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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-24-74

RELEASE: Immediate

#532

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

AB 318 - Ralph Chapter 982 Provides for expiration of an auto insurance policy without a notice of nonrenewal. This bill provides for an expiration at the end of the term, and a notice of expiration (or cancellation) with an offer to rene upon payment of premium. Such notice would not force an automatic renewal. The changes made by this bill become effective January 1, 1975.

AB 586 (Waxman) Chapter 983 Revises the Waxman-Duffy Prepaid Health Plan Act.

AB 836 - Vasconcellos Chapter 984

Appropriates \$45,000 to the California Heritage Preservation Commission for contracting with the Bancroft Library of the University of California for the completion of the Earl Warren History Project. The bill becomes effective immediately.

AB 1090 - Sieroty Chapter 985 Establishes reporting requirements upon blood bank physicians, and hospitals regarding transfusion related hepatitis and requires investigative action and reporting by county health officers.

The bill requires the State Department of Health to compile a list of carrier donors, possible carrier donors and carriers of viral hepatitis twice a month and to inform donors when possible of their condition and treatment alternatives. The bill becomes effective on January 1, 1975.

AB 1157 - Beverly Chapter 986

Includes firemen within specified sections of the Government Code relating to attendance of specified peace officers as witnesses or deponents in civil actions, payment of their salaries and expenses while attending such proceedings, reimbursement to the employing public entity for such payment, and making it a misdemeanor for any person to offer, or for a peace officer to accept, any payment forhis testimony other than that provided for in those sections.

Provides that the party who requests such attendance of a fireman or specified peace officer shall reimburse the employing public entity in an amount equal to the actual cost incurred by the public entity as a result of such person's attendance, instead of \$45 per each day of attendance. The bill becomes effective on January 1, 1975.

AB 1492 (Arnett) Chapter 987 Requires private educational institutions to designat an agent for service of process within state.

Requires that written contracts or agreements for courses of study with private educational institution and correspondence schools contain specified language that appears in specified print and in specified places of the contract or agreement.

Prohibits individual holding a permit issued by the State Board of Education authorizing the sale or solicitation of prescribed courses of study, from representing that such courses will provide prescribe objectives, or will result in employment or personal earnings, or will result in membership in any union or organization of any type.

Authorizes the award of treble damages to student of private school under prescribed conditions.

AB 1739 (B. Greene) Chapter 988

Applies to community colleges, state colleges, and universities, makes specific provisions for prohibiting loitering about schools or school grounds on streets, sidewalks, or any area adjacent to a school. The bill redefines the term "loiter" and makes it a misdemeanor to return to a campus once one has been suspended from a school and received a written notice of suspension.

AB 1934 - Dunlap Chapter 989

Makes a number of changes regarding the transfer of authority relating to the Community Colleges from the State Board of Education, the Superintendent of Public Instruction, and the Department of Education to the Board of Governors of the Community Colleges and the Chancellor. The bill becomes effective on January 1, 1975.

The bill also allows community colleges to apply Saturday classes to the 175 minimum day schedule if a college is closed for unforeseen circumstances by order of the President or the Governor of California. The bill also eliminates the authority of districts to maintain a four year community college.

Authorizes the Department of Transportation to contract for the maintenance of the right-of-way connected with a specific portion of Route 105 (Century Freeway) without competitive bidding. Changes made by this bill become effective January 1. 1975.

Revises provisions imposing a surcharge on the consumption of electricity and provides for administratio and collection of such surcharge. The bill becomes effective immediately.

Establishes two model supportive home care projects supervised by the Office of Aging. The changes made by this bill become effective January 1, 1975.

Makes excess lands adjacent to the boundary of a State highway, but not beyond the next dedicated street, available for lease to a local agency for park purposes. The changes made by this bill become effective January 1, 1975.

Liberalizes the scope of the present state income tax deductions for dependent care expenses incurred to enable taxpayers to be gainfully employed.

Requires offices of physicians and surgeons and office buildings of 10,000 square feet or less wherein specified activity occurs to meet access to public accommodations by physically handicapped persons requirements. The bill specifies that any new requirements imposed by the bill shall only apply to such offices or office buildings constructed on or after its effective date. The changes made by this bill become effective January 1, 1975.

Permits increases in compensation of School Board members of schools with 400,000 and ADA from \$75 per meeting to \$100 per meeting, and schools with 60,000 ADA from \$50 per meeting to \$75 per meeting. Repeals limitation of \$50 per Board meeting for certain community colleges. The bill becomes effective on January 1, 1975.

AB 2510 revises Division 9 of the California Commercial Code.

Requires state to pay expenses incurred in necessarily producing witnesses or evidence in sister state without which fugitive would not be surrendered by sister state.

Requires state to pay cost of producing witnesses to appear in sister state on behalf of fugitive, where Governor authorizes such appearance in advance, and permits Governor to authorize such witnesses where interests of justice would be served.

AB 1961-- Ralph Chapter 990

AB 2077 - Kapiloff Chapter 991

AB 2157 - Kapiloff Chapter 992

Chapter 993

AB 2376 (Kapiloff) Chapter 994

AB 2396 - Chappie Chapter 995

AB 2414 - Deddeh Chapter 996

AB 2510 (Z'berg) Chapter 997

AB 2697 (Dixon) Chapter 998 AB 2701 - Alatorre Chapter 999

AB 2791 (McAlister) Chapter 1283

AB 2803 - Ingalls Chapter 1001

AB 2825 (Chacon) Chapter 1002

AB 2854 - Dunlap Chapter 1003

AB 2877 - Briggs Chapter 1004

> AB 2906 - Papan Chapter 1005

AB 2914 (B. Greene) Chapter 1006 Makes it a misdemeanor for any person for compensation to knowingly make a false or misleading statement or assertion of fact in the preparation of, an immigration matter, which is detrimentally relied upon by another. The bill becomes effective on January 1, 1975.

Authorizes a judge, referee, or traffic commissioner to suspend or restrict the driving privilege of a juvenile for up to thirty days for violating the Vehicle Code. The bill also provides that a juvenile traffic offender may be sentenced to work in a city park or recreation facility for up to twenty-five hours in a thirty-day period.

Appropriates \$600,000 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to Chapter 1177 of the Statutes of 1973.

Provides for procedure for presentation of claims for reimbursement and for formula for computing the amount of claims. The bill becomes effective on January 1, 1975.

Provides that designated local entities may establish a central relocation office, rather than central relocation agency, to coordinate relocation activities within its jurisdiction.

Exempts state agencies, certain public entities, and certain public utilities from prior approval of relocation plans and exempts certain other public utilities from such prior approval of relocation plans where there is overriding state interest, as determined by Director of Housing and Community Development.

Provides that if provisions of this act conflict with provisions of the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, then the provisions of the federal act shall prevail.

Amends the law dealing with open space easements. It would reduce the minimum term for the easements from 20 years to 10 years, provide that an abandonment fee could not be waived, provide that the abandonment fee could not be deducted from income in computing income taxes, eliminate state subventions for open space easements entered into after January 1, 1975, and provide that scenic restrictions entered into after January 1, 1975, will not qualify for open space tax assessment.

Amends provisions of the Food and Agricultural Code relating to assessment fees which finance State and county costs for inspection of eggs for quality and labeling. The bill becomes effective immediately.

Raises per diem for Metropolitan Transportation Commission commissioners from \$25 to \$50 and authorizes the payment of traveling expenses. The bill becomes effective on January 1, 1975.

Makes housing authority patrol officers employed by the City of Los Angeles peace officers while engaged in the performance of their duties. The bill require completion by such personnel of a course of training approved by Commission on Peace Officers Standards and Training by specified dates. AB 2917 - Arnett Chapter 1007 Revises the fee schedule for approval of private schools by the Superintendent of Public Instruction. Would require that accredited institutions file affidavits relating to financial capability, course accreditation status, and refund policy and pay a filing fee with the affidavits. Would require that salesmen for resident schools be issued permits in order to solicit courses. Provides the annual approval and payment of fees of educational institutions subject to Department of Education approval. Exempts certain structures from Field Act conformity. The bill becomes effective immediately.

B 2937 (Thurman) Chapter 1008 Specifies that county superintendent of schools, as well as school district, under whose supervision work-experience education, or occupational training classes held in the community, are provided shall be considered employer of persons receiving training for purposes of workmen's compensation law. The bill specifies school district of residence of trainees shall be such employer where such work-experience or occupational center or program operated by two or more school districts.

AB 2961 - L. Greene Chapter 1009 Makes several technical amendments to the Education Code. The bill becomes effective on January 1, 1975.

AB 2973 - Wood Chapter 1010

Exempts camp trailers and housecars purchased from a dealer outside the state for use outside the state, but delivered to the purchaser within the state, from sales and use taxes provided certain information is furnished by the purchaser to the manufacturer. The bill becomes effective on January 1, 1974.

AB 3023 -- Bagley Chapter 980 Amends the Personal Income Tax definition of "resident" to include certain officers and employees of the U.S. Government. The bill also makes corrective amendments relating to the use of withholding windfall for capital outlay projects.

AB 3034 - Papan Chapter 1011 Limits to certain situations the authorization for lenders in this state to impose upon borrowers, or to require them to pay, certain fees or charges for insurance, or change of insurance, in cases where lender requires buyer to obtain and carry insurance to protect lender's interest. The changes mady by this bill become effective January 1, 1975.

AB 3040 (Antonovich) Chapter 1012

Requires the Department of Motor Vehicles, upon application therefor in the manner and at the time prescribed by the department, to issue special identification plates for motor vehicles manufactured after 1922 and which are at least 25 years old and are motor vehicles of historic interest. Requires that such plates run in a separate numerical series, commencing with "Historical Vehicle No. 1," and have distinguishing colors.

Provides that no motor vehicle of historic interest shall be required to have any motor vehicle pollution control device except for such devices that were required for such vehicles by the Pure Air Act of 1968 prior to the time that special identification plates were issued for that vehicle pursuant to specified provisions of the Vehicle Code, rather than authorizing the State Air Resources Board to exempt from specified provisions of the Pure Air Act of 1968 vehicles which qualify for special license plates under such provisions of the Vehicle Code.

AB 3059 - Bond Chapter 1013 Amends the County Employees Retirement Law of 1937 to provide that a retirement allowance may be forwarded to a savings and loan institution or credit union as well as a bank for deposit when so authorized by a member of a county retirement system.

The bill requires county boards of retirement to give primary consideration to dealing with California investment counseling firms if it does not restrict necessary flexibility in retention of such counsel. The bill becomes effective on January 1, 1975.

AB 3096 (Vasconcellos) hapter 1014 Extends the drug abuse offender diversion program for two years beyond the statutory repeal date of January 1, 1975.

The Drug abuse offender diversion program is a major component of the Administration's drug abuse treatment and control act, SB 714, 1972.

Provides that no retail gasoline dealer who operates pursuant to a franchise may be precluded by the franchisor from establishing his own hours of business or operation during a gasoline shortage or gasoline allocation. The bill becomes effective on January 1, 1975.

Expands the coverage of the Marks-Foran Residential Rehabilitation Act of 1973 to include all cities, counties, redevelopment agencies, and housing authorities rather than just those cities and counties with a population over 600,000. The bill becomes effective immediately.

Authorizes the Chancellor of the California Community Colleges to designate one community college district to provide a three-year pilot program of classes for credit on Sunday with attendance being counted for a.d.a. purposes and voluntary at election of pupil. The changes made by this bill become effective January 1, 1975

Requires the Department of Health to conduct a public hearing when nonprofit hospitals seek to exercise their right of eminent domain, prior to the Department's certification that the action is necessary.

The bill also requires providing written notice of the hearing to a valuntary area health planning agency if one exists, and allows recommendations to be received from the voluntary health planning agency within 90 days from the receipt of notice of the public hearing. The bill becomes effective immediately.

Provides for issuance of services credential in a specialization in clinical or rehabilitative services.

Authorizes the governing board of a community college to contract with a nonprofit organization, a public entity, or nonprofit cooperation, for the education of community college students whose sapacity to function is impaired by a physical deficiency. The bill becomes effective on January 1, 1975.

Provides that specified competitive bidding provision shall not apply to the lease of real property of the DeWitt State Hospital facility transferred to Placer County. The bill becomes effective immediately.

Authorizes a judge, referee, or traffic hearing officer to levy a penalty assessment for a traffic violation involving a minor, in an amount not to exceed \$5 for every \$20. The bill provides that the penalty may be waived by the official if the amount the minor is required to pay is less than \$10.

Adds county order, and controller's warrant for the payment of money at the treasury, to list of negotiable instruments which it is a crime to possess with intent to utter or pass with intent to defraud, and changes the maximum state prison term from 10 to 5 years for possession of such negotiable instruments

AB 3107 - Ingalls Chapter 1015

AB 3144 - Chacon Chapter 1016

AB 3133 - Bee Chapter 1017

> .. 8 3145 - Brown Chapter 1018

AB 3150 (Gonzales) Chapter 1019

AB 3166 - Keene Chapter 1020

AB 3174 - Chappie Chapter 1021

AB 3180 (Lewis) Chapter 1022

> AB 3182 (Berman) Chapter 1023

AB 3198 - MacDonald Chapter 1024

AB 3228 (Duffy) Chapter 1026

AB 3235 - Dunlap Chapter 1027

AB 3276 (Brown) Chapter 1028

AB 3290 - Z'berg
Chapter 1029

AB 3291 - Davis Chapter 1030

> AB 3304 - Hayden Chapter 1031

AB 3322 (MacDonald) Chapter 1032

AB 3328 - McCarthy Chapter 1033 Broadens the definition of a 72-hour treatment and evaluation facility to include a mobile crisis unit, first aid station, ambulatory detoxification unit, or an alcohol recovery house. The bill becomes effective immediately.

Increases the maximum cotton bale assessment fee from fifty cents (50¢) to seventy-five cents (75¢) per bale. It also establishes that the Cotton Pest Control Board shall recommend to the Director of the Department of Food and Agriculture the amount of such fees necessary to carry out the provisions of this article and provides the time period for making such recommendation. In addition it deletes the matching fund requirements and provides for 100 percent industry funding of the Pink Bollworm Program. The bill provides that this article shall remain in effect only until July 1, 1977, and as of that date is repealed. This bill further makes an appropriation from the Department of Agriculture Fund a sum of three hundred Thirty-one thousand nine hundred thirtyeight dollars (\$331,938) to augment the 1974-75 support budget.

Provides that prevailing wages must be paid in the construction of buildings which are to be privately owned but leased to the extent of more than fifty percent to the State or a political subdivision, providing the lease was signed prior to the construction contract. The bill becomes effective on January 1 1975.

Provides for selection of chairman of California Council on Criminal Justice by Governor, and revises membership of council to, among other things, increase its membership of appointees of the Governor from 13 to 14.

Provides that members of the Public Employees' Retirement System and retirement systems established pursuant to the County Employees Retirement Law of 1937 who terminated state employment on or after June 30, 1971, but because of county budget problems did not become permanent county employees on or before January 4, 1972, shall be eligible for reciprocal benefits between retirement systems established under the County Employees Retirement Law of 1937 and the Public Employees' Retirement System. This bill is not operative in any county until adopted by the board of supervisors. The changes made in this bill become effective January 1, 1975

Provides that interest and increments derived from investment of Fish and Game Preservation Fund money in the Surplus Money Investment Fund and the Pooled Money Investment Account shall be transferred to the Fish and Game Preservation Fund rather than to the General Fund and other specified funds. The changes made by this bill become effective January 1, 1975.

Allows the Department of Health to set fees for registered radiation machines at a level that increases support towards the cost of its machine control program. The bill becomes effective on January 1, 1975.

Authorizes judges to elect during specified period to come under specified survivor provisions of Judges' Retirement Law if certain payments are made to Judges Retirement Fund.

Provides that a violation of the Labor Code provision regarding failure of an employer, with intent to defraud, to make certain employment benefit payments is punishable by imprisonment of not more than 5 years a fine of not more than \$1,000, or both, where the amount not paid exceeds \$500, and punishable as a misdemeanor in all other cases. The changes made by this bill become effective January 1, 1975.

AB 3335 - Fenton Chapter 1284

> AB 3338 (Bannai) Chapter 1034

AB 3346 (Berman) Chapter 1035

AB 3365 - B. Greene Chapter 1036

AB 3374 - Cline Chapter 1037

AB 3378 - McCarthy Chapter 1038

AB 3405 - Z'berg Chapter 1039

AB 3406 (2'berg) Chapter 1040

AB 3413 - Berman Chapter 1041

AB 3418 - Berman Chapter 1042 Revises provisions relating to California Occupational Safety and Health Act of 1973. The changes made by this bill become effective January 1, 1975.

Removes inaccurate cross-reference found in the Vehicle Code relating to the right of the Department of Motor Vehicles to refuse to issue an occupational license and to clarify existing ambiguities relating to the right of the department to suspend or revoke an occupational license.

Provides that contracting agency with Public Employees' Retirement System which has elected to be subject to Meyers-Geddes State Employees Medical and Hospital Care Act shall not maintain any other prepaid hospital or medical program unless the plan meets prescribed standards pursuant to the act.

Revises state policy regarding educational opportunities opportunities shall, rather than should, be provided to students; and provides that educational opportunities are a right to be enjoyed without regard to race, creed, color, national origin, sex, or economic status. The changes made by this bill become effective January 1, 1975.

Specifies that for purposes of statutes requiring local agencies to dispose of surplus land by first offering such land to specified entities for either park or open-space purposes that local agencies includes school districts of any kind or class. The bill becomes effective on January 1, 1975.

Increases from \$10,000 and \$25,000 and from \$20,000 to \$50,000 the maximum amount of respective revolving cash funds that the governing board of an elementary school, high school, and community college district and the governing board of a unified school district are authorized to establish. The bill becomes effective on January 1, 1975.

Requires the Department of the California Highway Patrol to study, test, and develop standards for the utilization of seat belts in buses. \$50,000 is appropriated from the Motor Vehicle Account to the Department for such purpose. The bill becomes effective on January 1, 1975.

Requires one department of the Sacramento Municipal Court District to remain open and in session at least one night a week to conduct proceedings involving traffic infractions.

Prohibits a school district from counting any person in a certificated management position in the determin ations under the Winton Act of the total number of certificated employees or total number of members of certificated employee organizations for purpose of determining the composition of the certificated employee council.

The bill prohibits any employee organization from appointing or electing any person in an management position as a representative on the certificated employee council. The bill becomes effective immediately.

Revises difinitions in provision requiring a minimum 90-day prior notice before a school district governing board may act upon charges of unprofessional conduct or incompetency. The changes made by this bill become effective January 1, 1975.

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-24-74

RELEASE: Immediate

#533

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

AB 3425 - Alatorre Chapter 1043 Lowers from 21 to 18 years the minimum age of persons deficient in English for whom high school districts are required to establish classes in English. Increases maximum degree of English proficiency for qualification for such classes from completion of 6th grade, to completion of 8th grade.

Beletes provisions requiring high school districts to establish classes in citizenship and English for persons over 18 years and under 21 years of age who cannot speak, read or write English. The bill becomes effective on January 1, 1975.

AB 3429 - McLennan Chapter 1044 Reorganizes provisions relating to mid-wifery, podiatry, and drugless practitioners. Repeals statutes which enabled individuals without standard qualifications to receive licenses in special circumstances. The bill would allow the Board of Medical Examiners to increase the cost of certificates for physicians and surgeons. Authorizes the Psychology Examining Committee to appoint an assistant executive secretary. Creates a Podiatry examining committee within the jurisdiction of the Board of Medical Examiners.

AB 3432 -- MacDonald Chapter 1045

Makes changes in the compensation, job titles, and number of municipal court personnel in Ventura County and changes traveling expenses provisions for judges of the Ventura County Municipal Court. The bill also increases the salaries of the chief deputy clerk and the court clerks II of the municipal court in Humboldt County. The changes made by this bill take effect January 1, 1975.

AB 3440 (Wood) Chapter 1046 Requires every person who prepares, stuffs, or mounts the skin of any bird or mammal for another person to keep an accurate and detailed record, as prescribed by regulations of the Fish and Game Commission, regarding all bird or mammal carcasses, skins, or part thereof which are acquired, possessed, or stored for taxidermy purposes. The bill requires such records to be open for inspection at all times by wardens of the Department of Fish and Game.

AB 3441 (Fong) Chapter 1047 Makes changes in the amount of compensation and duties of Alameda County Superior Court personnel.

AB 3442 (Fong) Chapter 1048 Changes the number and compensation of municipal court personnel in Alameda County.

AB 3445 - Chappie Chapter 1049 Provides a special need allowance for every blind recipient of aid with a seeing eye dog of \$18 a month for the purchase of dog food. The bill becomes effective immediately.

AB 3449 (Lockyer) Chapter 1050 Exempts unclaimed funds held by life insurance corporations classified as domestic fraternal benefit societies from provisions of the Uniform Disposition of Unclaimed Property Act as long as such funds are used for scholarship purposes.

AB 3454 - Bagley Chapter 1051 Separates the treatment of trailer coaches and vehicles other than trailer coaches under the Vehicle License Fee Law. The bill becomes effective on January 1, 1975.

AB 3455 (B. Greene) Chapter 1052 Exempts from the classified service of school district part-time community college students employed part time in a specified work-study or work experience education program which is financed by state or federa funds.

Prohibits employment by school districts of students participating in college work-study program or work experience program if such employment would result in displacement of classified personnel or impair existing contracts for services.

Permits rather than require the Department of Transportation to charge for tow services on toll bridges. The bill becomes effective on January 1, 1975.

Makes technical amendments to legislation enacted in 1973, requiring local sharing of costs of lands, easements and rights of way for federal flood control projects. The bill becomes effective on January 1, 1975.

Requires that fire protection equipment having threaded fittings of three inches or less inside diameter shall be equipped with specified standard threads. The bill provides that fire protection equipment of over three inches inside diameter, if threaded, must be equipped with specified standard threads. The bill further provides that systems of fire equipment with non-threaded couplings or fittings of over three inches inside diameter shall be approved by the State Fire Marshal with advice from State Board of Fire Services. The bill becomes effective on January 1, 1975.

Provides that failure of the Director of the Department of Benefit Payments to adopt the proposed decision, decide the matter himself on the record, or order a rehearing within 30 days shall be deemed an affirmation of the proposed fair hearing decision.

Allows a surviving spouse to file a claim for property tax assistance under the Senior Citizens Property Tax Assistance Law if the decedent spouse was eligible to file a claim for assistance but dies after January 1 of the claim year without filing a timely claim.

Authorizes, subject to certain conditions, limited tenure appointments to professional education classifications used by the Department of Education to extend for up to two years in duration.

Specifies, subject to exception, that any indebtedness of \$100,000 or less on any secured note or deed of trust or mortgage or other lien on real property may be prepaid in whole or in part. Provides that nothing in act shall prevent borrower from obligating himself to pay a prepayment charge by an agreement in writing.

Specifies that act applies only to loans secured by mortgages or deeds of trust executed after January 1, 1975.

Provides that certain nonprofit charitable corporation in the state may be appointed as the guardian or conservator of an insane or incompetent person or estate of such a person.

The bill requires a bond which is not a personal surety bond in such cases for a specified amount.

The bill provides that a bequest or devise by such a conservatee to such a nonprofit charitable corporation acting as the conservator for such conservatee, under certain circumstances, shall be void.

8 3466 - Arnett hapter 1053

AB 3471 - MacDonald Chapter 1054

AB 3478 - Montoya Chapter 1055

Chapter 1056

AB 3485 (McAlister) Chapter 1058

AB 3500 (Deddeh) Chapter 1059

AB 3511 (Sieroty) Chapter 1060 AB 3514 - Berman Chapter 1061

Deletes age limitation regarding state competitive scholarship qualifications. The bill becomes effective on January 1, 1975.

AB 3516 - Dixon Chapter 1062 Makes a minor whose willful misconduct results in injury or death to a student or school employee liable to suspension or expulsion, and makes a parent or guardian of such minor liable for damages caused by the minor. In addition, it authorizes a local agency to offer a reward to assist in the apprehension of a person whose willful misconduct results in injury or death to any student or school employee. The changes made by this bill become effective January 1, 1975.

Chapter 1063

Revises the definition of "public higher education" to include the California Maritime Academy and makes the Academy elégible for the Capital Outlay Fund for Public Higher Education on the same basis as the other institution of public higher education. The bill becomes effective immediately.

AB 3518 - R. Johnson Chapter 1064

Modifies a provision of the Professional Engineers Act permitting California Firms, partnerships, and corporations to continue to use the names of retired persons in their firm names under described conditions. The changes made by this bill become effective January 1, 1975.

AB 3519 (R. Johnson) Chapter 1065 Amends provisions of the Land Surveyors Act relating to records of survey.

AB 3531 (Davis) Chapter 1066 Authorizes the Fish and Game Commission to prescribe regulations for the commercial taking of crayfish.

AB 3536 (Keysor) Chapter 1067 Permits products derived from green sea turtles, notwithstanding Penal Code provisions prohibiting importation for commercial purposes, to be imported into the state under an annual permit issued by the Department of Fish and Game and authorizes sale of products so imported. Requires permits to be either class I permits or class II permits, as specified. Specifies terms and conditions of such permits, and requires payment of \$50 filing fee. Requires the department to inspect the operations of a class I permittee, as specified, and requires such permittee to pay the costs of such inspections, as specified. Requires the department to report to the Legislature on the operation of the permit program by January 1, 1976.

AB 3552 - Cline Chapter 1068

Relocates the northern boundary of the Southern California Rapid Transit District to a line approximating the range of the Santa Susanna Mountains and that portion of the San Gabriel Mountains lying north of the City of San Fernando and to exclude thereby from the district the communities of Forrest Park, Honby, Newhall, Saugus, Solemint, Valencia, and Val Verde Park. The bill becomes effective on January 1, 1975.

AB 3554 - Seeley Chapter 1069

Defines "Low Temperature Geothermal Well" for the purpose of producing geothermal resources which have value as a result of the contained heat. The bill authorizes the State Oil and Gas Supervisor to approve slant drilling from remote locations when topography or structures prevent locating a drilling rig immediately above the geothermal resource. The change made by this bill become effective January 1, 1975.

AB 3562 (Kapiloff) Chapter 1070 Permits alternative proposals to be submitted to electors regarding the community college district to which territory not presently in a community college district will be annexed, in connection with law requiring all territory of the state to be included in community college districts.

Authorizes certain county committees on the school district organizations to amend plans and recommendations regarding inclusion of territory in community collect districts under prescribed conditions and procedures.

AB 3563 - Kapiloff Chapter 1071

AB 3567 (Ingalls) Chapter 1072

AB 3568--Z'berg Chapter 1073

AB 3578 (Lewis) Chapter) 1074

AB 3587 - Foran Chapter 1075

AB 3590 - Wood Chapter 1076

3596 - Keene Lapter 107%

AB 3599 (Thomas) Chapter 1078

AB 3602 - Hayden Chapter 1079

AB 3605 (Chappie) Chapter 1080

AB 3609 - Badham Chapter 1081

AB 3613 -- Beverly Chapter 1082 Provides that the provision authorizing local agencie to hold property tax rate elections by mailed ballots shall not be limited by Election Code provision establishing regular election dates. The bill becomes effective on January 1, 1975.

Establishes a system of reporting the sale of precursor (ingredient) chemicals which are used in the manufacture of such dangerous drugs as LSD, barbiturates, and amphetamines. It deletes from California law an existing reporting system concerning the transfer of drugs between wholesalers and retailers.

Permits refunding and refinancing of the indebtedness of recreation and park districts by borrowing if the net interest cost is thereby reduced. The bill deletes from the provisions regarding all district indebtedness incurred after October 1, 1963, the requirement that repayment be made in approximately equal annual installments.

The changes made by this bill become effective January 1, 1975.

Makes technical and nonsubstantive changes to the Teachers' Retirement Law.

Revises the schedule of commissions a county may retain from state inheritance tax revenues for service by the county treasurer in administering state inheritance tax law. The bill becomes effective on January 1, 1975.

Changes the allowable lead content of paint or lacquer used to coat toys from 1% to the amount permitted by federal regulations which currently is five-tenths of one percent by weight. The bill becomes effective on January 1, 1975.

Reduces from 25 to 20 feet the minimum width requirement for driveways in mobilehome parks constructed on or after the effective date of the act and having three or fewer mobilehome lots. The bill takes effect immediately.

Authorizes the Fish and Game Commission to permit by regulation fish taken by persons fishing from a licensed fishing party boat to be brought ashore in such a condition that the species cannot be determined

Amends the Optometry Act to permit optometric groups or corporations of three or more licensed optometrist to practice under fictitious names pursuant to a permit from the Board of Optometry. The bill establishes a procedure for obtaining the permit, includin a fee, and provides for suspension or revocation of the permit on prescribed grounds. The bill becomes effective on January 1, 1975.

Requires the certification of motorcycle exhaust systems and raises the maximum permissible noise limit for motorcycles manufactured after 1974 to 83 dbA.

Provides that unlicensed laboratory personnel who are employed as technicians in respiratory services or cardiopulmonary laboratories in licensed clinics or hospitals, may be authorized by the State Board of Health to perform venipuncture for test purposes or for the withdrawal of blood. The bill becomes effective immediately.

Changes the position and salaries of various officers and attaches of municipal courts established in Los Angeles County. The bill also revises the number of personnel and the salaries of such personnel of the municipal courts in Riverside County. The changes made by this bill take effect January 1, 1975.

AB 3615 (Murphy) Chapter 1083

AB 3618 (Alatorre) Chapter 1084

AB 3626 (Knox) apter 1085

AB 3633 (Waxman) Chapter 1086

AB 3634 - Waxman Chapter 1087

AB 3636--Lanterman Chapter 1088

AB 3645 - Thurman Chapter 1089

AB 3654 - Maddy Chapter 1090

AB 3657 - Committee on Criminal Justice, Berman, Chairman Chapter 1091

AB 3658 - Sieroty Chapter 1092

AB 3660 - Sieroty
Committee on Criminal
Justice
Chapter 1093

Increases from \$2,000 to \$4,500, the value of independent contractors' services which purchasing agents of counties having a population of 168,500 or less are authorized to engage.

Deletes the provision which limits the authority of a licensed vocational nurse to withdraw blood where the withdrawal is solely for test purposes.

Permits a licensed vocational nurse to start and superimpose intravenous therapy, under specified conditions.

Limits the change of property tax rate as a result of local governmental reorganization, and it restricts the definition of "functional consolidation"

Immunizes from liability any person in the possession of information for communication of such information to any hospital, hospital medical staff, professional society, medical or dental school, or professional licensing board, when such communication is intended to aid in the evaluation of the qualifications, fitness or character of a practitioner of the healing arts and does not represent as true any matter not reasonably believed to be true.

Prohibits any agency from placing a child for adoption unless a written medical report on child and natural parents has been submitted to the prospective parents. The bill becomes effective on January 1, 1975.

Provides that the fee for filing applications for construction of hospital buildings shall not exceed 0.7 percent of the estimated construction cost, rather than requiring that the fee shall be based upon a uniform percentage of the estimated construction cost and shall not exceed 0.7 percent of the estimated construction cost. The changes made by this bill become effective January 1, 1975.

Prohibits the sale of a new motorcycle by a dealer unless a statement is attached containing specified price information. The bill becomes effective on January 1, 1975.

This bill provides that an honorably retired peace officer shall be issued, by the agency from which he retired, an identification certificate authorizing him to carry concealed or loaded firearms without a license. This privilege may be revoked for good cause by the issuing agency. The bill becomes effective on January 1, 1975.

Prohibits charging to victim, directly or indirectly costs incurred by hospital or other emergency medical facility for examination of victim of sexual assault, if examination is for purposes of gathering evidence for possible prosecution. Charges such costs to local governmental agencies in specified manner. The bill becomes effective on January 1, 1975.

Prohibits the use of the term "unchaste character" in the jury instruction given in rape trials. The changes made by this bill become effective January 1, 1975.

Prohibits an instruction to the jury that, in any criminal prosecution for rape or unlawful sexual intercourse it may be inferred that a female who has previously consented to sexual intercourse with persons other than the defendant would be therefore more likely to consent to sexual intercourse again.

The bill also prohibits instructions to the jury that the sexual conduct in and of itself of the complainin witness may be considered in judging the credibility of such witness. The bill becomes effective on January 1, 1975.

AB 3672 - Deddeh Chapter 1094 Provides that when a governmental entity, under specified circumstances, elects to become an employer subject to unemployment and disability compensation provisions, it may so elect with respect to all of its employees, or those employee classifications exempt from civil service or merit system who perform work equivalent to those employees of the building trades crafts covered by collective bargaining agreements. The bill becomes effective on January 1. 1975.

AB 3680 (MacGillivray) Chapter 1095

Limits instances in which the Division of Apprenticeship Standards is required to notify local joint apprenticeship committees of the award of specified public works contracts to those in which the division has been specifically requested by a local committee to provide such notice, and only as to such awards as are applicable to the committee making the request.

AB 3682 - Knox Chapter 1285

Increases various court filing fees. The bill adds filing of the first account of testamentary trustee to the list of papers for which a filing fee must be paid. The changes made by this bill become effective January 1, 1975.

AB 3687 - Knox Chapter 1096 Deletes provisions repealing, after December 31, 1975, sections which provide for dissolution of certain partnerships in specified circumstances. The bill repeals the section operative January 1, 1976, which provides for dissolution of partnerships. The bill becomes effective on January 1, 1975.

AB 3691-Bannai Chapter 1097 Increases the maximum liability of the Real Estate Education, Research and Recovery Fund from the present \$20,000 for any one licensee to \$40,000, after January 1, 1975. The changes made by this bill become effective January 1, 1975.

AB 3692 - Bannai Chapter 1098

Appropriates \$1.9 million from the Real Estate Fund to the Department of Real Estate for the advancement of real estate education in the community colleges. The bill becomes effective on January 1, 1975.

AB 3700 (Fenton) Chapter 1099

Revises the salary levels of various court employees in the Los Angeles Municipal Court.

AB 3701 - Kapiloff Chapter 1100

Establishes an advanced appraiser's certificate for appraisers who have held an appraiser's certificate for at least three years. The changes made by this bill become effective January 1, 1975.

AB 3704 - Kapiloff Chapter 1101 Revises procedures regarding local administration of tax-dueded property. The changes made by this bill will become effective January 1, 1975.

AB 3711 - Powers Chapter 1102 Revises distribution of proceeds from sale of taxdeeded property. The changes made by this bill become effective January 1, 1975.

AB 3712 - Knox Chapter 1103

Makes several technical amendments to the Corporate Securities Act of 1968. The bill becomes effective on January 1, 1975.

Chapter 1104

Permits the Department of Transportation to issue permits valid for not more than 30 days for temporary helicopter landing sites.

AB 3714-- Craven Chapter 1105 Increases the allowable limit for candidates' statements in local elections from 200 to 400 words and authorizes the governing board of a local agency to provide for a single mass mailing of campaign materials submitted by local candidates. Provision is contained within the bill to allow the local agency to assess against the candidate the cost of the candidate's statement as well as participation in a mass mailing. The changes made by the bill take effect January 1, 1975.

AB 3721 - Cory Chapter 1106

AB 3724--Gonsalves Chapter 1107

AB 3726 - Wood Chapter 1108

AB 3742 - Arnett Chapter 1109

AB 3754 - Ralph Chapter 1110

AB 3755 - McLennan Chapter 1111

AB 3768 - Miller Chapter 1112

> AB 4357 (Moretti) Chapter 1286

Amends the Fruit and Vegetable Standardization Law with respect to kiwi fruit and carrots. The bill becomes effective on January 1, 1975.

Makes various technical changes in the Homeowners'
Property Tax Relief Program and the Senior Citizens'
Property Tax Assistance Program. The bill takes
effect immediately.

provides that certain purchasers of factory-built housing shall be liable for payment of sales and use taxes to the extent they were reduced, if such purchaser does not use such housing in a manner or for a purpose entitling the retailer to exclude 60 percent of the gross receipts from such sale from sales and use tax computations. The bill becomes effective on January 1, 1975.

Requires state agencies and authorizes other local governments to purchase commodities and services without bid under specified conditions from public or private hospitofit corporations operating workshops serving the handicapped. The bill becomes effective on January 1, 1975.

Requires that a solicitation to enter into a leasing contract under the Moscone Automobile Leasing Act of 1969 which includes a statement of periodic payment shall also contain specified information. The bill provides that failure to comply with requirements for solicitations shall not affect the validity of leasing contract. Provides that there shall be no liability on the part of any owner or personnel as such of any medium for any violation of such section. The bill becomes effective on January 1, 1975.

Requires the Franchise Tax Board to credit or refund overpayment of taxes imposed under Personal Income Tax Law or Bank and Corporation Tax Law in certain cases where a claim for refund was erroneously disallowed.

The bill also authorizes the Franchise Tax Board to permit the filing of a group return for incorporated branches of certain tax-exempt organizations. The bill becomes effective on January 1, 1975.

Clarifies the law pertaining to the appointment of housing authority commissioners. The bill authorizes housing authorities to accept financial or other assistance for housing authority purposes. The bill also reduces specificity of eviction notices but requires them to be written. Requires repairs to units to meet building codes in effect at time of construction. Requires posting of notices of meetings of housing authorities. Temporary housing and farm labor camps must comply with requirements. The changes made by this bill become effective January 1, 1975.

Requires dealer of mobilehomes required to be moved under permit to display a notice of reasonable size stating the existence of a one-year warranty on mobilehomes sold and a sample copy of such warranty.

Requires the establishment of an escrow account for each sale of a mobilehome required to be moved under permit. Prohibits the disbursement of any moneys in such escrow account until the buyer has received delivery of the mobilehome on the site, and the mobilehome has passed inspection pursuant to specified provisions of law.

The bill makes it unlawful and a ground for suspension or revocation of license of mobilehome dealer to violate specified provisions of law relating to mobilehome warranties or of specified provisions of this act. It requires the Department of Housing and Community Development to adopt rules and regulations for the establishment and maintenance of such escrow accounts.

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-24-74

RELEASE: Immediate

#534

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

AB 3777 - Thurman Chapter 1113

Changes the compensation, number, and positions of municipal court personnel in San Joaquin and Solano Counties. The changes made by this bill become effective January 1, 1975.

AB 3781 - Alatorre Chapter 1114

Provides that the State Personnel Board, upon adoption of safeguards and after public hearing, may solicit voluntary declarations of ethnic identification by applicants for state employment. The changes made by this bill become effective January 1, 1975.

AB 3787 (Papan) Chapter 1115

Provides that a member of the Public Employees'
Retirement System may select new spouses as benefician
under an optional settlement upon remarriage after
the death of the first spouse.

AB 3788 - Papan Chapter 1116

Revises Collection Agency Act to exclude from its coverage all duly licensed personal property brokers unless they are conducting collection agencies. The changes made by this bill become effective January 1, 1975.

AB 3794 - Gonsalves Chapter 1117 Allows extensions of 18 inches on each end of vehicles or combination of vehicles used exclusively to transport vehicles. The bill also permits safety devices to extend 10 inches beyond the legal length limits of vehicles and combinations of vehicles. The bill becomes effective on January 1, 1975.

AB 3796 (Dunlap) Chapter 1118 Requires the Bureau of Home Furnishings to develop standards of fire retardance for sleeping bags and report them to the Legislature by April 1, 1975, and prohibits the sale of specified tents one year after the adoption of regulations by the State Fire Marshal unless the tent is made from approved flame-retardant materials.

AB 3797 - Beverly Chapter 1119 Provides that persons designated as security officers by a municipal utility district are peace officers while engaged in the performance of their duties. The bill becomes effective immediately.

AB 3799 (Bee) Chapter 1120 Provides for receipt of up to two years' credit in the State Teachers' Retirement System for service in certificated teaching positions at job corps centers in this state unless a retirement allowance is received for such service from another retirement system.

Requires members receiving credit to pay employer and employee contributions plus interest.

AB 3804 (Ralph) Chapter 1121 Excludes from the operation of specified wage and hour provisions persons licensed or certified by the state and engaged in the practice of optometry.

AB 3805 - Ralph Chapter 1122

Directs the State Board of Optometry to elect from its membership a vice president, as well as a president and secretary. The changes made by this bill become effective January 1, 1975.

AB 3807 (B. Greene) Chapter 1123 Changes from July 15th to August 15th, last date by which county superintendents of schools are required to certify to county auditors and county boards of supervisors the amounts of money required to be raised by certain property taxes for the education of certain mentally retarded pupils and severely mentally retarded pupils, and for the identification and education of certain physically handicapped pupils.

AB 3808 - B. Greene Chapter 1124

AS 3809 (B. Greene) Chapter 1125

A- 3812 - MacGillivray Chapter 1126

AB 3814 - MacGillivray Chapter 1127

AB 3815--Lancaster Chapter 1128

3823 - McLennan Chapter 1129

AB 3824 - McLennan Chapter 1130

AB 3825 - Carter Chapter 1131

AB 3832 - Berman Chapter 1132 Increases from \$250 to \$500 the cumulative amount of meeting attendance fees that may be paid in a single calendar month to each member of the board of directors of the Southern California Rapid Transit District. The billibecomes effective on January 1, 1975.

Authorizes the Director of General Services with the approval of the Director of Rehabilitation to extend the period for payment of fiscal obligations under agreements with non-profit corporation operating certain facilities for the blind up to 10 years upon the request and consent of such nonprofit corporation to avoid undue hardship.

Changes the compensation and employment conditions of superior court reporters in Ventura County.

The bill provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in Ventura County.

The bill also establishes specified filing and reporting fees applicable to the Superior Court in Ventura County. The bill becomes effective immediately.

Provides waiting periods for passage of county ordinances shall not apply to ordinances which by statute dan only be passed after notice and a public hearing. The bill becomes effective on January1,1975.

Requires the Department of Water Resources to study and investigate the need and availability of water for thermal electric power plant cooling purposes and to study and investigate the availability and quality of waste water and the uses of reclaimed waste water for beneficial purposes. The changes made by the bill become effective January 1, 1975.

Deletes crows, black-billed magpies, California or scrub jays, Steller's or crested jays, and yellow-billed magpies from the list of nongame birds which, unless otherwise provided by regulations of the Fish and Game Commission, may be taken or possessed by any other person at any other time. The bill becomes effective on January 1, 1975.

Excepts specified commercial landing receipts filed with the Department of Fish and Game, except for the actual name of the seller and buyer of the fish, from the requirement of confidentiality and permits them to be used and disseminated as determined by the Director of Fish and Game to be necessary for development of interstate management plans for Dungeness crab. The bill becomes effective on January 1, 1975.

Extends to the assessor, tax collector and treasurer of certain water districts the exemption from the requirement that they be a resident or an elector of the district in which the duties of the office are to be exercised. The bill becomes effective on January 1, 1975.

Modifies the exemptions from the licensing requirements of the Dental Practice Act. The bill expands the exemption to include student work in dental extension programs offered by the educational institution in which the dental school is located and conducted under such school's supervision. The changes made by this bill will become effective January 1, 1975.

AB 3834 - Beverly Chapter 1133

Permits specified types of blanket insurance policies and blanket hospital service contracts to include either a coordination of benefits polity or contract provision or a nonduplication of benefits policy or contract provision is such provision contains designated statements.

The bill provides that specified disclosure material shall be submitted to the Insurance Commissioner along with the blanket insurance policy or blanket hospital service contract. The bill becomes effective on January 1, 1975.

B 3837--Chappie Chapter 1134 Requires that the State Highway Account be directly reimbursed for the cost of a required report estimating the amount of money credited to the Motor Vehicle Fuel Account for off-highway vehicle use. The changes made by this bill become effective January 1, 1975.

AB 3851 (Keysor) Chapter 1135 Amends provisions for registration of voters in counties other than the county of residence to allow county clerk to take affidavit of registration of any elector who resides or claims residence in another county in this state if the elector's registration is taken in connection with a naturalization hearing at which the elector became a citizen.

AB 3855 - Foran Chapter 1136 Repeals a 1967 provision earmarking \$90,000,000 annually for capital outlay. The bill becomes effective January 1, 1975.

AB 3857 - Knox Chapter 1137 Permits city selection committees to specify in their rules and regulations when to choose succeeding chairmen and vice chairmen. The changes made by this bill will become effective January 1, 1975.

AP 3860 - Knox pter 1138 Provides for a finance director rather than auditor, of the Bay Area Sewage Services Agency. The bill requires the agency board to appoint a qualified firm of certified public accountants to conduct an annual outside audit of the agency's fiscal records and accounts.

The bill also deletes provisions limiting authority of the agency board to borrow money and issue notes in anticipation of the receipt of revenues to the period ending with the third full fiscal year following the organization meeting of the first agency board. The changes made by this bill become effective January 1, 1975.

AB 3861 - Knox Chapter 1139 Specifies the time and manner in which sewer charges fixed pursuant to specified authority and the interesthereon shall constitute a lien against property to which the sewerage facilities are connected. The bill becomes effective January 1, 1975.

AB 3868 (Lanterman) Chapter 1140 Deletes prohibition against the State Air Resources Board approving any engine and transmission combination requiring a gasoline having a research octane number greater than 91 when used in conjunction with a power train normally associated with that engine an transmission combination.

As 3881 (Alatorre) Chapter 1141 Requires that in determining whether an individual is blind for the purposes of the state supplementary program for aged, blind and disabled persons there be an examination by a physician skilled in diseases of the eye or by an optometrist.

AB 3886 (Kapiloff) Chapter 1142

Requires the governing board of a school district to allow the parent or guardian of pupil to include in the pupil's written records or cumulative record a written statement or response concerning disciplinary action as prescribed.

AS 3896 - Gonsalves Chapter 1143

Prohibits the expenditure by the Southern California Rapid Transit District of funds, derived from a specified retail transactions and use tax for purposes other than research, planning, and necessary preliminar engineering of public mass transit guideways, unless the submitted report is adopted by each local jurisdiction or the points of issue are resolved by an arbitration board. The changes made by this bill become effective January 1, 1975.

AB 3920 - Knox Chapter 1144 Imposes various additional requirements and prohibitions on health care service plans subject to the Knox-Mills Health Plan Act relating to advertising, financing, performance, the filing of reports with Attorney General, the appointment of a conservator in certain circumstances, and the powers of the Attorney General in enforcement of requirements. The bill becomes effective immediately.

AB 3952--Gonzales Chapter 1145 Permits any motor vehicle engaged in, or aiding in, the herding of sheep along or across a public roadway to display flashing amber warning lights to the front and rear of the vehicle while it is stopped in the roadway near the sheep or is proceeding with the sheep along the roadway. The changes made by this bill become effective January 1, 1975.

AB 3964 (Montoya) Chapter 1146

Provides that a county board of supervisors may, by a four-fifths vote, enter into leases or concession or managerial contracts involving leasing or subleasing all or any part of county-owned, leased or managed property devoted to or held for use for employee cafeteria purposes without compliance with competitive bidding and other specified requirements.

AB 3965 (Montoya) Chapter 1147 Permits board of supervisors to provide compensation for fifth, sixth, and seventh members of the board of investment rather than the fourth, fifth, and sixth members of such board.

Chapter 1148

Allows the governing board of any school district to admit to kindergarten a child having attained the age of five years at any time during the school year.

AB 3980 - Meade Chapter 1149 School boards which choose to make use of this provision must provide parent or guardian with information as to the advantages and disadvantages of early admittance.

AB 3984 - Lewis Chapter 1150

Raises the maximum amount to be paid by counties to the Department of Education for specified services rendered to deaf and blind pupils by the Department. This reimbursement applies only to those pupils whose parents or guardians are unable to pay for services themselves. The maximum amount is raised from a present \$300 to \$385, with a cost of living factor for further increases. The changes made by this bill become effective January 1, 1975.

AB 4019 (Antonovich) Chapter 1151 Bill repeals existing authorizations for certain experimental special education programs and combines them in a general authorization which already exists in the Education Code. Requires that rules and regulations concerning such experimental programs shall be adopted by the State Board of Education rather than the Superintendent of Public Instruction. Relates termination date which applied to general authorization for experimental programs. The bill becomes effective on January 1, 1975.

AB 4067 - Keysor Chapter 1152 Provides that the board of supervisors of Los Angeles County may provide for a pilot project consisting of a juvenile court school to provide for the special education needs of wards and dependents of such court Provides such project will end January 1, 1977.

Requires full disclosure of facts with respect to any contest or game which holds out to the participant the opportunity to compete for gifts or prizes and is conditioned upon the payment of consideration. The changes made by this bill become effective January 1, 1975.

AB 4083--Bannai Chapter 1153

AB 4114 (Vasconcellos) Chapter 1154

AS 4138 (Briggs) Chapter 1155

nB 4139 - Chappie Chapter 1156

AB 4143 - Badham Chapter 1157

AB 4153 (MacGillivray) Chapter 1158

AB 4169 (Brown) Chapter 1159

AB 4210 (Chappie) Chapter 1162

AB 4215 - Genzales Chapter 1163 Amends the Teachers' Retirement Law to give effect to certain rules of the Teachers' Retirement Board.

The changes made by this bill become effective January 1, 1975.

Requires all initial proposals of representatives of certificated employees (excepting those of an emergency nature) relating to the scope of "meet and confer" to be presented at public meetings with reasonable time allowed for public participation.

Revises the designation of various types of cottage cheese to conform with recently adopted federal standards.

Continues the Eistorical Landmarks Advisory Committee in existence as the State Historical Resources Commission and prescribes its organization, composition, and powers and duties.

Revises provisions empowering the Department of Parks and Recreation to register buildings, structures, site and places as state historical landmarks or points of historical interest. The bill becomes effective on January 1, 1975.

Revises provisions & the Uniform District Election Law relating to landowner voting districts by transferring functions concerning election duties in such districts from the district secretary to the county clerk, by revising provisions relating to the procedure for the preparation of a list of qualified voters in districts, and by precluding the consolidation of a landowner voting district election with any resident voter election. The changes made by this bill become effective January 1, 1975.

Includes a local emergency in provisions which specifically exempt certain persons from civil liability resulting from any act or omission committed in the line of duty, except for willful acts, while performing disaster services ordered or requested by lawful authority. Provides that such workers injured in the course of their activities, during a local emergency shall be compensated.

Makes the Health and Welfare Agency responsible for the administration or supervision of programs which are subject to federal laws which impose a "single state agency" requirement, and, makes technical changes pertaining to the responsibilities of the Department of Bemefit Payments.

Provides that specified securities and other evidences of indebtedness of an issuer in an aggregate principal amount less than \$500,000, that are issued to finance a public project either by means of public leaseback or lease between a public body as lessee and an issuer as lessor executed after the public project is acquire constructed or completed and the interest thereon or income therefrom are exempt from all taxation in the state except gift, inheritance and estate taxes.

Prohibits any person from prescribing or knowingly administering an experimental drug to another person, unless consent is obtained from the person to whom the drugs will be administered.

The bill requires a copy of the consent to be sent to the Department of Health to be maintained in their files available for inspection.

The bill prohibits the administration of experimental drugs to patients unable to give consent, unless for the purpose of diagnosing, treating or mitigating a disease or injury to a patient. It also prevents persons having ownership interest in the facility from prescribing experimental drugs for patients in the facility. The bill becomes effective on January 1, 1975.

AB 4227 - Kaddy Chapter 1164

AB 4267 (Burke) Chapter 981

AB 4284 (Keysor) Chapter 1165

AB 4286 - Keysor Chapter 1166

AB 4303--Sieroty Chapter 1167

4315 - Duffy

AB 4328 - Badham Chapter 1169

AB 4355 (Chacon) Chapter 1170

SEE NEXT PAGE FOR AB 4396 - Ingalls

AB 4399 - L. Greene Chapter 1172

AB 4439 - L. Greene Chapter 1173 Provides that compromise and release agreements of workmen's compensation claims against multiple employers concerning occupational disease or cumulative injury shall be, upon specified approval by the Workmen's Compensation Appeals Board or a referee, a total release as to such individual employer or the employer's insurance carrier for the portion of the claim released, but shall not be a bar to recovery of claims against other employers for periods of exposure not so released. Provides that specified portion of liability attributable to the portion of the exposure released shall be assessed and deducted from the liability of the remaining defendants. The bill becomes effective on January 1, 1975.

Prescribes the method of computing the maximum tax rate of a county superintendent of schools which become fiscally independent on or after July 1, 1974. Bill takes effect immediately.

Provides that the holding of a special election is discretionary with the Governor if a legislative vacancy occurs 160 days or less before the end of the term.

The bill deletes the provision requiring advertisement in a newspaper of general circulation, of proposed charter, charter amendment or amendments, and ordinance calling special election, of a county. The bill substitutes the requirement that the county clerk mail the printed taxt of proposed charter, charter amendment with a sample ballot to each qualified voter. The bill becomes effective on January 1, 1975.

Prohibits the sale of petroleum products conditioned on the additional purchase of other merchandise or services. The changes made by this bill become effective January 1, 1975.

Permits formation of speech pathology and audiology corporations subject to provisions of Moscone-Knox Professional Corporation Act. Specifies procedure for registration of such corporations with the Board of Medidal Examiners.

Regulates activities of corporations with regard to reports, name, shareholders, income, and professional conduct. Permits Board of Medical Examiners to adopt and enforce rules and regulations necessary to carry out purposes and objectives of act. The bill becomes effective on January 1, 1975.

Provides that the clerk of the superior court shall not be required to enter judgments in a judgment book in counties where the clerk places individual judgments in the court's file of actions. The bill becomes effective on January 1, 1975.

Requires the Department of Veterans Affairs to make a specified report to the Legislature regarding insurance and insurance coverage that is required or purchased by the department to insure against risk of loss

Would extend the restricted permissive tax rate allowed to raise State Field Act construction funds until July 1, 1977. Requires that any excess revenue raised to meet matching requirements for State School Building Aid Loans be applied as a repayment of the loan. Includes certain substandard structures among those for which the district must apply for state aid for repair, reconstruction, or replacement. The bill becomes effective on January 1, 1975.

Declares the Legislature's finding of the need for a centralized dispatch system linking all hospitals providing obstetrical services with intensive care nurseries to protect the health of critically ill newborn children and to utilize intensive care nurseries more effectively. The bill becomes effective on January 1, 1975.

AB 4396 - Ingalls Chapter 1171

AB 4443--Keene Chapter 1174

AB 4465 - Waxman Chapter 1175

AB 4482 - Murphy Chapter 1176

AB 4496-- Cullen Chapter 1177

AB 4501--Cullen Chapter 1178

AB 4509 - Keene Chapter 1179

AB 4516 (Keene) Chapter 1180

AB 4520--Lockyer Chapter 1181 Renames the California Hospital Disclosure Act as the California Health Facilities Disclosure Act. Makes such act applicable to health facilities licensed under state law, rather than to prescribed hospitals, facilities, and public institutions. Renames the California Hospital Commission as the California Health Pacilities Commission and increases the membership of the commission to 13 with prescribed qualifications and terms. Remames the California Hospital Commission Fund the California Health Facilities Commission Fund. Increases annual fees required of skilled nursing facilities and intermediate care facilities under such act to 0.05 of 1 percent of such a facility's gross operating cost in providing health care services during a prescribed period. Makes related changes. Enacts special provisions re accounting and reporting by skilled nursing facilities and intermediate care facilities under the act. Appropriates \$100,000 to the commission for carrying out the provisions of such act during 1975-76 fiscal year. The bill becomes effective on January 1, 1975.

Provides that absence from school in order to serve jury duty shall not be counted as an absence for the purpose of ADA computation. The bill takes effect immediately.

Empowers each local hospital district to establish, maintain, and operate one or more health facilities, rather than hospitals, situated within the territorial limits of the district.

The bill specifically authorizes the board of directors of a hospital district to provide, in the rules of the hospital, for proof of the ability of applicants for hospital staff membership to respond in damages.

The bill also requires hospital districts to include podiatrists in the hospital staff structure. The changes made by this bill become effective January 1, 1975.

Requires an allocation of \$5,000 by the Department of Transportation from the Aeronautics Account in the State Transportation Fund to the City of Hollister. The bill become effective immediately.

Provides permissive authority or contract cities in the Public Employees' Retirement System to make supplemental retirement contributions on behalf of designated groups of management or miscellaneous employees. The bill takes effect immediately.

Provides that funds appropriated in the Budget Act of 1974 to the Department of Motor Vehicles for data-processing support may be transferred to the Stephen P. Teale Consolidated Data Center under specified conditions for use during the 1974-75 fiscal year in connection with furnishing data-processing services to the department. The bill takes effect immediately.

Makes open meeting law applicable to state agencies applicable also to official student body organizations at any campus of the California State University and Colleges and California Community Colleges. The bill takes effect immediately.

Authorizes an allocation under the Natural Disaster Assistance Law as supplemented by Chapter 624, Statutes of 1973, to Mumboldt County for restoration of roads, highways, and bridges damaged or destroyed by January 15 to 19, 1974, severe storms.

Appropriates \$5,000 to the Department of Fish and Game from the California Environmental Protection Program Fund for operation of a wildfowl decontamination project pursuant to a contract with a volunteer wildfowl decontamination organization. The changes made by this bill become effective January 1, 1975.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-24-74

RELEASE: Immediate

#535

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

AB 4522 (Miller) Chapter 1182 Revises circumstances under which Superintendent of Public Instruction may allow emergency average daily attendance to school districts. Includes specified safety hazards and transportation strikes among such circumstances.

SB 96 - Carpenter Chapter 1183

fiscal years.

Senate Bill 96 adds all public schools to provisions of the Penal Code relating to school disturbances.

Specifies that portions of act shall be deemed to have been operative for entire 1973-74 and 1974-75

SB 116--Alquist Chapter 1184

Repeals and reenacts separate provisions for the Democratic presidential primary to be called the "Alquist Open Presidential Primary Act". The bill directs the Secretary of State to place recognized Democratic candidates for nomination for President on the presidential preference portion of presidential primary ballot, unless the candidate withdraws. The bill also provides for the manner of electing by congressional district portion of delegation to national convention and the manner of selecting the remaining portion of delegation. The bill further revises format of Democratic presidential primary ballot to reflect a presidential preference portion and a delegate election portion, the former portion of which is reflective of an advisory vote only. The changes made

SB 166 - Bolmdahl Chapter 1185 by this bill become effective January 1, 1976.

Provides that an unemployment insurance claimant who is in all other respects eligible for unemployment benefits, and who becomes unable to work for one or more days due to physical or mental illness or injury, shall be paid benefits at the rate of 1/7 of his weekly benefit amount for each day of that week for which he was able to work and available for work. The bill becomes effective on January 1, 1975.

SB 417 (Biddle) Chapter 1186 Permits the Board of Supervisors of San Bernardino County to authorize extra superior court sessions on the grounds of any institution of the Department of Corrections located in the county, upon approval by the majority of judges of the superior court and the director of the department.

SB 509--Dymally Chapter 979 Revises various provisions of Waxman-Dymally Campaign Disclosure Act. The bill takes effect immediately.

SB 566 - Marler Chapter 1187 Requires individuals entering schoolgrounds to seek the permission of the principal or a designated representative. Parents, representatives of school employee organizations and individuals who are required to be on schoolgrounds by reason of their employment are exempted. The bill provides that any person who fails to leave a public school building or public schoolgrounds promptly when so requested, or who, after so leaving, returns thereto within 48 hours, with a specified exception, is guilty of a misdemeanor. The changes made by this bill become effective January 1, 1975.

SEE NEXT PAGE FOR SB 772 - Wedworth SB 1033 - Dynally Chapter 1189

Removes the prohibition against election of Democratic county central committees from county central committee districts in counties having 20 or more Assembly districts. The bill becomes effective on January 1, 1975.

SB 772 (Wedworth) Chapter 1188 Authorizes any general acute care hospital operated by or contracting with a county to conduct a pilot program to provide services utilizing mobile intensive care paramedics.

Requires the training of Paramedics to take place in a community college, college, university or hospital that is certified for this type of training.

Requires the Department of Health to submit to the Legislature a comprehensive report on emergency medical services in California by July 1, 1975.

Revises definition of term, mobile intensive care paramedic to require among other things that personnel pass performance and written examinations and specifies the mandatory numbers of hours for training i.e., 200 hours of diodactic training, under proper supervision.

Makes it a misdemeanor for ambulance personnel to impersonate or refer to themselves as paramedics unless they are so certified.

Establishes state policy for the conservation of wildlife resources and includes six stated objectives:

1) It encourages conservation and utilization of wildlife;

2) maintains wildlife populations;

3) recognizes various nonconsumptive uses of wildlife;

4) recognizes sport of hunting as a legitimate use;

5) provides for economic uses of wildlife; and, 6) recognizes the adverse effects of wildlife under certain circumstances.

Prohibits the State or any political subdivision from taking possession of validly granted or patented tidelands without the payment of fair and just compensation for lawful improvements that have been made. The bill also makes a grant of certain tide and submerged lands in Humboldt Bay to the Humboldt Bay Harbor, Recreation, and Conservation District. The changes made by this bill become effective January 1, 1975.

Provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in San Mateo County.

The bill changes annual salaries for official court reporters in San Mateo County.

Amends the Unruh Civil Rights Act to prohibit any discrimination based upon sex. The bill specifies that all persons within the state are entitled to equal facilities, privileges, and services in all business establishments regardless of their sex.

Provides that the Department of Motor Vehicles can refuse to issue a license to individuals convicted of any offense, involving the transportation for sale or compensation of specified dangerous drugs, when such transportation involved the use of a motor vehicle. The bill becomes effective on January 1,197

Establishes the California Wilderness Preservation System consisting of state-owned areas designated by the Legislature and units of the State Park System classified as wilderness by the State Park and Recreation Commission.

The Secretary for Resources would be required to adoptive guidelines for the management of wilderness areas, an each state agency with jurisdiction over a state wilderness area would be required to adopt regulation consistent with the Resources Agency guidelines and the preserve the wilderness character of the area. The bill becomes effective on January 1, 1975.

SB 1143 (Carpenter) Chapter 1190

SB 1257 - - Behr Chapter <u>1191</u>

SB 1297 (Gregorio) Chapter 1192

SB 1380 (Petris) Chapter 1193

SB 1452 - Nejedly Chapter 1194

SEE NEXT PAGE FOR SB 1479 Alquist

SB 1498 - Nejedly Chapter 1196 SB 1479 - Alquist Chapter 1195 Provides for reporting to, and analyzing of fuel energy data by, the State Energy Resources Conservation and Development Commission. The bill requires that the granting of a certificate of public convenience and necessity by the Public Utilities Commission for any thermal powerplant or electrical transmission line be preceded by the granting of a power facility and site certificate by the State Energy Resources Conservation and Development Commission pursuant to the provisions of the Warren-Alquist State Energy Resources Conservation and Development Act. Specifies that the power facility and site certificate shall be conclusive as to matters determined thereby and shall be in lieu of specified factors otherwise required to be considered by the Public Utilities Commission. The Changes made by this bill become effective January 1, 1975.

SB 1505 - Dills Chapter 1203 Revises provisions for selection of appointees to the Democratic State Central Committee and its executive committee.

The bill also revises the signature requirement for petition to amend or repeal charter of a city and county from 15 percent of the registered voters of the city and county to 10 percent of the votes cast in the city and county for all candidates for Governor in the last election therefor. The bill becomes effective on January 1, 1975.

Deletes the Penal Code provision prohibiting aliens from owning, possessing, or having custody or control of a pistol, revolver, or firearm capable of being concealed upon person. The bill becomes effective on January 1, 1975.

Provides that an employment contract between a state or local agency and any public official or employee is a public record and not subject to the exceptions to the disclosure requirement. The bill becomes effective on January 1, 1975.

Requires the court in a criminal proceeding in which the defendant is to be furnished counsel to give notice to the defendant prior to the appointment of counsel that the court shall, after hearing, make a determination upon the conclusion of the criminal proceedings of the defendant's present ability to pay all or a portion of the costs of such counsel, and if it so determines, that the defendant's liability for such costs shall be in the form of a judgment and may be subject to execution. The bill takes effect immediately.

Permits the county board of supervisors, upon concurrence of the county officer providing such services, to transfer all or any portion of the function of providing vector control services to any mosquito abatement district or vector control district while continuing to receive state aid for the county health department, other provisions of law notwithstanding, if specified standards are maintained.

Changes the compensation and employment conditions of superior court reporters in Santa Cruz County. The bill permits the judges of the Fresno Municipal Court to appoint seven full-time court reporters. The bill takes effect immediately.

Requires general prevailing wage rate in a particular geographic area be paid to public works maintenance workers as well as to other public works employees. Specifies that act applies only to work performed under contract, and not to force account labor.

Authorizes various methods to finance the Santa Clara Transit District. The bill authorizes voter approved bonding, voter approved sales tax, and the imposition of property tax to redeem voter approved bonds. The bill also authorizes issuance of general obligation or revenue bonds, setting up of special districts, and borrowing of money. The bill takes effect immediately.

SB 1510 - Petris Chapter 1197

SBY529 - Nejedly Chapter 1198

SB 1546 - Biddle Chapter 1199

SB 1553 (Whetmore) Chapter 1200

SB 1580 - Zenovich Chapter 1201

SB 1581 (Zenovich) Chapter 1202

SB 1591 - Alquist Chapter 1204 SB 1600 - Petris Chapter 1205

SB 1601 - Song Chapter 1206 SB 1650 - Carpenter Chapter 1207

SB 1656 - Collier Chapter 1208

SB 1670 (Biddle) Chapter 1209

SB 1673 - Wejedly Chapter 1210

SB 1690 - Alquist Chapter 1211

SB 1733 (Wedworth) Chapter 1212

SB 1737 - Grunsky Chapter 1213

SB 1740 - Carpenter Chapter 1214 Prohibits the use of corporal punishment on pupils who are physically or emotionally handicapped, unless parental permission is secured in writing. The changes made by this bill will become effective January 1, 1975.

Revises the community property law. The bill becomes effective on January 1, 1975.

Increases hunting and fishing license fees and commercial fish taxes effective January 1, 1975, for fishing licenses, July 1, 1975, for hunting licenses, and April 1, 1975, for commercial fishing and fishing party boat licenses. The bill revises upward income requirements regarding free fishing licenses for certain persons 62 years old or older. It also revises privilege tax rates to be paid by persons operating under packing and processing licenses. The changes made by this bill become effective January 1, 1975.

Appropriates \$1,638,907 to the California Coastal Zone Conservation Commission for purposes of carrying out the responsibilities and duties set forthin the California Coastal Zone Conservation Act of 1972, with \$1,003,480 to be available for expenditure during the 1975-76 fiscal year and \$635,427 available for expenditure during the 1976-77 fiscal year. The bill becomes effective on January 1, 1975.

Establishes new court fees and increases other court fees fer various services performed by the county clerk.

Permits the Public Utilities Commission to establish a schedule of rapid amortization of the cost of public utility facilities utilizing geothermal resources, based upon their estimated usable life, the estimated useful life of the geothermal resource, or any other basis approved by the commission, whichever is the shorter, to permit the full recovery of the cost of such facilities. Declares the cost of such facilities to be a recognized cost of operation in rate proceedings.

Declares that the provisions shall remain in effect until January 1, 1985, and are repealed as of that date unless a later act deletes or extends such date. The bill becomes effective on January 1, 1975.

Requires the State Fire Marshal, with the advice of the State Board of Fire Services, to prepare and adopt flammability standards and regulations relating to the use of fabrics and fabric-like materials in acute general hospitals and acute psychiatric hospita other than hospital operating rooms, or in skilled nursing facilities and intermediate care facilities. The bill specifies that such regulations shall become operative January 1, 1976. Makes any violation of such regulations a misdemeanor.

Requires a coroner or a deputy, rather than just a coroner, to personally sign death certificates under specified provisions.

Extends the definition of "county peace officer" to include sheriff's employees employed to attend sessions of the superior or municipal courts to maintain order and the security of prisoners during court appearances. The bill becomes effective immediately.

Requires every uniformed employee of a licensed private patrol to complete a course of training at a specified time in the exercise of the powers to arrest and a course of training in the carrying and use of firearms. The changes made by this bill become effective January 1, 1975.

SB 1742 - Rodda Chapter 1215

SB 1747 - Alquist Chapter 1216

SB 1750 - Biddle Chapter 1217

SB 1751 (Biddle) Chapter 1218

SB 1779 - Biddle Chapter 1219

SB 1781 (Stiern) Chapter 1220

SE 1788 - Way Chapter 1221

SEE NEXT PAGE FOR SB 17,98 - Nejedly

SB 1811-- Carpenter Chapter 1223

Requires that county school attendance review boards be established to provide alternatives to the juvenile court system for students with school attendance or behavior problems. Specifies the composition of such boards. Requires that county school attendance review boards establish local school attendance review boards. Requires that students who are habitual truants or who have behavior problems be referred to a school attendance review board. Directs the county superintendent of schools to request a petition in juvenile court on behalf of a pupil with attendance and/or behavior problems, if required by a school attendance review board. The changes made by this bill become effective January 1, 1975.

Allows local governments by ordinance to impose fees for bridges or thoroughfares as a condition for approval of subdivision maps or building permits, and also provides for funding of such projects. The bill becomes effective on January 1, 1975.

Authorizes the State Air Resources Board to adopt, by regulation, emission standards for motorcycles.

Exempts new motorcycles from requirement that the manufacturer affix to a window of new motor vehicles a decal disclosing prescribed exhaust emission information.

Makes such standards applicable only to new 1976 and later model year motorcycles registered or identified by the Department of Motor Vehicles which are sold in the state on or after July 1, 1975, or such later date as established by regulation adopted by the board. The bill becomes effective on January 1, 1975.

Authorizes the Air Resources Board staff to enter premises of new or used auto dealer to inspect specified vehicles and records pertaining to vehicular emissions.

Extends effective date from December 31, 1974, to July 1, 1975, of provision requiring public school buildings located on geological faults to be replaced in specified manner at another location as though such buildings have not been constructed in conformance with "Field Act"; and authorizes governing boards to increase the maximum rate of tax, until July 1, 1976, in order to replace such buildings under specified conditions. The bill becomes effective immediately.

Extends to local agencies, coverage of the present statute which now provides that state water contractors need obtain only a majority vote to satisfy election requirements for issuance of general obligation bonds to build facilities for utilization of state water.

Changes references from the Department of General Services to the Department of Finance with respect to various fiscal matters. The bill requires the Department of Finance to audit the expenditures of the marketing program committee made pursuant to the Agricultural Producers Marketing Law at least once every two years.

The bill further provides that funds appropriated from the State Construction Program Fund for augmentation allocations for community college project shall be available for projects originally appropriate in the 1972 budget if the contract award is made prior to June 30, 1974. The changes made by this bill will become effective January 1, 1975.

Establishes a program for the registration of animal health technicians by the Board of Veterinary Medicine. The changes made by this bill become effective January 1, 1975.

SB/1798 (Mejedly) Chapter 1222

Provides for credit to funds of community service districts in amount of 86% of certain revenues received from fines and forfeitures resulting from the arrests by district police.

The bill provides for transfer to Bay Area Rapid Transit District of amounts equal to 85% of total fines or forfeitures collected from persons violating parking or other traffic regulations applicable to parking or otherwise regulating traffic on district property. The bill allows the district and counties to adjust revenue splitting percentages upon mutual agreement.

Makes it unlawful for any person to harass, evict, or otherwise discriminate against any person under the State's Fair Housing Act because that person opposed practices unlawful under this Act, informed law enforcement agencies of practices believed unlawful, or has testified or assisted in any proceeding under the Act.

The bill also revises the power of the Fair Employment Practices Commission to subpoena witnesses in connection with its functions under the Rumford Act.

Requires one of those members of the State Water Resources Control Board required to have specialized qualifications to, in addition, be qualified in the field of water supply and water quality relating to irrigated agriculture.

Establishes in the Division of Economic Development a motion picture development unit for the purpose of promoting production of motion pictures in this state, assisting film companies in securing locations, and facilitating cooperation from local governmental agencies. The bill creates the Motion Picture Development Council to serve as an advisory body to the Department of Commerce, make recommendations for implementation of its motion picture development progra and perform other specified functions. The changes made by this bill become effective January 1, 1975.

Authorizes the Director of the Department of Fish and Game to restrict or terminate fishing in state waters under a commercial license on any species designated by him to be in danger of irreparable injury. The bill requires that the closure or restriction have at least one public hearing and be based on thorough & adequate scientific evidence. The bill further requires the Director to bring adopted regulations to the attention of the Legislature within 15 days. It limits the effectiveness of such regulations to specific time intervals unless no action is taken by the Legislature. The bill becomes effective on January 1, 1975.

Establishes specified requirements for swimming pool construction, contracts, including provisions covering payment schedules, downpayments, and final payments and makes it a misdemeanor for any person building a swimming pool to violate such provisions. The bill becomes effective on January 1, 1975.

Provides a method tor a parent or guardian to examine written records on a child or ward maintained by school officials. The bill further provides a method by which the parent can question or challenge information contained in the official records. The bill further permits the parent to submit written objections to information, and to have any objections made a part of the pupil's official records. The bill provides for the establishment of a hearing panel to arbitrate any grievance and to assist in making determinations. The changes made by this bill become effective January 1, 1975.

Revises the computation of allowance for the Education ally Disadvantaged Youth Program (SB 90/72) to permit expansion of the program to two additional districts. Appropriates \$2,600,000 to fund the newly eligible districts. The bill becomes effective on January 1,19%

8 1815 (Petris) Chapter 1224

SB 1822 (Berryhill) Chapter 1225

SB 1823 - Robbins Chapter 1226

SB 1828 - Nejedly Chapter 1227

SB 1836 - Zenovich Chapter 1228

SB 1845--Stull Chapter

SB 1864 - Deukaejian Chapter 1232 SB/1870 - Marks Chapter 1233

SB 1876 - Holmdahl Chapter 1234

B 1882 - Marks ha er 1235

SB 1885 - Stiern Chapter 1236

SB 1899 - Nejedly Chapter 1237

SB 1910 -- Nejedly Chapter 1230

SB 1942 (Gregoric) Chapter 1239

SB 1946--Way Chapter 1231

SB 1974 (Biddle) Chapter 1282

1980 (Beilenson) Chapter 1240 Requires every state agency and department to categorize Filipinos as Filipinos for any statistical tabulation of minority groups.

The changes made by the bill become effective on January 1, 1975.

Provides that a master bond used in a county may be an alternative or supplementary, rather than only supplementary, to the individual bonds posted by certain county officers. The bill becomes effective January 1, 1975.

Provides that nothing in the statutary law should be construed to abrogate the right of any person to change their name. The changes made by this bill become effective January 1, 1975.

Provides that in making computations determining the full cash value of property subject to the private car tax, the State Board of Equalization shall exclude data which occurs while cars are not qualified for revenue service and are in a repair facility in California requiring and undergoing or awaiting certain remodeling, overhaul, renovation, conversion of repair. The bill is operative for calendar years 1975 through 1979, inclusive. The bill becomes affective on January 1, 1975.

Requires the Department of Corrections to reimburse the counties for the cost of detaining State parolees. Such reimbursement is to be offset by charges against the county for services provided by the department. The bill becomes effective on January 1, 1975.

Requires, when person is arrested for misdemeanor without being released on a notice to appear, arresting officer to indicate a reason for nonrelease on a form established by the employing law enforcement agency and to file such form with the arresting agency as soon as practicable. Requires that the form be made available to any party subsequently having custody of the arrested person and to any person authorized by law to release him from custody. The changes made by this bill become effective January 1, 1975.

Requires that at the time of employment by a school district, each certificated employee be furnished a written statement indicating the employee's classification, salary level, and brief statement of specified employee rights.

This bill provides that a failure to provide the employee with the required information results in the employee being deemed a probationary employee of the district.

Authorizes the new Merced County Streams Project for state financial participation under the State Water Resources Law of 1945. Changes made by this bill become effective January 1, 1975.

Removes the requirement that sectarian medical schools and colleges participating in state medical contract program have an approved affirmative action program for the equitable recruitment of instructors when instructors are recruited on basis of religious affiliation.

Implements several provisions of federal law pertaining to Medi-Cal eligibility and benefits and to clarify the relationship between Medi-Cal eligibility and the State Supplementary Payment program and to change the upper age limit for a medically needy child to age 21.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-24-74

RELEASE: Immediate

#536

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

SB 1984 - Alquist Chapter 1241 Provides assistance to the Governor-elect in connection with the preparation of the budget and assumption of "other? duties of the Governor.

The bill further provides that the outgoing Governor may appoint persons to donduct his official business for sixty days after leaving office.

The bill further appropriates \$50,000 to the Department of Finance for expenses of the Governor-elect and former Governor. The bill becomes effective immediately.

Provides that the Governor must submit executive reorganization plans to the Commission on California State Government Organization and Economy at least 30 days prior to submission of such plans to the Legislature and to the Legislative Counsel for drafting assistance and a digest prior to that. The bill becomes effective on January 1, 1975.

Provides, with respect to the formula for computing salaries of county superintendents of schools, that the statewide average of teachers' salaries is deemed to be \$12,072, rather than \$11,090. The changes made by this bill become effective January 1, 1975.

Allows a person appointed to fill a vacancy on a city council to use the designation "appointed incumbent" if he has served for at least one year prior to the next election for that office. The bill becomes effective January 1, 1975.

Requires the Department of Fish and Game to issue a free fishing permit, in lieu of a fishing license and appropriate stamps, authorizing the taking of any fish and amphibia anywhere in the state for purposes other than profit, to any developmentally disabled person under the age of 21 receiving services from a regional center for the developmentally disabled for the period during which he is a recipient of such services. The bill becomes effective immediately.

Revises the definition of a high-rise structure and authorizes, rather than requires, the fire marshal to adopt regulations pertaining to fire safety in those types of buildings. The changes made by this bill become effective January 1, 1975.

Specifically excludes from the definition of "common carrier", for purposes of regulation by the Public Utilities Commission, the owner or operator of a recreational conveyance such as a ski lift, ski tow, J-bar, T-bar, chair lift, aerial tramway, or other such device or equipment used primarily while participating in winter sports activities. The bill become effective January 1, 1975.

Authorizes banks to invest in the bonds, notes or other obligations issued by the Student Loan Marketin Association, and by the Federal Financing Bank. The bill becomes effective on January 1, 1975.

Makes special provision for late filing of financial disclosure statement by a person appointed to a planning commission where the appointment was necessary in order to constitute a quorum on the planning commission. The bill becomes effective on January 1, 1975.

Makes technical and clarifying amendments to 1973 legislation which revised California's grade separation program. The bill becomes effective on January 1, 1975.

SB 1985 - Alquist Chapter 1242

SB 2027 - Rodda Chapter 1243

SB 2043 - Nejedly Chapter 1244

3 2049 - Zenovich Chapter 1245

SB 2051 - Zenovich Chapter 1246

SB 2064 - Carpenter Chapter 1247

SB 2072 - Bradley Chapter 1248

SB 2102 - Mejedly Chapter 1249

SB 2120 - Mills Chapter 1250 SB 2129 (Beilenson) Chapter 1251

SB 2163 - Song Chapter 1252

83 2177 (Moscone) Chapter 1254

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SB 2205 - Mills Chapter 1255

> SB 2234 (Moscone) hapter 1258

SB 2237 (Marler) Chapter 1257

SB 2254 (Dymally) Chapter 1258

88 2233 - Moscone Chapter 12589

SB 2269 (Whetmore) Chapter 1260 SB 2280 - Way

Chapter 1261

Establishes an alternative procedure whereby a homeowner may assert a homestead protection on his dwelling without filing the necessary legal forms. This bill affords the debtor the opportunity to claim an exemption from levy of execution on his residence when it is threatened by an execution sale.

Requires a credit card issuer who has decided to issue a credit card to a married woman to issue the card bearing either the maiden name or married name of the woman, as she may direct.

The bill provides that such a card issuer may require a married woman requesting such card to be issued under her maiden name, to open an account in that name. The bill becomes effective on January 1, 1975.

Specifically makes meetings of the Public Utilities Commission subject to the statutory provisions requiring meetings to be open and public. It continues the existing exception for executive sessions to deliberate on the institution of proceedings or litigation. Deletes the present provision permitting executive sessions to deliberate on decisions to be reached in proceedings, tariff filings permits, general orders or crossing protection fund allocations submitted for decision.

It requires meetings of the Public Utilities Commission at which the rates of entities under the commission's jurisdiction are changed to be open and public.

Provides that allocations of funds for pedestrian and bicycle facilities under the Mills-Alquist-Deddeh Act be allocated according to a priority list. The changes made by this bill become effective January 1, 1975.

Revises the law governing the licensing and registration of bar pilets for San Francisco, San Pablo, and Suisun Bays.

Provides that school recesses during the Christmas and Easter periods shall not be considered holidays for classified employees who are normally required to work during those periods.

Provides that on any schoolday during which pupils would otherwise be in attendance but are not, and for which certificated personnel receive regular pay, classified employees shall also receive regular pay, whether or not required to work that day.

Provides for reimbursement to private adoption agencies for costs of administering the Aid for Adoption of Children Program for hard to place children in an amount not to exceed \$1,500 per placement less the amount of any fees received from adoptive parents.

Allows the corener to determine the extent of inquiry into deaths occurring under natural circumstances. The bill allows, under certain circumstances, a corener to authorize physician of record to sign the death certificate. The bill becomes effective on January 1, 1975.

Authorizes use of state graduate fellowships at accredited California law schools.

Authorises counties providing structural fire protection in portions of the county in the 1971-72 and 1972-73 fiscal years and paying therefor from general funds to impose an additional tax on property benefiting from such protection in a specified amount.

The bill also authorizes local agencies to levy an additional property tax to provide for payments under certain contracts entered after, as well as before, January 1, 1973, if such later contracts are designed to prevent an increase in the burden on taxpayers. The bill becomes effective on January 1, 1975.

SB 2293 (Song) Chapter 1262 SB 2294-Song Chapter 1263

SB 2295 - Song Chapter 1264

SB 2296 (Song) Chapter 1265

SB 2299 (Mejedly) Chapter) 1287

SB 2306 (Behr) Chapter 1266 SB 2309 - Behr Chapter 1267

SB 2348--Petris Chapter 1268

SB 2362--Beilenson Chapter 1269

SB 2382 (Whetmore) Chapter 1270 Revises vehicle lien sale procedures.

Deletes crimes of disturbing the peace of a neighborhood or person, or of a community college, state college or state university, and prohibits specified fighting or challenging to fight, maliciously and willfully disturbing another person by loud and unreasonable noise, or use of offensive words in public inherently likely to produce a violent reaction. The bill provides specified punishments for such acts, including prohibition against release on probation, parole or any other basis for specified period for subsequent offenses for acts committed in buildings or on grounds of community college, state college, or state university. The changes made by this bill become effective January 1, 1975.

Permits any person having received a written notice to appear for an infraction to plead not guilty in writing in lieu of appearing in person in any court, rather than only in courts in counties other than his county of residence.

The bill requires, on and after January 1, 1976, in addition to any other requirements, that every written notice to appear for an infraction have printed on the back of the notice, a statement informing a person who received such notice of the provisions regarding pleading not guilty in writing in lieu of appearing in person in court. The bill becomes effective on January 1, 1975.

Provides that a special assessment and a penalty assessment shall be levied for, among other things, all offenses involving a violation of any local ordinance adopted pursuant to the Vehicle Code, rather than all offenses involving a violation of a city or county ordinance relating to vehicles or their operators or owners.

The bill exempts from such provisions offenses by bicyclists, in addition to offenses by pedestrians.

Allows the court in a juvenile hearing to require a minor who is cited for a traffic violation to furnish the court satisfactory evidence that the vehicle's equipment has been made to conform to the requirements of the Vehicle Code.

Increases the salary of official reporters of the superior court in Marin County.

Authorizes cities and counties to include a historical preservation element in their General Plan. The bill also requires the Office of Planning and Research to develop guidelines by February 1, 1976.

Adds a definition of "substandard building" to the State Housing Law, including adoption by reference of criteria contained in national model codes. The bill provides that alteration and repair of existing residential buildings may make use of original materials and methods as long as the building does not become or remain substandard. Makes automatic the adoption of the latest editions of model building codes. The changes made by this bill become effective January 1, 1975.

Requires the exhaust of every internal combustion engine used in any motorboat to be effectively muffled, and specifies the degree of muffling as a maximum noise level of 86 dbA measured at a distance of 50 feet, such noise levels to be decreased in increments to 82 dbA on or after January 1, 1978. Exceptions are made for racing conditions when authorized by local permit. The changes made by this bill take effect January 1, 1975.

Increases the maximum amount of applicants, renewals and delinquency fees charged by the Board of Dental Examiners under the Dental Practice Act.

SB 2397 (Behr) Chapter 1271

Requires a vacancy in an elective office on the governing board of a special district to be filled at an election if a district-wide election will be held not more than 120 days, nor less than 90 days, subsequent to the effective date of the vacancy.

Requires vacancy on the board of directors of an irrigation district to be filled by appointment by the board of supervisors. If the board of supervisors do not fill the vacancy within 60 days after the vacancy occurs, the board of directors of the district may call a special election to fill the vacancy.

Revises provisions regulating specified aspects of travel promoters financial operations and advertising. The bill becomes effective on January 1, 1975.

Provides that any lubricating oil, regardless of its origin, or any product that is a blend of recycled oil and new oil, shall meet certain specifications. The bill makes it unlawful for any person to sell, offer, deliver or offer to deliver lubricating or motor oil without conspicuously marked SAE classification on container. The bill also deletes the provision which require that previously used lubricating or motor oil be labeled as "made from used oil" or "re-refined used oil"; be kept separate from unused lubricating or motor oil on any basket, stand, or rack; and be the subject of separate records of purchase, sale and storage by certain persons. The changes made by this bill become effective January 1, 1975.

Provides that the Resources Agency shall be the state coordinating agency for all applications for permission to conduct maintenance dredging in the area described as included in the area of jurisdiction of the San Francisco Bay Conservation and Development Commission of any amount or new dredging of 100,000 cubic yards or less within a 12-month period made to any state agency required or permitted by law to review such applications.

Specifies that a public transit operator, on and after July 1, 1976, shall be eligible for allocations for public transportation purposes, under the Mills-Alquist-Deddeh Act, only if the current cost of its retirement system is fully funded with respect to the officers and employees of its public transportation system, or if the operator is implementing a plan approved by the transportation planning agency which will so fully fund the retirement system with 40 years

Renames the California Council of Product Design and Marketing to be the California Council of Design and Marketing.

The bill provides that the council shall have the power to establish conditions and determine criteria for use of a California label. The bill also exempts the council from liability in establishing conditions for design excellence awards and in determining criteria for use of a California label. The bill becomes effective on January 1, 1975.

Authorizes recognized employee organizations to obtain the names and addresses of school district employees provided a fee not less than cost of preparation is paid.

Authorizes a district to require such information to be confidential.

Requires a district to establish a procedure for restriction of addresses of employees who wish to have their addresses confidential.

2402 - Nejedly Chapter 1272

SB 2417 - Deukmejian Chapter 1273

SB 2418 (Marks) Chapter 1274

SB 2421 (Mills) Chapter 1275

SB 2429 - Collier Chapter 1276

SB 2444 (Dills)
Thapter 1277

SB 2460 - Bradley Chapter 1278

SB 2462 - Song Chapter 1279

SB 2467 (Collier) Chapter 1280

SB 2472 (Cusanovich) Chapter 1281

SB 2476 -- Ayala Chapter 1283 Authorizes hospital districts to enter into contracts of employment with hospital administrators, not to exceed four years in duration, but which may be periodically renewed upon expiration for not more than four years. The bill becomes effective immediately.

Authorizes the governing board of a school district annuity retirement fund to request the district governing board to hold an election among fund participants to permit distribution of existing funds in the annuity fund, and delegates to the board authority to prescribe election procedures. The bill becomes effective immediately.

Provides that meetings of all legislative conference committees other than on the budget shall be open to press representatives accredited by the Joint Rules Committee.

Provides that certain rights and benefits accorded by statute enacted in 1972 to school classified employees who take voluntary demotion or reduction in assigned time in lieu of layoff, shall apply to those employees who took such voluntary demotion or reduction in assigned time in lieu of layoff after June 1, 1969, and prior to effective date of the 1972 enactment and who continue to be in such status on the effective date of this act.

Revises provisions regarding approval by members of the retirement system before a county providing retirement benefits under the County Employees Retirement Act of 1937 and federal social security may as an alternative to survivorship benefits under social security, provide alternative survivorship benefits. The bill takes effect immediately.

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RELEASE: Immediate

#538

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

AB 1897 - Holoman Chapter 1290 Includes firemen within specified sections of the Government Code relating to attendance of specified peace officers as witnesses or deponents in civil actions, payment of their salaries and expenses while attending such proceedings, reimbursement to the employing public entity for such payment.

The bill provides that the party who requests such attendance of a fireman or specified peace officer shall reimburse the employing public entity in an amount equal to the actual cost incurred by the public entity as a result of such person's attendance, instead of \$45 per each day of attendance. The bill becomes effective on January 1, 1975.

Increases the number of superior court judges in Placer County from two to three. The bill becomes effective on January 7, 1975.

Increases the number of judges in the Butte County Superior Court from two to three. /- 7-75.*

Authorizes minor who has reached age of 17 to serve as blood donor and blood bank to accept such donation with written consent of a parent. This bill also authorizes a minor under age of 17 to serve as blood donor and blood bank to accept such donation if he has written consent of parents and authorization of physician thereto.

Reestablishes the municipal court designated the South Bay Judicial District and requires the district to embrace the Cities of Chula Vista, Coronado, National City, and Imperial Beach and contiguous area determined by the board of supervisors.

The bill provides for two judges in the reestablished district. /- 7-75. **

Increases the number of municipal court judges in the Desert Judicial District in Riverside County from two to three. /- 7->5.*

Increases the number of superior court judges in San Diego County from 29 to 33. The changes made by this bill become effective January 7, 1975.

Increases the number of municipal court judges in the Walnut Creek-Danville Judicial District in Contra Costa County from two to three. The changes made by this bill become effective January 1, 1975.

Makes technical and clarifying changes to the Teachers' Retirement Law. The changes made by this bill become effective January 7, 1975.

Provides that the compensation payment for temporary total disability that has existed in excess of two years, shall be at the rate in effect on the date payment is made, rather than at the rate in effect on the date of injury. The bill applies only to injuries sustained after bill becomes effective.

The changes made by this bill become effective January 1, 1975.

AB 2888 - Chappie Chapter 1304

AB 2910 (R. Johnson) Chapter 1305

AB 3125 (McAlister) Chapter 1291

AB 3217 (Deddeh)
chapter 1306

AB 3221 (Seeley) Chapter 1307

AB 3325 - Kapiloff hapter 1308

AB 3483 - Knox Chapter 1309

> AB 3579--Lewis Chapter 1293

AB 3684--Knox Chapter 1294 AB 3753 - Quimby Chapter 1295

AB 3989 - Briggs pter 1310

AB 4222 - Warren Chapter 1311

AB 4234 - Wood Chapter 1312

4300 - Wilsonhapter 1313

AB 4408 (Quimby) Chapter 1314

SB 612-- Bradley Chapter 1296

SB 1540 - Beilenson Chapter 1292

SB 1731 - Dills Chapter 1297

SB 1959 (Carpenter) Chapter 1298 SB 1962 - Rodda Chapter 1288 Deletes, provisions specifying that retirement contributions are not to be paid from "development center for handicapped pupils' fund" and "child development fund" maintained in the county treasury for school districts.

Specifies that revenue limits of school districts shall be decreased to offset amounts required to be paid from such funds for retirement contributions. The bill becomes effective January 7, 1975.

Increases the number of municipal court judges from three to four in the Modesto Municipal Court District, and upon consolidation with the Ceres Judicial District there shall be five.

The number of municipal court judges are increases from eight to nine in the North Orange County Municipal Court from eight to nine in the West Orange County Municipal Court, and from four to five in the Orange County Harbo Municipal Court.

The number of judges in the Stockton Municipal Court will be increased from four to five. The changes made by this bill become effective January 7, 1975.

Provides for 171 judges in the Los Angeles Superior Court. The bill decreases from 68 to 58 the number of court commissioners in the Los Angeles Superior Court.

The bill also increases the number of judges in the Sacramento Superior Court from 15 to 18. The changes made by this bill become effective January 7, 1975.

Increases the number of municipal court judges in the City of Salinas from two to three. The bill becomes effective January 7, 1975.

Increases the number of municipal court judges in the El Cajon Judicial District of San Diego from four to five. The bill becomes effective on January 7. 1975.

Adds two judges to the San Bernardino County Municipal Court District.

The bill becomes operative on January 7, 1975.

Increases the number of superior court judges in Santa Clara County from 24 to 26. The changes made by this bill become effective January 1, 1975.

Specifically suthorizes minors who have attained age of 15 to consent to donation of blood with parental consent. The bill becomes effective /immediately.

Increase the number of judges in Compton Municipal Court District from a total of five to six and the Culver Municipal Court District from one to two. The bill becomes effective on January 7, 1975.

Increases the number of judges in the Superior Court of Orange County from 31 to 33. /-7-75.*

Provides that the Trustees of the California State University and Colleges may, authorize expenditures, commencing with spring semester or winter quarter of the 1974-75 academic year, necessitating a student material and pervices fee in excess of \$136 but not more than \$144. The bill becomes effective immediate

SB 2033 (Ayala) Chapter 1299

B 2050 (Zenovich)
Chapter 1300
SB 2057 (Berryhill)
Chapter 1301

SB 2099 (Ayala) Chapter 1302 SB 2115 (Stull) Chapter 1303

> SB 2364 -- Robbins Chapter 1289

Increases the number of municipal court judges in the El Cajon Judicial District in San Diego County from 4 to 5.

The bill creates the Chino Division of the San Bernardino County Municipal Court District and provides the division with one judge.

The bill also increases the number of judges in the Valley Division of San Bernardino County Municipal Court District from 1 to 2; and West Valley Division from 3 to 4. /-7-75*

Increases number of municipal court judges in Fresno Judicial District from six to seven. /-7-75 *.

SB 2057 increases the number of judges in the Stanislaus County Superior Court from five to six.

The bill also changes the compensation and positions of personnel in the municipal courts of Monterey County. /-7-75. *

Increases the number of superior court judges from 16 to 15 in San Bernardino County. /-7->5. **

Increases the number of municipal court judges in the North County Judicial District of San Diego County from five to six.

The bill also changes the compensation, privileges, and benefits of various personnel of municipal courts in San Diego County. /-/-75 **

Makes various technical changes and revises obsolete cross-references in statutes enumerating certain narcotic offenses conviction of which will affect the rights of persons to enter upon or continue in employment in the public schools, and the rights of persons to issuance of and in continuing to hold credentials and certifications for public school service. The changes made by this bill become effective January 1, 1975.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74

RELEASE: Immediate

#539

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

AB 221--Ralph Chapter 1344

AB 638 (McCarthy) Chapter 1345

AB 1163 - Murphy Chapter 1346

AB 1165 - Vasconcellos Chapter 1347

AB 1345 - Knox apter 1348

AB 1650 (Fong) Chapter 1349

AB 1723 (Deddeh) Chapter 1354

SEE NEXT PAGE FOR AB 1774 - Dixon

AB 2194 (Maddy) Chapter 1351 Repeals requirements for registration of labor camps and substitutes mandatory permit system for operation of such camps. The bill provides for the suspension of a permit if any provision of act or any regulation adopted pursuant thereto is soluted by permitholder. The changes made by this bill become effective January 1. 1975.

Makes it a ground for revocation of a license or permit for any skilled nursing facility, nonmedical or intermediate care facility or administrator of such facility to obtain as an additional cost of care or fail to deliver to an aid recipient his allowance for personal and incidental needs.

Appropriates \$91,000 to the Office of Aging to provide the nonfederal share of local matching funds for nutrition programs serving ethnic and elderly poor persons.

Authorizes the governing board maintaining a community college to impose a required fee for prescribed transportation services upon all students and employees or only upon all students at a community college campus for a two-year period, upon favorable vote at prescribed election. The bill becomes effective on January 1, 1975.

Authorizes local governing boards of school districts and community colleges to maintain classes on Saturdays and Sundays. The changes in the bill become effective January 1, 1975.

Provides that construction contracts of public agencies shall not require the contractor to be responsible for damage proximately caused by an act of God in excess of 5 percent of the contract amount provided that work is build in accordance with specified standards. The bill provides that "acts of God" for such purposes includes only earthquakes of specified magnitude and tidal waves. The phanges made by this bill become effective January 1, 1975.

This bill requires public agencies serving the public or open to the public and maintaining restroom facilities to provide such restroom facilities at no cost to the public.

Permits legislative body of cities and special districts with a treasury balance of eight million dollars at the end of the prior fiscal year or counties with a treasury balance of thirty million dollars or more at the end of the prior fiscal year which have money in sinking funds of, or surplus money in, its treasury not required for immediate necessities of the local agencies to invest such moneys in bills of exchange, or time drafts. Specific type of bills of exchange, or time drafts in which such moneys may be invested. Places specified limitations with respect to investment in bankers acceptances and excludes municipal utilities districts from certain limitations as to the type of investment permitted.

Permits real estate brokers to deal in mobilehomes under certain conditions.

AB 1774 - Dixon Chapter 1350 Provides that any person licensed under the Business and Professions Code shall be subject to disciplinary action by his licensing agency if, because of an applicant's race, color, sex, religion, ancestry, or national origin, he refuses to perform his licensed activity, aids or incites such refusal by another licensee, or makes any distinction, discrimination, or restriction in the performance of his licensed activity. Specifies that the bill shall not be interpreted to apply to discrimination by employers with regard to employees or prospective employees and shall not authorize action against any club licensed by A.B.C. because of discriminatory membership policies. The changes made by this bill become effective January 1, 1975.

AB 2202 (Wilson) Chapter 1352

Provides that a person held in custody in county or city correctional facility has the right to possess and use an orthopedic or prosthetic appliance, except under specified circumstances, if it has been prescribed or recommended and fitted by a physician. Provides procedures for court review of decision by person in charge of facility to remove appliance.

Provides that a person incarcerated in any facility of the Department of Corrections may retain any orthopedic or prosthetic appliance unless both a department physician and the inmate's personal physician agree that it is no longer needed.

Requires the Air Resources Board to test and certify stationary air pollutant monitoring devices. The bill requires the manufacturers of such devices to pay for the cost of certification. The bill also provides that if a local air pollution control district requires the installation of stationary devices only certified devices may be used. Provides a system of reporting violations of emission standards by users of the devices. The changes made by this bill become effective January 1, 1975.

Expands provisions of the Electronic and Appliance Repair Dealer Registration Law to include service dealers who engage in the business of installing, repairing, servicing, or maintaining television or radio receiver antennas or rotators which are located on or adjacent to a residence. The bill also excludes the sale of equipment from the provision which prohibits a service dealer from making the compensation of an employee or other specified persons dependent upon the value of parts replaced in any equipment. The changes made by this bill become effective January 1, 1975.

Authorizes a private school and a bona fide employer to jointly advertise in "help wanted" columns of magazines, newspapers, or other publications if specified conditions are met.

Exempts all persons employed by the Department of Corrections in a permanent, temporary, part-time, or intermittent capacity after July 1, 1973, but before January 1, 1974, from the 35-year maximum age limitation for participation in open examinations. The bill takes effect immediately.

Provides for an alternative procedure for the disposition of surplus school property.

Changes the amounts payable under an optional provision of the County Employees' Retirement Law of 1937 for survivor's allowances upon death of members before retirement. The changes made by this bill become effective January 1, 1975.

Authorizes the governing board of any school district to deduct, without charge, from salary or wage payment due any classified employee requested amount for dues in, or other services provided by, prescribed organizations of which he is a member and consisting in whole or in part of district employees. The changes made by this bill become effective January 1, 1975.

AB 2317 - Ingalls Chapter 1353

AB 2710 - Bannai Chapter 1355

AB 2777 (Chacon) Chapter 1356

AB 2874 -- Dunlap Chapter 1357

B 2880 - Beehapter 1358

AB 2940 -- Boatwright Chapter 1359

AB 2969 - Dixon Chapter 1360 AB 3016 (Thomas) Chapter 1361 Authorizes the governing board of the Los Angeles Unified School District, the City of Los Angeles, and the Los Angeles County Board of Supervisors to form a joint powers agency for financing, construction, and operation of an all-purpose recreational stadium and center in the harbor area of Los Angeles County, specifically authorizing the joint powers agency to issue revenue bonds to finance such construction. Specifies composition of joint powers governing body.

Authorizes board of supervisors to create county service area, subject to consent of city council and governing board, in area prescribed by joint powers agency.

Authorizes the levy and collection of taxes in the county service area for operation and maintenance of the stadium and cemter; such tax being subject to voter approval. Prohibits the joint powers agency from undertaking any financing or construction of the stadium and center unless and until such tax is approved by the voters.

Extends the deadline for preparation and adoption of seismic safety, noise, safety, and scenic highway elements of general plan by counties with a population of 100,000 or less to December 31, 1976.

The bill becomes effective immediately.

Permits, with the concurrence of the Director of the State Department of Health, the total transfer of environmental health and sanitation services to a comrehensive environmental agency of the county or district other than the Public Health Agency by action of the board of supervisors or district health board. The bill requires that minimal State Department of Health standards are observed and programs are maintained at levels of quality and efficiency equal to or higher than in former organization structure. The bill becomes effective January 1, 1975.

Deletes requirements for issuance of certificate of rehabilitation and pardon that, among other things, the applicant file notice of intention to apply for such certificate and agree to peace officer supervisor.

Makes period of rehabilitation for purposes of issuance of such certificate run from time of discharge from custody due to the defendant's completion of the term to which he was sentenced or release on parole, whichever is sooner, rather than from time of filing of notice of intention.

Amends the County Employees' Retirement Law of 1937 to provide optional alternative methods of accounting where debt securities which are a part of the System's portfolio are sold. The changes made by this bill become effective January 1, 1975.

Permits school district governing boards and Trustees of CSUC to establish rules and regulations which allow certificated and academic employees to reduce their workload from full-time to part-time duties.

Permits members of the State Teachers' Retirement System who are at least 55 years of age and are part-time employees to have retirement benefits based on full-time employment if the employee and the employer both elect to make contributions required for full-time employment; permits some retirement benefits for CSUC academic employees who are members of the Public Employees' Retirement System.

AB 3173 - Chappie Chapter 1363

AB 3197 - MacDonald Chapter 1364

AB 3265 (Arnett) Chapter 1365

> AB 3282 -- MacDonald Chapter 1366

AB 3339 (Brown) Chapter 1367 AB 3436 - Z'berg Chapter 1368

AB 3439 (Z'berg) Chapter 1369

AB 3491 - Fong Chapter 1370

AB 3582 - Chacon Chapter 1371

AB 3664 (Dunlap) Chapter 1362

B 3673 - Deddeh _hapter 1372

SEE NEXT PAGE FOR AB 3694 - Foran

AB 3738--Cline Chapter 1374 Provides that it is state policy that the workday of state employees shall be 8 hours. Makes related changes. Provides that the State Personnel Board may provide for payment of overtime in designated classes. Specifically makes policy re workday and workweek applicable to employees of California State University and Colleges and authorizes trustees to provide for payment of overtime in designated classes. The bill becomes effective on January 1, 1975.

Provides that where order granting or denying motion for change of venue where the motion is made on the grounds the action was not commenced in the proper court, the court may, as specified, order reasonable expenses and attorney's fees to prevailing party, to be paid whether or not the party awarded such expenses and fees is otherwise entitled to recover his costs of action. Provides that as between the party and his attorney, such expenses and fees are the personal liability of the attorney not chargeable to the party.

Where motion is granted prohibits further prosecution until such expenses and attorney's fees, as well as costs and fees of transfer of action, are paid by plaintiff. If not paid within 30 days of service of notice of order changing place of trial, provides for discretionary dismissal without prejudice on specified condition, upon noticed motion by any party.

Repeals provision authorizing any party to pay costs and fees of transfer where action is commenced in court not having jurisdiction and then be entitled to credit therefor or recovery thereof.

Repeals provision requiring mandatory dismissal after one year where action not originally commenced in proper court, and which has been ordered transferred to proper court and fees and costs have not been paid. Prohibits voluntary dismissal of action upon request or plaintiff where there is pending a motion for change of venue on the grounds the action was not commenced in the proper court.

Permits local agencies to make payroll deductions for legal expense insurance. The bill becomes effective on January 1, 1975.

Permits, in a city of 500,000 persons or more, as well as in a county of 4,000,000 persons or more, accommunity redevelopment agency to finance, acquire, and construct a transportation collection and distribution system & peripheral parking facilities to serve the redevelopment project and surrounding areas by issuance of bonds or otherwise.

Requires that the agency, in order to exercise the powers granted by this provision, enter into an agreement with the rapid transit district. The bill becomes effective January 1, 1975.

Requires Public Employees' Retirement System to pay members' specified expenses of transportation, meals, and lodging incident to reporting for a medical examination requested by the board of administration on initial application for disability retirement if the member is required to travel more than 50 miles.

Defines "prevailing wage," for the purposes of janitorial or custodial labor contracts of public utilities, as the wage determined by the Bureau of Labor Statistics in the United States Department of Labor. The changes made by this bill become effective January 1, 1975.

Provides that the State Department of Health shall permit a nurse anesthetist to bill independently for services rendered by such anesthetist. Requires the department, if an anesthetist chooses to bill independently, to make payment for such services directly to the anesthetist. The changes made by this bill become effective January 1, 1975. AB 3694 (Foran) Chapter 1373

AB 3748 (Arnett) Chapter 1375

AB 3848 - Badham Chapter 1376

AB 3850 - Mobley Chapter 1377

Enacts San Francisco Bay Area Transportation Terminal Authority Act.

Prescribes organization, government, powers, duties and functions of the authority, and in this connection, authorizes the authority to acquire, construct, and operate certain facilities to issue revenue bonds, and to collect fees, rents and other charges.

Appropriates \$75,000 to Department of Transportation for support of authority.

Revises the maximum number of program improvements schools which may be established in the state.

Permits school districts under specified circumstances to release the names and addresses of high school seniors to colleges, universities and private schools.

Permits a single ballot measure to authorize construction on more than one site or for more than one building.

Permits county boards of supervisors to levy a tax for child development centers in those districts which have contracted with the county superintendent to maintain a program.

Removes the limitation that contracts for pupil transportation be renewed at an annual rate not to exceed five percent.

Revises the procedures whereby elementary school districts in counties exceeding 7,000 square miles may be permitted to withdraw from the junior high school system of junior high schools maintained by a high school district.

Provides that a school district educating children in a hospital operated by a city or county for the actual costs of educating children (less state aid).

Authorizes a California water district to issue general obligation bonds where the proceeds are to be used to construct facilities in compliance with an order adopted by the State Department of Health pursuant to specified provisions, and the bonds to be sold have been approved by the State Treasurer in accordance with the provisions of the Districts Securities Law, without regard to specified election procedures, and specifies that such bonds shall be secured by unlimited ad valorem assessments on land in the district without regard to any property tax rate limitations. Provides for termination of proceedings upon written protests by 50% or more of the voters of the district or owners of 50% or more of the assessed valuation of the district. Authorizes a California water district to issue general obligation bonds of a district or for an improvement distri thereof the principal amount of which does not exceed the then unissued balance of the principal amount of bonds authorized pursuant to specified provision without a vote of the electors, or without a further hearing, in accordance with specified conditions. The bill becomes effective immediately.

Requires, rather than permits, a school district which because of reorganization or boundary changes, is to maintain a school formerly maintained by another school district, to employ the probationary certificated employees employed at such school by the other district unless such employees are terminated in accordance with prescribed procedures. The changes made by this bill become effective January 1, 1975.

AB 3937 -- Boatwright
Chapter 1378

AB 3963 -- Montoya Chapter 1379

AB 4054 (McAlister) Chapter 1380

Ab 4093 - Russell Chapter 1381

> AB 4118 -- Dixon Chapter 1382

AB 4149 - Knox Chapter 1383

8 4157 (Montoya) hapter 1384 Provides that payment by a contracting agency of the Public Employees' Retirement System of employer contributions and any other amounts for employer paid benefits shall not be construed as receipt of salary by an elective officer for purposes of statutory salary limitations. The bill provides that any amounts paid by a city for retirement, health and welfare, and federal social security benefits shall not be included for determining salary under provision limiting city council salaries. The changes made by this bill become effective January 1, 1975.

Amends the County Employees Retirement Law of 1937 to permit board of supervisors in counties which have adopted specified retirement programs to adopt a decrease in the member contribution rate. The changes made by this bill become effective January 1, 1975.

Provides that absence from state service because of illness arising out of and in the course of employment and which is certified by the Workmen's Compensation Appeals Board and for which the employee was not compensated is "public service" for purposes of receipt of service credit in the Public Employees' Retirement System.

Declares that provisions of the Multistate Tax Compact pertaining to allocation and apportionment of income be construed as reenactment of specified existing law without any inference of change.

The bill requires the state's member on the Multistate Tax Commission to consult with, and follow policy guidelines of, the Multistate Tax Advisory Committee on matters of tax policy.

The bill creates a Multistate Tax Advisory Committee consisting of Attorney General, Controller, a member of Assembly Revenue and Taxation Committee and a member of Ways and Means Committee appointed by the Assembly Speaker, a member of Senate Revenue and Taxation Committee and a member of Finance Committee appointed by the Senate Rules Committee, and the Director of Finance. The bill becomes effective on January 1, 1975.

Amends the State Teachers' Retirement Law to make the provision permitting members to receive up to four years of service credit for time served on or after July 1, 1972, as an elected offical of an educational association. The changes made by this bill become effective January 1, 1975.

Authorizes local agencies to modify or change requirements contained in regulations adopted pursuant to prescribed provisions of the State Housing Law if they make a finding re use of temporary housing in conjunction with mining claims on federally owned property and that the modification or change would be in the public interest and consistent with the intent of the so-called Federal Mining Act of 1872. The bill becomes effective January 1, 1975. Revises the definition of "displaced person" as used in provisions relating to the payment of relocation assistance for displacement caused by governmental action, to specifically include within such definition persons displaced as a result of an owner participation agreement or on acquisition carried out by a private person for or in connection with a public use where a public entity is otherwise empowered to acquire the property to carry out the public use.

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74

RELEASE: Immediate

#540

Governor Ronald Reagan today announced he has signed legislation to protect and better inform Spanish-speaking Californians.

Both measures (SB 2066-Carpenter and AB 2797-Alatorre) require that certain notices and legal documents be printed in Spanish as well as English.

"I am particularly pleased to sign these bills into law," the governor said, "because they provide needed protection for a large segment of Californians.

"It is a disheartening fact of life that some of the state's Spanish-speaking citizens have not received the full benefits due them because of their inability to fully understand English. These two bills will go a long way in correcting that problem."

Senate Bill 2066 requires assessors in counties having 10 percent or more Spanish-surname or Spanish-speaking persons, according to the latest federal decennial census, to send notices relating to the homeowners' property tax exemption and senior citizens property tax assistance to homeowners in both English and Spanish. The bill also authorizes assessors in other counties to send the notices in Spanish if they wish to do so.

The other measure requires consumer contracts to be made available in both Spanish and English when they are drawn by persons engaged in a trade or business conducted primarily in Spanish. Violation of the law makes the contract voidable at the option of the consumer.

The bills also provide for the Department of Consumer Affairs to approve Spanish-translated contractual forms.

Both bills become effective January 1, 1975.

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Walthall

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74 RELEASE: Immediate

#541

Governor Ronald Reagan today signed legislation (SB 2264-Moscone) to upgrade and expand education opportunities for California's Indian population.

The measure, which became law with the governor's signature, calls for the establishment of 10 California Indian Education Centers, seven of which will be in rural settings. The primary function of the centers will be to provide tutorial and other supportive services for Indian students in all grades.

"These centers will be patterned after the successful Owens
Valley Indian Education Center in Bishop, California," the governor
said, "and I am hopeful that they will be equally successful.

"The Bishop facility has reduced the dropout rate among Indian students from 40 to 10 percent; has increased the average elementary student's achievement in reading and math by one full year, and has increased its students' high school achievement by one half year.

"This is an outstanding record and the concept deserves a trial on a statewide basis."

The Centers established by the bill will be designed to:

- --Improve academic achievement of Indian students with particular emphasis on reading and mathematics.
 - -- Increase employment of Indian adults.
 - -- Provide coordinated programs with public schools.
 - -- Provide adult classes and activities.
- --Provide college-related training programs for prospective Indian teachers.

The bill appropriates \$400,000 for 1974-75.

California's State Board of Education will be required to adopt guidelines for the selection and administration of the centers. They will be open to any tribal group or incorporated Indian association in the state.

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FFICE OF GOVERNOR RONALD REAGAN acramento, California 95814 lyde Walthall, Press Secretary 16-445-4571 9-26-74

RELEASE: Immediate

#542

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

AB 4178 - Keene Chapter 1385 Specifies that the fact that a mature cock's comb has been clipped to a length of three-quarters of one inch or less, instead of being clipped to an unspecified length, shall be prima facie evidence of intention to use or engage such cock in an exhibition of fighting in violation of misdemeanor provisions. The changes made by this bill become effective January 1, 1975.

NB 4180 (Keysor) Chapter 1386 Establishes regular election date in May of each odd-numbered year. Deletes certain local elections from requirement regarding the establishment of election dates.

AB 4181 - Bannai Chapter 1387 Provides that any state member of the Public Employees' Retirement System other than a school member may elect to be included in the 1959 survivor benefit program whether or not such person made a previous election not to be included. The bill becomes effective on January 1, 1975.

AB 4185 - Papan Chapter 1388 Raises from 3 to 5 percent per year the maximum allowable cost-of-living increase authorized for allowances of county employee retirement systems. The bill becomes effective immediately.

AB 4214-Garcia Chapter 1389 Changes from 150 to 131 the number of days which must intervene between adoption of a proposal by the Legislature and its submission to the people at a statewide election. The bill changes the time limits relating to the submission of ballot measure arguments to the Secretary of State. The changes made by this bill become effective January 1, 1975.

AB 4223 - Wilson 1390

Provides, if contracting agencies so elect, that cost-ofliving adjustments for local members of the Public Employees' Reitrement System shall be limited to increase in monthly allowance of 5% per year, rather than 2%. Makes related change where contract terminated. The bill permits receipt of sick leave credit in retirement system established under the County Employees Reitrement Law of 1937 in any county of the third class if board of supervisors so provide. The changes made by this bill become effective January 1, 1975.

AB 4270 (Knox) Chapter 1391 Establishes procedure for consolidation of two or more counties. Provides that consolidation may be initiated by petition by electors or resolution of the board of supervisors of an affected county. Provides for appointment by Governor of County Consolidation Review Commission to review and make various determinations respecting consolidation. Provides for election with respect to consolidation.

AB 4271 (Knox) Chapter 1392 Repeals present procedure for creation of new counties and substitutes procedure, initiated by petition of registered electors, whereby hearings be conducted and specified determinations made by a County Formation Review Commission before elections on the question of creation of a new county.

AB 272 (Knox) Chapter 1393 Provides procedure for alteration of boundary lines between counties. Provides that such alteration may be initiated by petition by electors or resolution of the legislative body of an affected county or city within an affected county. Provides for appointment by Governor of County Boundary Review Commission to review and make various determinations respecting boundary changes. Provides for election in the territory proposed to be transferred with respect to boundary changes involving inhabited territory and permits owners of real property to request that their property be excluded from the territory proposed to be transferred.

AB 4298 -- Wilson Chapter 1394

AB 4370 (Alatorre) Chapter 1395

AB 4424 (Knox) Chapter 1396

AB **4487 - Keene** Chapter 1397

B 47 -- Dills Chapter 1315

SB 514 (Biddle) Chapter 1316

> SB 1206 -- Stiern Chapter 1317

SB 1467 - Song Chapter 1318

SB 1476 - Nejedly | 1319

Permits boards of supervisors to increase maximum annual allowance for service-connected disability from 50% to 60, 70, 80, or 90% of a totally disabled member's final compensation. The changes made by this bill become effective January 1, 1975.

Requires that the State Personnel Board provide to the State Fair Employment Practice Commission a copy of each affirmative action plan adopted by each state agency, and an annual statistical survey setting forth specified information concerning the employment of each state agency.

Requires that every local agency provide to the State Fair Employment Practice Commission a copy of any affirmative action plan which adopts, and a copy of any annual statistical survey of the employment of the agency which it is required to submit to the U.S. Equal Employment Opportunity Commission.

Declares such reports and information to be public records.

Permits grand juries to hire experts and expend a sum not to exceed \$30,000 per year on the experts for the purpose of investigating fiscal matters, and requires the grand jury to file its report within a stated time.

Specifies procedure by which police department of a city or district with 10 or fewer sworn law enforcement officers may apply to Commission on Peace Officer Standards and Training and receive a permit authorizing a newly employed policeman after January 1, 1975, to have peace officer powers for up to 6 months without first completing training otherwise required by law. Specifies provision shall cease to have effect after January 1, 1976. The changes made by this bill become effective January 1, 1975.

Permits contracting agencies of the Public Employees'
Retirement System to independently elect permis sive
benefits for various categories of membership. The changes
made by this bill become effective January 1, 1975.

Requires every clerk of a court, or judge if there is no clerk, to report to the Department of Motor Vehicles as specified, conviction of persons who have violated a specified provision of the Vehicle Code relating to the modification of exhaust systems and mufflers so as to emit noise above a specified level, and operation of motor vehicles with such modified exhaust systems.

Provides that the board of retirement of a system established pursuant to the County Employees Retirement Law of 1937 may permit the county auditor to forego specified certification requirement concerning compensation paid members. The changes made by this bill become effective January 1,1975.

Eliminates the maximum age limit for starting Correctional Counselors and Parole Agents. The changes made by this bill become effective January 1, 1975.

Directs the Public Utilities Commission to establish priorities of electricity and gas usage and among customers of electrical and gas corporations in the order of greatest public benefit and need, as specified, and to order service temporarily reduced during any shortage, as specified, in accordance with such priorities. Requires the commission to establish no such priority which would cause any reduction in transmission of gas to this state pursuant to federal rule, order, or regulation. Authorizes the commission to require electrical or gas corporations to provide mutual assistance during fuel shortage conditions. Declares that no such corporation which reduces or discontinues service pursuant to an order of the commission shall be liable for any damages caused thereby. The bill becomes effective immediately.

SB 1557 - Way Chapter 1320

Sr 1767 - Way Ch_pter 1321

SB 1775 - Grunsky Chapter 1322

> SB 1858 -- Song Chapter 1323

SB 1918 -- Nejedly Chapter 1324

SB 1963 (Mills) Chapter 1325

SB 1997 - Deukmejian Chapter 1326

SE 053 - Kennick Chapter 1327

√SB 2088 - Song Chapter 1328 Provides that local miscellaneous and local safety members who are employees of contracting agencies of the Public Employees' Retirement System shall receive credit for unused days of sick leave at retirement if their employer so elects by amending present contracts or inclusion in new contracts. Provides that retirement allowances of such employees whose retirement or death before retirement occurred after January 1, 1974, shall be adjusted to include such credit. Permits contracting agencies, as well as state agencies, to employ retired members to perform essential medical or dental services. The bill takes effect immediately.

Revises provisions generally regulating denial, suspension, and revocation of licenses by licensing boards under regulation of the Business and Professions Code, among other things to delete the lack of good moral character, or similar ground relating to applicant's character, as a ground of denial of license. The bill becomes effective on January 1, 1975.

Amends the Public Employees' Retirement Law to include within the definition of dependent children, for purposes of the special death benefit, for safety members, full-time students under age 22.

The bill becomes effective on January 1, 1975.

Provides that designated newsmen cannot be adjudged in contempt for refusing to disclose any unpublished information obtained or prepared in gathering, receiving or processing of information for communication to the public. The changes made by this bill become effective January 1, 1975. Permits counties to provide the same services as a mosquito abatement district or vector control district within both the unincorporated and incorporated territory of the county, but requires that before exercising such authority within an incorporated territory the consent of the city council first be obtained, that a public hearing be held by the board of supervisors on such proposals, and that notice of such hearing be given in a specified manner. The changes made by this bill become effective January 1, 1975.

Requires an operator, other than a city and county with a population of 700,000 or more, to expend at least 15%, rather than at least 75%, of the funds it receives for public transportation purposes under the Mills-Alquist-Deddeh Act for capital expenditures. The bill retains the 75% requirement as to an operator which, on January 1, 1975, is a city and county with a population of 700,000 or more.

The bill further exempts from the above requirement, during any fiscal year, any operator receiving local financial assistance, exclusive of fares, in that fiscal year in an amount equal to or greater than the amount specified in the above requirement.

Transfers the California Job Creation Program Board from the Department of Employment Development to the Business and Transportation Agency and substitutes the Secretary of Business and Transportation for the Secretary of the Health and Welfare Agency on the membership of that board. The bill takes effect immediately.

Requires Board of Administration of the Public Employees Retirement System to pay state members, other than school members, who deferred retirement, specified benefits that would have accrued because of change in retirement allowance computation as of July 1, 1971, and provides that such persons' retirement shall be made effective on July 1, 1971, or 63rd birthday. The changes made by this bill become effective January 1 1975.

Increases the maximum annual membership fees which may be fixed by the Board of Governors of the State Bar. The bill becomes effective on January 1, 1975.

SB 2103 (Dymally) Chapter 1329

SB 2140 - Biddle Chapter 1330

B 2144 (Zenovich)
Chapter 1331

SB 2155 - Petris Chapter 1332

SB 2243 - Roberti Chapter 1333

SB 2283 - Petris Chapter 1334

SB 2303 - Carpenter Chapter 1335

SB 2343 - Short Chapter 1336 Revises law with respect to enforcement of orders under the Family Law Act, including providing that earnings, income, or accumulations of either spouse, while living separate and apart from other spouse which would have been community property if the spouse had not been living separate and apart from the other spouse shall be first resorted to in enforcement of any order for support.

Delays the implementation of year-round motor vehicle registration one year. The bill becomes effective immediately.

Deletes from the requirement of 15 years of service as a teacher, for appointment of an individual without a supervisory or administrative credential to an administrative or supervisory position, the requirement that all such service be in the public schools of California, but retains the requirement of 10 years of teaching service with the appointing district.

Excepts Larkspur and Greenbrae Boardwalks from jurisdiction of the San Francisco Bay Area Development Commission.

Authorizes the City of Emeryville to operate a ferry system between that city and the City and County of San Francisco if (a) approval is obtained from the Metropélitan Transportation Commission and (b) either the required consent of the holders of outstanding revenue bonds secured by the revenues in the Revenue Fund of the San Francisco-Oakland Bay Bridge is obtained or it is established that such operation is not prohibited by the provisions of any outstanding bond indenture. The bill becomes effective on January 1,1975.

Deletes exemption for individuals, agencies, associations and corporations not organized for profit or gain and for organizations and associations exempt from federal income taxation pursuant to prescribed provisions of federal, from provisions (1) prohibiting specified referrals and recommendations for medical care or treatment for profit and (2) prohibiting any physician, hospital, health-related facility, or dispensary from entering into a contract or agreement to accept for medical care or treatment any person referred or recommended by a medical referral service in another state if such business would be prohibited under specified provisions relating to medical referral services in this state. The bill becomes effective on January 1, 1975.

Declares it is the policy of the state that holders of M.D. and D.O. degrees shall be accorded equal professional status and privileges as licensed physicians and surgeons. With a specified exception for medical schools, prohibits prescribed health facilities, the state, and local governmental entities from discriminating, with respect to employment, staff privileges, or the provision of professional services, against a licensed physician and surgeon on the basis of whether the physician and surgeon holds a D.O. or M.D. degree. The bill authorizes the district attorne in a county in which a violation of such provisions occurs to bring an action to enjoin the violation, upon receipt of a complaint by an aggrieved physician and surgeon. The changes made by this bill become effective January 1, 1975.

Ratifies California's membership to the Interstate Oil Compact Commission. The bill appropriates \$27,000 from the Petroleum and Gas Fund for maintaining the State's membership until August 31, 1975.

Provides that a section of the California Interscholastic Federation is a public agency for purposes of the Public Employees' Retirement System. The chang made by this bill become effective January 1, 1975. SB 2377 -- Stull Chapter 1337

Provides that if a member of the Public Employees'
Retirement System who is an academic employee of the
California State University and Colleges dies while on
leave with pay, or within 12 months following such a
leave, during which he received less than full compensation,
his death benefit shall be based upon full compensation
earnable by him when not on leave with pay. Extends such
provision to members dying on or after January 1, 1973.
The changes made by this bill become effective January 1,
1975.

B 2392 (Whetmore)
_hapter 1338

Specifies that court shall revoke decree or judgment for spousal support upon proof that party ordered to be paid support is living with person of opposite sex under designated circumstances. Provides for mandatory restitution of such moneys received from onset of living together.

SB 2396 -- Behr Chapter 1339

Requires state and local agencies disposing of surplus real property to notify any housing authority in the county where the property is located, in writing, of its intent to dispose of the property, and to offer to sell the property to such authority or authorities at far market value. The changes made by this bill become effective January 1, 1975.

SB 2410--Nejedly Chapter 1340 Provides that the vacation or abandonment of any street or highway shall extinguish all public easements therein, except as to a local agency as specified.

SB 2422 (Alquist) Chapter 1341 Revises the Public Resources Code to require cities and counties to charge a reasonable fee to an applicant for a site approval for a proposed new real estate development or structure for human occupancy located within a special studies zone delineated pursuant to the Alquist-Priolo Geologic Hazard Zones Act rather than requiring such fee for a building permit according to a fee schedule established by by State Mining and Geology Board.

SB 2452 - Zenovich Chapter 1342 Removes single story buildings or structures, housing 6 or less normal ambulatory aged persons, if said structures are included in an institutional occupancy, from the requirement of installing an automatic sprinkler system in these buildings. In lieu of the sprinkler system, this bill requires a specified type of State Fire Marshal fire detection and alarm system The bill becomes effective immediately.

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74 RELEASE: Immediate

#544

Governor Ronald Reagan today signed legislation (SB 1471) requiring the state Department of Motor Vehicles to suspend the driving privileges of uninsured vehicle owners or drivers who cannot prove their ability to pay for damages of more than \$250 resulting from an accident.

The bill, authored by Senator Clark Bradley (R-San Jose) would require an uninsured motorist to file proof of ability to pay damages for a period of three years.

"Figures compiled by the DMV show that the percentage of insured motorists has declined by 14 percent over the past six years to the point that, today, only 78 percent of the state's motorists are insured," the governor said. "And the situation is getting worse, since the number of uninsured motorists over the past year and a half have risen about one percent each month. I find this deplorable."

In conjunction with the filing of an accident report when property damage exceeds \$250 or personal injury is involved, a motorist under SB 1471 must prove he had insurance coverage or similar protection. If no such proof is forthcoming, the motorist then has 60 days in which to obtain coverage and provide proof to the DMV.

The new law calls for a minimum of insurance coverage: \$15,000 for one person, \$30,000 for one accident with respect to personal injuries and \$5,000 for a single accident resulting in property damage.

"I am especially pleased to sign this bill because it relieves the DMV from holding costly hearings to determine who was at fault before suspending a license as the result of an accident, "Governor Reagan said. "This will result in an annual savings to the taxpayers of \$2.6 million just for the cost of the approximately 20,000 hearings that have been necessary each year."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74

RELEASE: Immediate

#545

Governor Ronald Reagan today announced he has signed--with a great deal of reluctance--legislation (SB 1966-Mills) extending the one-half cent sales and use tax in San Francisco, Alameda and Contra Costa counties to support the financially troubled Bay Area Rapid Transit District.

The special and so-called temporary tax, first imposed April 4, 1970, will be extended to December 31, 1977. The tax is estimated to generate \$34 to \$40 million a year.

"Although I have signed this bill I am very concerned that it did not include a provision for a direct vote of the people of the counties involved to determine if they want to be saddled with this additional tax for years into the future," the governor said.

"A recent management audit of BART by an independent firm, Cresap,
McCormick and Paget, concluded that 'BART is far from a stable, wellprepared subject for this management audit...existing budgeting systems
and procedures are cumbersome or lacking.'

"There exists the real possibility that BART's deficits will continue indefinitely, yet it was sold originally to the people of San Francisco, Alameda and Contra Costa counties as a system that would be self-sufficient.

"I believe that the people should reserve the right to determine themselves whether they want additional taxes. This bill would have been far better had it included a provision for a vote of the people. This deficiency should be corrected by subsequent legislation in the next session of the legislature.

"Had I not signed this bill, the immediate losers would have been the 100,000 Bay Area residents who depend on the BART trains each day for their transportation.

"My signature should not be considered as an endorsement of either the BART management, or the legislature's method of handling this problem," the governor concluded.

In addition to extending the one-half cent tax, the bill directs the legislative analyst to monitor management of the BART system during the life of the tax and to develop long-range financing alternatives for BART and other public transit operators in the area.

BART officials had warned that unless the temporary tax was extended they would have to close down the system October 1 of this year because of an operating deficit.

The boards of supervisors, local governments in the three BART counties and numerous individuals urged the governor to sign the bill.

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-26-74 RELEASE: Immediate

#546

Governor Ronald Reagan today signed SB 1521 (Alquist) which will prohibit the sale or installation of new residential-type gas appliances equipped with a pilot light after January 1, 1977, or two years after an alternative to the pilot light has been certified, whichever is later.

The bill also directs the state Energy Resources Conservation and Development Commission to develop no later than January 1, 1976 specifications for one alternative, intermittent ignition device.

After testing alternatives, the commission may determine there is no feasible alternative or that pilot lights are necessary for health and safety.

Intermittent ignition devices already are available on gas dryers. They perform the same essential safety function as a pilot light, but do not consume gas when the appliance is turned off.

"With a 30 percent shortage in natural gas for residential use projected for within the next eight years, it behooves all of us to look for ways to conserve our natural resources," the governor said.

"Since we are told that between 10 and 15 percent of the residential gas consumed is attributable to pilot lights, the signing of this measure will help reduce the consumers' utility bills. As the increased cost of appliances equipped with the ignition devices should not be substantial, I believe this to be a way all of us can reduce the need for, and thus conserve, natural gas for other purposes."

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OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-27-74 RELEASE: Immediate

#548

Governor Ronald Reagan today signed into law three pieces of legislation involving the medical profession, two bills (AB 4481-Vasconcellos and AB 2296-Sieroty) giving institutionalized patients the right to refuse shock treatment and a third (AB 3560-Armett) lawfully defining death.

"These laws involving shock therapy afford patients the protection of having control over the situation, either through their own consent or the approval of someone legally designated to represent them," the governor said, "and giving death the legal definition of total and irreversible cessation of brain function, confirmed by a second physician, will reverse a dramatic decline in the availability of human organs for transplantation. I consider these important rights to the individual."

AB 4481 gives patients under the Lanterman-Petris-Short Act the right to refuse psychosurgery, provides that such rights may not be denied for good cause and requires written informed consent. Shock treatment shall be performed only after a committee of three doctors has reviewed and unanimously agreed with the treating physician's determination.

AB 2296 prohibits the administration of organic therapy to a non-consenting inmate of a state institution or a person who lacks the capacity to give informed consent. To engage in organic therapy, the state Department of Corrections must obtain a court order.

AB 3560 prohibits both doctors, one who pronounces the death and another who confirms the death independently, from participating in the removal of a body part or the transplant procedure.

"Putting on the books of this state for the first time a law that describes and defines death, and at the same time clears the way for transplant donations to save many other lives, is an admirable cause I wholeheartedly support, "Governor Reagan added.

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-27-74

RELEASE: Immediate

#550

Private school tuition aid for certain educationally handicapped pupils with visual disorders and experimental education programs for physically handicapped pupils are provided for in separate legislation signed today by Governor Ronald Reagan.

Under SB 1586 by Senator Milton Marks (R-San Francisco), certain exceptional children with visual perception difficulties which make it difficult for them to learn become eligible for state support in private schools when there are no appropriate public special educational facilities available.

"Existing law provides for tuition payments to parents of physically handicapped children for whom no adequate special education facilities are available," said the governor, "and this bill amends the state Education Code to allow representation for the parent or guardian before an admission committee, which decides if the child cannot get an adequate education because of a visual disorder in our public schools. Also, because of the visual problems encountered, the bill allows optometrists——rather than physicians——to determine if private school attendance is necessary to meet the child's educational needs."

The other bill, SB 1908 by Senator Donald L. Grunsky (R-Watsonville), authorizes five county school superintendents to immediately conduct special experimental programs for youngsters with specified physical handicaps between the ages of 1½ and 3 years and to experiment with individualized instruction for physically handicapped pupils who, because of another specified primary handicap, already are enrolled in special education classes or receiving special services. Both experiments will be in effect for two years, at a total cost of \$380,000.

"Currently, county superintendents may conduct programs for these handicapped infants and toddlers, but must engage in a contract with the district of residence for costs of instruction," the governor said.

"The bill I have signed eliminates the district as a middleman. The resultant transfer of foundation support and any necessary small school allowances becomes unnecessary and the county providing the programs gets the funds directly. I find this a much better way of conducting business."

OFFICE OF GOVERNOR RONALD REAGAN Sacramento, California 95814 Clyde Walthall, Press Secretary 916-445-4571 9-27-74

RELEASE: Immediate

#551

Governor Renald Reagan today signed legislation (AB 4525-Fong) authorizing payment by a school district to the surviving spouse of any employee murdered while on the job during or after the 1973-74 school year.

The bill provides payment be restricted to the amount remaining in the deceased employee's contract.

Under provisions of the bill, the widow of Dr. Marcus Foster, superintendent of the Oakland Unified School District who was slain last year after leaving a school board meeting, will receive payment.

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Walthall