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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-11-72 RELEASE: Immediate

#465

Governor Ronald Reagan today announced that he has signed the

following bills:

AB 99 - Lewis Reorganizes the administration of preschool, Chapter 670 children's centers, and day care programs in California.

AB 175 - Vasconcellos Provides that teaching sessions and vacation Chapter 671 periods in year-round school programs will be on a rotating basis as established by the governing board, rather than in rotating shifts of approximately 45 class-day sessions with interspaced 15 class-day vacation periods. It authorizes such governing boards to divide students of each participating school into as many groups as necessary to adequately accommodate such a program, rather than divide students into four groups.

AB 428 - Wood Chapter 672 Prohibits any trailer coach manufactured on or after July 1, 1973 from being sold or offered for sale in this state unless it has been issued a certificate of origin.

AB 517 - Ketchum Chapter 673 Permits a licensed winegrower to conduct wine tastings of wine produced and bottled by, or packaged for, such licensee. It also permits described winegrowers to conduct wine tastings and off-sale of domestic wine other than that produced and bottled by, or packaged for, such licensee.

AB 530 - Ryan Chapter 591 Provides a new salary schedule for councilmen in cities of over 150,000. The bill includes city councilmen in cities of up to and including 5,000 in population in same salary schedule as city councilmen in cities of between 5,000 and 35,000. The bill also provides that councilmatic salaries can be increased in an amount not to exceed 5 percent per calendar year.

AB 534 - Johnson, H. Permits a state graduate fellowship to be granted Chapter 674 to an individual who has been accepted for admission by a graduate or professional school, even though he has not received a baccalaureate degree.

> Provides that tax sale deeds will not pass title free of unaccepted, recorded, irrevocable offers of dedication to the public or public agencies for a public purpose or recorded options of taxing agencies to purchase property for a public purpose.

Revises provisions prescribing requirements for persons to operate a driving school by defining "driving school licensee," and "driving school operator," and specifically prescribing requirements for persons engaged in the business of giving instruction in the driving of motor vehicles or in the preparation of an applicant for a driver's license examination, as well as persons who operate a driving school or give instructions for a driving school.

AB 686 - Priolo Chapter 579

AB 581 - Deddeh

AB 590 - Stacey

Chapter 675

Chapter 676

AB 689 - Dent Chapter 677 Amends various code sections to change the term "21 years of age" or any similar phrase regarding such age to "18 years of age."

Deletes obsolete provisions relating to establishment and maintenance of postgraduate courses of study and high school courses by an elementary school district. AB 735 - Johnson, H. Increases the number of judges in the El Monte Chapter 678 Municipal Court District from three to four.

AB 738 - Porter Chapter 679

AB 873 - Arnett Chapter 655

Consolidates and modifies provisions relating to municipal courts in the cities of Burlingame, San Mateo, Daly City, South San Francisco, San Carlos and Redwood City, and establishes three judicial districts in San Mateo County. The bill also provides for court attaches and salary ranges in these judicial districts.

Authorizes the State Board of Public Health to set

the waterworks standards which govern the supply and distribution of water for domestic purposes.

AB 958 - Foran Chapter 656

Requires the Department of Public Works to maintain, as well as install, screening on state freeway overpasses.

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Provides that a pedestrian crossing the highway AB 977 - McAlister Chapter 680 other than by means of a provided tunnel or overcrossing is required to yield the right-of-way to only those vehicles so near as to constitute an immediate hazard, rather than to all vehicles on the roadway.

Requires licensed plumbing contractors to have their name, permanent business address, and contractor's AB 1034 - Townsend Chapter 681 license number, all in letters at least one and onehalf inches high on each side of their commercial vehicles.

Authorizes the Director of Agriculture to adopt AB 1072 - Briggs temperature deviations from the requirements of raw Chapter 682 market milk for pasteurization that may occur as a result of emergencies arising from equipment failure or as a result of other unusual circumstances rather than confining the area of regulation to emergencies arising from equipment failure.

cial District.

AB 1089 - Hayden Provides that the California desert tortoise is the official state reptile.

Changes the salaries and positions of various muni-

Changes the salaries and positions of various court attaches in the Vallejo Municipal Court District.

Authorizes the Fish and Game Commission to allow

vation would be in the best public interest.

cultivation of native marine life in a mariculture area if the commission determines that such culti-

also authorizes the commission to prohibit recreational activities in any mariculture area if it determines that such activity is detrimental to the

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cipal court attaches of the Fairfield-Suisun Judi-

AB 1102 - Dunlap Chapter 684

Chapter 683

AB 1103 - Dunlap Chapter 685

AB/1152 - Wood Chapter 686

AB/1281 - Arnett Chapter 687

Requires redevelopment agencies and housing authorities to adopt personnel rules and regulations applicable to all employees regarding conflict of interest, use of funds, and personnel procedures. The bill requires that such rules and regulations be public records.

AB 1388 - Briggs Reduces the amount of the authorized Davis-Grunsky Act grant to the County of San Bernardino for the Prado Regional Park Project from \$2,200,000 to Chapter 688 \$1,958,400, and provides that the project shall be as described in the supplemental feasibility report filed with the Department of Water Resources on February 1, 1972.

enhancement of the resource.

AB 1399 - Murphy Chapter 689

AB 1431 - Dunlap Chapter 690

to an agreement to reimburse the county for public aid and certain other public liens. Specifically authorizes the County of Napa, upon request by the state, to convey to the state Old

Exempts the state and political subdivisions from

the requirement of a fee for filing or recording

documents other than full releases with respect

#465

Bale Mill Park for inclusion in state park system. The bill provides that acceptance of the conveyance is subject to a finding by the attorney general that title is satisfactory.

Provides that general salary increase money in the Budget Act of 1972 may be expended for military pay AB 1448 - Mobley Chapter 657 increases established by federal law prior to the operative date of budget. The bill also provides that specified money appropriated in the Budget Act of 1972 to the Human Relations Agency for planning may be used for planning implementation of Governor's Reorganization Plan No. 1 of 1970.

AB 1735 - Gonsalves Permits two or more companies engaged in the pro-Chapter 640 duction and distribution of motion pictures to pool their facilities, equipment and personnel under a partnership without incurring sales or use tax obligations with respect to the furnishing of tangible personal property or services by the partnership to its members.

AB 1809 - Crown Adjusts the wages, classifications and number of Chapter 691 superior court personnel in Alameda County.

AB 1851 - Lanterman Authorizes the professional person in charge of an agency providing comprehensive evaluation or inten-Chapter 692 sive treatment facility to recommend conservatorship for a person who is not in such facility if the professional person has examined such person and determined that he is gravely disabled and that future examination is not necessary for such determination.

Chapter 693

AB 1852 - Lanterman Authorizes the county Short-Doyle program to develop mental health services for children without following the established order of priority in services.

AB 1857 - Lanterman Expands the provision requiring written plan for Chapter 694 after-care services prior to release of a patient to apply to patients in community treatment facilities as well as state hospitals.

AB 1858 - Lanterman Specifies the legislative intention that the pro-Chapter 695 visions relating to fire protection standards for board and care facilities and the regulations and standards adopted be uniform throughout the State of California and that no county, city, city and county or district shall adopt or enforce any ordinance or local rule or regulation relating to fire and panic safety in such buildings.

AB/1870 - Lanterman Shortens the period for submission of claims for Chapter 696 reimbursement under the Short-Doyle Act from 60 to 30 days, except in cases of hardship as determined by the Department of Mental Hygiene. The bill also revises a Medi-Cal funding restriction regarding mental health services to require specific appropriation rather than specified appropriation from the State Health Care Deposit Fund.

AB 2021 - Hayden Provides that a retired person may serve as a member Chapter 697 of the academic staff of a California Community College without reinstatement if he does not serve for more than 90 working days and his compensation does not exceed \$4,000 in a fiscal year.

AB 2045 - Pierson Chapter 698

AB 2331 - Murphy Chapter 699

Appropriates \$300,000 to the Department of Justice to settle the claim of Mary Ann Hampson against the State of California.

family, owner-occupied dwellings due to the borrower

placing a second mortgage or second trust deed on

Prohibits the acceleration of a loan on single-

AB 2334 - Ketchum Chapter 700 Provides where the voters of one school district have voted to accept, expend, and repay apportionments under the State School Building Aid Law of 1952 that a subsequent approval by the voters of both districts of the reorganization of such district with another district shall constitute consent by the newly formed union district to accept, expend, and repay such apportionments.

the property.

SB 268 - Song Chapter 658 Requires the Department of Public Works to undertake noise abatement programs on public or private schools constructed prior to the adoption of the adjacent freeway.

SB 363 - Burgener Authorizes establishment of self-supporting, non-Chapter 659 profit cooperating associations to sell interpretive materials in units of the State Park System.

SB 505 - Lagomarsino Authorizes county boards of supervisors to dis-Chapter 660 charge county tax collectors and assessors from accountability for collecting interest, penalties, and other charges pertaining to taxes on property on the unsecured roll, as well as for collecting the taxes on such property, when the amounts involved are too small to justify the cost of collection or collection is otherwise impracticable.

SB 647 - Lagomarsino Permits a county to be reimbursed for services of Chapter 661 the public defender in civil as well as in criminal cases, where the client has the ability to pay some portion of the costs.

SB 736 - Lagomarsino Provides for certifying the transcript of the Chapter 662 sworn oral statement given to procure a search warrant by a certified court reporter who records the statement with the transcript also certified by the magistrate, as an alternative to the present method of certification of the recording of the statement and transcript thereof only by the magistrate.

SB 780 - Collier Chapter 663 Specifies that no water corporation or employee providing fire protection service shall have any greater liability as a result of failure to maintain water supply, pressure or any equipment, or other fire protection facility or service than a public agency or its employees under similar circumstances.

SB 895 - Alquist Chapter 664 Requires cities and counties to collect a fee under the Strong-Motion Instrumentation Program from each applicant for a building permit equal either to 0.007 percent of the total valuation of the proposed building construction as determined by the local building official or 50 cents, whichever amount is higher.

SB 1007 - Way Chapter 665 Makes a number of technical changes relating to the administration and collection of the racehorse in-lieu tax and the livestock in-lieu tax.

SB 1019 - Mills Chapter 666

6B 1123 - Zenovich Chapter 667

h Revises and restates, with various substantive changes, the authority and responsibility of the director of agriculture in connection with examining and auditing of books and records of processors and produce dealers.

Makes a nonsubstantive change to an Education Code

provision relating to public school employers.

SB 1275 - Short Chapter 668

Chapter 669

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

SB 1350 - Deukmejian Makes a \$463,914 appropriation from the General Chapter 669 Fund for support of the California Job Development Corporation Law Executive Board in augmentation of the Budget Act of 1972.

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OFFICE OF GOVERNOR RONALD REAGAN RELEASE: Immediate Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8/11/72 #467 Governor Ronald Reagan today announced the following bills have been signed: AB 190 - Chappie Provides that the Department of Public Health may by regulation prohibit the use of any con-tainer for hazardous substances if it determines Chapter 718 chat such container may be mistaken for a food, drug, or cosmetic container or has a closure which presents a health hazard due to ease of opening. Provides for posting of summons in specified AB/202 - Dunlap circumstances in unlawful detainer actions in-Chapter 719 volving commercial property as an alternative to the usual procedures for service of summons except publication. Requires the Division of Industrial Safety to AB 213 - McCarthy Chapter 720 investigate complaints from employees, their representatives, or an employer of any employee, that an unsafe place of employment existed, within three working days from receipt of such complaint. The division may refuse to comply with this time requirement if it determines that the complaint is intended to wilfully harass an employer or is without any reasonable basis. Provides that for purposes of admission fees, tuition, or any other fee required of pupils by either the Regents of the University of AB 337 - Meade Chapter 721 California or the Trustees of the California State University and Colleges, the residence of the husband is not, in and of itself, determinative of the residence of the wife. AB 354 - Powers Amends the Private Investigator and Adjuster Act Chapter 722 by permitting licensees to deposit savings loan investment certificates or share accounts in lieu of the \$2,000 surety bond or cash deposit presently required. AB 369 - Dunlap Expands the present Vehicle Code provisions for Chapter 723 issuing distinguishing license plates for disabled persons to those persons who have lost or lost the use of both hands, thereby extending to such persons special parking privileges. AB 423 - Townsend Chapter 724 Authorizes the director of the State Department of Social Welfare through the division for the blind to provide consultative services to county personnel administering aid to the blind. AB 459 - Pierson Adds to the list of unfair methods of competition and unfair and deceptive acts or practices in the business of insurance specified "unfair claims settlement practices." Chapter 725 AB 494 - Foran Prohibits selling or offering for sale a new Chapter 726 bicycle unless equipped with a red reflector on the rear, and amber and red reflectors mounted on the sides, of a type approved by the Department of California Highway Patrol, and selling or offering for sale for use on a bicycle an unapproved red reflector. AB 500 - Hayes Chapter 727

Provides that conciliation counselors in counties with a population of one million or more shall have the power to make recommendations relating to preage marriages. AB 511 - Foran Chapter 728

AB 533 - Deddeh Chapter 729

AB 842 - Keysor Chapter 736

AB 360 - Fenton Chapter 731 Provides for case-to-case exemption from county waste disposal and collection service fees.

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Allows the governing board of a district offering a nursing or related healing arts program to purchase liability insurance for the students with district funds.

Makes changes in the registration and penalty fees for cargo tanks which are registered and inspected for safety by the state fire marshal.

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

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

> den Requires vehicles manufactured after December 31, 1955, to be equipped with breakaway brakes and provides that the overload exemption, while loading and unloading, does not apply to overloads on bridges.

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

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

Requires a redevelopment agency to keep a record of the proceedings of its meetings.

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

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

AB 919 - Hayden Chapter 733

AB 974 - Duffy Chapter 734

AB 1008 - Fong Chapter 735

AB 1027 - Burton Chapter 736

AB 1118 - Badham Chapter 737

AB 1175 - Hayes Chapter 738

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Allows county service area revolving funds to advance funds for environmental impact studies. AB 1184 - Stull Chapter 739 It increases the size of the county service area revolving funds from The bill also authorizes county service area \$350,000 to \$500,000. service charges to be collected on the county tax bill. AB 1260 - Cory Permits a flashing light system on a motor vehicle to indicate the degree of deceleration Chapter 740 of the vehicle, in a specified manner. This bill is operative only if the California Highway Patrol, in a written report to the legislature, approves of the use, on motor vehicles upon the highways, of such system. The bill requires the department to submit a written report to the legislature no later than June 1, 1973. Makes provisions regarding food production and AB 1300 - Townsend marketing establishments inapplicable to food Chapter 741 establishments open to the outside air, or retail dairies, in which there is displayed for sale only produce, shell eggs, or packaged foods, or two or more of such products. The bill requires the State Department of Public Health to adopt rules and regulations for such establishments. Adds to the state scenic highway system that AB 1306 - Seeley portion of State Highway Route 24 from the Ala_ Chapter 742 meda-Contra Costa county line to Route 680 in Walnut Creek and State Highway Route 680 the Alameda-Contra Costa county line to Route 24 in Walnut Creek. The bill deletes from the state highway system that portion of State High-way Route 115 from Route 98 near Bonds Corner to Route 8 near Holtville. Adds Route 186 from the international boundary near Algodones to Route 8. AB 1369 - Brathwaite Requires the California FAIR Plan to encourage Chapter 743 persons to purchase their property insurance f: persons to purchase their property insurance from admitted insurers or through a surplus line broker by informing such persons what steps they must take in order to obtain such insurance through the normal market. AB 1394 - Murphy Increases from \$350 to \$500, over and above liens and encumbrances, the maximum value of a motor Chapter 744 vehicle exempt from execution of judgment. AB 1396 - Murphy Amends the Milk Stabilization Law to change the Chapter 745 classification of sterilized half and half and cream packaged in a particular type of container for sale outside of the State of California from Class 1 to Class 2. AB/1433 - Dunlap Provides that the Department of Human Resources Chapter 746 Development shall certify liability to reimburse unemployment benefits to the county officer or other person responsible for disbursements on behalf of the county, rather than to state controller. The bill requires such county officer or other person responsible, rather than the state controller, to pay reimbursements to the unemployment fund. AB 1501 - Duffy Chapter 747 Requires the parent or legal guardian of any pupil in a public school on a continuing medication regimen for a nonepisodic condition to inform the school nurse or other designated certificated school employee of the medication being taken, the current dosage, and the name of the supervising physician. The bill authorizes the

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possible effects of such medication.

school nurse, with consent of the parent or legal guardian, to communicate with the physician and to counsel with school personnel regarding the AB 1504 - Duffy Chapter 748

AB 1522 - Powers Chapter 749

AB 1626 - Hayden Chapter 750

AB 1628 - Murphy Chapter 751

AB 1658 - Lewis Chapter 752

AB 1708 - Brown Chapter 753

AB 1715 - Biddle Chapter 754

AB 1819 - Murphy Chapter 755

AB 1903 - Beverly Chapter 756

AB 1962 - Mobley Chapter 757 Adds Route 269 from Route 33 Avenal to Route 145 near Five Points to the state highway system.

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Relates to fire retardant specifications of mattresses and upholstered furniture. The bill also changes the name of the Bureau of Furniture and Bedding Inspection to the Bureau of Home Furnishings.

Allows a state-chartered bank to make a loan exceeding 90% of the market value of the property or leasehold if that portion in excess of 90% is insured by a mortgage guarantee insurer. The gualifications of the insurer must be determined by the superintendent of banks.

Provides that any school district which was allowed an increase in the foundation program in 1971-72 would be allowed the same increase in 1972-73 even though the district vetoed against unification in an election held in June 1972.

Specifies that where a school district is not otherwise eligible for other state school building aid apportionments, the approval given by the district electorate for the receipt of any such apportionment may be utilized for purposes of the 1971 statute authorizing assistance to provide school housing aid for rehabilitation and replacement of structurally inadequate school facilities, where the election was held prior to the effective date of such statute.

Increases bar pilotage rates for the Bays of San Francisco, San Pablo, and Suisun,

Permits the governing board of a school district to increase the salaries of a district superintendent, any deputy, associate, or assistant superintendent, at any time during the year. Any salary readjustments would become effective on the date specified by the board.

Deletes provisions specifically applicable to the suspension or revocation of the driving privilege of a juvenile for specified offenses and makes juvenile offenders subject to the same provisions regarding suspension or revocation of the driving privilege applicable to adult offenders.

Provides, with respect to contracts entered into between the treasurer of a local agency and a depository, that the depository and the agent of depository are responsible for securing specified moneys. The bill also expands the list of eligible securities which can be used to secure the deposits of a local agency.

Deletes the definitions of "camp car,""dependent mobilehome,""independent mobilehome," "self-contained mobilehome," and "travel trailer," and revises definitions of "mobilehome" and "recreational vehicle," insofar as provisions relating to mobilehomes are concerned. The bill makes it unlawful to rent or lease mobilehomes in this state which do not meet specified standards or bear specified insignia of approval issued by the Department of Housing and Community Development. AB 2066 - Chappier Chapter 758

AB 2214 - Badham Chapter 759

AB 2317 - Bee

Chapter 760

ning January 1, 1974. Deletes the provision limiting in time the exemption of the clinical laboratory owned and operated by Department of Corrections from provisions regulating clinical laboratory technology. The bill also permits, for a period of two years, the State Board of Public Health to authorize unlicensed laboratory personnel employed as pul-monary technicians in licensed hospitals, to perform venipuncture, arterial puncture, or skin puncture for purposes of withdrawing blood for test purposes.

Recuires the state fire marshal to gather

statistical information on all fires occurring

within the state. The bill requires each chief fire official to furnish information and data to che state fire marshal relating to fires begin-

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

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

> Authorizes proceedings for the formation of a regional park district whose boundaries are coterminous with the Marin County boundaries by resolution of the board of supervisors in lieu of a petition.

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

Corrects the cross-reference to federal law which makes the federal register subject to judicial notice.

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

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

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AB 2353 - Bagley Chapter 762

AB 2364 - Foran Chapter 763

AB 2357 - Moorhead Chapter 764

SB 94 - Alquist Chapter 701

SB/171 - Burgener Shapter 702

SB 234 - Beilenson Chapter 703

SE 366 - Burgener Chapter 704

SB 381 - Short Chapter 705

SB/412 - Coombs

SB 612 - Marks

B 691 - Alquist

Chapter 707

Chapter 708

Shapter 706

Provides that the real estate commissioner may, for recovery purposes, authorize return to the real estate education, research and recovery fund of certain money previously transferred to the real estate fund.

packages or containers of fluid milk and various cottage cheese products. The "pull date" is the date established by the processor which, in order to insure quality, is normally removed from the retail store shelf. The bill provides for the

placed where it is readily seen and easily under-

Director of Agriculture to issue regulations specifying the place and method of showing the date on the container and requires that it be

stood by the consumer.

Establishes a "pull date" to appear upon

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Requires the Division of Industrial Safety to forward to the registrar of contractors copies of reports made as a result of its investigation of an industrial injury or accident if the employer involved is a contractor licensed by the registrar.

Permits a city or county to waive the filing of a parcel map on the division of land into four or less parcels or into parcels of more than 40 acres each if the local agency finds that the proposed division complies with all of the environmental standards otherwise applicable.

Allows local taxing authorities to file for state replacement revenue resulting from reduced assessment of motion pictures by the 100th day following final adjournment of the 1972 regular session of the legislature for 1971-72 claims only.

Grants to counties the same power cities have to grant franchises on state highways within their boundaries.

Authorizes a county to transfer its hospital to the Regents of the University of California or other public agency or community nonprofit cor-poration authorized to operate a hospital. The bill also authorizes county hospital employees in the event of a transfer to the Regents to either remain in the county retirement system or commence employment by the University with reciprocal university retirement system rights.

Adds to the authorized uses of state university and college student body organization membership fees and building and operating fees to include participation in specified tax-exempt funds open exclusively to nonprofit colleges, universities, and independent schools.

SB 912 - Lagomarsino Permits county counsel, city prosecutors, and city attorneys to bring injunctive actions and seek civil penalties for false and deceptive advertising.

> Exempts as income for the purposes of the aid to the disabled program voluntary contributions to or in behalf of a recipient in a nonmedical outof-home care facility above the state-established maximum when the county welfare department determines that adequate care is not available in the community within the state maximum.

SB 806 - Rodda Chapter 709

SB 887 - Marler Chapter 710

Chapter 711

B 926 - Burgener Chapter 712

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SB 978 - Song Chapter 713

SB 1002 - Beilenson Chapter 714 in this state. Requires that premarital blood tests include, in addition to other tests, rubella antibody testing, and that the "certificate" include a statement that blood tests may identify genetic

diseases and that such cests may be performed at

Revises provisions relating to the validity of wills made outside California and their probate

SB 1069 - Zenovich Chapter 715

Specifies that the initiation and acceptance of a rehabilitation program for injured fulltime public employees shall be voluntary and not compulsory on the employer, insurance carrier, or injured employee.

SB 1466 -/Coombs Chapter 716

Provides for a continuing education requirement for certified public accountants and public accountants.

SB/1477 - Song Chapter 717

Specifically provides that the laying of carpets done under building lease-maintenance contracts and the laying of carpeting in a public building paid for out of public funds are public works contracts.

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the same time.

Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-11-72 RELEASE: IMMediate

#469

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 379 - Lewis Chapter 623

SB 25 - Nejedly Chapter 765

SB 105 - Grunsky Chapter 766

SB 387 - Kennick Chapter 767

SB 416 - Behr Chapter 768

SB 470- Alquist Chapter 769

SB 510 - Dills Chapter 770

SB 578 - Grunsky Chapter 771

SB 613 - Deukmejian Chapter 772

SB 643 - Coombs Chapter 773

SB 696 - Mills Chapter 774 Appropriates \$4,500 to the Superintendent of Public Instruction for allocation to the Colton JointUnified School District to reimburse the district for certain preoperating costs associated with the operation of a children's center.

Requires the Department of Public Works to design and construct a new Antioch Bridge downstream from the present bridge on Highway 84. The bill authorizes the department to construct this facility as a toll bridge and authorizes the immediate collection of tolls on the old bridge. The department is also directed to explore sources of funding other than revenue bond issuance and, if possible, provide a toll-free facility.

Appropriates \$150,000 for capital outlay at Hearst San Simeon State Historical Monument.

Increases the non-industrial disability retirement allowance of all active and retired members of the Public Employees' Retirement System.

Adds to the particular moneys in the county school service funds which are to be deemed trust funds or funds specially committed, and which are not to be taken into consideration in the annual elimination of surpluses from county school service funds.

Makes it against public policy for any public school to refuse or fail to employ a qualified person as a certificated employee for reason of the sex of such person. The bill also prohibits public schools from asking any questions of applicants for classified positions relating to sex and from discriminating on the basis of the sex of such person.

Requires the Commission of Housing and Community Development to prepare and adopt such minimum standards regulating the use and application of cellular concrete as it determines are reasonably necessary for the protection of life and property.

Relates to amendment of birth records and provides for the issuance of a new certificate when a new affidavit or adjudicated determination of parentage is provided.

Authorizes the director of the Youth Authority to enter into agreements with federal agencies authorizing the use of Youth Authority facilities and services for the confinement, care and treatment of offenders otherwise not under its jurisdiction.

Makes corrective changes relating to operative dates of legislation enacted in 1971 relating to the taxation of commencing and dissolving corporations.

Requires the Public Utilities Commission to notify State Transportation Board of any request to abandon railroad right of way. The bill requires the board to notify specified public agencies and conduct a study as to transportation uses that could be made of the proposed abandoned area and to prepare issue report thereon. SB 728 - Carpenter Chapter 775

SB 747 - Behr Chapter 776

SB/763 - Collier Chapter 777

SB 786 - Dills Chapter 778

NB 830 - Richardson Lhapter 779

SB 896 - Alquist Chapter 780

SB 984 - Roberti Chapter 781

SB 1087 - Carpenter Chapter 782

SB 1127 - Schrade Chapter 783 Provides that for the purposes of the State School Building Aid Law of 1952 the principal amount of the outstanding bonded indebtedness for which a reorganized district is liable for taxation should be considered as outstanding bond debt in determining bonding capacity of the district. The bill also provides in those instances where an elementary school district is divided into three parts, each part being included in a newly formed unified district, that the loan repayment liability for any apportionments made to the original district subsequent to the certification of the new unifications but prior to their becoming effective for all purposes be limited as specified.

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

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

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

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

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

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

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

Requires, rather than permits, the Board of Funeral Directors and Embalmers to examine and pass upon the qualifications of funeral director applicant before passing upon physical status or plans and specifications of proposed funeral establishment. SB 1244 - Marks Chapter 784

SB/1312 - Alquist Chapter 785

SB 1468 - Richardson

Chapter 786

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

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

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

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

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SB 1503 - Teale Chapter 787

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California Ed Gray, Press Secretary 95814 916-445-4571 8-14-72

RELEASE: Immediate

#470

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

AB 13 - Cory Chapter 788

AB 58 - Hayes Chapter 790

Chapter 791

AB 237 - Knox

Chapter 792

Requires the State Controller to submit quarterly General Fund comparisons of state revenues and expenditures with the applicable budget act and expenditure /to the Legislature.

MB 27 - Chappie Requires local fire chiefs to report to the State Fire Marshal, fire incident date on mobile home Chapter 789 fires. The bill also requires the Fire Marshal to compile an annual statistical report of such fires

> Deletes that portion of Route 1 within the City of Long Beach from the California freeway and expressway system.

AB 101 - Quimby Deletes requirement to transmit license plates and registration to the Department of Motor Vehicles when certain abandoned vehicles are acquired.

> Provides that spheres of influence, after adoption, shall be used by a local agency formation commission as a factor in making its decisions, rather than providing that shperes of influence shall be used by a commission as a basis for its decisions. The bill also provides that a prohibition against a commission from requiring prezoning as a condition of city annexation ao long as it does not designate the type of zoning.

Adds negligence in practice to the existing causes for reproval or suspension or revocation of the certificate of a registered professional engineer.

Requires the Director of Agriculture to adopt regulations to insure safe use of pesticides. The State Department of Public Health is to participate in the development of such regulations.

Permits a master teacher selection panel to adopt rules and regulations for selecting master teachers. It protects panel members from civil liability with respect to applicants. The bill requires that applicants spend 80 percent of their teaching time in the classroom and appropriates \$16,800 to the Director of Finance for allocation to school districts for providing examiner teachers for the program. In addition, the bill makes specifications regarding the master teacher selection panel members and appropriates \$200,000 for stipends for master teachers.

Specifically includes persons convicted of any violation of the Health and Safety Code provision which relates to planting, cultivating, harvesting, drying or processing marijuana, within the requirement of registration as a narcotics offender. The bill excludes persons convicted of a misdemeanor for the possession of marijuana, or of using, or being under the influence of, marijuana, from this requirement.

Provides that a person rendering assistance at the scene of a vessel collision, accident or other casualty without the objection of the person -assisted shall not be held liable for civil damages as a result of the rendering of such assistance. I It requires the Department to prescribe by regulation the dates by which a vessel accident report is required to be submitted. The bill also appropriates \$127,000 to the Department of Navigation and Ocean Development from the Harbors and Watercraft Revolving Fund for support of the Department in augmentation of the Budget Act of 1972.

AB 244 - Powers Chapter 793 8-15-

AB 246 - Wood Chapter 794

AB 259 - Ryan Chapter 795

AB 414 - Sieroty Chapter 796

AB 432- Stull Chapter 797

AB 437 - Dunlap Chapter 798

AB 441 - Conrad Chapter 799

AB 469 - Z'berg

Chapter 800

AB 484 - Bee

AB 501 - Hayes

AB 505 - Deddah

Chapter 801

Chapter 802

Chapter 803

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

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

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

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

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

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

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

Eliminates conflicting provisions for licensing of horseless carriages.

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

AB 593 - Johnson, H. Extends workmen's compensation benefits to Divison Chapter 807 of Forestry firefighters when firefighting, rescuing, or protecting life or property anywhere in the State when they are not acting under immediate direction of their employer.

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

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

AB 512 - Wood Chapter 804

AB 572 - Chappie Chapter 805

AB 579 - Biddle Chapter 806

AB 610 - Arnett Chapter 808

AB 626 - Duffy Chapter 809 AB 656 - Knox Chapter 810

AB 694 - Chappie Chapter 811

AB 704 - Murphy Chapter 812

AB 742 - Porter Chapter 813

AB 781 - Maddy Chapter 814

AB 817 - Conrad Chapter 815

AB 819 - Barnes Chapter 816

AB 858 - Quimby Chapter 817

3 887 - Biddle Amapter 818



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

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

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

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

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

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

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

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

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

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

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

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#470

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AB 1833 Chapter	- Cory 829	Revises the method of computing attendance of regular students in community college grades 13 and 14, including summer sessions and Saturday classes. It also deletes the requirement that the Department of Finance and the Board of Governors of the Community Colleges develop factors and determine census days for computation of attendance.
AB 1887 Chapter	- Lanterman 830	Requires the State Personnel Board to approve the appointment of qualified persons to the number of positions in a class in an agency authorized by the Legislature in the Budget Act, with only secondary consideration to the number of positions subordinate to those positions.
AB 1943 Chapter	- Biddle 831	Specifies that where the parent or guardian of a pupil who has been expelled from school requests a hearing before the county board of education, the School district governing board, or the board's designee, may appear and present evidence at such hearing. The county board of education shall notify the school district governing board of the time and place of the hearing.
AB 1994 Chapter	- Stacey 832	Authorizes the Kern County Water Agency to issue negotiable promissory notes to pay the cost of any work or improvement for the benefit of any member unit, and would eliminate the requirement of previous approval of the board of supervisors of Kern County for proceedings in eminent domain, contracts with the state or the United States and for the issuance of bonds to be submitted to the electorate.
AB 2112 Chapter	- Moorhead 833	Makes a number of changes in the laws governing the operation and administration of the unemployment compensation and unemployment compensation disability programs.
AB 2143 Chapter	- Townsend 834	Provides that work covering street lighting and traffi signals is not excluded from the Subletting and subcontracting Fair Practices Act.
AS 2315 . Chapter	- Belotti 835	Provides the 39th District Agricultural Association at Angels Camp with a \$50,000 loan to meet operation- al expenses.
AB 2382 Chapter	- Fenton 836	Defers until July 1, 1973, the effect of provisions excepting certain school districts and schools from the applicability of the Education Code section relating to the continuance and discontinuance of elementary schools following district reorganizations, in the case of districts involved in certain litigatic
Governor Ronald Reagan today announced the following bill has been signed with specified reduction:		
AP 612 - Wassengelles Provides that for the 1072-72 and 1072-74 figsal		

AB 612 - Vasconcellos Provides that for the 1972-73 and 1973-74 fiscal Chapter 841 years, the Superintendent of Public Instruction

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Reduction:

"I am reducing the appropriation contained in Section 2(b) of Assembly Bill No. 612 from \$500,000 to \$400,00 The reduced appropriation reflects what I believe is an appropriate level of State support for Operation SHARE for 1973-74. With the above reduction I approve Assembly Bill No. 612."

by the Superintendent of Public Instruction.

-5-

years, the Superintendent of Public Instruction will not make any allowance pursuant to specified provisions of the Miller-Unruh Basic Reading Act. The bill reappropriates those funds to Project SEARE in the amount of \$500,000 for each of the fiscal years 1972-73 and 1973-74. Remaining funds are to be utilized for particular Miller-Unruh programs as designated in the bill. The bill further authorizes school districts and county superintendents of schools to participate in SHARE projects, with an increase in allocation for SHARE tutors. Evaluation of Project SHARE, on a cost-effectiveness basis, is to be made Governor Ronald Reagan today announced that the following bills have been vetoed:

AB 1805 - Hayes

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

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

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

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

"Accordingly, I am returning the bill unsigned."

SB 1461 - Wedworth

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

Reason for veto:

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

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

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

"Accordingly, I am returning the bill unsigned."

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Walthall

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-14-72

RELEASE: Immediate

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Governor Ronald Reagan announced today that he has signed the

following bills:

AB 76 - Dunlap Chapter 850

AB 82 - Miller Chapter 851

AB 276 - Keysor

Chapter 852

Provides that when only a part of a county is within the Bay Area Air Pollution Control District, the committee of cities in the county which selects the councilman or mayor to represent the cities on the board of the district shall consist only of those cities actually within the district.

Requires the California Toll Bridge Authority to grant toll free passage on all toll crossings under its jurisdiction to members of the California Highway Patrol on duty.

Requires any money loaned by a board of supervisors to a maintenance district formed under the Improvement Act of 1911 to bear interest at a rate to be fixed by the board. The bill also requires any area of such a district, or a tax assessment zone thereof, included in a city by annexation or incorporation after such a loan has been made to continue to be taxed for its proportionate share of the unpaid balance of the loan.

Revises provisions of the Outdoor Advertising Act exempting specified types of advertising displays from prohibitions against placement or maintenance of displays adjacent to interstate or primary highways.

Changes alaries and positions of court attaches in the San Bernardino County Municipal District and the Eureka Judicial District.

Revises the claim and delivery law.

Provides that employee benefit trust distributions and income or increment thereon escheat to the state under designated circumstances, and with specified exceptions.

Clarifies the law with respect to the assessment of property by recognizing the distinction between property valued at full cash value and land subject to restricted valuation as openspace land subject to an enforceable restriction.

Provides with respect to professional employee organizations that dispute as to the appropriateness of a unit of representation shall be submitted to the Division of Conciliation for mediation or recommendation for resolving the dispute.

Provides that the air pollution control officers of regional air pollution control districts shall enforce all pertinent provisions of the Vehicle Code. The bill also provides that the air pollution control officer of the Bay Area Air Pollution Control District shall be authorized to enforce the Vehicle Code if funds are subvented to the District pursuant to AB 1582.

AB 669 - Murphy Chapter 853

AB 1450 - Quimby Chapter 854

XB 1623 - Warren Chapter 855

AB 1663 - Murphy Chapter 856

AB/1739 - Gonsalves Chapter 857

AB 1933 - Burke Chapter 858

AB 2019 - Hayden Chapter 860 AB 1942 - Cory Chapter 859

AB 2024 - Lanterman Chapter 861

AB 2040 - Pierson Chapter 862

AB 2046 - Pierson Chapter 863

AB 2113 - Moorhead Chapter 864

AB 2328 - Foran Chapter 865

AB 2349 - Moorhead Chapter 866

AB 2375 - Powers Chapter 867

SB 447 - Way Chapter 842

SB 484 - Coombs Chapter 843

SB 516 - Holmdahl Chapter 844

SB 723 - Carpenter Chapter 845 Prohibits the State Department of Public Health and specified local agencies from denying eligibility or aid under the crippled children's program because an otherwise eligible person is receiving treatment services under a teaching program at an accredited medical school facility provided that such treatment services are under the general supervision of a crippled children services panel physician.

#472

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

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

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

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

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

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

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

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

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

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

Includes regional occupational centers and programs within the Education Code provisions relating to approval of contracts in excess of \$7,500 for construction, addition, and alteration of joint powers agreements are involved. It also

for construction, addition, and alteration of school buildings where joint powers agreements are involved. It also includes buildings used by regional occupation programs within the definition of school buildings for Field Act purposes. SB 939 - Walsh Chapter 846

SE 1130 - Short

Chapter 847

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

#472

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

SB 1347 - Deukmejian Permits issuance of a "club" alcoholic beverage Chapter 848 license to a private club that has not less than four regulation handball or racquetball courts.

SB 1377 - Grunsky Chapter 849

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

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

AB 615 - Brown

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

REASON FOR VETO:



REASON FOR VETO:

the department, itself, the responsibility and authority for developing an overall information program, with sufficient flexibility to provide pertinent and timely information, not only to licensees, but to the general public as well.

feel that this only can be accomplished by giving

"While I agree that a need exists to give greater publicity to the work of the agencies within the Department of Consumer Affairs, I

"Accordingly, I am returning the bill unsigned."

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

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

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

"Accordingly, I am returning the bill unsigned."

SB 627 - Roberti

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

REASON FOR VETO:

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

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

"Accordingly, I am returning the bill unsigned."

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Walthall

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-14-72 RELEASE: Immediate

#473

Governor Ronald Reagan announced today that he has vetoed the

following bill:

SB 425 - Beilenson

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

REASON FOR VETO:

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

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

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

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

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

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-15-72 RELEASE: Immediate

#476

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

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

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

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-15-72 RELEASE: Immediate

#477

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 148 - Chappie Chapter 909

Provides for a state income tax credit of \$8 for a taxpayer who maintains certain students as members of his household for at least six months.

AB 254 - Townsend Chapter 883 Authorizes destruction of hypodermic syringes and needles by grinding and disposal in sewerage systems and authorizes disposal of recognizable anatomical parts, infectious wastes, human tissues, or anatomical human remains following conclusion of scientific use by interment, incineration, or any other method determined by the State Department of Public Health to protect the public health. The bill permits furnishing and obtaining of hypodermic syringes or hypodermic needles, for use which the State Board of Pharmacy determines are industrial, without restriction.

> Amends provisions relating to the livestock inlieu tax claims for the business inventory exemption, the senior citizens' property tax assistance statements printed on tax bills and included with the homeowners exemption claimforms, and one-bank holding companies.

> > Provides that a contracting agency which is a city and county shall be subject to the Meyers-Geddes State Employees Medical and Hospital Care Act only with respect to employees who upon entering city and county employment from state employment had an option under state statutes to continue enrollment under the Act.

Provides for submission to the voters at the 1974 direct primary election of the "State Beach, Park, Recreational and Historical Facilities Bond Act of 1974," which would authorize issuance of general obligation bonds in the amount of \$250 million to provide funds to acquire and establish beaches, parks, recreational, and historical resources.

Authorizes the State Athletic Commission to license described gymnasia used for training purposes by professional boxers. The bill prohibits sparring for training purposes between a licensed professional boxer and a person not also so licensed or holding a permit as a training sparrer.

Provides that, in the computation of a nonresident tuition fee in the California community colleges, the base shall be the cost of the individual district involved rather than the cost of all the community colleges at the statewide level.

AB 281 - Bagley Chapter 910

AB 349 - Burton Chapter 911

392 - Z'berg Chapter 912

AB 424 - Thomas Chapter 875

AB 529 - Ryan Chapter 876

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AB 550 - Chappie Chapter 913

AB 595 - Meade Chapter 877

AB 655 - Ryan Chapter 914

AB 674 - Brathwaite Chapter 915

AB 746 - Monagan Chapter 916

AB 960 - Bee Chapter 878

AB 1202 - McCarthy Chapter 918

AB 1497 - Duffy Chapter 919

AB 1571 - Waxman Chapter 920

AB 1611 - Belotti Chapter 921

AB 1779 - Miller Chapter 879

#477

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

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

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

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

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

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

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

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

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

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

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

#477

AB 1841 - Maddy Chapter 880

AB 1859 - Lanterman Chapter 922

Chapter 923

Makes any covenants, conditions or restrictions existing on property acquired by a redevelopment agency void and unenforceable against the redevel-opment agency and against any subsequent owners or tenants unless the redevelopment agency expressly in writing agrees to be bound by the covenants, conditions or restrictions.

Extends the termination date of the Department of Education's pilot program for mentally dis-ordered minors from June 30, 1972, to June 30, 1973, and extends the deadline for evaluation report on such pilot program from September 1, 1972, to September 1, 1973.

AB 1871 - Lanterman Requires the Department of Mental Hygiene to notify the counties and the legislature at least nine months in advance of any planned closures and that the detail of any such closure be set forth in the governor's budget. The bill further requires the department and the counties to jointly plan for absorbing as many state employees as possible; permits a state employee transferred to a county program to return his sick leave benefits in reserve account for up to five years to be used only when county benefits are exhausted; permits the counties to establish retraining programs for transferred employees and appropriates \$200,000 to fund such programs.

> Extends provisions for county support and maintenance to minors temporarily placed out of their home by the probation department while under a department program of supervision.

Revises the Vehicle Code provisions prohibiting riding on any vehicle or portion thereof not designed or intended for the use of passengers and prohibiting any person while driving a motor vehicle to knowingly permit any person to so ride. The bill also recasts and revises the Vehicle Code provisions prohibiting any person under the age of 21 years from knowingly possessing, transporting, or having under his control, any alcoholic beverage in any motor vehicle.

Provides that the mandatory retirement age of a court commissioner of a superior court and a traffic referee of a municipal court under the County Employees' Retirement Law in Los Angeles County shall be 70.

Authorizes county waterworks districts to collect rates or charges for the use and supply of water in lieu of or supplemental to revenues obtained by taxation. The districts would be permitted to collect charges for services rendered in the current or immediately preceding year as part of the general county tax bill.

Extends the period from one year to three years in which dedication of certain/access routes to the coast and shorelines must be accepted by a city or county after approval of a subdivision map or be deemed abandoned.

Prohibits the approval of any mobilehome parks not subject to the Subdivision Map Act and fronting on bodies of water owned by a public agency unless "reasonable" public access is provided.

AB 1951 - Biddle Chapter 924

AB 1970 - McAlister Chapter 881

AB 1975 - Karabian Chapter 925

AB 2053 - Chappie Chapter 926

AB 2132 - Dunlap Chapter 882

AB 2133 - Dunlap Chapter 927

SB 15 - Burgener Chapter 884

SB 147 - Mills Chapter 885

SB 160 - Way Chapter 886

SB 212 - Grunsky Chapter 868

SB 285 - Marks Chapter 869 Continues the pilot project jointly undertaken by the Department of Finance, Fullerton State University, and the Trustees of the California State University and Colleges to implement a program, planning budgeting system at one selected campus.

SB 349 - Wedworth Chapter 529 Makes it a misdemeanor for a person, without written permission of the owner or operator of the property on which the entertainment event is to be or is being held, to sell admission tickets to any entertainment event, which were obtained for purpose of resale, at any price which is in excess of the price that is printed or endorsed upon the ticket, while on the grounds of or in the stadium, arena, theater, or other place where an event for which the admission tickets are sold is to be or is being held.

SB 400 - Grunsky Chapter 887 Establishes details and procedures for killing of cats and dogs by humane society officers, or officers of a pound or animal regulation department.

SB 402 - Deukmejian Extends psychotherapist privilege to licensed Chapter 888 marriage, family and child counselors, except in criminal proceeding.

SB 403 - Deukmejian Revises the education and experience require-Chapter 889 ments for a marriage, family, or child counselor license.

SB 457 - Lagomarsino Permits the board of supervisors to increase Chapter 890 court fees for support of county law libraries from \$5 to \$7 if the board determines the increase is necessary to defray expense of the library.

Allows dependent children of California ser-

vicemen who are prisoners of war or missing in action to be eligible for certain benefits regarding tuition assistance; and allows such dependents to receive other specified govern-

Provides that local authorities may adopt

relative to lost and stolen bicycles.

ordinances and resolutions requiring the licens-

ing and registration of bicycles. Prohibits the operation of an unlicensed bicycle on a

highway or on public property in jurisdictions requiring such licensing. The bill requires the Department of Justice to maintain records

Authorizes those counties which do not have a juvenile home, ranch or camp to use state probation subventions to pay for such place-

Authorizes the Board of Governors of the California Community Colleges to approve of advance

meet costs of preliminary plans for construction in a district when it has been shown that the district has no uncommitted funds available for

such use and any delay in development of preliminary plans will delay construction and placing of an application for state support for

apportionments from the State School Fund to

mental assistance.

ment in other counties.

construction.

8B 621 - Beilenson Chapter 891

Provides that provisions of law relating to clinical laboratories shall not apply to a laboratory owned and operated by nonprofit corporation or association contracting with or employing individual physicians and surgeons to render medical care and directly funded at least 80% by the U.S. Government, for laboratory work performed on patients of such physicians and surgeons and under their supervision.

SB 628 - Roberti Appropriates \$500,000 to the Workmen's Compensa-Chapter 892 tion Appeals Board to allow the Board to employ specified additional personnel not provided for in the Budget Act of 1972.

SP 636 - Dills Chapter 870 Requires an applicant for a license to operate a school of cosmetology to present to the State Board of Cosmetology evidence that at least 25 persons are enrolled as bona fide, full-time students. The bill also requires the board to admit to the cosmetology instructor's examination applicants who had completed certain teacher training or practical experience requirements prior to the effective date of certain amendments made in the law in 1971 and who comply with other requirements.

> Prohibits, with specified exceptions, any person from taking a sentry dog or a tracker or attack dog into, or keeping a sentry dog or a tracker or attack dog in, any portion of any business establishment which is open to the public unless the dog is accompanied or kept by a dog handler. The bill also prohibits, with specified exceptions, any person from keeping such dogs in any business establishment or any other place open to the general public at any time unless there is posted at every entrance a sign to warn persons that such a dog is used at such business establishment.

SB 648 - LagomarsinoAuthorizes the impanelment of one additional Chapter 893 grand jury in Ventura County.

of attorneys.

SB 777 - Song Chapter 894

SB 641 - Dills

Chapter 871

8B 782 - Mills Chapter 872

Authorizes the county superintendent of schools and the governing boards of community college districts in counties with population of less than 75,000 to contract, with the approval of the Superintendent of Public Instruction, for education of community college students in regional occupational programs operated by county superintendents of schools.

Authorizes the formation of nonprofit corpora-

tions for the purpose of administering systems of defraying the cost of professional services

SB 848 - Bradley Chapter 895

SB 947 - Moscone Chapter 896

1.

Revises the permissible minimum standard for valuation of certain individual and group annuity and pure endowment contracts.

Authorizes the presiding judge of the Superior Court in the City and County of San Francisco to impanel an additional grand jury to serve for a period of one year or less. Once impaneled, the additional grand jury can function as a regular grand jury, but will have the sole jurisdiction to return indictments, except for matters which the regular grand jury, is inquiring into at the time of its impanelment. Members of the additional grand jury may be selected at random from the list of trial jurors in civil and criminal cases. -5SB 983 - Roberti Chapter 897

SB 1022-Deukmejian Chapter 898 Clarifies the authority of the State Oil and Gas Supervisor and strengthens the role of the Division of Oil and Gas in dealing with environmental problems.

Provides that the juvenile court may dismiss,

without prejudice, any unverified petition to commence proceedings declaring a minor a ward

or a dependent child of the court.

SB 1080 - Carpenter Provides when any school district is created Chapter 873 through reorganization that such reorganization shall be effective for the purpose of authorizing the sale of bonds on the date the action is completed.

98 1157 - Marks Chapter 874 Modifies provisions of the workmen's compensation law penalizing an employer for discharging or in any manner discriminating against employee for described benefits received or actions taken by employee. The bill makes comparable penalties applicable to workmen's compensation insurance carriers who advise, direct, or threaten an insured in order to have an employee discharged for taking described action.

SB 1185 - Holmdahl Extends the \$10,000 property tax exemption to Chapter 899 other classes of severely disabled veterans if the voters approve Senate Constitutional Amendment No. 59 at the November Election.

SB 1229-Deukmejian Chapter 900 Authorizes, in the case of a first conviction of driving a motor vehicle upon a highway while under the influence of intoxicating liquor, any judge of a court to order a presentence investigation to determine whether a person convicted of such offense would benefit from treatment for persons who are habitual users of alcohol. It would require the court, in the case of a second or subsequent such conviction, to order a presentence investigation.

SB 1277 - Short Chapter 901 Amends the Nursing Practice Act to permit an applicant who fails the Board's licensing examination to take a second examination without additional fee in the subjects in which he failed if not more than 12 months have elapsed since the first examination.

8B 1324-Lagomarsino Requires the Council on Intergovernmental Rela-Chapter 902 tions to adopt criteria and guidelines for the preparation and content of city and county general plans.

SB 1349-Deukmejian Establishes criteria and procedures to govern the Chapter 903 Establishes criteria and procedures to govern the and Professions Code on the ground that the applicant lacks good character and to govern the suspension or revocation of such licenses on the ground that the licensee has been convicted of a crime.

SB 1407 - Stiern Provides for submission of Senate Constitutional Chapter 904 Amendment No. 70 to voters at the November general election.

SB 1412 - Holmdahl Provides that money or other property received by the husband, as well as the wife, in satisfaction of a judgment for damages for personal injuries or in settlement or compromise thereof, is separate property if received while living separate from spouse.

58 1420 - Roberti

rti Revises provisions relating to juvenile detention hearings by increasing the notice requirements in specified situations. OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-15-72 RELEASE: Immediate

#478

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

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

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

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

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-16-72 RELEASE: Immediate

#480

Governor Ronald Reagan today signed legislation giving an estimated 240,000 senior citizens in California \$6.6 million in additional property tax relief. The bill increases the applicable percentage of relief for senior citizens whose total income is \$5,800 or less.

"Senior citizens in California, many of whom just live on fixed incomes, will realize expanded property tax relief benefits in addition to the provisions granted to them last year," Governor Reagan stated.

The 1971 extraordinary session, in Assemblyman William Bagley's tax bill (AB-1), contained provision for an additional \$56 million of relief to senior citizens over the age of 62 who have incomes of less than \$10,000. The bill to grant the property tax relief this year, AB 1201, was authored by Assemblyman Leo T. McCarthy (D-San Francisco).

The new tax assistance schedules apply to claims beginning with the 1971-72 fiscal year. Senior citizens need not file a new claim. The Franchise Tax Board will automatically forward refund checks that will reflect the new rates.

The percentage of property tax assistance as provided in this year's legislation ranges from 96 percent at the \$1,400 income level to 32 percent at \$5,800.

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RELEASE: Immediate

#481

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 493 - Foran Chapter 928

AB 531 - Ryan

Chapter 929

Chapter 931

Clarifies the duty of persons operating bicycles upon a roadway to ride as near to the right-hand curb or edge as practicable, and makes an exception with respect to such duty by permitting such persons to ride as near the left-hand curb or edge as practicable on one-way highways having two or more traffic lanes.

Makes several substantive changes relating to the adoption and funding of textbooks and other instructional materials in the public schools.

AB/665 - Greene, L. Revises the testing program in grades 1-3 and grades 6 and 12. The bill reflects the recom-mendations of the Advisory Committee on the Chapter 930 Statewide Testing Program.

AB 683 - Crown Limits the equipment which must be furnished by a local agency to full-time police officers and deputy sheriffs, when a specified state subvention is available. The bill also substitutes the Commission on Peace Officer Standards and Training for California Council on Criminal Justice as administering agency responsible for alloca-tion of funds to local agencies to provide such equipment.

> Authorizes the Monterey County Superintendent of Schools to maintain classes for prisoners in county correctional facilities.

Revises the Senior Citizens' Property Tax Assistance Law by increasing the number of income brackets and the applicable percentages with respect to incomes up to \$6,000. The new schedule applies to claims for assistance for the 1971-72 fiscal year and thereafter.

Changes from "graduate program" to "special internship" designation of special programs for certain applicants for physician's and surgeon's certificate who graduate from medical schools located in Mexico. Reconstitutes Advisory Committee on Physician's Assistant Programs as the Advisory Committee on Physician's Assistant and Nurse Practitioner Programs. Requires committee to submit report to specified healing arts licensing boards and to legislature by January 1, 1973, relating to establishment of program for education and licensing of nurse practitioners.

Revises provisions relating to cost reporting under Medi-Cal, requiring the audit by the Department of Health Care Services of amounts paid for Medi-Cal services. The bill makes a presumption that providers' cost reports are correct unless audited within 18 months applicable to a review in addition to an audit within that period.

Present law requires cities and counties approv-ing subdivisions of land fronting on the coastline or a shoreline to require that reasonable public access be provided. AB 2134 applies this same requirement to certain parcels of land in excess of 40 acres that are excluded from regu-lation under the Subdivision Map Act.

AB/1150 - Wood Chapter 932

AD 1201 - McCarthy Chapter 917

AB 1952 - Duffy Chapter 933

AB 2026 - Lanterman Chapter 934

AB 2134 - Dunlap Chapter 935

AB 2329 - Cullen Chapter 936

Provides a procedure for reestablishing title to lands disturbed by earthquakes and other disasters, including those resulting from acts of man.

Governor Reagan also announced he has vetoed the following bills:

AB 205 - Fenton

REASON FOR VETO:

Extends mandatory unemployment insurance coverage to agricultural labor.

"I regret that I must again veto legislation which would provide California's full-time agricultural workers with the same measure of protection enjoyed by other workers. The inequities which would be created by this legislation, however, far overshadow the inequities which now exist.

"The Major problem with this bill is the tremendous economic disadvantage which would be created for California agriculture in competing with farm products from states which pay lower wages and provide little or no protection to their farm laborers.

"Passage of Assembly Bill 205 would cost California's employers approximately \$66 million, of which only \$32 million would be paid by the agricultural industry. The remaining \$34 million would have to come from nonagricultural employers. A huge deficit would be created in the Unemployment Insurance Fund which would have to be made up through increased unemployment insurance rates.

"Assembly Bill 205 does not contain a realistic definition of an agricultural worker who is actively in the labor force. Thus, a worker need only be employed for about one peak month out of a year to make him eligible to draw unemployment compensation. This is not the purpose for which the Unemployment Insurance Fund was created.

"I am encouraged that action will soon be taken at the federal level which will provide coverage for all full-time agricultural workers, regardless of whether they work only in one state or follow the crops in several states, as many farm laborers do. President Nixon's administration has conducted a study on the feasibility of unemployment insurance coverage for agricultural workers, and I understand this study will be used as the basis for introduction of federal legislation in the near future. In the meantime, California's own State Board of Agriculture is exploring the feasibility of state legislation which would not create the problems inherent in Assembly Bill 205.

"I would suggest to all members of the farming community--employers and workers alike--that they urge their Congressional representatives to support federal legislation to provide our agricultural labor force with this important protection on an equitable and nationwide basis.

"Accordingly, I am returning the bill unsigned."

AB 569 - Townsend

REASON FOR VETO:

Provides that a local safety member under the Public Employees' Retirement System shall be retired for disability or reinstated from such retirement only upon his employer's determination with respect to disability.

"Assembly Bill 569 will result in differing standards for disability within the system for each contracting employer and between miscellaneous and safety members under the same employer. It will also preclude a member retired for disability from being reinstated by the state or any other contracting employer unless the original employer agrees to the reinstatement.

"The determination of eligibility for any benefit should rest with the agency responsible for its payment, in this case the Public Employees' Retirement System.

"Accordingly, I am returning the bill unsigned."

AB 699 - Vasconcellos

Specifies that deputy registrars of voters shall be allowed to register voters on public high school campuses during nonclassroom hours.

REASON FOR VETO:

"School authorities should retain the power to control the uses to which school property may be devoted, and the activities which occur thereon so that the school can properly function without interference.

"The law currently permits voter registration on high school campuses, but leaves to the principal the discretion to determine the time and place of such registration. In this way the appropriate school functions are not impeded. I want to emphasize that I am totally in favor of all young people 18 and over, exercising their franchise rights. Current voter registration laws adequately permit them to do so.

"Accordingly, I am returning the bill unsigned."

Creates a 12-member Ski Safety Advisory Council, two members of which are to be appointed by Speaker of Assembly, two by Senate Rules Committee, and eight by Governor. The bill requires the council to develop plans for preventing skiing accidents, encourage coordination of efforts by interested parties to promote skiing safety, and make recommendations for improving skiing safety.

REASON FOR VETO:

- Warren

783

"I have already approved four bills introduced by the author of this measure which: extends the jurisdiction of the Division of Industrial Safety to regulation of aerial passenger tramways including ski lifts; requires the division to promulgate and publish safety orders directing owners and operators of aerial tramways and ski

lifts to report known incidents of personal injuries; requires the division to establish standards of qualifications for persons engaged in the operation of aerial passenger tramways and ski lifts and that such standards be consistent with the general objective of providing for the safety of members of the public who use aerial tramways and ski lifts; and requires the division to inspect aerial tramways and ski lifts twice each year, one of which shall be made during the skiing season.

"I can find no justification to create a council which will duplicate responsibilities just placed in the Division of Industrial Safety.

"Accordingly, I am returning the bill unsigned."

AB 1158 - Meade

REASON FOR VETO:

Prohibits a school district bond election or special election to fill vacancy on school district governing board from being held except in conjunction, or in consolidation, with a school district election or a regular state or municipal election. The bill is limited to school district territory in which a regular state or municipal election is held at least once a year, and which is located in Los Angeles County.

"I am aware that Assembly Bill 1158 is intended to solve problems relating to the costs of elections affecting the Los Angeles Community College District. However, the bill creates far more problems than it solves. I have been advised by the Office of the Los Angeles County School Superintendent, the California School Boards Association, and the Los Angeles County Registrar of Voters that this bill would create a number of serious problems for many of the school districts in Los Angeles County. I share their concern in this matter.

"Accordingly, I am returning the bill unsigned."

Permits a retirant of the State Teachers' Retirement System to receive more than one year's service credit when combined with Public Employees Retirement System service, for certain years when he was employed simultaneously as a school physician and as a full-time city director of public health.

"Both the State Teachers' Retirement System and Public Employees' Retirement System laws expressly prohibit a member from earning more than one year of service credit during one year. There appears to be no justification for placing one person in a privileged position with respect to all other members of our two major state retirement systems.

"Accordingly, I am returning the bill unsigned."

Requires, in counties in which a significant number of the population, as determined by the county clerk does not read English, that the local health department make copies of all circulars and pamphlets relating to family planning which are made available to the public also available in such other language or languages which such significant number of the population reads.

"While I agree that a need exists to make family planning information available to all segments of our society who desire it, I cannot approve a measure which, in addition to mandating cost on local government, is vague and confusing.

"I would not object to approving a measure which would provide this type of authority to local government on a permissive basis.

"Accordingly, I am returning the bill unsigned."

AB 1379 - Knox

REASON FOR VETO:



REASON FOR VETO:

-4-

the orders of any court, to display flashing amber warning lights when such vehicles are necessarily parked upon a highway. "The present practice of restricting the use of such lights to those types of vehicles which constitute a traffic hazard has maintained the integrity of this type of warning device. Recent

peace officer personnel of a marchal's department, when actually being used in the enforcement of

Permits publicly owned vehicles operated by

constitute a traffic hazard has maintained the integrity of this type of warning device. Recent studies have shown that indiscriminate use of flashing lights adds to congestion and confusion. In considering the duties performed by municipal court marshals, the need for such devices does not appear justified.

"Accordingly, I am returning the bill unsigned."

Requires the director of Social Welfare to submit proposed regulations, including emergency regulations, to the County Welfare Directors Association for its advice. The bill authorizes the association to submit its written advice and requires the director to make a written report of his reasons in the event the advice is not followed.

"The procedures established by this bill are unnecessary as interested parties are currently provided adequate time to review regulations proposed under normal circumstances. The time required for review of emergency regulations is impractical because oftentimes these regulations must be put into effect immediately due to a court order or change in federal law. Furthermore, I do not agree that a non-governmental agency should be given formal responsibilities in the development of state government regulations.

"Accordingly, I am returning the bill unsigned."

Provides different non-industrial disability retirement allowance for local safety members than is available for other members of the Public Employees' Retirement System. It is optional to the contracting agencies.

"At present, all members of the Public Employees' Retirement System enjoy the same level of benefits for disability retirements resulting from non-work injuries.

"SB 514 would single out local safety members and make them eligible for an increased nonindustrial disability allowance if their employer chose to adopt the formula made available by the bill. This is an unwarranted departure from the present policy of uniform disability benefits. All employees are subject to the same kinds of risks of being injured in their off-work hours, so they should all have the same disability retirement benefits.

"Accordingly, I am returning the bill unsigned."

-5-

REASON FOR VETO:

SB 356 - Beilenson

SB 514 - Dills

REASON FOR VETO:

SB 938 - Walsh

REASON FOR VETO:

Includes within the definition of speed trap a section of highway on which the prima facie speed limit is not justified by engineering and traffic survey and when enforcement involves the use of radar or a similar device.

"This bill would revise the definition of a 'speed trap' as one in which enforcement of the speed limit involves the use of radar and in which the speed limit is not justified by an engineering and traffic survey. In effect, this bill would severely restrict or abolish the use of radar in traffic enforcement.

"It is my belief that our local law enforcement agencies must be allowed to respond to traffic problems with all the scientific and technological tools which are available to them. The use of radar plays an important part in the enforcement of traffic laws in this state.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-16+72 RELEASE: Immediate

#483

Governor Ronald Reagan has signed legislation, AB 42 by Assemblyman Bob Monagan, that will provide annual uniform replacement allowances for state employees.

The bill was introduced at the request of Governor Reagan.

In addition to uniform allowances, the bill provides for statefurnished work clothing and safety and protective equipment, including handguns for authorized state law enforcement personnel.

Under provisions of the bill, the state will provide an annual uniform allowance of up to \$150 to each employee who is required to wear a uniform as a condition of his employment.

"Signing this bill gives me a great deal of pleasure," Governor Reagan said, "because I have felt for some time that our state employees who have to wear uniforms deserve a special allowance. This is something I have wanted to do but a shortage of funds has stood in the way. I am pleased that the state's improving economy has made this bill possible."

Under provisions of the bill, the State Board of Control will establish a procedure to determine what articles of clothing are to be included in the uniform allowance. In addition, the board will:

--Determine when new employees will become eligible for a uniform allowance;

--Decide the need for changes in uniforms based on department request, and;

--Determine what degree of need for identification is necessary to support a uniform requirement.

The bill, which contained an urgency clause, takes effect immediately.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-16-72 8-16-72

RELEASE: Immediate

#484

Governor Ronald Reagan announced today that he has signed the

following bills:

AB 42 - Monagan -Chapter 908

AB 83 - Cory

Chapter 968

Provides for annual uniform replacement allowance for state employees and provides for statefurnished work clothes and safety and protective equipment.

Provides that organizational field trials of hunting dogs may be conducted during this normally closed hunting season under special permits issued by the Department of Fish and Game under Fish and Game Commission rules. To be certain nesting wild birds are not disturbed, the measure provides that such trials may be conducted only with legally acquired domestically raised birds.

AB 131 - Townsend Requires Board of Equalization to require a Chapter 969 taxpayer to file a bond not less than \$500 nor greater than twice the taxpayer's estimated monthly alcoholic beverage tax.

Permits the issuance of an on-sale general bona fide public eating place intermittent dockside license for vessels of more than 10,000 rather than 15,000 tons displacement.

> Exempts real property acquired by the state, and in a present or proposed state highway right-ofway, from assessment in proceedings under the Improvement Act of 1911, if such property is acquired prior to the filing in the office of the county recorder of a copy of the map of the assessment district, rather than prior to the recordation of the notice of award of contract or the notice of assessment. The bill requires notification of the Department of Public Works by the local agency of the assessment district map proceedings.

Permits a California veteran to purchase a mobilehome under the Cal-Vet home loan program.

Amends the Environmental Quality Act of 1970 to require local districts to file project environmental impact reports and have local planning agencies draw boundaries for an area which may be significantly affected by the project.

Requires full consideration and report on the feasibility of providing a means of public access to navigable rivers for public recreation purposes during the design hearing process relating to state highway projects. The bill makes similar provisions with respect to city streets and county roads.

Makes snowmobiles subject to the provisions of the Off-Highway Motor Vehicle Law rather than the general provisions of the Vehicle Code relating to identification plates and cards for specified vehicles.

Includes reptiles within the provisions regulating the taking, possessing, shipping, or importing of birds, mammals, fish and amphibia.

AB/132 - MacDonald Chapter 970

AB/231 - Keysor Chapter 946

AB/248 - Mobley Chapter 948 AB 301 - Priolo

Chapter 971

AB 320 - LaCoste Chapter 972

AB 347 - Chappie Chapter 973

AB 427 - Seeley Chapter 974

AB 549 - Beverly Chapter 975

AB 580 - Biddle Chapter 949

AB 866 - Foran Chapter 976

AB 981 - McAlister Chapter 977

AB 1084 - Biddle Chapter 950

AB 1212 - Greene, B. Chapter 978

AB 1326 - Chappie Chapter 979



Grants specified authority to air pollution control districts to regulate open outdoor burning and grants the air pollution control officers of those districts the authority necessary to enforce the districts regulations.

Clarifies the right of the Air Resources Board and local air pollution control districts to require continuous monitoring, reporting, etc., and the right of the ARB executive officer and local air pollution control officers to enter and inspect sources of pollution. The bill also specifies that the ARB and local air pollution control districts shall endeavor to meet not only state but also federal ambient air quality standards.

Redefines the statutory net worth and redefines stock, surplus, undivided profits and reserves for purposes of provisions imposing restrictions on dividends and issuance of shares and investment certificates. The bill provides for the LIFO method of accounting for withdrawals by shareholders or certificate holders.

Permits school district governing boards, with the approval of the employee personnel commission and a majority of affected employees, to establish a 10-hour day, four-day work week for specific classes of classified employees of the district.

Modifies the procedure whereby variances from the regulations of an air pollution control district are granted. The bill provides that the hearing board shall be enlarged from two attorneys and an engineer to include two additional members, so that the board will be composed of one engineer, one attorney, one doctor, and two public members. The public notice requirements for variance hearings are amended to require increased notice.

Authorizes a physician, or dentist currently licensed by the State of California with approval of the school board and parents to perform health examinations on school premises. Such persons are exempt from credential requirements. The bill is limited to school districts with more than 400,000 daily attendance.

Exempts public school officers and employees from responsibility and liability for conduct and safety of pupils while such pupils are not on school property, unless the district board or specified person has undertaken to provide transportation to and from school, or undertaken school activity off the campus, or otherwise assumed responsibility or liability or has failed to exercise reasonable care.

Deletes the limitation that not more than 6,000 feet of railroad tracks may be removed or relocated for the elimination of a grade crossing in a project for grade separation funds. The bill further declares that portion of the adopted freeway route for State Highway Route 68 in the City of Salinas, which is Clark Street Extension, to be a county road for purposes of being eligible for grade separation funds. AB 1479 - Bagley Chapter 981

AB 1488 - Thomas Chapter 982

AB 1493 - Thomas Chapter 983

AB 1610 - Belotti Chapter 984

AB 1786 - MacGillivray Chapter 985

AB 1788 - MacGillivray Chapter 986

AB 1794 - Greene, B. Chapter 987

AB 1978 - Karabian Chapter 988 Appropriates \$166,000 from the General Fund to the State Lands Division in augmentation of the Budget Act of 1972 for preparation of lawsuits in South San Francisco Bay.

Requires that State Athletic Commission consider relative profits derived from boxing events by professional boxer, his manager, and promoter, in allocating costs of statutory pension and disability programs for professional boxers. The bill authorizes a promoter to charge an additional amount for admission to a boxing contest, for voluntary donation, as specified, for support of such programs. The bill also specifically excludes, for a period of one year, the gross price paid for television rights for viewing outside the state of professional boxing contest from provisions levying tax on the gross price received for the sale, lease or other exploitation of television rights for such contest.

Provides that the Joint Legislative Audit Committee shall establish priorities and assign all work to be done by the Auditor General. The bill also deletes the provision creating the Leg. Audit Bure: Extends indefinitely the provisions presently operative only until December 30, 1972 requiring the Department of Fish and Game to notify the boards of supervisors of twelve northern counties when a request for an antlerless hunt is received.

ay Amends the Fish and Game Code provisions relating to halibut trawling in waters between Point Arguello and Point Mugu, and clarifies the cod-end net mesh size restrictions for the area less than three miles from shore, but in water depths greater than 25 fathoms.

vray Requires that every person operating under a fish packaging and processing license shall, in addition to the license fee, pay a privilege tax of a specified amount for each pound of abalone purchased, received, or taken by him.

B. Creates a state competitive occupational education and training grant program, to be administered by the State Scholarship and Loan Commission as a pilot demonstration program.

> Intended for the benefit of personnel who are prisoners of war or missing in action, and their families. It will provide court procedures under which court authorization and approval can be obtained so as to permit property of the absent member to be conveyed, sold, or otherwise dealt with, when such a transaction is necessary, prudent, or in the best interest of the absent member. It will also clarify an existing provision of law, enacted during World War II, concerning the validity of powers of attorney issued by military personnel.

SB 48 - Marler Chapter 951

SB 66 - Grunsky Chapter 952

SB 263 - Schrade Chapter 953

SB 371- Moscone Chapter 954

SB/467 - Burgener Chapter 955

SB 493 - Whetmore Chapter 956

SB 605 - Burgener Chapter 957

SB 669 - Zenovich Chapter 937

SB 712 - Grunsky Chapter 958 Authorizes the Tehama County Board of Supervisors to pay the claims of \$3,230 each to Jim Davies and Robert L. Burt for repair work on the south bank of Thomes Creek, performed at the request of the Tehama County Flood Control and Water Conservation District.

Requires an automobile bodily injury liability policy to set forth the requirements of uninsured motorists coverage and deletion rights and prohibits utilizing arbitration under uninsured motorist coverage if the claimant has or may have a workmen's compensation claim until the claimant's physical condition has become stationary and ratable, unless good cause is shown. A demand for arbitration must contain a declaration setting forth whether the claimant has a workmen's compensation claim.

Requires the Department of Motor Vehicles to issue either partially or entirely reflectorized safety license plates and to implement the change from unreflectorized license plates to reflectorized safety license plates as soon as it is practicable, but specifies that in no event shall such plates be issued for any calendar year prior to 1974.

Requires every manufacturer of a motor vehicle, who furnishes notification to the registered owner of any defect in the motor vehicle or vehicle equipment which relates to motor vehicle safety, to correct such defect without charge to the owner of the vehicle or, at the manufacturer's election, reimburse the registered owner for the cost of making such correction, notwithstanding any limitation in any warranty. The bill limits the manufacturer's liability for the cost of such correction to those cases where the owner of the motor vehicle seeks to have the correction made within 45 days after receipt of the notification or within the warranty period of the motor vehicle, whichever is longer.

Amends and supplements the Budget Act of 1972 to appropriate \$170,000 from the State Beach, Park, Recreational, and Historical Facilities Fund for development of San Onofre State Beach.

Increases the number of Superior Court judges in Orange County from 29 to 31.

Transfers the Department of Industrial Relations from the Human Relations Agency to the Agriculture and Services Agency.

Revises the grounds for a court to fix or allow greater compensation for a trustee than that allowed under a trust or will.

Appropriates \$2,000,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for land acquisition for Point Lobos State Reserve.

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SB 901 - Short Chapter 938

Requires, with certain exceptions, that if any agency in the Department of Consumer Affairs has prescribed unencumbered funds at the end of the 1971-1972 fiscal year or any fiscal year thereafter, that agency, under certain circumstances, shall reduce license or other fees payable by persons regulated by the agency. The bill also requires any agency excepted from such require-ment to reduce such fees under certain circumstances if the agency has prescribed unencumbered funds at the end of the 1973-1974 fiscal year.

Chapter 939

Chapter 940

SB 916 -Lagomarsino Authorizes the Department of Parks and Recreation to provide space and facilities for schools to use for environmental education purposes within units of the state park system.

SB 922-Lagomarsino Amends and supplements the Budget Act of 1972 to appropriate \$33,000, payable from the State Chapter 959 Beach, Park, Recreational and Historical Facilities Fund, for land acquisition at El Presidio de Santa Barbara State Historic Park.

SB 932 - Burgener Makes several changes relating to school district contracts.

SB 946 - Moscone Authorizes credentialed members of San Francisco City and County Retirement System on June 30, 1972, who elect coverage for prior and future service in San Francisco under State Teacher's Chapter 960 Retirement System, to receive concurrent coverage for other certificated service, where permitted by the city and county charter, but limits such authorization to service other than credited service. The bill makes other related changes.

58 987 - Roberti Prohibits giving any group intelligency quotient Chapter 961 test except intelligency tests administered on an individual basis for purposes of placement in special education programs, to any public ele-mentary or secondary pupil who has come to the United States for the first time from a foreign country in which English is not the primary language, until such student has resided in the United States for two years.

SB 1065-Holmdahl Amends the Corporations Code to reorganize its Chapter 962 provisions relating to unincorporated associations and also provides that the interest of members of an unincorporated association shall be considered as their personal property.

SB/992 - Roberti Requires for every multiunit dwelling structure Chapter 941 in excess of two units the posting or presenting of a specified notice describing the owner of such structure or the person authorized to act for and on behalf of the owner for the purpose of service of process and for the purpose of receiving and receipting for all notices and demands.

SB/1010-Lagomarsino Provides that county and city ordinances, with Chapter 942 respect to control and design of subdivisions, shall specifically provide for proper grading and erosion control, including the prevention of sedimentation or damage to offsite property.

SB 1068-Zenovich Permits a person who has been injured by a vio-lation of a provision of law relating to buying Chapter 963 or receiving stolen property to bring a civil action for three times the amount of actual damages, if any, sustained by the plaintiff, costs of suit, and attorney's fees against the person committing such violation.

SB 1072-Zenovich Chapter 964

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Authorizes the City of Clovis to join the Fresno Metropolitan Transit District if its legislative body authorizes such action. The bill requires the members of the board to be elected at large, and to serve pursuant to the Uniform District Election Law, rather than serve at the pleasure of their appointive powers, the City of Fresno and the County of Fresno. The bill also increases the rate of property tax the district board of directors may levy from 10 cents to 25 cents per \$100 assessed value.

98 1128 - Schrade Chapter 947

SB 1201 - Bradley Chapter 965 Increases number of judges in the San Jose-Milpitas Judicial District from 10 to 11. The bill provides that the court shall have one court commission.

Increases the maximum limit of a Cal-Vet home

loan from \$20,000 to \$25,000.

homemaker program.

SB 1/219-Burgener Chapter 943

Changes the statewide average of teacher's salaries from \$9,720 to \$11,090 for purposes of computing the salaries of county superintendent of schools.

Extends the deadline for implementation of the

SB 1246-Petris Chapter 966

SB 1336-Beilenson Chapter 967 Requires automotive repair dealers to list parts and service separately on the repair invoice and to state the sub-total price and sales tax applicable to each. The bill also provides for license fees for official lamp and brake adjusters and pollution control device installers.

SB/1383 - Grunsky Chapter 944 Increases the number of judges in the Carmel-Monterey Municipal Court District from two to three and the number of judges in the Central Orange County Municipal Court from 9 to 11.

SB/1489-Walsh Chapter 945

Provides the knowing manufacture, sale, offering for sale, possession or use of a blowgun or blowgun ammunition is a misdemeanor. OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-16-72

RELEASE: Immediate

#485

Governor Ronald Reagan today signed legislation he initiated which, for the first time in California, creates a state scholarship program for vocational education students.

The bill, AB 1794, introduced by Assemblyman Bill Greene (D-Los Angeles), establishes a pilot four-year occupational Education and Training Grant program to be administered by the State Scholarship and Loan Commission.

"State programs of student financial aid have been primarily directed to students who intend to pursue college careers," Governor Reagan said. "As a result, little assistance has been available for young people who want to learn a trade and will not attend college.

"This new program is needed to assist students who show a desire and aptitude for occupational training and who could not pursue this interest without financial assistance.

"I believe this program will go a long way in strengthening the manpower and economic base of California."

To be eligible for grants, applicants must:

--Be a resident of California and under 30 years of age; --Demonstrate occupational achievement or aptitude and finanical need,

Grants would have to be used in California at accredited institutions and could not exceed \$2,500 each. Up to \$2,000 could be spent on fees, tuition and other charges, and up to \$500 for training related costs such as special clothing, local transportation, required tools, equipment, supplies and books.

The pilot program is limited to 500 new grants, not to exceed two years in duration, over the next four fiscal years beginning in 1973-74. Estimated cost for the four-year program is \$5.8 million.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-16-72 RELEASE: Immediate

#486

Governor Ronald Reagan announced today that he has vetoed the

following bills:

AB 586 - Chacon

REASON FOR VETO:

Increases the minimum salary for teachers from \$6,000 to \$7,200 commencing on July 1, 1973.

"Assembly Bill 586 would mandate increased costs on some school districts and would trigger additional pressure for salary increases at all levels at a time when school districts are faced with financial crises.

"In addition, I believe that the subject of teachers' salaries is a matter that should be decided by local school districts and not the legislature. Individual school districts should be able to adjust their salary schedules to meet recruitment problems and their individual financial resources.

"Accordingly, I am returning the bill unsigned."

AB 1028 - Burton

REASON FOR VETO:

Permits a retired employee to enroll in a Meyers-Geddes Health Benefits Plan effective July 1, 1973, or at an earlier date as may be fixed by the Public Employees' Retirement System Board.

"This bill would establish an open enrollment period for those retired employees who do not currently participate in the program because they failed to do so when they were eligible or because they voluntarily terminated their health plan subsequent to retirement.

> "An employee is allowed to choose at the time of retirement whether he desires to continue a health plan after retirement. It would be inappropriate to allow a retired employee to enter and later drop health plan coverage at his or her option each time there is an open enrollment period. This would cause higher premium costs to both active and retired employees.

"Under the law, an employee cannot change his retirement benefit option program after he makes a choice. The choice a retiring employee makes regarding his health plan coverage is no different than the survivor benefit options he chooses.

"Accordingly, I am returning the bill unsigned."

AB 1419 - Vasconcellos Revokes the authority for community college districts to charge tuition of students between the ages of 18 to 21.

REASON FOR VETO:

"This bill is intended to reverse the effect of legislation enacted last year which reduced the age of majority from 21 to 18. One result of that legislation was to permit the community colleges to charge tuition to students over 18 instead of 21.

"There is no urgency surrounding this measure. I have already approved legislation which stays the authority of the community colleges to charge tuition to the 18 to 21 age group until May 1, 1973, thereby allowing additional time to review this matter together with other educational reform issues in community college programs."

"Accordingly, I am returning the bill unsigned." -1-

Provides that miscellaneous members of the State Employees' Retirement System employed as fruit acreage supervisors in the Department of Agriculture who would otherwise be required to retire in 1972, shall not be retired at the discretion of the employee until June 30, 1973.

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"This would permit one member of the State Employees' Retirement System, who would otherwise be required to retire in 1972, to work until June 30, 1973.

"I am unaware of any special circumstances to justify approval of this measure.

"Accordingly, I am returning the bill unsigned."

Requires the state to maintain current levels of public assistance if federal law sets lower minimums.

"This measure would require the state to maintain its current level of public assistance to adult recipients if federal law is amended to set minimum grants for such recipients.

"This legislation is premature. I believe that it is advisable to defer action on proposals of this type pending the outcome of federal welfare reform legislation so that all options and alternatives available to California will be known.

"Accordingly, I am returning the bill unsigned."

Provides that a county of over 6,000,000 which provides contract or authorized services to any city within the county shall charge the city only those additional costs incurred by the county in providing such services. The bill provides that a county shall not charge a contract city for any portion of costs which are for services made available to all portions of the county or which are general overhead costs of county government.

"There is considerable equity supporting the position of the contract cities in seeking enactment of this legislation. However, it would mark the first legislative intrusion by the state into the contractual relationship between the cities and the county involved. These contractual negotiations should ideally be a matter of local government policy without interference by the state.

"As part of a review of this bill, I have contacted the appropriate county officials. I was assured they will reopen the entire question of overhead costs being included in contracts between cities and the county for the provision of municipal type services to eliminate inequitable charges to contract cities paid for through county taxes. If such efforts on the part of the contract cities and the county to resolve this problem are not successful during the next few months, it may then be necessary for the state to enter this field through the passage of appropriate legislation.

"Accordingly, I am returning the bill unsigned."

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AB 1681 - Crown

REASON FOR VETO:

AB 2358 - Gonsalves

REASON FOR VETO:

Contains clean-up provisions relating to last year's "Mills-Alquist-Deddeh Act" which provided funds for local transit systems and excludes gasoline excise taxes in the computation of sales tax.

"Last year the legislature enacted and I signed SB 325, placing a sales tax on gasoline. The additional revenue brought into the state treasury by this tax was offset by a grant to local government for rapid transit in approximately the same dollar amount.

"The legislature has now seen fit to lower the sales tax on gasoline but, for all intents and purposes, has reduced the state's General Fund revenue instead of the rapid transit funds the legislation was originally designed to provide.

"While I am in favor of reducing the tax effect of Senator Mills' 1971 legislation, it should be accompanied by an equivalent reduction in the grant to local government rather than requiring the state's general taxpayers to subsidize local rapid transit programs.

"Accordingly, I am returning the bill unsigned."

Appropriates \$1,175,680 to Trustees of the California State University and Colleges to be expended during the 1972-73 academic year for purposes of the State College Educational Opportunity Program.

"I am unable to approve this measure because the 1972-73 Budget Act provided increased funds of \$2,156,000 to meet the grant needs for first and second-year EOP students.

"Student financial assistance in the State Colleges, from all sources, increased by more than \$4.5 million for 1972-1973.

"Further augmentation of this program does not appear justified at this time in light of the total student financial aid resources available through the colleges.

"Accordingly, I am returning the bill unsigned."

Increases the state contribution to grade separation projects from one-half to two-thirds of the cost of such projects. The bill also requires the state to transfer sufficient cash to cover its full share of project costs to the local agency within 15 days after notice of awarding of the construction project.

"SB 544 will create a very serious cash flow

REASON FOR VETO:

problem in the State Highway Fund resources. It would require the state to transfer cash to the local agencies of 100 percent of the grade separation project at the time the construction contract is awarded. This means that state cash would remain static in local treasuries for periods up to or over a year rather than being put to constructive use. It could have the effect of curtailing budgeted state capital improvements. I see no valid reason for changing the existing practice of forwarding the state funds to the local agencies as they are needed.

"Any shift of funding of local projects from local to state sources should await the report to be made by the State Highway Users Tax Study Commission, established by AB 505 in 1971. That commission has recently commenced its study of the state-local distribution of highway funds and will report its findings to the legislature by February 1, 1974.

"Accordingly, I am returning the bill unsigned."



SB 241 - Marks

REASON FOR VETO:

REASON FOR VETO:

\$B 1478 - Zenovich

Provides for the right of the attorney of a recipient of public assistance to examine or copy such recipient's record at reasonably convenient times and places.

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"I have been advised by the author that the bill was introduced to assist attorneys to prepare for hearings on Welfare and Institutions Code Section 600 petitions. The bill is not limited in its application to such proceedings. Senate Bill 1293 does not contain adequate safeguards to ensure that the examination of welfare records be limited to a legitimate purpose. Without such safeguards, welfare records could be examined and copied indiscriminately.

"Accordingly, I am returning the bill unsigned."

Authorizes a third school for neurologically handicapped children, to be known as the Diagnostic School for Neurologically Handicapped Children, Central California. The bill appropriates \$500,000 to the Department of Education for the establishment of such a school.

"Presently, the state operates one diagnostic center in northern California and one in southern California, each run in conjunction with a state school for handicapped children. Recently, the State Fire Marshal determined that the schools for the blind and deaf in Berkeley were hazardous and should not be occupied on a permanent basis without extensive remodeling and repairs.

"As a result of the above determination, we immediately launched an evaluation of the requirements for either remodeling the existing facilities or constructing a new state facility for northern Californians.

"In addition, a statewide master plan, for special education programs is being prepared by the Department of Education. This master plan should provide guidance as to the need and location of diagnostic centers and will be available in the early fall. A decision concerning this proposal should be deferred until the results of that study are available.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN RELEASE: Immediate Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-17-72 井487 Governor Ronald Reagan announced today that the following bills have been signed: AB \$5 - Johnson, H. Requires management of a mobilehome park to advise Chapter 1001 tenants regarding relevant laws concerning mobilehomes. It prohibits entry fees and transfer fees from being charged. The bill also prohibits deficiency judgments on mobilehome sales transactions. AB 198 - Brathwaite Defines "gross receipts" and "sales price" with Chapter 1002 respect to factory-built housing to be 40 percent of the sales price of such housing to the consumer for purposes of the Sales and Use Tax Law. AB 221 - Z'berg Provides for unemployment insurance benefits to Chapter 1003 state college and university employees laid off because of budget reductions. The bill applies to persons laid off between March 1, 1971, and December 31, who have not previously filed a claim and to persons laid off after January 1, 1971. AB 368 - MacDonald Appropriates \$2 million for an approximate 10 Chapter 1004 percent increase in payments to counties under probation subsidy program. The bill also provides \$150,000 for reimbursement to counties for information supplied to the State by the counties for purposes of program evaluation. AB/515 - Warren Will establish by 1982 telephone number "911" as Chapter 1005 the single emergency telephone number statewide for public use when reporting emergencies or seeking emergency assistance from police, fire, and other agencies having public safety responsibilities. Appropriates \$10,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for the purpose of conducting an appraisal of the value B/601 - Burke Chapter 1006 of the estimated two and one half mile stretch of ocean frontage which is presently under private ownership within the city limits of Huntington Beach, for acquisition by the state. AB 662 - Dunlap Deletes the requirement that custody of a minor Chapter 1007 child of tender years in proceeding involving his guardianship or control be given to mother, as opposed to father, other things being equal. AB/761 - Brown Permits the Department of Alcoholic Beverage Control Chapter 1008 to suspend or revoke a license of a person violating provisions relating to minimum retail price schedules for distilled spirits. AB 798 - Beverly Authorizes the governing board of any school district Chapter 1009 maintaining a community college to establish auxiliary organizations. AB 962 - Barnes Revises State Teachers' Retirement Law with respect Chapter 1010 to credit for certain services performed outside of the System, certain member benefits, rights and qualifications, employer contributions, unclaimed warrants and board meetings. AB 969 - Foran Redefines issuing authority as it relates to explosive and requires a city or county to designate the issuing authority within their area of jurisdiction and to Chapter 1011 notify the State Fire Marshal of the person so designated. The bill also increases the age to 21 years for a person to be eligible to obtain a permit to receive explosives. The bill also removes the one year limitation on the validity of explosive permits. AB 1140 - Z'berg Appropriates \$191,000 to the Director of the Depart-Chapter 1012 ment of Human Resources Development to pay for

> unemployment compensation benefits to specified state higher education employees..

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#487 AB 1153 - Maddy Affords the parties in dismissal hearings for permanent or regular certificated employees the rights and duties of discovery of any party in a civil action brought in a superior court. The Chapter 1013 bill requires discovery to be completed prior to one week before date set for hearing. AB 1154 - McAlister Specifies that the three-year mandatory dismissal requirement relating to new trials ordered after judgment or cn appeal is not a limitation on the five-year mandatory dismissal provision relating Chapter 1014 to original filings. The bill also adds a new provision requiring dismissal of an action not brought to trial within three years after the order of the court declaring an end of the prior action in which no judgment was entered due to a mistrial or inability of the jury to reach a verdict. AB /1528 - Stacey Extends the time for health facilities or insti-Chapter 1015 tutions to comply with licensing provisions for institutions and boarding homes for the care of persons aged 16 and above from July 1, 1972, to July 1, 1973. AB 1596 - Maddy Revises provisions providing for the dissemination of school personnel commission rules and Chapter 1017 requires the adoption thereof within one year of adoption of the merit system. AB 1655 - Lewis Requires that curbs or sidewalks intended for Chapter 1018 public use but constructed with private funds and to be turned over to a city or county must be made accessible to the handicapped. AB 1932 - Burke Revises Medi-Cal procedures for handling bills Chapter 1019 from providers. AB 1979 - Biddle Requires the Departments of Corrections and the Chapter 1020 Youth Authority to contract with Ventura County and with such other political subdivisions as may desire to participate, including the federal government, to conduct a cooperative demonstra-tion of the systems approach to corrections. The bill also appropriates \$374,775 to the Department of Corrections for the purchase and installation of security equipment in state correctional facilities. AB 2145 - Townsend Permits the probation officer on recommendation Chapter 1021 of the attending dentist, rather than the attending physician, to authorize the performance of dental care to minors in temporary custody. Gøvernor Ronald Reagan today announced the following bills have been signed with specified reductions: AB 262 - Vasconcellos Appropriates \$5,020,000 from the General Fund Chapter 1023 for the state's share of Short-Doyle funding of local agencies participating in a methadone maintenance program. **REASON FOR REDUCTION:** "I am reducing the appropriation contained in

to \$20,000 by deleting the \$5,000,000 appropriation contained in Section 3 (a) of the bill.

"The reduced appropriation will be sufficient to provide start-up costs to develop the appropriate administrative controls for new and expanded methadone maintenance programs.

"Additional funding will be earmarked for this program when SB 714, a comprehensive drug abuse prevention plan, is finally passed. It is my expectation that with the additional funding provided in SB 714 and the administrative mechanism provided for by AB 262, the program set up by this bill will be able to operate to its fullest potential.

"With the above reduction, I approve Assembly Bill No. 262.

SB 178 - Grunsky Chapter 1024

Appropriates \$2,530,000 from the General Fund for increase in compensation for nonacademic, noninstructional, and noninstructional-related employees of the University of California and the California State University and Colleges. It is to become operative July 1, 1972, or such time thereafter as federal law permits.

REASON FOR REDUCTION: "I am reducing the appropriation contained in Section 1 of Senate bill No. 178 from \$2,530,000 to \$1,385,000 by reducing Schedule (a) from \$1,330,000 to \$350,000, and Schedule (b) from \$1,200,000 to \$1,035,000.

> "The reduced appropriation contained in this bill will insure salary parity between nonacademic classes at the University and the State Colleges and comparable civil service classes. Additional funds are not required to achieve salary parity for the affected nonacademic classes.

"With the above reduction, I approve Senate Bill No. 178."

SB X344 - Nejedly Appropriates \$450,000 to the Department of Correction Chapter 1026 for training and reclassification of specified personnel in the Department.

"I am reducing the appropriation contained in **REASON FOR REDUCTION:** Section 1 of Senate Bill No. 1344 from \$450,000 to \$150,000, by reducing Section 1 (2) from \$350,000 to \$50,000.

> "The reduced appropriation for training contained in this bill and SB 1345 will be sufficient, when added to other budgeted and anticipated funds, to provide two weeks of pre-service training for all correctional officers, group supervisors and youth counselors hired by the Departments of Corrections and the Youth Authority in this fiscal year. This pre-service training, to be offered for the first time on a regular basis, is expected to result in a substantial improvement in the knowledge and skills of these beginning correctional workers.

"With the abover reduction, I approve Senate Bill No. 1344."

SB/1345 - Nejedly Chapter 1025

Appropriates \$175,000 to the Department of the Youth Authority for the development of a training program.

"I am reducing the appropriation contained in Senate Bill No. 1345 from \$175,000 to \$50,000. REASON FOR REDUCTION:

> "The reduced appropriation for training contained in this bill and SB 1344 will be sufficient, when added to other budgeted and anticipated funds, to provide two weeks of pre-service training for all correctional officers, group supervisors and youth counselors hired by the Departments of Corrections and the Youth Authority in this fiscal year. This pre-service training, to be offered for the first time on a regular basis, is expected to result in a substantial improvement in the knowledge and skills of these beginning correctional workers.

> "With the above reduction, I approve Senate Bill No. 1345."

Governor Reagan also announced that he has vetoed the following

bills:

AB 52 - Townsend

REASON FOR VETO:

Provides that employees of the Department of Alcoholic Beverage Control who are peace officers would be entitled, under specified conditions, to a leave of absence without loss of salary while disabled from injury arising out of their duties.

"In vetoing this bill, I am not making a judgment concerning the merits of this particular proposal. I believe that piecemeal extension of special benefits should be halted and a new look taken at the rationale for establishing employee benefits in state service.

"It is my belief that entitlement qualification for this type employee benefit, of which this proposal is only one of many pending before the legislature, should be based on need and should be at an equitable level for all state employees.

"At my direction, the Secretary of Agriculture and Services has been conducting a study into all types and levels of employee benefits. Under his direction, a task force is currently developing information and recommendations which will result in legislative proposals at the next session of the legislature.

"I shall await the outcome of that study before approving any legislation which extends further special benefits to one group of employees while others are ignored.

"Accordingly, I am returning the bill unsigned."

Provides governing boards of school districts the power to initiate and carry on any educational program which is consistent with the laws and purpose for which school districts are established. To become operative upon adoption of ACA 26.

"In my State of the State Message this January, I deplored the number of mandates and directives contained in our Education Code. At present, our school districts not only must operate under an almost infinite variety of detailed statutes, but are now prohibited from doing anything the Education Code does not allow.

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"The need for simplification should not, however, lead us to rush to another extreme. The balance between clear enunciation of statewide policy of maximum flexibility and local control in the school districts, on the other, is not easily achieved. I do not believe that the approach which is proposed in AB 272 gives adequate consideration to this delicate balance. Further, the Joint Legislative Committee for Revision of the Education Code is meeting at this very moment and will provide a more realistic solution to the problem.

"Accordingly, I am returning the bill unsigned."

AB 272 - Vasconcellos

REASON FOR VETO:

AB 305 - MacDonald

Includes dependents of "law enforcement" class officers and employees of Department of Corrections and Department of Youth Authority who are killed or totally disabled in performance of their duties and was caused by the direct action of inmate or accomplice of inmate within class of dependents eligible for specified scholarship benefits at certain colleges in state. Includes such "law enforcement" class officers within class of persons entitled to one year's disability leave of absence with full salary, in lieu of temporary disability indemnity benefits under workmen's compensation law, if disability arose out of and in course of their duties and was caused by the direct action of inmate or accomplice of inmate.

REASON FOR VETO: "Although I am unable to approve this bill, Ί have no objection to that portion of the measure relating to scholarship benefits nor am I making judgment concerning the merits of disability leave of absence. However, I believe that piecemeal extension of special benefits should be halted and a new look taken at the rationale for establishing employee benefits in state service.

> "It is my belief that entitlement qualification for this type employee benefit, of which this proposal is only one of many pending before the legislature, should be based on need and should be at an equitable level for all state employees.

> "At my direction, the Secretary of Agriculture and Services has been conducting a study into all types and levels of employee benefits. Under his direction, a task force is currently developing information and recommendations which will result in legislative proposals at the next session of the legislature.

"I shall await the outcome of that study before approving any legislation which extends further special benefits to one group of employees while others are ignored.

"Accordingly, I am returning the bill unsigned."

Prohibits school districts from administering to pupils in the district any group standardized test, or any other test, which measures or attempts to measure the scholastic aptitude of pupils, but provides that such prohibition shall not prevent any psychiatrist or qualified psychologist or psychometrist from administering such test to pupils on an individual basis for purposes of postsecondary scholarships or awards.

REASON FOR VETO: "Among other matters mandated, AB 483 would delete the authority of the State Board of Education to designate scholastic aptitude tests to be used in a school testing

program; it deletes from definition of a testing

orogram, scholastic aptitude testing, and deletes average scholastic bility from factors to be included in required annual testing program reports to the Department of Education.

"In addition, the bill would prohibit school districts from administering to pupils in the district any group standardized test, or any other test, which measures or attempts to measure the scholastic aptitude of pupils. "This bill represents a direct challenge to the authority and competence of the State Board of Education and local school boards to determine policies and the implementation of policies insofar as scholastic apti-tude testing is concerned. In addition, it would eliminate the very methods which may be used to find individuals who have the ability to learn but who have not been discovered.

"Accordingly, I am returning the bill unsigned."

AB 483 - Brown

AB 926 - Pierson

REASON FOR VETO:

AB 1172 - Hayes

REASON FOR VETO:

SB 1343 - Nejedly

"I am returning this bill unsigned at the request of the author because of a chaptering problem. I would have approved Assembly Bill 1172 but for this fact."

Authorizes a guardian to invest money of a ward

in shares of an insured credit union.

Requires the Department of Corrections and the Department of the Youth Authority, jointly, to establish a program for training and education of correctional personnel.

An act to amend Sections 13010, 13469.1, and

"I am returning this bill unsigned because it conflicts with legislation approved earlier this year. I am taking this action at the request

13651.2 of the Education Code, relating to school

REASON FOR VETO: "While the intent to improve the effectiveness of correctional manpower is/not necessary to the accomplishment of that objective. Senate Bill 1343 is overly detailed, spelling out rigidly the lengths of time that particular classes of employees are to be trained, where and when they are to be trained, the frequency for retraining and much of the curriculum.

employees.

of the author."

"The affected departments should have the flexibility needed to keep curriculum current, match it with the needs of personnel being recruited and to provide it at the time and places that are most appropriate.

"Accordingly, I am returning the bill unsigned."

Provides that a person who is appointed to a vacancy in the office of a municipal court that was not previously occupied shall hold office until a successor is elected at the general state election next succeeding the creation of the office, and that no successor to such appointee shall be elected at any election held within six months of the occurrence of the vacancy or the creation of the office. The bill prohibits filling of such vacancy by appointment after an election has been held to fill the vacancy.

"As originally introduced, this bill represented an effort to clarify the law relating to municipal court appointments. The bill has emerged, however, as legislation which would add a great deal of confusion to the municipal court appointment procedures.

"As amended, the bill would prohibit the filling of a judicial vacancy by appointment after an election which has been held to fill that vacancy. As such a judge who had been elected in the primary election could not even be appointed to the position to fill the remainder of his predecessor's term. Deliberate creation of vacancies in public office should not be encouraged. This could only contribute to further court congestion and delay.

"Accordingly, I am returning the bill unsigned."

SB 255 - Coombs

REASON FOR VETO:

SB 821 - Nejedly

Establishes a Commission on Correctional Manpower Department which is authorized to allocate state aid to correctional agencies from any funds appropriated for that purpose.

REASON FOR VETO:

"This bill would create a new, additional 11member state Commission on Correctional Manpower Development with the authority to hire staff and form further advisory bodies.

"The commission would establish minimum standards for the recruitment, selection, and training of state and local correctional personnel together with recommended salary structures. It would encourage adherence to the standards by distributing \$3 million annually from the state General Fund, according to the estimates of its proponents. No provision to raise the money is made.

"Creation of a new unit of government, duplicative in part, at least, of the existing Commission on Peace Officer Standards and Training, is contrary to my long concern that the size and cost of government be reduced. Also, the new commission would intrude into the existing functions and responsibilities of the State Personnel Board and city and county personnel commissions, resulting in confusion and further loss of local autonomy.

"Accordingly, I am returning the bill unsigned."

SB 1455 - Petris Requires county welfare or adoption departments, rather than county probation officers, to conduct investigations in specified step-parent adoption cases, and in cases involving a petition to declare a minor free from parental custody and control.

REASON FOR VETO:

"I am opposed to this bill solely because it mandates the transfer/certain functions from the probation officers to the county welfare or adoption departments. However, I favor AB 695, now pending before the legislature, which would achieve the objectives of this measure without removing the autonomy and flexibility of operation needed by county government.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN RELEASE: Immediate Sacramento, California 95814 Ed Gray, Fress Secretary #488 916-445-4571 8/17/72 AB 169 - Ketchum Redefines "policeman" for purposes of provisions relating to coverage of public employees under the Social Security Act to include persons employed as law enforcement members in the Departments of Corrections and You h Authority. Chapter 1035 AB/245 - Powers Authorizes the State Board of Registration for Chapter 1036 Professional Engineers to establish land surveyors review committees to hear cases involving denial, suspension or revocation of professional engineers' licenses. AB/257 - Ryan Makes clarifying amendments to the Fyan Act of Chapter 992 1970 which deals with teacher preparation and licensing. AB 265 - Moorhead Increases the transcript charge at the community Chapter 1037 colleges from \$.50 to \$1.00. This bi imposes a \$2.00 late-application fee. This bi'l also AB 336 - Quimby Establishes procedures to file an appeal before Chapter 1038 local boards of equalization to equali: e an assessment, if real property is acquired after the lien date and before the first day of the fiscal year and the new owner did not receive a notice concerning the assessment of such property. AB/342 - Maddy Establishes authority for the Director o. General Chapter 1039 Services, with the approval of the State Public Works Board and the Trustees of the California State University and Colleges to sell, trade, or dispose of real property belonging to the State and presently used as Fresno State College Ratcliffe Stadium. The bill requires all proceeds to be used for construction, improvement, or leasing of an athletic stadium for Fresno State College. AB 506 - Pierson Prohibits after January 1, 1974, the manufacture or importation for sale of glazed ceramic table-Chapter 1040 ware which releases lead or cadmium in excess of specified amounts when tested according to a specified test procedure. The bill requires that a certificate of acceptability be obtained from the State Department of Public Health by a manufacturer or importer of any pattern of glazed ceramic tableware which glaze contains lead or cadmium, and which is manufactured for sale or imported for sale within this state. AB 617 - Brown Requires each board, bureau, commission, Chapter 1041 committee or agency in the Department of Consumer Affairs issuing licenses, upon receipt of a complaint respecting a licentiate, to take specified steps to secure relief for the complainant, including mediation, and refer complaints outside its jurisdiction or other specified complaints to public or private agency for relief. AB 824 - Dent Authorizes Superintendent of Public Instruction Chapter 1042 to grant a limited waiver from the prescribed ratio of teaching to nonteaching personnel in a school district. AB 850 -MacGillivray Makes it a misdemeanor for a Medi-Cal bene-Chapter 1043 ficiary to furnish or lend his Medi-Cal card or labels to any person other than a provider of service. The bill also makes it a misdemeanor for any person who is not eligible for Medi-Cal

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benefits to represent himself as a Medi-Cal beneficiary to any health care provider.

AB 857 - Quimby Chapter 1044

AB 941 - Wood Chapter 1045

AB 1467 - Fong

AB 1494 - Thomas

Chapter 1050

Chapter 993

Increases the maximum amounts which community services districts may fix as a water standby charge.

Includes burning for reservoir maintenance within the provisions exempting various types of burning from the provisions regulating open outdoor fires. The bill prohibits burning for right-of-way clearing by a public entity or utility or for levee, reservoir, and ditch maintenance unless burning is permitted on that day and the material to be burned has been prepared by stacking, drying, or other methods to promote combustion as specified by the air pollution control officer.

AB 1057-Beverly Chapter 1046 Makes certain acts by public administrator, public guardian, or public conservator a crime rather than a misdemeanor and revises penalty for such acts to include imprisonment in state prison for not more than five years and forfeiture of office.

AB 1262 - LaCoste Chapter 1047 Includes off-sale beer and wine license, on-sale beer and wine license, on-sale beer and wine public premises license, on-sale beer license, and on-sale beer public premises license in provisions regulating public recordation of notice regarding transfer of specified alcoholic beverages licenses.

AB 1362 - Quimby Chapter 1048 Authorizes a hospital to authorize and specify the donation of parts of the decedent's body for any of specified purposes in the Uniform Anatomical Gift Act, when any of the persons enumerated in prescribed provisions of such act are determined by diligent search, as specified, to be not available. The bill requires such determination of nonavailability to be made only by a hospital which is accredited by the Joint Commission on Accreditation of Hospitals.

AB 1435 -MacDonald Chapter 1049 Provides that where a local ordinance calls for dedication of land or payment of fees for park or recreation purposes as condition of approval of final subdivision map that dedication or payment may be made directly to local public agency providing community-wide park and recreational services in the area of the subdivision.

> Establishes a full-time workweek of five days in the case of any classified employee of a merit system school district whose average work day is four hours or more and requires payment of overtime for work on the 6th or 7th day. The bill authorizes a school district governing board to establish 10-hour day four-day workweek for all employees.

Permits the State Athletic Commission to withhold 10 percent of purse payable to a contestant if his manager does not present an itemized list of expenses incurred in connection with the contest.

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SB 83 - Nejedly Chapter 1027

SB 364 - Burgener Chapter 994

SB 404 - Holmdahl Chapter 995

SB 464 - Holmdahl Chapter 996

SB 924 - Lagomarsino Chapter 1028

SB 980 - Nejedly Chapter 997

SB 1009 - Lagomarsino Chapter 989

SB 1133 - Marks Chapter 1029

SB 1137 - Burgener Chapter 998

SB 1143 - Marler Chapter 1030

SB 1193 - Nejedly Chapter 1031 Revises various allowable fees of notaries public.

Increases the annual \$60 per pupil apportionment for mentally gifted minors to \$70 in 1972-73, \$80 in 1973-74, \$90 in 1974-75, and \$100 in 1975-76 and thereafter. The bill also increases from \$40 to \$50 the amount paid to districts for each minor identified as gifted.

Frees from property taxation boats with a market value of \$400 or less. The exemption extends only to boats held for noncommercial purposes, and is limited to one boat per owner.

Requires reapportionment of the supervisorial districts in Alameda County prior to December 31, 1976 if a census ordered by the board of supervisors or state or county population estimates show prior to December 1, 1976, that the population of the districts is not as nearly equal as may be.

Permits prospective jurors to avoid appearing in person upon promise to appear on one hour's telephone notice (except in Los Angeles County). This bill also broadens the exemption from jury service of persons who have previously served.

Would permit a board of retirement, acting upon actuarial advice, to set a single rate of contribution for all miscellaneous members and for all safety members. The bill affects only those counties under the County Employees' Retirement Law of 1937.

Appropriates \$76,500 from the general fund to the Regents of the University of California to be expended to provide police foot patrol services in the community of Isla Vista, adjacent to the University of California at Santa Barbara.

Increases from \$7,500 to \$10,000, the ceiling upon the 50 percent increase of the amount of a workmen's compensation award for an injury resulting from serious and willful misconduct of the employer or other specified persons.

Declares that provisions of the Meyers-Milias-Brown Act relating to local public employeremployee relations are not intended to be binding upon public agencies which provide procedures for the administration of employer-employee relations in accordance with provisions of employer-employee relations law.

Amends the Pharmacy Act and provisions of the Health and Safety Code to revise the form of prescriptions for narcotics. The bill adds a requirement that the prescription contain the telephone number, state license number, and federal registry number of the prescriber, in addition to the information presently required.

Extends for four years the provisions requiring any person or agency to notify the Department of Fish and Game of proposed projects which would alter the flow or bed of any river, stream, or lake and prohibiting them from beginning work until the department's recommendation or the decision of an arbitration panel is incorporated into the project. Prescribes a procedure by which one may disclaim or renounce an inheritance or gift, and provides that any transfer so renounced shall be excluded from the provisions of the Inheritance and Gift Tax laws.

SB 1255 - Beilenson Chapter 1032

Chapter 991

Chapter 1033

Chapter 999

SB 1376 - Grunsky

SB 1449 - Rodda

S/B 1470 - Petris

Chapter 1000

Requires that no public member of any board, commission or agency created under the Business and Professions Code shall have any financial interest in any organization subject to regulation by the board, commission or committee of which he is a member.

Transfers various functions of the State Fire Marshal with respect to dry cleaning establish-ments to the State Board of Dry Cleaners. SB 1355 - Deukmejian

> Permits the Department of Corrections to authorize temporary removal of prisoners to attend college classes.

Makes various changes in the provisions relating to the activities of proraters. The bill eliminates cancellation and default fees and reduces the charge which may be made for disbursements on recurring obligations.

Provides that the escrow holder of the purchase price or consideration for the transfer of a liquor business or license shall give specified priority to payment of claims for wages, salaries, or fringe benefits of employees of seller or transferor earned or accrued prior to, rather than within 90 days prior to, the sale, transfer or opening of an escrow for sale of such business or license.

SÉ 1484 - Cusanovich Defines advancement rights of classified school Chapter 1034 employees who take voluntary demotions or reduced time in lieu of layoff, authorizing reinstatement at former class or assigned time upon occurrence of a vacancy, and requires such employees be given proper seniority position on reemployment The bill also authorizes the Los Angeles list. Unified School District to make provisional appointments of classified employees in excess of prescribed limits under specified conditions.

SB 348 - Petris

Makes several substantive changes in provisions relating to operation of public housing authorities.

REASON FOR VETO:

"Senate Bill 348 contains a number of controversial provisions. The bill is opposed by local housing authorities and the California Real Estate Association. While I share many of the concerns expressed to me by the opponents of this measure, I am also concerned by the problems faced by some tenants. I believe it is incumbent upon both the opponents and proponents of this bill to work together and arrive at an acceptable solution. I have been informed that the Assembly Judiciary Committee has scheduled an interim hearing on the subject of landlord-tenant relations later this year. It is my hope that the provisions of this bill can be aired during these hearings so that an equitable solution can be reached

"Accordingly I am returning the bill unsigned."

Provides that any county or city and county in which the adult and juvemile probation departments were separate entities as of January 1, 1972, may compute their earnings for each department on a separate basis.

REASON FOR VETO:

SB 549 - Marks

"I am unable to approve this measure because of the feature which would permit two counties who have beer unable to maintain their total earnings in combined juvenile and adult probation programs to compute state subventions for probation services for juvenile and adult probation departments separately.

"This special treatment would set a precedent with an eventual additional state cost of many millions The Probation Subsidy Program was of dollars. established in 1965 to encourage greater use of probation by charing with the counties savings resulting to the state from a reduction in commitments of juveniles and adults to state institutions. Participating counties must make 'earnings' based on a prescribed formula set forth in the Welfare and Institutions Code. The county achieves earnings by reducing its combined level of adult and juvenile commitments below a base commitment rate previously established. For each reduction in its base commitment level, the county is reimbursed (up to a maximum of \$4,000) its actual cost of providing an enriched probation program meeting minimum standards prescribed by the Youth Authority.

"I realize that the reimbursement level has not been adjusted for some time. Therefore, I have approved Assembly Bill 368 (Chapter 1004) which will provide an across-the-board increase of approximately 10 per cent to all counties to help offset increased probation costs.

"Accordingly, I am returning the bill unsigned."

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SB 1421 - Roberti

Provides that the court shall appoint counsel for the indigent parent or guardian of a minor alleged to be neglected and dependent if the parent or guardian appears at the hearing without counsel.

REASON FOR VETO:

"This bill would make several amendments to the Arnold-Kennick Juvenile Court Law with respect to the appointment of counsel for both minors and parents in certain juvenile court proceedings.

"The need for further changes in the law relating to the appointment of counsel in juvenile court proceedings together with the fiscal counsequences of such changes should be the subject of an in-depth study by the Legislature. The subject of this bill should be included in that study before a decision is made to further alter the law.

"Accordingly, I am returning the bill unsigned."

Requires the Trustees of the California State

SB 1446 - Moscone

REASON FOR VETO:

SB 1475 - Petris

REASON FOR VETO:

University and Colleges to establish grievance and disciplinary action procedures whereby grievances and disciplinary actions shall be heard before a faculty committee which is required to make recommendations to state university and college presidents, each party to the dispute having specific procedural rights.

"This bill would provide for binding arbitration in grievance and disciplinary cases in the California State University and Colleges system. It would also require that the Board of Trustees establish new grievance and disciplinary action procedures.

"There is no evidence that the existing faculty grievance procedures established by the Trustees afte extensive consultation with the faculty and administrators is not working. By mandating binding arbitration, Senate Bill 1446 usurps the Trustees' responsibility for the governance of personnel of the California State University and Colleges.

"Accordingly, I am returning the bill unsigned."

Extends the provisions of the Senior Citizens Property Tax Assistance Law to totally disabled persons who were employed or actively seeking employment in the year immediately proceeding becoming totally disabled.

"I do not object to providing needed assistance to those unfortunate citizens who are totally disabled. However, the Senior Citizens Property Tax Assistance Program was established to provide property tax relief for senior citizens only.

"Extending the benefits of this program to other than senior citizens is not consistent with the intent of this worthwhile program.

"I would also point out that this administration has increased grants to the adult catagories in its welfare reform program, which includes the totally disabled. While this bill directs itself to individuals who are not eligible for state welfare, the Aid to the Totally Disabled program is available to assist them when their circumstances require such assistance.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-17-72 RELEASE: Immediate

#489

Governor Ronald Reagan today signed legislation that will provide \$7 milliom to the Air Resources Board and local air pollution control districts in their battle to control nonvehicular emissions throughout California.

The Bill, AB 1582, introduced by Assemblyman Craig Biddle (R-Riverside), provides \$4.6 million for matching funds to air basins and local air pollution control districts and \$2.4 million to the ARB to replace a similar amount previously received from the Motor Vehicle Fund.

"This legislation not only is a big step forward in our struggle against air pollution, but also solves two fiscal problems," stated Governor Reagan, "first, a number of counties do not have an adequate tax basis for minimum effective programs and second, the Motor Vehicle Fund should not be used to support nonvehicular emission control programs"

The Biddle anti-pollution bill provides matching funds, on a oneto-one basis, to air basins that have basin-wide cooperative pollution control programs. The state matching limit is 23 cents per capita of local funds.

In areas where there is no basin-wide cooperative program, the local air pollution control district will receive matching funds on a 2-to-3 basis, up to 18.4 cents per capita.

In air basins having a population of less than 98,000 the law permits the Air Resources Board to provide up to \$45,000 to support a minimum program. The program must be basin-wide and each air pollution control district affected must adopt a budget of at least 23 cents per capita.

The state is divided into eleven air basins and 50 air pollution control districts.

The South Coast Air Basin, with the largest population, will be eligible to receive matching funds up to \$2.2 million, if it develops a basin-wide cooperative program. The basin includes Orange and Ventura counties, the major population areas of Los Angeles and San Bernardino counties, the western portion of Riverside county and the southeast portion of Santa Barbara county.

The San Francisco Bay Area Basin, which is also classified as an air pollution control district, is eligible to receive up to \$1.05 million in matching funds.

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Garcia

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8/17/72

RELEASE: Immediate

#490

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

AB 1029-Burton Requires the agency collecting responsible relatives contributions under the old age security program to transmit to the recipient from such Chapter 1064 contributions, as exempt income, an amount equal to the \$7.50 exemption of income authorized under present state law.

AB 1582 - Biddle Appropriates \$7 million to the Air Resources Chapter 1016 Board from the General Fund, for air pollution control activities. Of this total, \$4.6 million is scheduled for subventions to local air pollution control districts on a matching basis, for air pollution control activities. The remaining \$2.4 million will provide for General Fund support of nonvehicular programs, which have been developed by the Air Resources Board.

AB 1719 - Garcia Provides that persons registering to vote shall Chapter 1053 be asked to furnish their telephone numbers, which will be contained in the affidavit of registration, the records of the county clerk and the index of voters. The furnishing of the telephone number is at the option of the voter, and he must be informed at the time of registering that he need not provide this information.

AB 1760 - Cullen Eliminates an erroneous cross-reference and Chapter 1054 restates provisions relative to exemption of horseracing license fees for certain public fairs and expositions.

AB1873 - Lanterman Authorizes, under certain circumstances, the Chapter 1055 medical director of a state hospital or the person in charge of a regional center for the mentally retarded to give consent to medical, dental or surgical treatment on behalf of a mentally retarded person who is a patient in a state hospital or who is placed on an out-ofhome placement by the regional center.

AB 1914 - Warren Revises law relating to sale of real property under power of sale in a deed of trust or Chapter 1056 mortgage.

AB 1930 - Knox Chapter 1057

Enacts the "Securities Depository Law". The bill provides for regulation and licensing of securities depositories by the Commissioner of Corporations.

AB 1958 - Ketchum Chapter 1958

AB 1977 - Karabian Chapter 1059

Authorizes release of confidential mental health records in specified circumstances.

Makes amendments to various provisions of law relating to the Executive Secretary of California Hospital Commission, regulation of medical facilities, definition of construction progress for the approval of health facility construction by the Department of Public Health.

AB 2092 -McAlister Prohibits any vehicle, when turning left at an intersection, from making the left turn before entering the intersection, and makes existing Chapter 1060 provisions regarding the making of such a turn applicable after entering the intersection.

AB 2338 - Cory Chapter 1061	Authorizes the Orange County Transit District to acquire, construct, own, or operate air terminal facilities within the district and, with the con- sent of the county in which such facilities are located, outside of the district. The bill specifies that the District is not required to provide Social Security coverage for its adminis- trative and professional employees who are mem- bers of the Orange County Employees Retirement System.
AB 2361 - Priolo Chapter 1062	Provides that persons employed as peace officers prior to March 4, 1972, need not be high school graduates. The bill also authorizes the Monterey Peninsula Airport District to maintain a police department.
SB 206 - Grunsky Chapter 1063	Deletes the requirement that the Department of Education, in creating positions of visiting teachers for preschool blind children, must do so in connection with the California School for the Blind. The bill appropriates \$102,000 from the General Fund for the employment of one super- visor and six visiting teachers.

Governor Reagan also signed the following bill with specified reduction:

SB 1258 - Collier Chapter 1052 Authorizes 10 pilot projects in Indian education in certain rural school districts for a threeyear period in grades four and below. It is to be administered by the Superintendent of Public Instruction. The bill states that it is the intent of the Legislature that scholarships be made available for the education of Indian students at institutions of higher education. The bill also appropriates \$1.5 million to the Department of Education for purposes of this act.

Reason for reduction:

"I am reducing the appropriation contained in Section 9 of Senate Bill No. 1258 from \$1,500,000 to \$500,000 by reducing the appropriation for the 1972-73 fiscal year from \$500,000 to \$100,000, by reducing the appropriation for the 1973-74 fiscal year from \$500,000 to \$400,000, and deleting the appropriation for the 1974-75 fiscal year.

"The reduced appropriation for 1972-73 reflects the fact the program will be in effect for only a part of the current fiscal year. The reduced appropriation for 1973-74 appears to be a proper level of support for the first full year of operation. The appropriation for 1974-75 has been deleted because I believe that this program should be subject to the full budgetary review process.

"With the above reduction, I approve Senate Bill

No. 1258."

#490

Mandates the appointment of foreign-languagespeaking election officials in precincts with substantial numbers of non-English-speaking voters.

"I cannot approve this measure because it is unnecessary and unworkable and would result in abuses in polling practices.

"This bill is unnecessary for several reasons: first, existing law already permits any person to bring his own interpreter if he feels that he is not sufficiently proficient in the English language to cast an intelligent vote; and secondly, the law does not prohibit the appointment of foreign language speaking registrars by local county clerks.

"In addition to being unnecessary, the bill is unworkable because it is vague in at least two important areas. It would require county clerks to appoint foreign speaking election officials where there is a 'substantial number' of persons whose native language is other than English without defining what is a 'substantial number,' and secondly, the requirement that 'substantial' be based on 'native language' has no relationship to the ability of those persons to read or write English.

"The provision requiring recruitment of election officials by such media as newspapers, radios and television can only result in extensive additional costs to the taxpayers.

"Finally, if the county clerks were able to spend the funds necessary to determine on a precinct by precinct basis that a 'substantial' number of voters exists whose native language is other than English, recruit and pay for additional interpreters, the bill lacks the protection necessary to insure that these interpreters will not influence the voters at the polls.

"Accordingly, I am returning the bill unsigned."

Appropriates \$21,607,320 from the General Fund for increases in compensation for academic, and instructional and instructional-related employees of the University of California and the California State Colleges; to be effective July 1, 1972, or such time thereafter as federal law permits.

"I have already provided \$35,165,000 in the 1972 Budget Act for a 7½ percent across-the-board increase and an additional 1.45 percent in inequity adjustments for these faculty and related positions. The budgeted amount has already provided substantial salary inequity relief for this group of employees and the increases contained in this bill would greatly exceed the salary treatment provided for other employee groups. In addition Assembly Bill 252 would provide a

 $5\frac{1}{2}$ percent increase which is $1\frac{1}{2}$ percent above the amount recommended by the Coordinating Council for Higher Education.

"I have already stated that I am planning to budget funds in 1973-74 to correct remaining salary inequities for all employee groups. This two-year approach is designed to provide equitable treatment for each of the state's employee groups, and recognizes the practical limitations on salary increases which result from the Federal Pay Board regulations.

"Accordingly, I am returning the bill unsigned."

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AB 252 - Barnes

REASON FOR VETO:

AB 278 - Beverly

REASON FOR VETO:

Precludes the construction of any portion of State Highway Route 1 as a freeway or expressway within the city limits of Lomita. The bill also deletes State Highway Route 107 from the California freeway and expressway system.

"That portion of Route 1 which this bill would direct not be constructed as a freeway was deleted from the freeway and expressway system by Senate Bill 1087 (Chapter 782).

"Route 107 represents the only north-south corridor between the Santa Monica-Hawthorne area and the Palos Verdes Hills area to the south. As evidenced by House Resolution 97, we are in agreement that a thorough study should be conducted in cooperation with the cities and counties involved in the Route 107 corridor. I do not believe that the route should be removed from the freeway and expressway system until a study is completed so that all transportation options can be considered.

"Accordingly, I am returning the bill unsigned."

Establishes a procedure for the removal of inaccurate or non-factual information from written records of public school pupils.

"I am objecting to this bill solely because it contains certain technical defects. I agree that there is a need for a procedure to facilitate the removal of incorrect information from a pupil's school record. I have asked my staff to provide any assistance required by the author to insure early passage of such legislation.

"Accordingly, I am returning the bill unsigned."

Deletes that portion of Route 125 from Route 75 near Brown Field to Route 54 from the California freeway and expressway system.

"I am not approving this bill because the deletion of this route from the California freeway and expressway system is premature. The San Diego Comprehensive Planning Organization is coordinating a study with the Southern California Association of Governments and the Department of Public Works to study a new transportation corridor between the Los Angeles and San Diego metropolitan areas. The proposed routing of Route 125 is within the corridor limits.

"This deletion is opposed by the only directly affected local agency, the San Diego County Board of Supervisors.

"No action should be taken deleting Route 125 until the comprehensive study is completed and the total transportation needs of the area are determined.

"Accordingly, I am returning the bill unsigned."

AB 474 - Stull

REASON FOR VETO:

AB 584 - Deddeh

REASON FOR VETO:

AB 696 - MacDonald

REASON FOR VETO:

worker as the primary contact for a family requiring various social services. "Contra Costa County has recently completed a study with a similar objective to that contained

Establishes and appropriates funds for a pilot project in Ventura County to study the feasibility of providing a single community services

in this proposal. The Contra Costa study should be examined in terms of its applicability to Ventura County before state funds are authorized for further pilot projects.

"Accordingly, I am returning the bill unsigned."

AB 1405 - Foran

REASON FOR VETO:

Permits an insured to orally authorize the execution on his behalf of a premium finance agreement, including execution of power of attorney to cancel the insurance on behalf of the insured.

"Existing law requires a purchaser to personally sign the premium finance agreement. This provides him with the opportunity to read and discover all of the terms of the finance agreement. Approval of this measure could result in the purchaser being committed to a premium financing agreement without full knowledge of its terms. I am concerned with the possible adverse effect this could have on the purchaser of insurance.

"Accordingly, I am returning the bill unsigned."

AB 1562 - Z'berg

REASON FOR VETO:

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Requires that a court shall permit the reasonable examination of prospective jurors by counsel for both parties in a civil action.

"The California Rules of Court were amended effective January 1, 1972 to provide for judgeconducted examinations of prospective jurors in civil cases. This rule change was endorsed by the State Bar of California.

"No valid reason has been presented to support a change in a procedure that has speeded up the " selection of jurors in civil cases. There is' clear evidence of substantial support from the legal community for the present procedure. Preliminary studies of the Judicial Council and the State Bar indicate that over 70 percent of the California attorneys surveyed believe that the present rule is both time-saving and fair to both sides.

"Accordingly, I am returning the bill unsigned."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-45-4571 8-17-72

RELEASE: Immediate Q.2.4- (73 - 72

#491

Governor Ronald Reagan today signed legislation (AB 1204) increasing welfare payments by \$12 a month to a half million blind, disabled and aged Californians.

At the same time, he approved a measure that exempts from consideration as income \$7,50 in contributions from responsible relatives to welfare recipients under the Old Age Security program.

In signing the bill granting the increase to the blind, disabled and aged, Governor Reagan said:

"I am pleased to be in a position, because of the savings effected by our welfare reform program, to approve this bill. It fits in with a major objective of the reforms, which is to close loopholes, tighten up eligibility and reduce payments to those recipients with significant outside income and to increase grants to the truly needy.

"If we still had an unreformed welfare system in California which permitted every-increasing caseloads, state savings due to the federal Social Security increase would have been absorbed and I would have had no choice but to veto this bill. This is just another plus for reforming welfare in California."

Since Social Security payments are considered as income for welfare purposes under federal law, the 20 percent increase in payments granted by Congress earlier this year would have resulted in a 20 percent reduction in welfare grants to recipients on state OAS and federal Social Security.

The bill, introduced by Assemblyman Leo McCarthy, will insure that all OAS, blind and ATD recipients will receive a \$12 a month increase in total benefits on October 1, 1972.

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State Director of Social Welfare Robert B. Carleson pointed out that the governor's action today is "not just a pass-on of the Social Security increase, but will benefit all needy blind, disabled and aged under the state program."

. .

"If the caseload had continued to increase at 40,000 a month, as it was prior to the governor's welfare reforms, the \$12 increase would have been impossible," Carleson said. "And it is important to note that the boost will be made without a tax increase because the reforms scored the uncontrolled growth of welfare."

In signing AB 1029, authored by Assemblyman John Burton and Willie Brown, both San Francisco Democrats, Governor Reagan said the beneficiaries of this bill would be OAS welfare recipients who have no income but whose responsible relatives make payments to county welfare departments on their behalf.

Under provisions of the bill, OAS recipients will not have to count \$7.50 of their relatives' contributions as outside income, and it will not be counted in determining the amount of their welfare grants.

"This is an equity measure," Governor Reagan said, "and gives these particular recipiones the same exemption as those OAS recipients who receive Social Security."

Cost of the bill is estimated at \$600,000 a year.

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#491

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-18-72 RELEASE: Immediate

#494

Governor Ronald Reagan took another step in his efforts to protect and preserve the High Sierra wilderness when he signed legislation (AB 1556) Edwin Z'berg (D-Sacramento), deleting a portion of the proposed State Route 276 from Three Rivers to Mineral King in Tulare County.

"I want to stress as strongly as possible that I am firmly in support of the development of Mineral King as a recreation area," Governor Reagan said. "Southern California urgently needs additional year-round mountain recreation areas.

"Development of Mineral King will help serve that need. However, I am convinced that proper future development will not be hampered by lack of access by a high speed road. Alternate access methods will suffice and, in the end, better serve the needs of both conservation and recreation."

At the same time he signed the legislation, Governor Reagan directed Frank Walton, Secretary of Business and Transportation, and Norman B. Livermore, Jr., Secretary of Resources, to develop a study on the economics and esthetics of the key roads that furnish automobile approaches to High Sierra wilderness areas. The study is to be completed by January 1973.

The High Sierra wilderness and de facto wilderness areas generally extend from Tioga Pass on the north to Walker Pass on the south.

Governor Reagan, with the assistance of President Nixon, recently stopped highway construction aimed at initiating a trans-Sierra highway through the "Minarets corridor." This is a de facto wilderness area that has been the subject of a bitter dispute between conservationists and highway interests for the past 35 years.

The governor has also requested the full California congressional delegation to support legislation that would close the Mimarets corridor and protect the John Muir Trail. Such action will insure preservation of the largest and finest wilderness area in the coterminous United States

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-18-72 RELEASE: Immediate

#495

Acting Governor Ed Reinecke announced today that he has signed

the following bills:

AB 164 - Seeley Chapter 1068:

AB 209 - Dunlap Chapter 1069

AB 387 - Mobley Chapter 1066

Chapter 1070

AB 416 - Johnson, R.

AB 566 - Waxman Chapter 1071

AB 710 - Johnson, R. Chapter 1072

AB 722 - Bagley Chapter 1065 Appropriates \$125,000 to augment the 1972 Budget Act for financing the recruitment and training of persons of low income background to teach in low income elementary schools.

Provides that the California Maritime Academy shall be administered by a board of governors consisting of seven members appointed by the governor. The seven appointive members shall consist of two educators from the field of higher education, three public lay members, two representatives of the maritime industry, and a non-voting member from the Federal Maritime Administration. The bill requires the Trustees of the California State University and Colleges to provide specified services to the board of governors. The bill further requires the board of governors to waive admission requirements for up to four percent of students, deletes requirement that students be male, makes students eligible for state scholarships, and prescribes minimum tuition fee of \$135 a trimester.

Recodifies existing provisions providing subventions to local government to compensate for revenues lost by reason of reductions in the assessed value of property caused by assessing such property as open-space lands. The bill also provides that the computation of the amount of the open-space adjustment shall be based on a 25 percent assessment ratio rather than basing such computation on the assessment ratio actually used in the last year the property was regularly assessed.

Provides that, among other factors, the market value, as determined by the assessor, of certain properties comparable to the property being valued shall be admitted at hearings before local boards of equalization.

Deletes the provision requiring the wife to conform to husband's choice of reasonable place or mode of living. The bill deletes the provision that declares the residence of the husband is residence of wife except where they are separated and specifies that married woman can retain her own legal residence in California, notwithstanding the legal residence or domicile of her husband. The bill further substitutes a provision that residence of the parent with whom an unmarried minor child maintains his place of abode is in all cases the residence of such child.

Specifies that floodwaters or any navigable river, stream, slough or other watercourse while temporarily flowing above the normal high water mark over public or private lands outside any established banks are not navigable waters.

Makes corrective and clarifying amendments to Assembly Bill 1 of the 1971 1st Extraordinary Session. The bill makes changes in the state personal income and bank and corporation tax laws to conform with recent changes in federal law. The bill also adds provisions dealing with open space assessments.

#495

AB 749 - Ketchum Chapter 1073

AB 1090 - Hayden Chapter 1075

AB 1138 - Z'berg Chapter 1076

AB 1286 - Brathwaite Chapter 1077

AB 1468 - Fong Chapter 1078

AB 1588 - Lanterman Chapter 1079

AB 1733 - Gonsalves Chapter 1080

AB 1861 - Lanterman Chapter 1081

AB 1911 - Barnes Chapter 1082 Prohibits prosecution of civilly committed narcotic addicts for nonfelony vehicle offenses pending at the time of commitment except those that require immediate revocation or suspension such as second drunk driving, hit and run, or driving under influence of drugs. Persons sent to prison on felony convictions already have this immunity.

Exempts from provisions requiring new devices to be approved by the State Department of Public Health any device used by a chiropractor licensed in this state within the scope of his license. The bill adds chiropractors to the exemption presently granted to physicians, podiatrists, dentists and optometrists.

Includes employees in the office of the Chancellor of the California Community Colleges who accept employment in a certificated position in a school district or county superintendent's office among persons entitled to have accumulated sick leave transferred to such position. The bill makes similar provision for certificated employees of Commission for Teacher Preparation and Licensing who become employed by a school district or county superintendent of schools.

Requires that a licensed physician and surgeon, including a psychiatrist, who is employed by a prisoner or his attorney to assist in preparation of his defense, be permitted to visit the prisoner.

Requires the governing board of school districts to notify parents and guardians of minor pupils regarding their rights to exclude pupils from specified activities. The bill requires the governing board to inform the parent or guardian if any of such activities will be undertaken by school in forthcoming school term.

Provides severance aid allowances to school districts where one-half of one percent of their assessed valuation has been deleted from their tax roles because of acquisition of property for construction of highways. It also raises the amount paid to such districts for prior property reductions from 10 percent of the eligible expenses to 30 percent.

Makes amendments relating to the use of post lien date sale information in valuing property for purposes of the property tax. The bill also provides that a corporation will not be deemed organized and operated exclusively for religious purposes, for purposes of qualifying for an exemption for corporation taxes, if it operates a laundry facility and provides such service to the public for compensation.

Permits the conservator, as well as parent or guardian, to give the approval which is required to be obtained before placement of a mentally retarded person in a regional center for mentally retarded persons is made. The bill also permits any adult mentally retarded person who is competent to do so to apply for and receive any services provided by a regional center.

Amends and supplements the Budget Act of 1972 to appropriate \$35,000, payable from the State Beach, Park, Recreational and Historical Facilities Fund, for a project expansion study relating to Old Town San Diego State Historic Park.

		#495
AB 1922 Chapter		Eliminates the requirement that an affidavit of service by mail be made by a person who is a citizen of the United States. The bill also per- mits the clerk of the municipal court to maintain a register of actions by means of photographing, microphotographing or mechanically or electronic- ally storing memoranda necessary to the keeping of such register of actions so long as the com- pleteness and chronological sequence of the register is not disturbed.
AB 1937 Chapter	- Warren 1084	Authorizes district attorneys and the Attorney General to bring actions for injunctive relief and civil penalties for deceptive practices. At present, these public attorneys have such juris- diction over false or misleading advertising.
AB 1957 Chapter	- Duffy 1085	Permits mosquito abatement districts to be desig- nated as vector control districts.
AB 2034 Chapter	- Maddy 1086	Revises definition of "project," as used in State College Contract Law and State Contract Act, to include state improvements costing over \$10,000 rather than those costing over \$5,000. The bill also provides that revenue received for granting easements or rights-of-way for specified purposes over state lands or letting of state lands by director of General Services, shall be deposited in the General Fund for appropriation to the Department of General Services for specified purposes.
AB 2072 Chapter		Provides that contractors already covered by local apprenticeship standards need not reapply for each public work contract. The bill exempts from requirement of employing apprentices on public works prime contracts of less than \$30,000 or 45 days. The bill also makes other administrative changes in the Apprenticeship law.
AB 2120 Chapter	- Quimby 1088	Makes it a misdemeanor to possess keys or other specified items designed to open, break into, tamper with, or damage coin-operated machines with the intent to commit theft from such machines.
AB 2189 Chapter	- Barnes 1089	Makes several technical and clarifying amendments to the State Teachers' Retirement Law.
AB 2240 Chapter	- Murphy 1090	Specifies that if a defendant is released on his own recognizance or on another bail bond before an order of exoneration, on bail or deposit upon which he has been surrendered, the court, shall order exonoration without prejudice to the court's authority to make other specified orders.
AB 2261 Chapter	- Miller 1091	Specifies that "education" for purposes of the provisions relating to the work furlough program includes educational training and counseling, and psychological, drug abuse, alcoholic, and other rehabilitative counseling.
SB 1496 Chapter	- Collier 1067	Appropriates \$50,000 to the University of Cali- fornia for purposes of research and development in aquaculture.
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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-18-72 MEMO TO THE PRESS

#498

The following bills were signed by Governor Reagan and previously released to the press. They are listed here again with Chapter #s for your information:

AB 1029 - Burton Chapter 1064

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Requires the agency collecting responsible relatives contributions under the old age security program to transmit to the recipient from such contributions, as exempt income, an amount equal to the \$7.50 exemption of income authorized under present state law.

AB 1204 - McCarthy Chapter 1022 Increases adult categorical aid grants by \$14 commencing October 1, 1972, to reflect savings resulting from increased social security payments and requires such increases to be taken into consideration in determining the October grant.

AB 1556 - Z'berg Chapter 1051 Deletes that portion of Route 276 from Oak Grove to Mineral King from the state highway system.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-22-72 MEMO TO THE PRESS

#500

Acting Governor James R. Mills announced today that he has signed

the following bill:

SB/36 - Mills Chapter 1092 Appropriates \$720,000 annually for the construction of bicycle lanes. Of this amount, \$360,000 would be taken from the State Highway Fund and earmarked for the construction of bicycle facilities to be used in conjunction with the state highway system.

The remaining \$360,000 would be set aside from local government's share of gas tax revenues. These funds would be returned to cities and counties for construction of local bicycle facilities.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Ed Gray, Press Secretary 916-445-4571 8-23-72

RELEASE: Immediate

#501

Acting Governor Ed Reinecke today announced that he has signed

the following bills:

Deletes a provision that specifies that a court AB 355 - Quimby commissioner of the San Bernardino County Munici-Chapter 1097 pal Court shall serve as a traffic referee.

AB 383 - Barnes Chapter 1098

Establishes a single state safety membership classification consisting of persons formerly classified as warden, narcotics enforcement, forestry, and law enforcement members. The bill provides for a two percent at age 55 retirement formula for all state safety members, including wardens and narcotics enforcement members and certain other law enforcement members not receiving such benefits at present.

Increases to nine the membership of retirement boards in certain counties under the County Employees' Retirement Law. AB/543 - Ketchum Chapter 1099

AB 666 - Greene, L. Establishes uniform rules for determining resident status of students in all institutions of public Chapter 1100 higher education.

AB 759 - Brown Broadens the definition of "minimum coverage" as Chapter 1101 defined in the Welfare and Institutions Code to include "dental services" within the definition of minimum Medi-Cal coverage.

AB 890 - Seeley Requires the State Oil and Gas Supervisor to designate geothermal resource areas and authorizes the supervisor to exempt certain wells within such geothermal resources areas, from provisions of laws governing geothermal resources wells, when there is no probability of encountering geothermal resources.

> Authorizes coroners to submit tissues removed at the time of an autopsy to hospitals, medical educational research institutions, and law enforcement agencies for training, educational, and re-search purposes. The bill provides that the authorization does not apply to tissues from bodies of members of designated religions.

Requires that any female confined in state or local detention facility or local juvenile facility or Youth Authority facility be allowed to continue using materials necessary for (a) per-sonal hygiene with regard to her menstrual cycle and reproductive system and (b) birth control measures as prescribed by her physician.

Deletes an exception, which prevents the imposition of civil penalties, with regard to real estate false advertising.

Provides that vehicle dealers may have a right of action against another licensed dealer and the surety upon the dealers bond, for a vehicle sold to one dealer by another.

Extends workmen's compensation coverage to an off-duty peace officer who is performing service he would have been required to perform had he been on duty. The bill is limited to a full-time peace officer or a firefighter, if as a condition of his employment he is required to be on call within the jurisdiction of his employing agency during his off-duty hours. -1-

AB 1239 - Fong

AB 1194 - Quimby

Chapter 1103

Chapter 1102

Chapter 1104

AB 1264 - Wilson Chapter 1105

AB/1320 - Foran Chapter 1106

AB 1342 - Deddeh Chapter 1107

AB 1357 - Dent Chapter 1108

Act.

to \$2,200.

employee council.

AB 1443 - Wood Chapter 1109

AB 1539 - Z'berg Chapter 1110

AB 1592 - Lanterman Chapter 1111

Increases the maximum permissible tax ceiling of a recreation and park district from \$0.50 to \$0.60 per \$100 of assessed valuation. Increases the annual number of state scholarship winners from three percent of the prior year's high school graduates plus renewals to 3.5 per-cent of the prior year's high school graduates plus renewals. The bill would also increase the maximum allowable award per student from \$2,000

Amends the Health and Safety Code to require the

labeling of ingredients of food products in the descending order of predominance by weight.

Requires each school district governing board to identify a group of certificated positions as "management positions" for purposes of the Winton

positions from being represented by any certifi-cated employee organization or by a certificated

individually or through an organization composed entirely of employees in management positions.

Allows deduction of road tolls and fees paid for use of private roads and drives from the gross

receipts tax. The only private toll road is 17-Mile Drive on the Monterey Peninsula.

persons the right to represent themselves

The bill prohibits persons in management

The bill also grants such

#501

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AB 1670 - Meade Chapter 1112

AB 2010 - Arnett Chapter 1113

AB 2239 - Murphy Chapter 1114

AB 2362 - Priolo Chapter 1115

SB 226 - Short Chapter 1093

SB 1169 - Behr Chapter 1094

beverages and milk and dairy products from the labeling requirements. Provides for regulation of sales solicitation for charitable purposes.

bill excludes foods sold in restaurants, alcoholic

Makes provision for the prosecuting attorney to waive notice of motion for order discharging forfeiture of undertaking for bail or deposit in lieu of bail and the hearing thereon. The bill also makes other technical, clarifying changes relating to bail.

Authorizes establishment of community college cocurricular activity accounts. The bill also authorizes imposition by a community college of a fee on participating students for additional expenses incurred when physical education classes are required to use nondistrict facilities.

Renumbers and recodifies provisions relating to development centers for handicapped minors to relocate the provisions in that part of the Education Code which relate to special programs. The bill also redesignates "handicapped minors" to be "handicapped pupils" and states that provision generally lowering age of majority shall not apply to provisions regarding development centers.

Includes anesthesiologist's services under the Medi-Cal basic schedule of benefits when provided as part of an outpatient medical procedure, outpatient laboratory services, and X-ray services to the extent prescribed.

SB 1192 - Nejedly Permits counties, as well as cities, to regulate bicycle lanes, provide for special parking regu-Chapter 1095 lations, and to declare certain speed limits. The bill also permits the posting of 15 and 20-mile-per-hour speed limits on non-state highways less than 25 feet in width in public parks.

SB 1394 - Alquist Enacts the "Alviso Nuevo Development Corporation Chapter 1096 Act" which creates, in the Alviso area of the City of San Jose, the Alviso Nuevo Development Corporation in order to provide for the physical, social, and economic development of such area. The bill prohibits the corporation from transacting any business or exercising any powers under the act unless and until the legislative body of the City of San Jose declares, by ordinance, that there is a