate.

"The legislation not only fails to detail the specific fiscal impact of the program, but also fails to make it clear how it would be funded.

"Given these factors, I believe SB 936 does not contain a sufficiently sound fiscal basis upon which to establish a program of indeterminate growth.

"Accordingly, I am returning the bill unsigned," the governor said.

#####

Governor Ronald Reagan today signed legislation that triggers an all-out educational campaign against drug abuse.

The measure "The Drug Education Act of 1971," proposed by the governor in a 1970 message to the Legislature, marshals educational and community groups for a comprehensive drug education program to reach school children in kindergarten through high school.

In addition to establishing the program in kindergarten through 12th grade, it provides for special training and instructional materials for teachers; establishes an informational clearinghouse for identification and reporting of successful instructional and counselling programs, and promotes liaison between school officials and the community on drug abuse programs.

"Drug abuse is a cancer that is eating at the very fiber of our society and it requires a personal commitment from every segment of our society if we are to eradicate it," the governor said.

"This act provides us with two of the most powerful weapons available against drug abuse--truth and reason. It will give our teachers the training and facts they must have if they are to successfully instruct our young on the dangers of drug and narcotic addiction."

The legislation, (AB 2544) by Assemblyman John F. Dunlap, (D-Napa), was co-authored by six Democrats and seven Republicans.

# # # #

Governor Ronald Reagan today announced the following bills

have been vetoed:

AB 589 - Thomas

Authorizes the state college trustees to establish an office of special field counselor at one state college as a pilot program, funded from salary savings, to increase the aspirations of, and assistance available to, disadvantaged high school students in connection with higher education opportunities.

REASON FOR VETO:

"The Trustees of the California State Colleges already have the authority to establish and conduct programs of the type this bill proposes, if additional funds become available.

"The Trustees have informed me that the use of salary savings is not a viable means of funding in this case and have urgently requested, therefore, that the bill be vetoed.

"Given the responsibility and authority of the Trustees to make such determinations, I believe their request is appropriate and justified.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 1443 - Briggs

Makes several changes in the Agricultural Code relating to the classification of dairy products for producer payment purposes. The bill redefines the definitions of cultured buttermilk, fluid cream, Class 1 fluid milk and Class 2 fluid milk. The bill defines cultured buttermilk as Class 1 milk for payment purposes and to change the classification of whipping cream, pastry cream, table cream and yogurt from Class 1 to Class 2.

REASON FOR VETO:

"Although this bill makes minor changes in the prices of certain dairy products, its principal effect would be to increase the cost of buttermilk to the consumer.

"In these times when inflation is the nation's most crucial economic problem, I believe it would be irresponsible for government, at any level, to mandate an increase in the price of any commodity without compelling evidence to show that such an increase is justified and necessary.

"The proponents of AB 1443 have not presented to me sufficient or compelling evidence to show that an increase in the price of buttermilk is justified.

"Accordingly, I am returning the bill unsigned, the governor said.

SB 101 - Rodda

Appropriates \$17,872,518 from the General Fund for salary increases for faculty members of the University of California and the California State Colleges.

REASON FOR VETO:

"I am convinced that the kind of funding this legislation would mandate could only be provided by asking the already overburdened wage earners of California to dig yet deeper into their pockets and assume an even greater tax burden than they now bear. In view of the severe economic stringencies we are now experiencing as a nation, I do not believe it would be appropriate to impose on our citizens any greater financial burden than that which is absolutely essential for meeting the state's current level of expenditures.

"Accordingly, I am returning the bill unsigned," the governor said.



SB 1574 - Rodda

This bill would establish a Council on Private Postsecondary Educational Institutions composed of the Director of Education (Superintendent of Public Instruction), the Director of the Coordinating Council for Higher Education and 13 additional members appointed by the Director of Education. The council is charged with the responsibility of general review and director of the approval of private postsecondary schools.

## REASON FOR VETO:

"This administration has consistently resisted adding new boards and commissions unless there is an overwhelming requirement of public protection or public participation. Assembly Bill 2800 (Chapter 1188) clearly recognized that principle within the Department of Education and reduced the number of commissions within that Department. Senate Bill 1574 on the other hand, creates another board without changing the substance of the laws to be administered. Equally critically, it would allow that board the power to override the veto of the Superintendent of Public Instruction by a two-thirds vote. New standards for the regulation of private postsecondary schools may be necessary but I do not think it is wise to give an appointed commission the authority to override the decision of an elected official.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 698 - Marks

Appropriates amounts up to \$2,472,546 for the state colleges and \$1,150,000 for the community colleges to maintain their educational and extended opportunity programs at specified dollar levels.

## REASON FOR VETO:

"Educational opportunity programs for the state colleges and the community colleges were funded with the anticipation that additional federal financial support for student aid programs would become available.

"California has received significant additional federal assistance for the current school year. The combined total of state and federal student financial aid programs increased by \$675,242 for the state colleges and by \$1,821,961 for the community colleges over that available in 1970-71. In addition a substantial amount of Federal National Defense Student Loan money has been made available. The state colleges will receive an additional \$3.6 million while the community colleges will receive an additional \$1.2 million for student loans.

"College level financial administrators should be able to utilize these additional funds to provide increased educational opportunities for deserving students. Generally state E.O.P. students have priority status and will therefore share to a greater extent in the increased financial assistance available.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 705 - Dunlap

This bill would transfer jurisdiction over the California Maritime Academy to the Board of Trustees of the California State Colleges and requires that it be administered as part of the State Colleges with academic quality equivalent to other state colleges.

## REASON FOR VETO:

"While the idea of turning the California Maritime Academy over to the Board of Trustees is not without merit, I believe other possible alternatives should be thoroughly considered before taking the final step contained in this bill.

"For this reason, I am convening, immediately, a study group to consider the future of the Maritime Academy.

"Among the alternatives I am asking the group to consider are:

1. Continuing the Maritime Academy as it is presently structured,
2. Phasing out the existence of the Maritime Academy in such a manner as to protect the vested interests of the students and,
3. Turning the Maritime Academy over to the Board of Trustees as proposed in this bill.

"I am asking the study group to work with all interested parties so that a maximum of information can be assimilated and considered before reaching any final conclusion as to which alternative course of action is most appropriate.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 1706 - Deddeh

Requires that the administration and maintenance portions of the annual State Highway Budget be subject to Department of Finance and legislative approval and that the remaining portions of the budget be subject to the approval of the California Highway Commission. It also removes the monetary limitations relating to the funds which may be spent for administration, maintenance and landscape maintenance.

## REASON FOR VETO:

"AB 1706 is identical to SB 469 which I vetoed on July 14, 1971. In returning SB 469 unsigned I stated that it did not resolve serious timing problems with regard to essential progress of work and that a multidisciplinary task force had been studying this and other problems and would be in a position to report its recommendations prior to January 1, 1972. The work of the task force is proceeding on schedule.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 2062 - Karabian

Adds two members to the Correctional Industries Commission qualified in the field of employment training and placement or economic development, one, who shall be a representative of organized labor, to be appointed by the Speaker of the Assembly and the other by the Senate Rules Committee.

REASON FOR VETO:

"The present membership of the Correctional Industries provides balanced representation for labor, industry, agriculture and the general public. There is nothing to be gained by adding two more members to the Commission.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 2179 - Brathwaite

Provides that the authority of the Director of Health Care Services to modify payments for services under Medi-Cal to stay within available funds shall not apply to nursing homes which are providers of Medi-Cal services.

REASON FOR VETO:

"AB 2179 extends preferred status to nursing homes over all other providers of health care services participating in Medi-Cal (except for hospitals providing inpatient care for which federal law mandates payment of reasonable costs). It would exempt nursing homes from being subject to adjustments in reimbursements, and, when overexpenditures are anticipated or have accrued in nursing home care under the program, necessary adjustments would have to be made at the expense of other providers of services.

"The Director's ability to control program expenditures would be severely limited, and the program could be placed in a perilous position, if payment obligations were exceeding available funds and he were unable to respond quickly and effectively to the emergency.

"Accordingly, I am returning the bill unsigned," the governor said.

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-12-71

MEMO TO THE PRESS

#639

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

AB 1303 - McCarthy

Requires the Council on Intergovernmental Relations to adopt criteria and guidelines by January 1, 1973, for preparation and content of city and county general plans. The bill requires cities and counties beginning October 1, 1973, to indicate degree of compliance in an annual report to the council. The bill also requires the Council to compile and publish list of cities and counties whose plans do not comply.

REASON FOR VETO:

"Current law requires that certain local governments in California each adopt a general plan. The law also contains broad guidelines relating to the elements to be included.

"This bill goes far beyond the intent of the provisions of existing statutes. In my opinion, it has the practical effect of imposing on local governments unduly restrictive policy decisions made at the state level. By intruding on the prerogatives which I believe are and should be reserved to locally elected officials--who can be held directly accountable to the citizens of the communities they represent--I believe AB 1303 not only does violence to, but also is an unjustified infringement upon, the doctrine of home rule---a cornerstone of this administration's policy.

"Accordingly, I am returning the bill unsigned," the governor said.

# # #

EJG



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

- AB 67 - Garcia  
(Chapter 1482) Creates a "club" license to sell alcoholic beverages for an organization called the American G. I. Forum of the United States, if such club has owned or leased and uses a clubroom, and has been in existence for at least two years.
- AB 191 - Powers  
(Chapter 1483) Appropriates \$5,000 from the State Construction Program Fund to the Board of Control to pay the claim of the Refines Construction Company.
- AB 331 - Fong  
(Chapter 1484) Provides for the establishment of a five-year experimental program in the year-around school operation by two or more school districts, selected by the Superintendent of Public Instruction.
- AB 368 - Ryan  
(Chapter 1485) Provides that property meeting specified conditions is exempt from property taxation for the 1970-71 and 1971-72 fiscal years.
- AB 563 - Vasconcellos  
(Chapter 1486) Authorizes a person released from the California Rehabilitation Center in an outpatient status to participate in an approved methadone maintenance project with the approval of the Department of Corrections and the Narcotic Addict Evaluation Authority.
- AB 600 - Schabarum  
(Chapter 1487) Makes it permissive rather than mandatory that the Department of Motor Vehicles revoke the driver's license of a juvenile found by the juvenile court to have committed manslaughter while driving a vehicle but without gross negligence. The Department of Motor Vehicles has such discretion with respect to adults.
- AB 607 - MacGillivray  
(Chapter 1488) Authorizes automobile dealers, effective February 1, 1973, to transmit to the Department of Motor Vehicles, with respect to new vehicles having a gross vehicle weight of 6,001 pounds or less, a statement signed by the dealer indicating that he has made no alteration or modification of the exhaust emission control device or system of the vehicle, in lieu of the certificates of compliance.
- AB 679 - Townsend  
(Chapter 1489) Provides for issuance by the Department of Motor Vehicles of a temporary operation permit on a three consecutive calendar month basis, in lieu of registration, for specified privately owned schoolbuses when such vehicles are temporarily used in such manner as to become subject to registration.
- AB 756 - MacGillivray  
(Chapter 1490) Authorizes provisions for or exclusion of physical therapy services in disability insurance policies. The bill specifies an alternative to total exclusion of such services from policy coverage. The bill also includes services and supplies by a physical therapist within the definition of medical, surgical, and hospital treatment for purposes of the Workmen's Compensation Law.
- AB 779 - Foran  
(Chapter 1508) Provides provisions relating to explosives are specifically inapplicable to special-effects pyrotechnics regulated by the State Fire Marshal.
- AB 921 - Roberti  
(Chapter 1509) Provides that governing boards of any district maintaining a community college may authorize faculty members and students to participate in cocurricular activities within or without the state held in conjunction with the educational program of the college.

AB 955 - Z'berg  
(Chapter 1491)

Provides that the weight fees for commercial vehicle shall be subject to the same late penalty provision as other types of vehicle registration fees if paid within 30 days.

AB 1158 - Murphy  
(Chapter 1492)

Provides for warranties on all mobilehomes sold by dealers licensed by the Department of Motor Vehicles. The bill applies to both dealers and manufacturers.

AB 1239 - Karabian  
(Chapter 1510)

Specifically authorizes investment by banks in the bonds and other evidences of indebtedness of the State of Israel or certain public corporations thereof.

AB 1274 - Quimby  
(Chapter 1493)

Authorizes a general description of real property with this accompanying map in notices made pursuant to the District Reorganization Act.

AB 1291 - Briggs  
(Chapter 1506)

(Signed with  
appropriation  
deleted)

Requires every public agency, its insurance carrier, and the State Department of Rehabilitation to jointly formulate selection and referral procedure for injured full-time public employee who may be benefited by retraining for other positions in public service. The bill requires the employer or insurance carrier to notify an injured employee of the availability of services where there is continuing disability over 28 days. The bill also appropriates from the General Fund an amount equal to 1/4 of any federal funds allocated to the State Department of Rehabilitation for purposes of the bill.

AB 1359 - Deddeh  
(Chapter 1511)

Requires that state-adopted textbooks, guides and manuals include material on drug education. The bill expresses legislative intent that the State Board of Education give high priority to the adoption of instructional materials which will provide teachers and school districts with drug information which is accurate, objective and current. The bill also requires the Department of Education to establish an information center for drug instruction consisting of materials from school districts, federal and state sources, reports of school policies, and other materials related to drug education.

AB 1863 - Pierson  
(Chapter 1494)

Amends the Physical Therapy Act to establish a program for the qualification and regulation of assistant physical therapists by the Board of Medical Examiners and the Physical Therapy Examining Committee.

AB 1923 - Keysor  
(Chapter 1495)

Permits Trustees of the California State Colleges to establish facilities for training deaf persons at the State College they designate.

AB 1966 - Greene, L.  
(Chapter 1496)

Provides that a school district may levy an additional permissive tax override up to \$0.10 per \$100 assessed valuation beyond the \$0.10 now authorized for repair, reconstruction or replacement of school buildings to meet earthquake safety standards, provided the district has budgeted 80 percent or more of the proceeds of the presently authorized tax override for earthquake safety purposes. The bill also requires a school district to apply for, accept and repay school building aid funds for earthquake safety construction whenever a district does not have sufficient funds available for this purpose. In cases where funds raised by the additional tax go toward repayment of the state loan, such repayment may be made without the necessity of a vote of the electorate.

AB 2226 - Duffy  
(Chapter 1497)

Repeals provisions requiring counties to pay up to \$20 per month per patient for mental retardation services provided residents of the county. The bill provides that parents of children under the age of 18 who were admitted to a state hospital prior to July 1, 1971, may be required to contribute to the cost of such services in specified amounts.

AB 2427 - Duffy  
(Chapter 1498)

Revises the provisions of the Medical Practice Act relating to the circumstances under which graduates of foreign medical schools may teach medicine in California, candidates for licensure examinations, and required courses, subject matter and hours of instruction.

AB 2521 - Townsend  
(Chapter 1512)

Makes the provision permitting only one club license to be issued to any club eligible for such license under provisions of the Alcoholic Beverage Control Act inapplicable to a defined club operated by a common carrier by air at an airport terminal.

AB 2524 - Porter  
(Chapter 1499)

Requires payments in lieu of taxes to metropolitan water districts or a county water authority by member public agencies to be paid out of funds other than funds derived from ad valorem property taxes.

AB 2646 - Lanterman  
(Chapter 1501)

Amends the Lanterman Mental Retardation Services Act of 1969, to provide a court hearing by writ of habeas corpus for the release of any adult mentally retarded patient in a state hospital, when such patient or anyone on his behalf, makes a request for release. The bill also assures the right of the parent, guardian or conservator to remove the patient from a state hospital at any time without court hearing. It also prohibits the admission of an adult mentally retarded person to a state hospital on recommendation of a regional center unless the center certifies that neither the retarded adult nor anyone on his behalf has objected to the admission.

AB 2659 - Lanterman  
(Chapter 1502)

Transfers the rule making authority of the Secretary of the Human Relations Agency under the Lanterman Mental Retardation Services Act of 1969, to the Director of the Department of Public Health and under the out-of-home care facilities provisions of the public assistance programs to the Director of the Department of Social Welfare.

AB 2797 - LaCoste  
(Chapter 1503)

Establishes enrollment priorities in the two state schools for the deaf. The bill provides that admission priority in these schools be given to elementary deaf minors residing in sparsely populated areas and to secondary age deaf minors who require a high school program specifically designed for deaf learners.

AB 2886 - Priolo  
(Chapter 1504)

Provides that statutory minimum qualifications for peace officers shall apply to all classes of peace officers, rather than only to those classes receiving peace officer status after September 15, 1961. The bill requires peace officers to take courses of training in exercising of arrest powers and in use of firearms unless the employing agency prohibits use of firearms, meeting minimum standards prescribed by the Commission on Peace Officer Standards and Training.

AB 2768 - Chappie  
(Chapter 1513)

Amends the Education Code provisions relating to higher education disciplinary actions. Under existing law, when any student, member of the faculty, member of the support staff, or member of the administration of a community college, state college, or state university has been found to have willfully disrupted the orderly operation of the campus after a hearing by a campus body, the chief administrative officer is required to hold another hearing of the facts before he may take appropriate disciplinary actions. This bill eliminates the requirement that the second hearing be held.

AB 3084 - Townsend  
(Chapter 1514)

Requires each insurer licensed to issue automobile liability insurance and each insurer licensed to issue common carrier liability insurance and offering such insurance for sale to the Southern California Rapid Transit District to make available to the District uninsured motorist coverage.

AB 3094 - Knox  
(Chapter 1505)

Prohibits the Golden Gate Bridge, Highway and Transportation District from operating any charter or sightseeing service, but authorizes the district to lease its boats, employees, or equipment to private interests providing under franchise boat charter or sightseeing services on San Francisco Bay.

SB 578 - Cologne  
(Chapter 1507)

Requires the State Air Resources Board to set standards which reduce oxides of nitrogen emissions from the exhaust of 1966 through 1970 model year vehicles. It also requires these vehicles, upon transfer of ownership and registration and upon 1973 registration renewal, to be equipped with an accredited exhaust emission control device. Such device may not cost more than \$35 and not require maintenance more than once each 13,000 miles.

SB 649 - Lagomarsino  
(Chapter 1475)

Requires rather than permits a court to allow an answer to be filed when a demurrer is overruled, except as otherwise provided by rule of the Judicial Council. The bill makes other changes relating to pleadings in proceedings involving writs of review, mandate and prohibition.

SB 787 - Grunsky  
(Chapter 1476)

Revises procedures with respect to transferring criminal cases from one court to another on specific grounds. The bill makes certain grounds for transfer that are applicable to superior court or justice court cases also applicable to municipal court cases. It requires the Judicial Council to adopt rules of practice and procedure for change of venue in criminal actions. The bill also specifies costs for which the transferring county is liable and provides for manner of payment of such costs. It authorizes reimbursement by state of designated portion of such costs.

SB 927 - Alquist  
(Chapter 1477)

Authorizes the Public Utilities Commission to apportion the expense for improvements of grade crossing protection between political jurisdictions involved and the affected railroads only in those cases where the Commission finds that there has been an express or implied dedication to public use. If neither situation is found, the Commission must order the crossing closed. The bill would also prohibit the Commission from requiring the railroads to participate in the cost of protecting private crossings in excess of what it would normally require in cases involving protection of public street or highway crossings.



SB 933 - Burgener  
(Chapter 1478)

Provides for civil penalties not to exceed \$2,500 for willful violation of specified provisions relating to the regulation of subdivided lands transactions.

SB 1119 - Marler  
(Chapter 1479)

Provides for conformance of a community college trustee election ward boundaries with the boundaries of an election precinct which has been changed, under specified conditions. The bill also increases from 60 and 75 days to 74 and 89 days, respectively, the time following the call of a special election for the recall of a school district governing board member, within which such election must be held.

SB 1139 - Moscone  
(Chapter 1480)

Specifies that the court which renders a judgement against an employee of a public agency is the levying officer for the purpose of filing and determining a claim for exemption in any case in which an abstract of judgement has been filed. The measure also requires that notice of execution is to be given to the creditor of a public agency if moneys owing by such agency represent wages or salary.

SB 1581 - Gregorio  
(Chapter 1481)

Declares legislative intent that state college personnel engaged in teacher education be permitted to participate in classroom teaching in the public schools and that school district personnel participate in teacher education on the same basis. The bill authorizes the State College Trustees and school districts to agree to exchange college employees engaged in teacher training and classroom teachers for a specified period of time.

Governor Ronald Reagan also has vetoed the following bill:

AB 452 - Campbell

Deletes marijuana from the statutory definition of "narcotics" and places it under definition of "restricted dangerous drugs." The bill specifies that marijuana is to continue to be subject to all laws relating to narcotics, and not subject to the laws relating to restricted dangerous drugs, unless otherwise provided.

REASON FOR VETO:

"The 'change' proposed by this bill is not substantive. It is a name change measure only. And, I believe it would merely compound the uncertainty and confusion which already exists on the subject of marijuana.

"Because all the facts are not yet in, any change in the law relating to marijuana, should occur only after the results of extensive research programs and studies become known--including those of the President's Commission on Marijuana and Dangerous Drugs.

"Accordingly, I am returning the bill unsigned," the governor said.

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OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
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RELEASE: Immediate

#642

Governor Ronald Reagan today signed legislation that will strengthen the attorney general's powers to bring legal action against polluters of the environment and intervene on behalf of the public in cases where there is a potential threat to the environment.

The landmark legislation (SB 678) by Senator Robert J. Lagomarsino (R-Ojai) also requires that the attorney general be notified of lawsuits which could have an adverse environmental effect on the public at large.

"This bill, which has the support of local governments, agriculture, business and conservationist groups, will provide a responsible and balanced answer to the need for greater legal safeguards against environmental abuse," the governor said. "It will allow the attorney general to move swiftly against anyone who attempts to destroy our natural resources or endanger the health of our citizens through irresponsible actions."

# # # # #

WAS

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

- ~~AB 303~~ - Brathwaite (Chapter 1515) Requires the Southern California Rapid Transit District to budget 3 percent or more of its gross revenue to fund demonstrations and research and development programs in the field of public mass transportation.
- ~~AB 449~~ - Duffy (Chapter 1516) Establishes a five-member Council on Continuing Education for Health Occupations. The bill requires the Council to adopt regulations establishing standards of continuing education for registered nurses and vocational nurses. This bill further provides that after January 1, 1975, the boards with jurisdiction over these license categories shall require as a condition of license renewal that their respective licensees have informed themselves of developments in their respective fields during the prior two-year period by means of approved courses of study, other means the boards deem equivalent, or by passing an examination.
- ~~AB 2946~~ - Brathwaite (Chapter 1517) Provides that cities and counties shall not take any action pursuant to the Planning and Zoning Law which denies any individual or group the ownership, tenancy, use, or development of land on the basis of method of financing race, sex, color, religion, national origin, ancestry, or age.
- ~~SB 1632~~ - Marler (Chapter 1520) Increases the number of judges in the Sutter County Superior Court to two.

Governor Reagan has vetoed the following bills:

- ~~AB 1432~~ - MacDonald Changes the formula by which state allocations are made to assist qualifying county health departments.

REASON FOR VETO: "This bill would change the formula by which state allocations are made to assist county health departments. To require the state to contribute to the counties' public health programs on a percentage basis of the counties' expenditures is unfair to the state and will create unnecessary friction between the two levels of government.

"Accordingly, I am returning the bill unsigned," the governor said.

- ~~AB 1501~~ - Murphy Authorizes the Merced Stream Group Flood Control Project in Merced County for financial assistance by the state.

REASON FOR VETO: "In 1969, I advised the legislature that approval of further flood control authorization projects would be deferred until legislation was enacted to provide for local participation in the cost of land, easements and rights of way. This administration sponsored SB 495 in 1970 to provide for local cost sharing. That measure was refused passage. Legislation introduced during the current session to resolve this matter has not been enacted. It is inequitable for the taxpayers of this state to bear the cost of flood control projects without requiring greater local participation in the cost of such projects.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 1718 - Arnett

Requires the state to reimburse counties for the cost of general relief granted to successful applicants for Aid to the Disabled (ATD) while their eligibility is being determined.

## REASON FOR VETO:

"An important aspect of the recently enacted Welfare Reform Act of 1971 was the revised provision for state and county sharing of public assistance costs. A delicate balance was established whereby the state would assume one-half of the present county costs of welfare administration for all aids, the state would assume all of the non-federal share of grants under the Aid to the Blind and Old Age Security Programs, and the costs of the Aid to the Disabled Program would be shared on an equal basis. These provisions become effective July 1, 1972. In view of the recent legislative reassessment of the county/state relationship, with respect to the Aid to the Disabled Program, I do not believe that the change proposed by AB 1718 is appropriate.

"Accordingly, I am returning the bill unsigned," the governor said.

AB 2019 - Dunlap

Requires the period of community college enrollment to be kept open until the end of the first week of instruction. The bill permits the period of enrollment to be kept open for a longer period of time.

## REASON FOR VETO:

"This measure would cause community college classes to be disrupted into the second week and beyond, making it difficult for instructors to organize their courses and to get them under way. A week or more of delay in a quarter-system classroom would reduce the amount of time for students to be exposed to the course to far too great a degree. The delay in determining who is enrolled in classes would make difficult the course reporting responsibilities required of community college administrators. Colleges need time to plan in relation to students' academic desires. An instructor needs to know ahead of time the probable size of his classes and the number of sections needed. It is also important to have time to work with the student to be sure he has the requirements for a particular course. In urban area community colleges with large enrollments, enrollment through the first week could lead to total confusion. Most community colleges already provide for admitting students who enter late under extenuating circumstances. Usually hardship cases are cared for. To make for blanket late admissions until the end of the first week of instruction would intensify administrative problems and exceptions would still be required for the now legitimately 'even later' student.

"Accordingly, I am returning the bill unsigned," the governor said.

~~AB 561~~ - Vasconcellos Transfers from the Research Advisory Panel to the Department of Public Health the responsibility for studying, evaluating, assisting, advising and supervising all methadone maintenance and treatment programs in the state.

## REASON FOR VETO:

"Because the use of methadone in research and treatment programs extends into such diverse fields as health, law enforcement, rehabilitation, corrections and mental hygiene, a Research Advisory Panel was established by this administration with authority to evaluate and approve methadone maintenance, treatment and research projects in this state. AB 561 proposes to transfer this authority to the Department of Public Health. No compelling evidence has been produced to show that such a transfer would improve the efforts being made in this field or that it would serve any useful purpose. To interfere with the progress being made by the Research Advisory Panel and to lose the expertise represented by this group would be detrimental to our efforts to develop methadone treatment programs to combat the problem of drug abuse.  
"Accordingly, I am returning the bill unsigned," the governor said.

~~AB 562~~ - Vasconcellos Appropriates \$5,020,000 from the General Fund for methadone maintenance programs.

## REASON FOR VETO:

"During the brief period since 1968, numerous methadone maintenance treatment and research project have been established in communities throughout the state. Two and one-half years ago less than \$300,000 was allocated to support experimental methadone treatment programs in California. Today that expenditure has increased to more than \$5 million. This rapid expansion has resulted from the comprehensive methadone treatment program instituted under the direction of the Research Advisory Panel, which has assisted in the careful development of these projects to insure success. AB 562 would appropriate \$5 million for a new and separate program before the results of existing projects have been fully determined. I believe we should learn how effectively current programs are meeting their goals and incorporate the best features of these projects into an overall program which could be applied, as needed, throughout the state. To assure that this is done, I have directed the Human Relations Agency to undertake a comprehensive review of methadone projects now in existence and, on the basis of those findings, recommend how the overall program can be improved from the standpoint of organization and financing. This review can provide the information necessary to determine what new funds may be required to augment Short-Doyle monies allocated to the counties for such purposes as methadone treatment and research. Without this approach, it would be impossible to determine the level of funding which would be the most appropriate for the future of our methadone programs. It is my hope that this continuous progress toward a successful methadone treatment program will provide an effective means of controlling the terrible problem of heroin addiction.

"Accordingly, I am returning the bill unsigned," the governor said.



AB 801 - Monagan

Requires the state to pay the total cost of the monthly health plan premium for a state employee and his family members, or \$20 per month, whichever is less.

## REASON FOR VETO:

"AB 801 is being returned unsigned because its cost would worsen the already critical deficit facing the state this fiscal year. I believe that the state should pay a larger share of the cost of basic health care benefits for its employees, and I will include funds for this purpose in my 1972-73 budget recommendations. Fully state-paid basic health care benefits for employees, with employee-paid dependent coverage optional, would be desirable and would more fairly meet the individual needs of employees. This would assure employees some protection against rising costs in the future. This benefit improvement will be just one element of a total package of salary and benefit improvements that I will recommend this next fiscal year. The other elements of the package are not definite at this time, but among those we are considering are state-sponsored group life insurance for all employees and uniform allowances for certain employee groups.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 1020 - Stiern

Provides for the establishment of state funded bilingual-bicultural programs in all courses of instruction, and appropriates \$1,800,000 for purposes of the act.

## REASON FOR VETO:

"I believe it is imperative that our children obtain proficiency in the use of the English language---the primary communication tool of our society. A person's failure to become proficient in English is a serious handicap to both educational and financial achievement. Before embarking upon the kind of program this legislation would mandate, I believe we must first have the full benefit of the studies currently under way by various groups aimed at finding the best solution to bilingual problems. One such effort, AB 116, which I have signed today, appropriates \$500,000 for development, norming and implementation of bilingual scholastic aptitude tests, as well as a test program to determine the best methods of providing pupils, whose lack of proficiency in English is an obstacle to learning, with instruction in the English language through the use of another language more understandable to them. In addition, a Department of Education task force study into the degree of effectiveness of efforts currently being made by school districts to solve bilingual problems has not yet been completed. Without the latest and best methodology available in this area, I believe the adoption of a definitive program, such as that which SB 1020 would impose, is clearly premature.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 1216 - Zenovich

Appropriates \$1,500,000 annually, or as much thereof as necessary, from the Fair and Exposition Fund to the Department of Education to match specified federal funds, to be expended for vocational education programs in agriculture.

## REASON FOR VETO:

"Vocational training in agriculture is desirable and important as a part of our educational system and should be encouraged. However, state support for specific educational programs is a matter which should be considered in light of the state's overall educational needs and should not be approached on a piecemeal basis as provided in this bill. At the present time in California over \$35 million in public funds are being expended for identifiable vocational educational programs. The Advisory Council on Vocational Education is responsible for updating the California Master Plan for Vocational Education. I would hope if the proponents of SB 1216 feel there is an additional area of need in agricultural programs that these needs would be brought to the attention of the Council so that the focus on occupational fields in rural and urban areas can be properly met.

"Accordingly, I am returning the bill unsigned," the governor said.

SB 1491 - Moscone

Authorizes the Director of Parks and Recreation to sell, lease, or transfer specified properties comprising the San Francisco Maritime State Historic Park.

## REASON FOR VETO:

"In my opinion, the language and effect of this legislation are imprecise in that its provisions do not offer the state the ability to sell or lease the property in question if negotiations are not satisfactorily completed. The best solution would be achieved by providing the state the flexibility to sell or negotiate a long-term lease while safeguarding the state's interests. The bill fails to accomplish this essential objective.

"Accordingly, I am returning the bill unsigned," the governor said.

# # # # #

EJG

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-16-71

RELEASE: Immediate

#644

Governor Ronald Reagan today signed legislation to alleviate the shortage of doctors through establishment of a medical contract program between the state and private colleges and universities.

The measure (SB 1284 by Senator Donald L. Grunsky, R-Watsonville) authorizes the State Scholarship and Loan Commission to enter into private contracts with private colleges and universities to provide \$12,000 annually per student to increase enrollment of medical students.

"By 1980, California will require 2,000 new doctors every year," the governor said. "This legislation will provide fellowship grants to qualified students who do not have the financial resources to attend accredited private medical schools in California. It will also encourage these institutions to use their medical school facilities to the fullest extent to meet the shortage of doctors without additional cost to the state's taxpayers."

# # # # #

WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-16-71

RELEASE: Immediate

#645

Governor Ronald Reagan today signed legislation establishing bi-lingual study programs for students with a limited knowledge of English in the San Diego City Unified School District and the San Francisco Unified School District.

The measure (AB 116) by Assemblyman Wadie P. Deddeh, (D-Chula Vista), also requires the Department of Education to use all available state and federal funds to develop and implement bi-lingual scholastic aptitude tests to determine the eligibility of youngsters with limited knowledge of English to participate in special classes for the mentally retarded.

The bill appropriates \$500,000 to the Superintendent of Public Instruction with \$425,000 earmarked for the study program from fiscal year 1972 through fiscal year 1975 and \$75,000 to go for development of the bi-lingual aptitude tests.

"This legislation will open the doorway to educational opportunity to youngsters, who, through no fault of their own, have not the advantages that allow them to keep pace with their English-speaking companions," the governor said.

"It is imperative that our children obtain proficiency in the use of the English language--the primary communication tool of our society. If youngsters are not allowed this opportunity they will suffer a serious handicap to both educational and financial achievement."

## ##

WAS

Acting Governor Ed Reinecke today announced the following bills have been signed:

- AB 886 - McAlister (Chapter 1527) Authorizes county boards of supervisors to establish a fee not in excess of \$2 for issuance of a marriage license outside of normal business hours.
- AB 918 - Russell (Chapter 1528) Authorizes a peace officer a reasonable length of time not to exceed one hour to detain a person arrested for a moving traffic violation who does not have his driver's license or other satisfactory evidence of his identity for the purpose of verifying his identity.
- AB 1059 - Johnson, H. (Chapter 1529) Permits a court to allow the filing of a venue affidavit by the plaintiff after the filing of a complaint on a contract or installment account under the Unruh Act or Rees-Levering Motor Vehicle Sales and Finance Act. It requires the service of the affidavit on the defendant, whose time to plead does not commence to run until he is served. The bill also requires an attachment affidavit in an action on a contract under the Rees-Levering Motor Vehicle Sales and Finance Act to state facts showing the action was commenced in the proper court, and makes the plaintiff liable for the defendant's attorney's fees resulting from his failure to do so.
- AB 1069 - Biddle (Chapter 1530) Consolidates the Vehicle Code provision dealing with driving a motor vehicle while under the influence of a drug. It makes the penalties for driving under the influence of a drug identical to driving under the influence of alcohol.
- AB 1379 - Arnett (Chapter 1531) Provides that a local agency must coordinate with and receive approval from the appropriate planning agency before it may locate a facility within a scenic highway corridor.
- AB 1414 - Warren (Chapter 1532) Revises the procedure relative to notification of the Department of Motor Vehicles when a person violates his promise to appear in court and revises provisions regarding payment of fines. The bill revises provision prohibiting issuance or renewal of driver's license when the department has been notified by a court that the licensee has failed to make a timely payment of a fine. The bill also makes willful violation of an order to appear in court upon failure to make timely payment of a fine, or installment thereof, punishable as contempt, rather than a misdemeanor.
- AB 1416 - Warren (Chapter 1533) Provides that transcript of grand jury proceedings leading to an indictment or accusation shall not be open to public inspection until 10 days after its delivery to the defendant or his attorney, unless the court orders otherwise on motion of a party or on its own motion pending its determination as to whether all or part of the transcript should be sealed.
- AB 1418 - Warren (Chapter 1534) Authorizes a court to dismiss a civil action without prejudice when no party appears for the trial following 30 days notice of time and place of trial.
- AB 1431 - MacGillivray (Chapter 1535) Specifies that the authority of counties to contract for special services and advice extends to maintenance, security, or custodial services.



- AB 1462 - Chappie  
(Chapter 1536) Defines camp trailers for purposes of the Vehicle Code and provides that a camp trailer shall not be deemed to be a trailer coach. The bill provides that statutory restrictions regarding use of reflectorizing material do not apply to license plate stickers or tabs affixed to license plates as authorized by the Department of Motor Vehicles.
- AB 1487 - Wilson  
(Chapter 1537) Provides that a board of supervisors may authorize the county treasurer to issue bond anticipation notes when they deem it in county's best interests.
- AB 1566 - Johnson, H.  
(Chapter 1538) Permits suits enforcing stop notice to be filed within a period commencing ten days after service of the stop notice and ending 90 days after expiration of the period for recording liens. The bill prohibits bringing such suit to trial until the expiration of lien recording period.
- AB 1578 - Ralph  
(Chapter 1539) Permits issuance of a real estate broker's license to legally registered aliens who are in the process of applying for citizenship. The bill also specifies that designated private vocational schools and supervised courses of study are equivalent courses of study for purpose of the provisions dealing with educational requirements of real estate licensees.
- AB 1588 - Schabarum  
(Chapter 1540) Permits the presiding judge of the Superior Court in Los Angeles County, either upon application by the Attorney General or district attorney and after specified findings, or upon motion of the court, to order the drawing and impaneling of one additional grand jury which, upon impanelment, shall have exclusive jurisdiction to inquire into public offenses. The bill also changes the per diem of all grand jurors from \$5 to \$10 per day.
- AB 1952 - Z'berg  
(Chapter 1541) Permits a county to impose a reasonable charge against real property benefited for garbage services provided by the county to property owner at his request when charges remain delinquent for 60 days.
- AB 2249 - Russell  
(Chapter 1542) Defines the terms "full cash value", "market value" and "value" for purposes of law relating to property taxation. The act will become operative on March 1, 1972.
- AB 2310 - Murphy  
(Chapter 1543) Provides that in any case in which a minor is detained by the probation officer for more than 6 hours and subsequently released and no petition filed, the probation officer shall prepare a written notice to the parent, guardian or person having care and custody of minor explaining why the minor was held for more than 6 hours. The bill also provides that in any case in which a minor is detained for more than 15 days pending execution of an order of commitment or any other disposition, the court is required to review the case at least every 15 days to determine whether the delay is reasonable and what effect the delay has upon the minor.
- AB 2340 - Chappie  
(Chapter 1544) Requires courses in automobile driver education given in secondary schools to include education in the safe operation of motorcycles.
- AB 2396 - Murphy  
(Chapter 1545) Requires a public agency proposing to acquire property to notify the various local taxing agencies, when such property will become exempt from property taxation by reason of such acquisition, and to provide various other information.

AB 2406 - Hayden  
(Chapter 1546)

Requires a county counsel or district attorney to provide legal services to county committee on school district organization. The bill requires a board of supervisors to provide a committee with private legal services if the county counsel or district attorney is unable to provide such services.

AB 2618 - Arnett  
(Chapter 1547)

Increases fees for the licensing of private postsecondary schools.

AB 2769 - Keysor  
(Chapter 1548)

Increases the total amount of the cost of certain school building contracts from \$5,000 to \$7,500 before building plans must be submitted to the Department of Education. The bill also raises the maximum amount of school district contracts exempt from the lowest responsible bidder requirement.

AB 2884 - Foran  
(Chapter 1549)

Permits appointed and elected city attorneys to become members of the Public Employees' Retirement System under certain conditions and upon paying specified contributions and interest.

SB 120 - Harmer  
(Chapter 1522)

Requires state or local public agencies to take appropriate action to recover civil damages for the negligent, willful or unlawful damaging or taking of property belonging to, or under the jurisdiction of the agency.

SB 742 - Song  
(Chapter 1523)

Makes several clarifying amendments to the Consumer Warranty Act of 1970.

SB 976 - Marks  
(Chapter 1524)

Requires that the California Highway Commission publish in a newspaper of general circulation notices of intent to acquire park property for highway purposes.

SB 1019 - Stiern  
(Chapter 1525)

Provides statutory authorization for the Board of Governors and the Chancellor's Office of the California Community Colleges to administer and govern various activities related to the Community colleges.

SB 1053 - Behr  
(Chapter 1526)

Provides that a public agency, or a person, having a liquidated claim against a public agency, shall be entitled to interest commencing the 61st day following the filing of the claim known or agreed to be valid when filed pursuant to statute or contract and such claim is due and payable.

#####

Acting Governor Ed Reinecke today announced the following bills have been signed:

- AB 505 - Deddeh  
(Chapter 1557) Creates the Highway Users Tax Study Commission to study the allocation of highway funds and to report to the legislature by February 1, 1974.
- AB 885 - Ralph  
(Chapter 1558) Authorizes the Workmen's Compensation Appeals Board to determine the amount of attorneys' fee incurred by an applicant in resisting a petition or proceeding to reduce or terminate permanent or temporary disability benefits, which is subsequently denied wholly by the board and to assess that amount as costs against the petitioner or person who instituted the proceeding.
- AB 1404 - Crown  
(Chapter 1559) Amends the Sherman Food, Drug and Cosmetic Law to provide that certain drugs manufactured in finished form after June 30, 1972, are misbranded unless the manufacturer, packer, or distributor of the drug states in all advertisements and other descriptive matter he issues or causes to be issued with respect to the drug the name and place of business of the manufacturer who produces the finished dosage form of the drug, as prescribed by regulations of the State Department of Public Health.
- AB 1749 - Chappie  
(Chapter 1560) Provides for the organization of the Tahoe-Truckee Sanitation Agency for the collection, treatment and disposal of sewage, industrial waste, and storm water. The bill also repeals North Lake Tahoe-Truckee River Sanitation Agency Act.
- AB 1810 - Hayes  
(Chapter 1561) Makes the Education Code provision, which authorizes an alternative procedure for informing school classified employees of certain rules and laws relating to the classified service, applicable to the personnel commissions of school districts having more than 1,000 rather than 5,000 classified employees. The bill will affect the Los Angeles Community College District, the Long Beach Unified District and the Garden Grove Unified District.
- AB 2283 - Collier  
(Chapter 1562) Requires that the statement of official statistics and information distributed to the registered voters in a school district unification election contain a statement of how much the maximum tax rate shown in the ballot proposal would have to be increased to produce revenue equal to that produced by the statutory override taxes in effect in the component school districts.
- AB 2472 - Cline  
(Chapter 1563) Provides for the use of federally granted funds to administer manpower services by the Department of Human Resources Development for economically displaced persons who are involuntarily unemployed.
- AB 2499 - Briggs  
(Chapter 1564) Amends the Insurance Code to provide that if an insured elects to delete uninsured motorist coverage from his policy completely, or only with respect to a natural person or persons designated by name then, such deletions shall be binding upon every insured to whom such policy or endorsement provisions apply. The bill also specifies that an agreement between the insured and the insurer excluding a named person from bodily injury and property damage coverage shall remain in force so long as the policy remains in force and shall apply to any continuation, renewal or replacement of such policy or reinstatement of such policy within 30 days of any lapse thereof.

- AB 2502 - Briggs  
(Chapter 1565) Authorizes the issuance in California of an additional form of group life insurance, meeting specified requirements, written under a policy against loss in value of redeemable securities of an insured investor issued by certain investment companies.
- AB 2503 - Briggs  
(Chapter 1566) Allows any life insurance company authorized to do business in California to issue investment return assurance policies.
- AB 2610 - Wakefield  
(Chapter 1567) Extends the termination date of the Research Advisory Panel on Drug Abuse to the 91st day after final adjournment of the 1975 Regular Session.
- AB 2666 - Wilson  
(Chapter 1568) Provides that it is unlawful for a healing arts licentiate to offer, deliver, receive, or accept any, (rather than any unearned) rebate or other consideration in compensation or inducement for referring patients, clients or customers irrespective of the described relationship to the person to whom the reference is made.
- AB 2742 - Hayes  
(Chapter 1569) Prohibits any action from being brought to recover damages arising out of latent defects from any person who develops real property or performs or furnishes the design, specifications, surveying, planning, supervision, testing or observation of construction or construction of an improvement to real property more than 10 years after the substantial completion of the development or improvement.
- AB 2777 - Cullen  
(Chapter 1570) Requires the Office of Planning and Research to cooperate with the Department of Aeronautics and other federal, state and local agencies in the development of an air transportation program for California.
- AB 2807 - McAlister  
(Chapter 1571) Authorizes juries in civil cases to take copies of written instructions given into the jury room for deliberation. The bill is effective until December 31, 1974.
- SB 4 - Cologne  
(Chapter 1550) Revises the procedures governing the administration of justice by courts during specified emergency situations.
- SB 503 - Nejedly  
(Chapter 1551) Increases sport fishing license and hunting license fees.
- SB 686 - Wedworth  
(Chapter 1552) Allows school boards to excuse 10th, 11th, and 12th grade pupils from physical education classes if they attend regional occupational centers or programs. The bill reduces the minimum day from 240 minutes to 180 minutes for those students. The bill also requires the State Board of Education to include regional occupational centers and programs in the allocation of federal funds.
- SB 1100 - Gregorio  
(Chapter 1553) Requires the Department of Public Works to hold public hearings regarding the incorporation of pedestrian and bicycle facilities on freeways which are part of the state highway system. The bill authorizes the department to expend highway funds on such facilities, under specified circumstances in connection with state highways. The bill also authorizes the department to exercise the power of eminent domain for construction and maintenance of bicycle lanes and paths.
- SB 1294 - Cologne  
(Chapter 1554) Provides that a person injured while riding on a moving railroad car may not recover damages from the owner or operator of the railroad unless the injuries were proximately caused by the intentional act of the owner or operator with knowledge that the injury would probably result, or the act was done with wanton and reckless disregard of probable results.



SB 1461 - Stevens    Frees from public trust for navigation, commerce  
(Chapter 1555)        and fisheries certain described parcels of tide  
                          and submerged lands conveyed in trust to the City of  
                          Redondo Beach.

SB 1508 - Moscone    Makes the Penal Code provisions requiring a speedy  
(Chapter 1556)        trial of persons in confinement because of  
                          conviction on another offense applicable to  
                          sentencing as well as trial.

# # #

Acting Governor Ed Reinecke today announced the following bills have been signed:

- AB 390 - Hayes  
(Chapter 1573) Provides that a coroner's inquest shall determine among other things, whether a death was at the hands of another person other than by accident, rather than only at the hands of another person. The bill provides that such findings shall not include nor make any reference to civil or criminal responsibility of any other person as well as that of deceased.
- AB 533 - Brathwaite  
(Chapter 1574) Provides for uniform treatment of persons who are displaced or have their real property taken for public use. It brings the State law into conformance with the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.
- AB 1339 - Cullen  
(Chapter 1575) Authorizes local public agencies to adopt rules and regulations providing for exclusive representation of employees, subject to the employees right to represent themselves, by an employee organization formally recognized pursuant to a vote of the employees of the agency or appropriate unit thereof. The bill provides that exclusive representation by employee organizations so recognized may be revoked by a majority vote of the employees only after 12 months from formal recognition.
- AB 1936 - Quimby  
(Chapter 1576) Prohibits a city from imposing a license fee or tax, other than a fee or tax based on the taxpayer's entire gross receipts which are directly attributable to the business activities conducted within the city, for the privilege of renting, leasing, or operating coin-operated vending machines dispensing tangible personal property upon any individual or firm whose business is limited exclusively to renting, leasing or operating such machines.
- AB 2489 - Briggs  
(Chapter 1577) Deletes the option presently available to counties that certain information relating to tax rates or the dollar amounts of taxes may be combined on property tax bills. The bill is applicable with respect to taxes and assessments levied for the 1972-73 fiscal year and the years thereafter.
- SB 730 - Richardson  
(Chapter 1572) Modifies the prohibition against certain candidates using an office or occupational ballot designation at the general election.

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Governor Ronald Reagan today signed administration-sponsored legislation "aimed at cracking down on a certain irresponsible segment of the auto repair industry which persists in using dishonest and unethical operating methods."

He called the measure (SB-51, Beilenson) "the toughest and most significant consumer protection legislation of the year in California."

The governor also said "last year, in my consumer protection message to the legislature, I called attention to the increasing number of complaints we were receiving about fraudulent practices in the auto repair field---far more than in any other line of business. I noted that such practices not only were harmful to consumers but also were giving many in the industry a name and reputation they did not deserve.

"I called on the responsible members of the industry to join with us in finding a way to give consumers the kind of protection they want and need. The Independent Garage Owners' Association and other reputable organizations came to us and offered to help in the drafting of the legislation. Working closely with our new Department of Consumer Affairs and the author of the bill, the new law they helped us write is designed to bring the irresponsible members of the industry into line or put them out of business.

"I believe the legislation contains the necessary enforcement provisions to do so. It requires automotive repair dealers to be registered with a new bureau in the State Department of Consumer Affairs and empowers the director of the department to suspend or revoke any license as necessary. In addition, any dealer who fails to comply with the new law is subject to a fine of up to \$1,000, or up to six months in jail, or both.

"Last year, with the establishment of the Department of Consumer Affairs, this administration again reaffirmed its strong commitment to protecting the interests of California's consumers. The law I have just signed is a special source of pride to all of us because it is a direct result of our commitment to keep consumer protection a top priority," the governor said.

# # # # #

EJG

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

- AB 209 - Roberti  
(Chapter 1588) Adds a new waiver section to the Personal Income Tax Law which provides that interest will be waived with respect to underpayments of estimated personal income tax if the taxpayer files an amended declaration and pays the underpayment within 15 days after the close of the taxable year, and the original declaration was filed in good faith but unanticipated additional income was generated thereafter.
- AB 273 - Ryan  
(Chapter 1589) Deletes the Education Code provision allowing a school district governing board to designate the position of business manager as one requiring certification requirements. The bill also provides that a credential may be required by small school districts for the position of business manager.
- AB 304 - Brathwaite  
(Chapter 1590) Permits changes under the Improvement Act of 1911 to exceed 20 percent of the total estimated cost when ordered by the local legislative body. The bill provides that such portion of the added cost which exceeds the 20 percent limitation shall be paid by the public entity.
- AB 511 - Cullen  
(Chapter 1612) Changes the procedure by which the Legislature may reject an executive reorganization plan submitted by the governor.
- AB 587 - Knox  
(Chapter 1591) Eliminates special procedures for investigating and charging crimes with respect to corporations.
- AB 698 - Schabarum  
(Chapter 1593) Makes statutory changes necessary to conform the statutes to Reorganization Plan No. 1 of 1970.
- AB 804 - Greene, L.  
(Chapter 1594) Revises the process by which maps or plats of cemeteries are to be drawn, printed or reproduced. The bill requires the county recorder to file, rather than record, surveys and subdivisions, made by the State Lands Commission, of lands belonging to the state to be sold, leased, or to have the boundary established.
- AB 826 - Vasconcellos  
(Chapter 1595) Provides for an action for damages for the intentional use of another's name, photograph, or likeness for commercial purposes without prior permission.
- AB 1154 - Lanterman  
(Chapter 1597) Modifies the State Fellowship program for graduate study by eliminating the requirement which limits awards only to those planning to pursue college teaching. The bill authorizes fellowships to any eligible graduate student with academic ability and financial need.
- AB 1191 - Brathwaite  
(Chapter 1598) Authorizes an employee whose employer has failed to secure payment of compensation to file application with Workmen's Compensation Appeals Board for compensation. The bill creates an Uninsured Employer's Fund from which the claimant's award shall be paid when the employer is uninsured and fails to pay it. The bill creates a liquidated claim for damages against the employer when the award is paid from the fund. The Director of Industrial Relations is authorized to bring a civil action to recover such damages.



- AB 1199 - Wilson  
(Chapter 1599) Includes in the state scenic highway system State Highway Routes 52 and 109 in their entirety, and Route 163 from Ash Street in San Diego to Route 8.
- AB 1483 - Cory  
(Chapter 1600) Enacts the Guaranteed Learning Achievement Act of 1971. The bill will allow five school districts with approval of the Superintendent of Public Instruction, to contract with private concerns to provide experimental special programs in fields of reading and mathematics for primary and elementary level pupils based on performance guarantees.
- AB 1556 - McAlister  
(Chapter 1601) Provides that specified records of air pollution districts or any other state or local agency or district relating to air or other pollution are public records.
- AB 1587 - Schabarum  
(Chapter 1602) Requires the Public Utilities Commission to provide a list to the Department of Public Works of proposed, as well as existing, crossings at grade and existing grade separations most urgently in need of separation or alteration. The bill authorizes allocations to eliminate proposed crossings at grade to be made from the \$5,000,000 allocated annually by the department for grade separation projects.
- AB 660 - Dunlap  
(Chapter 1592) Prohibits the capture, possession, or confinement of any live mountain lion taken from the wild, with specified exceptions. It authorizes the Fish and Game Commission to promulgate regulations for temporary confinement of mountain lions for treatment of injury or disease. It revises provisions concerning depredating mountain lions, to provide for a limited term permit to take depredating animals within a limited area of incurred damage. The bill further provides that provisions concerning the taking of lions and depredation are to be operative only until 61st day of adjournment of the 1975 Regular Session.
- AB 1686 - Briggs  
(Chapter 1603) Permits any authorized joint powers agency, board, or commission created by agreement between an irrigation district and a city to issue revenue bonds to finance acquisition, construction, or improvement of a water supply system.
- AB 1754 - Sieroty  
(Chapter 1604) Changes the final day for filing personal property statements from the last Monday in May to the last Friday in May. Memorial Day is now celebrated on the last Monday in May.
- AB 1802 - Burton  
(Chapter 1605) Revises the bar pilotage rate required to be paid by vessels inward or outward bound through the Golden Gate and into or out of the Bays of San Francisco, San Pablo and Suisun. The bill also revises the factors which the Pilotage Rate Committee for San Francisco, San Pablo and Suisun Bays is required to consider in preparing its recommendation to the Legislature with respect to pilotage rates.
- AB 2112 - Badham  
(Chapter 1606) Requires that specified evidence, which under existing law would, when submitted to the Board of Vocational Nurse and Psychiatric Technician Examiners, permit a person to be licensed as a psychiatric technician without examination, be submitted to the board prior to July 1, 1972.
- AB 2324 - McAlister  
(Chapter 1580) Prohibits an employer from discharging an employee on account of garnishment of wages for any one indebtedness.

AB 2579 - Waxman  
(Chapter 1608)

Amends the Nursing Home Administrators' Licensing Act to meet the requirements of the federal Social Security Act. The bill also increases license fees and provides for payment of per diem compensation to members of the Board of Examiners of Nursing Home Administrators.

AB 2649 - Lanterman  
(Chapter 1609)

Revises county planning requirements and financing provisions under the Short-Doyle Act.

AB 2821 - Maddy  
(Chapter 1610)

Provides that petition to set aside an estate under \$5,000 may be presented, without filing a petition for probate of a will or letters of administration, by a person named in the will as an executor, surviving spouse, or guardian of a minor child or children of the decedent.

AB 2922 - Chacon  
(Chapter 1611)

Provides that commissioners of deeds shall not be appointed or reappointed after effective date of the bill. The bill provides that commissioners of deeds shall hold office for a term of four years from the date of their commissions.

SB 594 - Song  
(Chapter 1607)

Prohibits an employer from discharging any employee because garnishment of his wages have been threatened or because his wages have been subjected to garnishment for one judgement rather than prohibiting such discharge for one garnishment of wages prior to a final order or judgement of a court.

SB 819 - Deukmejian  
(Chapter 1581)

Establishes procedures for civil protective custody in evaluation and detoxification facilities designated pursuant to Lanterman-Petris-Short Act, for persons violating the Penal Code Provision making persons under the influence of intoxicating liquor guilty of disorderly conduct. The bill exempts persons placed in civil protective custody from any criminal prosecution or juvenile court proceeding.

SB 889 - Dymally  
(Chapter 1582)

Authorizes the governing board of the State Nautical School, governing boards of school districts and county superintendents of schools to perform all acts necessary to receive the benefits and expend the funds provided by the Federal Emergency Employment Act of 1971. The bill also authorizes county superintendents of schools to perform all acts necessary to receive benefits and expend funds provided by other specified federal programs.

SB 1006 - Holmdahl  
(Chapter 1583)

Allows county boards of supervisors to grant the homeowners' exemption (80% of the value) to claimants who fail to file timely claims due to reasonable cause and not due to willful neglect if such claim is filed prior to June 15. The bill also requires assessors to mail claim forms to persons who have had the homeowners' exemption in prior year or who purchase an eligible dwelling after the prior lien date and before January 1, of the succeeding year.

SB 1040 - Collier  
(Chapter 1579)

Creates the California Council of Product Design and Marketing in the Department of Commerce, to encourage and promote California business.

SB 1170 - Walsh  
(Chapter 1584)

Applies the relief of bidders provisions similar to those found in the State Contract Act to construction contracts awarded by all public agencies. In addition, the bill will disqualify contractors who claim such relief from rebidding the same contract.

SB 1178 - Holmdahl  
(Chapter 1585)

Authorizes, subject to prescribed limitations, a subsequent Cal-Vet farm or home acquisition when the veteran is forced to sell because of inability to pay property taxes resulting from increased assessments.

SB 1327 - Deukmejian  
(Chapter 1586)

Establishes a procedure by which surface rights may be returned to the landowner by terminating all or part of the right of entry from certain mineral or oil and gas leases.

SB 1397 - Way  
(Chapter 1587)

Provides that when a court has made a final adjudication that a person is the father of a minor child, that person shall provide for the food, clothing, shelter, and medical care of the minor child or be subject to a fine of up to \$1,000 and/or one year in jail. The bill also authorizes the court, in an order granting probation which includes a support order upon conviction of criminal nonsupport, to require the assignment of wages as a condition of probation.

# # # #

WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-23-71

RELEASE: Immediate

#658

Governor Ronald Reagan today signed legislation that increases the maximum weekly unemployment benefit from \$65 to \$75 per week.

In signing the measure (AB 1088) by Assemblyman Jack Fenton (D-Montebello), Governor Reagan pointed out that the last raise in the weekly unemployment benefit, from \$55 to \$65, was in 1965.

The new law will mean a boost in unemployment benefits for approximately 500,000 workers now covered by the program, who will file new claims in the following 12 months. Approximately 35 percent of the eligible claimants will get the full \$10 increase to \$75 in weekly benefits, while another 12 percent will receive smaller increases depending on their earnings.

The bill also increases the earnings required by a worker to be eligible for minimum benefits from \$720 to \$750 per year.

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WAS

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 11-23-71

RELEASE: Immediate

#661

Governor Ronald Reagan announced today he has vetoed SB 138 regarding solid waste management because it duplicates existing legislation and cannot be managed effectively without the reorganization the administration currently is seeking.

The bill, by Senator John Nejedly and Assemblyman Edwin Z'berg, provided for the establishment of a comprehensive solid waste management and resource recovery policy.

In his veto message, Governor Reagan noted that earlier this year he had requested legislative approval of a reorganization plan designed to more effectively protect the environment. That plan included the management of solid waste problems.

"I understand that all the relevant provisions of SB 138 dealing with solid waste management have been amended into SB 187, the reorganization bill, so that the reorganization proposal and its substantive elements can be considered together," the governor said, adding:

"I am vetoing SB 138 to insure that solid waste is considered as a part of reorganization. I hope that the reorganization-solid waste bill will be on my desk in the near future."

# # # #